

**English translation
of the
"STANDARD" MEMBERSHIP AGREEMENT**

BETWEEN:

Eco TLC,

A French simplified limited company [*Société par Actions Simplifiée*] with share capital of €36,250, which has its registered office at 4, cité Paradis 75010 Paris, and is registered with the Paris Trade and Companies Registry under number 509 292 801,

represented by Mr Alain Claudot, Chief Executive Officer [*Directeur Général*], who in this capacity is duly authorised for the purposes hereof,

hereinafter referred to as "**Eco TLC**"

of the first part,

AND:

.... [company name], a [legal form], with share capital of [.....], which has its registered office at [address], and is registered with the Trade and Companies Registry under number [.....],

whose SIRET number is [SIRET no.],

represented by [title, first name, last name], who is duly authorised to enter into this agreement, in his/her capacity as [.....], acting both/either in a personal capacity and/or, if applicable, as the representative of the natural persons or legal entities bound by the obligation to pay the contribution referred to in Article L. 541-10-3 of the French Environmental Code, a list of which appears in Appendix 1 hereof,

here in after referred to as "**the Member**"

of the other part,

RECITALS:

Under the terms of Article L. 541-10-3 of the Environmental Code, with effect from 1 January 2007, all natural persons or legal entities engaged in the professional marketing of new domestic textile products (clothing, shoes or household linens) on the national market are required to either contribute to or provide for the recycling and processing of waste derived from these products.

Such persons may discharge this obligation, either by putting in place their own individual waste recycling and processing system, or by joining and making a financial contribution to an approved body.

This body, for its part, shall enter into agreements with waste sorting operators and provide them with financial support for their waste recycling and processing operations. It shall also enter into agreements with local and regional authorities or their bodies responsible for waste disposal, and make a financial contribution towards participation in their publicity campaigns actions aimed at citizens, relating to selective collection of textile waste.

It was in this context that Eco TLC was created on 5 December 2008 and the French Ministries of Ecology and of Economic Regeneration renewed its authorisation, by means of a decree dated 3 April 2014 (as published in the French Law Gazette dated 14 May 2014), for the period from 1 January 2014 to 31 December 2019.

The Member, for its part, wishes to join and to make a financial contribution to an approved body and has chosen Eco TLC with a view to meeting its waste recycling and processing obligations as promptly as possible.

It is in this context that the Parties entered into discussions in order to conclude this agreement via the extranet of the www.ecotlc.fr website , the methods of access to which and terms of use are set out below.

Article 1. DEFINITIONS

In this agreement, words or expressions commencing with a capital letter shall have the following meaning:

"Member" means the legal entity or natural person referred to in Article L. 541-10-3 of the Environmental Code, who has chosen to make a financial contribution to Eco TLC:

- in its capacity as Marketer of the Products on the domestic market and/or
- in its capacity as Representative.

"Contribution" means the financial contribution paid, in year N, to Eco TLC by the Member, under the terms set out in Article 5 of the agreement.

"Declaration" means the declaration(s) made by the Member in respect of the quantities of Products marketed, in year N-1, by itself and/or, if applicable, by its Principals.

"Textile Industry" means all stakeholders affected by all phases in the life cycle of Clothing, Household Linen and Shoes (CHLS) for domestic use, in particular the design, manufacture, distribution, use, and subsequently the recovery, recycling and disposal of products and materials that have reached the end of their useful life.

"Principal" means the Marketer who instructs the Member to represent them and to submit the Declaration in their name and on their behalf and to pay the Contribution to Eco TLC.

"Marketer" means the party who issues the first invoice on which VAT is charged in France (mainland France and French overseas departments). Depending on the individual case, this may be:

- a producer or manufacturer selling goods manufactured either in France or abroad under its own brand-name,
- a wholesaler or importer,
- a distributor for own-brand products and for products imported directly.

"Parties" means Eco TLC and the Member collectively.

"Products" means new textile products (clothing, shoes or household linens) intended for households and sold on the domestic market (mainland France and French overseas departments). A copy of the notice providing an indicative and non-exhaustive list of the Products, as published in the French Official Journal dated 21 August 2008, appears in Appendix 2 hereof.

"Contributing Products" means Products marketed by the "Marketers" referred to in Article L. 541-10-3 of the Environmental Code.

