

**Committee on Regional Trade Agreements
Comité des accords commerciaux régionaux
Comité de Acuerdos Comerciales Regionales**

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**FREE TRADE AGREEMENT BETWEEN AZERBAIJAN, ARMENIA, BELARUS,
GEORGIA, MOLDOVA, KAZAKHSTAN, THE RUSSIAN FEDERATION, UKRAINE,
UZBEKISTAN, TAJIKISTAN AND THE KYRGYZ REPUBLIC**

Communication from the Kyrgyz Republic

The following communication has been received from the Permanent Mission of the Kyrgyz Republic with the request that it be circulated to Members.¹

**ACCORD DE LIBRE-ÉCHANGE ENTRE L'AZERBAÏDJAN, L'ARMÉNIE,
LE BÉLARUS, LA GÉORGIE, LA MOLDOVA, LE KAZAKHSTAN,
LA FÉDÉRATION DE RUSSIE, L'UKRAINE, L'OUZBÉKISTAN,
LE TADJIKISTAN ET LA RÉPUBLIQUE KIRGHIZE**

Communication de la République kirghize

La Mission permanente de la République kirghize a fait parvenir au Secrétariat la communication ci-après en lui demandant de la distribuer aux Membres.¹

**ACUERDO DE LIBRE COMERCIO ENTRE AZERBAIYÁN, ARMENIA,
BELARÚS, GEORGIA, MOLDOVA, KAZAKSTÁN, LA FEDERACIÓN
DE RUSIA, UCRANIA, UZBEKISTÁN, TAYIKISTÁN Y
LA REPÚBLICA KIRGUISA**

Notificación de la República Kirguisa

Se ha recibido de la Misión Permanente de la República Kirguisa la siguiente comunicación con el ruego de que se distribuya a los Miembros.¹

¹ In English only./En anglais seulement./En inglés solamente.

**Decision on Rules for the Determination
of a Country of Origin of Goods²**

The Council of Heads of the Governments of the Commonwealth of Independent States (CIS) with a view to developing foreign economic activity of Member States of the Commonwealth of Independent States decided:

1. To approve the Rules for the Determination of a Country of Origin of Goods (attached).
2. To give the Economic Council of the Commonwealth of Independent States the right to make, as needed, amendments and supplements to the List of conditions, and manufacturing and processing operations required to be carried out in order to consider the goods originating from that country where they took place (Annex 1 to the mentioned Rules).
3. This Decision shall come into force from the date of signing, and for the States whose legislation requires the fulfillment of inner-state procedures necessary for its coming into force, from the day of giving a notification on the fulfillment of the mentioned procedures to the depositary for storage.
4. To consider invalid/repealed the Decision of the Council of Heads of the Governments of the Commonwealth of Independent States on Rules for the Determination of a Country of Origin of Goods, of September 24, 1993, after the entry into force of the present Decision.

Done in the city of Minsk on November 30, 2000, in one Russian-language original. The original is kept with the Executive Committee of the Commonwealth of Independent States which will send its certified copy to each State signatory to this Decision.

² Officially certified text. Signed by the representatives of Azerbaijan, Armenia, Belarus, Georgia, Kazakhstan, Kyrgyz Republic, Moldova, Russian Federation, Tajikistan, Turkmenistan, Uzbekistan and Ukraine.

Approved
by the Decision of the Council of
Heads of the Governments of the
Commonwealth of Independent States
on Rules for the Determination of a Country of Origin of Goods,
of November 30, 2000

RULES FOR THE DETERMINATION OF A COUNTRY OF ORIGIN OF GOODS

These Rules are effective with respect to goods originating from signatory States of the Agreement on Creation of a Free Trade Area, of April 15, 1994, and of the Protocol on Amendments and Supplements to this Agreement, of April 2, 1999 (hereinafter referred to as a signatory State of the Agreement) and being in trade circulation between these States.

The procedure for the determination of the country of origin of goods being imported into the customs territories of the signatory States of the Agreement from third countries and being exported to third countries from these States shall be regulated by the national legislation of the signatory States of the Agreement and by international agreements.

For the purpose of these Rules, the following terms and concepts shall be used:

“A country of origin of the goods” means a country where the goods were wholly obtained or subject to substantial processing/transformation.

“Criterion of substantial processing/transformation” is one of the principles of determining the country of origin of goods in accordance with which the goods, in production of which two or more countries are involved, shall be considered originating from the country where they were subject to the last substantial processing/transformation sufficient for conferring the goods their characteristics;

For estimation of the criterion of substantial processing/transformation, a cumulative principle can be used, in accordance with which origin of the goods as a result of a successive processing/transformation in the signatory States of the Agreement shall be determined by the country of production of the final goods;

“Goods” means any movable property, including thermal, electric and other kinds of power and means of transport (other than means of transport to be used for international transportation of passengers and goods) being transferred/transmitted across the customs border;

“Goods Nomenclature” means the Goods Nomenclature of Foreign Trade (ТН ВЭД), to be applied in the signatory States, which is based on the Harmonized Commodity Description and Coding System and on the Combined Tariff Statistical Nomenclature of the EC.

“An added value” means a percentage of value of declared goods which is determined by difference between the value of products to be declared and value of imported raw materials and materials to be used for their production;

“A resident” means any natural persons and legal entities, and enterprises or organizations which do not have status of a legal entity, which according to legislation of the State are taxable in it on the grounds of residence, permanent sojourn and place of management and registration and establishment, or of any other similar characteristics.

However, the mentioned concept shall not include a person who is taxable in the State only in terms of revenue received from operations not relating to production and sale of goods;

“Certificate of origin of the goods” means a document testifying, without doubt, to the country of origin of the goods and issued by a body of the exporting State authorized in accordance with the national legislation.

1. The country of origin of the goods shall be deemed to be a signatory State of the Agreement where the goods were wholly obtained or subject to substantial processing/transformation.

2. The following goods shall be deemed to be wholly obtained in that country:

- (a) mineral products extracted from soil of that country, from its territorial sea or from the seabed;
- (b) vegetable products grown and harvested in that country;
- (c) live animals born and raised in that country;
- (d) products from animals raised in that country;
- (e) products obtained by hunting and fishing in that country;
- (f) products of sea fishing and other products of sea fishing taken by a vessel of that country or by a vessel that it leases (charters);
- (g) products obtained aboard a factory ship of that country solely from the products named in (f);
- (h) products extracted from seabed/marine soil or subsoil outside that country's territorial waters, provided that the country has sole rights to work that soil or subsoil;
- (i) waste and scrap (secondary raw materials) resulting from manufacturing or other transformation operations, and used articles collected in that country and fit only for the recovery of raw materials;
- (j) products of high technologies obtained in the open space on space vessels which belong to that country or are rented (chartered) by it;
- (k) goods produced in that country solely from the products named in paragraphs (a)–(j) hereof.

3. For the purpose of determining the country of origin of the goods manufactured in a signatory State of the Agreement, a cumulative principle shall apply. It determines origin of these or those goods at the time of their successive processing/transformation.

Where raw materials or materials, which originate from other signatory States of the Agreement and are confirmed by Certificate of Origin of CT-1 form and are subject afterwards to a stage-by-stage processing in other signatory States of the Agreement, are used in production of the final goods in one of the signatory States of the Agreement, the country of origin of such goods shall be the country where it was subject to the last processing/transformation.

Where there is no Certificate of Origin for the raw materials or materials of CT-1 form, the country of origin of the final goods shall be determined on the basis of the criterion of substantial processing/transformation (paragraphs “a”, “b”, “c” of paragraph 4 hereof).

4. Where third countries are involved in production of the goods, in addition to the signatory States of the Agreement, the country of origin of the goods shall be determined in compliance with the criterion of substantial processing/transformation of the goods.

The criterion of substantial processing/transformation can be determined by:

- (a) a change in tariff heading under the TH БЭД on the level of at least one of the first 4 digits resulting from processing/transformation;
- (b) fulfillment of necessary conditions, manufacturing or processing operations sufficient for the goods to be considered originating from that country where these operations took place;
- (c) Rule of “ad valorem percentage” when value of the materials to be used or the added value reaches a fixed percentage in the price of finished products;

The basic criterion of substantial processing/transformation is a change in tariff heading under the TH БЭД on the level of at least one of the first 4 digits; it shall apply to all goods, other than the goods included in the List of conditions, and manufacturing and processing operations required to be carried out in order to consider the goods originating from that country where they took place (Annex 1 which is integral part of these Rules).

As one of the conditions, the List can include the rule of ad valorem percentage both independently and in combination with other criteria of substantial processing/transformation of the goods.

Where the rule of ad valorem percentage applies, value figures shall be calculated:

- for the materials imported: on the basis of customs value of these materials at the time of their importation into the country where production of finished products is carried out, or, where origin of the imported materials is unknown, on the basis of the confirmed-by-documents price of their first sale in the territory of the country where production of finished products is carried out;
- for the finished products: on the basis of the “ex-works” (“ex warehouse”) price of the seller.

5. The following shall be deemed not to meet the criterion of substantial processing/transformation of the goods:

- (a) operations to ensure the preservation of the goods during storage or transportation;
- (b) operations to prepare the goods for sale and transportation (breaking up and assembly of consignments, sorting, re-packing);
- (c) simple assembly operations;
- (d) mixing of goods (components), which does not cause an essential difference of the resulting production from its initial constituents;

- (e) slaughter of cattle;
- (f) combination of two or a greater number of the aforementioned operations.

