This Statutory Instrument has been made in consequence of a defect in S.I. 1994/1692 (which is revoked by this Instrument) and is being issued free of charge to all known recipients of that Statutory Instrument.

STATUTORY INSTRUMENTS

1994 No. 1739

CUSTOMS AND EXCISE

The Customs Duties (ECSC) (Quota and other Reliefs) (No. 2) Order 1994

Made	1st July 1994
Laid before the House of Commons	4th July 1994
Coming into force	2nd July 1994

The Secretary of State, in exercise of the powers conferred on him by sections 1 and 4 of the Customs and Excise Duties (General Reliefs) Act 1979(1), hereby makes the following Order:

1.—(1) This Order may be cited as the Customs Duties (ECSC) (Quota and other Reliefs) (No. 2) Order 1994 and shall come into force on 2nd July 1994.

(2) In this Order-

references to a heading or subheading are references to a heading or subheading in the Combined Nomenclature of the European Economic Community(2);

references to customs duty are references to duty charged by the Customs Duties (ECSC) Order 1987(3) in relation to the goods; and

"the EEC Regulation" means articles 66 to 97 of Commission Regulation (EEC) No. 2454/93(4).

2.--(1) Up to and including 31st December 1994, no customs duty shall be charged on goods-

- (a) which fall within a heading or subheading in Part I of Schedule 1 hereto (certain iron and steel products) and
- (b) which originate in any country named in Schedule 2 hereto.

⁽**1**) 1979 c. 3.

⁽²⁾ Council Regulation (EEC) No. 2658/87 (OJ No. L256 7.9.87 p.1), as amended by Commission Regulation (EEC) No. 2551/93 (OJ No. L241 27.9.93 p.1).

⁽³⁾ S.I. 1987/2184, as amended by S.I. 1988/1065, 1314, 2055, 1989/1088, 1610, 1991/2583, 1992/792 and 2623.

⁽⁴⁾ OJ No. L253 11.10.93 p.1.

This paragraph shall not apply in respect of goods falling within a heading or subheading indicated with an asterisk in Part I of Schedule 1 to this Order originating in China, nor in respect of goods originating in Romania, nor in respect of goods described in article 3 below.

(2) Up to and including 31st December 1994, no customs duty shall be charged on goods-

- (a) which fall within a heading or subheading specified in Part II of Schedule 1 hereto (certain iron and steel products) and
- (b) which originate in a country named in Schedule 2 hereto.

This paragraph shall not apply in respect of goods falling within a heading or subheading indicated with an asterisk in Part II of Schedule 1 to this Order originating in Romania.

(3) Paragraphs (1) and (2) above shall only apply to goods in respect of which an importer delivers an entry thereof for free circulation (within the meaning of regulation 5 of the Customs Controls on Importation of Goods Regulations 1991(5) and Chapter 2 of Title V of Commission Regulation (EEC) No. 2561/90(6)) containing an application for relief from customs duty in the United Kingdom on or after 1st July 1994 accompanied by such documents as may be required under the provisions of the EEC Regulation.

3.—(1) Up to and including 31st December 1994, no customs duty shall be charged on goods falling within a heading or subheading in column 1 of Part III of Schedule 1 hereto (certain iron and steel products) which originate in a country named in column 2 in relation to that heading or subheading if they form part of the relevant quota.

(2) For the purposes of paragraph (1) of this article and article 4 below, the "relevant quota" in relation to any heading or subheading means the amount (expressed as a value in pounds) of goods specified in column 3 of Part III of Schedule 1 hereto in respect of each of the countries named in column 2 in relation to that heading or subheading.

(3) Subject to paragraphs (4) and (5) of this article, goods shall be treated as forming part of the relevant quota in the order in which an entry thereof for free circulation (within the meaning described in article 2(3) above) is accepted on or after the date of the opening of the quota, being an entry containing an application for relief from customs duty accompanied by such documents as may be required under the provisions of the EEC Regulation.

