

COUNCIL REGULATION (EEC) No 4080/87

of 18 December 1987

opening, allocating and providing for the administration of Community tariff quotas for certain handwoven fabrics, pile and chenille (1988)

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular Article 113 thereof,

Having regard to the proposal from the Commission,

Whereas, as regards handwoven fabrics of silk, waste silk other than noil and cotton, falling within heading Nos ex 50.09 and ex 55.09, the Community has declared its readiness to open annual duty-free Community tariff quotas up to a value (customs value) which, for 1987, amounted to 2 316 000 ECU for silk fabrics and to 2 069 000 ECU for cotton fabrics; whereas products may be admitted under the Community tariff quota only on production of a certificate of manufacture recognized by the relevant authorities of the European Economic Community, such products being stamped in a manner approved by those authorities at the beginning and end of each item and carried direct from the country of manufacture to the Community; whereas it is, accordingly, appropriate to open the tariff quotas in question with effect from 1 January 1988, at the levels set for 1987;

Whereas the Community has adopted, with effect from 1 January 1988, a combined nomenclature for goods which meets the requirements of the Common Customs Tariff and the Nomenclature of Goods for the External Trade Statistics of the Community and Statistics of Trade between Member States; whereas, in order to

accommodate specific Community measures, this nomenclature has been expanded specific Community measures, this nomenclature has been expanded into an integrated tariff of the European Communities (TARIC); whereas, with effect from the date given above, the combined nomenclature and, where appropriate, the TARIC code numbers, should be used for the description of the products covered by this Regulation;

Whereas equal and continuous access to the quotas should be ensured for all Community importers and the rate laid down for the quotas should be applied consistently to all imports until the quotas are used up; whereas, in the light of the principles outlined above, a Community tariff quota arrangement based on an allocation among the Member States would seem to preserve the Community nature of the said quotas; whereas, to represent as closely as possible the actual development of the market in the said goods, the allocation should follow proportionately the requirements calculated both on the basis of statistics of imports from third countries during a representative reference period and on the basis of the economic prospects for the quota year in question;

Whereas, however, in the statistical nomenclatures there is no specific classification for the handwoven fabrics concerned; whereas, in these circumstances, it has been impossible to collect sufficiently precise and representative statistics; whereas the quantities charged against the shares allocated to the Member States for the Community tariff quotas opened for certain of these fabrics for 1984, 1985 and 1986 were as follows:

1. Woven fabrics of silk or of waste silk other than noil:

Member States	1984		1985		1986	
	ECU	%	ECU	%	ECU	%
Benelux	31 779	1,82	12 681	0,63	44 284	2,22
Denmark	22 891	1,31	41 784	2,09	60 687	3,04
Germany	1 095 862	62,78	1 269 934	63,44	1 452 095	72,75
Greece	0	0	0	0	0	0
France	306 785	17,58	391 287	19,55	237 718	11,91
Ireland	0	0	0	0	0	0
Italy	130 300	7,47	128 370	6,41	109 000	5,46
United Kingdom	157 850	9,04	157 670	7,88	92 298	4,62

2. Woven fabrics of cotton:

Member States	1984		1985		1986	
	ECU	%	ECU	%	ECU	%
Benelux	59 000	2,91	68 998	3,38	112 000	5,57
Denmark	138 001	6,81	267 999	13,12	294 500	14,66
Germany	263 192	12,98	325 655	15,94	511 502	25,46
Greece	0	0	0	0	0	0
France	1 068 000	52,69	852 600	41,74	799 600	39,80
Ireland	0	0	0	0	0	0
Italy	28 274	1,39	56 805	2,78	15 063	0,75
United Kingdom	470 600	23,22	470 600	23,04	276 404	13,76

Whereas, in view of the variations in these figures, no firm conclusion can be reached on the real requirements of each Member State referred to above for the quota period under consideration; whereas the new Member States' requirements cannot be accurately determined either; whereas, in order that the Community tariff quotas in question may be allocated fairly among the Member States, the initial percentage shares of the quota volume may be expressed roughly as follows:

Member States	Silk goods	Cotton goods
Benelux	4,58	3,41
Denmark	4,58	8,72
Germany	41,86	13,05
Greece	3,17	0,82
Spain	2,16	1,30
France	22,88	37,17
Ireland	3,00	2,24
Italy	9,24	3,45
Portugal	0,84	0,09
United Kingdom	7,64	29,75

Whereas, to take account of future import trends for the goods under consideration, each quota volume should be divided into two parts, the first being allocated among the Member States and the second held as a reserve to cover at a later date the requirements of Member States which have used up their initial shares; whereas, to give importers some degree of certainty, the first part of each Community tariff quota should be set at a relatively high level, at approximately 51 % for silk goods and at approximately 67 % for cotton goods;

Whereas the initial shares may be used up at various rates of rapidity; whereas, therefore, to take account of this fact

and avoid any break in the continuity of supplies, any Member State which has almost used up one of its initial shares should draw a supplementary share from the corresponding reserve; whereas this must be done by each Member State as each one of its supplementary shares is almost used up, and as many times as the reserve allows; whereas each initial and supplementary share must be valid until the end of the quota period; whereas this form of administration requires close collaboration between the Member States and the Commission and the latter must be able to monitor the extent to which the tariff quotas have been used up and inform the Member States accordingly;

Whereas, if at a given date in the quota period a Member State has a considerable quantity of one of its initial shares left over, it is essential that it should return a significant proportion to the reserve to prevent a part of one or other of the Community quotas from remaining unused in one Member State while it could be used in others;

Whereas, since the Kingdom of Belgium, the Kingdom of the Netherlands and the Grand Duchy of Luxembourg are united within and jointly represented by the Benelux Economic Union, any operation relating to the administration of the quota shares allocated to that economic union may be carried out by any one of its members,

HAS ADOPTED THIS REGULATION:

Article 1

- From 1 January to 31 December 1988, the customs duties applicable to imports of the following products shall be suspended at the level indicated and within the limits of Community tariff quotas as shown herewith:

Order No	Combined nomenclature code	Description	Quota volume (in ECU)	Rate of duty (%)
09.0101	ex 5007	Woven fabrics of silk or of silk waste: — Fabrics woven on handlooms		
	5803	Gauze, other than narrow fabrics of heading No 5806: — — Of silk or silk waste: — — — Fabrics woven on handlooms	2 316 000	0
	ex 5803 90 10			
	ex 5208	Woven fabrics of cotton, containing 85 % or more by weight of cotton, weighing not more than 200 g/m ² : — Fabrics woven on handlooms		
	ex 5209	Woven fabrics of cotton, containing 85 % or more by weight of cotton, weighing more than 200 g/m ² : — Fabrics woven on handlooms		
	ex 5210	Woven fabrics of cotton, containing less than 85 % by weight of cotton, mixed mainly or solely with man-made fibres, weighing not more than 200 g/m ² : — Fabrics woven on handlooms		
	ex 5211	Woven fabrics of cotton, containing less than 85 % by weight of cotton, mixed mainly or solely with man-made fibres, weighing more than 200 g/m ² : — Fabrics woven on handlooms		
	ex 5212	Other woven fabrics of cotton: — Fabrics woven on handlooms		
09.0103	5801	Woven pile fabrics and chenille fabrics, other than fabrics of heading No 5806: — Of cotton: — — Uncut weft pile fabrics — — — Fabrics woven on handlooms	2 069 000	0
	ex 5801 21 00	— — Cut corduroy — — — Fabrics woven on handlooms		
	ex 5801 22 00	— — Other weft pile fabrics — — — Fabrics woven on handlooms		
	ex 5801 23 00	— — Warp pile fabrics, épingle (uncut) — — — Fabrics woven on handlooms		
	ex 5801 24 00	— — Warp pile fabrics, cut — — — Fabrics woven on handlooms		
	ex 5801 25 00	— — Chenille fabrics — — — Fabrics woven on handlooms		
	ex 5801 26 00			
	5803	Gauze, other than narrow fabrics of heading No 5806: Of cotton: — Fabrics woven on handlooms		
	ex 5803 10 00			

Within the limits of these tariff quotas, Spain and Portugal shall apply the duties calculated in accordance with the relevant provisions laid down in the 1985 Act of Accession.

