FREE TRADE AGREEMENT

BETWEEN

CANADA

AND

THE REPUBLIC OF COLOMBIA

CANADA and THE REPUBLIC OF COLOMBIA ("Colombia"), hereinafter referred to as "the Parties", resolved to:

STRENGTHEN the special bonds of friendship and cooperation among their peoples;

CONTRIBUTE to the harmonious development and expansion of world and regional trade and to provide a catalyst to broader international cooperation;

BUILD on their respective rights and obligations under the Marrakesh Agreement Establishing the World Trade Organization and other multilateral and bilateral instruments of cooperation;

PROMOTE hemispheric economic integration;

CREATE an expanded and secure market for the goods and services produced in their territories, as well as new employment opportunities and improved working conditions and living standards in their respective territories;

REDUCE distortions to trade;

ESTABLISH clear and mutually advantageous rules to govern their trade;

ENSURE a predictable commercial framework for business planning and investment;

ENHANCE the competitiveness of their firms in global markets;
UNDEARTAKE each of the preceding in a manner that is consistent with environmental protection and conservation;

ENHANCE AND ENFORCE environmental laws and regulations, and to strengthen cooperation on environmental matters;

PROTECT, ENHANCE AND ENFORCE basic workers' rights, strengthen cooperation on labour matters and to build on their respective international commitments on labour matters;

PROMOTE sustainable development;

ENCOURAGE enterprises operating within their territory or subject to their jurisdiction, to respect internationally recognized corporate social responsibility standards and principles and to pursue best practices;

PROMOTE broad-based economic development in order to reduce poverty;

PRESERVE their flexibility to safeguard the public welfare;

and,

RECOGNIZING the differences in the level of development and the size of the Parties’ economies and the importance of creating opportunities for economic development;

AFFIRMING their respective rights and obligations under the WTO Agreement on Trade-Related Aspects of Intellectual Property Rights ("TRIPS Agreement") and other intellectual property agreements to which both Parties are party;

RECOGNIZING that the promotion and the protection of investments of investors of one Party in the territory of the other Party will be conducive to the stimulation of mutually beneficial business activity;

AFFIRMING the rights to use, to the full, the flexibilities established in the TRIPS Agreement including those to protect public health and, in particular, those to promote access to medicines for all;
RECOGNIZING that states must maintain the ability to preserve, develop and implement their cultural policies for the purpose of strengthening cultural diversity, given the essential role that cultural goods and services play in the identity and diversity of societies and the lives of individuals; and

AFFIRMING their commitment to respect the values and principles of democracy and promotion and protection of human rights and fundamental freedoms as proclaimed in the *Universal Declaration of Human Rights*;

HAVE AGREED as follows:
CHAPTER ONE

INITIAL PROVISIONS AND GENERAL DEFINITIONS

Section A - Initial Provisions

Article 101: Establishment of the Free Trade Area

The Parties to this Agreement, consistent with Article XXIV of the General Agreement on Tariffs and Trade 1994 and Article V of the General Agreement on Trade in Services, hereby establish a free trade area.

Article 102: Relation to Other Agreements

1. The Parties affirm their existing rights and obligations with respect to each other under the Marrakesh Agreement Establishing the World Trade Organization and other agreements to which the Parties are party.

2. In the event of any inconsistency between this Agreement and such other agreements, this Agreement shall prevail to the extent of the inconsistency, except as otherwise provided in this Agreement.

Article 103: Relation to Multilateral Environmental Agreements

In the event of any inconsistency between this Agreement and the specific trade obligations set out in the Multilateral Environmental Agreements referred to in Annex 103, such obligations shall prevail to the extent of the inconsistency, provided that where a Party has a choice among equally effective and reasonably available means of complying with such obligations, the Party chooses the alternative that is the least inconsistent with the other provisions of this Agreement.
Article 104: Extent of Obligations

Each Party is fully responsible for the observance of all provisions of this Agreement and shall take such reasonable measures as may be available to it to ensure observance of the provisions of this Agreement by the provincial, territorial and local governments and authorities within its territory.

Article 105: Reference to Other Agreements

Where this Agreement refers to or incorporates by reference other agreements or legal instruments in whole or in part, such references include related footnotes, interpretative and explanatory notes.
Section B - General Definitions

Article 106: Definitions of General Application

For purposes of this Agreement, unless otherwise specified:

Commission means the Joint Commission established under Article 2001
(Administration of the Agreement - Joint Commission);

Coordinators means the Agreement Coordinators established under Article 2002
(Administration of the Agreement - Agreement Coordinators);

Customs Valuation Agreement means the WTO Agreement on Implementation of
Article VII of the General Agreement on Tariffs and Trade 1994;

days means calendar days, including weekends and holidays;

enterprise means any entity constituted or organized under applicable law, whether or
not for profit, and whether privately-owned or governmentally-owned, including any
corporation, trust, partnership, sole proprietorship, joint venture or other association;

existing means in effect on the date of entry into force of this Agreement;

GATS means the WTO General Agreement on Trade in Services;

GATT 1994 means the WTO General Agreement on Tariffs and Trade 1994;

goods of a Party means domestic products as these are understood in the GATT 1994 or
such goods as the Parties may agree, and includes originating goods of that Party;
**Harmonized System** (HS) means the *Harmonized Commodity Description and Coding System*, including its General Rules of Interpretation, Section Notes, Chapter Notes and subheading notes;

**heading** means any four-digit number, or the first four digits of any number, used in the nomenclature of the Harmonized System;

**measure** includes any law, regulation, procedure, requirement or practice;

**national** means a natural person who has the nationality of a Party or is a citizen according to Article 107, or is a permanent resident of a Party;

**originating** means qualifying under the rules of origin set out in Chapter Three (Rules of Origin);

**person** means a natural person or an enterprise;

**person of a Party** means a national, or an enterprise of a Party;

**preferential tariff treatment** means the application of the respective duty rate under this Agreement to an originating good pursuant to the Tariff Elimination Schedule;

**remanufactured good** means an industrial good of a subheading listed in Annex 106 assembled in the territory of one or both of the Parties that:

(i) is entirely or partially composed of recovered goods, and

(ii) has a life expectancy and factory warranty similar to a like new good;

**sanitary or phytosanitary measure** means any measure referred to in Annex A, paragraph 1 of the SPS Agreement;

**SPS Agreement** means the WTO *Agreement on the Application of Sanitary and Phytosanitary Measures*;
state enterprise means an enterprise that is owned, or controlled through ownership interests, by a Party;

subheading means any six-digit number, or the first six digits of any number, used in the nomenclature of the Harmonized System;

tariff classification means the classification of a good or material under a chapter, heading or subheading of the Harmonized System;


Article 107: Country-specific Definitions

For purposes of this Agreement, unless otherwise specified:

citizen means with respect to Canada, a natural person who is a citizen of Canada under Canadian legislation.

natural person who has the nationality of a Party means with respect to Colombia, Colombians by birth or naturalization, in accordance with Article 96 of the Constitución Política de Colombia;

national government means:

(i) with respect to Canada, the Government of Canada, and

(ii) with respect to Colombia, the national level of government.

sub-national government: means with respect to Canada, provincial, territorial or local governments. For Colombia, as a unitary Republic, the term sub-national government does not apply.¹

¹ For greater certainty, the departamentos are part of the local level of government.
**territory** means:

(i) with respect to Colombia, its land territory, both continental and insular, its air space and the maritime areas over which it exercises sovereignty, sovereign rights or jurisdiction in accordance with its domestic law and international law, and

(ii) with respect to Canada, (A) the land territory, air space, internal waters and territorial sea of Canada; (B) the exclusive economic zone of Canada, as determined by its domestic law, consistent with Part V of the *United Nations Convention on the Law of the Sea* of 10 December 1982 (UNCLOS); and (C) the continental shelf of Canada, as determined by its domestic law, consistent with Part VI of UNCLOS.
Annex 103

Multilateral Environmental Agreements


(b) the Montreal Protocol on Substances that Deplete the Ozone Layer, done at Montreal, 16 September 1987, as amended 29 June 1990, as amended 25 November 1992, as amended 17 September 1997, as amended 3 December 1999;

(c) the Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and Their Disposal, done at Basel on 22 March 1989; and

Annex 106

Remanufactured Goods

Subheadings of the Harmonized System

<table>
<thead>
<tr>
<th>7307.92</th>
<th>8413.60</th>
<th>8482.10</th>
<th>8708.29</th>
</tr>
</thead>
<tbody>
<tr>
<td>7318.15</td>
<td>8413.81</td>
<td>8483.10</td>
<td>8708.30</td>
</tr>
<tr>
<td>7318.19</td>
<td>8413.91</td>
<td>8483.20</td>
<td>8708.40</td>
</tr>
<tr>
<td>7320.20</td>
<td>8414.30</td>
<td>8483.40</td>
<td>8708.50</td>
</tr>
<tr>
<td>8408.20</td>
<td>8414.80</td>
<td>8483.50</td>
<td>8708.70</td>
</tr>
<tr>
<td>8407.34</td>
<td>8414.90</td>
<td>8483.60</td>
<td>8708.80</td>
</tr>
<tr>
<td>8409.91</td>
<td>8415.90</td>
<td>8483.90</td>
<td>8708.91</td>
</tr>
<tr>
<td>8409.99</td>
<td>8419.50</td>
<td>8487.90</td>
<td>8708.92</td>
</tr>
<tr>
<td>8411.81</td>
<td>8419.90</td>
<td>8501.31</td>
<td>8708.93</td>
</tr>
<tr>
<td>8411.82</td>
<td>8421.23</td>
<td>8503.00</td>
<td>8708.94</td>
</tr>
<tr>
<td>8411.91</td>
<td>8421.29</td>
<td>8511.40</td>
<td>8708.99</td>
</tr>
<tr>
<td>8411.99</td>
<td>8421.31</td>
<td>8511.50</td>
<td>8716.90</td>
</tr>
<tr>
<td>8412.21</td>
<td>8431.20</td>
<td>8526.10</td>
<td>9026.80</td>
</tr>
<tr>
<td>8412.29</td>
<td>8431.49</td>
<td>8526.91</td>
<td>9030.31</td>
</tr>
<tr>
<td>8412.39</td>
<td>8433.90</td>
<td>8531.20</td>
<td>9031.80</td>
</tr>
<tr>
<td>8412.90</td>
<td>8479.90</td>
<td>8531.80</td>
<td>9032.89</td>
</tr>
<tr>
<td>8413.30</td>
<td>8481.20</td>
<td>8537.10</td>
<td></td>
</tr>
<tr>
<td>8413.50</td>
<td>8481.80</td>
<td>8542.32</td>
<td></td>
</tr>
</tbody>
</table>
CHAPTER TWO

NATIONAL TREATMENT AND MARKET ACCESS FOR GOODS

Article 201: Scope and Coverage

Except as otherwise provided in this Agreement, this Chapter applies to trade in goods of a Party.
Section A – National Treatment

Article 202: National Treatment

1. Each Party shall accord national treatment to the goods of the other Party in accordance with Article III of the GATT 1994, and to this end Article III of the GATT 1994 is incorporated into and made part of this Agreement, mutatis mutandis.

2. The treatment to be accorded by a Party under paragraph 1 means, with respect to a sub-national government, treatment no less favorable than the most favorable treatment that sub-national government accords to any like, directly competitive or substitutable goods, as the case may be, of the Party of which it forms a part.

Section B – Tariff Elimination

Article 203: Tariff Elimination

1. Except as otherwise provided in this Agreement, no Party may increase any existing customs duty, or adopt any new customs duty, on an originating good.

2. Except as otherwise provided in this Agreement, each Party shall eliminate its customs duties on originating goods in accordance with its Schedules to Annex 203.

3. During the tariff elimination process the Parties agree to apply to originating goods traded between them the lesser of the customs duties resulting from a comparison between the rate established in accordance with Annex 203 and the existing rate pursuant to Article II of the GATT 1994.

4. On the request of a Party, the Parties shall consult to consider accelerating the elimination of customs duties set out in their Schedules to Annex 203. An agreement between the Parties to accelerate the elimination of a customs duty on a good shall supersede any duty rate or staging category determined pursuant to their Schedules to Annex 203 for that good when approved by each Party in accordance with its applicable legal procedures.

5. For greater certainty, a Party may:

   (a) increase a customs duty to the level established in its Schedules to Annex 203 following a unilateral reduction;

   (b) maintain or increase a customs duty as authorized by this Agreement, or the Dispute Settlement Body of the WTO or any covered agreement under the WTO Agreement; and

   (c) modify its tariffs outside this Agreement on originating goods exempt from tariff elimination in its Schedules to Annex 203.
Section C – Special Regimes

Article 204: Temporary Admission of Goods

1. Each Party shall grant duty-free temporary admission for the following goods, regardless of their origin and of whether like, directly competitive or substitutable goods are available in the territory of the Party:

   (a) professional equipment including equipment for the press or television, software, and broadcasting and cinematographic equipment necessary for carrying out the business activity, trade or profession of a person who qualifies for temporary entry pursuant to Chapter Twelve (Temporary Entry For Business Persons);

   (b) goods admitted for sports purposes and goods intended for display or demonstration;

   (c) commercial samples and advertising films and recordings.

2. Each Party, at the request of the person concerned and for reasons its customs administration considers valid, shall extend the time limit for temporary admission beyond the period initially fixed.

3. Neither Party may condition the duty-free temporary admission of a good referred to in subparagraphs 1 (a) or (b), other than to require that such good:

   (a) be imported by a national or resident of the other Party who seeks temporary entry;

   (b) be used solely by or under the personal supervision of such person in the exercise of the business activity, trade, profession or sport of that person;
(c) not be sold or leased while in its territory;

(d) be accompanied by a security in an amount no greater than the charges that would otherwise be owed on entry or final importation, releasable on exportation of the good;

(e) be capable of identification when exported;

(f) be exported on the departure of that person or within such other period related to the purpose of the temporary admission; and

(g) be admitted in no greater quantity than is reasonable for its intended use.

4. Neither Party may condition the duty-free temporary admission of a good referred to in subparagraph 1(c), other than to require that such good:

(a) be imported solely for the solicitation of orders for goods, or services provided from the territory, of the other Party or a non-Party;

(b) not be sold, leased or put to any use other than exhibition or demonstration while in its territory;

(c) be capable of identification when exported;

(d) be exported within such period as is reasonably related to the purpose of the temporary importation;

(e) be imported in no greater quantity than is reasonable for its intended use; and

(f) be accompanied by a security in an amount no greater than the charges that would otherwise be owed on entry or final importation, releasable on exportation of the good.
5. Where a good is temporarily admitted duty-free under paragraph 1 and any condition a Party imposes under paragraphs 3 and 4 has not been fulfilled, the Party may impose:

   (a) the customs duty and any other charge that would be owed on entry or final importation of the good; and

   (b) any penalties provided for under its law.

6. Each Party shall adopt procedures providing for the expeditious release of goods admitted under this Article. To the extent possible, such procedures shall provide that when such a good accompanies a national or resident of the other Party who is seeking temporary entry, the good shall be released with the entry of that national or resident.

7. Each Party shall permit a good temporarily admitted under this Article to be exported through a customs port other than that through which it was admitted.

8. Each Party shall provide that its customs administration or other competent authority refund the security to the importer or another person responsible for a good admitted under this Article and release the importer or the other person of any liability for failure to export the good on presentation of satisfactory proof to the customs administration or other competent authority of the importing Party that the good has been destroyed within the original period fixed for temporary admission or any lawful extension.

9. Except as otherwise provided in this Agreement, no Party may:

   (a) prevent a vehicle or container used in international traffic that enters its territory from the territory of the other Party to exit its territory on any route that is reasonably related to the economic and prompt departure of such vehicle or container;

   (b) require any security or impose any penalty or charge solely by reason of any difference between the port of entry and the port of departure of a vehicle or container;
(c) condition the release of any obligation, including any security, that it imposes in respect of the entry of a vehicle or container into its territory on its exit through any particular port of departure; or

(d) require that the vehicle or carrier bringing a container from the territory of the other Party into its territory be the same vehicle or carrier that takes such container to the territory of the other Party.

10. For purposes of paragraph 9, "vehicle" means a truck, a truck tractor, a tractor, a trailer unit or trailer, a locomotive, or a railway car or other railroad equipment.

Article 205: Goods Re-entered After Repair or Alteration

1. Neither Party may apply a customs duty to a good, regardless of its origin, that re-enters its territory after that good has been temporarily exported from its territory to the territory of the other Party for repair or alteration, regardless of whether such repair or alteration could be performed in the territory of the Party from which the good was exported for repair or alteration.

2. Neither Party may apply a customs duty to a good, regardless of its origin, admitted temporarily from the territory of the other Party for repair or alteration.

3. For purposes of this Article, repair or alteration does not include an operation or process that:

   (a) destroys the essential characteristics of a good or creates a new or commercially different good; or

   (b) transforms an unfinished good into a finished good.
Article 206: Duty-Free Entry of Commercial Samples of Negligible Value and Printed Advertising Materials

Each Party shall grant duty-free entry to commercial samples of negligible value and to printed advertising materials imported from the territory of the other Party, regardless of their origin, but may require that:

(a) such samples be imported solely for the solicitation of orders for goods, or services provided from the territory, of the other Party or a non-Party; or

(b) such advertising materials be imported in packets that each contain no more than one copy of each such material and that neither such materials nor packets form part of a larger consignment.
Section D – Non-Tariff Measures

Article 207: Import and Export Restrictions

1. Except as otherwise provided in this Agreement, no Party may adopt or maintain any prohibition or restriction on the importation of any good of the other Party or on the exportation or sale for export of any good destined for the territory of the other Party, except in accordance with Article XI of the GATT 1994, and to this end Article XI of the GATT 1994 is incorporated into and made a part of this Agreement, mutatis mutandis.¹

2. The Parties understand that the GATT 1994 rights and obligations incorporated by paragraph 1 prohibit, in any circumstances in which any other form of restriction is prohibited, a Party from adopting or maintaining:

   (a) export and import price requirements, except as permitted in enforcement of countervailing and antidumping duty orders and undertakings; or

   (b) voluntary export restraints inconsistent with Article VI of the GATT 1994, as implemented under Article 18 of the SCM Agreement and Article 8.1. of the AD Agreement.


4. In the event that a Party adopts or maintains a prohibition or restriction on the importation from or exportation to a non-Party of a good, no provision of this Agreement shall be construed to prevent the Party from:

   (a) limiting or prohibiting the importation from the territory of the other Party of such good of that non-Party; or

¹ For greater certainty, this paragraph applies, inter alia, to prohibitions or restrictions on the importation of remanufactured goods.
(b) requiring as a condition of export of such good of the Party to the territory of the other Party, that the good not be re-exported to the non-Party, directly or indirectly, without being consumed in the territory of the other Party.

5. In the event that a Party adopts or maintains a prohibition or restriction on the importation of a good from a non-Party, on the request of either Party, the Parties shall consult with a view to avoiding undue interference with or distortion of pricing, marketing or distribution arrangements in the other Party.

6. Neither Party may, as a condition for engaging in importation or for the import of a good, require a person of the other Party to establish or maintain a contractual relationship with a distributor in its territory.

7. Nothing in paragraph 6 prevents a Party from requiring the designation of an agent for the purpose of facilitating communications between regulatory authorities of the Party and a person of the other Party.

8. For purposes of paragraph 6 “distributor” means a person of a Party who is responsible for the commercial distribution, concession or representation in the territory of that Party of goods of the other Party.

**Article 208: Import Licensing**

1. Neither Party may adopt or maintain a measure that is inconsistent with the Import Licensing Agreement.

2. Each Party shall notify the other Party of any existing import licensing procedures promptly after entry into force of this Agreement.

3. Each Party shall publish any new import licensing procedure and any modification to its existing import licensing procedures or list of products, whenever practicable, 21 days prior to the effective date of the requirement but in all events no later than such effective date.
4. Each Party shall notify the other Party of any other new import licensing procedures and any modification to its existing import licensing procedures within 60 days of publication. Such publication shall be in accordance with the procedures as set out in the Import Licensing Agreement.

5. Notification provided under paragraphs 2 and 4 shall:

(a) include the information specified in Article 5 of the Import Licensing Agreement; and

(b) be without prejudice as to whether the import licensing procedure is consistent with this Agreement.

**Article 209: Administrative Fees and Formalities**

1. Each Party shall ensure, in accordance with Article VIII:1 of the GATT 1994 that all fees and charges of whatever character (other than customs duties, charges equivalent to an internal tax or other internal charge applied consistently with Article III:2 of the GATT 1994, and antidumping and countervailing duties) imposed on or in connection with importation or exportation are limited to the approximate cost of services rendered and do not represent an indirect protection to domestic goods or a taxation of imports or exports for fiscal purposes.

2. Neither Party may require consular transactions, including related fees and charges, in connection with the importation of any good of the other Party.

3. Each Party shall make available and maintain through the Internet a current list of the fees and charges it imposes in connection with importation or exportation.
Article 210: Export Taxes

Except as provided in Annex 210, no Party may adopt or maintain any duty, tax or other charge on the export of any good to the territory of the other Party, unless such duty, tax or charge is also adopted or maintained on any such good when destined for

Article 211: Customs Valuation

The Customs Valuation Agreement and any successor Agreement shall govern the customs valuation rules applied by the Parties to their reciprocal trade.

Article 212: Distinctive Products

1. Colombia shall recognize “Canadian Whisky” and “Canadian Rye Whisky” as distinctive products of Canada. Accordingly, Colombia shall not permit the sale of any product as “Canadian Whisky” and “Canadian Rye Whisky”, unless it has been manufactured in Canada in accordance with the laws and regulations of Canada governing the manufacture of “Canadian Whisky” and “Canadian Rye Whisky”.

2. At the request of a Party, the Committee on Trade in Goods shall consider whether to recommend that the Parties amend the Agreement to provide additional protection in the manner set out in the domestic law of the other Party.
Section E – Agriculture

Article 213: Scope and Coverage

1. This Section applies to the measures adopted or maintained by either Party relating to agricultural goods.

2. For agricultural goods, in the event of any inconsistency between the provisions of this Section and the provisions of any other Section or Chapter of this Agreement, the provisions of this Section shall prevail to the extent of the inconsistency.

Article 214: Agricultural Export Subsidies

1. The Parties share the objective of the multilateral elimination of agricultural export subsidies and shall work together toward an agreement in the WTO to eliminate those subsidies and avoid their reintroduction in any form.

2. A Party shall not maintain, introduce or re-introduce agricultural export subsidies on any agricultural good originating in or shipped from its territory that are exported directly or indirectly to the territory of the other Party.

3. If either Party maintains, introduces or re-introduces an export subsidy on a product that is exported to the other Party, the Party applying the measure shall, at the request of the other Party, consult with a view to agreeing on specific measures that either Party may adopt to counter the effects of such export subsidy. Should agreement on specific measures not be reached within a period of 90 days following the initial request, or such period as agreed by the Parties, the importing Party may adopt measures to counter the effect of the export subsidy, including an increase in the rate of duty on such imports to the applied most-favoured-nation (MFN) tariff rate. The applied measures shall be removed by the importing Party upon the elimination of the export subsidy.
Article 215: State Trading Enterprises

1. The rights and obligations of the Parties with respect to state trading enterprises shall be governed by Article XVII of the GATT 1994 and the Understanding on the Interpretation of Article XVII of the GATT 1994, which are incorporated into and made part of this Agreement, mutatis mutandis.

2. The Parties agree to cooperate in the WTO negotiations to ensure transparency regarding the operation and maintenance of state trading enterprises.

Article 216: Domestic Support Measures for Agricultural Goods

1. The Parties agree to cooperate in the WTO agricultural negotiations in order to achieve a substantial reduction of the production and trade-distorting domestic support measures.

2. If either Party maintains, introduces or re-introduces a domestic support measure that the other Party considers to distort bilateral trade covered by this Agreement, the Party applying the measure shall, at the request of the other Party, consult with a view to avoiding the nullification and impairment on the concessions granted under this Agreement. Such consultations shall be deemed to satisfy the requirements of Article 2104 (Dispute Settlement - Consultations).