"Website" means all the services offered and available information on the Internet at the web address <http://www.ecotlc.fr>

Article 2. PURPOSE OF THE AGREEMENT

The purpose of this agreement is to enable the Member, subject to making an accurate Declaration of the quantities of Products marketed and paying the full Contribution to Eco TLC, to discharge its legal obligations under Article L. 541-10-3 of the Environmental Code.

The purpose of this agreement is also to establish the rules governing the Member's use of the extranet section of the Website and to define the obligations incumbent on the Parties.

Article 3. OBLIGATIONS OF THE PARTIES

3.1 Obligations of the Member

3.1.1 At the time of its online registration and in respect of each Declaration, the Member undertakes to provide full and accurate information, and to keep this up to date without undue delay (in particular with regard to the list of its Principals).

3.1.2 The login details provided to the Member to enable it to identify itself and to log on to the extranet section of the Website, are personal and confidential. The Member is therefore entirely responsible for the use made of its login details. All connections made to the Website or any transmission of data using the Member's login details will be logged.

3.1.3 The Member shall submit the Declaration of the quantities of Contributing Products marketed by it during year N-1 no later than 15 March of year N, in accordance with the procedure established on the extranet section of the Website.

As a specific exception to paragraph 1 of Article 3.1.3, the Member shall reconcile, as promptly as possible, the Declarations concerning the quantities of Contributing Products marketed by it during year N-3 and year N-2, which it has not yet completed.

After each Declaration has been made, the Member shall instruct its auditors, its chartered accountant or its approved management centre to issue a certificate stating the quantity of Products thus declared. If such a certificate is not available, the Member may issue a declaration on its honour.

The certificate, or failing this, the above-mentioned declaration, shall be submitted to Eco TLC no later than 30 June of each year.

3.1.4 The Member shall pay the Contribution and the administrative costs under the conditions referred to in Articles 5 and 8 hereof respectively.

3.1.5 The Member shall approve the general terms and conditions applicable to the communication kit if it wishes to make use of the tools provided in this kit.

3.1.6 The Member authorises Eco TLC to disclose the fact that it is a member and to feature its logo on the Eco TLC website, when the Member has submitted said logo to Eco TLC on the extranet.

3.2 Obligations of Eco TLC

3.2.1 In consideration of payment of the Contribution, Eco TLC shall fulfil the obligations resulting from its authorisation.

3.2.2 Eco TLC shall maintain the confidentiality of, and therefore not disclose to any third party, any documents, information or data communicated to it by the Member under this agreement.

No information shall be disclosed without mutual written consent of both Parties, unless the said disclosure is required under the statistical reporting provisions appearing in the

contract terms to be appended to Eco TLC's new authorisation, or is required by law or by the rules, or for the purposes of legal proceedings.

3.2.3 Each year, Eco TLC shall provide the Member with a certificate confirming that it has paid its Contribution.

3.2.4 Eco TLC shall report on the Member's actions in terms of collection, sorting or recycling of clothing, household linens and shoes, in the formats and via the media selected by Eco TLC.

Article 4. TERM AND EFFECTIVE DATE OF THE AGREEMENT

4.1 This agreement is entered into for a term commencing on 1 January of the year in which it is signed by the Member, and it expires on 31 December of that year.

Once this period expires, the agreement will be renewed by tacit consent for one or more periods, each lasting 12 (twelve) months, unless one or other of the Parties gives notice of its termination, by means of a registered letter (signed for), sent no later than 30 (thirty) days prior to the expiry of the current period.

If this agreement is not renewed, the Parties expressly agree that despite termination of the agreement, the Member shall declare and pay the Contribution corresponding to the Contributing Products marketed by it during the final year of performance of this agreement.

4.2 It is expressly agreed that non-renewal of this agreement, upon any expiry date whatsoever, shall not give rise to compensation of any kind payable by either Party.

4.3 As a specific exception to the provisions of Article 4.1 above, if this agreement is entered into during 2019 and if the Member has marketed Contributing Products during the course of the preceding years, since 1 January 2016, this agreement shall take effect retroactively with effect from 1 January 2016, thus covering Products marketed in 2016, 2017 and 2018, and shall expire on 31 December 2019.

It shall be renewed by tacit consent or shall terminate under the same conditions as those stipulated in Article 4.1.

Article 5. CONTRIBUTIONS

5.1 Types of Contribution

Eco TLC has established two types of Contributions.

5.1.1 Fixed-rate Contributions:

A Member who, in year N-1, achieves a turnover excluding tax of less than 750,000 euros or who markets fewer than 5,000 Contributing Products, may choose to pay a fixed-rate Contribution to Eco TLC.