2. For the purposes of this Regulation:

(a) 'handwoven fabrics' means fabrics woven on looms moved exclusively by hand or foot;

(b) 'customs value' means the value as defined in the relevant Community rules.

3. Admission under these quotas shall, however, be granted only for fabrics, pile and chenille:

(a) accompanied by a certificate of manufacture recognized by the competent authorities of the European Economic Community and conforming to one of the

- examples in Annex I⁽¹⁾ endorsed by one of the recognized authorities of the country of manufacture appearing in Annex II;
- (b) bearing, at the beginning and end of each item, a stamp approved by the said authorities⁽²⁾;
- (c) carried direct from the country of manufacture to the European Economic Community.

4. In this respect, the following shall be considered to have been carried direct:

- (a) goods which, in carriage, do not cross the territory of a country not a member of the European Communities. Goods temporarily held in ports of non-member countries shall not be excluded from the definition of direct carriage provided that they are not transhipped there;
- (b) goods which, in carriage, cross the territory of one or more countries not members of the European Communities or are transhipped in such a country, provided that they cross such territory while covered by a single transport document drawn up in the country of manufacture.

Article 2

1. A first part of the quotas of a value corresponding to 1 180 000 ECU for silk products and 1 386 230 ECU for cotton products shall be allocated among the Member States; the respective shares of the Member States which, subject to Article 5, shall be valid from 1 January to 31 December 1988 shall correspond to the following values:

- (a) for silk products referred to in Article 1 (1)

	(ECU)
Benelux	54 000
Denmark	54 000
Germany	494 000
Greece	37 400
Spain	25 500
France	270 000
Ireland	35 400
Italy	109 000
Portugal	10 500
United Kingdom	90 200

(¹) The examples of certificates in Annex I to Regulation (EEC) No 3745/86 can however be accepted until 31 December 1988.

(²) It is agreed that this subparagraph shall not prevent a lead seal approved by the authorities from constituting performance of the terms of this subparagraph.

- (b) for cotton products referred to in Article 1 (1)

	(ECU)
Benelux	47 270
Denmark	120 880
Germany	180 900
Greece	11 370
Spain	18 020
France	515 260
Ireland	31 050
Italy	47 825
Portugal	1 250
United Kingdom	412 405

2. The second part of each of the quotas referred to in Article 1 (1) and corresponding to 1 136 000 and 682 770 ECU respectively, shall constitute the reserve.

3. Regulations (EEC) No 2779/78⁽³⁾ and (EEC) No 289/84⁽⁴⁾ shall apply for the purposes of determining the equivalent value in national currencies of amounts expressed in ECU.

Article 3

1. If 90 % or more of one of a Member State's initial shares as specified in Article 2 (1), or of that share less the portion returned to the reserve where Article 5 is applied, has been used up, that Member State shall without delay, by notifying the Commission, draw a second share equal to 15 % of its initial share, rounded up where necessary to the next whole number, to the extent permitted by the amount of the reserve.

2. If, after one or other of its initial shares has been used up, 90 % or more of the second share drawn by a Member State has been used up, that Member State shall, using the procedure provided for in paragraph 1, draw a third share, equal to 7,5 % of its initial share, rounded up where necessary to the next whole number.

3. If, after one or other of its second shares has been used up, 90 % or more of the third share drawn by a Member State has been used up, that Member State shall, using the same procedure, draw a fourth share equal to the third.

This process shall continue to apply until the reserve is used up.

4. By way of derogation from paragraphs 1, 2 and 3, a Member State may draw shares lower than those specified in those paragraphs if there are grounds for believing that they may not be used up. It shall inform the Commission of its reasons for applying this paragraph.

(³) OJ No L 333, 30. 11. 1978, p. 5.

(⁴) OJ No L 33, 4. 2. 1984, p. 1.

