

**TRE A T Y**  
**on the Accession of the Republic of Armenia**  
**to the Treaty on the Eurasian Economic Union**  
**of May 29, 2014**

The Republic of Belarus, the Republic of Kazakhstan and the Russian Federation, on the one part, and the Republic of Armenia, on the other part, hereinafter referred to as the Parties,

reaffirming the friendly relations that bind the Parties and their nations and striving to ensure their prosperity,

determined to give a fresh impetus to the development of closer integration and convergence of the economies of the Parties for the purpose of social progress and improved welfare of their nations,

reaffirming their interest in the development of the Eurasian integration process,

guided by the Statement of the Heads of the Republic of Belarus, the Republic of Kazakhstan, the Russian Federation and the Republic of Armenia of October 24, 2013 on the participation of the Republic of Armenia in the Eurasian integration process,

bearing in mind that international treaties that served as the basis for formation of the legal framework of the Customs Union and the Common Economic Space became the basis of the Treaty on the Eurasian Economic Union of May 29, 2014, stating the willingness of the Republic of Armenia to fulfil its obligations provided for by the said international treaties, and taking into account the implementation by the Republic of Armenia of all measures required for the accession of the Republic of Armenia to the Customs Union

and the Common Economic Space of the Republic of Belarus, the Republic of Kazakhstan and the Russian Federation,

have agreed as follows:

## Article 1

The Republic of Armenia by this Treaty accedes to the Treaty on the Eurasian Economic Union of May 29, 2014, as well as to all other international treaties concluded in the establishment of the legal framework of the Customs Union and the Common Economic Space and formed part of the law of the Eurasian Economic Union, according to the list provided in Annex 1 to this Treaty, and shall become a member of the Eurasian Economic Union on the date of entry into force of this Treaty.

In connection with the accession of the Republic of Armenia, the Treaty on the Eurasian Economic Union of May 29, 2014 and the international treaties listed in Annex 1 to this Treaty shall be amended as specified in Annex 2 to this Treaty.

Certain rules of the Treaty on the Eurasian Economic Union of May 29, 2014 and other international treaties listed in Annex 1 to this Treaty shall be applied by the Republic of Armenia in accordance with the terms and transitional provisions of Annex 3 to this Treaty and subject to the agreements on the application of the Common Customs Tariff of the Eurasian Economic Union in respect of the goods listed in Annex 4 to this Treaty.

If, prior to the entry into force of this Treaty an international treaty concluded between the Republic of Belarus, the Republic of Kazakhstan and the Russian Federation on issues related to the functioning of the Customs Union and the Common Economic Space, not listed in Annex 1 to this Treaty is signed or entry into force, the Republic of Armenia shall be obliged to

accede to such international treaty on the date of its entry into force under a separate protocol, but not before the date of entry into force of this Treaty.

## Article 2

Starting from the effective date of this Treaty, all acts of the Bodies of the Eurasian Economic Union, as well as decisions of the Supreme Eurasian Economic Council (the Interstate Council of the Eurasian Economic Community (the Supreme Body of the Customs Union)) and decisions of the Eurasian Economic Commission (Commission of the Customs Union), in effect on the date of entry into force of this Treaty, shall apply on the territory of the Republic of Armenia taking into consideration the provisions specified in Annex 3 to this Treaty.

## Article 3

The provisions regarding the settlement of issues related to the membership of the Republic of Armenia in the World Trade Organisation are specified in Annex 3 to this Treaty.

## Article 4

Specific features of the movement of goods and vehicles from and to the customs territory of the Eurasian Economic Union, including the territory of the Republic of Armenia, through any territories non included on the customs territory of the Eurasian Economic Union shall be as specified in Annex 5 to this Treaty.

## Article 5

Any disputes relating to the interpretation and/or application of provisions of this Treaty shall be settled in accordance with Article 112 of the Treaty on the Eurasian Economic Union of May 29, 2014.

#### Article 6

This Treaty shall be formed part of the law of the Eurasian Economic Union.

This Treaty shall be ratified and shall enter into force on the date of receipt by the depositary through diplomatic channels of the last written notification of the fulfilment by the Parties of the internal legal procedures required for its entry into force, but not earlier than on the day following the date of entry into force of the Treaty on the Eurasian Economic Union of May 29, 2014.

This Treaty is executed in the city Minsk on October 10, 2014 in a single copy in the Russian language.

The original of this Treaty shall be stored by the Eurasian Economic Commission, which, being the Depositary of this Treaty, shall send each Party a certified copy thereof.

**For the Republic  
of Belarus**

**For the Republic  
of Kazakhstan**

**For the Russian  
Federation**

**For the Republic  
of Armenia**

ANNEX 1  
to the Treaty on the Accession of the  
Republic of Armenia  
to the Treaty on the Eurasian Economic  
Union  
of May 29, 2014

**LIST**  
**of International Treaties Concluded in the Establishment of the**  
**Legal Framework of the Customs Union and the Common**  
**Economic Space Acceded to by the Republic of Armenia**

1. Agreement on the Common Rules of Determining the Country of Origin of Goods of January 25, 2008.

2. Agreement on Determining the Customs Value of Goods Moved across the Customs Border of the Customs Union of January 25, 2008 (as amended by the Protocol of April 23, 2012 on Amendments and Additions to the Agreement on Determining the Customs Value of Goods Moved across the Customs Border of the Customs Union of January 25, 2008).

3. Protocol on the Common System of Tariff Preferences of the Customs Union of December 12, 2008.

4. Agreement on Rules for Determining the Origin for Goods from Developing and Least Developed Countries of December 12, 2008.

5. Treaty on the Customs Code of the Customs Union of November 27, 2009 (as amended by the Protocol of April 16 2010, on Amendments and Additions to the Treaty on the Customs Code of the Customs Union of November 27, 2009).

6. Agreement on Mutual Administrative Assistance of Customs Authorities of the Member States of the Customs Union of May 21, 2010.

7. Agreement on the Common Customs Registry of Intellectual Property of the Member States of the Customs Union of May 21, 2010.

8. Agreement on Certain Aspects of Securing the Payment of Customs Duties and Taxes in Respect of Goods Transported under the Customs Procedure of Customs Transit, Specific Features of the Collection of Customs Duties and Taxes, and the Procedure for the Transfer of the Amounts Collected in Respect of Such Goods of May 21, 2010 (as amended by the Protocol of December 19, 2011 on Amendments and Additions to the Treaty on Certain Aspects of Securing the Payment of Customs Duties and Taxes in Respect of Goods Transported under the Customs Procedure of Customs Transit, Specific Features of the Collection of Customs Duties and Taxes, and the Procedure for the Transfer of the Amounts Collected in Respect of Such Goods of May 21, 2010).

9. Agreement on Presentation and Exchange of Preliminary Information on Goods and Vehicles Moved Across the Customs Border of the Customs Union of May 21, 2010.

10. Agreement on the Requirements for the Exchange of Information between Customs Authorities and Other Public Authorities of the Member States of the Customs Union of May 21, 2010.

11. Agreement on the Terms, Conditions and Procedure for Changing the Time Limits of Payment of Customs Duties of May 21, 2010.

12. Agreement on the Specific Features of Customs Transit of Goods Transported by Rail to the Customs Territory of the Customs Union of May 21, 2010.

13. Agreement on the Procedure for Movement of Goods for Personal Use by Natural Persons across the Customs Border of the Customs Union and Customs Operations Associated with their Release of June 18, 2010 (as amended by the Protocol of October 19, 2011 on Amendments and Additions to the Agreement on the Procedure for Movement of Goods for Personal Use by Natural Persons across the Customs Border of the Customs Union and Customs Operations Associated with their Release of June 18, 2010).

14. Agreement on Free Warehouses and the Customs Procedure of a Free Warehouse of June 18, 2010.

15. Agreement on Exemption from Certain Forms of Customs Control Applied by Customs Authorities of the Member States of the Customs Union of June 18, 2010.

16. Agreement on Specific Features of the Use of Vehicles of International Transportation, Transporting Passengers, as well as Trailers, Semitrailers, Containers and Railway Rolling Stock, Transporting Goods and/or Luggage for Internal Transportations within the Customs Territory of the Customs Union of June 18, 2010.

17. Agreement on the Specific Features of Customs Operations in Respect of Goods Sent by International Mail of June 18, 2010.

18. Agreement on Free (Special) Economic Areas on the Customs Territory of the Customs Union and the Customs Procedure of Free Customs Areas of June 18, 2010.

19. Treaty on the Procedure for Movement of Cash and/or Monetary Instruments by Natural Persons across the Customs Border of the Customs Union of July 5, 2010.

20. Agreement on the Specific Features of Criminal and Administrative Liability for Violations of the Customs Legislation of the Customs Union and the Member States of the Customs Union of July 5, 2010.

21. Agreement on Legal Assistance and Cooperation of Customs Authorities of the Member States of the Customs Union in Criminal and Administrative Cases of July 5, 2010.

22. Agreement on Cooperation in Counteracting Illegal Labour Migration from Third Countries of November 19, 2010.

23. Treaty on the Functioning of the Customs Union within the Multilateral Trading System of May 19, 2011.\*

24. Treaty on the Joint Board of Customs Services of the Member States of the Customs Union of June 22, 2011.

25. Agreement on Cooperation and Mutual Assistance in Customs Matters on the Activities of Customs Services of the Member States of the Customs Union within the Eurasian Economic Community of June 22, 2011.

26. Agreement on the Organisation of Information Exchange for the Implementation of Analytical and Controlling Functions by Customs Authorities by the Member States of the Customs Union of October 19, 2011.

27. Treaty on Counteraction to Legalisation (Laundering) of Criminal Proceeds and Terrorist Financing when Moving Cash and/or Monetary Instruments across the Customs Border of the Customs Union of December 19, 2011.

28. Agreement between the Member States of the Customs Union on the Elimination of Technical Barriers in Mutual Trade with the Participating States of the Commonwealth of Independent States that are not Member States of the Customs Union of December 17, 2012.



29. Agreement on the Procedure of Movement of Narcotic Drugs, Psychotropic Substances and their Precursors on the Customs Territory of the Customs Union of October 24, 2013.

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\* The Treaty on the Functioning of the Customs Union within the Multilateral Trading System of May 19, 2011 applies to relations arising from August 22, 2012. Participation of the Republic of Armenia in this Treaty shall not entail the extension of the obligations of the Republic of Armenia specified in the Protocol on Accession of the Republic of Armenia to the World Trade Organisation on other Member States of the Eurasian Economic Union and the Eurasian Economic Union as a whole, except as provided in paragraph 38 of Annex 3 to the Treaty on the Accession of the Republic of Armenia to the Treaty on the Eurasian Economic Union of May 29, 2014.

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## ANNEX 2

to the Treaty on the Accession of the  
Republic of Armenia  
to the Treaty on the Eurasian Economic  
Union  
of May 29, 2014

### **PROTOCOL** **on Amending the Treaty on the Eurasian Economic Union** **of May 29, 2014 and the International Treaties Concluded in the** **Establishment of the Legal Framework of the Customs Union and** **the Common Economic Space with Regard to the Accession of the** **Republic of Armenia**

#### I. Amendments to the Treaty on the Eurasian Economic Union of May 29, 2014

1. In the Protocol on the Procedure for Transfer and Distributing Import Customs Duties (Other Duties, Taxes and Fees Having Equivalent Effect) and their Transfer to the Budgets of the Member States (Annex 5 to the Treaty on the Eurasian Economic Union of May 29, 2014):

paragraph 12 shall be amended to read as follows:

“12. The distribution ratios of import customs duties for each Member State shall be as follows:

the Republic of Armenia – 1.13 percent;

the Republic of Belarus – 4.65 percent;

the Republic of Kazakhstan – 7.25 percent;

the Russian Federation – 86.97 percent.”

in paragraph 40, the words “the Republic of Belarus” shall be changed to: “for the Republic of Armenia - Yerevan time; for the Republic of Belarus”;

in paragraph 53, the words “the State Control Committee of the Republic of Belarus” shall be changed to “the Control Chamber of the Republic of Armenia, the State Control Committee of the Republic of Belarus”.

2. Annex 2 of the Protocol on Trade in Services, Incorporation, Activities and Investments (Annex 16 to the Treaty on the Eurasian Economic Union of May 29, 2014) shall be supplemented with Section IV to read as follows:

#### “IV. The Republic of Armenia

- |   |                      |  |
|---|----------------------|--|
| 1. Only juridical persons incorporated in accordance with the legislation of the Republic of Armenia shall be entitled to subsidies, regardless of the owner of the capital   | paragraphs 23 and 26 | Law of the Republic of Armenia No.ZR-137 of June 24, 1997, On the Budget system of the Republic of Armenia<br><br>Decision of the Government of the Republic of Armenia No.1937-N of December 24, 2003 |
| 2. Ownership of the land may not be held by foreign nationals and stateless persons, except in cases provided by law. The period of lease of land in state and/or municipal ownership shall not exceed 99 years, except for agricultural land, for which a period of up to 25 years is determined | paragraphs 23 and 26 | The Constitution of the Republic of Armenia,<br><br>the Land Code of the Republic of Armenia   |
| 3. A subsoil user may only be a juridical person, including a commercial organisation of a foreign state  | paragraphs 23 and 26 | the Natural Resources Code of the Republic of Armenia  |
| 4. Cartography, geodetic surveying, record-keeping and land management activities may only be conducted by nationals of the Republic of Armenia who have obtained a qualification certificate issued by an authorised public authority  | paragraphs 23 and 26 | Law of the Republic of Armenia No. ZR-295 of April 14, 1999, On State Registration of Property Rights,<br><br>Decision of the Government of the Republic of Armenia No.1441-N of September 29, 2011.”  |

3. In the Protocol on Financial Services (Annex 17 to the Treaty on the Eurasian Economic Union of May 29, 2014):

Annex 1 to the said Protocol shall be supplemented with Section IV to read as follows:

“IV. THE REPUBLIC OF ARMENIA

1. Insurance against risks associated with:	No restrictions	—	—	—
international marine transportations				
international commercial air transportations				
international commercial space launches				
international insurance covering, in whole or in part:				
international passenger transportations				
international transportations of exported (imported) cargo and carrying vehicles, including liabilities arising in connection therewith,				
international transportations of goods				
liability for transboundary transportation of individual vehicles only after accession to the "Green Card"				
international system of contracts and insurance certificates				
2. Reinsurance and retrocession	No restrictions	—	—	—
3. Services of insurance	Restrictions	Insurance mediation	Law of the	N/D

agents and insurance  
brokers

associated with the  
conclusion and  
distribution of  
insurance contracts  
on behalf of foreign  
insurers on the  
territory of the  
Republic of  
Armenia shall be  
prohibited (with the  
exception of the  
sectors listed in  
paragraph 1 of this  
list, as well as of  
reinsurance  
activities of  
insurance brokers)

Republic of  
Armenia  
No.ZR-177-N of  
April 9, 2007,  
On Insurance  
and Insurance  
Activities  
(Articles 89 and  
91)

4. Auxiliary insurance  
services, including  
consultancy and actuarial  
services, risk assessment  
and claim settlement  
services

No restrictions

—

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—”;

Annex 2 to the said Protocol shall be supplemented with Section IV to  
read as follows:

#### “IV. THE REPUBLIC OF ARMENIA

1. Restrictions  
under  
paragraphs 6  
and 11 of Annex  
17

On the territory of the Republic  
of Armenia, financial services  
may be provided by financial  
institutions and/or their affiliates  
licensed and registered in the  
Republic of Armenia and  
incorporated in a legal  
organisational form determined  
by the legislation of the  
Republic of Armenia, except for  
insurance agents to be registered  
in accordance with the  
legislation of the Republic of  
Armenia

Law of the Republic of  
Armenia No. ZR-177-N  
of April 9, 2007, On  
Insurance and Insurance  
Activities (Articles 8 and  
87),  
  
Law of the Republic of  
Armenia No. ZR-195-N  
of October 11, 2007, On  
the Securities Market  
(Articles 28, 103 and  
175),  
  
Law of the Republic of  
Armenia No. ZR-245-N  
of December 22, 2010,  
On Investment Funds  
(Article 52),

N/D

		Law of the Republic of Armenia No. ZR-68 of June 30, 1996, On Banks and Banking Activities (Article 12)	
2. Restrictions under paragraph 6 of Annex 17	A foreign bank, a foreign insurance company, a foreign investment company and a foreign investment fund manager may incorporate a branch on the territory of the Republic of Armenia subject to licensing and registration of the branch by the Central Bank of the Republic of Armenia	<p>Law of the Republic of Armenia No. ZR-68 of June 30, 1996, On Banks and Banking Activities (Article 14),</p> <p>Law of the Republic of Armenia No. ZR-177-N of April 9, 2007, On Insurance and Insurance Activities (Article 47),</p> <p>Law of the Republic of Armenia No. ZR-195-N of October 11, 2007, On the Securities Market (Article 43),</p> <p>Law of the Republic of Armenia No. ZR-245-N of December 22, 2010, On Investment Funds (Article 54),</p> <p>Regulations of the Central Bank of the Republic of Armenia 1 (of April 12, 2005, No. 145-N), 3/01 (of October 30, 2007, No. 344-N), 4/01 (of January 15, 2008, No. 16-N)</p>	N/D
3. Restrictions under paragraph 6 of Annex 17	An authorisation to manage the compulsory pension fund may be granted to a manager incorporated on the territory of the Republic of Armenia, having at least 1 such participant (shareholder) and representing an international financial institution or a foreign reputable organisation specializing in the management of pension funds (including other similar investment funds). Such	Regulation 10/01 of the Central Bank of the Republic of Armenia (of May 2, 2011, No. 116-N) (paragraph 33)	N/D

	international financial organisation(s) and/or foreign reputable organisation(s) shall hold over 50% of the voting shares in the authorised capital of the manager of the compulsory pension fund incorporated on the territory of the Republic of Armenia, and the organisation(s) shall have the casting vote in the selection of the strategy by the manager of the compulsory pension fund, as well as in the formation of the executive authority and the internal control system of the manager		
4. Restrictions under paragraph 6 of Annex 17	<p>Custodians of securities may be represented by investment companies, branches of foreign investment companies and banks licensed and registered on the territory of the Republic of Armenia.</p> <p>A custodian of securities of investment funds may only be represented by a bank (licensed and registered on the territory of the Republic of Armenia)</p>	<p>Law of the Republic of Armenia No. ZR-195-N of October 11, 2007, On the Securities Market (Article 27),</p> <p>Law of the Republic of Armenia No. ZR-245-N of December 22, 2010, On Investment Funds (Article 86)</p>	N/D
5. Restrictions under paragraph 6 of Annex 17	the operator of a regulated market (stock exchange) and the Central Depository may be incorporated only in the form of joint stock companies	Law of the Republic of Armenia No. ZR-195-N of October 11, 2007, On the Securities Market (Articles 103 and 175)	N/D
6. Restrictions under paragraph 6 of Annex 17	The organisation having obtained the status of the Central Depository in accordance with the legislation of the Republic of Armenia shall be the only organisation on the territory of the Republic of Armenia exercising the functions of a central depository in accordance with the legislation of the	Law of the Republic of Armenia No. ZR-195-N of October 11, 2007, On the Securities Market (Article 175)	N/D

## Republic of Armenia

7. Restrictions under paragraph 6 of Annex 17	<p>The Bureau of insurance companies carrying out compulsory liability insurance arising out of the use of motor vehicles (mandatory automobile liability insurance) shall have the legal form of a non-profit union of juridical persons. The purpose of the Bureau shall be to protect the interests of injured persons and to ensure stability and development of the mandatory automobile liability insurance system. The Bureau shall be the sole self-regulatory organisation. Under the Law of the Republic of Armenia On Compulsory Insurance of Liability Arising out of the Use of Motor Vehicles, its members shall include insurance companies authorised to provide mandatory automobile liability insurance and, in the cases provided for by the Law, the Central Bank of the Republic of Armenia</p>	<p>Law of the Republic of Armenia No. ZR-63-N of May 18, 2010, On Compulsory Insurance of Liability Arising out of the Use of Motor Vehicles (Articles 3 and 28)</p>	N/D
8. Restrictions under paragraph 6 of Annex 17	<p>An organisation conducting mandatory deposit insurance shall be a non-profit juridical person incorporated by the Central Bank of the Republic of Armenia</p>	<p>Law of the Republic of Armenia No. ZR-142-N of November 24, 2004, On Ensuring Compensation of Bank Deposits to Natural Persons (Article 17),</p>	N/D”.
9. Restrictions under paragraph 6 of Annex 17	<p>The credit bureau shall be a specialised commercial organisation established in the legal form of a joint-stock company and duly licensed by the Central Bank of the Republic of Armenia to carry out activities to collect credit information and other necessary information, draft, execute and store credit histories and prepare</p>	<p>Law of the Republic of Armenia No. ZR-185-N of October 22, 2008, On Handling of Credit Information and Activities of Credit Bureaus (Article 3)</p>	



credit reports based thereupon

4. In the Protocol on Common Regulation Principles and Rules for Activities of Natural Monopoly Entities (Annex 20 to the Treaty on the Eurasian Economic Union of May 29, 2014):

in Annex 1 to the said Protocol:

add the fifth column for “The Republic of Armenia” to include the following text:

in item 2: “Services for transmission of electricity”

in item 3: “Services of the operator of the electric power system”;

in item 4: “Services to ensure the use of the railway infrastructure”;

in Annex 2 to the said Protocol:

add the fifth column for “The Republic of Armenia” to include the following text:

in item 1: “Services for transportation of natural gas; services for natural gas distribution; services of the operator of the gas supply system”;

in item 5: “Services for non-competitive water supply and disposal”;

add items 10 and 11 to read as follows:

“

10.				Services for distribution of electricity
11.				Services of a settlement centre

”.

