

WORLD TRADE ORGANIZATION

RESTRICTED

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22 June 1995

(95-1657)

Committee on Rules of Origin

NOTIFICATIONS UNDER ARTICLE 5.1 AND PARAGRAPH 4 OF ANNEX II OF THE AGREEMENT ON RULES OF ORIGIN

Addendum

The present addendum gives the table of contents of the notifications received as of 5 May 1995 and listed in document G/RO/N/1.

AUSTRALIA

(Notification in English)

I. Non-preferential rules of origin

1. Anti-dumping and countervailing measures:

- Customs Act 1901, Section 269T (country of export, country of origin);
- Customs Act 1901, Subsection 269T(2)(B) (goods in transit);
- Customs Act 1901, Subsection 269TAAA(1) (goods of New Zealand origin);
- Customs Act 1901, Subsections 296TAC(10) and (11) (country of export, country of origin);
- Customs Act 1901, Section 153T (goods of New Zealand origin);
- Australian Customs Service Manual, various sections (guidelines in respect of origin criteria).

2. Origin marking:

- Commerce (Trade Descriptions) Act 1905 (Parts I-IV);
- Commerce (Imports) Regulations (relevant extracts);
- Australian Customs Service Manual, pages 43-44 (guidelines for commerce marking purposes).

3. Trade statistics:

- Customs Act 1901, Section 71K (manual customs entries);
- Customs Act 1901, Section 71L (computer customs entries);
- Customs Act 1901, Section 153Q (rules for manufactured goods originating in a country that is not a preference country, including Subsection 153Q(4) relating to Christmas Island, Cocos (Keeling) Islands and Norfolk Island).

II. Preferential rules of origin

1. New Zealand:

- Australia New Zealand Closer Economic Relations Trade Agreement (ANZCERTA), Article 3.

2. Forum Island Countries:

(Cook Islands, Fiji, Kiribati, Marshall Islands, Micronesia, Nauru, Niue, Solomon Islands, Tonga, Tuvalu, Vanuatu, Western Samoa)

- South Pacific Regional Trade and Economic Co-operation Agreement (SPARTECA), Article V.

3. Papua New Guinea:

- Agreement on Trade and Commercial Relations between the Government of Australia and the Government of Papua New Guinea, Article 4.

4. Canada:

- Canada Australia Trade Agreement, Article I, II and IV;
- Exchange of Notes between Australia and Canada, September 1973, Annex II.

5. Developing countries:

- Customs Tariff Act 1987, Section 17;
- Customs Tariff Act 1987, Schedule I, Part I.

6. General:

- Australian Customs Service Manual, Volume 8, Division 9 (administrative guidelines in respect of the establishment of the origin of goods for preference purposes);
- Customs Act 1901, Section 4 (unmanufactured raw products);
- Customs Act 1901, Division 1A, Sections 153A-S (rules of origin of preference claim goods);
- Australian Customs Regulations 107A and 107B (prescribed costs of factory labour and overheads).

BOLIVIA

(Notification in Spanish)

Preferential rules of origin

See CARTAGENA AGREEMENT below.

CANADA

(Notification in English and French)

I. Non-preferential rules of origin

1. Customs Tariff Act.
2. Export and Import Permits Act.
3. Memorandum D11-4-3: Rules of Origin Respecting the Most-Favoured-Nation Tariff and the British Preferential Tariff.
4. Memorandum D11-11-1: National Customs Rulings; in particular Annex B: Origin Advance Rulings for Non-Preferential Purposes.
5. Customs Notice 843: New Country of Origin Marking Program.

