No. 33519

EUROPEAN ECONOMIC COMMUNITY and HUNGARY

Agreement on trade and commercial and economic cooperation (with annex, protocol and joint declaration). Signed at Brussels on 26 September 1988

Authentic texts: Spanish, Danish, German, Greek, English, French, Italian, Dutch, Portuguese and Hungarian.

Registered by the Secretary-General of the Council of the European Union, acting on behalf of the Parties, on 15 January 1997.

COMMUNAUTÉ ÉCONOMIQUE EUROPÉENNE et HONGRIE

Accord concernant le commerce et la coopération commerciale et économique (avec annexe, protocole et déclaration commune). Signé à Bruxelles le 26 septembre 1988

Textes authentiques : espagnol, danois, allemand, grec, anglais, français, italien, néerlandais, portugais et hongrois.

Enregistré par le Secrétaire général du Conseil de l'Union européenne, agissant au nom des Parties, le 15 janvier 1997.

AGREEMENT1 BETWEEN THE EUROPEAN ECONOMIC COMMU-NITY AND THE HUNGARIAN PEOPLE'S REPUBLIC ON TRADE AND COMMERCIAL AND ECONOMIC CO-OPERATION

THE EUROPEAN ECONOMIC COMMUNITY, hereinafter called "the Community", of the one part, and

THE HUNGARIAN PEOPLE'S REPUBLIC, hereinafter called "Hungary", of the other part,

CONSIDERING the traditional trade and economic links between the Community and Hungary;

TAKING INTO ACCOUNT the favourable implications for trade and economic relations between the Contracting Parties of their respective economic situations and policies;

DESIROUS of creating favourable conditions for the harmonious development and diversification of trade and the promotion of commercial and economic co-operation on the basis of equality, non-discrimination, mutual benefit and reciprocity;

HAVING REGARD to the particular importance of foreign trade for each of the Contracting Parties and for their economic and social development;

HAVING REGARD to the importance of giving full effect to the Final Act of the Conference on Security and Co-operation in Europe² and the Concluding Document of the Madrid Meeting;3

 ¹ Came into force on 1 December 1988 by notification, in accordance with article 16.
 ² International Legal Materials, vol. XIV (1975), p. 1292 (American Society of International Law).
 ³ Ibid., vol. XXII (1983), p. 1395 (American Society of International Law).

REAFFIRMING the international commitments of the Contracting Parties, in particular those arising from the General Agreement on Tariffs and Trade, including the Protocol for Accession of Hungary thereto;

RECALLING Hungary's membership of the International Monetary Fund and the World Bank:

BELIEVING that the time is opportune to give further impetus to the trading and economic relationship between the Community and Hungary;

RECOGNIZING that the Community and Hungary desire to establish extensive contractual links with each other which will complement and extend the relations already existing between them.

HAVE DECIDED to conclude this Agreement and to this end have designated as their Plenipotentiaries:

THE EUROPEAN ECONOMIC COMMUNITY:

Théodoros PANGALOS
Deputy Minister for Foreign Affairs,
President-in-Office of the Council of the European Communities

Willy DE CLERCQ

Member of the Commission of the European Communities

THE HUNGARIAN PEOPLE'S REPUBLIC:

József MARJAI

Deputy Prime Minister, Minister for Trade

WHO, having exchanged their Full Powers, found in good and due form,

HAVE AGREED AS FOLLOWS:

¹United Nations, Treaty Series, vol. 55, p. 187.

TITLE I

COMMERCIAL CO-OPERATION

ARTICLE 1

The Contracting Parties reaffirm their commitment to accord each other most-favoured nation treatment in accordance with the General Agreement on Tariffs and Trade (GATT) and the Protocol for Accession of Hungary thereto.

ARTICLE 2

- 1. This agreement shall apply to trade in all products originating in the Community or in Hungary with the exception of the products covered by the Treaty establishing the European Coal and Steel Community.
- 2. Unless otherwise specified in this Agreement, trade and other commercial co-operation between the Contracting Parties shall be conducted in accordance with their respective regulations.

ARTICLE 3

1. This Agreement shall not affect the provisions of the existing Agreements concerning trade in textile products between the Community and Hungary, nor of any such agreements subsequently concluded.

Furthermore, in the event that the Community invokes paragraph 24 of the Protocol Extending the Arrangement regarding International Trade in Textiles of 31 July 1986,² the provisions of the said Arrangement shall apply to the products in question.

¹United Nations, Treaty Series, vol. 261, p. 140.

² *Ibid.*, vol. 1441, p. 284.

Not later than six months before the expiry of the Agreements concerning trade in textile products referred to above, the Contracting Parties shall consult each other with a view to determining the arrangements to be applied to trade in textile products after the expiry of the said Agreements.

2. This Agreement shall not affect specific agreements or arrangements covering agricultural products in force between the Contracting Parties, or any successor agreements or arrangements.

ARTICLE 4

- 1. Each Contracting Party will accord the highest degree of liberalization which they generally apply to third countries to imports of the other's products taking into account all the provisions of GATT and of the Protocol for Accession of Hungary thereto.
- 2. To this end the Community undertakes to abolish the quantitative restrictions referred to in Article 4(a) of the Protocol for Accession of Hungary to the GATT in accordance with the provisions set out in the Protocol to this Agreement.

ARTICLE 5

The Contracting Parties undertake to examine the possibility of increasing their mutual trade by the abolition, reduction or other modification of tariffs in conformity with their obligations under the GATT.

Taking into account the importance of their trade in agricultural products and the implications of multilateral negotiations in the GATT framework, the Contracting Parties shall examine in the Joint Committee referrd to in Title III of this Agreement, the possibility of granting each other reciprocal concessions on a product-by-product basis in the field of trade in agricultural products on the basis of Article 1.

ARTICLE 7

- 1. The Contracting Parties shall consult each other if any product is being imported in trade between the Community and Hungary in such increased quantities or under such conditions as to cause or threaten serious injury to domestic producers of like or directly competitive products.
- 2. The Contracting Party requesting the consultations will supply the other Party with all the information required for a detailed examination of the situation.
- 3. The consultations requested pursuant to paragraph 1 will be held with due regard for the fundamental aims of the Agreement and will be completed not later than 30 days from the date of notification of the request by the Party concerned, unless the Parties agree otherwise.
- 4. If, as a result of such consultations, it is agreed that the situation referred to in paragraph 1 exists, exports shall be limited or such other action taken, which may include action, if possible, with respect to the price at which the exports are sold, as will prevent or remedy the injury.
- 5. If, following action under paragraphs 1 to 4, agreement is not reached between the Contracting Parties, the Contracting Party which requested the consultation shall be free to restrict the imports of the products concerned to the extent and for such time as is necessary to prevent or remedy the injury. The other Contracting Party shall then be free to deviate from its obligations towards the first Party in respect of substantially equivalent trade.

