Commission Regulation (EC) No 2331/2003 of 23 December 2003 implementing Article 12 of Council Regulation (EC) No 2501/2001 applying a scheme of generalised tariff preferences for the period 1 January 2002 to 31 December 2004 and amending that Regulation

COMMISSION REGULATION (EC) No 2331/2003

of 23 December 2003

implementing Article 12 of Council Regulation (EC) No 2501/2001 applying a scheme of generalised tariff preferences for the period 1 January 2002 to 31 December 2004 and amending that Regulation

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 2501/2001 of 10 December 2001 applying a scheme of generalised tariff preferences for the period 1 January 2002 to 31 December 2004⁽¹⁾, and in particular Article 12 thereof,

Whereas:

- (1) The tariff preferences provided for in Articles 7 and 10 of Regulation (EC) No 2501/2001 should be removed in respect of products, originating in a beneficiary country, of a sector which has met, during three consecutive years, either of the criteria laid down in Article 12(1) of that Regulation.
- (2) Tariff preferences which had been removed under previous schemes and under Council Regulation (EC) No 815/2003⁽²⁾, should be re-established in respect of a sector that has not met, during three consecutive years, the criteria laid down in Article 12(2) of Regulation (EC) No 2501/2001.
- (3) The condition in Article 12(3) of Regulation (EC) No 2501/2001, whereby paragraphs 1 and 2 of Article 12 do not apply to beneficiary countries whose exports to the Community account for less than the threshold mentioned in that condition, has been met by Argentina, Iran and Uruguay.
- (4) Tariff preferences which had been removed under previous schemes and under Regulation (EC) No 815/2003, should be re-established in respect of sectors of all beneficiary countries whose exports to the Community account for less than the threshold mentioned in Article 12(3) of Regulation (EC) No 2501/2001.
- (5) The most recent and complete statistics, which are those for the years 1999 to 2001, should be used in order to establish which sectors meet the conditions laid down in Regulation (EC) No 2501/2001.
- (6) Annex I to Regulation (EC) No 2501/2001 should be replaced in order to reflect the removal or re-establishment of tariff preferences provided for in Articles 7 and 10.

(7) The measures provided for in this Regulation are in accordance with the opinion of the Generalised Preferences Committee,

HAS ADOPTED THIS REGULATION:

Article 1

- The tariff preferences provided for in Articles 7 and 10 of Regulation (EC) No 2501/2001 shall be removed according to Article 12(1) of that Regulation in respect of products originating in the beneficiary countries listed in Annex I to this Regulation, falling under the sectors mentioned in that Annex alongside each country concerned.
- The tariff preferences provided for in Articles 7 and 10 of Regulation (EC) No 2501/2001 shall be re-established according to Article 12(2) of that Regulation in respect of products originating in the beneficiary countries listed in Annex II to this Regulation, falling under the sectors mentioned in that Annex alongside each country concerned.
- The tariff preferences which had been removed under previous schemes and under Regulation (EC) No 815/2003, shall be re-established according to Article 12(3) of Regulation (EC) No 2501/2001 in respect of all beneficiary countries listed in Annex II to this Regulation.

Article 2

Annex I to Regulation (EC) No 2501/2001 shall be replaced by the text set out in Annex III to this Regulation.

Article 3

This Regulation shall enter into force on 1 January 2005.

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

Done at Brussels, 23 December 2003.

For the Commission

Pascal LAMY

Member of the Commission

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 2331/2003. (See end of Document for details)

ANNEX I SECTORS IN RESPECT OF WHICH TARIFF PREFERENCES SHALL BE REMOVED

Country code	Beneficiary country	Sector	Description
BR	Brazil	XXXIV	Other base metals and articles of base metal
CN	People's Republic of China	XXV	Jewellery and precious metals
MX	Mexico	XXXI	Automobiles
PK	Pakistan	XXII	Clothing
RU	Russian Federation	XXXIV	Other base metals and articles of base metal
TH	Thailand	XXIV	Glass and ceramic

ANNEX II

—Sectors in respect of which tariff preferences shall be re-established in application of Article 12(2) of Regulation (EC) No 2501/2001

Country code	Beneficiary country	Sector	Description
BR	Brazil	XXIII	Footwear
IN	India	XVII	Leather, raw hides and skins
ТН	Thailand	XVIII	Articles of leather and fur skins