6. When determining the country of origin, goods disassembled or unassembled (being delivered in several consignments, where due to production or transport conditions their shipment in a single consignment is impossible, and where a consignment is split to several shipments as a result of a mistake or incorrect addressing) can, if the importer so requests, be treated as the single goods.

The conditions to apply this rule shall be:

- notifying, in advance, the customs body of the importing country about a splitting of disassembled or unassembled goods to several consignments, indicating the reasons for such a splitting and attaching a detailed specification for each consignment with the indication of codes of goods according to the TH BЭД and value and country of origin of the goods which are part of each consignment, and also notifying of the splitting of the goods to several consignments as a result of a mistake or incorrect addressing (incorrectness of splitting the goods is to be confirmed by documents);
- delivery of all consignments from one country by one exporter; importation and clearance of all the consignments of the goods through the same Customs;
- delivery of all consignments within the term not exceeding 6 months from the date of acceptance of customs declaration.

7. For the determination of the country of origin of the goods, origin of thermal and electric power, machinery, equipment and tools used for their production shall not be taken into account.

Appliances, accessories, spare parts and tools to be used with a machine, equipment, apparatus or means of transport shall be deemed to have the same origin as the machine, equipment, apparatus or means of transport, provided they are imported and sold as a set with the aforementioned machine, equipment, apparatus or means of transport and in the quantity which is normally delivered with these devices.

Packing in which the goods are imported into the customs territory shall be deemed to have the same origin as the goods themselves, except cases when packing are subject to declaring separately from the goods. In this case the country of origin of a packing shall be determined separately.

For the determination of the country of origin of the goods, where a packing, in which the goods are imported into the customs territory, is deemed to have the same origin as the goods themselves, account shall be taken only of that packing in which the goods are normally sold by retail, as well as where the rule of paragraph “c” (the rule of ad valorem percentage) is applied.

8. Where the goods, whose origin meets the conditions of these Rules, are used in production of other final goods, then origin requirements to be made to raw materials, materials and completing parts used for production of these goods shall not be taken into account for the purpose of determining the country of origin of the final goods.

9. The goods shall enjoy the free trade regime in customs territories of the signatory States of the Agreement, provided that they are in compliance with the criteria of origin established hereby, and also:

- (a) are exported on the basis of an agreement/contract between a resident of one of the signatory States of the Agreement and a resident of other signatory State of the Agreement, and are imported from the customs territory of one signatory State into the customs territory of other signatory State of the Agreement;
- (b) are imported by a natural person, residing in a signatory State of the Agreement, from the customs territory of one of the signatory States into the customs territory of other signatory State of the Agreement.

The goods should not leave the territories of the signatory States of the Agreement, except cases where such a transportation is impossible due to the geographic location of a signatory State or of its particular territory, and cases agreed by competent bodies of the signatory States of the Agreement which export and import goods.

10. For the confirmation of the country of origin of the goods in a particular signatory State of the Agreement, it is necessary to produce Certificate of Origin of CT-1 form (Annex 2 which is integral part hereof) or a declaration of origin of the goods to the customs bodies of the importing country.

The declaration of origin of the goods is a statement concerning the country of origin of the goods made on the commercial invoice or other document relative to the goods by the manufacturer, seller or a person, who conveys the goods.

Certificate of Origin of the goods shall be made out/completed, as a rule, for each particular delivery of the goods which is carried out by one or several means of transport to one and the same consignee from one and the same consignor.

11. In case of exportation of goods from the signatory States of the Agreement, the authorized body shall issue Certificate of Origin of the goods in accordance with the national legislation of the exporting State.

The certificate shall be made on a special protected form of A4 (210x297 mm) format which is made typographically. The term of validity of the CT-1 form certificate shall be 12 months from the day of issue.

The signatory States of the Agreement shall exchange samples/specimens of a CT-1 form certificate and of stamps of the bodies and signatures of persons authorized to certify the certificates. Without presenting the mentioned samples/specimens the certificates shall be considered invalid, and the preferences stipulated by the Agreement shall not apply to goods.

12. Certificate of Origin of the Goods of CT-1 form shall be completed in accordance with the following requirements:

Box 1: "Consignor/exporter (name and mail address)." A note can be made according to the Certificate of Registration of Enterprise. In case where the consignor and exporter are different legal entities, it should be indicated that the consignor (name and mail address) acts "on the instructions" of the exporter (name and mail address);

Box 2: "Consignee/importer (name and mail address)". In case where the consignee and importer are different legal entities, it should be indicated that the consignee (name and mail address) acts "on the instructions" of the importer (name and mail address);

Box 3: "Means of transport and route (as far as known);

Box 4: Includes the number of a certificate (registration and/or number of the form), its form, a country issuing the certificate and a country for which this certificate is intended for;

Box 5: “For official notes”. Official marks of the State controlling bodies of the countries exporting, transiting and/or receiving the goods shall be made, and if necessary, the following notes like “Duplicate”, “Issued instead of Certificate”, “Issued afterwards”, “Cumulation of CIS” shall be made.

Box 6: “Number”. The ordinal number of the goods shall be indicated.

Box 7: “Number of packages and kind of packages”.

Box 8: “Description of the goods”. A commercial name of the goods and other information which helps carry out, without doubt, identification of the goods comparative to those declared for the purposes of customs clearance.

Where there is not enough space on the obverse side for the completion of the box, it shall be allowed to use an additional sheet (sheets) relating to origin of the goods (Annex 31) which is to be completed according to the established procedure (certified by signature and stamp, and has the same ordinal number as the form of the certificate). It is not allowed to complete the reverse side of the certificate.

Box 9: “Gross/net weight (kg)”. Weight or quantity characteristics of the goods shall be indicated; discrepancy between the factual quantity of the goods and the quantity indicated in the certificate should not exceed 5%;

Box 10: “Number and date of invoice”. Information concerning invoice or pro-forma invoice or other document that shows financial and quantitative figures of the goods shall be provided (at the time of implementing long-term contracts, when the goods are conveyed by railway transport from the same consignor to the same consignee, the completion of the box is not mandatory);

Box 11: “Certification”. The box is to be completed by the authorized body and shall contain its name, address, stamp and date of certifying information in the certificate, and signature, the last name and initials of a person authorized to certify the certificate;

Box 12: “Declarant’s Declaration”. It shall include the country where the goods were wholly obtained or subject to substantial transformation, the date of declaring information concerning the country of origin of the goods, stamp of the declarant, signature, the last name and initials of the declarant’s authorized person.

In case where the goods are exported (imported) by a natural person residing in one of the signatory States of the Agreement, a CT-1 form certificate shall be completed with taking into account the following peculiarities:

Box 1: The full name and address of the consignor;

Box 2: Where information is available, the full name and address of the consignor, and the note “For free circulation”;

Boxes 5 and 10 can remain blank where information is not available;

Box 12 shall be certified by signature of the consignor, with the indication of the date and full name of the consignor.

The national authorized body of a signatory State of the Agreement shall develop and approve an instruction for the completion and issue of certificates of origin of goods.

13. In case of loss of or damage to Certificate of Origin of the Goods, its certified duplicate shall be issued. Where a duplicate is issued, the date of its issue shall be indicated in item 11 "Authorized body", and the word "Duplicate", No and the date of the original of the lost CT-1 form certificate shall be indicated in item 5 "For official notes". The duplicate of the certificate shall come into force from the date of issue of the original; total term of validity of the original and duplicate may not exceed 12 months.

The certificate can also be granted after the shipment of the goods on the basis of a customer's written well-grounded application, and the customer shall, along with a set of documents stipulated, produce a confirmation on the actual shipment of the goods (export declaration with a note made by Customs) to the authorized body of certification. In this case, "Issued afterwards" shall be written down in box 5.

Where for some reasons the previously issued certificate is withdrawn, box 5 shall contain the note "Issued instead of the certificate" with the indication of the number and date of the withdrawn certificate (the certificate issued instead of other certificate shall be given a new ordinal number).

Where the cumulative principle is applied, the box shall contain the note "Cumulation of the CIS", with the indication of numbers of certificates of CT-1 form and countries where the form was issued.

At re-exportation to other State, the box shall be completed in accordance with item 18 hereof.

14. Completion of the certificate shall be made in triplicates (the first is the original, the second and third are copies made on unprotected forms), typed in the Russian language. Erasures in the certificate are not permitted.

Corrections in the certificate shall be made by crossing out information given by mistake and by typing (above) corrected information which is then to be certified by signature and stamp of the authorized body of the State.

15. The original of Certificate of Origin shall be produced along with the cargo customs declaration [ГТД] and other documents necessary for customs clearance.

16. In case where doubts arise as to authenticity of the certificate or information contained therein, the customs body of the importing country can refer to the authorized body which has certified the certificate, or to the competent bodies of the country of origin of the goods with a motivated request to provide additional or clarifying information, including requests relating to a simple selective examination of certificates.

17. The cases when a declaration on origin can be produced as a document that confirms the country of origin of the goods, and when the production of the documents on origin of the goods is not mandatory, shall be determined in accordance with the national legislation of the country of importation.