Article 217: Agricultural Safeguard Measures

1. Notwithstanding Article 203, Colombia may apply an agricultural safeguard measure in the form of an additional customs duty on an originating agricultural good listed in Annex 217, provided the conditions of this Article are fulfilled. The total customs duties applied on such good, including the agricultural safeguard measure, shall not exceed the lesser of:

   (a) the applied MFN tariff rate at the time the measure is adopted; or

   (b) the base rate set out in a Party’s Schedules to Annex 203.
2. Colombia may not apply or maintain an agricultural safeguard measure on an originating good:

(a) after the expiration of the tariff elimination period set out in Annex 203; or

(b) that increases the duty on in-quota goods subject to a TRQ.

3. Colombia may apply an agricultural safeguard measure during any calendar year on an originating agricultural good only where the quantity of imports of the good during that year exceeds the trigger volume for that good, set out in Annex 217.

4. Colombia may not apply or maintain a safeguard measure pursuant to this Article and at the same time apply or maintain with respect to the same good:

a) an emergency action pursuant to Chapter Seven (Emergency Action and Trade Remedies); or

b) a measure pursuant to Article XIX of the GATT 1994 and the WTO Agreement on Safeguards.

5. Colombia shall implement an agricultural safeguard measure in a transparent manner. To this end, Colombia shall, in writing, notify Canada and provide all relevant information regarding the measure within 60 days of its application. Colombia shall consult with Canada on Canada’s request regarding the application of the agricultural safeguard measure.

6. Colombia may maintain an agricultural safeguard measure only until the end of the calendar year in which it applies the measure.

7. Neither Party may apply duties under Article 5 of the WTO Agreement on Agriculture on goods of the other Party that are subject to tariff elimination under Annex 203.

8. For purposes of this Article and Annex 217, agricultural safeguard measure means a measure described in paragraph 1.
Article 218: Price Band System

Except as otherwise provided in this Agreement, Colombia may apply the PBS only with respect to the agricultural goods listed in Annex 218 and subject to any applicable conditions set out in Annex 218.

Article 219: Administration and Implementation of Tariff-Rate Quotas

1. Colombia shall implement and administer its TRQs in accordance with Article XIII of the GATT 1994, and the Import Licensing Agreement.

2. Colombia shall ensure that:
   
   (a) its procedures for administering its TRQs are transparent, made available to the public, timely, non-discriminatory, responsive to market conditions and minimally burdensome to trade;
   
   (b) subject to subparagraph (c), a person of a Party that fulfills Colombia’s legal and administrative requirements for TRQs shall be eligible to apply and to be considered for an import license or an in-quota quantity allocation under Colombia’s TRQs;
   
   (c) it does not, under its TRQs:
      
      (i) allocate any portion of an in-quota quantity to a producer or a producer’s group,
      
      (ii) condition access to an in-quota quantity on purchase of domestic production,
      
      (iii) limit access to an in-quota quantity only to processors, or
      
      (iv) allocate any portion of an in-quota quantity to a distributor or a distributor’s group;
(d) only national governments or state-enterprises administer its TRQs and that this administration is not delegated to other persons except as otherwise provided in this Agreement; and

(e) it allocates in-quota quantities under its TRQs in commercially viable shipping quantities and, to the maximum extent possible, in the amounts that importers request.

3. Colombia shall make every effort to administer its TRQs in a manner that allows importers to fully utilize them.

4. Colombia may not condition application for or use of an in-quota quantity allocation under a TRQ on the re-export of an agricultural good.

5. Colombia may not count food aid or other non-commercial shipments in determining whether an in-quota quantity under a TRQ has been filled.

6. Colombia shall consult with Canada on Canada’s request regarding Colombia’s administration of TRQs.
Section F – Institutional Provisions

Article 220: Committee on Trade in Goods

1. The Parties hereby establish a Committee on Trade in Goods, comprising representatives of each Party.

2. The Committee shall meet on the request of a Party or the Commission to consider matters arising under this Chapter, Chapter Three (Rules of Origin), Chapter Four (Origin Procedures and Trade Facilitation) or Chapter Seven (Emergency Action and Trade Remedies).

3. The Committee's functions shall include:

   (a) promoting trade in goods between the Parties, including through consultations on accelerating tariff elimination under this Agreement and other issues as appropriate;

   (b) addressing barriers to trade in goods between the Parties, especially those related to the application of non-tariff measures, and, if appropriate, referring such matters to the Commission for its consideration;

   (c) providing to the Committee on Trade-Related Cooperation advice and recommendations on technical assistance needs regarding matters relating to this Chapter, Chapter Three (Rules of Origin), Chapter Four (Origin Procedures and Trade Facilitation) or Chapter Seven (Emergency Action and Trade Remedies);

   (d) reviewing any subsequent amendments to the Harmonized System, and consulting to resolve any inconsistencies between:

   (i) subsequent amendments to Harmonized System 2007 and Annex 203, or

   (ii) Annex 203 and national nomenclatures; and,
(e) consulting on and endeavoring to resolve any difference that may arise between the Parties on matters related to the classification of goods under the Harmonized System.

Article 221: Agricultural Sub-Committee

1. At the request of a Party, the Parties shall establish a Sub-Committee on Agriculture comprising representatives of each Party.

2 The Sub-Committee shall have the following functions:

(a) monitoring and promoting cooperation on the implementation and administration of Section E in a way that real access to agricultural products is ensured;

(b) providing a forum for the Parties to consult on issues resulting from the implementation and administration of this Agreement for agricultural goods;

(c) consulting on matters related to Section E in coordination with other committees, sub-committees and other working groups established in this Agreement;

(d) evaluating agricultural trade development under this Agreement, its impacts in the agricultural sector of each Party, the operation of the Agreement’s tools, and recommending any necessary actions to the Committee on Trade in Goods;

(e) submitting to the Committee on Trade in Goods for its consideration any matter arising under this article;

(f) reporting to the Committee on Trade in Goods any other matter related to this Section; and

(g) undertaking any additional work that the Committee on Trade in Goods may assign.
3. The Sub-Committee shall meet within 60 days of a request by a Party or as otherwise agreed by the Parties. The meetings of the Sub-Committee shall be chaired by the representatives of the hosting Party of the meeting. The Sub-Committee shall inform the Committee on Trade in Goods of the results of its meetings.

4. All the decisions taken by the Sub-Committee shall be reached by consensus.
Section G – Definitions

Article 222: Definitions

For purposes of this Chapter:

**AD Agreement** means the WTO Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade 1994;

**advertising films and recordings** means recorded visual media or audio materials, consisting essentially of images and/or sound, showing the nature or operation of goods or services offered for sale or lease by a person established or resident in the territory of a Party, provided that such materials are of a kind suitable for exhibition to prospective customers but not for broadcast to the general public;

**agricultural export subsidies** means export subsidies as defined in Article 1(e) of the WTO Agreement on Agriculture, including any amendment to that definition in force for the Parties;

**agricultural goods** means those goods referred to in Article 2 of the WTO Agreement on Agriculture;

**fixed component of the PBS** means the External Common Tariff of the Andean Communities and is indicated as the base rate in Colombia's Tariff Schedule for Agricultural Goods, attached to Annex 203;

**commercial samples of negligible value** means commercial samples having a value, individually or in the aggregate as shipped, of not more than one U.S. dollar, or the equivalent amount in the currency of a Party, or so marked, torn, perforated or otherwise treated that they are unsuitable for sale or use except as commercial samples;

**consular transactions** means requirements that goods of a Party intended for export to the territory of the other Party must first be submitted for the supervision of the consul of the importing Party in the territory of the exporting Party for the purpose of obtaining consular invoices or consular visas for commercial invoices, certificates of origin, manifests, shippers’ export declarations, or any other customs documentation required on or in connection with importation;
consumed means:

(a) actually consumed; or

(b) further processed or manufactured so as to result in a substantial change in the value, form or use of the good or in the production of another good;

customs duty includes any customs or import duty and a charge of any kind imposed in connection with the importation of a good, including any form of surtax or surcharge in connection with such importation, but does not include any:

(a) charge equivalent to an internal tax imposed consistently with Article III:2 of the GATT 1994, in respect of like, directly competitive or substitutable goods of the Party, or in respect of goods from which the imported good has been manufactured or produced in whole or in part;

(b) antidumping or countervailing duty that is applied pursuant to a Party's domestic law; or

(c) fee or other charge in connection with importation commensurate with the cost of services rendered;

duty-free means free of customs duty;

goods admitted for sports purposes means sports requisites for use in sports contests, demonstrations or training in the territory of the Party into whose territory such goods are temporarily admitted;

goods intended for display or demonstration includes their component parts, ancillary apparatus and accessories;

import licensing means an administrative procedure requiring the submission of an application or other documentation, other than that generally required for customs clearance purposes, to the relevant administrative body as a prior condition for importation into the territory of the importing Party;

Import Licensing Agreement means the WTO Agreement on Import Licensing Procedures;
NANDINA means the common nomenclature classification system of the Andean Community (Nomenclatura Comun de los Paises Miembros de la Comunidad Andina);

PBS means the price band system established by Decision 371 Sistema Andino de Franjas de Precios of the Andean Community on 26 November 1994, and its amendments;

printed advertising materials means those goods classified in Chapter 49 of the Harmonized System, including brochures, pamphlets, leaflets, trade catalogues, yearbooks published by trade associations, tourist promotional materials and posters, that are used to promote, publicize or advertise a good or service, are essentially intended to advertise a good or service, and are supplied free of charge;

SCM Agreement means the WTO Agreement on Subsidies and Countervailing Measures; and

TRQ means a tariff rate quota set out in Section C(iii) of Annex 203.
Annex 202

Exceptions to National Treatment and Import and Export Restrictions

Section A - Measures of Colombia

Articles 202 and 207 do not apply to any measure, including that measure’s continuation, prompt renewal or amendment, in respect of the following:

(a) controls on the export of coffee pursuant to Law No. 9 of 17 January 1991;

(b) measures relating to the taxation of all beverages with any grade of alcohol content, pursuant to Law No. 788 of 27 December 2002 and Law No. 223 of 22 December 1995, until two years after the date of entry into force of this Agreement;

(c) controls on the importation of goods listed in Article 3 of Decree 3803 of 2006, as amended, except for controls on remanufactured goods to which Articles 202 and 207 do apply;

(d) controls on the importation of automotive vehicles, including used vehicles and new vehicles whose importation occurs more than two years following their date of production, in accordance with Decree 3803 of 2006, as amended; and

(e) actions authorized by the Dispute Settlement Body of the WTO.
Section B - Measures of Canada

Articles 202 and 207 do not apply to any measure, including that measure’s continuation, prompt renewal or amendment, in respect of the following:

(a) controls by Canada on the export of logs of all species pursuant to the Export and Import Permits Act, R.S., 1985, c. E-19, as amended;

(b) controls by Canada on the export of unprocessed fish pursuant to the following statutes, as amended:


(ii) Newfoundland Fish Inspection Act, R.S.N.L. 1990, c. F-12,

(iii) Nova Scotia Fisheries and Coastal Resources Act, S.N.S. 1996, c. 25,

(iv) Prince Edward Island Fish Inspection Act, R.S.P.E.I. 1988, c. F-13, and


(c) the importation of any goods of the prohibited provisions of tariff items 9897.00.00, 9898.00.00 and 9899.00.00 referred to in the Schedule of the Customs Tariff (1997, c. 36), as amended;

(d) Canadian excise duties on absolute alcohol used in manufacturing under the existing provisions of the Excise Act, 2001, 2002, c.22, as amended;

(e) measures by Canada relating to the use of ships in the coasting trade of Canada pursuant to the Coasting Trade Act, S.C. (1992, c. 31), as amended;
(f) the internal sale and distribution of wine and distilled spirits; and

(g) actions authorized by the Dispute Settlement Body of the WTO.
Annex 203

Tariff Elimination

1. Except as otherwise provided in a Party's tariff schedule:

(a) Canada shall apply the staging categories set out in Section A in eliminating customs duties pursuant to Article 203; and

(b) Colombia shall apply the staging categories set out in Sections B and C in eliminating customs duties pursuant to Article 203.

2. The staging category for determining the rate of customs duty at each stage of reduction for an item shall be the category indicated for the item in a Party's tariff schedule.

3. Staged rates shall be rounded down, at least to the nearest tenth of a percentage point, or, if the rate of duty is expressed in monetary units, at least to the nearest 0.001 of the official monetary unit of the Party.

4. Year one means the year this Agreement enters into force as provided in Article 2304 (Final Provisions - Entry into Force).

5. Beginning in year two, each annual stage of tariff reduction shall take effect on January 1 of the relevant year.
Section A - Tariff Schedule of Canada

This Section applies only to goods listed in Canada’s Tariff Schedule, which is attached to this Annex.

i. Staging Categories

1. The base rate of customs duty shall be the most-favoured-nation customs duty rate applied on 1 January 2007, which is indicated for an item in Canada’s Tariff Schedule.

2. Duties on originating goods provided for in the items in staging category A shall be eliminated entirely and such goods shall be duty-free on the date this Agreement enters into force.

3. Duties on originating goods provided for in the items in staging category B shall be removed in three equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year three.

4. Duties on originating goods provided for in the items in staging category C shall be removed in seven equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year seven;

5. Duties on originating goods provided for in the items in staging category D17 shall be removed in 17 equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year 17.

6. Duties on originating goods provided for in the items in staging category E are exempt from tariff elimination.
ii. Agriculture Transversal Clause

1. Notwithstanding the staging categories in Canada’s Tariff Schedule, attached to this Annex, if the Trade Promotion Agreement between Colombia and the United States of America, signed on 22 November 2006, (TPA) enters into force within two years of the entry into force of this Agreement, Canada shall apply to goods of tariff item 17019900 originating in Colombia, from the date of entry into force of the TPA, the tariff elimination period prescribed in Colombia’s Agricultural Tariff Schedule in the TPA for the corresponding good.

2. The corresponding tariff item in Colombia’s Agricultural Tariff Schedule to the TPA is 17019900. This tariff item reflects the Tariff Schedule of Colombia in the TPA, as of 22 November 2006.

iii. Tariff Elimination Schedule of Canada

(Tariff Elimination Schedule attached as a separate volume)
Section B - Tariff Schedule of Colombia for Non-Agricultural Goods

This Section applies only to goods listed in Colombia’s Tariff Elimination Schedule for Non-Agricultural Goods, which is attached to this Annex.

i. Staging Categories

1. The base rate of customs duty shall be the most-favoured-nation customs duty rate applied on 1 April 2007, which is indicated for an item in Colombia’s Tariff Schedule for Non-Agricultural Goods.

2. Duties on originating goods provided for in the items in staging category A shall be eliminated entirely and such goods shall be duty-free on the date this Agreement enters into force.

3. Duties on originating goods provided for in the items in staging category B shall be removed in five equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year five.

4. Duties on originating goods provided for in the items in staging category BU shall be reduced by 10 percent of the base rate beginning on the date this Agreement enters into force. On January 1 of year two, duties shall be reduced by 20 percent of the base rate. On January 1 of year three, duties shall be reduced by 50 percent of the base rate. On January 1 of year four, duties shall be reduced by 70 percent of the base rate. On January 1 of year five, duties shall be eliminated entirely so that such goods shall be duty-free.

5. Duties on originating goods provided for in the items in staging category C7 shall be removed in seven equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year seven.
6. Duties on originating goods provided for in the items in staging category C shall be removed in 10 equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year 10.

7. Duties on originating remanufactured goods of Canada, as defined in Chapter One (Initial Provisions and General Definitions), shall remain at base rates during years one through five. Beginning on January 1 of year six, duties on these goods shall be removed in five equal annual stages and such goods shall be duty-free, effective January 1 of year 10.

ii. **Tariff Elimination Schedule of Colombia for Non-Agricultural Goods**

(Tariff Elimination Schedule attached as a separate volume)
Section C - Tariff Schedule of Colombia for Agricultural Goods

This Section applies only to goods listed in Colombia’s Tariff Elimination Schedule for Agricultural Goods, which is attached to this Annex.

i. Staging Categories

1. The base rate of customs duty is indicated for each item in Colombia’s Tariff Schedule for Agricultural Goods.

2. “AEC” as used in Colombia’s Tariff Schedule for Agricultural Goods refers to the tariff rate of the Common External Tariff of the Andean Communities (Arancel Externo Común de los Países Miembros de la Comunidad Andina) that is indicated in the base rate column.

3. Duties on originating goods provided for in the items in staging category A shall be removed entirely and such goods shall be duty-free, effective the date this Agreement enters into force.

4. Duties on originating goods provided for in the items in staging category B shall be removed in five equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year five.

5. Duties on originating goods provided for in the items in staging category C shall be removed in 10 equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year 10.

6. Duties on originating goods provided for in the items in staging category D shall be removed in 15 equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year 15.
7. Duties on originating goods provided for in the items in staging category E shall be removed in six equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year six.

8. Duties on originating goods provided for in the items in staging category F shall be removed in seven equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year seven.

9. Duties on originating goods provided for in the items in staging category G shall be removed in five equal annual stages beginning in year three and such goods shall be duty-free, effective January 1 of year seven.

10. The fixed component of the PBS applied on originating goods provided for in the items in staging category H shall be removed in seven equal annual stages beginning on the date this Agreement enters into force and such goods shall be free of this fixed component, effective January 1 of year seven.

11. The fixed component of the PBS applied on originating goods provided for in the items in staging category I shall be removed completely in year seven so that such goods shall be free of this fixed component, effective January 1 of year seven.

12. Duties on originating goods provided for in the items in staging category J shall be removed in eight equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year eight.

13. The fixed component of the PBS applied on originating goods provided for in the items in staging category K shall be removed in 10 equal annual stages beginning on the date this Agreement enters into force and such goods shall be free of this fixed component, effective January 1 of year 10.

14. Duties on originating goods provided for in the items in staging category L shall be removed in seven equal annual stages beginning in year four and such goods shall be duty-free, effective January 1 of year 10.
15. The fixed component of the PBS applied on originating goods provided for in the items in staging category M shall be removed in seven equal annual stages beginning in year four and such goods shall be free of this fixed component, effective January 1 of year 10.

16. Duties on originating goods provided for in the items in staging category N shall be removed in 11 equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year 11.

17. The fixed component of the PBS applied on originating goods provided for in the items in staging category O shall be removed in 11 equal annual stages beginning on the date this Agreement enters into force and such goods shall be free of this fixed component, effective January 1 of year 11.

18. Duties on originating goods provided for in the items in staging category P shall be removed in 12 equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year 12.

19. The fixed component of the PBS applied on originating goods provided for in the items in staging category Q shall be removed completely in year 12 so that such goods shall be free of this fixed component, effective January 1 of year 12.

20. Duties on originating goods provided for in the items in staging category R shall be removed in 13 equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year 13.

21. The fixed component of the PBS applied on originating goods provided for in the items in staging category S shall be removed in 13 equal annual stages beginning on the date this Agreement enters into force and such goods shall be free of this fixed component, effective January 1 of year 13.
22. The fixed component of the PBS applied on originating goods provided for in the items in staging category T shall be removed in three equal annual stages beginning in year 11 and such goods shall be free of this fixed component, effective January 1 of year 13.

23. Duties on originating goods provided for in the items in staging category U shall be removed in 14 equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year 14.

24. Duties on originating goods provided for in the items in staging category V shall be reduced by 20 percentage points in 15 equal annual stages beginning on the date this Agreement enters into force and such goods shall maintain a duty of 25 percent, effective January 1 of year 15.

25. The fixed component of the PBS applied on originating goods provided for in the items in staging category W shall be removed in 15 equal annual stages beginning on the date this Agreement enters into force and such goods shall be free of this fixed component, effective January 1 of year 15.

26. The fixed component of the PBS applied on originating goods provided for in the items in staging category X shall be removed in two equal annual stages beginning in year 16, and such goods shall be free of this fixed component, effective January 1 of year 17.

27. Duties on originating goods provided for in the items in staging category Y shall be removed in 17 annual stages, in which the duty at each stage is calculated as the MFN rate, less a percentage of preference that increases in equal annual increments beginning on the date this Agreement enters into force and reaches 100 per cent, and such goods shall be duty-free by January 1 of year 17.

28. Duties on originating goods provided for in the items in staging category AA shall be removed in 18 equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year 18.
29. Duties on originating goods provided for in the items in staging category BB shall be reduced by 15 percentage points in 16 equal annual stages beginning in year seven and such goods shall maintain a duty of 65 percent, effective January 1 of year 22.

30. Duties on originating goods provided for in the items in staging category CC shall be reduced by 20 percentage points in 16 equal annual stages beginning in year seven and such goods shall maintain a duty of 60 percent, effective January 1 of year 22.

31. Originating goods provided for in the items in staging category Z are exempt from tariff elimination.

ii. Agricultural Transversal Clause

Notwithstanding the staging categories in Colombia’s Tariff Schedule for Agricultural Goods, attached to this Annex, if the Trade Promotion Agreement between Colombia and the United States of America, signed on 22 November 2006, (TPA) enters into force:

(a) within one year of the entry into force of this Agreement, Colombia shall apply to a good listed below that originates in Canada, from the date of entry into force of the TPA, the tariff elimination period set out below;

(b) between one and two years of the entry into force of this Agreement, Colombia shall apply to a good listed below that originates in Canada, from the date of entry into force of the TPA, the tariff elimination period set out below, plus one year.

<table>
<thead>
<tr>
<th>NANDINA 2007</th>
<th>Elimination period</th>
</tr>
</thead>
<tbody>
<tr>
<td>07133290</td>
<td></td>
</tr>
<tr>
<td>07133391</td>
<td></td>
</tr>
<tr>
<td>07133392</td>
<td></td>
</tr>
<tr>
<td>07133399</td>
<td></td>
</tr>
<tr>
<td>07133999</td>
<td>10 years</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>----------------</td>
<td>-----</td>
</tr>
<tr>
<td>22083000</td>
<td>10</td>
</tr>
<tr>
<td>22086000</td>
<td></td>
</tr>
<tr>
<td>17022000</td>
<td>5</td>
</tr>
<tr>
<td>17019910</td>
<td>15</td>
</tr>
<tr>
<td>17019990</td>
<td></td>
</tr>
<tr>
<td>02011000</td>
<td></td>
</tr>
<tr>
<td>02012000A</td>
<td></td>
</tr>
<tr>
<td>02012000B</td>
<td></td>
</tr>
<tr>
<td>02013010</td>
<td></td>
</tr>
<tr>
<td>02013090</td>
<td></td>
</tr>
<tr>
<td>02021000</td>
<td></td>
</tr>
<tr>
<td>02022000A</td>
<td></td>
</tr>
<tr>
<td>02022000B</td>
<td></td>
</tr>
<tr>
<td>02023010</td>
<td></td>
</tr>
<tr>
<td>02023090</td>
<td></td>
</tr>
<tr>
<td>02061000</td>
<td></td>
</tr>
<tr>
<td>02062100</td>
<td></td>
</tr>
<tr>
<td>02062200</td>
<td></td>
</tr>
<tr>
<td>02062900</td>
<td></td>
</tr>
<tr>
<td>05040010</td>
<td></td>
</tr>
<tr>
<td>05040020</td>
<td></td>
</tr>
<tr>
<td>05040030</td>
<td></td>
</tr>
</tbody>
</table>
iii. Tariff Rate Quotas

1. High Quality Beef

Duties on originating goods provided for in the items listed below shall be removed by Colombia in 12 equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year 12. Nevertheless, the following aggregate quantities shall be duty-free in any calendar year specified herein:

<table>
<thead>
<tr>
<th>NANDINA 2007</th>
<th>Year</th>
<th>Quantity Metric Tonnes</th>
</tr>
</thead>
<tbody>
<tr>
<td>02012000A</td>
<td>1</td>
<td>1750</td>
</tr>
<tr>
<td>02022000A</td>
<td>2</td>
<td>1803</td>
</tr>
<tr>
<td>02013010</td>
<td>3</td>
<td>1855</td>
</tr>
<tr>
<td>02013010</td>
<td>4</td>
<td>1908</td>
</tr>
<tr>
<td>02023010</td>
<td>5</td>
<td>1960</td>
</tr>
<tr>
<td>02023010</td>
<td>6</td>
<td>2013</td>
</tr>
<tr>
<td>02023010</td>
<td>7</td>
<td>2065</td>
</tr>
<tr>
<td>02023010</td>
<td>8</td>
<td>2118</td>
</tr>
<tr>
<td>02023010</td>
<td>9</td>
<td>2170</td>
</tr>
<tr>
<td>02023010</td>
<td>10</td>
<td>2223</td>
</tr>
<tr>
<td>02023010</td>
<td>11</td>
<td>2275</td>
</tr>
<tr>
<td>02023010</td>
<td>12</td>
<td>Unlimited</td>
</tr>
</tbody>
</table>

(a) For purposes of this Section, "high quality beef" ("Cortes Finos") means any bone-in and boneless cuts, whether fresh, chilled or frozen, derived from carcasses graded "Canada Prime", "Canada AAA", "Canada AA" and "Canada A".

