DV1 DECLARATION OF PARTICULARS RELATING TO CUSTOMS VALUE C&E NO.G563

1 NAME AND ADDRESS OF SELLERS (Block Letters)	FOR OFFICIAL USE			
2(a) NAME AND ADDRESS OF BUYER (Block Letters)				
2(b) NAME AND ADDRESS OF DECLARANT(Block Letters)				
IMPORTANT NOTE	3 Terms of delivery			
By signing and lodging the declaration the DECLARANT accepts responsibility for the accuracy and completeness of the particulars given on this form and on any continuation sheet lodged with it and the authenticity of any document product in support. The	4 Number and date of invoice			
DECLARANT also accepts responsibility to supply any additional information or document necessary to establish the customs value of the goods.	5 Number and date	of contract		
6 Numbers and date of any previous Customs decision concerning boxes 7 to 9		Enter X where Applicable		
7 (a) Are the buyer and seller RELATED in the sense of Article 143(*) of Regulation (EEC If "NO", go to box 8.) No 2454/93? YES NO			
(b) Did the relationship INFLUENCE the price of the imported goods?		YES NO		
(c) (reply optional) Does the transaction value of the imported goods CLOSELY APPROXIMATE to a value mentioned in Article 29(2) (b) of Regulation (EEC) No 2913/92?If "YES", give details:		YES NO		
8 (a) Are there any RESTRICTIONS as to the disposition or use of the goods by the buyer	, other than restriction	ns which:		
are imposed or required by law or by the public authorities in the Community,				
limit the geographical area in which the goods may be resold,				
or do not substantially effect the value of the goods?		YES NO		
(b) Is the sale or price subject to some CONDITION or CONSIDERATION for which a valued determined with respect to the goods being valued?	h a value cannot be YES NO NO			
Specify the nature of the restrictions, conditions as appropriate:				
If the value of conditions or considerations can be determined, indicate the amount in box	11(b)			
9 (a) Are any ROYALTIES and LICENCE FEES related to the imported goods payable either directly or indirectly by the buyer as a condition of sale?				
(b) Is the sale subject to an arrangement under which part of the proceeds of any subsequent RESALE, DISPOSAL, or USE accrues directly or indirectly to the seller?				
If "YES" to either of these questions, specify conditions and, if possible, indicate the amou	nts in boxes 15 and 1	16		
(*) NOTES TO BOX 7		C & E G563 Contd		
1 PERSONS SHALL BE DEEMED TO BE RELATED ONLY IF:	10 (a) Number of co	ntinuation sheets		
(a) they are officers or directors of one another's businesses;(b) they are legally recognised partners in business;	10(a) Number of continuation sheets D.V.1 (BIS) attached			
(c) they are employer and employee; (d) any person directly or indirectly owns, controls or holds 5% or more of the	10(b) Place:			
outstanding voting stock or shares of both of them;	Date:			
(e) one of them directly or indirectly controls the other;(f) both of them are directly or indirectly controlled by a third person;	Signature:			
(g) together they directly or indirectly control a third person; or				
(h) they are members of the same family.2 The fact that the buyer and the seller are related need not preclude the use of a transaction				
value (see Article 29 (2) of Regulation (EEC) No 2913/92 and the interpretative notes on that provision in Annex 23).				

FOR OFFICI	AL USE			
		Item	Item	Item
A. Basis of calculation	11 (a) Net price in CURRENCY OF INVOICE (Price actually paid or price payable for settlement at the material time for valuation for customs purposes)			
	(rate of exchange:)			
	12 Total A in NATIONAL CURRENCY		-	
B. Additions	13 Costs incurred by the buyer:			
	(a) commissions, except buying commissions			
	(b) brokerage			
	(c) containers and packing			-
	14 Goods and services supplied by the buyer free of charge or at reduced cost for use in connection with the production and sale or export of the imported goods:			
Costs in	The values shown represent an apportionment where appropriate.			
NATIONAL CURRENCY	(a) materials, components, parts and similar items incorporated in the imported goods			
NOT INCLUDED	(b) tools, dies, moulds and similar items used in the production of the imported goods			
in A above(*)	(c) materials consumed in the production of the imported goods			
QUOTE BELOW previous relevant customs decision, if any:	(d) engineering, development, artwork, design work and plans and sketches undertaken elsewhere than in the Community and necessary for the production of the imported goods			
	15 Royalties and licence fees - see box 9(a)			
	16 Proceeds of any subsequent resale, disposal or use accruing to the seller - see box 9(b)			
	17 Costs of delivery to (place of introduction)			
	(a) transport			
	(b) loading and handling charges			
	(c) Insurance			
	18 Total B			
C. DEDUC- TIONS Costs in NATIONAL CURRENCY INCLUDED in A above (*)	19 Costs of transport after arrival at place of introduction			
	20 Charges for construction, erection, assembly, maintenance or technical assistance undertaken after importation			
	21 Other charges (specify)			
	22 Customs duties and taxes payable in the Community by reason of the importance or sale of the goods			
	23 Total C			
24 VALUE DE	CLARED (A+B-C)			
	unts are payable in FOREIGN CURRENCY, indicate in this section the amount in foreign of eference to each element and item.	currency	and the ra	ate of
Reference	Amount Rate	of Excha	nge	