II. Preferential rules of origin

1. Customs Tariff Act (see I.1. above).
2. Export and Import Permits Act (see I.2. above).
3. Customs Notice 843: New Country of Origin Marking Program (see I.5. above).
4. British Preferential Tariff:

Memorandum D11-4-3: Rules of Origin Respecting the Most-Favoured-Nation Tariff and the British Preferential Tariff (see I.3. above).
5. General Preferential Tariff and Least Developed Developing Country Tariff:

Memorandum D11-4-4: Rules of Origin Respecting the General Preferential Tariff and Least Developed Developing Country Tariff.
6. Commonwealth Caribbean Countries:

Memorandum D11-4-5: Regulations Respecting the Determination of the Origin of Goods for the Purposes of the Commonwealth Caribbean Countries Tariff Treatment.
7. Australia and New Zealand:

Memorandum D11-4-6: Regulations Respecting the Determination of the Origin of Goods for the Purposes of New Zealand and Australia Special Tariff Treatments.
8. NAFTA:
 - NAFTA Rules of Origin Regulations;
 - Memorandum D11-4-13: NAFTA Rules of Origin for Casual Goods Regulations;
 - Memorandum D11-4-2: Proof of Origin (for the preferential tariff treatment accorded under the Canada - United States Free Trade Agreement and the preferential tariff treatment accorded under the North American Free Trade Agreement).

CARTAGENA AGREEMENT AND ANDEAN GROUP¹

(Notification in Spanish)

Preferential rules of origin

1. Decision 293: Special rules for qualifying the origin of goods.
2. Resolution 18: Sets specific origin requirements.
3. Resolution 88: Specific origin requirements for ammeters and voltmeters.
4. Resolution 89: Specific origin requirements for switches and line breakers for nominal tensions above 1,000 volts.
5. Resolution 182: Specific origin requirements for zip fasteners.
6. Resolution 199: Specific origin requirements for certain products derived from phthalic anhydride.
7. Resolution 271: Specific origin requirement for acetylsalicylic acid.
8. Resolution 284: Specific origin requirement for petroleum derivative products.
9. Resolution 306: Specific origin requirement for bioriented polypropylene film.
10. Resolution 327: Specific origin requirement for benzoic peroxide.
11. Resolution 336: Specific origin requirement for products in the automotive sector.
12. Resolution 342: Specific origin requirements for talc, U.S.P., crushed or powdered.
13. Resolution 349: Specific origin requirement for chlorofluoromethane product.

COLOMBIA

(Notification in Spanish)

I. Non-preferential rules of origin

Decree 2666 of 1984 of the Ministry of Finance and Treasury: Chapter XXXII (Origin of goods), Article 282-285.

II. Preferential rules of origin

See CARTAGENA AGREEMENT above.

¹Bolivia, Colombia, Ecuador, Peru, Venezuela.

COSTA RICA

(Notification in Spanish)

Non-preferential rules of origin

Costa Rica gives notice that there is no national legislation on non-preferential rules of origin.

EUROPEAN UNION

(Notification in French)

I. Non-preferential rules of origin

A. Community Acts

- Regulation (EEC) No. 2913/92: Community Customs Code, notably Articles 22 to 26;
- Regulation (EEC) No. 2454/93 and subsequent amendments (status at 1.11.1994): rules for application of the Code, notably Articles 35 to 63 and Annexes 9 to 13.

B. Community Decisions concerning origin - ordinary law

1. Criteria for determination of origin

- (a) Products acquired whole:

Date	Case	Subject
28.03.85	100/84	Joint fisheries operations

- (b) Products resulting from substantial transformation or processing:

Date	Case	Subject
26.01.77	49/76	Raw casein
31.01.79	34/78	Zip fasteners
31.01.79	114/78	Zip fasteners
23.03.83	162/82	Cotton thread
23.02.84	93/83	Meat
08.10.86	385/85	Ships' sails
13.12.89	26/88	Electronic typewriters

(c) Delocalization:

Date	Case	Subject
13.12.89	26/88	Electronic typewriters (see I.B.1(b) above)

2. Justification of origin under ordinary law

Goods of third party origin admitted in the Community:

Date	Case	Subject
15.12.76	41/76	Products subject to quantitative restrictions
26.10.89	212/88	Textile products

II. Preferential rules of originA. Community Acts

- Regulation (EEC) No. 2913/92: Community Customs Code, notably Article 27;
- Regulation (EEC) No. 2454/93 and subsequent amendments (status at 1.1.1995): Rules for application of the Code, notably Articles 66 to 138 and Annexes 14 to 22.

