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PHILIPPINES – TAXES ON DISTILLED SPIRITS

Request for Consultations by the United States

The following communication, dated 14 January 2010, from the delegation of the United States to the delegation of the Philippines and to the Chairman of the Dispute Settlement Body, is circulated in accordance with Article 4.4 of the DSU.

My authorities have instructed me to request consultations with the Government of the Republic of the Philippines ("Philippines") pursuant to Article 4 of the *Understanding on Rules and Procedures Governing the Settlement of Disputes* ("DSU") and Article XXII of the *General Agreement on Tariffs and Trade 1994* ("GATT 1994") with respect to the taxation of imported distilled spirits by the Philippines.

The Philippines taxes distilled spirits at rates that differ depending on the product from which the spirit is distilled. Distilled spirits produced from certain materials that are typically produced in the Philippines are taxed at a low rate. Other distilled spirits are taxed at significantly higher rates. The Philippines' taxes on distilled spirits appear not to tax similarly imported distilled spirits compared to directly competitive or substitutable domestic distilled spirits. The taxes appear to be applied in a way that affords protection to the domestic products. In addition, the taxes appear to subject imported distilled spirits to internal taxes in excess of those applied to like domestic products.

The instruments reflecting the Philippine measures include:

- Section 141 of the National Internal Revenue Code of 1997 (Republic Act No. 8424, an Act amending the National Internal Revenue Code as amended and for other purposes, as subsequently amended, particularly by Republic Act No. 9334, an Act increasing the excise tax rates imposed on alcohol and tobacco products, amending for the purpose Sections 131, 141, 142, 143, 144, 145 and 288 of the National Internal Revenue Code of 1997, as amended);
- Republic Act No. 8240, an Act amending Sections 138, 139, 140 and 142 of the National Internal Revenue Code, as amended and for other purposes;
- Revenue Regulations No. 02-97, Governing Excise Taxation on Distilled Spirits, Wines and Fermented Liquors;
- Revenue Regulations No. 17-99, Implementing Sections 141, 142, 143 and 145(A) and (C) (1), (2), (3) and (4) of the National Internal Revenue Code of 1997 relative to the Increase or the Excise Tax on Distilled Spirits, Wines, Fermented Liquors and

Cigars and Cigarettes Packed by Machine by Twelve Per Cent (12%) on 1 January 2000;

- Revenue Regulations No. 9-2003, Amending Certain Provisions of Revenue Regulations No. 1-97 and Revenue Regulations No. 2-97 Relative to the Excise Taxation of Alcohol Products, Cigars and Cigarettes for the Purpose of Prescribing the Rules and Procedures To Be Observed in the Establishment of the Current Net Retail Price of New Brands and Variants of New Brands of Alcohol and Tobacco Products;
- Revenue Regulations No. 23-2003, Implementing the Revised Tax Classification of New Brands of Alcohol Products and Variants Thereof Based on the Current Net Retail Prices Thereof as Determined in the Survey Conducted Pursuant to Revenue Regulations No. 9-2003;
- Revenue Regulations No. 12-2004, Providing for the Revised Tax Rates on Alcohol and Tobacco Products introduced on or before December 31, 1996, and for those Alcohol and Tobacco Products Covered by Revenue Regulations No. 22-2003 and 23-2003, Implementing Act No. 9334; and
- Revenue Regulations No. 3-2006, Prescribing the Implementing Guidelines on the Revised Tax Rates on Alcohol and Tobacco Products Pursuant to the Provisions of Republic Act No. 9334, and Clarifying Certain Provisions of Existing Revenue Regulations Relative Thereto;

as well as any amendments, replacements, related measures or implementing measures.

These measures appear to be inconsistent with Article III:2 of the GATT 1994.

We look forward to receiving your reply to the present request and to fixing a mutually convenient date to hold consultations.