18. In cases of re-exportation of goods within the signatory States of the Agreement, it is possible to issue replacement certificates, provided there is a certificate of CT-1 form of the country of origin of the goods. And item 5 of the certificate shall read: "Certificate is issued on the basis of the certificate of the country of origin" (with the indication of the number and date).

In cases of re-exportation of goods within the signatory States of the Agreement, manufactured in their territories and imported into the customs territories of the signatory States prior to the bringing into action of the Rules for the Determination of the Country of Origin of Goods, of September 24, 1993, it is possible to issue Certificate of Origin of the Goods of CT-1 form with the following content in box 5: "The goods are manufactured in _____ (country) in ____ year". The country of

origin shall be indicated according to the goods-related confirming documents. The issue of the certificate is possible in any of the signatory States of the Agreement with the note about the manufacturer and his location.

19. The goods shall not be deemed to originate from a given country until documents and/or information confirming their origin are produced.

20. The failure to produce a properly completed certificate of origin of the goods or information concerning origin of the goods shall not be the ground for their detention by customs bodies, except the cases stipulated by the national legislation of the signatory States of the Agreement.

The goods whose origin is not established or whose origin is established, but the free trade regime can not be applied with respect to them for lack of documents necessary for these purposes, shall be let into the country of importation in accordance with requirements of tariff and non-tariff regulation of the importing country.

The customs body of a signatory State of the Agreement can refuse to pass the goods, only provided that there is a probable cause to suppose that the goods originate from the country whose goods are not subject to a passing/transit into the country of importation in accordance with international agreements effective for this State and/or with its national legislation.

21. The free trade regime can apply (be restored with respect) to the goods, named in paragraph 2 of item 20, in the customs territories of the signatory States of the Agreement on condition of receiving a proper certificate concerning their origin (according to CT-1 form) and other necessary documents within one year from the date of customs clearance.

22. Copies of certificates and any documentation related thereto, that confirms origin of the goods, shall be kept within three years by the authorized body of the exporting country.

Annex 1 to
the Rules for the Determination of the Country of Origin of Goods

LIST
of Conditions, and Manufacturing and Processing Operations Required to be Carried out in Order to
Consider the Goods Originating from that Country
where They Took Place

Note 1

1.1. The first two columns of this List contain information on a product obtained as a result of processing/transformation of raw materials or materials. The first column of the List contains code of the product under the TH БЭД, the second column contains description of the product in accordance with the code given in the first column. For each particular product described in the first two columns, conditions and manufacturing or processing operations which determine its origin (hereinafter referred to as the conditions and operations) are set forth in the third column.

The goods in the List are determined exclusively by code of the goods under the TH БЭД; description of the goods is provided only for convenience in use.

In case where code of the goods under the TH БЭД is preceded by the proposition “from”, this indicates that the conditions and operations in the third column are applied only to the goods which are classified under the given tariff heading and indicated in the second column. In this case it is necessary to also be guided by description of the goods.

1.2. In case where the first column gives numbers of several tariff headings or the number of a chapter, and at the same time the second column contains a summary description of products, the relevant conditions and operations set forth in the third column shall apply to all the products classified in accordance with the TH БЭД under tariff headings indicated in the first column, or to any of the tariff headings indicated in the first column.

1.3. In case where one kind of conditions and operations are applied with respect to a part of the goods classified under the same tariff heading, and other conditions and operations are applied with respect to other part(s), then the second column shall have a relevant number of paragraphs each of which contains a specific description of goods, and accordingly, the third column shall contain the conditions and operations relative to the goods, description of which is given in a paragraph of the second column.

Note 2

2.1. The term “manufacture” means carrying out any kinds of manufacturing or processing operations including the assembly or some specific operations. The provisions of Note 3.4 should be taken into account.

2.2. The term “material” means any ingredients, raw materials, constituents, parts, and etc. to be used for the manufacture of a product.

2.3. The term “product” means a manufactured product even if it is intended for further use in other production operations.

2.4. The term “goods” means both materials and products.

Note 3

3.1. The conditions and operations set forth in the third column of this List should be carried out only with respect to materials which are used for the manufacture of a product and do not originate from the territory of States signatory to the Agreement on Creation of Free Trade Area (hereinafter referred to as materials of foreign origin). Restrictions established by the conditions and operations under the third column also apply to the materials of foreign origin to be used for the manufacture of a product.

3.2. Where the conditions and operations establish that materials of any tariff heading can be used in production of a product, it means that materials classified under the same tariff heading as the product can also be used on condition of meeting specific restrictions which can be established by the conditions and operations.

3.3. In case where a product manufactured of materials of foreign origin gains the status of being originated from a signatory State of the Agreement, where its transformation is carried out, by virtue of a change of tariff heading or by virtue of a specific condition or operation, relative thereto, in accordance with the List, and then is used as a material for production of other product, the conditions and operations applied with respect to the product, in the manufacture of which it is used, shall not apply to it.

3.4. Where a product meets the criterion of substantial processing/transformation (item 4 of the Rules) as a result of carrying out operations even for account of those enumerated in item 5 of the Rules, a given product shall not be deemed to originate from that country where these operations took place.

3.5. The object of applying the conditions and operations is a product determined as an independent object of classification in accordance with the rules of classification of goods under the TH БЭД. In case of determining origin for sets of products classified as such by virtue of the 3-d General Rule of Interpretation of the TH БЭД, each individual element which is part of a set is considered an object of applying the conditions and operations.

Accordingly:

- a product consisting of a group of elements or assembled of a number of parts and classified in accordance with provisions of the TH БЭД as single goods, on the whole is considered an object of applying the conditions and operations;
- where a consignment consists of identical products classified under the same tariff heading of the TH БЭД, each product shall be considered separately for the purposes of applying the conditions and operations;
- where, by virtue of the 5-th General Rule of Interpretation of the TH БЭД a packing is classified together with products therein, the packing shall be considered a constituent of the goods for the determination of origin of the goods.

3.6. A product consisting of a group of elements or assembled of a number of parts and classified in accordance with the rules of classification of goods under the TH БЭД as the single goods should be deemed to meet the conditions and operations, if all its constituents meet such conditions and operations. Where part of the constituents of a given product meets and part does not meet the conditions and operations, the given product shall be deemed to meet the conditions and operations in

case where the value of the constituents which do not meet the conditions and operations does not exceed 15% of ex-works price of the given product.

Note 4

4.1. The conditions and operations set forth in the third column of this List establish the minimum scope of carrying out manufacturing or processing operations. The carrying out of established manufacturing or processing operations of a less scope does not determine origin of the product.

4.2. Where the conditions and operations set forth in the List establish that the product can be manufactured from more than one material, this means that one or more materials can be used. And it is not mandatory that all the materials should be used.

However, where within the framework of one condition or operation there is a restriction established with respect to one material, and at the same time there are other restrictions established with respect to other materials, then these restrictions shall be applied only with respect to those materials which were really used in the manufacture of a product.

4.3. In case where the conditions and operations set forth in the List require that the product should be manufactured from a certain material, this means that this condition is not a barrier for the use of other materials which, owing to their nature, will not be able to violate the provisions of this condition or operation. (Eg.: where the conditions and operations specifically stipulate the use of cereals or of their derivatives, this will not hamper the use of mineral salts, chemical and other additions which are not obtained from cereals.).

CIS HS code (TH BЭД)	2. Description of the goods	Conditions, manufacturing and processing operations necessary for conferring the goods the status of origin when using goods of third countries in manufacture
1	2	3
0201	Meat of bovine animals, fresh or chilled:	Manufacture from materials of any heading except for meat of bovine animals, frozen of heading No 0202.
0202	Meat of bovine animals, frozen	Manufacture from materials of any heading, except meat of bovine animals, fresh or chilled of heading No 0201.
0206	Edible meat offal of the bovine animals, pigs, sheep, goat, horses, asses or mare fresh, chilled or frozen	Manufacture from materials of any heading except carcasses of heading Nos 0201 to 0205.
0207	Meat and edible offal of poultry specified within heading No 0105 fresh, cooled or chilled	Manufacture from materials of any heading under conditions of specialized manufacture in accordance with technology of processing/transformation.
0210	Meat and edible meat offal, salted, in brine, dried or smoked; edible flours and meals of meat or meat offal.	Manufacture from materials of any heading except meat and offal of heading Nos 0201 to 0206 and 0208 or poultry liver of heading No 0207.
0402	Milk and cream, concentrated or containing added sugar or other sweetening matter.	Manufacture from materials of any heading. However the value of the materials used of the same heading as the finished product must not exceed 40% of the ex-works price

