

ANNEX 2-B

LIST OF GOODS REFERRED TO IN ARTICLES 2.15 AND 2.17¹

Chapter	Description of goods
25	Salt; sulphur; earths and stone; plastering materials, lime and cement
26	Ores, slag and ash
27	Mineral fuels, mineral oils and products of their distillation; bituminous substances; mineral waxes
28	Inorganic chemicals; organic or inorganic compounds of precious metals, of rare-earth metals, of radioactive elements or of isotopes
71	Natural or cultured pearls, precious or semi-precious stones, precious metals, metals clad with precious metal, and articles thereof; imitation jewellery; coin
72	Iron and steel
73	Articles of iron or steel
74	Copper and articles thereof
75	Nickel and articles thereof
76	Aluminium and articles thereof
78	Lead and articles thereof
79	Zinc and articles thereof
80	Tin and articles thereof
81	Other base metals; cermets; articles thereof

¹ This Annex is based on the Harmonized System, as amended on 1 January 2017.

ANNEX 2-C

MOTOR VEHICLES AND PARTS

ARTICLE 1

Definitions

1. For the purposes of this Annex:
 - (a) "WP.29" means the World Forum for Harmonization of Vehicle Regulations, acting within the framework of the United Nations and the Economic Commission for Europe;
 - (b) "1958 Agreement" means the Agreement concerning the Adoption of Harmonized Technical United Nations Regulations for Wheeled Vehicles, Equipment and Parts which can be Fitted and/or be Used on Wheeled Vehicles and the Conditions for Reciprocal Recognition of Approvals Granted on the Basis of these United Nations Regulations;
 - (c) "1998 Agreement" means the Agreement concerning the establishing of global technical regulations for wheeled vehicles, equipment and parts which can be fitted and/or be used on wheeled vehicles;

- (d) "UN Regulation" means a United Nations Regulation established in accordance with the 1958 Agreement;
 - (e) "GTR" means a global technical regulation established and placed on the Global Registry in accordance with the 1998 Agreement;
 - (f) "applying a UN Regulation" means that a UN Regulation enters into force for a Party in accordance with the 1958 Agreement;
 - (g) "type approval" means the administrative decision by the competent authorities of a Party certifying that a type of vehicle, part or equipment conforms to the relevant administrative provisions and technical requirements; and
 - (h) "type approval certificate" means the document whereby the competent authorities officially certify that a type of vehicle, part or equipment has been granted a type approval.
2. Technical regulations and conformity assessment procedures are defined in accordance with paragraphs 1 and 3 of Annex 1 to the TBT Agreement.

ARTICLE 2

Scope

This Annex applies to all products of motor vehicles, their parts and equipment regulated by the 1958 Agreement or the 1998 Agreement with the exception of any motor vehicles, their parts and equipment used exclusively for agriculture or forestry, falling in particular under Chapters 40, 84, 85, 87, and 94 of the HS (hereinafter referred to as "covered products").

ARTICLE 3

Objectives

Recognising the importance of motor vehicles, their parts and equipment for trade, growth and employment, the objectives of this Annex are to:

- (a) promote high levels of safety, environmental protection, energy efficiency and anti-theft performance of motor vehicles, their parts and equipment which can be fitted or used on wheeled vehicles;
- (b) facilitate trade between the Parties and access to their respective markets through regulatory cooperation as well as the elimination and prevention of adverse effects of non-tariff measures to trade;

- (c) enhance the international harmonisation of requirements in the context of WP.29 and the mutual recognition of type approvals granted in accordance with UN Regulations without requiring any further testing, documentation, certification or marking; and
- (d) achieve convergence of regulatory requirements of the Parties through the application of UN Regulations and GTRs.

ARTICLE 4

Relevant international standards and standardising body

The Parties recognise that the WP.29 is the relevant international standardising body for the covered products, and that UN Regulations and GTRs are relevant international standards for covered products.

ARTICLE 5

Application of existing UN Regulations

1. Each Party shall accept on its market products which are covered by a type approval certificate, under the 1958 Agreement, for the UN Regulations specified in Appendix 2-C-1 as compliant with its domestic technical regulations and conformity assessment procedures, in the area regulated by the relevant UN Regulation, without requiring any further testing, documentation, certification or marking.

2. The Parties shall consult, with a view to ensuring safety and environmental protection and to promoting harmonisation of technical regulations under the 1958 Agreement, and shall agree on the dates for applying the UN Regulations specified in Appendix 2-C-2 no later than seven years after the date of entry into force of this Agreement. When the Parties, during those consultations, consider it necessary to amend a specific UN Regulation in order to agree on the date of application, the provisions of Article 6 of this Annex apply.

ARTICLE 6

Amendments to existing UN Regulations

1. Whenever a Party considers it necessary to amend a UN Regulation listed in Appendices 2-C-1 or 2-C-2, that Party shall consult with the other Party to consider amending the UN Regulation.
2. If the Parties agree on amending the UN Regulation, the Parties shall cooperate to develop a draft amendment, taking into account road traffic environment of each Party, and to submit it to WP.29. The Parties shall cooperate with a view to the early adoption of the draft amendment at WP.29.

3. If the Parties agree that an amended UN Regulation listed in Appendix 2-C-2 does not significantly diverge from the draft amendment developed by the Parties, each Party shall accept type approvals granted pursuant to the amended UN Regulation no later than the date specified therein. In case of disagreement between the Parties, the rights and obligations of the 1958 Agreement shall apply.

ARTICLE 7

Establishment of new UN Regulations

1. Whenever a Party considers it necessary to establish a new UN Regulation, that Party shall consult with the other Party with a view to ensuring safety and environmental protection and to promoting harmonisation of technical regulations.
2. If the Parties agree on establishing a new UN Regulation, they shall cooperate to develop a joint draft UN Regulation and to submit it to WP.29. The Parties will cooperate aiming at the early adoption of that draft UN Regulation at WP.29.

3. If the Parties agree that the newly adopted UN Regulation does not significantly diverge from the original joint draft referred to in paragraph 2, each Party shall accept type approvals granted pursuant to that new UN Regulation as from the date specified in that UN Regulation and include it in the list of Appendix 2-C-1. In case of disagreement between the Parties, the rights and obligations of the 1958 Agreement shall apply.

ARTICLE 8

Ceasing to apply UN Regulations

1. In exceptional circumstances where a Party intends to cease applying a UN Regulation listed in Appendices 2-C-1 or 2-C-2, that Party shall notify its intention to the other Party. This notification shall be done one year in advance of the date on which the application of the UN Regulation would cease.
2. Before ceasing to apply a UN Regulation, a Party shall engage in a dialogue with the other Party to explore alternative actions or measures available under the 1958 Agreement.
3. After a Party has explained duly substantiated reasons, that Party may decide to cease applying a UN Regulation in accordance with the 1958 Agreement.

ARTICLE 9

Updating of appendices

1. The Parties shall, based on the assessment of the Working Group on Motor Vehicles and Parts established pursuant to paragraph 1 of Article 22.4, amend Appendices 2-C-1 or 2-C-2 by decision of the Joint Committee in accordance with paragraph 3 and subparagraph 4(b) of Article 23.2, in order to reflect amendments agreed pursuant to paragraph 3 of Article 6 of this Annex, to include a new UN Regulation pursuant to paragraph 3 of Article 7 of this Annex and to delist a UN Regulation the application of which has ceased under paragraph 3 of Article 8 of this Annex.
2. The dates agreed pursuant to paragraph 2 of Article 5 of this Annex shall be included in Appendix 2-C-2. When a UN Regulation specified in Appendix 2-C-2 is applied, it shall be transferred to Appendix 2-C-1.
3. If the Parties cannot agree on the specific amendment in the consultations pursuant to paragraph 2 of Article 5 in conjunction with Article 6 of this Annex, the Parties may change the date for applying such UN Regulation or agree to remove it from Appendix 2-C-2.

ARTICLE 10

International whole vehicle type approvals

1. Each Party shall apply UN Regulation No. 0 and accept products under the 1958 Agreement of the other Party for which an International Whole Vehicle Type Approval certificate has been issued as complying with all domestic technical regulations and conformity assessment procedures in the areas covered by the International Whole Vehicle Type Approval, without requiring any further testing, documentation, certification or marking.
2. The Parties agree to cooperate in the implementation of UN Regulation No. 0 to facilitate its worldwide use and to cooperate in enlarging the coverage of UN Regulation No. 0 to additional vehicle categories.

ARTICLE 11

Amending existing domestic technical regulations

1. The Parties shall refrain from amending existing domestic technical regulations in a manner that renders them more trade-restrictive than necessary to fulfill a legitimate objective for the importation and the putting into service on their domestic market of products for which type approvals have been granted pursuant to UN Regulations.

2. Recognising the importance of international efforts on harmonisation of technical regulations through UN Regulations, the Parties shall consider positively an increase in their convergence with existing UN Regulations when amending an existing domestic technical regulation with a view to enhancing safety and environmental protection.

ARTICLE 12

Introducing domestic technical regulations

1. The Parties shall refrain from introducing any new domestic technical regulations or conformity assessment procedures which have the effect of preventing or increasing the burden for the importation and the putting into service on their domestic market of products for which type approvals have been granted under UN Regulations applied by both Parties, for the areas covered by those UN Regulations unless such domestic technical regulations or conformity assessment procedures are explicitly provided for by those UN Regulations.

2. Except for cases where the Parties complied with Articles 6 and 7 of this Annex, when a Party intends to develop or amend a domestic technical regulation or conformity assessment procedure in areas not covered by existing UN Regulations, the regulatory authorities of the Party shall:
 - (a) inform the regulatory authorities of the other Party of the regulatory objective and plan as well as transmit any regulatory justification or existing impact assessment regarding the intended domestic technical regulation or conformity assessment procedure at an early stage;
 - (b) assess the possibility to develop and adopt a new UN Regulation or to amend an existing UN Regulation in the area in which that Party intends to introduce a domestic technical regulation or conformity assessment procedure; and
 - (c) notify the Co-Chair of the Working Group on Motor Vehicles and Parts of the other Party when that Party decides to introduce a domestic technical regulation or conformity assessment procedure in an area not covered by a UN Regulation.

ARTICLE 13

Consultation procedure

1. When a Party decides to introduce or to amend a domestic technical regulation or conformity assessment procedure in accordance with this Agreement, the other Party may request consultations with that Party, which shall accept those consultations without delay. During those consultations, the Parties shall cooperate to develop a solution to minimise negative effects on bilateral trade. In situations where the Party requires an immediate action, that Party may adopt the domestic technical regulation or conformity assessment procedure before the completion of such consultations. That Party shall communicate and substantiate the urgency and imminent risks to safety or the environment.
2. If the Parties fail to agree on a solution, the Party referred to in paragraph 1 may adopt its domestic technical regulation or conformity assessment procedure and the other Party may have recourse to dispute settlement under Chapter 21 in accordance with Article 19 of this Annex if it deems that that domestic technical regulation or conformity assessment procedure could adversely affect trade between the Parties.
3. The decision of the other Party whether or not to invoke consultations under paragraph 1 is without prejudice to the right of that other Party to have recourse to dispute settlement under Chapter 21 in accordance with Article 19 of this Annex with respect to a new or amended domestic technical regulation or conformity assessment procedure adopted by the Party referred to in paragraph 1.

ARTICLE 14

Products with new technologies or new features

A Party shall not prevent or unduly delay the placing on its market of a covered product on the ground that it incorporates a new technology or a new feature which has not yet been regulated unless there are duly substantiated risks to human health, safety or the environment. Each Party shall implement the relevant provisions of the 1958 Agreement relating to new technologies.

ARTICLE 15

Regulatory exception clause

1. If there are urgent and compelling risks for human health, safety or the environment, a Party may refuse the placing of a covered product on its market or may require the withdrawal from its market of a covered product which is compliant with the technical regulations and conformity assessment procedures referred to in this Annex. Such a refusal or requirement shall not constitute a means of arbitrary or unjustifiable discrimination against the products of the other Party or a disguised restriction on trade.

2. A Party's refusal or requirement referred to in paragraph 1 shall be notified to the other Party and to the manufacturer or the importer before its entry into force. The notification shall be accompanied by an objective, reasoned and detailed explanation of the risks and the measures, and any relevant scientific and technical evidence. The Party referred to in paragraph 1 shall endeavour to solve the situation via the application of the procedure referred to in Article 4 of the 1958 Agreement.

ARTICLE 16

Regulatory measures restricting trade

Each Party shall refrain from nullifying or impairing the market access benefits accruing to the other Party under this Annex through other regulatory measures specific to the sector covered by this Annex. This is without prejudice to the right to adopt regulatory measures necessary for safety, environmental protection or public health and the prevention of deceptive practices, provided that such measures are based on substantiated scientific or technical information and that the relevant cooperation provided for in this Annex has been undertaken in good faith.

ARTICLE 17

Joint cooperation

1. In order to further facilitate trade in motor vehicles, their parts and equipment and to address market access problems before they arise, while ensuring safety and environmental protection, the Parties agree to cooperate on any matters concerning covered products.
2. Each Party shall respond to written and duly substantiated questions and comments by the other Party regarding any aspects concerning covered products. Such response shall be made in writing, in a timely manner and within a time period not exceeding 60 days after the date of receipt of those questions or comments.
3. Following the exchanges referred to in paragraph 2, the Parties shall cooperate to promptly clarify any remaining issues concerning covered products and, where possible, address those issues with a view to seeking a mutually satisfactory solution.

ARTICLE 18

Safeguard

1. During the 10 years following the entry into force of this Agreement, each of the Parties reserves the right to suspend equivalent concessions or other equivalent obligations in the event that the other Party:¹
 - (a) does not apply or ceases applying a UN Regulation as specified in Appendix 2-C-1; or
 - (b) introduces or amends any other regulatory measure that nullifies or impairs the benefits of the application of a UN Regulation as specified in Appendix 2-C-1.

2. Suspensions pursuant to paragraph 1 shall remain in force only until a decision is made in accordance with the accelerated dispute settlement procedure referred to in Article 19 of this Annex or a mutually acceptable solution is found, including through consultations under subparagraph (b) of Article 19 of this Annex, whichever is earlier.

¹ The level of the suspension of concessions or other obligations shall be no more than the level of the amount of the bilateral trade between the Parties of products covered by the UN Regulation referred to in subparagraph 1(a) or (b) of this Article.

ARTICLE 19

Accelerated dispute settlement

Chapter 21 applies to this Annex subject to the following modifications:

- (a) disputes concerning the interpretation or application of this Annex shall be considered as matters of urgency;
- (b) the period for consultations provided for in paragraph 4 of Article 21.5 shall be reduced from 45 days to 15 days;
- (c) the period for the issuance of the interim report of the panel provided for in paragraph 1 of Article 21.18 shall be reduced from 120 days to 60 days after the date of the establishment of the panel;
- (d) the period for the issuance of the final report provided for in paragraph 1 of Article 21.19 shall be reduced from 30 days to 15 days after the date of the issuance of the interim report;
- (e) the following paragraph shall be deemed to be added to Article 21.20: "The reasonable period of time should normally not exceed 90 days, and in no case shall exceed 150 days from the date of the issuance of the final report in cases where the adoption of a measure by the Party complained against does not require legislative action in order to bring that Party into compliance."; and

- (f) paragraphs 2 and 3 of Article 21.22 shall be replaced by the following: "If the complaining Party decides not to request in accordance with paragraph 1, or, in case such request is made and no mutually satisfactory compensation nor any other alternative arrangement has been agreed within 20 days after the date of receipt of the request made in accordance with paragraph 1, the complaining Party shall be entitled, upon notification to the Party complained against, to suspend any obligations, including on the reduction or elimination of customs duties for covered products. The notification shall specify the level of suspension of obligations. The complaining Party shall have the right to implement the suspension at any moment after the expiry of 10 days from the date of receipt of the notification by the Party complained against."

