

WORLD TRADE ORGANIZATION

RESTRICTED

G/RO/N/2

22 June 1995

(95-1671)

Committee on Rules of Origin

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

A. Non-preferential rules of origin

1. Article 5.1 of the Agreement on Rules of Origin provides that each Member shall provide to the Secretariat, within 90 days after the date of entry into force of the WTO Agreement for it, its rules of origin, judicial decisions, and administrative rulings of general application relating to rules of origin in effect on that date. If by inadvertence a rule of origin has not been provided, the Member concerned shall provide it immediately after this fact becomes known. Lists of information received and available with the Secretariat shall be circulated to the Members by the Secretariat.
2. Previous notifications received are listed in document G/RO/N/1 and Add.1. As of 15 June 1995, further notifications have been received as follows:

ARGENTINA

(notification in Spanish)

Non-preferential rules of origin

- Article 14 of the Customs Code - Law 22415/82.

CZECH REPUBLIC

(notification in English)

I. Non-preferential rules of origin

1. Section 59-63 of Division One of Part One of Chapter Seven of the Customs Act No.13/1993;
2. Decree of the Ministry of Finance "On the Determination of the Non-Preferential Origin of Goods" (17 February 1993).

II. Preferential rules of origin

1. Section 64 of Division One of Part One of Chapter Seven of the Customs Act No. 13/1993.
2. Preferential rules of origin relating to the free-trade agreements concluded by the Czech Republic have been notified as follows:

EC/CR Agreement: L/6992/Add.1;

EFTA/CR Free Trade Agreement: L/7041/Add.1;

./.

CEFTA Agreement: L/7495/Add.1;

Slovenia/CR Agreement: L/7447/Add.1;

Slovakia/CR Customs Union Agreement: L/7212.

Rules of origin contained in the free trade agreement between Romania and the Czech Republic will be notified once the respective ratification procedures have been completed.

3. Generalized System of Preferences (GSP)

Preferential rules applied to imports from the countries beneficiaries of the GSP of the Czech Republic have been notified in document L/3703/Add.7.

HUNGARY

(notification in English)

I. Non-preferential rules of origin

- Paragraph 28(1)-(3) of Joint Decree No. 38/1976 (XI.10) PM-KKM.

II. Preferential rules of origin

- Paragraphs 28(4)-(12) and 28A(1)-(2) of Joint Decree No. 38/1976 (XI.10) PM-KKM.

MOROCCO

(notification in French)

I. Non-preferential rules of origin

- National definition of origin of goods.

II. Preferential rules of origin

1. Morocco-EEC Cooperation Agreement:

Rules of origin established in the treaty and applied pursuant to Protocol N° 2 to the Morocco-EEC Cooperation Agreement of 27 April 1976.

2. Agreements signed with other Arab and African countries:

(Algeria, Egypt, Guinea, Iraq, Jordan, Libya, Mauritania, Saudi Arabia, Senegal, Sudan and Tunisia)

Summary of provisions concerning origin.