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CHAPTER ONE

GENERAL DEFINITIONS

person means a natural person or an enterprise;

person of a Party means a national or an enterprise of a Party;

preferential tariff treatment means the application of the duty rate under this Agreement to an originating good pursuant to the tariff elimination schedule;

Safeguards Agreement means the *Agreement on Safeguards*, contained in Annex 1A to the WTO Agreement;

sanitary or phytosanitary measure means a measure referred to in Annex A, paragraph 1 of the *SPS Agreement*;

SCM Agreement means the *Agreement on Subsidies and Countervailing Measures*, contained in Annex 1A to the WTO Agreement;

service supplier means a1JETlwed to

(a) for Canada, the Government of Canada; and

(b)

- (c) maintain or increase a customs duty as authorised by this Agreement or any agreement under the WTO Agreement.
- 3. Notwithstanding paragraphs 1 and 2, only Canada may apply a special safeguard pursuant to Article 5 of the WTO Agreement on Agriculture. A special safeguard

resulting from the situation responsible for the finding made pursuant to paragraph 1, to a maximum of 90 days. If the

3. Paragraph 2 does not apply to a good imported in bond, into free trade zones, or in similar status, that is then

Article 2.12

Other provisions related to trade in goods

Each Party shall endeavour to ensure that a product of the other Party that has been imported into and lawfully sold or offered for sale in any place in the territory of the importing Party p9thatlawfullyy o7 be 707.26 Tm[(p9)-81(thal3d)-779(law)4(full-2(reoa)3(l)-6(f)-89(P)r)-89(P)d ftfosal0

CHAPTER THREE

Article 3.4

General provisions concerning global

CHAPTER FOUR

TECHNICAL BARRIERS TO TRADE

Article 4.1

Scope and definitions

1. This Chapter applies to the preparation, adoption, and application of technical regulations, standards, and conformity assessment procedures that may affect trade in goods between the Parties.
2. This Chapter does not apply to:
 - (a) purchasing

2. If the Parties are unable to resolve a matter covered under this Chapter through the Committee on Trade in

CHAPTER FIVE

SANITARY AND PHYTOSANITARY MEASURES

Article 5.1

Definitions

1. For the purposes of this Chapter, the following definitions apply:
 - (a) the definitions in Annex A of the SPS Agreement;
 - (b) the definitions adopted under the auspices of the Codex Alimentarius Commission (the "Codex");
 - (c) the definitions adopted under the auspices of the World Organisation for Animal Health (the "OIE");
 - (d)

Article 5.5

Adaptation to regional conditions

1.

- (a) the area for which the importing Party recognises that an SPS measure of the exporting Party is equivalent to its own; and
- (b)

8. The Par

consignment that, at the time of adoption of the emergency SPS measure, is being transported between the Parties.

Article 5.14

- (b) allow goods, and to the extent possible controlled or regulated goods, to be released at the first point of arrival;
- (c) endeavour to allow for the expeditious release of goods in need of emergency clearance;
- (d)

Article 6.6

Fees and charges

Each Party shall publish or otherwise make available information on fees and charges imposed by a customs administration of that Party, including through electronic means. This

2.

2.

CHAPTER SEVEN

SUBSIDIES

4. This Article does not apply to subsidies related to agricultural goods and fisheries

Nothing in this Agreement applies to subsidies or government support with respect to audio-visual services for the European Union and to cultural industries for Canada.

Article 7.8

Relationship with the WTO Agreement

disputing party means the investor that initiates proceedings pursuant to Section F or the respondent. For the purpose

Article 8.4

Market access

1. A Party shall not adopt or maintain with respect to market access through establishment by an investor of the other Party, on the basis of its entire territory or on the basis of the territory of a national, provincial, territorial, regional or local level of government, a measure that:
 - (a) imposes limitations on:
 - (i) the

- (e) a measure limiting the number of authorisations granted because of technical or physical constraints, for example telecommu

3. Paragraph 2 does not prevent a Party from conditioning the receipt or continued receipt of an advantage, in connection with an investment in its territory, on

Article 8.7

1.

(c) manifest arbitrariness;

(d) t

1. A Party shall not nationali

- (a) contributions to capital, such as principal and additional funds to maintain, develop or increase the investment;
- (b) profits, dividends, interest, capital gains, royalty payments, management fees,

Article 8.15

Reservations and exceptions

1. Articles 8.4 through 8.8 do not apply to:
 - (a) an existing non-conforming measure that is maintained by a Party at the level of:
 - (i)

3.

The request for consultations shall contain evidence establishing that the investor is an investor of the other Party and that it owns or controls the investment including, if

4. The disputing parties shall endeavour to reach a resolution of the dispute within 60 days from the appointment of the mediator.
5. If the disputing parties agree to have recourse to mediation, Articles 8.19.6 and 8.19.8 shall not apply from the date on which the disputing parties agreed to have recourse to mediation to the date on which either disputing party decides to terminate the mediation. A decision by a disputing party to terminate the mediation shall be transmitted by way of a letter to the mediator and the other disputing party.

Article 8.21

**Determination of the respondent for disputes with
the European Union or its Member States**

1. If the dispute cannot be settled within 90 days of the submission of the request for

7. The Tribunal shall be bound by the determination made pursuant to paragraph 3 and, if no such determination has been communicated to the investor, the application of paragraph 4.

Article 8.22

Procedural and other requirements for the submission of a claim to the Tribunal

1. An investor may only submit a claim pursuant to Article 8.23 if the investor:
 - (a) delivers to the respondent, with the submission of a claim, its consent to

- (a) if the Tribunal rejects the claim on the basis of a failure to meet the requirements of paragraph 1 or 2 or on any other procedural or jurisdictional grounds;
- (b) if the Tribunal dismisses the claim pursuant to Article 8.32 or Article 8.33; or
- (c) if the investor withdraws its claim, in conformity with the applicable rules under Article 8.23.2

Article 8.26

Third party funding

1.

6. The Tribunal shall hear cases in divisions consisting of three Members of the Tribunal,

15. The CETA Joint Committee may, by decision, transform the retainer fee and other fees and expenses into a regular salary, and decide applicable modalities and

6.

(e) Article 8.41.3 shall not apply.

Article 8.29

Establishment of a multilateral investment tribunal and appellate mechanism

The Parties shall pursue with other trading partners the establishment of a multilateral investment tribunal and appellate mechanism for the resolution of investment disputes. Upon establishment of such a multilateral mechanism, the CETA Joint Committee shall adopt a decision providing that investment disputes under this Section will be decided pursuant to the multilateral mechanism and make appropriate transitional arrangements.

Article 8.30

Ethics

1. The Members

4. Upon a reasoned recommendation from the President of the Tribunal, or on their

5. The Tribunal, after giving the disputing parties an opportunity to present their observations, shall at its first session or promptly thereafter, issue a decision or award stating the grounds therefor.

If, following the submission of a claim under this Section, the investor fails to take any steps in the proceeding during 180 consecutive days or such periods as the disputing parties may agree, the investor is deemed to have withdrawn its claim and to have discontinued the proceeding. The Tribunal shall, at the request of the respondent, and after notice to the disputing parties, in an order take note of the discontinuance. After the order has been

Article 8.39

Final award

1. If the Tribunal makes a final award against the respondent, the Tribunal may only award, separately or in combination:
 - (a) monetary damages and 20(a) 0 A1dvfp[[(Art)11(dvble)20teror imaard

enterprises. Such supplemental rules may, in particular, take into account the financial resources of such claimants and the amount of compensation sought.

not reached agreement on the consolidation order to be sought within 30 days of the

CHAPTER NINE

CROSS-BORDER TRADE IN SERVICES

Article 9.1

Definitions

For the

Article 9.2

Scope

1. This Chapter applies to a measure adopted or maintained by a Party affecting cross-

with respect to a government of or in a Member State of the European Union, the

2. Articles 9.3, 9.3, and 9.6 do not apply to a measure that a Party adopts or maintains with respect to a
w

CHAPTER TEN

TEMPORARY ENTRY AND STAY OF NATURAL PERSONS FOR BUSINESS PURPOSES

Article 10.1

Definitions

For the purposes of this Chapter:

contractual services suppliers means natural persons employed by an enterprise of one Party

(B)

3.

other Party on request, in accordance with its law related to privacy and data protection.

Article

(

(e)

CHAPTER ELEVEN

MUTUAL RECOGNITION OF PROFESSIONAL QUALIFICATIONS

Article 11.1

Definitions

1. Each Party shall encourage

Article

CHAPTER TWELVE

DOMESTIC REGULATION

Article 12.1

Definitions

For the purposes of this Chapter:

CHAPTER THIRTEEN

FINANCIAL SERVICES

(ii)

(b)

1. Article 8.6 (National treatment) is incorporated into and made a part of this Chapter and applies to treatment of financial institutions and investors of the other Party and their investments in financial institutions.
2. The treatment accorded by a Party to its own investors and investments of its own investors under paragraphs 1 and 2 of Article 8.6 (National treatment) means treatment accorded to its own financial institutions and investments of its own investors in financial institutions.

Article 13.4

Most-favoured-nation treatment

1. Article 8.7 (Most-f

- (a) imposes limitations on:
 - (i) the number of financial institutions, whether in the form of numerical

measures relating to cross-border financial service suppliers of the other Party supplying financial services.

4. Article 9.5 (Most-favoured-nation treatment) is incorporated into and made a part of this Chapter and applies to treatment of cross-border financial service suppliers of the other Party.
5. The treatment accorded by a Party to service suppliers and services of a third country under Article 9.5 (Most-favoured-nation treatment) means treatment accorded to financial service suppliers of a third country and financial services of a third country.
6. Each Party shall permit a person located in its territory, and a national wherever they are located, to purchase a financial service from a cross-border financial service supplier of the other Party located in the territory of that other Party. This obligation does not require a Party to permit such suppliers to do business or solicit in its territory. Each Party may define “doing business” and “solicitation” for the purposes of this Article, in conformity with paragraph 1.
7. For the financial services specified in Annex 13-

this Chapter, for Canada in Section A of its Schedule to Annex III and for the European U

3. Articles

3. Subject to Articles 13.3 and 13.4, a Party may, for prudential reasons, prohibit a particular financial service or activity. Such a prohibition

Article 13.20

Dispute settlement

1. Chapter Twenty-Nine (Dispute Settlement) applies as modified by this Article to the settlement of disputes arising under this Chapter.
2. If the Parties are unable to agree on the composition of the arbitration panel established for the purposes of a dispute arising under this Chapter, Article 29.7 (Composition of the arbitration panel) applies. However, all references to the list of arbitrators established under Article 29.8 (List of arbitrators) shall be understood to refer to the list of arbitrators established under this Article.
3. The

2. In the case of an investment dispute under sub-

Tribunal shall draw no adverse inference from the fact that the Financial Services Committee or the CETA Joint Committee has not agreed on a jo 0 1 410.38 74(e)4n-~~147511(d)~~¶ ther

CHAPTER FOURTEEN

maritime agency services means the representation, as an agent, within a given geographic area, of the business interests of one or more shipping lines or shipping companies, for the following purposes:

- (a) marketing and sales of maritime transport and related services, from quotation to invoicing, issuance of bills of lading on behalf of the companies, acquisition and resale of the necessary related servi4(d)11(s,)-18050esalf 6(e)4ating

(a)

- (i) the European Union, as set out in its Schedule to Annex I;
- (ii) a nat2ET4.48 Tm[()] ET4.48 Tm[()] ET4.48 Tm[()]6.;

CHAPTER FIFTEEN

TELECOMMUNICATIONS

Article 15.1

Definitions

For the purposes of this Chapter:

contribution link means a link for the transmission of sound or television broadcasting signals to a programme production centre;

cost-oriented means based on cost and may involve different cost methodologies for different facilities or services;

enterprise means an öenterpriseö as defined in Article 8.1 (Definitions);

essential facilities means facilities of a public telecommunications transport network or service that:

- (a) are exclusively or predominantly supplied by a single or a limited number of suppliers; and
- (b) cannot feasibly be economically or technically substituted in order to supply a service;

interconnection means linking

telecommunications transport services;

public telecommunications transport network means the public telecommunications

(b)

(c)

3. All suppliers should be eligible to ensure universal service. If a supplier is to be designated as the supplier of a universal service, the Parties shall ensure that the selection is made through an efficient, transparent and non-discriminatory mechanism.

Article 15.9

Scarc()-169(P)-3(a)4(rties)-167(sh)-5[diuslTm[S)-3(c)r(a)4(rties)-

(ii)

CHAPTER SIXTEEN

ELECTRONIC COMMERCE

Article

1. A Party shall ensure that the measures referred to in Article 17.2.2 apply to the Parties to the extent required by its law.
2. For greater certainty:
 - (a) in Canada, the *Competition Act*, R.S.C. 1985, c. C-34 is binding on and applies to an agent of Her Majesty in right of Canada, or of a province, that is a corporation, in respect of commercial activities engaged in by the corporation in competition, whether actual or potential, with other persons to the extent that it would apply if the agent were not an agent of Her Majesty. Such an agent may include state enterprises, monopolies, and enterprises granted special or exclusive rights or privileges; and
 - (b) in the European Union, state enterprises, monopolies8.46 Tm(eB1l38.2l,)-9oli0s14f 721.u2(

CHAPTER EIGHTEEN

not that procurement is a “covered procurement” within the meaning of Article 19.2 (Scope and coverage).

3.

services includes construction services, unless otherwise specified;
standard

- (a) neither divide a procurement into separate procurements nor select or use a particular valuation method for estimating the value of a procurement with the intention of totally or partially excluding it from the application of this Chapter; and
 - (b) include the estimated maximum total value of the procurement over its entire duration, whether awarded to one or more suppliers, taking into account all forms of remuneration, including:
 - (i) premiums, fees, commissions and interest; and
 - (ii) if the procurement provides for the possibility of options, the total value of such options.
7. If an individual requirement for a procurement results in the award of more than one

(c) for national defence purposes.

