ARTICLE 6
SUFFICIENTLY WORKED OR PROCESSED PRODUCTS

1. For purposes of Article 4(b) of this Annex, Products which are not wholly obtained are considered to be sufficiently worked or processed when they fulfill one of the following criteria:

(a) Value Added as provided in article 1(x) of this Annex or

(b) Non-originating Material content defined as percentage of exwork price of value of materials as provided in article 1(y) of this Annex or

(c) A change in tariff Heading defined as a product that is classified under an HS tariff heading (4 digits) other than that covering each of the non-originating materials or parts used in the production”.

(d) Specific processes defined as a manufacturing or processing operations which confer origin to a product of the State party in which those operations were carried out,

2. Notwithstanding paragraph 1 of this Article, Goods listed in Appendix IV shall qualify as originating Goods if they satisfy the specific rules set out therein.