(b) On the importation of high-quality beef, and in addition to the requirements of Chapter Four (Origin Procedures and Trade Facilitation), an importer will be required by Colombia’s competent authority to include information in conformity with the requirements of Ley 914 de 2004, Decreto 1500 de 2007, Resolucion 2905 de 2007, Resolucion 5109 de 2005, as amended, including labeling requirements such as the name of the cut, date of packaging, name of processing plant, and country of origin and weight).
2. **Standard Quality Beef**

Duties on originating goods provided for in the items listed below shall be removed by Colombia in 12 equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year 12. Nevertheless, the following aggregate quantities shall be duty-free in any calendar year specified herein:

<table>
<thead>
<tr>
<th>NANDINA 2007</th>
<th>Year</th>
<th>Quantity Metric Tons</th>
</tr>
</thead>
<tbody>
<tr>
<td>02011000</td>
<td>1</td>
<td>1750</td>
</tr>
<tr>
<td>02012000B</td>
<td>2</td>
<td>1803</td>
</tr>
<tr>
<td>02013090</td>
<td>3</td>
<td>1855</td>
</tr>
<tr>
<td>02021000</td>
<td>4</td>
<td>1908</td>
</tr>
<tr>
<td>02022000B</td>
<td>5</td>
<td>1960</td>
</tr>
<tr>
<td>02023090</td>
<td>6</td>
<td>2013</td>
</tr>
<tr>
<td>02021000</td>
<td>7</td>
<td>2065</td>
</tr>
<tr>
<td>02022000B</td>
<td>8</td>
<td>2118</td>
</tr>
<tr>
<td>02023090</td>
<td>9</td>
<td>2170</td>
</tr>
<tr>
<td></td>
<td>10</td>
<td>2223</td>
</tr>
<tr>
<td></td>
<td>11</td>
<td>2275</td>
</tr>
<tr>
<td></td>
<td>12</td>
<td>Unlimited</td>
</tr>
</tbody>
</table>
3. Variety Meats

Duties on originating goods provided for in the items listed below shall be removed by Colombia in 12 equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year 12. Nevertheless, the following aggregate quantities shall be duty-free in any calendar year specified herein:

<table>
<thead>
<tr>
<th>NANDINA 2007</th>
<th>Year</th>
<th>Quantity Metric Tons</th>
</tr>
</thead>
<tbody>
<tr>
<td>02061000</td>
<td>1</td>
<td>1750</td>
</tr>
<tr>
<td>02062100</td>
<td>2</td>
<td>1803</td>
</tr>
<tr>
<td>02062200</td>
<td>3</td>
<td>1855</td>
</tr>
<tr>
<td>02062900</td>
<td>4</td>
<td>1908</td>
</tr>
<tr>
<td>05040010</td>
<td>5</td>
<td>1960</td>
</tr>
<tr>
<td>05040020</td>
<td>6</td>
<td>2013</td>
</tr>
<tr>
<td>05040030</td>
<td>7</td>
<td>2065</td>
</tr>
<tr>
<td></td>
<td>8</td>
<td>2118</td>
</tr>
<tr>
<td></td>
<td>9</td>
<td>2170</td>
</tr>
<tr>
<td></td>
<td>10</td>
<td>2223</td>
</tr>
<tr>
<td></td>
<td>11</td>
<td>2275</td>
</tr>
<tr>
<td></td>
<td>12</td>
<td>Unlimited</td>
</tr>
</tbody>
</table>
4. Swine meat

Duties on originating goods provided for in the items listed below shall be removed by Colombia in 13 equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year 13. Nevertheless, the duties on the following aggregate quantities shall be 20 per cent on the date this Agreement enters into force and shall thereafter be eliminated in five equal annual stages beginning in year two, so that the goods shall be duty-free effective January 1 of year six, as specified herein:

<table>
<thead>
<tr>
<th>NANDINA 2007</th>
<th>Year</th>
<th>Quantity Metric Tons</th>
<th>In-Quota Tariff Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>02031100</td>
<td>1</td>
<td>5000</td>
<td>20%</td>
</tr>
<tr>
<td>02031200</td>
<td>2</td>
<td>5150</td>
<td>16%</td>
</tr>
<tr>
<td>02031900</td>
<td>3</td>
<td>5300</td>
<td>12%</td>
</tr>
<tr>
<td>02032100</td>
<td>4</td>
<td>5450</td>
<td>8%</td>
</tr>
<tr>
<td>02032200</td>
<td>5</td>
<td>5600</td>
<td>4%</td>
</tr>
<tr>
<td>02032900</td>
<td>6</td>
<td>5750</td>
<td>0%</td>
</tr>
<tr>
<td>02063000</td>
<td>7</td>
<td>5900</td>
<td>0%</td>
</tr>
<tr>
<td>02064100</td>
<td>8</td>
<td>6050</td>
<td>0%</td>
</tr>
<tr>
<td>02069000</td>
<td>9</td>
<td>6200</td>
<td>0%</td>
</tr>
<tr>
<td>02101200</td>
<td>10</td>
<td>6350</td>
<td>0%</td>
</tr>
<tr>
<td>02101900</td>
<td>11</td>
<td>6500</td>
<td>0%</td>
</tr>
<tr>
<td>13</td>
<td></td>
<td>Unlimited</td>
<td>0%</td>
</tr>
</tbody>
</table>
5. Beans

Duties on originating goods provided for in the items listed below shall be removed by Colombia in 12 equal annual stages beginning on the date this Agreement enters into force and such goods shall be duty-free, effective January 1 of year 12. Nevertheless, the following aggregate quantities shall be duty-free in any calendar year specified herein:

<table>
<thead>
<tr>
<th>NANDINA 2007</th>
<th>Year</th>
<th>Quantity Metric Tons</th>
</tr>
</thead>
<tbody>
<tr>
<td>07133290</td>
<td>1</td>
<td>4000</td>
</tr>
<tr>
<td>07133391</td>
<td>2</td>
<td>4120</td>
</tr>
<tr>
<td>07133392</td>
<td>3</td>
<td>4240</td>
</tr>
<tr>
<td>07133399</td>
<td>4</td>
<td>4360</td>
</tr>
<tr>
<td>07133999</td>
<td>5</td>
<td>4480</td>
</tr>
<tr>
<td>07133999</td>
<td>6</td>
<td>4600</td>
</tr>
<tr>
<td>07133999</td>
<td>7</td>
<td>4720</td>
</tr>
<tr>
<td>07133999</td>
<td>8</td>
<td>4840</td>
</tr>
<tr>
<td>07133999</td>
<td>9</td>
<td>4960</td>
</tr>
<tr>
<td>07133999</td>
<td>10</td>
<td>5080</td>
</tr>
<tr>
<td>07133999</td>
<td>11</td>
<td>5200</td>
</tr>
<tr>
<td>07133999</td>
<td>12</td>
<td>Unlimited</td>
</tr>
</tbody>
</table>

iv. Tariff Elimination Schedule of Colombia for Agricultural Goods

(Tariff Elimination Schedule attached as a separate volume)
Annex 210

Export Taxes

Colombia

Article 210 does not apply to the following measures, including those measures' continuation, prompt renewal or amendment:

(a) a charge on the export of coffee pursuant to Law No. 101 of 1993; and

(b) a charge on the export of emeralds pursuant to Law No. 488 of 1998.
Annex 217

Agricultural Safeguard Measures

1. Colombia may apply an agricultural safeguard measure, in accordance with Article 217, only on an originating agricultural good from Canada listed in the table below.

1. The agricultural safeguard trigger level shall be determined in any given year by multiplying the TRQ for that year, as determined in accordance with Section C to Annex 203, by the percentage set out in the table below.

<table>
<thead>
<tr>
<th>Good</th>
<th>Tariff Classification</th>
<th>Trigger Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>High Quality Beef</td>
<td>02013010</td>
<td>150% of TRQ</td>
</tr>
<tr>
<td></td>
<td>02023010</td>
<td></td>
</tr>
<tr>
<td></td>
<td>02012000A</td>
<td></td>
</tr>
<tr>
<td></td>
<td>02022000A</td>
<td></td>
</tr>
<tr>
<td>Standard Quality Beef</td>
<td>02011000</td>
<td>120% of TRQ</td>
</tr>
<tr>
<td></td>
<td>02012000B</td>
<td></td>
</tr>
<tr>
<td></td>
<td>02013090</td>
<td></td>
</tr>
<tr>
<td></td>
<td>02021000</td>
<td></td>
</tr>
<tr>
<td></td>
<td>02022000B</td>
<td></td>
</tr>
<tr>
<td></td>
<td>02023090</td>
<td></td>
</tr>
<tr>
<td>Variety Meats</td>
<td>02061000</td>
<td>120% of TRQ</td>
</tr>
<tr>
<td></td>
<td>02062100</td>
<td></td>
</tr>
<tr>
<td></td>
<td>02062200</td>
<td></td>
</tr>
<tr>
<td></td>
<td>02062900</td>
<td></td>
</tr>
<tr>
<td></td>
<td>05040010</td>
<td></td>
</tr>
<tr>
<td></td>
<td>05040020</td>
<td></td>
</tr>
<tr>
<td></td>
<td>05040030</td>
<td></td>
</tr>
<tr>
<td>Beans</td>
<td>07133290</td>
<td>120% of TRQ</td>
</tr>
<tr>
<td></td>
<td>07133391</td>
<td></td>
</tr>
<tr>
<td></td>
<td>07133392</td>
<td></td>
</tr>
<tr>
<td></td>
<td>07133399</td>
<td></td>
</tr>
<tr>
<td></td>
<td>07133999</td>
<td></td>
</tr>
</tbody>
</table>
Annex 218

Price Band System
Annex 218
Price Band System

Colombia may apply the PBS only with respect to the goods listed herein and subject to any applicable conditions set out herein:

(a) Colombia may apply the PBS on this item only until the end of the tariff elimination period for the item, as set out in Colombia’s Tariff Schedule for Agricultural Goods;

(b) the PBS is suspended at the time of entry into force of this Agreement. Nevertheless, Colombia may apply the PBS if it is reinstated by a decree of the executive. If the PBS is reinstated, Colombia shall notify Canada within 60 days.

<table>
<thead>
<tr>
<th>NANDINA</th>
<th>Description</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>02031100</td>
<td>Carne de animales de la especie porcina, fresca o refrigerada. En canales o medias canales</td>
<td>(a)</td>
</tr>
<tr>
<td>02031200</td>
<td>Piernas, paletas, y sus trozos, sin deshuesar, fresca o refrigerada</td>
<td>(a)</td>
</tr>
<tr>
<td>02031900</td>
<td>Las demás carnes de la especie porcina fresca o refrigerada</td>
<td>(a)</td>
</tr>
<tr>
<td>02032100</td>
<td>Carne de animales de la especie porcina, congelada. En canales o medias canales</td>
<td>(a)</td>
</tr>
<tr>
<td>02032200</td>
<td>Piernas, paletas, y sus trozos, sin deshuesar, congelada</td>
<td>(a)</td>
</tr>
<tr>
<td>02032900</td>
<td>Las demás carnes de la especie porcina congelada</td>
<td>(a)</td>
</tr>
<tr>
<td>02101200</td>
<td>Tocino entrevero de panza (panceta) y sus trozos, salados o en salmuera, secos o ahumados</td>
<td>(a)</td>
</tr>
<tr>
<td>02101900</td>
<td>Las demas carnes y despojos comestibles de la especie porcina, salados o en salmuera, secos o ahumados</td>
<td>(a)</td>
</tr>
<tr>
<td>02071100</td>
<td>Carne de gallo o gallina sin trocear, frescos o refrigerados</td>
<td></td>
</tr>
<tr>
<td>02071200</td>
<td>Carne de gallo o gallina sin trocear, congelados</td>
<td></td>
</tr>
<tr>
<td>02071310</td>
<td>Trozos y despojos de gallo o gallina, frescos o refrigerados «Medios y cuartos traseros, incluidos sus trozos»</td>
<td></td>
</tr>
<tr>
<td>02071390</td>
<td>Los demas</td>
<td></td>
</tr>
<tr>
<td>02071410</td>
<td>Trozos y despojos de gallo o gallina, congelados «Medios y cuartos traseros, incluidos sus trozos»</td>
<td></td>
</tr>
<tr>
<td>02071490</td>
<td>Los demas</td>
<td></td>
</tr>
<tr>
<td>02072400</td>
<td>Carne de pavo (gallipavo) sin trocear, fresca o refrigerada.</td>
<td></td>
</tr>
<tr>
<td>02072500</td>
<td>Carne de pavo (gallipavo) sin trocear, congelada.</td>
<td></td>
</tr>
<tr>
<td>02072600</td>
<td>Trozos y despojos de pavo, frescos o refrigerados.</td>
<td></td>
</tr>
<tr>
<td>02072700</td>
<td>Trozos y despojos de pavo, congelados.</td>
<td></td>
</tr>
<tr>
<td>02073200</td>
<td>Carne de pato, ganso o pintada, sin trocear, fresca o refrigerada.</td>
<td></td>
</tr>
<tr>
<td>02073300</td>
<td>Carne de pato, ganso o pintada, sin trocear, congelada.</td>
<td></td>
</tr>
<tr>
<td>02073400</td>
<td>Higados grasos de pato, ganso o pintada, frescos o refrigerados.</td>
<td></td>
</tr>
<tr>
<td>02073500</td>
<td>Las demas carnes y despojos comestibles de pato, ganso o pintada, frescos o refrigerados.</td>
<td></td>
</tr>
<tr>
<td>02073600</td>
<td>Las demas carnes y despojos comestibles de pato, ganso o pintada congelados.</td>
<td></td>
</tr>
<tr>
<td>04011000</td>
<td>Leche y nata (crema), sin concentrar, sin adición de azúcar ni otro edulcorante, con un contenido de materias grasas inferior o igual al 1% en peso</td>
<td></td>
</tr>
<tr>
<td>04012000</td>
<td>Leche y nata (crema), sin concentrar, sin adición de azúcar ni otro edulcorante, con un contenido de materias grasas superior al 1% pero inferior o igual al 6%, en peso</td>
<td></td>
</tr>
<tr>
<td>04013000</td>
<td>Leche y nata (crema), sin concentrar, sin adición de azúcar ni otro edulcorante, con un contenido de materias grasas superior al 6% en peso</td>
<td></td>
</tr>
<tr>
<td>Código</td>
<td>Descripción</td>
<td>Condición</td>
</tr>
<tr>
<td>--------</td>
<td>-----------------------------------------------------------------------------</td>
<td>-----------</td>
</tr>
<tr>
<td>04021010</td>
<td>Leche y nata (crema) concentradas o con adición de azúcar u otro edulcorante, en polvo, gránulos o demás formas sólidas, con un contenido de materias grasas inferior o igual al 1,5% en peso, en envases inmediatos de contenido neto inferior o igual a 2,5 kg</td>
<td>(b)</td>
</tr>
<tr>
<td>04021090</td>
<td>Las demás leches y natas (crema) concentradas o con adición de azúcar u otro edulcorante, en polvo, gránulos o demás formas sólidas, con un contenido de materias grasas inferior o igual al 1,5% en peso</td>
<td>(b)</td>
</tr>
<tr>
<td>04022111</td>
<td>Leche y nata (crema) concentradas, sin adición de azúcar ni otro edulcorante, en polvo, gránulos o demás formas sólidas, con un contenido de materias grasas superior o igual al 26% en peso, en envases inmediatos de contenido neto inferior o igual a 2,5 kg</td>
<td>(b)</td>
</tr>
<tr>
<td>04022119</td>
<td>Las demás leches y natas (crema) concentradas, sin adición de azúcar ni otro edulcorante, en polvo, gránulos o demás formas sólidas, con un contenido de materias grasas superior o igual al 26% en peso</td>
<td>(b)</td>
</tr>
<tr>
<td>04022191</td>
<td>Leche y nata (crema) concentradas, sin adición de azúcar ni otro edulcorante, en polvo, gránulos o demás formas sólidas, con un contenido de materias grasas superior al 1,5% en peso, en envases inmediatos de contenido neto inferior o igual a 2,5 kg</td>
<td>(b)</td>
</tr>
<tr>
<td>04022199</td>
<td>Las demás leches y natas (crema) concentradas, sin adición de azúcar ni otro edulcorante, en polvo, gránulos o demás formas sólidas, con un contenido de materias grasas superior al 1,5% en peso</td>
<td>(b)</td>
</tr>
<tr>
<td>04022911</td>
<td>Leche y nata (crema) concentradas, con adición de azúcar u otro edulcorante, en polvo, gránulos o demás formas sólidas, con un contenido de materias grasas superior o igual al 26% en peso, en envases inmediatos de contenido neto inferior o igual a 2,5 kg</td>
<td>(b)</td>
</tr>
<tr>
<td>04022919</td>
<td>Las demás leches y natas (crema) concentradas, con adición de azúcar u otro edulcorante, en polvo, gránulos o demás formas sólidas, con un contenido de materias grasas superior o igual al 26% en peso</td>
<td>(b)</td>
</tr>
<tr>
<td>04022991</td>
<td>Las demás leches y natas (crema) concentradas, con adición de azúcar u otro edulcorante, en polvo, gránulos o demás formas sólidas, con un contenido de materias grasas superior al 1,5% en peso, en envases inmediatos de contenido neto inferior o igual a 2,5 kg</td>
<td>(b)</td>
</tr>
<tr>
<td>04022999</td>
<td>Las demás leches y natas (crema) concentradas, con adición de azúcar u otro edulcorante, en polvo, gránulos o demás formas sólidas, con un contenido de materias grasas superior al 1,5% en peso</td>
<td>(b)</td>
</tr>
<tr>
<td>04029110</td>
<td>Leche evaporada, sin adición de azúcar ni otro edulcorante.</td>
<td>(b)</td>
</tr>
<tr>
<td>04029190</td>
<td>Las demás leches y natas (crema), concentradas, sin adición de azúcar ni otro edulcorante.</td>
<td>(b)</td>
</tr>
<tr>
<td>04029990</td>
<td>Las demás leches y natas (crema), concentradas, con adición de azúcar u otro edulcorante.</td>
<td>(b)</td>
</tr>
<tr>
<td>04041090</td>
<td>Los demás lactosueros, incluso concentrados o con adición de azúcar u otro edulcorante</td>
<td>(b)</td>
</tr>
<tr>
<td>04049000</td>
<td>Productos constituidos por los componentes naturales de la leche, incluso con adición de azúcar u otro edulcorante, no expresados ni comprendidos en otra parte.</td>
<td>(b)</td>
</tr>
<tr>
<td>04051000</td>
<td>Mantequilla (manteca).</td>
<td>(b)</td>
</tr>
<tr>
<td>04052000</td>
<td>Pastas lacteas para untar.</td>
<td>(b)</td>
</tr>
<tr>
<td>Código</td>
<td>Descripción y condiciones</td>
<td></td>
</tr>
<tr>
<td>--------</td>
<td>---------------------------</td>
<td></td>
</tr>
<tr>
<td>04059020</td>
<td>Grasa lactea anhidra (&quot;butteroil&quot;)</td>
<td></td>
</tr>
<tr>
<td>04059090</td>
<td>Las demás materias grasas de la leche.</td>
<td></td>
</tr>
<tr>
<td>04063000</td>
<td>Queso fundido, excepto el rallado o en polvo.</td>
<td></td>
</tr>
<tr>
<td>04069040</td>
<td>Los demás quesos, con un contenido de humedad inferior al 50%, en peso calculado sobre una base totalmente desgrasada.</td>
<td></td>
</tr>
<tr>
<td>04069050</td>
<td>Los demás quesos, con un contenido de humedad superior o igual al 50% pero inferior al 56%, en peso, calculado sobre una base totalmente desgrasada.</td>
<td></td>
</tr>
<tr>
<td>04069060</td>
<td>Los demás quesos, con un contenido de humedad superior o igual al 56% pero inferior al 69%, en peso, calculado sobre una base totalmente desgrasada.</td>
<td></td>
</tr>
<tr>
<td>04069090</td>
<td>Los demás quesos</td>
<td></td>
</tr>
<tr>
<td>10059011</td>
<td>Maíz duro amarillo</td>
<td></td>
</tr>
<tr>
<td>10059012</td>
<td>Maíz duro blanco</td>
<td></td>
</tr>
<tr>
<td>10059030</td>
<td>Maíz blanco gigante</td>
<td></td>
</tr>
<tr>
<td>10059040</td>
<td>Maíz morado (Zea mays amilacea cv. morado)</td>
<td></td>
</tr>
<tr>
<td>10059090</td>
<td>Los demás maíces</td>
<td></td>
</tr>
<tr>
<td>10061090</td>
<td>Arroz con cascara (arroz &quot;paddy&quot;), excepto para la siembra</td>
<td></td>
</tr>
<tr>
<td>10062000</td>
<td>Arroz descascarillado (arroz cargo o arroz pardo)</td>
<td></td>
</tr>
<tr>
<td>10063000</td>
<td>Arroz semiblanqueado o blanqueado, incluso pulido o glaseado</td>
<td></td>
</tr>
<tr>
<td>10064000</td>
<td>Arroz partido</td>
<td></td>
</tr>
<tr>
<td>10070000</td>
<td>Sorgo de grano (graniiero), excepto para siembra</td>
<td></td>
</tr>
<tr>
<td>11022000</td>
<td>Harina de maíz</td>
<td></td>
</tr>
<tr>
<td>11081200</td>
<td>Almidón de maíz</td>
<td></td>
</tr>
<tr>
<td>12010090</td>
<td>Habas (porotos, frijoles, fríjoles) de soja (soya), incluso quebrantadas, excepto para siembra</td>
<td></td>
</tr>
<tr>
<td>12021090</td>
<td>Los demás maníes (cacahuetes, cacahuates) sin tostar ni cocer de otro modo, con cascara</td>
<td></td>
</tr>
<tr>
<td>12022000</td>
<td>Maníes (cacahuetes, cacahuates) sin tostar ni cocer de otro modo, sin cascara, incluso quebrantados</td>
<td></td>
</tr>
<tr>
<td>12051090</td>
<td>Las demás semilla de nabo,excepto para siembra</td>
<td></td>
</tr>
<tr>
<td>12059090</td>
<td>Las demás semillas de nabo (nabina) o de colza, incluso quebrantadas, excepto para siembra</td>
<td></td>
</tr>
<tr>
<td>12060090</td>
<td>Semilla de girasol, incluso quebrantada, excepto para siembra.</td>
<td></td>
</tr>
<tr>
<td>12074090</td>
<td>Semilla de sesamo (ajonjoli), incluso quebrantada, excepto para siembra</td>
<td></td>
</tr>
<tr>
<td>12079991</td>
<td>Semilla de Karité</td>
<td></td>
</tr>
<tr>
<td>12079999</td>
<td>Las demás semillas y frutos oleaginosos, incluso quebrantados, excepto para siembra</td>
<td></td>
</tr>
<tr>
<td>12081000</td>
<td>Harina de habas (porotos, frijoles, fríjoles) de soja (soya)</td>
<td></td>
</tr>
<tr>
<td>12089000</td>
<td>Las demás harinas de semillas o de frutos oleaginosos, excepto la harina de mostaza.</td>
<td></td>
</tr>
<tr>
<td>15010010</td>
<td>Grasa de cerdo (incluida la manteca de cerdo), excepto las de las partidas 02.09 o 15.03</td>
<td></td>
</tr>
<tr>
<td>15010030</td>
<td>Grasa de ave, excepto las de las partidas 02.09 o 15.03</td>
<td></td>
</tr>
<tr>
<td>15020011</td>
<td>Sebo en rama y demás grasas en bruto, desnaturalizados, de animales de las especies bovina, ovina o caprina</td>
<td></td>
</tr>
<tr>
<td>15020019</td>
<td>Los demás sebos en rama y grasas en bruto, de animales de las especies bovina, ovina o caprina</td>
<td></td>
</tr>
<tr>
<td>15020090</td>
<td>Las demás grasas de animales de las especies bovina, ovina o caprina, excepto las de la partida 15.03</td>
<td></td>
</tr>
<tr>
<td>15030000</td>
<td>Estearina solar, aceite de manteca de cerdo, oleoestearina, oleomargarina y aceite de sebo, sin emulsionar, mezclar ni preparar de otro modo.</td>
<td></td>
</tr>
<tr>
<td>Código</td>
<td>Descripción</td>
<td>Condiciones</td>
</tr>
<tr>
<td>--------</td>
<td>----------------------------------------------------------------------------</td>
<td>------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>15060010</td>
<td>Aceite de pie de buey, incluso refinado, pero sin modificar químicamente.</td>
<td></td>
</tr>
<tr>
<td>15060090</td>
<td>Las demás grasas y aceites animales, y sus fracciones, incluso refinados, pero sin modificar químicamente.</td>
<td></td>
</tr>
<tr>
<td>15071000</td>
<td>Aceite de soja (soya) en bruto, incluso desgomado</td>
<td></td>
</tr>
<tr>
<td>15079010</td>
<td>Los demás aceites de soja (soya) con adición de sustancias desnaturalizantes en una proporción inferior o igual al 1%.</td>
<td></td>
</tr>
<tr>
<td>15079090</td>
<td>Los demás aceites de soja (soya)</td>
<td></td>
</tr>
<tr>
<td>15081000</td>
<td>Aceite de cacahuete (cacahuate, maní) en bruto.</td>
<td></td>
</tr>
<tr>
<td>15089000</td>
<td>Los demás aceites de cacahuete (cacahuate, maní) y sus fracciones, incluso refinados, pero sin modificar químicamente</td>
<td></td>
</tr>
<tr>
<td>15111000</td>
<td>Aceite de palma, en bruto.</td>
<td></td>
</tr>
<tr>
<td>15119000</td>
<td>Los demás aceites de palma y sus fracciones, incluso refinado, pero sin modificar químicamente</td>
<td></td>
</tr>
<tr>
<td>15121110</td>
<td>Aceites de girasol, en bruto.</td>
<td></td>
</tr>
<tr>
<td>15121120</td>
<td>Aceites de cártamo, en bruto.</td>
<td></td>
</tr>
<tr>
<td>15121910</td>
<td>Los demás aceites de girasol y sus fracciones, incluso refinados, pero sin modificar químicamente.</td>
<td></td>
</tr>
<tr>
<td>15121920</td>
<td>Los demás aceites de cártamo y sus fracciones, incluso refinados, pero sin modificar químicamente</td>
<td></td>
</tr>
<tr>
<td>15122100</td>
<td>Aceites de algodón en bruto, incluso sin gosipol</td>
<td></td>
</tr>
<tr>
<td>15122900</td>
<td>Los demás aceites de algodón y sus fracciones, incluso refinados, pero sin modificar químicamente</td>
<td></td>
</tr>
<tr>
<td>15131000</td>
<td>Aceite de coco (de copra) en bruto.</td>
<td></td>
</tr>
<tr>
<td>15131900</td>
<td>Los demás aceites de coco (de copra) y sus fracciones, incluso refinados, pero sin modificar químicamente</td>
<td></td>
</tr>
<tr>
<td>15132110</td>
<td>Aceites de almendra de palma en bruto.</td>
<td></td>
</tr>
<tr>
<td>15132910</td>
<td>Los demás aceites de almendra de palma, y sus fracciones, incluso refinados, pero sin modificar químicamente.</td>
<td></td>
</tr>
<tr>
<td>15141100</td>
<td>Aceites de nabo (de nabina) colza y mostaza y sus fracciones con bajo contenido de ácido erúcido en bruto.</td>
<td></td>
</tr>
<tr>
<td>15141900</td>
<td>Los demás aceites de nabo (de nabina), colza y mostaza y sus fracciones, incluso refinados, con bajo contenido de ácido erúcido.</td>
<td></td>
</tr>
<tr>
<td>15149100</td>
<td>Los demás aceites de nabo (de nabina), colza y mostaza y sus fracciones en bruto</td>
<td></td>
</tr>
<tr>
<td>15149900</td>
<td>Los demás aceites de nabo (de nabina), colza y mostaza y sus fracciones, incluso refinados.</td>
<td></td>
</tr>
<tr>
<td>15152100</td>
<td>Aceite de maíz en bruto.</td>
<td></td>
</tr>
<tr>
<td>15152900</td>
<td>Los demás aceites de maíz y sus fracciones, incluso refinados, pero sin modificar químicamente.</td>
<td></td>
</tr>
<tr>
<td>15153000</td>
<td>Aceite de ricino y sus fracciones, incluso refinado, pero sin modificar químicamente.</td>
<td></td>
</tr>
<tr>
<td>15155000</td>
<td>Aceite de séSAMO (ajonjoli) y sus fracciones, incluso refinado, pero sin modificar químicamente.</td>
<td></td>
</tr>
<tr>
<td>15159000</td>
<td>Las demás grasas y aceites vegetales fijos (incluido el aceite de jojoba), y sus fracciones, incluso refinados, pero sin modificar químicamente.</td>
<td></td>
</tr>
<tr>
<td>15162000</td>
<td>Grasas y aceites, vegetales, y sus fracciones, parcial o totalmente hidrogenados, interesterificados, reesterificados o elaidinizados, incluso refinados, pero sin preparar de otro modo.</td>
<td></td>
</tr>
<tr>
<td>15171000</td>
<td>Margarina, excepto la margarina líquida</td>
<td></td>
</tr>
<tr>
<td>15179000</td>
<td>Las demás margarinas, mezclas o preparaciones alimenticias de grasas o aceites, animales o vegetales, o de fracciones de diferentes grasas o aceites, de este Capítulo, excepto las grasas y aceites alimenticios y sus fracciones, de la parte 15.16.</td>
<td></td>
</tr>
<tr>
<td>Código</td>
<td>Descripción</td>
<td>Condición</td>
</tr>
<tr>
<td>--------</td>
<td>---------------------------------------------------------------------------------------------------------</td>
<td>-----------</td>
</tr>
<tr>
<td>15180010</td>
<td>Linoxina.</td>
<td></td>
</tr>
<tr>
<td>15180090</td>
<td>Las demás Grasas y aceites, animales o vegetales, y sus fracciones, cocidos, oxidados, deshidratados, sulfurados, soplados, polimerizados por calor en vacío o atmósfera inerte (&quot;estandolizados&quot;), o modificados químicamente de otra forma, excepto los de 1</td>
<td></td>
</tr>
<tr>
<td>16010000</td>
<td>Embutidos y productos similares de carne, despojos o sangre; preparaciones alimenticias a base de estos productos.</td>
<td></td>
</tr>
<tr>
<td>16023110</td>
<td>Trozos sazonados y congelados de pavo (gallipavo)</td>
<td></td>
</tr>
<tr>
<td>16023211</td>
<td>Medios y Cuartos traseros, incluidos sus trozos, sazonados y congelados de gallo o gallina</td>
<td></td>
</tr>
<tr>
<td>16023219</td>
<td>Los demás</td>
<td></td>
</tr>
<tr>
<td>16023910</td>
<td>Las demás trozos sasonados y congelados</td>
<td></td>
</tr>
<tr>
<td>16024100</td>
<td>Preparaciones y conservas de jamones y trozos de jamón de la especie porcina</td>
<td></td>
</tr>
<tr>
<td>16024200</td>
<td>Preparaciones y conservas de paletas y trozos de paleta de la especie porcina</td>
<td></td>
</tr>
<tr>
<td>17011190</td>
<td>Los demás azúcares de caña en bruto, sin adición de aromatizante ni colorante, en estado sólido.</td>
<td></td>
</tr>
<tr>
<td>17011200</td>
<td>Azúcar de remolacha en bruto, sin adición de aromatizante ni colorante, en estado sólido.</td>
<td></td>
</tr>
<tr>
<td>17019100</td>
<td>Azúcar de caña o de remolacha y sacarosa químicamente pura, en estado sólido, con adición de aromatizante o colorante.</td>
<td></td>
</tr>
<tr>
<td>17019910</td>
<td>Sacarosa químicamente pura</td>
<td>(a)</td>
</tr>
<tr>
<td>17019990</td>
<td>Los demás azúcares de caña o de remolacha, en estado sólido.</td>
<td>(a)</td>
</tr>
<tr>
<td>17023020</td>
<td>Jarabe de glucosa</td>
<td></td>
</tr>
<tr>
<td>17023090</td>
<td>Las demás glucosas y jarabes de glucosa, sin fructosa o con un contenido de fructosa, calculado sobre producto seco, inferior al 20 % en peso</td>
<td></td>
</tr>
<tr>
<td>17024010</td>
<td>Glucosa, con un contenido de fructosa sobre producto seco superior o igual al 20% pero inferior al 50%, en peso, excepto el azúcar invertido</td>
<td></td>
</tr>
<tr>
<td>17024020</td>
<td>Jarabe de glucosa, con un contenido de fructosa sobre producto seco superior o igual al 20% pero inferior al 50%, en peso, excepto el azúcar invertido</td>
<td></td>
</tr>
<tr>
<td>17026000</td>
<td>Las demás fructosas y jarabe de fructosa, con un contenido de fructosa sobre producto seco superior al 50% en peso, excepto el azúcar invertido</td>
<td></td>
</tr>
<tr>
<td>17029020</td>
<td>Azúcar y melaza caramelizados.</td>
<td></td>
</tr>
<tr>
<td>17029030</td>
<td>Azúcares con adición de aromatizante o colorante.</td>
<td></td>
</tr>
<tr>
<td>17029040</td>
<td>Los demás jarabes de azúcar, con un contenido de fructosa sobre producto seco de 50% en peso</td>
<td></td>
</tr>
<tr>
<td>17029090</td>
<td>Las demás azúcares, incluida la maltosa químicamente pura, en estado sólido, con un contenido de fructosa sobre producto seco de 50% en peso</td>
<td></td>
</tr>
<tr>
<td>17031000</td>
<td>Melaza de caña</td>
<td></td>
</tr>
<tr>
<td>17039000</td>
<td>Las demás melazas procedentes de la extracción o del refinado del azúcar</td>
<td></td>
</tr>
<tr>
<td>23012011</td>
<td>Harina, polvo y «pellets», de pescado, con un contenido de grasa superior a 2% en peso</td>
<td></td>
</tr>
<tr>
<td>23012019</td>
<td>Harina, polvo y «pellets», de pescado, con un contenido de grasa inferior a 2% en peso</td>
<td></td>
</tr>
<tr>
<td>23021000</td>
<td>Salvados, moyuelos y demás residuos del cernido, de la molienda o de otros tratamientos de maíz, incluso en «pellets»</td>
<td></td>
</tr>
<tr>
<td>23023000</td>
<td>Salvados, moyuelos y demás residuos del cernido, de la molienda o de otros tratamientos de trigo, incluso en «pellets»</td>
<td></td>
</tr>
<tr>
<td>Código</td>
<td>Description</td>
<td>Conditions</td>
</tr>
<tr>
<td>---------</td>
<td>-----------------------------------------------------------------------------</td>
<td>------------</td>
</tr>
<tr>
<td>23024000</td>
<td>Salvados, moyuelos y demás residuos del cernido, de la molienda o de otros tratamientos de los demás cereales, incluso en «pellets»</td>
<td></td>
</tr>
<tr>
<td>23040000</td>
<td>Tortas y demás residuos sólidos de la extracción del aceite de soja (soya), incluso molidos o en «pellets».</td>
<td></td>
</tr>
<tr>
<td>23061000</td>
<td>Tortas y demás residuos sólidos de la extracción de grasas o aceites de algodón, incluso molidos o en «pellets»</td>
<td></td>
</tr>
<tr>
<td>23063000</td>
<td>Tortas y demás residuos sólidos de la extracción de grasas o aceites de girasol, incluso molidos o en «pellets»</td>
<td></td>
</tr>
<tr>
<td>23069000</td>
<td>Las demás tortas y demás residuos sólidos de la extracción de grasas o aceites vegetales, incluso molidos o en «pellets», excepto los de las partidas 23.04 ó 23.05.</td>
<td></td>
</tr>
<tr>
<td>23080090</td>
<td>Las demás materias vegetales y desperdicios vegetales, residuos y subproductos vegetales, incluso en «pellets», de los tipos utilizados para la alimentación de los animales, no expresados ni comprendidos en otra parte</td>
<td></td>
</tr>
<tr>
<td>23091090</td>
<td>Los demás alimentos para perros o gatos, acondicionados para la venta al por menor</td>
<td></td>
</tr>
<tr>
<td>23099010</td>
<td>Preparaciones forrajeras con adición de melazas o de azúcar</td>
<td></td>
</tr>
<tr>
<td>23099090</td>
<td>Las demás preparaciones de los tipos utilizados para la alimentación de los animales</td>
<td></td>
</tr>
<tr>
<td>35051000</td>
<td>Dextrina y demás almídones y féculas modificados</td>
<td></td>
</tr>
<tr>
<td>35052000</td>
<td>Colas a base de almídón, fécula, dextrina o demás almídones o féculas modificados</td>
<td></td>
</tr>
<tr>
<td>38231100</td>
<td>Ácido estearico.</td>
<td></td>
</tr>
<tr>
<td>38231200</td>
<td>Ácido oleico.</td>
<td></td>
</tr>
<tr>
<td>38231900</td>
<td>Los demás ácidos grasos monocarboxílicos industriales; aceites ácidos del refinado.</td>
<td></td>
</tr>
</tbody>
</table>
CHAPTER THREE