2.

of information, that are generally available and interoperable with other generally available information technology systems and software; and

(b)

- (b) the electronic or paper media in which the Party publishes the notices required by Articles 19.6, 19.8.7 and 19.15.2; and
- (c) the website address or addresses where the Party publishes:
 - (i) its procurement statistics pursuant to Article 19.15.5; or
 - (ii)

(g)

- (a) its procuring entities make efforts to minimise differences in their qualification procedures; and
- (b)

- (d) the period of validity of the list and the means for its renewal or termination, or if the period of validity is not provided, an indication of the method by which notice will be given of the termination of use of the list; and
- (e) an indication that the list may be used for procurement covered by this Chapter.

9.

15.

- (a) the procurement, including the nature and the quantity of the goods or services to be procured or, if the quantity is not known, the estimated quantity and any requirements to be fulfilled, including any technical specifications, conformity

(a) to all suppliers that are participating at the time of the modification,

- (iii) a statement that interested suppliers should express their interest in the procurement to the procuring entity;
 - (iv) the address from which documents relating to the procurement may be obtained; and
 - (v) as much of the information that is required for the notice of intended procurement under Article 19.6.3, as is available;
- (b) the procuring entity, for contracts of a recurring nature, indicates in an initial notice of intended procurement that subsequent notices will provide time-periods for tendering based on this paragraph; or
- (c)

- (b) if it appears from the evaluation that no tender is obviously the most advantageous in terms of the specific evaluation criteria set out in the notice of intended procurement or tender documentation.
2. A procuring entity shall:

- (ii) would cause significant inconvenience or substantial duplication of costs for the procuring entity;
- (d) only when strictly necessary if, for reasons of extreme urgency brought about by events unforeseeable by the procuring entity, the goods or services could not be obtained in time using open teoJETBT;

5. If a Party publishes its statistics on an official website, in a manner that is consistent with the requirements of paragraph 4, the Party may, instead of reporting to the Committee on Government Procurement, provide a link to the website, together with any instructions necessary to access and use such statistics.
6. If a Party requires notices conc

6. In the case of proposed rectifications to a Party's Annexes, the Party shall notify the other Party every

CHAPTER TWENTY

INTELLECTUAL PROPERTY

SECTION A

General Provisions

1. Each Party shall provide performers the exclusive right to authorise

3. In providing adequate legal protection and effective legal remedies pursuant to paragraph 2

authority, in accordance with the legal system of a Party, of requiring the service provider to terminate or prevent an infringement.

Article 20.12

Camcording

Each Party may provide for criminal procedures and penalties to be applied in accordance with its laws and regulations against a person who, without authorisation of the theatre manager or the holder of the

than the true place of origin in a manner which misleads the public as to the

- (a) in respect of a geographical indication listed in Annex 20-A on the date of signing of this Agreement, the date of coming into force of this Sub-section; or
 - (b) in respect of a geographical indication added to Annex 20-A after the date of signing of this Agreement pursuant to Article 20.22, the date on which the geographical indication is added.
7. If a translation of a geographical indication is identical with or contains within it a term customary in common language as the common name for a product in the territory of a Party, or if a geographical indication is not identical with but contains within it such a term, the provisions of this Sub-section shall not prejudice the right of any foainsT1 0 0 no

2. A geographical indication shall not in principle be added to Part A of Annex 20-A, if it is a name that on the date of the signing of this Agreement is listed in the relevant

Each Party shall make all reasonable efforts to comply with Articles 1 through 14 and Article 22 of the *Patent Law Treaty*,

(b)

duration of protection may be extended in order to encourage the authorisation of low-

used in the production or distribution of these goods and the documents relating thereto. The judicial authorities shall have the authority to take those measures, if necessary without the other party being heard, in particular where any delay is likely to cause irreparable harm to the right holder or where there is a demonstrable risk of evidence being destroyed.

Article 20.36

Right of information

Without prejudice to its law governing privilege, the protection of confidentiality of information sources or the processing of personal data, each Party shall provide that, in civil judicial proceedings concerning the enforcement of intellectual property rights, its judicial authorities shall have the authority, upon a justified request of the right holder, to order the infringer or the alleged infringer, to provide to the right holder or to the judicial authorities, at least for the purpose of collecting evidence, relevant information as provided for in its applicable laws and regulations that the infringer or alleged infringer possesses or controls. This

2. As an alternative to paragraph 1, a Party's law may provide for the payment of remuneration, such as a royalty or fee, to compensate a right holder for the unauthorised use of the right holder's intellectual property.

Article 20.41y.

Article 20.44

Application by the right holder

1. Each Party shall provide that its competent authorities require a right holder who requests the procedures described in Article 20.43 to provide adequate evidence to satisfy the competent authorities that, under the law of the Party providing the procedures, there is *prima facie* an infringement of the right holder's intellectual

2. Each Party may provide that such security may be in the form of a bond conditioned to hold the defendant harmless from any loss or damage resulting from any suspension of the release of, or detention of, the goods in the event the competent

CHAPTER TWENTY-ONE

REGULATORY COOPERATION

Article 21.1

Scope

This Chapter applies to the

cooperation, it should be prepared to explain the reasons for its decision to the other

- (ii) achieving a harmonised, equivalent or compatible solution; or
 - (iii) considering mutual recognition in specific cases;
- (h) cooperating

Article 21.5

Compatibility of regulatory measures

With a view to enhancing convergence and compatibility between the regulatory measures of

Article 21.7

Further cooperation between the Parties

1.

- (e) promote public consultation and participation in the discussion of sustainable development issues

CHAPTER TWENTY-THREE

TRADE AND LABOUR

Article 23.1

Context and objectives

1. The Parties recognise the value of international cooperation and agreements

- (d) the elimination of discrimination in respect of employment and occupation.
- 2. Each Party shall ensure that its labour law and practices promote the following objectives included in the ILO Decent Work Agenda, and in accordance with the ILO Declaration on Social Justice for a Fair Globalization of 2008 adopted by the International Labour Conference at its 97th Session, and other international commitments:
 - (a) health and safety at work, including the prevention of occupational injury or illness and compensation in cases of such injury or illness;
 - (b)

Article 23.5

Enforcement procedures, administrative proceedings and review of administrative

Article

4. Each Party shall convene a new or consult its domestic labour or sustainable development advisory groups, to seek views and advice on issues relating to this

2. Subject to the provisions of this Chapter, the Parties shall apply the Rules of Procedure andles of

11. The Panel of Experts shall issue to the Parties an interim report and a final report setting out the findings of fact, its determinations on the matter including as to whether the responding Party has conformed with its obligations under this Chapter and the rationale behind any findings, determinations and recommendations that it makes.

CHAPTER TWENTY-FOUR

TRADE AND ENVIRONMENT

Article 24.1

Definition

For the purposes of this Chapter:

environmental law means a law, including a statutory or regulatory provision, or other legally binding measure of a Party, the purpose of which is the protection of the environment, including the prevention of a danger to human life or health from environmental impacts, su

Article 24.4

providing environmental, economic and social opportunities for present and future generations.

2. To this end, and in a manner consistent with their international obligations, the Parties undertake to:
 - (a) adopt or maintain effective monitoring, control and surveillance measures, such as observer schemes, vessel monitoring schemes, transhipment control, inspections at sea, port state control, and associated sanctions, aimed at the conservation of fish stocks and the prevention of overfishing;
 - (b) adopt or maintain actions and cooperate to combat illegal, unreported and

2. Subject to the provisions of this Chapter, the Parties shall apply the Rules of Procedure and Code of Conduct set out in Annexes 29-A and 29-B, unless the Parties decide otherwise.
3. The Panel of Experts is composed of three panellists.

CHAPTER TWENTY-FIVE

BILATERAL DIALOGUES AND COOPERATION

Article 25.1

Objectives and principles

Appr

- (d) access for forest products to the Parties or other markets;
- (e) perspectives on multilateral and plurilateral organisations and processes in which they participate, which seek to promote sustainable forest management or combat illegal logging;
- (f)

1.

2.

CHAPTER TWENTY-SEVEN

TRANSPARENCY

Article 27.1

Publication

1. Each Party shall ensure that its laws, regulations, procedures and administrative rulings of general application respecting any matter covered by this Agreement are promptly published or made available in such a manner as to enable interestedment are

CHAPTER TWENTY-EIGHT

- (b) the external economic and trading environment; or
 - (c) the availability of alternative corrective measures.
7. The consultations pursuant to paragraph 6 shall address the compliance of any

3. This Agreement does not affect the rights and obligations of a Party under a tax

- (ii) the measure, if it is found to be a taxation measure, breaches an obligation under Sections C (Non-discriminatory Treatment) or D (Investment Protection) of Chapter Eight (Investment); or
- (iii) there is an inconsistency between the obligations in this Agreement that

The Parties recall the exceptions applicable to culture as set out in the relevant provisions of Chapters Seven (Subsidies), Eight (Investment), Nine (Cross-Border Trade in Services), Twelve (Domestic Regulation) and Nineteen (Government Procurement).

Article 28.10

WTO waivers

If a right or obligation in this Agreement duplicates one under the WTO Agreement, the Parties agree that a measure in conformity with a waiver decision adopted by the WTO pursuant to Article IX of the WTO Agreement is deemed to be also in conformity with the duplicated provision in this Agreement.

CHAPTER TWENTY-NINE

DISPUTE SETTLEMENT

SECTION A

Initial provisions

Article 29.1

Cooperation

The Parties shall, at all times,

5. The date of establishment of the arbitration panel shall be the date on which the last

Article 29.10

Final panel report

1. Unless the Parties agree otherwise, the arbitration panel shall issue a report in accordance with this

Party and to the CETA Joint Committee. The arbitration panel shall issue its ruling to the Parties and to the CETA Joint Committee within 30 days from the date of the request.

3. The reasonable period of time may be extended by mutual agreement of the Parties.
4. At any time after the midpoint in the reasonable period of time and at the request of the requesting Party, the responding Party shall make itself available to discuss the steps it is taking to comply with the final panel report.
5. The responding Party shall notify the other Party and the CETA Joint Committee before the end of the reasonable period of time of measures that it has taken to comply with the final panel report.

Article 29.14

Temporary remedies in case of non

requesting Party. In case of a disagreement on equivalence, the arbitration panel shall be reconvened by the responding Party. In case of disagreements on both compliance and on equivalence, the arbitration panel shall rule on the disagreement on compliance before ruling on the disagreement on equivalence.

7.

Dispute settlement procedure under this Chapter shall be governed by the rules of procedure for arbitration in

CHAPTER THIRTY

FINAL PROVISIONS

Article 30.1

Integral parts of this Agreement

The protocols, annexes, declarations, joint declarations, understandings and footnotes to this

Article 30.5

Movement of capital

The Parties shall consult each other with a view to facilitating the movement of capital between them by continuing to implement their policies regarding the liberalisation of the capital and financial account, and by

(c) A Party may

1. The European Union

ANNEX 2

| Year | Applied Duty |
|-------------|--|
| 1 | 87.5% of the duty calculated as per EC Reg. 642/2010 |

Annex and listed in sub-paragraph (d) shall be duty-free in the

Annex and listed in sub-paragraph (d) shall be duty

(d) The European Union shall administer this tariff rate quota, including the

| Year | Aggregate Annual Quantity (Metric Tonnes³⁸) |
|-------------|---|
| 1 | 2,667 |
| 2 | |

- (d) This paragraph applies to industrial cheese, which means cheese used as ingredients for further food processing (secondary manufacturing) imported in bulk (not for retail sale), classified in the following tariff lines:

| Tariff Line | |
|-------------|--|
| | |

| Tariff Line | Tariff Line Description |
|-------------|-------------------------|
|-------------|-------------------------|

| Tariff Line | Tariff Line Description (for illustrative purposes only) | Conversion Factor |
|--------------------|--|--------------------------|
|--------------------|--|--------------------------|

ANNEX 2-A
Tariff Schedule of Canada

| Tariff Item | Description | Base Rate | Staging Category |
|--------------------|--------------------|------------------|-------------------------|
|--------------------|--------------------|------------------|-------------------------|

| Tariff Item | Description | Base Rate | Staging Category | Note |
|--------------------|--------------------|------------------|-------------------------|-------------|
|--------------------|--------------------|------------------|-------------------------|-------------|

**Tariff
Item**



**Tariff
Item**

| Tariff Item | Description | Base Rate | Staging Category | Note |
|--------------------|--------------------|------------------|-------------------------|-------------|
|--------------------|--------------------|------------------|-------------------------|-------------|

| Tariff Item | Description | Base Rate |
|------------------------|--------------------|------------------|
|------------------------|--------------------|------------------|

**Tariff
Item**

| Tariff Item | Description | Base Rate | Staging Category | Note |
|--------------------|--------------------|------------------|-------------------------|-------------|
| 2202.90.43 | commitment | \$2.88/kg | | |

| Tariff Item | Description | Base Rate |
|--------------------|--------------------|------------------|
|--------------------|--------------------|------------------|