- 6. In critical circumstances, where delay would cause damage difficult to repair, such preventive or remedial action may be taken provisionally without prior consultation, on the condition that consultation shall be effected immediately after taking such action.
- 7. In the selection of measures under this Article, the Contracting Parties should give priority to those which cause the least disturbance to the functioning of this Agreement.
- 8. Where necessary, the Contracting Parties may hold consultations to determine when the measures adopted pursuant to paragraphs 4, 5 and 6 shall cease to apply.
- 9. Either Contracting Party may refer any disagreement arising out of the adoption of safeguard measures pursuant to this Article to the Contracting Parties of the GATT in accordance with Article 5 of the Protocol for Accession of Hungary to the GATT provided that the procedures in this Article have been fully implemented.

The Contracting Parties will inform each other of any modification in their tariff or statistical nomenclature or any other decision concerning the classification of products covered by this Agreement.

ARTICLE 9

Within the limits of their respective powers, the Contracting Parties

 shall encourage the adoption of arbitration for the settlement of disputes arising out of commercial and co-operation transactions concluded by firms, enterprises and economic organizations of the Community and those of Hungary;

- agree that when a dispute is submitted to arbitration, each party to the dispute may freely choose its own arbitrator, irrespective of his nationality, and that the presiding third arbitrator or the sole arbitrator may be a citizen of a third State;
- shall encourage recourse to the arbitration rules elaborated by the United Nations Commission on International Trade Law (UNCITRAL) and to arbitration by any centre of a State signatory to the Convention on Recognition and Enforcement of Foreign Arbitral Awards done at New York on 10 June 1958.

- 1. The Contracting Parties shall make every effort to promote, expand and diversify their trade on the basis of non-discrimination and reciprocity. In the spirit of this Article, the Joint Comittee established under Title III of this Agreement will attach special importance to examining ways of encouraging the reciprocal and harmonious expansion of trade.
- 2. To this end the Contracting Parties agree to ensure the publication of comprehensive data on commercial and financial issues including production, consumption and foreign trade statistics, and information in accordance with Article X of GATT.
- 3. The Contracting Parties agree that counter-trade practices may create distortions in international trade and they should be regarded as temporary and exceptional.

For this reason they agree not to impose counter-trade requirements on companies established in the Community or in Hungary nor to compel them to engage in such trade practices.

¹United Nations, *Treaty Series*, vol. 330, p. 3.

Nevertheless, where firms or companies decide to resort to counter-trade operations, the Contracting Parties will encourage them to furnish all relevant information to facilitate the transaction.

4. In furtherance of the aims of this Article, the Contracting Parties agree that they shall maintain and improve favourable business regulations and facilities for each other's firms or companies on their respective markets inter alia as indicated in the Annex.

TITLE II

ECONOMIC CO-OPERATION

ARTICLE 11

1. In the light of their respective economic policies and objectives, the Contracting Parties shall foster economic co-operation on as broad a base as possible in all fields deemed to be in their mutual interest.

The objective of such co-operation shall be, inter alia:

- to reinforce and diversify economic links between the Contracting Parties:
- to contribute to the development of their respective economies and standards of living;
- to open up new sources of supply and new markets;
- to encourage co-operation between economic operators, with a view to promoting joint ventures, licensing agreements and other forms of industrial co-operation to develop their respective industries;
- to encourage scientific and technological progress.

- 2. In order to achieve these objectives, the Contracting Parties shall make efforts to encourage and promote economic co-operation in particular in the following sectors:
- Industry,
- Mining,
- Agriculture, including agro-industries,
- Scientific research in designated sectors in which the Contracting Parties are or may be engaged;
- Energy, including the development of new sources of energy,
- Transport,
- Tourism.
- Environmental protection and the management of natural resources.
- 3. To give effect to the objectives of economic co-operation and within the limits of their respective powers, the Contracting Parties shall encourage the adoption of measures aimed at creating favourable conditions for economic and industrial co-operation including:
- the facilitation of exchanges of commercial and economic information on all matters which would assist the development of trade and economic co-operation;
- the development of a favourable climate for investment, joint ventures and licensing arrangements notably by the extension by the Member States of the Community and Hungary of arrangements for investment promotion and protection, in particular for the transfer of profits and repatriation of invested capital, on the basis of the principles of non-discrimination and reciprocity;

- exchanges and contacts between persons and delegations representing commercial or other relevant organizations;
- the organization of seminars, fairs, business weeks or exhibitions;
- activities involving the provision of technical expertise in appropriate areas:
- the promotion of exchange of information and contacts on scientific subjects of mutual interest in accordance with each other's laws and policies.

Without prejudice to the relevant provisions of the Treaties establishing the European Communities, the present agreement and any action taken thereunder shall in no way affect the powers of the Member States of the Community to undertake bilateral activities with Hungary in the field of economic co-operation, and to conclude, where appropriate, new economic co-operation agreements with Hungary.

TITLE III

JOINT COMMITTEE

ARTICLE 13

1. a) A Joint Committee shall be set up, comprising representatives of the Community, on the one hand, and respresentatives of Hungary on the other.

¹ For the Treaty instituting the European Coal and Steel Community, see United Nations, *Treaty Series*, vol. 261, No. 3729. For the Treaty establishing the European Economic Community, see United Nations, *Treaty Series*, vols. 294 to 298, 1376 to 1378, 1383, 1452 and 1453, No. 4300. For the Treaty establishing the European Atomic Energy Community, see United Nations, *Treaty Series*, vols. 294 to 298, 1376 to 1378, 1383, 1452 and 1453, No. 4301.

- b) The Joint Committee shall formulate recommendations by mutual agreement between the Contracting Parties.
- c) The Joint Committee shall, as necessary, adopt its own rules of procedure and programme of work.
- d) The Joint Committee shall meet once a year in Brussels and Budapest alternately. Special meetings may be convened by mutual agreement, at the request of either Contracting Party. The office of Chairman of the Joint Committee shall be held alternately by each of the Contracting Parties. Wherever possible, the agenda for meetings of the Joint Committee will be agreed beforehand.
- e) The Joint Committee may set up specialized sub-committees to assist it in the performance of its tasks.
- 2. a) The Joint Committee shall ensure the proper functioning of this Agreement and shall devise and recommend practical measures for achieving its objectives, keeping in view the economic and social policies of the Contracting Parties.
- b) The Joint Committee shall endeavour to find ways of encouraging the development of trade and commercial and economic co-operation between the Contracting Parties. In particular, it shall:
- examine the various aspects of trade between the Parties, notably the overall pattern, rate of growth, structure and diversification, the trade balance and the various forms of trade and trade promotion;
- make recommendations on any trade or economic co-operation problem of mutual concern:
- seek appropriate means of avoiding possible difficulties in the fields of trade and co-operation and encourage various forms of commercial and economic co-operation in areas of mutual interest;

- consider measures likely to develop and diversify trade and economic co-operation, notably by improving import opportunities in the Community and in Hungary;
- exchange information on macro-economic plans and forecasts for the economies of the two Parties which have an impact on trade and co-operation and, by extension, on the scope for developing complementarity between their respective economies and also on proposed economic development programmes;
- seek methods of arranging and encouraging exchange of information and contacts in matters relating to co-operation in the economic field between the Contracting Parties on a mutually advantageous basis, and work towards the creation of favourable conditions for such co-operation;
- examine favourably ways of improving conditions for the development of direct contacts between firms established in the Commmunity and those established in Hungary;
- formulate and submit to the authorities of both Contracting Parties recommendations for solving any problems that arise, where appropriate by means of the conclusion of arrangements or agreements.