RULES OF ORIGIN

Article 301: Originating Goods

Except as otherwise provided in this Chapter, a good shall originate in the territory of a Party where:

(a) the good is wholly obtained or produced entirely in the territory of one or both of the Parties, as defined in Article 318;

(b) the good fulfils the requirements set out for that good in Annex 301 as a result of production occurring entirely in the territory of one or both of the Parties;

(c) the good is produced entirely in the territory of one or both of the Parties, exclusively from originating materials; or

(d) except as provided in Annex 301 or except for a good of Chapter 1 through 24, heading 39.01 through 39.14 or Chapter 50 through 63 of the Harmonized System,

(i) the good is produced entirely in the territory of one or both of the Parties,

(ii) one or more of the non-originating materials used in the production of the good cannot satisfy the requirements set out in Annex 301 because both the good and the non-originating materials are classified in the same subheading, or heading that is not further subdivided into subheadings, and

(iii) the value of the non-originating materials classified as or with the good does not exceed 55 per cent of the transaction value of the good,

and the good satisfies all the other applicable requirements of this Chapter.
Article 302: Minimal Operations

Except for sets or assortments of goods referred to in Annex 301 or in Article 310, a good shall not be considered to be an originating good merely by reason of undergoing one or more of the following operations in the territory of a Party:

(a) packaging, re-packaging or breaking up for retail sale of the good;

(b) oiling or applying anti-rust paint or protective coatings to the good; or

(c) disassembly of a new good into its parts.

Article 303: Value Test

1. Except as provided in paragraph 2, where the applicable rule of origin in Annex 301 for the tariff provision under which a good is classified specifies a value test, the value test shall be satisfied provided the value of non-originating materials used in the production of the good does not exceed the percentage of the transaction value of the good set out in the rule of origin applicable to that good.

2. For purposes of a good of heading 87.01 through 87.08, at the choice of an exporter or a producer of such good, the value test shall be satisfied provided the value of non-originating materials used in the production of the good does not exceed the percentage of either the transaction value or the net cost of the good set out in the rule of origin applicable to that good.

3. The value of non-originating materials used by the producer in the production of a good shall not, for purposes of satisfying the value test under either paragraph 1 or 2, include the value of non-originating materials used to produce originating materials that are subsequently used in the production of the good.
4. For purposes of paragraph 3, "the value of non-originating materials" in paragraphs 1 and 2 does not include:

(a) the value of any non-originating materials used by another producer to produce an originating material that is subsequently acquired and used in the production of the good by the producer of the good; or

(b) the value of non-originating materials used by the producer to produce an originating intermediate material.

5. For purposes of calculating the net cost of a good under paragraph 2, the producer of the good may:

(a) calculate the total cost incurred with respect to all goods produced by that producer, subtract any sales promotion, marketing and after-sales service costs, royalties, shipping and packing costs, as well as non-allowable interest costs that are included in the total cost of all such goods, and then reasonably allocate the resulting net cost of those goods to the good;

(b) calculate the total cost incurred with respect to all goods produced by that producer, reasonably allocate the total cost to the good, and then subtract any sales promotion, marketing and after-sales service costs, royalties, shipping and packing costs and non-allowable interest costs that are included in the portion of the total cost allocated to the good; or

(c) reasonably allocate each cost that forms part of the total cost incurred with respect to the good so that the aggregate of these costs does not include any sales promotion, marketing and after-sales service costs, royalties, shipping and packing costs, or non-allowable interest costs.
6. For purposes of calculating the net cost of a good under paragraph 2, the producer may average its calculation over its fiscal year using any one of the following categories, on the basis of either all motor vehicles in the category or only those motor vehicles in the category that are exported to the territory of the other Party:

(a) the same model line of motor vehicles in the same class of vehicles produced in the same plant in the territory of a Party;

(b) the same model line of motor vehicles produced in the same plant in the territory of a Party;

(c) the same model line of motor vehicles produced in the territory of a Party;

(d) the same class of motor vehicles produced in the same plant in the territory of a Party; or

(e) any other category as the Parties may agree.

7. For purposes of calculating the net cost under paragraph 2 with respect to a good of headings 87.06 through 87.08 produced in the same plant, the producer may:

(a) average its calculation,

(i) over the fiscal year of the motor vehicle producer to whom the good is sold,

(ii) over any quarter or month, or

(iii) over the automotive materials producer’s fiscal year,

provided the good was produced during the fiscal year, quarter or month forming the basis for the calculation;
(b) calculate the average referred to in subparagraph (a) separately for any or all goods sold to one or more motor vehicle producers; or

(c) calculate the average in subparagraph (a) or (b) separately for those goods that are exported to the territory of the other Party.

Article 304: Value of Materials

1. For purposes of Article 303 and Article 307, the value of non-originating materials, including non-originating component goods referred to in Article 310, shall be:

   (a) the transaction value or the customs value of the materials at the time of their importation into a Party, adjusted, if necessary, to include freight, insurance, packing and all other costs incurred in transporting the materials to the place of importation; or

   (b) in the case of domestic transactions, the value of the materials determined in accordance with the principles of the Customs Valuation Agreement in the same manner as international transactions, with such modifications as may be required by the circumstances.

2. Notwithstanding paragraph 1, the value of an intermediate material shall be:

   (a) the total cost incurred with respect to all goods produced by the producer of the good that can be reasonably allocated to that intermediate material; or

   (b) the sum of all costs that comprise the total cost incurred with respect to that intermediate material that can be reasonably allocated to that intermediate material.
Article 305: Intermediate Materials Used In Production

1. For greater certainty, if a non-originating material satisfies the requirements set out in Article 301 in the territory of one or both of the Parties, the resulting good shall be considered as originating and no account shall be taken of the non-originating material contained therein when that good is used in the subsequent production of another good.

2. For purposes of determining the origin of a good, a producer of a good may designate any intermediate material as a material to be taken into account as an originating or non-originating material, as the case may be, in determining whether the good satisfies the applicable requirements of the rules of origin.

Article 306: Accumulation

1. For purposes of determining whether a good is an originating good, a good originating in the territory of one or both of the Parties shall be considered as originating in the territory of either of the Parties.

2. For purposes of determining whether a good is an originating good, the production of the good in the territory of one or both of the Parties by one or more producers shall, at the choice of the exporter or producer of the good for which preferential tariff treatment is claimed, be considered to have been performed in the territory of either of the Parties by that exporter or producer, provided that:

   (a) all non-originating materials used in the production of the good satisfy the requirements set out in Annex 301 entirely in the territory of one or both of the Parties; and

   (b) the good satisfies all other applicable requirements of this Chapter.

3. Subject to paragraph 4, where each Party has a trade agreement that, as contemplated by the WTO Agreement, concerns the establishment of a free trade area with the same non-Party, the territory of that non-Party shall be deemed to form part of the territory of the free trade area established by this Agreement, for purposes of determining whether a good is an originating good under this Agreement.
4. A Party shall apply paragraph 3 only once provisions with effect equivalent to those of paragraph 3 are in force between each Party and the non-Party with which each Party has separately concluded a free trade agreement. Where such provisions in force between a Party and the non-Party apply to only certain goods or under certain conditions, the other Party may limit the application of paragraph 3 to those goods and under those conditions and as otherwise set out in this Agreement.

*Article 307: De Minimis*

1. Except as provided in paragraphs 2 through 4, a good shall be considered to be an originating good if the value of all non-originating materials used in the production of the good that do not undergo an applicable change in tariff classification set out in Annex 301 does not exceed 10 per cent of the transaction value of the good, provided that:

   (a) if the rule of origin of Annex 301 applicable to the good contains a percentage for the maximum value of non-originating materials, the value of such non-originating materials shall be included in calculating the value of non-originating materials; and

   (b) the good satisfies all other applicable requirements of this Chapter.

2. Paragraph 1 does not apply to a non-originating material used in the production of a good of Chapters 1 through 24 of the Harmonized System unless the non-originating material is provided for in a different subheading from the good for which origin is being determined under this Article.

3. A good of any of Chapters 50 through 60 of the Harmonized System that does not originate because certain non-originating yarns used in the production of the good do not fulfil the requirements set out in Annex 301, shall nonetheless be considered to originate if the total weight of all such yarns does not exceed 15 per cent of the total weight of that good.
4. A good of any of Chapters 61 through 63 of the Harmonized System, that does not originate because certain non-originating yarns used in the production of the component of the good that determines the tariff classification of that good do not fulfil the requirements set out for that good in Annex 301, shall nonetheless be considered to originate if the total weight of all such yarns in that component does not exceed 15 per cent of the total weight of that component.

Article 308: Fungible Goods and Materials

1. For purposes of determining whether a good is an originating good:

(a) where originating and non-originating fungible materials are used in the production of a good, the determination of whether the materials are originating materials may be made in accordance with any of the inventory management methods recognized in, or otherwise accepted by, the Generally Accepted Accounting Principles of the Party in which the production is performed; and

(b) where originating and non-originating fungible goods are physically combined or mixed in inventory in a Party and exported in the same form to another Party, the determination of whether the good is an originating good may be made in accordance with any of the inventory management methods recognized in, or otherwise accepted by, the Generally Accepted Accounting Principles of the Party from which the good is exported.

2. A Party shall ensure that the person that selected an inventory management method pursuant to paragraph 1 for a particular fungible good or material continues to use such inventory management method for that fungible good or material throughout the fiscal year of that person.
Article 309: Indirect Materials

An indirect material shall be considered as originating without regard to where it is produced.

Article 310: Sets or Assortments of Goods

Except as provided in Annex 301, a set or assortment of goods, as referred to in General Rule 3 of the Harmonized System, shall be considered as originating, provided that:

(a) all the component goods, including packaging materials and containers, are originating; or

(b) where the set or assortment contains non-originating component goods, including packaging materials and containers, the value of the non-originating goods, including any non-originating packaging materials and containers for the set or assortment, does not exceed 15 percent of the transaction value of the set or assortment.

Article 311: Accessories, Spare Parts and Tools

Accessories, spare parts and tools delivered with a good that form part of the good's standard accessories, spare parts or tools, shall be considered as originating if the good is an originating good, and shall be disregarded in determining whether all the non-originating materials used in the production of the good undergo the applicable requirements set out in Annex 301 provided that:

(a) the accessories, spare parts and tools are not invoiced separately from the good, whether or not each is listed or detailed on the invoice; and

(b) the quantities and value of such accessories, spare parts or tools are customary for the good.
Article 312: Packaging Materials and Containers for Retail Sale

Except as provided for in Article 310, packaging materials and containers in which a good is packaged for retail sale shall be disregarded in determining:

(a) whether all the non-originating materials undergo the applicable requirements set out in Annex 301; or

(b) whether the good meets the requirements established in subparagraph (a) or (c) of Article 301.