B. Decisions of the Court concerning origin1. Obtaining qualification as originating products

Direct transport:

Date	Case	Subject
07.05.86	156/85	Re-invoicing in a third country (EEC-Yugoslavia Agreement)

2. Justification of qualification as originating products

(a) Establishment of justifying documents by the country of export:

Date	Case	Subject
12.07.84	218/83	Administrative cooperation (EEC-Switzerland Agreement)

- (b) Production of justifying documents in the country of import - a posteriori controls - creation and recovery of customs debt:

Date	Case	Subject
10.06.82	231/81	Late presentation of certificates of origin
27.10.83	321/82	Late presentation of certificates of origin
11.12.80	827/79	Control of preferential origin
12.07.84	218/83	Administrative cooperation (see II.R.2(a) above)
13.11.84	98 and 230/83	Rebate on import duties
27.06.91	348/89	A posteriori recovery of customs duties (EEC-Portugal Agreement)
04.05.93	292/91	Passive improvement, residual duties, non-recovery a posteriori (EEC-Yugoslavia Agreement)
06.07.93	121 and 122/91	Appeal for annulment of a decision refusing rebate of duties
07.12.93	12/92	Administrative cooperation, justification of preferential origin, force majeure (EEC-Austria Agreement)
24.02.94	368/92	Mention of country of destination on Form A
05.07.94	432/92	Certificates issued in the Turkish sector (EEC-Cyprus Agreement)

C. Agreements

1. Decision of the Council and the Commission (94/1/ECSC, EC): Agreement on the European Economic Area.
2. Agreements between the Community and the following countries:

Algeria:

- Regulation (EEC) No. 2210/78: Cooperation Agreement.

Andorra:

- Council Decision (90/680/EEC): Agreement.

Bulgaria:

- Decision of the Council and the Commission (94/908/ECSC, EC, Euratom): Association Agreement, notably the protocol on origin.

Cyprus:

- Regulation (EEC) No. 2907/77: Additional protocol to the Association Agreement, notably the protocol on origin;
- Regulation (EEC) No. 4264/88 amending the protocol on origin;
- Regulation (EEC) No. 3202/90 amending the protocol on origin.

Egypt:

- Regulation (EEC) No. 2213/78: Cooperation Agreement;
- Regulation (EEC) No. 3171/89 amending the protocol on origin.

Estonia:

- Council Decision (94/974/EC): Agreement on Liberalization of Trade, notably the protocol on origin.

Hungary:

- Decision of the Council and the Commission (93/742/Euratom, ECSC, EC): Association Agreement, notably the protocol on origin.

Faroe Islands:

- Council Decision (91/668/EEC): Agreement, notably the protocol on origin.

Iceland:

- Decision No. 1/94 of the Joint EC-Iceland Committee amending the protocol on origin.

Israel:

- Regulation (EEC) No. 1726/77 amending the protocol on origin;
- Regulation (EEC) No. 3627/83 amending the protocol on origin;
- Regulation (EEC) No. 2229/91 amending the protocol on origin.

Jordan:

- Regulation (EEC) No. 2215/78: Cooperation Agreement;
- Regulation (EEC) No. 3579/91 amending the protocol on origin.

Lebanon:

- Regulation (EEC) No. 2214/78: Cooperation Agreement;
- Regulation (EEC) No. 2742/80 amending the protocol on origin.

Malta:

- Regulation (EEC) No. 939/76: Protocol laying down certain provisions relating to the Agreement, notably the protocol on origin;
- Regulation (EEC) No. 2229/89 amending the protocol on origin;
- Regulation (EEC) No. 2174/90 amending the protocol on origin;
- Regulation (EEC) No. 2175/90 amending the protocol on origin;
- Decision No. 1/91 of the EEC-Malta Council of Association amending the protocol on origin.

