

Finished product	Qualifying process to be performed within the Area
†ex 60.06 Articles of a kind corresponding to the goods classified in heading 60.02 to 60.05, elastic or rubberised, complete and ready for wear or use	Manufacture from fibres or yarns (ex Chapters 50 to 59) or from materials not falling in Chapters 50 to 62
*ex 60.06 Other articles of this heading	Manufacture from natural fibres, not spun or thrown; or from waste of man-made fibres falling in 56.03 or waste of natural fibres; or from fibres of the kind defined in Note 1 (a) to Chapter 51 (discontinuous fibres ex 56.01 or tow ex 56.02); or from materials not falling in Chapters 50 to 62

*Chapter 61. Articles of apparel and clothing accessories of textile fabric,
other than knitted or crocheted goods.*

Note: In the case of a product in this Chapter denoted by †, any trimmings and accessories (but not lining) need not have been manufactured in the Area from the starting points specified in the relative qualifying process, but may have been introduced into the process at any stage.

†ex 61.01 Men's and boys' outer garments, complete and ready for wear	1) Manufacture from fibres or yarns or (except in the case of lining) from fabric (ex Chapters 50 to 59), provided that the value of any fabric (not being lining, trimmings or accessories) which has not been manufactured from the stage of fibres or yarns in the Area is less than 45 per cent of the export price of the finished product; or from materials not falling in Chapters 50 to 62
*ex 61.01 Other men's and boys' outer garments	Manufacture from natural fibres, not spun or thrown; or from waste of man-made fibres falling in 56.03 or waste of natural fibres, or from fibres of the kind defined in Note 1 (a) to Chapter 51 (discontinuous fibres ex 56.01 or tow ex 56.02); or from materials not falling in Chapters 50 to 62

* See paragraph 3 of the Introductory Notes to Schedule II.

† See note to this Chapter.

1) This qualifying process will remain in force for a period ending on 31st December, 1961. The qualifying process to be applied thereafter will be negotiated before that date. If unanimous agreement cannot be reached on any other basis, the qualifying process as from 1st January, 1962, will be: Manufacture from fibres or yarns (ex Chapters 50 to 59) or from materials not falling in Chapters 50 to 62.