COMMISSION OF THE EUROPEAN COMMUNITIES



Brussels, 27.11.1995 COM(95) 574 final

95/0288 (ACC) 95/0289 (ACC) 95/0290 (ACC) 95/0291 (ACC) 95/0292 (ACC)

Proposal for a <u>COUNCIL REGULATION (EC)</u>

concerning the export of certain ECSC and EC steel products from certain third countries to the European Communities

Proposal for a COUNCIL DECISION

on the position to be taken by the Community within the Association Council established by the Europe Agreeemnt between the European Communities and their Member States, of the one part, and the Republic of Bulgaria, of the other part, which entered into force on 1 February 1995, concerning the export of certain steel products from the Republic of Bulgaria to the European Communities

Proposal for a <u>COUNCIL DECISION</u>

on the position to be taken by the Community within the Association Council established by the Europe Agreeemnt between the European Communities and their Member States, of the one part, and the Czech Republic, of the other part, which entered into force on 1 February 1995, concerning the export of certain steel products from the Czech Republic to the European Communities

Proposal for a COUNCIL DECISION

on the position to be taken by the Community within the Association Council established by the Europe Agreeemnt between the European Communities and their Member States, of the one part, and Romania, of the other part, which entered into force on 1 February 1995, concerning the export of certain steel products from Romania to the European Communities

Proposal for a COUNCIL DECISION

on the position to be taken by the Community within the Association Council established by the Europe Agreeemnt between the European Communities and their Member States, of the one part, and the Slovak Republic, of the other part, which entered into force on 1 February 1995, concerning the export of certain steel products from the Slovak Republic to the European Communities

(presented by the Commission)

EXPLANATORY MEMORANDUM

The draft Association Council Decisions with Romania and with the Republic of Bulgaria renew the double-checking system without quantitative limits applied to certain ECSC steel products for the period 1 January to 31 December 1996. The system has already operated since 1 March 1995.

The draft Association Council Decisions with the Czech and Slovak Republics introduce a double-checking system for certain ECSC and EC steel products for an initial period between 1 January and 31 December 1996.

The implementing legislation contains details of the provisions relating to the issue of import documents which are identical to those contained in the draft prior surveillance measure for steel products in 1996.

The draft Association Council Decisions have already been informally agreed by the relevant ECSC Contact Groups or sub-committees. In view of the time which these procedures could take, the ECSC Contact Groups or sub-committees also agreed, if necessary, to introduce the double-checking system with effect from 1 January 1996 on a temporary basis by means of autonomous measures, pending the entry into force of the Association Council Decisions and of the implementing legislation.

COUNCIL REGULATION (EC) NO.

concerning the export of certain ECSC and EC steel products from certain third countries to the European Communities 950288 (Acc.)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Community, and in particular Article 113 thereof,

Having regard to the proposal from the Commission,

Whereas a Europe Agreement between the European Communities and their Member States, of the one part, and the following countries, of the other part, entered into force on 1 February 1995: Republic of Bulgaria¹, Czech Republic², Romania³, Slovak Republic⁴;

Whereas the situation relating to imports of certain steel products from the abovementioned countries into the Community has been the subject of thorough examination and whereas, on the basis of relevant information supplied to them, the parties decided in Association Council Decisions N° .../95⁵, .../95⁶, .../95⁷ and .../95⁸ that the solution acceptable to both parties is a double-checking system, without quantitative limits, for the import into the Community of certain steel products covered by the ECSC and EC Treaties for an initial period between 1 January and 31 December 1996:

- ²OJ L 360, 31.12.94, p.1
- ³OJ L 357, 31.12.94, p.1
- ⁴OJ L 359, 31.12.94, p.1
- ⁵OJ
- ⁶OJ

⁷OJ

⁸OJ

¹OJ L 358, 31.12.94, p.3

HAS ADOPTED THIS REGULATION:

Article 1

- 1. For the period 1 January to 31 December 1996, in accordance with the provisions of Association Council Decisions N° .../95, .../95, and .../95, import into the Community of certain iron and steel products covered by the ECSC and EC Treaties originating in certain third countries, as listed in Annexes I to IV, shall be subject to the presentation of an import document issued by the authorities in the Community.
- 2. The classification of the products covered by this Decision is based on the tariff and statistical nomenclature of the Community (hereinafter called the "Combined Nomenclature", or in abbreviated form "CN"). The origin of the products covered by this Decision shall be determined in accordance with the rules in force in the Community.
- 3. For the period 1 January to 31 December 1996, import into the Community of the products originating in the exporting countries listed in Annexes I to IV shall, in addition, be subject to the issue of an export document issued by the competent authorities of the exporting country. Presentation by the importer of the original of the export document must be effected not later than 31 March of the year following that in which the goods covered by the document were shipped.
- 4. An export document will not be required for goods originating in the Czech or Slovak Republics already shipped to the Community before 1 January 1996, provided that the destination of such products is not changed and that those products which, under the prior surveillance regime applicable in 1995, may be put into free circulation only on production of an import document are in fact accompanied by such a document.
- 5. Shipment is considered to have taken place on the date of loading onto the exporting means of transport.
- 6. The export document shall conform to the model shown at Annex V. It shall be valid for exports throughout the customs territory of the Community.

Article 2

- 1. The import document referred to in Article 1, paragraph 1 shall be issued automatically by the competent authority in the Member States, without charge for any quantities requested, within 5 working days of presentation of an application by any Community importer, wherever established in the Community. This application shall be deemed to have been received by the competent national authority no later than three working days after submission, unless it is proven otherwise.
- 2. An import document issued by one of the authorities listed in Annex VI shall be valid throughout the Community.

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- 3. The import document shall be made out on a form corresponding to the model at Annex VII. The importer's application shall include the following elements:
 - (a) the name and full address of the applicant (including telephone and telefax numbers, and possible identification number used by the competent national authorities) and V.A.T. registration number, if subject to V.A.T.;
 - (b) if applicable, the name and full address of the declarant or representative of the applicant (including telephone and telefax numbers);
 - (c) the full name and address of the exporter;
 - (d) the exact description of the goods, including
 - their trade name;
 - the combined nomenclature (CN) code(s);
 - the country of origin;
 - the country of consignment;
 - (e) the net weight, expressed in kg and also quantity in the unit prescribed where other than net weight, by combined nomenclature heading;
 - (f) the cif value of the goods in ECU at the Community frontier by combined nomenclature heading;
 - (g) whether the products concerned are seconds or of substandard quality⁹;
 - (h) the proposed period and place of customs clearance;
 - (i) whether the application is a repeat of a previous application concerning the same contract;

(j) the following declaration, dated and signed by the applicant with the transcription of his name in capital letters:

"I, the undersigned, certify that the information contained in the present application is exact and established in good faith and that I am established in the Community".

The importer shall also submit a copy of the contract of sale or purchase, the *pro* forma invoice and/or, in cases where the goods are not directly purchased in the country of production, a certificate of production issued by the producing steel mill.

- 4. Import documents may be used only for such time as arrangements for liberalization of imports remain in force in respect of the transactions concerned. Without prejudice to possible changes in the import regulations in force or decisions taken in the framework of an agreement or the management of a quota:
 - the period of validity of the import document or licence is hereby fixed at four months;
 - unused or partly used import documents or licences may be renewed for an equal period.

⁹Under the criteria given in OJ N° C 180, 11.7.1991, p. 4

Article 3

- 1. A finding that the unit price at which the transaction is effected exceeds that indicated in the import document by less than 5% or that the total value or quantity of the products presented for import exceeds the value or quantity given in the import document by less than 5% shall not preclude the release for free circulation of the products in question.
- 2. Applications for import documents or licences and the licences themselves shall be confidential. They shall be restricted to the competent authorities and the applicant.

Article 4

- 1. Within the first ten days of each month, the Member States shall communicate to the Commission:
 - a) details of the quantities and values (calculated in ECU) for which import documents were issued during the preceding month;
 - b) details of imports during the month preceding the month referred to in subparagraph a).

The information provided by Member States shall be broken down by product, CN code and by country. It shall be communicated electronically in the form agreed for this purpose.

2. The Member States shall give notification of any anomalies or cases of fraud which they discover and, where relevant, the basis on which they have refused to grant an import document.

Article 5

Any notices to be given hereunder shall be given to the Commission of the European Communities (DGI/D/2 and DG III/C/2).

Article 6

This Regulation shall enter into force on the day of its publication in the Official Journal of the European Communities.

It shall apply with effect from 1 January 1996.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at

For the Council

ANEXO I - BILAG I - ANHANG I - ΠΑΡΑΡΤΗΜΑ Ι - ANNEX I - ANNEXE I -ALLEGATO I - BLJLAGE I - ANEXO I - LITTE I - BILAGA I

REPUBLIC OF BULGARIA:

LIST OF PRODUCTS SUBJECT TO DOUBLE-CHECKING

7201 10 11	7208 32 91	7210 70 39	7216 31 19	7222 10 81
7201 10 19	7208 32 99	7210 90 31	72163191	7222 10 89
7201 10 30	7208 33 10	7210 90 33	7216 31 99	7222 30 10
7201 10 90	7208 33 91	7210 90 35	7216 32 11	7222 40 11
	7208 33 99	7210 90 39		
7201 20 00		7210 90 39	7216 32 19	7222 40 19
7201 30 10	7208 34 10		7216 32 91	7222 40 30
7201 30 90	7208 34 90	7211 11 00	7216 32 99	
	7208 35 10	7211 12 10		7224 10 00
7201 40 00			7216 33 10	7224 10 00
·	7208 35 90	7211 12 90	7216 33 90	7224 90 01
7202 11 20	7208 41 00	7211 19 10	7216 40 10	7224 90 05
7202 11 80	7208 42 10	7211 19 91		
			7216 40 90	7224 90 08
7202 99 11	7208 42 30	7211 19 99	7216 50 10	7224 90 15
	7208 42 51	7211 21 00	7216 50 91	7224 90 31
7203 90 00	7208 42 59	7211 22 10	7216 50 99	7224 90 39
1203 90 00				1224 90 39
	7208 42 91	7211 22 90	7216 90 10	
7204 50 10	7208 42 99	7211 29 10		7225 10 10
7204 50 90	7208 43 10	7211 29 91	7218 10 00	7225 10 91
1204 30 30				
	7208 43 91	7211 29 99	7218 90 11	7225 10 99
7206 10 00	7208 43 99	7211 30 10	7218 90 13	7225 20 20
7206 90 00	7208 44 10	7211 41 10	7218 90 15	7225 30 00
1200 90 00				
	7208 44 90	7211 41 91	7218 90 19	7225 40 10
7207 11 11	7208 45 10	7211 49 10	7218 90 50	7225 40 30
7207 11 14	7208 45 90	7211 90 11		7225 40 50
		7211 90 11		
7207 11 16	7208 90 10		7219 11 10	7225 40 70
7207 12 10		7212 10 10	7219 11 90	7225 40 90
7207 19 11	7209 11 00	7212 10 91	7219 12 10	7225 50 10
7207 19 14	7209 12 10	7212 21 11	7219 12 90	7225 50 90
7207 19 16	7209 12 90	7212 29 11	7219 13 10	7225 90 10
7207 19 31	7209 13 10	7212 30 11	7219 13 90	
				7004 10 10
7207 20 11	7209 13 90	7212 40 10	7219 14 10	7226 10 10
7207 20 15	7209 14 10	7212 40 91	7219 14 90	7226 10 31
7207 20 17	7209 14 90	7212 50 31	7219 21 11	7226 10 39
7207 20 32	7209 21 00	7212 50 51	7219 21 19	7226 20 20
7207 20 51	7209 22 10	7212 60 11	7219 21 90	
7207 20 55	7209 22 90	7212 60 91	7219 22 10	7226 91 10
		1212 00 71		
7207 20 57	7209 23 10		7219 22 90	7226 91 90
7207 20 71	7209 23 90	7213 10 00	7219 23 10	7226 92 10
	7209 24 10	7213 20 00	7219 23 90	7226 99 20
7008 11 00				
7208 1 ' 00	7209 24 91	7213 31 20	7219 24 10	
7208 12 10	7209 24 99	7213 31 81	7219 24 90	7227 10 00
7208 12 91	7209 31 00	7213 31 89	7219 31 10	7227 20 00
7208 12 95	7209 32 10	7213 39 10	7219 31 90	7227 90 10
7208 12 98	7209 32 90	7213 39 90	7219 32 10	7227 90 30
7208 13 10	7209 33 10	7213 41 00	7219 32 90	7227 90 50
7208 13 91	7209 33 90	7213 49 00	7219 33 10	7227 90 70
				1221 90 10
7208 13 95	7209 34 10	7213 50 20	7219 33 90	
7208 13 98	7209 34 90	7213 50 81	7219 34 10	7228 10 10
7208 14 10	7209 41 00	7213 50 89	7219 34 90	7228 10 30
7208 14 91	7209 42 10		7219 35 10	7228 20 11
7208 14 99	7209 42 90	7214 20 00	7219 35 90	7228 20 19
7208 21 10	7209 43 10	7214 30 00	7219 90 11	7228 20 30
7208 21 90	7209 43 90	7214 40 10	7219 90 19	7228 30 20
7208 22 10	7209 44 10	7214 40 20		7228 30 41
7208 22 91	7209 44 90	7214 40 51	7220 11 00	7228 30 49
7208 22 95	7209 90 10	7214 40 59	7220 12 00	7228 30 61
	7209 90 10			
7208 22 98		7214 40 80	7220 20 10	7228 30 69
7208 23 10	7210 11 10	7214 50 10	7220 90 11	7228 30 70
7208 23 91	7210 12 11	7214 50 31	7220 90 31	7228 30 89
			1220 70 31	
7208 23 95	7210 12 19	7214 50 39		7228 60 10
7208 23 98	7210 20 10	7214 50 90	7221 00 10	7228 70 10
7208 24 10	7210 31 10	7214 60 00	7221 00 90	7228 70 31
7208 24 91	7210 39 10			7228 80 10
7208 24 99	7210 41 10	7215 90 10	7222 10 11	7228 80 90
7208 31 00	7210 49 10		7222 10 19	
		7216 10 00	7222 10 21	7301 10 00
7208 32 10	7210 50 10			7501 10 00
7208 32 30	7210 60 11	7216 21 00	7222 10 29	
7208 32 51	7210 60 19	7216 22 00	7222 10 31	
7208 32 59	7210 70 31	7216 31 11	7222 10 39	
1200 32 39	1210 10 51	1210 31 11	1222 10 37	

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ANEXO ΙΙ - BILAG ΙΙ - ANHANG ΙΙ - ΠΑΡΑΡΤΗΜΑ ΙΙ - ANNEX ΙΙ - ANNEXE ΙΙ - ALLEGATO ΙΙ - BLJLAGE ΙΙ - ANEXO ΙΙ - LITTE ΙΙ - BILAGA ΙΙ

CZECH REPUBLIC

LIST OF PRODUCTS SUBJECT TO DOUBLE-CHECKING

Quarto plates	Hot-rolled strip and hoop	7216 32 91 7216 32 99
7208 33 99	7211 12 10	
7208 43 99	7211 12 90	Seamless Tubes
7208 45 10	7211 19 10	
	· 7211 19 91	Complete CN heading 7304
Heavy Plates	7211 19 99	
(excluding ex- CN Codes)	7211 22 10	Welded Tubes
	7211 22 90	
7208 3230	7211 29 10	Complete CN heading 7306
7208 3251	7211 29 91	• 0
7208 3259	• 7211 29 99	
7208 3291	7212 60 91	
7208 3299	7220 11 00	
7208 3391	7220 12 00	
7208 3490	7220 90 31	
7208 3510	7226 10 10	
7208 42 10	7226 20 20	
7208 42 30	7226 91 10	
7208 42 51	7226 91 90	
7208 42 59	7226 99 20	
7208 42 91		
7208 42 99	Wire rod	
7208 43 10		
7208 43 91	7213 10 00	
7208 44 10	7213 20 00	
7208 44 90	7213 31 00	
7208 90 10	7213 39 00	
7208 90 90	7213 41 00	
	7213 49 00	
Cold-rolled sheet	7213 50 20	
	7213 50 81	
7209 11 00	7213 50 89	
7209 12 90	7221 00 10	
7209 13 90	7221 00 90	
7209 14 90	7227 10 00	
7209 21 00	7227 20 00	
7209 22 90	7227 90 10	
7209 23 90	7227 90 30	
7209 24 91	7227 90 50	
7209 24 99	7227 90 70	
7209 31 00		
7209 32 90	Hematite pig iron	
7209 33 90		
7209 34 90	7201 1019	
7209 41 00		
7209 42 90	Beams and Sections	
7209 43 90		
7209 44 90	7216 31 11	
7211 30 10	7216 31 19	
7211 41 10	7216 31 91	
7211 41 91	7216 31 99	
7211 49 10	7216 32 11	
	7216 32 19	

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ANEXO III - BILAG II - ANHANG III - APAPTHMA III - ANNEX III - ANNEXE III - ALLEGATO III - BIJLAGE III - ANEXO III - LITTE III - BILAGA III

ROMANIA

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LIST OF PRODUCTS SUBJECT TO DOUBLE-CHECKING

	LIST OF TRODUCTS	SUBJECTIOD	OUDLE-CHECK	
			7216 21 00	7222 10 29
7201 10 11	7208 32 59	7210 60 19	7216 22 00	7222 10 31
7201 10 19		7210 70 31	7216 31 11	7222 10 39
7201 10 19	7208 32 91	7210 70 39	7216 31 19	7222 10 35
7201 10 30	7208 32 99	7210 90 31	7216 31 91	7222 10 81
	7208 33 10	7210 90 33		7222 30 10
7201 20 00	7208 33 91	7210 90 33	7216 31 99	
7201 30 10	7208 33 99		7216 32 11	7222 40 11
7201 30 90	7208 34 10	7210 90 39	7216 32 19	7222 40 19
7201 40 00	7208 34 90	7211 11 00	7216 32 91	7222 40 30
	7208 35 10	7211 11 00	7216 32 99	
7202 11 20	7208 35 90	7211 12 10	7216 33 10	7224 10 00
7202 11 80	7208 41 00	7211 12 90	7216 33 90	7224 90 01
7202 99 11	7208 42 10	7211 19 10	7216 40 10	7224 90 05
	7208 42 30	7211 19 91	7216 40 90	7224 90 08
7203 90 00	7208 42 51	7211 19 99	7216 50 10	7224 90 15
	7208 42 59	7211 21 00	7216 50 91	7224 90 31
7204 50 10	7208 42 91	7211 22 10	7216 50 99	7224 90 39
7204 50 90	7208 42 99	7211 22 90	7216 90 10	
	7208 43 10	7211 29 10		7225 10 10
7206 10 00	7208 43 91	7211 29 91	7218 10 00	7225 10 91
7206 90 00	7208 43 99	7211 29 99	7218 90 11	7225 10 99
1200 90 00		7211 30 10	7218 90 13	7225 20 20
7207 11 11	7208 44 10	7211 41 10	7218 90 15	7225 20 20
7207 11 14	7208 44 90	7211 41 91	7218 90 19	7225 30 00
7207 11 14	7208 45 10	7211 41 91		
	7208 45 90		7218 90 50	7225 40 30
7207 12 10	7208 90 10	7211 90 11	7010 11 10	7225 40 50
7207 19 11			7219 11 10	7225 40 70
7207 19 14	7209 11 00	7212 10 10	7219 11 90	7225 40 90
7207 19 16	7209 12 10	7212 10 91	7219 12 10	7225 50 10
7207 19 31	7209 12 90	7212 21 11	7219 12 90	7225 50 90
7207 20 11	7209 13 10	, 7212 29 11	7219 13 10	7225 90 10
7207 20 15	7209 13 90	7212 30 11	7219 13 90	
7207 20 17	7209 14 10	7212 40 10	7219 14 10	7226 10 10
7207 20 32	7209 14 90	7212 40 91	7219 14 90	7226 10 31
7207 20 51	7209 21 00	7212 50 31	7219 21 11	7226 10 39
7207 20 55		7212 50 51	7219 21 19	7226 20 20
7207 20 57	7209 22 10	7212 60 11	7219 21 90	
7207 20 71	7209 22 90	7212 60 91	7219 22 10	7226 91 10
1201 2011	7209 23 10		7219 22 90	7226 91 90
7208 11 00	7209 23 90	7213 10 00	7219 23 10	7226 92 10
7208 12 10	7209 24 10	7213 20 00	7219 23 90	7226 99 20
7208 12 10	7209 24 91	7213 20 00	7219 24 10	1820)) 20
	7209 24 99	7213 31 20		7227 10 00
7208 12 95	7209 31 00		7219 24 90	
7208 12 98	7209 32 10	7213 31 89	7219 31 10	7227 20 00
7208 13 10	7209 32 90	7213 39 10	7219 31 90	7227 90 10
7208 13 91	7209 33 10	7213 39 90	7219 32 10	7227 90 30
7208 13 95	7209 33 90	7213 41 00	7219 32 90	7227 90 50
7208 13 98	7209 34 10	7213 49 00	7219 33 10	7227 90 70
7208 14 10	7209 34 90	7213 50 20	7219 33 90	
7208 14 91	7209 41 00	7213 50 81	7219 34 10	7228 10 10
7208 14 99	7209 42 10	7213 50 89	7219 34 90	7228 10 30
7208 21 10	7209 42 90		7219 35 10	7228 20 11
7208 21 90	7209 43 10	7214 20 00	7219 35 90	7228 20 19
7208 22 10	7209 43 90	7214 30 00	7219 90 11	7228 20 30
7208 22 91	7209 44 10	7214 40 10	7219 90 19	7228 30 20
7208 22 95	7209 44 90	7214 40 20		7228 30 41
7208 22 98	7209 90 10	7214 40 51	7220 11 00	7228 30 49
7208 23 10	1203 30 10	7214 40 59	7220 12 00	7228 30 61
7208 23 91	7210 11 10	7214 40 80	7220 20 10	7228 30 69
7208 23 95	7210 11 10	7214 50 10	7220 90 11	7228 30 70
7208 23 93	7210 12 11	7214 50 31	7220 90 31	7228 30 89
	7210 12 19	7214 50 31	1220 30 31	7228 50 89
7208 24 10	7210 20 10	7214 50 39	7221 00 10	7228 00 10
7208 24 91	7210 31 10	7214 50 90	7221 00 10	7228 70 10
7208 24 99	7210 39 10	1214 00 00	1221 00 90	7228 80 10
7208 31 00	7210 41 10	7215 00 10	7222 10 11	7228 80 10
7208 32 10	7210 49 10	7215 90 10	7222 10 11	1220 00 90
7208 32 30	7210 50 10	7216 10 00	7222 10 19	7301 10 00
7208 32 51	7210 60 11	7216 10 00	7222 10 21	7501 10 00
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ANEXO IV - BILAG IV - ANHANG IV - ΠΑΡΑΡΤΗΜΑ IV - ANNEX IV -ANNEXE IV - ALLEGATO IV - BIJLAGE IV - ANEXO IV - LITTE IV -BILAGA IV

