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EUROPEAN
COMMUNITIES



Treaty Series No. 25 (1987)

Supplementary Protocols to the Association Agreement

between the European Economic Community and Turkey
consequent on the Accession of new Member States
to the Community
and
on Products within the province of the
European Coal and Steel Community

Ankara, 30 June 1973

[The Supplementary Protocols entered into force on 1 March 1986]

*Presented to Parliament
by the Secretary of State for Foreign and Commonwealth Affairs
by Command of Her Majesty
July 1987*

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**SUPPLEMENTARY PROTOCOL
TO THE ASSOCIATION AGREEMENT BETWEEN THE
EUROPEAN ECONOMIC COMMUNITY AND TURKEY
CONSEQUENT ON THE ACCESSION OF NEW
MEMBER STATES TO THE COMMUNITY**

His Majesty the King of the Belgians, The President of the Federal Republic of Germany, The President of the French Republic, The President of the Italian Republic, His Royal Highness the Grand Duke of Luxembourg, Her Majesty the Queen of the Netherlands, Heads of State of the Contracting Parties to the Treaty establishing the European Economic Community, hereinafter called the "original Member States", Her Majesty the Queen of Denmark, The President of Ireland, Her Majesty the Queen of the United Kingdom of Great Britain and Northern Ireland, Heads of State of the Parties acceding to the Treaty establishing the European Economic Community, hereinafter called the "new Member States", and all those States being Contracting Parties to the Treaty concerning the accession to the European Economic Community and the European Atomic Energy Community of the Kingdom of Denmark, Ireland and the United Kingdom of Great Britain and Northern Ireland, signed in Brussels on 22 January 1972, hereinafter called the "Accession Treaty",¹ and the Council of the European Communities, of the one part, and The President of the Republic of Turkey, of the other part,

Have decided to establish by common accord the adaptation to the Agreement establishing an Association between the European Economic Community and Turkey, hereinafter called the "Association Agreement", including the Additional Protocol and the Financial Protocol,² which are necessary consequent on the accession to the Community of the Kingdom of Denmark, Ireland and the United Kingdom of Great Britain and Northern Ireland,

And, to this end have designated as their Plenipotentiaries:

His Majesty the King of the Belgians:

Mr. Renaat van Elslande,
Minister for Foreign Affairs;

Her Majesty the Queen of Denmark:

Mr. Niels Ersbøll,
Ambassador, Permanent Representative;

The President of the Federal Republic of Germany:

Mr. Otto Schlecht,
State Secretary, Ministry of Economic Affairs:
Mr. U. Lebsanft,
Ambassador, Permanent Representative;

The President of the French Republic:

Mr. de Lipkowski,
State Secretary, Ministry of Foreign Affairs;

The President of Ireland:

Mr. J. Keating,
Minister for Industry and Commerce;

The President of the Italian Republic:

Mr. Mario Pedini,
Under-Secretary of State, Ministry of Foreign Affairs;

His Royal Highness the Grand Duke of Luxembourg:

Mr. Jean Dondelinger,
Ambassador, Permanent Representative;

¹ Treaty Series No. 1 (1973)—Part I, Cmnd. 5179—I.

² For texts in Dutch, French, German and Italian see Official Journal of the European Communities No. 217 of 29 December 1964 for the Agreement, and No. 293 of 29 December 1972 for the Additional Protocol and Financial Protocol, available through Agency Section, Her Majesty's Stationery Office, P.O. Box 276, London, SW8 5DT.

Her Majesty the Queen of the Netherlands:

Mr. L. Brinkhorst,
State Secretary, Foreign Affairs;

Her Majesty the Queen of the United Kingdom of Great Britain and Northern Ireland:

Mr. Davies,
Chancellor of the Duchy of Lancaster;

The Council of the European Communities:

Mr. Renaat van Elslande,
President of the Council;

Sir Christopher Soames,
Vice-President of the Commission;

The President of the Republic of Turkey:

Mr. Ümit Halûk Bayülken,
Minister of Foreign Affairs;

Who, having exchanged their Full Powers, found in good and due form, have agreed as follows:

ARTICLE 1

The Kingdom of Denmark, Ireland and the United Kingdom of Great Britain and Northern Ireland hereby become Parties to the Association Agreement between the European Economic Community and Turkey and also to the Declarations annexed to the Final Act signed at Ankara on 12 September 1963 and to the Final Act signed at Brussels on 23 November 1970.¹

TITLE I

Adaptation Measures

ARTICLE 2

The texts of the Association Agreement, including the Protocols which form an integral part thereof and also the Declarations referred to in Article 1, drawn up in English and Danish languages and annexed to this Protocol, are authentic in the same way as the original texts.

ARTICLE 3

Article 12 of the Additional Protocol shall, from paragraph 4 onwards, be amended as follows:

“4. The Association Council may also, during the transition period decide that the right available to Turkey under paragraph 3 may entitle it to introduce quotas, instead of re-introducing, increasing or imposing customs duties, provided that such quota is not lower than 60% of the imports from the Community of the product in question during the preceding year. The value of imports from the Community in 1967 of the products affected by these quota measures must be counted against the total value of the imports referred to in the first subparagraph of paragraph 3.

The Association Council shall lay down the conditions governing the application and termination of these measures.

5. Notwithstanding paragraph 4 and for the period during which Turkey applies the degree of consolidated liberalisation fixed at 40% in accordance with Article 22 (2) and (3), the following rules shall be applicable:

¹ For texts in Dutch, French, German and Italian see Official Journal of the European Communities No. 217 of 29 December 1964 for the Final Act of 12 September 1963, and No. L 293 of 29 December 1972 for the Final Act of 23 November 1970, available through Agency Section, Her Majesty's Stationery Office, P.O. Box 276, London, SW8 5DT.

If the Association Council has not taken a decision under paragraph 4, within six months of a request being made, Turkey may, after informing the Association Council and not earlier than one year after making its request, introduce quotas on the terms indicated in paragraph 4.

All such quotas shall not affect more than 5% of the total value of imports in 1967 from the Community as originally constituted. The value of imports in 1967 which are affected by quota measures shall be calculated on the basis of imports from the Community as originally constituted and shall be charged against the value referred to in the first subparagraph of paragraph 3. If, however, these quotas affect products added to the list when the degree of consolidated liberalisation was raised in accordance with Article 22 (4), the value of imports shall be calculated on the basis of imports in 1967 from the original Member States and the new Member States.

Turkey shall, at the same time, add new products to the list of liberalised products consolidated in accordance with Article 22 (4) in order to ensure that the value of imports from the Community of all the products listed does not fall.

