ANNEX VII

Form for application for a derogation

1. 1.1.	Commercial description of the finished product Customs classification (H.S. code)	2.	Anticipated annual quantity of exports to the EU (weight, No of pieces, meters or other unit)
3.	Commercial description of third country materials Customs classification (H. S. code)	4.	Anticipated annual quantity of third country materials to be used
5.	Value of third country materials	6.	Value of finished products
7.	Origin of third country materials	8.	Reasons why the rule of origin for the finished product cannot be fulfilled
9.	Commercial description of materials originating in States or territories referred to in Articles 4 and 6	10.	Anticipated annual quantity of materials originating in States or territories referred to in Articles 4 and 6 to be used
11.	Value of materials of States or territories referred to in Articles 4 and 6	12.	Working or processing carried out in States or territories referred to in Articles 4 and 6 on third country materials without obtaining origin
13.	Duration requested for derogation from to		
14	Detailed description of working and processing in the SADC EPA State(s):	15.	Capital structure of the firm(s) concerned
		16.	Amount of investments made/foreseen
		17.	Staff employed/expected
18.	Value added by the working or processing in the SADC EPA State(s):	20.	Possible developments to overcome the need for a derogation
18.1.	Labour:		
18.2.	Overheads:		
18.3.	Others:		
19.	Other possible sources of supply for materials	21.	Observations

Notes

- 1. If the boxes in the form are not sufficient to contain all relevant information, additional pages may be attached to the form. In this case, the mention "see annex" shall be entered in the box concerned.
- 2. If possible, samples or other illustrative material (pictures, designs, catalogues, etc.) of the final product and of the materials should accompany the form.
- 3. A form shall be completed for each product covered by the request.

Boxes 3, 4, 5, and 7: "third country" means any country which is not referred to in Articles 3, 4 and 6 of this Protocol.

Box 12:	If third country materials have been worked or processed in the States or territories referred to in Articles 3, 4 and 6 of this Protocol without obtaining origin, before being further processed in the SADC EPA State requesting the derogation, indicate the working or processing carried out in the States or territories referred to in Articles 3, 4 and 6 of this Protocol.
Box 13:	The dates to be indicated are the initial and final one for the period in which EUR.1 certificates may be issued under the derogation.
Box 18:	Indicate either the percentage of added value in respect of the ex-works price of the product or the monetary amount of added-value for unit of product.
Box 19:	If alternative sources of material exist, indicate here what they are and, if possible, the reasons of cost or other reasons why they are not used.
Box 20:	Indicate possible further investments or suppliers' differentiation which make the derogation

necessary for only a limited period of time.