

Date of adoption of the decision: 23.10.2001

Treasury, AON Limited, Willis Faber Limited, Global Aerospace Underwriting Limited and Alnery No 2190 Limited

Member State: United Kingdom

Budget: Guarantee and premium entered into the regulatory capital of an insurer

Aid No: NN 90/01

Duration: 30 days

Title: Airline insurance

Other information: Re-notification for any extension or modification of the scheme

Objective: Continued provision of insurance cover to air carriers and service providers in the UK for certain war and terrorist-related risks, following the attacks in the USA on 11 September 2001

The authentic text(s) of the decision, from which all confidential information has been removed, can be found at

Legal basis: 'Relationship agreement' signed on 23 September 2001 between The Lords Commissioners of Her Majesty's

http://europa.eu.int/comm/secretariat_general/sgb/state_aids

Implementation of Articles 3(4) and 4(4) of Council Regulation (EC) No 82/2001 of 5 December 2000 concerning the definition of the concept of 'originating products' and methods of administrative cooperation in trade between the customs territory of the Community and Ceuta and Melilla

List of countries and the date on which the cumulation either in the Community or in Ceuta and Melilla may be applied

(2002/C 108/03)

Articles 3 and 4 of Council Regulation (EC) No 82/2001 of 5 December 2000 concerning the definition of the concept of 'originating products' and methods of administrative cooperation in trade between the customs territory of the Community and Ceuta and Melilla (published in OJ L 20, 20.1.2001) have introduced a possibility of cumulation of origin between the Community, Ceuta and Melilla or any other country with which the Community has signed a reciprocal agreement whose protocol on rules of origin lays down special provisions for Ceuta and Melilla.

Articles 3(4) and 4(4) provide for a publication by the Commission of the list of countries and the date on which such a cumulation may be applied.

The countries concerned are mentioned, by cumulation zone, in the following table. Cumulation between the Community, Ceuta and Melilla, and one or several of those countries may be applied only in the framework of one single cumulation zone which the Community belongs to and according to the cumulation system and the rules of origin to be applied by the countries of this zone. It means that exporters either from Ceuta and Melilla or from the Community have to choose only one cumulation system for those products obtained, either in Ceuta and Melilla or in the Community, from materials originating in different partner countries ⁽¹⁾.

The countries with which the Community has preferential agreements but have not signed on a reciprocal basis and/or whose protocols on rules of origin do not include special provisions for Ceuta and Melilla are not mentioned in the list.

⁽¹⁾ Example: Carpets produced in Melilla, using Moroccan textile pulps and Polish natural fibres cannot take benefit simultaneously of 'PanEuropean' diagonal cumulation and full cumulation with Morocco. The exporter to EU should choose between applying cumulation to Moroccan textile pulps and considering Polish fibres as non-originating or applying cumulation to the Polish natural fibres and considering Moroccan textile pulps as non-originating.

This cumulation shall apply from 23 January 2001, date of application of the Council Regulation, except for the former Yugoslav Republic of Macedonia, (1 June 2001), and for the Republic of Croatia (1 January 2002).

Cumulation zone	Cumulation system	Country or group of countries
1	Full	EEA
2	Diagonal ^(a)	Bulgaria
		Switzerland (including Liechtenstein)
		Czech Republic
		Estonia
		Hungary
		Iceland
		Lithuania
		Latvia
		Norway
		Poland
		Romania
		Slovenia
		Slovak Republic
		Turkey ^(b)
3	Bilateral	Faeroe Islands
4	Bilateral	Cyprus
5	Bilateral	Former Yugoslav Republic of Macedonia
6	Bilateral	Croatia
7	Bilateral	Malta
8	Bilateral	Turkey ^(c)
9	Full	Morocco
		Tunisia
10	Bilateral	Israel
11	Bilateral	Palestinian Authority of the West Bank and the Gaza Strip
12	Bilateral	Mexico
13	Bilateral	South Africa

^(a) Also included in this diagonal cumulation, through Joint Declarations attached to the origin Protocol of the Agreements, are Andorra (except for products of Chapters HS 1 to 24) and San Marino.

^(b) Except for products originating in Turkey which are mentioned in the list of Annex V to the origin Protocol of the Agreements concluded between the EC and the other countries involved in the diagonal cumulation.

^(c) For agricultural products under Decision 1/98 of the EC-Turkey Association Council.