Article 313: Packing Materials and Containers for Shipment

Packing materials, containers, pallets or similar articles in which a good is packed for shipment shall be disregarded in determining whether that good is originating.

Article 314: Transit and Transshipment

A good that qualifies as an originating good under this Chapter that is exported from a Party shall maintain its originating status only if the good:

(a) does not undergo further production or any other operation outside the territories of the Parties, other than unloading, reloading or any other operation necessary to preserve it in good condition or to transport the good to the territory of a Party; and

(b) remains under customs control while outside the territories of the Parties.
Article 315: Interpretation and Application

For purposes of this Chapter:

(a) the basis for tariff classification in this Chapter is the Harmonized System;

(b) where applying subparagraph (d) of Article 301, the determination of whether a heading or subheading under the Harmonized System provides for both a good and the materials that are used in the production of the good shall be made on the basis of the nomenclature of the heading or subheading and the relevant Section or Chapter Notes, in accordance with the General Rules for the Interpretation of the Harmonized System; and

(c) all costs referred to in this Chapter shall be recorded and maintained in accordance with the Generally Accepted Accounting Principles applicable in the territory of the Party in which the good is produced.

Article 316: Consultation and Modifications

1. The Parties shall consult regularly to ensure that this Chapter is interpreted and administered effectively, uniformly, and consistently with the spirit and objectives of this Agreement, and shall cooperate in the administration of this Chapter in accordance with Chapter Four (Origin Procedures and Trade Facilitation).

2. A Party that considers that this Chapter requires modification to take into account developments in production processes, lack of supply of originating materials or other matters may submit a modification proposal along with supporting rationale and any studies to the other Party for consideration and appropriate action under Chapter Two (National Treatment and Market Access for Goods).
Article 317: Short Supply

1. For purposes of determining the origin of a good of Chapter 50 through 63 of the Harmonized System, at the request of an interested entity of a Party, a Party shall, to the extent possible within 45 days of receiving the request, temporarily allow yarn or fabric from a non-Party to be considered originating, if the Party determines, based on information it considers necessary, that the yarn or fabric is not available in commercial quantities in a timely manner in the territory of any Party. Each Party shall implement such short-supply allowances in accordance with its applicable legal procedures.

2. The Party receiving a request for a short supply allowance pursuant to paragraph 1 shall notify the other Party of the request to the extent possible with 10 days of receiving the request. A Party may decline to grant a short-supply allowance if the other Party does not also grant such an allowance.

3. The Committee on Trade in Goods shall establish procedures to guide the administration of the short-supply allowances referred to in paragraphs 1 and 2.

Article 318: Definitions

For purposes of this Chapter:

aquaculture means the farming of aquatic organisms, including fish, molluscs, crustaceans, other aquatic invertebrates and aquatic plants, from seedstock such as eggs, fry, fingerlings and larvae, by intervention in the rearing or growth processes to enhance production, such as regular stocking, feeding, protection from predators, etc.

chapter means a chapter of the Harmonized System;

class of motor vehicles means any one of the following categories of motor vehicles:

(a) motor vehicles of subheading 8701.20, motor vehicles for the transport of 16 or more persons of subheading 8702.10 or 8702.90, and motor vehicles of subheading 8704.10, 8704.22, 8704.23, 8704.32 or 8704.90 or heading 87.05 or 87.06;
(b) motor vehicles of subheading 8701.10 or 8701.30 through 8701.90;

(c) motor vehicles for the transport of 15 or fewer persons of subheading 8702.10 or 8702.90, and motor vehicles of subheading 8704.21 or 8704.31; or

(d) motor vehicles of subheading 8703.21 through 8703.90;

customs value means the value as determined in accordance with the Customs Valuation Agreement;

fungible goods or materials means goods or materials that are interchangeable for commercial purposes and whose properties are essentially identical;

Generally Accepted Accounting Principles means the principles used in the territory of each Party, which provide substantial authorized support with regard to the recording of income, costs, expenses, assets and liabilities involved in the disclosure of information and preparation of financial statements. These principles may be broad guidelines of general application, as well as those standards, practices and procedures normally employed in accounting;

good means any merchandise, product, article or material;

goods wholly obtained or produced entirely in the territory of one or both of the Parties means:

(a) minerals and other non-living natural resources extracted or taken from the territory of one or both of the Parties;

(b) plants and plant products harvested or gathered in the territory of one or both of the Parties;

(c) live animals born and raised in the territory of one or both of the Parties;

(d) goods obtained from live animals in the territory of one or both of the Parties;
(e) goods obtained from hunting, trapping, fishing or aquaculture in the territory of one or both of the Parties;

(f) goods (fish, shellfish and other marine life) taken from the sea, seabed or subsoil outside the territory of one or both of the Parties, by a vessel registered, recorded or listed with a Party, or leased by or chartered to an enterprise established in the territory of a Party, and entitled to fly its flag.

(g) goods produced on board a factory ship from the goods referred to in subparagraph (f), provided such factory ship is registered, recorded or listed with a Party, or leased by or chartered to an enterprise established in the territory of a Party, and entitled to fly its flag;

(h) goods other than fish, shellfish and other marine life, taken or extracted from the seabed, ocean floor or subsoil, outside the territories of the Parties by a Party or a person of a Party, provided that such Party or person of such Party has rights to exploit such seabed, ocean floor or subsoil;

(i) goods taken from outer space, provided they are obtained by a Party or a person of a Party and not processed in a non-Party;

(j) waste and scrap derived from:

(i) production in the territory of one or both of the Parties, or

(ii) used goods collected in the territory in one or both of the Parties, provided that such goods are fit only for the recovery of raw materials;

(k) recovered goods collected in the territory of one or both of the Parties and used in the territory of one or both Parties in the production of remanufactured goods; and
(l) goods produced in the territory of one or both of the Parties exclusively from goods referred to in subparagraphs (a) through (k), or from their derivatives, at any stage of production;

**indirect material** means a good used in the production, testing, or inspection of a good but not physically incorporated into the good, or a good used in the maintenance of buildings or the operation of equipment associated with the production of a good, including:

(a) fuel and energy;

(b) tools, dies and moulds;

(c) spare parts and materials used in the maintenance of equipment and buildings;

(d) lubricants, greases, compounding materials and other materials used in the production or the operation of equipment and buildings;

(e) gloves, glasses, footwear, clothing, safety equipment and safety supplies;

(f) equipment, devices, and supplies used for testing or inspecting the good;

(g) catalysts and solvents; and

(h) any other goods that are not incorporated into the good but whose use in the production of the good can reasonably be demonstrated to be a part of that production;

**intermediate material** means a material that is produced by a producer of a good and used in the production of that good;
listed with a Party means a foreign registered vessel bare-boat chartered in accordance
with the domestic law of a Party and whose registration in the foreign country is
suspended for the duration of the charter;

material means any ingredient, component, part or other good that is used in
the production of another good

model line means a group of motor vehicles having the same platform or model name;

net cost means total cost minus sales promotion, marketing and after-sales service costs,
royalties, shipping and packing costs, and non-allowable interest costs that are included
in the total cost;

non-allowable interest costs means interest costs incurred by a producer that exceed 700
basis points above the applicable national government interest rate identified for
comparable maturities;

non-originating good or non-originating material means a good or material that does
not qualify as originating under this Chapter;

other costs means all costs recorded on the books of the producer that are not product
costs or period costs;

period costs means those costs other than product costs that are expensed in the period in
which they are incurred, including selling expenses and general and administrative
expenses;

product costs means those costs that are associated with the production of a good and
include the value of materials, direct labour costs and direct overhead;

production means growing, mining, extracting, harvesting, raising, fishing, hunting,
trapping, manufacturing, processing, assembling or disassembling a good;
**producer** means a person who grows, mines, extracts, harvests, raises, fishes, hunts, traps, manufactures, processes, assembles or disassembles a good;

**reasonably allocate** means to apportion in a manner appropriate to the circumstances;

**recovered good** means a material in the form of an individual part that is the result of:

(a) the disassembly of a used good fit only for such recovery into individual parts, and

(b) cleaning, inspecting, testing or other processes as necessary for improvement to working condition;

**royalties** means payments of any kind, including payments under technical assistance or similar agreements, made as consideration for the use or right to use any copyright, literary, artistic, or scientific work, patent, trademark, design, model, plan, secret formula or process, excluding those payments under technical assistance or similar agreements that can be related to specific services such as:

(a) personnel training, without regard to where performed; and

(b) if performed in the territory of one or both of the Parties, engineering, tooling, die-setting, software design and similar computer services, or other services;

**sales promotion, marketing and after-sales service costs** means the following costs related to sales promotion, marketing and after-sales service:

(a) sales and marketing promotion; media advertising; advertising and market research; promotional and demonstration materials; exhibits; sales conferences, trade shows and conventions; banners; marketing displays; free samples; sales, marketing and after-sales service literature (product brochures, catalogues, technical literature, price lists, service manuals, sales aid information); establishment and protection of logos and trademarks; sponsorships; wholesale and retail restocking charges; entertainment;
(b) sales and marketing incentives; consumer, retailer or wholesaler rebates; merchandise incentives;

(c) salaries and wages, sales commissions, bonuses, benefits (for example, medical, insurance, pension), traveling and living expenses, membership and professional fees, for sales promotion, marketing and after-sales service personnel;

(d) recruiting and training of sales promotion, marketing and after-sales service personnel, and after-sales training of customers' employees, where such costs are identified separately for sales promotion, marketing and after-sales service of goods on the financial statements or cost accounts of the producer;

(e) product liability insurance;

(f) office supplies for sales promotion, marketing and after-sales service of goods, where such costs are identified separately for sales promotion, marketing and after-sales service of goods on the financial statements or cost accounts of the producer;

(g) telephone, mail and other communications, where such costs are identified separately for sales promotion, marketing and after-sales service of goods on the financial statements or cost accounts of the producer;

(h) rent and depreciation of sales promotion, marketing and after-sales service offices and distribution centres;
(i) property insurance premiums, taxes, cost of utilities, and repair and maintenance of sales promotion, marketing and after-sales service offices and distribution centres, where such costs are identified separately for sales promotion, marketing and after-sales service of goods on the financial statements or cost accounts of the producer; and

(j) payments by the producer to other persons for warranty repairs;

section means a section of the Harmonized System; and

shipping and packing costs means the costs incurred in packing a good for shipment and shipping the good from the point of direct shipment to the buyer, excluding costs of preparing and packaging the good for retail sale;

tariff provision means a chapter, heading or subheading of the Harmonized System;

total cost means all product costs, period costs and other costs for a good incurred in the territory of one or both of the Parties. Total cost does not include profits that are earned by the producer, regardless of whether they are retained by the producer or paid out to other persons as dividends, or taxes paid on those profits, including capital gains taxes;

transaction value means the price actually paid or payable for a good or material with respect to a transaction of the producer of the good, adjusted in accordance with the principles of paragraphs 1, 3 and 4 of Article 8 of the Customs Valuation Agreement to include, inter alia, such costs as commissions, production assists, royalties or license fees;
transaction value of the good, transaction value of the set or transaction value of the set or assortment means:

(a) the transaction value of a good when sold by the producer at the place of production; or

(b) the customs value of that good;

and adjusted, if necessary, to exclude any costs incurred subsequent to the good leaving the place of production, such as freight and insurance.
ANNEX 301

SPECIFIC RULES OF ORIGIN

Part A - General Interpretative Notes

1. For purposes of interpreting the rules of origin set out in this Annex:

   (a) the specific rule, or specific set of rules, that applies to a particular
       heading, subheading or group of headings or subheadings is set out
       immediately adjacent to that heading, subheading or group of headings or
       subheadings;

   (b) a requirement of a change in tariff classification or any other requirement
       set out in a specific rule applies only to non-originating materials;

   (c) the expression “a change from any other heading” or “a change from any
       other subheading” means a change from any other heading (or subheading)
       of the Harmonized System, including, where applicable, any other heading
       (or subheading) within the group of headings (or subheadings) to which
       the rule is applicable;

   (d) where a specific rule of origin is defined using the criterion of a change in
       tariff classification, and it is written to exclude tariff provisions at the level
       of a chapter, heading or subheading of the Harmonized System, the
       materials classified in those excluded provisions must be originating for
       the resulting good to achieve originating status;

   (e) the expression “a change from any heading outside that group” or “a
       change from any subheading outside that group” means a change from any
       other heading (or subheading) of the Harmonized System, except from any
       other heading (or subheading) within the group of headings (or
       subheadings) to which the rule is applicable;
(f) where two or more alternative rules are applicable to a heading, subheading or group of headings or subheadings, if the good satisfies the requirements of one of those rules it does not need to satisfy the requirement of another of those rules;

(g) the expression

- “a change from within that heading”,
- “a change from within that subheading”,
- “a change from within any one of these headings”,
- “a change from within any one of these subheadings”, or
- “a change to (a good) of (a tariff provision) from within that (tariff provision)”

means a change from any other good or material of that same heading (or subheading) of the Harmonized System;

(h) where two or more alternative rules are applicable to a heading, subheading or group of headings or subheadings and the alternative rule contains a phrase commencing with the words "whether or not";

(i) the change in tariff classification specified in the phrase commencing with the words “whether or not” reflects the change specified in the first rule applicable to the heading, subheading or group of headings or subheadings,

(ii) the only change in tariff classification permitted by the alternative rule, in addition to the change in tariff classification specified at the beginning of that rule, is the change specified in the phrase commencing with the words "whether or not",

(iii) unless otherwise specified, only the value of the non-originating materials referred to at the beginning of the alternative rule, and specified again in the phrase commencing with the words “provided that the value of the non-originating materials”, shall be included in calculating the value of non-originating materials, and
(iv) the value of any non-originating materials satisfying the change of
tariff classification specified in the phrase commencing with the
words “whether or not” shall not be included in calculating the
value of non-originating materials,

(i) reference to weight in the rules for goods of Chapters 1 through 24 of the
Harmonized System means dry weight unless otherwise specified in the
Harmonized System.

2. A specific rule of origin set out in this Annex represents the minimum amount of
production required to be carried out on non-originating materials for the resulting good
to achieve originating status. A greater amount of production than that required by the
rule for that good will also confer originating status.

3. Where a rule of this Annex applicable to a good contains both a required change
in tariff classification and a percentage for the maximum value of non-originating
materials, the de minimis provision of Article 307 permits the use of non-originating
materials which do not satisfy the tariff change requirement, as long as the value of such
materials does not exceed 10 per cent of the transaction value of the good. However, the
value of such non-originating materials shall be included when calculating the value of
non-originating materials and under no circumstances may the percentage for the
maximum value of non-originating materials as set out in the rule be exceeded through
the use of the de minimis provision.

4. Where:

(a) a rule of this Annex applicable to a good contains both a required change
in tariff classification and a percentage for the maximum value of non-
originating materials, and

(b) one or more of the non-originating materials used in the production of the
good are classified in the same subheading, or heading that is not further
subdivided into subheadings, as the good itself,

subparagraph (d) of Article 301, which provides that the good shall be considered
as originating if the value of the non-originating materials classified as or with the
good does not exceed the given percentage of the transaction value of the good,
may be applied.
5. Given that, in the case described in paragraph 4, the good resulting from the application of subparagraph (d) of Article 301 qualifies as originating in its own right, no account shall be taken of the non-originating materials contained therein when that good is used in the production of another good. In this particular instance, only the value of any other non-originating materials that are used in the production of the final good and that satisfy the required change in tariff classification set out in the rule of this Annex would need to be taken into account when calculating the value of non-originating materials for purposes of determining the origin of the final good.

6. The product specific rules set out in this Annex also apply to used goods.
Part B - Specific Rules of Origin

Section I - Live Animals; Animal Products (Chapter 1-5)

Chapter 1  Live Animals

01.01-01.06 A change from any other chapter.

Chapter 2  Meat and Edible Meat Offal

02.01-02.10 A change from any other chapter, subject to note below.

Note:

1. This note applies only in years 1 through 11, subject to subsection C (ii) (Agricultural Transversal Clause) of Annex 203

2. Notwithstanding the rule of origin for heading 02.01-02.10 and the rule of origin for Chapter 5, a good of subheading 0201.10, 0201.20, 0201.30, 0202.10, 0202.20, 0202.30, 0206.10, 0206.21, 0206.22 or 0206.29 or heading 05.04 shall, within the annual quantities established for these goods in Section C(iii) (Tariff Rate Quotas) of Annex 203, be an originating good where the good is produced in the territory of one or both of the Parties from non-originating materials of any other chapter.

3. Once the annual quantities are filled in any given year, a good of a heading or subheading referred to in paragraph 2 shall be considered an originating good where it is wholly obtained or produced entirely in the territory of one or both of the Parties.
Chapter 3

Fish and Crustaceans, Molluscs and Other Aquatic Invertebrates

*Note:*
The fish, crustaceans, molluscs and other aquatic invertebrates shall be deemed originating even if they were cultivated from non originating fry or larvae. Fry means immature fish at a post-larval stage, including fingerlings, parr, smolts and elvers.

03.01-03.03 A change from any other chapter.

03.04 A change from subheading 0302.12, 0302.19, 0302.21, 0302.23, flounder of subheading 0302.29, subheading 0302.40, 0302.50, 0302.62, 0302.63, 0302.69 except from hake, 0303.11, 0303.19, 0303.22, 0303.29, 0303.31, 0303.33, flounder of subheading 0303.39, subheading 0303.51, 0303.52, 0303.72, 0303.73, 0303.79 or any other chapter.

0305.10-0305.20 A change from any other chapter.

0305.30-0305.62 A change from subheading 0302.12, 0302.19, 0302.21, 0302.23, flounder of subheading 0302.29, subheading 0302.40, 0302.50, 0302.62, 0302.63, 0302.69 except from hake, 0303.11, 0303.19, 0303.22, 0303.29, 0303.31, 0303.33, flounder of subheading 0303.39, subheading 0303.51, 0303.52, 0303.72, 0303.73, 0303.79 or any other chapter.

0305.63 - 0305.69 A change from any other chapter.

03.06-03.07 A change from any other chapter.
Chapter 4  Dairy Produce; Birds' Eggs; Natural Honey; Edible Products of Animal Origin, Not Elsewhere Specified or Included

04.01-04.06  A change from any other chapter, except from dairy preparations of subheading 1901.90, containing more than 10 per cent by weight of milk solids.

04.07-04.10  A change from any other chapter.

Chapter 5  Products of Animal Origin, Not Elsewhere Specified or Included

05.01-05.11  A change from any other chapter. For the purposes of heading 05.04, see Note in Chapter 2.
Section II - Vegetable Products (Chapter 6-14)

Note: Agricultural and horticultural goods grown in the territory of a Party shall be treated as originating in the territory of that Party even if grown from seed, bulbs, rootstock, cuttings, slips, grafts, shoots, buds or other live parts of plants imported from a non-Party.

Chapter 6 Live Trees and Other Plants; Bulbs, Roots and the Like; Cut Flowers and Ornamental Foliage

06.01-06.04 A change from any other chapter.

Chapter 7 Edible Vegetables and Certain Roots and Tubers

07.01-07.14 A change from any other chapter.

Chapter 8 Edible Fruit and Nuts; Peel of Citrus Fruit or Melons

08.01-08.14 A change from any other chapter.

Chapter 9 Coffee, Tea, Maté and Spices

09.01 A change from any other chapter.

0902.10-0902.40 A change from within any one of these subheadings or any other subheading, provided that the change of subheading does not result exclusively from packaging for retail sale.

09.03 A change from any other chapter.

0904.11-0910.99 A change from within any one of these subheadings or any other subheading.

Chapter 10 Cereals

10.01-10.08 A change from any other chapter.
Chapter 11  Products of the Milling Industry; Malt; Starches; Inulin; Wheat Gluten

11.01 A change from any other chapter.

1102.10 A change from any other chapter.

1102.20 A change from any other chapter, except from heading 10.05.

1102.90 A change from any other chapter, except from heading 10.06.

1103.11-1103.13 A change from any other chapter.

1103.19-1103.20 A change from any other chapter, except from heading 10.06.

1104.12 A change from any other subheading.

1104.19-1104.22 A change from any other chapter.

1104.23 A change from any other chapter, except from heading 10.05.

1104.29-1104.30 A change from any other chapter.

11.05 A change from any other chapter, except from heading 07.01.

1106.10 A change from any other chapter.

1106.20 A change from any other chapter, except from heading 07.14.

1106.30 A change from any other chapter.

11.07 A change from any other chapter.
1108.11 A change from any other chapter.

1108.12 A change from any other chapter, except from heading 10.05.

1108.13 A change from any other chapter, except from heading 07.01.

1108.14 A change from any other chapter, except from heading 07.14.

1108.19-1108.20 A change from any other chapter.

11.09 A change from any other chapter.

Chapter 12 Oil Seeds and Oleaginous Fruits; Miscellaneous Grains, Seeds and Fruit; Industrial or Medicinal Plants; Straw and Fodder

12.01-12.14 A change from any other chapter.

Chapter 13 Lac; Gums, Resins and Other Vegetable Saps and Extracts

13.01 A change from any other heading.

1302.11-1302.32 A change from any other heading.

1302.39 A change from any other subheading.

Chapter 14 Vegetable Plaiting Materials; Vegetable Products Not Elsewhere Specified or Included

14.01-14.04 A change from any other chapter.
Section III - Animal or Vegetable Fats and Oils and Their Cleavage Products; Prepared Edible Fats; Animal or Vegetable Waxes (Chapter 15)

Chapter 15 Animal or Vegetable Fats and Oils and Their Cleavage Products; Prepared Edible Fats; Animal or Vegetable Waxes

15.01-15.15 A change from any other chapter.

1516.10 A change to a good obtained entirely from seal or seal products or marine mammals of any other heading; or

A change to any other good from any other chapter.

1516.20 A change from any other chapter.

15.17-15.22 A change from any other chapter.
Section IV - Prepared Foodstuffs; Beverages, Spirits and Vinegar; Tobacco and Manufactured Tobacco Substitutes (Chapter 16-24)

Chapter 16 Preparations of Meat, of Fish or of Crustaceans, Molluscs or Other Aquatic Invertebrates

16.01 A change from any other chapter, except from Chapter 2.

1602.10-1602.20 A change from any other chapter.

1602.31-1602.39 A change from any other chapter, except from Chapter 2.

1602.41-1602.90 A change from any other chapter.

16.03-16.05 A change from any other chapter.

Chapter 17 Sugars and Sugar Confectionery

17.01-17.03 A change from any other chapter.

17.04 A change from any other heading.

Chapter 18 Cocoa and Cocoa Preparations

18.01-18.02 A change from any other chapter.

18.03-18.05 A change from any other heading, provided that the weight of the non-originating cocoa does not exceed 50 per cent of the total weight of the good.

1806.10 A change from any other heading, provided that such goods do not contain more than 50 per cent by weight of non-originating sugar of Chapter 17 and the weight of non-originating cocoa does not exceed 50 per cent of the total weight of the good.

1806.20-1806.90 A change from any other subheading.
Chapter 19  Preparations of Cereals, Flour, Starch or Milk; Pastrycooks' Products

1901.10  A change to a good containing over 10 per cent by weight of milk solids from any other chapter, except from heading 04.01 through 04.06; or

A change to any other good from any other chapter.

1901.20-1901.90  A change to mixes and doughs containing more than 25 per cent by weight of butterfat, not put up for retail sale, from any other chapter, except from heading 04.01 through 04.06; or

A change to any other good from any other chapter.

19.02-19.04  A change from any other chapter.

19.05  A change from any other heading.

Chapter 20  Preparations of Vegetables, Fruit, Nuts or Other Parts of Plants

20.01  A change from any other chapter.

2002.10  A change from any other chapter.

2002.90  A change from any other chapter, provided that the weight of the non-originating materials of heading 07.02 does not exceed 50 percent of the total weight of the good.

20.03  A change from any other chapter.

2004.10  A change from any other chapter.
2004.90 A change from any other chapter, provided that the weight of the non-originating materials of Chapter 7 does not exceed 50 per cent of the total weight of the good.

2005.10 A change from any other chapter, provided that the weight of the non-originating materials of Chapter 7 does not exceed 50 per cent of the total weight of the good.


2005.60 A change from any other chapter, provided that the weight of the non-originating materials of Chapter 7 does not exceed 50 per cent of the total weight of the good.

2005.70-2005.91 A change from any other chapter.

