## JOINT DECLARATION CONCERNING THE REVIEW OF THE CHANGES TO THE ORIGIN RULES AS A RESULT OF THE AMENDMENTS TO THE HARMONIZED SYSTEM

Where, following the amendments made to the nomenclature, the changes to the origin rules as introduced by Decision No. A-2003-MK-D-008 alter the substance of any rule existing prior to Decision No. A-2003-MK-D-008, and it appears that such alteration results in a situation prejudicial to the interest of the sectors concerned, then, if one of the Parties so requests in the period up to and including 31 December 2004, an examination shall be made as a matter of urgency by the Joint Committee, of the need to restore the substance of the rule concerned as it was before Decision No. A-2003-MK-D-008.

In any case the Joint Committee shall decide to restore, or not to restore, the substance of the rule concerned within a period of three months of the request being made to it by either of the parties to the Agreement.

If the substance of the rule concerned is restored, then the parties to the Agreement shall also provide the legal framework necessary to ensure that any customs duties paid on the products concerned imported after the date of application of the said amendments can be reimbursed.