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 (Product-specific rules of origin) as provided for in point (c) of Article 3.2(1) (General requirements for originating products).
- 2. For the purposes of this Annex and Annex 3-B (Product-specific rules of origin), the requirements for a product to have originating status in accordance with point (c) of Article 3.2(1) (General requirements for originating products) are a change in tariff classification, a production process, a maximum value or weight of non-originating materials, or any other requirement specified in this Annex and Annex 3-B (Product-specific rules of origin).
- 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 any packaging.
- 4. This Annex and Annex 3-B (Product-specific rules of origin) are based on the Harmonized System, as amended on 1 January 2022.

The structure of the list of product-specific rules of origin

- 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 (Product-specific rules of origin) applies to the corresponding product indicated in Column 1 of Annex 3-B (Product-specific rules of origin).
- 3. If a product is subject to alternative product-specific rules of origin, that product shall be originating in a Party if it satisfies one of the alternatives. In such cases, alternative product-specific rules are separated by a semicolon (";"), the last semicolon being followed by "or".
- 4. If a product is subject to a product-specific rule of origin that includes multiple requirements, that product shall be originating in a Party only if it satisfies all of the requirements. In such cases, cumulative product-specific rules with multiple requirements are separated by a semicolon (";"), the last semicolon being followed by "and".
- 5. For the purposes of this Annex and Annex 3-B (Product-specific rules of origin), the following definitions apply:
- (a) "Section" means a section of the Harmonized System;

- (b) "Chapter" means the first two-digits in the tariff classification number under the Harmonized System;
- (c) "heading" means the first four-digits in the tariff classification number under the Harmonized System; and
- (d) "subheading" means the first six-digits in the tariff classification number under the Harmonized System.
- 6. For the purposes of the product-specific rules of origin based on a change in tariff classification¹, the following abbreviations apply:
- (a) "CC" means production from non-originating materials of any Chapter except that of the product; 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;
- (b) "CTH" means production from non-originating materials of any heading, except that of the product; 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; and
- (c) "CTSH" means production from non-originating materials of any subheading, except that of the product; 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 subheading) of the Harmonized System.

For greater certainty, if a single product-specific rule of origin applies to a group of headings or subheadings and that rule of origin specifies a change of heading or subheading, it shall be understood that the change in heading or subheading may occur from any other heading or subheading, as the case may be, including from any other heading or subheading within the group.

Application of the product-specific rules of origin

- 1. Article 3.2(2) (General requirements for originating products), concerning a product having acquired originating status which is used in the production of another product, applies whether or not originating status has been acquired inside the same factory in a Party where the product is used.
- 2. If a product-specific rule of origin specifically excludes certain non-originating materials or provides that the value or weight of a specified non-originating material shall not exceed a specific threshold, these conditions do not apply to non-originating materials classified elsewhere in the Harmonized System.

Example 1: when the rule for bulldozers (subheading 8429.11) requires: "CTH except from non-originating materials of heading 84.31", the use of non-originating materials classified elsewhere than 84.29 and 84.31 – such as screws (HS heading 73.18), insulated wires and electric conductors (heading 85.44) and various electronics (Chapter 85) – is not limited.

Example 2: When the rule for Chapter 19 requires that "the total weight of non-originating materials of headings 10.06, 11.01 to 11.08 used does not exceed 20 % of the weight of the product", the use of non-originating cereals of Chapter 10, other than rice of heading 10.06, is not limited.

- 3. If a product-specific rule of origin uses the expression "Production from (a) particular (non-originating) material(s)" (e.g. the rule for heading 71.06 "production from non-originating unwrought precious metals"), then the use of those non-originating material(s) is allowed. The use of such non-originating materials at an earlier stage of processing (e.g. ore) is allowed but the use of such non-originating materials that have been further processed (e.g. semi-finished plates) is not. However, this does not prevent the use of other materials which are unable to satisfy that rule because of their inherent nature.
- 4. If a product-specific rule of origin uses the expression "production from non-originating materials of any heading" this means the use of non-originating materials also classified within the same heading is allowed, provided the production goes beyond the insufficient production in Article 3.6 (Insufficient working or processing).

Example: The rule for 09.01 (coffee) is "production from non-originating materials of any heading" and means that processes such as decaffeination, or roasting, undertaken either on their own or in combination on non-originating coffee beans will confer origin. However, a process such as simple blending would not be enough to confer origin since it is considered as insufficient production in Article 3.6 (Insufficient working or processing).

5. For the purposes of product-specific rules for a product in Chapters 1 to 24, and in accordance with Article 3.3 (Cumulation of origin) wholly obtained materials from one or both Parties may be combined to meet a rule based on a "wholly obtained" requirement.

Example: A packet of dried fruit and nuts classified in heading 08.13 is made from a combination of fruit and nuts grown in the Union and New Zealand and thus fulfils the product-specific rule "production in which all the materials of Chapter 8 used are wholly obtained".

6. For the purposes of product-specific rules for a product in Chapters 1 to 24, a product fulfilling the rule "production in which all materials of Chapter [X] are wholly obtained" shall be considered as wholly obtained when used as a material in further production.

Example: A milk powder is made using 9 % by value non-originating milk permeate (0404.90) and thus fulfils the product-specific rule "production from wholly obtained materials of Chapter 4" using the tolerance rule of Article 3.5 (Tolerances). When this milk powder is used as a material in the production of nutritional powder of subheading 1901.10 it is considered as wholly obtained for the purposes of the product-specific rule of heading 19.01.

NOTE 4

Application of rules based on a maximum value of non-originating materials

- 1. For the purposes of the product-specific rules of origin, the following definitions apply:
- (a) "customs value" means the value as determined in accordance with the Customs Valuation Agreement;

- (b) "EXW" or "ex-works price" means:
 - (i) the price of the product paid or payable to the producer 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 the 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 the product, the value of all the materials used and all other costs incurred in the production of the product in the exporting Party:
 - (A) including selling, general and administrative expenses, as well as profit, that can reasonably be allocated to the product; and
 - (B) excluding the cost 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;
 - (iii) for the purposes of point (i), where the last production has been contracted to a producer, the term "producer" in point (i) means a person who has employed the subcontractor:

- (c) "VNM" means the value of the non-originating materials used in the production of the product which is its customs value at the time of importation including freight, insurance if appropriate, packing and all other costs incurred in transporting the materials to the importation port in the Party where the producer of the product is located. If the value of the non-originating materials is not known and cannot be ascertained, the first ascertainable price paid for the non-originating materials in the Union or in New Zealand shall be used. The value of the non-originating materials used in the production of the product may be calculated on the basis of the weighted average cost formula or other inventory valuation method under accounting principles which are generally accepted in the Party; and
- (d) "MaxNOM" means the maximum value of non-originating materials that may be used in the production of a product, expressed as a percentage of the ex-works price of the final product.
- 2. A product complies with a rule based on a MaxNOM if the VNM, expressed as a percentage of the ex-works price (EXW) of the product is less than or equal to the MaxNOM (%) specified for that product in Annex 3-B (Product-specific rules of origin), according to the following formula:

$$\frac{\text{VNM}}{\text{EXW}} * 100 \le \text{MaxNOM} (\%)$$

Definitions of processes referred to in Sections V to VII of Annex 3-B (Product-specific rules of origin)

For the purposes of the product-specific rules of origin, the following definitions apply:

- (a) "biotechnological processing" means:
 - (i) biological or biotechnological culturing (including cell culture), hybridisation or genetic modification of micro-organisms (bacteria, viruses (including bacteriophage), 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)	"ison	mer separation" means the isolation or separation of isomers from a mixture of isomers;
(f)	(incl prede chem	ing and blending" means the deliberate and proportionally controlled mixing or blending uding dispersing) of materials, other than the addition of diluents, only to conform to etermined specifications which results in the production of a product having physical or nical characteristics that are relevant to the purposes or uses of the product and are rent from the input materials;
(g)	prepa	duction of standard materials" (including standard solutions) means a production of a aration suitable for analytical, calibrating or referencing uses with precise degrees of y or proportions certified by the producer; and
(h)	exist	ification" means a process that results in the elimination of at least 80 % of the content of ing impurities or the reduction or elimination of impurities resulting in a product suitable ne or more of the following applications:
	(i)	pharmaceutical, medical, cosmetic, veterinary or food grade substances;
	(ii)	chemical products and reagents for analytical, diagnostic or laboratory uses;
	(iii)	elements and components for use in microelectronics;
	(iv)	specialised optical uses;

(v)	biotechnical use, for example, in cell culturing, in genetic technology or as a catalyst;
(vi)	carriers used in a separation process; or
(vii)	nuclear grade uses.

Definitions of terms used in Section XI of Annex 3-B (Product-specific rules of origin)

For the purposes of the product-specific rules of origin, the following definitions apply:

- (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, the use of which 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;

- "printing" means a technique by which an objectively assessed function, such as colour, (c) 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, decatising, impregnating, mending and burling, shearing, singeing, process of air-tumbler, process of stenter, milling, steam and shrinking, and wet decatising), provided that the value of all the non-originating materials used does not exceed 50 % of the ex-works price of the product.

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;

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;
(1)	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. When a reference to this Note is made in Annex 3-B (Product-specific rules of origin), the requirements set out in Column 2 of Annex 3-B (Product-specific rules of origin) shall not apply, a a tolerance, to non-originating basic textile materials that 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 % of the total weight of all the basic textile materials used.

Example: For a woollen fabric of heading 51.12 containing woollen yarn of heading 51.07 and cotton yarn of heading 52.05, non-originating woollen yarn which does not satisfy the requirement set out in Annex 3-B (Product-specific rules of origin), or non-originating cotton yarn which does not satisfy the requirement set out in Annex 3-B (Product-specific rules of origin), or a combination of both, may be used, provided that their total weight does not exceed 10 % of the weight of all the basic textile materials.

Note: for this tolerance rule to be applicable, the fabric must contain two or more basic textile materials.

- 3. Notwithstanding point (b) of paragraph 2, for products containing "yarn made of polyurethane segmented with flexible segments of polyether, whether or not gimped", the maximum tolerance is 20 %. However, the percentage of the other non-originating basic textile materials shall not exceed 10 %.
- 4. Notwithstanding point (b) of paragraph 2, 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 %. However, the percentage of the other non-originating basic textile materials shall not exceed 10 %.

Other tolerances applicable to certain textile products

- 1. Where reference to this Note is made in Annex 3-B (Product-specific rules of origin), non-originating textile materials (with the exception of linings and interlinings) which do not satisfy the requirements set out in Column 2 of Annex 3-B (Product-specific rules of origin) 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 % of the ex-works price of the product.
- 2. If a requirement set out in Column 2 of Annex 3-B (Product-specific rules of origin) specifies a certain process, non-originating materials which are not classified under Chapters 50 to 63 may be used without restriction in the production of textile products classified under Chapters 50 to 63, whether or not they contain a textile.

Example: If a requirement set out in Annex 3-B (Product-specific rules of origin) 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 under 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 a textile.

3. Where a requirement set out in Annex 3-B (Product-specific rules of origin) consists in a MaxNOM, the VNM which are not classified under Chapters 50 to 63 shall be taken into account in the calculation of the VNM.

NOTE 9

Agricultural products

Agricultural products falling within Chapters 6, 7, 8, 9, 10, 12 and heading 24.01 which are grown or harvested in the territory of a Party shall be treated as originating in that Party, even if grown from seeds, bulbs, rhizomes, rootstock, cuttings, slips, grafts, shoots, buds, or other live parts of plants imported from a third country.

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