2005.99 A change from any other chapter, provided that the weight of the non-originating materials of Chapter 7 does not exceed 50 per cent of the total weight of the good.

20.06 A change from any other chapter.

2007.10 A change from any other chapter, provided that the weight of one single non-originating ingredient of Chapter 7 or 8 does not exceed 45 per cent of the total weight of the good.


2008.11-2008.19 A change from any other chapter.

2008.20-2008.30 A change from any other chapter, except from Chapter 8.

2008.40-2008.80 A change from any other chapter.

2008.91 A change from any other chapter, except from subheading 1212.99.
A change from any other chapter, provided that the weight of non-originating materials of Chapter 7, subheading 0804.30, 0804.50, 0805.20, 0805.50, 0807.19, 0807.20, or granadillas, maracuyá, other passion fruits, cherimoyas, yellow pithaya, sour sop, tree tomato, cape gooseberries, lulo or pineapple guava fruit of subheading 0810.90 does not exceed 50 per cent per cent of the total weight of the good.

A change from any other heading.

A change from within any one of these subheadings or any other subheading.

A change from any other chapter, except from subheading 0805.20, 0805.50 or 0805.90.

A change from any other chapter, except from subheading 0804.30.

A change from any other chapter.

A change from within any one of these subheadings or any other subheading.

A change from any other chapter, except from subheading 0703.10, 0709.40, 0709.70, 0804.50, 0807.19, 0807.20 or granadillas, maracuyá, other passion fruits, cherimoyas, yellow pithaya, sour sop, tree tomato, cape gooseberries, lulo or pineapple guava fruit of subheading 0810.90 or 0811.90.
A change to cranberry juice mixtures from any other subheading, except from juices of subheading 2009.80 of the fruits of subheading 0804.30, 0804.50 or heading 08.05; or

A change to any other good from any other chapter except from subheading 0804.30, 0804.50, heading 08.05, subheading 0807.20 or granadillas, maracuyá, other passion fruits, cherimoyas, yellow pithaya, sour sop, tree tomato, cape gooseberries, lulo or pineapple guava fruit of subheading 0810.90 or 0811.90.

**Chapter 21**

**Miscellaneous Edible Preparations**

2101.11-2101.12 A change from any other chapter, except from Chapter 9.

2101.20-2101.30 A change from any other chapter.

2102.10-2102.30 A change from any other subheading.

2103.10-2103.30 A change from any other chapter.

2103.90 A change from any other subheading.

21.04 A change from any other heading.

21.05 A change from any other heading, except from heading 04.01 through 04.06 or dairy preparations of subheading 1901.90 containing more than 10 per cent by weight of milk solids.

2106.10 A change to preparations containing more than 10 per cent by weight of milk solids from any other chapter, except from heading 04.01 through 04.06 or dairy preparations of subheading 1901.90 containing more than 10 per cent by weight of milk solids; or

A change to any other good from any other chapter.
A change to preparations containing more than 10 per cent by weight of milk solids from any other chapter, except from heading 04.01 through 04.06 or dairy preparations of subheading 1901.90 containing more than 10 per cent by weight of milk solids; or

A change to any other good from any other heading, provided that such goods do not contain more than 50 per cent by weight of non-originating sugar of Chapter 17.

Chapter 22  Beverages, Spirits and Vinegar

22.01  A change from any other chapter.

2202.10  A change from any other heading.

2202.90  A change to beverages containing milk from any other heading, except from heading 04.01 through 04.06 or dairy preparations of subheading 1901.90 containing more than 10 per cent by weight of milk solids; or

A change to any other good from any other heading.

22.03-22.06  A change from any other heading.

22.07  A change from any other heading, except from heading 17.03, compound alcohol preparations of subheading 2106.90 or heading 22.03 through 22.06 or 22.08 through 22.09.

2208.20  A change from any other heading, except from compound alcohol preparations of subheading 2106.90 or heading 22.03 through 22.07 or 22.09.

2208.30  A change from within that subheading or any other heading, provided that the total alcoholic volume of the non-originating materials does not exceed 10 per cent of the volume of the total alcoholic strength of the good.
A change from any other heading.

A change from any other heading, except from compound alcohol preparations of subheading 2106.90 or heading 22.03 through 22.07 or 22.09.

A change from any other heading, except from heading 17.03, compound alcohol preparations of subheading 2106.90 or heading 22.03 through 22.07 or 22.09.

A change from any other heading.

**Chapter 23**

**Residues and Waste from the Food Industries; Prepared Animal Fodder**

A change from any other chapter.

A change from any other chapter, except from Chapter 12.

A change from any other chapter.

A change from any other heading.

A change to preparations used in animal feeding containing more than 10 per cent by weight of milk solids from any other heading, except from heading 04.01 through 04.06 or dairy preparations of subheading 1901.90 containing more than 10 per cent by weight of milk solids; or

A change to any other good from any other heading.

**Chapter 24**

**Tobacco and Manufactured Tobacco Substitutes**

A change from any other chapter.

A change from any other heading.
Section V - Mineral Products (Chapter 25-27)

Chapter 25 Salt; Sulphur; Earths and Stone; Plastering Materials, Lime and Cement

25.01-25.03 A change from any other heading.

2504.10-2504.90 A change from any other subheading.

25.05-25.30 A change from any other heading.

Chapter 26 Ores, Slag and Ash

26.01-26.21 A change from any other heading.

Chapter 27 Mineral Fuels, Mineral Oils and Products of their Distillation; Bituminous Substances; Mineral Waxes

Note 1: Notwithstanding any of the specific rules of origin, any good of Chapter 27 that is a product of a chemical reaction shall be considered to be an originating good if the chemical reaction occurred in the territory of one or both of the Parties. For purposes of this Chapter, a “chemical reaction” is a process (including a biochemical process) 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.

The following are not considered to be chemical reactions for the purposes of this definition:

(a) dissolving in water or other solvents;

(b) the elimination of solvents including solvent water; or

(c) the addition or elimination of water of crystallization.
Note 2: For the purposes of heading 27.10, "direct blending" is defined as a refinery process whereby various petroleum streams from processing units and petroleum components from holding or storage tanks combine to create a finished product, with pre-determined parameters, of heading 27.10, provided that the non-originating material constitutes no more than 25 per cent by volume of the good.

Note 3: For the purposes of heading 27.10, the following processes confer origin:

(a) 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. Liquefied petroleum gas, naphtha, gasoline, kerosene, diesel/heating oil, light gas oils, and lubricating oil are produced from petroleum distillation; and

(b) Vacuum distillation - Distillation at a pressure below atmospheric but not so low that it would be classed as molecular distillation. Vacuum distillation is useful 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. In some refineries gas oils may be further processed into lubricating oils.

27.01-27.09 A change from any other heading.
A change from any other heading;

A change from within that heading, whether or not there is also a change from any other heading, provided that the change is the result of atmospheric distillation or vacuum distillation; or

A change as the result of direct blending, provided that the non-originating material constitutes no more than 25 per cent by volume of the good.

A change from within any one of these subheadings or any other subheading, provided that the non-originating feedstock constitutes no more than 49 per cent by volume of the good.

A change from any other subheading, except from subheading 2711.29.

A change from any other subheading, except from subheading 2711.11.

A change from any other subheading, except from subheading 2711.12 through 2711.21.

A change from any other heading.

A change from within that subheading or any other subheading, provided that the non-originating feedstock constitutes no more than 49 per cent by volume of the good.

A change from any other heading.

A change from any other heading.

A change from any other heading, except from heading 27.14.

A change from any other heading.
Section VI - Products of the Chemical or Allied Industries (Chapter 28-38)

Chapter 28

Inorganic Chemicals; Organic or Inorganic Compounds of Precious Metals, of Rare-Earth Metals, of Radioactive Elements or of Isotopes

Note 1: Notes 3 through 4 of this Chapter confer origin to a good of any heading or subheading in this Chapter.

Note 2: Notwithstanding Note 1, a good is an originating good if it meets the applicable change in tariff classification specified in the rules of origin of this Chapter.

Note 3: Chemical Reaction

A good of this Chapter that results from a chemical reaction in the territory of one or both of the Parties shall be considered to be an originating good.

For purposes of this Chapter, a "chemical reaction" is a process (including a biochemical process) that 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.

The following are not considered to be chemical reactions for the purposes of determining whether a good is an originating good:

(a) dissolution in water or in another solvent;

(b) the elimination of solvents, including solvent water; or

(c) the addition or elimination of water of crystallization.
Note 4:  

Purification

A good of this Chapter that is subject to purification shall be considered to be an originating good provided that the purification occurs in the territory of one or both of the Parties and results in the elimination of not less than 80 per cent of the impurities.

Note 5:  

Separation Prohibition

A good that meets the applicable change in tariff classification in the territory of one or both of the Parties as a result of the separation of one or both materials from a man-made mixture shall not be considered to be an originating good unless the isolated material underwent a chemical reaction in the territory of one or both of the Parties.

2801.10-2801.30  A change from any other subheading.

28.02-28.03  A change from any other heading.

2804.10-2813.90  A change from any other subheading.

28.14  A change from any other heading.

2815.11-2821.20  A change from any other subheading.

28.22-28.23  A change from any other heading.

2824.10-2850.00  A change from any other subheading.

28.52  A change from within that heading or any other heading.

28.53  A change from any other heading.
Chapter 29  Organic Chemicals

Note 1:  Notes 3 through 5 of this Chapter confer origin to a good of any heading or subheading in this Chapter.

Note 2:  Notwithstanding Note 1, a good is an originating good if it meets the applicable change in tariff classification specified in the rules of origin of this Chapter.

Note 3:  Chemical Reaction

A good of this Chapter that results from a chemical reaction in the territory of one or both of the Parties shall be considered to be an originating good.

For purposes of this Chapter, a "chemical reaction" is a process (including a biochemical process) that 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.

The following are not considered to be chemical reactions for the purposes of determining whether a good is originating:

(a) dissolution in water or in another solvent;

(b) the elimination of solvents, including water; or

(c) the addition or elimination of water of crystallization.

Note 4:  Purification

A good of this Chapter that is subject to purification shall be considered to be an originating good provided that the purification occurs in the territory of one or both of the Parties and results in the elimination of not less than 80 per cent of the impurities.
Note 5: Isomer Separation

A good of this Chapter, shall be considered to be an originating good if the isolation or separation of isomers from mixtures of isomers occurs in the territory of one or both of the Parties.

Note 6: Separation Prohibition

A good that meets the applicable change in tariff classification in the territory of one or both of the Parties as a result of the separation of one or both materials from a man-made mixture shall not be considered to be an originating good unless the isolated material underwent a chemical reaction in the territory of one or both of the Parties.

2901.10-2942.00 A change from any other subheading.

Chapter 30 Pharmaceutical Products

3001.20-3003.90 A change from any other subheading.

3004.10-3004.90 A change from any other heading, except from heading 30.03; or

A change from heading 30.03 or any other subheading within heading 30.04, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of heading 30.03 through 30.04 does not exceed 55 per cent of the transaction value of the good.

3005.10-3005.90 A change from any other subheading.

3006.10-3006.40 A change from any other subheading.
A change from any other chapter; or

A change from any other subheading within that chapter, whether or not there is also a change from any other chapter, provided that the value of the non-originating component goods of Chapter 30 does not exceed 35 per cent of the transaction value of the set.

A change from any other subheading.

**Chapter 31**

**Fertilizers**

A change from within any one of these subheadings or any other subheading.

**Chapter 32**

**Tanning or Dyeing Extracts; Tannins and Their Derivatives; Dyes, Pigments and Other Colouring Matter; Paints and Varnishes; Putty and Other Mastics; Inks**

A change from any other subheading.

A change from any other heading.

A change from any other subheading.

A change from any other heading.

A change from any other subheading, provided that the value of the non-originating component goods does not exceed 35 per cent of the transaction value of the set.

A change from any other heading.

A change from any other heading.
Chapter 33  Essential Oils and Resinoids; Perfumery, Cosmetic or Toilet Preparations

3301.12-3301.90  A change from any other subheading.

33.02-33.07  A change from any other heading.

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

3401.11-3401.20  A change from any other heading.

3401.30  A change from any other subheading, except from subheading 3402.90.

3402.11-3402.19  A change from any other subheading.

3402.20  A change from any other subheading, except from subheading 3402.90.

3402.90  A change from any other subheading.

3403.11-3405.90  A change from any other subheading.

34.06  A change from any other heading.

34.07  A change from any other heading; or

A change to a set from within that heading, whether or not there is also a change from any other heading, provided that the value of the non-originating component goods of heading 34.07 does not exceed 50 per cent of the transaction value of the set.
Chapter 35  
**Albuminoidal Substances; Modified Starches; Glues, Enzymes**

3501.10-3501.90  A change from any other subheading.

3502.11-3502.19  A change from any other heading, except from heading 04.07.

3502.20-3502.90  A change from any other subheading.

35.03-35.06    A change from any other heading.

3507.10-3507.90  A change from any other subheading.

**Chapter 36**  
**Explosives; Pyrotechnic Products; Matches; Pyrophoric Alloys; Certain Combustible Preparations**

36.01-36.06    A change from any other heading.

**Chapter 37**  
**Photographic or Cinematographic Goods**

37.01-37.02    A change from any heading outside that group.

37.03-37.07    A change from any other heading.

**Chapter 38**  
**Miscellaneous Chemical Products**

3801.10-3802.90  A change from any other subheading.

38.03-38.04  A change from any other heading.

3805.10-3806.90  A change from any other subheading.

38.07  A change from any other heading.

3808.50-3808.99  A change within any one of these subheadings or any other subheading.

38.09-38.10  A change from any other heading.
3811.11-3811.90  A change from any other subheading.

38.12-38.14  A change from any other heading.

3815.11-3815.90  A change from any other subheading.

38.16-38.19  A change from any other heading.

38.20  A change from any other heading, except from subheading 2905.31; or

A change from subheading 2905.31, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 2905.31 does not exceed 55 per cent of the transaction value of the good.

38.21-38.22  A change from any other heading.

3823.11-3823.13  A change from any other heading.

3823.19-3823.70  A change from any other subheading.

3824.10-3824.60  A change from any other subheading.

3824.71-3824.83  A change from any other heading.

3824.90  A change to biodiesel\(^1\) from any other heading, except from heading 38.23 or Chapter 15; or

A change to any other good from any other heading.

38.25  A change from any other chapter, except from Chapter 28 through 37, 40 or 90.

---

\(^1\) Biodiesel means a mixture of mono-alkyl esters of the long chain fatty acids derived from vegetable oils or animal fats. For purposes of this definition, the expression "mono-alkyl esters" is restricted to mono-methyl or mono-ethyl esters of fatty acids.
Section VII - Plastics and Articles Thereof; Rubber and Articles Thereof (Chapter 39-40)

Chapter 39 Plastics and Articles Thereof

Note: Notwithstanding the specific rule of origin applicable to heading 39.01 through 39.14, any good of these headings that is a product of a chemical reaction shall be considered to be an originating good if the chemical reaction resulted in the chemical modification of the monomeric units in the polymeric components of the good and occurred in the territory of one or both of the Parties.

For purposes of this Note, a "chemical reaction" is a process (including a biochemical process) that 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.

The following are not considered to be chemical reactions for the purposes of determining whether a good is originating:

(a) dissolution in water or in another solvent;

(b) the elimination of solvents, including solvent water; or

(c) the addition or elimination of water of crystallization.

39.01-39.14 A change from any other heading, provided that the non-originating polymer content of heading 39.01 to 39.14 does not exceed 60 per cent by weight of the total polymer content of the good.

39.15 A change from any other chapter.

39.16-39.19 A change from any other heading.
A change from any other subheading.

A change from any other heading.

Chapter 40  Rubber and Articles Thereof

A change from any other heading.

A change from any other subheading.

A change from any other heading.

A change from any other heading.
Section VIII - Raw Hides and Skins, Leather, Furskins and Articles Thereof; Saddlery and Harness; Travel Goods, Handbags and Similar Containers; Articles of Animal Gut (Other Than Silk-worm Gut) (Chapter 41-43)

Chapter 41 Raw Hides and Skins (Other Than Furskins) and Leather

41.01-41.03 A change from any other chapter.

4104.11-4104.19 A change from any other heading.

4104.41-4104.49 A change from subheading 4104.11 through 4104.19 or any other heading.

4105.10 A change from any other heading.

4105.30 A change from any other subheading.

4106.21 A change from any other heading.

4106.22 A change from any other subheading.

4106.31 A change from any other heading.

4106.32 A change from any other subheading.

4106.40 A change to crust hides and skins from within that subheading or any other subheading; or

A change to any other good from any other heading.

4106.91 A change from any other heading.

4106.92 A change from any other subheading.

41.07-41.14 A change from any other heading.

4115.10-4115.20 A change from any other subheading.
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  A change from any other heading.

Chapter 43  Furskins and Artificial Fur; Manufactures Thereof

43.01-43.04  A change from any other heading.
Section IX - Wood and Articles of Wood; Wood Charcoal; Cork and Articles of Cork; Manufactures of Straw, of Esparto or of Other Plaiting Materials; Basketware and Wickerwork (Chapter 44-46)

Chapter 44 Wood and Articles of Wood; Wood Charcoal

44.01-44.21 A change from any other heading.

Chapter 45 Cork and Articles of Cork

45.01-45.04 A change from any other heading.

Chapter 46 Manufactures of Straw, of Esparto or of Other Plaiting Materials; Basketware and Wickerwork

46.01-46.02 A change from any other heading.
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 47-49)

Chapter 47 Pulp of Wood or of Other Fibrous Cellulosic Material; Recovered (Waste and Scrap) Paper or Paperboard

47.01-47.02 A change from any other heading.

4703.11-4704.29 A change from any other subheading.

47.05-47.07 A change from any other heading.

Chapter 48 Paper and Paperboard; Articles of Paper Pulp, of Paper or of Paperboard

48.01-48.07 A change from any other chapter.

48.08-48.14 A change from any other heading.

48.16 A change from any other heading, except from heading 48.09.

48.17 A change from any other heading.

4818.10-4818.30 A change from any other heading, except from heading 48.03.

4818.40-4818.90 A change from any other heading.

48.19-48.23 A change from any other heading.

Chapter 49 Printed Books, Newspapers, Pictures and Other Products of the Printing Industry; Manuscripts, Typescripts and Plans

49.01-49.11 A change from any other chapter.
Section XI - Textiles and Textile Articles (Chapter 50-63)

Note: For purposes of determining whether a good of Chapters 50 to 63 is an originating good, any nylon filament yarn of subheading 5402.19, 5402.31, 5402.32, 5402.45, 5402.51 or 5402.61 used in the production of that good in the territory of a Party shall be considered as originating if:

(a) the nylon filament yarn is imported into the territory of the Party from the territory of the United States of America or the United Mexican States; and

(b) the nylon filament yarn would be considered as an originating material under the applicable rule of origin of this Agreement if the territory of the United States of America or the United Mexican States were part of the free trade area established by this Agreement.

Chapter 50 Silk

50.01-50.03 A change from any other chapter.

50.04-50.06 A change from any heading outside that group.

50.07 A change from any other heading.

Chapter 51 Wool, Fine or Coarse Animal Hair; Horsehair Yarn and Woven Fabric

51.01-51.05 A change from any other chapter.

51.06-51.10 A change from any heading outside that group.

51.11 A change from any other heading, except from heading 51.06 through 51.10, 51.12 through 51.13, 52.05 through 52.06, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90 or heading 55.09 through 55.10
A change from any other heading, except from heading 51.06 through 51.11, 51.13, 52.05 through 52.06, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90 or heading 55.09 through 55.10.

A change from any other heading, except from heading 51.06 through 51.11, 51.13, 52.05 through 52.06, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90 or heading 55.09 through 55.10.

A change from any other heading, except from heading 51.06 through 51.12, 52.05 through 52.06, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90 or heading 55.09 through 55.10.

Chapter 52

Cotton

A change from any other chapter.

A change from any heading outside that group, except from subheading 5402.11 through 5402.39, 5402.45 through 5402.69 or 5404.12 through 5404.90.

A change from any heading outside that group, except from heading 51.06 through 51.10, 52.05 through 52.06, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90 or heading 55.09 through 55.10.

Chapter 53

Other Vegetable Textile Fibres; Paper Yarn and Woven Fabrics of Paper Yarn

A change from any other chapter.

A change from any heading outside that group

A change from any other heading, except from heading 53.07 through 53.08.
53.10-53.11 A change from any heading outside that group, except from heading 53.07 through 53.08.

Chapter 54  Man-Made Filaments

54.01-54.06 A change from any other chapter.

54.07-54.08 A change to voile\(^2\) of subheading 5407.61 from any other heading; or

A change to any other good from any heading outside that group, except from heading 51.06 through 51.10, 52.05 through 52.06, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90 or heading 55.09 through 55.10.

Chapter 55  Man-Made Staple Fibres

55.01-55.07 A change from any other chapter.

55.08-55.11 A change from any heading outside that group, except from subheading 5402.11 through 5402.39, 5402.45 through 5402.69 or 5404.12 through 5404.90.

55.12-55.16 A change from any heading outside that group, except from heading 51.06 through 51.10, 52.05 through 52.06, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90 or heading 55.09 through 55.10.

Chapter 56  Wadding, Felt and Nonwovens; Special Yarns; Twine, Cordage, Ropes and Cables and Articles Thereof

56.01 A change from any other heading.

---

\(^2\) "Voile" means, for purposes of this rule, fabric, solely of polyester, of single yarns measuring not less than 75 decitex but not more than 80 decitex (prior to twisting/in the unwound state), having 24 filaments per yarn and with a twist of 900 or more turns per metre, of subheading 5407.61.
56.02-56.05 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08 or 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08 or 55.09 through 55.16.

56.06 A change from flat yarns\(^3\) of subheading 5402.45 or any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08 or 53.10 through 53.11, subheading 5402.11 through 5402.39, any other good of subheading 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08 or 55.09 through 55.16.

56.07-56.09 A change from any heading outside that group, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08 or 55.09 through 55.16.

Chapter 57 Carpets and Other Textile Floor Coverings

57.01-57.05 A change from any other chapter.

Chapter 58 Special Woven Fabrics; Tufted Textile Fabrics; Lace; Tapestries; Trimmings; Embroidery

58.01-58.11 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08 or 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08 or 55.09 through 55.16.

---

\(^3\) "Flat yarns" means, for purposes of this rule, 7 denier/5 filament, 10 denier/7 filament, or 12 denier/5 filament, all of nylon 66, untextured (flat) semi-dull yarns, multifilament, untwisted or with a twist not exceeding 50 turns per metre, of subheading 5402.45.
Chapter 59

Impregnated, Coated, Covered or Laminated Textile Fabrics; Textile Articles of a Kind Suitable For Industrial Use

59.01  A change from any other chapter, except from heading 51.11 through 51.13, 52.08 through 52.12, 53.07 through 53.08, 53.10 through 53.11, 54.07 through 54.08 or 55.12 through 55.16.

59.02  A change from any other heading, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08 or 55.09 through 55.16.

59.03-59.08  A change from any other chapter, except from heading 51.11 through 51.13, 52.08 through 52.12, 53.07 through 53.08, 53.10 through 53.11, 54.07 through 54.08 or 55.12 through 55.16.

59.09  A change from any other chapter, except from heading 51.11 through 51.13, 52.08 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08 or heading 55.12 through 55.16.

59.10  A change from any other heading, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08 or 55.09 through 55.16.

59.11  A change from any other chapter, except from heading 51.11 through 51.13, 52.08 through 52.12, 53.07 through 53.08, 53.10 through 53.11, 54.07 through 54.08 or 55.12 through 55.16.

Chapter 60

Knitted or Crocheted Fabrics

60.01-60.06  A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, heading 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08 or 55.09 through 55.16.
Chapter 61  Articles of Apparel and Clothing Accessories, Knitted or Crocheted

Note 1:  A change to any of the following headings or subheadings for visible lining fabrics:

51.11 through 51.12, 5208.31 through 5208.59, 5209.31 through 5209.59, 5210.31 through 5210.59, 5211.31 through 5211.59, 5212.13 through 5212.15, 5212.23 through 5212.25, 5407.42 through 5407.44, 5407.52 through 5407.54, 5407.61, 5407.72 through 5407.74, 5407.82 through 5407.84, 5407.92 through 5407.94, 5408.22 through 5408.24 (excluding cuprammonium rayon fabric of any of these subheadings), 5408.32 through 5408.34, 5512.19, 5512.29, 5512.99, 5513.21 through 5513.49, 5514.21 through 5515.99, 5516.12 through 5516.14, 5516.22 through 5516.24, 5516.32 through 5516.34, 5516.42 through 5516.44, 5516.92 through 5516.94, 6001.10, 6001.92, 6005.31 through 6005.44 or 6006.10 through 6006.44,

from any heading outside that group.