Morocco:

- Regulation (EEC) No. 2211/78: Cooperation Agreement.

Norway:

- Decision No. 1/94 of the Joint EC-Norway Committee amending the protocol on origin.

ACP countries:

- Decision of the Council and the Commission (91/400/ECSC, EEC): Fourth Convention, notably the protocol on origin.

Overseas countries and territories:

- Decision of the Council (91/482/EEC) on the association of the overseas countries and territories with the European Economic Community, notably the annex on origin.

Poland:

- Decision of the Council and the Commission (93/743/Euratom, ECSC, EC): Association Agreement, notably the protocol on origin.

Slovak Republic:

- Decision of the Council and the Commission (94/909/ECSC, EC, Euratom): Association Agreement, notably the protocol on origin.

Czech Republic:

- Decision of the Council and the Commission (94/910/ECSC, EC, Euratom): Association Agreement, notably the protocol on origin.

Romania:

- Decision of the Council and the Commission (94/907/ECSC, EC, Euratom): Association Agreement, notably the protocol on origin.

Slovenia:

- Decision of the Council (93/407/EEC): Cooperation Agreement, notably the protocol on origin.

Switzerland:

- Decision No. 1/94 of the EC-Switzerland Joint Committee amending the protocol on origin.

Syria:

- Regulation (EEC) No. 2216/78: Cooperation Agreement.

Tunisia:

- Regulation (EEC) No. 2212/78: Cooperation Agreement;
- Regulation (EEC) No. 561/79 amending the protocol on origin.

III. Opinion of the Committee on Origin: operations constituting or not constituting origin.

HONG KONG

(Notification in English)

I. Non-preferential rules of origin

1. Note on basic principles for determining Hong Kong origin, and on origin determination for imported goods.
2. Administrative origin rulings for specified products for the purpose of applying Hong Kong origin certificates.

II. Preferential rules of origin

Hong Kong does not have any preferential rules of origin.

INDIA

(Notification in English)

I. Non-preferential rules of origin

India has no rules of origin for MFN trade.

II. Preferential rules of origin1. Global System of Trade Preferences (GSTP):

Rules of origin of the GSTP.

2. Bangkok Agreement:

Note on the Bangkok Agreement (First Agreement on Trade Negotiations among Developing Member Countries of ESCAP): GSTP rules of origin apply to this Agreement.

3. Nepal:

Rules of origin of the Indo-Nepal Treaties of Trade, Transit and Agreement for Co-operation to Control Unauthorised Trade, 1991.

4. Bhutan:

Note on the Agreement on Trade and Commerce between the Government of India and the Government of Bhutan.

5. SAARC Preferential Trading Arrangement (SAPTA):

Rules of origin of the SAPTA.

6. Residual Commonwealth Preferences:

Rules of origin for the residual preferences surviving from the erstwhile Commonwealth preferences system (Mauritius, Seychelles, Tonga).

JAPAN

(Notification in Japanese, with English translation)

Non-preferential rules of origin

- The Customs Directive of general provision for implementing the Customs Law: excerpts relating to Japan's current rules of origin for application of the GATT rates.

KOREA, REPUBLIC OF

(Notification in English)

Non-preferential rules of origin

1. Customs Act and sub-legislation:

- Customs Act, Article 43-15 and 43-16 (certification of origin);
- Presidential Decree for Customs Act, Article 53-4 (Certificate of Origin);
- Regulation for Customs Act, Article 31 (Certificate of Origin and Criteria) and Article 31-2 (Direct Transport Rule).