TITLE IV

GENERAL AND FINAL PROVISIONS

ARTICLE 14

1. This Agreement shall not affect or impair the rights and obligations of the Parties under the GATT and the Protocol for Accession of Hungary to the GATT. 2. Subject to the provisions concerning economic co-operation in Article 11, the provisions of this Agreement shall be substituted for provisions of Agreements concluded between Member States of the Community and Hungary to the extent to which the latter provisions are either incompatible with, or identical to, the former.

ARTICLE 15

This Agreement shall apply, on the one hand, to the territories in which the Treaty establishing the European Economic Community is applied and under the conditions laid down in that Treaty and, on the other hand, to the territory of the Hungarian People's Republic.

ARTICLE 16

This Agreement shall enter into force on the first day of the month following the date on which the Contracting Parties have notified each other that the legal procedures necessary to this end have been completed. The Agreement shall be concluded for an initial period of ten years. The Agreement shall be automatically renewed year by year provided that neither Contracting Party gives the other Party written notice of denunciation of the Agreement six months before it expires.

However, the two Contracting Parties may amend the Agreement by mutual consent in order to take account of new developments.

The Annex, the Protocol and the Joint Declaration attached to this Agreement shall form an integral part thereof.

ARTICLE 17

This Agreement shall be drawn up in duplicate in the Danish, Dutch, English, French, German, Greek, Italian, Portuguese, Spanish and Hungarian languages, each text being equally authentic.

[For the testimonium and signatures, see p. 137 of this volume.]

EN FE DE LO CUAL, los plenipotenciarios abajo firmantes suscriben el presente acuerdo.

TIL BEKRÆFTELSE HERAF har undertegnede befuldmægtigede underskrevet denne aftale.

ZU URKUND DESSEN haben die unterzeichneten Bevollmächtigten ihre Unterschriften unter dieses Abkommen gesetzt.

ΕΙΣ ΠΙΣΤΩΣΗ ΤΩΝ ΑΝΩΤΕΡΩ, οι υπογεγραμμένοι πληρεξούσιοι έθεσαν τις υπογραφές τους στην παρούσα συμφωνία.

IN WITNESS WHEREOF, the undersigned Plenipotentiaries have signed this Agreement.

EN FOI DE QUOI les plénipotentiaires soussignés ont apposé leurs signatures au bas du présent accord.

IN FEDE DI CHE, i plenipotenziari sottoscritti hanno apposto le loro firme in calce al presente accordo.

TEN BLIJKE WAARVAN de ondergetekende gevolmachtigden hun handtekening onder deze Overeenkomst hebben gesteld.

EM FÉ DO QUE, os plenipotenciários abaixo assinados apuseram as suas assinaturas no final do presente Acordo.

FENTIEK HITELÉÜL, az arra meghatalmazottak aláirták a jelen Megállapodást.

Hecho en Bruselas, el veintiseis de septiembre de mil novecientos ochenta y ocho.

Udfærdiget i Bruxelles, den seksogtyvende september nitten hundrede og otteogfirs.

Geschehen zu Brüssel am sechsundzwanzigsten September neunzehnhundertachtundachtzig.

Έγινε στις Βρυξέλλες, στις είκοσι έξι Σεπτεμβρίου χίλια εννιακόσια ογδόντα οκτώ.

Done at Brussels on the twenty-sixth day of September in the year one thousand nine hundred and eighty-eight.

Fait à Bruxelles, le vingt-six septembre mil neuf cent quatre-vingt-huit.

Fatto a Bruxelles, addi' ventisei settembre millenovecentottantotto.

Gedaan te Brussel, de zesentwintigste september negentienhonderdachtentachtig.

Feito em Bruxelas, em vinte e seis de Setembro de mil novecentos e oitenta e oito.

Kelt Brüsszelben, ezerkilencszáznyolcvannyolc szeptember hó huszonhatodikán.

Por el Consejo de las Comunidades Europeas, For Rådet for De europæiske Fællesskaber, Für den Rat der Europäischen Gemeinschaften, Για το Συμβούλιο των Ευρωπαϊκών Κοινοτήτων, For the Council of the European Communities, Pour le Conseil des Communautés européennes, Per il Consiglio delle Comunità Europee, Voor de Raad van de Europese Gemeenschappen, Pelo Conselho das Comunidades Europeias, Az Europai Közösségek Tanácsa nevében

[Théodoros Pangalos] [Willy De Clerco]

Por el Gobierno de la República Popular Hűngara,
For regeringen for Den ungarske Folkerepublik,
Für die Regierung der Ungarischen Volksrepublik,
Για την Κυβέρνηση της Λαϊκής Δημοκρατίας της Ουγγαρίας,
For the Government of the Hungarian People's Republic,
Pour le Gouvernement de la République populaire hongroise,
Per il Governo della Repubblica popolare ungherese,
Voor de Regering van de Hongaarse Volksrepubliek,
Pelo Governo da República Popular da Hungria,
A Magyar Něpköztársaság Kormánya nevében

[József Marjai]

ANNEX

ANNEX RELATING TO ARTICLE 10 OF THE AGREEMENT

The regulations and facilities referred to in Article 10 of the Agreement are, in Hungary, inter alia the following:

- Non-discriminatory application of Hungary's import licensing system in accordance with its international commitments;
- The non-discriminatory administration of Hungary's global quota for consumer goods and the provision of all necessary information relating thereto;
- Non-discriminatory treatment by Hungary when awarding contracts for goods or services as a result of World Bank or other international competitive tenders:
- Non-discriminatory procedures for the establishment of offices in Hungary, the renting of business premises, the import of necessary equipment and furniture for operating offices or branches, the recruitment, management and salary levels of staff for such offices and the movement of staff, access to communication facilities and to the publicity media (press, radio and television) and to retail distribution networks:
- The legal protection by Hungary of intellectual property rights for both products and processes in accordance with the international conventions to which Hungary is a signatory, namely, the Paris Convention for the Protection of Industrial Property, as revised at Stockholm on July 14th 1967 and the Universal Copyright Convention of September 6th, 1952, as revised at Paris on July 24th, 1971.3

¹United Nations, Treaty Series, vol. 828, p. 305.

² *Ibid.*, vol. 216, p. 132. ³ *Ibid.*, vol. 943, p. 178.