5. In the Protocol on the Common Rules for the Provision of Industrial Subsidies (Annex 28 to the Treaty on the Eurasian Economic Union of May 29, 2014):

the second indent of paragraph 2 shall be amended to read as follows:

"administrative-territorial entities" means administrative-territorial entities and regions of the Republic of Armenia, the Republic of Belarus

(including the city of Minsk) and the Republic of Kazakhstan (including the cities of Astana and Almaty), constituent entities and municipalities of the Russian Federation;”;

the Annex to the said Protocol shall be supplemented with Section IV to read as follows:

#### “IV. The Republic of Armenia

Exemption of goods deemed to originate in the up to January 1, 2017”.  
 Republic of Armenia based on the sufficient processing  
 criteria from customs duties and taxes when exported  
 from the territory of free economic areas and free  
 warehouses into the rest of the customs territory of the  
 Customs Union in accordance with the Law of the  
 Republic of Armenia on Free Economic Areas of June  
 18, 2011, Resolution of the Government of the Republic  
 of Armenia No.1772-N of December 30, 2010 On  
 Approval of Certificates of Origin and Examinations,  
 Agreement on Free (Special) Economic Areas on the  
 Customs Territory of the Customs Union and the  
 Customs Procedure of Free Customs Areas of June 18,  
 2010, Agreement on Free Warehouses and the Customs  
 Procedure of a Free Warehouse of June 18, 2010

6. The second indent of paragraph 2 of the Protocol on Measures of State Support for Agriculture (Annex 29 to the Treaty on the Eurasian Economic Union of May 29, 2014) shall be amended to read as follows:

“administrative-territorial entities” means administrative-territorial entities of the Republic of Armenia, the Republic of Belarus (including the city of Minsk) and the Republic of Kazakhstan (including the cities of Astana and Almaty), constituent entities and municipalities of the Russian Federation;

II. Changes made to the international treaties  
concluded in the establishment of the legal framework  
of the Customs Union and the Common Economic Space

7. In paragraph 1 of Article 2 of the Customs Code of the Customs Union, forming an integral part of the Treaty on the Customs Code of the Customs Union of November 27, 2009, the word “territory” shall be supplemented with the words “of the Republic of Armenia”.

8. In Article 4 of the Agreement on the Requirements for the Exchange of Information between Customs Authorities and Other Public Authorities of the Member States of the Customs Union of May 21, 2010, after the second indent the following indent shall be added:

“on behalf of the Republic of Armenia – the Ministry of Finance of the Republic of Armenia;”.

9. In the second indent of paragraph 1 of Article 4 of the Agreement on the Rationales, Conditions and Procedure for Changing the Time Limits of Payment of Customs Duties of May 21, 2010, the words “in the Republic of Belarus” shall be changed to “in the Republic of Armenia, in the Republic of Belarus.”

10. In the second indent of Article 1 of the Treaty on Presentation and Exchange of Preliminary Information on Goods and Vehicles Moved Across the Customs Border of the Customs Union of May 21, 2010, the words “of the Customs Union” shall be followed by “the Ministry of Finance of the Republic of Armenia.”

11. In the Agreement on Certain Aspects of Securing the Payment of Customs Duties and Taxes in Respect of Goods Transported under the Customs Procedure of Customs Transit, Specific Features of the Collection

of Customs Duties and Taxes, and the Procedure for the Transfer of the Amounts Collected in Respect of Such Goods of May 21, 2010:

in Article 2:

in the fifth indent, the words “central customs authorities” shall be supplemented by the words “the Ministry of Finance of the Republic of Armenia”;

in the sixth indent, the words “state authorities of the Parties” shall be supplemented by the words “the central state authorities of the Republic of Armenia”;

in the fourth indent of Article 9, the words “recorded in” shall be supplemented with the words “the Republic of Armenia,”;

in Annex 2, the footnote under “\*” shall be amended to read as follows:

“\* If the customs authority registering the Certificate is the customs authority of the Republic of Armenia, the customs authority of the Republic of Belarus or the customs authority of the Republic of Kazakhstan, the code of the customs authority shall be indicated with account of the following:

for the Republic of Armenia, 051000 followed by the code of the customs authority in accordance with the classifier of customs authorities (05100000);

for the Republic of Belarus, 112 followed by the code of the customs authority in accordance with the classifier of customs authorities (11200000);

for the Republic of Kazakhstan, 398 followed by the code of the customs authority in accordance with the classifier of customs authorities (39800000).”

12. In Article 2 of the Agreement on the Common Customs Registry of Intellectual Property of the Member States of the Customs Union of May 21,

2010, the word “are:” shall be supplemented with the words “of the Republic of Armenia, the Ministry of Finance of the Republic of Armenia,”.

13. In Article 2 of the Agreement on Mutual Administrative Assistance of Customs Authorities of the Member States of the Customs Union of May 21, 2010:

after the first indent of paragraph 1, the following indent shall be added:

“for the Republic of Armenia – the Ministry of Finance of the Republic of Armenia;”;

after the first indent of paragraph 2, the following indent shall be added:

“for the Republic of Armenia – the customs offices;”.

14. Article 2 of the Agreement on Exemption from Certain Forms of Customs Control Applied by Customs Authorities of the Member States of the Customs Union of June 18, 2010 shall be supplemented with paragraph 5 to read as follows:

“5) The Head of the Administration of the President of the Republic of Armenia, the Chairman of the Constitutional Court of the Republic of Armenia, the Chairman of the Court of Cassation of the Republic of Armenia, the Prosecutor General of the Republic of Armenia, the Chairman of the Central Bank of the Republic of Armenia, and the Head of the Security Service of the President of the Republic of Armenia, if crossing the customs border in connection with the performance of official duties.”

15. In the Agreement on Free (Special) Economic Areas on the Customs Territory of the Customs Union and the Customs Procedure of Free Customs Areas of June 18, 2010,

the fifth indent of paragraph 2 of Article 10 shall be amended to read as follows:

“The status of goods manufactured (obtained) with use of foreign goods placed under the customs procedure of a free customs area by residents registered in the Republic of Belarus, the Republic of Kazakhstan and the Russian Federation before January 1, 2012 and in the Republic of Armenia before December 1, 2016 shall be determined in accordance with Article 19 of this Agreement till January 1, 2017 subject to the provisions of paragraphs 3 and 4 of this Article.”;

in Article 23 of the Agreement:

in paragraph 1, the words “created in” shall be supplemented with the words “the Republic of Armenia”;

in paragraph 2, the words “for customs purposes had” shall be supplemented with the words “the status of domestic goods in the Republic of Armenia”;

in the second indent of paragraph 3, the words “with their origin from a member state of the Customs Union confirmed” shall be supplemented with the words “by a certificate of origin of good in the form of ST-1 for the Republic of Armenia,”.

16. In the Agreement on Free Warehouses and the Customs Procedure of a Free Warehouse of June 18, 2010:

the fifth indent of paragraph 2 of Article 8 shall be amended to read as follows:

“The status of goods manufactured (obtained) with use of foreign goods placed under the customs procedure of a free warehouse at a warehouse owned by a person included in the registry of owners of free warehouses in the Republic of Belarus, the Republic of Kazakhstan and the

Russian Federation before January 1, 2012 and in the Republic of Armenia before December 1, 2016, if such goods are not exported outside the customs territory of the Customs Union, shall be determined before January 1, 2017 in accordance with Article 16 of this Agreement taking into account the provisions in paragraphs 3 and 4 in this Article.”;

in Article 19:

in paragraph 1, the words “at free warehouses established in” shall be supplemented with the words “the Republic of Armenia,”;

in paragraph 2, the words “for customs purposes had” shall be supplemented with the words “the status of domestic goods in the Republic of Armenia”;

in the second indent of paragraph 3, the words “with their origin from a member state of the Customs Union confirmed” shall be supplemented with the words “by a certificate of origin in the form of ST-1 for the Republic of Armenia,”.

17. In the Agreement on the Procedure for Movement of Goods for Personal Use by Natural Persons across the Customs Border of the Customs Union and Customs Operations Associated with their Release of June 18, 2010:

in paragraph 2 of Article 6, the words “in particular” shall be supplemented with the words “the Ministry of Finance of the Republic of Armenia, on behalf of the Republic of Armenia,”;

in paragraph 4.3 of Section 2 of Annex 2 to the said Agreement, the words “included in the Red Books” shall be supplemented with the words “of the Republic of Armenia,”.

18. In Article 3 of the Agreement on the Specific Features of Customs Operations in Respect of Goods Sent by International Mail of June 18, 2010:

in the fourth indent, the words “in particular” shall be supplemented with the words “the Ministry of Finance of the Republic of Armenia, on behalf of the Republic of Armenia,”;

in the fifth indent, the words “in particular” shall be supplemented with the words “the Ministry of Finance of the Republic of Armenia, on behalf of the Republic of Armenia,”.

19. In the first indent of paragraph 2 of Article 1 of the Agreement on Legal Assistance and Cooperation of Customs Authorities of the Member States of the Customs Union in Criminal and Administrative Cases of July 5, 2010, the word “are:” shall be supplemented with the words “on behalf of the Republic of Armenia, the Ministry of Finance of the Republic of Armenia,”.

20. In the fourth indent of Article 14 of the Treaty on the Specific Features of Criminal and Administrative Liability for Violations of the Customs Legislation of the Customs Union and the Member States of the Customs Union of July 5, 2010, the words “into force” shall be supplemented with the words “unless otherwise provided by agreement of the Parties”.

21. In the fourth indent of Article 17 of the Agreement on Legal Assistance and Cooperation of Customs Authorities of the Member States of the Customs Union in Criminal and Administrative Cases of July 5, 2010, the words “into force” shall be supplemented with the words “unless otherwise provided by agreement of the Parties”.

22. In Article 1 of the Treaty on the Organisation of Information Exchange for the Implementation of Analytical and Controlling Functions by Customs Authorities by the Member States of the Customs Union of October 19, 2011, after the second indent the following indent shall be added:

“for the Republic of Armenia, the Ministry of Finance of the Republic of Armenia;”.



23. In Article 15 of the Agreement on Cooperation in Counteracting Illegal Labour Migration from Third Countries of November 19, 2010, the following indent shall be added:

“The Parties may determine a different procedure for accession to this Agreement.”.

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## ANNEX 3

to the Treaty on the Accession of the  
Republic of Armenia to the Treaty on the  
Eurasian Economic Union  
of May 29, 2014

### **Terms and Transitional Provisions**

#### **I. Regarding the Appointment of Members of the Board of the Eurasian Economic Commission from the Republic of Armenia**

1. When first appointed, members of the Board of the Eurasian Economic Commission from the Republic of Armenia shall perform their functions until the expiration of the term of office determined, prior to the entry into force of the Treaty on the Eurasian Economic Union of May 29, 2014, for members of the Board of the Eurasian Economic Commission from the Republic of Belarus, the Republic of Kazakhstan and the Russian Federation in accordance with the fourth indent of paragraph 3 of Article 99 of the Treaty on the Eurasian Economic Union of May 29, 2014.

In the period specified in the first indent of this paragraph, the Republic of Armenia shall be represented in the Board of the Eurasian Economic Commission by three members of the Board of the Eurasian Economic Commission, holding a single vote, without assignment of spheres of competence.

## II. Regarding the transfer and distribution of import customs duties (other duties, taxes and fees having equivalent effect) and safeguard, anti-dumping and countervailing duties

2. The Protocol on the Procedure for Transfer and Distribution of Import Customs Duties (Other Duties, Taxes and Fees Having Equivalent Effect) and their Transfer to the Budgets of the Member States (Annex 5 to the Treaty on the Eurasian Economic Union of May 29, 2014) and the Regulation on the Transfer and Distribution of Safeguard, Anti-Dumping and Countervailing Duties (Annex to Annex 8 to the Treaty on the Eurasian Economic Union of May 29, 2014) shall be applied by the Republic of Armenia starting from the 1st day of the month following the month of entry into force of the Treaty on Accession of the Republic of Armenia to the Treaty on the Eurasian Economic Union of May 29, 2014 (hereinafter “the Treaty”).

## III. Regarding Customs Relations

In respect of persons carrying out activities in the customs sphere and other persons

3. Customs agents (brokers), customs carriers, persons engaged in customs warehousing and persons incorporating duty-free shops created in the Republic of Armenia prior to the entry into force of the Treaty shall be recognised, respectively, as customs agents, customs carriers, owners of customs warehouses, owners of duty-free shops and shall have the right to carry out activities in the customs sphere under the terms determined by the legislation of the Republic of Armenia prior to the entry into force of the Treaty:

for customs agents (brokers), persons engaged in customs warehousing and persons incorporating duty-free shops, for 18 months after the date of entry into force of the Treaty;

for customs carriers, for 6 months after the date of entry into force of the Treaty.

After the entry into force of the Treaty, customs representatives, customs carriers, owners of customs warehouses, owners of temporary storage warehouses and authorised economic operators shall be established in the Republic of Armenia and shall be entitled to carry out activities in the customs sphere under the conditions specified in the Customs Code of the Customs Union, forming an integral part of the Treaty on the Customs Code of the Customs Union of November 27, 2009 (hereinafter “the Customs Code of the Customs Union”) and other international treaties and acts constituting the law of the Eurasian Economic Union and governing customs legal relations without the provision of security for the payment of customs duties and taxes provided for by sub-paragraph 3 of Article 13, sub-paragraph 2 of Article 19, sub-paragraph 1 of Article 39 of the Customs Code of the Customs Union and/or without the presentation of civil liability insurance contracts under sub-paragraph 2 of Article 13, sub-paragraph 2 of Article 24, and sub-paragraph 2 of Article 29 of the Customs Code of the Customs Union:

for customs representatives, owners of customs warehouses and owners of temporary storage warehouses, for 18 months after the date of entry into force of the Treaty;

for customs carriers and authorised economic operators, for 6 months after the date of entry into force of the Treaty.

4. Customs carriers incorporated in the Republic of Armenia prior to the entry into force of the Treaty shall be entitled to carry out transportations of goods subject to customs control on the customs territory of the Eurasian Economic Union within 6 months after the date of entry into force of the Treaty in the cases and under the conditions determined by the Customs Code Union and other international treaties and acts constituting the law of the Eurasian Economic Union and governing customs legal relations without confirmation of their status in accordance with paragraph 4 of Article 18 of the Customs Code of the Customs Union and subject to the availability of information on the inclusion of these customs carriers in the common registry of customs carriers compiled by the Eurasian Economic Commission and copies of documents confirming the right to carry out the activities of a customs carrier.

Prior to the entry into force of the Treaty, customs authorities of the Republic of Armenia shall submit to the Eurasian Economic Commission registries of customs carriers compiled in the Republic of Armenia for the creation of the common registry of customs carriers.

5. For the Republic of Armenia, the provisions of Articles 13, 19, 24, 29 and 39 of the Customs Code of the Customs Union regarding the provision of security for the payment of customs duties and taxes and the availability of civil liability risk insurance contracts, as a condition for inclusion of juridical persons into the registry of customs representatives and customs carriers, the registry of temporary storage warehouses and the registry of customs warehouses and for granting to juridical persons the status of authorised economic operators, shall enter into force as follows:

the provisions of Articles 13, 24 and 29 of the Customs Code of the Customs Union shall become effective 18 months after the date of entry into force of the Treaty;

the provisions of Articles 19 and 39 of the Customs Code of the Customs Union shall become effective 6 months after the date of entry into force of the Treaty.

#### Regarding Specific Features of Customs Operations

6. Goods subject to customs control in the Republic of Armenia placed in the custody of customs authorities before the entry into force of the Treaty shall, after the date of entry into force of the Treaty, be deemed placed in temporary storage and shall be governed by the provisions of the Customs Code of the Customs Union and other international treaties and acts constituting the law of the Eurasian Economic Union and governing customs legal relations, subject to paragraph 7 of this Annex.

7. The period of temporary storage of goods referred to in paragraph 6 of this Annex shall be calculated from the date of entry into force of the Treaty.

8. Customs declarations in respect of goods subject to customs control in the Republic of Armenia and placed in custody of customs authorities as of the date of entry into force of the Treaty shall be submitted to the customs authority before the expiry of the temporary storage period calculated from the date of entry into force of the Treaty.