Article 4

Supplementary shares drawn pursuant to Article 3 shall be valid until 31 December 1988.

Article 5

Member States shall return to the reserve, not later than 1 October 1988, the unused portion of their initial share which, on 15 September 1988, is in excess of 20 % of the initial amount. They may return a larger quantity if there are reasons to believe that it might not be used.

Each Member State shall, not later than 1 October 1988, notify the Commission of the total quantities of the said goods imported up to and including 15 September 1988 and charged against the appropriate Community tariff quota, and of any quantities of the initial shares returned to the corresponding reserves.

Article 6

The Commission shall keep an account of the shares drawn by the Member States pursuant to Articles 2 and 3 and shall, as soon as it has been notified, inform each State of the extent to which the reserves have been used up.

It shall inform the Member States, not later than 5 October 1988, of the amounts still in reserve after amounts have been returned thereto pursuant to Article 5.

It shall ensure that the drawing which uses up a reserve does not exceed the balance available and to this end shall notify the amount of that balance to the Member State making the last drawing.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 18 December 1987.

Article 7

1. The Member States shall take all measures necessary to ensure that supplementary drawings of shares pursuant to Article 3 are carried out in such a way that imports may be charged without interruption against their accumulated shares in the Community tariff quotas.

2. The Member States shall ensure that importers of the products in question have free access to the shares allocated to them.

3. The Member States shall charge imports of the products against their shares as and when they are entered with the customs authorities for free circulation.

4. The extent to which a Member State has used up its share shall be determined on the basis of imports charged in accordance with paragraph 3.

Article 8

At the request of the Commission, Member States shall inform it of imports of the products concerned actually charged against their shares.

Article 9

The Member States and the Commission shall cooperate closely in order to ensure that this Regulation is complied with.

Article 10

This Regulation shall enter into force on 1 January 1988.

For the Council

The President

N. WILHJELM

ANEXO I — BILAG I — ANHANG I — ΠΑΡΑΡΤΗΜΑ I — ANNEX I — ANNEXE I — ALLEGATO I — BIJLAGE I — ANEXO I

MODELOS DE CERTIFICADO DE FABRICACIÓN

MODELLER TIL FREMSTILLINGSCERTIFIKAT

MUSTER DER HERSTELLUNGSBESCHEINIGUNG

ΥΠΟΔΕΙΓΜΑΤΑ ΠΙΣΤΟΠΟΙΗΤΙΚΩΝ ΚΑΤΑΣΚΕΥΗΣ

MODEL CERTIFICATE OF MANUFACTURE

MODÈLES DE CERTIFICAT DE FABRICATION

MODELLO DI CERTIFICATO DI FABBRICAZIONE

MODELLEN VAN CERTIFICAAT VAN VERVAARDIGING

MODELOS DE CERTIFICADO DE FABRICO

1 Exportador (Nombre, dirección completa, país)	2 Número	00000
3 Destinatario (Nombre, dirección completa, país)	CERTIFICADO RELATIVO A LOS PRODUCTOS DE SEDA O DE ALGODÓN TEJIDOS EN TELARES A MANO <i>expedido para la obtención del beneficio del régimen arancelario preferencial en la Comunidad Económica Europea</i>	
	4 País de fabricación	5 País de destino
6 Lugar y fecha de embarque – medio de transporte	7 Datos suplementarios	
8 Marcas y numeración – número y naturaleza de los bultos – DESIGNACIÓN DETALLADA DE LAS MERCANCÍAS	9 Cantidad (¹)	10 Valor FOB (²)
11 VISADO DE LA AUTORIDAD COMPETENTE El abajo firmante certifica que el envío descrito más arriba contiene exclusivamente productos textiles fabricados en telares a mano por la artesanía rural del país indicado en la casilla n° 4; — cada pieza está provista de { al principio y al final, de un sello autorizado (³) } { de un plomo n° (³) }		
12 Autoridad competente (Nombre, dirección completa, país)
	(Firma)	(Sello)

Indíquese si se trata de un número de piezas, de metros, de m² o de kilogramos.

