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Council for Trade in Goods

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REQUEST FOR A WTO WAIVER

Additional autonomous trade preferences granted by the European Union to Pakistan

Revision

The following communication, dated 19 January 2012, is being circulated at the request of the delegation of the European Union.

Pursuant to Article IX:3 of the Marrakesh Agreement Establishing the World Trade Organisation (WTO Agreement), the European Union hereby submits to the consideration of the Council for Trade in Goods a request for a waiver from GATT Articles I and XIII, concerning exceptional autonomous preferences for Pakistan, the text of which is enclosed herewith.

1. Purpose of the request

In July and August 2010, following heavy monsoon rains, devastating floods affected extensive regions of Pakistan, notably the areas of Baluchistan, Khyber Pakhtunkwa, Punjab, Sindh and Gilgit-Baltistan. According to United Nation's sources, the flooding affected some 20 million people and 20 per cent of Pakistan's land, equivalent to at least 160,000 square kilometres, and left up to 12 million people in need of urgent humanitarian aid. According to the IMF, the "floods which have hit Pakistan in recent weeks and brought suffering to millions of people will also pose a massive economic challenge to the people and government of Pakistan".

Humanitarian aid is of course the primary instrument in this kind of situation. Since the beginning of the natural disaster, the collective contribution of the EU to the humanitarian effort has exceeded € 415 million. The EU is at the same time conscious of the importance to smoothly move from humanitarian relief to the reconstruction phase. In this context, the EU is ready to use all means available to facilitate Pakistan's economic activities, including by granting to Pakistan an improved access to the EU's market to support the recovery of its economy through increased exports. Following a request from the European Council, the European Commission submitted on 18 October 2010 a proposal for a regulation which would introduce exceptional autonomous trade preferences for Pakistan.

To permit the EU to provide preferential treatment for imports originating in Pakistan, without being required to extend the same preferential treatment to the like products of any other Member of the WTO, the EU presents this request for a waiver from the provisions of GATT 1994 Article I:1 and Article XIII, to the extent necessary.

2. Description of the measures for which a waiver is requested

It is foreseen that certain products originating in Pakistan will be admitted for import into the EU with the exemption of customs duties. In addition, a tariff preference is given for certain textiles and clothing, leather and footwear products, and ethanol in the form of exemption from customs duties within the limit of a tariff quota.

The products for which it is envisaged to grant unlimited duty free access or limited tariff preferences are listed, respectively, in Annex I and Annex II to the proposed regulation (Annexes II and III to the attached draft waiver decision).

The EU would like to bring to the attention of WTO Members some considerations related to the selection of products included in the request for a waiver:

- The EU has excluded from the list of products covered by the request all products included in the list of products subject to preference erosion on the EU market (established during the DDA negotiations)¹.
- The EU has been paying great attention in establishing the list to limit the potential negative impact on other WTO Members, while maximising the positive impact on Pakistan.
- A list of 75 dutiable products lines of importance for Pakistan's exports has been established. The selected product lines amount to almost € 900 million in import value, accounting for about 27% of EU imports from Pakistan (€ 3.3 billion).

In order to ensure an immediate, but also sustainable impact on the economic recovery of Pakistan in the aftermath of the floods it is appropriate to limit the duration of the trade preferences to 2 years. The European Union reserves its right to request an extension of this duration by another year if it considers that this is necessary for the economic recovery of Pakistan.

As stated above, because the envisaged measures would only be available to imports originating in Pakistan, a waiver from the provisions of Article I:1 and Article XIII of the GATT 1994 is necessary before they can effectively enter into force.

3. Circumstances justifying the waiver

The relationship between the EU and Pakistan builds on the *Cooperation Agreement between the European Communities and the Islamic Republic of Pakistan* which entered into force on 1 September 2004. One of its main objectives is to secure the conditions for and to promote the increase and development of two-way trade between the parties.

In addition, Pakistan currently benefits from the EU's Generalised System of Preferences (GSP) provided for in Council Regulation (EC) No 732/2008 of 22 July 2008. Under this scheme Pakistan benefits from preferential access to the market of the EU which allows Pakistan to export to the EU more than 3,000 tariff lines duty free, while enjoying reduced duties on another 3,000 tariff lines.