The fixed-rate Contribution is set at the sum of 45 euros excl. tax.

Eco TLC is entitled to vary this amount under the terms set out in Article 5.2.

5.1.2. Contributions based on Actual Turnover

A Member as referred to in Article 5.1.1, who has not opted to pay the fixed-rate Contribution, or who, in year N-1, achieves a turnover excluding tax of at least 750,000 euros, or markets at least 5,000 Contributing Products, will pay a Contribution calculated on the basis of its "actual turnover".

The Member will therefore declare the quantity of Contributing Products marketed by it in year N-1, in accordance with the procedure indicated under the extranet section of the Website.

A "tariff code" (TPP, PP, MP or GP) will then be applied to each Contributing Product; a unit tariff will correspond to each tariff code.

The "tariff codes" and the unit tariff for the 2017, 2018 and 2019 Contributions are shown respectively in Appendices 3 and 4 hereto; it being understood that the minimum Contribution is set at 45 euros excl. tax.

In subsequent years, Eco TLC will be entitled to vary the amount of the unit tariff and of the minimum Contribution based on actual turnover, under the notification requirements set out in Article 5.2.

5.2 Revision of Contribution tariffs

The fixed-rate and actual-turnover Contribution tariffs are set by Eco TLC's Board of Directors, in accordance with the provisions of Article R. 543-215 of the Environmental Code.

The unit tariff applicable to marketed Products is environmentally weighted on the basis of eco-design criteria, sustainability and integration of recycled fibers for the Products, with regard to the end of their useful life, in accordance with the provisions of Eco TLC's contract terms.

In accordance with the contract terms drawn up on 21 November 2013, it is noted that the tariff may also change "in line with changing financial requirements, as defined in Article R. 543-215 of the Environmental Code, based on economic, technical and environmental assessments".

The tariffs may therefore be revised for each contribution year. In the event of a revision, the new tariffs will apply from 1 January of the contribution year in question.

Tariffs will be published on the Website at least 2 (two) months before they come into force, after the Ministry of Ecology, Sustainable Development and Energy and the Ministry of Economic Regeneration have been informed.

5.3 Methods of payment for the Contribution

5.3.1 The Contribution is billed annually.

The Contribution is payable in a single instalment, by bank transfer, no later than 31 March of year N, regardless of the date on which the Member makes the relevant Declaration.

The Contribution shall be paid online, by bank card (Carte Bleue, Visa or MasterCard) on a secure page on the extranet, if it amounts to €5,000 or less, excl. tax.

As an exception, Contributions may be paid by cheque, after Eco TLC has given prior written agreement.

The Parties expressly agree that Eco TLC shall be entitled to vary the frequency of payment of the Contribution, provided that it gives the Member the same amount of notice as that provided for in the final paragraph of Article 5.2 above.

5.3.2 If the Contribution is not paid by the due date, Eco TLC reserves the right to automatically suspend the membership of the Member, although this suspension shall not constitute, in particular, a breach rendering Eco TLC liable, nor give rise to any discount or compensation payable in the Member's favour.

Any amount still outstanding on the due date of the invoice shall automatically result in the following penalties being applied without prior notice:

- firstly, under Articles L 441-5 and D 441-6 of the French Commercial Code, a fixed compensation charge of 40 euros to cover collection charges, without prejudice to Eco TLC's right to seek additional compensation if the collection charges it incurs exceed the amount of the fixed compensation charge and,
- secondly, late-payment interest at three (3) times the current interest rate in force, pursuant to the provisions of Article L. 441-6 of the Commercial Code. Interest shall accrue with effect from the payment date shown on the invoice, until such time as payment is made in full. Interest will be payable in full for any month that has already started.

The provisions of this article shall not prejudice any cumulative application of the provisions in Article 7 below.

5.4 Late Declarations

In accordance with the contract terms drawn up on 21 November 2013 and with the provisions of paragraph 2 of Article 3.1.3. above, in the event of late submission of Declarations, the Member will be liable to settle any outstanding Contributions relating to the last three financial years (the financial year during which the Declaration is made, for quantity marketed the previous year, plus the preceding two financial years).

A late-payment fee of 10% (ten per cent) will be added to the value excluding tax of the Contributions corresponding to these late Declarations, without prejudice to the application of Articles 5.3.2. and 7 if the Member has not paid the invoice in question by the due date.