9. The goods in respect of which customs declarations have been accepted by the customs authority of the Republic of Armenia prior to the date of entry into force of the Treaty shall be placed under the declared

customs regime in the manner and on the terms established by the legislation of the Republic of Armenia on the day of acceptance by the customs authority of the respective customs declarations.

Regarding Specific Features of Transportation of Goods  
subject to Customs Control

10. In respect of goods for which the customs authority of the Republic of Armenia has accepted freight sheets, performing the function of transit declarations, before the entry into force of the Treaty, authorisations for customs transit shall be issued and transportation on the territory of the Republic of Armenia under the customs control shall be carried out and completed in the manner and on the terms determined by the legislation of the Republic of Armenia as on the day of acceptance by the customs authority of the Republic of Armenia of the freight sheets.

11. Goods in respect of which the customs authority of the Republic of Armenia has issued transit authorisation prior to the entry into force of the Treaty shall be transported on the territory of the Republic of Armenia under customs control in the manner and on the terms determined by the legislation of the Republic of Armenia on the day of issuance of the authorisation for customs transit.

Regarding the Status of Goods and Customs Procedures

12. Goods located on the territory of the Republic of Armenia and placed under the customs regimes of import for free circulation, re-import and waiver of property rights in favour of the state before the entry into force of the Treaty shall, after the date of entry into force of the Treaty, be regarded as goods placed, respectively, under the customs procedure of release for

domestic consumption, re-import and waiver in favour of the state and recognised as goods of the Eurasian Economic Union. These goods shall be regulated by the provisions of the Customs Code of the Customs Union and other international treaties and acts constituting the law of the Eurasian Economic Union and governing customs legal relations.

13. Passenger cars and other motor vehicles in items 8702, 8703 and 8704 of the Single Commodity Nomenclature of Foreign Economic Activity of the Eurasian Economic Union (CN of FEA EAEU) imported into the territory of the Republic of Armenia from third countries and placed, after the signing of the Treaty, under the customs regime of import for free circulation or the customs procedure of release for domestic consumption, for which customs duties have been paid at rates different from those set by the Common Customs Tariff of the Eurasian Economic Union (CCT EAEU) in respect of passenger cars and other motor vehicles in items 8702, 8703 and 8704 of CN of FEA EAEU, in the Republic of Belarus, the Republic of Kazakhstan and the Russian Federation shall be recognised as foreign goods:

prior to the payment of customs duties equal to the difference between the customs duties paid and the customs duties due at the rates set by the CCT EAEU in respect of passenger cars and other motor vehicles of in items 8702, 8703 and 8704 of CN of FEA EAEU;

prior to the expiration of 3 years after the initial application in the Republic of Armenia of the rates set in CCT EAEU in respect of passenger cars and other motor vehicles in items 8702, 8703 and 8704 of CN of FEA EAEU.

This paragraph shall not apply to the goods specified in the first indent of this paragraph, in respect of which the customs duties have been paid at the rates set by CCT EAEU.



14. Goods placed in the Republic of Armenia under the customs regime of export for free circulation before the entry into force of the Treaty, shall, after the date of entry into force of the Treaty, be recognised as placed under the customs procedure of export and shall be governed by the provisions of the Customs Code of the Customs Union, and other international treaties and acts constituting the law of the Eurasian Economic Union and governing customs legal relations.

15. Goods placed in the Republic of Armenia under the customs regime of temporary import for processing and temporary export for processing before the entry into force of the Treaty, shall, after the date of entry into force of the Treaty, be recognised as placed under the customs procedure for processing on the customs territory and outside the customs territory, respectively. In respect of such goods, as well as for goods received prior to the entry into force of the Treaty as a result of processing operations for such goods, the provisions of the Customs Code of the Customs Union and other international treaties and acts constituting the law of the Eurasian Economic Union and governing customs legal relations shall apply subject to paragraphs 16 to 20 of this Annex.

16. The customs procedures specified in paragraph 15 of this Annex shall apply until the expiration of the time limits determined at the placement of the goods under the respective customs regimes taking into account the possibility of extending the period of processing of the goods within the time limits provided for, respectively, by Articles 243 and 256 of the Customs Code of the Customs Union.

17. The customs regime of temporary export for processing applied in the Republic of Armenia before the entry into force of the Treaty to goods exported from the territory of the Republic of Armenia to the territory of a

Member State of the Customs Union shall cease to have effect from the date of entry into force of the Treaty. Goods placed under this customs regime, as well as goods obtained as a result of processing of such goods, shall be recognised as goods of the Eurasian Economic Union after the date of entry into force of the Treaty.

18. Customs procedures for processing outside the customs territory applied in the Member States of the Customs Union before the entry into force of the Treaty with regard to goods of the Customs Union exported from the territory of the Member States of the Customs Union to the Republic of Armenia shall cease to have effect from the date of entry into force of the Treaty. Goods placed under these customs procedures, as well as goods obtained as a result of processing of such goods, shall be recognised as goods of the Eurasian Economic Union after the date of entry into force of the Treaty.

19. The customs regime of temporary import for processing shall be applied in the Republic of Armenia before the entry into force of the Treaty to goods imported into the territory of the Republic of Armenia from the territories of the Member States of the Customs Union and shall cease to have effect from the date of entry into force of the Treaty. Goods placed under this customs regime, as well as goods obtained as a result of processing of such goods, shall be recognised as goods of the Eurasian Economic Union after the date of entry into force of the Treaty.

20. The regime of temporary import applied in the Republic of Armenia before the entry into force of the Treaty to goods imported into the territory of the Republic of Armenia from the territory of third countries for subsequent export of their processing products to the territory of one of the Member States of the Customs Union shall terminate without placing such

goods and products obtained as a result of processing of such goods under the customs procedures determined by the Customs Code of the Customs Union, subject to recognition of processed products placed under the customs regime of temporary import for processing, prior to the expiry of the period of processing of goods, but not later than January 1, 2016, as goods originating from the Republic of Armenia, based on the sufficient processing criteria established by the Agreement on Rules of Origin of Goods in the Commonwealth of Independent States of November 20, 2009. In this case, the goods placed under the customs regime of temporary import for processing and products obtained by processing of such goods shall be recognised as goods of the Eurasian Economic Union.

21. Customs procedures for processing on the customs territory applied in the Member States of the Customs Union before the entry into force of the Treaty with regard to goods imported from the territory of the Republic of Armenia shall cease to have effect from the date of entry into force of the Treaty. Goods placed under these customs procedures and products obtained as a result of processing of such goods shall be recognised as goods of the Eurasian Economic Union after the entry into force of the Treaty.

22. Goods placed in the Republic of Armenia under the customs regime of import into customs warehouse or import into free customs warehouse before the entry into force of the Treaty, shall, after the date of entry into force of the Treaty, be recognised as placed under the customs procedure of customs warehouse, except for goods intended for export in accordance with the customs procedure for export, and shall be governed by the provisions of the Customs Code of the Customs Union and other international treaties and acts constituting the law of the Eurasian Economic Union and governing customs legal relations, subject to paragraph 23 of this Annex.

23. Goods intended for export from the territory of the Republic of Armenia in accordance with the customs procedure of export and placed under the customs regimes of import into customs warehouse or import into free customs warehouse prior to the entry into force of the Treaty shall be stored in customs warehouses during 6 months after the date of entry into force of the Treaty.

The customs procedure of customs warehouse shall be valid until the expiry of the time limits of storage established when placing the goods under the customs regime of import into customs warehouse or import into free customs warehouse taking into account the possibility of their extension within the time limits determined in Article 231 of the Customs Code of the Customs Union.

24. Goods placed in the Republic of Armenia under the customs regime of temporary import and temporary export before the entry into force of the Treaty, shall, after the date of entry into force of the Treaty, be recognised as placed under the customs procedures of temporary import (admission) and temporary export, respectively. These goods shall be regulated by the provisions of the Customs Code of the Customs Union and other international treaties and acts constituting the law of the Eurasian Economic Union and governing customs legal relations, taking into account the second and third indents of this paragraph.

Goods placed under the customs regime of temporary import prior to the date of entry into force of the Treaty shall be subject to the complete conditional exemption from customs duties and taxes.

The customs procedure of temporary import (admission) shall be valid until the expiration of the temporary import time limits established when placing the goods under the customs regime of temporary import with the

possibility of extension within the time limits specified in Article 280 of the Customs Code of the Customs Union.

The customs procedure of temporary export shall be valid until the expiration of the temporary import time limits established when placing the goods under the customs regime of temporary export with the possibility of extension as specified in Article 288 of the Customs Code of the Customs Union.

After the entry into force of the Treaty, the customs procedures of temporary import (admission) or temporary export in respect of goods imported (exported) to the Republic of Armenia from the Member of the Customs Union and from the Republic of Armenia to the Member States of the Customs Union before the date of entry into force of the Treaty shall terminate and the goods shall acquire the status of the goods of the Eurasian Economic Union.

25. Goods placed in the Republic of Armenia under the customs regime of re-export before the entry into force of the Treaty, shall, after the date of entry into force of the Treaty, be recognised as placed under the customs procedures of re-export. These goods shall be regulated by the provisions of the Customs Code of the Customs Union and other international treaties and acts constituting the law of the Eurasian Economic Union and governing customs legal relations.

From the date of entry into force of the Treaty, goods placed in the Republic of Armenia under the customs regime of re-export before the date of entry into force of the Treaty for export of products obtained as a result of processing of goods under the customs regime of temporary import for processing shall be recognised as goods placed under the customs procedure of re-export.

26. Goods placed in the Republic of Armenia under the customs regimes of destruction and import to a duty-free shop before the entry into force of the Treaty, shall, after the date of entry into force of the Treaty, be recognised as placed under the customs procedures of destruction and import to a duty-free shop, respectively. These goods shall be regulated by the provisions of the Customs Code of the Customs Union and other international treaties and acts constituting the law of the Eurasian Economic Union and governing customs legal relations, subject to the provisions in paragraph 27 of this Annex.

27. From the date of entry into force of the Treaty, duty free shops incorporated on the territory of the Republic of Armenia shall be entitled to sell the following goods, including to aircraft passengers travelling to other Member States of the Eurasian Economic Union and to the Republic of Armenia, against presentation by such passengers of their boarding passes:

foreign goods placed under the customs procedure of duty free trade, subject to the subsequent payment by the owner of the duty free shop of the customs duty and its distribution;

goods of the Eurasian Economic Union placed under the customs procedure of duty free trade.

The Republic of Armenia shall prevent the sale of alcoholic beverages and beer, tobacco and tobacco products placed under the customs procedure of duty free trade in excess of the standard rates of movement of such goods with exemption from customs duties as determined by acts governing customs legal relations and included in the law of the Eurasian Economic Union.

Foreign goods sold after the entry into force of Treaty in duty free shops incorporated on the territory of the Republic of Armenia to passengers

of aircraft travelling to other Member States of the Eurasian Economic Union and to the Republic of Armenia shall, within no more than 10 calendar days after their sale, be placed in the Republic of Armenia under the customs procedure of release for domestic consumption without payment of (with exemption from) the excise tax and the value added tax.

The provisions of the first to fifth indents of this paragraph shall apply prior to the establishment of these (similar) provisions in the Customs Code of the Eurasian Economic Union.

The customs procedure of duty free trade in respect of goods of the Eurasian Economic Union sold in the duty free shops incorporated on the territory of the Republic of Armenia to passengers of aircraft travelling to other Member States of the Eurasian Economic Union and to the Republic of Armenia shall be finalised upon submission to the customs authority of a report in the form prescribed by the legislation of the Republic of Armenia.

#### Regarding Specific Features of Customs Operations with Vehicles

28. Vehicles imported into the territory of the Republic of Armenia before the entry into force of the Treaty as part of the international carriage of passengers and goods and registered in other Member States of the Eurasian Economic Union or in non-member states of the Eurasian Economic Union shall be recognised as international transportation vehicles after the date of entry into force of the Treaty. These vehicles shall be governed by the provisions of Chapter 48 of the Customs Code of the Customs Union and other international treaties and acts constituting the law of the Eurasian Economic Union and governing customs legal relations .

29. Vehicles registered in the Republic of Armenia and exported from the territory of the Republic of Armenia before the entry into force of the Treaty as part of the international carriage of passengers and goods shall be recognised as international transportation vehicles after the date of entry into force of the Treaty. These vehicles shall be governed by the provisions of Chapter 48 of the Customs Code of the Customs Union and other international treaties and acts constituting the law of the Eurasian Economic Union and governing customs legal relations.

#### Regarding the Status of Personal Passenger Cars

30. The rates of customs duties and taxes determined in Annex 5 to the Agreement on the Procedure for Movement of Goods for Personal Use by Natural Persons across the Customs Border of the Customs Union and Customs Operations Associated with their Release of June 18, 2010 (hereinafter “the Agreement”) shall not apply in the Republic of Armenia in respect of passenger cars and other motor vehicles included in items 8702, 8703, 8704 21 and 8704 31 of CN of FEA EAEU imported by natural persons for personal use (hereinafter “passenger cars”) prior to the application of the Republic of Armenia of the rates established by CCT EAEU for passenger cars and other motor vehicles included in items 8702, 8703, 8704 21 and 8704 31 of CN of FEA EAEU.

Prior to the application by the Republic of Armenia in respect of passenger cars of the customs duties and taxes determined in Annex 5 to the Agreement, all customs duties and taxes in respect of passenger cars shall be payable in accordance with the legislation of the Republic of Armenia.

31. Passenger cars imported into the territory of the Republic of Armenia from third countries after the signing of the Treaty, in respect of



which customs duties and taxes have been paid at the rates different from those determined in Annex 5 to the Agreement, as well as passenger cars referred to in paragraph 30 of this Annex, shall be recognised as foreign goods in other Member States of the Eurasian Economic Union:

prior to the payment of customs duties and taxes in the amount of the difference between the customs duties and taxes paid and the customs duties and taxes to be paid at the rates specified in Annex 5 to the Agreement;

prior to the expiration of 3 years after the initial application by the Republic of Armenia of the rates established in CCT EAEU in respect of passenger cars and other motor vehicles included in items 8702, 8703, 8704 21 and 8704 31 of CN of FEA EAEU.

This paragraph shall not apply to passenger cars imported after the signing of the Treaty, in respect of which the customs duties have been paid at the rates established by CCT EAEU.

32. In respect of the passenger cars imported into the territory of the Republic of Armenia after the signing of the Treaty, when imported into the territories of other Member States of the Eurasian Economic Union, the difference between the amount of customs duties and taxes paid and the amounts of customs duties and taxes payable at the rates specified in Annex 5 to the Agreement may be paid to the budget of the Republic of Armenia prior to their import into the territories of such other Member States of the Eurasian Economic Union.

33. In respect of the passenger cars referred to in paragraphs 30 and 31 of this Annex, when imported into the territories of other Member States of the Eurasian Economic Union, customs control shall be conducted and, if any customs duties are payable, customs operations shall be performed in the procedure determined by the Customs Code of the Customs Union and other

international treaties and acts constituting the law of the Eurasian Economic Union and governing customs legal relations, subject to paragraphs 34 and 35 of this Annex.

34. If the customs duties and taxes in respect of the passenger cars referred to in paragraphs 30 and 31 of this Annex have not been paid to the budget of the Republic of Armenia in the amount specified in the second indent of paragraph 31 of this Annex prior to their import into the territories of other Member States of the Eurasian Economic Union, such customs duties and taxes shall be payable at customs declaration of such passenger cars into the budget of the Member State of the Eurasian Economic Union having customs authority over the place of movement of the goods across the customs border of the Eurasian Economic Union used for importation of such passenger cars.

35. The passenger cars referred to in paragraphs 30 and 31 of this Annex, registered on the territory of the Republic of Armenia, may be temporarily imported into the territory of other Member States of the Eurasian Economic Union only by persons permanently residing in the Republic of Armenia, without payment of customs duties and taxes and without the provision of security for the payment of customs duties and taxes. Such passenger cars may be imported and used in other Member States of the Eurasian Economic Union by other persons or disposed of or transferred for use on the territories of such other Member States of the Eurasian Economic Union only upon their customs declaration with the customs authorities of such other states and payment of the customs duties and taxes, subject to paragraph 31 of this Annex.

36. Customs authorities of the Republic of Armenia shall inform customs authorities of other Member States of the Eurasian Economic Union

of all passenger cars imported and released into free circulation on the territory of the Republic of Armenia after the signing of the Treaty and of the amounts of customs duties and taxes paid in respect of such passenger cars.

37. All passenger cars, other than those referred to in paragraphs 30 and 31 of this Annex, imported into the territory of the Republic of Armenia before the signing of the Treaty, shall be regarded as the goods of the Eurasian Economic Union from the date of entry into force of the Treaty.

Upon expiration of 3 years after the initial application by the Republic of Armenia of the rates set by the CCT EAEU in respect of passenger cars and other motor vehicles included in items 8702, 8703, 8704 21 and 8704 31 CN of FEA EAEU, all passenger cars referred to in paragraphs 30 and 31 of this Annex shall be recognised as the goods of the Eurasian Economic Union, regardless of the payment to the state budget of a Member State of the Eurasian Economic Union of the customs duties and taxes in the amount of the difference between the customs duties and taxes paid and customs duties and taxes payable at the rates specified in Annex 5 to the Agreement.

#### IV. Issues Related to the Membership of the Republic of Armenia in the World Trade Organisation

38. In connection with the accession of the Republic of Armenia to the Eurasian Economic Union, negotiations shall be held with members of the World Trade Organisation in order to change the relevant tariff obligations of the Republic of Armenia under the rules of the World Trade Organization and paragraph 4 of Article 1 of the Treaty on the Functioning of the Customs Union within the Multilateral Trading System of May 19, 2011.

These negotiations shall be conducted by an authorised delegation on the basis of directives. The directives and the composition of the delegation

shall be approved and adjusted, if appropriate, by the Council of the Eurasian Economic Commission.

All agreements made as a result of such negotiations shall be subject to approval by the Council of the Eurasian Economic Commission before their final adoption in the World Trade Organisation.

In accordance with the above agreements, respective amendments shall be introduced to the Common Customs Tariff of the Eurasian Economic Union.

39. The obligations of the Republic of Armenia specified in the Report of the Working group on the Accession of the Republic of Armenia to the World Trade Organisation shall not apply to the other Member States of the Eurasian Economic Union.

## V. Regarding Customs Tariff Regulation

40. From the date of entry into force of the Treaty, the rates of import duties different from the rates of CCT EAEU, shall be applied by the Republic of Armenia during the transitional period in respect of goods according to the list provided in Annex 4 to the Treaty.

The Republic of Armenia shall ensure that the goods subject to lower rates of import customs duties in comparison with the rates of CCT EAEU are applied only within its territory and shall take measures to prevent the export of such goods to the territory of other Member States of the Eurasian Economic Union without the additional payment of the difference between the amounts of import duties calculated at the rates of CCT EAEU and the amounts of import customs duties paid at importation of the goods into the territory of the Republic of Armenia.