2. Foreign Trade Law and sub-legislation:

- (a) Foreign Trade Law, Chapter 3, Section 4 (Country of Origin Marking):
 - Article 31-2 (Country of Origin Marking for Exported or Imported Goods);
 - Article 31-3 (Submittal of Country of Origin Certificates);
 - Article 31-4 (Criteria for Determining Country of Origin).
- (b) Enforcement Decree of the Foreign Trade Law, Chapter 3, Section 4 (Country of Origin Marking):
 - Article 63-2 (Country of Origin Marking for Exported or Imported Goods);
 - Article 63-3 (Issuance of Country of Origin Certificates with Respect to Export Goods);
 - Article 63-4 (Submittal and Confirmation of Country of Origin Certification for Imported Goods);
 - Article 63-5 (Criteria for Determining Country of Origin of Imported Goods);
 - Article 63-6 (Determination of Country of Origin).
- (c) Foreign Trade Regulation (issued by the Minister of Trade, Industry and Energy):
 - (i) Chapter 3, Section 7 (Country of Origin Marking):
 - Article 3-7-1 (Scope of Application);
 - Article 3-7-2 (Country of Origin Marking for Exported Goods);
 - Article 3-7-3 (Country of Origin Marking for Imported Goods);
 - Article 3-7-4 (Exemption from Country of Origin Marking Requirements);
 - Article 3-7-5 (Confirmation of Country of Origin Marking);
 - Article 3-7-6 (Country of Origin of Imported Goods);
 - Article 3-7-7 (Special Cases of Determination of the Country of Origin);
 - Article 3-7-8 (Confirmation of Country of Origin);
 - Article 3-7-9 (Exemption from Submission of Certificate of Country of Origin, etc.);
 - Article 3-7-10 (Direct Transport Rule);
 - Article 3-7-11 (Determination of Country of Origin);
 - Article 3-7-12 (Consultation);
 - (ii) Chapter 7, Section 1 (Maintenance of Order in Foreign Trade):
 - Article 7-1-1 (Designation of Unfair Export and Import Acts);
 - (iii) Appendix 3-4 (Items Subject to Mark of Origin);
 - (iv) Appendix 3-5 (Items Subject to Article 3-7-6).
- (d) Country of Origin Regulation (issued by the Commissioner of the Korean Customs Service).

MAURITIUS

(Notification in English)

I. Non-preferential rules of origin

Mauritius does not have any non-preferential rules of origin.

II. Preferential rules of origin

1. Customs Tariff Regulations 1989.
2. Customs (Computer Document) Regulations 1994.
3. The Finance Act 1994: excerpts.

NEW ZEALAND

(Notification in English)

I. Non-preferential rules of origin

New Zealand Customs Act 1966, Sections 151A - 151J (Determination of Origin).

New Zealand has no judicial decisions or administrative rulings relating to non-preferential rules of origin.

II. Preferential rules of origin

1. Australia (ANZCERTA):

Regulations 70 - 70G of the Customs Regulations 1968.

2. Canada:

Regulations 71 and 73 of the Customs Regulations 1968.

3. Malaysia:

Regulations 72 and 73 of the Customs Regulations 1968.

4. United Kingdom:

Regulations 72A and 73 of the Customs Regulations 1968.

5. Developing countries (GSP):

Regulations 72B and 73 of the Customs Regulations 1968.

6. Forum Island Countries (Pacific Island countries under SPARTECA):

Regulations 72C - 72G of the Customs Regulations 1968.

New Zealand has no judicial decisions or administrative rulings relating to preferential rules of origin.

PERU

(Notification in Spanish)

Preferential rules of origin

See CARTAGENA AGREEMENT above.

ROMANIA

(Notification in English)

Non-preferential rules of origin

- Government Ordinance No. 26 of 1993: Chapter II of Annex 2 "Rules of Origin" (unofficial translation).

SLOVAK REPUBLIC²

(Notification in English)

I. Non-preferential rules of origin

- Customs Law of the Slovak Republic, Volume 1, Section 1, Articles 15-19.

II. Preferential rules of origin

- Customs Law of the Slovak Republic, Volume 1, Section 2, Article 20.

THAILAND

(Notification in English)

I. Non-preferential rules of origin

There are no existing laws, regulations, judicial decisions or administrative rulings of general applications relating to non-preferential rules of origin as of the date of entry into force of the WTO Agreement.