Note 2:  For purposes of determining the origin of a good of this Chapter, the rule applicable to that good shall only apply to the component that determines the tariff classification of the good and such component must satisfy the tariff change requirements set out in the rule for that good. If the rule requires that the good must also satisfy the tariff change requirements for visible lining fabrics listed in Note 1 to this Chapter, such requirement shall only apply to the visible lining fabric in the main body of the garment, excluding sleeves, which covers the largest surface area, and shall not apply to removable lining.
6101.20-6101.30 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that:

(a) the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 61 satisfies the tariff change requirements provided therein.

6101.90 A change to a good of wool or fine animal hair from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, heading 55.09 through 55.16 or Chapter 60, provided that:

(a) the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 61 satisfies the tariff change requirements provided therein; or

A change to any other good from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, Chapter 54, heading 55.09 through 55.16 or 60.01 through 60.06, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.
6102.10-6102.30 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that:

(a) the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 61 satisfies the tariff change requirements provided therein.

6102.90 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

6103.10 A change to a suit of hair or other textile materials other than wool or fine animal hair, synthetic fibres, artificial fibres or cotton from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties; or
A change to any other good from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that:

(a) the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 61 satisfies the tariff change requirements provided therein.

6103.22-6103.29 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that:

(a) the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties, and

(b) with respect to a garment described in heading 61.01 or a jacket or a blazer described in heading 61.03, of wool, fine animal hair, cotton or man-made fibres, imported as part of an ensemble of these subheadings, the visible lining fabric listed in Note 1 to Chapter 61 satisfies the tariff change requirements provided therein.
A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that:

(a) the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 61 satisfies the tariff change requirements provided therein.

A change to a jacket or blazer, of other than artificial fibres, from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties; or

A change to any other good from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that:

(a) the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 61 satisfies the tariff change requirements provided therein.
6103.41-6103.49  A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

6104.13  A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that:

(a) the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 61 satisfies the tariff change requirements provided therein.

6104.19  A change to a suit, of other than artificial fibres, from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties; or
A change to any other good from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that:

(a) the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 61 satisfies the tariff change requirements provided therein.

6104.22-6104.29 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that:

(a) the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties, and

(b) with respect to a garment described in heading 61.02, a jacket or a blazer described in heading 61.04 or a skirt described in heading 61.04, of wool, fine animal hair, cotton or man-made fibres, imported as part of an ensemble of these subheadings, the visible lining fabric listed in Note 1 to Chapter 61 satisfies the tariff change requirements provided therein.
A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that:

(a) the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 61 satisfies the tariff change requirements provided therein.

A change to a jacket or blazer, of other than artificial fibres, from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties; or

A change to any other good from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that:

(a) the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 61 satisfies the tariff change requirements provided therein.
A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that:

(a) the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 61 satisfies the tariff change requirements provided therein.

A change to a skirt or divided skirt, of other than artificial fibres, from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties; or
A change to any other good from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that:

(a) the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 61 satisfies the tariff change requirements provided therein.

6104.61-6104.69 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

61.05-61.06 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

6107.11-6107.99 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.
6108.11-6108.21  A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

6108.22  A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.20, 5402.33 through 5402.39, 5402.46 through 5402.49, 5402.52 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both of the Parties.

6108.29-6108.99  A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

61.09-61.11  A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

6112.11 – 6112.19  A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.
6112.20 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that:

(a) the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties, and

(b) with respect to a garment described in heading 61.01, 61.02, 62.01 or 62.02, of wool, fine animal hair, cotton or man-made fibres, imported as part of a ski-suit of that subheading, the visible lining fabric listed in Note 1 to Chapter 61 satisfies the tariff change requirements provided therein.

6112.31-6112.39 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

6112.41 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.20, 5402.33 through 5402.39, 5402.46 through 5402.49, 5402.52 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.
A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08 or 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.
61.16–61.17 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08 or 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

Chapter 62 Articles of Apparel and Clothing Accessories, Not Knitted or Crocheted

Note 1: A change to any of the following headings or subheadings for visible lining fabrics:

51.11 through 51.12, 5208.31 through 5208.59, 5209.31 through 5209.59, 5210.31 through 5210.59, 5211.31 through 5211.59, 5212.13 through 5212.15, 5212.23 through 5212.25, 5407.42 through 5407.44, 5407.52 through 5407.54, 5407.61, 5407.72 through 5407.74, 5407.82 through 5407.84, 5407.92 through 5407.94, 5408.22 through 5408.24 (excluding cuprammonium rayon fabric of any of these subheadings), 5408.32 through 5408.34, 5512.19, 5512.29, 5512.99, 5513.21 through 5513.49, 5514.21 through 5515.99, 5516.12 through 5516.14, 5516.22 through 5516.24, 5516.32 through 5516.34, 5516.42 through 5516.44, 5516.92 through 5516.94, 6001.10, 6001.92, 6005.31 through 6005.44 or 6006.10 through 6006.44,

from any heading outside that group.

Note 2: Apparel goods of this Chapter shall be considered to originate if they are both cut and sewn or otherwise assembled in the territory of one or both Parties and if the fabric of the outer shell, exclusive of collars or cuffs, is wholly of one or both of the following:

(a) Velveteeen fabrics of subheading 5801.23, containing 85 per cent or more by weight of cotton;
(b) Corduroy fabrics of subheading 5801.22, containing 85 per cent or more by weight of cotton and containing more than 7.5 wales per centimetres;

(c) Fabrics of subheading 5111.11 or 5111.19, if hand-woven, with a loom width of less than 76 cm, woven in the United Kingdom in accordance with the rules and regulations of the Harris Tweed Authority, and so certified by the Authority;

(d) Fabrics of subheading 5112.30, weighing not more than 340 grams per square metre, containing wool, not less than 20 per cent by weight of fine animal hair and not less than 15 per cent by weight of man-made staple fibres; or

(e) Batiste fabrics of subheading 5513.11 or 5513.21, of square construction, of single yarns exceeding 76 metric count, containing between 60 and 70 warp ends and filling picks per square centimetre, of a weight not exceeding 110 grams per square metre.

Note 3: For purposes of determining the origin of a good of this Chapter, the rule applicable to that good shall only apply to the component that determines the tariff classification of the good and such component must satisfy the tariff change requirements set out in the rule for that good. If the rule requires that the good must also satisfy the tariff change requirements for visible lining fabrics listed in Note 1 to this Chapter, such requirement shall only apply to the visible lining fabric in the main body of the garment, excluding sleeves, which covers the largest surface area, and shall not apply to removable lining.
A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that:

(a) the good is both cut and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 62 satisfies the tariff change requirements provided therein.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that:

(a) the good is both cut and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 62 satisfies the tariff change requirements provided therein.
A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that:

(a) the good is both cut and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 62 satisfies the tariff change requirements provided therein.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that:

(a) the good is both cut and sewn or otherwise assembled in the territory of one or both Parties, and
the visible lining fabric listed in Note 1 to Chapter 62 satisfies the tariff change requirements provided therein.

6202.99

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties.

6203.11-6203.12

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that:

(a) the good is both cut and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 62 satisfies the tariff change requirements provided therein.

6203.19

A change to a suit, of other than cotton or artificial fibres, from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties; or
A change to any other good from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that:

(a) the good is both cut and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 62 satisfies the tariff change requirements provided therein.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that:

(a) the good is both cut and sewn or otherwise assembled in the territory of one or both Parties, and

(b) with respect to a garment described in heading 62.01 or a jacket or a blazer described in heading 62.03, of wool, fine animal hair, cotton or man-made fibres, imported as part of an ensemble of these subheadings, the visible lining fabric listed in Note 1 to Chapter 62 satisfies the tariff change requirements provided therein.
A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that:

(a) the good is both cut and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 62 satisfies the tariff change requirements provided therein.

A change to a jacket or blazer, of other than artificial fibres, from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties; or

A change to any other good from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that:

(a) the good is both cut and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 62 satisfies the tariff change requirements provided therein.
A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that:

(a) the good is both cut and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 62 satisfies the tariff change requirements provided therein.

A change to a suit, of other than artificial fibres, from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties; or

A change to any other good from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that:

(a) the good is both cut and sewn or otherwise assembled in the territory of one or both Parties, and
(b) the visible lining fabric listed in Note 1 to Chapter 62 satisfies the tariff change requirements provided therein.

6204.21-6204.29 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that:

(a) the good is both cut and sewn or otherwise assembled in the territory of one or both Parties, and

(b) with respect to a garment described in heading 62.02, a jacket or a blazer described in heading 62.04 or a skirt described in heading 62.04, of wool, fine animal hair, cotton or man-made fibres, imported as part of an ensemble of these subheadings, the visible lining fabric listed in Note 1 to Chapter 62 satisfies the tariff change requirements provided therein.

6204.31-6204.33 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that:

(a) the good is both cut and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 62 satisfies the tariff change requirements provided therein.
A change to a jacket or blazer, of other than artificial fibres, from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties; or

A change to any other good from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that:

(a) the good is both cut and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 62 satisfies the tariff change requirements provided therein.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties.
A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that:

(a) the good is both cut and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 62 satisfies the tariff change requirements provided therein.

A change to a skirt or divided skirt, of other than artificial fibres, from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties; or

A change to any other good from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that:

(a) the good is both cut and sewn or otherwise assembled in the territory of one or both Parties, and

(b) the visible lining fabric listed in Note 1 to Chapter 62 satisfies the tariff change requirements provided therein.
A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the goods are both cut and sewn or otherwise assembled in the territory of one or both Parties.

Note: Men's or boys' shirts of cotton or man-made fibres shall be considered to originate if they are both cut and assembled in the territory of one or both Parties and if the fabric of the outer shell, exclusive of collars or cuffs, is wholly of one or both of the following:

(a) Fabrics of subheading 5208.21, 5208.22, 5208.29, 5208.31, 5208.32, 5208.39, 5208.41, 5208.42, 5208.49, 5208.51, 5208.52 or 5208.59, of average yarn number exceeding 135 metric;

(b) Fabrics of subheading 5513.11 or 5513.21, not of square construction, containing more than 70 warp ends and filling picks per square centimetre, of average yarn number exceeding 70 metric;

(c) Fabrics of subheading 5210.21 or 5210.31, not of square construction, containing more than 70 warp ends and filling picks per square centimetre, of average yarn number exceeding 70 metric;

(d) Fabrics of subheading 5208.22 or 5208.32, not of square construction, containing more than 75 warp ends and filling picks per square centimetre, of average yarn number exceeding 65 metric;
(e) Fabrics of subheading 5407.81, 5407.82 or 5407.83, weighing less than 170 grams per square metre, having a dobby weave created by a dobby attachment;

(f) Fabrics of subheading 5208.42 or 5208.49, not of square construction, containing more than 85 warp ends and filling picks per square centimetre, of average yarn number exceeding 85 metric;

(g) Fabrics of subheading 5208.51, of square construction, containing more than 75 warp ends and filling picks per square centimetre, made with single yarns, of average yarn number 95 or greater metric;

(h) Fabrics of subheading 5208.41, of square construction, with a gingham pattern, containing more than 85 warp ends and filling picks per square centimetre, made with single yarns, of average yarn number 95 or greater metric, and characterized by a check effect produced by the variation in colour of the yarns in the warp and filling; or

(i) Fabrics of subheading 5208.41, with the warp coloured with vegetable dyes, and the filling yarns white or coloured with vegetable dyes, of average yarn number greater than 65 metric.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08 or 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties.
A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08 or 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08 or 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08 or 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08 or 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties.
A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08 or 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08 or 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that:

(a) the good is both cut and sewn or otherwise assembled in the territory of one or both Parties, and

(b) with respect to a garment described in heading 61.01, 61.02, 62.01 or 62.02, of wool, fine animal hair, cotton or man-made fibres, imported as part of a ski-suit of that subheading, the visible lining fabric listed in Note 1 to Chapter 62 satisfies the tariff change requirements provided therein.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08 or 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties.

A change from any other chapter, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.
A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.20, 5402.33 through 5402.39, 5402.46 through 5402.49, 5402.52 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08 or 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08 or 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut and sewn or otherwise assembled in the territory of one or both Parties.

**Chapter 63**

**Other Made Up Textile Articles; Sets; Worn Clothing and Worn Textile Articles; Rags**

**Note:**

For purposes of determining the origin of a good of this Chapter, the rule applicable to that good shall only apply to the component that determines the tariff classification of the good and such component must satisfy the tariff change requirements set out in the rule for that good.
63.01-63.04 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.08 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

63.05 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.08 through 55.16, 56.02 through 56.03, 58.01 through 58.02, 59.03, 59.06 through 59.07 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

63.06-63.08 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.08 through 55.16, 58.01 through 58.02 or Chapter 60, provided that the good is both cut (or knit to shape) and sewn or otherwise assembled in the territory of one or both Parties.

63.09-63.10 A change from any other chapter, except from heading 51.06 through 51.13, 52.05 through 52.12, 53.07 through 53.08, 53.10 through 53.11, subheading 5402.11 through 5402.39, 5402.45 through 5402.69, 5404.12 through 5404.90, heading 54.07 through 54.08, 55.09 through 55.16, 58.01 through 58.02 or Chapter 60.
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 64-67)

Chapter 64 - Footwear, Gaiters and the Like; Parts of Such Articles

64.01-64.05 A change from any other heading, except from heading 64.06; or
A change from heading 64.06, except from formed uppers of subheading 6406.10, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of heading 64.06 does not exceed 50 per cent of the transaction value of the good.

6406.10 A change from any other heading; or
A change from within that subheading, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 6406.10 does not exceed 50 per cent of the transaction value of the good.

6406.20-6406.99 A change from any other heading.

Chapter 65 - Headgear and Parts Thereof

65.01-65.07 A change from any other heading.

Chapter 66 - Umbrellas, Sun Umbrellas, Walking Sticks, Seat-Sticks, Whips, Riding-Crops and Parts Thereof

66.01-66.03 A change from any other heading.
Chapter 67  
Prepared Feathers and Down and Articles Made of Feathers or of Down; Artificial Flowers; Articles of Human Hair

67.01  
A change from any other heading; or

A change to articles of feather or down from within that heading or any other heading.

67.02-67.04  
A change from any other heading.
Section XIII - Articles of Stone, Plaster, Cement, Asbestos, Mica or Similar Materials; Ceramic Products; Glass and Glassware (Chapter 68-70)

Chapter 68 - Articles of Stone, Plaster, Cement, Asbestos, Mica or Similar Materials

68.01-68.11 A change from any other heading.

6812.80-6812.99 A change from any other subheading.

68.13-68.15 A change from any other heading.

Chapter 69 - Ceramic Products

69.01-69.14 A change from any other chapter.

Chapter 70 - Glass and Glassware

70.01-70.08 A change from any other heading.

7009.10 A change from any other subheading.

7009.91-7009.92 A change from any other heading.

70.10-70.18 A change from any other heading.

7019.11-7019.40 A change from any other subheading.

7019.51 A change from any other subheading, except from subheading 7019.52 through 7019.59.

7019.52-7019.90 A change from any other subheading.

70.20 A change from any other heading.
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)

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 A change from any other heading.

7102.10 A change from any other heading.

7102.21-7102.39 A change from any other subheading, except from subheading 7102.10.

7103.10-7104.90 A change from any other subheading.

71.05 A change from any other heading.

7106.10 A change from any other subheading.

7106.91 A change from any other subheading; or A change from within that subheading, whether or not there is also a change from any other subheading, provided that the non-originating materials undergo electrolytic, thermal or chemical separation or alloying.

7106.92 A change from any other subheading.

71.07 A change from any other heading.
A change from any other subheading; or

A change from within subheading 7108.12, whether or not there is also a change from another subheading, provided that the non-originating materials undergo electrolytic, thermal or chemical separation or alloying.

A change from any other heading.

A change from any other subheading.

A change from any other heading.

A change from any other heading; or

A change from within any one of these subheadings, whether or not there is also a change from any other heading, provided that the value of non-originating materials of heading 71.13 does not exceed 60 per cent of the transaction value of the good.

A change from any other heading.

A change from any other heading; or

A change from within any one of these subheadings, whether or not there is also a change from any other heading, provided that the value of non-originating materials of heading 71.17 does not exceed 60 per cent of the transaction value of the good.

A change from any other heading.
Section XV - Base Metals and Articles of Base Metal (Chapter 72-83)

Chapter 72 - Iron and Steel

72.01-72.29 A change from any other heading.

Chapter 73 - Articles of Iron or Steel

73.01-73.03 A change from any other heading.

7304.11-7304.39 A change from any other heading.

7304.41 A change from any other subheading.

7304.49-7304.90 A change from any other heading.

73.05-73.14 A change from any other heading.

7315.11-7315.12 A change from any other heading; or

A change from subheading 7315.19, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 7315.19 does not exceed 65 per cent of the transaction value of the good.

7315.19 A change from any other heading.

7315.20-7315.89 A change from any other heading; or

A change from subheading 7315.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 7315.90 does not exceed 65 per cent of the transaction value of the good.

7315.90 A change from any other heading.
73.16-73.20 A change from any other heading.

7321.11-7321.89 A change from any other heading; or

A change from subheading 7321.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 7321.90 does not exceed 65 per cent of the transaction value of the good.

7321.90 A change from any other heading.

73.22-73.23 A change from any other heading.

7324.10-7324.29 A change from any other heading; or

A change from subheading 7324.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 7324.90 does not exceed 65 per cent of the transaction value of the good.

7324.90 A change from any other heading.

73.25-73.26 A change from any other heading.

Chapter 74 Copper and Articles Thereof

74.01-74.19 A change from any other heading.

Chapter 75 Nickel and Articles Thereof

75.01-75.04 A change from any other heading.

7505.11-7505.12 A change from any other heading.
7505.21-7505.22 A change from any other heading; or

A change from subheading 7505.11 through 7505.12, whether or not there is also a change from any other heading, provided that, if bar or rod is used, the cross-sectional area of the bar or rod is reduced by at least 50 per cent.

75.06 A change from any other heading; or

A change to foil of a thickness of 0.15 mm or less from within that heading, whether or not there is also a change from any other heading.

7507.11-7508.90 A change from any other subheading.

Chapter 76 Aluminum and Articles Thereof

76.01-76.04 A change from any other heading.

7605.11-7605.29 A change from any other subheading.

76.06 A change from any other heading.

7607.11 A change from any other heading.

7607.19-7607.20 A change from any other heading; or

A change from subheading 7607.11, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 7607.11 does not exceed 65 per cent of the transaction value of the good.

76.08-76.16 A change from any other heading.
Chapter 78  Lead and Articles Thereof

78.01-78.02  A change from any other heading.

7804.11-7804.20  A change from any other subheading; or

A change to foil of subheading 7804.11 from within that
subheading, whether or not there is also a change from any other
subheading.

78.06  A change to wire from within that heading or from any other
heading, provided that, if bar or rod is used, the cross-sectional
area of the bar or rod is reduced by at least 50 per cent;

A change to tubes, pipes, or tube or pipe fittings from within that
heading or any other heading; or

A change to any other good from any other heading.

Chapter 79  Zinc and Articles Thereof

79.01-79.03  A change from any other heading.

79.04  A change from any other heading; or

A change to wire from within that heading, whether or not there is
also a change from any other heading, provided that, if bar or rod
is used, the cross-sectional area of the bar or rod is reduced by at
least 50 per cent.

79.05  A change from any other heading; or

A change to foil from within that heading, whether or not there is
also a change from any other heading.
79.07 A change to tubes, pipes, or tube or pipe fittings from within that heading or any other heading; or

A change to any other good from any other heading.

Chapter 80 Tin and Articles Thereof

80.01-80.02 A change from any other heading.

80.03 A change from any other heading; or

A change to wire from within that heading, whether or not there is also a change from any other heading, provided that, if bar or rod is used, the cross-sectional area of the bar or rod is reduced by at least 50 per cent.

80.07 A change from within that heading or any other heading.

Chapter 81 Other Base Metals; Cermets; Articles Thereof

8101.10-8105.90 A change from any other subheading.

81.06 A change from within that heading or any other heading.

8107.20-8110.90 A change from any other subheading.

81.11 A change from within that heading or any other heading.

8112.12-8112.59 A change from any other subheading.

8112.92-8112.99 A change from within any one of these subheadings or any other subheading.

81.13 A change from within that heading or any other heading.
Chapter 82  Tools, Implements, Cutlery, Spoons and Forks, of Base Metal; Parts Thereof of Base Metal

**Note:** Handles of base metal used in the production of a good of this Chapter shall be disregarded in determining the origin of that good.

82.01 A change from any other heading.

8202.10-8202.20 A change from any other heading.

8202.31 A change from any other heading; or

A change from subheading 8202.39, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8202.39 does not exceed 65 per cent of the transaction value of the good.

8202.39-8202.99 A change from any other heading.

82.03-82.04 A change from any other heading.

8205.10-8205.80 A change from any other heading.

8205.90 A change from any other heading; or

A change from subheading 8205.10 through 8205.80, whether or not there is also a change from any other heading, provided that the value of the non-originating component goods of subheading 8205.10 through 8205.80 does not exceed 35 per cent of the transaction value of the set.
A change from any other heading; except from heading 82.02 through 82.05; or

A change from heading 82.02 through 82.05, whether or not there is also a change from any other heading, provided that the value of the non-originating component goods of heading 82.02 through 82.05 does not exceed 35 per cent of the transaction value of the set.

A change from any other heading.

A change from any other heading; except from heading 82.14 through 82.15; or

A change from subheading 8211.91 through 8211.93 or heading 82.14 through 82.15, whether or not there is also a change from any other heading, provided that the value of the non-originating component goods of subheading 8211.91 through 8211.93 or heading 82.14 through 82.15 does not exceed 35 per cent of the transaction value of the set.

A change from any other heading; or

A change from subheading 8211.94 through 8211.95, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8211.94 through 8211.95 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading.

A change from any other heading.

A change from any other heading.
A change from any other heading; or

A change from within that subheading, whether or not there is also a change from any other heading, provided that the value of the non-originating component goods of subheading 8214.20 does not exceed 35 per cent of the transaction value of the set.

A change from any other heading.

A change from any other heading; except from heading 82.11; or

A change from heading 82.11 or subheading 8215.91 through 8215.99, whether or not there is a also a change from any other heading, provided that the value of the non-originating component goods of heading 82.11 or subheading 8215.91 through 8215.99 does not exceed 35 per cent of the transaction value of the set.

A change from any other heading.

Chapter 83

Miscellaneous Articles of Base Metal

A change from any other heading; or

A change from subheading 8301.60, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8301.60 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading.

A change from any other heading.

A change from any other subheading.
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>83.07</td>
<td>A change from any other heading.</td>
</tr>
<tr>
<td>8308.10-8308.90</td>
<td>A change from any other subheading.</td>
</tr>
<tr>
<td>83.09-83.10</td>
<td>A change from any other heading.</td>
</tr>
<tr>
<td>8311.10-8311.90</td>
<td>A change from any other subheading.</td>
</tr>
</tbody>
</table>
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 84-85)

Chapter 84 Nuclear Reactors, Boilers, Machinery and Mechanical Appliances; Parts Thereof

8401.10-8401.30 A change from any other subheading.

8401.40 A change from any other heading.

8402.11-8402.20 A change from any other heading; or

A change from subheading 8402.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8402.90 does not exceed 65 per cent of the transaction value of the good.

8402.90 A change from any other heading.

8403.10 A change from any other heading; or

A change from subheading 8403.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8403.90 does not exceed 65 per cent of the transaction value of the good.

8403.90 A change from any other heading.

8404.10 A change from any other subheading.
A change from any other heading; or

A change from subheading 8404.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8404.90 does not exceed 65 per cent of the transaction value of the good.
A change from any other heading; or

A change from subheading 8414.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8414.90 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading.