ARTICLE 20

Working Group on Motor Vehicles and Parts

1. The Working Group on Motor Vehicles and Parts established pursuant to paragraph 1 of Article 22.4 shall be responsible for the effective implementation and operation of this Annex.
2. The functions of this Working Group shall be to:
 - (a) discuss any matter arising under this Annex, upon a Party's request;

- (b) assess the need for amending Appendixes 2-C-1 and 2-C-2, in accordance with Articles 5 to 9 of this Annex;
 - (c) carry out cooperation in accordance with this Annex;
 - (d) carry out consultations in accordance with Article 13 of this Annex;
 - (e) establish *ad hoc* working groups at the request of either Party, in order to address a specific issue raised by a Party; and
 - (f) carry out other functions as may be delegated by the Joint Committee pursuant to subparagraph 5(b) of Article 22.1.
3. Notwithstanding subparagraphs 3(a) and (c) of Article 22.4, the Working Group shall meet on request of a Party at such venues as mutually determined.

APPENDIX 2-C-1

UN REGULATIONS APPLIED BY BOTH PARTIES

Regulation No.	Title
3	Uniform provisions concerning the approval of retro-reflecting devices for power-driven vehicles and their trailers
4	Uniform provisions concerning the approval of devices for the illumination of rear registration plates of power-driven vehicles and their trailers
6	Uniform provisions concerning the approval of direction indicators for power-driven vehicles and their trailers
7	Uniform provisions concerning the approval of front and rear position lamps, stop-lamps and end-outline marker lamps for motor vehicles (except motor cycles) and their trailers
10	Uniform provisions concerning the approval of vehicles with regard to electromagnetic compatibility
11	Uniform provisions concerning the approval of vehicles with regard to door latches and door retention components
12	Uniform provisions concerning the approval of vehicles with regard to the protection of the driver against the steering mechanism in the event of impact
13	Uniform provisions concerning the approval of vehicles of categories M, N and O with regard to braking

Regulation No.	Title
13-H	Uniform provisions concerning the approval of passenger cars with regard to braking
14	Uniform provisions concerning the approval of vehicles with regard to safety-belt anchorages, ISOFIX anchorages systems, ISOFIX top tether anchorages and i-Size seating positions
16	Uniform provisions concerning the approval of: I. Safety-belts, restraint systems, child restraint systems and ISOFIX child restraint systems for occupants of power-driven vehicles II. Vehicles equipped with safety-belts, safety-belt reminder, restraint systems, child restraint systems, ISOFIX child restraint systems and i-Size child restraint systems
17	Uniform provisions concerning the approval of vehicles with regard to the seats, their anchorages and any head restraints
19	Uniform provisions concerning the approval of power-driven vehicle front fog lamps
21	Uniform provisions concerning the approval of vehicles with regard to their interior fittings
23	Uniform provisions concerning the approval of reversing and manoeuvring lamps for power-driven vehicles and their trailers
25	Uniform provisions concerning the approval of head restraints (headrests), whether or not incorporated in vehicle seats
26	Uniform provisions concerning the approval of vehicles with regard to their external projections

Regulation No.	Title
27	Uniform provisions concerning the approval of advance warning triangles
28	Uniform provisions concerning the approval of audible warning devices and of motor vehicles with regard to their audible signals
30	Uniform provisions concerning the approval of pneumatic tyres for motor vehicles and their trailers
34	Uniform provisions concerning the approval of vehicles with regard to the prevention of fire risks
37	Uniform provisions concerning the approval of filament lamps for use in approved lamp units of power-driven vehicles and of their trailers
38	Uniform provisions concerning the approval of rear fog lamps for power-driven vehicles and their trailers
39	Uniform provisions concerning the approval of vehicles with regard to the speedometer and odometer equipment including its installation
41	Uniform provisions concerning the approval of motor cycles with regard to noise
43	Uniform provisions concerning the approval of safety glazing materials and their installation on vehicles
44	Uniform provisions concerning the approval of restraining devices for child occupants of power-driven vehicles ("Child Restraint Systems")

Regulation No.	Title
45	Uniform provisions concerning the approval of headlamp cleaners, and of power-driven vehicles with regard to headlamp cleaners
46	Uniform provisions concerning the approval of devices for indirect vision and of motor vehicles with regard to the installation of these devices
48	Uniform provisions concerning the approval of vehicles with regard to the installation of lighting and light-signalling devices
50	Uniform provisions concerning the approval of front position lamps, rear position lamps, stop lamps, direction indicators and rear-registration-plate illuminating devices for vehicles of category L
51	Uniform provisions concerning the approval of motor vehicles having at least four wheels with regard to their sound emissions
54	Uniform provisions concerning the approval of pneumatic tyres for commercial vehicles and their trailers
58	Uniform provisions concerning the approval of: <ul style="list-style-type: none"> I. Rear underrun protective devices (RUPDs) II. Vehicles with regard to the installation of an RUPD of an approved type III. Vehicles with regard to their rear underrun protection (RUP)
60	Uniform provisions concerning the approval of two-wheeled motor cycles and mopeds with regard to driver-operated controls including the identification of controls, tell-tales and indicators

Regulation No.	Title
62	Uniform provisions concerning the approval of power-driven vehicles with handlebars with regard to their protection against unauthorized use
64	Uniform provisions concerning the approval of vehicles with regard to their equipment which may include: a temporary use spare unit, run flat tyres
66	Uniform provisions concerning the approval of large passenger vehicles with regard to the strength of their superstructure
70	Uniform provisions concerning the approval of rear marking plates for heavy and long vehicles
75	Uniform provisions concerning the approval of pneumatic tyres for L-category vehicles
77	Uniform provisions concerning the approval of parking lamps for power-driven vehicles
78	Uniform provisions concerning the approval of vehicles of categories L1, L2, L3, L4 and L5 with regard to braking
79	Uniform provisions concerning the approval of vehicles with regard to steering equipment
80	Uniform provisions concerning the approval of seats of large passenger vehicles and of these vehicles with regard to the strength of the seats and their anchorages

Regulation No.	Title
81	Uniform provisions concerning the approval of rear-view mirrors of two-wheeled power-driven vehicles with or without side car, with regard to the mounting of rear-view mirrors on handlebars
87	Uniform provisions concerning the approval of daytime running lamps for power-driven vehicles
91	Uniform provisions concerning the approval of side-marker lamps for motor vehicles and their trailers
93	Uniform provisions concerning the approval of: I. Front underrun protective devices (FUPDs) II. Vehicles with regard to the installation of an FUPD of an approved type III. Vehicles with regard to their front underrun protection (FUP)
94	Uniform provisions concerning the approval of vehicles with regard to the protection of the occupants in the event of a frontal collision
95	Uniform provisions concerning the approval of vehicles with regard to the protection of the occupants in the event of a lateral collision
98	Uniform provisions concerning the approval of motor vehicle headlamps equipped with gas-discharge light sources
99	Uniform provisions concerning the approval of gas-discharge light sources for use in approved gas-discharge lamp units of power-driven vehicles

Regulation No.	Title
100	Uniform provisions concerning the approval of vehicles with regard to specific requirements for the electric power train
104	Uniform provisions concerning the approval of retro-reflective markings for vehicles of category M, N and O
110	<p>Uniform provisions concerning the approval of:</p> <p>I. Specific components of motor vehicles using compressed natural gas (CNG) and/or liquefied natural gas (LNG) in their propulsion system</p> <p>II. Vehicles with regard to the installation of specific components of an approved type for the use of compressed natural gas (CNG) and/or liquefied natural gas (LNG) in their propulsion system</p>
112	Uniform provisions concerning the approval of motor vehicle headlamps emitting an asymmetrical passing-beam or a driving-beam or both and equipped with filament lamps and/or light-emitting diode (LED) modules
113	Uniform provisions concerning the approval of motor vehicle headlamps emitting a symmetrical passing-beam or a driving-beam or both and equipped with filament, gas-discharge light sources or LED modules
116	Uniform provisions concerning the protection of motor vehicles against unauthorized use
117	Uniform provisions concerning the approval of tyres with regard to rolling sound emissions and/or to adhesion on wet surfaces and/or to rolling resistance
119	Uniform provisions concerning the approval of cornering lamps for power-driven vehicles

Regulation No.	Title
121	Uniform provisions concerning the approval of vehicles with regard to the location and identification of hand controls, tell-tales and indicators
123	Uniform provisions concerning the approval of adaptive front-lighting systems (AFS) for motor vehicles
125	Uniform provisions concerning the approval of motor vehicles with regard to the forward field of vision of the motor vehicle driver
127	Uniform provisions concerning the approval of motor vehicles with regard to their pedestrian safety performance
128	Uniform provisions concerning the approval of light emitting diode (LED) light sources for use in approved lamp units on power-driven vehicles and their trailers
129	Uniform provisions concerning the approval of Enhanced Child Restraint Systems used on board of motor vehicles (ECRS)
130	Uniform provisions concerning the approval of motor vehicles with regard to the Lane Departure Warning System (LDWS)
131	Uniform provisions concerning the approval of motor vehicles with regard to the Advanced Emergency Braking Systems (AEBS)

Regulation No.	Title
134	Uniform provisions concerning the approval of motor vehicles and their components with regard to the safety-related performance of Hydrogen-Fuelled Vehicles (HFCV) ¹

¹ For Japan, to the extent that the containers are marked in accordance with Article 46 of the High Pressure Gas Safety Act (Law No.204 of 1951) of Japan, the conditions to approve a vehicle type that has been approved by a type approval authority of the European Union in accordance with UN Regulation No.134 shall be as follows:

- (a) at the time of application pursuant to the High Pressure Gas Safety Act of Japan, the manufacturer or its legal representative in Japan shall present that:
 - (i) the material of the containers is equivalent to SUS F 316L specified under JIS (Japan Industrial Standard) G 3214; for the purpose of this subparagraph, the compliance with DIN1.4435 as of the date of entry into force of this Agreement is considered as fulfilling of this requirement;
 - (ii) "the Nickel Equivalent" (mass %) is more than 28.5; for the purposes of this subparagraph, "Nickel Equivalent" (mass %) is defined as: $12.6[C]+0.35[Si]+1.05[Mn]+[Ni]+0.65[Cr]+0.98[Mo]$ and shall be proved by the Material Mill Sheet; and
 - (iii) the test result for "Reduction of Area" is more than 75 %; in case the test result is between 72 % and 75 %, the application will be examined taking into account "the Nickel Equivalent"; and
- (b) individual vehicles are subject to a 2-year periodic inspection for the hydrogen storage system in accordance with Articles 49 and 49-4 of the High Pressure Gas Safety Act of Japan and the system shall be removed after 15 years from the date of production.

This footnote shall cease to have effect at the time when both Parties have completed the work in the Phase 2 of GTR No. 13 Global technical regulation on hydrogen and fuel cell vehicles and have applied the corresponding UN Regulation under the 1958 Agreement.

Regulation No.	Title
135	Uniform provisions concerning the approval of vehicles with regard to their Pole Side Impact performance (PSI)
136	Uniform provisions concerning the approval of vehicles of category L with regard to specific requirements for the electric power train
137	Uniform provisions concerning the approval of passenger cars in the event of a frontal collision with focus on the restraint system
138	Uniform provisions concerning the approval of Quiet Road Transport Vehicles with regard to their reduced audibility
139	Uniform provisions concerning the approval of passenger cars with regard to Brake Assist Systems (BAS)
140	Uniform provisions concerning the approval of passenger cars with regard to Electronic Stability Control (ESC) systems
141	Uniform provisions concerning the approval of vehicles with regard to their Tyre Pressure Monitoring Systems (TPMS)
142	Uniform provisions concerning the approval of motor vehicles with regard to the installation of their tyres

APPENDIX 2-C-2

UN REGULATIONS APPLIED BY ONE OF THE PARTIES
AND NOT YET CONSIDERED BY THE OTHER PARTY

Regulation No.	Title	Date of application by the other Party ¹
53	Uniform provisions concerning the approval of category L3 vehicles with regard to the installation of lighting and light-signalling devices	
73	Uniform provisions concerning the approval of: I. Vehicles with regard to their lateral protection devices (LPD) II. Lateral protection devices (LPD) III. Vehicles with regard to the installation of LPD of an approved type according to Part II of this Regulation	
85	Uniform provisions concerning the approval of internal combustion engines or electric drive trains intended for the propulsion of motor vehicles of categories M and N with regard to the measurement of the net power and the maximum 30 minutes power of electric drive trains	
126	Uniform provisions concerning the approval of partitioning systems to protect passengers against displaced luggage, supplied as non-original vehicle equipment	

¹ Dates to be agreed in accordance with paragraph 2 of Article 5 of this Annex.

ANNEX 2-D

FACILITATION OF SHOCHU EXPORT

Single distilled *shochu*, as defined in subparagraph 10 of Article 3 of the Liquor Tax Law (Law No. 6 of 1953) of Japan, produced by pot still and bottled in Japan, shall be allowed to be placed on the market of the European Union in traditional bottles of four *go*¹ (合) or one *sho*² (升), provided that other applicable legal requirements of the European Union are fulfilled.

¹ One *go* (合) is equal to 180 ml.

² One *sho* (升) is equal to 1,800 ml.

ANNEX 2-E

FACILITATION OF WINE PRODUCT EXPORT

PART 1

European Union

SECTION A

Laws and regulations of the European Union
referred to in subparagraphs 1(a) and 2(a) of Article 2.25

The product definitions and the oenological practices authorised and restrictions applied in the European Union referred to in subparagraphs 1(a) and 2(a) of Article 2.25 are set out in the following laws and regulations:

- Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671), in particular production rules in the wine sector, in accordance with Articles 75, 78, 80, 81, 83 and 91, Part II of Annex VII and Parts I and II of Annex VIII to that Regulation, provided that they concern products within the scope of Section C of Chapter 2; and

- Commission Regulation (EC) No 606/2009 of 10 July 2009 laying down certain detailed rules for implementing Council Regulation (EC) No 479/2008 as regards the categories of grapevine products, oenological practices and the applicable restrictions (OJ L 193, 24.7.2009, p. 1), provided that they concern products within the scope of Section C of Chapter 2.

SECTION B

Oenological practices for phase one referred to in subparagraph 2(b) of Article 2.25

The oenological practices in the European Union for phase one referred to in subparagraph 2(b) of Article 2.25 shall comprise the following:

- Calcium alginate;
- Caramel;
- L(+) tartaric acid;
- Lysozyme;
- Microcrystalline cellulose;
- Oak chips;

- Perlite;
- Potassium alginate;
- Potassium bisulphite = potassium hydrogen sulphite;
- Potato protein; and
- Yeast protein extracts.

SECTION C

Oenological practices for phase two referred to in paragraph 2 of Article 2.26

The oenological practices in the European Union for phase two referred to in paragraph 2 of Article 2.26 shall comprise the following:

- Ammonium bisulphite;
- Calcium carbonate + double calcium salt of L(+) tartaric and L(-) malic acids;
- Chitin-glucan derived from *Aspergillus*;
- Dimethyldicarbonate (DMDC);
- Metatartaric acid;

- Neutral potassium tartrate;
- Neutral salt of potassium DL tartaric acid; and
- Polyvinylimidazole-polyvinylpyrrolidone copolymers (PVI/PVP).

SECTION D

Oenological practices for phase three referred to in paragraph 2 of Article 2.27

The oenological practices in the European Union for phase three referred to in paragraph 2 of Article 2.27 shall comprise the following:

- Argon;
- Calcium phytate;
- Calcium tartrate;
- Copper sulphate;
- Kaolin (aluminium silicate);
- Malolactic fermentation activators;
- Potassium bicarbonate = potassium hydrogen carbonate = potassium acid carbonate;

- Potassium caseinate; and
- Potassium ferrocyanide.