PROTOCOL

ON THE ABOLITION OF QUANTITATIVE RESTRICTIONS REFERRED TO IN ARTICLE 4 OF THE AGREEMENT

- 1. The Community undertakes to abolish, within one year of the entry into force of the Agreement, the quantitative restrictions on imports into the Community originating in Hungary of those products set out in Annex A to this Protocol.
- 2. The Community undertakes to abolish, on or before 31 December 1992, the quantitative restrictions on imports originating in Hungary of those products and into those regions of the Community set out in Annex B to this Protocol.

The list of products set out in Annex B may be modified by mutual consent after consultations in the Joint Committee referred to in Title III of the Agreement to take account of changes in market conditions or regulations relating thereto either in the Community or in Hungary.

- 3. For restrictions referred to in Article 4(2) of the Agreement affecting those products for which no provisions have been made in Annexes A and B, the Contracting Parties shall examine before 30 June 1992 in the framework of the Joint Committee referred to in Title III of the Agreement, whether it can be agreed to make changes in existing import arrangements. The changes to be considered may include any of the following measures:
- Liberalization:
- Liberalization with surveillance of imports;
- Adoption of appropriate measures by Hungary such as the issue of export licences or certificates to ensure that exports remain within specified levels;
- Measures that may be required by the Community after 1992 to adapt existing import arrangements and taken in conformity with the Protocol for Accession of Hungary to the GATT.

- 4. The Community undertakes to abolish, by 31 December 1995 at the latest, the restrictions referred to in Article 4(2) of the Agreement affecting imports of products into the Community originating in Hungary.
- 5. For the products in respect of which quantitative restrictions are abolished pursuant to paragraphs 3 or 4, the following special conditions of application of the safeguard clause contained in Article 7 of the Agreement shall apply until 31 December 1998:
- (a) If the increased level of imports for a given product, or the conditions under which it is imported, cause or threaten to cause material injury to Community producers of like or competitive products, the Community may request the opening of consultations in accordance with the procedure described in Article 7(2) and (3) of the Agreement with a view to reaching agreement on the appropriate restraint level or other appropriate action for the product concerned.
- (b) If, within ten working days of the request by the Community for consultations, the Contracting Parties are unable to reach a satisfactory solution, the Community shall have the right to introduce and maintain during the initial period of validity of the Agreement a quantitative limit at an annual level not lower than the level already achieved in the normal course of trade before the consultation.
- (c) Hungary shall then not resort to Article 7(5) of the Agreement nor otherwise have recourse to retaliation or seek compensation, notwithstanding the provisions of Article 14(1) of the Agreement.
- 6. The Contracting Parties recognize that difficulties may arise after 1998 and agree to avoid possible market disruption. They will hold consultations before 30 June 1998 in the framework of the Joint Committee referred to in Title III of the Agreement.

referred to in paragraph 1 of the Protocol (NIMEXE POSITIONS AS AT 31.12.1987)

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170416	170488	180683	291181	381955	480144	734061
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170426	180602	180692	291675	390192	480171	780420
170427	180603	180693	291685	390196	480172	780500
170428	180605	180694	291689	390214	480174	790200
170429	180606	180696	292213	390237	480176	790325
170431	180609	180697	292216	390267	480179	790690
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170437	180616	220635	292251	390312	510165	840624
170438	180617	220651	292261	390314	510174	842311
170439	180618	220931	292269	390315	510175	842313
170440	180619	220956	292271	390317	CAT. 136	842321
170442	180621	220957	292317	390333	591721	842332
170443	180624	220962	292378	390334	CAT. EX 138	843513
170444	180625	220964	293541	390336	571110	843515
170445	180627	220966	293547	390339	CAT. 148A	843516
170446	180628	220968	293575	390343	570611	843521
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170448	18063 0	253115	300311	390346	570630	843525

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180631	253191	300313	390347	CAT. 153	843527
180634	253199	300315	390349	620311	843532
180635	270411	300317	390351	650511 x	843535
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180638	270759	320730	390357	650530 x	843555
180639	281900	320771	390359		843557
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180645	290111	381437	400265	690610	845510
180647	290199	381903	400267	690690	845593
180651	290210	381904	400270	700710	852210
180653	290229	381906	400691	700720	852240
180655	290231	381912	400693	700731	852410
180661	2,90235	381922	410212	701610	852430
180664	290236	381926	450120	730260	870310
180665	290238	381928	450140	730281	890195
180667	290310	381932	450160	730299	902311
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180671	290412	381935	480120	731910	960198
180672	290414	381937	480122	731930	970551
	180631 180634 180635 180637 180638 180639 180640 180641 180645 180647 180651 180653 180655 180661 180664 180665 180667 180670	180631 253191 180634 253199 180635 270411 180637 270480 180638 270759 180639 281900 180640 283079 180641 283881 180644 285410 180645 290111 180647 290199 180651 290210 180653 290229 180655 290231 180661 290235 180664 290236 180665 290238 180667 290310 180670 290351 180670 290351	180631 253191 300313 180634 253199 300315 180635 270411 300317 180637 270480 320710 180638 270759 320730 180639 281900 320771 180640 283079 320790 180641 283881 360801 180644 285410 360810 180645 290111 381437 180647 290199 381903 180651 290210 381904 180653 290229 381906 180665 290231 381912 180661 290235 381922 180664 290236 381928 180667 290310 381932 180670 290351 381933 180671 290412 381935	180631 253191 300313 390347 180634 253199 300315 390349 180635 270411 300317 390351 180637 270480 320710 390355 180638 270759 320730 390357 180639 281900 320771 390359 180640 283079 320790 390360 180641 283881 360801 400230 180644 285410 360810 400249 180645 290111 381437 400265 180651 290199 381903 400267 180653 290210 381904 400270 180653 290239 381906 400691 180655 290231 381912 400693 180664 290235 381922 410212 180665 290238 381928 450140 180667 290310 381932 450160 180670 290351 381933 480106 180671 290412 381935 480120	180631 253191 300313 390347 CAT. 153 180634 253199 300315 390349 620311 180635 270411 300317 390351 650511 x 180637 270480 320710 390355 650519 x 180638 270759 320730 390357 650530 x 180639 281900 320771 390359 180640 283079 320790 390360 680100 180641 283881 360801 400230 690411 180644 285410 360810 400249 690490 180645 290111 381437 400265 690610 180647 290199 381903 400267 690690 180651 290210 381904 400270 700710 180653 290229 381906 400691 700720 180655 290231 381912 400693 700731 180661 290236 381922 410212 701610 180664 290236 381926 450120 730260 180665 290238 381928 450140 730281 180667 290310 381932 450160 730299 180670 290351 381933 480106 731710 180671 290412 381935 480106 731710

(x) KNITTED ACRYLIC CAPS

ANNEXE B

referred to in paragraph % of the Protocol (NIMEXE POSITIONS AS AT 31.12.1987)

NB: Textile products subject to bilateral Agreements concerning trade in textile products between Hungary and the Community are not covered by the following list.