II. Preferential rules of origin

1. Global System of Trade Preferences (GSTP):

Annex II of the GSTP Agreement, Rules of Origin.

2. ASEAN:

to follow (single notification on behalf of all ASEAN Member countries).

²The Slovak Republic has indicated that the new Customs Law is being prepared, will be adopted soon, and will then be notified.

UNITED STATES

(Notification in English)

I. Non-preferential rules of origin

A. Rules of origin

1. Government procurement:

- 19 U.S.C.A. 2511;
- Section 341 to Public Law 103-465.

2. Marking rules of origin:

- 19 U.S.C.A. 1304 (Supplement);
- 19 C.F.R. 134.

3. Most-favoured-nation duty assessment:

- General Note 3 to Harmonized Tariff Schedule.

4. Textiles and textile products:

- 19 C.F.R. 12.130;
- Section 334 to Public Law 103-465
- Section 334 of Public Law 103-465.

B. Judicial decisions

<u>Date</u>	<u>Case</u>	<u>Subject</u>
1989	867 F.2d 1409; 1989 U.S. App.	drawn wire
1987	822 F.2d 1069; 1987 U.S. App.	fabric
1987	818 F.2d 860; 1987 U.S. App.	oil
1984	741 F.2d 1368	pillowcases
1980	621 F.2d 1163	glue
1995	1995 Ct. Intl. Trade	men's suits
1992	1995 Ct. Intl. Trade	photo album pages
1992	16 C.I.T. 308; 1992 Ct. Intl. Trade	hand-tool components
1990	14 C.I.T. 208; 733 F. Supp. 1507; 1990 Ct. Intl. Trade	fabric
1990	14 C.I.T. 61; 1990 Ct. Intl. Trade	steel forgings
1988	12 C.I.T. 1120; 701 F. Supp. 229; 1988 Ct. Intl. Trade	frozen fish fillets

<u>Date</u>	<u>Case</u>	<u>Subject</u>
1988	12 C.I.T. 808; 696 F. Supp. 661; 1988 Ct. Intl. Trade	printing press
1986	646 F. Supp. 255; 10 C.I.T. 613	oil
1986	630 F. Supp. 360; 10 C.I.T. 128	umbrellas
1986	628 F. Supp. 978; 10 C.I.T. 48	orange juice
1985	624 F. Supp. 1557; 9 C.I.T. 626	pistachio nuts
1983	573 F. Supp. 1149; 6 C.I.T. 204	pillowcases
1982	542 F. Supp. 1026; 3 C.I.T. 220	footwear (uppers)
1981	2 C.I.T. 291	footwear (leather soles, rubber uppers)
1970	65 Cust. Ct. 474; Cust. Dec. 4126	chair parts

C. Administrative rulings

Administrative rulings have been notified on 179 diskettes.³

II. Preferential rules of origin

A. Rules of origin

1. Agreement on Trade in Civil Aircraft:

- General Note 6 to the Harmonized Tariff Schedule;
- 19 C.F.R. 10.183.

2. American Goods Returned:

- Subchapters I and II to Chapter 98 to the Harmonized Tariff Schedule;
- 19 C.F.R. 10.1.

3. Andean Trade Preference Act:

- General Note 11 to the Harmonized Tariff Schedule;
- 19 U.S.C.A. 3201 (Supplement).

4. Automotive Products Trade Act:

- General Note 5 to the Harmonized Tariff Schedule;
- 19 C.F.R. 10.84;
- 19 U.S.C.A. 2001;
- 19 U.S.C.A. 2001 (Supplement).

³The diskettes have yet to be converted into readable format.