The Republic of Belarus, the Republic of Kazakhstan and the Russian Federation shall be entitled to determine the procedure for the import of such goods to their territories.

After the date of entry into force of the Treaty, the List of goods and rates in respect of which, during the transitional period, the Republic of Armenia shall apply the rates of import customs duties, other than the Common Customs Tariff rates of the Eurasian Economic Union, shall be maintained and updated by the Eurasian Economic Commission.

41. Exemptions with regard to the payment of import duties provided by the Republic of Armenia shall apply:

1) under international treaties of the Republic of Armenia concluded before January 1, 2015 (including in the implementation of programmes under such international treaties after January 1, 2015), in accordance with the said international treaties;

2) within implementation of the programme of the Armenian-Indian Educational Centre of Information and Communication Technologies, until its expiration in accordance with the Memorandum of Understanding between the Government of the Republic of Armenia and the Government of the Republic of India “On the Establishment of the Armenian-Indian Educational Centre of Information and Communication Technologies” of June 26, 2009;

3) within implementation of the programme of the Dilijan International School approved by the Law of the Republic of Armenia of June 19, 2013, till January 1, 2018, except for vehicles, bicycles, water and air transport.

42. In the period from 2015 to 2025, it shall be allowed to import cane raw sugar included in sub-items 1701 13 and 1701 14 of CN of FEA EAEU (hereinafter in this paragraph - “raw sugar”) for industrial processing on the

territory of the Republic of Armenia with exemption from import customs duties.

Raw sugar shall be imported for industrial processing into the territory of the Republic of Armenia subject to the confirmation by the authorised authority of the Republic of Armenia of the designation of the imported raw sugar for sugar processing enterprises in the Republic of Armenia issued in accordance with the legislation of the Republic of Armenia.

The Republic of Armenia shall inform the Eurasian Economic Commission of the annual volumes of raw sugar imports for industrial processing in accordance with the balance of output and consumption of sugar in the Republic of Armenia formed for the coming period.

The Republic of Armenia shall guarantee that raw sugar imported for industrial processing and white sugar produced from such raw sugar imported with the application of the tariff exemption specified in the first indent of this paragraph is not redirected to the territories of the Republic of Belarus, the Republic of Kazakhstan and the Russian Federation.

The provisions of this paragraph shall not constitute grounds for the application by the Republic of Armenia of any restrictive measures for the import of sugar from the Republic of Belarus, the Republic of Kazakhstan and the Russian Federation.

43. Within 2 years from the date of entry into force of the Treaty, it shall be allowed to import white sugar included in sub-items 1701 99 100 1 and 1701 99 100 9 of CN of FEA EAEU with the payment of import duties of 10 percent of the customs value, but in the amount not exceeding 4,000 tons per year.

White sugar shall be imported subject to the availability of a license issued by the authorised authority of the Republic of Armenia

44. From the date of entry into force of the Treaty, the following shall be exempt from customs duties:

1) military goods imported into the Republic of Armenia in the period from 2015 to 2022 to meet the demands of the Armed Forces of the Republic of Armenia, analogues of which are not manufactured on the territories of other Member States of the Eurasian Economic Union.

Such import shall be allowed subject to the availability of an end-user certificate issued by the Ministry of Defence of the Republic of Armenia in accordance with the legislation of the Republic of Armenia;

2) the following goods imported into the Republic of Armenia in the period up to December 31, 2022 for the purposes of international and/or internal transportations on the territory of the Republic of Armenia and/or between the territories of the Member States of the Eurasian Economic Union: civil helicopters with a maximum takeoff weight of over 750 kg but not exceeding 3,175 kg included in sub-item 8802 11 000 1 of CN of FEA EAEU; civil helicopters with empty gross tare weight of over 2,000 kg but not exceeding 5,000 kg and a maximum takeoff weight of over 4,000 kg but not exceeding 10,500 kg included in sub-item 8802 12 000 1 of CN of FEA EAEU; civil passenger aircraft with empty gross tare weight of over 2,000 kg and a maximum takeoff weight of over 750 kg included in sub-item 8802 20 000 1 of CN of FEA EAEU; aircraft with empty gross tare weight of over 60,000 kg but not exceeding 90,000 kg with a maximum takeoff weight of over 120,000 kg but not exceeding 180,000 kg, medium-haul civilian cargo aircraft included in sub-item 8802 40 003 9 of CN of FEA EAEU; aircraft with empty gross tare weight of over 160,000 kg, civil wide-body long-haul aircraft with a maximum takeoff weight of up to 370,000 kg included in sub-item 8802 40 009 7 of CN of FEA EAEU;

civil passenger aircraft in sub-items 8802 40 003 5 and 8802 40 003 6 of CN of FEA EAEU with the number of seats of at least 110, but no more than 300, determined in accordance with the type certificate issued by the authorised authority of the country of the manufacturer and imported to the Republic of Armenia up till December 31, 2016, as well as civil passenger aircraft with the number of seats of at least 110, but no more than 300 determined in accordance with the layout of passenger accommodation (LOPA) approved by the authorised authority responsible for the maintenance of aircraft, imported in the period from January 1, 2017 till June 30, 2019 to the Republic of Armenia for the use in international and/or internal transportations on the territory of the Republic of Armenia and/or between the territories of the Member States of the Eurasian Economic Union;

civil passenger aircraft in sub-items 8802 40 003 5 and 8802 40 003 6 of CN of FEA EAEU imported into the Republic of Armenia with the application of the exemption specified in the fifth indent of this paragraph and imported during the period of their operation into the Republic of Armenia after repairs or maintenance outside the customs territory of the Eurasian Economic Union;

3) goods imported into the customs territory of the Eurasian Economic Union for the construction and upgrade of a nuclear power plant in the Republic of Armenia and its operation throughout the warranty period under the List of goods imported into the customs territory of the Customs Union for the purpose of construction of a nuclear power plant and its operation throughout the warranty period, as approved by Decision No.9 of the Council of the Eurasian Economic Commission of March 19, 2012.

45. The Republic of Armenia shall ensure that the goods imported with



the application of tariff exemptions specified in paragraphs 41, 43 and 44 are used only within its territory and shall take measures to prevent the export of such goods to the territories of other Member States of the Eurasian Economic Union without the additional payment of the difference between the amounts of import duties calculated at the rates of CCT EAEU and the amounts of import customs duties paid at importation of the goods into the territory of the Republic of Armenia.

46. The codes of CN of FEA EAEU provided in this Annex and Annex 4 to the Treaty may be specified by the Eurasian Economic Commission in the event of changes in CN of FEA EAEU.

#### VI. Regarding the Application of Safeguard, Anti-Dumping and Countervailing Measures in Relation to Third Countries

47. The authority in charge of investigations prior to the introduction of safeguard, anti-dumping and countervailing measures on the customs territory of the Eurasian Economic Union may, on its own initiative or at the request of an interested person, conduct a re-investigation with regard to any safeguard, anti-dumping and countervailing measures in force within the Eurasian Economic Union on the date of entry into force of the Treaty, in accordance with the Protocol on the application of safeguard, anti-dumping and countervailing measures in relation to third countries (Annex 8 to the Treaty on the Eurasian Economic Union of May 29, 2014).

A decision to initiate such a re-investigation may be adopted only upon availability of sufficient evidence that inclusion of the data on the market of the Republic of Armenia in the investigation that resulted in the application of the existing safeguard, anti-dumping or countervailing measure would

have led to a significant change in the basis for the introduction of the measure.

Re-investigations referred to in the first indent of this paragraph shall not be governed by the provisions of paragraphs 35, 110 and 175 of the Protocol on the application of safeguard, anti-dumping and countervailing measures in relation to third countries (Annex 8 to the Treaty on the Eurasian Economic Union of May 29, 2014) determining the minimum period for re-initiating a safeguard, anti-dumping or countervailing investigation.

All decisions of the Eurasian Economic Commission on the application of safeguard, anti-dumping and countervailing measures adopted after the entry into force of the Treaty following investigations carried out on the customs territory of the Eurasian Economic Union on the date of entry into force of the Treaty shall be directly applicable on the territory of the Republic of Armenia and may be revised in the procedure specified in the first to third indents of this paragraph.

From the date of entry into force of the Treaty, the amounts of import quotas established as safeguard measures shall be subject to adjustment based on the volume of imports of respective goods into the Republic of Armenia from third countries in the period from 2011 to 2013.

## VII. Technical Regulation Issues

48. The provisions of the first indent of paragraph 3 of Article 53 of the Treaty on the Eurasian Economic Union of May 29, 2014 shall be applied by the Republic of Armenia 12 months after the date of entry into force of the Treaty, except for the following Technical Regulations of the Customs Union

in respect of which the following time limits shall be determined for entry into force:

after 24 months:

On the Safety of Machinery and Equipment (TR CU 010/2011);

On the Safety of Furniture Products (TR CU 025/2012);

On the Safety of Agricultural and Forestry Tractors and their Trailers (TR CU 031/2012);

after 48 months:

Road Safety (TR CU 014/2011);

after 60 months:

On the Safety of Wheeled Vehicles (TR CU 018/2011).

In the Republic of Armenia, in addition to the provisions of the technical regulations of the Customs Union, provisions of the legislation of the Republic of Armenia may be applied:

within 12 months from the date of entry into force of the Treaty, in respect of subjects of technical regulation of the Technical Regulations of the Customs Union (except for the technical regulations of the Customs Union On the Safety of Machinery and Equipment (TR CU 010/2011), Road Safety (TR CU 014/2011), On the Safety of Wheeled Vehicles (TR CU 018/2011), On the Safety of Furniture Products (TR CU 025/2012), and On the Safety of Agricultural and Forestry Tractors and their Trailers (TR CU 031/2012));

within 24 months from the date of entry into force of the Treaty, in respect of subjects of technical regulation of the Technical Regulations of the Customs Union On the Safety of Machinery and Equipment (TR CU 010/2011), On the Safety of Furniture Products (TR CU 025/2012), and On the Safety of Agricultural and Forestry Tractors and their Trailers (TR CU 031/2012);

within 48 months from the date of entry into force of the Treaty, in respect of subjects of technical regulation of the Technical Regulations of the Customs Union on Road Safety (TR CU 014/2011);

within 60 months from the date of entry into force of the Treaty, in respect of subjects of technical regulation of the Technical Regulations of the Customs Union On the Safety of Wheeled Vehicles (TR CU 018/2011).

49. The procedure for the entry into force in the Republic of Armenia of the technical regulations of the Customs Union, which came into force on the date of entry into force of the Treaty, shall be determined by the Eurasian Economic Commission taking into account the extension of the time limits of the transitional provisions of such Technical Regulations of the Customs Union, previously determined by decision of the Eurasian Economic Commission, for a period from 6 to 24 months.

50. Products included in the common list of products formed in accordance with paragraph 7 of the Protocol on technical regulation within the Eurasian Economic Union (Annex 9 to the Treaty on the Eurasian Economic Union of May 29, 2014), prior to the entry into force of the relevant Technical Regulations, shall be subject to the requirements determined by the legislation of the Republic of Armenia.

51. The provisions of paragraphs 48 - 50 of this Annex shall apply to products intended for circulation on the territory of the Republic of Armenia.

52. The compliance of subjects of technical regulation with the requirements of the Technical Regulations of the Eurasian Economic Union (Customs Union) shall be assessed by conformity assessment authorities accredited in the manner and subject to the conditions provided for in Article 54 of the Treaty on the Eurasian Economic Union of May 29, 2014.

Registration (state registration) of subjects of technical regulation in accordance with the requirements of the Technical Regulations of the Eurasian Economic Union (Customs Union) shall be conducted by the authorities duly authorised to carry out these activities in accordance with the legislation of the Republic of Armenia.

#### VIII. Regarding the Application of Sanitary, Veterinary-Sanitary and Phytosanitary Quarantine Measures

53. State registration of the compliance of products (goods) with the common sanitary, epidemiological and hygienic requirements or requirements of the Technical Regulations of the Eurasian Economic Union (Customs Union) shall be carried out by authorised authorities of the Republic of Armenia in the field of sanitary and epidemiological welfare of the population in accordance with the legislation of the Republic of Armenia.

54. In the Republic of Armenia, the costs associated with the conduct of audits and joint inspections shall be funded from the respective budgets or other funds not prohibited by the legislation of the Republic of Armenia, unless another procedure is agreed upon on a case-by-case basis.

#### IX. Consumer Protection issues

55. In the Republic of Armenia, the term “defective goods” shall refer to goods that fail to meet the determined safety standards and regulations.

#### X. Issues regarding Regulation of Trade in Services, Incorporation Activities and Investments

56. Restrictions, exceptions, additional requirements and conditions (other than horizontal restrictions) provided for by paragraphs 15-17, 23, 26, 28, 31, 33 and 35 of the Protocol on Trade in Services, Incorporation, Activities and Investments (Annex 16 to the Treaty on the Eurasian Economic Union of May 29, 2014) shall apply from the date of approval by the Supreme Eurasian Economic Council of the individual national list of restrictions, exceptions, additional requirements and conditions for the Republic of Armenia in accordance with the fourth indent of paragraph 2 of the said Protocol.

57. The individual national list of restrictions, exceptions, additional requirements and conditions for the Republic of Armenia shall be approved by the Supreme Eurasian Economic Council in accordance with the fourth indent of paragraph 2 of the Protocol on Trade in Services, Incorporation, Activities and Investments (Annex 16 to the Treaty on the Eurasian Economic Union of May 29, 2014) no later than within 3 months from the date of entry into force of the Treaty.

58. The list of service sectors of operation of a common market of services under paragraph 40 of the Protocol on Trade in Services, Incorporation, Activities and Investments (Annex 16 to the Treaty on the Eurasian Economic Union of May 29, 2014) shall be approved by the Supreme Eurasian Economic Council no later than within 3 months from the date of entry into force of the Treaty.

59. The list of service sectors (sub-sectors) intended for the creation of a common market of services in accordance with the liberalisation plans (in the transitional period) shall be approved by the Supreme Eurasian Economic

Council no later than within 3 months from the date of entry into force of the Treaty.

## XI. Issues regarding Collection of Indirect Taxes

60. Indirect taxes on goods imported from the territories of the Member States of the Eurasian Economic Union and placed under the customs procedure, regimes and operations in accordance with the customs legislation of the Republic of Armenia, uncollected as of January 1, 2015, shall be collected by the customs authorities of the Republic of Armenia.

The procedure for the exchange of information in electronic form between tax authorities of the Republic of Armenia, the Republic of Belarus, the Republic of Kazakhstan and the Russian Federation in the course of mutual trade shall be determined through the adoption of a protocol amending the Protocol on the Exchange of Information in Electronic Form between Tax Authorities of the Member States of the Customs Union with Regard to the Amounts of Indirect Taxes Paid of December 11, 2009, which shall enter into force no later than on the date of entry into force of the Treaty.

61. In mutual trade, with regard to the goods preliminarily declared with the customs authority of the Republic of Armenia with the payment by the customs applicant of all indirect taxes prior to January 1, 2015, in order to confirm the validity of the application of the zero rate of VAT and/or the exemption from excise duties, the exporter of the goods, if shipped after January 1, 2015, shall include in the set of documents provided under paragraph 4 of the Protocol on the Procedure for Collection of Indirect Taxes and the Mechanism for controlling their Payments on Export and Import of

Goods, Performance of Works and Provision of Services (Annex 18 to the Treaty on the Eurasian Economic Union of May 29, 2014) a copy of the customs declaration issued at the release of goods for free circulation (to substitute the statement on the import of goods and payment of indirect taxes to the tax authority).

## XII. Issues regarding Regulation of the Sphere of Natural Monopolies

62. The provisions of Section XIX of the Treaty on the Eurasian Economic Union of May 29, 2014 shall be applicable to relations involving natural monopoly entities, consumers, enforcement authorities, public authorities and local self-government authorities of the Republic of Armenia in the spheres of natural monopolies, affecting trade between the Member States of the Eurasian Economic Union, as listed in Annex 1 to the Protocol on Common Regulation Principles and Rules for Activities of Natural Monopoly Entities (Annex 20 to the Treaty on the Eurasian Economic Union of May 29, 2014).

63. On the territory of the Republic of Armenia, public services determined by the legislation of the Republic of Armenia in accordance with Annexes 1 and 2 of the Protocol on Common Regulation Principles and Rules for Activities of Natural Monopoly Entities (Annex 20 to the Treaty on the Eurasian Economic Union of May 29, 2014) shall be deemed equal to the services of natural monopolies. In respect of these public services, the Republic of Armenia shall apply the provisions of the Treaty on the Eurasian Economic Union of May 29, 2014 governing the services of natural monopolies.



### XIII. Issues regarding Regulation in the Energy Sphere

64. The provisions of section XX of the Treaty on the Eurasian Economic Union of May 29, 2014 shall be applied by the Republic of Armenia in accordance with the protocol amending the above Treaty in respect of the Methodology for Interstate Transmission of Electricity (Power) between the Member States, which shall come into force not later than 1 year after the date of entry into force of the Treaty.

### XIV. Issues regarding Protection and Enforcement of Intellectual Property Rights

65. The provisions of Section V of the Protocol on the Protection and Enforcement of Intellectual Property Rights (Annex 26 to the Treaty on the Eurasian Economic Union of May 29, 2014) shall be applied by the Republic of Armenia upon expiration of 3 years from the date of entry into force of the Treaty.

66. The Republic of Armenia shall ensure the adoption of measures to prevent the export from the territory of the Republic of Armenia to the territory of other Member States of the Eurasian Economic Union of goods imported into the territory of the Republic of Armenia from third countries and bearing trademarks included in the Common Customs Registry of Intellectual Property of the Member States of the Customs Union and the customs registry of intellectual property of the country of destination of the goods without the consent of the respective copyright holder.

67. The Republic of Armenia shall, no later than on the date of entry into force of the Treaty, develop and adopt a regulatory legal act determining

the procedure to control the export of goods bearing trademarks included in the Common Customs Registry of Intellectual Property of the Member States of the Customs Union and the customs registry of intellectual property of the country of destination of the goods.

68. The Republic of Armenia shall, within 6 months from the date of entry into force of the Treaty, develop and adopt an action plan for the adaptation of economic entities to carry out activities under the regional principle of exhaustion of exclusive rights to a trademark to be applied in the Republic of Armenia.

69. The Republic of Armenia shall ensure monitoring of fulfilment of the obligation provided for by paragraph 66 of this Annex and submission to the Eurasian Economic Commission of statistical data on the volume of trade between the Republic of Armenia and the Member States of the Eurasian Economic Union, including in respect of goods originating in the Republic of Armenia, at least once in every quarter.

The Republic of Belarus, the Republic of Kazakhstan and the Russian Federation shall have the right to initiate changes to the Treaty with regard to the early termination of the transitional period provided for the Republic of Armenia by paragraph 65 of this Annex, in case of an excess over the 15 percent share of goods manufactured in third countries in the structure of the annual export of the Republic of Armenia to the territories of the Republic of Belarus, the Republic of Kazakhstan and the Russian Federation.