A change from subheading 8415.90, whether or not there is also a change from any other heading, provided that the value of non-originating materials of subheading 8415.90 does not exceed 65 per cent of the transaction value of the good.

A change from any other subheading.

A change from any other heading.

A change from any other subheading.

A change from any other heading.

A change from any other subheading.

A change from any other heading.

A change from subheading 8418.91 through 8418.99, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8418.91 through 8418.99 does not exceed 50 per cent of the transaction value of the good.
A change from any other heading.

A change from any other heading; or

A change from subheading 8419.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8419.90 does not exceed 65 per cent of the transaction value of the good.

A change from any other subheading.

A change from any other heading.

A change from any other subheading.

A change from any other heading.

A change from any other subheading.

A change from any other heading; or

A change from subheading 8421.99, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8421.99 does not exceed 65 per cent of the transaction value of the good.

A change from any other subheading.

A change from any other heading; or

A change from subheading 8421.99, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8421.99 does not exceed 65 per cent of the transaction value of the good.
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>8421.39</td>
<td>A change from any other subheading.</td>
</tr>
<tr>
<td>8421.91-8421.99</td>
<td>A change from any other heading.</td>
</tr>
<tr>
<td>8422.11-8422.40</td>
<td>A change from any other subheading.</td>
</tr>
<tr>
<td>8422.90</td>
<td>A change from any other heading.</td>
</tr>
<tr>
<td>8423.10-8423.89</td>
<td>A change from any other subheading.</td>
</tr>
<tr>
<td>8423.90</td>
<td>A change from any other heading.</td>
</tr>
<tr>
<td>8424.10-8424.30</td>
<td>A change from any other subheading.</td>
</tr>
<tr>
<td>8424.81</td>
<td>A change from any other heading; or</td>
</tr>
<tr>
<td></td>
<td>A change from subheading 8424.90, whether or not there is also a change</td>
</tr>
<tr>
<td></td>
<td>from any other heading, provided that the value of the non-originating</td>
</tr>
<tr>
<td></td>
<td>materials of subheading 8424.90 does not exceed 65 per cent of the</td>
</tr>
<tr>
<td></td>
<td>transaction value of the good.</td>
</tr>
<tr>
<td>8424.89</td>
<td>A change from any other subheading.</td>
</tr>
<tr>
<td>8424.90</td>
<td>A change from any other heading.</td>
</tr>
<tr>
<td>8425.11-8430.69</td>
<td>A change from any other subheading.</td>
</tr>
<tr>
<td>84.31</td>
<td>A change from any other heading.</td>
</tr>
<tr>
<td>8432.10-8432.80</td>
<td>A change from any other subheading.</td>
</tr>
<tr>
<td>8432.90</td>
<td>A change from any other heading.</td>
</tr>
<tr>
<td>8433.11-8433.60</td>
<td>A change from any other subheading.</td>
</tr>
<tr>
<td>8433.90</td>
<td>A change from any other heading.</td>
</tr>
<tr>
<td>8434.10-8435.90</td>
<td>A change from any other subheading.</td>
</tr>
</tbody>
</table>
A change from any other subheading.

A change from any other heading.

A change from any other subheading.

A change from any other heading.

A change from any other subheading.

A change from any other heading.

A change from any other subheading.

A change from any other subheading.

A change from any other heading.

A change from any other subheading.

A change from any other heading.

A change from any other subheading.

A change from any other subheading.

A change from any other subheading.

A change from any other subheading; or

A change from subheading 8450.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8450.90 does not exceed 65 per cent of the transaction value of the good.
8450.20  A change from any other subheading.
8450.90  A change from any other heading.
8451.10-8451.80 A change from any other subheading.
8451.90  A change from any other heading.
8452.10-8452.40 A change from any other subheading.
8452.90  A change from any other heading.
8453.10-8453.80 A change from any other subheading.
8453.90  A change from any other heading.
8454.10-8454.30 A change from any other subheading.
8454.90  A change from any other heading.
8455.10-8455.90 A change from any other subheading.
84.56-84.66 A change from any other heading.
8467.11-8467.89 A change from any other subheading.
8467.91-8467.99 A change from any other heading.
8468.10-8468.80 A change from any other subheading.
8468.90  A change from any other heading.
84.69    A change from any other heading.
8470.10-8472.90 A change from any other subheading.
8473.10  A change within that subheading or any other subheading.
A change from within any one of these subheadings or any other subheading.

A change from any other subheading.

A change from any other heading.

A change from any other subheading.

A change from any other heading.

A change from any other subheading.

A change from any other heading.

A change from any other subheading; or

A change from subheading 8477.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8477.90 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading.

A change from any other subheading.

A change from any other heading.

A change from any other subheading.

A change from any other heading.

A change from any other subheading.

A change from any other heading.
8482.10-8482.80 A change from any subheading outside that group, except from inner or outer rings or races of subheading 8482.99; or

A change from inner or outer rings or races of subheading 8482.99, whether or not there is also a change from any other subheading outside that group, provided that the value of the non-originating inner or outer rings or races of subheading 8482.99 does not exceed 65 per cent of the transaction value of the good.

8482.91-8482.99 A change from any other heading.

8483.10 A change from any other subheading.

8483.20 A change from any other heading, except from heading 84.82; or

A change from heading 84.82 or subheading 8483.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of heading 84.82 or subheading 8483.90 does not exceed 65 per cent of the transaction value of the good.

8483.30-8483.60 A change from any other heading; or

A change from subheading 8483.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8483.90 does not exceed 65 per cent of the transaction value of the good.

8483.90 A change from any other heading.

8484.10-8484.20 A change from any other subheading.

8484.90 A change from any other subheading, provided the value of the non-originating component goods does not exceed 35 per cent of the transaction value of the set.
A change from any other subheading.

A change from any other heading.

**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*

A change from any other heading, except from heading 85.03; or

A change from heading 85.03, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of heading 85.03 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading, except from heading 84.06, 84.11, 85.01 or 85.03; or

A change from heading 84.06, 84.11, 85.01 or 85.03, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of heading 84.06, 84.11, 85.01 or 85.03 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading.

A change from any other subheading, except from subheading 8504.31 through 8504.50.

A change from any other heading; or

A change from subheading 8504.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8504.90 does not exceed 65 per cent of the transaction value of the good.
8504.32-8504.50  A change from any other subheading, except from subheading 8504.10 through 8504.31.

8504.90   A change from any other heading.

8505.11-8505.20  A change from any other subheading.

8505.90   A change from any other heading.

8506.10-8506.80   A change from any other heading; or

A change from subheading 8506.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8506.90 does not exceed 50 per cent of the transaction value of the good.

8506.90   A change from any other heading.

8507.10-8507.80   A change from any other heading; or

A change from subheading 8507.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8507.90 does not exceed 55 per cent of the transaction value of the good.

8507.90   A change from any other heading.

8508.11-8508.60   A change from any other heading; or

A change from subheading 8508.70, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8508.70 does not exceed 65 per cent of the transaction value of the good.

8508.70   A change from any other heading.
8509.40-8509.80  A change from any other heading; or

A change from subheading 8509.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8509.90 does not exceed 65 per cent of the transaction value of the good.

8509.90  A change from any other heading.

8510.10-8510.30  A change from any other subheading.

8510.90  A change from any other heading.

8511.10-8511.80  A change from any other subheading.

8511.90  A change from any other heading.

8512.10-8512.20  A change from any other subheading.

8512.30-8512.40  A change from any other heading; or

A change from subheading 8512.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8512.90 does not exceed 65 per cent of the transaction value of the good.

8512.90  A change from any other heading.

8513.10  A change from any other heading; or

A change from subheading 8513.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8513.90 does not exceed 65 per cent of the transaction value of the good.
8513.90  A change from any other heading.

8514.10-8514.40  A change from any other subheading.

8514.90  A change from any other heading.

8515.11-8515.80  A change from any other subheading.

8515.90  A change from any other heading.

8516.10  A change from any other heading; or

A change from subheading 8516.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8516.90 does not exceed 50 per cent of the transaction value of the good.

8516.21-8516.33  A change from any other subheading.

8516.40  A change from any other heading; or

A change from subheading 8516.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8516.90 does not exceed 65 per cent of the transaction value of the good.

8516.50  A change from any other subheading.

8516.60  A change from any other heading; or

A change from subheading 8516.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8516.90 does not exceed 65 per cent of the transaction value of the good.

8516.71  A change from any other subheading.
A change from any other heading; or

A change from subheading 8516.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8516.90 does not exceed 65 per cent of the transaction value of the good.

A change from any other subheading.

A change from any other heading; or

A change from subheading 8516.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8516.90 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading.

A change from any other subheading.

A change from any other heading; or

A change from subheading 8518.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8518.90 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading; or

A change from subheading 8518.29 or 8518.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8518.29 or 8518.90 does not exceed 65 per cent of the transaction value of the good.
A change from any other heading; or

A change from subheading 8518.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8518.90 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading; or

A change from any other subheading within heading 85.18, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of heading 85.18 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading.

A change from within any one of these subheadings or any other subheading.

A change from any other heading.

A change from within any one of these subheadings or any other subheading.

A change from any other subheading.

A change from any other subheading; or

A change to a gyrostabilized camera from within that subheading, whether or not there is also a change from any other subheading.

A change from any other subheading.

A change from any other subheading.
A change from any other heading, except from subheading 8529.90; or

A change from subheading 8529.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8529.90 does not exceed 55 per cent of the transaction value of the good.

A change from any other subheading.

A change from any other heading.

A change from any other heading, except from subheading 8529.90; or

A change from subheading 8529.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8529.90 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading.

A change from any other heading; or

A change from subheading 8529.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8529.90 does not exceed 55 per cent of the transaction value of the good.

A change from any other heading.
8531.90  A change from any other heading.

8532.10-8532.30  A change from any other subheading.

8532.90  A change from any other heading.

8533.10-8533.90  A change from within any one of these subheadings or any other subheading.

85.34  A change from within that heading or any other heading.

8535.10-8536.90  A change from any other subheading.

85.37-85.38  A change from any other heading.

8539.10-8539.49  A change from any other heading; or

A change from subheading 8539.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8539.90 does not exceed 65 per cent of the transaction value of the good.

8539.90  A change from any other heading.

8540.11-8540.89  A change from any other subheading.

8540.91  A change from within that subheading or any other subheading.

8540.99  A change from any other subheading.

8541.10-8542.90  A change from within any one of these subheadings or any other subheading.

8543.10-8543.70  A change from any other subheading.
A change from any other heading.

A change from any other heading.

A change from any other subheading.

A change from any other heading.

A change from any other subheading.

A change from any other subheading.

A change from any other heading.

A change from any other subheading.

A change from any other heading.
Section XVII - Vehicles, Aircraft, Vessels and Associated Transport Equipment (Chapter 86-89)

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

86.01-86.02 A change from any other heading.

86.03-86.06 A change from any other heading, except from heading 86.07; or

A change from heading 86.07, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of heading 86.07 does not exceed 65 per cent of the transaction value of the good.

8607.11-8607.12 A change from any subheading outside that group.

8607.19-8607.99 A change from any other heading.

86.08-86.09 A change from any other heading.

Chapter 87 Vehicles Other Than Railway or Tramway Rolling-Stock, and Parts and Accessories Thereof

Note 1: The following rule of origin shall be applicable to the goods of heading 87.01 through 87.06 during the first two years that this Agreement is in force.

8701.10-8706.00 A change from within any one of these subheadings or any other heading, provided that the value of the non-originating materials does not exceed:

(a) 70 per cent of the transaction value of the good; or

(b) 80 per cent of the net cost of the good.
Note 2:  
Note 3 and the following rules of origin shall be applicable to the goods of heading 87.01 through 87.06 commencing the beginning of the third year that this Agreement is in force.

Note 3:  
For purposes of determining whether a good of heading 87.01 through 87.05 is an originating good, any material of Chapter 84, 85, 87 or 94 used in the production of that good in the territory of a Party shall be considered as originating if:

(a) the material is imported into the territory of the Party from the territory of the United States of America; and

(b) the material would be considered as an originating material under the applicable rule of origin of this Agreement if the territory of the United States of America were part of the free trade area established by this Agreement.

8701.10-8701.90  
A change from within any one of these subheadings or any other heading, provided that the value of the non-originating materials does not exceed:

(a) 65 per cent of the transaction value of the good; or

(b) 65 per cent of the net cost of the good.

8702.10-8703.90  
A change from within any one of these subheadings or any other heading, provided that the value of the non-originating materials does not exceed:

(a) 55 per cent of the transaction value of the good; or

(b) 65 per cent of the net cost of the good.
A change from within that subheading or any other heading, provided that the value of the non-originating materials does not exceed:

(a) 65 per cent of the transaction value of the good; or

(b) 65 per cent of the net cost of the good.

A change from within that subheading or any other heading, provided that the value of the non-originating materials does not exceed:

(a) 55 per cent of the transaction value of the good; or

(b) 65 per cent of the net cost of the good.

A change from within any one of these subheadings or any other heading, provided that the value of the non-originating materials does not exceed:

(a) 65 per cent of the transaction value of the good; or

(b) 65 per cent of the net cost of the good.

A change from within that subheading or any other heading, provided that the value of the non-originating materials does not exceed:

(a) 55 per cent of the transaction value of the good; or

(b) 65 per cent of the net cost of the good.
A change from within any one of these subheadings or any other heading, provided that the value of the non-originating materials does not exceed:

(a) 65 per cent of the transaction value of the good; or

(b) 65 per cent of the net cost of the good.

A change from within any one of these subheadings or any other heading, provided that the value of the non-originating materials does not exceed:

(a) 65 per cent of the transaction value of the good; or

(b) 65 per cent of the net cost of the good.

A change from any other chapter; or

A change from heading 87.08, whether or not there is also a change from any other chapter, provided that the value of the non-originating materials of heading 87.08 does not exceed:

(a) 60 per cent of the transaction value of the good; or

(b) 70 per cent of the net cost of the good.

A change from any other heading; or

A change from within any one of these subheadings or any other subheading within heading 87.08, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of heading 87.08 does not exceed:

(a) 60 per cent of the transaction value of the good; or

(b) 70 per cent of the net cost of the good.
A change from any other heading; or

A change from subheading 8709.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 8709.90 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading.

A change from any other heading.

A change from any other heading, except from heading 87.14; or

A change from heading 87.14, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of heading 87.14 does not exceed 55 per cent of the transaction value of the good.

A change from any other heading, except from heading 87.14; or

A change from heading 87.14, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of heading 87.14 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading.

A change from any other heading; or

A change from subheading 8716.90, whether or not there is also a change from any other heading, provided that the value of non-originating materials of subheading 8716.90 does not exceed 55 per cent of the transaction value of the good.
8716.90  A change from any other heading.

Chapter 88  Aircraft, Spacecraft, and Parts Thereof

88.01  A change from any other heading.

8802.11-8803.90  A change from any other subheading.

88.04-88.05  A change from any other heading.

Chapter 89  Ships, Boats and Floating Structures

89.01-89.02  A change from any other chapter; or

A change from within any one of these headings or any other heading within Chapter 89, whether or not there is also a change from any other chapter, provided that the value of the non-originating materials of Chapter 89 does not exceed 40 per cent of the transaction value of the good.

89.03  A change from any other chapter; or

A change from hulls of heading 89.06, whether or not there is also a change from any other chapter, provided that the value of the non-originating hulls of heading 89.06 does not exceed 40 per cent of the transaction value of the good.

89.04-89.05  A change from any other chapter; or

A change from within any one of these headings or any other heading within Chapter 89, whether or not there is also a change from any other chapter, provided that the value of the non-originating materials of Chapter 89 does not exceed 40 per cent of the transaction value of the good.
89.06 A change from any other heading.

8907.10 A change from any other subheading.

8907.90 A change from any other heading.

89.08 A change from any other heading.
Section XVIII - Optical, Photographic, Cinematographic, Measuring, Checking, Precision, Medical or Surgical Instruments and Apparatus; Clocks and Watches; Musical Instruments; Parts and Accessories Thereof (Chapter 90-92)

Chapter 90 Optical, Photographic, Cinematographic, Measuring, Checking, Precision, Medical or Surgical Instruments and Apparatus; Parts and Accessories Thereof

90.01 A change from any other heading.

90.02 A change from any other heading, except from heading 90.01.

9003.11-9003.19 A change from any other heading; or

A change from subheading 9003.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9003.90 does not exceed 65 per cent of the transaction value of the good.

9003.90 A change from any other heading.

90.04 A change from any other chapter; or

A change from any other heading within Chapter 90, whether or not there is also a change from any other chapter, provided that the value of the non-originating materials of Chapter 90 does not exceed 65 per cent of the transaction value of the good.

9005.10 A change from any other subheading.
9005.80  A change from any other heading; or

A change from subheading 9005.90, whether or not there is also a
change from any other heading, provided that the value of the non-
originating materials of subheading 9005.90 does not exceed 65
per cent of the transaction value of the good.

9005.90  A change from any other heading.

9006.10-9006.69  A change from any other heading; or

A change from subheading 9006.91 through 9006.99, whether or
not there is also a change from any other heading, provided that the
value of the non-originating materials of subheading 9006.91
through 9006.99 does not exceed 65 per cent of the transaction
value of the good.

9006.91-9006.99  A change from any other heading.

9007.11-9007.20  A change from within any one of these subheadings or any other
subheading.

9007.91-9007.92  A change from any other heading.

9008.10-9008.40  A change from any other heading; or

A change from subheading 9008.90, whether or not there is also a
change from any other heading, provided that the value of the non-
originating materials of subheading 9008.90 does not exceed 65
per cent of the transaction value of the good.

9008.90  A change from any other heading.
9010.10 A change from any other subheading.

9010.50-9010.60 A change from any other heading; or

A change from subheading 9010.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9010.90 does not exceed 65 per cent of the transaction value of the good.

9010.90 A change from any other heading.

9011.10-9011.80 A change from any other subheading.

9011.90 A change from any other heading.

9012.10 A change from any other subheading.

9012.90 A change from any other heading.

9013.10-9013.80 A change from any other heading; or

A change from subheading 9013.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9013.90 does not exceed 65 per cent of the transaction value of the good.

9013.90 A change from any other heading.

9014.10-9014.80 A change from any other heading; or

A change from subheading 9014.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9014.90 does not exceed 65 per cent of the transaction value of the good.
9014.90  A change from any other heading.

9015.10-9015.80  A change from any other heading; or

A change from subheading 9015.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9015.90 does not exceed 65 per cent of the transaction value of the good.

9015.90  A change from any other heading.

90.16  A change from any other heading.

9017.10-9017.80  A change from any other heading; or

A change from subheading 9017.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9017.90 does not exceed 65 per cent of the transaction value of the good.

9017.90  A change from any other heading.

9018.11-9021.90  A change from within any one of these subheadings or any other subheading.

9022.12-9022.30  A change from any other subheading.

9022.90  A change from any other heading.

90.23  A change from within that heading or any other heading.
9024.10-9024.80  A change from any other heading; or

A change from subheading 9024.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9024.90 does not exceed 65 per cent of the transaction value of the good.

9024.90  A change from any other heading.

9025.11-9025.80  A change from any other heading; or

A change from subheading 9025.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9025.90 does not exceed 65 per cent of the transaction value of the good.

9025.90  A change from any other heading.

9026.10-9026.80  A change from any other subheading.

9026.90  A change from any other heading.

9027.10-9027.80  A change from any other subheading.

9027.90  A change from any other heading.

9028.10-9028.30  A change from any other heading; or

A change from subheading 9028.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9028.90 does not exceed 65 per cent of the transaction value of the good.

9028.90  A change from any other heading.
9029.10-9029.20  A change from any other heading; or

A change from subheading 9029.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9029.90 does not exceed 55 per cent of the transaction value of the good.

9029.90  A change from any other heading.

9030.10-9030.20  A change from within any one of these subheadings or any other subheading.

9030.31-9030.89  A change from any other subheading.

9030.90  A change from any other heading.

9031.10-9031.80  A change from any other subheading.

9031.90  A change from any other heading.

9032.10-9032.89  A change from any other heading; or

A change from subheading 9032.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9032.90 does not exceed 65 per cent of the transaction value of the good.

9032.90  A change from any other heading.

90.33  A change from any other heading.
Chapter 91  Clocks and Watches and Parts Thereof

90.01-91.07  A change from any other heading, except from heading 91.08 through 91.14; or

A change from heading 91.08 through 91.14, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of heading 91.08 through 91.14 does not exceed 65 per cent of the transaction value of the good.

9108.11-9112.90  A change from any other subheading.

91.13-91.14  A change from any other heading.

Chapter 92  Musical Instruments; Parts and Accessories of Such Articles

92.01-92.08  A change from any other heading, except from heading 92.09; or

A change from heading 92.09, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of heading 92.09 does not exceed 65 per cent of the transaction value of the good.

92.09  A change from any other heading.
Section XIX - Arms and Ammunition; Parts and Accessories Thereof
(Chapter 93)

Chapter 93 Arms and Ammunition; Parts and Accessories Thereof

93.01-93.04 A change from any other heading, except from heading 93.05; or

A change from heading 93.05, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of heading 93.05 does not exceed 65 per cent of the transaction value of the good.

93.05 A change from any other heading.

9306.21-9306.90 A change from any other heading; or

A change from within any one of these subheadings or any other subheading within heading 93.06, provided that the value of the non-originating materials of heading 93.06 does not exceed 65 per cent of the transaction value of the good.

93.07 A change from any other heading.
Section XX - Miscellaneous Manufactured Articles (Chapter 94-96)

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 A change from any other heading; or

A change from subheading 9401.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9401.90 does not exceed 65 per cent of the transaction value of the good.

9401.20 A change from any other heading; or

A change from subheading 9401.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9401.90 does not exceed 50 per cent of the transaction value of the good.

9401.30-9401.80 A change from any other heading; or

A change from subheading 9401.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9401.90 does not exceed 65 per cent of the transaction value of the good.

9401.90 A change from any other heading.

9402.10-9402.90 A change from any other subheading.
A change from any other heading; or

A change from subheading 9403.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9403.90 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading.

A change from any other heading.

A change from any other chapter, except from heading 50.07, 51.11 through 51.13, 52.08 through 52.12, 53.09 through 53.11, 54.07 through 54.08 or 55.12 through 55.16.

A change from any other heading; or

A change from subheading 9405.91 through 9405.99, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9405.91 through 9405.99 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading.

A change from any other heading.

Toys, Games and Sport Requisites; Parts and Accessories Thereof

A change from within that heading or any other heading.

A change from within any one of these subheadings or any other subheading.

A change from any other heading.
A change from any other heading; or

A change from subheading 9506.39, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9506.39 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading.

A change from any other heading.

A change from within any one of these subheadings or any other subheading.

Chapter 96  Miscellaneous Manufactured Articles

A change from any other heading.

A change from any other heading, provided that the value of the non-originating component goods of the set does not exceed 35 per cent of the transaction value of the set.

A change from any other heading.

A change from any other heading; or

A change from subheading 9606.30, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9606.30 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading.

A change from any other subheading.

A change from any other heading.
A change from any other heading; or

A change from within any one of these subheadings or subheading 9608.60 through 9608.99, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of heading 96.08 does not exceed 65 per cent of the transaction value of the good.

A change from any other heading.

A change from any other heading; or

A change from subheading 9609.20 through 9609.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9609.20 through 9609.90 does not exceed 55 per cent of the transaction value of the good.

A change from any other heading.

A change from any other heading.

A change from any other heading; or

A change to a set from within that heading, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of heading 96.11 does not exceed 35 per cent of the transaction value of the good.

A change from any other heading.

A change from any other heading; or

A change from subheading 9613.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9613.90 does not exceed 55 per cent of the transaction value of the good.
9613.90  A change from any other heading.

96.14  A change from any other heading; or

A change to a pipe or pipe bowl from within that heading, whether or not there is also a change from any other heading.

9615.11-9615.19  A change from any other heading; or

A change from subheading 9615.90, whether or not there is also a change from any other heading, provided that the value of the non-originating materials of subheading 9615.90 does not exceed 65 per cent of the transaction value of the good.

9615.90  A change from any other heading.

96.16-96.18  A change from any other heading.
Section XXI - Works of Art, Collectors, Pieces and Antiques (Chapter 97)

Chapter 97

Works of Art, Collectors' Pieces and Antiques

97.01-97.06 A change from any other heading.