CIS HS code (TH BЭД)	2. Description of the goods	Conditions, manufacturing and processing operations necessary for conferring the goods the status of origin when using goods of third countries in manufacture
1	2	3
		of the product.
0408	Birds' eggs, not in shell, and egg yolks, fresh, dried, cooked by steaming or by boiling in water, molded, frozen or otherwise preserved, whether or not containing added sugar or other sweetening matter	Manufacture from materials of any heading except birds' eggs of heading No 0407.
0506	Bones and horn-cores, unworked, defatted, simply prepared (However not cut to shape), treated with acid or degelatinized; powder and waste of these products:	Manufacture in which all the materials of Chapter 02 are used.
0710 40 000	Sweet corn (uncooked or cooked by steaming or boiling in water), chilled	Manufacture from fresh or chilled sweet corn.
0711 90 300	Sweet corn tinned for provisional preservation However in this form non edible	Manufacture from fresh or chilled sweet corn.
0901	Coffee, whether or not roasted or decaffeinated; coffee husks and skins; coffee substitutes containing coffee in any proportion.	23. Manufacture from materials of any heading, provided that processing operations of developing the compounding or roasting are carried out.
0902	Tea, whether or not flavored	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
1106 10 000	Flour of subtle and coarse grinding and powder of the dried leguminous vegetables of heading No 0713.	Manufacture from materials of any heading where the value of all the materials used must not exceed 50% of the ex-works price of the product.
1301	Lac; natural gums, resins, gum-resins and oleoresins (for example, balsams).	Manufacture from materials of any heading where the value of the materials used of heading No 1301 must not exceed 50% of the ex-works price of the product.
From 1501 00	Pig fat (including lard) and poultry fat, other than that of heading Nos 0209 or 1503: - Fat from bones and/or wastes; - Other	Manufacture from materials of any heading except those of heading Nos 0203, 0206 or 0207, or 0506; Manufacture from meat and edible offal of swine of heading Nos 0203 or 0206, or from meat or edible offal of poultry of heading No 0207.
From 1502 00	Fats of bovine animals, sheep or goats, other than those of heading 1503. Fat from bones and/or wastes	Manufacture from materials of any

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		heading, except those of heading Nos 0201, 0202, 0204 or 0206 or 0506.
1504- 1506 00 000	Fats and oils and their fractions, of fish or marine mammals, whether or not refined, However not chemically modified; Wool grease and fatty substances derived therefrom (including lanolin); Other animal fats and oils and their fractions, whether or not refined, However not chemically modified	Manufacture from materials of any heading, provided that the following processing operations are carried out: - Melting; - Evaporation; - Refinement
From 1507-1515	Crude oils; Hydrated oils; Refined oils; Deodorized; Non deodorized; Refined deodorized oils	Mechanical refinement by way of: - Settling, filtering; - Centrifuging; - Treatment by hot water or steam - Neutralization by alkali; - Treatment by sharp steam under vacuum;
1701	Cane or beet sugar and chemically pure sucrose, in solid form.	Manufacture from materials of any heading, provided that the following processing operations are carried out: clarifying (for cane sugar), saturating, sulphuretting, filtering, and other further operations (for cane or beet sugar).
1702 50 000 1702 90 100	Chemically pure fructose. Chemically pure maltose.	Manufacture from materials of any heading, including other materials of heading No 1702.
1806	Chocolate and other food preparations containing cocoa.	Manufacture from materials of any heading. However, the value of the materials used of the same heading as the finished product must not exceed 50% of the ex-works price of the product.
1905	Bread, pastry, cakes, biscuits and other bakers' wares, whether or not containing cocoa; communion wafers, empty capsules of a kind suitable for pharmaceutical use, sealing wafers, rice paper and similar products:	Manufacture in which the value of all the materials used must not exceed 50 % of the ex-works price of the product.
2101 30 910 (other than 2101 30 110)	Extracts, essences and concentrates of roasted chicory	24. Manufacture provided that the following main processing operations are carried out: Decomposition, extracting or concentrating
2103 30 900	Prepared mustard	Prepared from mustard powder
From 2106	Flavored or colored sugar syrups	Manufacture in which the value of all the materials used must not exceed 50 % of the ex-works price of the product
2106 90 200	Compound alcoholic preparations,	Manufacture in which the value of all the

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	other than those based on odoriferous substances, of a kind used for the manufacture of beverages	materials used must not exceed 50 % of the ex-works price of the product.
2204	Wine of fresh grapes, including fortified wines; grape must other than that of heading No 2009.	<p>Manufacture from materials of any heading, provided that the following processing operations are carried out: blending, filtering and other subsequent operations.</p> <p>However, the value of the materials used of heading No 2204 must not exceed 50% of the ex-works price of the product.</p>
2205	Vermouth and other wine of fresh grapes flavored with plants or aromatic substances.	<p>Manufacture from materials of any heading, provided that the following processing operations are carried out: blending, filtering and other subsequent operations.</p> <p>However, the value of the materials used of the same heading as the product must not exceed 50% of the ex-works price of the product.</p>
2206 00	Other fermented beverages (for example, cider, perry, mead); mixtures of fermented beverages and mixtures of fermented beverages and non- alcoholic beverages, not elsewhere specified or included:	Manufacture from materials of any heading, provided that the following processing operations are carried out: blending, filtering and other subsequent operations.
From 2208	– Grape distillates; liquors and other spirits, containing grape distillates; coniaq [cognac]:	<p>Manufacture from materials of any heading, provided that the following processing operations are carried out: blending, filtering or other subsequent operations.</p> <p>However, the value of the materials used of the same heading as the product must not exceed 50% of the ex-works price of the product.</p>
2309	Products used for feeding animals	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
Chapter 25	Salt; sulphur; earths and stone; plastering materials, lime and cement	Manufacture from materials of any heading under conditions of specialized manufacturing in accordance with technology of processing\transformation; enrichment by carbon, purification, grinding of solid crystals, cutting, calcination.
2504	Natural graphite	Enriching of the carbon content, purifying and grinding of crude crystalline graphite.
2515 12 500	Marble, travertine and other calcareous monumental or building stone of an apparent specific gravity	Mining/outputting natural stones, sawing.

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	of 25 or more, and alabaster, whether or not roughly trimmed or merely cut, by sawing or other-wise, into blocks or slabs of a rectangular (including square) shape	
2516	Granite, porphyry, basalt, sandstone and other monumental or building stone, whether or not roughly trimmed or merely cut, by sawing or otherwise, into blocks or slabs of a rectangular (including square) shape	Outputting natural stones, sawing.
2518	Dolomite, whether or not calcined; dolomite, roughly trimmed or merely cut, by sawing or otherwise, into blocks or slabs of a rectangular (including square) shape; agglomerated dolomite (including tarred dolomite)	Outputting, grinding, sawing, decomposition.
From 2519	Natural magnesium carbonate (magnesite); fused magnesia; dead-burned (sintered) magnesia, whether or not containing small quantities of other oxides added before sintering; other magnesium oxide, whether or not pure :	Manufacture in which all the substances used must be classified within a heading other than that of the product. However natural magnesium carbonate (magnesite) may be used.
2524 00	Asbestos	Manufacture from asbestos mineral (0-6).
2525	Mica, including splitting; mica waste	Splitting, cutting, grinding.
2707 50 100	Other aromatic hydrocarbon mixtures of which 65 % or more by volume (including losses) distils at 250 °C by the ASTM D 86 method for use as power or heating fuels.	Refinement operations and/or one or several specific treatments. Other operations in which all the materials used must be classified within a heading other than that of the product. However the material of the same heading as one product can be used, provided its value does not exceed 50 % of the ex-works price of the product.
2709 00	Petroleum oils and oils obtained from bituminous minerals, crude.	Manufacture from materials of any heading, provided that the following processing operations are carried out: pyrogenic distillation of bituminous materials and destructive distillation of bituminous minerals.
2710 00	Petroleum oils and oils obtained from bituminous minerals, other than crude; preparations not elsewhere specified or included, containing by weight 70 percent or more of petroleum oils or of oils	Refinement operations and/or one or several specific treatments. Other operations in which all the materials used must be classified within a heading other than that of the product.

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	obtained from bituminous minerals, these oils being the basic constituents of the preparations:	However materials of the same heading as the product can be used, provided their value does not exceed 50% of ex-works price of the product.
2711	Petroleum gases and other gaseous hydrocarbons :	
2712	Petroleum jelly; paraffin wax, microcrystalline petroleum wax, slack wax, ozokerite, lignite wax, peat wax, other mineral waxes, and similar products obtained by synthesis or by other processes, whether or not coloured	
2713	Petroleum coke, petroleum bitumen and other residues of petroleum oils or of oils obtained from bituminous minerals.	Refinement operations and/or one or several specific treatments. Other operations in which all the materials used must be classified within a heading other than that of the product.
2714	Bitumen and asphalt, natural; bituminous or oil shale and tar sands; asphaltites and asphaltic rocks	However, materials of the same heading as the product can be used, provided their value does not exceed 50% of the ex-works price of the product.
2715 00	Bituminous mixtures based on natural asphalt, on natural bitumen, on petroleum bitumen, on mineral tar or on mineral tar pitch (for example, bituminous mastics, cut-backs)	
Chapter 28	Inorganic chemicals : organic or inorganic compounds of precious metals, of rare- earth metals, of radioactive elements or of isotopes, except products of subheading Nos 2811 29 100, 2818 20 000, 2821 20 000, 2833 22 000 to which the rules to apply are set forth further.	Manufacture in which all the materials used must be classified within a heading other than that of the product. However, materials the same heading can be used provided their value does not exceed 20% of the ex-works price of the product.
From 2811 29 100	Sulphur trioxide (sulphuric anhydride).	Manufactured from sulphur dioxide.
2818 20 000	Aluminium oxide, other than artificial corundum	Manufactured from materials of any heading under conditions of specialized manufacture in accordance with the technology of processing/transformation.
2821 20 000	Earth colours	Baking or grinding.
2833 22 000	Aluminium sulphate	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
Chapter 29	Organic chemicals other than chemicals of heading Nos 2901, 2902, 2905 19 100, 2915, 2932 99 300, 2932 99 700, 2933, 2934 to which the rules to apply are set forth	Manufacture from materials of any heading, in which all the materials used must be classified within a heading other than that of the product.