Consultations may be held within the Association Council on the progressive elimination of restrictive measures introduced by Turkey pursuant to this paragraph.

6. The Association Council may derogate from paragraphs 1, 3, 4 and 5."

ARTICLE 4

1. For the purposes of Article 12, Article 22 (2) and (5) and Article 25 of the Additional Protocol, the level of imports to be taken into consideration from the Community shall, when being calculated, include among imports from the Community in its original composition, Turkish imports from the new Member States during the period under consideration.

However, for the purposes of Article 22 (2) of the Additional Protocol, this rule shall apply only to increases in the degree of consolidated liberalisation to be effected by Turkey after 1 January 1976.

2. On the entry into force of this Protocol, Turkey may make amendments to the list of liberalised products which it has supplied in accordance with Article 22 (4) of the Additional Protocol, provided that:

- these amendments do not affect more than 10% of the value of imports from the Community in 1967 of products contained in the list.
- the value of imports from the Community of all the products contained in the list of liberalised products, calculated as before on the basis of the figures for 1967, does not fall,
- for products removed from the list of liberalised products, quotas are opened which are not less than 60% of imports of these products from the Community during the preceding year, without prejudice to the right of Turkey to apply to these products the provisions of Article 22 (5) of the Additional Protocol.

The value of imports from the Community which are affected by these amendments shall be counted against the total value of imports referred to in the first subparagraph of Article 12 (3) of the Additional Protocol.

Turkey shall notify the Association Council of measures taken in pursuance of the above provisions.

ARTICLE 5

The following shall be substituted for Article 29 (1) of the Association Agreement:

"This Agreement shall apply to the European territories of the Kingdom of Belgium, of the Kingdom of Denmark, of the Federal Republic of Germany, of the French Republic, of Ireland, of the Italian Republic, of the Grand Duchy of Luxembourg, of the Kingdom of the Netherlands and of the United Kingdom of

Great Britain and Northern Ireland and to the other European territories for whose external affairs a Member State assumes responsibility in accordance with the conditions laid down by the Treaty establishing the European Economic Community, on the one hand, and to the territory of the Republic of Turkey, on the other.”

ARTICLE 6

The periodic reviews provided for in Article 35 (3) of the Additional Protocol shall be brought forward by one year.

ARTICLE 7

The annual tariff quotas laid down for Turkey in the Sole Article (1) of Annex 1 and in Article 1 (2) of Annex 2 of the Additional Protocol shall be increased to:

Refined petroleum products (headings and subheadings Nos. 27.10, 27.11, 27.12, ex 27.13 B, 27.14 C of the Common Customs Tariff):

340,000 metric tons.

Cotton yarn, not put up for retail sale (heading No. 55.05 of the Common Customs Tariff):

390 metric tons.

Other woven fabrics of cotton (heading No. 55.09 of the Common Customs Tariff):

1,390 metric tons.

ARTICLE 8

The amount of 242 million units of account replaces the amount of 195 million units of account in Article 3 (2) of the Financial Protocol of 23 November 1970.

TITLE II

Transitional Measures

ARTICLE 9

1. The reduction in customs duties and charges having equivalent effect which are provided for in the Association Agreement shall be applied in the new Member States, in accordance with the percentages and timetable laid down, upon entry into force of this Protocol. The rates resulting from application of these reductions as regards Annex 2 and Annex 6 of the Additional Protocol may, however, in no case, be lower than those applied by the new Member States to the Community as originally constituted.
2. By way of derogation from paragraph 1, in respect of the products listed in Annex I, customs duties equal to the duties applied to Member States other than the United Kingdom may be applied with regard to Turkey by Ireland until 31 December 1975.
3. The rates on the basis of which the new Member States apply to Turkey the reductions provided for in paragraph 1 shall be those which they apply at the time to third countries.
4. By way of derogation from the preceding paragraphs, should the application of these provisions temporarily result in tariff movements away from alignment on the final duty, Denmark, Ireland and the United Kingdom may maintain their duties until the level of those duties has been reached on the occasion of a subsequent alignment, or they may apply the duty resulting from a subsequent alignment as soon as this alignment reaches or passes the said level.

ARTICLE 10

The new Member States shall align their customs duties of a fiscal nature or the fiscal element of these duties, relating to the products listed in Annex 2, on the duties provided for in the Association Agreement by applying to Turkey the same treatment as that applied to other Member States.

Article 9 shall apply to the protective element of these duties.

ARTICLE 11

1. In respect of the new Member States, Turkey shall reduce the difference between the customs duties and charges having equivalent effect which it applies to third countries and those which it applies to the Community as originally constituted under the Association Agreement by instalments of 20 per cent, in accordance with the following timetable:

- the first alignment shall be carried out as from the entry into force of this Protocol;
- the four succeeding alignments shall be made on 1 January 1974, 1 January 1975, 1 January 1976 and 1 July 1977.

2. If this Protocol enters into force after 1 January 1974, Turkey shall apply to the new Member States the level of alignment resulting from the timetable shown in paragraph 1 as from its entry into force.

3. In the event of any change in the timetable or in the rate of reduction laid down for the abolition of the customs duties and charges having equivalent effect applied by the new Member States to the Community as originally constituted, the Association Council shall take the measures necessary to take account of such a change.

4. The Association Council may adopt suitable measures to ensure that the reductions to be applied by Turkey to the new Member States coincide with the time-limits provided for in the Additional Protocol.

ARTICLE 12

The preferential treatment provided for in the Additional Protocol shall also apply to goods manufactured in Turkey using products from a Member State or from a new Member State that were not in free circulation in Turkey.

The application of these provisions to the said goods in a new Member State or in one of the original Member States may, however, be subject to the imposition in Turkey of a levy as long as the duties and charges having equivalent effect applied in respect of trade between the Member States and Turkey are different from those applied in respect of trade between the original Member States and the new Member States.

Article 3 of the Additional Protocol shall be applicable *mutatis mutandis*.

ARTICLE 13

1. The import arrangements applied by Ireland in respect of products listed in Annex III shall be eliminated with regard to Turkey not later than 1 July 1975 and 1 January 1985 respectively, in accordance with procedures to be determined by the Association Council.

2. Until 31 December 1974 imports into the United Kingdom from Turkey of the products listed in Annex IV of this Protocol may be limited to the following annual quotas:

- 1973 quota: 306 metric tons
- 1974 quota: 368 metric tons.