SLOVAK REPUBLIC: LIST OF PRODUCTS SUBJECT TO DOUBLE-CHECKING

Hot-rolled coils	7208 42 10	7226 10 10	Seamless tubes
and pickled coils	7208 42 99	7226 20 20	
	7208 43 10	7226 91 10	Complete CN
7208 11 00	7208 43 99	7226 91 90	heading 7304
7208 12 10	7208 44 10	7226 99 20	
7208 12 91	7208 44 90		
7208 12 95	7208 45 10	Cold-rolled strip	
7208 12 98	7208 45 90	and hoop	
7208 13 10	7208 90 10		
7208 13 91	7208 90 90	7211 30 10	
7208 13 95		7211 30 39	
7208 13 98	Cold-rolled	7211 41 10	
7208 14 10	sheets and coils	7211 41 91	
7208 14 91		7211 41 99	
7208 14 99	7209 11 00	7211 49 10	
7208 21 10	7209 12 90	7211 90 19	
7208 21 90	7209 13 90	7211 90 90	
7208 22 10	7209 14 90	7226 92 99	
7208 22 91	7209 21 00	7226 99 80	
7208 22 95	7209 22 90		
7208 22 98	7209 23 90	Hot dip	
7208 23 10	7209 24 91	galvanized	
7208 23 91	7209 24 99	sheets, coils and	L
7208 23 95	7209 31 00	strip	
7208 23 98	7209 32 90		
7208 24 10	7209 33 90	7210 11 90	
7208 24 91	7209 34 90	7210 41 90	
7208 24 99	7209 41 00	7210 60 11	•
7219 11 10	7209 42 90	7212 30 90	
7219 11 90	7209 43 90		
7219 12 10	7209 44 90	Tinplate in coils,	
7219 12 90	7209 90 10	sheet and strip	
7219 13 10	7209 90 90		
7219 14 10		7210 12 11	
7219 14 90	Hot-rolled strip	7210 70 31	
7225 10 10	and hoop	7210 70 39	
7225 20 20		7212 10 99	
7225 30 00	7211 12 10		
	7211 12 90	Non oriented	
Cut lengths	7211 19 10	grain steel	
C C	7211 19 91	sheets, coils and	
7208 31 00	7211 19 99	strip for	
7208 32 10	7211 22 10	electrotechnics	
7208 32 99	7211 22 90		
7208 33 10	7211 29 10	7209 13 10	
7208 33 99	7211 29 91	7209 23 10	
7208 34 10	7211 29 99	7209 33 10	
7208 34 90	7212 60 91	7209 43 10	
7208 35 10	7220 11 00	7211 30 31	
7208 35 90	7220 12 00	7211 41 95	
7208 41 00	7220 90 31		

ANNEX V

1 Exporter (Name, full address, country)	ORIG	INAL	N	lo
	3 Year		4 Product Group	•
5 Charlington (Alama full address anistra)		•		
5 Consignee (Name, full address, country)		EXPORT	LICENCE	
		(ECSC)	products)	
		(2000)	productor	
				· · ·
	6 Country of Origin		7 Country of destina	tion
		ан салана 1 с		:
8 Place and date of shipment - Means of transport	9 Supplementary Det	ails	<u> </u>	
	- · ·			
	and the second sec			
				· · · · · · · · · · · · · · · · · · ·
				· .
10 Description of goods Manuferture	1	11 CN	12 01-14-11	12 000 1
10 Description of goods- Manufacturer		11 CN code	12 Quantity (1)	13 FOB value (2)
		•		
(
14 CERTIFICATION BY THE COMPETENT AUTHORITY		· · ·	<u> </u>	
160				
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3) Since net weight (kg) and also quantity in the unit prescribed where other than net weight 2) In the currency of the sale contract

Exporter (Name, full address, country)	COPY		No
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	EXF	PORT LICENCE	
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• • • • • • • • • • • • • • • • • • •		CSC products)	
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LISTE OVER KOMPETENTE NATIONALE MYNDIGHEDER LISTE DER ZUSTÄNDIGEN BEHÖRDEN DER MITGLIEDSTAATEN ΔΙΕΥΘΥΝΣΕΙΣ ΤΩΝ ΑΡΧΩΝ ΕΚΔΟΣΗΣ ΑΔΕΙΩΝ ΤΩΝ ΚΡΑΤΩΝ ΜΕΛΩΝ LISTA DE LAS AUTORIDADES NACIONALES COMPETENTES LISTE DES AUTORITES NATIONALES COMPETENTES ELENCO DELLE COMPETENTI AUTORITA NAZIONALI LIJST VAN BEVOEGDE NATIONALE INSTANTIES LISTA DAS AUTORIDADES NACIONAIS COMPETENTES LUETTELO TOIMIVALTAISISTA KANSALLISISTA VIRANOMAISISTA LISTA ÖVER KOMPETENTA NATIONELLA MYNDIGHETER LIST OF THE COMPETENT NATIONAL AUTHORITIES

BELGIQUE/BELGIË

Administration des Relations Economiques Quatrième Division : Mise en oeuvre des Politiques Commerciales Internationales - Services Licences Rue Général Leman 60 B-1040 Bruxelles Fax: +32-2-230 83 22

Bestuur van de Economische - Betrekkingen Vierde Afdeling : Toepassing van het Internationaal Handelsbeleid - Dienst Vergunningen Generaal Lemanstraat 60 B-1040 Brussel Fax: +32-2-230 83 22

DANMARK

Erhvervsfremme Styrelsen Søndergade 25 DK-8600 Silkeborg Fax : +45-87 20 40 77

DEUTSCHLAND

Bundesamt für Wirtschaft, Dienst 01 Postfach 5171 D-65762 Eschborn 1 Fax : +49-61 96 40 42 12

έλλας

Υπουργείο Εθνικής Οικονομίας Γενική Γραμματεία Δ.Ο.Σ Διεύθυνση Διαδικασιών Εξωτερικού Εμπορίου Κορναρου 1 GR-105 63 Αθήνα Fax : +301-3286029/3286059/3286039

ESPAÑA

Ministerio de Comercio y Turismo Dirección General de Comercio Exterior Paseo de la Castellana 162 E-28046 Madrid Fax : +34-15 63 18 23

FRANCE

SERIBE 3 rue Barbet de Jouy F-75353 Paris Cedex 07SP Fax: +33-1-43 19 43 69

IRELAND

Licensing Unit Department of Tourism and Trade Kildare Street IRL-Dublin 2 Fax : +353-1-676 61 54

ITALIA

Ministero per il Commercio estero D.G. Import-export, Division V Viale Boston I-00144 Roma Fax : +39-6-59 93 26 36 / 59 93 26 37

LUXEMBOURG

Ministère des affaires étrangères Office des licences BP 113 L-2011 Luxembourg Téléfax : +352-46 61 38

NEDERLAND

Centrale Dienst voor In- en Uitvoer Postbus 30.003, Engelse Kamp 2 NL-9700 RD Groningen Fax : 31-50 526 06 98 LISTE OVER KOMPETENTE NATIONALE MYNDIGHEDER LISTE DER ZUSTÄNDIGEN BEHÖRDEN DER MITGLIEDSTAATEN AIEYØYNΣEIΣ TΩN APXΩN ΕΚΔΟΣΗΣ ΑΔΕΙΩΝ ΤΩΝ ΚΡΑΤΩΝ ΜΕΛΩΝ LISTA DE LAS AUTORIDADES NACIONALES COMPETENTES LISTE DES AUTORITES NATIONALES COMPETENTES ELENCO DELLE COMPETENTI AUTORITA NAZIONALI LIJST VAN BEVOEGDE NATIONALE INSTANTIES LISTA DAS AUTORIDADES NACIONAIS COMPETENTES LUETTELO TOIMIVALTAISISTA KANSALLISISTA VIRANOMAISISTA LISTA ÖVER KOMPETENTA NATIONELLA MYNDIGHETER LIST OF THE COMPETENT NATIONAL AUTHORITIES

ÖSTERREICH

Bundesministerium für wirtschaftliche Angelegenheiten Aussenwirtschaftsadministration Landstrasser Hauptstrasse 55-57 A-1030 Wien Fax: 43-1-715 83 47

PORTUGAL

Direcção-Geral do Comércio Externo Av. da Republica, 79 P-1000 Lisboa Fax : 351-1-793 22 10

SUOMI

Tullihallitus B.P. 512 00101 Helsinki Fax: 358-0-6142852

SVERIGE

Kommerskollegium Box 1209 S-11182 Stockholm Fax: 46-8-20 03 24

UNITED KINGDOM

Department of Trade and Industry Import Licensing Branch Queensway House - West Precinct Billingham, Cleveland UK-TS23 2NF Fax : 44-1642-533 557

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ANNEX VII

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	EUROPEAN COMMUNITY	IMPORT LICENCE
1	1 Consignee (name, full address, country, VAT number)	2 Issue number
		3 Quota period
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	-	7. Country of consignment (and geonomenclature code)
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·	9. Description of goods	10. CN code
		11 Quantity expressed in quota unit
	-	12. Security/guarantee (as applicable)
	13. Further particulars	
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Extension pages to be attached herein

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Proposal for a Council Decision

95/0289 (Acc)

on the position to be taken by the Community within the Association Council established by the Europe Agreement between the European Communities and their Member States, of the one part, and the Republic of Bulgaria, of the other part, which entered into force on 1 February 1995, concerning the export of certain steel products from the Republic of Bulgaria to the European Communities

The Council of the European Union,

Having regard to the Treaty establishing the European Community, and in particular Article 113 together with Article 228, para 2, first sentence,

Having regard to the Decision of the Council and the Commission of 19 December 1994 on the conclusion of the Europe Agreement between the European Communities and their Member States, of the one part, and the Republic of Bulgaria, of the other part, and in particular Article 2(1) thereof,

Whereas the Contact Group referred to in Article 11 of Protocol 2 of the Europe Agreement between the European Communities and their Member States of the one part and the Republic of Bulgaria of the other part, which entered into force on 1 February 1995¹, met on 30 October 1995 to discuss trends in imports of ECSC products from the Republic of Bulgaria into the Community and recognised the need for an administrative procedure, having as its purpose the rapid provision of information on the trend of trade flows, in order to ensure that the attainment of the objectives of the Agreement will not be jeopardised;

Whereas such an administrative procedure would help to increase transparency and avoid possible diversions of trade;

Whereas the Contact Group therefore agreed to recommend to the Association Council established under Article 105 of the Agreement that the double-checking system introduced in 1995 by Association Council Decision N°/95² should be renewed for the period between 1 January and 31 December 1996;

Whereas the Parties are desirous to promote the orderly and equitable development of trade in steel between the Community and the Republic of Bulgaria;

Whereas the Association Council, having been supplied with all relevant information, has determined that the solution acceptable to the two parties which least disturbs the functioning of the Agreement is the renewal of a double-checking system, without quantitative limits, for the import into the Community of certain steel products covered by the ECSC Treaty between 1 January and 31 December 1996,

² OJ L.....