Tariff Schedule of the European Union

| Tariff Item (CN2015) | CN2015 Description (see note 1) | Base Rate | Staging Category | Note |
|----------------------|---------------------------------|-----------|------------------|------|
|----------------------|---------------------------------|-----------|------------------|------|



| Tariff Item (CN2015) | CN2015 Description (see note 1) | Base Rate | Staging Category | Note |
|----------------------|--|-----------|------------------|------|
| 0207 12 90 | --- Plucked and drawn, without heads and feet and without necks, hearts, livers and gizzards, known as ÷65% | | | |



| Tariff Item (CN2015) | CN2015 Description (see note 1) | Base Rate | Staging |
|----------------------|---------------------------------|-----------|---------|
|----------------------|---------------------------------|-----------|---------|

| Tariff Item (CN2015) | CN2015 Description (see note 1) | Base Rate | |
|----------------------|---------------------------------|-----------|--|
|----------------------|---------------------------------|-----------|--|

| Tariff Item (CN2015) | CN2015 Description (see note 1) | Base Rate | Staging Category | Note |
|----------------------|----------------------------------|------------------|------------------|------|
| 0210 11 39 | ----- Shoulders and cuts thereof | 119 ¢/100 kg/net | E | TQP |

| Tariff Item (CN2015) | CN2015 Description (see note 1) | Base Rate | Staging Category |
|----------------------|---------------------------------|-----------|------------------|
|----------------------|---------------------------------|-----------|------------------|

| Tariff Item (CN2015) | CN2015 Description (see note 1) | Base Rate | Staging Category | Note |
|----------------------|---------------------------------|-----------|------------------|------|
|----------------------|---------------------------------|-----------|------------------|------|



| Tariff Item (CN2015) | CN2015 Description (see note 1) | Base Rate |
|----------------------|---------------------------------|-----------|
|----------------------|---------------------------------|-----------|

Tariff Item (CN2015)

Tariff Item (CN2015)

| Tariff Item (CN2015) | CN2015 Description (see note 1) | |
|----------------------|---------------------------------|--|
|----------------------|---------------------------------|--|

| Tariff Item (CN2015) | CN2015 Description (see note 1) | Base Rate | Staging Category | Note |
|----------------------|---------------------------------|-----------|------------------|------|
|----------------------|---------------------------------|-----------|------------------|------|



Tariff Item (CN2015)

| Tariff Item (CN2015) | CN2015 Description (see note 1) | Base Rate | Staging Category | Note |
|----------------------|---------------------------------|-----------|------------------|------|
| 8702 90 90 | -- With other engines | 10 | C | |
| 8703 21 10 | --- New | 10 | C | |
| 8703 22 10 | --- New | | | |

| Tariff Item (CN2015) | CN2015 Description (see note 1) | Base Rate | Staging Category |
|----------------------|---------------------------------|-----------|------------------|
|----------------------|---------------------------------|-----------|------------------|

9. The eligibility criteria and allocation method should result in the quotas going to those persons that are most likely to use it and must not create barriers to imports.
10. During the application period, eligible applicants shall include historical importers of beef, bison or veal for beef and veal imports and historical importers of beef, bison, veal or pork for pork imports.
11. In any quarter following the application period when licences are made available on demand, the eligibility criteria for applicants will be expanded to include wholesalers and accredited meat processors.

Securities

Securities tied to import licence applications

SECTION B

12. Canada may consider limiting the size of allocations to a specific percentage if it is

ANNEX 4-A

COOPERATION IN THE FIELD OF MOTOR VEHICLE REGULATIONS

Article 1

be incorporated, unless doing so would provide for a lower level of safety than the Canadian regulations or would compromise North American integration.

4. The Parties

No. 112

asymmetrical passing beam or a
driving beam or both an equipped
with halogen filament lamps

ANNEX 5-A

COMPETENT AUTHORITIES

Competent authorities of the European Union

1.

ANNEX 5-D

Section A

Sanitary Measures

Animal
health

Directive
88/407

- *Health of Animals*
Act

SPS
Area

Meat products

**SPS
Area**

Exports from the European Union to Canada

Exports from Canada to the European Union

**SPS
Area**

Exports from the European Union to Canada

PuV1 720ic

| | | |
|---------------|-------------|--------------------------------------|
| Public health | Regulations | - <i>Fish Inspection Act</i> |
| | 852/2004 | - <i>Fish Inspection Regulations</i> |
| | 853/2004 | - <i>Food and Drugs</i> |
| | 854/2004 | |
| | 2074/2005 | |

**SPS
Area**

Exports from the European Union to Canada

Exports from Canada to the European Union



SPS
Area

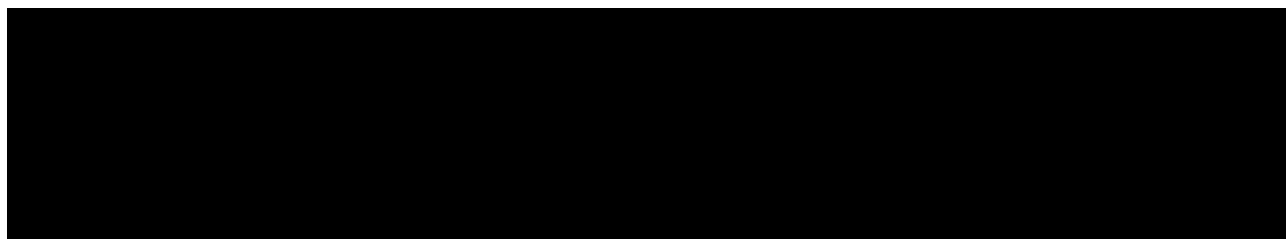
**SPS
Area**

Exports from the European Union to Canada

**SPS
Area**

Exports from the European Union to Canada

Exports from Canada to the European Union



Animal health Directives
90/539
2002/99

- *Health of Animals*
Act

2004/854

Regulations

- *Fish Inspection Act*

- *Fish Inspection
Regulations*

- *Canada
Agricultural
Product Fish Inspection*

APPENDIX A:

Section B

ANNEX-5-F

APPROVAL OF ESTABLISHMENTS OR FACILITIES

The conditions and procedures

ANNEX 5-G

PROCEDURE RELATED TO SPECIFIC IMPORT REQUIREMENTS FOR PLANT HEALTH

A key objective of this procedure is that the importing Party establishes and maintains, to the

ANNEX 5-

ANNEX 8-A

EXPROPRIATION

The Parties confirm their shared understanding that:

1.

ANNEX 8-C

EXCLUSIONS FROM DISPUTE SETTLEMENT

ANNEX 8-D

JOINT DECLARATION CONCERNING ARTICLE 8.12.6

Mindful that investor-

ANNEX 8-F

DECLARATION BY CANADA ON THE *INVESTMENT CANADA ACT*

Canada will increase the threshold for review under the *Investment Canada Act*, R.S.C. 1985, c. 28 (1st Supp.) (ICA)

ANNEX 9-

may accord a more favourable treatment pursuant to the AIT and these regional

ANNEX 9-C
UNDERSTANDING ON COURIER SERVICES

1. The Parties share the following understanding with respect to the application of Articles 8.2.2(a) and 9.2.2(e).
2. The Parties confirm that courier services are covered by Chapters Eight (Investment) and Nine (Cross-Border Trade in Services), subject to applicable reservations as set

ANNEX 10-A

LIST OF CONTACTS LISTS LISTS () IN (IS3(SIS3([L]-2(IS)-(L)-2((IS)-HE)5)-(L299(MmEIS)-MmBIS)-

Bureau des Passeports, Visas et Légalisations

Ministry of Foreign Affairs

LV

ANNEX 10-B

RESERVATIONS AND EXCEPTIONS APPLYING IN SPECIFIC MEMBER STATES OF THE EUROPEAN UNION FOR KEY PERSONNEL AND SHORT-TERM BUSINESS VISITORS

1. Articles 10.7 and 10.9 do not apply to any existing non-conforming measure listed in this Annex, to the extent of the non-

ANNEX 10-C

EQUIVALENT QUALIFICATIONS FOR ENGINEERING TECHNOLOGISTS AND

ANNEX 10-D

ACTIVITIES OF SHORT-TERM BUSINESS VISITORS

- (a) **meetings and consultations:** natural persons attending meetings or conferences, or

ANNEX 10-E

(a) Legal

(bb) Site investigation work

(cc)

| Sector or sub-sector | Description of reservations |
|----------------------|--|
| | In AT, CY, DE, EE, FR, HR, IE, LU, LV, NL, PL, PT, SE, UK : None. |
| | In BE, BG, CZ, DK, EL, ES, FI, HU, IT, LT, MT, RO, SI, SK : Economic needs tests. |

| Sector or sub-sector | Description of reservationreservat |
|----------------------|------------------------------------|
|----------------------|------------------------------------|

| Sector or sub-sector | Description of reservations |
|----------------------|-----------------------------|
|----------------------|-----------------------------|

| Sector or sub-sector | Description of reservations |
|----------------------|--|
| | In SE: None. |
| | In AT, CY, CZ, DE, DK, EE, EL, ES, FR, IE, IT, LT, LV, LU, MT, NL, PL, PT, RO, SI: |

| Sector or sub |
|---------------|
| |





| Sector or sub-sector | Description of reservations |
|----------------------|-----------------------------|
| | CAN: None. |

ANNEX 10-F

UNDERSTANDING ON SPOUSES OF INTRA-CORPORATE TRANSFEREES

- (a) the rules and procedures to be used to monitor and enforce the provisions of the agreement;
- (b) the mechanisms for dialogue and administrative co-operation between the parties to the MRA; and
- (c) the means for individual applicants to address any matters arising from the interpretation or implementation of the MRA.

As a guide to the treatment of individual applicants, the MRA should include details on:

- (a) the point of contact for information on all issues relevant to the application, for example, the name and address of the relevant authorities, licensing formalities, information on additional requirements which need to be met in the host jurisdiction;
- (b) the duration of the procedures for the processing of applications by the relevant authorities of the host jurisdiction;
- (c) the documentation required of applicants and the form in which it should be presented;
- (d) acceptance of documents and certificates issued in

- (c) proof of good character;
- (d) professional indemnity insurance;
- (e) complianc

- (a) investment advice; and
 - (b) portfolio management services, excluding:
 - (i) custodial services;
 - (ii) trustee services; or
 - (iii) execution services.
4. For the purposes of this commitment, portfolio management means managing portfolios

3. For **EE**, Article 13.7.1. applies to the cross-border supply of financial services, as defined in sub

(b)

- (e) guarantees and commitments;
- (f) trading for own account or for account of customers, whether on an exchange or in an over-the-counter market;
- (g) participation in issues of all kinds of securities, including underwriting and

- (c) the provision and transfer of financial information, and financial data processing and related software, as described in sub-paragraph (xi) of the definition of banking and other financial services (excluding insurance) in Article 13.1; and
- (d) advisory and other auxiliary financial services relating to banking and other financial services, as described in sub-paragraph (xii) of the definition of banking

determination does not constitute a binding precedent for the Parties with respect to the scope and application of the prudential carve-out or other terms of this Agreement.

7. Unless the CETA Joint Committee decides otherwise, if the CETA Joint Committee

- (ii) in pursuance of the resolution of a financial institution that is no longer viable or likely to be no longer viable;
- (iii) no longer

ANNEX 13-C

UNDERSTANDING ON THE DIALOGUE ON THE REGULATION OF THE FINANCIAL SERVICES SECTOR

The Parties reaffirm their commitment to strengthening financial stability. The dialogue on the regulation of the financial services sector within the Finah1 al s-0 n3111()-99(rE)5(e) 00[recommit

ANNEX 19-1
Central government entities

- 91. Royal Canadian Mounted Police Public Complaints Commission
- 92. Security Intelligence Review Committee
- 93. Shared Services Canada
- 94.

ANNEX 19-2
Sub-central government entities

1. departments, boards, commissions, committees and similar agencies of government;
2. municipalities, municipal organisations; and
3. school boards and publicly-funded academic, health and social service entities.

4. NEW BRUNSWICK

4.1

40. Office of the Lieutenant-Governor
41. Office of the Prem-[Of(00or)] TJETBT1 0 0 1272.332 760.68 Tm[()] TJETBT1 0 0 1 1

41. Of(00c(00or)] TJETBT1 0 0 1286.039 19.268 Tm[e]-5(tare)5iant
- 51.

4.7 Municipalities and Municipal Organisations (does not include municipal energy entities)

1. City of Bathurst
2. City of Campbellton
3. City of Dieppe
4. City of Edmundston
- 5.

2. municipalities; and

ANNEX 19-3

Other entities

Section A

3. New Brunswick Highway Corporation
4. New Brunswick Housing Corporation
5. New Brunswick Investment Management Corporation
6. New Brunswick Liquor Corporation
7. New Brunswick Municipal Finance Corporation
- 8.

ANNEX 19-4

8406; HS 8410; HS 8426; HS 8504; HS 8535; HS 8536; HS 8537; HS 8544; HS 8705.10; HS 8705.20; HS 8705.90; HS 8707; HS 8708; HS 8716.39; or HS 8716.40.

4. For the Province of Manitoba, this Annex does not cover procurement of the

2. This Chapter does not apply to instruments of monetary policy, exchange rates, public debt, reserve

ANNEX 19-6
Construction services

1. Unless otherwise specified, this Chapter covers all construction services identified in

3. For the Province of Manitoba, this Annex does not cover procurement of

(a)

ANNEX 19-8
Publication media

Section A:

Electronic or paper media utilised for the publication of laws, regulations, judicial decisions, administrative rulings of general application, standard contract clauses, and procedures regarding government procurement covered by this Chapter pursuant to Article 19.5

1. CANADA

1.1 Government entities and Crown corporations:

1. Laws and regulations:

(a)

- (a) <http://www.bclaws.ca/>
 - 2. Judicial decisions:
 - (a) <http://www.courts.gov.bc.ca/index.aspx>
 - 3. Administrative rulings and procedures:
 - (a) <http://www.courts.gov.bc.ca/index.aspx>
- 2.3 Manitoba
- 1. Laws and regulations:
 - (a) Manitoba Gazette : <http://web2.gov.mb.ca/laws/index.php>
 - 2. Judicial decisions:
 - (a) <http://www.manitobacourts.mb.ca/>
 - 3. Administrative rulings and procedures:
 - (a) <http://www.gov.mb.ca/tenders>
 - 4. Municipalities, municipal organisations:
 - (a) City of Winnipeg: <http://www.winnipeg.ca/matmgt/info.stm>
 - (b) City of Brandon: <http://brandon.ca/search?q=procurement; and http://brandon.ca/purchasing-and-tenders/conducting-business-with-purchasing services?highlight=WyJwcm9jdXJlbWVudCJd>
 - (c) City of Thompson: <http://www.thompson.ca/index.aspx?page=96>
 - (d) City of Steinbach: <http://www.steinbach.ca/home>
 - (e) City of Portage La Prairie: <http://www.city.portage-la-prairie.mb.ca>5. Publicly-funded academic, health, and social service entities:
 - (a) Red River College: <http://www.rrc.ca>
 - (b) Regional Health Authorities of Manitoba:

6. School boards:
 - (a) Beautiful Plains: <http://www.beautifulplainssd.ca/>
 - (b) Border Land:
<http://www.blsd.ca/Board/boardpolicies/Pages/default.aspx>
 - (c) Division scolaire franco-manitobaine:
https://www.dsfd.mb.ca/SiteWeb2010/documents/La%20CSFM/Directives%202012/ADM%20-%20administration/ADM%2019%20Appel%20des_offres.pdf
 - (d) Evergreen: <http://www.esd.ca/Parents-and-Community/Documents/Administration%20Manual/5%20>

419 (q) Mystery Lake:

[ad&view=category&id=61:section-d-fiscal-management&Itemid=73#](#)

2.6 Northwest Territories

1.