(¹) En la moneda del contrato de compraventa.
 (²) Táchesel lo que no proceda.

(³)

1 Eksportør (navn, fuldstændig adresse, land)	2 Nummer	00000
3 Modtager (navn, fuldstændig adresse, land)	<p style="text-align: center;">CERTIFIKAT VEDRØRENDE HANDVÆVEDE PRODUKTER AF SILKE ELLER BOMULD</p> <p style="text-align: center;">udstedt med henblik på opnåelse af præfe- rencetoldbehandling i Det Europæiske Økonomiske Fællesskab</p>	
	4 Fremstillingsland	5 Bestemmelsesland
6 Sted og dato for indskibning – transportmiddel	7 Supplerende oplysninger	
8 Mærker og numre – Antal kolli og deres art – NØJE BESKRIVELSE AF VARERNE	9 Mængde (¹)	10 Værdi fob (²)

11 DEN KOMPETENTE MYNDIGHEDS PÅTEGNING

Undertegnede erklærer, at:

- ovenfor beskrevne forsendelse udelukkende indeholder håndvævede produkter fremstillet af landsbyhåndværkere i det land, der er anført i rubrik nr. 4;
- hvert stykke er:
 - i hver ende forsynet med et godkendt stempel (³),
 - forsynet med en plombe nr. (³)

12 Kompetent myndighed (navn, adresse, land)

Sted Dato

(Underskrift)

(Stempel)

1 Ausführer (Name, vollständige Anschrift, Land)	2 Nummer	00000	
3 Empfänger (Name, vollständige Anschrift, Land)	<p style="text-align: center;">BESCHEINIGUNG FÜR AUF HANDWEBSTÜHLEN HERGESTELLTE ERZEUGNISSE AUS SEIDE ODER BAUMWOLLE</p> <p style="text-align: center;">ausgestellt für die Zulassung zur zoll- tariflichen Vorzugsregelung in der Europäischen Wirtschaftsgemeinschaft</p>		
6 Ort und Datum der Verschiffung – Beförderungsmittel	4 Herstellungsland	5 Bestimmungsland	
8 Zeichen und Nummern – Anzahl und Art der Packstücke – GENAUE BESCHREIBUNG DER ERZEUGNISSE	7 Zusätzliche Angaben	9 Menge (¹)	10 Wert fob (²)
11 SICHTVERMERK DER ZUSTÄNDIGEN BEHÖRDE		<p>Der Unterzeichnende bescheinigt, daß die vorstehend bezeichnete Sendung ausschließlich auf Handwebstühlen in ländlichen Betrieben des in Feld Nr. 4 angegebenen Landes hergestellte Gewebe enthält;</p> <p>— jedes Stück { am Anfang und am Ende mit einem zugelassenen Stempel (³) } versehen ist. { mit einer Plombe Nr. (³) }</p>	
12 Zuständige Behörde (Name, vollständige Anschrift, Land)	<p>Ort Datum</p> <p>(Unterschrift) (Stempel)</p>		

(¹) Angeben, ob es sich um Stück, Meter, Quadratmeter oder Kilogramm handelt.
(²) In der im Kaufvertrag angegebenen Währung.
(³) Nichtzutreffendes streichen.

(1) Αναφέρετε εάν πρόκειται περί αριθμού τευχών, μέτρων, τετραγωνικών μέτρων ή κυλών.
 (2) Στο νόμισμα της συμβάσεως πωλήσεως.
 (3) Η διαγραφεί η περιπτή έγρεξη.