NIMEXE	BNL	DA	DE	FR	1R	IT	UK	EL	PO	ES	
040600										,	
040600						*					
070111						+					
070113						+					
070115						+					
070117	+					+					
070119						+					
070250						+					
070450			-			+					
080150						+					
110500						+					
170401						+					
170423	+					+				+	
170456	+					+				+	
170460	+					+					
170470	+					+				+	
170473	+					+				+	
170498	+					+					
180680	+	+									
200707				+		+					
220611						+ -					
220659						+					
220810						+					
220830						+					
220910											
220939						+					
220952						_					
220953						_					

NIMEXE	BNL DA	DE	FR	IR	ΙΤ	UK	EL	PO	ES
220972					-				
220979					+				
220981					+				
220983					+ .				
220985					+				
220987					+				
220988					+				
220991 220993					· +				
220995					+				
220999					_				
221051					+				
221055					+				
240210					+				
2 40220					+				
240230					+				
240240					+				
240291 240299					+				
252310					+				
252315					+				
252320					+				
252330					+				
252370					+				
252390					+				
270729					· -				
270739					+				
270791					+				
280811									+
281711					+				
281715					+				
282011 282015					+ +				
282110					+				
					+				
282720					+				
282780									+ +
283827 28384 7					÷				
283849					+				
284030					+				
-0-050									

NIMEXE	BNL	DA	DE	FR	IR	ΙT	UK	EL	PO	ES	
284231										+	
284235										+	
284690						-					
284731						+					
284741						+					
285650						+					
290171						+					
290226						+					
290270						+					
290331 290339						+					
										+	
290418						-					
290427						+					
290490						-					
290611						+					
291412						+				+	
291511										+ .	
291571						-					
291629										+	
291641						+					
291645						+					
291661						+					
291681						+					
291690						+					
292214						+					
292218						+					
292229						+					
292239						. +					
292255						+					
292280						+					
292291						+					
292299						+					
292314						+					
292375										+	
292377											
292379											
292390						_					
292710						•					
293000						•				_	
293549										-	
67334 7						~					

NIMEXE	BNL	DA	DE	FR	IR	ΊŤ	UK	EL	PO	ES
293569						+				
293572						+				
293573						+				+
293577						+				
293579						+				
293580						+				
293581						+				
293582						+				
293583						+				
293584						+				
293590						+				
293595						+ '				
293598						-				
293825						+				
294410						+				
294491						+				
294499						+				
300321						+				
300323						+				
300325						+				
300329						+				
310215			+							
310230			+,							
310315										+
310319										+
310330										+
310411										+
310414										+
310416										+
310418										+
310421										+
310429										+
320510						+				
320520						+				
320769						-				
320779						-				
320780						+				
330180						+				
360110						+				-
360190						+				
360510						+				

	 -										
NIMEXE	BNL	DA	DE	FR	ĪR	ΙΤ	UK	EL	PO	ES	
360550						+					
360580						+					
360890						+					
370301						+					
370321						+					
370329						+					
370395						+					
370399						+					
381130						+					
381135						+					
381140						+				+	
381150						+				+	
381160						+				+	
381170						+				+	
381180						+				+	
381431						+					
381433						+					
381439						+					
381901						+					
381914						+					
381916						+					
381918						+					
381924						+					
381939						+					
381960						+					
381961						+					
381962						+					
381966						+					
381978						+					
381996						+					
381999						+					
390125	٠					-					
390129										+	
390194						+					
390198						+					
390199						+					
390202						+				+	
390203						*					
390204						+					
390205						+					
390206						+					

NIMEXE	BNL	DA	DE	FR	IR	IT	ĽK	EL	PO	ES	
390207						+					
390209						+					
390211						+					
390212						+					
390213						+					
390215						+				+	
390216						+					
390218						+					
390221					-	+					
390222						+					
390,225						+					
390226						+					
390227						+					
390228						+					
390229						+					
390232						+					
3902 3 3						+					
390234						+					
390236						+					
390238						+					
390239						+					
390245						+					
390246						+					
390247						+					
390251						+					
390252						+					
390253						+					
390254						+					
390257						+					
390259						+					
390261						+					
390266						+					
390269											
390209						•					
390272						+					
390272						+					
390273						+					
390275						•					
390273 390276											
390277											
390277 3 90279						+					

											
NIMEXE	BNL	DA	DΕ	FR	IR	ŢΊ	UK	EL	PO	ES	
			·····								
39028 7						+ ,					
390288						+					
390289						+					
390291						+					
390292						+					
390294						+					
390305						+					
390321						+ '				+	
390323						+				+	
390325						+				+	
39032 7						+				+	
39032 9						+				+	
390331						+				+ '	
390337						+				+	
390341						+				+	
390353						+				+	
400220						+					
400241						+					
400261						+					
400263						+					
400280						+					
400290						+					
400610						+					
400698						+					
401010						+					
401030						+					
401090						+					
401110						+ .					
410205						+					
410214						+					
410217						+					
410219						+					
410221						+					
410228						•					
410231						+					
410232						-					

NIMEXE	BNL	DA	DE	FR	IR	ΙT	UK EL	PO	ES	
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10235						+				
10237						+				
10298						-				
			•							
120221 120231			+							
120231			+							
120241			+							
120260			+							
120291			-							
120310									+	
120351									+	
120359									+	
430340									+	
430360									+	
430380									+	
141110			+							
141141 141191			+							
441171			•							
141199			+							
141520			+							
141531			+							
141811			+			+				
141821						+			+	
141825 141829			•			Ţ.,				
141829 141830						*				
442371						+			•	
442379						+				
142400									+	
142871									+	
142899									+	
460310									+	
160390										
180101						+				
480107						+				
480110						+				
480140 480142						+				
480142 480150						-				
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יחוטאם						-				
480167 480178						+				