Countries in respect of which all tariff preferences previously removed shall be reestablished in application of Article 12(3) of Regulation (EC) No 2501/2001

Argentina

Brunei Darussalam

Belarus

Chile

Colombia

Costa Rica

Iran

Kuwait

Macao

Mauritius

Philippines

Ukraine

Uruguay

ANNEX III

BENEFICIARY COUNTRIES AND TERRITORIES OF THE COMMUNITY'S SCHEME OF GENERALISED TARIFF PREFERENCES

Column A : code according to the nomenclature of countries and territories for the external trade statistics of the Community

Column B : name of country

Column C : sectors not included in the general arrangements for the beneficiary

country concerned (Article 7(7))

Column D : sectors in respect of which tariff preferences have been removed for

the beneficiary country concerned (Article 7(8) and Article 10(3))

Column E : countries included in the special incentive arrangements for the

protection of labour rights (Title III Section1)

Column F : sectors included in these arrangements for the beneficiary country

concerned (Article 8(1) and (2))

Column G : countries included in the special incentive arrangements for the

protection of the environment (Title III Section 2)

Column H : countries included in the special arrangements for least developed

countries (Article 9)

Column I : countries included in the special arrangements to combat drug

A	В	C	D	E	F	G	Н	I
AE	United Arab Emirates							
AF	Afghanist	an					X	
AG	Antigua and Barbuda							
AI	Anguilla							
AM	Armenia	II, XXVI						
AN	Netherlan Antilles	ds						

a Beneficiary country without development index.

b Only the products of sector XXVI which are underlined in Annex III are not included for the People's Republic of China, pursuant to Article 7(7).

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 2331/2003. (See end of Document for details)

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		•		O (,		
AO	Angola					X	
AQ	Antarctica	ı					
AR	Argentina						
AS	American Samoa						
AW	Aruba						
AZ	Azerbaija	nII, XXVI					
BB	Barbados						
BD	Banglades	sh				X	
BF	Burkina Faso					X	
ВН	Bahrain						
BI	Burundi					X	
BJ	Benin					X	
BM	Bermuda						
BN	Brunei Darussala	m ^a					
ВО	Bolivia						X
BR	Brazil		I, VI, IX, XI, XII, XVII,				

a Beneficiary country without development index.

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		1		<i>U</i> (/		
			XIX, XX, XXVI, XXXIV				
BS	Bahamas						
BT	Bhutan					X	
BV	Bouvet Island						
BW	Botswana						
BY	Belarus	II, XXVI					
BZ	Belize						
CC	Cocos Islands (or Keeling Islands)						
CD	Democrat Republic of Congo	ic				X	
CF	Central African Republic					X	
CG	Congo						

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: countries included in the special arrangements to combat drug

		produc	tion and tr	illicking (Title IV)		
CI	Côte d'Ivoire						
CK	Cook Islands						
CL	Chile						
CM	Cameroor	1					
CN	People's Republic of China	XXVI ^b	III, IV, VIII, XIV, XVI, XVIII, XX, XXIII, XXIII, XXIV, XXVII, XXVIII, XXVIII, XXVIII, XXVIII, XXIX, XXXIII, XXIX,				
CO	Colombia						X
CR	Costa Rica						X
CU	Cuba						
CV	Cape Verde					X	

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protection of the environment (Title III Section 2)

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countries (Article 9)

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CX	Christmas Islands	3				
DJ	Djibouti				X	
DM	Dominica					
DO	Dominica Republic	n				
DZ	Algeria					
EC	Ecuador					X
EG	Egypt					
ER	Eritrea				X	
ET	Ethiopia				X	
FJ	Fiji					
FK	Falklands Islands					
FM	Federated States of Micrones					
GA	Gabon					
GD	Grenada					
GE	Georgia	II, XXVI				
GH	Ghana					
GI	Gibraltar					

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countries (Article 9)

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	produce		 1010 1 1)		
GL	GreenlandII				
GM	Gambia			X	
GN	Guinea			X	
GQ	Equatorial Guinea			X	
GS	South Georgia and South Sandwich Islands				
GT	Guatemala				X
GU	Guam				
GW	Guinea- Bissau			X	
GY	Guyana				
HM	Heard Island and McDonald Islands				
HN	Honduras				X
HT	Haiti			X	
ID	Indonesia	X, XIX, XXIII			