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ANNEX 4  
to the Treaty on the Accession of the  
Republic of Armenia to the Treaty on  
the Eurasian Economic Union  
of May 29, 2014

**LIST**

**of goods and rates in respect of which, during the transitional period, the Republic of Armenia shall apply the import customs duties rates, other than the Common Customs Tariff rates of the Eurasian Economic Union**

[illegible]

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
0203 29 150 9	----- other	10	10	10	10	10	10	15	CCT rate
0203 29 550 3	----- trimming	10	10	10	10	10	10	15	CCT rate
0203 29 550 9	----- other	10	10	10	10	10	10	15	CCT rate
0203 29 590 9	----- other	10	10	10	10	10	10	15	CCT rate
0203 29 900 3	----- trimming	10	10	10	10	10	10	15	CCT rate
0203 29 900 9	----- other	10	10	10	10	10	10	15	CCT rate
0207 12 100 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 12 900 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 13 300 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 13 500 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 14 100 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 14 200 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 14 300 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 14 500 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 14 600 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 14 700 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 14 910 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 14 990 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 24 900 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 25 100 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 25 900 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 26 800 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 27 800 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 41 800 9	----- other	10	10	14	18	22	25	50	CCT rate

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
0207 43 000 9	--- other	10	10	14	18	22	25	50	CCT rate
0207 44 100 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 44 510 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 45 100 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 45 510 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 45 810 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 45 930 9	----- other	10	10	14	18	22	25	50	CCT rate
0207 45 950 9	----- other	10	10	14	18	22	25	50	CCT rate
0209 10 110 0	--- fresh, refrigerated, frozen, cured or in brine	10	10	10	12	14	CCT rate		
0402 10 110 0	--- in immediate packaging, net weight of up to 2.5 kg	10	10	10	11	13	CCT rate		
0402 10 190 0	--- other	10	10	10	11	13	CCT rate		
0402 10 990 0	--- other	10	10	10	11	13	CCT rate		
0402 21 110 0	---- in immediate packaging, net weight of up to 2.5 kg	10	10	10	11	13	CCT rate		
0402 21 170 0	----- with fat content up to 11 wt.%	10	10	10	11	13	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
0402 21 190 0	----- with fat content over 11 wt.%, but not exceeding 27 wt.%	10	10	10	11	13	CCT rate		
0402 21 990 0	----- other	10	10	10	11	13	CCT rate		
0402 29 910 0	----- in immediate packaging, net weight of up to 2.5 kg	10	10	10	11	13	CCT rate		
0402 29 990 0	----- other	10	10	10	11	13	CCT rate		
0402 99 310 0	----- in immediate packaging, net weight of up to 2.5 kg	10	10	10	11	13	CCT rate		
0402 99 390 0	----- other	10	10	10	11	13	CCT rate		
0402 99 990 0	----- other	10	10	10	11	13	CCT rate		
0405 10 110 0	----- in immediate packaging, net weight of up to 1 kg	10	10	10	11	13	CCT rate		
0405 10 190 0	----- other	10	10	10	11	13	CCT rate		
0405 20 300 0	-- with fat content of 60 wt.% or higher, but not exceeding 75 wt.%	10	10	10	12	13	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
0405 20 900 0	— with fat content over 75 wt.%, but less than 80 wt.%	10	10	10	12	13	CCT rate		
0405 90 100 0	— with fat content of 99.3 wt.% or higher, and water content of up to 0.5 wt.%	10	10	10	12	13	CCT rate		
0701 10 000 0	— for planting	0	0	0	1	2	3	4	CCT rate
0711 20 100 0	— for use, except for oil extraction	10	10	10	10	13	CCT rate		
0713 10 100 0	— for planting	0	0	0	0	3	6	9	CCT rate
0806 10 100 0	— for table use	10	10	10	7.5	CCT rate			
0806 10 900 0	— other	10	10	10	7.5	CCT rate			
0806 20 100 0	— currant	10	10	10	7.5	CCT rate			
0806 20 300 0	— sultana	10	10	10	7.5	CCT rate			
0806 20 900 0	— other	10	10	10	7.5	CCT rate			
0807 11 000 0	— watermelons	10	10	10	7.5	CCT rate			
0807 19 000 0	— other	10	10	10	7.5	CCT rate			
0809 10 000 0	— apricots	10	10	10	7.5	CCT rate			
0809 21 000 0	— sour cherry ( <i>Prunus cerasus</i> )	10	10	10	7.5	CCT rate			
0809 29 000 0	— other	10	10	10	7.5	CCT rate			
0809 30 100 0	— nectarines	10	10	10	7.5	CCT rate			
0809 30 900 0	— other	10	10	10	7.5	CCT rate			

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
0809 40 050 0	-- plums	10	10	10	7.5	CCT rate			
0809 40 900 0	-- blackthorn	10	10	10	7.5	CCT rate			
0813 10 000 0	-- apricots	10	10	10	10	CCT rate			
0813 20 000 0	-- dried plums	10	10	10	7.5	CCT rate			
0813 40 100 0	-- peaches, including nectarines	10	10	10	7.5	CCT rate			
0813 40 300 0	-- pears	10	10	10	7.5	CCT rate			
0902 10 000 1	-- in disposable packaging	10	10	10	11	CCT rate			
0902 10 000 9	-- other	10	10	10	11	CCT rate			
0902 30 000 1	-- in disposable packaging	10	10	10	11	CCT rate			
0902 30 000 9	-- other	10	10	10	11	CCT rate			
1001 11 000 0	-- for planting	0	0	0	0	2	CCT rate		
1001 91 900 0	--- other	0	0	0	0	2	CCT rate		
1003 10 000 0	-- for planting	0	0	0	0	2	CCT rate		
1003 90 000 0	-- other	0	0	0	0	2	CCT rate		
1005 10 150 0	--- simple hybrids	0	0	0	0	2	CCT rate		
1006 10 270 0	----- with the length to width ratio equal to or exceeding 3	0	0	0	0	3	6	8	CCT rate
1006 10 920 0	---- short-grain	0	0	0	0	3	6	8	CCT rate
1006 20 130 0	--- medium-grain	0	0	0	0	3	6	8	CCT rate



CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
1006 20 150 0	---- with the length to width ratio of over 2, but less than 3	0	0	0	0	3	6	8	CCT rate
1006 20 170 0	---- with the length to width ratio equal to or exceeding 3	0	0	0	0	3	6	8	CCT rate
1006 20 940 0	--- medium-grain	0	0	0	0	3	6	8	CCT rate
1006 20 960 0	---- with the length to width ratio of over 2, but less than 3	0	0	0	0	3	6	8	CCT rate
1006 20 980 0	---- with the length to width ratio equal to or exceeding 3	0	0	0	0	3	6	8	CCT rate
1006 30 250 0	----- with the length to width ratio of over 2, but less than 3	0	0	0	0	3	6	8	CCT rate
1006 30 270 0	----- with the length to width ratio equal to or exceeding 3	0	0	0	0	3	6	8	CCT rate
1006 30 460 0	----- with the length to width ratio of over 2, but less than 3	0	0	0	0	3	6	8	CCT rate

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
1006 30 480 0	----- with the length to width ratio equal to or exceeding 3	0	0	0	0	3	6	8	CCT rate
1006 30 630 0	----- medium-grain	0	0	0	0	3	6	8	CCT rate
1006 30 650 0	----- with the length to width ratio of over 2, but less than 3	0	0	0	0	3	6	8	CCT rate
1006 30 670 0	----- with the length to width ratio equal to or exceeding 3	0	0	0	0	3	6	8	CCT rate
1006 30 920 0	----- short-grain	0	0	0	0	3	6	8	CCT rate
1006 30 940 0	----- medium-grain	0	0	0	0	3	6	8	CCT rate
1006 30 960 0	----- with the length to width ratio of over 2, but less than 3	0	0	0	0	3	6	8	CCT rate
1006 30 980 0	----- with the length to width ratio equal to or exceeding 3	0	0	0	0	3	6	8	CCT rate
1006 40 000 0	- broken rice	0	0	0	0	3	6	8	CCT rate
1107 10 990 0	--- other	0	0	0	2	4	CCT rate		
1107 20 000 0	- parched	0	0	0	2	4	CCT rate		
1108 12 000 0	-- corn starch	0	0	0	3	6	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
1108 13 000 0	-- potato starch	0	0	0	3	6	CCT rate		
1108 14 000 0	-- manioca starch	0	0	0	3	6	CCT rate		
1108 19 900 0	--- other	0	0	0	3	6	CCT rate		
1210 20 900 0	-- other	0	0	0	0	2	CCT rate		
1512 19 900 2	----- sunflower oil or fractions thereof in immediate packaging, net volume of 10 litres or less	10	10	10	12	13	CCT rate		
1516 20 910 0	--- in immediate packaging, net weight of up to 1 kg	10	10	10	12	13	CCT rate		
1516 20 980 1	----- cocoa butter substitutes	10	10	10	10	11	CCT rate		
1517 10 900 0	-- other	10	10	10	10	10	12	13	CCT rate
1517 90 990 0	--- other	10	10	10	10	10	12	13	CCT rate
1604 15 190 0	----- other	10	10	12	CCT rate				
1702 30 900 1	----- starch syrup	0	0	0	2	CCT rate			
1702 30 900 9	----- other	0	0	0	2	CCT rate			
1901 10 000 0	- baby food, packaged for retail sale	0	0	0	0	0	2	4	CCT rate

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
2102 10 310 0	— — — dry	0	0	0	0	4	6	8	CCT rate
2102 10 900 0	— — other	0	0	0	0	4	6	8	CCT rate
2106 90 980 4	— — — — fit for human consumption mixtures or ready products made of animal or vegetable fats or oils or fractions thereof, containing over 15 wt.% of milk fat	10	10	10	CCT rate				
2309 90 100 0	— — soluble fish products or products from marine mammals	0	0	0	0	2	CCT rate		
2309 90 310 0	— — — — — not containing milk products or containing less than 10 wt.% of such products	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
2309 90 330 0	----- containing at least 10 wt.% but not more than 50 wt.% of milk products	0	0	0	0	2	CCT rate		
2309 90 350 0	----- containing at least 50 wt.% but not more than 75 wt.% of milk products	0	0	0	0	2	CCT rate		
2309 90 410 0	----- not containing milk products or containing less than 10 wt.% of such products	0	0	0	0	2	CCT rate		
2309 90 510 0	----- not containing milk products or containing less than 10 wt.% of such products	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
2309 90 700 0	---- not containing starch, glucose, glucose syrup, maltodextrin or maltodextrin syrup, but containing milk products	0	0	0	0	2	CCT rate		
2309 90 950 0	----- containing 49 wt.% or more of choline chloride, organic or inorganic based	0	0	0	0	2	CCT rate		
2309 90 990 0	----- other	0	0	0	0	2	CCT rate		
2401 20 350 0	-- light air-cured tobacco	0	0	0	0	2	CCT rate		
2401 20 850 1	--- Virginia type	0	0	0	0	2	CCT rate		
2401 20 850 9	--- other	0	0	0	0	2	CCT rate		
2401 20 950 0	-- other	0	0	0	0	2	CCT rate		
2401 30 000 0	- tobacco offals	0	0	0	0	2	CCT rate		
2505 10 000 0	- siliceous and quartz sands	0	0	0	0	2	CCT rate		
2509 00 000 0	chalk	0	0	0	0	2	CCT rate		
2520 10 000 0	- gypsum; anhydrite	0	0	0	0	2	CCT rate		
2526 20 000 0	- crushed gypsum or	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
2529 21 000 0	satellite -- with calcium fluoride content of 97 wt.% or less	0	0	2	4	6	CCT rate		
2710 12 210 0	----- white spirit	0	0	0	0	2	CCT rate		
2710 12 410 0	----- with octane rating of at least 95 (RON)	0	0	0	0	2	CCT rate		
2710 12 450 0	----- with octane rating 95 or higher, but less than 98 (RON)	0	0	0	0	2	CCT rate		
2710 19 210 0	----- jet fuel	0	0	0	0	2	CCT rate		
2710 19 290 0	----- other	0	0	0	0	2	CCT rate		
2710 19 460 0	----- with sulphur content over 0.05 wt.%, but not exceeding 0.2 wt.%	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
2710 19 820 0	----- engine oils, compressor lubricating oil, turbine lubricating oil	0	0	0	0	2	CCT rate		
2710 19 840 0	----- fluids for hydraulic purposes	0	0	0	0	2	CCT rate		
2710 19 860 0	----- white oils, paraffin oil	0	0	0	0	2	CCT rate		
2710 19 880 0	----- gear oil and oil for gearboxes	0	0	0	0	2	CCT rate		
2710 19 920 0	----- compositions for the treatment of metals, lubrication oil for forms, corrosion inhibiting oils	0	0	0	0	2	CCT rate		
2710 19 980 0	----- other lubricating oils and other oils	0	0	0	0	2	CCT rate		
2711 13 970 0	----- other	0	0	0	0	2	CCT rate		



CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
2713 20 000 0	– oil bitumen	0	0	0	0	2	CCT rate		
2804 21 000 0	– – argon	0	0	0	0	2	CCT rate		
2806 10 000 0	– hydrogen chloride (hydrochloric acid)	0	0	0	0	2	CCT rate		
2807 00 100 0	– sulphuric acid	0	0	0	0	2	CCT rate		
2808 00 000 0	Nitric acid; sulphonitric acids	0	0	0	0	2	CCT rate		
2809 20 000 0	– phosphoric acid and polyphosphoric acids	0	0	0	0	2	CCT rate		
2810 00 900 0	– other	0	0	0	0	2	CCT rate		
2814 20 000 0	– ammonia in aqueous solution	0	0	0	0	2	CCT rate		
2815 11 000 0	– – hard	0	0	0	0	2	CCT rate		
2815 20 000 0	– potassium hydroxide (caustic potash)	0	0	0	0	2	CCT rate		
2827 10 000 0	– ammonium chloride	0	0	0	0	2	CCT rate		
2829 90 100 0	– – perchlorates	0	0	0	0	2	CCT rate		
2830 10 000 0	– sodium sulfides	0	0	0	0	2	CCT rate		
2830 90 850 0	– – other	0	0	0	0	2	CCT rate		
2832 10 000 0	– sodium sulfites	0	0	0	0	2	CCT rate		
2833 11 000 0	– – disodium sulfate	0	0	0	0	2	CCT rate		
2833 19 000 0	– – other	0	0	0	0	2	CCT rate		
2833 21 000 0	– – of magnesium	0	0	0	0	2	CCT rate		
2833 22 000 0	– – of aluminium	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
2833 25 000 0	-- of copper	0	0	0	0	2	CCT rate		
2833 27 000 0	-- of barium	0	0	0	0	2	CCT rate		
2833 29 200 0	--- of cadmium; chromium; zinc	0	0	0	0	2	CCT rate		
2833 29 800 0	--- other	0	0	0	0	2	CCT rate		
2833 30 000 0	- aluminium potassium sulphate	0	0	0	0	2	CCT rate		
2833 40 000 0	- peroxosulphates (persulphates)	0	0	0	0	2	CCT rate		
2834 10 000 0	- nitrites	0	0	0	0	2	CCT rate		
2834 21 000 0	-- of potassium	0	0	0	0	2	CCT rate		
2834 29 200 0	--- of barium; beryllium; cadmium; cobalt; nickel; lead	0	0	0	0	2	CCT rate		
2834 29 800 0	--- other	0	0	0	0	2	CCT rate		
2835 31 000 0	-- sodium triphosphate (sodium tripolyphosphate)	0	0	0	0	2	CCT rate		
2835 39 000 0	-- other	0	0	0	0	2	CCT rate		
2836 20 000 0	- disodium carbonate	0	0	0	0	2	CCT rate		
2837 19 000 0	-- other	0	0	0	0	2	CCT rate		
2837 20 000 0	- complex cyanides	0	0	0	0	2	CCT rate		
2841 61 000 0	-- potassium permanganate	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
2841 70 000 0	– molybdates	0	0	0	0	2	CCT rate		
2843 10 100 0	– – silver	0	0	0	0	2	CCT rate		
2843 10 900 0	– – other	0	0	0	0	2	CCT rate		
2843 21 000 0	– – silver nitrate	0	0	0	0	2	CCT rate		
2843 29 000 0	– – other	0	0	0	0	2	CCT rate		
2843 30 000 0	– gold compounds	0	0	0	0	2	CCT rate		
2843 90 100 0	– – amalgams	0	0	0	0	2	CCT rate		
2843 90 900 0	– – other	0	0	0	0	2	CCT rate		
2849 10 000 0	– of calcium	0	0	0	0	2	CCT rate		
2849 20 000 0	– of silicon	0	0	0	0	2	CCT rate		
2849 90 100 0	– – of boron	0	0	0	0	2	CCT rate		
2849 90 900 0	– – other	0	0	0	0	2	CCT rate		
2902 20 000 0	– benzene	0	0	0	0	2	CCT rate		
2902 30 000 0	– toluene	0	0	0	0	2	CCT rate		
2903 13 000 0	– – chloroform (trichloromethane)	0	0	0	0	2	CCT rate		
2903 14 000 0	– – carbon tetrachloride	0	0	0	0	2	CCT rate		
2903 22 000 0	– – trichlorethylene	0	0	0	0	2	CCT rate		
2905 11 000 0	– – methanol (methyl alcohol)	0	0	0	0	2	CCT rate		
2905 12 000 0	– – propan-1-ol (propyl alcohol) and propan-2- ol (isopropyl alcohol)	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
2905 17 000 0	-- dodecane-1-ol (lauryl alcohol), hexadecane-1-ol (cetyl alcohol) and octadecane-1-ol (stearyl alcohol)	0	0	0	0	2	CCT rate		
2905 45 000 1	--- synthetic of propylene	0	0	0	0	2	CCT rate		
2905 45 000 9	--- other	0	0	0	0	2	CCT rate		
2906 11 000 0	-- menthol	0	0	0	0	2	CCT rate		
2907 15 100 0	--- 1-naphthol	0	0	0	0	2	CCT rate		
2912 11 000 0	-- methanal (formaldehyde)	0	0	0	0	2	CCT rate		
2912 12 000 0	-- ethanal (acetaldehyde)	0	0	0	0	2	CCT rate		
2912 19 100 0	--- butanal (butyraldehyde, normal isomer)	0	0	0	0	2	CCT rate		
2912 19 900 0	--- other	0	0	0	0	2	CCT rate		
2912 21 000 0	-- benzaldehyde	0	0	0	0	2	CCT rate		
2912 29 000 0	-- other	0	0	0	0	2	CCT rate		
2912 41 000 0	-- vanillin (4-hydroxy-3-methoxybenzaldehyde)	0	0	0	0	2	CCT rate		
2912 42 000 0	-- ethyl vanillin (3-ethoxy-4-hydroxybenzaldehyde)	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
2912 49 000 0	– – other	0	0	0	0	2	CCT rate		
2912 50 000 0	– cyclic polymers of aldehydes	0	0	0	0	2	CCT rate		
2912 60 000 0	– paraformaldehyde	0	0	0	0	2	CCT rate		
2914 11 000 0	– – acetone	0	0	0	0	2	CCT rate		
2915 21 000 0	– – acetic acid	0	0	0	0	2	CCT rate		
2918 14 000 0	– – citric acid	0	0	0	0	CCT rate			
2918 21 000 0	– – salicylic acid and its salts	0	0	0	0	2	CCT rate		
2921 44 000 0	– – diphenylamine and derivatives thereof; salts of these compounds	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
2921 51 110 0	----- <i>m</i> - phenylenediamine with purity of 99 wt.% or higher and comprising: - 1 wt.% or less of water, - 200 mg/kg or less <i>o</i> - phenylenediamine, and - 450 mg/kg or less <i>p</i> -phenylenediamine	0	0	0	0	2	CCT rate		
2922 13 100 0	--- triethanolamine	0	0	0	0	2	CCT rate		
2923 10 000 0	- choline and its salts	0	0	0	0	2	CCT rate		
2923 20 000 0	- lecithins and other phosphoaminolipids	0	0	0	0	2	CCT rate		
2923 90 000 0	- other	0	0	0	0	2	CCT rate		
2933 69 400 0	--- methenamine (INN) (hexamethylenetetramine); 2,6-di-tert-butyl- 4-[4.6-bis(octylthio)- 1,3,5-triazin-2-yl- amino]phenol	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
2933 99 500 0	--- 2,4-di-tert-butyl-6-(5-chlorobenzotriazol-2-yl) phenol	0	0	0	0	2	CCT rate		
3002 10 100 9	--- other	0	0	0	0	2	CCT rate		
3002 10 910 0	--- hemoglobin, blood globulins and serum globulins	0	0	0	2	CCT rate			
3002 10 950 1	----- clotting factors	0	0	0	2	CCT rate			
3002 10 950 9	----- other	0	0	0	2	CCT rate			
3002 10 990 0	----- other	0	0	0	0	2	CCT rate		
3002 20 000 1	-- measles vaccine	0	0	0	CCT rate				
3002 20 000 2	-- hepatitis B vaccine	0	0	0	CCT rate				
3002 20 000 9	-- other	0	0	0	CCT rate				
3002 30 000 0	-- veterinary vaccines	0	0	0	CCT rate				
3002 90 100 0	-- human blood	0	0	0	2	4	CCT rate		
3002 90 300 0	-- animal blood prepared for use for therapeutic, prophylactic or diagnostic purposes	0	0	0	2	4	CCT rate		
3002 90 500 0	-- cultures of microorganisms	0	0	0	2	4	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
3002 90 900 0	-- other	0	0	0	2	4	CCT rate		
3004 10 000 1	--- containing as the main active ingredient only: ampicillin trihydrate or sodium salt of ampicillin, benzylpenicillin salt and compounds, or carbenicillin, oxacillin or sulatsillin (sultamicillin) or phenoxymethylpenici llin	0	0	0	0	2	CCT rate		
3004 10 000 4	---- pre-packed or presented in unit dosage form, but packaged for retail sale	0	0	0	0	2	CCT rate		
3004 10 000 5	---- other	0	0	0	0	2	CCT rate		
3004 10 000 6	---- containing as the main active ingredient only streptomycin sulphate	0	0	0	2	4	CCT rate		



CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
3004 10 000 7	--- other	0	0	0	0	2	CCT rate		
3004 10 000 8	--- other	0	0	0	2	4	CCT rate		
3004 20 000 1	--- containing as the main active ingredient only: amikacin or gentamicin, or griseofulvin, or doxycycline, or doxorubicin, or kanamycin, and fusidic acid or its sodium salt, or laevomycetin (chloramphenicol) and its salts, or lincomycin or methacycline or nystatin, or rifampin or cefazolin, cephalexin or cephalothin, or erythromycin base	0	0	0	0	2	CCT rate		
3004 20 000 2	--- other	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
3004 20 000 3	--- containing as the main active ingredient only erythromycin base or kanamycin sulphate	0	0	0	0	2	CCT rate		
3004 20 000 9	--- other	0	0	0	0	2	CCT rate		
3004 32 000 1	--- pre-packed in forms or packings for retail sale and containing as the main active ingredient only fluocinolone	0	0	0	0	2	CCT rate		
3004 32 000 9	--- other	0	0	0	0	2	CCT rate		
3004 39 000 1	--- pre-packed in forms or packings for retail sale	0	0	0	0	2	CCT rate		
3004 39 000 9	--- other	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
3004 40 000 1	— — — pre-packed in forms or packings for retail sale and containing as the main active ingredient only: caffeine-sodium benzoate or xantinol nicotinate, or papaverine, or pilocarpine, or theobromine, or theophylline	0	0	0	0	2	CCT rate		
3004 40 000 9	— — other	0	0	0	0	2	CCT rate		
3004 50 000 1	— — — containing as the main active ingredient only: ascorbic acid (vitamin C) or nicotinic acid or cocarboxylase or nicotinamide, or pyridoxine, thiamine, or salts thereof (vitamin B1) or	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
	cyanocobalamin (vitamin B12)								
3004 50 000 2	--- other	0	0	0	0	2	CCT rate		
3004 50 000 5	--- containing as the main active ingredient only alpha-tocopherol acetate (vitamin E)	0	0	0	0	2	CCT rate		
3004 50 000 6	--- containing as the main active ingredient only: cocarboxylase or ascorbic acid (vitamin C) or cyanocobalamin (vitamin B12)	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
3004 50 000 8	--- other	0	0	0	0	2	CCT rate		
3004 90 000 1	--- containing iodine or iodine compounds	0	0	0	0	2	CCT rate		
3004 90 000 2	--- other	0	0	0	0	2	CCT rate		
3004 90 000 5	--- containing iodine or iodine compounds	0	0	0	0	2	CCT rate		
3004 90 000 6	---- containing as the main active ingredient only: acetylsalicylic acid or paracetamol, or riboxinum (inosine), or polyvinyl pyrrolidone	0	0	0	0	2	CCT rate		
3004 90 000 9	---- other	0	0	0	0	2	CCT rate		
3005 10 000 0	- adhesive dressing material and other articles having an adhesive layer	0	0	0	0	2	CCT rate		
3005 90 100 0	-- wool and wool products	0	0	0	0	2	CCT rate		
3005 90 310 0	---- gauze and gauze products	0	0	0	0	2	CCT rate		
3005 90 500 0	---- other	0	0	0	0	2	CCT rate		
3005 90 990 0	--- other	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
3006 30 000 0	– contrast agents for X-ray surveys; diagnostic reagents to be administered to patients	0	0	0	0	CCT rate			
3006 40 000 0	– dental cements and other dental fillings; cements for bone reconstruction	0	0	0	0	CCT rate			
3101 00 000 0	Fertilisers of animal or vegetable origin, mixed or unmixed, chemically treated or untreated; fertilisers produced by mixing or chemical treatment of products of vegetable or animal origin	0	0	0	2	4	CCT rate		
3102 10 100 0	– – urea containing over 45 wt.% of nitrogen based on dry anhydrous product	0	0	0	2	4	CCT rate		
3102 21 000 0	– – ammonium sulfate	0	0	0	2	4	CCT rate		
3102 29 000 0	– – other	0	0	0	2	4	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
3102 30 100 0	– – in aqueous solution	0	0	0	2	4	CCT rate		
3102 30 900 0	– – other	0	0	0	2	4	CCT rate		
3102 40 100 0	– – with nitrogen content up to 28 wt.%	0	0	0	2	4	CCT rate		
3102 40 900 0	– – with nitrogen content over 28 wt.%	0	0	0	2	4	CCT rate		
3103 10 100 0	– – containing over 35 wt.% of diphosphorus pentoxide	0	0	0	2	4	CCT rate		
3103 10 900 0	– – other	0	0	0	2	4	CCT rate		
3104 20 500 0	– – with potassium content as K <sub>2</sub> O of over 40 wt.%, but not exceeding 62 wt.% in a dry anhydrous product	0	0	0	2	4	CCT rate		
3104 20 900 0	– – with potassium content as K <sub>2</sub> O of over 62 wt.% in a dry anhydrous product	0	0	0	2	4	CCT rate		
3104 30 000 0	– potassium sulfate	0	0	0	2	4	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
3105 10 000 0	– goods of this group in tablets or similar forms or in packages with a gross weight not exceeding 10 kg	0	0	0	2	4	CCT rate		
3105 20 000 0	– mineral or chemical fertilisers containing the three fertilising elements: nitrogen, phosphorus and potassium	0	0	0	2	4	CCT rate		
3105 30 000 0	– diammonium hydrogenorthophosphate (diammonium phosphate)	0	0	0	2	4	CCT rate		
3105 40 000 0	– ammonium dihydrogenorthophosphate (monoammonium phosphate) and mixtures thereof with diammonium hydrogenorthophosphate (diammonium phosphate)	0	0	0	2	4	CCT rate		
3105 51 000 0	– – containing nitrates and phosphates	0	0	0	2	4	CCT rate		
3105 59 000 0	– – other	0	0	0	2	4	CCT rate		



CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
3105 60 000 0	– mineral or chemical fertilisers containing the two fertilising elements: phosphorus and potassium	0	0	0	2	4	CCT rate		
3209 90 000 0	– other	0	0	0	2	4	CCT rate		
3210 00 100 0	– oil paints and varnishes (including enamels and lacquers)	0	0	0	2	4	CCT rate		
3212 10 000 0	– stamping foils	0	0	0	2	4	CCT rate		
3305 10 000 0	– shampoos	0	0	0	2	4	CCT rate		
3306 10 000 0	– dentifrice	0	0	0	2	4	CCT rate		
3401 11 000 1	– – – toilet soap (including soap containing medicines)	0	0	0	0	2	CCT rate		
3401 11 000 9	– – – other	0	0	0	0	2	CCT rate		
3401 19 000 0	– – other	0	0	0	0	2	CCT rate		
3401 20 900 0	– – other	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
3401 30 000 0	– organic surface-active agents and means for skin washing in the form of liquid or cream, packaged for retail sale, containing or not containing soap	0	0	0	0	3	CCT rate		
3402 11 100 0	– – – aqueous solution with the content of disodium alkyl[oxide(benzenesulphonate)] of 30 wt.% or higher, but not exceeding 50 wt.%	0	0	0	0	3	CCT rate		
3402 11 900 0	– – – other	0	0	0	0	3	CCT rate		
3402 12 000 0	– – cationic	0	0	0	0	3	CCT rate		
3402 13 000 0	– – non-ionogenic	0	0	0	0	3	CCT rate		
3402 19 000 0	– – other	0	0	0	0	3	CCT rate		
3402 20 200 0	– – surface-active agents	0	0	0	0	3	CCT rate		
3402 20 900 0	– – detergents and cleaning products	0	0	0	0	3	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
3402 90 100 1	— — — aqueous solution containing alkyl ethoxy sulphates of 30 wt.% or more, but not more than 60 wt.%, and alkyl amine oxides of 5 wt.% or more, but not more than 15 wt.%	0	0	0	0	3	CCT rate		
3402 90 100 9	— — — other	0	0	0	0	3	CCT rate		
3402 90 900 0	— — detergents and cleaning products	0	0	0	0	3	CCT rate		
3503 00 100 1	— — gelatin	0	0	0	0	2	CCT rate		
3503 00 100 9	— — other	0	0	0	0	2	CCT rate		
3506 91 000 0	— — adhesives based on polymers in items 3901 to 3913 or rubber	0	0	0	0	2	CCT rate		
3506 99 000 0	— — other	0	0	0	0	2	CCT rate		
3806 10 000 0	— rosin and resin acids	0	0	0	0	2	CCT rate		
3808 91 900 0	— — — other	0	0	0	0	2	CCT rate		
3808 92 100 0	— — — — preparations based on copper compounds	0	0	0	0	2	CCT rate		
3808 92 900 0	— — — — other	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
3808 93 900 0	— — — plant growth regulators	0	0	0	0	2	CCT rate		
3808 94 900 0	— — — other	0	0	0	0	2	CCT rate		
3811 21 000 0	— — containing oils or petroleum products obtained from bituminous minerals	0	0	0	0	2	CCT rate		
3814 00 900 0	— other	0	0	0	0	2	CCT rate		
3815 19 900 0	— — — other	0	0	0	0	2	CCT rate		
3815 90 900 0	— — other	0	0	0	0	2	CCT rate		
3816 00 000 0	Refractory cements, mortars, concretes and similar compositions, other than products in item 3801	0	0	0	0	2	CCT rate		
3824 40 000 0	— prepared additives for cements, mortars or concretes	0	0	0	0	2	CCT rate		
3901 10 900 0	— — other	0	0	0	0	2	4	CCT rate	
3901 20 900 0	— — other	0	0	0	0	2	4	CCT rate	
3902 10 000 0	— polypropylene	0	0	0	0	2	4	CCT rate	
3902 30 000 0	— copolymers of propylene	0	0	0	0	2	4	CCT rate	
3902 90 900 0	— — other	0	0	0	0	2	4	CCT rate	

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
3903 20 000 0	– styrene acrylonitrile (SAN) copolymers	0	0	0	0	2	4	CCT rate	
3903 30 000 0	– acrylonitrile-butadiene- styrene (ABS) copolymers	0	0	0	0	2	4	CCT rate	
3903 90 100 0	– – copolymer of styrene and allyl alcohol only, with acetyl number of 175 or higher	0	0	0	0	2	4	CCT rate	
3903 90 200 0	– – brominated polystyrene containing 58 wt.% or more, but not more than 71 wt.% of bromine, in one of the forms mentioned in note 6b to this group	0	0	0	0	2	4	CCT rate	
3903 90 900 0	– – other	0	0	0	0	2	4	CCT rate	
3904 10 009 9	– – – other	0	0	0	0	2	4	CCT rate	
3904 22 000 0	– – plasticised	0	0	0	0	2	4	CCT rate	
3905 12 000 0	– – in the form of aqueous dispersions	0	0	0	0	2	4	CCT rate	
3905 19 000 0	– – other	0	0	0	0	2	4	CCT rate	

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
3905 21 000 0	– – in the form of aqueous dispersions	0	0	0	0	2	4	CCT rate	
3905 29 000 0	– – other	0	0	0	0	2	4	CCT rate	
3905 30 000 0	– polyvinyl alcohol, containing or not containing non- hydrolysed acetate groups	0	0	0	0	2	4	CCT rate	
3905 91 000 0	– – copolymers	0	0	0	0	2	4	CCT rate	
3905 99 901 0	– – – – polyvinylpyrroli done	0	0	0	0	2	4	CCT rate	
3905 99 909 0	– – – – other	0	0	0	0	2	4	CCT rate	
3906 90 300 0	– – copolymer of acrylic acid 2-ethylhexyl acrylate, containing 10 wt.% or more, but not more than 11 wt.%, of 2-ethylhexyl acrylate	0	0	0	0	2	4	CCT rate	
3906 90 400 0	– – acrylonitrile-methyl acrylate copolymer, modified by polybutadiene acrylonitrile (NBR)	0	0	0	0	2	4	CCT rate	

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
3906 90 600 0	– – terpolymer of methyl acrylate, ethylene and monomer containing a non-terminal carboxy group as a substituent group containing 50 wt.% or more of methyl acrylate, mixed or not mixed with silica	0	0	0	0	2	4	CCT rate	
3906 90 900 9	– – – other	0	0	0	0	2	4	CCT rate	
3907 50 000 0	– alkyd resins	0	0	0	0	2	CCT rate		
3907 60 800 0	– – other	0	0	0	0	2	CCT rate		
3907 91 100 0	– – – liquid	0	0	0	0	2	CCT rate		
3907 91 900 0	– – – other	0	0	0	0	2	CCT rate		
3907 99 100 0	– – – polyethylene naphthalate-2,6-dicarboxylate	0	0	0	0	2	CCT rate		
3907 99 900 0	– – – other	0	0	0	0	2	CCT rate		
3914 00 000 0	Ion-exchangers based on polymers in items 3901 to 3913, in primary forms	0	0	0	0	2	4	CCT rate	

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
3916 20 000 0	– of vinyl chloride polymers	0	0	0	0	2	4	CCT rate	
3916 90 900 0	– – other	0	0	0	0	2	4	CCT rate	
3919 10 190 0	– – – other	0	0	0	0	2	4	CCT rate	
3920 10 400 0	– – – – other	0	0	0	0	2	4	CCT rate	
3920 20 210 0	– – – biaxially oriented	0	0	0	2	4	CCT rate		
3920 49 100 1	– – – – rigid unplasticised	0	0	0	2	4	CCT rate		
3920 49 100 9	– – – – flexible	0	0	0	2	4	CCT rate		
3920 99 900 0	– – – other	0	0	0	2	4	CCT rate		
3921 90 900 0	– – other	0	0	0	2	4	CCT rate		
3923 29 900 0	– – – other	10	10	CCT rate					
4011 10 000 1	– – with a bore diameter of less than 15 inches	10	10	10	CCT rate				
4011 10 000 2	– – with a bore diameter of 15 inches or more, but not more than 16 inches	10	10	10	CCT rate				
4011 10 000 9	– – other	10	10	10	CCT rate				
4011 20 100 1	– – – tyres with all-metal cord	10	CCT rate						
4011 20 100 9	– – – other	10	CCT rate						
4011 20 900 1	– – – tyres with all-metal cord	10	CCT rate						



CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
4011 20 900 9	— — — other	10	CCT rate						
4013 10 000 1	— — for passenger cars (including cargo vans and sports cars)	10	12	CCT rate					
4013 10 000 9	— — for buses or motor vehicles for the transportation of goods	10	10	CCT rate					
4013 90 000 0	— other	10	12	CCT rate					
4107 92 100 0	— — — leather of hides of cattle (including buffalo)	0	0	0	0	2	CCT rate		
4107 99 100 0	— — — leather of hides of cattle (including buffalo)	0	0	0	0	2	CCT rate		
4112 00 000 0	Leather additionally treated after tanning or in the form of crust leather, including parchment-dressed leather, of hides of sheep or lamb, without hair coat, double or split, other than leather in item 4114	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
4113 20 000 0	– hog	0	0	0	0	2	CCT rate		
4407 91 900 0	– – – – other	0	0	3	6	9	CCT rate		
4407 99 980 1	– – – – – birch or aspen wood sawn lengthwise	0	0	3	6	9	CCT rate		
4410 11 100 0	– – – untreated or without further processing except for grinding	0	0	0	0	4	CCT rate		
4410 11 900 0	– – – other	0	0	0	0	4	CCT rate		
4411 12 900 0	– – – other	0	0	0	0	2	CCT rate		
4411 13 900 0	– – – other	0	0	0	0	2	CCT rate		
4411 14 900 0	– – – other	0	0	0	0	2	CCT rate		
4411 92 900 0	– – – other	0	0	0	0	2	CCT rate		
4411 93 900 0	– – – other	0	0	0	0	2	CCT rate		
4411 94 900 0	– – – other	0	0	0	0	2	CCT rate		
4418 20 800 0	– – of other wood species	0	0	0	0	3	6	CCT rate	
4418 90 800 0	– – other	0	0	0	0	3	6	CCT rate	
4803 00 100 0	– cellulose wool	0	0	0	0	3	6	CCT rate	
4803 00 310 9	– – – other	0	0	0	0	3	6	CCT rate	
4803 00 900 0	– other	0	0	0	0	3	6	CCT rate	
4804 29 900 0	– – – other	0	0	0	0	3	6	CCT rate	
4804 39 800 0	– – – other	0	0	0	0	3	6	CCT rate	
4806 10 000 0	– vegetable parchment	0	0	0	3	5	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
4813 20 000 0	– roll width not exceeding 5 cm	0	0	0	0	2	CCT rate		
4813 90 100 0	– – roll width of over 5 cm, but not exceeding 15 cm	0	0	0	0	2	CCT rate		
4813 90 900 0	– – other	0	0	0	0	2	CCT rate		
5111 11 000 0	– – with surface density not exceeding 300 g/m <sup>2</sup>	0	0	0	0	3	6	CCT rate	
5111 19 100 0	– – – with surface density of over 300 g/m <sup>2</sup> , but not exceeding 450 g/m <sup>2</sup>	0	0	0	0	3	6	CCT rate	
5111 19 900 0	– – – with surface density of over 450 g/m <sup>2</sup>	0	0	0	0	3	6	CCT rate	
5111 30 100 0	– – with surface density not exceeding 300 g/m <sup>2</sup>	0	0	0	0	3	6	CCT rate	
5111 30 300 0	– – with surface density of over 300 g/m <sup>2</sup> , but not exceeding 450 g/m <sup>2</sup>	0	0	0	0	3	6	CCT rate	
5111 90 910 0	– – – with surface density not exceeding 300 g/m <sup>2</sup>	0	0	0	0	3	6	CCT rate	
5112 11 000 0	– – with surface density not exceeding 200 g/m <sup>2</sup>	0	0	0	0	3	6	CCT rate	

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
5112 19 100 0	— — — with surface density of over 200 g/m <sup>2</sup> , but not exceeding 375 g/m <sup>2</sup>	0	0	0	0	3	6	CCT rate	
5112 19 900 0	— — — with surface density of over 375 g/m <sup>2</sup>	0	0	0	0	3	6	CCT rate	
5112 20 000 0	— other, mainly or exclusively mixed with chemical strands	0	0	0	0	3	6	CCT rate	
5112 30 100 0	— — with surface density not exceeding 200 g/m <sup>2</sup>	0	0	0	0	3	6	CCT rate	
5112 30 300 0	— — with surface density of over 200 g/m <sup>2</sup> , but not exceeding 375 g/m <sup>2</sup>	0	0	0	0	3	6	CCT rate	
5112 90 910 0	— — — with surface density not exceeding 200 g/m <sup>2</sup>	0	0	0	0	3	6	CCT rate	
5205 11 000 0	— — with linear density of 714.29 dtex or more (not exceeding metric number 14)	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
5205 12 000 0	– – with linear density of less than 714.29 dtex, but not less than 232.56 dtex (higher than metric number 14, but not exceeding metric number 43)	0	0	0	0	2	CCT rate		
5205 13 000 0	– – with linear density of less than 232.56 dtex, but not less than 192.31 dtex (higher than metric number 43, but not exceeding metric number 52)	0	0	0	0	2	CCT rate		
5205 31 000 0	– – with linear density for single yarn of 714.29 dtex or more (not exceeding metric number 14 for single yarn)	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
5205 42 000 0	– – with linear density for single yarn of less than 714.29 dtex, but not less than 232.56 dtex (higher than metric number 14, but not exceeding metric number 43 for single yarn)	0	0	0	0	2	CCT rate		
5206 12 000 0	– – with linear density of less than 714.29 dtex, but not less than 232.56 dtex (higher than metric number 14, but not exceeding metric number 43)	0	0	0	0	2	CCT rate		
5206 22 000 0	– – with linear density of less than 714.29 dtex, but not less than 232.56 dtex (higher than metric number 14, but not exceeding metric number 43)	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
5206 25 000 0	-- with linear density of less than 125 dtex (higher than metric number 80)	0	0	0	0	2	CCT rate		
5206 31 000 0	-- with linear density for single yarn of 714.29 dtex or more (not exceeding metric number 14 for single yarn)	0	0	0	0	2	CCT rate		
5206 42 000 0	-- with linear density for single yarn of less than 714.29 dtex, but not less than 232.56 dtex (higher than metric number 14, but not exceeding metric number 43 for single yarn)	0	0	0	0	2	CCT rate		
5208 11 100 0	--- fabrics for the manufacture of bandages, dressings and medical gauze	0	0	0	0	3	6	CCT rate	
5208 11 900 0	--- other	0	0	0	0	3	6	CCT rate	

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
5208 12 160 0	----- not exceeding 165 cm	0	0	0	0	0	2	CCT rate	
5208 12 190 0	----- over 165 cm	0	0	0	0	3	6	CCT rate	
5208 12 960 0	----- not exceeding 165 cm	0	0	0	0	3	6	CCT rate	
5208 12 990 0	----- over 165 cm	0	0	0	0	3	6	CCT rate	
5208 19 000 0	-- other fabrics	0	0	0	0	3	6	CCT rate	
5208 21 900 0	--- other	0	0	0	0	3	6	CCT rate	
5208 22 160 0	----- not exceeding 165 cm	0	0	0	0	3	6	CCT rate	
5208 22 190 0	----- over 165 cm	0	0	0	0	3	6	CCT rate	
5208 22 960 0	----- not exceeding 165 cm	0	0	0	0	3	6	CCT rate	
5208 22 990 0	----- over 165 cm	0	0	0	0	3	6	CCT rate	
5208 29 000 0	-- other fabrics	0	0	0	0	3	6	CCT rate	
5208 31 000 0	-- plain weave, with surface density not exceeding 100 g/m <sup>2</sup>	0	0	0	0	3	6	CCT rate	
5208 32 160 0	----- not exceeding 165 cm	0	0	0	0	3	6	CCT rate	
5208 32 190 0	----- over 165 cm	0	0	0	0	3	6	CCT rate	
5208 32 960 0	----- not exceeding 165 cm	0	0	0	0	3	6	CCT rate	
5208 32 990 0	----- over 165 cm	0	0	0	0	3	6	CCT rate	



CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
5208 33 000 0	-- 3- or 4-thread twill weave, including reverse twill	0	0	0	0	3	6	CCT rate	
5208 39 000 0	-- other fabrics	0	0	0	0	3	6	CCT rate	
5208 41 000 0	-- plain weave, with surface density not exceeding 100 g/m <sup>2</sup>	0	0	0	0	3	6	CCT rate	
5208 49 000 0	-- other fabrics	0	0	0	0	3	6	CCT rate	
5208 51 000 0	-- plain weave, with surface density not exceeding 100 g/m <sup>2</sup>	0	0	0	0	3	6	CCT rate	
5208 52 000 0	-- plain weave, with surface density exceeding 100 g/m <sup>2</sup>	0	0	0	0	3	6	CCT rate	
5209 19 000 0	-- other fabrics	0	0	0	0	3	6	CCT rate	
5209 32 000 0	-- 3- or 4-thread twill weave, including reverse twill	0	0	0	0	3	6	CCT rate	
5209 39 000 0	-- other fabrics	0	0	0	0	3	6	CCT rate	
5209 59 000 0	-- other fabrics	0	0	0	0	3	6	CCT rate	
5211 19 000 0	-- other fabrics	0	0	0	0	3	6	CCT rate	

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
5401 10 120 0	— — — — polyester threads, entwined in cotton fibres	0	0	0	0	2	CCT rate		
5401 10 140 0	— — — — other	0	0	0	0	2	CCT rate		
5401 10 180 0	— — — — other	0	0	0	0	2	CCT rate		
5401 10 900 0	— packaged for retail sale	0	0	0	0	2	CCT rate		
5407 69 900 0	— — — other	0	0	0	0	3	6	CCT rate	
5407 72 000 0	— — painted	0	0	0	0	2	4	CCT rate	
5407 73 000 0	— — of threads of different colours	0	0	0	0	3	6	CCT rate	
5407 74 000 0	— — printed	0	0	0	0	3	6	CCT rate	
5407 83 000 0	— — of threads of different colours	0	0	0	0	3	6	CCT rate	
5407 84 000 0	— — printed	0	0	0	0	3	6	CCT rate	

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
5502 00 400 1	— acetate fibre tow with length over 2 m, with a twist of less than 5 tw/m, with a filament linear density of less than 67 dtex, with a total linear density of tow of over 20,000 dtex, suitable for the production of cigarette filters	0	0	0	0	2	CCT rate		
5502 00 400 9	— other	0	0	0	0	2	CCT rate		
5509 21 000 0	— single-stranded yarn	0	0	0	0	2	CCT rate		
5509 53 000 0	— mixed mainly or solely with cotton fibres	0	0	0	0	2	CCT rate		
5509 59 000 0	— other	0	0	0	0	2	CCT rate		
5509 69 000 0	— other	0	0	0	0	2	CCT rate		
5514 22 000 0	— of polyester fibres, 3- or 4-thread twill weave, including reverse twill	0	0	0	3	6	CCT rate		
5516 11 000 0	— unbleached or bleached	0	0	0	3	6	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
5516 12 000 0	-- painted	0	0	0	3	6	CCT rate		
5516 13 000 0	-- of yarns of different colours	0	0	0	3	6	CCT rate		
5516 14 000 0	-- printed	0	0	0	3	6	CCT rate		
5516 21 000 0	-- unbleached or bleached	0	0	0	3	6	CCT rate		
5516 22 000 0	-- painted	0	0	0	3	6	CCT rate		
5516 23 100 0	--- jacquard fabrics with width of 140 cm or more (for mattress ticking)	0	0	0	3	6	CCT rate		
5516 23 900 0	--- other	0	0	0	3	6	CCT rate		
5516 33 000 0	-- of yarns of different colours	0	0	0	3	6	CCT rate		
5516 43 000 0	-- of yarns of different colours	0	0	0	3	6	CCT rate		
5516 92 000 0	-- painted	0	0	0	3	6	CCT rate		
5516 93 000 0	-- of yarns of different colours	0	0	0	3	6	CCT rate		
5516 94 000 0	-- printed	0	0	0	3	6	CCT rate		
5603 94 900 0	--- other	0	0	0	0	2	CCT rate		
5604 90 900 0	-- other	0	0	0	0	2	CCT rate		
5801 21 000 0	-- fabrics with uncut weft pile	0	0	0	3	6	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
5801 22 000 0	-- cut-pile corduroy	0	0	0	3	6	CCT rate		
5801 31 000 0	-- fabrics with uncut weft pile	0	0	0	3	6	CCT rate		
5801 32 000 0	-- cut-pile corduroy	0	0	0	3	6	CCT rate		
5801 33 000 0	-- other fabrics with weft pile	0	0	0	3	6	CCT rate		
5801 36 000 0	-- chenille fabrics	0	0	0	3	6	CCT rate		
5801 90 900 0	-- other	0	0	0	3	6	CCT rate		
5804 21 900 0	--- other	0	0	0	3	6	CCT rate		
5807 10 900 0	-- other	0	0	0	3	6	CCT rate		
5903 90 990 0	--- other	0	0	0	0	2	CCT rate		
6001 21 000 0	-- of cotton yarn	0	0	0	3	6	CCT rate		
6002 90 000 0	-- other	0	0	0	3	6	CCT rate		
6003 20 000 0	-- of cotton yarn	0	0	0	3	6	CCT rate		
6003 30 900 0	-- other	0	0	0	3	6	CCT rate		
6004 90 000 0	-- other	0	0	0	3	6	CCT rate		
6005 21 000 0	-- unbleached or bleached	0	0	0	3	6	CCT rate		
6005 22 000 0	-- painted	0	0	0	3	6	CCT rate		
6006 21 000 0	-- unbleached or bleached	0	0	0	3	6	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
6006 22 000 0	— — painted	0	0	0	3	6	CCT rate		
6006 23 000 0	— — of yarns of different colours	0	0	0	3	6	CCT rate		
6006 24 000 0	— — printed	0	0	0	3	5	CCT rate		
6006 90 000 0	— other	0	0	0	3	6	CCT rate		
6302 39 900 0	— — — of other textile materials	10	10	10	10	10	CCT rate		
6302 60 000 0	— toilet linen and kitchen linen of terry toweling or similar terry cloth materials of cotton yarn	10	10	10	10	11	CCT rate		
6902 20 990 0	— — — other	10	10	10	10	10	CCT rate		
6910 90 000 0	— other	10	10	10	CCT rate				
6912 00 100 0	— of rough ceramics	10	10	10	10	12	CCT rate		
6912 00 500 0	— earthenware or fine pottery	10	10	10	10	10	CCT rate		
7010 90 100 9	— — — other	10	10	10	10	10	CCT rate		
7010 90 410 0	— — — — — 1 l or more	10	10	10	10	10	CCT rate		
7010 90 430 0	— — — — — over 0.33 l, but less than 1 l	10	CCT rate						
7010 90 450 0	— — — — — 0.15 l or more, but	10	10	CCT rate					

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
7010 90 530 0	not more than 0.33 l ----- over 0.33 l, but less than 1 l	10	10	CCT rate					
7010 90 610 1	----- 0.25 l or more, but not more than 0.33 l	0	0	0	0	3	6	9	CCT rate
7010 90 910 9	----- other	0	0	0	0	3	6	CCT rate	
7019 39 000 9	--- other	0	0	0	0	3	6	CCT rate	
7102 39 000 0	-- other	0	0	0	0	3	6	CCT rate	
7103 10 000 0	- untreated or simply sawn or subjected to roughing	0	0	0	0	3	6	9	CCT rate
7103 91 000 0	-- rubies, sapphires and emeralds	0	0	0	0	3	6	9	CCT rate
7103 99 000 0	-- other	0	0	0	0	3	6	9	CCT rate
7104 90 000 0	- other	0	0	0	0	3	6	9	CCT rate
7106 92 000 0	-- semi-finished	0	0	0	0	2	6	8	CCT rate

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
7108 12 000 1	— — — in bullions containing not less than 995 parts of gold per 1000 parts of alloy	0	0	0	0	3	6	9	CCT rate
7108 13 800 0	— — — other	0	0	0	0	3	6	9	CCT rate
7202 11 200 0	— — — in pellets of not less than 5 mm and with manganese content of over 65 wt. %	0	0	0	0	2	CCT rate		
7202 11 800 0	— — — other	0	0	0	0	2	CCT rate		
7202 21 000 0	— — containing over 55 wt. % of silicon	0	0	0	0	2	CCT rate		
7202 41 100 0	— — — — containing over 4 wt. %, but not exceeding 6 wt. % of carbon	0	0	0	0	2	CCT rate		
7202 41 900 0	— — containing over 6 wt. % of carbon	0	0	0	0	2	CCT rate		
7206 90 000 0	— other	0	0	0	0	2	CCT rate		
7210 12 200 0	— — — tin-plate	0	0	0	0	2	CCT rate		
7210 49 000 9	— — — other	0	0	0	0	2	CCT rate		



CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
7210 70 100 0	-- tin-plate and products with electrolytic coating or other coating using chromium or chromium oxides, varnished	0	0	0	0	2	CCT rate		
7210 70 800 0	-- other	0	0	0	0	2	CCT rate		
7226 19 800 0	--- other	0	0	0	0	2	CCT rate		
7304 39 930 0	----- 168.3 mm, but not exceeding 406.4 mm	0	0	0	2	6	CCT rate		
7304 49 930 9	----- other	0	0	0	3	5	CCT rate		
7305 31 000 0	-- longitudinal welded	0	0	0	2	6	CCT rate		
7306 30 770 8	----- other	0	0	0	2	4	CCT rate		
7306 90 000 9	-- other	0	0	0	2	4	CCT rate		
7308 20 000 0	- towers and lattice masts	0	0	0	3	6	CCT rate		
7308 30 000 0	- doors, windows, window frames and thresholds for doors	0	0	0	0	3	CCT rate		
7308 90 990 0	--- other	0	0	0	0	3	CCT rate		
7309 00 590 0	---- not exceeding 100,000 l	0	0	0	3	6	CCT rate		
7309 00 900 0	- for solids	0	0	0	3	6	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
7310 10 000 0	– with capacity of 50 litres or more	0	0	0	3	6	CCT rate		
7310 21 110 1	– – – – with capacity of up to 1 l	0	0	0	0	0	CCT rate		
7310 21 110 9	– – – – other	0	0	0	3	6	CCT rate		
7318 14 990 0	– – – – other	0	0	0	3	6	CCT rate		
7318 15 590 0	– – – – – other	0	0	0	3	6	CCT rate		
7318 15 900 9	– – – – – other	0	0	0	3	6	CCT rate		
7318 16 990 0	– – – – – over 12 mm	0	0	0	3	6	CCT rate		
7322 19 000 0	– – other	0	0	0	3	6	CCT rate		
7406 10 000 0	– non-layered powders	0	0	0	0	2	CCT rate		
7407 21 100 0	– – – bars	0	0	0	0	2	CCT rate		
7407 21 900 0	– – – sections	0	0	0	0	2	CCT rate		
7407 29 000 0	– – other	0	0	0	0	2	CCT rate		
7409 21 000 0	– – in rolls	0	0	0	0	2	CCT rate		
7409 29 000 0	– – other	0	0	0	0	2	CCT rate		
7601 20 100 9	– – – other	0	0	0	0	2	CCT rate		
7601 20 990 0	– – – other	0	0	0	0	2	CCT rate		
7603 10 000 0	– non-layered powders	0	0	0	3	6	CCT rate		
7604 21 000 0	– – hollow sections	0	0	0	4	8	CCT rate		
7604 29 900 0	– – – sections	0	0	0	3	6	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
7605 21 000 0	– – with maximum cross-section dimension of over 7 mm	0	0	0	3	6	CCT rate		
7606 11 930 0	– – – – not less than 3 mm, but less than 6 mm	0	0	0	3	6	9	CCT rate	
7607 19 900 9	– – – – other	0	0	0	3	6	9	CCT rate	
7607 20 100 0	– – with thickness (excluding the base) of less than 0.021 mm	0	0	0	3	6	9	CCT rate	
7610 90 900 0	– – other	0	0	0	3	6	8	CCT rate	
7616 99 900 8	– – – – other	0	0	0	2	4	6	CCT rate	
7801 10 000 0	– refined lead	0	0	0	0	1	CCT rate		
7801 91 000 0	– – containing antimony that is predominant by weight among other elements	0	0	0	0	1	CCT rate		
7801 99 900 0	– – – other	0	0	0	CCT rate				
8105 20 000 9	– – other	10	CCT rate						
8113 00 200 0	– untreated	10	10	10	10	10	CCT rate		
8113 00 900 0	– other	10	10	10	10	10	CCT rate		
8309 10 000 0	– crown caps	0	0	0	4	8	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
8309 90 100 0	-- sealing covers of lead; sealing covers of aluminium with diameter of over 21 mm	0	0	0	4	8	CCT rate		
8309 90 900 0	-- other	0	0	0	4	8	CCT rate		
8402 19 900 9	---- other	0	0	0	0	2	CCT rate		
8402 90 000 9	-- other	0	0	0	0	2	CCT rate		
8403 10 100 0	-- of cast iron	0	0	0	3	6	CCT rate		
8403 10 900 0	-- other	0	0	0	3	6	CCT rate		
8405 10 000 9	-- other	0	0	0	3	6	CCT rate		
8406 81 000 0	-- with power of over 40 MW	0	0	0	0	3	6	9	CCT rate
8406 82 000 0	-- with power of up to 40 MW	0	0	0	0	3	6	9	CCT rate
8410 12 000 0	-- with power 1000 kW but not more than 10000 kW	0	0	0	0	3	6	9	CCT rate
8418 61 001 1	---- absorption heat pumps	0	0	0	3	6	CCT rate		
8418 61 001 9	---- other	0	0	0	2	4	CCT rate		
8428 10 800 0	-- other	0	0	0	0	2	CCT rate		
8428 40 000 0	-- escalators and moving walkways	0	0	0	2	4	CCT rate		
8429 11 001 0	--- with power of over	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
8429 11 002 0	250 hp --- with power of 400 hp and higher, designed for operation at ambient temperatures of -50°C or below <sup>2)</sup>	0	0	0	0	2	CCT rate		
8429 11 009 0	--- other	0	0	0	0	2	CCT rate		
8429 20 001 0	-- graders of 350 hp or higher	0	0	0	0	0	CCT rate		
8429 20 009 9	--- other	0	0	0	0	0	CCT rate		
8429 51 990 0	---- other	0	0	0	0	2	CCT rate		
8429 52 100 1	---- hydraulic, manufactured one year or more ago	0	0	0	0	2	CCT rate		
8429 52 100 9	---- other	0	0	0	0	2	CCT rate		
8429 52 900 0	--- other	0	0	0	0	2	CCT rate		
8429 59 000 0	-- other	0	0	0	0	2	CCT rate		
8430 20 000 0	- snow blowers and rotary plows	0	0	0	3	6	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
8430 69 000 1	— — — excavation machinery and equipment intended for installation on 4-tracked vehicles with two leading bogies for operation in wetlands or snowy areas	0	0	0	0	2	CCT rate		
8430 69 000 2	— — — scrapers	0	0	0	3	6	CCT rate		
8430 69 000 3	— — — full-circle platforms of hydraulic excavators, manufactured one year or more ago, intended for installation on mobile chassis	0	0	0	2	4	CCT rate		
8430 69 000 8	— — — other	0	0	0	2	4	CCT rate		
8432 21 000 0	— — disc harrows	0	0	0	0	2	CCT rate		
8433 51 000 9	— — — other	0	0	0	0	2	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
8482 10 900 1	— — — with cost of delivery to the border of the country of importation not exceeding 2.2 Euro per 1 kg of gross weight	0	0	0	3	6	CCT rate		
8482 10 900 8	— — — — other	0	0	0	3	6	CCT rate		
8535 10 000 0	— fuses	0	0	0	0	3	6	CCT rate	
8535 21 000 0	— — for voltage less than 72.5 kV	0	0	0	0	3	6	CCT rate	
8535 29 000 0	— — other	0	0	0	0	3	6	CCT rate	
8535 30 100 0	— — for voltage less than 72.5 kV	0	0	0	0	3	6	CCT rate	
8535 30 900 0	— — other	0	0	0	0	3	6	CCT rate	
8535 40 000 0	— lightning arresters, voltage limiters and surge arresters	0	0	0	0	3	6	CCT rate	
8535 90 000 0	— other	0	0	0	0	3	6	CCT rate	
8539 22 900 0	— — — other	10	10	10	10	10	12	CCT rate	
8544 42 900 7	— — — — — other	10	CCT rate						

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
8544 49 200 0	--- used in telecommunications, for a voltage not exceeding 80V	0	CCT rate						
8544 49 930 9	----- other	10	10	10	10	CCT rate			
8544 60 100 0	-- with copper conductors	10	10	CCT rate					
8544 60 900 9	--- other	10	10	10	10	CCT rate			
8546 10 000 0	- of glass	0	0	0	3	6	CCT rate		
8546 90 900 0	-- other	0	0	0	3	6	CCT rate		
8702 10 119 9	----- other	0	0	0	0	0	CCT rate		
8702 10 199 4	----- manufactured over 7 years ago	0	0	0	0	0	CCT rate		
8702 10 199 5	----- manufactured over 5, but not more than 7 years ago	0	0	0	0	0	CCT rate		
8702 10 199 7	----- other	0	0	0	0	0	CCT rate		
8702 10 919 9	----- other	0	0	0	0	0	CCT rate		
8702 10 999 3	----- manufactured over 7 years ago	0	0	0	0	0	CCT rate		
8702 10 999 4	----- manufactured over 5, but not more than 7 years ago	0	0	0	0	0	CCT rate		
8702 10 999 8	----- other	0	0	0	0	0	CCT rate		



CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
8702 90 119 0	----- other	0	0	0	0	0	CCT rate		
8702 90 192 8	----- other	0	0	0	0	0	CCT rate		
8702 90 199 4	----- manufactured over 7 years ago	0	0	0	0	0	CCT rate		
8702 90 199 5	----- manufactured over 5, but not more than 7 years ago	0	0	0	0	0	CCT rate		
8702 90 199 8	----- other	0	0	0	0	0	CCT rate		
8702 90 319 0	----- other	0	0	0	0	0	CCT rate		
8702 90 392 8	----- other	0	0	0	0	0	CCT rate		
8702 90 399 3	----- manufactured over 7 years ago	0	0	0	0	0	CCT rate		
8702 90 399 4	----- manufactured over 5, but not more than 7 years ago	0	0	0	0	0	CCT rate		
8702 90 399 8	----- other	0	0	0	0	0	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
8703 21 109 1	four-wheel off-road motor vehicles with two or four drive wheels, equipped with a motorcycle (saddle) type seat, steering levers for the two front wheels, off-road tyres, automatic or manual transmission with backing up	10	10	10	10	10	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
8703 21 109 9	----- other	10	10	10	10	10	CCT rate		
8703 21 909 3	----- passenger cars manufactured over 7 years ago	10	10	10	10	10	CCT rate		
8703 21 909 4	----- passenger cars manufactured over 5, but not more than 7 years ago	10	10	10	10	10	CCT rate		
8703 21 909 8	----- other	10	10	10	10	10	CCT rate		
8703 22 109 9	----- other	10	10	10	10	10	CCT rate		
8703 22 909 3	----- passenger cars manufactured over 7 years ago	10	10	10	10	10	CCT rate		
8703 22 909 4	----- manufactured over 5, but not more than 7 years ago	10	10	10	10	10	CCT rate		
8703 22 909 8	----- other	10	10	10	10	10	CCT rate		
8703 23 191 0	----- with a cylinder capacity of more than 1,500 cm <sup>3</sup> but not exceeding 1,800 cm <sup>3</sup>	10	10	10	10	10	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
8703 23 192 1	----- with a cylinder capacity of more than 1,800 cm <sup>3</sup> but not exceeding 2,300 cm <sup>3</sup>	10	10	10	10	10	CCT rate		
8703 23 192 2	----- other	10	10	10	10	10	CCT rate		
8703 23 901 3	----- passenger cars manufactured over 7 years ago	10	10	10	10	10	CCT rate		
8703 23 901 4	----- passenger cars manufactured over 5, but not more than 7 years ago	10	10	10	10	10	CCT rate		
8703 23 901 8	----- other	10	10	10	10	10	CCT rate		
8703 23 902 2	----- passenger cars manufactured over 7 years ago	10	10	10	10	10	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
8703 23 902 3	----- passenger cars manufactured over 5, but not more than 7 years ago	10	10	10	10	10	CCT rate		
8703 23 902 4	----- other	10	10	10	10	10	CCT rate		
8703 23 902 7	----- passenger cars manufactured over 7 years ago	10	10	10	10	10	CCT rate		
8703 23 902 8	----- passenger cars manufactured over 5, but not more than 7 years ago	10	10	10	10	10	CCT rate		
8703 23 902 9	----- other	10	10	10	10	10	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
8703 24 109 1	----- off-road vehicles with a cylinder capacity of more than 4,200 cm <sup>3</sup> specified in additional note of the Customs Union 6 to this group	10	10	10	10	10	CCT rate		
8703 24 109 9	----- other	10	10	10	10	10	CCT rate		
8703 24 909 3	----- passenger cars manufactured over 7 years ago	10	10	10	10	10	CCT rate		
8703 24 909 4	----- passenger cars manufactured over 5, but not more than 7 years ago	10	10	10	10	10	CCT rate		
8703 24 909 8	----- other	10	10	10	10	10	CCT rate		
8703 31 109 0	----- other	10	10	10	10	10	CCT rate		
8703 31 909 3	----- passenger cars manufactured over 7 years ago	10	10	10	10	10	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
8703 31 909 4	----- passenger cars manufactured over 5, but not more than 7 years ago	10	10	10	10	10	CCT rate		
8703 31 909 8	----- other	10	10	10	10	10	CCT rate		
8703 32 199 0	----- other	10	10	10	10	10	CCT rate		
8703 32 909 3	----- passenger cars manufactured over 7 years ago	10	10	10	10	10	CCT rate		
8703 32 909 4	----- passenger cars manufactured over 5, but not more than 7 years ago	10	10	10	10	10	CCT rate		
8703 32 909 8	----- other	10	10	10	10	10	CCT rate		
8703 33 199 0	----- other	10	10	10	10	10	CCT rate		
8703 33 909 3	----- passenger cars manufactured over 7 years ago	10	10	10	10	10	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
8703 33 909 4	----- passenger cars manufactured over 5, but not more than 7 years ago	10	10	10	10	10	CCT rate		
8703 33 909 8	----- other	10	10	10	10	10	CCT rate		
8703 90 109 1	----- passenger cars comprising only electric motors as driving motors (one or more)	10	10	10	10	10	CCT rate		
8703 90 109 9	----- other	10	10	10	10	10	CCT rate		
8703 90 909 0	----- other	10	10	10	10	10	CCT rate		
8704 10 101 1	----- with an articulated frame and the total weight of more than 45 tonnes but not more than 50 tonnes	0	0	0	0	0	CCT rate		
8704 10 101 9	----- other	0	0	0	0	0	CCT rate		
8704 10 102 2	----- with not more than two axes	0	0	0	0	0	CCT rate		
8704 10 102 9	----- other	0	0	0	0	0	CCT rate		
8704 10 108 0	----- other	0	0	0	0	0	CCT rate		
8704 10 900 0	-- other	0	0	0	0	0	CCT rate		



CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
8704 21 310 0	----- new	0	0	0	0	0	CCT rate		
8704 21 390 3	----- manufactured over 7 years ago	0	0	0	0	0	CCT rate		
8704 21 390 4	----- manufactured over 5, but not more than 7 years ago	0	0	0	0	0	CCT rate		
8704 21 390 8	----- other	0	0	0	0	0	CCT rate		
8704 21 910 0	----- new	0	0	0	0	0	CCT rate		
8704 21 990 3	----- manufactured over 7 years ago	0	0	0	0	0	CCT rate		
8704 21 990 4	----- manufactured over 5, but not more than 7 years ago	0	0	0	0	0	CCT rate		
8704 21 990 8	----- other	0	0	0	0	0	CCT rate		
8704 22 910 8	----- other	0	0	0	0	0	CCT rate		
8704 22 990 4	----- manufactured over 7 years ago	0	0	0	0	0	CCT rate		
8704 22 990 5	----- manufactured over 5, but not more than 7 years ago	0	0	0	0	0	CCT rate		
8704 22 990 7	----- other	0	0	0	0	0	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
8704 31 100 0	--- specially designed for the transportation of highly radioactive materials	0	0	0	0	0	CCT rate		
8704 31 390 3	----- manufactured over 7 years ago	0	0	0	0	0	CCT rate		
8704 31 390 4	----- manufactured over 5, but not more than 7 years ago	0	0	0	0	0	CCT rate		
8704 31 390 8	----- other	0	0	0	0	0	CCT rate		
8704 31 910 0	----- new	0	0	0	0	0	CCT rate		
8704 31 990 3	----- manufactured over 7 years ago	0	0	0	0	0	CCT rate		
8704 31 990 4	----- manufactured over 5, but not more than 7 years ago	0	0	0	0	0	CCT rate		
8704 31 990 8	----- other	0	0	0	0	0	CCT rate		
8704 32 910 9	----- other	0	0	0	0	0	CCT rate		
8704 32 990 4	----- manufactured over 7 years ago	0	0	0	0	0	CCT rate		
8704 32 990 5	----- manufactured over 5, but not more than 7 years ago	0	0	0	0	0	CCT rate		
8704 32 990 7	----- other	0	0	0	0	0	CCT rate		

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
8704 90 000 0	– other	0	0	0	0	0	CCT rate		
8705 10 009 1	– – – new	0	0	0	0	0	CCT rate		
8705 10 009 5	– – – used	0	0	0	0	0	CCT rate		
8705 40 000 1	– – new	0	0	0	0	0	CCT rate		
8705 40 000 5	– – used	0	0	0	0	0	CCT rate		
8705 90 300 1	– – – new	0	0	0	0	0	CCT rate		
8705 90 300 5	– – – used	0	0	0	0	0	CCT rate		
8705 90 900 1	– – – new	0	0	0	0	0	CCT rate		
8705 90 900 5	– – – used	0	0	0	0	0	CCT rate		
8712 00 300 0	– – bicycles	10	10	10	CCT rate				
9018 90 500 1	– – – systems for the collection and transfusion of blood, blood substitutes and infusion solutions	0	0	0	2	CCT rate			
9022 14 000 0	– – for medical, surgical or veterinary use, other	0	0	0	2	CCT rate			
9028 20 000 0	– liquid meters	0	0	0	2	CCT rate			

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
9108 11 000 0	– – only with mechanical indication or devices supporting installation of mechanical indicators	0	0	0	3	6	CCT rate		
9108 19 000 0	– – other	0	0	0	3	6	CCT rate		
9108 20 000 0	– with automatic winding	0	0	0	3	6	CCT rate		
9108 90 000 0	– other	0	0	0	3	6	CCT rate		
9110 11 900 0	– – – other	0	0	0	3	6	CCT rate		
9110 19 000 0	– – roughly pre-assembled clockwork mechanisms	0	0	0	3	6	CCT rate		
9111 10 000 0	– bodies of precious metals or metal clad with precious metals	0	0	0	3	6	CCT rate		
9111 20 000 0	– bodies of non-precious metals, including gold-plated or silver-plated electroplated bodies	0	0	0	4	CCT rate			
9111 80 000 0	– other bodies	0	0	0	4	CCT rate			
9111 90 000 0	– parts	0	0	0	4	CCT rate			

CN of FEA EAEU Code	Item	Import customs duty rate (as a percentage of the customs value in Euro or in US Dollars)*							
		in 2015	in 2016	in 2017	in 2018	in 2019	in 2020	in 2021	in 2022
9113 10 100 0	– – of precious metals	10	10	CCT rate					
9113 20 000 0	– of non-precious metals, including gold-plated or silver-plated electroplated	10	10	10	10	CCT rate			
9113 90 000 0	– other	10	10	10	10	CCT rate			
9114 10 000 0	– springs, including hair springs	0	0	0	3	6	CCT rate		
9114 30 000 0	– dials	0	0	0	3	6	CCT rate		
9114 90 000 0	– other	0	0	0	3	6	CCT rate		
9406 00 310 0	– – – greenhouses	0	0	0	2	CCT rate			
9603 21 000 0	– – toothbrushes, including denture brushes	10	10	10	CCT rate				
9607 19 000 0	– – other	10	10	10	CCT rate				

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\*The import customs duties rates shall be applicable from January 1, 2015, the effective date of the Treaty on the Accession of the Republic of Armenia to the Treaty on the Eurasian Economic Union of May 29, 2014.

## ANNEX 5

to the Treaty on the Accession of the  
Republic of Armenia to the Treaty on the  
Eurasian Economic Union  
of May 29, 2014

### **PROTOCOL**

**on specific features of movement of goods and vehicles from the customs territory of the Eurasian Economic Union, including the territory of the Republic of Armenia, to the customs territory of the Eurasian Economic Union, including the territory of the Republic of Armenia, through any territories not included in the customs territory of the Eurasian Economic Union**

1. This Protocol determines the specific features of movement of goods and vehicles from the customs territory of the Eurasian Economic Union, including the territory of the Republic of Armenia, to the customs territory of the Eurasian Economic Union, including the territory of the Republic of Armenia, (hereinafter the customs territory of the Union”, through any territories not included in the customs territory of the Eurasian Economic Union (hereinafter “the territories of foreign states”).

2. This Protocol shall be not applied in respect of goods transported by pipelines, power transmission lines, water or air routes.

3. The terms used in this Protocol shall have the meanings determined in the Customs Code of the Customs Union, forming an integral part of the Agreement on the Customs Code of the Customs Union of November 27, 2009 (hereinafter “the Customs Code of the Customs Union”).

4. Any goods of the Eurasian Economic Union shall be moved from the customs territory of the Union into the customs territory of the Union through

the territories of foreign states in accordance with the Customs Code of the Customs Union and other international treaties and acts constituting the law of the Union and governing customs legal relations, taking into account the specifications determined by this Protocol.

5. Goods of the Eurasian Economic Union moved from the customs territory of the Union into the customs territory of the Union through the territories of foreign states under the customs procedure of customs transit shall retain the status of goods of the Eurasian Economic Union.

6. The customs authority, with territorial jurisdiction over the place of movement of goods across the customs border of the Eurasian Economic Union where they leave the customs territory of the Union (hereinafter “the place of departure”), or the customs authority of dispatching shall apply an identification means onto the vehicles, containers or other packaging used for transportation of goods of the Eurasian Economic Union which leave the customs territory of the Union for transportation from the customs territory of the Union into the customs territory of the Union through the territories of foreign states. The application procedure for means of identification shall be determined by the customs authority of the state that is a member of the Eurasian Economic Union (hereinafter “the Member State”), where the place of departure is located.

Samples of the means of identification shall be exchanged by the Member States within 1 month from the date of entry into force of the Treaty on Accession of the Republic of Armenia to the Treaty on the Eurasian Economic Union of May 29, 2014.

7. Upon completion of the customs procedure of customs transit for goods of the Eurasian Economic Union in accordance with the Customs Code of the Customs Union and other international treaties and acts constituting

the law of the Union and governing customs legal relations, the customs authority of destination shall not conduct any customs operations involving the placement of goods in temporary storage or customs declaring thereof under the customs procedure.

8. Control over the movement of goods of the Eurasian Economic Union from the customs territory of the Union into the customs territory of the Union through the territories of foreign states shall be supported by the application of the technology of information interaction between customs authorities of the Member States.

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