ARTICLE 14

During a period ending 1 July 1977 the tariff quotas provided for in Article 1(2) of Annex II of the Additional Protocol shall be allocated as follows:

Cotton yarn, not put up for retail sale (heading No. 55.05 of the Common Customs Tariff):

—Community as originally constituted	300 metric tons
—Denmark	40 metric tons
—Ireland	10 metric tons
—United Kingdom	40 metric tons

Other woven fabrics of cotton (heading No. 55.09 of the Common Customs Tariff):

—Community as originally constituted	1,000 metric tons
—Denmark	20 metric tons
—Ireland	10 metric tons
—United Kingdom	360 metric tons

ARTICLE 15

1. During the period specified in Article 14 the minimum price laid down in Article 4(3) of Annex 6 to the Additional Protocol shall, in the new Member States, be calculated by reference to the incidence of the duties they apply at the time with regard to third countries.
2. During the same period the levies and variable and fixed components referred to in Annex 6 to the Additional Protocol shall, in the new Member States, be calculated by reference to the rates they apply at the time with regard to third countries.

TITLE III

Final Provisions

ARTICLE 16

This Protocol and the Annexes thereto form an integral part of the Agreement establishing an Association between the European Economic Community and Turkey.

ARTICLE 17

1. This Protocol will be ratified by the Signatory States in accordance with their respective constitutional procedures and validly concluded for the Community by a decision of the Council of the European Communities taken in accordance with the provisions of the Treaty establishing the Community and notified to the other Parties hereto.

The instruments of ratification and the notification of conclusion shall be exchanged in Brussels.

2. This Protocol shall enter into force on the first day of the month following the day on which the instruments referred to in paragraph 1 are exchanged¹.

ARTICLE 18

This Protocol is drawn up in two copies in the Danish, Dutch, English, French, German, Italian and Turkish languages,² each of these texts being authentic.

In witness whereof, the undersigned Plenipotentiaries have affixed their signatures below this Supplementary Protocol.

Done at Ankara on this thirtieth day of June, one thousand nine hundred and seventy three.

[For signatures see page 23]

¹ Procedures necessary for the entry into force of the Supplementary Protocol were completed on 17 February 1986 and the Supplementary Protocol therefore entered into force on 1 March 1986.

² For texts in Dutch, French, German and Italian see Official Journal of the European Communities No. L361 of 31 December 1977, available through Agency Section, Her Majesty's Stationery Office, PO Box 276, London SW8 5DT.

ANNEX I

List of products referred to in Article 9(2)

	CCT heading No.	Description
CHAPTER 50 ...	50.04	Silk yarn, other than yarn of noil or other waste silk, not put up for retail sale
	50.05	Yarn spun from silk waste other than noil, not put up for retail sale
	50.06	Yarn spun from noil silk, not put up for retail sale
	50.07	Silk yarn and yarn spun from noil or other waste silk, put up for retail sale
	50.08	Silk-worm gut; imitation catgut of silk
	50.09	Woven fabrics of silk or of waste silk other than noil
	50.10	Woven fabrics of noil silk
CHAPTER 51 ...	51.01	Yarn of man-made fibres (continuous), not put up for retail sale: ex A. Yarn of synthetic textile fibres, other than single polytetrafluorethylene yarn B. Yarn of regenerated textile fibres: II. Other
	51.02	Monofil, strip (artificial straw and the like) and imitation catgut, of man-made fibre materials
	51.03	Yarn of man-made fibres (continuous), put up for retail sale
	51.04	Woven fabrics of man-made fibres (continuous), including woven fabrics of monofil or strip of heading No. 51.01 or 51.02
CHAPTER 52 ...		Metallized textiles
CHAPTER 53 ...	53.06	Yarn of carded sheep's or lambs' wool (woollen yarn), not put up for retail sale
	53.07	Yarn of combed sheep's or lambs' wool (worsted yarn), not put up for retail sale
	53.08	Yarn of fine animal hair (carded or combed), not put up for retail sale
	53.09	Yarn of horsehair or of other coarse animal hair, not put up for retail sale
	53.10	Yarn of sheep's or lambs' wool, of horsehair or of other animal hair (fine or coarse), put up for retail sale
	53.11	Woven fabrics of sheep's or lambs' wool or of fine animal hair
	53.12	Woven fabrics of coarse animal hair other than horsehair
	53.13	Woven fabrics of horsehair
CHAPTER 54 ...	54.03	Flax or ramie yarn, not put up for retail sale
	54.04	Flax or ramie yarn, put up for retail sale
	54.05	Woven fabrics of flax or of ramie
CHAPTER 55 ...	55.06	Cotton yarn, put up for retail sale
	55.07	Cotton gauze
	55.08	Terry towelling and similar terry fabrics, of cotton
CHAPTER 56 ...	56.01	Man-made fibres (discontinuous), not carded, combed or otherwise prepared for spinning
	56.02	Continuous filament tow for the manufacture of man-made fibres (discontinuous)

	CCT heading No.	Description
	56.03	Waste (including yarn waste and pulled or garnetted rags) of man-made fibres (continuous or discontinuous), not carded, combed or otherwise prepared for spinning
	56.04	Man-made fibres (discontinuous or waste), carded, combed or otherwise prepared for spinning
	56.05	Yarn of man-made fibres (discontinuous or waste), not put up for retail sale
	56.06	Yarn of man-made fibres (discontinuous or waste), put up for retail sale
	56.07	Woven fabrics of man-made fibres (discontinuous or waste)
CHAPTER 57 ...	57.05	Yarn of true hemp
	57.07	Yarn of other vegetable textile fibres B. Other
	57.08	Paper yarn
	57.09	Woven fabrics of true hemp
	ex 57.11	Woven fabrics of other vegetable textile fibres, other than woven fabrics of coir
	57.12	Woven fabrics of paper yarn
CHAPTER 58 ...	58.01	Carpets, carpeting and rugs, knotted (made up or not): ex A. Of wool or of fine animal hair, handmade B. Of silk, of waste silk other than noil, of synthetic textile fibres, of yarn falling within heading No. 52.01 or of metal threads ex C. Of other textile materials, other than jute and coir
	ex 58.02	Other carpets, carpeting, rugs, mats and matting, other than jute or coir mats or matting; and "Kelem", "Schumacks" and "Karamanie" rugs and the like (made up or not)
	58.03	Tapestries, hand-made, of the type Gobelins, Flanders, Aubusson, Beauvais and the like, and needle-worked tapestries (for example, petit point and cross stitch) made in panels and the like by hand
	58.04	Woven pile fabrics and chenille fabrics (other than terry towelling or similar terry fabrics of cotton falling within heading No. 55.08 and fabrics falling within heading No. 58.05)
	58.05	Narrow woven fabrics, and narrow fabrics (bolduc) consisting of warp without weft assembled by means of an adhesive, other than goods falling within heading No. 58.06
	58.06	Woven labels, badges and the like, not embroidered, in the piece, in strips or cut to shape or size
	58.07	Chenille yarn (including flock chenille yarn), gimped yarn (other than metallised yarn of heading No. 52.01 and gimped horsehair yarn); braids and ornamental trimmings in the piece; tassels, pompons and the like
	58.08	Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), plain
	58.09	Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), figured; hand or mechanically made lace, in the piece, in strips or in motifs
	58.10	Embroidery, in the piece, in strips or in motifs
CHAPTER 59 ...	59.01	Wadding and articles of wadding: textile flock and dust and mill naps: A. Wadding and articles of wadding B. Flock and dust and mill neps: I. Of man-made fibres