NIMEXE BNL DA DE FR IR IT UK EL PO ES 480181 480183 480185 480187 480189 480190 480192 480194 480196 480198 480199 CAT. 7 6102285 CAT. 12 600380 600434 600692 CAT. 14 610107 CAT. 15 610205 CAT. 18 610126 610318 610318 610318 610318 610318 600434 600692 CAT. 18 610107 CAT. 15 610205 CAT. 18 610126 610359 610318 610418 610126 610318 610328 610418 610128 610328 610418 6105050												
480183	NIMEXE	BNL	DA	DE	FR	IR	IT	U K	EL	РО	ES	
480183												
480185 480187 480189 480190 480192 480194 480196 480198 480199 CAT. 7 610285 CAT. 8 610318 CAT. 12 600380 600434 600692 CAT. 14 610107 CAT. 15 610205 CAT. 18 610126 610126 6101359 610389 610418 CAT. 21 610132 610228 CAT. 21 610132 610228 CAT. 27 600558 CAT. 31 610950 CAT. 38B							+ "					
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480189							+					
480190							-					
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610285 CAT. 8 610318 CAT. 12 600380 600434 600692 CAT. 14 610107 CAT. 15 610205 CAT. 18 610126 610359 610418 CAT. 21 610132 610228 CAT. 27 600558 CAT. 31 610950 CAT. 38B	CΔT: 7											
CAT. 8 610318 - CAT. 12 600380 + 600434 + 600692 + CAT. 14 610107 - CAT. 15 610205 - CAT. 18 610126 + 610359 - 610389 - 610418 - CAT. 21 610132 - 61028 - CAT. 27 600558 + CAT. 31 610950 - CAT. 31 610950 - CAT. 38B								_				
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CAT. 14 610107 CAT. 15 610205 CAT. 18 610126 610359 - 610389 610418 CAT. 21 610132 610228 CAT. 27 600558 CAT. 31 610950 CAT. 38B								+				
610107 CAT. 15 610205 CAT. 18 610126 610359 610389 - 610418 CAT. 21 610132 610228 CAT. 27 600558 CAT. 31 610950 CAT. 38B								+				
CAT. 15 610205								_				
610205 CAT. 18 610126 610359 610389 610418 CAT. 21 610132 610228 CAT. 27 600558 CAT. 31 610950 CAT. 38B												
CAT. 18 610126								-				
610359 - 610389 - 610418 - 610418 - 610132 - 610228 - 610228 - 600558 + 600558 - 610950 - 610												
610389 - 610418 - 610	610126							+				
610418 - CAT. 21 610132 - CAT. 27 610228 - CAT. 27 600558 + CAT. 31 610950 + CAT. 38B								-				
CAT. 21 610132 - 610228 - CAT. 27 600558 + CAT. 31 610950 + CAT. 38B								-				
610132 - 610228 - 7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 -												
610228 - CAT. 27 600558 + CAT. 31 610950 + CAT. 38B								_				
CAT. 27 600558 + CAT. 31 610950 + CAT. 38B								-				
600558 + CAT. 31 610950 + CAT. 38B												
CAT. 31 610950 + CAT. 38B								+				
610950 + CAT. 38B												
	610950							+				
420200												
620209	620209							-				

NIMEXE	BNL	DA	DE	FR	IR	ΙΤ	uк	EL	PO	ES
·										
CAT. 39										
620265							-			
620277							-			
CAT. 61										
580530							+			
580540							+			
580579 580590							+			
591319							*			
591339							_			
CAT. 62							•			
580610							. +			
580690							+			
580731							+			
580739							+			
580750							+			
580780							+			
580810			4				. +			
580890							+			
580919							+			
580921							+			
580939							+			
580999							+			
581021							+			
581029 581049							Ŧ			
581059							1			
CAT. 66							•			
620110							+			
CAT. 67										
600594							+			
600599							+			
600698							+			
CAT. 72										
600691							+			
610123							+			
610218							+			
CAT. 73										
600519							+			
CAT. 75										

NIMEXE	BNL	DA	DE	FR	IR	·IT	UK	EL	PO	ES	
C+D 70		· · · · ·		·····							
CAT. 78 610109							_				
610207							Ĭ				
CAT. 86							•				
610920							_				
610930											
610940							+				
610980							+				
CAT. 91											
620473							_				
CAT. 100											
590810							+				
590851							+				
590861							+				
590871							+ 1				
590879							+				
CAT. 113											
620520							+				
CAT. EX 124											
560111	+					+					
560113	+					+ -					
560115	+					+					
560116	+					+					
560117	+					+					
560118	+					+					
560211	+					+					
560213	+					+					
560215	+					+					
560219	+					+					
CAT. 125A											
510115	+					+					
510117	+					+					
510119	+					+					
510132	+					. +					
510134	+					+					
510138	+					+					
CAT. 126											
560121	+					+					
560123	+					+					
560128	+					+					
560221						+					
560223						+					
560228						+					
560321	+				+						

NIMEXE	BNL	DA	DE	FR	IR	IT	UK	EL	PO	ES	
560329	+					+					
CAT. 127A											
510163	+					+					
CAT. EX 133											
570701						+					
570703						+					
CAT. 136											
500901					+						
500920					+						
500931					+						
500939					+						
500941					+						
500942					+						
500944					+ '						
500945					+.						
500947					+						
500948					+						
500962					+						
500964					+						
500966					+						
500968					+						
500980								+			
CAT. 137											
580405					+						
580520							+				
CAT. 140											
600198					+						
CAT. 141											
620199					+						
CAT. 144											
590245										. +	
CAT. 149A											
571062	+				+	+					
CAT. 149B											
571068	+ "				+	+					
CAT. 149C											
571070	+				+	+					
CAT. 150A											
571021						+					
571029						+					
CAT. 150B											
571031						+					
571039						+					
CAT. 150C											
CAI. 130C											

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VIVENE	D.114		2.0	DD.			****		20		
NIMEXE	BNL	DA	DE	FR	IR	IT	UK	EL	PO	ES	
CAT. 152											
590231 CAT. 160										+	
610591					+						
CAT. 161 610283											
610316			+			+					
3,30,3											
640111							* +				
640120							+				
640131							+				
640139							•				
640221	-					+				+	
640229	-		+			+					
640232	-					+					
640234	-		+			+					
640235	+					+					
640238						+					
640240	-					+					
640241	-					+					
640243	-		+			+					
640245	-		+			+					
640247	+					+					
640249						+					
640250	-		+								
640252	*					+					
640254 640256	_		_			+					
640258	+		·			+					
640259						+					
640260	_					+	+				
640261							+				
640269						-	+				
640299	-										
660110						+					
660120						+					
660150						+					
660180						+					
681620											
690210			+								
690413			•								
690863						•		•			
691290	+		•								
071290	•										

NIMEXE	BNL	DA	DE	FR	IR	ΙΤ	υĸ	EL	PO	ES
700569	-					-				
701001	+									
701012	+									
701021	+									
701023	+									
701025	. +		•	•						
701028	+									
701031	+									
701033	. +									
701035	+									
701038	. +									
701041	-									
701049	-									
701051	*									
701059 701061	7									
701061										
701009										
701020										
701332			+							
701334			+							
701338			+							
701690						+				
701711										-
701715	-									- - .
701717	-									-
702052										T .
702060										T.
702070 702073										*
702073										• •
702077										+
702079										•
702085										• •
702003										+
702093										+
702097										+

NIMEXE	BNL	DA	DE	FR	IR	ΙT	UК	EL	PO	ES	
702099										+	
711621			+								
711651			+								
730219						+					
730220						+					
730230			-			+					
730240						+					
730243			+ '								
730245			+								
730247			+								
730249			+								
730255						+					
730257						. +					
730270 730283 730291 731020 731030			÷ ÷			+ + + + + + + + + + + + + + + + + + + +				+	
731045 731049 731120 731131						+ +					
731139						_					
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731149						+					
731225						+					
731229						+					
731230						+					
731240						+					
731259						+ '					
731261						+ ,					
731263						+					
731265						+ .					
731275						+					
731277						+					
731281						+					
731285						+					
731287						+					
731288						+					
731289						+					
731290											