- (b) Gazette officielle du Québec:
<http://www3.publicationsduquebec.gouv.qc.ca/gazetteofficielle.fr.html>
- (c) Site internet du Secrétariat du Conseil du trésor :
<http://www.tresor.gouv.qc.ca/fr/faire-affaire-avec-letat/les-marches-publics/>
<http://www.gpa.gov.nl.ca>

2.12 Saskatchewan

1. Laws and regulations:
 - (a) Queen's Printer: <http://www.publications.gov.sk.ca>

2. Municipalities, municipal organisations:
 - (a) City of Winnipeg: <http://www.winnipeg.ca/mst/bidopp.asp>
 - (b) City of Brandon: <http://brandon.ca/purchasing-a-tenders>

(mm) Public Schools Finance Board:
<http://www.plansource.ca/Portals/61984/spr/wca.htm>

5. Crown corporations:

(a) Manitoba Hydro:

<http://www.merx.com/English/Nonmember.asp?WCE>Show&TAB=3&PORTAL=MERX&State=1&hcode=ZnHb9N%2fychQhquB6o2pU2g%3d%3d>

(b) Manitoba Liquor and Lotteries: www.merx.com; and
www.winnipegconstruction.ca (construction only)

2.4 New Brunswick

1. New Brunswick

2.7 Nova Scotia

1. <http://www.novascotia.ca/tenders/>

8. (Ministry of Emergency Situations)
- 9.

32.

105. " " (National
Office "Fire Safety and Protection of the Population")
106. " (National Agricultural Advisory
Service)
107. " " (Military Information Service)
108. " (

7. Federal Ministry of the Interior (civil goods only) Bundesministerium des Innern
- 8.

- 53. Julgestuspolsei (Central Law Enforcement Police)
- 54. Kaitseressursside Amet (Defence Resources Agency)
- 55. Kaitseväe Logistikakeskus (Logistics Centre of Defence Forces)

GREECE

- 1.

23.

(General Secretariat for

SPAIN

Presidencia de Gobierno

Ministerio de Asuntos Exteriores y de Cooperación

Ministerio de Justicia

Ministerio de Defensa

Ministerio de Economía y Hacienda

Ministerio del Interior

Ministerio de Fomento

Ministerio de Educación y Ciencia

Ministerio de Industria, Turismo y Comercio

Ministerio de Trabajo y Asuntos Sociales

Ministère chargé

Conservatoire de l'espace littoral et des rivages lacustres
Conservatoire National des Arts et Métiers
Conservatoire national supérieur de musique et de danse de Paris
Conservatoire national supérieur de musique et de danse de Lyon
Conservatoire national supérieur d'art dramatique
Ecole centrale de Lille
Ecole centrale de Lyon
École centrale des arts et manufactures
École française d'archéologie d'Athènes
École française d'Extrême-Orient
École française de Rome
École des hautes études en sciences sociales
Ecole du Louvre
École nationale d'administrationles

Cours et tribunaux de

12. Valuation Office

13.

9. Ministero delle Comunicazioni (Ministry of Communications)
10. Ministero delle Politiche Agricole e Forestali (Ministry of Agriculture and Forest Policies)
11. Ministero dell'Ambiente e Tutela del Territorio e del Mare (Ministry of Environment, Land and Sea)
12. Ministero delle Infrastrutture (Ministry of Infrastructure)
13. Ministero dei Trasporti (Ministry of Transport)
- 14.

13.

(Treasury of the

- (f) (Higher Hotel Institute Cyprus)
 - (g) (Higher Technical Institute)
 - (h) (Department of Labour Inspection)
 - (i) (Department of Labour Relations)
24. (a) (Ministry of the Interior)
- (b) (District Administrations)
 - (c) (Town Planning and Housing Department)
 - (d) (Civil Registry and Migration Department)
- (e) è°"º 3 !à" ! 0 0 °"'" !Ð " À Ð e p h e n (n) o f f u l a n t a B T B u r v o y s 1 s 0 1 502.42 7
- (f)

13. Zemkop bas ministrija un tās padot bērsošās iestādes (Ministry of Agriculture and subordinate institutions)
14. pašu uzdevumu ministra sekretariāti un to padot bērsošās iestādes (Ministries for Special Assignments and subordinate institutions)

B) Citas valsts ļguvējgu (Other state institutions):

1. Augstākās

Valstybin akreditavimo sveikatos priešliros veiklai tarnyba (State Health Care Accreditation Agency)

Valstybin ligoni kasa (State Patient Fund)

Valstybin medicininio auditu inspekcija (State Medical Audit Inspectorate)

Valstybin vaist kontrols tarnyba (State Medicines Control Agency)

Valstybin teismo psichiatrijos ir narkologijos tarnyba (Lithuanian Forensic Psychiatry and Narcology Service)

ó

Raad

ó

KANSELARIJ DER NEDERLANDSE ORDEN

28.

56. Polskie Centrum Akredytacji (Polish Accreditation Centre)
57. Polskie Centrum Bada i Certyfikacji (Polish Centre for Testing and Certification) " or

- 85. Agencja Rezerw Materiałowych (The Material Reserves Agency)
- 86. Narodowy Bank Polski (National Bank of Poland)
- 87.

9. Vladne slušlbe (The Government Services)
10. Ministrstvo za finance (Ministry of Finance)
- 11.

36. Upravne note (Local Administrative Units)

SLOVAKIA

Sosiaali- ja terveydenhuollon tuotevalvontakeskus ó Social- och hälsovårdens produkttill-synscentral
(the National Product Control Agency's SSTV)

Sosiaali- ja terveysalan tutkimus- ja kehittämiskeskus Stakes ó Forsknings- och utvecklingscentralen
för social- och hälsovården Stakes (Health and Social Care Research and Development Center
STAKES)

TYÖ- JA ELINKEINOMINISTERIÖ ó ARBETS- OCH NÄRINGSMINISTERIET (MINISTRY OF

| | |
|-------------------------------------|-----------------------------|
| National Board of Student Aid | Centrala studiestödsnämnden |
| Data Inspection Board | Datainspektionen |
| Ministries (Government Departments) | Departementen |
| National Courts Administration | Domstolsverket |

Swedish Population Address Register Board
Swedish Polar Research Secretariat

Personadressregisternämnd statens, SPAR-nämnden
Polarforskningssekretariatet

Tate Gallery
Victoria and Albert Museum
Wallace Collection

Export Credits Guarantee Department
Foreign and Commonwealth Office
Wilton Park Conference Centre

National Audit Office

National Savings and Investments

National School of Government

Office for National Statistics

National Health

ANNEX 19-2

Sub-

ANNEX 19-3

1. Contracts awarded for the pursuit of an activity listed above when exposed to competitive forces in the market concerned are not covered by this Agreement.
2. This Chapter shall not apply to contracts awarded by procuring entities covered under this Annex:
 - (a) for the purchase of water and for the supply of energy or of fuels for the production of energy;
 - (b) for purposes other than the pursuit of their activities a

Building-cleaning services

874

ANNEX 19-8
Publication Media

Section A:

Electronic or paper media utilised for the publication of laws, regulations, judicial decisions, administrative rulings of general application, standard contract clauses, and procedures

1.

27.1

10. FRANCE

- 10.1 Official Journal of the European Union
- 10.2 Bulletin officiel des annonces des marchés publics

11. CROATIA

- 11.1 Official Journal of the European Union
- 11.2 Elektroni ki

20.1 Official Journal of the European Union

20.2 Amtsblatt zur Wiener Zeitung

ANNEX 20-A Part TBT1 0 0 1 332.83 742142 Tm22.6

Spreewälder Gurken

Amfissis

olives

Llonganissa de Vic

Canards à foie gras du
Sud-Ouest: Gascogne

| | | | |
|----------|--|---------|--------|
| Cantalet | | cheeses | France |
|----------|--|---------|--------|

Petit Cantal

Taleggio

cheeses

Italy

| | | |
|-------------------------------|----------------|-------|
| | baked products | |
| Riso Nano Vialone Veronese | cereals | Italy |

Montes

ANNEX 20-C
Product Classes

1. **fresh, frozen and processed meats** means products falling under Chapter 2 and

ANNEX 29-A

business day. No documents, notifications or requests of any kind shall be deemed to be received on a legal holiday.

7. Depending on the provisions under dispute, all requests and notifications addressed to the CETA Joint Committee in accordance with this Chapter shall also be copied to the other relevant institutional bodies.

Commencing the arbitration

8. Unless the Parties agree otherwise, they shall meet the arbitration panel within seven working days of its establishment in order to determine such matters that the Parties or the arbitration panel deem appropriate, including the remuneration and expenses to be paid to the arbitrators, which shall be in accordance with WTO standards.

- (a) representatives of the Parties;
- (b) advisers to the Parties;
- (c) administrative staff, interpreters, translators and court reporters; and
- (d) arbitrators~~s~~ assistants.

Only the representatives of and advisers to the Parties may address the arbitration panel.

31. No later than five working days before the date of a hearing, each Party shall deliver to the arbitration panel and to the other Party a list of the names of persons who will make oral arguments or presentations at the hearing on behalf of that Party and of other representatives or advisers who will be attending the hearing.
32. The arbitration panel shall conduct the hearing in the following manner, ensuring that the requesting Party and the responding Party are afforded equal time:

Argument

- (a) argument of the requesting Party
- (b) argument of the responding Party

Rebuttal Argument

- (a) reply of the requesting Party
- (b) counter-reply of the responding Party

33. The arbitration panel may direct questions to either Party at any time during the

48. During the consultations referred to in Article 29.7.2, and no later than the meeting referred to in paragraph 8, the Parties shall endeavour to agree on a common working language for the proceeding before the arbitration panel.
49. If the Parties are unable to agree on a common working language, each Party shall arrange for and bear the costs of the translation of its written submissions into the language chosen by the other Party. The responding Party shall arrange for the interpretation of oral submissions into the languages chosen by the Parties.
- 50.

- (3) any past or existing financial, business, professional, family or social relationship with the interested parties in the proceeding, or their counsel, or such relationship involving a candidate's employer, partner, business associate or family member; and
- (4)

16. All former arbitrators must avoid actions that may create the appearance that they were biased in carrying out their duties or derived advantage from the decision or ruling of the arbitration panel.

Confidentiality

17. No arbitrator or former arbitrator shall at any time disclose or use any non-public information concerning a proceeding or acquired during a proceeding except for the purposes of that proceeding and shall not, in any case, disclose or use any such

ANNEX 29-C
RULES OF PROCEDURE FOR MEDIATION

Article 4

Rules of procedure for mediation

1. Within 10 days after the appointment of the mediator, the Party requesting the mediation procedure shall present, in writing, a detailed description

(a) by

- (b) the fact that the other Party has indicated its willingness to accept a solution to the measure subject to mediation; or

ANNEX 30-A

LIST OF BILATERAL INVESTMENT TREATIES BETWEEN CANADA AND MEMBER STATES OF THE EUROPEAN UNION

Agreement between the Government of the Republic of Croatia and the Government of Canada for the Promotion and Protection of Investments, done at Ottawa on 3 February 1997.

Agreement between the Czech Republic and Canada for the Promotion and Protection of Investments, done at Prague on 6 May 2009.

Agreement between the Government of the Republic of Hungary and the Government of Canada for the Promotion and Reciprocal Protection of Investments, done at Ottawa on 3 October 1991.

Agreement between the Government of the Republic of Latvia and the Government of Canada for the Promotion and Protection of Investments, done at Riga on 5 May 2009.

Exchange of Notes between the Government of Canada and the Government of the Republic of Malta Constituting an Agreement Relating to Foreign Investment Insurance, done at Valletta on 24 May 1982.

Agreement between the Government of the Republic of Poland and the Government of Canada for the Promotion and Reciprocal Protection of Investments, done at WarP109((of)8(e)4(stm09(c)

ANNEX 30-C

ANNEX 30-D

JOINT DECLARATION OF THE PARTIES ON COUNTRIES THAT HAVE ESTABLISHED A CUSTOMS UNION WITH THE EUROPEAN UNION

1. The European Union recalls the obligations of the countries that have established a customs union with the European Union to align their trade regime

Protocol on rules of origin and origin procedures

UGEV\QP"C

IGPGTCN\RTQXKUKQPU

Article 1

Fghpkvkqpu

For the purposes of this Protocol:

cswcewnwwtg

rtqfwegt means a person who engages in any

(c) has undergone sufficient production within the meaning of Article 5.

2.