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	further.	However, materials of the same heading as the product can be used, provided their value does not exceed 50% of the ex-works price of the product.
From 2901	Acyclic hydrocarbons for use as power or heating fuels	Refinement operations and/or one or several specific treatments. Other operations in which all the materials used must be classified within a heading other than that of the product. However, substances classified within the same heading as the material can be used, provided their value does not exceed 50% of the ex-works price of the product.
From 2902	Cyclanes, cyclenes (other than azulene), benzene, toluene, xylene, for use as power or heating fuels.	Refinement operations and/or one or several specific treatments. Other operations in which all the materials used must be classified within a heading other than that of the product. However substances of the same heading as the material can be used, provided their value does not exceed 50% of the ex-works price of the product.
2905 19 100	Metal alcoholates.	Manufacture from materials of any heading, including other materials of heading No 2905. However metal alcoholates of this heading can be used, provided that their value does not exceed 50% of the ex-works price of the product.
2915	Saturated acyclic monocarboxylic acids and their anhydrides, halides, peroxides and peroxyacids; their halogenated, sulphonated, nitrated or nitrosated derivatives.	Manufacture from materials of any heading. However, the value of the materials used of heading Nos 2915 or 2916 must not exceed 50% of the ex-works price of the product.
2932 99 300	Internal ethers.	Manufacture from materials of any heading. However, the value of the materials used of heading No 2909 must not exceed 50 % of the ex-works price of the product.
2932 99 700	Other cyclic acetals and internal hemiacetals, whether or not with other oxygen functions, and their halogenated, sulphonated, nitrated or nitrosated derivatives.	Manufacture from materials of any heading, including other materials of heading No 2932.
2933	Heterocyclic compounds with nitrogen hetero- atom(s) only	Manufacture from materials of any heading. However, the value of the materials used of heading Nos 2932 or 2933 must not exceed

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		50 % of the ex-works price of the product.
2934	Nucleic acids and their salts; other heterocyclic compounds.	Manufacture from materials of any heading. However, the value of the materials used of heading Nos 2932, 2933 and 2934 must not exceed 20% of the ex-works price of the product.
Chapter 30	Pharmaceutical products, other than goods of heading Nos 3002, 3003, 3005 and 3006 60 with respect to which the rules to apply are set forth further.	Manufacture in which all the materials used must be classified within a heading other than that of the product. However, materials classified within the same heading as the product can be used, provided their value does not exceed 50% of the ex-works price of the product.
3002	Human blood; animal blood prepared for therapeutic, prophylactic or diagnostic uses; anti-sera and other blood fractions and modified immunological products, whether or not obtained by means of biotechnological processes; vaccines, toxins, cultures of micro-organisms (excluding yeasts) and similar products	Manufacture from materials of any heading, including other materials of heading No 3002. However, the materials of heading No 3002 can be used, provided their value does not exceed 50 % of the ex-works price of the product .
3003	Medicaments (excluding goods of heading Nos 3002, 3005 or 3006) consisting of two or more constituents which have been mixed together for therapeutic or prophylactic uses, not put up in measured doses or in forms or packings for retail sale	Manufacture from materials of any heading. However, the value of the materials used of heading No 3003 used must not exceed 20 % of the ex-works price of the product
3005	Wadding, gauze, bandages and similar articles (for example, dressings, adhesive plasters, poultices), impregnated or coated with pharmaceutical substances or put up in forms or packings for retail sale for medical, surgical, dental or veterinary purposes	Manufacture from materials of any heading except pharmaceuticals. However, the value of the materials used of heading 3005 must not exceed 50% of the ex-works price of the product.
3006 60	Chemical contraceptive preparations based on hormones or spermicides.	Manufacture from materials of any heading where the value of all the materials used must not exceed 50 % of the ex-works price of the product.
Chapter 31	Fertilizers	Manufacture from materials of any heading where the materials used must be classified within a heading other than that of the product. However, materials classified within the

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		same heading as the product can be used , provided their value does not exceed 50% of the ex-works price of the product.
Chapter 32	Tanning or dyeing extracts; tannins and their derivatives; dyes, pigments and other colouring matter; paints and varnishes; putty and other mastics; inks, except products of heading from Nos 3201, 3205 00 000 to which the rules to be applied are set forth further.	<p>Manufacture from materials of any heading where the materials used must be classified within a heading other than that of the product.</p> <p>However, materials classified within the same heading as the product can be used, provided their value does not exceed 20% of the ex-works price of the product.</p>
From 3201	Tannins and their salts, ethers, esters and other derivatives	Manufacture from tanning extracts of vegetable origin.
3205 00 000	Colour lakes; preparations as specified in note 3 to this chapter based on colour lakes	Manufacture from materials of any heading, except the materials of heading Nos 3203 and 3204, provided the value of all the materials relating to heading No 3205 does not exceed 20% of the ex-works price of the product.
Chapter 33	Essential oils and resinoids; perfumery, cosmetic or toilet preparations, except the products of heading No 3301 to which the rule to be applied is further set forth.	<p>Manufacture from materials of any heading.</p> <p>However, value of the materials used of the same heading as the finished product must not exceed 40% of the ex-works price of the product.</p>
3301	Essential oils (terpeneless or not), including concretes and absolutes; resinoids; extracted oleoresins; concentrates of essential oils in fats, in fixed oils, in waxes or the like, obtained by enfleurage or maceration; terpenic by-products of the deterpenation of essential oils; aqueous distillates and aqueous solutions of essential oils:	<p>Manufacture from materials of any heading, including other materials of the same heading with the use of a special method of purification under production conditions in accordance with the technology of processing/transformation.</p> <p>However, the value of the materials used of heading No 3301 must not exceed 50% of the ex-works price of the product.</p>
Chapter 34	Soap, organic surface active agents, washing preparations, lubricating preparations, artificial waxes, prepared waxes, polishing or scouring preparations, candles and similar articles, modeling pastes, "dental waxes" and dental preparations with a basis of plaster, other than goods of heading No 3404 and from heading No 3404, for which the rules to apply are provided further	<p>Manufacture in which all the materials used must be classified within a heading other than that of the finished product.</p> <p>However, materials of the same heading can be used provided their value does not exceed 50% of the ex-works price of the product.</p> <p>Manufacture from materials of any heading, provided the following processing operations are carried out:</p> <ul style="list-style-type: none"> - Collecting fats according to the formula; - Soap boiling;

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		<ul style="list-style-type: none"> - Soap collecting; - Cooling and drying; - Mechanical treatment; - Mixing with additions; - Mechanical treatment; - Cutting; - Punching; - Packaging
3403	– Lubricating preparations (including cuttingoil preparations, bolt or nut release preparations, antirust or anticorrosion preparations and mold release preparations, based on lubricants) and preparations of a kind used for the oil or grease treatment of textile materials, leather, furskins or other materials, However excluding preparations containing, as basic constituents, 70 percent or more by weight of petroleum oils or oils obtained from bituminous minerals	Manufacture from materials of the same heading, provided their value does not exceed 50% of the ex-works price of the product.
From 3404	Artificial waxes and prepared waxes on the basis of paraffin, oil waxes or waxes of bituminous rock or paraffin wastes	<p>Refinement operations and/or one or several specific treatments. Other operations in which the materials used must be classified within a heading other than that of the product.</p> <p>However, materials classified within the same heading as the product can be used, provided their value does not exceed 50% of the ex-works price of the product.</p>
Chapter 35	Albuminoidal substances; modified starches; glues; enzymes other than products of subheading Nos 3505 10 500; 3505 10 900, 3507 for which the rules to apply are provided further	<p>Manufacture from materials of any heading where all the materials used must be classified within a heading other than that of the product.</p> <p>However, materials classified within the same heading can be used, provided their value does not exceed 20% of the ex-works price of the product.</p>
3505 10 500	Starches, pregelatinized or esterified	Manufacture from materials of any heading, including other materials of heading No 3505.
3505 10 900	– other modified starches	Manufacture from materials of any heading other than the materials of heading No 1108.
From 3507	Enzymes; prepared enzymes not elsewhere specified or included	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
Chapter 36	Explosives; pyrotechnic products;	Manufacture from materials of any heading