Article 6. INSPECTIONS

6.1 In order to guarantee fairness among Members, Eco TLC may, at any time during the performance of this agreement, and for a period of 1 (one) year after it is terminated, for whatever reason, conduct checks relating to the Declarations submitted by the Member, using the services of any expert. The Member shall make available to Eco TLC all documentation useful for the purposes of the inspection, and in particular all of the statements, invoices, accounting documents and certificates referred to in Article 3.1.3.

6.2 Any checks that reveal a difference, regardless of the amount, that is to the disadvantage of Eco TLC as regards the figures supplied by the Member at the time it made its Declarations, will require the Member to make all additional payments necessary upon Eco TLC's first request.

Such payment shall be accompanied by the late-payment fees provided for in paragraph 2 of Article 5.3.2, which shall accrue from the date on which this payment should have been made, until such time as it is settled in full.

Article 7. CANCELLATION OF THE AGREEMENT

7.1 In the event of a breach or non-performance of any of the obligations set out in this agreement, the injured party shall be entitled to automatically terminate it, 30 (thirty) days after sending the defaulting party a formal notice to comply, via registered letter (signed for), which remains without effect, without prejudice to the injured party's right to seek reparation of the full value of its loss.

This agreement may also be terminated automatically by either Party if Eco TLC's authorisation is withdrawn or not renewed, and in this case neither Party shall be liable to pay any compensation whatsoever.

7.2 In the case of early termination of this agreement, for whatever reason and regardless of who initiates it, the Parties expressly agree that its cessation shall not actually take effect until the date on which the Member pays the Contributions relating to Contributing Products marketed up to the date of termination of this agreement.

Article 8. ADMINISTRATIVE COSTS

8.1 The first year a Member joins Eco TLC, it shall pay a fixed and final amount of 30 euros excl. tax, solely covering administrative and technical costs.

This amount is payable in a single instalment and will be billed and settled under the same conditions as the Member's first Contribution.

This amount shall be deemed irrevocably forfeited to Eco TLC, regardless of the chosen type of Contribution, and in the event that this agreement is cancelled prior to its term or is not renewed on any of its expiry dates.

8.2 If the amount referred to in Article 8.1 is not paid on the agreed date, the provisions of Article 5.3.2 shall apply.

Article 9. TERMS OF USE FOR THE INTERNET

Eco TLC shall make every effort to provide secure access, consultation and use of the Website in accordance with customary rules applicable to Internet use, in particular as regards protection against viruses.

The Website can be accessed 24 hours a day, 7 days a week, other than in cases of *force majeure* or where events occur that are beyond the control of Eco TLC and subject to any failures affecting the Website and essential maintenance operations to ensure proper function.

Maintenance operations may be carried out without giving the Member prior notice.

The Member confirms that it accepts the characteristics and limitations of the Internet, and in particular it acknowledges that:

- ◆ its use of the Website is under its sole responsibility; the Website is provided "as is" and depending on its availability;
- ◆ it is solely responsible for any material downloaded or uploaded and for any damage caused to its computer and/or for any loss of data resulting from downloads/uploads or, more generally, from using the Website;
- ◆ it is responsible for taking all necessary measures to protect its own data and/or software against infection by any viruses that may be present on the Website;
- ◆ the Member is aware of the nature of the Internet, and in particular of its technical performance, and the response times involved in viewing, searching for or transferring information;
- ◆ any communication of its login details and, in more general terms, of any information deemed confidential shall be under its own responsibility;
- ◆ it is responsible for taking all necessary measures to ensure that the technical features of its hardware allow it to use the Website and to download/upload data.

Article 10. ECO TLC'S INTELLECTUAL PROPERTY

10.1 Eco TLC is the sole owner of all intellectual property rights relating to both the structure and the content of the Website.

10.2 Entering into this agreement and use of the Website do not imply granting of any intellectual property rights for the benefit of the Member, with regard to the structure or the content of the Website.

Consequently, the Member shall not use the Website in any way likely to infringe the rights of Eco TLC and shall ensure that such use does not constitute infringement of the Website or an act of unfair or parasitic competition.

Article 11. PERSONAL NATURE OF THE AGREEMENT [*Intuitu Personae*]

11.1 This agreement is strictly personal to the Member, who shall not be entitled to assign or transfer it any way or form whatsoever, without prior written consent from Eco TLC.