PART 2

Japan

SECTION A

Laws and regulations of Japan referred to in subparagraphs 1(a) and 2(a) of Article 2.25

The product definitions and the oenological practices authorised and restrictions applied in Japan referred to in subparagraphs 1(a) and 2(a) of Article 2.25 are set out in the following laws and regulations:

- Paragraph 1 of Article 2, subparagraph 13 of Article 3 and paragraphs 2 and 9 of Article 43 of the Liquor Tax Law (Law No. 6 of 1953), provided that they concern products within the scope of Section C of Chapter 2;
- Paragraphs 1, 2 and 4 of Article 7 and paragraph 15 of Article 50 of the Cabinet Order for Enforcement of the Liquor Tax Law (Cabinet Order No. 97 of 1962), provided that they concern products within the scope of Section C of Chapter 2;

- Subparagraphs 8.2 and 8.3 of Article 13 of the Regulation for Enforcement of the Liquor Tax Law (Ministerial Ordinance of Ministry of Finance No. 26 of 1962), provided that they concern products within the scope of Section C of Chapter 2;
- Paragraphs 3, 5, 7 and 15 of the "general provisions" as well as paragraphs 1 to 4, 6, 7, 9 and 11 of "the definitions of fruit wine and sweet fruit wine" of Article 3 of Part II, and subparagraph 3.6 of Article 86-6 of Chapter 1 of Part VIII of the Notification of the Interpretation of the Liquor Tax Law and Other Laws and Orders relating to the Administration of Liquor Affairs, Etc. (Notification of National Tax Agency of 1999), provided that they concern products within the scope of Section C of Chapter 2;
- The Notice on determination of the items of liquor to which the materials for the preservation of liquors can be blended (Notice of National Tax Agency No. 5 of 1997), provided that it concerns products within the scope of Section C of Chapter 2;
- The Notification of the handling of the "materials which can be blended to the liquors for the preservation of them" (Notification of National Tax Agency of 1997), provided that it concerns products within the scope of Section C of Chapter 2; and
- Subparagraph 1.3 and the Annex table of the Notice on establishing labelling standards for manufacturing process and quality of wine, etc. (Notice of National Tax Agency No. 18 of 2015), provided that they concern products within the scope of Section C of Chapter 2.

SECTION B

Oenological practices for phase one referred to in subparagraph 1(b) of Article 2.25

The oenological practices in Japan for phase one referred to in subparagraph 1(b) of Article 2.25 shall comprise the following:

(a) Enrichment

Enrichment by sucrose, glucose and fructose (hereinafter referred to as "saccharides") may be applied, except where the weight¹ of saccharides used for enrichment exceeds the weight of saccharides which the original grape must contains.²

¹ The weight of saccharides used for enrichment shall be expressed as inverted saccharides:
weight of inverted saccharides = weight of glucose + weight of fructose + weight of sucrose x 1.05

² For the purposes of Section C of Chapter 2, both enrichment and acidification shall not be applied to the same product as referred to in paragraph 7 of Point C of Part I of Annex VIII to Regulation (EU) No 1308/2013.

(b) Acidification and de-acidification

Acidification or de-acidification may be applied, except where such practice is not in accordance with Section 3.3(a) of Codex General Standard for Food Additives.¹

(c) Grape variety

Grapes from any varieties, including those different from *vitis vinifera*, can be used for the purpose of producing Japan wine, provided that those grapes are harvested in Japan.

(d) Limits of alcoholic strength, total acidity content and volatile acidity content

The lower limit for alcoholic strength is 1 per cent (volume) as actual alcoholic strength. The upper limit for alcoholic strength is less than 15 per cent (volume) as actual alcoholic strength. However, it may reach up to less than 20 per cent (volume) as actual alcoholic strength for Japan wine which has been produced without any enrichment. No limitation is imposed with regard to total acidity and volatile acidity.

¹ For the purposes of Section C of Chapter 2, both acidification and de-acidification shall not be applied to the same product as referred to in paragraph 7 of Point C of Part I of Annex VIII to Regulation (EU) No 1308/2013.

(e) Finalising practice

- (i) Brandy¹, sweeteners (in the form of saccharides, grape must or concentrated grape must whose grapes have been harvested in Japan) or Japan wine may be added to Japan wine, after fermentation, only if that Japan wine has been fermented in the container which is aimed for direct shipping (without changing container). The weight² of added saccharides shall not exceed 10 per cent of the total weight of the Japan wine after adding the above mentioned brandy, sweeteners or Japan wine.
- (ii) Sweeteners in the form of grape must or concentrated grape must whose grapes have been harvested in Japan may be added to Japan wine, after fermentation, only if the saccharides weight in added sweeteners in the form of grape must or concentrated grape must does not exceed 10 per cent of the total weight of the Japan wine after adding the above mentioned sweeteners.

¹ Brandy used for finalising practice under Section C of Chapter 2 of this Agreement shall be made of grapes, including grape pomace and concentrated grape must, and only contain substances authorised in Annex I A to Commission Regulation (EC) No 606/2009.

² The weight of added saccharides shall be expressed as inverted saccharides: weight of inverted saccharides = weight of glucose + weight of fructose + weight of sucrose x 1.05.

- (iii) Sweeteners in the form of saccharides may be added to Japan wine, after fermentation, only if the weight¹ of added saccharides does not exceed 10 per cent of the total weight of the Japan wine after adding the saccharides.

SECTION C

Oenological practices for phase two referred to in paragraph 1 of Article 2.26

The oenological practices in Japan for phase two referred to in paragraph 1 of Article 2.26 shall comprise the following:

- kaki (persimmon) tannin;
- microfibrillated cellulose;
- phytic acid;
- sodium ascorbate; and
- sodium caseinate.

¹ The weight of added saccharides shall be expressed as inverted saccharides: weight of inverted saccharides = weight of glucose + weight of fructose + weight of sucrose x 1.05.

SECTION D

Oenological practices for phase three referred to in paragraph 1 of Article 2.27

The oenological practices in Japan for phase three referred to in paragraph 1 of Article 2.27 shall comprise the following:

- acid calcium phosphate (calcium dihydrogen phosphate);
- acid potassium phosphate (dipotassium hydrogen phosphate and potassium dihydrogen phosphate);
- activated acid clay;
- agar;
- ammonia;
- ammonium phosphate (ammonium dihydrogen phosphate);
- calcium chloride;
- carrageenan;
- collagen;

- erythorbic acid;
- magnesium chloride;
- magnesium sulfate;
- phosphoric acid;
- potassium carbonate;
- sodium alginate;
- sodium bicarbonate;
- sodium carbonate;
- sodium chloride (salt);
- sodium erythorbate; and
- wheat flour.

ANNEX 3-A

INTRODUCTORY NOTES TO PRODUCT SPECIFIC RULES OF ORIGIN

Note 1

General principles

1. This Annex sets out the general rules for the applicable requirements of Annex 3-B provided for in subparagraph 1(c) of Article 3.2.
2. For the purposes of this Annex and Annex 3-B, the requirements for a product to be originating in accordance with subparagraph 1(c) of Article 3.2 are a change in tariff classification, a production process, a maximum value of non-originating materials, a minimum regional value content, or any other requirement specified in this Annex and Annex 3-B.
3. Reference to weight in a product specific rule of origin means the net weight, which is the weight of a material or a product, not including the weight of packaging.
4. This Annex, Annex 3-B and Annex 3-E are based on the Harmonized System, as amended on 1 January 2017.

Note 2

The structure of Annex 3-B

1. Notes on Sections or Chapters, where applicable, are read in conjunction with the product specific rules of origin for the relevant Section, Chapter, heading or subheading.
2. Each product specific rule of origin set out in Column 2 of Annex 3-B applies to the corresponding product identified in Column 1 of Annex 3-B.
3. If a product is subject to alternative product specific rules of origin, the product shall be originating if it satisfies one of the alternatives. If a product is subject to a product specific rule of origin that includes multiple requirements, the product shall be originating only if it satisfies all of the requirements.
4. For the purpose of this Annex and Annex 3-B,
 - (a) "Chapter" means the first two-digits in the tariff classification number under the Harmonized System;
 - (b) "heading" means the first four-digits in the tariff classification number under the Harmonized System;
 - (c) "Section" means a section of the Harmonized System; and

(d) "subheading" means the first six-digits in the tariff classification number under the Harmonized System.

5. For the purposes of product specific rules of origin, the following abbreviations apply:¹

"CC" means production from non-originating materials of any Chapter, except that of the product, or a change to the Chapter, heading or subheading from any other Chapter; this means that all non-originating materials used in the production of the product must undergo a change in tariff classification at the 2-digit level (i.e. a change in Chapter) of the Harmonized System.

"CTH" means production from non-originating materials of any heading, except that of the product, or a change to the Chapter, heading or subheading from any other heading; this means that all non-originating materials used in the production of the product must undergo a change in tariff classification at the 4-digit level (i.e. a change in heading) of the Harmonized System.

"CTSH" means production from non-originating materials of any subheading, except that of the product, or a change to the Chapter, heading or subheading from any other subheading; this means that all non-originating materials used in the production of the product must undergo a change in tariff classification at the 6-digit level (i.e. a change in sub-heading) of the Harmonized System.

¹ For greater certainty, if a requirement of a change in tariff classification provides for exception for a change from certain Chapters, headings or subheadings, none of the non-originating materials of those Chapters, headings or subheadings may be used, individually or jointly.

Note 3

Application of Annex 3-B

1. Paragraph 3 of Article 3.2, concerning products having acquired originating status which are used in the production of other products, applies irrespective of whether or not this status has been acquired inside the same factory in a Party where those products are used.
2. If a product specific rule of origin provides that a specified non-originating material may not be used or that the value or weight of a specified non-originating material cannot exceed a specific threshold, those requirements do not apply to non-originating materials classified elsewhere in the Harmonized System.
3. If a product specific rule of origin provides that a product shall be produced from a particular material, this does not prevent the use of other materials which cannot satisfy the requirement because of their inherent nature.

Note 4

Calculation of a maximum value of non-originating materials and of a minimum regional value content

Definitions:

1. For the purposes of product specific rules of origin:
 - (a) "customs value" means the value as determined in accordance with the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade 1994;
 - (b) "EXW" means:
 - (i) the ex-works price of the product paid or payable to the manufacturer in whose undertaking the last working or processing is carried out, provided that the price includes the value of all the materials used and all other costs incurred in the production of a product minus any internal taxes which are, or may be, repaid when the product obtained is exported; or

- (ii) if there is no price paid or payable or if the actual price paid does not reflect all costs related to the production of the product which are actually incurred in the production of a product, the value of all the materials used and all other costs incurred in the production of the product in the exporting Party which:
 - (A) include selling, general and administrative expenses, as well as profit, that can be reasonably allocated to the product; and
 - (B) exclude the costs of freight, insurance, all other costs incurred in transporting the product and any internal taxes of the exporting Party which are, or may be, repaid when the product obtained is exported;
- (c) "FOB" means:
 - (i) the free on board price of the product paid or payable to the seller regardless of the mode of shipment, provided that the price includes the value of all the materials used and all other costs incurred in the production of a product and its transportation to the exportation port in the Party, minus any internal taxes which are, or may be, repaid when the product obtained is exported; or

- (ii) if there is no price paid or payable or if the actual price paid does not reflect all costs related to the production of the product which are actually incurred in the production of a product, the value of all the materials used and all other costs incurred in the production of the product in the exporting Party, and its transportation to the exportation port in the Party which:
 - (A) include selling, general and administrative expenses, as well as profit, that can be reasonably allocated to the product, the costs of freight and insurance; and
 - (B) exclude any internal taxes of the exporting Party which are, or may be, repaid when the product obtained is exported;
- (d) "MaxNOM" means the maximum value of non-originating materials expressed as a percentage;
- (e) "RVC" means the minimum regional value content of a product, expressed as a percentage; and

- (f) "VNM" means the value of non-originating materials used in the production of the product which is its customs value at the time of importation including freight, insurance where appropriate, packing and all the other costs incurred in transporting the materials to the importation port in the Party where the producer of the product is located. Where it is not known and cannot be ascertained, the first ascertainable price paid for the non-originating materials in either Party is used.

2. For the calculation of MaxNOM and RVC, the following formulas apply:

$$\text{MaxNOM}(\%) = \frac{\text{VNM}}{\text{EXW}} \times 100$$

$$\text{RVC}(\%) = \frac{\text{FOB} - \text{VNM}}{\text{FOB}} \times 100$$

Note 5

Definitions of processes referred to in Sections V to VII in Annex 3-B

For the purposes of product specific rules of origin:

- (a) "biotechnological processing" means:
 - (i) biological or biotechnological culturing (including cell culture), hybridisation or genetic modification of micro-organisms (bacteria, viruses (including phages) etc.) or human, animal or plant cells; and
 - (ii) production, isolation or purification of cellular or intercellular structures (such as isolated genes, gene fragments and plasmids), or fermentation;
- (b) "change in particle size" means the deliberate and controlled modification in particle size of a product, other than by merely crushing or pressing, resulting in a product with a defined particle size, defined particle size distribution or defined surface area, which is relevant to the purposes of the resulting product and with physical or chemical characteristics different from those of the input materials;

- (c) "chemical reaction" means a process (including a biochemical processing) which results in a molecule with a new structure by breaking intramolecular bonds and by forming new intramolecular bonds, or by altering the spatial arrangement of atoms in a molecule, with the exception of the following which are not considered to be chemical reactions for the purpose of this definition:
- (i) dissolving in water or other solvents;
 - (ii) the elimination of solvents including solvent water; or
 - (iii) the addition or elimination of water of crystallisation;
- (d) "distillation" means:
- (i) atmospheric distillation: a separation process in which petroleum oils are converted, in a distillation tower, into fractions according to boiling point and the vapour then condensed into different liquefied fractions; products produced from petroleum distillation may include liquefied petroleum gas, naphtha, gasoline, kerosene, diesel or heating oil, light gas oils and lubricating oil; and
 - (ii) vacuum distillation: distillation at a pressure below atmospheric but not so low that it would be classed as molecular distillation; vacuum distillation is used for distilling high-boiling and heat-sensitive materials such as heavy distillates in petroleum oils to produce light to heavy vacuum gas oils and residuum;

- (e) "isomer separation" means the isolation or separation of isomers from a mixture of isomers;
- (f) "mixing and blending" means the deliberate and proportionally controlled mixing or blending (including dispersing) of materials, other than the addition of diluents, only to conform to predetermined specifications which results in the production of a product having physical or chemical characteristics that are relevant to the purposes or uses of the product and are different from the input materials;
- (g) "production of standard materials" (including standard solutions) means a production of a preparation suitable for analytical, calibrating or referencing uses with precise degrees of purity or proportions certified by the manufacturer; and
- (h) "purification" means a process which results in the elimination of at least 80 per cent of the content of existing impurities.

Note 6

Definitions of terms used in Section XI of Annex 3-B

For the purposes of product specific rules of origin:

- (a) "man-made staple fibres" means synthetic or artificial filament tow, staple fibres or waste, of headings 55.01 to 55.07;

- (b) "natural fibres" means fibres other than synthetic or artificial fibres. Their use is restricted to the stages before spinning takes place, including waste, and, unless otherwise specified, includes fibres which have been carded, combed or otherwise processed, but not spun; "natural fibres" includes horsehair of heading 05.11, silk of headings 50.02 and 50.03, wool-fibres and fine or coarse animal hair of headings 51.01 to 51.05, cotton fibres of headings 52.01 to 52.03, and other vegetable fibres of headings 53.01 to 53.05;
- (c) "printing" means a technique by which an objectively assessed function, such as colour, design, or technical performance, is given to a textile substrate with a permanent character, using screen, roller, digital or transfer techniques; and
- (d) "printing (as standalone operation)" means a technique by which an objectively assessed function, such as colour, design, or technical performance, is given to a textile substrate with a permanent character, using screen, roller, digital or transfer techniques combined with at least two preparatory or finishing operations (such as scouring, bleaching, mercerizing, heat setting, raising, calendaring, shrink resistance processing, permanent finishing, decatizing, impregnating, mending and burling, shearing, singeing, process of air-tumbler, process of stenter, milling, steam and shrinking, and wet decatizing), provided that the value of all the non-originating materials used does not exceed 50 per cent of the EXW or 45 per cent of the FOB of the product.