¹ OJ L 358, 31.12.94, p.3

HAS DECIDED AS FOLLOWS:

The position to be taken by the Community within the Association Council established by the Europe Agreement between the European Communities and their Member States, of the one part, and the Republic of Bulgaria, of the other part, concerning the export of certain steel products from the Republic of Bulgaria to the European Communities, and in particular the renewal of the double-checking system, shall be based on the draft decision of the Association Council annexed to this Decision.

Done at Brussels

For the Council.

(DRAFT: 30 OCTOBER 1995)

DECISION NO./95 OF THE ASSOCIATION COUNCIL

BETWEEN THE EUROPEAN COMMUNITIES AND THEIR MEMBER STATES, OF THE ONE PART, AND THE REPUBLIC OF BULGARIA, OF THE OTHER PART, OF

[DATE]

concerning the export of certain ECSC steel products from the Republic of Bulgaria

to the Community

THE ASSOCIATION COUNCIL,

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Whereas the Contact Group referred to in Article 11 of Protocol 2 of the Europe Agreement between the European Communities and their Member States of the one part and the Republic of Bulgaria of the other part, which entered into force on 1 February 1995¹, met on 30 October 1995 to discuss trends in imports of ECSC products from the Republic of Bulgaria into the Community and recognised the need for an administrative procedure, having as its purpose the rapid provision of information on the trend of trade flows, in order to ensure that the attainment of the objectives of the Agreement will not be jeopardised;

Whereas such an administrative procedure would help to increase transparency and avoid possible diversions of trade:

Whereas the Contact Group therefore agreed to recommend to the Association Council established under Article 105 of the Agreement that the double-checking system introduced in 1995 by Association Council Decision N°/95² should be renewed for the period between 1 January and 31 December 1996;

Whereas the Parties are desirous to promote the orderly and equitable development of trade in steel between the Community and the Republic of Bulgaria;

Whereas the Association Council, having been supplied with all relevant information, has determined that the solution acceptable to the two parties which least disturbs the functioning of the Agreement is the renewal of a double-checking system, without quantitative limits, for the import into the Community of certain steel products covered by the ECSC Treaty between 1 January and 31 December 1996,

²OJ L....

¹OJ L 358, 31.12.94, p.3

HAS DECIDED AS FOLLOWS:

Article 1

- 1. For the period 1 January to 31 December 1996, import into the Community of the products listed in Annex I originating in the Republic of Bulgaria shall be subject to the presentation of an import document conforming to the model shown at Annex Π issued by the authorities in the Community.
- 2. The classification of the products covered by this Decision is based on the tariff and statistical nomenclature of the Community (hereinafter called the "Combined Nomenclature", or in abbreviated form "CN"). The origin of the products covered by this Decision shall be determined in accordance with the rules in force in the Community.
- 3. For the period 1 January to 31 December 1996, import into the Community of the iron and steel products listed in Annex I and which originate in the Republic of Bulgaria shall, in addition, be subject to the issue of an export document by the competent Bulgarian authorities. Presentation by the importer of the original of the export document must be effected not later than 31 March of the year following that in which the goods covered by the document were shipped. Shipment is considered to have taken place on the date of loading onto the exporting means of transport.
- 4. The export document shall conform to the model shown at Annex III. It shall be valid for exports throughout the customs territory of the Community.
- 5. The Republic of Bulgaria shall notify the Commission of the European Community of the names and addresses of the appropriate Bulgarian governmental authorities which are authorised to issue and to verify export documents together with specimens of the stamps and signatures they use. The Republic of Bulgaria shall also notify the Commission of any change in these particulars.
- 6. Certain technical provisions on the implementation of the double-checking system are set out in Annex IV.

Article 2

- 1. The Republic of Bulgaria undertakes to supply the Community with precise statistical information on the export documents issued by the Bulgarian authorities pursuant to Article 1. Such information shall be transmitted to the Community by the end of the month following the month to which the statistics relate.
- 2. The Community undertakes to supply the Bulgarian authorities with precise statistical information on import documents issued by Member States in respect of the products listed in Annex I. Such information shall be transmitted to the Bulgarian authorities by the end of the month following the month to which the statistics relate.

Article 3

If necessary, at the request of either of the Parties, consultations shall be held on any problems arising from the operation of the Decision. Such consultations shall be held promptly. Any consultations held under this Article shall be approached by both Parties in a spirit of co-operation and with a desire to reconcile the difference between them.

Article 4

Any notices to be given hereunder shall be given:

- in respect of the Community, to the Commission of the European Communities (DGI/D/2 and DG III/C/2),
- in respect of the Republic of Bulgaria, to the Mission of the Republic of Bulgaria to the European Communities; and the Ministry of Trade and Foreign Economic Cooperation of the Republic of Bulgaria.

Article 5

This Decision shall be binding on both the Community and the Republic of Bulgaria which shall take the measures necessary to implement it.

This Decision shall enter into force on the date of signature.

It shall apply with effect from 1 January 1996.

Done at on

For the Association Council

The President

(1995 LIST)

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ANEXO I - BILAG I - ANHANG Ι - ΠΑΡΑΡΤΗΜΑ Ι - ANNEX Ι - ANNEXE Ι -ALLEGATO Ι - BIJLAGE Ι - ANEXO Ι - LITTE Ι - BILAGA Ι

RÉPUBLIC OF BULGARIA:

LIST OF PRODUCTS SUBJECT TO DOUBLE-CHECKING

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7201 30 90	7208 34 90	7211 11 00	7216 32 99	1222 40 50
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EUROPEAN COMMUNITY

IMPORT LICENCE

ANNEX II

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ANNEX III

1 Exporter (Name, full address, country)	ORI	GINAL	. I	No
	3 Year	······································	4 Product Group	,
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5 Consignce (Name, full address, country)				
		EXPORT	LICENCE	
		(ECSC	products)	
	6 Country of Origin	n	7 Country of destin	tion
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8 Place and date of shipment - Means of transport	9 Supplementary D	Detail s		
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10 Description of goods- Manufacturer	1	11 CN code	12 Quantity (1)	13 FOB value
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14 CERTIFICATION BY THE COMPETENT AUTHORITY				
15 Competent authority (name, full address, country)	At		on	
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1 Exporter (Name, full address, country)	·	
	СОРҮ	No
	3 Year	4 Product Group
5 Consignee (Name, full address, country)	EXPO	RTLICENCE
	(ECS	C products)
	н. - С С С С С С С С	
	6 Country of Origin	7 Country of destination
8 Place and date of shipment - Means of transport	9 Supplementary Details	
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10 Description of goods- Manufacturer	11 CN code	12 Quantity (1) 13 FOB value (2)
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14 CERTIFICATION BY THE COMPETENT AUTHORITY		
15 Competent authority (name, full address, country)	Αι	on
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REPUBLIC OF BULGARIA

TECHNICAL ANNEX ON THE DOUBLE-CHECKING SYSTEM

- 1. The export documents shall measure 210 x 297 mm. The paper used shall be white writing paper, sized, not containing mechanical pulp, and weighing not less than 25 g/m^2 . They shall be printed in English. If they are completed by hand, entries must be in ink and in printed script. These documents may comprise additional copies duly indicated as such. If the documents have several copies only the top copy is the original. This copy shall be clearly marked as original and other copies as copies. Only the original shall be accepted by the competent authorities of the Community as being valid for the control of export to the Community in accordance with the provisions of the double-checking system.
- 2. Each document shall bear a standardised serial number, whether or not printed, by which it can be identified. This number shall be composed of the following elements:

two letter identifying the exporting country as follows: BG;

- two letters identifying the intended Member state of customs clearance as follows:
 - BE = Belgium
 - DE = Germany
 - DK = Denmark
 - EL = Greece
 - ES = Spain
 - FR = France
 - IT = Italy
 - IE = Ireland
 - LU = Luxembourg
 - NL = Netherlands
 - AT = Austria
 - PT = Portugal
 - FI = Finland
 - SE = Sweden
 - GB = United Kingdom

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- a one-digit number identifying the year, corresponding to the last figure in the respective year, e.g. 6 for 1996;
- a two-digit number from 01 to 99, identifying the particular issuing office concerned in the exporting country;
- a five-digit number running consecutively from 00001 to 99999 allocated to the intended Member State of customs clearance.
- 3. The export documents shall be valid for four months from the date of their issue. Export documents may be renewed or prolonged.
- 4. Each export document may be used for one or more consignments of the products in question. However, since the importer needs to present the original export document when requesting an import document, export documents should, as far as possible, be issued in respect of individual commercial transactions, not global contracts.
- 5. The Republic of Bulgaria need not show price information on the export document if there is a genuine need to protect commercial confidentiality. In such cases, Box 9 of the export document should indicate the reason for not showing the price information and that it is available to the competent authorities of the European Communities on request.
- 6. Export documents may be issued after the shipment of the products to which they relate. In such cases they must bear the endorsement "issued retrospectively".
- 7. In the event of a theft, loss or destruction of an export document, the exporter may apply to the competent governmental authority which issued the document for a duplicate to be made out on the basis of the export documents in his possession. The duplicate of any such document so issued shall bear the endorsement "duplicate". The duplicate shall bear the date of the original export document.
- 8. The competent authorities of the Community shall be informed immediately of the withdrawal or modification of any export documents already issued and, where relevant, of the basis for such action.
- 9. The Republic of Bulgaria intends to include a description of the classification of the goods (i.e. 1st or 2nd choice or other sub-standard products) in box 10 of the export document.

Proposal for a Council Decision

95/0290 (Acc)

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on the position to be taken by the Community within the Association Council established by the Europe Agreement between the European Communities and their Member States, of the one part, and the Czech Republic, of the other part, which entered into force on 1 February 1995, concerning the export of certain steel products from the Czech Republic to the European Communities

The Council of the European Union,

Having regard to the Treaty establishing the European Community, and in particular Article 113 together with Article 228, para 2, first sentence,

Having regard to the Decision of the Council and the Commission of 19 December 1994 on the conclusion of the Europe Agreement between the European Communities and their Member States, of the one part, and the Czech Republic, of the other part, and in particular Article 2(1) thereof,

Whereas the Contact Group referred to in Article 10 of Protocol 2 of the Europe Agreement between the European Communities and their Member States of the one part and the Czech Republic of the other part, which entered into force on 1 February 1995¹, met on 25-26 September 1995 to discuss trends in imports of ECSC and EC products from the Czech Republic into the Community and recognised the need to find appropriate solutions in the framework of Article 34.2 of the Agreement in order to ensure that the attainment of the objectives of the Agreement will not be jeopardised;

Whereas, in view of the need for both parties to have rapid information on the trend of trade flows in order to increase transparency and to avoid possible diversions of trade, the Contact Group decided to refer the matter to the Association Council established under Article 104 of the Agreement;

Whereas the Parties are desirous to promote the orderly and equitable development of trade in steel between the Community and the Czech Republic;

Whereas the Association Council, having been supplied with all relevant information, has determined that the solution acceptable to the two parties is a double-checking system, without quantitative limits, for the import into the Community of certain steel products covered by the ECSC and EC Treaties for an initial period between 1 January and 31 December 1996,

¹ OJ L 360, 31.12.94, p.1

HAS DECIDED AS FOLLOWS:

The position to be taken by the Community within the Association Council established by the Europe Agreement between the European Communities and their Member States, of the one part, and the Czech Republic, of the other part, concerning the export of certain steel products from the Czech Republic to the European Communities, and in particular the introduction of a double-checking system, shall be based on the draft decision of the Association Council annexed to this Decision.