However, in the event of a transfer of all of the Member's assets and liabilities, in particular by way of a merger or division, this agreement shall be automatically transferred to the acquiring company or to the beneficiary companies.

11.2 The Parties expressly agree, and the Member accepts, that any change whatsoever relating to the entity of Eco TLC shall not affect the validity or performance of this agreement.

Article 12. EVIDENTIAL VALUE OF DATA IN ELECTRONIC FORMAT

It is expressly agreed that email exchanged between the Parties and data transmitted by the Member on the Website shall constitute proof of all transactions that have taken place between Eco TLC and the Member.

Article 13. GENERAL PROVISIONS

13.1 The recitals and appendices to this agreement form an integral part thereof and cannot be disassociated from it.

13.2 If any of the provisions hereof are declared null and void, the Parties shall endeavour in good faith to replace them with valid equivalent provisions. The other provisions hereof shall remain in force under any circumstances.

13.3 Any amendment to any provision of this agreement shall be recorded in writing and signed by both Parties.

13.4 No act of tolerance by Eco TLC, even a repeated one, shall constitute a waiver on the latter's part of any of the provisions defined above.

Article 14. GOVERNING LAW – JURISDICTION

14.1 All aspects of this contract shall be governed by French law. The contract has been drafted in the French language, which shall be regarded as the sole language under all circumstances.

14.2 Any disputes arising out of this contract shall be referred to the sole jurisdiction of the Courts within the competence of the Paris Court of Appeal, even in the event of proceedings involving the introduction of third parties, or of multiple defendants.

Article 15. USE OF PERSONAL DATA AND RESPECT FOR PRIVACY

Eco TLC strictly observes the laws in force concerning the protection of privacy and individual freedom.

Nevertheless, the Member agrees that information and data concerning it are required for the purpose of managing its membership and for the performance of this agreement, and that Eco TLC is therefore entitled to hold them.

In this regard, the personal data and information transmitted by the Member are destined solely for use by Eco TLC, without prejudice to any application of Article 3.2.2, paragraph 2.

They shall not under any circumstances be sent to third parties for advertising and promotional purposes without prior written consent from the Member.

Under the provisions of French Law no. 78-17 of 6 January 1978, as amended by the Law no. 2004-801 of 7 August 2004, relating to information technology, records and privacy, the Member has the right to object, access, correct and delete their personal details. The Member may exercise this right online at any time by going to the extranet section on the Website or by sending an email to Eco TLC at contact@ecotlc.fr or by writing to ECO TLC 4 CITÉ PARADIS 75010 PARIS.

List of Appendices (these appendices may not be disassociated and form an integral part of this agreement):

Appendix no. 1: List of Companies covered by the Agreement.

Appendix no. 2: Indicative and non-exhaustive Product List (Notice published in the French Official Journal dated 21 August 2008).

Appendix no. 3: Tariff codes.

Appendix no. 4: Tariff amounts.



APPENDIX NO. 1

LIST OF COMPANIES COVERED BY THE AGREEMENT

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APPENDIX NO. 2

Notice relating to persons who market new domestic textile products (clothing, shoes or household linens) in a professional capacity

NOR: DEVP0819441V

- JORF no. 0194 of 21 August 2008 - page 13128 text no. 79

This notice lists, non-exhaustively and purely as an indication, the products that fall under the scope of [article L. 541-10-3 of the Environmental Code](#) pertaining to recycling and processing of waste derived from new domestic textile products (clothing, shoes or household linens), the detailed rules for which are provided in the [articles R. 543-214 to R. 543-224 of the same Code](#).

Category 1 "clothing":

- footwear: socks, ankle socks, tights, stockings, leggings, etc.;
- underwear: pants, briefs, thongs, boxer shorts, vests, etc.;
- swimsuits;
- babywear: pramsuits, playsuits, baby grows, comforters, etc.;
- lingerie: brassieres, corsets, foundation garments, bra tops, thigh shapewear, bodies, babydoll nightgowns, négligés, onesies, petticoats, suspender belts, garters, camisoles, leotards, slips etc.;
- pyjamas; nightdresses, dressing gowns, peignoirs etc.;
- trousers, capri trousers, pedal-pushers, breeches, dungarees, jodhpurs, bermuda shorts, tracksuit trousers, jogging trousers etc.;
- skirts, culottes, dresses, etc.;
- shirts, blouse, T-shirts, sweatshirts, polo shirts, polo-neck jersey tops, wrap-over tops, tank tops, sports jerseys, etc.;
- sweaters, waistcoats, cardigans, smocks, aprons, tunics, track tops, jogging trousers etc.;
- jackets, waistcoats, blazers, bomber jackets, etc.;
- coats: duffel coats, trench coats, gabardines, lumberjackets, pea coats, parkas, anoraks, down jackets, etc.;
- rainwear: raincoats, oilskins, rain capes, cloaks, overcoats, ponchos, car coats, etc.;
- suits (2 and 3-piece), dinner jackets, women's suits, etc.;