1 Εξαγωγέας (όνομα, πλήρης διεύθυνση, χώρα)	2 Αριθμός	00000
<p style="text-align: center;">ΠΙΣΤΟΠΟΙΗΤΙΚΟ ΟΣΩΝ ΑΦΟΡΑ ΤΑ ΜΕΤΑΞΩΤΑ Ή ΒΑΜΒΑΚΕΡΑ ΥΦΑΣΜΑΤΑ ΠΟΥ ΕΧΟΥΝ ΥΦΑΝΘΕΙ ΜΕ ΑΡΓΑΛΕΙΟ</p> <p style="text-align: center;">παραδίδεται για να χρησιμεύσει για την επίτευξη της απολαβής του προτιμησιακού δασμολογικού καθεστώτος της Ευρωπαϊκής Οικονομικής Κοινότητας</p>		
3 Παραλήπτης (όνομα, πλήρης διεύθυνση, χώρα)	4 Χώρα κατασκευής	5 Χώρα προορισμού
6 Τόπος και χρονολογία αποστολής — Μέσο μεταφοράς	7 Συμπληρωματικά στοιχεία	
8 Σημεία και αριθμοί — Αριθμός και είδος των δεμάτων — ΛΕΠΤΟΜΕΡΗΣ ΠΕΡΙΓΡΑΦΗ ΤΩΝ ΕΜΠΟΡΕΥΜΑΤΩΝ	9 Ποσότητα (¹)	10 Αξία fob (²)
11 ΕΠΙΚΥΡΩΣΗ ΤΗΣ ΑΡΜΟΔΙΑΣ ΥΠΗΡΕΣΙΑΣ Ο υπογεγραμμένος πιστοποιεί ότι: <ul style="list-style-type: none"> — η αποστολή με την παραπάνω περιγραφή περιέχει αποκλειστικά υφαντουργικά προϊόντα που έχουν υφανθεί με αργαλειό από οικοτεχνίτες της χώρας που αναφέρεται στο τετράγωνο αριθ. 4* — κάθε τόπι φέρει: <ul style="list-style-type: none"> — στην αρχή και στο τέλος, εγκεκριμένη σφραγίδα (³)* — μολυβδασφάλιση αριθ. (³). 		
12 Αρμόδια υπηρεσία (όνομα, πλήρης διεύθυνση, χώρα)	Εν στις	
	(Υπογραφή)	(Σφραγίδα)

1 Exporter (Name, full address, country)		2 Number	00000
		CERTIFICATE RELATING TO SILK OR COTTON HANDLOOM PRODUCTS issued with a view to obtaining the benefit of the preferential tariff regime in the European Economic Community	
		4 Country of manufacture	5 Country of destination
6 Place and date of shipment — Means of transport		7 Supplementary details	
8 Marks and numbers — Number and kind of packages — DETAILED DESCRIPTION OF GOODS		9 Quantity (¹)	10 FOB value (²)
<p>11 CERTIFICATION BY THE COMPETENT AUTHORITY</p> <p>I, the undersigned, certify that:</p> <ul style="list-style-type: none"> — the consignment described above contains only handloom textile products of the cottage industry of the country shown in box No 4, — to each piece is attached: <ul style="list-style-type: none"> — at the beginning and end, an approved stamp (³). — a seal No (³). 			
12 Competent authority (Name, full address, country)		At , on, <div style="display: flex; justify-content: space-between; width: 100%;"> (Signature) (Seal) </div>	

(¹) State whether in pieces, metres, square metres or kilograms.
 (²) The currency of the contract of sale.
 (³) Delete as appropriate.

(1) Indiquer s'il s'agit d'un nombre de pièces, de mètres, de m² ou de kilogrammes.
 (2) Dans la monnaie du contrat de vente.
 (3) Biffer la mention inutile.

1 Exportateur (Nom, adresse complète, pays)		2 Numéro	00000
3 Destinataire (Nom, adresse complète, pays)		CERTIFICAT CONCERNANT LES PRODUITS DE SOIE OU DE COTON, TISSÉS SUR MÉTIERS À MAIN délivré en vue de l'obtention du bénéfice du régime tarifaire préférentiel dans la Communauté économique européenne	
		4 Pays de fabrication	5 Pays de destination
6 Lieu et date d'embarquement — moyen de transport		7 Données supplémentaires	
8 Marques et numéros — nombre et nature des colis — DÉSIGNATION DÉTAILLÉE DES MARCHANDISES		9 Quantité (1)	10 Valeur fob (2)
11 VISA DE L'AUTORITÉ COMPÉTENTE Je soussigné, certifie que l'envoi décrit ci-dessus contient exclusivement des produits textiles fabriqués sur métiers à main par l'artisanat rural du pays indiqué dans la case n° 4; — chaque pièce est munie { au début et à la fin, d'un cachet agréé (3) { d'un plomb n° (3).			
12 Autorité compétente (Nom, adresse complète, pays)		À , le	
		(Signature)	(Sceau)

1 Esportatore (nome, indirizzo completo, paese)		2 Numero	00000
3 Destinatario (nome, indirizzo completo, paese)		CERTIFICATO RELATIVO AI PRODOTTI DI SETA O DI COTONE LAVORATI SU TELAI A MANO rilasciato per ottenere il beneficio del regime tariffario preferenziale nella Comunità economica europea	
		4 Paese di fabbricazione	5 Paese di destinazione
6 Luogo e data d'imbarco — Mezzo di trasporto		7 Dati supplementari	
8 Marche e numeri — Numero e natura dei colli — DESIGNAZIONE DETTAGLIATA DELLE MERCI		9 Quantità (¹)	10 Valore fob (²)
<p>11 VISTO DELL'AUTORITÀ COMPETENTE Il sottoscritto certifica che :</p> <ul style="list-style-type: none"> — la partita descritta sopra contiene esclusivamente prodotti tessili fabbricati su telai a mano dall'artigianato rurale del paese indicato nella casella n. 4 ; — ogni pezza è munita: <ul style="list-style-type: none"> — all'inizio e alla fine, di un marchio riconosciuto dalle autorità (³). — di un sigillo di piombo n. (³). 			
12 Autorità competente (nome, indirizzo completo, paese)		A il	
		(Firma)	(Sigillo)

(¹) Indicare se si tratta di un numero di pezzi, di metri, di m² o di chilogrammi.
 (²) Nella moneta del contratto di vendita.
 (³) Cancellare la menzione inutile.

1 Exporteur (naam, volledig adres, land)	2 Nummer	00000	
<p style="text-align: center;">CERTIFICAAT BETREFFENDE OP HANDWEFGETOUWEN VER- VAARDIGDE PRODUKTEN VAN ZIJDE OF KATOEN</p> <p style="text-align: center;">afgeleverd met het oog op het bekomen van de voordelen van het regime der tarieffpreferenties in de Europese Economische Gemeenschap</p>			
<p style="text-align: center;">4 Land van vervaardiging 5 Land van bestemming</p>			
6 Plaats en datum van inscheping — vervoermiddel	7 Bijkomende gegevens		
8 Merken en nummers — aantal en soort der colli — NAUWKEURIGE OMSCHRIJVING VAN DE GOEDEREN		9 Hoeveelheid (1)	10 fob-waarde (2)
<p>11 VISUM VAN DE BEVOEGDE AUTORITEIT: Ik, ondergetekende, verklaar dat de hierboven omschreven zending uitsluitend produkten bevat welke in de huis-industrie op handweefgetouwen zijn vervaardigd in het land aangeduid in vak nr. 4.</p> <p>— Ieder stuk is voorzien { aan het begin en aan het einde, van een erkend stempel (3) van een loodje nr. (3)</p>			
12 Bevoegde autoriteit (naam, volledig adres, land)		Te , de	
		(Handtekening)	(Stempel)

(1) Aantal aan te duiden in stukken, meters, vierkante meters of kilogrammen.
(2) De munt van het verkoopcontract.
(3) Onnodige schrappen.

1 Exportador (Nome, endereço completo, país)	2 Número	00000
3 Destinatário (Nome, endereço completo, país)	<p align="center">CERTIFICADO RELATIVO AOS PRODUTOS DE SEDA OU DE ALGODÃO, TECIDOS EM TEARES MANUAIS</p> <p align="center">emitido tendo em vista a obtenção do benefício do regime pautal preferencial na Comunidade Económica Europeia</p>	
	4 País de fabrico	5 País de destino
6 Lugar e data de embarque – meio de transporte	7 Dados suplementares	
8 Marcas e números – números e natureza dos volumes – DESIGNAÇÃO PORMENORIZADA DAS MERCADORIAS	9 Quantidade (¹)	10 Valor FOB (²)
<p>11 VISTO DA AUTORIDADE COMPETENTE</p> <p>Eu, abaixo assinado, certifico que a encomenda acima descrita contém exclusivamente produtos têxteis fabricados em teares manuais pelo artesanato rural do país indicado na casa nº 4;</p> <p>— todas as peças são acompanhadas { no início e no fim, de um selo autorizado (³) de um chumbo nº (³) }</p>		
12 Autoridade competente (Nome, endereço completo, país)	
	(Assinatura)	(Selos)

(¹) Indicar se se trata de um número de peças, de metros, de m² ou de quilogramas.

(²) Na moeda do contrato de venda.

(³) Riscar a menção inútil.

ANEXO II — BILAG II — ANHANG II — ΠΑΡΑΡΤΗΜΑ II — ANNEX II — ANNEXE II — ALLEGATO II — BIJLAGE II — ANEXO II

País de fabricación Fremstillingsland Herstellungsland Χώρα κατασκευής Country of manufacture Pays de fabrication Paese di fabbricazione Land van vervaardiging País de fabrico	Autoridad competente Kompetent myndighed Zuständige Behörde Αρμόδια υπηρεσία Competent authority Autorité compétente Autorità competente Bevoegde autoriteit Autoridade competente
India Indien Indien Індія India Inde India India Índia	Textile Committee (para los tejidos de seda) eller (for stoffer af silke) oder (für Gewebe aus Seide) ή (για μεταξωτά υφάσματα) or (for silk fabrics) ou (pour les tissus de soie) o (per i tessuti di seta) of (voor weefsels van zijde) (para os tecidos de seda)
Pakistan Pakistan Pakistan Пакистан Pakistan Pakistan Pakistan Pakistan Paquistão	Export Promotion Bureau Central Silk Board
Tailandia Thailand Thailand Ταϊλάνδη Thailand Thailande Tailândia	Department of Foreign Trade
Bangladesh Bangladesh Bangladesch Μπαγκλαντές Bangladesh Bangladesh Bangladesh Bangladesh Bangladesh	Export Promotion Bureau
Laos Laos Laos Λάος Laos Laos Laos Laos Laos	Service national de l'artisanat et de l'industrie
Sri Lanka Sri Lanka Sri Lanka ශ්‍රී ලංකා Sri Lanka Sri Lanka Sri Lanka Sri Lanka Sri Lanka	Department of Commerce

País de fabricación Fremstillingsland Herstellungsland Χώρα κατασκευής Country of manufacture Pays de fabrication Paese di fabbricazione Land van vervaardiging País de fabrico	Autoridad competente Kompetent myndighed Zuständige Behörde Αρμόδια υπηρεσία Competent authority Autorité compétente Autorità competente Bevoegde autoriteit Autoridade competente
El Salvador El Salvador El Salvador Ελ Σαλβαδόρ El Salvador El Salvador El Salvador El Salvador El Salvador El Salvador Honduras Honduras Honduras Ονδούρα Honduras Honduras Honduras Honduras Honduras Indonesia Indonesien Indonesien Ινδονησία Indonesia Indonésie Indonesia Indonesië Indonésia Guatemala Guatemala Guatemala Γουατεμάλα Guatemala Guatemala Guatemala Guatemala Argentina Argentina Argentinien Αργεντινή Argentina Argentine Argentina Argentinië Argentina	Dirección de comercio internacional Dirección general de comercio exterior Ministerio de Comercio y de Cooperativas Ministeriet for handel og kooperativer Ministerium für Handel und Genossenschaften Υπουργείο Εμπορίου και Συνεργατισμών Department of Trade and Cooperatives Ministère du commerce et des coopératives Ministero del commercio e delle cooperative Ministerie van Handel en Coöperatieven Ministério do Comércio e das Cooperativas Dirección de comercio interior y exterior Secretaría de Estado y comercio y negociaciones económicas internacionales