NOTES ON THE COMPLETION OF FORM C.& E. G563 (DECLARATION OF PARTICULARS RELATING TO CUSTOMS VALUE - DV1

SPECIAL NOTE

Importers are advised to read carefully form C & E G563 and these notes before making the declaration on the form. If there is any doubt regarding the correct answers applicable or the details to be furnished importers should consult customs before completing the form.

Amendments - any deletions or other amendments on the form should be initialled by the DECLARANT.

FRONT OF FORM

Box 1 and Box 2 - Name and full address should be given in each case.

Box 7

Question 7(a) - If buyer and seller are related, the nature of such relationship should be indicated by ticking (\checkmark) the appropriate item in (a) to (h) in the footnote at the front of the form.

Question 7(b) and 7(c) - Where a relationship exists, importers have the option of adducing evidence that, not withstanding the relationship, the price actually paid or payable has not been influenced by the relationship and may be used as the basis of customs value.

The "test" values referred to in question 7(c) are:

- (I) the transaction value in sales, between buyers and sellers who are not related in any particular case, of identical or similar goods for export to the Community;
- (ii) the customs value of identical or similar goods determined under the deductive valuation method; or
- (iii) the customs value of identical or similar goods determined under the computed valuation method.

Box 8(a) - Note that it is restrictions other than the three kinds listed here which should be mentioned, if applicable.

Box 10(b) - If a signatory is signing on behalf of a company or firm the signatory's status should be indicated. Declarations may be made -

- (a) by the actual importer if an individual;
- (b) in the case of a firm by one of the partners;
- (c) in the case of a company by a director or by the secretary:
- (d) by an employee duly authorised in writing by one of the aforementioned persons;
- (e) by a customs clearance agent, forwarding agent or any other person duly authorised in writing for that purpose by one of the persons mentioned at (a), (b) or (c) above.
- N.B. The declaration should not be signed until both sides of the form have been completed. The DECLARANT must have his residence or place of business in the Community and be in possession of the relevant facts.

BACK OF FORM

GENERAL

On the back of the form, the left-hand column of the three "item" columns shown should normally be used. Where, exceptionally, more than one item is being imported **and different valuation situations are applicable** (e.g. royalties payable on one item but not on another), the second or third columns may also be brought into use. Where more than one column is used the item in each column should be identifiable on the invoice by way of a suitable cross reference.

Where there are no payments under a particular heading the word"NIL" must be inserted. Two or more adjacent boxes may be struck through with the one "NIL" entry

PART A

Box 11 - The relevant (invoice) price should be inserted at 11(a).

Where payment has already been made, the price actually paid should be inserted. Where payment is still to be made, the amount to be inserted is that amount which would be payable if settlement were to be made on the date of presentation of entry.

The rate of exchange to be used is the selling rate in this country for the currency in question at the time of presentation of the customs entry.

PART B

The amounts to be inserted in part B (and in part C) should be in national currency. Where the actual payments are in a different currency, details of the rate(s) of exchange used should be inserted in the relevant footnote to the Form, (e.g. "Royalties - US\$1000 - US\$0.8856/€1").

It should be noted that PART B covers only items which go to make up the value for customs purposes BUT ARE NOT INCLUDED IN PART A above.

Box 13 - Buying commissions are fees paid by an importer to his agent for the service of representing him abroad in the purchase of the goods being valued.

Box 17 - Delivery costs to the place of introduction into the Community should be shown where Community customs duty is payable; but where national charges are payable, costs of delivery to the port or place of importation into the State should be included.

PART C

It should be noted that Part C covers only items which DO NOT go to make up the value for customs purposes AND ARE ALREADY INCLUDED in PART A above. See also note on PART B above about the currency/rate of exchange to be used.

Box 19 The cost and charges referred to will arise in the normal course only where goods are invoiced on a "free Box 20 domicile" basis

Signature - Having completed the form, declarants are reminded to sign the declaration in Box 10 (b)

PENALTIES

Any declaration containing inaccurate or incomplete information will be invalid and penalties may apply.