

**Question for written answer E-000025/2023
to the Commission**

Rule 138

Clare Daly (The Left)

Subject: Written Question E-002831/2022 on trade with illegal Israeli settlements

Written Question E-002831/2022 refers to the ability to inspect products imported into the EU from Israeli-occupied territories, the control of these products and the fact that they are not eligible for duty-free treatment.

1. Can the Commission provide information on the quantity of products originating in the Israeli-occupied territories that have entered the EU since 2004, when the technical arrangement was agreed on as regards the identification of non-eligible postcodes, as well as details on the customs headings and tariffs applied to these products?
2. Given the advance of Israeli colonisation since 2004, does the Commission consider that the control measures based on the identification of companies' postcodes (i.e. whether they are in Israel or the occupied territories) are achieving their objective and preventing any smuggling from the aforementioned territories?

Submitted: 9.1.2023