



TARIC measure information

The reference date is 18-01-2016

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Area: Norway - NO

Goods nomenclature code: 2905110010

SECTION VI PRODUCTS OF THE CHEMICAL OR ALLIED INDUSTRIES

CHAPTER 29 ORGANIC CHEMICALS

II. ALCOHOLS AND THEIR HALOGENATED, SULPHONATED, NITRATED OR NITROSATED DERIVATIVES :

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Acyclic alcohols and their halogenated, sulphonated, nitrated or nitrosated derivatives : (TN702) (TN701)

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- **Saturated monohydric alcohols :**
- - **Methanol (methyl alcohol) :**

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- - Methanol (CAS RN 67-56-1) with a purity
- of 99,85 % by weight or more

[ERGA OMNES \(ERGA OMNES\)](#)

- Third country duty (01-01-2004 -) : **5.50 %** R1789/03
- Autonomous tariff suspension (01-01-2016 -) : **0 %** R2449/15
- Airworthiness tariff suspension (01-01-2008 -) : **0 %** (CD333) R1147/02

[Hide conditions]

C1	Presentation of a certificate/licence/document A 119	Apply the mentioned duty
C2	Presentation of a certificate/licence/document	Measure not applicable

Additional information/Documents produced/Certificates and authorisations

A119 Airworthiness certificate or declaration in the commercial invoice containing the elements of the airworthiness certificate issued or a document annexed to the invoice

[Specific Help]

European Economic Area (EEA)

→| Tariff preference (01-07-2007 -) : **0 %** ^(CD303)

D0001/94

[Hide conditions]

B1	Presentation of a certificate/licence/document Y 021	Apply the mentioned duty
B2	Presentation of a certificate/licence/document	Measure not applicable

Additional information/Documents produced/Certificates and authorisations

Y021 Request for EEA preferential treatment

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CD303 The relief from or reduction of customs duties shall be subject to the specific request expressed by the declarant in box 44 "Additional information/Documents produced/Certificates and authorisations", of the Single Administrative Document (SAD)

CD333 Airworthiness tariff suspension is conditional upon presentation of an airworthiness certificate or invoice declaration or a document annexed thereto (Reg. (EC) nr. 1147/2002, OJ L170/2002).

TN701 According to the Council Regulation (EU) No 692/2014 (OJ L183, p. 9) it shall be prohibited to import into European Union goods originating in Crimea or Sevastopol.

The prohibition shall not apply in respect of:

(a) the execution until 26 September 2014, of trade contracts concluded before 25 June 2014, or of ancillary contracts necessary for the execution of such contracts, provided that the natural or legal persons, entity or body seeking to perform the contract have notified, at least 10 working days in advance, the activity or transaction to the competent authority of the Member State in which they are established.

(b) goods originating in Crimea or Sevastopol which have been made available to the Ukrainian authorities for examination, for which compliance with the conditions conferring entitlement to preferential origin has been verified and for which a certificate of origin has been issued in accordance with Regulation (EU) No 978/2012 and Regulation (EU) No 374/2014 or in accordance with the EU-Ukraine Association Agreement.

TN702 According to the Council Regulation (EU) No 1351/2014 (OJ L365, p. 46), the export of goods and technologies suited for use in the sectors of transport; telecommunications; energy; prospection, exploitation and production of oil, gas and mineral resources is prohibited:

(a) to any natural or legal person, entity or body in Crimea or Sevastopol, or

(b) for use in Crimea or Sevastopol.

The prohibitions shall be without prejudice to the execution until 21 March 2015 of

http://ec.europa.eu/taxation_customs/dds2/taric/measures.jsp?Lang=en&Taric=2905110010&GoodsText=&Domain=TARIC&MeasText=&Area=NO&Offset=0&ShowMatchingGoods=&ExpandAll=true&LangDescr=&allbackuri=CBU-8&SimDate=20160118. [Reference: EU TAXATION AND CUSTOMS UNION:](#)

an obligation arising from a contract concluded before 20 December 2014, or by ancillary contracts necessary for the execution of such contracts, provided that the competent authority has been informed at least five working days in advance. When related to the use in Crimea or Sevastopol, the prohibitions do not apply where there are no reasonable grounds to determine that the goods and technology or the services are to be used in Crimea or Sevastopol.