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	matches; pyrophoric alloys; certain combustible preparations	where all the materials used must be classified within a heading other than that of the product. However, materials of the same heading as the product can be used, provided their value does not exceed 20% of the ex-works price of the product.
Chapter 37	Photographic or cinematographic goods other than products of heading Nos 3701, 3702, 3704 00	Manufacture from materials of any heading where all the materials used must be classified within a heading other than that of the product. However, materials classified within the same heading as the product can be used, provided their value does not exceed 20% of the ex-works price of the product.
3701	Photographic plates and film in the flat, sensitized, unexposed, of any material other than paper, paperboard or textiles; instant print film in the flat, sensitized, unexposed, whether or not in packs	Manufacture in which all the materials used must be classified within a heading other than heading Nos 3701 and 3702.
3702	Photographic film in rolls, sensitized, unexposed, of any material other than paper, paperboard or textiles; instant print film in rolls, sensitized, unexposed	Manufacture in which all the materials used must be classified within a heading other than heading Nos 3701 and 3702.
3704 00	Photographic plates, film, paper, paperboard and textiles, exposed but not developed	Manufacture in which all the materials used must be classified within a heading other than heading Nos 3701- 370400.
Chapter 38	Miscellaneous chemical products other than heading Nos 3801 20 100, 3801 30 100, from 3803 00 and from 3805, from 3806, 3806 30 000, from 3807 00, 3808-3814 00, 3818 00-3820 00 000; 3822 00 000, from 3824 to which the rules to apply are set forth further	Manufacture in which all the materials used must be classified within a heading other than that of the product. However, materials classified within the same heading as the product can be used, provided their value does not exceed 20 % of the ex-works price of the product.
3801 20 100	Colloidal graphite in suspension in oil; semi- colloidal graphite	Manufacture from materials of any heading where the value of all the materials used must not exceed 50% of the ex-works price of the product.
3801 30 000	Carbonaceous pastes for electrodes and similar pastes for furnace linings	Manufacture from materials of any heading where the value of the materials used of heading No 3403 must not exceed 50% of the ex-works price of the product.
From 3803 00	Tall oil, whether or not refined	Refining of crude tall oil.
From 3805	Terpenic sulphate oil purified	Purification by distillation or refining of raw oils of sulphate terpentine.
From 3806	Gum ester	Manufacture from resin acids.

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3806 30 000	Ester gums	Manufacture from resin acids.
From 3807 00	Wood tar (pitch or rosin from wood tar)	Distillation of the wood tar.
From 3824	<p>Miscellaneous chemical products:</p> <ul style="list-style-type: none"> – Prepared binders for foundry moulds or cores on the basis of natural gums; – Naphthenic acids, their water- insoluble salts and their esters; – Sorbitol other than that of subheading No 290544: – – – Petroleum sulphonates, excluding petroleum sulphonates of alkali metals, of ammonium or of ethanolamines; thiophenated sulphonic acids of oils obtained from bituminous minerals, and their salts; – Ion exchangers; – Getters for vacuum tubes – Alkaline iron oxide for the purification of gas; – Ammoniac water obtained in the result of purification of the illuminating gas; – Sulphonaphthenic acids, their water- insoluble salts and their esters; – Fusel oils and Dippel oil [osseous]; – Salt mixtures containing different anions; – Copying paste based on gelatin including on paper mats or textiles 	<p>Manufacture in which all the materials used must be classified within a heading other than that of the product.</p> <p>However, materials of the same heading as the product can be used, provided their value does not exceed 50% of the ex-works price of the product.</p>
3811 21 000	Additives for lubricating oils containing petroleum oils or oils obtained from bituminous minerals	Manufacture in which the value of the materials used of heading No 3811 used must not exceed 50% of the ex-works price of the product.
3823 70 000	Industrial fatty alcohols	Manufacture from materials of any heading, including fatty acids.
From 3901-3915*	<p>Polymers in primary forms, Waste, parings and scrap, of plastics :</p> <ul style="list-style-type: none"> - Of addition polymerization products. 	Manufacture in which the value of all the

* In case a product is produced from the materials referring to heading Nos 3901-3906 and to heading Nos 3907-3911, the present provision is applied only to that category of products which predominates by weight in the manufactured goods.

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		materials used must not exceed 50% of the ex-works price of the product. However, the value of all the materials used of Chapter 39 used must not exceed 20% of the ex-works price of the product.
From 3916-3921	25. Semi-manufactures and articles of plastics: - flat articles, treated in the way other than surface worked or of the size other than a square or rectangle, other semi-finished products surface-worked. However not otherwise worked; - Products of additive homopolymerization.	Manufacture in which the value of the materials used of Chapter 39 must not exceed 50 % of the ex-works price of the product. However, the value of all the materials of the chapter must not exceed 20% of the ex-works price of the product.
3926	Other articles of plastics and articles of other materials of heading Nos 3901 to 3914.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
4001	Natural rubber, balata, gutta-percha, guayule, chicle and similar natural gums, in primary forms or in plates, sheets or strip [or tape].	Exfoliation of sheets of the natural rubber.
4005	Compounded rubber, unvulcanized, in primary forms or in plates, sheets or strip [or tape].	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
4012	Retreaded or used pneumatic tyres of rubber; solid or cushion tyres, interchangeable tyre treads and tyre flaps, of rubber other than heading No 4012 10 provided further.	Manufacture in which the value of the raw materials used classified as the finished product within the same heading must not exceed 50 % of the ex-works price of the product.
4012 10	– Retreaded tyres	Rehabilitation of the used tyres.
4017 00	Hard rubber (for example, ebonite) in all forms, including waste and scrap; articles of hard rubber	Manufacture from hard rubber.
From 4101-4103	Skins of different animals dehaired other than those excluded by Notes 1b) or 1 c) to the given chapter	Treating animal skins by cutting wool off/dehairing.
From 4104-4107	Leather of bovine or equine animals, without hair on, other than leather of subheading No 4108 00 or No 4109 00 000.	Manufacture from animal skins leather undergone the tanning operation.
From 4302	Tanned or dressed furskins (without the addition of other materials) other than those of heading No 4303.	Manufacture from tanned or dressed furskins, unassembled.
4403	Wood in the rough, whether or not stripped of bark or sapwood, or	Manufacture from wood in the rough whether or not stripped of its bark or merely

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	roughly squared.	roughed down.
4407	Wood sawn or chipped lengthwise, sliced or peeled, whether or not planed, sanded or finger- jointed, of a thickness exceeding 6 mm.	Sawing, planing, sanding, finger jointing.
4408	Veneer sheets and sheets for plywood (whether or not spliced) and other wood sawn lengthwise, sliced or peeled, whether or not planed, sanded or finger- jointed, of a thickness not exceeding 6 mm.	Jointing (splicing), planing, sanding.
4409	Wood (including strips and friezes for parquet flooring, not assembled) continuously shaped (tongued, grooved, rebated, chamfered, jointed, beaded, molded, rounded or the like) along any of its edges or faces, whether or not planed, sanded or finger jointed.	Shaping operation or moulding, sanding or finger jointing, sawing.
From 4410 – 4413 00 000	Moulding or profile shaped straps and friezes of wood for furniture, for frames, decorations of interior, for electrical supply and for similar purposes.	Shaping operation or moulding, sanding.
4414 00	Wooden frames for paintings, photographs, mirrors or similar objects.	Moulding, shaping operation, assembling.
4416 00	Casks, barrels, vats, tubs and other coopers' products and parts thereof, of wood, including staves.	Manufacture from stave not further prepared than sawn on two principal surfaces.
4418	Builders' joinery and carpentry of wood.	Manufacture from timber, and all the materials used must be classified within a heading other than that of the product. However, cellular wood panels, shingles and shakes can be used.
From 4421	Match splints; wooden pegs or pins for footwear.	Manufacture from wood of any heading, except drawn wood of heading No 4409.
4817	Envelopes, letter cards, plain postcards and correspondence cards, of paper or paperboard; boxes, pouches, wallets and writing compendiums, of paper or paperboard, containing an assortment of paper stationery.	Manufacture in which all the materials used must be classified within a heading other than that of the product. However, the value of all the materials used must not exceed 50% of the ex-works price of the product.
From 4819	Cartons, boxes, cases, bags and other packing containers, of paper, paperboard, cellulose wadding or webs of cellulose fibers.	Manufacture in which all the materials used must be classified within a heading other than that of the product. However, the value of all the materials used

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1	2	3
		must not exceed 50% of the ex-works price of the product.
6601	Umbrellas and sun umbrellas (including walking- stick umbrellas, garden umbrellas and similar umbrellas).	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
From 6803 00	Articles of natural slate or of agglomerated slate.	Manufacture from worked slate.
From 6804 From 6805	Articles from artificial abrasives on the basis of silicon carbide.	Manufacture from materials of any heading, except the materials of heading Nos 6804 and 6805 and silicon carbide of heading No 2849.
From 6812	Articles of asbestos or of mixtures on the basis of asbestos or of mixtures on the basis of asbestos and magnesium carbonate.	Manufacture from fabricated asbestos fiber or from mixtures on the basis of asbestos, or from mixtures on the basis of asbestos and magnesium carbonate.
From 6814	Articles from mica, including agglomerated or reconstituted mica on a support of paper, paperboard or other.	Manufacture from worked mica (including agglomerated or reconstituted mica).
7006 00	Glass of heading Nos 7003, 7004 or 7005, bent, edge- worked, engraved, drilled, enamelled or otherwise worked, However not framed or fitted with other materials.	Manufacture from materials of the same heading, provided special processing operations are carried out; which of them provide the finished product with specifications different from the raw materials used.
From 7102, From 7103 From 7104	Precious and semi-precious stones and synthetic or reconstructed stones, worked.	Manufacture of unworked precious or semiprecious stones (natural or reconstructed).
From 7106, from 7108, from 7110	Precious metals, semiprecious or in powder form.	Manufacture of unwrought precious metals.
From 7107 00 000 From 7109 00 000	Base metals or silver, clad with precious metals, semi-manufactured.	Manufacture from metals clad, unwrought.
7111 00 000	Base metals, silver or gold, clad with platinum, not further worked than semi-manufactured.	Electrolytic, chemical and thermal enrichment/separation, alloying of metals.
7116	Articles of natural or cultured pearls, precious or semi- precious stones (natural, synthetic or reconstructed).	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
From 7117	Imitation jewelry of base metal, whether or not plated with precious metal.	Manufacture from parts of base metals, not plated with gold and silver and platinum, provided that the value of all the materials used does not exceed 50% of the ex-works price of the product.
From 7218	Semi-finished products, flat rolled products, bars and rods and profiles from stainless steel.	Manufacture from stainless steel in ingots or other primary forms of heading No 7218.
From 7224,	Semi-finished products, rolled	Manufacture from other alloy steel in ingots