- sportswear: ski suits, jackets and trousers, kimonos, etc.;
- headwear: hats, berets, caps, beanies, etc.;
- gloves, fingerless gloves, mittens, etc.;
- accessories: ties, bow ties, belts, clutch bags, handkerchiefs, shawls, scarves, headscarves, comforters, mantillas, etc.

The articles are liable whatever their composition (“technical” fabrics, microfibres, polyester, etc.) with the exception of all-leather articles, whatever the proportion of fabric in blends (fabric + leather, fabric + plastic, etc.), whatever the intended use (daily life, work, sports. etc.) and whatever the target population (men, women or children).

Fancy dress and costumes are liable.

Articles made of synthetic fur are liable.

The following are excluded:

- articles made of natural fur;
- body protection that does not relate to actual clothing (neoprene suits for diving, windsurfing, fencing plastrons, etc.);
- dolls’ clothes and cloth toys;
- articles for pets and saddlery items;
- medical and paramedical articles (kneeling pads, elbow pads, joint protectors, lumbar belts, support hosiery, etc.);
- leather goods (bags, satchels, messenger bags, briefcases, luggage, wallets, purses, leather belts, straps, travel cases, cases, sheaths, etc.).

Category 2 “shoes”:

- indoor shoes: bootees, mules, slippers, carpet slippers, etc.;
- lightweight shoes;
- dress shoes;
- boots, ankle boots, bootees.

The articles are liable whatever their composition (leather, woven fabric, plastic, synthetic etc.) whatever the intended use (daily life, work, sports. etc.) and whatever the target population (men, women or children).

The following are excluded:

- orthopaedic shoes;
- footwear that is unsuitable for walking and is intended to attach the feet to a mobile or fixed system (ski shoes, rollerblades, ice skates, footwear such as cycle shoes, etc.)

Category 3 "household linens":

- pillow and bolster cases;
- flat and fitted sheets;
- quilt covers;
- bedding sets;
- blankets, throws;
- undersheets;
- tablecloths and placemats;
- table napkins;
- tea towels
- towels, hand towels;
- flannels;
- bath sheets.

The following are excluded as they fall under other categories (home or furnishing textiles, camping articles, bedding items, etc.):

- sleeping bags, duvets;
- quilts, eiderdowns;
- pillows, bolsters, cushions;
- valances;
- covers for furniture (sofas, chairs, ironing boards, etc.);
- garment bags;
- cloth wardrobes and clothes rail covers;
- laundry bags;
- pads, table-protectors.

All details can be obtained from the Ministère de l'Écologie, de l'Énergie, du Développement Durable et de l'Aménagement du Territoire (French ministry for the environment, energy, sustainable development and regional planning), responsible for managing this issue on a national level, Direction Générale de la Prévention des Risques (French general directorate for environmental protection and sustainability), Tour Sequoia 92055 Paris La Défense Cedex. France.

Appendix 3

Tariff codes.

1. Category 1 "clothing":

	Tariff Code
Men's & women's underwear: pants, briefs, thongs, boxer shorts, vests, etc.	PP
Children's underwear: pants, briefs, thongs, boxer shorts, vests, etc.	TPP
"Footwear for men, women & children: socks (smart, sports, ski, etc.), ankle socks, tights, stockings, knitted booties for babies Leggings for men, women & children	TPP PP
Swimwear, 2-piece swimsuits etc., for men & women	PP
Swimwear, 2-piece swimsuits etc. for children	TPP
Lingerie: brassieres, corsets, foundation garments, bra tops, thigh shapewear, bodies, babydoll nightgowns, négligés, onesies, petticoats, suspender belts, garters, camisoles, leotards, slips etc.	PP
Pyjamas; nightdresses, nightshirts, short pyjamas, dressing gowns, peignoirs, robes, bed jackets etc., for men & women	MP
Pyjamas; nightdresses, nightshirts, short pyjamas, dressing gowns, peignoirs, robes, bed jackets etc., for children	PP
Large babywear items: pramsuits, baby grows, comforters, snowsuits etc.	MP
Small babywear items for baby tops: playsuits, shirts, T-shirts, sweaters, bloomers, Footwear and underwear for babies: bodies, pants etc.	PP TPP
Gloves, fingerless gloves, mittens (for men, women & children)	TPP
Accessories: ties, bow ties, fabric belts, clutch bags, handkerchiefs, scarves, mantillas, etc.	TPP
Hats, berets, caps, beanies, other headwear, scarves, shawls, wraps, mufflers etc. (for men, women & children)	PP