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countries (Article 9)

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IN	India		XVIII,			
111	India		XXIII,			
IO	British Indian Ocean Territory					
IQ	Iraq					
IR	Iran (Islamic Republic of)					
JM	Jamaica					
JO	Jordan					
KE	Kenya					
KG	Kyrgyzsta	uhI, XXVI				
KH	Cambodia	ı			X	
KI	Kiribati				X	
KM	Comoros				X	
KN	St Kitts and Nevis					
KW	Kuwait					

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	P	3 44 44 44 44 44 44 44 44 44 44 44 44 44		6 (
KY	Cayman Islands					
KZ	Kazakhsta h I, XXV	7I				
LA	Lao People's Democratic Republic				X	
LB	Lebanon					
LC	St Lucia					
LK	Sri Lanka					
LR	Liberia				X	
LS	Lesotho				X	
LY	Libyan Arab Jamahiriya ^a	XIII				
MA	Morocco	XV				
MD	Moldova II, (Republic XXV of)	71	X	All except II and XXVI		
MG	Madagascar				X	
MH	Marshall Islands					

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ML	Mali		X	
MM	Myanmar		X	
MN	Mongolia			
MO	Macao			
MP	Northern Mariana Islands			
MR	Mauritania		X	
MS	Montserrat			
MU	Mauritius			
MV	Maldives		X	
MW	Malawi		X	
MX	Mexico	XI, XIV, XXIV, XXVI, XXXI		
MY	Malaysia	X, XVI, XIX, XXIX		
MZ	Mozambique		X	
NA	Namibia			
NC	New Caledonia			

a Beneficiary country without development index.

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NE	Niger			X	
NF	Norfolk Island				
NG	Nigeria				
NI	Nicaragua				X
NP	Nepal			X	
NR	Nauru				
NU	Niue Island				
OM	Oman				
PA	Panama				X
PE	Peru				X
PF	French Polynesia				
PG	Papua New Guinea				
PH	Philippines				
PK	Pakistan	XVII, XVIII, XXI, XXII			X

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PM	St Pierre and Miquelon			
PN	Pitcairn			
PW	Palau			
PY	Paraguay			
QA	Qatar			
RU	Russian II, FederationXXVI	XIII, XV, XXXIV		
RW	Rwanda		X	
SA	Saudi Arabia	XIII		
SB	Solomon Islands		X	
SC	Seychelles			
SD	Sudan		X	
SH	Santa Helena			
SL	Sierra Leone		X	
SN	Senegal		X	
SO	Somalia		X	

a Beneficiary country without development index.

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	1		5 (,		
SR	Suriname					
ST	São Tomé and Príncipe				X	
SV	El Salvador					X
SY	Syrian Arab Republic					
SZ	Swaziland					
TC	Turks and Caicos Islands					
TD	Chad				X	
TF	French Southern territories					
TG	Togo				X	
TH	Thailand	II, XI, XVI, XXIII, XXIV, XXV, XXIX				

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TJ	Tajikistan	II, XXVI				
TK	Tokelau Islands					
TL	East Timor					
TM	Turkmeni	s t lan XXVI				
TN	Tunisia		XV, XXII			
TO	Tonga					
TT	Trinidad and Tobago					
TV	Tuvalu				X	
TZ	Tanzania (United Republic of)				X	
UA	Ukraine	II, XXVI				
UG	Uganda				X	
UM	United States Minor					

a Beneficiary country without development index.

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		1	S (,		
	outlying islands					
UY	Uruguay					
UZ	Uzbekista	nII, XXVI				
VC	St Vincent and Northern Grenading	2 S				
VE	Venezuela	ì				X
VG	Virgin Islands (British)					
VI	Virgin Islands (USA)					
VN	Vietnam					
VU	Vanuatu				X	
WF	Wallis and Futuna					
WS	Samoa				X	
YE	Yemen				X	
YT	Mayotte					
						-

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ZA	South Africa	XXVI				
ZM	Zambia				X	
ZW	Zimbabw	e				

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- (1) OJ L 346, 31.12.2001, p. 1; Regulation as last amended by Council Regulation (EC) No 2211/2003 (OJ L 332, 19.12.2003, p. 1).
- (2) OJ L 116, 13.5.2003, p. 3.

Changes to legislation:

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