(4) The Commissioners may delay the acceptance of an application for relief from duty in respect of any goods for the purposes of paragraph (3) above for any period not exceeding 7 days from the date of the opening of the quota, and in such a case may, if the amount of the quota is smaller than the total amount of the goods in respect of which applications are made during that period, allocate the quota proportionally among all the applicants whose applications are accepted.

(5) Goods shall not be treated as forming part of the relevant quota if customs duty would not otherwise be chargeable.

4. Any of the quotas set out in the Customs Duties (ECSC) (Quota and other Reliefs) Order 1993(7) which is unused on 1st July 1994, shall be added to the equivalent relevant quota set out in column 3 of Part III of Schedule 1 hereto.

5. For the purpose of this Order goods shall be treated as originating in a country named in column 2 of Part III of Schedule 1 or in Schedule 2 hereto if they are to be regarded as so originating by virtue of the EEC Regulation.

6. The Customs Duties (ECSC) (Quota and other Reliefs) Order 1994(8) is hereby revoked.

⁽**5**) S.I. 1991/2724.

⁽⁶⁾ OJ No. L246 10.9.90 p.1, as amended by Commission Regulation (EEC) No. 3001/92 (OJ No. L301 17.10.92 p.16) and Commission Regulation (EEC) No. 965/93 (OJ No. L98 24.4.93 p.24) and Commission Regulation (EEC) No. 1402/93 (OJ No. L138 9.6.93 p.5).

⁽**7**) S.I. 1993/3254.

⁽⁸⁾ S.I. 1994/1692.

1st July 1994

Tim Sainsbury Minister for Industry Department of Trade and Industry

SCHEDULE 1

Article 2(1)

PART I

COMBINED NOMENCLATURE HEADINGS

7207.11-14 7207.11-16 7207.12-10 7207.20-15 7207.20-32 7208.11-00* 7208.12-10* 7208.12-91* 7208.12-95* 7208.12-98* 7208.13-10 7208.13-91* 7208.13-95* 7208.13-98* 7208.14-10* 7208.14-91* 7208.14-99* 7208.21-10* 7208.21-90* 7208.22-10* 7208.22-91* 7208.22-95* 7208.22-98* 7208.23-10* 7208.23-91* 7208.23-95* 7208.23-98* 7208.24-10* 7208.24-91* 7208.24-99* 7211.12-10* 7211.19-10* 7211.22-10* 7211.29-10* 7207.19-15*

7207.20-55* 7213.10-00* 7213.31* 7213.39* 7213.41-00* 7213.49-00* 7214.20-00* 7214.40-10* 7214.40-91* 7214.40-99* 7214.50-10* 7214.50-91* 7214.50-99* 7215.90-10* 7228.80-90* 7207.19-31 7207.20-71 7216.10-00 7216.21-00 7216.22-00 7216.31-11 7216.31-19 7216.31-91 7216.31-99 7216.32-11 7216.32-19 7216.32-91 7216.32-99 7216.33-10 7216.33-90 7216.40-10 7216.40-90 7216.50-10 7216.50-91 7216.50-99 7216.90-10 7301.10-00 7208.32-10* 7208.32-30* 7208.32-51*

7208.32–59*
7208.32–91*
7208.32–99*
7208.33-10*
7208.33-91*
7208.33–99*
7208.34–10*
7208.34–90*
7208.35-10*
7208.42-10*
7208.42-30*
7208.42-51*
7208.42-59*
7208.42–91*
7208.42–99*
7208.43-10*
7208.43-91*
7208.43–99*
7208.44-10*
7208.44–90*
7208.45-10*
7208.45-90*
7208.90-10*
7209.12-10*
7209.12–90*
7209.13-10*
7209.13-90*
7209.14–10*
7209.14–90*
7209.22-10*
7209.22–90*
7209.23-10*
7209.23-90*
7209.24–10*
7209.24–91*
7209.24–99*
7209.32-10*
7209.32–90*
7209.33-10*
7209.33-90*