NIMEXE	BNL	DA	DE	FR	IR	ŢΪ	UK	EL	PO	ES	
731362						+					
731390						+					
731395						+					
731397						+					
731401						+					
731411						+					
731413						+					
731415						+					
731419						+					
731421						+					
731441						+					
731443						+					
731445						+					
731449						+					
731481						+					
731491						+					
731499						+					
731780						+					
731802	-					+					
731803						+					
731805						+					
731813	+					+					
731815						+					
731821						+ .					
731822						+					
731823	+					+					
731824	+					+					
731826	+					+					
731827	+					+					
731828	+					+					
731832	+					+					
731834	+					+					
731836	+					+					
731838	+					+					
731841	+					*					
731842	+										
731844						+					
731846						+					
731848	+ *					+					
731851						*					
731852						+					
731854	+					•					
731856	+					•					

NIMEXE	BNL	DA	DE	FR	IR	IT	UK	EL	PO	ES	
731858	+					+					
731862	+ ,					+					
731864	+					+					
731866						+					
731867						+					
731868						+					
731872	+					+					
7•31874	+					+					-
731876						+					
731878						+					
731882	+					+					
731884	+					+					
731886	-					+					
731888	-					+					
731897	-					+					
731899						+					
732011						+					
732019						+,					
732030			+			+					
732032						+					
732034						+					
732035						+					
732036						+					
732038						+					
732042						+					
732043						+					
732099											
732130						+					
732140						+					
732140						+					
732150						+					
732170						+					
732179						+					
732501						+					
732511						+					
732521						+					
732531						+					
732535											

NIMEXE	BNL	DA	DE	FR	IR	ΙT	UК	EL	PO	ES
732539						+				
732551						+				
732555						+				
732559						+				
732598						+				
733250		+								
733261		+								
733263		+								
733265		+								
733267		+	+							
7 33269		+	+							
733271		+								
733272		+								
733273		+								
733274		+								
733276		+								
733277		+								
733278		+								
733279		+								
733281		+								
733283		+								
733286		+								
733287		+	+							
733288		+								
733289		+								
733291		+	+							
733293		+	+							
733295		+	+							
7 332 9 7		+	+							
733299		+								
734012						+				
734015						+				
734017						+				
734021						+				
734025						+				
734033						+				
734047						+				
734057						+				
734071						•				

NIMEXE	BNL	DA	DE FR	IR	1 T	UK	EL	PO	ES	
734073					+					
734082					+					
734084					+					
734086					+					
734088					+					
734092					. +					
734094					+					
734098					+					
760111			+ +		+					
760121			+ +		+					
760129			+ +		+					
760212					+					
760214					+					
760216					+					
760218					+					
760221					+					
760225					+					
760310					+					
760322					+					
760329					+					
760332					+					
760339					+					
760351					+					
760355					+					
760411					+					
760418					+					
760472					+					
760478					+					
760482					+					
760488					+					
760601					+					
740610										
760610 760640					-					
					- T					
760650					-					
760700					Ŧ 4					
761210 761290					*					
780610										

NIMEXE	BNL	DA	DE	FR	IR	IT	UK	EL	PO	ES	
780690				4.8		+					
790111	+					+					
790115	+										
790130						+					
790312	_		_			4					
790316	-					+					
790319		_				+					
790400						+					
810452						+					
810453						+					
820110			+								
840639								-			
840642								-			
840646								-			
840648								-			
840652								-			
840653								+			
840654								-			
840663								-			
840664								+			
840666								-			
840678								_			
840678 840683								_			
840684								_			
841135										+	
841136										+	
841137										+	
842301						+				•	
042301											
D 40015						+					
842317						-					
842318						•					
842325						- T					
842335						-					
842338 842358						Ť					

NIMEXE	BNL	DA	DE	FR IR	I.T	UK	EL	PO	ES	
843529	***				+					
843538					+					
843558					+					
844117					+				+ .	
845112					+,					
845113					+					
845114					+					
845118 845119										
845119					•					
845220					+					
845230										
043230					•					
845240					+					
845289					+					
845295					+					
845550					+					
845561					+					
845569					+					
845570 845594										
845594					T.					
845598										
850340					•		_			
850350							-			
850390							_			
851514							+			
851522							· _			
851525							+			
851531							+			
851533							+			
851535							+			
851544							+			

NIMEXE	BNL	DA	DE	FR	IR	ΙΤ	uк	EL	PO	ES	
851545				**				+	-		
851546								+			
B51552				+			+				
851553				+			+				
851555				+			+				
851557				+			+				
B51559								+			
851979										+	
851980										+	
851983										+	
852251						+					
852253						+					
852255						+					
852259						+					
852312								-			
852491						+					
852521						+					
852525						+					
050507											
852527 852535											
852550											
852590											
870112											
070112											
870113						+					
870115						+					
870141						+					
870144						+					
870152						+					
870154						+					
870155						+					
870156						+					
870158						+					
870161						+					

NIMEXE	BNL	DA	DE	FR	IR	ΙT	UK	EL	PO	ES	
870171				.9		+				+	
870179						+				+	
870195						+				+	
870197						+				+	
870203								+			
870205								+			
870212								-			
870214								-			
870221								-			
870223								- ,			
870225								-			
870227											
870330						+					
870511								-			
870519								+			
870591								-			
870599								+			
871000	-					-					
871220	-					-					
871232						-					
871234						-					
871238						-					
871240						-					
871250						-					
871255						-					
871260						-					
871270						-					
871280						-					
871291						-					
871295						-					
871297						- '					
871299	-					-					
890170						-					
890173						-					
890183			+								
890185			+								

NIMEXE	BNL	DA	DE	FR	IR	IT ,	UK	EL	PO	ES	
890186			+								
890187										+	
890189										. +	
890190										+	
890192										+	
890193										+	
890194										+	
920511			+.								
930710						+					
930731						+					
930733						+					
930741						+					
930745	-					+					
930747						+					
930749	-					+					
930751						+					
930752						+					
930753						+					
930755						+					
930799						+					
940125		+									
940131		+									
940139		+									
940141		+									
940145		+									
940149		+ .									
940160		+									
940170		+									
940193		+									
940199		+									
940315		+									
940321										+	
940323										+	
940325										+	
940327										+	
940333										. +	
940335										+	
940339										+	
940349										+	
940351		+									