(l) components recovered from used products collected there, provided that

(iii)

(o)

Ctvkeng"32

Ceeqwpv̄kp i"

Ctykeng"33

For the purpose of determining whether a product is originating, it is not necessary to determine the origin of the following which might be used in its production:

- (a) energy and fuel;
- (b) plant and equipment;
- (c)

- (i) property insurance premiums, taxes, cost of utilities, and repair and maintenance of sales promotion, marketing, and after-sales service offices

(a)

Ctvkeng"45
K o r q t v c v k q p " d { " k p u v c n o g p v u

Ctykeng"48

Rtgugtxcvkqp"qh"tgeqt fu

1. An exporter that has completed an origin declaration shall keep a copy of the origin declaration, as well as the supporting documents referred to in Article 25, for three years after the completion of the origin declaration or for a longer

3. The customs authority of the Party of import may verify whether a product is originating by requesting, in writing, that the customs authority of the Party of export conduct a

- (iii) a description and explanation of the production sufficient to support the rationale concerning the originating status of the product;
 - (iv) information on the manner in which the verification was conducted; and
 - (v) where appropriate, supporting documentation; and
- (b) subject to its laws, notify the exporter of its decision concerning whether the product is originating.
9. The period of time referred to in paragraph 8 may be extended by mutual

Trade in Goods established under Article 26.2(a) (Committees) or from taking
any other action that it considers necessary, pending a r - q the ter

5.

55

575

Bulgarian version

(: M

English version

(Period: from _____ to_____⁽¹⁾)^t

The exporter of the products covered by this document (customs authorisation No...⁽²⁾) declares that, except where otherwise clearly indicated, these products are of ...⁽³⁾ preferential origin.

French version

(Période: du _____ au_____⁽¹⁾)

L'exportateur des produits couverts par le présent document (autorisation douanière n° ...⁽²⁾) déclare que, sauf indication claire du contraire, ces produits ont l'origine préférentielle ...⁽³⁾).

Croatian version

L-esportatur tal-

(_____ ja _____välinen aika⁽¹⁾)

Tässä asiakirjassa mainittujen tuotteiden viejän Öjvä s/ O its/

CPPGZ"5

specified non-

| | |
|---|--|
| Harmonized System classification | Product specific rule for sufficient production pursuant to Article 5 |
|---|--|

0402.21

**Harmonized
System
classification**

Product specific rule for sufficient production pursuant to Article 5

**Harmonized
System
classification**

Product specific rule for sufficient production pursuant to Article 5

**Harmonized
System
classification**

Product specific rule for sufficient production pursuant to

| | |
|---|--|
| Harmonized System classification | Product specific rule for sufficient production pursuant to Article 5 |
|---|--|

in production does not exceed 20 per cent of the net weight of the product,

- (b) the net weight of non-originating material of heading 10.06 or 11.01 through 11.08 used in production does not exceed 20 per cent of the net weight of the product,

| Harmonized System classification | Product specific rule for sufficient production pursuant to Article 5 |
|---|--|
| 1904.30 | <p>(a) the net weight of non-originating material of heading 10.06 or 11.01 through 11.08 used in production does not exceed 20 per cent of the net weight of the product,</p> <p>(b) the net weight of non-originating sugar used in production does not exceed 30 per cent of the net weight of the product,</p> <p>(c) the net weight of non-originating material of Chapter 4 used in production does not exceed 20 per cent of the net weight of the product, and</p> <p>(d) the net weight of non-originating sugar and non-originating material of Chapter 4 used in production does not exceed 40 per cent of the net weight of the product.</p> <p>A change from any other heading, provided that:</p> <p>(a) the net weight of non-originating material of heading 10.06 or 11.01 through 11.08 used in production does not exceed 20 per cent of the net weight of the product, and</p> <p>(b) the net weight of non-originating sugar used in production does not exceed 20 per cent of the net weight of the product.</p> |
| 1904.90 | <p>A change from any other heading, provided that:</p> <p>(a) the net weight of non-originating material of heading 10.06 or 11.01 through 11.08 used in production does not exceed 20 per cent of the net weight of the product,</p> |

**Harmonized
System**

**Harmonized
System
classification**

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| Harmonized System classification | Product specific rule for sufficient production pursuant to Article 5 |
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| Harmonized System classification | Product specific rule for sufficient production pursuant to Article 5 |
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**Harmonized
System
classification**

Product specific rule for sufficient production pursuant to Article 5

**Harmonized
System
classification**

**Harmonized
System**

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| Harmonized System classification | Product specific rule for sufficient production pursuant to Article 5 |
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Harmonized

**Harmonized
System
classification**

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| Harmonized System classification | Product specific rule for sufficient production pursuant to Article 5 |
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**Harmonized
System
classification**

Product specific rule for sufficient production pursuant to Article 5

**Harmonized
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classification**

Product specific rule for sufficient production pursuant to Article 5

**Harmonized
System**

**Harmonized
System
classification**

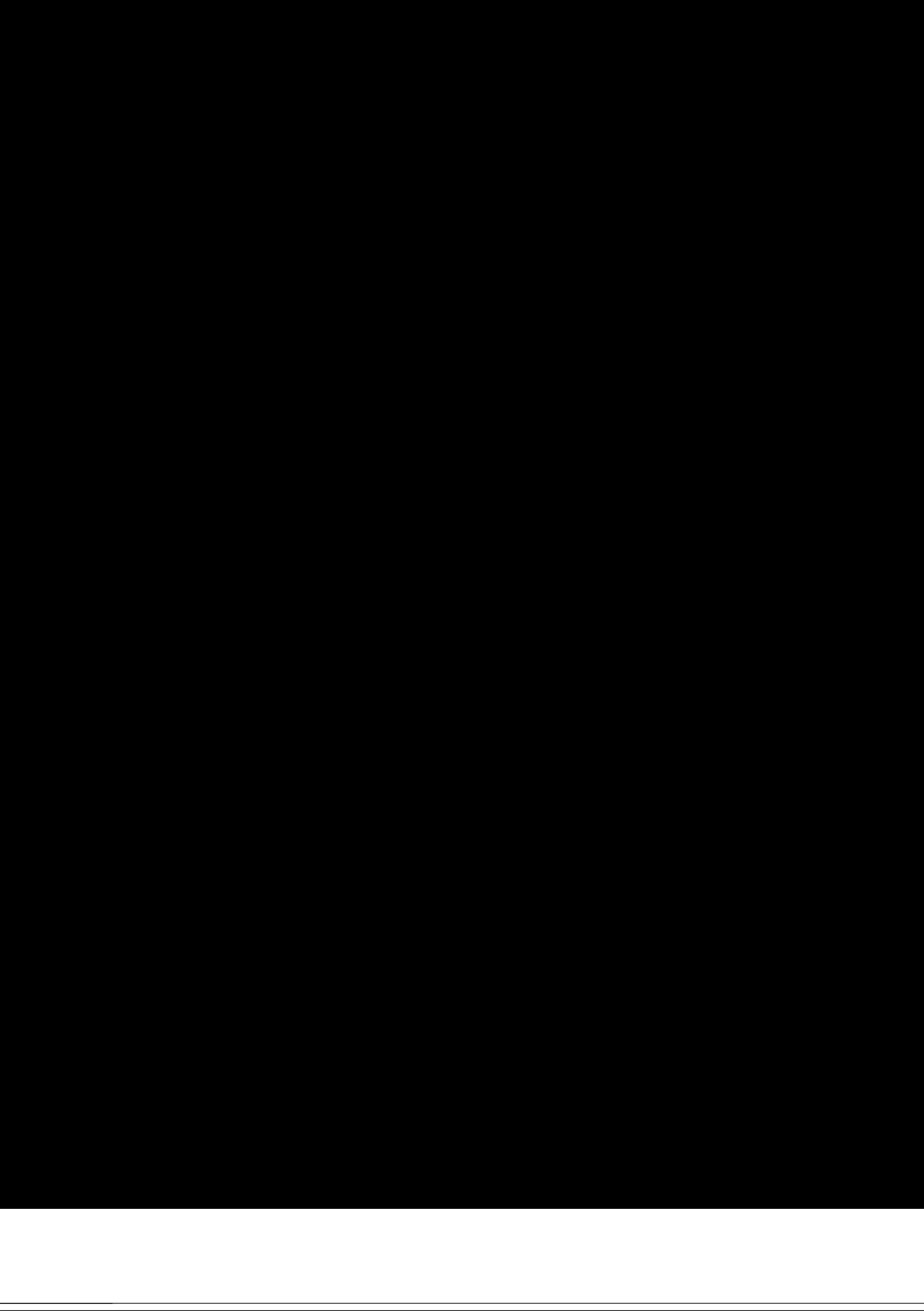
Product specific rule for sufficient production pursuant to Article 5

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|---|--|
| Harmonized System classification | Product specific rule for sufficient production pursuant to Article 5 |
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Harmonized

**Harmonized
System
classification**

Product specific rule for sufficient production pursuant to Article 5



**Harmonized
System
classification**

| | |
|---|--|
| Harmonized System classification | Product specific rule for sufficient production pursuant to Article 5 |
|---|--|

materials of this heading does not exceed 50 per cent of the transaction value or ex-works price of the product.

**Harmonized
System
classification**

Product specific rule for sufficient production pursuant to Article 5

**Harmonized
System
classification**

Product specific rule for sufficient production pursuant to Article 5

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|---|--|
| Harmonized System classification | Product specific rule for sufficient production pursuant to Article 5 |
| | subheading. |

96.03-96.04

**Harmonized
System
classification**

Ugevkqp"C"ó"

Vcdng"Cl4"ō"Cppwc" Swqyc" Cmgecv

*Vcdng" C\05" ó" Cppwcn" Swqvc" Cnnqecvkqp" hqt" Rtqeguugf" Hqqfu" Gzrqtvgf" htq o "Ecpfcfc" \q" \j g"
Gwtqrgcp" Wpkqp*

J c t o q p k | g
f"U{uvg o"

cereal flakes and roasted
cereal flakes or swelled
cereals

heading, whether or not there is

| | | | |
|--|---|--|--|
| | containing less than 65 per cent by net weight of added sugar of subheading 1701.91 through 1701.99 | | |
|--|---|--|--|

Tgxkg y "cpf" Itqyv j "Rtqxkukqpu" Tgncvgf"vq" Vcdng" C\06

1.

I t q y v j " R t q x k u k q p u " T g n c v g f " v q " V c d n g " D \ 3

1.

Tgxkg y "Rtqxkukqp "Tgn cvgf" vq "Vcdng "Dl3

After the completion of the third calendar year following the entry into force of this Agreement, at the request of a Party, the Parties will engage in a discussion on possible revisions to this Section.

Ugevkqp "E" ó "Vgzvñngu" cpf "Crrectgn"

Vcdng "E\3" ó "Cp pwcn" Swqvc "Cmñqecv kqp" hqt "Vgzvñngu" Gzrqtvgf "htq o "Ecp cfc" vq" vjg "Gwtqrgcp" Wpkqp

Synthetic mm

5404.19

Quilted textile products in the piece

5811.00

m^2 = metres squared

*Vcdng"E@4"ó"Cppwcn"Swqvc"Cmqqecvkkqp"htq"Crrectg"Grzrqtvgf"htq o "Ecpfcfc"vq"vjg"Gwtqrgcp"
Wpkqp*

6212.20 Girdles and panty girdles, whether or not
knitted or crocheted

Vcdng" E\5" ó" Cppwcn" Swqvc"

cross sectional dimension of no more than 1 mm; strip and the like, (for example, artificial

yarn of nylon or other

without applied soles, knitted or
crocheted (excluding for babies)

for which no sewing or other

Itqyv a

a

a

a

g g w

exceeding 1,500 cc

of the net
cost of the
product.

qp"3"Cwiwuv"42360

Pqvg"4

ANNEX 7

J

Protocol on the mutual acceptance of the results of conformity assessment

Article 1

Definitions

Except as otherwise provided, the definitions contained in Annex 1 to the TBT Agreement apply to this Protocol. However, the definitions contained in the sixth edition of the ISO/IEC Guide 2: 1991 General Terms and Their Definitions Concerning Standardization and Related Activities do not apply to this Protocol. The following additional definitions also apply:

accreditation means third-party attestation related to a conformity assessment body conveying formal demonstration of its competence to carry out specific conformity assessment tasks;

accreditation body

- (ii) the third-party conformity assessment body established in Canada is designated by Cana

reasons to believe that the conformity assessment body established in the territory of

international standards, guides and recommendations, and applicable European or Canadian standards, technical regulations and conformity assessment procedures;

- (i) evidence of its internal procedures to ensure efficient management and

bodies as, themselves, competent to assess conformity with the relevant technical regulations of the recognising Party; and

(c) the challenge has not been resolved within 120 days after the notifying Party has been notified of the challenge.

Article 15

- (c) developing recommendations for amendments to this Protocol for consideration by the CETA Joint Committee;
- (d) taking any other step that the Parties consider will assist them in implementing this Protocol; and
- (e)

ANNEX 1

ANNEX 2

PRIORITY CATEGORIES OF GOODS FOR CONSIDERATION FOR INCLUSION IN ANNEX 1 PURSUANT TO ARTICLE 1.2

(a)

ANNEX 3

INFORMATION TO BE INCLUDED AS PART OF A DESIGNATION

The information that a Party must provide when designating a conformity assessment body is as follows:

(a) in all cases:

(i)

Protocol on the mutual recognition of the compliance and enforcement

Article 4

2. At the request of a Party, the other Party may conduct an on-site evaluation based on the assessment of data contained in a product submission dossier. The Parties may exchange relevant product information with respect to a request to conduct an on-site evaluation in accordance with Article 14.

5. At the request of the Parties, the Joint Sectoral Group shall review the Annexes to this Protocol, and shall develop recommendations for amendments to these Annexes for consideration by the CETA Joint Committee.