Done at Brussels

For the Council

DRAFT: 26 SEPTEMBER 1995

DECISION NO./95 OF THE ASSOCIATION COUNCIL

BETWEEN THE EUROPEAN COMMUNITIES AND THEIR MEMBER

STATES, OF THE ONE PART, AND THE CZECH REPUBLIC, OF THE OTHER

PART, OF [DATE]

concerning the export of certain ECSC and EC steel products from the Czech Republic

to the European Communities

THE ASSOCIATION COUNCIL,

Whereas the Contact Group referred to in Article 10 of Protocol 2 of the Europe Agreement between the European Communities and their Member States of the one part and the Czech Republic of the other part, which entered into force on 1 February 1995¹, met on 25-26 September 1995 to discuss trends in imports of ECSC and EC products from the Czech Republic into the Community and recognised the need to find appropriate solutions in the framework of Article 34.2 of the Agreement in order to ensure that the attainment of the objectives of the Agreement will not be jeopardised;

Whereas, in view of the need for both parties to have rapid information on the trend of trade flows in order to increase transparency and to avoid possible diversions of trade, the Contact Group decided to refer the matter to the Association Council established under Article 104 of the Agreement;

Whereas the Parties are desirous to promote the orderly and equitable development of trade in steel between the Community and the Czech Republic;

Whereas the Association Council, having been supplied with all relevant information, has determined that the solution acceptable to the two parties is a double-checking system, without quantitative limits, for the import into the Community of certain steel products covered by the ECSC and EC Treaties for an initial period between 1 January and 31 December 1996,

¹OJ L 360, 31.12.94, p.1

Article 1

- 1. For the period 1 January to 31 December 1996, import into the Community of the products listed in Annex I originating in the Czech Republic shall be subject to the presentation of an import document conforming to the model shown at Annex II issued by the authorities in the Community.
- 2. The classification of the products covered by this Decision is based on the tariff and statistical nomenclature of the Community (hereinafter called the "Combined Nomenclature", or in abbreviated form "CN"). The origin of the products covered by this Decision shall be determined in accordance with the rules in force in the Community.
- 3. For the period 1 January to 31 December 1996, import into the Community of the iron and steel products listed in Annex I and which originate in the Czech Republic shall, in addition, be subject to the issue of an export document by the competent Czech authorities. Presentation by the importer of the original of the export document must be effected not later than 31 March of the year following that in which the goods covered by the document were shipped.
- 4. An export document will not be required for goods already shipped to the Community before 1 January 1996, provided that the destination of such products is not changed and that those products which may be imported only on presentation of an import document are in fact accompanied by such a document.
- 5. Shipment is considered to have taken place on the date of loading onto the exporting means of transport.
- 6. The export document shall conform to the model shown at Annex III. It shall be valid for exports throughout the customs territory of the Community.
- 7. The Czech Republic shall notify the Commission of the European Community of the names and addresses of the appropriate Czech governmental authorities which are authorised to issue and to verify export documents together with specimens of the stamps and signatures they use. The Czech Republic shall also notify the Commission of any change in these particulars.
- 8. Certain technical provisions on the implementation of the double-checking system are set out in Annex IV.

Article 2

- 1. The Czech Republic undertakes to supply the Community with precise statistical information on the export documents issued by the Czech authorities pursuant to Article 1. Such information shall be transmitted to the Community by the end of the month following the month to which the statistics relate.
- 2. The Community undertakes to supply the Czech authorities with precise statistical information on import documents issued by Member States in respect of the products listed in Annex I. Such information shall be transmitted to the Czech authorities by the end of the month following the month to which the statistics relate.

Article 3

If necessary, at the request of either of the Parties, consultations shall be held on any problems arising from the operation of the Decision. Such consultations shall be held promptly. Any consultations held under this Article shall be approached by both Parties in a spirit of co-operation and with a desire to reconcile the difference between them.

Article 4

Any notices to be given hereunder shall be given:

- in respect of the Community, to the Commission of the European Communities (DGI/D/2 and DG III/C/2),
- in respect of the Czech Republic, to the Mission of the Czech Republic to the European Communities; and the Ministry of Industry and Trade of the Czech Republic.

Article 5

This Decision shall be binding on both the Community and the Czech Republic which shall take the measures necessary to implement it.

This Decision shall enter into force on the date of signature.

It shall apply with effect from 1 January 1996.

Done at, on

For the Association Council

The President

(1995 LIST)

ANEXO I - BILAG I - ANHANG Ι - ΠΑΡΑΡΤΗΜΑ Ι - ANNEX Ι - ANNEXE Ι -ALLEGATO Ι - BLJLAGE Ι - ANEXO Ι - LITTE Ι - BILAGA Ι

CZECH REPUBLIC

LIST OF PRODUCTS SUBJECT TO DOUBLE-CHECKING

Quarto plates	Hot-rolled strip and hoop	7216 32 91 7216 32 99
7208 33 99	7211 12 10	
7208 43 99	7211 12 90	Seamless Tubes
7208 45 10	7211 19 10	
	7211 19 91	Complete CN heading 7304
Heavy Plates	7211 19 99	
(excluding ex- CN Codes)	7211 22 10	Welded Tubes
(7211 22 90	
7208 3230	7211 29 10	Complete CN heading 7306
7208 3251	7211 29 91	
7208 3259	7211 29 99	
7208 3291	7212 60 91	
7208 3299	7220 11 00	
7208 3391	7220 12 00	
7208 3490	7220 90 31	
7208 3510	7226 10 10	
7208 42 10	7226 20 20	
7208 42 30	7226 91 10	•
7208 42 51	7226 91 90	
7208 42 59	7226 99 20	
7208 42 91		
7208 42 99	Wire rod	
7208 43 10	Whered	
7208 43 91	7213 10 00	
7208 44 10	7213 20 00	
7208 44 90	7213 31 00	
7208 44 90	7213 39 00	•
7208 90 90	7213 41 00	
7208 90 90	7213 49 00	
Cold-rolled sheet	7213 50 20	
	7213 50 20	
7200 11 00	7213 50 89	
7209 11 00	7221 00 10	
7209 12 90	7221 00 90	
7209 13 90	7227 10 00	
7209 14 90		
7209 21 00	7227 20 00 7227 90 10	
7209 22 90	7227 90 30	
7209 23 90	7227 90 50	
7209 24 91 7209 24 99	7227 90 70	
7209 24 99	1221 90 10	
7209 32 90	Hematite pig iron	
7209 33 90	Hematic pig non	
7209 33 90	7201 1019	
7209 34 90	/201 101/	
7209 42 90	Beams and Sections	
7209 42 90	Deallis and Scenolis	
	7216 31 11	
7209 44 90	7216 31 11	
7211 30 10	7216 31 91	
7211 41 10 7211 41 91	7216 31 99	
7211 49 10	7216 32 11	
· 211 77 10	7216 32 19	

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	EUROPEAN COMMUNITY	ANNEX II
	I Consignee (name, full address, country, VAT number)	2 Issue number
	•	3 Quota period
		4 Authority responsible for issue (name, address and telephone No)
	5. Declarant/representative as applicable (name and full address)	6. Country of origin {and geonomenclature code}
		7. Country of consignment (and geonomenclature code)
		l
-		8 Last day of validity
	9. Description of goods	10. CN code
		11 Quantity expressed in quota unit
		12. Security/guarantee (as applicable)
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	13. Further particulars	
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	14. Competent authority's endorsement Date	
	Signature 🗢 Stamp	

ATTRIBUTIONS			
Indicate the guan	ity available in part 1 of column 17 and the e	quantity autibuted in part 2 thereof	c · · · · · · · · · · · · · · · · · · ·
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stating the unit)	•	(form and number)	stamp and signature of the
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Extension pages to be attached herein

	EUROPEAN COMMUNITY	IMPORT LICENCE
T	1. Consignee (name, full address, country, VAT number)	2. Issue number
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		3. Quota period
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		4. Authority responsible for issue (name, address and telephone No)
	5. Declarant/representative as applicable (name, and full address)	6. Country of origin (and gepnomenclature code)
	•	· _ ·
1400		7. Country of consignment (and geonomenclature code)
		8. Last day of validity
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	9. Description of goods	10 CN code
		11. Quantity expressed in quota unit
		12. Security/guarantee (as applicable)
	13 Further particulars	
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	14. Competent authority's endorsement	
	14. Competent authority's endorsement Date :	
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Indicate the quar	uity available in part 1 of column 17 and the mass or other unit of measure		
16 Not quantity (not stating the unit)	WIZZ OF OUR UNIT OF WEISURE	19 Customs document (form and number)	20 Name, Member State, stamp and signature of the
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ANNEX III

1 Exporter (Name, full address, country)	OPICINAL	
	ORIGINAL	No
	3 Year	4 Product Group
5 Consignee (Name, full address, country)		
	EXPOR	T LICENCE
	15000	
	(EUSU	products)
	6 Country of Origin	7 Country of destination
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8 Place and date of shipment - Means of transport	9 Supplementary Details	
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10 Description of goods- Manufacturer	11 CN code	12 Quantity (1) 13 FOB value (2)
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14 CERTIFICATION BY THE COMPETENT AUTHORITY		
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	(Signature)	(Stamp)

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1 Exporter (Name, full address, country)	СОРҮ	No
	3 Year	4 Product Group
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5 Consignee (Name, full address, country)	EXPORT	LICENCE
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	(ECSC	products)
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	6 Country of Origin	7 Country of destination
8 Place and date of shipment - Means of transport	9 Supplementary Details	
10 Description of goods- Manufacturer	11 CN code	12 (mantity (1) 12 EOD
TA TAPA INTAN A BAAR INSTANCE	11 CIN CODE	12 Quantity (1) 13 FOB value (2)
14 CERTIFICATION BY THE COMPETENT AUTHORITY	l,,,,,,, _	. I
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15 Competent authority (name, full address, country)	At	. on
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Show net weight (kg) and also quantity in the unit prescribed where other than net weight
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CZECH REPUBLIC

TECHNICAL ANNEX ON THE DOUBLE-CHECKING SYSTEM

- 1. The export documents shall measure 210 x 297 mm. The paper used shall be white writing paper, sized, not containing mechanical pulp, and weighing not less than 25 g/m². They shall be made out in English. If they are completed by hand, entries must be in ink and in printed script. These documents may comprise additional copies duly indicated as such. If the documents have several copies only the top copy is the original. This copy shall be clearly marked as "original" and other copies as "copies". Only the original shall be accepted by the competent authorities of the Community as being valid for the control of export to the Community in accordance with the provisions of the double-checking system.
- 2. Each document shall bear a standardised serial number, whether or not printed, by which it can be identified. This number shall be composed of the following elements:

two letter identifying the exporting country as follows: CZ;