Note 7

Tolerances applicable to products containing two or more basic textile materials

1. For the purposes of this Note, basic textile materials are the following:
 - (a) silk;
 - (b) wool;
 - (c) coarse animal hair;
 - (d) fine animal hair;
 - (e) horsehair;
 - (f) cotton;
 - (g) paper-making materials and paper;
 - (h) flax;
 - (i) true hemp;
 - (j) jute and other textile bast fibres;
 - (k) sisal and other textile fibres of the genus *Agave*;

- (l) coconut, abaca, ramie and other vegetable textile fibres;
- (m) synthetic man-made filaments;
- (n) artificial man-made filaments;
- (o) current-conducting filaments;
- (p) synthetic man-made staple fibres of polypropylene;
- (q) synthetic man-made staple fibres of polyester;
- (r) synthetic man-made staple fibres of polyamide;
- (s) synthetic man-made staple fibres of polyacrylonitrile;
- (t) synthetic man-made staple fibres of polyimide;
- (u) synthetic man-made staple fibres of polytetrafluoroethylene;
- (v) synthetic man-made staple fibres of poly (phenylene sulphide);

- (w) synthetic man-made staple fibres of poly (vinyl chloride);
- (x) other synthetic man-made staple fibres;
- (y) artificial man-made staple fibres of viscose;
- (z) other artificial man-made staple fibres;
- (aa) yarn made of polyurethane segmented with flexible segments of polyether, whether or not gimped;
- (bb) yarn made of polyurethane segmented with flexible segments of polyester whether or not gimped;
- (cc) products of heading 56.05 (metallised yarn) incorporating strip consisting of a core of aluminium foil or of a core of plastic film irrespective of whether or not coated with aluminium powder, of a width not exceeding 5 mm, sandwiched by means of a transparent or coloured adhesive between two layers of plastic film;
- (dd) other products of heading 56.05;
- (ee) glass fibres; and
- (ff) metal fibres.

2. Where reference to this Note is made in Annex 3-B, the requirements set out in its Column 2 shall not apply, as a tolerance, to non-originating basic textile materials which are used in the production of a product, provided that:
 - (a) the product contains two or more basic textile materials; and
 - (b) the weight of the non-originating basic textile materials, taken together, does not exceed 10 per cent of the total weight of all the basic textile materials used.

For example:

For a woollen fabric of heading 51.12 containing woollen yarn of heading 51.07, synthetic yarn of staple fibres of heading 55.09 and materials other than basic textile materials, non-originating woollen yarn which does not satisfy the requirement set out in Annex 3-B, or non-originating synthetic yarn which does not satisfy the requirement set out in Annex 3-B, or a combination of both, may be used, provided that their total weight does not exceed 10 per cent of the weight of all the basic textile materials.

3. Notwithstanding Note 7.2 (b), for products containing "yarn made of polyurethane segmented with flexible segments of polyether, whether or not gimped", the maximum tolerance is 20 per cent. However, the percentage of the other non-originating basic textile materials shall not exceed 10 per cent.

4. Notwithstanding Note 7.2 (b), for products containing "strip consisting of a core of aluminium foil or of a core of plastic film irrespective of whether or not coated with aluminium powder, of a width not exceeding 5 mm, sandwiched by means of a transparent or coloured adhesive between two layers of plastic film", the maximum tolerance is 30 per cent. However, the percentage of the other non-originating basic textile materials shall not exceed 10 per cent.
5. For a product of headings 51.06 to 51.10 and headings 52.04 to 52.07, non-originating man-made fibres may be used in the process of spinning of natural fibres, provided that their total weight does not exceed 40 per cent of the weight of the product.

Note 8

Other tolerances applicable to certain textile products

1. Where reference to this Note is made in Annex 3-B, non-originating textile materials (with the exception of linings and interlinings) which do not satisfy the requirements set out in its Column 2 for a made-up textile product may be used, provided that they are classified in a heading other than that of the product and that their value does not exceed 8 per cent of the EXW or FOB of the product.

2. Non-originating materials which are not classified in Chapters 50 to 63 may be used without restriction in the production of textile products classified in Chapters 61 to 63, whether or not they contain textiles.

For example:

If a requirement set out in Annex 3-B provides that yarn shall be used, for a certain textile item (such as trousers), this does not prevent the use of non-originating metal items (such as buttons), because metal items are not classified in Chapters 50 to 63. For the same reasons, it does not prevent the use of non-originating slide fasteners, even though slide-fasteners normally contain textiles.

3. Where a requirement set out in Annex 3-B consists in a maximum value of non-originating materials, the value of the non-originating materials which are not classified in Chapters 50 to 63 shall be taken into account in the calculation of the value of the non-originating materials.

ANNEX 3-B

PRODUCT SPECIFIC RULES OF ORIGIN

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
SECTION I	LIVE ANIMALS; ANIMAL PRODUCTS
Chapter 1	Live animals
01.01-01.06	All animals of Chapter 1 are wholly obtained.
Chapter 2	Meat and edible meat offal
02.01-02.10	Production in which all the materials of Chapters 1 and 2 used are wholly obtained.
Chapter 3	Fish and crustaceans, molluscs and other aquatic invertebrates
- Atlantic Bluefin tuna (<i>Thunnus thynnus</i>):	All Atlantic Bluefin tuna (<i>Thunnus thynnus</i>) is wholly obtained; or production in which Atlantic Bluefin tuna (<i>Thunnus thynnus</i>) is subject to caging in farms with subsequent feeding and fattening/farming for a minimum period of 3 months in a Party. The duration of the fattening or farming shall be established according to the date of the caging operation and the date of harvesting recorded in the electronic Bluefin tuna Catch Document (eBCD) of the International Commission for the Conservation of Atlantic Tunas (ICCAT).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
- Others:	All fish and crustaceans, molluscs and other aquatic invertebrates are wholly obtained.
Chapter 4	Dairy produce; birds' eggs; natural honey; edible products of animal origin, not elsewhere specified or included
04.01-04.10	Production in which all the materials of Chapter 4 used are wholly obtained.
Chapter 5	Products of animal origin, not elsewhere specified or included
05.01-05.11	CTH
SECTION II	VEGETABLE PRODUCTS
Chapter 6	Live trees and other plants; bulbs, roots and the like; cut flowers and ornamental foliage
06.01-06.04	Production in which all the materials of Chapter 6 used are wholly obtained.
Chapter 7	Edible vegetables and certain roots and tubers
07.01-07.14	Production in which all the materials of Chapter 7 used are wholly obtained.
Chapter 8	Edible fruit and nuts; peel of citrus fruit or melons
08.01-08.14	Production in which all the materials of Chapter 8 used are wholly obtained.
Chapter 9	Coffee, tea, maté and spices
09.01	CTSH; or Blending.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
0902.10-0902.20	Production in which all the materials of subheadings 0902.10 and 0902.20 used are wholly obtained.
0902.30-0903.00	CTSH; or Blending.
09.04-09.10	CTSH; or Blending, crushing or grinding.
Chapter 10	Cereals
10.01-10.08	Production in which all the materials of Chapter 10 used are wholly obtained.
Chapter 11	Products of the milling industry; malt; starches; inulin; wheat gluten
11.01-11.09	Production in which all the materials of Chapters 10 and 11, headings 07.01, 07.13, 07.14 and 23.03, subheading 0710.10 and dried potatoes of subheading 0712.90 used are wholly obtained.
Chapter 12	Oil seeds and oleaginous fruits; miscellaneous grains, seeds and fruit; industrial or medicinal plants; straw and fodder
12.01	CTH
12.02-12.14	CTH except from heading 12.01.
Chapter 13	Lac; gums, resins and other vegetable saps and extracts
1301.20-1302.19	CTH
1302.20	CTSH; however, non-originating pectic substances may be used.
1302.31	CTH

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
1302.32	CTSH; however, non-originating mucilages and thickeners derived from locust beans may be used.
1302.39	CTH
Chapter 14	Vegetable plaiting materials; vegetable products not elsewhere specified or included
14.01-14.04	Production in which all the materials of Chapter 14 used are wholly obtained.
SECTION III	ANIMAL OR VEGETABLE FATS AND OILS AND THEIR CLEAVAGE PRODUCTS; PREPARED EDIBLE FATS; ANIMAL OR VEGETABLE WAXES
Chapter 15	Animal or vegetable fats and oils and their cleavage products; prepared edible fats; animal or vegetable waxes
15.01-15.06	CTH
15.07	Production in which all the materials of headings 12.01 and 15.07 used are wholly obtained.
15.08	CTH
15.09-15.10	Production in which all the vegetable materials used are wholly obtained.
15.11-15.13	CTH
15.14	
- Rape or Colza oil and its fractions:	Production in which all the materials of headings 12.05 and 15.14 used are wholly obtained.
- Mustard oil and its fractions:	CTH

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
15.15	
- Rice bran oil and its fractions:	Production in which all the materials of headings 10.06 and 15.15 used are wholly obtained.
- Others:	CTH
1516.10-1517.10	CTH
1517.90	
- Mixed vegetable oils not further processed:	CC
- Others:	CTH
15.18-15.22	CTH
SECTION IV	PREPARED FOODSTUFFS; BEVERAGES, SPIRITS AND VINEGAR; TOBACCO AND MANUFACTURED TOBACCO SUBSTITUTES
Chapter 16	Preparations of meat, of fish or of crustaceans, molluscs or other aquatic invertebrates
16.01-16.02	Production in which all the materials of Chapters 2, 3 and 16 and heading 10.06 used are wholly obtained.
16.03	Production in which all the materials of Chapters 2, 3 and 16 used are wholly obtained.
16.04-16.05	Production in which all the materials of Chapters 2, 3 and 16 and heading 10.06 used are wholly obtained.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
Chapter 17	Sugars and sugar confectionery
17.01	CTH
17.02	CTH, provided that: <ul style="list-style-type: none"> - the weight of non-originating materials of heading 04.04 used does not exceed 10 % of the weight of the product; - the total weight of non-originating materials of headings 11.01 to 11.08 used does not exceed 10 % of the weight of the product; and - the total weight of non-originating materials of headings 17.01 and 17.03 used does not exceed 20 % of the weight of the product.
17.03	CTH
17.04	CTH, provided that the total weight of the non-originating materials of headings 17.01 and 17.02 used does not exceed 40 % of the weight of the product.
Chapter 18	Cocoa and cocoa preparations
18.01-18.05	CTH
18.06	CTH, provided that: <ul style="list-style-type: none"> - the total weight of non-originating materials of Chapter 4 and heading 19.01 used does not exceed 10 % of the weight of the product; and - the total weight of non-originating materials of headings 17.01 and 17.02 used does not exceed 30 % of the weight of the product.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
Chapter 19	Preparations of cereals, flour, starch or milk; pastrycooks' products
19.01	<p>CC, provided that:</p> <ul style="list-style-type: none"> - the weight of non-originating materials of Chapter 4 used does not exceed 10 % of the weight of the product; - the total weight of non-originating materials of headings 10.01, 10.03, 10.06 and 11.01 to 11.08 used does not exceed 10 % of the weight of the product; and - the total weight of non-originating materials of headings 17.01 and 17.02 used does not exceed 20 % of the weight of the product.
19.02	<p>CC, provided that:</p> <ul style="list-style-type: none"> - the total weight of non-originating materials of Chapters 2, 3 and 16 used does not exceed 10 % of the weight of the product; - the weight of non-originating materials of heading 10.01 used does not exceed 90 % of the weight of the product; and - the total weight of non-originating materials of headings 10.06 and 11.01 to 11.08 used does not exceed 10 % of the weight of the product.
19.03	CC, provided that the total weight of non-originating materials of headings 10.06 and 11.01 to 11.08 used does not exceed 10 % of the weight of the product.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
19.04	CC, provided that: <ul style="list-style-type: none"> - the weight of non-originating materials of Chapter 4 used does not exceed 10 % of the weight of the product; - the total weight of non-originating materials of headings 10.01, 10.03, 10.06 and 11.01 to 11.08 used does not exceed 10 % of the weight of the product; and - the total weight of non-originating materials of headings 17.01 and 17.02 used does not exceed 30 % of the weight of the product.
19.05	CTH, provided that: <ul style="list-style-type: none"> - the weight of non-originating materials of Chapter 4 used does not exceed 10 % of the weight of the product; - the total weight of non-originating materials of headings 10.03, 10.06 and 11.01 to 11.08 used does not exceed 10 % of the weight of the product; and - the total weight of non-originating materials of headings 17.01 and 17.02 used does not exceed 30 % of the weight of the product.
Chapter 20	Preparations of vegetables, fruit, nuts or other parts of plants
20.01	CC
20.02-20.03	Production in which all the materials of Chapter 7 used are wholly obtained.
20.04-20.08	CTH, provided that beans (<i>Vigna</i> spp., <i>Phaseolus</i> spp.), peas (<i>Pisum sativum</i>), pineapples, oranges, potatoes and asparagus used are wholly obtained.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
20.09	CTH, provided that pineapples, oranges, tomatoes, apples and grapes used are wholly obtained.
Chapter 21	Miscellaneous edible preparations
21.01	CC, provided that: <ul style="list-style-type: none"> - the total weight of non-originating materials of Chapter 4 and heading 19.01 used does not exceed 10 % of the weight of the product; - the weight of non-originating materials of heading 10.03 used does not exceed 10 % of the weight of the product; and - the total weight of non-originating materials of headings 17.01 and 17.02 used does not exceed 40 % of the weight of the product.
2102.10-2103.10	CTH
2103.20	CC except from headings 07.02 and 20.02.
2103.30	CTSH; however, non-originating mustard flour may be used.
2103.90	CTSH
21.04	CTH
21.05	CTH, provided that: <ul style="list-style-type: none"> - the total weight of non-originating materials of Chapter 4 and heading 19.01 used does not exceed 10 % of the weight of the product; and - the total weight of non-originating materials of headings 17.01 and 17.02 used does not exceed 20 % of the weight of the product.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
21.06	CTH, provided that: <ul style="list-style-type: none"> - the materials of Konnyaku of subheading 1212.99 used are wholly obtained; - the total weight of non-originating materials of Chapter 4 and heading 19.01 used does not exceed 10 % of the weight of the product; - the weight of non-originating materials of heading 10.01 used does not exceed 30 % of the weight of the product; - the weight of non-originating materials of heading 10.03 used does not exceed 10 % of the weight of the product; - the weight of non-originating materials of heading 10.06 used does not exceed 10 % of the weight of the product; and - the total weight of non-originating materials of headings 17.01 and 17.02 used does not exceed 30 % of the weight of the product.
Chapter 22	Beverages, spirits and vinegar
22.01	CTH
22.02	CTH, provided that: <ul style="list-style-type: none"> - the total weight of non-originating materials of Chapter 4 and heading 19.01 used does not exceed 10 % of the weight of the product; and - the total weight of non-originating materials of headings 17.01 and 17.02 used does not exceed 40 % of the weight of the product.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
22.03-22.08	CTH except from headings 22.07 and 22.08, provided that: <ul style="list-style-type: none"> - all the materials of subheadings 0806.10, 2009.61 and 2009.69 used are wholly obtained; - the weight of non-originating materials of Chapter 4 used does not exceed 40 % of the weight of the product; and - the total weight of non-originating materials of headings 17.01 and 17.02 used does not exceed 40 % of the weight of the product.
22.09	CTH except from headings 22.07 and 22.08, provided that all the materials of heading 10.06 and subheadings 0806.10, 2009.61 and 2009.69 used are wholly obtained.
Chapter 23	Residues and waste from the food industries; prepared animal fodder
23.01	CTH
23.02-23.03	CTH, provided that the weight of non-originating materials of Chapter 10 used does not exceed 20 % of the weight of the product.
23.04-23.08	CTH

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
23.09	CTH, provided that: <ul style="list-style-type: none"> - all the materials of Chapters 2 and 3 used are wholly obtained; - the total weight of non-originating materials of Chapter 4 and heading 19.01 used does not exceed 10 % of the weight of the product; - the total weight of non-originating materials of Chapters 10 and 11 and headings 23.02 and 23.03 used does not exceed 10 % of the weight of the product; and - the total weight of non-originating materials of headings 17.01 and 17.02 used does not exceed 30 % of the weight of the product.
Chapter 24	Tobacco and manufactured tobacco substitutes
24.01	CC
2402.10	CTH, provided that the weight of non-originating materials of Chapter 24 used does not exceed 30 % of the weight of the product.
2402.20-2403.99	CTH; MaxNOM 35 % (EXW); or RVC 70 % (FOB).
SECTION V	MINERAL PRODUCTS Section note: For definitions of horizontal processing rules within this Section, see Note 5 of Annex 3-A.
Chapter 25	Salt; sulphur; earths and stone; plastering materials, lime and cement
25.01	CTH

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
25.02-25.30	CTH; MaxNOM 70 % (EXW); or RVC 35 % (FOB).
Chapter 26	Ores, slag and ash
26.01-26.21	CTH
Chapter 27	Mineral fuels, mineral oils and products of their distillation; bituminous substances; mineral waxes
27.01-27.09	CTH; A chemical reaction or mixing and blending is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
27.10	CTH except from biodiesel of subheadings 3824.99 and 3826.00; or Distillation or a chemical reaction is undergone, provided that biodiesel (including hydrotreated vegetable oil) of heading 27.10 and subheadings 3824.99 and 3826.00 used is obtained by esterification, transesterification or hydrotreatment.
27.11	CTSH; or A chemical reaction is undergone.
27.12-27.15	CTH; A chemical reaction or mixing and blending is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
SECTION VI	<p>PRODUCTS OF THE CHEMICAL OR ALLIED INDUSTRIES</p> <p>Section note: For definitions of horizontal processing rules within this Section, see Note 5 of Annex 3-A.</p>
Chapter 28	Inorganic chemicals; organic or inorganic compounds of precious metals, of rare-earth metals, of radioactive elements or of isotopes
28.01-28.53	<p>CTSH;</p> <p>A chemical reaction, purification, production of standard materials, or isomer separation is undergone;</p> <p>MaxNOM 50 % (EXW); or</p> <p>RVC 55 % (FOB).</p>
Chapter 29	Organic chemicals
2901.10-2905.42	<p>CTSH;</p> <p>A chemical reaction, purification, a change in particle size, production of standard materials, isomer separation or biotechnological processing is undergone;</p> <p>MaxNOM 50 % (EXW); or</p> <p>RVC 55 % (FOB).</p>
2905.43-2905.44	CTH except from heading 17.02 and subheading 3824.60.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
2905.45	CTH; however, non-originating materials of subheading 2905.45 may be used, provided that their total value does not exceed 20 % of the EXW or 15 % of the FOB of the product; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
2905.49-2905.59	CTSH; A chemical reaction, purification, a change in particle size, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
2906.11	CTSH
2906.12-2918.13	CTSH; A chemical reaction, purification, a change in particle size, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
2918.14-2918.15	CTSH

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
2918.16-2922.41	CTSH; A chemical reaction, purification, a change in particle size, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
2922.42	CTSH
2922.43-2923.10	CTSH; A chemical reaction, purification, a change in particle size, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
2923.20	CTSH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
2923.30-2924.24	CTSH; A chemical reaction, purification, a change in particle size, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
2924.25-2924.29	CTSH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
2925.11-2938.10	CTSH; A chemical reaction, purification, a change in particle size, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
2938.90	CTSH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
29.39	CTSH; A chemical reaction, purification, a change in particle size, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
29.40	CTSH
29.41-29.42	CTSH; A chemical reaction, purification, a change in particle size, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
Chapter 30	Pharmaceutical products
30.01-30.06	CTSH; A chemical reaction, purification, mixing and blending, production of standard materials, a change in particle size, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
Chapter 31	Fertilisers
31.01-31.04	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
31.05	
<ul style="list-style-type: none"> - Sodium nitrate - Calcium cyanamide - Potassium sulphate - Magnesium potassium sulphate 	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
- Others	CTH and MaxNOM 50 % (EXW); or CTH and RVC 55 % (FOB); however, non-originating materials of heading 31.05 may be used, provided that their total value does not exceed 20 % of the EXW or 15 % of the FOB of the product; MaxNOM 40 % (EXW); or RVC 65 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
Chapter 32	Tanning or dyeing extracts; tannins and their derivatives; dyes, pigments and other colouring matter; paints and varnishes; putty and other mastics; inks
32.01-32.05	CTSH; A chemical reaction, purification, mixing and blending, a change in particle size, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
3206.11-3206.19	CTH; however, non-originating materials of heading 32.06 may be used, provided that their total value does not exceed 20 % of the EXW or 15 % of the FOB of the product; MaxNOM 40 % (EXW); or RVC 65 % (FOB).
3206.20-3215.90	CTSH; A chemical reaction, purification, mixing and blending, a change in particle size, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
Chapter 33	Essential oils and resinoids; perfumery, cosmetic or toilet preparations
3301.12-3302.10	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
3302.90-3303.00	CTSH; A chemical reaction, purification, mixing and blending, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
33.04	CTSH; A chemical reaction, purification, mixing and blending, a change in particle size, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB)
33.05-33.07	CTSH; A chemical reaction, purification, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
Chapter 34	Soap, organic surface-active agents, washing preparations, lubricating preparations, artificial waxes, prepared waxes, polishing or scouring preparations, candles and similar articles, modelling pastes, "dental waxes" and dental preparations with a basis of plaster

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
34.01-34.07	CTSH; A chemical reaction, purification, production of standard materials or isomer separation is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
Chapter 35	Albuminoidal substances; modified starches; glues; enzymes
35.01	CTH
3502.11 - 3502.19	CTH except from headings 04.07 and 04.08.
3502.20 – 3504.00	CTH
35.05	CC except from heading 11.08.
35.06-35.07	CTSH; A chemical reaction, purification, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
Chapter 36	Explosives; pyrotechnic products; matches; pyrophoric alloys; certain combustible preparations
36.01-36.06	CTSH; A chemical reaction, production of standard materials or isomer separation is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
Chapter 37	Photographic or cinematographic goods
37.01-37.07	CTSH; A chemical reaction, production of standard materials or isomer separation is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
Chapter 38	Miscellaneous chemical products
38.01-38.08	CTSH; A chemical reaction, purification, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
3809.10	CTH except from headings 11.08 and 35.05.
3809.91-3822.00	CTSH; A chemical reaction, purification, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
38.23	CTSH
3824.10-3824.50	CTSH; A chemical reaction, purification, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
3824.60	CTH except from heading 17.02 and subheadings 2905.43 and 2905.44.
3824.71-3824.91	CTSH; A chemical reaction, purification, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
3824.99	
- Biodiesel	Production in which biodiesel is obtained through transesterification, esterification or hydro-treatment.
- Others	CTSH; A chemical reaction, purification, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
38.25	CTSH; A chemical reaction, purification, production of standard materials, isomer separation or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
38.26	Production in which biodiesel is obtained through transesterification, esterification or hydro-treatment.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
SECTION VII	PLASTICS AND ARTICLES THEREOF; RUBBER AND ARTICLES THEREOF Section note: For definitions of horizontal processing rules within this Section, see Note 5 of Annex 3-A.
Chapter 39	Plastics and articles thereof
39.01-39.03	CTSH; A chemical reaction is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
39.04-39.06	CTSH; A chemical reaction or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
39.07-39.08	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
39.09-39.10	CTSH; A chemical reaction or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
39.11	CTSH; A chemical reaction is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
39.12-39.15	CTSH; A chemical reaction or biotechnological processing is undergone; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
39.16-39.26	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
Chapter 40	Rubber and articles thereof
40.01 – 40.11	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
4012.11-4012.19	CTSH; Retreading of used tyres; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
4012.20-4017.00	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
SECTION VIII	RAW HIDES AND SKINS, LEATHER, FURSKINS AND ARTICLES THEREOF; SADDLERY AND HARNESS; TRAVEL GOODS, HANDBAGS AND SIMILAR CONTAINERS; ARTICLE OF ANIMAL GUT(OTHER THAN SILK-WORM GUT)
Chapter 41	Raw hides and skins (other than furskins) and leather
41.01-41.03	CC
4104.11- 4104.19	CTH
4104.41-4104.49	CTSH except from subheadings 4104.41 to 4104.49.
4105.10	CTH
4105.30	CTSH
4106.21	CTH
4106.22	CTSH
4106.31	CTH
4106.32	CTSH
4106.40	
- A product in the wet state:	CTH
- A product in the dry state:	CTH; or Production from non-originating materials in the wet state.
4106.91	CTH
4106.92	CTSH

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
41.07-41.13	CTH; however, non-originating materials of subheadings 4104.41, 4104.49, 4105.30, 4106.22, 4106.32 and 4106.92 may be used, provided that a re-tanning operation of the tanned or crust hides and skins in the dry state takes place.
41.14-41.15	CTH
Chapter 42	Articles of leather; saddlery and harness; travel goods, handbags and similar containers; articles of animal gut (other than silk-worm gut)
42.01-42.06	CC; CTH and MaxNOM45 % (EXW); or CTH and RVC60 % (FOB).
Chapter 43	Furskins and artificial fur; manufactures thereof
43.01	CC
43.02-43.04	CTH
SECTION IX	WOOD AND ARTICLES OF WOOD; WOOD CHARCOAL; CORK AND ARTICLES OF CORK; MANUFACTURES OF STRAW, OF ESPARTO OR OF OTHER PLAINTING MATERIALS; BASKETWARE AND WICKERWORK
Chapter 44	Wood and articles of wood; wood charcoal
44.01-44.21	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
Chapter 45	Cork and articles of cork
45.01-45.04	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
Chapter 46	Manufactures of straw, of esparto or of other plaiting materials; basketware and wickerwork
4601.21-4601.22	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
4601.29	CC except from Chapter 14.
4601.92-4601.93	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
4601.94	CC except from Chapter 14.
4601.99-4602.12	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
4602.19	CC except from Chapter 14.
4602.90	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
SECTION X	PULP OF WOOD OR OF OTHER FIBROUS CELLULOSIC MATERIAL; RECOVERED (WASTE AND SCRAP) PAPER OR PAPERBOARD; PAPER AND PAPERBOARD AND ARTICLES THEREOF
Chapter 47	Pulp of wood or of other fibrous cellulosic material; recovered (waste and scrap) paper or paperboard
47.01-47.07	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
Chapter 48	Paper and paperboard; articles of paper pulp, of paper or of paperboard
48.01-48.23	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
Chapter 49	Printed books, newspapers, pictures and other products of the printing industry; manuscripts, typescripts and plans
49.01-49.11	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
SECTION XI	TEXTILES AND TEXTILE ARTICLES Section note: For definitions of terms used for and tolerances applicable to certain products made of textile materials, see Notes 6, 7 and 8 of Annex 3-A.
Chapter 50	Silk
50.01	CTH
50.02	CTH except from heading 50.01.
50.03	
- Carded or combed:	Carding or combing of silk waste.
- Others:	CTH
50.04-50.05	Spinning of natural fibres; Extrusion of man-made continuous filament combined with spinning; Extrusion of man-made continuous filament combined with twisting; or Twisting combined with any mechanical operation.
50.06	
- Silk yarn and yarn spun from silk waste:	Spinning of natural fibres; Extrusion of man-made continuous filament combined with spinning; Extrusion of man-made continuous filament combined with twisting; or Twisting combined with any mechanical operation.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
- Silk-worm gut:	CTH
50.07	Spinning of natural or man-made staple fibres combined with weaving; Extrusion of man-made filament yarn combined with weaving; Twisting or any mechanical operation combined with weaving; Weaving combined with dyeing; Yarn dyeing combined with weaving; Weaving combined with printing; or Printing (as standalone operation).
Chapter 51	Wool, fine or coarse animal hair; horsehair yarn and woven fabric
51.01-51.05	CTH
51.06-51.10	Spinning of natural fibres; Extrusion of man-made fibres combined with spinning; or Twisting combined with any mechanical operation.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
51.11-51.13	Spinning of natural or man-made staple fibres combined with weaving; Extrusion of man-made filament yarn combined with weaving; Weaving combined with dyeing; Yarn dyeing combined with weaving; Weaving combined with printing; or Printing (as standalone operation).
Chapter 52	Cotton
52.01-52.03	CTH
52.04-52.07	Spinning of natural fibres; Extrusion of man-made fibres combined with spinning; or Twisting combined with any mechanical operation.
52.08-52.12	Spinning of natural or man-made staple fibres combined with weaving; Extrusion of man-made filament yarn combined with weaving; Twisting or any mechanical operation combined with weaving; Weaving combined with dyeing or with coating or with laminating; Yarn dyeing combined with weaving; Weaving combined with printing; or Printing (as standalone operation).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
Chapter 53	Other vegetable textile fibres; paper yarn and woven fabrics of paper yarn
53.01-53.05	CTH
53.06-53.08	Spinning of natural fibres; Extrusion of man-made fibres combined with spinning; or Twisting combined with any mechanical operation.
53.09-53.11	Spinning of natural or man-made staple fibres combined with weaving; Extrusion of man-made filament yarn combined with weaving; Weaving combined with dyeing or with coating or with laminating; Yarn dyeing combined with weaving; Weaving combined with printing; or Printing (as standalone operation).
Chapter 54	Man-made filaments; strip and the like of man-made textile materials
54.01-54.06	Spinning of natural fibres; Extrusion of man-made fibres combined with spinning; or Twisting combined with any mechanical operation.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
54.07-54.08	Spinning of natural or man-made staple fibres combined with weaving; Extrusion of man-made filament yarn combined with weaving; Yarn dyeing combined with weaving; Weaving combined with dyeing or with coating or with laminating; Twisting or any mechanical operation combined with weaving; Weaving combined with printing; or Printing (as standalone operation).
Chapter 55	Man-made staple fibres
55.01-55.07	Extrusion of man-made fibres.
55.08-55.11	Spinning of natural fibres; Extrusion of man-made fibres combined with spinning; or Twisting combined with any mechanical operation.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
55.12-55.16	Spinning of natural or man-made staple fibres combined with weaving; Extrusion of man-made filament yarn combined with weaving; Twisting or any mechanical operation combined with weaving; Weaving combined with dyeing or with coating or with laminating; Yarn dyeing combined with weaving; Weaving combined with printing; or Printing (as standalone operation).
Chapter 56	Wadding, felt and nonwovens; special yarns; twine, cordage, ropes and cables and articles thereof
56.01	Spinning of natural fibres; Extrusion of man-made fibres combined with spinning; Flocking combined with dyeing or with printing; or Coating, flocking, laminating, or metalising combined with at least two other main preparatory or finishing operations (such as calendering, shrink-resistance processes, heat setting, permanent finishing), provided that the value of non-originating materials used does not exceed 50 % of the EXW or 45 % of the FOB of the product.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
56.02	
- Needleloom felt:	<p>Extrusion of man-made fibres combined with fabric formation; however:</p> <ul style="list-style-type: none"> - non-originating polypropylene filament of heading 54.02; - non-originating polypropylene fibres of heading 55.03 or 55.06; or - non-originating polypropylene filament tow of heading 55.01; <p>of which the denomination in all cases of a single filament or fibre is less than 9 decitex, may be used, provided that their total value does not exceed 40 % of the EXW or 35 % of the FOB of the product; or</p> <p>Non-woven fabric formation alone in the case of felt made from natural fibres.</p>
- Others:	<p>Extrusion of man-made fibres combined with fabric formation; or</p> <p>Non-woven fabric formation alone in the case of other felt made from natural fibres.</p>
5603.11-5603.14	<p>Production from</p> <ul style="list-style-type: none"> - directionally or randomly oriented filaments; or - substances or polymers of natural or man-made origin; <p>followed in both cases by bonding into a nonwoven.</p>

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
5603.91-5603.94	Production from - directionally or randomly oriented staple fibres; or - chopped yarns, of natural or man-made origin; followed in both cases by bonding into a nonwoven.
5604.10	Production from rubber thread or cord, not textile covered.
5604.90	Spinning of natural fibres; Extrusion of man-made fibres combined with spinning; or Twisting combined with any mechanical operation.
56.05	Spinning of natural or man-made staple fibres; Extrusion of man-made fibres combined with spinning; or Twisting combined with any mechanical operation.
56.06	Extrusion of man-made fibres combined with spinning; Twisting combined with gimping; Spinning of natural or man-made staple fibres; or Flocking combined with dyeing.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
56.07-56.09	Spinning of natural fibres; or Extrusion of man-made fibres combined with spinning.
Chapter 57	Carpets and other textile floor coverings Chapter note: For products of this Chapter jute fabric may be used as a backing.
57.01-57.05	Spinning of natural or man-made staple fibres combined with weaving or with tufting; Extrusion of man-made filament yarn combined with weaving or with tufting; Production from coir yarn or sisal yarn or jute yarn or classical ring spun viscose yarn; Tufting combined with dyeing or with printing; Flocking combined with dyeing or with printing; or Extrusion of man-made fibres combined with nonwoven techniques including needle punching.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
Chapter 58	Special woven fabrics; tufted textile fabrics; lace; tapestries; trimmings; embroidery
58.01-58.04	<p>Spinning of natural or man-made staple fibres combined with weaving or with tufting;</p> <p>Extrusion of man-made filament yarn combined with weaving or with tufting;</p> <p>Weaving combined with dyeing or with flocking or with coating or with laminating or with metalising;</p> <p>Tufting combined with dyeing or with printing;</p> <p>Flocking combined with dyeing or with printing;</p> <p>Yarn dyeing combined with weaving;</p> <p>Weaving combined with printing; or</p> <p>Printing (as standalone operation).</p>
58.05	CTH

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
58.06-58.09	<p>Spinning of natural or man-made staple fibres combined with weaving or with tufting;</p> <p>Extrusion of man-made filament yarn combined with weaving or with tufting;</p> <p>Weaving combined with dyeing or with flocking or with coating or with laminating or with metalising;</p> <p>Tufting combined with dyeing or with printing;</p> <p>Flocking combined with dyeing or with printing;</p> <p>Yarn dyeing combined with weaving;</p> <p>Weaving combined with printing; or</p> <p>Printing (as standalone operation).</p>
58.10	<p>Embroidering in which the value of non-originating materials of any heading, except that of the product, used does not exceed 50 % of the EXW or 45 % of the FOB of the product.</p>

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
58.11	Spinning of natural or man-made staple fibres combined with weaving or with tufting; Extrusion of man-made filament yarn combined with weaving or with tufting; Weaving combined with dyeing or with flocking or with coating or with laminating or with metalising; Tufting combined with dyeing or with printing; Flocking combined with dyeing or with printing; Yarn dyeing combined with weaving; Weaving combined with printing; or Printing (as standalone operation).
Chapter 59	Impregnated, coated, covered or laminated textile fabrics; textile articles of a kind suitable for industrial use
59.01	Weaving combined with dyeing or with flocking or with coating or with laminating or with metalising; or Flocking combined with dyeing or with printing.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
59.02	
- Containing not more than 90 % by weight of textile materials:	Weaving
- Others:	Extrusion of man-made fibres combined with weaving.
59.03	Weaving combined with impregnating or with coating or with covering or with laminating or with metalising; Weaving combined with printing; or Printing (as standalone operation).
59.04	Weaving combined with dyeing or with coating or with laminating or with metalising.
59.05	
- Impregnated, coated, covered or laminated with rubber, plastics or other materials:	Weaving, knitting or non-woven fabric formation combined with impregnating or with coating or with covering or with laminating or with metalising.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
- Others:	Spinning of natural or man-made staple fibres combined with weaving; Extrusion of man-made filament yarn combined with weaving; Weaving, knitting or nonwoven fabric formation combined with dyeing or with coating or with laminating; Weaving combined with printing; or Printing (as standalone operation).
59.06	
- Knitted or crocheted fabrics:	Spinning of natural or man-made staple fibres combined with knitting or with crocheting; Extrusion of man-made filament yarn combined with knitting or with crocheting; Knitting or crocheting combined with rubberising; or Rubberising combined with at least two other main preparatory or finishing operations (such as calendering, shrink-resistance processes, heat setting, permanent finishing) provided that the value of non-originating materials used does not exceed 50 % of the EXW or 45 % of the FOB of the product.
- Other fabrics made of synthetic filament yarn, containing more than 90 % by weight of textile materials:	Extrusion of man-made fibres combined with weaving.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
- Others:	Weaving, knitting or nonwoven process combined with dyeing or with coating or with rubberising; Yarn dyeing combined with weaving, knitting or nonwoven process; or Rubberising combined with at least two other main preparatory or finishing operations (such as calendering, shrink-resistance processes, heat setting, permanent finishing) provided that the value of non-originating materials used does not exceed 50 % of the EXW or 45 % of the FOB of the product.
59.07	Weaving, knitting or nonwoven fabric formation combined with dyeing or with printing or with coating or with impregnating or with covering; Flocking combined with dyeing or with printing; or Printing (as standalone operation).
59.08	
- Incandescent gas mantles, impregnated:	Production from tubular knitted or crocheted gas-mantle fabric.
- Others:	CTH

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
59.09-59.11	<p>Spinning of natural or man-made staple fibres combined with weaving; Extrusion of man-made fibres combined with weaving; Weaving combined with dyeing or with coating or with laminating; or Coating, flocking, laminating or metalising combined with at least two other main preparatory or finishing operations (such as calendering, shrink-resistance processes, heat setting, permanent finishing) provided that the value of non-originating materials used does not exceed 50 % of the EXW or 45 % of the FOB of the product.</p>
Chapter 60	Knitted or crocheted fabrics
60.01-60.06	<p>Spinning of natural or man-made staple fibres combined with knitting or with crocheting; Extrusion of man-made filament yarn combined with knitting or with crocheting; Knitting or crocheting combined with dyeing or with flocking or with coating or with laminating or with printing; Flocking combined with dyeing or with printing; Yarn dyeing combined with knitting or with crocheting; or Twisting or texturing combined with knitting or with crocheting provided that the value of non-originating non-twisted or non-textured yarns used does not exceed 50 % of the EXW or 45 % of the FOB of the product.</p>

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
Chapter 61	Articles of apparel and clothing accessories, knitted or crocheted
61.01-61.17	
- Obtained by sewing together or otherwise assembling, two or more pieces of knitted or crocheted fabric which have been either cut to form or obtained directly to form:	Knitting or crocheting combined with making-up including cutting of fabric.
- Others:	Spinning of natural or man-made staple fibres combined with knitting or with crocheting; Extrusion of man-made filament yarn combined with knitting or with crocheting; or Knitting and making-up in one operation.
Chapter 62	Articles of apparel and clothing accessories, not knitted or crocheted
62.01	Weaving combined with making-up including cutting of fabric; or Making-up including cutting of fabric preceded by printing (as standalone operation).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
62.02	
- Embroidered:	Weaving combined with making-up including cutting of fabric; or Production from unembroidered fabric, provided that the value of non-originating unembroidered fabric used does not exceed 40 % of the EXW or 35 % of the FOB of the product.
- Others:	Weaving combined with making-up including cutting of fabric; or Making-up including cutting of fabric preceded by printing (as standalone operation).
62.03	Weaving combined with making-up including cutting of fabric; or Making-up including cutting of fabric preceded by printing (as standalone operation).
62.04	
- Embroidered:	Weaving combined with making-up including cutting of fabric; or Production from unembroidered fabric, provided that the value of non-originating unembroidered fabric used does not exceed 40 % of the EXW or 35 % of the FOB of the product.
- Others:	Weaving combined with making-up including cutting of fabric; or Making-up including cutting of fabric preceded by printing (as standalone operation).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
62.05	Weaving combined with making-up including cutting of fabric; or Making-up including cutting of fabric preceded by printing (as standalone operation).
62.06	
- Embroidered:	Weaving combined with making-up including cutting of fabric; or Production from unembroidered fabric, provided that the value of non-originating unembroidered fabric used does not exceed 40 % of the EXW or 35 % of the FOB of the product.
- Others:	Weaving combined with making-up including cutting of fabric; or Making-up including cutting of fabric preceded by printing (as standalone operation).
62.07-62.08	Weaving combined with making-up including cutting of fabric; or Making-up including cutting of fabric preceded by printing (as standalone operation).
62.09	
- Embroidered:	Weaving combined with making-up including cutting of fabric; or Production from unembroidered fabric, provided that the value of non-originating unembroidered fabric used does not exceed 40 % of the EXW or 35 % of the FOB of the product.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
- Others:	Weaving combined with making-up including cutting of fabric; or Making-up including cutting of fabric preceded by printing (as standalone operation).
62.10	
- Fire-resistant equipment of fabric covered with foil of aluminised polyester:	Weaving combined with making-up including cutting of fabric; or Coating or laminating combined with making-up including cutting of fabric, provided that the value of non-originating uncoated or unlaminated fabric used does not exceed 40 % of the EXW or 35 % of the FOB of the product.
- Others:	Weaving combined with making-up including cutting of fabric; or Making-up including cutting of fabric preceded by printing (as standalone operation).
62.11	
- Women's or girls' garments, embroidered:	Weaving combined with making-up including cutting of fabric; or Production from unembroidered fabric, provided that the value of non-originating unembroidered fabric used does not exceed 40 % of the EXW or 35 % of the FOB of the product.
- Others:	Weaving combined with making-up including cutting of fabric; or Making-up including cutting of fabric preceded by printing (as standalone operation).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
62.12	
- Knitted or crocheted obtained by sewing together or otherwise assembling, two or more pieces of knitted or crocheted fabric which have been either cut to form or obtained directly to form:	Knitting combined with making-up including cutting of fabric; or Making-up including cutting of fabric preceded by printing (as standalone operation).
- Others:	Weaving combined with making-up including cutting of fabric; or Making-up including cutting of fabric preceded by printing (as standalone operation).
62.13-62.14	
- Embroidered	Weaving combined with making-up including cutting of fabric; Production from unembroidered fabric, provided that the value of non-originating unembroidered fabric used does not exceed 40 % of the EXW or 35 % of the FOB of the product; or Making-up including cutting of fabric preceded by printing (as standalone operation).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
- Others:	Weaving combined with making-up including cutting of fabric; or Making-up including cutting of fabric preceded by printing (as standalone operation).
62.15	Weaving combined with making-up including cutting of fabric; or Making-up including cutting of fabric preceded by printing (as standalone operation).
62.16	
- Fire-resistant equipment of fabric covered with foil of aluminised polyester:	Weaving combined with making-up including cutting of fabric; or Coating or laminating combined with making-up including cutting of fabric, provided that the value of non-originating uncoated or unlaminated fabric used does not exceed 40 % of the EXW or 35 % of the FOB of the product.
- Others:	Weaving combined with making-up including cutting of fabric: or Making-up including cutting of fabric preceded by printing (as standalone operation).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
62.17	
- Embroidered:	Weaving combined with making-up including cutting of fabric; Production from unembroidered fabric, provided that the value of non-originating unembroidered fabric used does not exceed 40 % of the EXW or 35 % of the FOB of the product; or Making-up including cutting of fabric preceded by printing (as standalone operation).
- Fire-resistant equipment of fabric covered with foil of aluminised polyester:	Weaving combined with making-up including cutting of fabric; or Coating or laminating combined with making-up including cutting of fabric, provided that the value of non-originating uncoated or unlaminated fabric used does not exceed 40 % of the EXW or 35 % of the FOB of the product.
- Interlinings for collars and cuffs, cut out:	CTH, provided that the value of all the non-originating materials used does not exceed 40 % of the EXW or 35 % of the FOB of the product.
- Others:	Weaving combined with making-up including cutting of fabric.
Chapter 63	Other made up textile articles; sets; worn clothing and worn textile articles; rags
63.01-63.04	
- Of felt, of nonwovens:	Nonwoven fabric formation combined with making-up including cutting of fabric.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
- Others: -- Embroidered:	Weaving or knitting or crocheting combined with making-up including cutting of fabric; or Production from unembroidered fabric (other than knitted or crocheted), provided that the value of non-originating unembroidered fabric used does not exceed 40 % of the EXW or 35 % of the FOB of the product.
-- Others:	Weaving, knitting or crocheting combined with making-up including cutting of fabric.
63.05	Extrusion of man-made fibres or spinning of natural or man-made staple fibres, combined with weaving or with knitting and making-up including cutting of fabric.
63.06	
- Of nonwovens:	Nonwoven fabric formation combined with making-up including cutting of fabric.
- Others:	Weaving combined with making-up including cutting of fabric.
63.07	MaxNOM 40 % (EXW); or RVC 65 % (FOB).
63.08	Each item in the set must satisfy the rule which would apply to it if it were not included in the set; however, non-originating articles may be incorporated, provided that their total value does not exceed 15 % of the EXW or FOB of the set.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
63.09-63.10	CTH
SECTION XII	FOOTWEAR, HEADGEAR, UMBRELLAS, SUN UMBRELLAS, WALKING-STICKS, SEAT-STICKS, WHIPS, RIDING-CROPS AND PARTS THEREOF; PREPARED FEATHERS AND ARTICLES MADE THEREWITH; ARTIFICIAL FLOWERS; ARTICLES OF HUMAN HAIR
Chapter 64	Footwear, gaiters and the like; parts of such articles
64.01-64.06	CC; CTH except from headings 64.01 to 64.05 and from assemblies of uppers affixed to inner soles of subheading 6406.90 and MaxNOM 50 % (EXW); or CTH except from headings 64.01 to 64.05 and from assemblies of uppers affixed to inner soles of subheading 6406.90 and RVC 55 % (FOB).
Chapter 65	Headgear and parts thereof
65.01-65.07	CTH
Chapter 66	Umbrellas, sun umbrellas, walking-sticks, seat-sticks, whips, riding-crops and parts thereof
66.01-66.03	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
Chapter 67	Prepared feathers and down and articles made of feathers or of down; artificial flowers; articles of human hair

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
67.01-67.04	CTH
SECTION XIII	ARTICLES OF STONE, PLASTER, CEMENT, ASBESTOS, MICA OR SIMILAR MATERIALS; CERAMIC PRODUCTS; GLASS AND GLASSWARE
Chapter 68	Articles of stone, plaster, cement, asbestos, mica or similar materials
68.01-68.15	CTH; MaxNOM 70 % (EXW); or RVC 35 % (FOB).
Chapter 69	Ceramic products
69.01-69.14	CTH
Chapter 70	Glass and glassware
70.01-70.05	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
70.06	
- Coated glass-plate substrates:	CTH; or Production from non-coated glass-plate substrate of heading 70.06.
- Others:	CTH except from headings 70.02 to 70.05.
70.07 ¹ -70.09	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

¹ For the products of subheadings 7007.11 and 7007.21, see also Appendix 3-B-1.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
70.10	
- Glass and glassware, container made of glass:	CTH; however, non-originating materials of heading 70.10 may be used, provided that their total value does not exceed 15 % of the EXW or the FOB of the product.
- Others:	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
70.11	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
70.13	CTH; however, non-originating materials of heading 70.13 may be used provided that their total value does not exceed 15 % of the EXW or the FOB of the product.
70.14-70.17	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
7018.10	CTH
7018.20	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
7018.90	CTH
70.19-70.20	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
SECTION XIV	NATURAL OR CULTURED PEARLS, PRECIOUS OR SEMI-PRECIOUS STONES, PRECIOUS METALS, METALS CLAD WITH PRECIOUS METAL, AND ARTICLES THEREOF; IMITATION JEWELLERY; COIN
Chapter 71	Natural or cultured pearls, precious or semi-precious stones, precious metals, metals clad with precious metal, and articles thereof; imitation jewellery; coin
71.01	CC
71.02-71.04	CTSH
71.05	CTH
71.06	
- Unwrought:	CTH except from headings 71.06, 71.08 and 71.10; Electrolytic, thermal or chemical separation of precious metals of headings 71.06, 71.08 and 71.10; or Fusion or alloying of precious metals of headings 71.06, 71.08 and 71.10 with each other or with base metals or purification.
- Semi-manufactured or in powder form:	Production from unwrought precious metals.
71.07	
- Metals clad with precious metals, semi-manufactured:	Production from metals clad with precious metals, unwrought.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
- Others:	CTH
71.08	
- Unwrought:	CTH except from headings 71.06, 71.08 and 71.10; Electrolytic, thermal or chemical separation of precious metals of headings 71.06, 71.08 and 71.10; or Fusion or alloying of precious metals of headings 71.06, 71.08 and 71.10 with each other or with base metals or purification.
- Semi-manufactured or in powder form:	Production from unwrought precious metals.
71.09	
- Metals clad with precious metals, semi-manufactured:	Production from metals clad with precious metals, unwrought.
- Others:	CTH
71.10	
- Unwrought:	CTH except from headings 71.06, 71.08 and 71.10; Electrolytic, thermal or chemical separation of precious metals of headings 71.06, 71.08 and 71.10; or Fusion or alloying of precious metals of headings 71.06, 71.08 and 71.10 with each other or with base metals or purification.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
- Semi-manufactured or in powder form:	Production from unwrought precious metals.
71.11	
- Metals clad with precious metals, semi-manufactured:	Production from metals clad with precious metals, unwrought.
- Others:	CTH
71.12	CTH
71.13-71.17	CTH except from headings 71.13 to 71.17; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
71.18	CTH
SECTION XV	BASE METALS AND ARTICLES OF BASE METAL
Chapter 72	Iron and steel
72.01-72.06	CTH
72.07	CTH except from heading 72.06.
72.08-72.17	CTH except from headings 72.08 to 72.17.
7218.10	CTH
7218.91-7218.99	CTH except from heading 72.06.
72.19-72.23	CTH except from headings 72.19 to 72.23.
7224.10	CTH
7224.90	CTH except from heading 72.06.
72.25-72.29	CTH except from headings 72.25 to 72.29.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
Chapter 73	Articles of iron or steel
7301.10	CC except from headings 72.08 to 72.17.
7301.20	CTH
73.02	CC except from headings 72.08 to 72.17.
73.03	CTH
73.04-73.06	CC except from headings 72.13 to 72.17, 72.21 to 72.23 and 72.25 to 72.29.
73.07	
- Tube or pipe fittings of stainless steel:	CTH except from forged blanks of heading 72.07; however, non-originating forged blanks of heading 72.07 may be used provided that their value does not exceed 50 % of the EXW or 45 % of the FOB of the product.
- Others:	CTH
73.08	CTH except from subheading 7301.20; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
7309.00-7315.19	CTH
7315.20	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
7315.81-7319.90	CTH
7320.10	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
7320.20-7326.90	CTH

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
Chapter 74	Copper and articles thereof
74.01-74.02	CTH
74.03	CTSH
74.04-74.19	CTH
Chapter 75	Nickel and articles thereof
75.01-75.04	CTSH
75.05-75.08	CTH
Chapter 76	Aluminium and articles thereof
76.01	CTSH
76.02-76.06	CTH and MaxNOM 50 % (EXW); or CTH and RVC 55 % (FOB).
76.07	CTH except from heading 76.06.
7608.10-7616.91	CTH and MaxNOM 50 % (EXW); or CTH and RVC 55 % (FOB).
7616.99	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
Chapter 78	Lead and articles thereof
7801.10	CTSH
7801.91-7801.99	CTH except from heading 78.02.
78.02-78.04	CTH
78.06	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
Chapter 79	Zinc and articles thereof
79.01-79.07	CTH
Chapter 80	Tin and articles thereof
80.01-80.07	CTH
Chapter 81	Other base metals; cermets; articles thereof
81.01-81.13	CTSH; or Production from non-originating materials of any heading by the use of refining, smelting or thermal metal forming.
Chapter 82	Tools, implements, cutlery, spoons and forks, of base metal; parts thereof of base metal
8201.10-8205.70	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
8205.90	CTH; however, non-originating tools of heading 82.05 may be incorporated into the set, provided that their total value does not exceed 15 % of the EXW or the FOB of the set.
82.06	CTH except from headings 82.02 to 82.05; however, non-originating tools of headings 82.02 to 82.05 may be incorporated into the set, provided that their total value does not exceed 15 % of the EXW or the FOB of the set.
82.07-82.15	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
Chapter 83	Miscellaneous articles of base metal
83.01-83.11	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
SECTION XVI	MACHINERY AND MECHANICAL APPLIANCES; ELECTRICAL EQUIPMENT; PARTS THEREOF; SOUND RECORDERS AND REPRODUCERS, TELEVISION IMAGE AND SOUND RECORDERS AND REPRODUCERS, AND PARTS AND ACCESSORIES OF SUCH ARTICLES
Chapter 84	Nuclear reactors, boilers, machinery and mechanical appliances; parts thereof
84.01-84.06	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
84.07-84.08 ¹	MaxNOM 50 % (EXW); or RVC 55 % (FOB).
84.09-84.24	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

¹ For headings 84.07 to 84.08, see also Appendix 3-B-1.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
84.25-84.30	CTH except from heading 84.31; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
84.31-84.43	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
84.44-84.47	CTH except from heading 84.48; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
84.48-84.55	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
84.56-84.65	CTH except from heading 84.66; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
84.66-84.68	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
84.70-84.72	CTH except from heading 84.73; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
84.73-84.87	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
Chapter 85	Electrical machinery and equipment and parts thereof; sound recorders and reproducers, television image and sound recorders and reproducers, and parts and accessories of such articles
85.01-85.02	CTH except from heading 85.03; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
85.03-85.18	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
85.19-85.21	CTH except from heading 85.22; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
85.22-85.23	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
85.25-85.28	CTH except from heading 85.29; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
85.29-85.34	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
85.35-85.37	CTH except from heading 85.38; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
85.38-85.39	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
8540.11-8540.12	CTSH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
8540.20-8540.99	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
8541.10-8541.60	CTSH; Non-originating materials used undergo a diffusion; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
8541.90	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
8542.31-8542.39	CTSH; Non-originating materials used undergo a diffusion; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
8542.90-8543.90	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
8544.11-8544.60	CTH except from headings 74.08, 74.13, 76.05 and 76.14; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
8544.70	CTH except from headings 70.02 and 90.01; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
85.45-85.48	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
SECTION XVII	VEHICLES, AIRCRAFT, VESSELS AND ASSOCIATED TRANSPORT EQUIPMENT
Chapter 86	Railway or tramway locomotives, rolling-stock and parts thereof; railway or tramway track fixtures and fittings and parts thereof; mechanical (including electro-mechanical) traffic signalling equipment of all kinds
86.01-86.09	CTH except from heading 86.07; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
Chapter 87	Vehicles other than railway or tramway rolling-stock, and parts and accessories thereof
87.01 -87.07 ¹	MaxNOM 45 % (EXW); or RVC 60 % (FOB).
87.08 ²	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
87.09-87.11	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
87.12	MaxNOM 45 % (EXW); or RVC 60 % (FOB).
87.13-87.16	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
Chapter 88	Aircraft, spacecraft, and parts thereof
88.01-88.05	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

¹ For headings 87.01 to 87.07, see also Appendix 3-B-1.

² For heading 87.08, see also Appendix 3-B-1.

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
Chapter 89	Ships, boats and floating structures
89.01-89.08	CTH except from hull(s) of heading 89.06; MaxNOM 40 % (EXW); or RVC 65 % (FOB).
SECTION XVIII	OPTICAL, PHOTOGRAPHIC, CINEMATOGRAPHIC, MEASURING, CHECKING, PRECISION, MEDICAL OR SURGICAL INSTRUMENTS AND APPARATUS; CLOCKS AND WATCHES; MUSICAL INSTRUMENTS; PARTS AND ACCESSORIES THEREOF
Chapter 90	Optical, photographic, cinematographic, measuring, checking, precision, medical or surgical instruments and apparatus; parts and accessories thereof
9001.10-9001.40	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
9001.50	CTH; Production in which one of the following operations is made: - surfacing of the semi-finished lens into a finished ophthalmic lens with optical corrective power meant to be mounted on a pair of spectacles; or - coating of the lens through appropriated treatments to improve vision and ensure protection of the wearer; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
9001.90-9033.00	CTH except from heading 96.20; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
Chapter 91	Clocks and watches and parts thereof
9101.11-9113.20	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
9113.90	CTH
91.14	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
Chapter 92	Musical instruments; parts and accessories of such articles
92.01-92.09	MaxNOM 50 % (EXW); or RVC 55 % (FOB).
SECTION XIX	ARMS AND AMMUNITION; PARTS AND ACCESSORIES THEREOF
Chapter 93	Arms and ammunition; parts and accessories thereof
93.01-93.07	MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
SECTION XX	MISCELLANEOUS MANUFACTURED ARTICLES
Chapter 94	Furniture; bedding, mattresses, mattress supports, cushions and similar stuffed furnishings; lamps and lighting fittings, not elsewhere specified or included; illuminated signs, illuminated name-plates and the like; prefabricated buildings
9401.10-9401.80	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
9401.90	CC
94.02-94.06	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
Chapter 95	Toys, games and sports requisites; parts and accessories thereof
95.03-95.05	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
95.06	
- Golf clubs and parts thereof:	CTH; however non-originating roughly-shaped blocks for making golf-club heads may be used.
- Others:	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).

Column 1 Harmonized System classification (2017) including specific description	Column 2 Product specific rule of origin
95.07-95.08	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
Chapter 96	Miscellaneous manufactured articles
96.01	CC
96.02-96.04	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
96.05	Each item in the set shall satisfy the rule which would apply to it if it were not included in the set, provided that non-originating articles may be incorporated, provided that their total value does not exceed 15 % of the EXW or the FOB of the set.
96.06-96.20	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB).
SECTION XXI	WORKS OF ART, COLLECTORS' PIECES AND ANTIQUES
Chapter 97	Works of art, collectors' pieces and antiques
97.01-97.06	CTH

APPENDIX 3-B-1

PROVISIONS RELATED TO CERTAIN VEHICLES AND PARTS OF VEHICLES

SECTION 1

Supplier's declarations

Where a supplier in Japan provides a producer in Japan of the products of headings 84.07 and 84.08 and headings 87.01 to 87.08 with the information necessary to determine the originating status of the products, a supplier's declaration may be provided by the supplier.

SECTION 2

Interim threshold of product specific rules of origin for vehicles and parts of vehicles

1. For the purpose of this Section, "year" means, with respect to the first year, the twelve-month period from the date of entry into force of this Agreement, and with respect to each subsequent year, the twelve-month period after the end of the previous year.

2. For vehicles of heading 87.03, each Party shall apply the following rule:

From the first year until the end of the third year	From the fourth year until the end of the sixth year	From the beginning of the seventh year
MaxNOM 55 % (EXW) or; RVC 50 % (FOB)	MaxNOM 50 % (EXW) or; RVC 55 % (FOB)	MaxNOM 45 % (EXW) or; RVC 60 % (FOB)

3. The interim threshold set out in the tables of subparagraphs (a) to (c) applies to products directly exported from a Party to the other Party and does not apply to products incorporated into a complete vehicle as materials in the exporting Party:

(a) For parts of vehicles of headings 84.07 and 84.08, each Party shall apply the following rule:

From the first year until the end of the third year	From the beginning of the fourth year
MaxNOM 60 % (EXW); or RVC 45 % (FOB)	MaxNOM 50 % (EXW); or RVC 55 % (FOB)

(b) For parts of vehicles of headings 87.06 and 87.07, each Party shall apply the following rule:

From the first year until the end of the fifth year	From the beginning of sixth year
MaxNOM 55 % (EXW); or RVC 50 % (FOB)	MaxNOM 45 % (EXW); or RVC 60 % (FOB)

(c) For parts of vehicles of heading 87.08, each Party shall apply the following rule:

From the first year until the end of the third year	From the beginning of the fourth year
CTH; MaxNOM 60 % (EXW); or RVC 45 % (FOB)	CTH; MaxNOM 50 % (EXW); or RVC 55 % (FOB)

SECTION 3

Application of the product specific rules of origin for certain motor vehicles through production processes related to certain parts

1. For the purpose of satisfying the product specific rule of origin of Column 2 in Annex 3-B applicable to motor vehicles of subheadings 8703.21 to 8703.90, a material listed in Column (i) in the table below used in the production of those motor vehicles shall be considered originating in a Party if:
 - (a) it meets the product specific rule of origin of Column 2 in Annex 3-B applicable to that material; or

- (b) the production process related to that material, as laid down in Column (ii) in the table below, is carried out in a Party.

Table

Column (i) Harmonized System Classification (2017) including specific description ¹	Column (ii) Related production process
7007.11	Tempering of a non-originating material provided that non-originating materials of heading 70.07 are not used.
7007.21	Tempering or laminating of a non-originating material provided that non-originating materials of heading 70.07 are not used.

¹ Where a specific description of a material is included in Column (i), the related production process in Column (ii) applies only to that material.

Column (i) Harmonized System Classification (2017) including specific description ¹	Column (ii) Related production process
8707.10 - Bodies in white ¹ in steel, for the motor vehicles of subheadings 8703.21 to 8703.90	Production from non-originating semi-finished steel products of headings 72.07, 72.18 and 72.24. ²

¹ For the purposes of this Section, "bodies in white" means bodies where the metal components have been joined together before painting; including assembly of:

- frame; and
 - body parts; and
- excluding assembly in the frame structure of:
- the engine;
 - the chassis sub-assemblies, or trim (glass, seats, upholstery, electronics, etc.); or
 - moving parts (doors, trunk, bonnet, as well as fenders).

² In order to apply the related production process rule:

- (a) the parts of the body in white listed below, to the extent they are constituent parts of the body in white, shall be made in steel:
- A, B and C pillars or equivalent part;
 - side members or equivalent part;
 - cross members or equivalent part;
 - floor side rails or equivalent part;
 - sides panels or equivalent part;
 - roof side rails or equivalent part;
 - dash board support or equivalent part;
 - roof supports or equivalent part;
 - rear wall or equivalent part;
 - firewall or equivalent part;
 - bumper beams or equivalent part; and
 - floor pan or equivalent part; and
- (b) parts or combinations of parts, whichever their name, as far as they fulfil the same function as the parts listed above, shall also be made in steel.

Column (i) Harmonized System Classification (2017) including specific description ¹	Column (ii) Related production process
8708.10 - Bumpers (not including parts thereof)	All non-originating polymer and flat-rolled products used shall be moulded or stamped.
8708.29 - Body stampings (not including parts thereof) - Door assemblies (not including parts thereof)	All non-originating materials shall be moulded or stamped. All non-originating materials used to produce door skin or insole panel shall be moulded or stamped; and all non-originating door parts used shall be assembled; and non-originating materials of heading 87.08 shall not be used.
8708.50 - Drive-axles with differential, whether or not provided with other transmission components - Non-driving axles (not including parts thereof)	Drive shaft and differential gears are produced from non-originating flat-rolled metal; and non-originating materials of heading 87.08 shall not be used. Non-driving axles are produced from non-originating flat-rolled metal; and non-originating materials of heading 87.08 shall not be used.

2. The application of paragraph 1 is without prejudice to the application of the provisions of Section A of Chapter 3 and Annex 3-A.

SECTION 4

Review of and consultations on the implementation of Section 3

1. After seven years from the entry into force of this Agreement, the Parties shall, on request of either Party on the basis of available information, jointly review the implementation of Section 3.
2. After the initiation of the review provided for in paragraph 1, a Party may request consultations with the other Party, provided that, based on facts and not merely on allegation, conjecture or remote possibility, there is evidence:
 - (a) that imports of the products of subheadings 8703.21 to 8703.90 from the requested Party into the requesting Party have, by application of Section 3, significantly increased in absolute terms or relative to domestic production, or

- (b) of changes in patterns of sourcing after the entry into force of this Agreement which have had a negative effect on competition for domestic producers of directly competitive products in the requesting Party.
3. The Parties shall consult with a view to establishing the accuracy of the facts and identifying appropriate measures relating to the implementation of Section 3. Such measures shall not result in an expansion of the application of Section 3.
 4. For greater certainty, in case of disagreement between the Parties on the application of this Section, a Party may have recourse to dispute settlement under Chapter 21.

SECTION 5

Relation with third countries

The Parties may decide that some or all materials of headings 84.07, 85.44 and 87.08 of the Harmonized System originating in a third country used in the production in a Party of a product of heading 87.03 of the Harmonized System are considered as originating materials under this Agreement, provided that:

- (a) each Party has a trade agreement in force that forms a free-trade area with that third country, within the meaning of Article XXIV of GATT 1994;

- (b) an arrangement is in force between the Party and that third country on adequate administrative cooperation ensuring full implementation of this Section and that Party notifies the other Party of the arrangement; and
 - (c) the Parties agree on any other applicable conditions.
-

ANNEX 3-C

INFORMATION REFERRED TO IN ARTICLE 3.5

The information referred to in paragraph 4 of Article 3.5 shall be limited to the following elements:

- (a) description and HS tariff classification number of the product supplied and of the non-originating materials used in its production;
 - (b) if value methods are applied in accordance with Annex 3-B, the value per unit and the total value of the product supplied and of the non-originating materials used in its production;
 - (c) if specific production processes are required in accordance with Annex 3-B, a description of the production carried out on the non-originating materials used; and
 - (d) a statement by the supplier that the elements of information referred to in paragraphs (a) to (c) are accurate and complete, the date on which the statement is provided, and printed name and address of the supplier.
-

ANNEX 3-D

TEXT OF THE STATEMENT ON ORIGIN

A statement on origin shall be made out using the text set out below in one of the following linguistic versions and in accordance with the laws and regulations of the exporting Party. If the statement on origin is handwritten, it shall be written in ink in printed characters. The statement on origin shall be drawn up in accordance with the respective footnotes. The footnotes do not have to be reproduced.

Japanese version

(期間.....から.....まで (注1))

この文書の対象となる製品の輸出者（輸出者参照番号..... (注2)）は、別段の明示をする場合を除くほか、当該製品の原産地..... (注3) が特惠に係る原産地であることを申告する。

(用いられた原産性の基準 (注4))

.....
(場所及び日付) (注5)

.....
(輸出者の氏名又は名称 (活字体によるもの))

Bulgarian version

(Период: от до⁽¹⁾)

Износителят на продуктите, обхванати от този документ (износител № ...⁽²⁾), декларира, че освен когато е отбелязано друго, тези продукти са с/със ... преференциален произход⁽³⁾.

(Използвани критерии за произход⁽⁴⁾)

.....

(Място и дата⁽⁵⁾)

.....

(Наименование с печатни букви на износителя)

.....

Croatian version

(Razdoblje: od do⁽¹⁾)

Izvoznik proizvoda obuhvaćenih ovom ispravom (referentni broj izvoznika:⁽²⁾) izjavljuje da su, osim ako je drukčije izričito navedeno, ovi proizvodi preferencijalnog podrijetla⁽³⁾.

(Primijenjeni kriteriji podrijetla⁽⁴⁾)

.....

(Mjesto i datum⁽⁵⁾)

.....

(Ime izvoznika tiskanim slovima)

.....

Czech version

(Období: od do⁽¹⁾)

Vývozce výrobků uvedených v tomto dokumentu (referenční číslo vývozce⁽²⁾) prohlašuje, že kromě zřetelně označených, mají tyto výrobky preferenční původ v⁽³⁾.

(Použitá kritéria původu⁽⁴⁾)

.....

(Místo a datum⁽⁵⁾)

.....

(Jméno vývozce tiskacím písmem)

.....

Danish version

(Periode: fra til⁽¹⁾)

Eksportøren af varer, der er omfattet af nærværende dokument, (eksportørreferencenr.⁽²⁾), erklærer, at varerne, medmindre andet tydeligt er angivet, har præferenceoprindelse i⁽³⁾.

(Anvendte oprindelseskriterier⁽⁴⁾)

.....

(Sted og dato⁽⁵⁾)

.....

(Eksportørens navn med blokbogstaver)

.....

Dutch version

(Tijdvak: van tot en met⁽¹⁾)

De exporteur van de producten waarop dit document van toepassing is (referentienr. exporteur⁽²⁾) verklaart dat, behoudens uitdrukkelijke andersluidende vermelding, deze producten van preferentiële oorsprong zijn uit⁽³⁾.

(Gebruikte oorsprongscriteria⁽⁴⁾)

.....

(Plaats en datum⁽⁵⁾)

.....

(Naam van de exporteur in blokletters)

.....

English version

(Period: from to⁽¹⁾)

The exporter of the products covered by this document (Exporter Reference No⁽²⁾) declares that, except where otherwise clearly indicated, these products are of preferential origin⁽³⁾.

(Origin criteria used⁽⁴⁾)

.....

(Place and date⁽⁵⁾)

.....

(Printed name of the exporter)

.....

Estonian version

(Ajavahemik: alates kuni⁽¹⁾)

Käesoleva dokumendiga hõlmatud toodete eksportija (eksportija viitenumber⁽²⁾) kinnitab, et välja arvatud selgelt osutatud juhtudel on need tooted sooduspäritoluga⁽³⁾.

(Kasutatud päritolukriteeriumid⁽⁴⁾)

.....

(Koht ja kuupäev⁽⁵⁾)

.....

(Eksportija nimi suurtähtedega)

.....

Finnish version

(..... ja välinen aika⁽¹⁾)

Tässä asiakirjassa mainittujen tuotteiden viejä (viejän viitenumero⁽²⁾) ilmoittaa, että nämä tuotteet ovat, ellei toisin ole selvästi merkitty, etuuskohteluun oikeutettuja alkuperätuotteita⁽³⁾.

(Käytetyt alkuperäkriteerit⁽⁴⁾)

.....

(Paikka ja päiväys⁽⁵⁾)

.....

(Viejän nimi painokirjaimin)

.....

French version

(Période: du au⁽¹⁾)

L'exportateur des produits couverts par le présent document (n° de référence exportateur⁽²⁾)
déclare que, sauf indication claire du contraire, ces produits ont l'origine préférentielle⁽³⁾.

(Critères d'origine appliqués⁽⁴⁾)

.....

(Lieu et date⁽⁵⁾)

.....

(Nom en caractères d'imprimerie de l'exportateur)

.....

German version

(Zeitraum: von bis⁽¹⁾)

Der Ausführer (Referenznummer des Ausführers⁽²⁾) der Waren, auf die sich dieses
Handelspapier bezieht, erklärt, dass diese Waren, soweit nicht anders angegeben,
präferenzbegünstigte Ursprungswaren⁽³⁾ sind.

(Verwendete Ursprungskriterien⁽⁴⁾)

.....

(Ort und Datum⁽⁵⁾)

.....

(Name des Ausführers in Druckbuchstaben)

.....

Greek version

(Περίοδος: από έως⁽¹⁾)

Ο εξαγωγέας των προϊόντων που καλύπτονται από το παρόν έγγραφο (αριθ. αναφοράς εξαγωγέα⁽²⁾) δηλώνει ότι, εκτός αν ρητά δηλώνεται διαφορετικά, αυτά τα προϊόντα είναι προτιμησιακής καταγωγής⁽³⁾.

(Χρησιμοποιούμενα κριτήρια καταγωγής⁽⁴⁾)

.....

(Τόπος και ημερομηνία⁽⁵⁾)

.....

(Επωνυμία του εξαγωγέα ολογράφως)

.....

Hungarian version

(Időszak:-tól-ig⁽¹⁾)

A jelen okmányban szereplő áruk exportőre (az exportőr azonosító száma⁽²⁾) kijelentem, hogy egyértelmű eltérő jelzés hiányában az áruk preferenciális⁽³⁾ származásúak.

(Alkalmazott származási feltételek⁽⁴⁾)

.....

(Hely és dátum⁽⁵⁾)

.....

(Az exportőr nyomtatott neve)

.....

Italian version

(Periodo: dal al⁽¹⁾)

L'esportatore delle merci contemplate nel presente documento (numero di riferimento dell'esportatore⁽²⁾) dichiara che, salvo indicazione contraria, le merci sono di origine preferenziale⁽³⁾.

(Criteri di origine usati⁽⁴⁾)

.....

(Luogo e data⁽⁵⁾)

.....

(Nome stampato dell'esportatore)

.....

Latvian version

(Laikposms: no līdz⁽¹⁾)

To produktu eksportētājs, kuri ietverti šajā dokumentā (eksportētāja atsauces numurs⁽²⁾), deklarē, ka, izņemot tur, kur ir citādi skaidri noteikts, šiem produktiem ir preferenciāla izcelsme⁽³⁾.

(Izmantotie izcelsmes kritēriji⁽⁴⁾)

.....

(Vieta un datums⁽⁵⁾)

.....

(Eksportētāja vārds vai nosaukums drukātiem burtiem)

.....

Lithuanian version

(Laikotarpis nuo iki⁽¹⁾)

Šiame dokumente išvardytų prekių eksportuotojas (Eksportuotojo registracijos Nr.⁽²⁾)
deklaruoja, kad, jeigu aiškiai kitaip nenurodyta, tai yra preferencinės kilmės prekės⁽³⁾.

(Taikyti kilmės kriterijai⁽⁴⁾)

.....

(Vieta ir data⁽⁵⁾)

.....

(Atspausdintas eksportuotojo vardas ir pavardė (pavadinimas)

.....

Maltese version

(Perjodu: minn sa⁽¹⁾)

L-esportatur tal-prodotti koperti b'dan id-dokument (Numru ta' Referenza tal-Esportatur⁽²⁾)
jiddikjara li, hliet fejn indikat b'mod ċar li mhux hekk, dawn il-prodotti huma ta' origini
preferenzjali⁽³⁾.

(Kriterji tal-origini użati⁽⁴⁾)

.....

(Il-post u d-data⁽⁵⁾)

.....

(L-isem stampat tal-esportatur)

.....

Polish version

(Okres: od do⁽¹⁾)

Eksporter produktów objętych niniejszym dokumentem (nr referencyjny eksportera⁽²⁾)
deklaruje, że z wyjątkiem gdzie jest to wyraźnie określone, produkty te mają preferencyjne
pochodzenie⁽³⁾.

(Zastosowane kryteria pochodzenia⁽⁴⁾)

.....

(Miejsce i data⁽⁵⁾)

.....

(Wydrukowana nazwa / imię i nazwisko eksportera)

.....

Portuguese version

(Período: de a⁽¹⁾)

O abaixo assinado, exportador dos produtos abrangidos pelo presente documento [referência do
exportador n.º⁽²⁾], declara que, salvo indicação expressa em contrário, estes produtos são de
..... origem preferencial⁽³⁾.

(Critérios de origem utilizados⁽⁴⁾)

.....

(Local e data⁽⁵⁾)

.....

(Nome impresso do exportador)

.....

Romanian version

(Perioada: de la până la⁽¹⁾)

Exportatorul produselor care fac obiectul prezentului document (numărul de referință al exportatorului⁽²⁾) declară că, exceptând cazul în care în mod expres este indicat altfel, aceste produse sunt de origine preferențială⁽³⁾.

(Criteriile de origine utilizate⁽⁴⁾)

.....

(Locul și data⁽⁵⁾)

.....

(Numele exportatorului, în clar)

.....

Slovak version

(Obdobie: od do⁽¹⁾)

Vývozca výrobkov uvedených v tomto dokumente (referenčné číslo vývozcu⁽²⁾) vyhlasuje, že pokiaľ nie je jasne uvedené inak, majú tieto výrobky preferenčný pôvod v⁽³⁾.

(Použité kritériá pôvodu⁽⁴⁾)

.....

(Miesto a dátum⁽⁵⁾)

.....

(Meno vývozcu tlačnými písmenami)

.....

Slovenian version

(Obdobje: od do⁽¹⁾)

Izvoznik blaga, zajetega s tem dokumentom (referenčna št. izvoznika⁽²⁾), izjavlja, da, razen če ni drugače jasno navedeno, ima to blago preferencialno..... poreklo⁽³⁾.

(Uporabljeni kriteriji glede porekla⁽⁴⁾)

.....

(Kraj in datum⁽⁵⁾)

.....

(Natisnjeno ime izvoznika)

.....

Spanish version

(Período: del al⁽¹⁾)

El exportador de los productos incluidos en el presente documento (número de referencia del exportador⁽²⁾) declara que, excepto donde se indique claramente lo contrario, estos productos son de origen preferencial⁽³⁾.

(Criterios de origen aplicados⁽⁴⁾)

.....

(Lugar y fecha⁽⁵⁾)

.....

(Nombre impreso del exportador)

.....

Swedish version

(Period: Från den till den⁽¹⁾)

Exportören av de varor som omfattas av detta dokument (exportörens referensnummer⁽²⁾) försäkrar att dessa varor, om inte annat tydligt markerats, har förmånsberättigande ursprung⁽³⁾.

(Ursprungskriterier som använts⁽⁴⁾)

.....

(Plats och datum⁽⁵⁾)

.....

(Exportörens namn, med tryckbokstäver)

.....

- ⁽¹⁾ If the statement on origin is completed for multiple shipments of identical originating products within the meaning of subparagraph 5(b) of Article 3.17, indicate the period for which the statement on origin will apply. That period shall not exceed 12 months. All importations of the product must occur within the period indicated. Where a period is not applicable, the field can be left blank.

- (2) Indicate the reference number through which the exporter is identified. For the European Union exporter, this will be the number assigned in accordance with the laws and regulations of the European Union. For the Japanese exporter, this will be the Japan Corporate Number. Where the exporter has not been assigned a number, this field may be left blank.
- (3) Indicate the origin of the product; the European Union or Japan.
- (4) Indicate, depending on the case, one or more of the following codes;
- "A" for a product referred to in subparagraph 1(a) of Article 3.2;
- "B" for a product referred to in subparagraph 1(b) of Article 3.2;
- "C" for a product referred to in subparagraph 1(c) of Article 3.2, with the following additional information on the type of product specific requirement actually applied to the product;
- "1" for a change in tariff classification rule;
- "2" for a maximum value of non-originating materials or a minimum regional value content rule;

"3" for a specific production process rule; or

"4" in case of application of the provisions of Section 3 of Appendix 3-B-1;

"D" for accumulation referred to in Article 3.5; or

"E" for tolerances referred to in Article 3.6.

⁽⁵⁾ Place and date may be omitted if the information is contained on the document itself.

ANNEX 3-E

ON THE PRINCIPALITY OF ANDORRA

1. Products originating in the Principality of Andorra falling within Chapters 25 to 97 of the Harmonized System shall be accepted by Japan as originating in the European Union within the meaning of this Agreement.
2. Paragraph 1 applies provided that, by virtue of the customs union established by Council Decision 90/680/EEC of 26 November 1990 on the conclusion of an agreement in the form of an exchange of letters between the European Economic Community and the Principality of Andorra, the Principality of Andorra applies to products originating in Japan the same preferential tariff treatment as the European Union applies to such products.
3. Chapter 3 applies *mutatis mutandis* for the purposes of this Annex.

ANNEX 3-F

ON THE REPUBLIC OF SAN MARINO

1. Products originating in the Republic of San Marino shall be accepted by Japan as originating in the European Union within the meaning of this Agreement.
 2. Paragraph 1 applies provided that, by virtue of Agreement on Cooperation and Customs Union between the European Community and the Republic of San Marino, done at Brussel on 16 December 1991, the Republic of San Marino applies to products originating in Japan the same preferential tariff treatment as the European Union applies to such products.
 3. Chapter 3 applies *mutatis mutandis* for the purposes of this Annex.
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ANNEX 6

FOOD ADDITIVES

The Parties, in furtherance of Chapter 6, recognise the importance of transparency and predictability with respect to the application and approval procedures for food additives, reaffirm and undertake the following:

1. Recognising that relevant guidelines on food additives are available on an official website, free of charge, the Parties are encouraged to make those guidelines available in English. On request of a Party, the other Party will consider translating a specific guideline in English if possible.
2. Information requirements of each Party are to be limited to what is necessary for the approval of a food additive.
3. Relevant international standards and guidelines including their scope, definitions and principles, as well as the risk assessments of the international bodies, on food additives, enzymes, processing aids or nutrients, for the approval of such food additives are to be taken into account by each Party.

4. Affirming that a Party may legitimately expect that the other Party conducts the approval procedure according to the standard processing period, each Party undertakes that:
 - (a) the authorisation of food additives is conducted and completed without undue delay;
and
 - (b) the standard processing period of each procedure for the approval of a food additive is published.
5. If their respective approval procedures for food additives undergo significant changes, the Parties shall apply the procedures set out in Article 6.11.
6. Nothing in this Annex shall be construed as preventing the Parties from establishing, maintaining, amending or modifying their respective approval procedures in line with the provisions of Chapter 6.
7. A Party may apply the procedures of consultation and dispute settlement under Chapter 21 for matters under this Annex, subject to and in conformity with the relevant provisions of Chapter 6.