NIMEXE	BNL	DA	DE	FR	IR	ΙΤ	UK	EL	PO	ES
940355		+								
940357		+								
940361		+								
940363		+								
940365		+								
940366		+								
940367		+ .								
940369		+								
940371										+
940382										+ -
940391										+
940395		+								
0.40300										
940399										+
940411		+								
940419		+ .								
940430		+								
940451		+								
940455		+								
·										
940459		+								
940461		. +								
940491		+								
940499		+								
960110	+	+								
960141	+	+								
960149	+	+								
960191	+	+								
960192	+	+								
960193	+	+								
960195	+	. +								
960196	+	+								
970305			+							
070375										
970375			+							
970380								+		

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NIMEXE	BNL	DA	DE	FR	IR	ΙΤ	UK	EL	PO ·	E5	
970385		-						+			
97 0390								+			

000001		
980501		
980509		
980521		
980529		
981520		+

NOTES DESCRIPTION OF PRODUCTS PARTIALLY UNDER QUANTITATIVE RESTRICTIONS (-) CONTAINED IN ANNEX B

Nimexe Code (1987) 	 Member State 	Exact description of certain products
 ex 07.04-50 	 Germany 	Potatoes for human consumption
ex 22.09-10	 	Other than diluted agricultural alcohol in containers holding more than two litres Other than typical dry liqueurs
 ex 27.07-29 	 Italy 	Other than solvent naphtha
 ex 28.46-90	Italy	Perborate of sodium
 ex 29.04-18 90	Italy	Excluding isobutyl alcohol Excluding chloral hydrate
 ex 29.15-71 	Italy	Dimethyl and diethyl phthalates (ortho) Dicycloecyl ortho-phthalates
ex 29.23-90 		4-aminosalycylic acid and its salts and esters
 ex 29.30-00 	 Spain 	Toluene-diisocyanate

 Nimexe Code (1987) 	 Member State 	Exact description of certain products
 ex 29.35-98 	 Italy 	Except carbazole and its salts
ex 32.07-69 	 Italy 	Pigments with a basis of zinc chromates Other than pigments with a basis of chrome oxide or chromates
 ex 39.01-25 	Italy	Urea glues
ex 41.02-28, 32, 98		Excluding parchment-dressed leather
ex 42.02-91 ex 42.02-91 	Germany 	Of leather, other than spectacle cases
	Spain	Basketwork
 ex 61.01-07, 32 	United Kingdom	Excluding products made from flax, hemp and ramie
ex 61.02-05, l 28 l	United Kingdom	Excluding products made from flax, hemp and ramie
ex 61.02-85	United Kingdom	Excluding products made from hemp
	United Kingdom	Excluding products made from hemp

Nimexe Code (1987)	 Member State 	 Exact description of certain products
ex 61.03-59 89	 United Kingdom 	 Excluding products made from flax, hemp and ramie
ex 61.04-18	 United Kingdom 	Excluding products made from flax, hemp and ramie
e x 62.02-09	 United Kingdom 	 Excluding products made from hemp
ex 62.04-73	 United Kingdom 	Excluding products made from flax, hemp and jute
ex 64.02-21 29 32 34 40 41 43 45 50 56 60 99	 	For men and boys Other than footwear known as "espadrilles" [Regulation (EEC)
	 	No 1219/84, (OJ No L 117, 3.5.1984)]
ex 70.05-69	 Benelux 	Polished glass

Nimexe Code (1987)	Member State	Exact description of certain products
ex 70.10-41 49, 90		Of blown or pressed glass
15 17	Spain Benelux Spain Benelux Spain	Laboratory glassware, Laboratory glassware, pressed Laboratory glassware Hygienic and pharmaceutical glassware Laboratory glassware
ex 73.02-30	Germany	Ferro-silicon with a silicon content of more than 60% but not more than 80%
ex 73.18-02 86-97	Benelux	Except tubes of alloy steel
ex 76.12-90	Italy	 Other than cordage
ex 79.03-12 i	Germany	Plates, sheets of zinc, not polished, coated or otherwise surface-treated of a thickness of less than 5 mm
12, 16 12, 16 19	Benelux	Other than those cut to shape

Nimexe Code (1987)	 Member State 	 Exact description of certain products
ex 84.06-39 42, 46 48		Two-stroke petrol engines of a cylinder capacity of more than 10 cc, excluding spark ignition engines
52, 54		Of a power of less than 37 kW
63, 66 78, 84 		Diesel and semi-diesel engines used for land or marine propulsion including those for tractors of a power of 37 kW or less which is the normal power given out by the engine at 1750 t/min under normal combustion
ex 85.03-40 50, 90	Greece	Primary cells and primary batteries of the type R6, R14, R20 of 1,5 V and 3 R12 of 4,5 V (international specifications IEC 86-2/77)
ex 85.15-22	Greece	Radio broadcast receivers, capable of operating without an external source of power, combined with sound recording or reproducing apparatus, without built-in loudspeaker
ex 85.23-12	Greece	Conducting cables for television aerials
ex 85.25-90	Italy	Insulators of other material, other than of hardened rubber
ex 87.02-12 - 27	 Greece 	With a seating capacity of more than six

1		
Nimexe Code (1987) 	Member State	Exact description of certain products
 ex 87.05-11 	Greece	With a seating capacity of more than six and less than fifteen
! 91 ! 91		Metal bodies and cabs with the exception of those for motor
 		vehicles for the transport of persons with a seating capacity of six or less
 ex 87.10-00	Benelux	Except delivery tricycles and similar
 	Italy	Except delivery tricycles
ex 87.12-20,1	Benelux	Frames, whether or not assembled, comprising one or more items or other parts (except delivery tricycles), not motorized
20 - 99 	Italy	Parts and accessories of non- liberalized vehicles falling within headings Nos 87.09 and 87.10
ex 89.01-70 73	Italy	Pleasure craft, other than "aliscafi"
ex 93.07-45, 49	Benelux	Sporting cartridges

Joint Declaration by the European Economic Community and the Hungarian People's Republic concerning Annexes A and B to the Protocol

Pursuant to the International Convention on the Harmonized Commodity

Description and Coding System, the codes and descriptions of goods established on the basis of the Combined Nomenclature have, as from 1 January 1988, replaced, within the Community, those established on the basis of the nomenclatures of the Common Customs Tariff and the Nimexe. Accordingly, the application of the said Agreement within the Community, and in particular the measures to be taken by the Community to abolish various quantitative restrictions, will take place by reference to the said Combined Nomenclature.

In order to ensure that the Community implementing measures conform with the Agreement, Annexes A and B to the Protocol to the Agreement, which list quantitative restrictions by reference to Nimexe positions as at 31 December 1987, must be replaced by Annexes which list the same by reference to the said Combined Nomenclature. This replacement must take place at the latest within 6 months of the entry into force of the Agreement.

Both the Community and Hungary shall therefore render each other all necessary assistance in order to effect and agree upon the said modification of Annexes A and B.

¹ See "International Convention on the Harmonized Commodity Description and Coding System", in United Nations, *Treaty Series*, vol. 1503, p. 3.