Shirts, shirt-dresses, T-shirts, polo shirts, polo-neck tops, wrap-over tops, tops, backless, tank tops, sports jerseys etc. (men & women);	PP
Shirts, shirt-dresses, T-shirts, polo shirts, polo-neck tops, wrap-over tops, tops, backless, tank tops, sports jerseys etc. (children)	PP
Sweaters, waistcoats, cardigans, sweatshirts, smocks, aprons, tunics, track tops, jogging trousers etc. (men & women)	MP
Sweaters, waistcoats, cardigans, sweatshirts, smocks, aprons, tunics, track tops, jogging trousers etc. (children)	PP
Trousers, capri trousers, jeans, ski pants, pedal-pushers, breeches, dungarees, jodhpurs, Bermuda shorts (urban and sportswear), shorts (urban and sportswear), tracksuit trousers, jogging trousers etc. (men & women);	MP
Trousers, capri trousers, jeans, ski pants, pedal-pushers, breeches, dungarees, jodhpurs, Bermuda shorts (urban and sportswear), shorts (urban and sportswear), tracksuit trousers, jogging trousers etc. (children);	PP
Skirts, culottes, dresses etc. for women	MP
Skirts, culottes, dresses etc. for children	PP
Suits (2 and 3-piece), women's suits, tailcoats, dinner jackets, etc. (women & men)	GP
Suits (2 and 3-piece), women's suits, tailcoats, dinner jackets, etc. (children)	MP
Tracksuits (2 and 3-piece) etc., ski suits, sportswear, kimonos, workwear, etc. (men & women)	GP
Tracksuits and sportswear (2 - 3-piece), etc. (children)	MP
Handkerchiefs	TPP

Jackets, waistcoats, blazers, bomber jackets, etc. (men & women)	GP
Jackets, waistcoats, blazers, bomber jackets, etc. (children)	MP
Coats, duffel coats, trench coats, gabardines, lumberjackets, pea coats, parkas, etc. (men & women)	GP
Coats, duffel coats, trench coats, gabardines, lumberjackets, pea coats, parkas, etc. (children)	MP
Rainwear, raincoats, oilskins, rain capes, cloaks, overcoats, ponchos, car coats, etc. (men & women)	GP
Rainwear: raincoats, oilskins, rain capes, cloaks, overcoats, ponchos, short coats, etc. (children)	MP
Anoraks, ski jackets, down jackets, etc. (men & women)	GP
Anoraks, ski jackets, down jackets, ski suits, etc. children)	MP

Category 2 "shoes":

	Tariff Codes
Footwear articles (bootees, mules, slippers; carpet slippers, etc.) flip-flops, baby shoes	PP
Open shoes, canvas shoes (sandals)	MP
Smart shoes for men, women & children	MP
Boots, ankle boots, bootees, after-ski boots	MP

Children: 2 - 16 years (sizes given in height or years)

Baby wear: 0 to 36 months (sizes given in height or months)

2. Category 3 "household linens":

	Tariff Codes
Pillow and bolster cases and protectors	PP
Flat and fitted sheets	MP
Quilt covers	MP
Bedding sets	MP
Blankets, throws	GP
Undersheets	MP
Non-disposable fabric tablecloths	MP
Table napkins, guest towels (or face towels), placemats	TPP
Tea towels, floorcloths (apart from disposable wipes)	PP
Towels, hand towels	PP
Flannels and oven-gloves, cloth cleaning rags	TPP
Bath towels, shower towels, beach towels	MP



Appendix 4

2019 Contribution Tariffs (for goods marketed in 2018)

Declaration based on actual turnover

Unit tariff (per item), in euro cents excl. tax:

CLOTHING:

	Normal Tariff	Environmentally Weighted tariff 1 (Bonus of 75%)	Environmentally weighted tariff 2 (Bonus of 50%)	Environmentally weighted tariff 3 (Bonus of 25%)
TPP = very small items	0,156	0,039	0,078	0,117
PP = small items	0,626	0,156	0,313	0,469
MP = Medium sized items	0,938	0,234	0,469	0,703
GP = large items	6,26	1,56	3,13	4,69

LINEN:

	Normal Tariff	Environmentally Weighted tariff 1 (Bonus of 75%)	Environmentally weighted tariff 2 (Bonus of 50%)	Environmentally weighted tariff 3 (Bonus of 25%)
TPP = very small items	0,178	0,045	0,089	0,134
PP = small items	0,713	0,178	0,356	0,535
MP = Medium sized items	1,068	0,267	0,534	0,801
GP = large items	7,13	1,78	3,56	5,35

FOOTWEAR:

	Normal Tariff	Environmentally Weighted tariff 1 (Bonus of 75%)	Environmentally weighted tariff 2 (Bonus of 50%)	Environmentally weighted tariff 3 (Bonus of 25%)
PP = small items	0,739	0,185	0,370	0,554
MP = Medium sized items	1,107	0,277	0,554	0,831

Declaration based on fixed-rate contribution / Declaration based on actual turnover

The fixed-rate Contribution is set at the sum of 45 euros excl. tax.

The minimum Contribution based on actual turnover is set at 45 euros excl. tax.

Membership administration fees

The fee for administration costs related to opening an account for new members is set at 30 euros excl. tax, payable when the first invoice is issued.



2018 Contribution Tariffs (for goods marketed in 2017)

Declaration based on actual turnover

Unit tariff (per item):

	Normal tariff	Environmentally weighted tariff 1 (Bonus of 75%)	Environmentally weighted tariff 2 (Bonus of 50%)	Environmentally weighted tariff 3 (Bonus of 25%)
TPP = Very Small Items:...	0.132 euro cents excl. tax,	0.033 euro cents excl. tax,	0.066 euro cents excl. tax,	0.099 euro cents excl. tax,
PP = Small Items:...	0.528 euro cents excl. tax,	0.132 euro cents excl. tax,	0.264 euro cents excl. tax,	0.396 euro cents excl. tax,
MP = Medium-Sized Items:...	0.791 euro cents excl. tax,	0.198 euro cents excl. tax,	0.395 euro cents excl. tax,	0.593 euro cents excl. tax,
GP = Large Items:...	5,28 euro cents excl. tax,	1.32 euro cents excl. tax,	2.64 euro cents excl. tax,	3,96 euro cents excl. tax,

Declaration based on fixed-rate contribution / Declaration based on actual turnover

The fixed-rate Contribution is set at the sum of 36 euros excl. tax.

The minimum Contribution based on actual turnover is set at 36 euros excl. tax.

2017 Contribution Tariffs (for goods marketed in 2016)

Declaration based on actual turnover

Unit tariff (per item):

	Normal tariff	Environmentally weighted tariff 1 (Bonus of 50%)	Environmentally weighted tariff 2 (Bonus of 25%)
TPP = Very Small Items:...	0.132 euro cents excl. tax,	0.066 euro cents excl. tax,	0.099 euro cents excl. tax,
PP = Small Items:...	0.528 euro cents excl. tax,	0.264 euro cents excl. tax,	0.396 euro cents excl. tax,
MP = Medium-Sized Items:...	0.791 euro cents excl. tax,	0.395 euro cents excl. tax,	0.593 euro cents excl. tax,
GP = Large Items:...	5.28 euro cents excl. tax,	2.64 euro cents excl. tax,	3.96 euro cents excl. tax,

Declaration based on fixed-rate contribution / Declaration based on actual turnover

The fixed-rate Contribution is set at the sum of 36 euros excl. tax.

The minimum Contribution based on actual turnover is set at 36 euros excl. tax.

Tariff amount (per batch of n items) :

n times the value of the unit tariff for the item

Tariff amount (cut-to-measure items):

The standard unit for cut-to-measure items is 3 metres in length, corresponding to a Medium-Sized Item (**MP**), for which the regular unit tariff is 0.938 euro centimes excl. tax, i.e. 0.00938 euros excl. tax.

In the case of items measuring more than 3 metres in length, this measurement should be divided by the standard unit, i.e. 3, and the resulting figure then multiplied by 0.938 euro centimes excl. tax; note that the contribution payable thus is to be rounded down to the unit below.