- two letters identifying the intended Member state of customs clearance as follows:
- BE = Belgium
- DE = Germany
- DK = Denmark
- EL = Greece
- ES = Spain
- FR = France
- IT = Italy
- IE = Ireland
- LU = Luxembourg
- NL = Netherlands
- AT = Austria
- PT = Portugal
- FI = Finland
- SE = Sweden
- GB = United Kingdom

- a one-digit number identifying the year, corresponding to the last figure in the respective year, e.g. 6 for 1996;
- a two-digit number from 01 to 99, identifying the particular issuing office concerned in the exporting country;
- a five-digit number running consecutively from 00001 to 99999 allocated to the intended Member State of customs clearance.
- 3. The export documents shall be valid for four months from the date of their issue. Export documents may be renewed or prolonged.
- 4. Since the importer needs to present the original export document when requesting an import document, export documents should, as far as possible, be issued in respect of individual commercial transactions, not global contracts.
- 5. The Czech Republic need not show price information on the export document if there is a genuine need to protect commercial confidentiality. In such cases, Box 9 of the export document should indicate the reason for not showing the price information and that it is available to the competent authorities of the European Communities on request.
- 6. Export documents may be issued after the shipment of the products to which they relate. In such cases they must bear the endorsement "issued retrospectively".
- 7. In the event of a theft, loss or destruction of an export document, the exporter may apply to the competent governmental authority which issued the document for a duplicate to be made out on the basis of the export documents in his possession. The duplicate of any such document so issued shall bear the endorsement "duplicate". The duplicate shall bear the date of the original export document.
- 8. The competent authorities of the Community shall be informed immediately of the withdrawal or modification of any export documents already issued and, where relevant, of the basis for such action.

Proposal for a Council Decision

on the position to be taken by the Community within the Association Council established by the Europe Agreement between the European Communities and their Member States, of the one part, and Romania, of the other part, which entered into force on 1 February 1995, concerning the export of certain steel products from Romania to the European Communities

The Council of the European Union,

Having regard to the Treaty establishing the European Community, and in particular Article 113 together with Article 228, para 2, first sentence,

Having regard to the Decision of the Council and the Commission of 19 December 1994 on the conclusion of the Europe Agreement between the European Communities and their Member States, of the one part, and Romania, of the other part, and in particular Article 2(1) thereof,

Whereas the Contact Group referred to in Article 11 of Protocol 2 of the Europe Agreement between the European Communities and their Member States of the one part and Romania of the other part, which entered into force on 1 February 1995¹, met on 17-18 October 1995 to discuss trends in imports of ECSC products from Romania into the Community and recognised the need for an administrative procedure, having as its purpose the rapid provision of information on the trend of trade flows, in order to ensure that the attainment of the objectives of the Agreement will not be jeopardised;

Whereas such an administrative procedure would help to increase transparency and avoid possible diversions of trade;

Whereas the Contact Group therefore agreed to recommend to the Association Council established under Article 106 of the Agreement that the double-checking system introduced in 1995 by Association Council Decision N°/95² should be renewed for the period between 1 January and 31 December 1996;

Whereas the Parties are desirous to promote the orderly and equitable development of trade in steel between the Community and Romania;

Whereas the Association Council, having been supplied with all relevant information, has determined that the solution acceptable to the two parties which least disturbs the functioning of the Agreement is the renewal of a double-checking system, without quantitative limits, for the import into the Community of certain steel products covered by the ECSC Treaty between 1 January and 31 December 1996,

¹ OJ L 357, 31.12.94, p.1

² OJ L.....

956291 (ACC)

HAS DECIDED AS FOLLOWS:

The position to be taken by the Community within the Association Council established by the Europe Agreement between the European Communities and their Member States, of the one part, and Romania, of the other part, concerning the export of certain steel products from Romania to the European Communities, and in particular the renewal of the double-checking system, shall be based on the draft decision of the Association Council annexed to this Decision.

Done at Brussels

For the Council.

(DRAFT: 18 OCTOBER 1995)

DECISION NO./95 OF THE ASSOCIATION COUNCIL

BETWEEN THE EUROPEAN COMMUNITIES AND THEIR MEMBER

STATES, OF THE ONE PART, AND ROMANIA, OF THE OTHER PART, OF

[DATE]

concerning the export of certain ECSC steel products from Romania

to the Community

THE ASSOCIATION COUNCIL,

Whereas the Contact Group referred to in Article 11 of Protocol 2 of the Europe Agreement between the European Communities and their Member States of the one part and Romania of the other part, which entered into force on 1 February 1995¹, met on 17-18 October 1995 to discuss trends in imports of ECSC products from Romania into the Community and recognised the need for an administrative procedure, having as its purpose the rapid provision of information on the trend of trade flows, in order to ensure that the attainment of the objectives of the Agreement will not be jeopardised;

Whereas such an administrative procedure would help to increase transparency and avoid possible diversions of trade;

Whereas the Contact Group therefore agreed to recommend to the Association Council established under Article 106 of the Agreement that the double-checking system introduced in 1995 by Association Council Decision N°/95² should be renewed for the period between 1 January and 31 December 1996;

Whereas the Parties are desirous to promote the orderly and equitable development of trade in steel between the Community and Romania;

Whereas the Association Council, having been supplied with all relevant information, has determined that the solution acceptable to the two parties which least disturbs the functioning of the Agreement is the renewal of a double-checking system, without quantitative limits, for the import into the Community of certain steel products covered by the ECSC Treaty between 1 January and 31 December 1996,

¹OJ L 357, 31.12.94, p.1

²OJ L....

Article 1

- 1. For the period 1 January to 31 December 1996, import into the Community of the products listed in Annex I originating in Romania shall be subject to the presentation of an import document conforming to the model shown at Annex II issued by the authorities in the Community.
- 2. The classification of the products covered by this Decision is based on the tariff and statistical nomenclature of the Community (hereinafter called the "Combined Nomenclature", or in abbreviated form "CN"). The origin of the products covered by this Decision shall be determined in accordance with the rules in force in the Community.
- 3. For the period 1 January to 31 December 1996, import into the Community of the iron and steel products listed in Annex I and which originate in Romania shall, in addition, be subject to the issue of an export document by the competent Romanian authorities. Presentation by the importer of the original of the export document must be effected not later than 31 March of the year following that in which the goods covered by the document were shipped. Shipment is considered to have taken place on the date of loading onto the exporting means of transport.
- 4. The export document shall conform to the model shown at Annex III. It shall be valid for exports throughout the customs territory of the Community.
- 5. Romania shall notify the Commission of the European Community of the names and addresses of the appropriate Romanian governmental authorities which are authorised to issue and to verify export documents together with specimens of the stamps and signatures they use. Romania shall also notify the Commission of any change in these particulars.
- 6. Certain technical provisions on the implementation of the double-checking system are set out in Annex IV.

Article 2

- 1. Romania undertakes to supply the Community with precise statistical information on the export documents issued by the Romanian authorities pursuant to Article 1. Such information shall be transmitted to the Community by the end of the month following the month to which the statistics relate.
- 2. The Community undertakes to supply the Romanian authorities with precise statistical information on import documents issued by Member States in respect of the products listed in Annex I. Such information shall be transmitted to the Romanian authorities by the end of the month following the month to which the statistics relate.

Article 3

If necessary, at the request of either of the Parties, consultations shall be held on any problems arising from the operation of the Decision. Such consultations shall be held promptly. Any consultations held under this Article shall be approached by both Parties in a spirit of co-operation and with a desire to reconcile the difference between them.

Article 4

Any notices to be given hereunder shall be given:

- in respect of the Community, to the Commission of the European Communities (DGI/D/2 and DG III/C/2),
- in respect of Romania, to the Romanian Mission to the European Communities; and the Ministry of Trade of Romania.

Article 5

This Decision shall be binding on both the Community and Romania which shall take the measures necessary to implement it.

This Decision shall enter into force on the date of signature.

It shall apply with effect from 1 January 1996.

Done at, on

For the Association Council

The President

3

(1995 LIST)