CIS HS code (TH БЭД)	2. Description of the goods	Conditions, manufacturing and processing operations necessary for conferring the goods the status of origin when using goods of third countries in manufacture
1	2	3
7225, 7226, 7227	products, bars and rods hot-rolled, in irregularly wound coils of other alloy steel.	or other primary forms of heading No 7224.
From 7322	Radiators for central heating, not electrically heated and parts thereof, of iron and steel.	<p>Manufacture in which all the materials used must be classified within a heading other than that of the product.</p> <p>However, the materials within the same heading as the product can only be used up to a value of 5% of the ex-works price of the product.</p>
Chapter 74	Copper and articles thereof, other than heading Nos 7401-7405.	<p>Manufacture in which all the materials used must be classified within a heading other than that of the product.</p> <p>However, the value of all the materials used must not exceed 50% of the ex-works price of the product.</p>
From 7403	Copper alloys, unwrought.	Manufacture from refined copper, unwrought, or of wastes and scrap.
Chapter 75	Nickel and articles thereof, other than products of heading Nos 7501-7503.	<p>Manufacture in which all the materials used must be classified within a heading other than that of the product.</p> <p>However, the value of all the materials used must not exceed 50% of the ex-works price of the product.</p>
Chapter 76	Aluminum and articles thereof, other than heading Nos 7501-7503.	<p>Manufacture in which all the materials used must be classified within a heading other than that of the product.</p> <p>However, the value of all the materials used must not exceed 50% of the ex-works price of the product.</p>
Chapter 78	Lead and articles thereof, other than products of heading No 7802 00 000.	<p>Manufacture in which all the materials used must be classified within a heading other than that of the product.</p> <p>However, the value of all the materials used must not exceed 50% of the ex-works price of the product.</p>
Chapter 79	Zinc or articles thereof, other than the products of heading No 7902 00 000.	<p>Manufacture in which all the materials used must be classified within a heading other than that of the product.</p> <p>However, the value of all the materials used must not exceed 50% of the ex-works price of the product.</p>
Chapter 80	Tin and articles thereof, other than the products of heading No 8002 00 000.	Manufacture in which all the materials used must be classified within a heading other than that of the product.

CIS HS code (TH ВЭД)	2. Description of the goods	Conditions, manufacturing and processing operations necessary for conferring the goods the status of origin when using goods of third countries in manufacture
1	2	3
		However, the value of all the materials used must not exceed 50% of the ex-works price of the product.
From Chapter 81	Other base metals, unwrought, and articles thereof.	Manufacture in which the value of all the materials used classified within the same heading as the product must not exceed 50% of the ex-works price of the product.
8208	Knives and cutting blades, for machines or for mechanical appliances.	Manufacture from materials of any heading. However, the value of the materials used within the same heading as the finished product should not exceed 50% of the ex-works price of the product.
Chapter 84	Nuclear reactors, boilers, machinery and mechanical appliances, parts thereof, other than products relating to heading Nos 8403, 8404, 8406-8408, 8412, 8415, 8418, 8425-8430, 8444-8447, 8448, 8452, 8456-8466, 8469-8472, 8480, 8484, 8485 for which the rules to be applied are set forth further.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product. Within the above limit, the materials, classified within the same heading as the product, can be only used up to a value of 5% of the ex-works price of the product.
8403	Boilers of central heating, other than for boilers of heading No 8402.	Manufacture in which percentage of the added value must be at least 50% of the ex-works price of the product.
8404	Auxiliary plant for use with boilers of heading Nos 8402 or 8403 (for example, economizers, superheaters, soot removers, gas recoverers); condensers for steam or other vapour power units.	Manufacture in which percentage of the added value must be at least 50% of the ex-works price of the product.
8406	Steam turbines and other vapour turbines.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8407	Spark- ignition reciprocating or rotary internal combustion piston engines.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8408	Compression- ignition internal combustion piston engines (diesel or semi- diesel engines).	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8412	Other engines and motors.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8415	Air conditioning machines, comprising a motor- driven fan and elements for changing the temperature and humidity, including those machines in which the humidity cannot be separately regulated.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.

CIS HS code (TH БЭД)	2. Description of the goods	Conditions, manufacturing and processing operations necessary for conferring the goods the status of origin when using goods of third countries in manufacture
1	2	3
8418	Refrigerators, freezers and other refrigerating or freezing equipment, electric or other; heat pumps other than air conditioning machines of heading No 8415	<p>Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.</p> <p>Within the above limit, materials classified within the same heading as the product can be only used up to a value of 5% of the ex-works price of the product.</p>
8425-8428	Machinery, equipment and appliances lifting, loading and unloading.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8429	Self-propelled bulldozers, angledozers, graders, levellers, scrapers, mechanical shovels, excavators, shovel loaders, tamping machines and road rollers.	<p>Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.</p> <p>Within the above limit, the materials of heading No 8431 can be only used up to a value of 5% of the ex-works price of the product.</p>
8430	Other moving, grading, levelling, scraping, excavating, tamping, compacting, extracting or boring machinery, for earth, minerals or ores; pile-drivers and pile-extractors; snow-ploughs and snow-blowers.	<p>Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.</p> <p>Within the above limit, the materials of heading No 8431 can be only used up to a value of 5% of the ex-works price of the product.</p>
8431	Parts suitable for use solely or principally with the machinery of heading Nos 8425 to 8430.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8444 00-8447	Machines for textile industry.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8448	Auxiliary machinery for machines of heading Nos 8444 00-8447.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8452	Sewing machines, other than book-sewing machines of heading No 8440; furniture, bases and covers specially designed for sewing machines; sewing machine needles.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8456-8466	Machinery of heading Nos 8456-8466; parts and accessories suitable for use solely or principally with the machines of heading Nos 8456 to 8466.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8469-8472	Mechanical machines (typewriters, calculating and duplicating and stitching machines, and ect.) other than the goods of heading No 8471.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.

CIS HS code (TH BЭД)	2. Description of the goods	Conditions, manufacturing and processing operations necessary for conferring the goods the status of origin when using goods of third countries in manufacture
1	2	3
8480	Moulding boxes for metal foundry; mould bases; moulding patterns; moulds for metal (other than ingot moulds), metal carbides, glass, mineral materials, rubber or plastics.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8484	Gaskets and similar joints of metal sheeting combined with other material or of two or more layers of metal; sets or assortments of gaskets and similar joints, dissimilar in composition, put up in pouches, envelopes or similar packings; mechanical seals.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8485	Machinery parts, not containing electrical connectors, insulators, coils, contacts or other electrical features, not specified or included elsewhere in this chapter.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
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, other than goods of heading Nos 8501, 8502, 8507, from 8518, 8519-8521, 8523-8528, 8535-8537, 8542, 8544, 8545 to which the rules to be applied are set forth further.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product. Within the above limit, the materials classified within the same heading as the product can be only used up to a value of 10% of the ex-works price of the product.
8501	Electric motors and generators (excluding generating sets).	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product. Within the above limit, the materials within heading No 8503 can only be used up to a value of 10% of the ex-works price of the product.
8502	Electric generating sets and rotary converters.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product. Within the above limit, the materials within heading Nos 8501 or 8503 can be used, provided their total value does not exceed 10% of the ex-works price of the product.
8507	Electric accumulators, including separators therefor, whether or not rectangular (including square).	Manufacture from materials of any heading. However, the value of the materials used of the same heading as the finished product must not exceed 50% of the ex-works price of the product.