(f) products intended for use in cl

ANNEX 2
REGULATORY AUTHORITIES

The Parties recognise the following entities, or their successors

Devices of the Republic of Slovenia / products

Javna agencija Republike Slovenije za zdravila in medicinske pripomo ke (JAZMP)

ANNEX I

Headnote

Reservations for existing measures and liberalisation commitments

1. The Schedule of a Party to this Annex sets out, under

BG Bulgaria
CY Cyprus
CZ Czech Republic
DE Germany
DK Denmark
EU European Union
ES Spain
EE Estonia
FI Finlaa

Schedule of Canada - Federal
Reservations applicable in Canada
(applicable in all Provinces and Territories)

Reservation I-C-1

Sector: All sectors

Sub-Sector:

Industry Classification:

Type of Reservation: Market access
Performance requirements
National treatment
Senior maTJ2] T5(:g)10enentnd -9(sbo)4(trdsof)-(Cdre)5-(c)4(toi

responsible for the *Investment Canada Act*

Reservation I-C-3

Sector: All sectors

Sub

3. For the purposes of this reservation **Canadian** means
“Canadian” as defined in the *Canada Business Corporations
Regulations, 2001*

Reservation I

Reservation I-C-5

Reservation I-ervation I

(d) foreign investment is allowed up to 100 per cent for
suppliers conductit Tm7--690(9(o)4(r)a)7it on cr

Reservation I-C-10

Sector: Transport services

Sub-Sector: Customs brokers

Reservation I-

Reservation I-

Reservation I

Reservation I-C-18

Sector: Business services

Sub-Sector: Uranium mines
Services incidental to mining

Industry Classification: CPC 883

Type of Reservation: National treatment
Most-favoured-Most

Reservation I-C-20

oCanadianö.

Reservation I-C-22

Sector: Transport

Sub-Sector: Scheduled and non-scheduled passenger and freight transportation by road, including courier services.

Industry Classification: CPC 7121, 7122, 7123, 7512

Reservation I-C-23

Sector: Transport

Sub-Sector:

Reservation I-C-25

Sector: Transport

Sub-Sector: Pilotage and berthing services

Reservation I-C-28

Sector:

Tr1.85 325 3nsportETQq65.424 731.86 325.15 27.624 reW* nBT/

Reservation I-C-29

Sector: Transport

Reservation I-PT-4

Sector:

Reservation I-PT

Reservation I-PT-6

Reservation I-PT-7

Sector: Hunting

Sub-Sector:

Reservation I-PT-11

Sector: All sectors

Sub-Sector:

Reservation I-PT-12

Sector:

Reservation I-PT-13

Reservation I-ervation I

Reservation I-PT-23

Sector: Agriculture

Sub-Sector: Products of agriculture

Reservation I-

Reservation I-PT-26

Reservation I-PT-29

Sector: Fisheries

Sub-Sector: Services incidental to fishing
Wholesale trade services

Industry Classification: CPC 04, 62112, 62224, 882

Reservation I-PT-31

Sector: Transport

Sub-Sector: Road transport services: public transit

Industry Classification: CPC 7121, 7122

Type of Reservation: Market access

Level of Government: Provincial ó British Columbia

Measures: *British Columbia*

Reservations applicable in Manitoba

Reservation I-PT-34

Sector: Community and personal services

Sub-Sector: Funeral
Cremation and undertaking services

Industry ClassificationET12

Reservation I-PT-37

Sector: All sectors

Sub-Sector:

Manitoba presence or control or ownership by Manitoba residents).

Reservation I-PT-40

Sector: All sectors

Reservation I-PT-42

Sector:

Reservation I-PT

Reservation I-PT-45

Sector: Business seat 38.32 40.55 302.95 769

Reservation I-PT-47

Sector: Transport

Sub-Sector: Passenger transito7301020(y)20(stems TJETQq215.45 730.46 325

Reservation I-PT-48

Sector:

Reservation I-PT-50

Sector: All sectors

Sub-Sector:

Industry Classification:

Reservation I-PT-51

Sector: Hunting

Reservation I-ervation I

Reservation I-PT-53

Sector: Forestry

Sub-Sector: Forestry and logging products
Services incidental to products

Reservation I-PT-55

Reservation I-PT-56

Sector: Energy

Sub-Sector:

Reservation I-PT-57

Sector: Alcoholic beverages

Sub-Sector: Commission a

Reservation I-PT-58

Sector: Recreational, cultural and sporting services

Sub

Reservation I-PT-60

Reser

Re



Reservation I-PT-66

Sector: Fisheries

Sub-Sector: Fish and other fishing products
Prepared and preserved fish

Reservation I-PT-67

Sector: All sectors

Sub-Sector:

Reservation I-PT-68

Sector: Business services

Sub-

Reservation I-PT-69

Sector: Business services

Sub-Sector:

Reservation I

Reservation I-PT-73

Sector:

Reservation I-PT-75

Sector:

Reservation I-PT-76

Sector:

Reservation I-PT-77

Sector:

Reservations applicable in the Northwest Territories

Reservation I-PT-

Reservation applicable in Nova Scotia

Reservation I-PT-79

Sector:

Reservation I-PT-80

Sector: Tourism and recreational services

Sub-Sector:
Service incidental to hunting
Tour guide agencies
Own-account hunting

Reservation I-PT-81

Sector: Transport

Sub-Sector:

Reservation I-PT-82

Reservation I-PT-85

Sector: Alcoholic beverages

Reservation I-PT-87

Sector: Mining

Sub-Sector:

Reservation I-PT-89

Sector: Community and personal services

Sub-Sector: Funeral, cremation and undertaking services

Reservation I-PT-90

Sector:

Reservation I-

Reservation I-PT-93

discrimination in favour of residents of Nova Scotia or entities established in accordance with the laws of Canada or a province or territory thereof and having a place of business and substantive business activities with Nova Scotia.

Reservations applicable in Ontario

Reservation I-PT-97

Sector:

Reservation I-PT-100

Sector: Business services

Sub-Sector:

Reservation I-PT-102

Sector: Alcoholic beverages

Sub-Sector: Wine products

Industry Classification: CPC 242

Type of Reservation:

Reservation I-PT-

Reservation I-PT-104

Sector: Agriculture

Sub-Sector: Products of agriculture
Services incidental to agriculture

Industry Classification: CPC 01, 8811 (other than rental of agricultural equipment with operator)

Type of Reservation: National treatment

Level of Government: Provincial - Ontario

Cross- 3t99(dS)-3(e)4(e)4((T)-2(e)4adS)-3(e)4 ionee-

Reservation I-PT-105

Reservation I-PT-108

Sector: Recreational, cultural and sporting services

Sub-Sector: S65.424 793(55220. an)es

Reservation I-PT-

Reservation I-PT-111

Reservation I-PT-

Reservation I-PT-113

Sector: Distribution services

Sub-Sector: Retail sales of pharmaceutical, medical and orthopaedic goods

Industry Classification:

Reservation I-PT-115

| | |
|---------------------------------|---|
| Sector: | Ores and minerals, electricity, gas and water |
| Sub-Sector: | Natural gas Electrical energy |
| Industry Classification: | CPC 120, 17, 334, 713, 887 |
| Type of Reservation: | Market access National treatment Performance requirements |
| Level of Government: | Provincial - Ontario |
| Measures: | <i>Ontario Energy Board Act</i> , S.O. 1998, c. 15, Sched. B <i>Electricity Act</i> , S.O. 1998, c. 15, Sched. A <i>Green Energy Act</i> , S.O. 2009, c. 12, Sched. A <i>Green Energy and Green Economy Act, 2009</i> , S.O. 2009, c. 12 <i>Municipal Franchises Act</i> , R.S.O. 1990, c. M-55 |

(b)

Reservation I-PT-116

Sector: Mining

Sub-Sector: Metal ores, other minerals
Manufacture of basic metals on a fee or contract basis

Industry Classification: CPC 14, 16, 8851

Type of Reservation: Performance requirements

Level of Government: Provi 0 0 00.02 2TJETQq215.45 633.4u5 6eW/F3 12 Tf1 0 0 1 17

Reservation I-PT-117

Sector: Transport

Reservation I-PT-118

Sector: Educational services

Sub-Sector: Driver certification services

Reservation I-PT

Reservation I-PT-121

Sector: Agriculture

Reservation I-PT-124

Sector: Agriculture

Sub-Sector:

Reservation I-PT-125

Sector: Trade services

Reservation I-PT-127

Sector: Business services

Sub-Sector:

Reservation I-PT-129

Sector: All sectors

Sub-Sector:

Reservation I-PT-131

Reservation I-PT-132

Reservation I-PT-134

Sector: Energy

Sub-Sector: Electricity, oil and natural gas
Services incidental to energy distribution

Reservation I-PT-136

Sector: Alcoholic beverages

Sub-Sector:

Reservation I-PT-137

Reservations applicable in Québec

Reservation I-PT-138

Sector:

consideration specific socio-economics factors when rendering a decision.

3. Québec residents are given priority in the purchase or lease of land in the domain of the State.

Reservation I-PT

Reservation I-PT-140

Reservation I-PT-141

Sector: Recreational, cultural and sporting services

Sub-Sector: Cultural goods and property

Industry Classifical* n(l g)8]

Reservation I-PT-

Reservation I-PT-146

Sector: Transport

Sub-Sector: Road transportation

Industry Classification: CPC 71231, 71232, 71233, 71234

Type of Reservation: National treatment

35 per cent of the operators of heavy-vehicles that are registered in the bulk trucking register and that have its principal establishment in the zone for which the permit is applied for. An operator shall subscribe for brokerage services in the brokerage zone where he or she has his or her principal establishment or in the zone determined by regulation.

Reservation I-PT-148

Reservation I-PT-149

Reservation I-PT-

Reservation I-PT-152

Sector: Recreational, cultural and sporting services

Sub-

Reservation I-PT-153

Reservation I-PT-154

Sector: Alcoholic beverages

Sub-Sector: Commission agentsØ services
Wholesale trade services
Retailing services
Beverages

Industry Classification:

Reservation I

Reservation I-PT

on a Canadian stock exchange, it must prove, for each of its partners or directors and shareholders who own 10 per cent or more of shares with full voting rights and are not

Reservation I-PT-157

Reservation I-PT-159

Sector: Business services

Sub-Sector:

Reservations applicable in Saskatchewan

Reservation I-PT-161

Reservation I-PT-163

Sector: Business services

Sub-Sector: Legal services

Reservation I-PT-165

Sector: Business services

Sub-Sector: Real estate services involving own or leased property
Real estate services on a fee or contract basis

Industry Classification: CPC 8210, 822

Type of Reservation: Market access
National treatment

Level of Government: Provincial ó Saskatchewan

Measures: *The Real Estate Act*

Reservation I-PT-168

Reservation I-PT-171

Sector: All sectors

Sub-Sector:

Reservation I-PT-173

Reservation I-PT-

Reservation I-PT-175

Reservation I-PT-177

Sector:

Reservation I-PT-180

Sector: Travel agency, tour operator and tourist guide services

Sub-Sector:

Reservation I-PT-

Reservation I-PT-184

Sector: Land

Sub-Sector: Agricultural land, forest and other wooded land

Industry Classification: CPC 8811 (other than rental of agricultural equipment with operator), 8812, 531

(b)

Reservation I-PT-186

Sector: Agriculture, forestry and fisheries products

Sub-Sector: Agricultural, forest and other wooded land
Forestry and logging products

Industry Classification: CPC 03, 531

Reservation I-PT-188

Sector: Energy

Sub-Sector: Production, transmission, and distribution of electricity

(a) to impose performance requirements;

(b)

Reservation I-PT-190

Sector: Energy

Sub-Sector: Oil and gas
Services incidental to energy distribution
Crude petroleum and natural gas
Transport services via pipeline

Industry Classification: CP.6 re312 0,7193,

management and board of directors.

Reservation I-PT-191

Sector: Alcoholic beverages

Sub-Sector:

Reservation I-PT-193

Sector: Business services

Sub-

Reservation I-PT-194

Type of Reservation:

Description:

Sector: Transport

Sub-Sector: Supporting services for air transport

Industry Classification: Rental of aircraft

Type of Reservation: CPC 7461, CPC 7469, CPC 83104
National treatment
Market access

Airport operation services may be subject to individual concession or licence from public authorities. Special approval from the competent authority may be needed for the holder of the licence or the concession to transfer the operation licence or concession in total or in part to a third party.

With respect to computer reservation system (CRS) services,

railway infrastructure

Market access

Level of Government: EU level - National - Regional

Measures:

Reservations applicable in Austria

Swiss Confederation is required.

Equity participation and shares in the operating result of any law

the EEA may apply for the following authorisations:
postgraduate training, medic TJ14dpr-5(dic)tini Ts4()-024(T4(

Sector: Distribution

Sub-Sector:

Sector: Education services

Sub-Sector: Higher education services

Industry Classification: CPC 923

Type of Reservation: Market access

Level of Government: National

Measures:

University of Applied Sciences Studies Act, BGBl I Nr. 340/1993,
§ 2

University Accreditation Act, BGBl. I Nr. 168/1999, § 2

Description:

a joint stock company or a mutual

For internal waterways transport, nationality of a Member State
of the EEA s

Reservations applicable in Belgium

services in respect of Belgian law, including representation before courts. Residency (commercial presence) is required in order to obtain full admission to the Bar.

The residency requirement for a foreign lawyer to obtain full admission to the Bar is at least six years from the date of application for registration, three years under certain conditions. Required to have a certificate issued by the Belgian Minister of Foreign Affairs under which the national law or international convention allows reciprocity (reciprocity condition). Representation before the *Cour de Cassation* is subject to quota.