ANEXO I - BILAG I - ANHANG I - ΠΑΡΑΡΤΗΜΑ Ι - ANNEX I - ANNEXE I -ALLEGATO I - BIJLAGE I - ANEXO I - LITTE I - BILAGA I

ROMANIA

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LIST OF PRODUCTS SUBJECT TO DOUBLE-CHECKING

				•
			7216 21 00	· 7222 10 29
7201 10 11	7208 32 59	7210 60 19	7216 22 00	7222 10 31
7201 10 19		7210 70 31	7216 31 11	7222 10 39
7201 10 30	7208 32 91			
	7208 32 99	7210 70 39	7216 31 19	7222 10 81
7201 10 90	7208 33 10	7210 90 31	7216 31 91	7222 10 89
7201 20 00	7208 33 91	7210 90 33	7216 31 99	7222 30 10
7201 30 10	7208 33 99	7210 90 35	7216 32 11	7222 40 11
7201 30 90		7210 90 39	7216 32 19	7222 40 19
7201 40 00	7208 34 10	1210 90 39		
7201 40 00	7208 34 90		7216 32 91	7222 40 30
	7208 35 10	7211 11 00	7216 32 99	
7202 11 20	7208 35 90	7211 12 10	7216 33 10	7224 10 00
7202 11 80	7208 41 00	7211 12 90	7216 33 90	7224 90 01
7202 99 11	7208 42 10	7211 19 10	7216 40 10	7224 90 05
		7211 19 91	7216 40 90	7224 90 08
7202 00 00	7208 42 30			
7203 90 00	7208 42 51	7211 19 99	7216 50 10	7224 90 15
	7208 42 59	7211 21 00	7216 50 91	7224 90 31
7204 50 10	7208 42 91	7211 22 10	7216 50 99	7224 90 39
7204 50 90	7208 42 99	7211 22 90	7216 90 10	·
		7211 29 10		7225 10 10
7206 10 00	7208 43 10	7211 29 91	7218 10 00	7225 10 10
	7208 43 91			
7206 90 00	7208 43 99	7211 29 99	7218 90 11	· 7225 10 99
	7208 44 10	7211 30 10	7218 90 13	7225 20 20
7207 11 11	7208 44 90	7211 41 10	7218 90 15	7225 30 00
7207 11 14	7208 45 10	7211 41 91	7218 90 19	7225 40 10
		7211 49 10	7218 90 50	7225 40 30
7207 11 16	7208 45 90		7218 90 50	
7207 12 10	7208 90 10	7211 90 11		7225 40 50
7207 19 11			7219 11 10	7225 40 70
7207 19 14	7209 11 00	7212 10 10	7219 11 90	7225 40 90
7207 19 16	7209 12 10	7212 10 91	7219 12 10	7225 50 10
7207 19 31		7212 21 11	7219 12 90	7225 50 90
	7209 12 90			
7207 20 11	7209 13 10	7212 29 11	7219 13 10	7225 90 10
7207 20 15	7209 13 90	7212 30 11	7219 13 90	
7207 20 17	7209 14 10	7212 40 10	7219 14 10	7226 10 10
7207 20 32	7209 14 90	7212 40 91	7219 14 90	7226 10 31
7207 20 51	7209 21 00	7212 50 31	7219 21 11	7226 10 39
7207 20 55		7212 50 51	7219 21 19	7226 20 20
	7209 22 10			7220 20 20
7207 20 57	7209 22 90	7212 60 11	7219 21 90	
7207 20 71	7209 23 10	7212 60 91	7219 22 10	7226 91 10
	7209 23 90		7219 22 90	7226 91 90
7208 11 00	7209 24 10	7213 10 00	7219 23 10	7226 92 10
7208 12 10		7213 20 00	7219 23 90	7226 99 20
	7209 24 91	7213 31 20	7219 24 10	1220 // 20
7208 12 91	7209 24 99			7227 10 00
7208 12 95	7209 31 00	7213 31 81	7219 24 90	7227 10 00
7208 12 98	7209 32 10	7213 31 89	7219 31 10	7227 20 00
7208 13 10	7209 32 90	7213 39 10	7219 31 90	7227 90 10
7208 13 91	7209 33 10	7213 39 90	7219 32 10	7227 90 30
7208 13 95		7213 41 00	7219 32 90	7227 90 50
	7209 33 90	7213 49 00	7219 33 10	7227 90 70
7208 13 98	7209 34 10			1221 90 10
7208 14 10	7209 34 90	7213 50 20	7219 33 90	
7208 14 91	7209 41 00	7213 50 81	7219 34 10	7228 10 10
7208 14 99	7209 42 10	7213 50 89	7219 34 90	7228 10 30
7208 21 10			7219 35 10	7228 20 11
	7209 42 90	7214 20 00	7219 35 90	7228 20 19
7208 21 90	7209 43 10			
7208 22 10	7209 43 90	7214 30 00	7219 90 11	7228 20 30
7208 22 91	7209 44 10	7214 40 10	7219 90 19	7228 30 20
7208 22 95	7209 44 90	7214 40 20		7228 30 41
7208 22 98	7209 90 10	7214 40 51	7220 11 00	7228 30 49
7208 23 10	1207 90 10	7214 40 59	7220 12 00	7228 30 61
		7214 40 80	7220 20 10	7228 30 69
7208 23 91	7210 11 10			
7208 23 95	7210 12 11	7214 50 10	7220 90 11	7228 30 70
7208 23 98	7210 12 19	7214 50 31	7220 90 31	7228 30 89
7208 24 10	7210 20 10	7214 50 39		7228 60 10
7208 24 91	7210 20 10	7214 50 90	7221 00 10	7228 70 10
7208 24 99		7214 60 00	7221 00 90	7228 70 31
	7210 39 10			7228 80 10
7208 31 00	7210 41 10	7215 00 10	7222 10 11	
7208 32 10	7210 49 10	7215 90 10	7222 10 11	7228 80 90
7208 32 30	7210 50 10		7222 10 19	
7208 32 51	7210 60 11	7216 10 00	7222 10 21	7301 10 00

ANNEX II EUROPEAN COMMUNITY IMPORT LICENCE 1 Consignee (name, full address, country, 2 Issue number VAT number) · . · . 2 3 Quota period 1 4 Authority responsible for issue (name, address and telephone No) Holder's copy 5. Declarant/representative as applicable 6. Country of origin (name and full address) (and geonomenclature code) 7. Country of consignment (and geonomenclature code) 8 Last day of validity 1 10. CN code 9. Description of goods ٠. 11 Quantity expressed in quota unit . ١ 12. Security/guarantee (as applicable) 13. Further particulars × 14. Competent authority's endorsement Date Stamp Signature .

Indicate the quantity available in part 1 of column 17 and the q 16 Net quantity (net mass or other unit of measure rasting the unit) 17 In figures 18 In words for the quantity attributed		19 Questoms document (form and number) or extract No and	20 Names Member State, stamp and signature of the attributing authority		
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Extension pages to be attached herein

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-	EUROPEAN COMMUNITY	IMPORT LICENCE
2	1. Consignee (name, full address, country, VAT number)	2. Issue number
		3. Quota period
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authority		4. Authority responsible for issue (name, address and telephone No)
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531	5. Declarant/representative as applicable	6. Country of origin

(and gepnomenclature code)

7. Country of consignment (and geonomenclature code)

8. Last day of validity 9. Description of goods 10 CN code 11. Quantity expressed in quota unit

12. Security/guarantee (as applicable)

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13. Further particulars

(name, and full address)

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14. Competent authority's endorsement

Date :

Signature :

Stamp

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ANNEX III

1 Exporter (Name, full address, country)	ORIGINAL	No		
	3 Year	4 Product Group		
		F		
5 Consignee (Name, full address, country)	1			
	EXPORT	LICENCE		
	(ECSC	products)		
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	6 Country of Origin	7 Country of destination		
8 Place and date of shipment - Means of transport	9 Supplementary Details			
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· · ·				
10 Description of goods- Manufacturer	11 CN code	12 Quantity (1) 13 FOB value (2)		
		· ·		
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14 CERTIFICATION BY THE COMPETENT AUTHORITY				
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15 Competent authority (name, full address, country)	At	. on		
	(Signature)	(Stamp)		

1) Show net weight (kg) and also quantify in the unit prescribed where other than net weight 2) In the curreney of the safe contract

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1 Exporter (Name, full address, country)		СОРҮ	r	١o
	3 Year		4 Product Group	
Consignee (Name, full address, country)			THORNOR	
		EAPUR	T LICENCE	
		(ECSC	products)	
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	6 Country of Ori	gin	7 Country of destina	tion
8 Place and date of shipment - Means of transport	9 Supplementary	y Details		
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10 Description of goods- Manufacturer		11 CN code	12 Quantity (1)	13 FOB value (
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14 CERTIFICATION BY THE COMPETENT AUTHORITY				1
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 Show net weight (kg) and also quantity in the unit prescribed where other than net weight 2) In the currency of the sale contract

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ROMANIA

TECHNICAL ANNEX ON THE DOUBLE-CHECKING SYSTEM

- 1. The export documents shall measure 210 x 297 mm. The paper used shall be white writing paper, sized, not containing mechanical pulp, and weighing not less than 25 g/m². They shall be printed in English. If they are completed by hand, entries must be in ink and in printed script. These documents may comprise additional copies duly indicated as such. If the documents have several copies only the top copy is the original. This copy shall be clearly marked as original and other copies as copies. Only the original shall be accepted by the competent authorities of the Community as being valid for the control of export to the Community in accordance with the provisions of the double-checking system.
- 2. Each document shall bear a standardised serial number, whether or not printed, by which it can be identified. This number shall be composed of the following elements:

two letter identifying the exporting country as follows: RO;

-

two letters identifying the intended Member state of customs clearance as follows:

- BE = Belgium
- DE = Germany
- DK = Denmark
- EL = Greece
- ES = Spain
- FR = France
- IT = Italy
- IE = Ireland
- LU = Luxembourg
- NL = Netherlands
- AT = Austria
- PT = Portugal
- FI = Finland
- SE = Sweden
- GB = United Kingdom

- a one-digit number identifying the year, corresponding to the last figure in the respective year, e.g. 6 for 1996;
- a two-digit number from 01 to 99, identifying the particular issuing office concerned in the exporting country;
 - a five-digit number running consecutively from 00001 to 99999 allocated to the intended Member State of customs clearance.
- 3. The export documents shall be valid for four months from the date of their issue. Export documents may be renewed or prolonged.
- 4. Since the importer needs to present the original export document when requesting an import document, export documents should, as far as possible, be issued in respect of individual commercial transactions, not global contracts.
- 5. Romania need not show price information on the export document if there is a genuine need to protect commercial confidentiality. In such cases, Box 9 of the export document should indicate the reason for not showing the price information and that it is available to the competent authorities of the European Communities on request.
- 6. Export documents may be issued after the shipment of the products to which they relate. In such cases they must bear the endorsement "issued retrospectively".
- 7. In the event of a theft, loss or destruction of an export document, the exporter may apply to the competent governmental authority which issued the document for a duplicate to be made out on the basis of the export documents in his possession. The duplicate of any such document so issued shall bear the endorsement "duplicate". The duplicate shall bear the date of the original export document.
- 8. The competent authorities of the Community shall be informed immediately of the withdrawal or modification of any export documents already issued and, where relevant, of the basis for such action.

Proposal for a Council Decision

95 10292 (Aec)

on the position to be taken by the Community within the Association Council established by the Europe Agreement between the European Communities and their Member States, of the one part, and the Slovak Republic, of the other part, which entered into force on 1 February 1995, concerning the export of certain steel products from the Slovak Republic to the European Communities

The Council of the European Union,

Having regard to the Treaty establishing the European Community, and in particular Article 113 together with Article 228, para 2, first sentence,

Having regard to the Decision of the Council and the Commission of 19 December 1994 on the conclusion of the Europe Agreement between the European Communities and their Member States, of the one part, and the Slovak Republic, of the other part, and in particular Article 2(1) thereof,

Whereas the Contact Group referred to in Article 10 of Protocol 2 of the Europe Agreement between the European Communities and their Member States of the one part and the Slovak Republic of the other part, which entered into force on 1 February 1995¹, met on 21-22 September 1995 to discuss trends in imports of ECSC and EC products from the Slovak Republic into the Community and recognised the need to find appropriate solutions in the framework of Article 34.2 of the Agreement in order to ensure that the attainment of the objectives of the Agreement will not be jeopardised;

Whereas, in view of the need for both parties to have rapid information on the trend of trade flows in order to increase transparency and to avoid possible diversions of trade, the Contact Group decided to refer the matter to the Association Council established under Article 104 of the Agreement;

Whereas the Parties are desirous to promote the orderly and equitable development of trade in steel between the Community and the Slovak Republic;

Whereas the Association Council, having been supplied with all relevant information, has determined that the solution acceptable to the two parties is a double-checking system, without quantitative limits, for the import into the Community of certain steel products covered by the ECSC and EC Treaties for an initial period between 1 January and 31 December 1996,

¹ OJ L 359, 31.12.94, p.1

HAS DECIDED AS FOLLOWS:

The position to be taken by the Community within the Association Council established by the Europe Agreement between the European Communities and their Member States, of the one part, and the Slovak Republic, of the other part, concerning the export of certain steel products from the Slovak Republic to the European Communities, and in particular the introduction of a double-checking system, shall be based on the draft decision of the Association Council annexed to this Decision.