5. Caribbean Basin Economic Recovery Act:
 - General Note 7 to the Harmonized Tariff Schedule;
 - 19 C.F.R. 10.191;
 - 19 U.S.C.A. 2701 (Supplement).
6. General System of Preferences:
 - General Note 4 to the Harmonized Tariff Schedule;
 - 19 C.F.R. 10.171;
 - 19 U.S.C.A. 2461 (Supplement).
7. North American Free Trade Agreement (NAFTA):
 - (a) Article 401 Tariff Preferential Rules:
 - General Note 12 to the Harmonized Tariff Schedule;
 - 19 C.F.R. 181.131;
 - 19 U.S.C.A. 3332.
 - (b) Annex 311 Marking Rules:
 - 19 C.F.R. 102.
8. Products of the Freely Associated States:
 - General Note 10 to the Harmonized Tariff Schedule.
9. Products of Insular Possessions:
 - General Note 3(a)(iv) to the Harmonized Tariff Schedule;
 - 10 C.F.R. 7.1.
10. United States - Israel Free Trade Agreement:
 - General Note 8 to the Harmonized Tariff Schedule.

B. Judicial decisions

<u>Date</u>	<u>Case</u>	<u>Subject</u>
1993	996 F.2d 1203; 1993 U.S. App.	kiln furniture
1992	976 F.2d 716; 1992 U.S. App.	motor vehicles
1989	890 F.2d 1150; 1989 U.S. App.	corn flour products
1989	870 F.2d 627; 1989 U.S. App.	porcelainware
1985	764 F.2d 1563; 3 Fed. Cir (T) 158.	sewing-machine needles
1994	843 F. Supp. 709; 1994 Ct. Intl. Trade	towels

<u>Date</u>	<u>Case</u>	<u>Subject</u>
1993	829 F. Supp. 1343; 1993 Ct. Intl. Trade	towels
1993	811 F. Supp. 692; 1993 Ct. Intl. Trade	typewriters
1992	16 C.I.T. 698; 797 F. Supp. 1012; 1992 Ct. Intl. Trade	cathode ray tubes
1992	16 C.I.T. 459; 1992 Ct. Intl. Trade	kiln furniture
1992	16 C.I.T. 155; 789 F. Supp. 1154; 1992 Ct. Intl. Trade	orange juice
1991	15 C.I.T. 372; 770 F. Supp. 641; 1991 Ct. Intl. Trade	motor vehicles
1988	12 C.I.T. 1153; 703 F. Supp. 949; 1988 Ct. Intl. Trade	corn flour products
1988	12 C.I.T. 1146; 702 F. Supp. 908; 1988 Ct. Intl. Trade	luggage
1988	12 C.I.T. 629; 691 F. Supp. 1445; 1988 Ct. Intl. Trade	watches
1988	12 C.I.T. 485; 688 F. Supp. 1544; 1988 Ct. Intl. Trade	porcelainware
1987	11 C.I.T. 608; 669 F. Supp. 472; 1987 Ct. Intl. Trade	steel wire
1987	11 C.I.T. 470; 664 F. Supp. 535; 1987 Ct. Intl. Trade	galvanized steel
1987	11 C.I.T. 30; 652 F. Supp. 1531; 1987 Ct. Intl. Trade	cotton piece goods
1986	650 F. Supp. 1007; 10 C.I.T. 762	ethanol
1986	632 F. Supp. 41; 10 C.I.T. 189	sweaters
1984	596 F. Supp. 1567; 8 C.I.T. 214	textile products
1984	596 F. Supp. 1083; 8 C.I.T. 150	sewing-machine needles
1982	4 C.I.T. 182	printed circuit boards
1982	4 C.I.T. 41	cotton gloves
1981	520 F. Supp. 1216; 2 C.I.T. 36	electronic components for cameras
1974	386 F. Supp. 518; 73 Cust. Ct. 144; Cust. Dec. 4564	revolvers

C. Administrative rulings

Administrative rulings have been notified on 179 diskettes.⁴

VENEZUELA

(Notification in Spanish)

I. Non-preferential rules of origin

Venezuela does not have any judicial decisions or administrative rules generally applicable to non-preferential rules of origin.

II. Preferential rules of origin

See CARTAGENA AGREEMENT above.

⁴The diskettes have yet to be converted into readable format.