7209.34–10*
7209.34–90*
7209.42–10*
7209.42–90*
7209.43-10*
7209.43-90*
7209.44–10*
7209.44–90*
7209.90-10*
7210.11-10*
7210.12-11*
7210.12–19*
7210.20-10*
7210.31-10*
7210.39–10*
7210.41-10*
7210.49–10*
7210.50-10*
7210.60–11*
7210.60–19*
7210.70-31*
7210.70-39*
7210.90–31*
7210.90–33*
7210.90-35*
7210.90–39*
7211.30–10*
7211.41–10*
7211.49–10*
7211.90–11*
7212.10–10*
7212.10-91*
7212.21–11*
7212.29–11*
7212.30–11*
7212.40–10*
7212.40-91*
7212.40 91
7212.50–51*
7212.50–51*
1212.00-11

7207.11-11
7207.19–11
7207.20-11
7207.20-17
7207.20-51
7207.20–57
7213.20-00
7213.50-10
7213.50-90
7214.30-00
7214.60-00
7218.90-11
7218.90-13
7218.90–15
7218.90–19
7218.90–50
7219.11-10
7219.11–90
7219.12-10
7219.12–90
7219.13-10
7219.13–90
7219.14–10
7219.14–90
7219.21-11
7219.21–19
7219.21–90
7219.22–10
7219.22–90
7219.23-10
7219.23-90
7219.24–10
7219.24–90
7219.33-10
7219.33–90
7219.34–10
7219.34–90
7219.35-10
7219.35–90
7219.90–11

7219.90–19
7220.11-00
7220.12-00
7220.20-10
7220.90-11
7220.90-31
7221.00-10
7221.00-90
7222.10-11
7222.10–19
7222.10-21
7222.10-29
7222.10-31
7222.10–39
7222.10-81
7222.10-89
7222.30-10
7222.40–11
7222.40–19
7222.40-30
7224.90-01
7224.90-05
7224.90-08
7224.90-15
7224.90-31
7224.90–39
7225.10-10
7225.10-91
7225.10–99
7225.20-20
7225.30-00
7225.40-10
7225.40-30
7225.40-50
7225.40-70
7225.40-90
7225.50-10
7225.50-90
7225.90-10
7226.10-10

7226.10-30 7226.20-20 7226.91-10 7226.91-90 7226.92-10 7226.99-20 7227 7228.10-10 7228.10-30 7228.20-11 7228.20-19 7228.20-30 7228.30 7228.60-10 7228.70-10 7228.70-31 7228.80-10 Article 2(2)

PART II

COMBINED NOMENCLATURE HEADINGS

7208.31-00*
7208.41-00*
7211.11-00*
7211.21-00*
7211.12-90*
7211.19–91*
7211.19–99*
7211.22-90*
7211.29–91*
7211.29–99*
7211.41–91*
7212.60–91*
7209.11-00
7209.21-00
7209.31-00
7209.41-00
7219.31–10
7219.31–90

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7219.32–10 7219.32–90 7302.10–31* 7302.10–39* 7302.10–90* 7302.20–00* 7302.20–00* 7302.40–10* 7302.90–10* Article 3

PART III

(1)	(2)	(3)
Combined Nomenclature headings	Country of Origin	Amount of Quotas
7208.11–00	Brazil	£242,288
7208.12–10	Republic of Korea	
7208.12–91	Venezuela	
7208.12–95		
7208.12–98		
7208.13–10		
7208.13–91		
7208.13–95		
7208.13–98		
7208.14–10		
7208.14–91		
7208.14–99		
7208.21–10		
7208.21–90		
7208.22–10		
7208.22–91		
7208.22–95		
7208.22–98		
7208.23–10		
7208.23–91		
7208.23–95		
7208.23–98		

(1) Combined Nomenclature headings	(2) Country of Origin	(3) Amount of Quotas
7208.24–10		
7208.24–91		
7208.24–99		
7211.12–10		
7211.19–10		
7211.22–10		
7211.29–10		
7207.19–14	Argentina	£150,164
7207.19–16	Brazil	
7207.20–55	Venezuela	
7213.10-00		
7213.31		
7213.39		
7213.41–00		
7213.49–00		
7214.20-00		
7214.40–10		
7214.40–31		
7214.40–39		
7214.40–90		
7214.50–10		
7214.50–31		
7214.50–39		
7214.50–90		
7215.90–10		
7228.80–90		
7208.32–10	Argentina	£411,615
7208.32–30	Brazil	
7208.32–51	Republic of Korea	
7208.32–59		
7208.32–91		
7208.32–99		
7208.33–10		

(1) Combined Nomenclature headings	(2) Country of Origin	(3) Amount of Quotas
7208.33–91		
7208.33–99		
7208.34–10		
7208.34–90		
7208.35-10		
7208.35–90		
7208.42–10		
7208.42–30		
7208.42–51		
7208.42–59		
7208.42–91		
7208.42–99		
7208.43-10		
7208.43–91		
7208.43–99		
7208.44–10		
7208.44–90		
7208.45–10		
7208.45–90		
7208.90–10		
7209.12–10		
7209.12–90		
7209.13–10		
7209.13–90		
7209.14–10		
7209.14–90		
7209.22–10		
7209.22–90		
7209.23–10		
7209.23–90		
7209.24–10		
7209.24–91		
7209.24–99		

(1) Combined Nomenclature	(2) Country of Origin	(3) Amount of Quotas
headings 7209.32–10		
7209.32-90		
7209.33–10		
7209.33–90		
7209.34–10		
7209.34–90		
7209.42–10		
7209.42–90		
7209.43–10		
7209.43–90		
7209.44–10		
7209.44–90		
7209.90–10		
7210.11–10		
7210.12–11		
7210.12–19		
7210.20–10		
7210.31–10		
7210.39–10		
7210.41–10		
7210.49–10		
7210.50–10		
7210.60–11		
7210.60–19		
7210.70–31		
7210.70–39		
7210.90–31		
7210.90–33		
7210.90–35		
7210.90–39		
7211.30–10		
7211.41–10		
7211.49–10		

(1) Combined Nomenclature headings	(2) Country of Origin	(3) Amount of Quotas
7211.90–11		
7212.10–10		
7212.10–91		
7212.21–11		
7212.29–11		
7212.30–11		
7212.40–10		
7212.40–91		
7212.50–31		
7212.50–51		
7212.60–11		
7207.11–11	Brazil	£416,412
7207.19–11	Republic of Korea	
7207.20–11		
7207.20–17		
7207.20–51		
7207.20–57		
7213.20-00		
7213.50–10		
7213.50–90		
7214.30-00		
7214.60-00		
7218.90–11		
7218.90–13		
7218.90–15		
7218.90–19		
7218.90–50		
7219.11–10		
7219.11–90		
7219.12–10		
7219.12–90		
7219.13–10		
7219.13–90		

(1) Combined Nomenclature	(2) Country of Origin	(3) Amount of Quotas
headings 7219.14–10		
7219.14-90		
7219.21–11		
7219.21–11		
7219.21–90		
7219.22–10		
7219.22–90		
7219.23–10		
7219.23–90		
7219.24–10		
7219.24–90		
7219.33–10		
7219.33–90		
7219.34–10		
7219.34–90		
7219.35–10		
7219.35–90		
7219.90–11		
7219.90–19		
7220.11-00		
7220.12-00		
7220.20–10		
7220.90–11		
7220.90–31		
7221.00–10		
7221.00–90		
7222.10–11		
7222.10–19		
7222.10–21		
7222.10–29		
7222.10–31		
7222.10–39		
7222.10-81		

(1) Combined Nomenclature	(2) Country of Origin	(3) Amount of Quotas
headings 7222.10–89		
7222.30–10		
7222.40–11		
7222.40–19		
7222.40–30		
7224.90–01		
7224.90-05		
7224.90–08		
7224.90–15		
7224.90–31		
7224.90–39		
7225.10–10		
7225.10–91		
7225.10–99		
7225.20–20		
7225.30-00		
7225.40–10		
7225.40–30		
7225.40–50		
7225.40-70		
7225.40–90		
7225.50–10		
7225.50–90		
7225.90–10		
7226.10–10		
7226.10–30		
7226.20–20		
7226.91–10		
7226.91–90		
7226.92–10		
7226.99–20		
7227		
7228.10–10		

(1)	(2)	(3)
Combined Nomenclature headings	Country of Origin	Amount of Quotas
7228.10–30		
7228.20-11		
7228.20–19		
7228.20–30		
7228.30		
7228.60–10		
7228.70–10		
7228.70–31		
7228.80-10		

SCHEDULE 2

PART I

INDEPENDENT COUNTRIES

11 11

Cameroon Cape Verde, Republic of Central African Republic Chad Chile China Colombia Comoros Congo, Peoples' Republic of Costa Rica Cuba Cyprus Djibouti Dominica Dominican Republic Ecuador Egypt El Salvador Equatorial Guinea Ethiopia Fiji Gabon Gambia Ghana Grenada Guatemala Guinea Guinea Bissau Guyana Haiti Honduras India Indonesia Iran Iraq Ivory Coast Jamaica Jordan Kenya Kiribati

Kuwait Laos Peoples' Democratic Republic Lebanon Lesotho Liberia Libya Madagascar Malawi Malaysia Maldives, Republic of Mali Marshall Islands, Republic of Mauritania Mauritius Mexico Micronesia, Federated States of Mongolia Morocco Mozambique Namibia Nauru Nepal Nicaragua Niger Nigeria Oman Pakistan Palau, Republic of Panama Papua New Guinea Paraguay Peru Philippines Qatar Republic of Korea Romania Rwanda Sao Tome and Principe Saudi Arabia Senegal

Seychelles and Dependencies Sierra Leone Singapore Solomon Islands Somalia Sri Lanka St Christopher and Nevis, Federation of St Lucia St Vincent Sudan Surinam Swaziland Syria Tanzania Thailand Togo Tonga Trinidad and Tobago Tunisia Tuvalu Uganda United Arab Emirates Uruguay Vanuatu Venezuela Vietnam Western Samoa, Independent State of Yemen Zaire Zambia Zimbabwe

PART II

COUNTRIES AND TERRITORIES DEPENDENT OR ADMINISTERED OR FOR WHOSE EXTERNAL RELATIONS MEMBERS STATES OF THE COMMUNITY OR THIRD COUNTRIES ARE WHOLLY OR PARTLY RESPONSIBLE

American Oceania(9)

⁽⁹⁾ American Oceania includes: Guam, American Samoa (including Swain's Island), Midway Islands, Johnston and Sand Islands, Wake Island.

Anguilla Aruba Australian Antarctic Territories Australian Oceania (Christmas Island, Cocos (Keeling) Islands, Heard Island and McDonald Islands, Norfolk Island) Bermuda British Antarctic Territory British Indian Ocean Territory British Virgin Islands Cayman Islands Falkland Islands French Polynesia French Southern and Antarctic Territories Gibraltar Greenland Hong Kong Macao Mayotte Montserrat Netherlands Antilles New Caledonia and Dependencies New Zealand Oceania (Cook Islands, Tokelau and Niue Islands) Pitcairn South Georgia and the South Sandwich Islands St Helena and Dependencies St Pierre and Miquelon Turks and Caicos Islands Virgin Islands of the United States Wallis and Futuna Islands

EXPLANATORY NOTE

(This note is not part of the Order)

This Order, which comes into force on 2nd July 1994, provides for reliefs from customs duty (in so far as it is charged) on certain iron and steel products originating in the developing countries named in Schedule 2 to the Order in accordance with a Decision of the Representatives of the Governments of the Member States of the European Coal and Steel Community meeting within the Council, of

20th December 1993 (OJ No. L388, 31.12.93, p.54). The reliefs are provided under the Community's Generalised Tariff Preference Scheme for Developing Countries.

Article 4 of the Order provides that unused quotas from the period 1st January to 30th June 1994 (as set out in the Customs Duties (ECSC) (Quota and other Reliefs) Order 1993) are to be added to the relevant quotas for the period 1st July to 31st December 1994.

Article 6 of the Order revokes the Customs Duties (ECSC) (Quota and other Reliefs) Order 1994.

The reliefs apply from 2nd July 1994 to 31st December 1994.