	CCT heading No.	Description
	59.02	Felt and articles of felt, whether or not impregnated or coated
	59.03	Bonded fibre fabrics, similar bonded yarn fabrics, and articles of such fabrics, whether or not impregnated or coated
	ex 59.04	Twine, cordage, ropes and cables, plaited or not, other than coir yarn for the manufacture of mats and matting and the like
	59.05	Nets and netting made of twine, cordage or rope, and made up fishing nets or yarn, twine, cordage or rope
	59.06	Other articles made from yarn, twine, cordage, rope or cables, other than textile fabrics and articles made from such fabrics
	59.07	Textile fabrics coated with gum or anylaceous substances, of a kind used for the outer covers of books and the like; tracing cloth; prepared painting canvas; buckram and similar fabrics for hat foundations and similar uses
	59.08	Textile fabrics impregnated, coated, covered or laminated with preparations of cellulose derivatives or of other artificial plastic materials
	59.09	Textile fabrics coated or impregnated with oil or preparations with a basis of drying oil
	59.10	Linoleum and materials prepared on a textile base in a similar manner to linoleum, whether or not cut to shape or of a kind used as floor coverings; floor coverings consisting of a coating applied on a textile base, cut to shape or not
	59.11	Rubberised textile fabrics, other than rubberised, knitted or crocheted goods
	59.12	Textile fabrics otherwise impregnated or coated; painted canvas being theatrical scenery, studio back-cloths or the like
	59.13	Elastic fabrics and trimmings (other than knitted or crocheted goods) consisting of textile materials combined with rubber threads
	59.14	Wicks, of woven, plaited or knitted textile materials, for lamps, stoves, lighters, candles and the like; tubular knitted gas-mantle fabric and incandescent gas-mantles
	59.15	Textile hosepiping and similar tubing, with or without lining, armour or accessories of other materials
	59.16	Transmission, conveyor or elevator belts or belting, of textile material, whether or not strengthened with metal or other material
	ex 59.17	Textile fabrics and textile articles, of a kind commonly used in machinery or plant, other than synthetic fibres (polytetrafluorethylene), bleached, impregnated, whether or not oiled
CHAPTER 60 ...	60.01	Knitted or crocheted fabric, not elastic nor rubberised
	60.02	Gloves, mittens and mitts, knitted or crocheted, not elastic nor rubberised
	60.03	Stockings, under stockings, socks, ankle-socks, sockettes and the like, knitted or crocheted, not elastic nor rubberised
	60.04	Under garments, knitted or crocheted, not elastic nor rubberised
	60.05	Outer garments and other articles, knitted or crocheted, not elastic nor rubberised
	60.06	Knitted or crocheted fabric and articles thereof, elastic or rubberised (including elastic knee-caps and elastic stockings)
CHAPTER 61 ...	61.01	Men's and boys' outer garments
	61.02	Women's, girls' and infants' outer garments

	CCT heading No.	Description
	61.03	Men's and boys' under garments, including collars, shirt fronts and cuffs
	61.04	Women's, girls' and infants' under garments
	61.05	Handkerchiefs
	61.06	Shawls, scarves, mufflers, mantillas, veils and the like
	61.07	Ties, bow ties and cravats
	61.08	Collars, tuckers, fallals, bodice-fronts, jabots, cuffs, flounces, yokes and similar accessories and trimmings for women's and girls' garments
	61.09	Corsets, corset-belts, suspender belts, brassieres, braces, suspenders, garters and the like (including such articles of knitted or corched fabric) whether or not elastic
	61.10	Gloves, mittens, mitts, stockings, socks and sockettes, not being knitted or crocheted goods
	61.11	Made up accessories for articles of apparel (for example, dress shields, shoulder and other pads, belts, muffs, sleeve protectors, pockets)
CHAPTER 62 ...	62.01	Travelling rugs and blankets
	62.02	Bed linen, table linen, toilet linen and kitchen linen; curtains and other furnishing articles
	62.03	Sacks and bags, of a kind used for the packing of goods: B. Of other textile materials: ex I. Used, other than coir fabrics ex II. Other, of cotton fabrics
	62.04	Tarpaulins, sails, awnings, sunblinds, tents and camping goods
	ex 62.05	Other made up textile articles (including dress patterns), other than articles of jute or coir
CHAPTER 63 ...	ex 63.01	Clothing, clothing accessories, travelling rugs and blankets, household linen and furnishing articles (other than articles falling within heading No. 58.01, 58.02 or 58.03), of textile materials, footwear and headgear of any material, showing signs of appreciable wear and imported in bulk or in bales, sacks or similar bulk packings, other than of jute or coir
CHAPTER 64 ...	64.01	Footwear with outer soles and uppers of rubber or artificial plastic material
	64.02	Footwear with outer soles of leather or composition leather; footwear (other than footwear falling within heading No. 64.01) with outer soles of rubber or artificial plastic materials
	64.03	Footwear with outer soles of wood or cork
	64.04	Footwear with outer soles of other materials
	64.05	Parts of footwear (including uppers, in-soles and screw-on heels) of any material except metal
	64.06	gaiters, spats, leggings, puttees, cricket pads, shin-guards and similar articles, and parts thereof