The EU remains Pakistan's largest trading partner, receiving almost 30% of Pakistan's exports - worth almost € 3 billion. Pakistan's trade with the EU is mainly composed of textiles, which

¹ WTO (2008), TN/MA/W/103/Rev.3, 6 December, Annex 2.

account for over 70% of the total Pakistani exports to the EU, followed by leather products, which account for 13% of the total Pakistani exports.

Under normal circumstances, the combined effects of the Cooperation Agreement and the GSP preferences would allow to generate trade and to support the objective of a harmonious economic growth in Pakistan in respect of the WTO obligations. However, the EU considers that, as a consequence of the dramatic events described above, an emergency response is required. Pakistan will need substantial additional support to pursue its social and economic recovery, including in the form of increased market access for its exports.

The EU believes that a unilateral liberalisation, limited in time and targeted at stimulating Pakistan exports to its main market, is needed. Market opening offered through additional trade preferences will support the efforts to alleviate the negative effects of the floods. In addition, extending autonomous trade preferences for Pakistan is likely to attract more foreign direct investments to the country.

The tariff preferences provided under the envisaged autonomous regime do not create any impediment to the reduction or the elimination of tariffs or other restrictions to trade on a most-favoured-nation basis. Furthermore, the tariff preferences under the autonomous regime will not affect benefits to other developing countries under the EU's GSP scheme.

Finally, the tariff preferences under the exceptional autonomous regime will not constitute a precedent for similar measures to be considered as a systemically appropriate means to address humanitarian crisis situation by WTO Members.

4. Conclusion

The EU requests on the basis of Article IX:3 of the WTO Agreement a waiver from its obligations under Article I:1 and Article XIII of GATT 1994 with respect to the granting of unlimited tariff free or other preferential tariff treatment for certain products originating in Pakistan, as envisaged in the regulation introducing exceptional autonomous trade preferences for this country proposed by the European Commission. Annexes listing the products for which such tariff preferences are foreseen and a draft waiver Decision are attached for consideration.

The EU requests that the Council for Trade in Goods give this application for a waiver expeditious and favourable consideration. In the meantime, the EU is prepared to give full consideration to representations made to it by other WTO Members and to engage in consultations with them as may be necessary.

ANNEX 1

European Union preferences for Pakistan

Draft Waiver Decision of [...] 2012¹

The General Council,

Conducting the function of the Ministerial Conference in the interval between meetings pursuant to paragraph 2 of Article IV of the Marrakesh Agreement Establishing the World Trade Organization (the "WTO Agreement");

Having regard to paragraphs 1 and 3 of Article IX of the WTO Agreement, the Guiding Principles to Be Followed in Considering Applications for Waivers adopted on 1 November 1956², and the Understanding in Respect of Waivers of Obligations under the General Agreement on Tariffs and Trade 1994;

Taking note of the request of the European Union, pursuant to paragraph 3 of Article IX of the WTO Agreement, for a waiver of its obligations under paragraph 1 of Article I and under Article XIII of the GATT 1994 to the extent necessary to permit the European Union to afford unlimited duty-free or other preferential tariff treatment to certain products originating in Pakistan as defined in the Annexes to this Decision, without being required to extend the same treatment to like products of any other Member;

Taking note that the European Union requests the waiver for a period of two years and that it reserves the right to request an extension of this duration by another year;

Considering the dramatic social and economic situation as a consequence of the floods which affected extensive regions of Pakistan during the months of July and August 2010, as well as the efforts made by the Members to foster economic development in developing countries such as Pakistan;

Considering that the time-limited preferential treatment the European Union envisages to afford to Pakistan is intended, as an emergency response, to promote Pakistan's economic recovery in a manner consistent with the objectives of GATT 1994 and not to raise new barriers to the trade of other Members;

Considering that these exceptional autonomous preferences respond to a unique situation and that it is in the very nature of a waiver to allow for measures that should not be viewed as setting any precedent in the legal system of the WTO and in the practice of its Members;

Noting that, in light of the foregoing, the exceptional circumstances justifying the waiver from paragraph 1 of Article I and from Article XIII of the GATT 1994 exist;

¹ Adopted in accordance with the Decision-Making Procedures under Articles IX and XII of the WTO Agreement agreed by the General Council on 15 November 1995 (WT/L/93).