Done at Brussels

For the Council

(DRAFT: 22 SEPTEMBER 95)

DECISION NO./95 OF THE ASSOCIATION COUNCIL

BETWEEN THE EUROPEAN COMMUNITIES AND THEIR MEMBER STATES, OF THE ONE PART, AND THE SLOVAK REPUBLIC, OF THE OTHER PART, OF [DATE]

concerning the export of certain ECSC and EC steel products from the Slovak Republic

to the European Communities

THE ASSOCIATION COUNCIL,

Whereas the Contact Group referred to in Article 10 of Protocol 2 of the Europe Agreement between the European Communities and their Member States of the one part and the Slovak Republic of the other part, which entered into force on 1 February 1995¹, met on 21-22 September 1995 to discuss trends in imports of ECSC and EC products from the Slovak Republic into the Community and recognised the need to find appropriate solutions in the framework of Article 34.2 of the Agreement in order to ensure that the attainment of the objectives of the Agreement will not be jeopardised;

Whereas, in view of the need for both parties to have rapid information on the trend of trade flows in order to increase transparency and to avoid possible diversions of trade, the Contact Group decided to refer the matter to the Association Council established under Article 104 of the Agreement;

Whereas the Parties are desirous to promote the orderly and equitable development of trade in steel between the Community and the Slovak Republic;

Whereas the Association Council, having been supplied with all relevant information, has determined that the solution acceptable to the two parties is a double-checking system, without quantitative limits, for the import into the Community of certain steel products covered by the ECSC and EC Treaties for an initial period between 1 January and 31 December 1996,

¹OJ L 359, 31.12.94, p.1

1:

HAS DECIDED AS FOLLOWS:

Article 1

- 1. For the period 1 January to 31 December 1996, import into the Community of the products listed in Annex I originating in the Slovak Republic shall be subject to the presentation of an import document conforming to the model shown at Annex II issued by the authorities in the Community.
- 2. The classification of the products covered by this Decision is based on the tariff and statistical nomenclature of the Community (hereinafter called the "Combined Nomenclature", or in abbreviated form "CN"). The origin of the products covered by this Decision shall be determined in accordance with the rules in force in the Community.
- 3. For the period 1 January to 31 December 1996, import into the Community of the iron and steel products listed in Annex I and which originate in the Slovak Republic shall, in addition, be subject to the issue of an export document by the competent Slovak authorities. Presentation by the importer of the original of the export document must be effected not later than 31 March of the year following that in which the goods covered by the document were shipped.
- 4. An export document will not be required for goods already shipped to the Community before 1 January 1996, provided that the destination of such products is not changed and that those products which may be imported only on presentation of an import document are in fact accompanied by such a document.
- 5. Shipment is considered to have taken place on the date of loading onto the exporting means of transport.
- 6. The export document shall conform to the model shown at Annex III. It shall be valid for exports throughout the customs territory of the Community.
- 7. The Slovak Republic shall notify the Commission of the European Community of the names and addresses of the appropriate Slovak governmental authorities which are authorised to issue and to verify export documents together with specimens of the stamps and signatures they use. The Slovak Republic shall also notify the Commission of any change in these particulars.
- 8. Certain technical provisions on the implementation of the double-checking system are set out in Annex IV.

Article 2

- 1. The Slovak Republic undertakes to supply the Community with precise statistical information on the export documents issued by the Slovak authorities pursuant to Article 1. Such information shall be transmitted to the Community by the end of the month following the month to which the statistics relate.
- 2. The Community undertakes to supply the Slovak authorities with precise statistical information on import documents issued by Member States in respect of the products listed in Annex I. Such information shall be transmitted to the Slovak authorities by the end of the month following the month to which the statistics relate.

Article 3

If necessary, at the request of either of the Parties, consultations shall be held on any problems arising from the operation of the Decision. Such consultations shall be held promptly. Any consultations held under this Article shall be approached by both Parties in a spirit of co-operation and with a desire to reconcile the difference between them.

Article 4

Any notices to be given hereunder shall be given:

- in respect of the Community, to the Commission of the European Communities (DGI/D/2 and DG III/C/2),
- in respect of the Slovak Republic, to the Mission of the Slovak Republic to the European Communities; and the Ministry of Economy of the Slovak Republic.

Article 5

This Decision shall be binding on both the Community and the Slovak Republic which shall take the measures necessary to implement it.

This Decision shall enter into force on the date of signature.

It shall apply with effect from 1 January 1996.

Done at, on

For the Association Council

The President

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ANEXO I - BILAG I - ANHANG I - ΠΑΡΑΡΤΗΜΑ Ι - ANNEX I - ANNEXE I -ALLEGATO I - BLJLAGE I - ANEXO I - LITTE I - BILAGA I SLOVAK REPUBLIC: LIST OF PRODUCTS SUBJECT TO DOUBLE-CHECKING

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Hot-rolled coils	7208 43 10	7226 99 20
and pickled coils	7208 43 99	
	7208 44 10	Cold-rolled strip
7208 11 00	7208 44 90	and hoop
7208 12 10	7208 45 10	
7208 12 91	7208 45 90	7211 30 10
7208 12 95	7208 90 10	7211 30 39
7208 12 98	7208 90 90	7211 41 10
7208 13 10		7211 41 91
7208 13 91	Cold-rolled	7211 41 99
7208 13 95	sheets and coils	7211 49 10
7208 13 98		7211 90 19
7208 14 10	7209 11 00	7211 90 90
7208 14 91	7209 12 90	7226 92 99
7208 14 99	7209 13 90	7226 99 80
7208 21 10	7209 14 90	
7208 21 90	7209 21 00	Hot dip
7208 22 10	7209 22 90	galvanized
7208 22 91	7209 23 90	sheets, coils and
7208 22 95	7209 24 91	strip
7208 22 98	7209 24 99	-
7208 23 10	7209 31 00	7210 11 90
7208 23 91	7209 32 90	7210 41 90
7208 23 95	7209 33 90	7210 60 11
7208 23 98	7209 34 90	7212 30 90
7208 24 10	7209 41 00	
7208 24 91	7209 42 90	Tinplate in coils,
7208 24 99	7209 43 90	sheet and strip
7219 11 10	7209 44 90	
7219 11 90	7209 90 10	7210 12 1
7219 12 10	7209 90 90	7210 70 31
7219 12 90		7210 70 39
7219 13 10	Hot-rolled strip	7212 10 99
7219 14 10	and hoop	
7219 14 90		Non oriented
7225 10 10	7211 12 10	grain steel
7225 20 20	7211 12 90	sheets, coils and
7225 30 00	7211 19 10	strip for
	7211 19 91	electrotechnics
Cut lengths	7211 19 99	
	7211 22 10	7209 13 10
7208 31 00	7211 22 90	7209 23 10
7208 32 10	7211 29 10	7209 33 10
7208 32 99	7211 29 91	7209 43 10
7208 33 10	7211 29 99	7211 30 31
7208 33 99	7212 60 91	7211 41 95
7208 34 10	7220 11 00	
7208 34 90	7220 12 00	Seamless tubes
7208 35 10	7220 90 31	
7208 35 90	7226 10 10	Complete CN
7208 41 00	7226 20 20	heading 7304
7208 42 10	7226 91 10	
7208 42 99	7226 91 90	4
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	EUROPEAN COMMUNITY	ANNEX II
T	1 Consignee (name, full address, country, VAT number)	2 issue number
-		2
		3 Quota period
		4 Authority responsible for issue (name, address and telephone No)
	5. Declarant/representative as applicable (name and full address)	6. Country of origin (and geonomenclature code)
		7. Country of consignment
		(and geonomenclature code)
·		8 Lass day of validity
	9. Description of goods	10. CN code
		11 Quantity expressed in quota unit
		12. Security/guarantee (as applicable)
	13. Further particulars	
	14. Competent authority's endorsement Date	
	Signature 🕌 Stamp	
	Signature 👻 Stamp	

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Indicate the quan	ity available in part 1 of column 17 and the	quantity satisfued in part 2 thereof	
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EUROPEAN COMMUNITY

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	9. Description of goods	10 CN code
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		12. Security/guarantee (as applicable)
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ANNEX III

1 Exporter (Name, full address, country)	ORIGINAL	No
	3 Year	No
	5 1 Car,	4 Product Group
5 Consignee (Name, full address, country)		
5 Consignee (Name, full address, country)	EXPORT	LICENCE
	(ECSC	products)
	6 Country of Origin	7 Country of destination
8 Place and date of shipment - Means of transport	9 Supplementary Details	
		-
10 Description of goods- Manufacturer	11 CN code	12 Quantity (1) 13 FOB value (2)
10 Domposi of Born instancia		12 Quantity (1) 13 10D Value (2)
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14 CERTIFICATION BY THE COMPETENT AUTHORITY		
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15 Competent authority (name, full address, country)	At	on
	(Signature)	(Stamp)
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I) Show not weight (kg) and also quantity in the unit prescribed where other than net weight 2) In the currency of the sole contract

Exporter (Name, full address, country)	COP	Y	N	0
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Place and date of anipment - Means of transport	9 Supplementary Detail	S .		
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4 CERTIFICATION BY THE COMPETENT AUTHORITY	<u>l</u>			1
CONTRACTOR AND CONTRACT TO CONTRACT				
5 Competent authority (name, full address, country)] At		on	
	(Signa	ture)	()	Stange)
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Sinow net weight (kg) and also quantity in the unit prescribed where other than net weight
 In the currency of the sale contract

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SLOVAK REPUBLIC

TECHNICAL ANNEX ON THE DOUBLE-CHECKING SYSTEM

- 1. The export documents shall measure 210 x 297 mm. The paper used shall be white writing paper, sized, not containing mechanical pulp, and weighing not less than 25 g/m². They shall be made out in English. If they are completed by hand, entries must be in ink and in printed script. These documents may comprise additional copies duly indicated as such. If the documents have several copies only the top copy is the original. This copy shall be clearly marked as "original" and other copies as "copies". Only the original shall be accepted by the competent authorities of the Community as being valid for the control of export to the Community in accordance with the provisions of the double-checking system.
- 2. Each document shall bear a standardised serial number, whether or not printed, by which it can be identified. This number shall be composed of the following elements:
 - two letter identifying the exporting country as follows: SK;
 - two letters identifying the intended Member state of customs clearance as follows:
 - BE = Belgium
 - DE = Germany
 - DK = Denmark
 - EL = Greece
 - ES = Spain
 - FR = France
 - IT = Italy
 - IE = Ireland
 - LU = Luxembourg
 - NL = Netherlands
 - AT = Austria
 - PT = Portugal
 - FI = Finland
 - SE = Sweden
 - GB = United Kingdom

a one-digit number identifying the year, corresponding to the last figure in the respective year, e.g. 6 for 1996;

a two-digit number from 01 to 99, identifying the particular issuing office concerned in the exporting country;

a five-digit number running consecutively from 00001 to 99999 allocated to the intended Member State of customs clearance.

- 3. The export documents shall be valid for four months from the date of their issue. Export documents may be renewed or prolonged.
- 4. Since the importer needs to present the original export document when requesting an import document, export documents should, as far as possible, be issued in respect of individual commercial transactions, not global contracts.
- 5. The Slovak Republic need not show price information on the export document if there is a genuine need to protect commercial confidentiality. In such cases, Box 9 of the export document should indicate the reason for not showing the price information and that it is available to the competent authorities of the European Communities on request.
- 6. Export documents may be issued after the shipment of the products to which they relate. In such cases they must bear the endorsement "issued retrospectively".

7. In the event of a theft, loss or destruction of an export document, the exporter may apply to the competent governmental authority which issued the document for a duplicate to be made out on the basis of the export documents in his possession. The duplicate of any such document so issued shall bear the endorsement "duplicate". The duplicate shall bear the date of the original export document.

8. The competent authorities of the Community shall be informed immediately of the withdrawal or modification of any export documents already issued and, where relevant, of the basis for such action.

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