Sector: Business services

Sub-Sector: Auditing services

Industry Classification:

Level of Government: National (Federal State)

agences de travail intérimaire et à la surveillance des agences de placement privées, art. 6

navires et l'entrée en vigueur de la loi du 21 décembre 1990 relative à l'enregistrement des navires, tel que modifié

Description:

Investment and International Maritime Transport Services

According to the Belgian ship registration law and decree provisions, the owner or operator of a ship must be:

- (a) an individual who is national of a Member State of the EU;
 - (b) an individual who is domiciled or resident in Belgium; or
 - (c) a legal person / body corporate / having its real place of business in one of the Member States of the EU,
- in order to be eligible to register a ship on the national register.

Foreign inves

Sector: Transport

Sub-Sector: Air transport services

Reserv

the provisions of the Concessions Act or other special concessions laws.

The activities of prospecting or exploration of underground

Relations with Companies Registered in Preferential Tax

law on a non-discriminatory basis. Some types of legal form may

good repute, and which is:

(a) a general partnership in which more than half of the partners are registered auditors, auditors or audit entities from other Member State of the EU;

(b) a limited partnership in which more than half of the partners

Type of Reservation: National treatment

Market access

Level of Government: National

Measures:

Industry Classification: CPC 87905

Type of Reservation: Market access

Level of Government: National

Sector:

pursuing of business activities in Bulgaria through a branch.

Level of Government: National

Industry Classification: ISIC rev 3.1 0501, ISIC rev 3.10502, CPC 5133, CPC5223, CPC 721, CPC 722, CPC 74520, CPC 74540, CPC 74590, CPC 882

Type of Reservation: National treatment
Market access

Sub-Sector: Rail transport
Supporting services for rail transport

Reservations applicable in Croatia

Sector:

Sector: Business services

Sub-Sector:

Level of Government: National

Measures: Health Care Act (OG 150/08, 71/10, 139/10, 22/11, 84/11, 12/12, 70/12, 144/12)

Description: **Investment**

- (i) in accordance with the laws of the Republic of Cyprus and have their registered office in the Republic of Cyprus;
- (ii) in accordance with the laws of any other Member State of the EU and have their registered office, central administration or principal place of business within the European Economic Area and have either appointed an authorised representative in the Republic

Reservations applicable in the Czech Republic

Sector: All sectors

Sub-Sector: Acquisition of real estate

Industry Classification:

Type of Reservation: National treatment

Level of Government: National

The acquisition of agricultural land by private or legal persons is also governed by the Danish Act on Agricultural Real Estate (lov om landbrugsejendomme), which imposes restrictions on all persons, Danish or foreign, when acquiring agricultural property. Accordingly, any private or legal person, who wishes to acquire agricultural real estate, must fulfill the requirements in both laws.

An agricultural holding may be acquired by an individual, provided that the acquirer - or another person

systems and pipelines), no. 724 of 1 July 2008

Description:

Investment

The owner or user intending to establish a pipeline for the transport of crude oil

Reservations applicable in Estonia

Sector:

be reserved exclusively to la

from another Member State of the EU has:

Services incidental to mining
Engineering related scientific and technical consulting services
Ore mining

Industry Classification: ISIC rev 3.1 120, CPC 5115, CPC 883, CPC 8675

Sector: Legal services

Sub-Sector:

Industry Classification:

Sector: Business services

Sub-Sector: Auditing services

Industry Classification: CPC 86211, CPC 86212 other than accounting services

Type of Reservation: National treatment
Market access

Level of Government: National

Sector: Transport

Sub-Sector: Supporting services for water transport

Industry Classification: CPC 745

Type of Reservation: Market access
National treatment

Reservations applicable in France

Sector:

actions SELCA.

Loi 77-2 du 3 janvier 1977, arts. 12, 13, 14

Sector:

Sector:

Reservations applicable in Germany

Sector: Manufacturing

Sub-Sector: Newspapers, journals and periodicals, appearing at least four

(TPG) v. 31. Juli 1991, GVBl. 1991 S. 271 in der Fassung v. 16. Juli 2008, GvBl. S. 243

§ 9 Abs. 1 Nr. 1 Hamburgisches Pressegesetz v. 29. Januar 1965, HmbGVBl., S. 15, in der Fassung v. 15. Dez. 2009, HmbGVBl. S. 444, 447

§ 6 Abs. 2 Sächsisches

Auditing services

Industry Classification: CPC 86211, CPC 86212 (other than accounting services), CPC 86213, CPC 86219, CPC 86220)

Type of Reservation:

natural persons only.

Establishment requirements may apply.

Telemedicine may only be provided in the context of a primary

Gesetz über den Beruf der Diätassistentin und des Diätassistenten
Gesetz über den Beruf der Ergotherapeutin und des
Eon un8 3253.011(be)4(aB)7p ue(n)] TJETQq215.45 119.18 325.1

Rettungsdienstg

2012 (GBl. S. 149)

Hamburgisches Landespflegegesetz (HmbLPG) vom 18. Sep

Nachtragshaus-halts-gesetz 2008 vom 23.04.2008, ss. 2 and 3

§§ 12, 13, 14 Krankenhausentwicklungsgesetz Brandenburg
(BbgKHEG) vom 08.07.2009 (GVBl. I/09, page 310),

Berliner Gesetz zur Neuregelung des Krankenhausrechts vom
18.09.2011 (GVBl. page 483)

Bremisches Krankenhausgesetz (BrmKrHG) vom 12.04.2011
(Gesetzblatt Bremen vom 29.04.2011)

Hamburgisches Krankenhausgesetz (HmbKHG) vom 17.04.1991
(HmbGVBl. Page127), geändert durch zweites ÄndG vom

vom 06.02.2002

Berlin, Gesetz über die Kammern und die Berufsgerichtsbarkeit
der Ärzte, Zahnärzte, Tierärzte, Apotheker, Psychologischen
Psychotherapeuten und Kinder- und Jugendlichenpsychotherapeuten (Berliner Kammergesetz) inTJE2

Level of Government: National

Measures: Precidential Degree 38/2010, Ministerial Decision
165261/IA/2010 (Gov. Gazette 2157/B)

Description: Cross

goods to the public.

persons.

However, Law 3696/2008 permits the establishment by EU residents (natural or legal persons) of private tertiary education institutions [TJ9/F1 12 Tf13nting certificates which are equivalent to university degrees].

Sector: Financial services

Sub

Sector: Fishing, transport

Sub-Sector: All

Description:

Cross-Border Trade in Services

The provision of the following services, insofar as they are being supplied by a physical person present in the territory of Hungary, requires residency:

- (a) Taxation advisory services;
- (b) Architectural services;
- (c) Engineering services (only applicable to graduate trainees); and
- (d)

Description: Investment and Cross

Description:

Reservations applicable in Ireland

exploration, there is a requirement that companies (Irish and

Reservations applicable in Italy

Sector: Publishing and printing

Sub-Sector:

To provide legal services in respect of EU and Italian law, commercial presence may be required to take one of the legal

Level of Government: National
Measures: Law 56/1989 on the psychologist profession
Description: **Cross-Border Trade in Services**

agrari", residency and enrolment in the professional register is required. Third country nationals can enrol under condition of reciprocity.

| | |
|---------------------------------|--|
| Sector: | Mining and quarrying |
| Sub-Sector: | Mining of coal and lignite Extraction of peat Extraction of crude petroleum and natural gas Mining of metal ores Other mining and quarrying Engineering related scientific and technical consulting services Services incidental to mining |
| Industry Classification: | ISIC rev 3.1 10, ISIC rev 3.1 11, ISIC rev 3.1 12, ISIC rev 3.1 13, ISIC rev 3.1 14, CPC 8675, CPC 883 |
| Type of Reservation: | Market access |
| Level of Government: | |

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Type of Reservation: National treatment
Market access
Cross-border supply of financial services

Level of Government:

Description:

Reservations applicable in Latvia

Sector: All sectors

Sub-

professional activity of a sworn auditor or a company of sworn auditors, as this professional activity is defined in the laws of Latvia.

Sector: Business services

Sub

| | |
|---------------------------------|---|
| Sector: | Distribution |
| Sub-Sector: | Distribution of pyrotechnics |
| Industry Classification: | |
| Type of Reservation: | Market access |
| Level of Government: | National |
| Measures: | Law on Supervision of Civil Pyrotechnics Circulation (23 March 2004. No. IX-2074) |
| Description: | Cross-Border Trade in Services The distribution of pyrotechnics is subject to licensing. Only the juridical persons established in the EU may obtain a licence. |

Sector:

Description:**Investment and International Maritime Transport Services**

The Lithuanian flag is granted only to vessels registered in the Lithuanian register of maritime vessels and owned or chartered

Reservations applicable in Luxembourg

Reservations applicable in Malta

before courts. Residency (commercial presence) is required in order to obtain full

Sub

Sector:

Reservations applicable in Poland

Industry Classification:

Sector: Business services

Industry Classification:

Level of Government: National
Measures: Polish Aviation Law of 3 July 2002, Articles 174.2 and 174.3 3
Description: **Investment**

Reservations applicable in Portugal

Sector: Business services

Sub

Description:

Investment

Sector:

Type of Reservation: National treatment
Market access

Law for the Notaries and the Notarial Activity

Reservations applicable in the Slovak Republic

or to open a pharmacy for the retail of pharmaceuticals and

Reservations applicable in Slovenia

Sector: Business services

Sub-Sector: Levi4es

Sector: Business services

Sub-Sector: Real estate services

Pharmacy a

Reservations applicable in Spain

Sector: All sectors

Sub-Sector:

In-.8 r1 2ystry Classificate:

Industry Classification:

Type of Reservation:

Reservations applicable in Sweden

Sector: All sectors

Sub-Sector:

Industry Classification:

Type of Reservation: National treatment

competent authority.

For limited liability companies and co-operative economic associations, at least 50 per cent of the members of the board of

Sector: Business services

Sub-Sector: Legal services

Industry Classification: Part of CPC 861

rented ship. The duration of the contract d9(the be)--19(duraa)-27

Sub-

Measures:

Sector:
Fishing
Transport

- (a) Articles 8.6 (National treatment), 9.3 (National treatment) or, for the European Union, Article 13.3 eTmetional oetment) ;] TJETBT1 0 0 1 3738.95760.68 Tm[(U)] TJETBT1

Schedule of Canada

**Reservations applicable in Canada
(applicable in all Provinces and Territories)**

Reservation II-C-1

Reservation II-

Reservation II-

Reservation II-

Reservation II-C-5

Sector: Fisheries

Sub-Sector: Fishing and services incidental to fishing

Industry Classification: CPC 04, 882

Type of Reservation: Market access

Reservation II-

Reservation II-C-7

Reservation II-C-8

Reservation II

Reservation II-C-12

Sector:

other things, to marine activities of a commercial nature undertaken by or from a vessel, including feeder services and repositioning of empty containers.

4. This reservation does not apply to a measure relating to

Reservation II-C-16

Reservation II-C-18

Sector: Transport

Sub-Sector: Supporting and auxiliary transport services

Reservation II-

entity pursuant to Canada's Reservation I-C-2.

Reservation II

Reservation II-PT-9

Sector: Recreational, cultural and sporting services

Sub-Sector:

Reservation II-PT-12

Sector: Transport.85 742.66 Tm[(Tr)4(a)4(nsps215ort)] TJETQq215.45 75

Reservation II-PT-

Reservation II-PT-14

Sector: Energy

Sub-Sector: Crude petroleum and natural gas
Electrical energy
Services incidental to energy distribution

Industry Classification: CPC 120, 171, 887

Type of Reservation: Market access

Description: **Investment and Cross-Border Trade in Services**

1.

Reservation II

Reservation II-PT-16

Sector:

Reservation II-PT-18

Reservation II-PT-19

Sector: Alcoholic beverages

Sub-Sector:

Reservations applicable in Newfoundland and Labrador

Reservation II-PT-21

Sector: Fishing and hunting

Sub-Sector:

- Edible products of animal origin n.e.c.
- Raw skins of other animals n.e.c. (fresh or preserved, but not further prepared)
- Fish and other fishing products
- Other meat and edible offal, fresh, chilled or frozen (including rabbit meat), excluding frog legs

Reservation II-PT-23

Sector: Recreational, cultural and sporting services

Sub-Sector: Gambling and betting

Industry Classification

Reservation II

Reservation II

Reservation II-PT-28

Sector: Forestry

Sub-

Reservation II-PT-32

Sector: Fisheries

Sub-

Reservation II

Reservation II

Reservation II-PT-39

Sector:

Reservation II-PT-44

Sector: Fisheries

Sub-Sector:

Reservation II-PT-46

Sector: Energy

Sub-Sector: Crude petroleum and natural gas

Reservation II-PT-47

Sector: Transport

Sub-Sector:

Reservations applicable in Ontario

Reservation II-PT-49

Reservation II-PT-52

slaughterhouses, C.Q.L.R.