² BISD 5S/25.

Decides as follows:

1. Subject to the conditions set out in this Decision, the provisions of paragraph 1 of Article I and the provisions of Article XIII of the GATT 1994 shall be waived from 1 January 2012 until 31 December 2013 to the extent necessary to permit the European Union to afford unlimited duty-free or other preferential tariff treatment to products originating in Pakistan, as defined in the Annexes to this Decision, without being required to extend the same treatment to like products of any other Member.
 2. The European Union shall consult promptly with any Member on the operation of its preferential tariff treatment in respect of Pakistan, as defined in the Annexes to this Decision, or on any other matter arising in respect of this Decision. Where a Member considers that its benefits under the GATT 1994 are or may be impaired unduly as a result of measures put in place by the European Union and covered by this Decision, the European Union shall examine the possibility of a satisfactory adjustment of the matter.
 3. This Decision does not affect Members' rights as set out in the Understanding in Respect of Waivers of Obligations under the General Agreement on Tariffs and Trade 1994.
 4. The European Union shall report annually to the General Council on the preferential tariff treatment afforded to eligible products originating in Pakistan, as defined in the Annexes to this Decision, including the extent to which such treatment is different from the European Union's MFN and GSP concessions, with a view to facilitating the annual review provided for in paragraph 4 of Article IX of the WTO Agreement.
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ANNEX II

Products originating in Pakistan exempted from custom duties upon importation
into the European Union

The products on which the measures are to apply are identified by their eight-digit CN codes. The description of these codes can be found in Annex I to Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff. The description of the CN codes is given for information purposes only.

CN Code	Description
07123900	DRIED MUSHROOMS AND TRUFFLES, WHOLE, CUT, SLICED, BROKEN OR IN POWDER, BUT NOT FURTHER PREPARED (OTHER THAN MUSHROOMS OF THE GENUS "AGARICUS", WOOD EARS (AURICULARIA SPP) AND JELLY FUNGI (TREMELLA SPP)
42032100	GLOVES, MITTENS AND MITS, OF LEATHER OR COMPOSITION LEATHER, SPECIALLY DESIGNED FOR USE IN SPORTS
42032910	GLOVES, MITTENS AND MITS, OF LEATHER OR COMPOSITION LEATHER, PROTECTIVE FOR ALL TRADES, OTHER THAN SPECIALLY DESIGNED FOR USE IN SPORTS
42032991	MEN'S AND BOYS' GLOVES, MITTENS AND MITTS, OF LEATHER OR COMPOSITION LEATHER, OTHER THAN SPECIALLY DESIGNED FOR USE IN SPORTS, OTHER THAN PROTECTIVE FOR ALL TRADES
42032999	GLOVES, MITTENS AND MITTS, OF LEATHER OR COMPOSITION LEATHER, OTHER THAN SPECIALLY DESIGNED FOR USE IN SPORTS, OTHER THAN PROTECTIVE FOR ALL TRADES, OTHER THAN MEN'S AND BOYS'
52051200	SINGLE COTTON YARN, OF UNCOMBED FIBRES, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, MEASURING LESS THAN 714,29 DECITEX BUT NOT LESS THAN 232,56 DECITEX (EXCEEDING 14 METRIC NUMBER BUT NOT EXCEEDING 43 METRIC NUMBER), NOT PUT UP FOR RETAIL SALE
52052200	SINGLE COTTON YARN, OF COMBED FIBRES, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, MEASURING LESS THAN 714,29 DECITEX BUT NOT LESS THAN 232,56 DECITEX (EXCEEDING 14 METRIC NUMBER BUT NOT EXCEEDING 43 METRIC NUMBER), NOT PUT UP FOR RETAIL SALE
52053200	MULTIPLE "FOLDED" OR CABLED COTTON YARN, OF UNCOMBED FIBRES, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, MEASURING PER SINGLE YARN LESS THAN 714,29 DECITEX BUT NOT LESS THAN 232,56 DECITEX (EXCEEDING 14 METRIC NUMBER BUT NOT EXCEEDING 43 METRIC NUMBER PER SINGLE YARN), NOT PUT UP FOR RETAIL SALE
52054200	MULTIPLE "FOLDED" OR CABLED COTTON YARN, OF COMBED FIBRES, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, MEASURING PER SINGLE YARN LESS THAN 714,29 DECITEX BUT NOT LESS THAN 232,56 DECITEX (EXCEEDING 14 METRIC NUMBER BUT NOT EXCEEDING 43 METRIC NUMBER PER SINGLE YARN), NOT PUT UP FOR RETAIL SALE
52081190	UNBLEACHED PLAIN WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, WEIGHING NOT MORE THAN 100 G/M ² , OTHER THAN FABRICS FOR THE MANUFACTURE OF BANDAGES, DRESSINGS AND MEDICAL GAUZES
52081216	UNBLEACHED PLAIN WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, WEIGHING MORE THAN 100 G/M ² BUT NOT MORE THAN 130 G/M ² , OF A WIDTH NOT EXCEEDING 165 CM
52081219	UNBLEACHED PLAIN WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, WEIGHING MORE THAN 100 G/M ² BUT NOT MORE THAN 130 G/M ² , OF A WIDTH EXCEEDING 165 CM

CN Code	Description
52081300	UNBLEACHED WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, IN 3-THREAD OR 4-THREAD TWILL, INCLUDING CROSS TWILL
52081900	OTHER UNBLEACHED WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON
52082190	BLEACHED PLAIN WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, WEIGHING NOT MORE THAN 100 G/M ² , OTHER THAN FABRICS FOR THE MANUFACTURE OF BANDAGES, DRESSINGS AND MEDICAL GAUZES
52082219	BLEACHED PLAIN WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, WEIGHING MORE THAN 100 G/M ² BUT NOT MORE THAN 130 G/M ² , OF A WIDTH EXCEEDING 165 CM
52082296	BLEACHED PLAIN WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, WEIGHING MORE THAN 130 G/M ² , OF A WIDTH NOT EXCEEDING 165 CM
52082900	OTHER BLEACHED WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON
52085100	PRINTED PLAIN WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, WEIGHING NOT MORE THAN 100 G/M ²
52085200	PRINTED PLAIN WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, WEIGHING MORE THAN 200 G/M ²
52085990	OTHER PRINTED WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON
52091100	UNBLEACHED PLAIN WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, WEIGHING MORE THAN 200 G/M ²
52091200	UNBLEACHED WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, WEIGHING MORE THAN 200 G/M ² , IN 3-THREAD OR 4-THREAD TWILL, INCLUDING CROSS TWILL
52091900	OTHER UNBLEACHED WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON
52092200	BLEACHED WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, WEIGHING MORE THAN 200 G/M ² , IN 3-THREAD OR 4-THREAD TWILL, INCLUDING CROSS TWILL
52092900	OTHER BLEACHED WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON
52093200	DYED WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, WEIGHING MORE THAN 200 G/M ² , IN 3-THREAD OR 4-THREAD TWILL, INCLUDING CROSS TWILL
52111200	UNBLEACHED WOVEN FABRICS OF COTTON, CONTAINING LESS THAN 85% BY WEIGHT OF COTTON, MIXED PRINCIPALLY OR SOLELY WITH MAN-MADE FIBRES, WEIGHING MORE THAN 200 G/M ² , IN 3-THREAD OR 4-THREAD TWILL, INCLUDING CROSS TWILL
54078100	WOVEN FABRICS OF YARN CONTAINING LESS THAN 85% BY WEIGHT OF SYNTHETIC FILAMENTS, INCLUDING WOVEN FABRICS OBTAINED FROM SYNTHETIC MONOFILAMENT OF 67 DECITEX OR MORE AND OF WHICH NO CROSS-SECTIONAL DIMENSION EXCEEDS 1 MM, MIXED MAINLY OR SOLELY WITH COTTON, UNBLEACHED OR BLEACHED
54078200	WOVEN FABRICS OF YARN CONTAINING LESS THAN 85% BY WEIGHT OF SYNTHETIC FILAMENTS, INCLUDING WOVEN FABRICS OBTAINED FROM SYNTHETIC MONOFILAMENT OF 67 DECITEX OR MORE AND OF WHICH NO CROSS-SECTIONAL DIMENSION EXCEEDS 1 MM, MIXED MAINLY OR SOLELY WITH COTTON, DYED

CN Code	Description
55131120	WOVEN FABRICS OF POLYESTER STAPLE FIBRES, CONTAINING LESS THAN 85% BY WEIGHT OF SUCH FIBRES, MIXED MAINLY OR SOLELY WITH COTTON, OF A WEIGHT NOT EXCEEDING 170 G/M ² , PLAIN WEAVE, UNBLEACHED OR BLEACHED, OF A WIDTH OF 165 CM OR LESS
55132100	WOVEN FABRICS OF POLYESTER STAPLE FIBRES, CONTAINING LESS THAN 85% BY WEIGHT OF SUCH FIBRES, MIXED MAINLY OR SOLELY WITH COTTON, OF A WEIGHT NOT EXCEEDING 170 G/M ² , PLAIN WEAVE, DYED
55134100	WOVEN FABRICS OF POLYESTER STAPLE FIBRES, CONTAINING LESS THAN 85% BY WEIGHT OF SUCH FIBRES, MIXED MAINLY OR SOLELY WITH COTTON, OF A WEIGHT NOT EXCEEDING 170 G/M ² , PRINTED
61012090	MEN'S OR BOYS' ANORAKS (INCLUDING SKI JACKETS), WINDCHEATERS, WIND-JACKETS AND SIMILAR ARTICLES, OF COTTON, KNITTED OR CROCHETED
61033200	MEN'S OR BOYS' JACKETS AND BLAZERS, OF COTTON, KNITTED OR CROCHETED
61099020	T-SHIRTS, SINGLETs AND OTHER VESTS OF WOOL OR FINE ANIMAL HAIR OR MAN-MADE FIBRES, KNITTED OR CROCHETED
61121200	TRACK-SUITS OF SYNTHETIC FIBRES, KNITTED OR CROCHETED
61161020	GLOVES IMPREGNATED, COATED OR COVERED WITH RUBBER, KNITTED OR CROCHETED
61161080	MITTENS AND MITTS, IMPREGNATED, COATED OR COVERED WITH PLASTICS OR RUBBER, KNITTED OR CROCHETED, AND GLOVES, IMPREGNATED, COATED OR COVERED WITH PLASTICS, KNITTED OR CROCHETED
61169200	GLOVES, MITTENS AND MITTS, OF COTTON, KNITTED OR CROCHETED
61169300	GLOVES, MITTENS AND MITTS, OF SYNTHETIC FIBRES, KNITTED OR CROCHETED
62019300	MEN'S OR BOYS' ANORAKS, WINDCHEATERS, WIND-JACKETS AND SIMILAR ARTICLES, OF MAN-MADE FIBRES
62034319	MEN'S OR BOYS' TROUSERS AND BREECHES OF SYNTHETIC FIBRES (OTHER THAN INDUSTRIAL AND OCCUPATIONAL)
62042280	WOMEN'S OR GIRLS' ENSEMBLES, OF COTTON (OTHER THAN INDUSTRIAL AND OCCUPATIONAL)
62046290	WOMEN'S OR GIRLS' COTTON SHORTS
62079100	MEN'S OR BOYS' SINGLETs AND OTHER VESTS, BATHROBES, DRESSING GOWNS AND SIMILAR ARTICLES, OF COTTON
62089100	WOMEN'S OR GIRLS' SINGLETs AND OTHER VESTS, BRIEFS, PANTIES, NEGLIGES, BATHROBES, DRESSING GOWNS AND SIMILAR ARTICLES, OF COTTON
62114310	WOMEN'S OR GIRLS' APRONS, OVERALLS, SMOCK-OVERALLS AND OTHER INDUSTRIAL AND OCCUPATIONAL CLOTHING, OF MAN-MADE FIBRES
62160000	GLOVES, MITTENS AND MITTS
63039100	CURTAINS (INCLUDING DRAPES) AND INTERIOR BLINDS, CURTAIN OR BED VALANCES, OF COTTON, NOT KNITTED OR CROCHETED
63039290	CURTAINS (INCLUDING DRAPES) AND INTERIOR BLINDS, CURTAIN OR BED VALANCES, OF SYNTHETIC FIBRES, NOT NONWOVENS, NOT KNITTED OR CROCHETED
63039990	CURTAINS (INCLUDING DRAPES) AND INTERIOR BLINDS, CURTAIN OR BED VALANCES, NOT OF COTTON OR SYNTHETIC FIBRES, NOT NONWOVENS, NOT KNITTED OR CROCHETED
63049200	OTHER FURNISHING ARTICLES, OF COTTON, NOT KNITTED OR CROCHETED
63071090	FLOORCLOTHS, DISHCLOTHS, DUSTERS AND SIMILAR CLEANING CLOTHS, NOT KNITTED OR CROCHETED, NOT NONWOVENS
63079099	OTHER MADE-UP TEXTILE ARTICLES, INCLUDING DRESS PATTERNS, NOT KNITTED OR CROCHETED, NOT OF FELT

ANNEX III**Products originating in Pakistan subject to annual duty free tariff quotas upon importation into the European Union**

The products on which the measures are to apply are identified by their eight-digit CN codes. The description of this code can be found in Annex I to Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff. The description of the CN code is given for information purposes only.

CN Code	Description	2012	2013
2207 1000	UNDENATURED ETHYL ALCOHOL, OF ACTUAL ALCOHOLIC STRENGTH OF \geq 80%	80 000 tonnes	80 000 tonnes
41079210	GRAIN SPLITS OF BOVINE (INCLUDING BUFFALO) LEATHER, WITHOUT HAIR ON, FURTHER PREPARED AFTER TANNING OR CRUSTING, OTHER THAN WHOLE HIDES AND SKINS	356 tonnes	356 tonnes
41079910	LEATHER OF BOVINE (INCLUDING BUFFALO), WITHOUT HAIR ON, FURTHER PREPARED AFTER TANNING OR CRUSTING; OTHER THAN WHOLE HIDES AND SKINS, OTHER THAN UNSPLIT FULL GRAINS AND GRAIN SPLITS	361 tonnes	361 tonnes
52052300	SINGLE COTTON YARN, OF COMBED FIBRES, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, MEASURING LESS THAN 232,56 DECITEX BUT NOT LESS THAN 192,31 DECITEX (EXCEEDING 43 METRIC NUMBER BUT NOT EXCEEDING 52 METRIC NUMBER), NOT PUT UP FOR RETAIL SALE	7 160 tonnes	7 160 tonnes
52052400	SINGLE COTTON YARN, OF COMBED FIBRES, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, MEASURING LESS THAN 192,31 DECITEX BUT NOT LESS THAN 125 DECITEX (EXCEEDING 52 METRIC NUMBER BUT NOT EXCEEDING 80 METRIC NUMBER), NOT PUT UP FOR RETAIL SALE	5105 tonnes	5105 tonnes
52083900	OTHER DYED WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON	1 685 tonnes	1 685 tonnes
52093900	OTHER DYED WOVEN FABRICS OF COTTON, CONTAINING 85% OR MORE BY WEIGHT OF COTTON, WEIGHING MORE THAN 200 G/M2	3 002 tonnes	3 002 tonnes
55095300	YARN (OTHER THAN SEWING THREAD) OF POLYESTER STAPLE FIBRES , MIXED MAINLY OR SOLELY WITH COTTON, NOT PUT UP FOR RETAIL SALE	12 244 tonnes	12 244 tonnes
61034200	MEN'S OR BOYS' TROUSERS, BIB AND BRACE OVERALLS, BREECHES AND SHORTS (OTHER THAN SWIMWEAR), OF COTTON, KNITTED OR CROCHETED	2 275 tonnes	2 275 tonnes
61072100	MEN'S OR BOYS' NIGHTSHIRTS AND PYJAMAS, OF COTTON, KNITTED OR CROCHETED	670 tonnes	670 tonnes

61083100	WOMEN'S OR GIRLS' NIGHTDRESSES AND PYJAMAS, OF COTTON, KNITTED OR CROCHETED	1 498 tonnes	1 498 tonnes
61112090	BABIES' GARMENTS AND CLOTHING ACCESSORIES, OF COTTON, KNITTED OR CROCHETED (OTHER THAN GLOVES, MITTENS AND MITTS)	614 tonnes	614 tonnes
61159500	PANTYHOSE, TIGHTS, STOCKINGS, SOCKS AND OTHER HOSIERY AND FOOTWEAR WITHOUT APPLIED SOLES, OF COTTON, KNITTED OR CROCHETED (EXCL. GRADUATED COMPRESSION HOSIERY, PANTYHOSE AND TIGHTS, WOMEN'S FULL-LENGTH OR KNEE-LENGTH STOCKINGS, MEASURING PER SINGLE YARN LESS THAN 67 DECITEX)	9 052 tonnes	9 052 tonnes
62046231	WOMEN'S OR GIRLS' COTTON DENIM TROUSERS AND BREECHES (OTHER THAN INDUSTRIAL AND OCCUPATIONAL)	7 571 tonnes	7 571 tonnes
62114290	WOMEN'S OR GIRLS' GARMENTS, OF COTTON	386 tonnes	386 tonnes
63026000	TOILET LINEN AND KITCHEN LINEN, OF TERRY TOWELLING OR SIMILAR TERRY FABRICS, OF COTTON	41 905 tonnes	41 905 tonnes
63029100	TOILET LINEN AND KITCHEN LINEN, OF COTTON, OTHER THAN OF TERRY TOWELLING OR SIMILAR TERRY FABRICS	9 997 tonnes	9 997 tonnes
64039993	FOOTWEAR WITH OUTER SOLES OF RUBBER, PLASTICS OR COMPOSITION LEATHER AND UPPERS OF LEATHER, WITH IN-SOLES OF A LENGTH OF 24 CM OR MORE, WHICH CANNOT BE IDENTIFIED AS MEN'S OR WOMEN'S FOOTWEAR, OTHER THAN SPORTS FOOTWEAR AND FOOTWEAR INCORPORATING A PROTECTIVE METAL TOECAP, NOT COVERING THE ANKLE, NOT MADE ON A BASE OR PLATFORM OF WOOD (NOT HAVING AN INNER SOLE), OTHER THAN FOOTWEAR WITH A VAMP MADE OF STRAPS OR WHICH HAS ONE OR SEVERAL PIECES CUT OUT, OTHER THAN SLIPPERS	242 tonnes	242 tonnes
64039996	FOOTWEAR WITH OUTER SOLES OF RUBBER, PLASTICS OR COMPOSITION LEATHER AND UPPERS OF LEATHER, WITH IN-SOLES OF A LENGTH OF 24 CM OR MORE, FOR MEN, OTHER THAN SPORTS FOOTWEAR AND FOOTWEAR INCORPORATING A PROTECTIVE METAL TOECAP, NOT COVERING THE ANKLE, NOT MADE ON A BASE OR PLATFORM OF WOOD (NOT HAVING AN INNER SOLE), OTHER THAN FOOTWEAR WITH A VAMP MADE OF STRAPS OR WHICH HAS ONE OR SEVERAL PIECES CUT OUT, OTHER THAN SLIPPERS	1 453 tonnes	1 453 tonnes

64039998	FOOTWEAR WITH OUTER SOLES OF RUBBER, PLASTICS OR COMPOSITION LEATHER AND UPPERS OF LEATHER, WITH IN-SOLES OF A LENGTH OF 24 CM OR MORE, FOR WOMEN, OTHER THAN SPORTS FOOTWEAR AND FOOTWEAR INCORPORATING A PROTECTIVE METAL TOECAP, NOT COVERING THE ANKLE, NOT MADE ON A BASE OR PLATFORM OF WOOD (NOT HAVING AN INNER SOLE), OTHER THAN FOOTWEAR WITH A VAMP MADE OF STRAPS OR WHICH HAS ONE OR SEVERAL PIECES CUT OUT, OTHER THAN SLIPPERS	691 tonnes	691 tonnes
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