CIS HS code (TH БЭД)	2. Description of the goods	Conditions, manufacturing and processing operations necessary for conferring the goods the status of origin when using goods of third countries in manufacture
1	2	3
From 8518	Microphones and stands therefor; loudspeakers, whether or not mounted in their enclosures; low frequency electric amplifiers; electric sound amplifier sets.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product. Within the above limit, the materials classified within the same heading as the product can be only used up to a value of 5% of the price of the product.
8519	Turntables (record- decks), record-players, cassette- players and other sound reproducing apparatus, not incorporating a sound recording device.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8520	Magnetic tape recorders and other sound recording apparatus, whether or not incorporating a sound reproducing device.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8521	Video recording or reproducing apparatus, whether or not incorporating a video tuner.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8523	Prepared unrecorded media for sound recording or similar recording of other phenomena, other than products of Chapter 37.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8524	Records, tapes and other recorded media for sound or other similarly recorded phenomena, including matrices and masters for the production of records, but excluding products of Chapter 37.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product. Within the above limit, the materials within heading No 8523 can be only used in the amount not exceeding 10% of the ex-works price of the product.
8525	Transmission apparatus for radiotelephony, radiotelegraphy, radio broadcasting or television, whether or not incorporating reception apparatus or sound recording or reproducing apparatus; television cameras; still image video cameras or other video.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8526	Radar apparatus, radio navigational aid apparatus and radio remote control apparatus.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8527	Reception apparatus for radio-telephony, radio- telegraphy or radio- broadcasting, whether or not combined, in the same housing, with sound recording or reproducing apparatus or a clock.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product. Within the above limit, the materials within heading No 8529 can be only used in the

CIS HS code (ТН ВЭД)	2. Description of the goods	Conditions, manufacturing and processing operations necessary for conferring the goods the status of origin when using goods of third countries in manufacture
1	2	3
		amount not exceeding 10% of the ex-works price of the product.
8528	Reception apparatus for television, whether or not incorporating radio-broadcast receivers or sound or video recording or reproducing apparatus; video monitors and video projectors.	<p>Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.</p> <p>Within the above limit, the materials of heading No 8529 can be only used up to a value of 5% of the ex-works price of the product.</p>
8535, 8536	Electrical apparatus for switching or protecting electrical circuits, or for making connections to or in electrical circuits for a voltage more than 1000 V and not exceeding 1000 V.	<p>Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.</p> <p>Within the above limit, the materials of heading No 8538 can be only used up to a value of 5% of the ex-works price of the product.</p>
8537	Boards, panels, consoles, desks, cabinets and other bases, equipped with two or more apparatus of heading Nos 8535 or 8536, for electric control or the distribution of electricity, including those incorporating instruments or apparatus of chapter 90, and numerical control apparatus, other than switching apparatus of heading No 8517.	<p>Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.</p> <p>Within the above limit, the materials within heading No 8538 can be only used up to a value of 5% of the ex-works price of the product.</p>
8542	Electronic integrated circuits and microassemblies.	<p>Manufacture in which the value of all the materials used must not exceed 50% of the price of the finished product.</p> <p>Within the above limit, the materials of heading Nos 8541 or 8542 can be used, provided that total value does not exceed 5% of the ex-works price of the product.</p>
8544	Insulated (including enameled or anodized) wire, cable (including coaxial cable) and other insulated electric conductors, whether or not fitted with connectors; optical fiber cables, made up of individually sheathed fibers, whether or not assembled with electric conductors or fitted with connectors.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8545	Carbon electrodes, carbon brushes, lamp carbons, battery carbons and other articles of graphite or other carbon, with or without metal, of a kind used for electrical purposes.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.

CIS HS code (TH BЭД)	2. Description of the goods	Conditions, manufacturing and processing operations necessary for conferring the goods the status of origin when using goods of third countries in manufacture
1	2	3
8601-8607	Rail locomotives, rail and tramway wagons and other rolling stock and its parts.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8608 00	Railway or tramway track fixtures and fittings; mechanical (including electro-mechanical) signaling, safety or traffic control equipment for railways, tramways, roads, inland water-ways, parking facilities, port installations or airfields; parts of the foregoing.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product. Within the above limit, materials classified within the same heading as the product can be used up to a value of 5% of the ex-works price of the product.
8609 00	Containers (including containers for the transport of fluids) specially designed and equipped for carriage by one or more modes of transport.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
Chapter 87	Vehicles, parts and accessories thereof, other than heading Nos 8702-8704 to which the rules to be applied are set forth further.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
8702-8704	Motor cars and other motor vehicles designed for the transport of persons, including station wagons and racing cars, trucks.	Manufacture in which the value of the units and parts used must not exceed 50% of the ex-works price of the product, and provided the following processing operations are carried out: <ul style="list-style-type: none"> - manufacture and painting of the body (of the cab); - installation and fixing of engine, connection of control mechanisms to the engine; - installation of radiators and connection of cooling systems; - fixing of shock-absorbers, connection of transmission; - installation of the front suspension and semi-axles, installation of the back suspension; - connection of the steering wheel with hubs of the front wheels; - mounting of wheels and adjustment of tightness of bearings of the front hub; installation of a coil of ignition; - preparation and bleeding of the hydraulic system of the steering wheel, braking system and hydro-clutch; - installation and connection of headlights and of the front and back signaling lamps; - installation of a silencer and sections of the exhaust pipeline; - installation of a fuel tank and

CIS HS code (TH BЭД)	2. Description of the goods	Conditions, manufacturing and processing operations necessary for conferring the goods the status of origin when using goods of third countries in manufacture
1	2	3
		<p>connection of the fuel line;</p> <ul style="list-style-type: none"> - Installation of a generator and adjustment of tightness of the drive belt; - Installation and connection of accumulator with checking the work of vehicle-borne circuits; - Diagnostics and adjustment of engine; - Testing the efficiency of the braking system; - Preservation of fast-damageable places; - Elimination of defects after assembly; - Marking of Identification Number on the plate and automobile; - Breaking in of the automobile.
8803	Parts of goods of heading Nos 8801 or 8802.	Manufacture in which the value of all the materials used of heading No 8803 must not exceed 5% of the ex-works price of the product.
8804 00 000	<p>Parachutes (including dirigible parachutes and paragliders) and rotochutes; parts thereof and accessories thereto</p> <ul style="list-style-type: none"> - Rotochutes; - Other 	<p>Manufacture from materials of any heading, as well as from other materials of heading No 8804 00 000.</p> <p>Manufacture in which the value of the materials used of heading No 8804 00 000 must not exceed 5% of the ex-works price of the product.</p>
8805	Aircraft launching gear; deck-arrestor or similar gear; ground flying trainers; parts of the foregoing articles.	Manufacture in which the value of the materials used of heading No 8805 must not exceed 5% of the ex-works price of the product.
Chapter 89	Ships, boats and floating structures.	Manufacture in which all the materials used must be classified within a heading other than that of the product. However, bodies of vessels of heading No 8906 00 can not be used.
Chapter 90	Optical, photographic, cinematographic, measuring, checking, precision, medical or surgical instruments and apparatus; parts and accessories thereof.	<p>Manufacture in which:</p> <ul style="list-style-type: none"> - the value of all the materials used must not exceed 50% of the ex-works price of the product.
Chapter 91	Clocks and watches and parts	Manufacture in which the value of all the

CIS HS code (TH BЭД)	2. Description of the goods	Conditions, manufacturing and processing operations necessary for conferring the goods the status of origin when using goods of third countries in manufacture
1	2	3
	thereof.	materials used must not exceed 50% of the ex-works price of the product.
Chapter 92	Musical instruments; parts and accessories of such articles.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
Chapter 93	Arms and ammunition; parts and accessories thereof.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
9401	Seats (other than those of heading No 9402), whether or not convertible into beds, and parts thereof.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
9403	Other furniture and parts thereof.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
9405	Lamps and lighting fittings including searchlights and spotlights and parts thereof, not elsewhere specified or included; illuminated signs, illuminated name-plates and the like, having a permanently fixed light source, and parts thereof not elsewhere specified.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
9406 00	Prefabricated buildings.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
9503	Other toys; reduced-size ("scale") models and similar recreational models, working or not; puzzles of all kinds.	Manufacture in which all the materials used must be classified within a heading other than that of the product; the value of all the materials used must not exceed 50% of the ex-works price of the product.
From 9602 00 000	Animal, vegetable or mineral carving materials.	Manufacture from worked materials for carving of the same heading.
From 9603	Brushes (except for floor brushes and brooms from bundles bound together, whether or not fixed on a handle); mechanical floor sweepers, manual, not motorized; paint pads and rollers.	Manufacture in which the value of all the materials used must not exceed 50% of the ex-works price of the product.
9605 00 000	Travel sets for personal toilet, sewing or shoe or clothes cleaning.	Each article included in a set must meet the requirement which would apply thereto if it was not included in the set. However, articles without origin can be included in the set, provided their total value does not exceed 15% of the ex-works price of the product.
9606	Buttons, press-fasteners, snap-fasteners and press-studs, button moulds and other parts of these articles; button blanks.	Manufacture in which all the materials used must be classified within a heading other than that of the product.

CIS HS code (ТН ВЭД)	2. Description of the goods	Conditions, manufacturing and processing operations necessary for conferring the goods the status of origin when using goods of third countries in manufacture
1	2	3
		The value of all the materials used must not exceed 50% of the ex-works price of the product.
9608	Ball point pens; felt- tipped and other porous- tipped pens and markers; fountain pens, stylograph pens and other pens; duplicating stylos; propelling or sliding pencils; pen- holders, pencil- holders and similar holders; parts (including caps and clips) of the articles enumerated above, except for the articles of heading No 9606.	<p>Manufacture from materials relating to a heading other than that of the article.</p> <p>However, stylos and tips for stylos can be also used as other materials of the same heading as the product, which can be used only provided that its value does not exceed 5% of the ex-works price of the product.</p>
9614 20	Smoking pipes and pipe bowls.	Manufacture from rough pipe blanks.