ANNEX II

List of Products referred to in Article 10

1. Products in respect of which Ireland applies customs duties of a fiscal nature

Irish Customs Tariff heading No.	Description
20.07	Fruit juices (including grape must) and vegetable juices, whether or not containing added sugar, but unfermented and not containing spirit: (A) Prepared for consumption as a beverage without dilution
22.01	Waters, including spa waters and aerated waters; ice and snow: (A) Spa waters, natural and artificial; aerated waters
22.02	Lemonade, flavoured spa waters and flavoured aerated waters, and other non-alcoholic beverages, not including fruit and vegetable juices falling within heading No. 20.07
22.03	Beer made from malt
22.05	Wine of fresh grapes; grape must with fermentation arrested by the addition of alcohol
22.06	Vermouths, and other wines of fresh grapes flavoured with aromatic extracts
22.07	Other fermented beverages (for example, cider, perry and mead): (C) Cider and Perry
22.08	Ethyl alcohol or neutral spirits, undenatured, of a strength of 140° proof or higher; denatured spirits (including ethyl alcohol and neutral spirits) of any strength
22.09	Spirits (other than those of heading No. 22.08); liqueurs and other spirituous beverages; compound alcoholic preparations (known as "concentrated extracts") for the manufacture of beverages
23.05	Wines lees; argol: (B) Other
24.01	Unmanufactured tobacco; tobacco refuse: (A) Unmanufactured tobacco
24.02	Manufactured tobacco; tobacco extracts and essences: (A) Manufactured tobacco
27.07	Oils and other products of the distillation of high temperature coal tar; similar products as defined in Note 2 to this Chapter: (A) Light oils (C) other: (1) hydrocarbon oils
27.09	Petroleum oils and oils obtained from bituminous minerals, crude: (A) Light oils (B) Other: (1) hydrocarbon oils
27.10	Petroleum oils and oils obtained from bituminous minerals, other than crude; preparations not elsewhere specified or included, containing not less than seventy per cent by weight of petroleum oils or of oils obtained from bituminous minerals, these oils being the basic constituents of the preparations: (A) Light oils (D) (2) other: (a) hydrocarbon oils
29.01	Hydrocarbons: (A) Light oils (C) Other: (1) hydrocarbon oils
33.06	Perfumery, cosmetics and toilet preparations: (A) Perfumery (1) perfumed spirits
36.06	Matches (excluding Bengal matches)

Irish Customs Tariff heading No.	Description
36.08	Other combustible preparations, and products: (A) Light oils
38.07	Spirits of turpentine (gum, wood and sulphate) and other terpenic solvents produced by the distillation or other treatment of coniferous woods; crude dipentene; sulphite turpentine; pine oil (excluding "pine oils" not rich in terpineol): (A) Hydrocarbon oils
38.08	Rosin and resin acids, and derivatives thereof other than ester gums included in heading No. 39.05; rosin spirit and rosin oils: (A) Hydrocarbon oils
38.09	Wood tar; wood tar oils (other than the composite solvents and thinners falling within heading No. 38.18); wood creosote; wood naphtha; acetone oil: (B) Hydrocarbon oils
38.18	Composite solvents and thinners for varnishes and similar products: (A) Light oils (B) Other hydrocarbon oils
38.19	Chemical products and preparations of the chemical or allied industries (including those consisting of mixtures of natural products), not elsewhere specified or included; residual products of the chemical or allied industries, not elsewhere specified or included: (A) Light oils (B) Other hydrocarbon oils
40.09	Piping and tubing, of unhardened vulcanized rubber: (A) hoses suitable for motor vehicles which are shown in Chapter 87 as chargeable with duty
40.10	Transmission, conveyor or elevator belts or belting, of vulcanized rubber: (A) belts suitable for the engines of heading Nos. 84.06 (A) and 84.08 (A)
40.11	Rubber tyres, tyre cases, interchangeable tyre treads, inner tubes and tyre flaps, for wheels of all kinds: (A) suitable for the vehicles of headings Nos. 87.01, 87.02, 87.03, 87.07, 87.8, 87.09 and 87.14 (A) or self-propelled machines falling within headings Nos. 84.22 (D) and 84.23: (1) tyres and tyre cases (2) inner tubes (4) other
70.09	Glass mirrors (including rear-view mirrors), unframed, framed or backed: (B) other (1) suitable for motor vehicles
70.14	Illuminating glassware, signalling glassware and optical elements of glass, not optically worked nor of optical glass: (A) illuminating glassware (2) other (b) suitable for the interiors of motor vehicles (B) signalling glassware and optical elements of glass: (1) suitable for motor vehicles
73.25	Stranded wire, cables cordage, ropes, plaited bands, slings and the like, of iron or steel wire, but excluding insulated electric cables: (A) parts suitable for motor vehicles
73.29	Chain and parts thereof, of iron or steel: (A) transmission chains and other parts and accessories suitable for motor vehicles
73.35	Springs and leaves for springs, of iron or steel: (D) other: (1) parts suitable for motor vehicles
83.01	Locks and padlocks (key, combination or electrically operated), and parts thereof, of base metal; frames incorporating locks, for handbags, trunks, or the like, and parts of such frames, of base metal; keys for any of the foregoing articles of base metal: (A) locks, padlocks and keys therefor: (2) locks, and keys therefor, suitable for motor vehicles

Irish Customs Tariff heading No.	Description
83.02	Base metal fittings and mountings of a kind suitable for furniture, doors, staircases, windows, blinds, coachwork, saddlery, trunks, caskets and the like (including automatic door closers); base metal hat-racks, hat-pegs, brackets and the like: (A) fittings and mountings suitable for motor vehicles
84.06	Internal combustion piston engines: (A) suitable for motor vehicles
84.08	Other engines and motors: (A) suitable for motor vehicles
84.10	Pumps (including motor pumps and turbo pumps) for liquids whether or not fitted with measuring devices; liquid elevators or bucket, chain, screw, band and similar kinds: (A) pumps suitable for motor vehicles: (2) other (C) parts of pumps: (1A) suitable for pumps of subheading (A) (2) of this heading
84.11	Air pumps, vacuum pumps and air or gas compressors (including motor and turbo pumps and compressors, free-piston generators for gas turbines); fans, blowers and the like: (A) suitable for motor vehicles
84.18	Centrifuges; filtering and purifying machinery and apparatus (other than filter funnels, milk strainers and the like), for liquids or gases: (A) suitable for motor vehicles
84.21	Mechanical appliances (whether or not hand operated) for projecting, dispersing or spraying liquids or powders; fire extinguishers (charged or not); spray guns and similar appliances; steam or sand blasting machines and similar jet projecting machines: (A) windscreen washers suitable for motor vehicles
84.22	Lifting, handling, loading or unloading machinery, telfers and conveyors (for example, lifts, hoists, winches, cranes, transporter cranes, jacks, pulley tackle, belt conveyors and teleferics), not being machinery falling within heading No. 84.23: (A) suitable for motor vehicles: (1) portable jacks suitable for motor vehicles (3) cranes and winches suitable for breakdown motor vehicles
84.59	Machines and mechanical appliances, having individual functions, not falling within any other heading of this Chapter: (C) other: (2) parts suitable for motor vehicles
84.61	Taps, cocks, valves and similar appliances, for pipes, boiler shells, tanks, vats and the like, including pressure reducing valves and thermostatically controlled valves: (B) parts suitable for motor vehicles
84.63	Transmission shafts, cranks, bearing housings, plain shaft bearings, gears and gearing (including friction gears and gear-boxes and other variable speed gears), flywheels, pulleys and pulley blocks, clutches and shaft couplings: (B) parts suitable for motor vehicles: (2) other
85.01	Electrical goods of the following descriptions: generators, motors, convertors (rotary or static), transformers, rectifiers and rectifying apparatus, inductors: (A) motors: (1) suitable for motor vehicles (D) static convertors, rectifiers and rectifying apparatus: (1) suitable for motor vehicles
85.02	Electro-magnets; permanent magnets and articles of special materials for permanent magnets, being blanks of such magnets; electro-magnetic and permanent magnet chucks, clamps, vices and similar work holders; electro-magnetic clutches and couplings; electro-magnetic brakes; electro-magnetic lifting heads: (A) suitable for motor vehicles
85.04	Electric accumulators: (B) other: (1) suitable for motor vehicles

Irish Customs Tariff heading No.	Description
85.08	Electrical starting and ignition equipment for internal combustion engines (including ignition magnetos, magneto dynamos, ignition coils, starter motors, sparking plugs and glow plugs); generators (dynamos and alternators) and cut-outs for use in conjunction with such engines: (C) other: (1) suitable for motor vehicles
85.09	Electrical lighting and signalling equipment and electrical windscreen wipers, defrosters and demisters, for cycles or motor vehicles: (A) suitable for motor vehicles
85.15	Radiotelegraphic and radiotelephonic transmission and reception apparatus; radio-broadcasting and television transmission and reception apparatus (including receivers incorporating sound recorders or reproducers) and television cameras; radio navigational aid apparatus, radar apparatus and radio remote control apparatus: (B) transmitting sets, receiving sets and combined transmitting and receiving sets, exclusively designed or adapted for fitting to motor vehicles (D) parts: (2) suitable only for the goods of subheading (B) of this heading
85.18	Electrical capacitors, fixed or variable: (A) suitable for ignition systems of motor vehicles
85.19	Electrical apparatus for making and breaking electrical circuits, for the protection of electrical circuits, or for making connections to or in electrical circuits (for example, switches, relays, fuses, lightning arresters, surge suppressors, plugs, lampholders and junction boxes); resistors, fixed or variable (including potentiometers), other than hearing resistors; printed circuits; switchboards (other than telephone switchboards) and control panels: (A) suitable for motor vehicles
85.26	Insulating fittings for electrical machines, appliances or equipment, being fittings wholly of insulating material apart from any minor components of metal incorporated during moulding solely for purposes of assembly, but not including insulators falling within heading No. 85.25: (C) suitable for motor vehicles
87.01	Tractors (other than those falling within heading No. 87.07), whether or not fitted with power take-offs, winches or pulleys: (D) other
87.02	Motor vehicles for the transport of persons, goods or materials (including sports motor vehicles, other than those of heading No. 87.09): (A) motor cars (B) omnibuses
87.03	Special purpose motor lorries and vans (such as breakdown lorries, fire-engines, fire-escapes, road sweeper lorries, snow ploughs, spraying lorries, crane lorries, searchlight lorries, mobile workshops and mobile radiological units), but not including the motor vehicles of heading No. 87.02: (B) other
87.04	Chassis fitted with engines, for the motor vehicles falling within heading No. 87.01, 87.02 or 87.03: (B) other
87.05	Bodies (including cabs), for the motor vehicles falling within heading No. 87.01, 87.02 or 87.03: (B) other
87.06	Parts and accessories of the motor vehicles falling within heading No. 87.01, 87.02 or 87.03: (E) other parts and accessories
87.08	Tanks and other armoured fighting vehicles, motorised, whether or not fitted with weapons, and parts of such vehicles

Irish Customs Tariff heading No.	Description
87.09	Motor-cycles, auto-cycles and cycles fitted with an auxiliary motor, with or without side-cars; side-cars of all kinds
87.12	Parts and accessories of vehicles falling within heading No. 87.09, 87.10 or 87.11: (A) of the vehicles of heading No. 87.09
90.23	Hydrometers and similar instruments; thermometers, pyrometers, barometers, hygrometers, psychrometers recording or not; any combination of these instruments: (A) thermometers suitable for use as parts of motor vehicles
90.24	Instruments and apparatus for measuring, checking or for automatically controlling the flow, depth, pressure or other variables of liquids or gases, or automatically controlling temperature, (for example, pressure gauges, thermostats, level gauges, flow meters, heat meters, automatic overdraught regulators), not being articles falling within heading No. 90.14: (A) instruments and apparatus suitable for use as parts of motor vehicles, (for example, fuel gauges, oil pressure gauges)
90.27	Revolution counters, production counters, taximeters, mileometers, pedometers and the like, speed indicators (including magnetic speed indicators) and tachometers (other than articles falling within heading No. 90.14); stroboscopes: (A) Mileometers, revolution indicators and speed indicators suitable for use as parts of motor vehicles; taximeters
90.28	Electrical measuring, checking, analysing or automatically controlling instruments and apparatus: (A) instruments and apparatus suitable for use as parts of motor vehicles
90.29	Parts or accessories suitable for use solely or principally with one or more of the articles falling within heading No. 90.23, 90.24, 90.26, 90.27 or 90.28: (B) parts suitable for the articles falling within heading No. 90.23 (A), 90.24 (A), 90.27 (A), or 90.28 (A).
92.11	Gramophones, dictating machines and other sound recorders and reproducers, including record-players and tape decks, with or without sound-heads; television image and sound recorders and reproducers, magnetic: (A) (1) Tape recorders and reproducers suitable for motor vehicles which are shown in Chapter 87 as chargeable with duty

2. Products in respect of which the United Kingdom applies customs duties of a fiscal nature

UK Customs Tariff heading No.	Description
22.03	Beer made from malt: (A) of any description (other than mum, spruce, black beer, Berlin white beer or other preparations of a similar character, of an original gravity of 1200° or more)
22.05	Wine of fresh grapes (including grape must with fermentation arrested by the addition of alcohol)
22.06	Vermouths and other wines of fresh grapes flavoured with aromatic extracts.
22.07	Other fermented beverages (for example cider, perry and mead): (A) Beer made from malt: (1) of any description (other than mum, spruce, black beer, Berlin white beer or other preparations of a similar character of an original gravity of 1200° or more) (B) Wines

UK Customs Tariff heading No.	Description
22.08	Ethyl alcohol (ethanol) or neutral spirits, undenatured, of a strength of one hundred and forty degrees proof or higher; denatured spirits (including ethyl alcohol (ethanol) and neutral spirits) of any strength
22.09	Spirits (other than those of heading No. 22.08); liqueurs and other spirituous beverages; compound alcoholic preparations (known as "concentrated extracts") for the manufacture of beverages: (A) liqueurs, cordials, mixtures and other preparations in bottle, entered in such a manner as to indicate that the strength is not to be tested; (B) other spirits (including spirituous beverages having the character of spirits and liqueurs)
23.05	Wine lees; argol (A) wine lees
24.01	Unmanufactured tobacco; tobacco refuse
24.02	Manufactured tobacco; tobacco extracts and essences: (A) Manufactured tobacco
27.06	Tar distilled from coal, from lignite or from peat, and other mineral tars, including partially distilled tars and blends of pitch with creosote oils or with other coal tar distillation products: (A) Hydrocarbon oil
27.07	Oils and other products of the distillation of high temperature coal tars and similar oils and products obtained by other processes (for example, benzole, creosote, cresylic acid and solvent naphtha): (A) Hydrocarbon oil
27.09	Petroleum oils and oils obtained from bituminous minerals, crude: (B) Other
27.10	Petroleum oils and oils obtained from bituminous minerals, other than crude; preparations not elsewhere specified or included, containing not less than 70%, by weight of petroleum oils or of oils obtained from bituminous minerals, these oils being the basic constituents of the preparations: (A) Hydrocarbon oil (B) Other: (1) containing light oil
27.12	Petroleum jelly: (A) Hydrocarbon oil
27.14	Petroleum bitumen, petroleum coke and other residues of petroleum oils or of oils obtained from bituminous minerals: (B) Hydrocarbon oil
27.16	Bituminous mixtures based on natural asphalt, on natural bitumen, on petroleum bitumen, on mineral tar or on mineral tar pitch (for example, bituminous mastics, cut-backs): (A) Hydrocarbon oil
29.01	Hydrocarbons: (A) Hydrocarbon oil
32.09	Varnishes and lacquers; distempers; prepared water pigments of the kind used for finishing leather; paints and enamels; pigments in linseed oil, white spirit, spirits of turpentine, varnish or other paint or enamel media; stamping foils; dyes or other colouring matter in forms or packings of a kind sold by retail: (A) Hydrocarbon oil
33.06	Perfumery, cosmetics and toilet preparations: (A) Perfumed spirits

UK Customs Tariff heading No.	Description
34.03	Lubricating preparations, and preparations of a kind used for oil or grease treatment of textiles, leather or other materials, but not including preparations containing 70%, or more by weight of petroleum oils or of oils obtained from bituminous minerals: (B) Other than those containing 50% or more by weight of siloxanes: (1) containing light oil
36.05	Pyrotechnic articles (for example, fireworks, railway fog signals, amorces, rain rockets): (A) Bengal matches
36.06	Matches (excluding Bengal matches)
36.08	Other combustible preparations and products: (A) Hydrocarbon oil (C) Firelighters containing heavy oil
38.07	Spirits of turpentine (gum, wood and sulphate) and other terpenic solvents produced by the distillation or other treatment of coniferous woods; crude dipentene; sulphite turpentine; pine oil (excluding pine oils not rich in terpineol): (A) Hydrocarbon oil
38.08	Resin and resin acids, and derivatives thereof other than ester gums included in heading No. 39.05; resin spirit and resin oils: (A) Hydrocarbon oil
38.14	Anti-knock preparations, oxidation inhibitors, gum inhibitors, viscosity improvers, anti-corrosive preparations and similar prepared additives for mineral oils: (A) Hydrocarbon oil
38.18	Composite solvents and thinners for varnishes and similar products: (A) Hydrocarbon oil (B) Other: (1) products containing one or more constituents which have been used in their manufacture or preparation and have not lost their identity and which, if imported separately, would be classified in Chapter 28 or 29 and be chargeable with import duty amounting at the full rate to 17.5% or more of the value of the constituents: (a) containing light oil (2) other: (a) containing light oil
38.19	Chemical products and preparations of the chemical or allied industries (including those consisting of mixtures or natural products), not elsewhere specified or included; residual products of the chemical or allied industries not elsewhere specified or included: (A) Hydrocarbon oil
39.02	Polymerization and copolymerization products (for example, polyethylene, polytetrahaloethylenes, polyisobutylene, polystyrene, polyvinyl chloride, polyvinyl acetate, polyvinyl chloacetate and other polyvinyl derivatives, polyacrylic derivatives, polymethacrylic derivatives, coumarone-indene resins): (A) Hydrocarbon oil
98.10	Mechanical lighters and similar lighters, including chemical and electrical lighters, and parts thereof, excluding flints and wicks: (A) Portable lighters, being portable mechanical, chemical, chemical, electrical or similar contrivances intended to provide a means of ignition, whether by spark, flame or otherwise, and parts thereof: (1) portable lighters constructed solely for the purpose of igniting gas for domestic use, whether complete or incomplete (including stems of electrical lighters and rigid or spring frames of flint lighters) (2) other portable lighters, complete or incomplete (including bodies)

ANNEX III

List of products referred to in Article 13(1)

CCT heading No.	Description
ex 60.03, ex 60.04	1. <i>Time limit: 1 July 1975</i> —Stockings
ex 73.35	—Springs for vehicles
ex 85.08 D	—Sparking plugs and parts thereof in metal
ex 96.01, ex 96.02	—Brooms and brushes
	2. <i>Time limit: 1 January 1985</i> —Private (motor) vehicles
	—Commercial (motor) vehicles

ANNEX IV

List of products referred to in Article 13(2)

United Kingdom Tariff heading No.	Description
ex 55.08	Terry towelling and similar terry fabrics, of cotton, containing more than 50% by weight of cotton
ex 55.09	Other woven fabrics of cotton, containing more than 50% by weight of cotton
ex 58.04	Woven pile fabrics and chenille fabrics (other than terry towelling or similar terry fabrics of cotton falling within heading No. 55.08 and fabrics falling within heading No. 58.05), containing more than 50% by weight of cotton
ex 59.13	Elastic fabrics and trimmings (other than knitted or crocheted goods) consisting of textile materials combined with rubber threads, containing more than 50% by weight of cotton
ex 61.01	Men's and boys' outer garments, containing more than 50% by weight of cotton
ex 61.02	Women's, girls' and infants' outer garments, containing more than 50% by weight of cotton
ex 61.03	Men's and boys' under garments including collars, shirt fronts and cuffs, containing more than 50% by weight of cotton
ex 61.04	Women's, girls' and infants' under garments, containing more than 50% by weight of cotton
ex 61.05	Handkerchiefs, containing more than 50% by weight of cotton
ex 61.06	Shawls, scarves, mufflers, mantillas, veils and the like, containing more than 50% by weight of cotton
ex 62.02	Bed linen, table linen, toilet linen and kitchen linen, curtains and other furnishing articles, containing more than 50% by weight of cotton
ex 62.05	Other made up textile articles (including dress patterns), containing more than 50% by weight of cotton

**SUPPLEMENTARY PROTOCOL
ON PRODUCTS WITHIN THE PROVINCE OF
THE EUROPEAN COAL AND STEEL COMMUNITY**

His Majesty the King of the Belgians, The President of the Federal Republic of Germany, The President of the French Republic, The President of the Italian Republic, His Royal Highness the Grand Duke of Luxembourg, Her Majesty the Queen of the Netherlands, Heads of State of the Contracting Parties to the Treaty establishing the European Coal and Steel Community, hereinafter called the "original Member States", Her Majesty the Queen of Denmark, The President of Ireland, Her Majesty the Queen of the United Kingdom of Great Britain and Northern Ireland, Heads of State of the Parties acceding to the European Coal and Steel Community, hereinafter called the "the new Member States", all those States being Contracting Parties to the Treaty concerning the accession to the European Economic Community and the European Atomic Energy Community of the Kingdom of Denmark, Ireland, and the United Kingdom of Great Britain and Northern Ireland signed in Brussels on 22 January 1972, hereinafter called the "Accession Treaty", of the one part, and The President of the Republic of Turkey, of the other part.

Have decided to determine by common accord the adjustments to the Agreement on products within the province of the European Coal and Steel Community between the original Member States and Turkey signed in Brussels on 23 November 1970 which are necessary consequent on the accession of the new Member States to the European Coal and Steel Community, and to this end.

Have designated as their Plenipotentiaries:

His Majesty the King of the Belgians:

Mr. Renaat van Elsandé,
Minister of Foreign Affairs;

Her Majesty the Queen of Denmark:

Mr. Niels Ersbøll,
Ambassador, Permanent Representative;

The President of the Federal Republic of Germany:

Mr. Otto Schlecht,
State Secretary, Ministry of Economic Affairs;
Mr. U. Lebsanft,
Ambassador, Permanent Representative;

The President of the French Republic:

Mr. de Lipkowski,
State Secretary, Ministry of Foreign Affairs;

The President of Ireland:

Mr. J. Keating,
Minister for Industry and Commerce;

The President of the Italian Republic:

Mr. Mario Pedini,
Under Secretary of State, Ministry of Foreign Affairs;

His Royal Highness the Grand Duke of Luxembourg:

Mr. Jean Dondelinger,
Ambassador, Permanent Representative;

Her Majesty the Queen of the Netherlands:

Mr. L. Brinkhorst,
State Secretary, Foreign Affairs;

Her Majesty The Queen of the United King of Great Britain and Northern Ireland:

Mr. Davies,
Chancellor of the Duchy of Lancaster;

The President of the Republic of Turkey:
Mr. Umit Halûk Bayülken,
Minister of Foreign Affairs;

Who, having exchanged their Full Powers found in good and due form, have agreed as follows:

ARTICLE 1

The Kingdom of Denmark, Ireland and the United Kingdom of Great Britain and Northern Ireland hereby become Parties to the Agreement on products within the province of the European Coal and Steel Community between the original Member States and Turkey of that Community signed in Brussels 23 November 1970, hereinafter called the "Agreement".

ARTICLE 2

The texts of the Agreement, drawn up in the Danish and English languages¹ and annexed to this Protocol, are authentic in the same way as the original texts.

ARTICLE 3

The following provision shall be inserted after Article 4 of the Agreement:

"ARTICLE 5

The Agreement shall apply to the European territories of the Kingdom of Belgium, of the Kingdom of Denmark, of the Federal Republic of Germany, of Ireland, of the French Republic, of the Italian Republic, of the Grand Duchy of Luxembourg, of the Kingdom of the Netherlands and of the United Kingdom of Great Britain and Northern Ireland and to the other European territories in respect of which a Member State assumes responsibility for external affairs in accordance with the conditions laid down by the Treaty establishing the European Economic Community, on the one hand, and to the territory of the Republic of Turkey, on the other."

Articles 5 to 8 of the Agreement are renumbered Articles 6 to 9.

ARTICLE 4

This Protocol shall form an integral part of the Agreement.

ARTICLE 5

1. This Protocol shall be ratified by the Signatory States in accordance with their respective constitutional procedures.

The instruments of ratification shall be exchanged in Brussels.

2. This Protocol shall enter into force on the first day of the month following the day on which the exchange of instruments referred to in paragraph 1 takes place.²

¹ For texts in Dutch, French, German and Italian, see Official Journal of the European Communities No. L 361 of 31 December 1977, available through Agency Section, Her Majesty's Stationery Office, PO Box 276, London SW8 5DT.

² Procedures necessary for the entry into force of the Supplementary Protocol were completed on 17 February 1986, and the Supplementary Protocol therefore entered into force on 1 March 1986.

ARTICLE 6

This Protocol is drawn up in two parts in the Danish, Dutch, English, French, German, Italian and Turkish languages, each of these texts being authentic.

In witness whereof, the undersigned Plenipotentiaries have affixed their signatures below this Supplementary Protocol.

Done at Ankara on this thirtieth day of June, one thousand nine hundred and seventy three.

SIGNATURES OF SUPPLEMENTARY PROTOCOL ON PRODUCTS WITHIN THE PROVINCE OF THE ECSC

Belgium
Denmark
France
Germany, Federal Republic of
Ireland, Republic of
Italy
Luxembourg
Netherlands
United Kingdom
Turkey

SIGNATURES OF SUPPLEMENTARY PROTOCOL TO THE ASSOCIATION AGREEMENT

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