Reservation II-PT-56

Sector: Energy

Sub-Sector: Electricity energy
Services incidental to energy distribution

Industry Classification: CPC 171, 887

Type of Reservation: Market access

Description: **Investment and Cross-Border Trade in Services**

1. Québec reserves the right to adopt or maintain a measure limiting market access in the production, fixing and modification

Reservation II

Reservation II-PT-58

Sector: Recreational, cultural and sporting services

Sub-Sector: Gambling and betting

Industry Classification:

Reservation II-PT-59

Reservation II-PT-61

Reservation II-PT-62

Sector: Energy

Reservations

Reservation II

Reservation II-PT-66

Sector: Energy

Sub-Sector: Production, transmission, and distribution of electricity, gas, steam and hot water
Electricity and related services

Industry Clare6o(d)-54n02 2

Reservation II-PT-68

Sector: Forestry and agriculture

Sub-Sector: Services incidental to agriculture
Services incidental to animal husbandry
Agricultural land, forest and other wooded land
Crown land leases and permits
Forestry and logging products

Industry Classification: CPC 03, 531, 8811 (other than rental of agricultural equipment with operator), 8812

Type of Reservation: Market access

Description: **Investment and Cross-Border Trade in Services**

1. Yukon reserves the right to adopt or maintain a measure limiting market access in agricultural land, forest resources, and grazing agreements, with the exception of 9(a)29.0m2e ingm9

Reservation II-PT-69

accords differential treatment to a country pursuant to any existing

The EU reserves the right to adopt or maintain any measure which accords differential treatment relating to the right of establishment to nationals or enterprises through existing or future bilateral agreements between the following Member

Senior management and boards of directors

Description:

Industry Classification:

Type of Reservation: Market access,
National treatment

Description: **Investment and Cross**

Sector: Recreational, cultural and sporting services

Sub-Sector:

Industry Classification: CPC 9619, CPC 963 , CPC 964 other than CPC 96492

Type of Reservation:

- Market access
- National treatment
- Most-favoured-nation treatment
- Performance requ1 12e

Performance requirements
Senior management and boards of directors

Description: **Investment and Cross-Border Trade in Services**

funding or State support in any form, and are therefore not considered to be privately funded, and with regard to activities or

Description:

Sector: Air transport

Sub-Sector:

Industry Classification:

Type of Reservation:

- National treatment
- Market access
- Senior management and boards of directors
- Performance requirements
- Most-favoured-nation treatment

Description: **Investment**

applied, sets a limit on the number of service suppliers. Main criteria: Local demand as provided in applicable laws.

Reservations applicable in Belgium

Sector:

- Fishing
- Aquaculture
- Services incidental to fishing

Sub-Sector:

Sector:

Sub-Sector: Cargo handling services

Industry Classification: CPC 741

Type of Reservation:

Sector: Energy

Sub-Sector: Wholesaling services of electricity and gas

nuclear material and generation or distribution of nuclear-based energy.

Existing Measures:

Sector: Mining and quarrying, manufacturing and energy

Sub-Sector: Mining and quarrying, manufacture of refined petroleum

Reservations applicable in Bulgaria

Sector:

Sector: Business services

Sub-Sector: Legal services

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Existing Measures:

Sector: Health services

Sub-Sector:

Sector:

Description:

Reservations applicable in Croatia

Sector:

National treatment

Reservations applicable in the Czech Republic

Sector: Business services

Sub-Sector: Real estate services

Industry Classification: CPC 821, CPC 822

Type of Reservation: Market access

Industry Classification: CPC 87302, CPC 87303, CPC 87304, CPC 87305, CPC 87309

Type of Reservation:

Senior management and boards of directors

Description:

Investment

The Czech Republic reserves the right to adopt or maintain any measure with respect to the

Sector:

Description: **Investment**
Non-EU residents cannot own one-third or more of a business

Type of Reservation: Market access
National treatment
Cross-Border supply of financial services

Description: **Financial Services**

Existing Measures: Ydinenergialaki (Nuclear Energy Act) (990/1987)

Sector: Business services

Sub-Sector: Executive search

Placement services of office support personnel and other workers

Supply services of office support personnel

Industry Classification: CPC 87201, CPC 87202,

| | |
|---------------------------------|--|
| Existing Measures: | Laki yksityisistä turvallisuuspalveluista (Private Security Services Act) 282/2002 |
| Sector: | Distribution services |
| Sub-Sector: | Distribution of alcoholic beverages |
| Industry Classification: | Part of CPC 62112, CPC 62226, CPC 63107, CPC 8929 |
| Type of Reservation: | National treatment Market access Performance requirements Senior management and boards of directors |
| Description: | Investment and Cross-Border Trade in Services |

Sub-Sector: Transmission and distribution networks and systems
Importation, wholesale and retail of electricity
Production and distribution of gas, steam and hot water

Industry Classification: ISIC rev 3.1 40, CPC 7131, CPC 887 (other than advisory and

Sub

Sub-Sector: Banking and other financial services

Industry Classification:

Type of Reservation: National treatment

Senior management and boards of directors

Cross-Border supply of financial services

Description: **Financial Services**

At least one of the founders, the members of the board of directors, the supervisory board, the managing director of banking services providers and the person entitled to sign the name of the credit institution shall have their permanent

National treatment

Reservations applicable in France

Sector: All sectors

Sub-Sector:

Sector:

Existing Measures: Art. L 6213-1 à 6213-6 du Code de la Santé Publique

Sector: Social services

Sub-Sector:

Industry Classiq(n325.15 T)

Description:

Investment

Foreign participation in existing companies publishing

Type of Reservation:

Reservations applicable in Germany

Sector:

- Fishing
- Aquaculture
- Services incidental to fishing

providing waste management services.

Existing Measures:

Sector: Environmental services

Sub-Sector: Soil management

Industry Classification: CPC 94060

Type of Reservation:

Sector:

Germany reserves the right to adopt or maintain any measure prohibiting the cross-border supply of services irrespective of

may be subject to a condition of reciprocity.

Reservations applicable in Greece

Reservations applicable in Hungary

Sector:

Description:

Description:

Cross-

Industry Classification: CPC 9311, CPC 93192, CPC 93193

Type of Reservation: Market access
National treatment

Description: Cross-Border Trade~~125.8 re150.13 696.82 S-2(r)4(ad)-3vict21~~

Reservations applicable in Ireland

Sector: Business services

Sub-Sector:

Description:

Investment and Cross-Border Trade in Services

Italy reserves the right to require establishment and to prohibit the cross-border supply of supply services of office personnel.

Italy reserves the right to restrict the number of suppliers of

Italy reserves the right to adopt or maintain any measure relating to the activities of "*promotori di servizi finanziari*".

Existing Measures: Arts. 91-111 of Consob Regulation on Intermediaries (no. 16190 of 29 October 2007)

Sector: Financial services

Sub-Sector:

Performance requirements

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Reservations applicable in Lithuania

Sector: All sectors

restrictions shall be established

In Lithuania,

| | |
|-----------------------------|---|
| Type of Reservation: | Market access |
| Description: | Cross-Border Trade in Services Lithuania reserves the right to adopt or maintain any measure with regard to the cross-border supply of all social services which receive public funding or State support in any form, and are therefore not considered to be privately funded |

Sector: Energy services

Sub

Reservations applicable in the Netherlands

Reservations applicable in Poland

Sector: All sectors

Sub

Sub-Sector: Ambulance services

Reservations applicable in Portugal

Sector: All sectors

Sub

Senior management and boards of directors

Description:

Investment and Cross-Border Trade in Services

Portugal reserves the right to adopt or maintain any measure with

Sector: Financial services

Sub-Sector: Insurance

services)

Type of Reservation: Market access
National treatment

Description: **Investment and Cross-Border Trade in Services**

Reservations applicable in Romania

Sector: Business services

Sub-Sector: Security services

Act 131/2002 on Universities, arts. 2, 47, 49a

Act 596/2003 on State Administration in Education, art. 16

Sector: Health services

Sub

preferential road taxes of a transport services into, in, across and out of Slovakia to the contracting parties concerned.

Existing Measures:

Type of Reservation: Market access
National treatment

Reservations applicable in Sweden

Sector: All sectors

Sub-Sector:

Industry Classification:

Type of Reservation: National treatment
Senior management and boards of directors

Description: Investment

Regulation on trade with pharmaceuticals (2009:659)

The Swedish Medical Products Agency has adopted further regulations, the details can be found at (LVFS 2009:9)

http://www.lakemedelsverket.se/upload/lvfs/LVFS_2009-9.pdf

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9.pdf

Sector: Education services

relating to public utilities.

Existing Measures:

The Environmental Code (1998:808)

SFS 1994:1205 Förordning (1994:1205) om producentansvar för returpapper

SFS 2000:208 Förordning (2000:208) om producentansvar för glödlampor och vissa belysningsarmaturer

SFS 2005:209 Förordning (2005:209) om producentansvar för elektriska och elektroniska produkter

SFS 1997:185 Förordning (1997:185) om producentansvar för förpackningar

SFS 1994:1236 Förordning (1994:1236) om producentansvar för däck

SFS 1993:1154 Förordning (1993:1154) 1994:1236 om producenta

Sub-Sector:

Industry Classification: CPC 933

Type of Reservation: Market access

Headnotes

Schedule of Canada
SECTION A
Reservations applicable in Canada

Reservation IIIA-C-2

Reservation IIIA-C-3

Sector:

Reservations

Reservation IIIA-PT-2

Sector: A

Reservation IIIA-PT-3

Sector: Financial servicesTm[()] TJETQQq6 361.r4d

Reservation IIIA-PT-5

Sector: Financial services

Sub-Sector:

Reservation IIIA-PT

Reservation IIIA-PT-9

Sector: Financial services

Sub-Sector: Banking and other financial services (excluding insurance)

Reservation

Reservation IIIA-PT-13

Sector: Financial services

Sub-Sector: Insurance and insurance r

Reservation IIIA-PT-14

Sector: Financial services

Sub-Sector:

Reservation IIIA-PT-15

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Reservation IIIA-PT-19

Sector: Financial services

Sub-Sector: Banking and other financial services (excluding insurance)
Trust and loan companies

Type of Reservation: Market access

Level of Government: Provincial ó Manitoba

Reservation IIIA

Reservation IIIA-PT-21

Reservation IIIA

Reservation IIIA-PT-23

Sector: Financial services

Sub-Sector:

Reservation IIIA-(va)-9(tion I)-3(IIA)JTJETQq65.424 759.

Reservation IIIA-PT-26

Sector: Financial services

Reservation IIIA-PT-28

Sector: Financial services

Sub-Sector:

Reservation IIIA-PT-29

Reservations applicable in New Brunswick

Reservation IIIA-PT-30

Sector: Financial services

Sub-Sector:

Reservation IIIA-PT-32

Sector: Financial services

Sub-Sector: Banking and other financial services (excluding insurance)

Reservation IIIA

Reservation IIIA-PT-36

Reservations applicable in Newfoundland and Labrador

Reservation IIIA-PT-38

Sector: Financial services

Sub-Sector: Insurance and insurance related services
Direct insurance and reinsurance and retrocession

Type of Reservation: Market access

Level of Government: Provincial ó Newfoundland and Labrador

Measures: *Insurance Adjusters, Agents and Brokers Act*

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Reservation IIIA-

Reservations applicable in the Northwest Territories

Reservation IIIA-PT-45

Sector: Financial services

Sub-Sector: Insurance and insurance related services

Reservation IIIA-PT-46

Sector: Financial services

Sub-Sector: Banking and other financial services (excluding insurance)

Reservation

Reservation IIIA

Reservations applicable in Nova Scotia

Reservation IIIA-PT-50

Reservation IIIA-PT-51

Sector:

Reservation IIIA-PT-54

Sector: Financial services

Sub-Sector:

Reservation IIIA-PT-60

Reservations applicable in Nunavut

Reservation IIIA-PT-63

Sector: Financial services

Sub-Sector: Insurance and insurance related services
Direct insurance and reinsurance and retrocession

Reservation IIIA-PT-66

Reservation IIIA

Reservation IIIA-PT-69

Sector: Financial services

Reservation IIIA

Reservation IIIA

Reservation IIIA-PT-73

Sector: Financial services

Sub-Sector: Banking and other financial services (excluding insurance)
Financial intermediation services, other than insurance and pension fund services

Reservation IIIA-PT-76

Reservation IIIA-

Reservation IIIA-PT-80

Sector: Financial services

Reservation IIIA

Reservation IIIA

Reservations applicable in Québec

Reservation IIIA-PT-84

Sector: Financial services

Sub

Reservation IIIA-PT-86

Sector: Financial services

Sub-Sector: Insurance and insurance related services

Reservation IIIA-PT-89

Sector: Financial services

Sub-Sector:

Reservation IIIA-PT-90

Reservation IIIA-

Reservation IIIA

Reservation IIIA-PT-96

Sector: Financial services

Sub-Sector: Insurance and insurance related services
Direct insurance

Type of Reservation: Cross-border supply of financial services

Level of Government: Provincial ó Saskatchewan

Measures: *The Saskatchewan Insurance Act, R.S.S. 1978, c. S-26*

Reservation IIIA-PT-98

Sector: Financial services

Sub-Sector:

Reservation IIIA

Reservation IIIA-PT-100

Sector: Financial services

Reservation IIIA-PT-105

Sector: Financial services

Sub-Sector: Banking and other financial services (e

Reservation IIIA-PT-110

Sector: Financial services

Sub-

Reservation IIIA-PT-111

Sector: Financial services

Sub-Sector: Banking and other financial services (excluding insurance)

Reservation IIIA-PT-112

Sector: Financial services

Reservation IIIA

SECTION B

**Reservations applicable in Canada
(applicable in all Provinces and Territories)**

Reservation IIIB-C-1

Sector:

Reservation IIIB-C-

Reservation IIIB-C-4

Sector: Financial services

Sub-Sector: Banking and other financial services (

Reservations applicable in Alberta

Reservation IIIB-PT-1

Sector: Financial services

Sub-Sector: Banking and other financial services (excluding insurance)
Custodial services

Type of Reservation: Market access

Reservations applicable in New Brunswick

Reservation IIIB-PT-6

Sector: Financial services

Sub-Sector:

Reservations applicable in Newfoundland and Labrador

Reservation IIIB-PT-7

Sector: Financial services

Sub-Sector: Banking and other financial services (excluding insurance)
Custodial services

Type of Reservation: Market access

Level of Government:

Reservations applicable in the Northwest Territories

Reservation IIIB-PT-8

Sector: Financial services

Sub

Reservations applicable in Ontario

Reservation IIIB-PT-11

Reservations applicable in Prince Edward Island

Reservations applicable in Québec

Reservation IIIB-PT-14

Sector: Financial services

Sub-Sector: Insurance

Reservation III B-PT-

Reservations applicable in Saskatchewan

Reservation IIIB-PT-17

Sector: Financial services

Sub-Sector: Banking and other financial services (excluding insurance)
Custodial services

Type of Reservation:

Reservation III B-PT-18

Sector:

