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LEGISLATIVE ACTS AND OTHER INSTRUMENTS

Subject: Free Trade Agreement between the European Union and New Zealand

ANNEX 10-B

FUTURE MEASURES

Headnotes

1. The schedules of New Zealand and the Union set out, under Article 10.10 (Non-conforming measures) or Article 10.18 (Non-conforming measures), the entries made by New Zealand and the Union with respect to existing, or more restrictive or new measures that do not conform with obligations imposed by:

- (a) Article 10.5 (Market access) or 10.14 (Market access);
- (b) Article 10.6 (National treatment) or 10.16 (National treatment);
- (c) Article 10.7 (Most-favoured-nation treatment) or 10.17 (Most-favoured-nation treatment);
- (d) Article 10.8 (Senior management and boards of directors);
- (e) Article 10.9 (Performance requirements); or
- (f) Article 10.15 (Local presence).

2. The reservations of a Party are without prejudice to the rights and obligations of the Parties under GATS.

3. Each entry sets out the following elements:

- (a) "sector" refers to the general sector in which the entry is made;
- (b) "sub-sector" refers to the specific sector in which the entry is made;
- (c) "industry classification" refers, where applicable, to the activity covered by the entry according to the CPC, ISIC Rev. 3.1, or as otherwise expressly described in that entry;
- (d) "obligations concerned" specifies the obligation referred to in paragraph 1 for which an entry is made;
- (e) "description" sets out the scope of the sector, sub-sector or activities covered by the entry; and
- (f) "existing measures" identifies, for transparency purposes, existing measures that apply to the sector, sub-sector or activities covered by the entry.

4. In the interpretation of an entry, all elements of the entry shall be considered. Where an inconsistency arises in relation to the interpretation of an entry, the "description" element of the entry shall prevail.

- 5. For the purposes of the schedules of New Zealand and the Union:
- "ISIC Rev. 3.1" means the International Standard Industrial Classification of All Economic Activities as set out in Statistical Office of the United Nations, Statistical Papers, Series M No. 4, ISIC Rev. 3.1, 2002; and
- (b) "CPC" means the Provisional Central Product Classification (Statistical Papers, Series M No. 77, Department of International Economic and Social Affairs, Statistical Office of the United Nations, New York, 1991).

6. For the purposes of the schedules of New Zealand and the Union, an entry for a requirement to have a local presence in the territory of the Union or New Zealand is made against Article 10.15 (Local presence), and not against Article 10.14 (Market access) or 10.16 (National treatment). Furthermore, such a requirement is not made as a reservation against Article 10.6 (National treatment).

7. An entry made at the level of the Union applies to a measure of the Union, to a measure of a Member State at the central level or to a measure of a government within a Member State, unless the entry excludes a Member State. An entry for a Member State applies to a measure of a government at the central, regional or local level within that Member State. For the purposes of the entries of Belgium, the central level of government covers the federal government and the governments of the regions and the communities as each of them holds equipollent legislative powers. For the purposes of the entries of the Union and the Member States, a regional level of government in Finland means the Åland Islands. An entry made at the level of New Zealand applies to a measure of the central government or a local government.

8. The list of entries in this Annex does not include measures relating to qualification requirements and procedures, technical standards and licensing requirements and procedures where they do not constitute a limitation within the meaning of Article 10.5 (Market access), 10.6 (National treatment), 10.14 (Market access), Article 10.15 (Local presence) or 10.16 (National treatment). Such measures may include the need to obtain a licence, to satisfy a universal service obligation, to have a recognised qualification in a regulated sector, to pass a specific examination, including a language examination, to fulfil a membership requirement of a particular profession, such as membership of a professional organisation, to have a local agent for service, or to maintain a local address, or any other non-discriminatory requirements that certain activities may not be carried out in protected zones or areas. While not listed, such measures continue to apply.

9. For greater certainty, for the Union, the obligation to grant national treatment does not entail the requirement to extend to persons of New Zealand the treatment granted in a Member State, in the application of the TFEU, or any measure adopted pursuant to TFEU, including its implementation in the Member States, to:

(a) natural persons or residents of another Member State; or

(b) juridical persons constituted or organised under the law of another Member State or of the Union and having their registered office, central administration or principal place of business in the Union.

10. Treatment granted to juridical persons established by investors of a Party in accordance with the law of the other Party (including, in the case of the Union, the law of a Member State) and having their registered office, central administration or principal place of business within that other Party, is without prejudice to any condition or obligation, consistent with Section B (Investment liberalisation) of Chapter 10 (Trade in services and investment), which may have been imposed on such juridical person when it was established in that other Party, and which shall continue to apply.

11. The schedules of New Zealand and the Union apply only to the territories of New Zealand and the Union in accordance with Article 1.4 (Territorial application) and are only relevant in the context of trade relations between the Union, the Member States and New Zealand. They do not affect the rights and obligations of the Member States under Union law.

12. For greater certainty, non-discriminatory measures do not constitute a limitation within the meaning of Article 10.5 (Market access) or Article 10.14 (Market access) for any measure:

- (a) requiring the separation of the ownership of infrastructure from the ownership of the goods or services provided through that infrastructure to ensure fair competition, for example in the fields of energy, transportation and telecommunications;
- (b) restricting the concentration of ownership to ensure fair competition;
- (c) seeking to ensure the conservation and protection of natural resources and the environment, including a limitation on the availability, number and scope of concessions granted, and the imposition of a moratorium or ban;
- (d) limiting the number of authorisations granted because of technical or physical constraints, for example telecommunications spectra and frequencies; or
- (e) requiring that a certain percentage of the shareholders, owners, partners, or directors of an enterprise be qualified or practice a certain profession such as lawyers or accountants.

13. With respect to computer services, any of the following services shall be considered as computer and related services, regardless of whether they are delivered via a network, including the internet:

- (a) consulting, adaptation, strategy, analysis, planning, specification, design, development, installation, implementation, integration, testing, debugging, updating, support, technical assistance or management of or for computers or computer systems;
- (b) computer programmes defined as the sets of instructions required to make computers work and communicate (in and of themselves), as well as consulting, strategy, analysis, planning, specification, design, development, installation, implementation, integration, testing, debugging, updating, adaptation, maintenance, support, technical assistance, management or use of or for computer programmes;
- (c) data processing, data storage, data hosting or database services;
- (d) maintenance and repair services for office machinery and equipment, including computers; and
- (e) training services for staff of clients, related to computer programmes, computers or computer systems, and not elsewhere classified.

For greater certainty, services enabled by computer and related services, other than those listed in points (a) to (e), shall not be regarded as computer and related services in themselves.

14. With respect to financial services, unlike foreign subsidiaries, branches established directly in a Member State by a non-Union financial institution are not, with certain limited exceptions, subject to prudential regulations harmonised at Union level which enable such subsidiaries to benefit from enhanced facilities to set up new establishments and to provide cross-border services throughout the Union. Therefore, such branches receive an authorisation to operate in the territory of a Member State under conditions equivalent to those applied to domestic financial institutions of that Member State, and may be required to satisfy a number of specific prudential requirements such as, in the case of banking and securities, separate capitalisation and other solvency requirements, and reporting and publication of accounts requirements or, in the case of insurance, specific guarantee and deposit requirements, a separate capitalisation, and the localisation in the Member State concerned of the assets representing the technical reserves and at least one third of the solvency margin.

15. With respect to Article 10.5 (Market access), juridical persons supplying financial services and constituted under the law of New Zealand or the law of the Union or of at least one of the Member States, are subject to non-discriminatory limitations on legal form.¹

¹ For example, partnerships and sole proprietorships are generally not acceptable legal forms for financial institutions in New Zealand and the Union. This headnote is not in itself intended to affect, or otherwise limit, a choice by a financial institution of the other Party between branches or subsidiaries.

- 16. The following abbreviations are used in the list of reservations below:
- EU Union, including the Member States
- AT Austria
- BE Belgium
- BG Bulgaria
- CY Cyprus
- CZ Czechia
- DE Germany
- DK Denmark
- EE Estonia
- EL Greece
- ES Spain

- FI Finland
- FR France
- HR Croatia
- HU Hungary
- IE Ireland
- IT Italy
- LT Lithuania
- LU Luxembourg
- LV Latvia
- MT Malta
- NL The Netherlands
- PL Poland

- PT Portugal
- RO Romania
- SE Sweden
- SI Slovenia
- SK Slovak Republic

Schedule of the Union

Reservation No. 1 – All sectors

Reservation No. 2 – Professional services – other than health-related services

Reservation No. 3 – Professional services – health-related and retail of pharmaceuticals

Reservation No. 4 - Business services - Research and development services

Reservation No. 5 - Business services - Real estate services

Reservation No. 6 - Business services - Rental or leasing services

Reservation No. 7 - Business services - Collection agency services and credit reporting services

Reservation No. 8 - Business services - Placement services

Reservation No. 9 - Business services - Security and investigation services

Reservation No. 10 - Business services - Other business services

Reservation No. 11 - Telecommunication

Reservation No. 12 – Construction

- Reservation No. 13 Distribution services
- Reservation No. 14 Education services
- Reservation No. 15 Environmental services
- Reservation No. 16 Financial services
- Reservation No. 17 Health and social services
- Reservation No. 18 Tourism and travel-related services
- Reservation No. 19 Recreational, cultural and sporting services
- Reservation No. 20 Transport services and auxiliary transport services
- Reservation No. 21 Agriculture, fishing and water
- Reservation No. 22 Mining and energy-related activities
- Reservation No. 23 Other services not included elsewhere

Reservation No. 1 – All sectors

Sector:	All sectors
Obligations concerned:	Market access
	National treatment
	Most-favoured-nation treatment
	Senior management and boards of directors
	Performance requirements
	Local presence
Chapter:	Trade in services and investment

Description:

The Union reserves the right to adopt or maintain any measure with respect to the following:

(a) Establishment

With respect to Investment liberalisation - Market access:

The EU: Services considered as public utilities at a national or local level may be subject to public monopolies or to exclusive rights granted to private operators.

Public utilities exist in sectors such as related scientific and technical consulting services, R&D services on social sciences and humanities, technical testing and analysis services, environmental services, health services, transport services and services auxiliary to all modes of transport. Exclusive rights with respect to such services are often granted to private operators, for instance operators with concessions from public authorities, subject to specific service obligations. Given that public utilities often also exist at the sub-central level, detailed and exhaustive sector-specific scheduling is not practical. This reservation does not apply to telecommunications and to computer and related services. With respect to Investment liberalisation – Market access, National treatment and Cross-border trade in services – Market access, National treatment:

In FI: Restrictions on the right for natural persons, who do not enjoy regional citizenship in Åland, and for juridical persons, to acquire and hold real property on the Åland Islands without obtaining permission from the competent authorities of the Åland Islands. Restrictions on the right of establishment and right to carry out economic activities by natural persons, who do not enjoy regional citizenship in Åland, or by any enterprise, without obtaining permission from the competent authorities of the Åland Islands.

Existing measures:

FI: Ahvenanmaan maanhankintalaki (Act on land acquisition in Åland) (3/1975), s. 2; and Ahvenanmaan itsehallintolaki (Act on the Autonomy of Åland) (1144/1991), s. 11.

With respect to Investment liberalisation – Market access, National treatment, Performance requirements, Senior management and boards of directors:

In FR: Pursuant to articles L151-1 and 153-1 sec of the financial and monetary code, foreign investments in France in sectors listed in article R.151-3 of the financial and monetary code are subject to prior approval from the Minister for the Economy.

Existing measures:

FR: As set out in the description element as indicated above.

With respect to Investment liberalisation – National treatment, Senior management and boards of directors:

In FR: Limiting foreign participation in newly privatised companies to a variable amount, determined by the government of France on a case-by-case basis, of the equity offered to the public. For establishing in certain commercial, industrial or artisanal activities, a specific authorisation is required if the managing director is not a holder of a permanent residence permit.

With respect to Investment liberalisation - Market access:

In HU: Establishment should take a form of a limited liability company, joint-stock company or representative office. Initial entry as a branch is not permitted except for financial services.

With respect to Investment liberalisation - Market access, National treatment:

In BG: Certain economic activities related to the exploitation or use of State or public property are subject to concessions granted under the provisions of the Concessions Act.

In commercial corporations in which the State or a municipality holds a share in the capital exceeding 50 %, any transactions for disposition of fixed assets of the corporation, to conclude any contracts for acquisition of participating interest, lease, joint activity, credit, securing of receivables, as well as incurring any obligations arising under bills of exchange, are subject to authorisation or permission by the Public Enterprises and Control Agency or other state or regional bodies, whichever is the competent authority. This reservation does not apply to mining and quarrying, which are subject to a separate reservation in the schedule of the Union in Annex 10-A (Existing measures).

In IT: The Government may exercise certain special powers in enterprises operating in the areas of defence and national security, and in certain activities of strategic importance in the areas of energy, transport and communications. This applies to all juridical persons carrying out activities considered of strategic importance in the areas of defence and national security, not only to privatised companies.

If there is a threat of serious injury to the essential interests of defence and national security, the Government has the following special powers to:

- (a) impose specific conditions on the purchase of shares;
- (b) veto the adoption of resolutions relating to special operations such as transfers, mergers, splitting up and changes of activity; or

(c) reject the acquisition of shares, where the buyer seeks to hold a level of participation in the capital that is likely to prejudice the interests of defence and national security.

Any resolution, act or transaction (such as transfers, mergers, splitting up, change of activity or termination) relating to strategic assets in the areas of energy, transport and communications shall be notified by the concerned company to the Prime Minister's office. In particular, acquisitions by any person outside the Union that give this person control over the company shall be notified.

The Prime Minister may exercise the following special powers to:

- (a) veto any resolution, act or transaction that constitutes an exceptional threat of serious injury to the public interest in the security and operation of networks and supplies;
- (b) impose specific conditions in order to guarantee the public interest; or
- (c) reject an acquisition in exceptional cases of risk to the essential interests of the State.

The criteria on which to evaluate the real or exceptional threat and conditions and procedures for the exercise of the special powers are laid down in the law.

Existing measures:

IT: Law 56/2012 on special powers in companies operating in the field of defence and national security, energy, transport and communications; and

Decree of the Prime Minister DPCM 253 of 30.11.2012 defining the activities of strategic importance in the field of defence and national security.

With respect to Investment liberalisation – Market access, National treatment, Most-favourednation treatment, Performance requirements, Senior management and boards of directors:

In LT: Enterprises, sectors, zones, assets and facilities of strategic importance to national security.

Existing measures:

LT: Law on the Protection of Objects of Importance to Ensuring National Security of the Republic of Lithuania of 10 October 2002 No. IX-1132 (as last amended on 17 September 2020, No XIII-3284).

With respect to Investment liberalisation – National treatment, Senior management and boards of directors:

In SE: Discriminatory requirements for founders, senior management and boards of directors when new forms of legal association are incorporated into Swedish law.

(b) Acquisition of real estate

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors:

In HU: The acquisition of state-owned properties.

With respect to Investment liberalisation - Market access, National treatment:

In HU: The acquisition of arable land by foreign juridical persons and non-resident natural persons.

Existing measures:

HU: Act CXXII of 2013 on the circulation of agricultural and forestry land (Chapter II (Paragraph 6-36) and Chapter IV (Paragraph 38-59)); and

Act CCXII of 2013 on the transitional measures and certain provisions related to Act CXXII of 2013 on the circulation of agricultural and forestry land (Chapter IV (Paragraph 8-20)).

In LV: The acquisition of rural land by nationals of New Zealand or of a third country.

Existing measures:

LV: Law on land privatisation in rural areas, ss. 28, 29, 30.

In SK: Foreign companies or natural persons may not acquire agricultural and forest land outside the borders of the built-up area of a municipality and some other land (e.g. natural resources, lakes, rivers, public roads, etc.).

Existing measures:

SK: Act No 44/1988 on protection and exploitation of natural resources;

Act No 229/1991 on regulation of the ownership of land and other agricultural property;

Act No 460/1992 Constitution of the Slovak Republic;

Act No 180/1995 on some measures for land ownership arrangements;

Act No 202/1995 on Foreign Exchange;

Act No 503/2003 on restitution of ownership to land;

Act No 326/2005 on Forests; and

Act No 140/2014 on the acquisition of ownership of agricultural land.

With respect to Investment liberalisation – National treatment and Cross-border trade in services – Local presence:

In BG: Natural or juridical persons resident or established in Bulgaria for more than five years may acquire ownership of agricultural land. Juridical persons established for less than five years may also acquire ownership of agricultural land if the partners in the company, the members of the association or the founders of the joint-stock company meet the five-year residency requirements. Foreign nationals, as well as foreign juridical persons established in compliance with the legislation of a third state, may acquire the right to own land on the basis of an international agreement, in accordance with Art. 22 of the Constitution of the Republic of Bulgaria, as well as through inheritance under the law. Foreign nationals, as well as foreign juridical persons established in compliance with the legislation of a third state, may acquire the right to own forest territories on the basis of an international agreement, in accordance with the legislation of a third state, may acquire the right to own forest territories on the basis of an international agreement, in accordance with the legislation of a third state, may acquire the right to own forest territories on the basis of an international agreement, in accordance with Art. 22, Para. 2 of the Constitution of the Republic of Bulgaria, as well as through inheritance under the law is store basis of an international agreement, in accordance with Art. 22, Para. 2 of the Constitution of the Republic of Bulgaria, as well as through inheritance under the law (Law on Forests, Art. 23, para 5).

Existing measures:

BG: Constitution of the Republic of Bulgaria, article 22, paragraph 2 and article 23 paragraph 5; and

Law on Forests, article 10.

In EE: Persons not from the EEA or OECD Member country may acquire an immovable asset which contains agricultural or forest land only with the authorisation of the county governor and municipal council, and must prove as prescribed by law that the immovable asset will, according to its intended purpose, be used efficiently, sustainably and purposefully.

Existing measures:

EE: Kinnisasja omandamise kitsendamise seadus (Restrictions on Acquisition of Immovables Act) Chapters 2 and 3.

With respect to Investment liberalisation – Market access, National treatment and Cross-border trade in services – Market access, National treatment:

In LT: Any measure which is consistent with the commitments taken by the Union and which are applicable in Lithuania in GATS with respect to land acquisition. The land plot acquisition procedure, terms and conditions, as well as restrictions shall be established by the Constitutional Law, the Law on Land and the Law on the Acquisition of Agricultural Land.

However, local governments (municipalities) and other national entities of OECD Member countries and North Atlantic Treaty Organization conducting economic activities in Lithuania, which are specified by the constitutional law in compliance with the criteria of the Union and other integration which Lithuania has embarked on, are permitted to acquire non-agricultural land plots required for the construction and operation of buildings and facilities necessary for their direct activities. Existing measures:

LT: Constitution of the Republic of Lithuania;

The Constitutional Law of the Republic of Lithuania on the Implementation of Paragraph 3 of Article 47 of the Constitution of the Republic of Lithuania of 20 June 1996 No. I-1392, new redaction 20 March 2003 No IX-1381, last amendment 12 January 2018 No XIII-981;

Law on land 26 April 1994 No I-446, new redaction 27 January 2004 No. IX-1983, last amendment 26 June 2020 No XIII-3165;

Law on acquisition of agricultural land of 28 January 2003 No IX-1314, new redaction from 1 January 2018 No XIII-801, last amendment 14 May 2020 No XIII-2935; and

Forest Law of 22 November 1994 No I-671, new redaction 10 April 2001 No IX-240, last amendment 25 June 2020 No XIII-3115.

(c) Recognition

With respect to Investment liberalisation – National treatment and Cross-border trade in services – National treatment:

In the EU: The Union directives on mutual recognition of diplomas and other professional qualification only apply to citizens of the Union. The right to practise a regulated professional service in one Member State does not grant the right to practise that professional service in another Member State.

(d) Most-favoured-nation treatment

With respect to Investment liberalisation – Most-favoured-nation treatment and Cross-border trade in services – Most-favoured-nation treatment:

In the EU: According differential treatment to a third country pursuant to any international investment treaties or other trade agreement in force or signed prior to the date of entry into force of this Agreement.

In the EU: According differential treatment to a third country pursuant to any existing or future bilateral or multilateral agreement which:

- (a) creates an internal market in services and investment;
- (b) grants the right of establishment; or
- (c) requires the approximation of legislation in one or more economic sectors.

An internal market in services and investment means an area without internal frontiers in which the free movement of services, capital and persons is ensured.

The right of establishment means an obligation to abolish in substance all barriers to establishment among the parties to the bilateral or multilateral agreement by the entry into force of that agreement. The right of establishment shall include the right of nationals of the parties to the bilateral or multilateral agreement to set up and operate enterprises under the same conditions provided for nationals under the law of the party where such establishment takes place.

The approximation of legislation means:

- (a) alignment of the legislation of one or more of the parties to the bilateral or multilateral agreement with the legislation of the other Party or parties to that agreement; or
- (b) incorporation of common legislation into the law of the parties to the bilateral or multilateral agreement.

Such alignment or incorporation shall take place, and shall be deemed to have taken place, only at such time that it has been enacted in the law of the party or parties to the bilateral or multilateral agreement.

Existing measures:

EU: Agreement on the European Economic Area;

Stabilisation Agreements;

EU-Swiss Confederation bilateral agreements; and

Deep and Comprehensive Free Trade Agreements.

In the EU: According differential treatment relating to the right of establishment to nationals or enterprises through existing or future bilateral agreements between the following Member States: BE, DE, DK, EL, ES, FR, IE, IT, LU, NL, PT and any of the following countries or principalities: Andorra, Monaco, San Marino and the Vatican City State.

In DK, FI, SE: Measures taken by Denmark, Sweden and Finland aimed at promoting Nordic cooperation, such as:

- (a) financial support to R&D projects (the Nordic Industrial Fund);
- (b) funding of feasibility studies for international projects (the Nordic Fund for Project Exports); and

(c) financial assistance to companies utilising environmental technology (the Nordic Environment Finance Corporation (NEFCO)). The purpose of NEFCO is to promote investments of Nordic environmental interest, with a focus on Eastern Europe.

In PL: Preferential conditions for establishment or the Cross-border supply of services, which may include the elimination or amendment of certain restrictions embodied in the list of reservations applicable in Poland, may be extended through commerce and navigation treaties.

In PT: Waiving nationality requirements for the exercise of certain activities and professions by natural persons supplying services for countries in which Portuguese is the official language (Angola, Brazil, Cape Verde, Guinea-Bissau, Equatorial Guinea, Mozambique, São Tomé & Principe and East Timor).

(e) Arms, munition and war material

With respect to Investment liberalisation – Market access, National treatment, Most-favourednation treatment, Senior management and boards of directors, Performance requirements and Cross-border trade in services – Market access, National treatment, Most-favoured-nation treatment, Local presence:

In the EU: Production or distribution of, or trade in, arms, munitions and war material. War material is limited to any product which is solely intended and made for military use in connection with the conduct of war or defence activities.

Reservation No. 2 - Professional services - other than health-related services

Sector:	Professional services – legal services: services of notaries and bailiffs;
	accounting and bookkeeping services; auditing services, taxation
	advisory services; architecture and urban planning services;
	engineering services; and integrated engineering services
Industry classification:	Part of CPC 861, part of 87902, 862, 863, 8671, 8672, 8673, 8674,
	part of 879
Obligations concerned:	Market access
	National treatment
	Senior management and boards of directors
	Most-favoured-nation treatment
Chapter:	Trade in services and investment

Description:

The EU reserves the right to adopt or maintain any measure with respect to the following:

(a) Legal services

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors and Cross-border trade in services – Market access, National treatment:

In the EU, with the exception of SE: The supply of legal advisory and legal authorisation, documentation, and certification services provided by legal professionals entrusted with public functions, such as notaries, "huissiers de justice" or other "officiers publics et ministériels", and with respect to services provided by bailiffs who are appointed by an official act of government (part of CPC 861, part of 87902).

With respect to Investment liberalisation – Most-favoured-nation treatment and Cross-border trade in services – Most-favoured-nation treatment:

In BG: Full national treatment with respect to the establishment and operation of companies, as well as the supply of services, may be extended only to companies established in, and citizens of, countries with which preferential arrangements have been or will be concluded (part of CPC 861).

In LT: Attorneys from foreign countries may participate as advocates in court only in accordance with international agreements (part of CPC 861), including specific provisions regarding representation before courts.

(b) Accounting and bookkeeping services (CPC 8621 other than auditing services, 86213, 86219, 86220)

With respect to Cross-border trade in services - Market access:

In HU: Cross-border activities for accounting and bookkeeping.

Existing measures:

HU: Act C of 2000; and Act LXXV of 2007.

(c) Auditing services (CPC – 86211, 86212 other than accounting and bookkeeping services)

With respect to Cross-border trade in services – National treatment:

In BG: In order to perform an independent financial audit, auditor (individual or audit company) must be entered in the register administered by the Commission for Public Oversight of Registered Auditors (CPOSA). An auditor who has acquired legal capacity in a third country may be registered under the following conditions and subject to reciprocity:

- (a) an individual auditor must pass examinations in Bulgarian commercial, tax and social security law in Bulgarian (equivalent to the requirements for Bulgarian citizens);
- (b) a foreign audit company seeking to be registered as a statutory auditor in Bulgaria must ensure that three quarters of the members of the management bodies and the registered auditors carrying out statutory financial audits on behalf of the company meet requirements equivalent to those of statutory auditors who are Bulgarian citizens, including passing the relevant examinations, as provided in the Independent Financial Audit Act (IFAA).

Existing measures:

BG: Independent Financial Audit Act.

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors:

In CZ: Only a juridical person in which at least 60 % of capital interests or voting rights are reserved to nationals of the Czechia or of the Member States is authorised to carry out audits in the Czechia.

Existing Measures:

CZ: Law of 14 April 2009 No. 93/2009 Coll., on Auditors, as amended.

With respect to Cross-border trade in services - Market access:

In HU: Cross-border supply of auditing services.

Existing measures:

Act C of 2000; and Act LXXV of 2007.

In PT: Cross-border supply of auditing services.

(d) Architecture and urban planning services (CPC 8674)

With respect to Cross-border trade in services – Market access, National treatment:

In HR: Cross-border supply of urban planning.

Reservation No. 3 – Professional services – health-related and retail of pharmaceuticals	
Sector:	Health-related professional services and retail sales of pharmaceutical, medical and orthopaedic goods, other services provided by pharmacists
Industry classification:	CPC 63211, 85201, 9312, 9319, 93121
Obligations concerned:	Market access
	National treatment
	Performance requirements
	Senior management and boards of directors
	Local presence
Chapter:	Trade in services and investment

The EU reserves the right to adopt or maintain any measure with respect to the following:

(a) Medical and dental services; services provided by midwives, nurses, physiotherapists, psychologists and paramedical personnel (CPC 63211, 85201, 9312, 9319, 932)

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors and Cross-border trade in services – Market access and National treatment:

In FI: The supply of all health-related professional services, whether publicly or privately funded, including medical and dental services, services provided by midwives, physiotherapists and paramedical personnel and services provided by psychologists, excluding services provided by nurses (CPC 9312, 93191).

Existing measures:

FI: Laki yksityisestä terveydenhuollosta (Act on Private Health Care) (152/1990).

In BG: The supply of all health-related professional services, whether publicly or privately funded, including medical and dental services, services provided by nurses, midwives, physiotherapists and paramedical personnel and services provided by psychologists (CPC 9312, part of 9319).

Existing measures:

BG: Law for Medical Establishment, Professional Organisation of Medical Nurses, Midwives and Associated Medical Specialists Guild Act.

With respect to Investment liberalisation – Market access, National treatment and Cross-border trade in services – Market access and National treatment:

In CZ, MT: The supply of all health-related professional services, whether publicly or privately funded, including services provided by professionals such as medical doctors, dentists, midwives, nurses, physiotherapists, paramedics, psychologists, as well as other related services (CPC 9312, part of 9319).

Existing measures:

CZ: Act No 296/2008 Coll. on Safeguarding the Quality and Safety of Human Tissues and Cells Intended for Use in Man (Act on Human Tissues and Cells);

Act No 378/2007 Coll. on Pharmaceuticals and on Amendments to Some Related Acts (Act on Pharmaceuticals);

Act No. 268/2014 Coll. on medical devices and amending Act No 634/2004 Coll. on administrative fees, as subsequently amended;

Act No. 285/2002 Coll. on the Donating, Taking and Transplanting of Tissues and Organs and on Amendment to Certain Acts (Transplantation Act);

Act No. 372/2011 Coll. on health services and on conditions of their provision; and

Act No. 373/2011 Coll. on specific health services).

With respect to Cross-border trade in services – Market access, National treatment, Local presence:

In the EU, with the exception of NL and SE: The supply of all health-related professional services, whether publicly or privately funded, including services provided by professionals such as medical doctors, dentists, midwives, nurses, physiotherapists, paramedics, and psychologists, requires residency. These services may only be provided by natural persons physically present in the territory of the Union. (CPC 9312, part of 93191).

In BE: The Cross-border supply, whether publicly or privately funded, of all health-related professional services, including medical, dental and midwives' services and services provided by nurses, physiotherapists, psychologists and paramedical personnel. (part of CPC 85201, 9312, part of 93191).

In PT (also with respect to most-favoured-nation treatment): Concerning the professions of physiotherapists, paramedical personnel and podiatrists, foreign professionals may be allowed to practice based on reciprocity.

(b) Veterinary services (CPC 932)

With respect to Investment liberalisation – Market access, National treatment and Cross-border trade in services – National treatment, Local presence:

In BG: A veterinary medical establishment may be established by a natural or a juridical person.

The practice of veterinary medicine is only allowed for nationals of the EEA and for permanent residents (physical presence is required for permanent residents).

With respect to Cross-border trade in services – Market access, National treatment:

In BE, LV: Cross-border supply of veterinary services.

(c) Retail sales of pharmaceutical, medical and orthopaedic goods, other services provided by pharmacists (CPC 63211)

With respect to Investment liberalisation – Market access and Cross-border trade in services – Local presence:

In the EU, with the exception of EL, IE, LU, LT and NL: The number of suppliers entitled to provide a particular service in a specific local zone or area may be restricted on a nondiscriminatory basis. An economic needs test may therefore be applied, taking into account such factors as the number of and impact on existing establishments, transport infrastructure, population density or geographic spread.

In the EU, with the exception of BE, BG, EE, ES, IE and IT: Mail order is only possible from Member States of the EEA, thus establishment in any of those countries is required for the retail of pharmaceuticals and specific medical goods to the general public in the Union.

In BE: The retail sales of pharmaceuticals and specific medical goods are only possible from a pharmacy established in Belgium.

In BG, EE, ES, IT and LT: Cross-border retail sales of pharmaceuticals.

In CZ: Retail sales are only possible from the Member States.

In IE and LT: Cross-border retail of pharmaceuticals requiring a prescription.

In PL: Intermediaries in the trade of medicinal products must be registered and have a place of residence or a registered office in the territory of the Republic of Poland.

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors, Performance requirements and Cross-border trade in services – Market access, National treatment:

In FI: Retail sales of pharmaceutical products and of medical and orthopaedic goods.

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors and Cross-border trade in services – Market access, National treatment:

In SE: Retail sales of pharmaceutical goods and the supply of pharmaceutical goods to the general public.

Existing measures:

AT: Arzneimittelgesetz (Medication Act), BGBl. Nr. 185/1983 as amended, §§ 57, 59, 59a; and

Medizinproduktegesetz (Medical Products Law), BGBl. Nr. 657/1996 as amended, § 99.

BE: Arrêté royal du 21 janvier 2009 portant instructions pour les pharmaciens; and

Arrêté royal du 10 novembre 1967 relatif à l'exercice des professions des soins de santé.

CZ: Act No. 378/2007 Coll. on Pharmaceuticals, as amended; and

Act No. 372/2011 Coll. on Health services, as amended.

FI: Lääkelaki (Medicine Act) (395/1987).

PL: Pharmaceutical Law, art. 73a (Journal of Laws of 2020, item 944, 1493).

SE: Law on trade with pharmaceuticals (2009:336);

Regulation on trade with pharmaceuticals (2009:659);

Act concerning the Trade of Certain Non-prescription Medicinal Products (2009:730); and

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

Reservation No. 4 – Business services – Research and development services	
Sector:	Research and development services
Industry classification:	CPC 851, 852, 853
Obligations concerned:	Market access
	National treatment
Chapter:	Trade in services and investment

The EU reserves the right to adopt or maintain any measure with respect to the following:

In RO: Cross-border supply of research and development services.

Existing measures:

RO: Governmental Ordinance No. 6 / 2011; and

Order of Minister of Education and Research No. 3548 / 2006; and Governmental Decision No. 134/2011.

Reservation No. 5 – Business services – Real estate services

Sector:	Real estate services
Industry classification:	CPC 821, 822
Obligations concerned:	Market access
	National treatment
Chapter:	Trade in services and investment

The EU reserves the right to adopt or maintain any measure with respect to the following:

In CZ and HU: Cross-border supply of real estate services.

Reservation No. 6 - Business services - Rental or leasing services

Sector:	Rental or leasing services without operators
Industry classification:	CPC 832
Obligations concerned:	Market access
	National treatment
Chapter:	Trade in services and investment

The EU reserves the right to adopt or maintain any measure with respect to the following:

In BE and FR: Cross-border supply of leasing or rental services without operator concerning personal and household goods.

Reservation No. 7 – Business services – Collection agency services and credit reporting services	
Sector:	Collection agency services, credit reporting services
Industry classification:	CPC 87901, 87902
Obligations concerned:	Market access
	National treatment
	Local presence
Chapter:	Trade in services and investment

The EU reserves the right to adopt or maintain any measure with respect to the following:

In the EU, with the exception of ES, LV and SE, with regard to the supply of collection agency services and credit reporting services.

Reservation No. 8 – Business services – Placement services

Sector:	Business services – placement services
Industry classification:	CPC 87201, 87202, 87203, 87204, 87205, 87206, 87209
Obligations concerned:	Market access
	National treatment
	Senior management and boards of directors
	Local presence
Chapter:	Trade in services and investment

The EU reserves the right to adopt or maintain any measure with respect to the following:

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors and Cross-border trade in services – Market access, National treatment, Local presence:

In the EU, with the exception of HU and SE: Supply services of domestic help personnel, other commercial or industrial workers, nursing and other personnel (CPC 87204, 87205, 87206, 87209).

In BG, CY, CZ, DE, EE, FI, LT, LV, MT, PL, PT, RO, SI and SK: Executive search services (CPC 87201).

In AT, BG, CY, CZ, EE, FI, LT, LV MT, PL, PT, RO, SI and SK: The establishment of placement services of office support personnel and other workers (CPC 87202).

In AT, BG, CY, CZ, DE, EE, FI, LT, LV, MT, PL, PT, RO, SI and SK: Supply services of office support personnel (CPC 87203).

With respect to Cross-border trade in services - Market access, National treatment, Local presence:

In the EU with the exception of BE, HU and SE: The Cross-border supply of placement services of office support personnel and other workers (CPC 87202).

In IE: The Cross-border supply of executive search services (CPC 87201).

In FR, IE, IT and NL: The Cross-border supply of services of office personnel (CPC 87203).

With respect to Investment liberalisation – Market access and Cross-border trade in services – Market access:

In DE: To restrict the number of suppliers of placement services.

In ES: To restrict the number of suppliers of executive search services and placement services (CPC 87201, 87202).

In FR: These services may be subject to a state monopoly (CPC 87202).

In IT: To restrict the number of suppliers of supply services of office personnel (CPC 87203).

With respect to Investment liberalisation –Market access, National treatment:

In DE: The Federal Ministry of Labour and Social Affairs may issue regulations concerning the placement and recruitment of non-Union and non-EEA personnel for specified professions (CPC 87201, 87202, 87203, 87204, 87205, 87206, 87209).

Existing measures:

AT: §§97 and 135 of the Austrian Trade Act (Gewerbeordnung), Federal Law Gazette Nr. 194/1994 as amended; and

Temporary Employment Act (Arbeitskräfteüberlassungsgesetz/AÜG), Federal Law Gazette Nr. 196/1988 as amended.

BG: Employment Promotion Act, articles 26, 27, 27a and 28.

CY: Private Employment Agency Law N. 126(I)/2012 as amended, Law N. 174(I)/2012.

CZ: Act on Employment (435/2004).

DE: Gesetz zur Regelung der Arbeitnehmerüberlassung (AÜG);

Sozialgesetzbuch Drittes Buch (SGB III; Social Code, Book Three) - Employment Promotion; and

Verordnung über die Beschäftigung von Ausländerinnen und Ausländern (BeschV; Ordinance on the Employment of Foreigners).

DK: §§ 8a – 8f in law decree No. 73 of 17th of January 2014 and specified in decree No. 228 of 7th of March 2013 (employment of seafarers); and Employment Permits Act 2006. S1(2) and (3).

EL: Law 4052/2012 (Official Government Gazette 41 A) as amended to some of its provision by the law N. 4093/2012 (Official Government Gazette 222 A).

ES: Real Decreto-ley 8/2014, de 4 de julio, de aprobación de medidas urgentes para el crecimiento, la competitividad y la eficiencia, artículo 117 (tramitado como Ley 18/2014, de 15 de octubre).

FI: Laki julkisesta työvoima-ja yrityspalvelusta (Act on Public Employment and Enterprise Service) (916/2012).

HR: Labour Market Act (OG 118/18, 32/20);

Labour Act (OG 93/14, 127/17, 98/19); and

Aliens Act (OG 130/11m 74/13, 67/17, 46/18, 53/20).

IE: Employment Permits Act 2006. S1(2) and (3).

IT: Legislative Decree 276/2003 articles 4, 5.

LT: Lithuanian Labour Code of the Republic of Lithuania approved by Law No XII-2603 of 14 September 2016 of the Republic of Lithuania, last amendment 15 October 2020 No XIII-3334; and

The Law on the Legal Status of Aliens of the Republic of Lithuania of 29 April 2004 No. IX-2206, last amendment 10 November 2020 No XIII-3412.

LU: Loi du 18 janvier 2012 portant création de l'Agence pour le développement de l'emploi (Law of 18 January 2012 concerning the creation of an agency for employment development – ADEM).

MT: Employment and Training Services Act, (Cap 343) (Articles 23 to 25); and Employment Agencies Regulations (S.L. 343.24).

PL: Article 18 of the Act of 20 April 2004 on the promotion of employment and labour market institutions (Dz. U. of 2015, Item. 149, as amended).

PT: Decree-Law No 260/2009 of 25 September, as amended by Law No. 5/2014 of 12 February;

Law No. 28/2016 of the 23 August, and

Law No. 146/2015 of 9 September (access and provision of services by placement agencies).

RO: Law No. 156/2000 on the protection of Romanian citizens working abroad, republished;

Government Decision No. 384/2001 for approving the methodological norms for applying the Law No. 156/2000, with subsequent amendments;

Ordinance of the Government No. 277/2002, as modified by Government Ordinance No. 790/2004 and Government Ordinance No. 1122/2010; and

Law no. 53/2003 – Labour Code, republished, with subsequent amendments and supplement and the Government Decision no 1256/2011 on the operating conditions and authorisation procedure for temporary work agency.

SI: Labour market regulation act (Official Gazette of RS, No. 80/2010, 21/2013, 63/2013, 55/2017); and

Employment, Self-employment and Work of Aliens Act – ZZSDT (Official Gazette of RS, No. 47/2015), ZZSDT-UPB2 (Official Gazette of RS, No. 1 /2018).

SK: Act No 5/2004 on Employment Services; and

Act No 455/1991 on Trade Licensing.

Reservation No. 9 – Business services – Security and investigation services	
Sector:	Business services – security and investigation services
Industry classification:	CPC 87301, 87302, 87303, 87304, 87305, 87309
Obligations concerned:	Market access
	National treatment
	Performance requirements
	Senior management and boards of directors
	Local presence
Chapter:	Trade in services and investment

The EU reserves the right to adopt or maintain any measure with respect to the following:

(a) Security services (CPC 87302, 87303, 87304, 87305, 87309)

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors, Performance requirements and Cross-border trade in services – Market access, National treatment, Local presence:

In BG, CY, CZ, EE, LT, LV, MT, PL, RO, SI and SK: The supply of security services.

In DK, HR and HU: The supply of the following sub-sectors: guard services (87305) in HR and HU, security consultation services (87302) in HR, airport guard services (part of 87305) in DK and armoured car services (87304) in HU.

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors and Cross-border trade in services – National treatment, Local presence:

In BE: Nationality of a Member State is required for boards of directors of juridical persons supplying guard and security services (87305) as well as consultancy and training relating to security services (87302). The senior management of companies providing guard and security consultancy services are required to be resident nationals of a Member State.

In ES: The Cross-border supply of security services. Nationality requirements exist for private security personnel.

With respect to Investment liberalisation – Market access, National treatment and Cross-border trade in services – National treatment, Local presence:

In FI: Licences to supply security services may be granted only to natural persons resident in the EEA or juridical persons established in the EEA.

In FR and PT: Nationality requirements exist for specialised personnel in PT, and for managing directors and directors in FR.

With respect to Cross-border trade in services – Market access, National treatment, Local presence:

In BE, FI, FR and PT: The supply of security services by a foreign provider on a Cross-border basis is not allowed.

Existing measures:

BE: Loi réglementant la sécurité privée et particulière, 2 Octobre 2017.

BG: Private Security Business Act.

CZ: Trade Licensing Act.

DK: Regulation on aviation security.

FI: Laki yksityisistä turvallisuuspalveluista 282/2002 (Private Security Services Act).

LT: Law on security of Persons and Assets 8 July 2004 No. IX-2327.

LV: Security Guard Activities Law (Sections 6, 7, 14).

PL: Act of 22 August 1997 on the protection of persons and property (Journal of Laws of 2016, item 1432 as amended).

PT: Law 34/2013 alterada p/ Lei 46/2019, 16 maio; and

Ordinance 273/2013. alterada p/ Portaria 106/2015, 13 abril.

SI: Zakon o zasebnem varovanju (Law on private security).

(b) Investigation services (CPC 87301)

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors, Performance requirements and Cross-border trade in services – Market access, National treatment, Local presence:

In the EU, with the exception of AT and SE: The supply of investigation services.

Reservation No. 10 – Business services – Other business services

Sector, sub-sector:	Business services – other business services (translation and interpretation services, duplicating services, services incidental to energy distribution and services incidental to manufacturing)
Industry classification:	CPC 87905, 87904, 884, 887
Obligations concerned:	Market access
	National treatment
	Senior management and boards of directors
	Performance requirements
	Local presence
	Most-favoured-nation treatment
Chapter:	Trade in services and investment

The EU reserves the right to adopt or maintain any measure with respect to the following:

(a) Translation and interpretation services (CPC 87905)

With respect to Cross-border trade in services – Local presence:

In HR: Cross-border supply of translation and interpretation of official documents.

(b) Duplicating services (CPC 87904)

With respect to Cross-border trade in services – Market access, National treatment, Local presence:

In HU: Cross-border supply of duplicating services.

 (c) Services incidental to energy distribution and services incidental to manufacturing part of CPC 884, 887 other than advisory and consulting services)

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors and Cross-border trade in services – Market access, National treatment, Local presence:

In HU: Services incidental to energy distribution, and Cross-border supply of services incidental to manufacturing, with the exception of advisory and consulting services relating to these sectors.

(d) Maintenance and repair of vessels, rail transport equipment and aircraft and parts thereof (part of CPC 86764, CPC 86769, CPC 8868)

With respect to Cross-border trade in services – Market access, National treatment, Local presence:

In the EU, with the exception of DE, EE and HU: Cross-border supply of maintenance and repair services of rail transport equipment.

In the EU, with the exception of CZ, EE, HU, LU and SK: Cross-border supply of maintenance and repair services of inland waterway transport vessels.

In the EU, with the exception of EE, HU and LV: Cross-border supply of maintenance and repair services of maritime vessels.

In the EU, with the exception of AT, EE, HU, LV, and PL: Cross-border supply of maintenance and repair services of aircraft and parts thereof (part of CPC 86764, CPC 86769, CPC 8868).

In the EU: Cross-border supply of services of statutory surveys and certification of ships.

Existing measures:

EU: Regulation (EC) No 391/2009 of the European Parliament and of the Council¹.

(e) Other business services related to aviation

With respect to Investment liberalisation – Most-favoured-nation treatment and Cross-border trade in services – Most-favoured-nation treatment:

In the EU: According differential treatment to a third country pursuant to an existing or future bilateral agreement relating to:

(a) the selling and marketing of air transport services;

Regulation (EC) No 391/2009 of the European Parliament and of the Council of 23 April 2009 on common rules and standards for ship inspection and survey organisations (OJ EU L 131, 28.5.2009, p. 11).

- (b) computer reservation system (CRS) services;
- (c) maintenance and repair of aircraft and parts; or
- (d) rental or leasing of aircraft without crew.

With respect to Investment liberalisation – Market access, National treatment, Performance requirements, Senior management and boards of directors and Cross-border trade in services – Market access, National treatment, Local presence:

In DE, FR: Aerial fire-fighting, flight training, spraying, surveying, mapping, photography, and other airborne agricultural, industrial and inspection services.

In FI, SE: Aerial fire-fighting.

Reservation No. 11 – Telecommunication

Sector:	Satellite broadcast transmission services
Obligations concerned:	Market access
	National treatment
Chapter:	Trade in services and investment
Description:	

The EU reserves the right to adopt or maintain any measure with respect to the following:

In BE: Satellite broadcast transmission services.

Reservation No. 12 - Construction

Sector:	Construction services
Industry classification:	CPC 51
Obligations concerned:	Market access
Chapter:	Trade in services and investment
Description:	

The EU reserves the right to adopt or maintain any measure with respect to the following:

In LT: The right to prepare design documentation for construction works of exceptional significance is only given to a design enterprise registered in Lithuania or a foreign design enterprise which has been approved by an institution authorised by the Government for those activities. The right to perform technical activities in the main areas of construction may be granted to a non-Lithuanian person who has been approved by an institution authorised by the Government of Lithuania.

Reservation No. 13 – Distribution services

Sector:	Distribution services
Industry classification:	CPC 62117, 62251, 8929, part of 62112, 62226, part of 631
Obligations concerned:	Market access
	National treatment
	Senior management and boards of directors
	Performance requirements
Chapter:	Trade in services and investment

Description:

The EU reserves the right to adopt or maintain any measure with respect to the following:

(a) Distribution of pharmaceuticals

With respect to Cross-border trade in services – Local presence:

In BG: Cross-border wholesale distribution of pharmaceuticals (CPC 62251).

With respect to Investment liberalisation – Market access, National treatment, Performance requirements, Senior management and boards of directors and Cross-border trade in services – Market access, National treatment, Local presence:

In FI: Distribution of pharmaceutical products (CPC 62117, 62251, 8929).

Existing measures:

BG: Law on Medicinal Products in Human Medicine; Law on Medical Devices.

FI: Lääkelaki (Medicine Act) (395/1987).

(b) Distribution of alcoholic beverages

In FI: Distribution of alcoholic beverages (part of CPC 62112, 62226, 63107, 8929).

Existing measures:

FI: Alkoholilaki (Alcohol Act) (1102/2017).

With respect to Investment liberalisation – Market access and Cross-border trade in services – Market access:

In SE: Imposing a monopoly on retail sales of liquor, wine and beer (except non-alcoholic beer). Currently Systembolaget AB has such a governmental monopoly for retail sales of liquor, wine and beer (except non-alcoholic beer). Alcoholic beverages are beverages with an alcohol content over 2.25 % per volume. For beer, the limit is an alcohol content over 3.5 % per volume (part of CPC 631).

Existing measures:

SE: The Alcohol Act (2010:1622).

(c) Other distribution (part of CPC 621, CPC 62228, CPC 62251, CPC 62271, part of CPC 62272, CPC 62276, CPC 63108, part of CPC 6329)

With respect to Cross-border trade in services – Market access, National treatment, Local presence:

In BG: Wholesale distribution of chemical products, precious metals and stones, medical substances and products and objects for medical use; tobacco and tobacco products and alcoholic beverages.

Bulgaria reserves the right to adopt or maintain any measure with respect to services provided by commodity brokers.

Existing measures:

BG: Law on Medicinal Products in Human Medicine;

Law on Medical Devices;

Law of Veterinary Activity;

Law for Prohibition of Chemical Weapons and for Control over Toxic Chemical Substances and Their Precursors; and

Law for Tobacco and Tobacco Products. Law on excise duties and tax warehouses and Law on wine and spirits.

Reservation No. 14 – Education services

Sector:	Education services
Industry classification:	CPC 92
Obligations concerned:	Market access
	National treatment
	Senior management and boards of directors
	Performance requirements
	Local presence
Chapter:	Trade in services and investment

Description:

The EU reserves the right to adopt or maintain any measure with respect to the following:

With respect to Investment liberalisation – Market access, National treatment, Performance requirements, Senior management and boards of directors, and Cross-border trade in services – Market access, National treatment, Local presence:

In the EU: Educational services which receive public funding or State support in any form. Where the supply of privately funded education services by a foreign provider is permitted, participation of private operators in the education system may be subject to a concession allocated on a non-discriminatory basis.

In AT, BE, BG, CY, EL, ES and SI: With respect to the supply of privately funded other education services, which means other than those classified as being primary, secondary, higher and adult education services (CPC 929).

In CY, FI, MT and RO: The supply of privately funded primary, secondary, and adult education services (CPC 921, 922).

In AT, BG, CY, FI, MT and RO: The supply of privately funded higher education services (CPC 923).

In CY: The supply of adult education services (CPC 924).

In FI: The supply of adult education services and other education services, other than privately funded English language tuition services (part of CPC 924 and 929).

In CZ and SK: The majority of the members of the board of directors of an establishment providing privately funded education services must be nationals of that country (CPC 921, 922, 923 for SK other than 92310, 924).

In SI: Privately funded elementary schools may be founded by Slovenian persons only. The service supplier must establish a registered office or a branch. The majority of the members of the board of directors of an establishment providing privately funded secondary or higher education services must be Slovenian nationals (CPC 922, 923).

In SE: Educational services suppliers that are approved by public authorities to provide education. This reservation applies to privately funded educational services suppliers with some form of State support, including educational service suppliers recognised by the State, educational services suppliers under State supervision or education which entitles to study support (CPC 92).

In SK: EEA residency is required for suppliers of all privately funded education services other than post-secondary technical and vocational education services. An economic needs test may apply and the number of schools being established may be limited by local authorities (CPC 921, 922, 923 other than 92310, 924).

With respect to Cross-border trade in services - Market access, National treatment, Local presence:

In BG, IT and SI: To restrict the Cross-border supply of privately funded primary education services (CPC 921).

In BG and IT: To restrict the Cross-border supply of privately funded secondary education services (CPC 922).

In AT: To restrict the Cross-border supply of privately funded adult education services by means of radio or television broadcasting (CPC 924).

Existing measures:

BG: Pre-school and School Education Act;

The Higher Education Act, Paragraph 4 of the additional provisions; and

Article 22, Vocational Education and Training Act.

FI: Perusopetuslaki (Basic Education Act) (628/1998);

Lukiolaki (General Upper Secondary Schools Act) (629/1998);

Laki ammatillisesta koulutuksesta (Vocational Training and Education Act) (630/1998);

Laki ammatillisesta aikuiskoulutuksesta (Vocational Adult Education Act) (631/1998); and

Ammattikorkeakoululaki (Polytechnics Act) (351/2003); and Yliopistolaki (Universities Act) (558/2009).

IT: Royal Decree 1592/1933 (Law on secondary education);

Law 243/1991 (Occasional public contribution for private universities);

Resolution 20/2003 of CNVSU (Comitato nazionale per la valutazione del sistema universitario); and

Decree of the President of the Republic (DPR) 25/1998.

SK: Act 245/2008 on education;

Act 131/2002 on Universities; and

Act 596/2003 on State Administration in Education and School Self-Administration.

Reservation No. 15 – Environmental services

Sector:	Environmental services: waste and soil management
Industry classification:	CPC 9401, 9402, 9403, 94060
Obligations concerned:	Market access
Chapter:	Trade in services and investment
Description:	

The EU reserves the right to adopt or maintain any measure with respect to the following:

In DE: The supply of waste management services other than advisory services, and with respect to services relating to the protection of soil and the management of contaminated soils, other than advisory services.

Reservation No. 16 – Financial services

Sector:	Financial services
Industry classification:	Not applicable
Obligations concerned:	Market access
	National treatment
	Senior management and boards of directors
	Local presence
Chapter:	Trade in services and investment

Description:

The EU reserves the right to adopt or maintain any measure with respect to the following:

(a) All financial services

With respect to Cross-border trade in services – Market access, National treatment, Local presence:

In the EU: the right to adopt or maintain any measure with respect to the Cross-border supply of all financial services other than:

In the EU (except for BE, CY, EE, LT, LV, MT, PL, RO and SI):

- (a) direct insurance services (including co-insurance) and direct insurance intermediation for the insurance of risks relating to:
 - (i) maritime transport and commercial aviation and space launching and freight (including satellites), with such insurance to cover any or all of the following: the goods being transported, the vehicle transporting the goods, and any liability deriving therefrom; and
 - (ii) goods in international transit;

- (b) reinsurance and retrocession;
- (c) services auxiliary to insurance;
- (d) the provision and transfer of financial information, and financial data processing and related software by suppliers of other financial services; and
- (e) advisory and other auxiliary financial services as referred to in point (a)(ii)(L) of Article 10.63 (Definitions) relating to banking and other financial services, but not intermediation as described in that Article.

In BE:

- (a) direct insurance services (including co-insurance) and direct insurance intermediation for insurance of risks relating to:
 - maritime transport and commercial aviation and space launching and freight (including satellites), with insurance to cover any or all of the following: the goods being transported, the vehicle transporting the goods, and any liability deriving therefrom; and
 - (ii) goods in international transit;

- (b) reinsurance and retrocession;
- (c) services auxiliary to insurance; and
- (d) the provision and transfer of financial information, and financial data processing and related software by suppliers of other financial services;

In CY:

- (a) direct insurance services (including co-insurance) for the insurance of risks relating to:
 - (i) maritime transport and commercial aviation and space launching and freight (including satellites), with such insurance to cover any or all of the following: the goods being transported, the vehicle transporting the goods, and any liability deriving therefrom; and
 - (ii) goods in international transit;
- (b) insurance intermediation;
- (c) reinsurance and retrocession;

- (d) services auxiliary to insurance;
- (e) the trading for own account or for the account of customers, whether on an exchange or an over-the-counter market or otherwise of transferrable securities;
- (f) the provision and transfer of financial information, and financial data processing and related software by suppliers of other financial services; and
- (g) advisory and other auxiliary financial services as referred to in point (a)(ii)(L) of Article 10.63 (Definitions) relating to banking and other financial services, but not intermediation as described in that Article.

In EE:

- (a) direct insurance (including co-insurance);
- (b) reinsurance and retrocession;
- (c) insurance intermediation;
- (d) services auxiliary to insurance
- (e) acceptance of deposits;

- (f) lending of all types;
- (g) financial leasing;
- (h) all payment and money transmission services; guarantees and commitments;
- trading for own account or for account of customers, whether on an exchange, in an over-the-counter market;
- (j) participation in issues of all kinds of securities, including underwriting and placement as agent (whether publicly or privately) and provision of services related to such issues;
- (k) money broking;
- asset management, such as cash or portfolio management, all forms of collective investment management, custodial, depository and trust services;
- (m) settlement and clearing services for financial assets, including securities, derivative products, and other negotiable instruments;

- (n) provision and transfer of financial information, and financial data processing and related software; and
- (o) advisory and other auxiliary financial services as referred to in point (a)(ii)(L) of Article 10.63 (Definitions) relating to banking and other financial services, but not intermediation as described in that Article.

In LT:

- (a) direct insurance services (including co-insurance) for the insurance of risks relating to:
 - (i) maritime transport and commercial aviation and space launching and freight (including satellites), with such insurance to cover any or all of the following: the goods being transported, the vehicle transporting the goods, and any liability deriving therefrom; and
 - (ii) goods in international transit;
- (b) reinsurance and retrocession;
- (c) services auxiliary to insurance;

- (d) acceptance of deposits;
- (e) lending of all types;
- (f) financial leasing;
- (g) all payment and money transmission services; guarantees and commitments;
- (h) trading for own account or for account of customers, whether on an exchange, in an over-the-counter market;
- (i) participation in issues of all kinds of securities, including underwriting and placement as agent (whether publicly or privately) and provision of services related to such issues;
- (j) money broking;
- (k) asset management, such as cash or portfolio management, all forms of collective investment management, custodial, depository and trust services;
- settlement and clearing services for financial assets, including securities, derivative products, and other negotiable instruments;

- (m) provision and transfer of financial information, and financial data processing and related software; and
- (n) advisory and other auxiliary financial services as referred to in point (a)(ii)(L) of Article 10.63 (Definitions) relating to banking and other financial services, but not intermediation as described in that Article.

In LV:

- (a) direct insurance services (including co-insurance) for the insurance of risks relating to:
 - (i) maritime transport and commercial aviation and space launching and freight (including satellites), with such insurance to cover any or all of the following: the goods being transported, the vehicle transporting the goods, and any liability deriving therefrom; and
 - (ii) goods in international transit;
- (b) reinsurance and retrocession;
- (c) services auxiliary to insurance;

- (d) participation in issues of all kinds of securities, including underwriting and placement as an agent (whether publicly or privately) and provision of services related to such issues;
- (e) provision and transfer of financial information, and financial data processing and related software by suppliers of other financial services; and
- (f) advisory and other auxiliary financial services as referred to in point (a)(ii)(L) of Article 10.63 (Definitions) relating to banking and other financial services, but not intermediation as described in that Article.

In MT:

- (a) direct insurance services (including co-insurance) for the insurance of risks relating to:
 - (i) maritime transport and commercial aviation and space launching and freight (including satellites), with such insurance to cover any or all of the following: the goods being transported, the vehicle transporting the goods, and any liability deriving therefrom; and
 - (ii) goods in international transit;
- (b) reinsurance and retrocession;

- (c) services auxiliary to insurance;
- (d) the acceptance of deposits;
- (e) lending of all types;
- (f) the provision and transfer of financial information, and financial data processing and related software by suppliers of other financial services; and
- (g) advisory and other auxiliary financial services as referred to in point (a)(ii)(L) of Article 10.63 (Definitions) relating to banking and other financial services, but not intermediation as described in that Article.

In PL:

- (a) direct insurance services (including co-insurance) for the insurance of risks relating to goods in international trade;
- (b) reinsurance and retrocession of risks relating to goods in international trade;

- (c) direct insurance services (including co-insurance and retrocession) and direct insurance intermediation for the insurance of risks relating to:
 - (i) maritime transport and commercial aviation and space launching and freight (including satellites), with such insurance to cover any or all of the following: the goods being transported, the vehicle transporting the goods, and any liability deriving therefrom; and
 - (ii) goods in international transit;
- (d) the provision and transfer of financial information, and financial data processing and related software by suppliers of other financial services; and
- (e) advisory and other auxiliary financial services as referred to in point (a)(ii)(L) of Article 10.63 (Definitions) relating to banking and other financial services, but not intermediation as described in that Article.

In RO:

- (a) direct insurance services (including co-insurance) and direct insurance intermediation for the insurance of risks relating to:
 - (i) maritime transport and commercial aviation and space launching and freight (including satellites), with such insurance to cover any or all of the following: the goods being transported, the vehicle transporting the goods, and any liability deriving therefrom; and
 - (ii) goods in international transit;
- (b) reinsurance and retrocession;
- (c) services auxiliary to insurance;
- (d) acceptance of deposits;
- (e) lending of all types;
- (f) guarantees and commitments;
- (g) money broking;

- (h) the provision and transfer of financial information, and financial data processing and related software; and
- (i) advisory and other auxiliary financial services as referred to in point (a)(ii)(L) of Article 10.63 (Definitions) relating to banking and other financial services, but not intermediation as described in that Article.

In SI:

- (a) direct insurance services (including co-insurance) and direct insurance intermediation for the insurance of risks relating to:
 - (i) maritime transport and commercial aviation and space launching and freight (including satellites), with such insurance to cover any or all of the following: the goods being transported, the vehicle transporting the goods, and any liability deriving therefrom; and
 - (ii) goods in international transit;
- (b) reinsurance and retrocession;
- (c) services auxiliary to insurance;
- (d) lending of all types;

- (e) the acceptance of guarantees and commitments from foreign credit institutions by domestic legal entities and sole proprietors;
- (f) the provision and transfer of financial information, and financial data processing and related software by suppliers of other financial services; and
- (g) advisory and other auxiliary financial services as referred to in point (a)(ii)(L) of Article 10.63 (Definitions) relating to banking and other financial services, but not intermediation as described in that Article.
- (b) Insurance and insurance-related services

With respect to Cross-border trade in services – Market access, National treatment:

In BG: Transport insurance, covering goods, insurance of vehicles as such and liability insurance regarding risks located in Bulgaria may not be underwritten by foreign insurance companies directly.

In DE: If a foreign insurance company has established a branch in Germany, it may conclude insurance contracts in Germany relating to international transport only through the branch established in Germany.

DE: Luftverkehrsgesetz (LuftVG); and

Luftverkehrszulassungsordnung (LuftVZO).

With respect to Investment liberalisation – Market access, National treatment and Cross-border trade in services – Market access, National treatment:

In ES: Residence is required, or alternatively to have two years of experience, for the actuarial profession.

With respect to Cross-border trade in services – Local presence:

In FI: The supply of insurance broker services is subject to having a permanent place of business in the Union.

Only insurers having their head office in the Union or having a branch in Finland may offer direct insurance services, including co-insurance.

FI: Laki ulkomaisista vakuutusyhtiöistä (Act on Foreign Insurance Companies) (398/1995);

Vakuutusyhtiölaki (Insurance Companies Act) (521/2008); and

Laki vakuutusten tarjoamisesta (Act on Insurance Distribution) (234/2018).

In FR: Insurance of risks relating to ground transport may be underwritten only by insurance firms established in the Union.

Existing measures:

FR: Code des assurances.

In HU: Only juridical persons of the Union and branches registered in Hungary may supply direct insurance services.

HU: Act LX of 2003.

In IT: Transport insurance of goods, insurance of vehicles and liability insurance regarding risks located in Italy may be underwritten only by insurance companies established in the European Union, except for international transport involving imports into Italy. Cross-border supply of actuarial services.

Existing measures:

IT: Article 29 of the code of private insurance (Legislative decree No. 209 of 7 September 2005), Law 194/1942 on the actuarial profession.

In PT: Air and maritime transport insurance, covering goods, aircraft, hull and liability may be underwritten only by enterprises of the Union. Only natural persons of, or enterprises established in, the Union may act as intermediaries for such insurance businesses in Portugal.

Existing measures:

PT: Article 3 of Law 147/2015, Article 8 of Law 7/2019.

With respect to Investment liberalisation - Market access, National treatment:

In SK: Foreign nationals may establish an insurance company in the form of a joint stock company or may conduct insurance business through their branches having a registered office in the Slovak Republic. Authorisation in both cases is subject to evaluation of the supervisory authority.

Existing measures:

SK: Act 39/2015 on Insurance.

With respect to Investment liberalisation – Market access, National treatment and Cross-border trade in services – Market access:

In FI: At least one half of the members of the board of directors and the supervisory board, and the managing director of an insurance company providing statutory pension insurance shall have their place of residence in the EEA, unless the competent authorities have granted an exemption. Foreign insurers may not obtain a licence in Finland as a branch to carry out statutory pension insurance. At least one auditor shall have his permanent residence in the EEA.

For other insurance companies, residency in the EEA is required for at least one member of the board of directors, the supervisory board and the managing director. At least one auditor shall have his permanent residence in the EEA. A general agent of an insurance company of New Zealand must have their place of residence in Finland, unless the company has its head office in the Union.

Existing measures:

FI: Laki ulkomaisista vakuutusyhtiöistä (Act on Foreign Insurance Companies) (398/1995); Vakuutusyhtiölaki (Insurance Companies Act) (521/2008);

Laki vakuutusedustuksesta (Act on Insurance Mediation) (570/2005);

Laki vakuutusten tarjoamisesta (Act on Insurance Distribution) (234/2018); and

Laki työeläkevakuutusyhtiöistä (Act on Companies providing statutory pension insurance) (354/1997).

(c) Banking and other financial services

With respect to Investment liberalisation – Market access and Cross-border trade in services – Local presence:

In the EU: Only juridical persons having their registered office in the Union can act as depositories of the assets of investment funds. The establishment of a specialised management company, having its head office and registered office in the same Member State, is required to perform the activities of management of common funds, including unit trusts, and, where allowed under national law, investment companies.

Existing measures:

EU:

Directive 2009/65/EC of the European Parliament and of the Council¹; and

Directive 2011/61/EU of the European Parliament and of the Council².

¹ Directive 2009/65/EC of the European Parliament and of the Council of 13 July 2009 on the coordination of laws, regulations and administrative provisions relating to undertakings for collective investment in transferable securities (UCITS) (OJ EU L 302, 17.11.2009, p. 32).

² Directive 2011/61/EU of the European Parliament and of the Council of 8 June 2011 on Alternative Investment Fund Managers and amending Directives 2003/41/EC and 2009/65/EC and Regulations (EC) No 1060/2009 and (EU) No 1095/2010 (OJ EU L 174, 1.7.2011, p. 1).

In EE: For acceptance of deposits, requirement of authorisation by the Estonian Financial Supervision Authority and registration under Estonian law as a joint-stock company, a subsidiary or a branch.

Existing measures:

EE: Krediidiasutuste seadus (Credit Institutions Act) § 206 and §21.

In SK: Investment services may only be provided by management companies which have the legal form of a joint-stock company with equity capital according to the law.

Existing measures:

SK: Act 566/2001 on Securities and Investment Services; and

Act 483/2001 on Banks.

With respect to Investment liberalisation – National treatment, Senior management and boards of directors

In FI: At least one of the founders, the members of the board of directors, the supervisory board, the managing director of banking services providers and the person entitled to sign the name of the credit institution shall have their permanent residence in the EEA. At least one auditor shall have his permanent residence in the EEA.

FI: Laki liikepankeista ja muista osakeyhtiömuotoisista luottolaitoksista (Act on Commercial Banks and Other Credit Institutions in the Form of a Limited Company) (1501/2001);

Säästöpankkilaki (1502/2001) (Savings Bank Act);

Laki osuuspankeista ja muista osuuskuntamuotoisista luottolaitoksista (1504/2001) (Act on Cooperative Banks and Other Credit Institutions in the Form of a Cooperative Bank);

Laki hypoteekkiyhdistyksistä (936/1978) (Act on Mortgage Societies);

Maksulaitoslaki (297/2010) (Act on Payment Institutions);

Laki ulkomaisen maksulaitoksen toiminnasta Suomessa (298/2010) (Act on the Operation of Foreign Payment Institution in Finland); and

Laki luottolaitostoiminnasta (Act on Credit Institutions) (121/2007).

With respect to Investment liberalisation – Market access, National treatment and Cross-border trade in services – Local presence:

In IT: Services of "consulenti finanziari" (financial consultant). In providing the activity of door-to-door selling, intermediaries must utilise authorised financial sales persons resident within the territory of a Member State.

Existing measures:

IT: Articles 91-111 of Consob Regulation on Intermediaries (No. 16190 of 29 October 2007).

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors and Cross-border trade in services – Local presence:

In LT: Only banks having a registered office or branch in Lithuania and authorised to provide investment services in the EEA may act as a depository of the assets of a pension fund. At least one head of a bank's administration must speak the Lithuanian language.

Existing measures:

LT: Law on Banks of the Republic of Lithuania of 30 March 2004 No IX-2085, as amended by the Law No XIII-729 of 16 November 2017;

Law on Collective Investment Undertakings of the Republic of Lithuania of 4 July 2003 No IX-1709, as amended by the Law No XIII-1872 of 20 December 2018;

Law on Supplementary Voluntary Pension Accumulation of the Republic of Lithuania of 3 June 1999 No VIII-1212 (as revised in Law No XII-70 of 20 December 2012);

Law on Payments of the Republic of Lithuania of 5 June 2003 No. IX-1596, last amendment 17 of October 2019 Nr. XIII-2488; and

Law on Payment Institutions of the Republic of Lithuania of 10 December 2009 No. XI-549 (new version of the Law: No XIII-1093 of 17 April 2018).

With respect to Cross-border trade in services – Market access:

In FI: For payment services, residency or domicile in Finland may be required.

Reservation No. 17 - Health and social services

Sector:	Health and social services
Industry classification:	CPC 93, 931, other than 9312, part of 93191, 9311, 93192, 93193, 93199
Obligations concerned:	Market access
	National treatment
	Most-favoured-nation treatment
	Senior management and boards of directors
	Performance requirements
	Local presence
Chapter:	Trade in services and investment

Description:

The EU reserves the right to adopt or maintain any measure with respect to the following:

(a) Health services – hospital, ambulance, residential health services (CPC 93, 931, other than 9312, part of 93191, 9311, 93192, 93193, 93199)

With respect to Investment liberalisation – Market access, National treatment, Performance requirements, Senior management and boards of directors:

The EU: For the supply of all health services which receive public funding or State support in any form.

The EU: For all privately funded health services, other than privately funded hospital, ambulance, and residential health facilities services other than hospital services. The participation of private operators in the privately funded health network may be subject to concession on a non-discriminatory basis. An economic needs test may apply. Main criteria: number of and impact on existing establishments, transport infrastructure, population density, geographic spread, and creation of new employment. This reservation does not relate to the supply of all health-related professional services, including services supplied by professionals such as medical doctors, dentists, midwives, nurses, physiotherapists, paramedics, and psychologists, which are covered by other reservations (CPC 931 other than 9312, part of 93191).

In AT, PL and SI: The supply of privately funded ambulance services (CPC 93192).

In BE: The establishment of privately funded ambulance and residential health facilities services other than hospital services (CPC 93192, 93193).

In BG, CY, CZ, FI, MT and SK: The supply of privately funded hospital, ambulance, and residential health services other than hospital services (CPC 9311, 93192, 93193).

In FI: The supply of other human health services (CPC 93199).

Existing measures:

CZ: Act No. 372/2011 Coll. on Health Care Services and Conditions of Their Provision.

FI: Laki yksityisestä terveydenhuollosta (Act on Private Health Care) (152/1990).

With respect to Investment liberalisation – Market access, National treatment, Most-favoured nation treatment, Senior management and boards of directors, Performance requirements:

In DE: The supply of the Social Security System of Germany, where services may be provided by different companies or entities involving competitive elements which are thus not "Services carried out exclusively in the exercise of governmental authority". To accord better treatment in the context of a bilateral trade agreement with regard to the supply of health and social services (CPC 93).

With respect to Investment liberalisation – Market access, National treatment:

In DE: The ownership of hospitals run by the German Forces.

To nationalise other key privately funded hospitals (CPC 93110).

In FR: To the supply of privately funded laboratory analysis and testing services.

With respect to Cross-border trade in services – Market access, National treatment:

In FR: The supply of privately funded laboratory analysis and testing services (part of CPC 9311).

Existing measures:

FR: Code de la Santé Publique.

(b) Health and social services, including pension insurance

With respect to Cross-border trade in services – Market access, National treatment, Local presence:

In the EU, with the exception of HU: The Cross-border supply of health services, social services, and activities or services forming part of a public retirement plan or statutory system of social security. This reservation does not relate to the supply of all health-related professional services, including the services provided by professionals such as medical doctors, dentists, midwives, nurses, physiotherapists, paramedics, and psychologists, which are covered by other reservations (CPC 931 other than 9312, part of 93191).

In HU: The Cross-border supply of all hospital, ambulance, and residential health services other than hospital services, which receive public funding (CPC 9311, 93192, 93193).

(c) Social services, including pension insurance

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors, Performance requirements:

In the EU: The supply of all social services which receive public funding or State support in any form, and activities or services forming part of a public retirement plan or statutory system of social security. The participation of private operators in the privately funded social network may be subject to obtaining a concession on a non-discriminatory basis. An economic needs test may apply. Main criteria: number of and impact on existing establishments, transport infrastructure, population density, geographic spread, and creation of new employment.

In BE, CY, DE, DK, EL, ES, FR, IE, IT and PT: The supply of privately funded social services other than services relating to convalescent and rest houses and old people's homes.

In CZ, FI, HU, MT, PL, RO, SK, and SI: The supply of privately funded social services.

In DE: The Social Security System of Germany, where services are provided by different companies or entities involving competitive elements and might therefore not fall under the definition of the "Services carried out exclusively in the exercise of governmental authority".

Existing measures:

FI: Laki yksityisistä sosiaalipalveluista (Private Social Services Act) (922/2011).

IE: Health Act 2004 (S. 39); and

Health Act 1970 (as amended -S.61A).

IT: Law 833/1978 Institution of the public health system; and

Legislative Decree 502/1992 Organisation and discipline of the health field; and Law 328/2000 Reform of social services.

Reservation No. 18 - Tourism and travel-related services

Sector:	Tourist guides services, health and social services
Industry classification:	CPC 7472
Obligations concerned:	National treatment
	Most-favoured-nation treatment
Chapter:	Trade in services and investment

Description:

The EU reserves the right to adopt or maintain any measure with respect to the following:

With respect to Investment liberalisation – National treatment and Cross-border trade in services – National treatment:

In FR: To require nationality of a Member State for the supply of tourist guide services.

With respect to Investment liberalisation – Most-favoured-nation treatment and Cross-border trade in services – Most-favoured-nation treatment:

In LT: In so far as New Zealand allows nationals of Lithuania to provide tourist guide services, Lithuania will allow nationals of New Zealand to provide tourist guide services under the same conditions.

Reservation No. 19 – Recreational, cultural and sporting services		
Sector:	Recreational, cultural and sporting services	
Industry classification:	CPC 962, 963, 9619, 964	
	Obligations concerned: Market access	
	National treatment	
	Senior management and boards of directors	
	Performance requirements	
	Local presence	
Chapter:	Trade in services and investment	

Description:

The EU reserves the right to adopt or maintain any measure with respect to the following:

(a) Libraries, archives, museums and other cultural services (CPC963)

With respect to Investment liberalisation – Market access, National treatment, Performance requirements, Senior management and boards of directors, and Cross-border trade in services – Market access, National treatment, Local presence:

In the EU, with the exception of AT and, for investment liberalisation, in LT: The supply of library, archive, museum and other cultural services.

In AT and LT: A licence or concession may be required for establishment. Entertainment services, theatre, live bands and circus services (CPC 9619, 964 other than 96492).

(b) With respect to Cross-border trade in services – Market access, National treatment:

In the EU, with the exception of AT and SE: The Cross-border supply of entertainment services, including theatre, live bands, circus and discotheque services.

With respect to Investment liberalisation – Market access, National treatment, Performance requirements, Senior management and boards of director, and Cross-border trade in services – Market access, National treatment, Local presence:

In CY, CZ, FI, MT, PL, RO, SI and SK: With respect to the supply of entertainment services, including theatre, live bands, circus and discotheque services.

In BG: The supply of the following entertainment services: circus, amusement park and similar attraction services, ballroom, discotheque and dance instructor services, and other entertainment services.

In EE: The supply of other entertainment services except for cinema theatre services.

In LT and LV: The supply of all entertainment services other than cinema theatre operation services.

In CY, CZ, LV, PL, RO and SK: The Cross-border supply of sporting and other recreational services.

(c) News and press agencies (CPC 962)

With respect to Investment liberalisation – Market access, National treatment, Most-favourednation treatment:

In FR: Foreign participation in existing companies publishing publications in the French language may not exceed 20 % of the capital or of voting rights in the company. The establishment of press agencies of New Zealand is subject to conditions set out in domestic regulation. The establishment of press agencies by foreign investors is subject to reciprocity.

Existing measures:

FR: Ordonnance n° 45-2646 du 2 novembre 1945 portant règlementation provisoire des agences de presse; and Loi n° 86-897 du 1 août 1986 portant réforme du régime juridique de la presse.

With respect to Cross-border trade in services - Market access:

In HU: The supply of news and press agencies services.

(d) Gambling and betting services (CPC 96492)

With respect to Investment liberalisation – Market access, National treatment, Performance requirements, Senior management and boards of directors, and Cross-border trade in services – Market access, National treatment, Local presence:

The EU: The supply of gambling activities, which involve wagering a stake with pecuniary value in games of chance, including in particular lotteries, scratch cards, gambling services offered in casinos, gambling arcades or licensed premises, betting services, bingo services and gambling services operated by and for the benefit of charities or non-profit-making organisations.

Sector:	Transport services
Obligations concerned:	Market access
	National treatment
	Most-favoured-nation treatment
	Performance requirements
	Senior management and boards of directors
	Local presence
Chapter:	Trade in services and investment

Description:

The EU reserves the right to adopt or maintain any measure with respect to the following:

(a) Maritime transport – any other commercial activity undertaken from a ship

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors, Performance requirements and Cross-border trade in services – Market access, National treatment:

The EU: The nationality of the crew on a seagoing or non-seagoing vessel.

With respect to Investment liberalisation – Market access, National treatment, Most-favoured nation treatment, Senior management and boards of directors:

In the EU, except LV and MT: Only Union natural or juridical persons may register a vessel and operate a fleet under the national flag of the state of establishment (applies to all commercial marine activity undertaken from a seagoing ship, including fishing, aquaculture, and services incidental to fishing; international passenger and freight transportation (CPC 721); and services auxiliary to maritime transport).

The EU: For feeder services for the part of these services which does not fall under the exclusion of national maritime cabotage.

With respect to Investment liberalisation – Market access and Cross-border trade in services – Market access:

In MT: Exclusive rights exist for the maritime link to mainland Europe through Italy with Malta (CPC 7213, 7214, part of 742, 745, part of 749).

With respect to Cross-border trade in services – Market access, National treatment, Local presence:

In SK: Foreign investors must have their principal office in the Slovak Republic in order to apply for a licence enabling them to provide a service (CPC 722).

(b) Auxiliary services to maritime transport

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors and Cross-border trade in services – Market access, National treatment, Local presence:

The EU: The supply of pilotage and berthing services. For greater certainty, regardless of the criteria which may apply to the registration of ships in a Member State, the Union reserves the right to require that only ships registered on the national registers of Member States may provide pilotage and berthing services (CPC 7452).

In the EU, with the exception of LT and LV: Only vessels carrying the flag of a Member State may provide pushing and towing services (CPC 7214).

With respect to Investment liberalisation – Market access and Cross-border trade in services – National treatment, Local presence:

In LT: Only juridical persons of Lithuania or juridical persons of a Member State with branches in Lithuania that have a Certificate issued by the Lithuanian Maritime Safety Administration may provide pilotage and berthing, pushing and towing services (CPC 7214, 7452).

With respect to Investment liberalisation – Market access and Cross-border trade in services – Market access, National treatment, Local presence:

In BE: Cargo handling services may only be operated by accredited workers, eligible to work in port areas designated by royal decree (CPC 741).

Existing measures:

BE: Loi du 8 juin 1972 organisant le travail portuaire;

Arrêté royal du 12 janvier 1973 instituant une Commission paritaire des ports et fixant sa dénomination et sa compétence;

Arrêté royal du 4 septembre 1985 portant agrément d'une organisation d'employeur (Anvers);

Arrêté royal du 29 janvier 1986 portant agrément d'une organisation d'employeur (Gand);

Arrêté royal du 10 juillet 1986 portant agrément d'une organisation d'employeur (Zeebrugge);

Arrêté royal du 1er mars 1989 portant agrément d'une organisation d'employeur (Ostende); and

Arrêté royal du 5 juillet 2004 relatif à la reconnaissance des ouvriers portuaires dans les zones portuaires tombant dans le champ d'application de la loi du 8 juin 1972 organisant le travail portuaire, tel que modifié.

(c) Inland waterways transport and auxiliary services to inland waterways transport

With respect to Investment liberalisation – Market access, National treatment, Most-favoured nation treatment, Senior management and boards of directors, Performance requirements and Cross-border trade in services – Market access, National treatment, Local presence, Most favoured-nation treatment:

The EU: Inland waterways passenger and freight transportation (CPC 722) and services auxiliary to inland waterways transportation.

For greater certainty, this reservation also covers the supply of cabotage transport on inland waterways (CPC 722).

(d) Rail transport and auxiliary services to rail transport

With respect to Investment liberalisation – Market access, National treatment and Cross-border trade in services – Market access, National treatment, Local presence:

In the EU: Railway passenger and freight transportation (CPC 711).

In LT: Maintenance and repair services of rail transport equipment are subject to a state monopoly (CPC 86764, 86769, part of 8868).

In SE (with respect only to market access): Maintenance and repair services of rail transport equipment are subject to an economic needs test when an investor intends to establish its own terminal infrastructure facilities. Main criteria: space and capacity constraints (CPC 86764, 86769, part of 8868).

Existing measures:

SE: Planning and Building Act (2010:900).

(e) Road transport (passenger transportation, freight transportation, international truck transport services) and services auxiliary to road transport

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors and Cross-border trade in services – Market access, National treatment, Local presence:

The EU:

- to require establishment and to limit the Cross-border supply of road transport services (CPC 712);
- (ii) to limit the supply of cabotage within a Member State by foreign investors established in another Member State (CPC 712);
- (iii) an economic needs test may apply to taxi services in the Union setting a limit on the number of service suppliers. Main criteria: Local demand as provided in applicable laws (CPC 71221).

Existing measures:

EU: Regulation (EC) No 1071/2009 of the European Parliament and of the Council¹;

Regulation (EC) No 1072/2009 of the European Parliament and of the Council²; and

Regulation (EC) No 1073/2009 of the European Parliament and of the Council³.

With respect to Investment liberalisation – Market access:

In BE: A maximum number of licences can be fixed by law (CPC 71221).

In IT: An economic needs test is applied to limousine services. Main criteria: number of and impact on existing establishments, population density, geographical spread, impact on traffic conditions and creation of new employment.

Regulation (EC) No 1071/2009 of the European Parliament and of the Council of 21 October 2009 establishing common rules concerning the conditions to be complied with to pursue the occupation of road transport operator and repealing Council Directive 96/26/EC (OJ EU L 300, 14.11.2009, p. 51).

Regulation (EC) No 1072/2009 of the European Parliament and of the Council of 21 October 2009 on common rules for access to the international road haulage market (OJ EU L 300, 14.11.2009, p. 72).

 ³ Regulation (EC) No 1073/2009 of the European Parliament and of the Council of 21 October 2009 on common rules for access to the international market for coach and bus services, and amending Regulation (EC) No 561/2006 (OJ EUL 300, 14.11.2009, p. 88).

An economic needs test is applied to intercity bussing services. Main criteria: number of and impact on existing establishments, population density, geographical spread, impact on traffic conditions and creation of new employment.

An economic needs test is applied to the supply of freight transportation services. Main criteria: local demand (CPC 712).

In PT: For passenger transportation, an economic needs test is applied to the supply of limousine services. Main criteria: number of and impact on existing establishments, population density, geographical spread, impact on traffic conditions and creation of new employment (CPC 712).

With respect to Investment liberalisation – Market access, National treatment and Cross-border trade in services – Market access, National treatment, Local presence:

In BG, DE: For passenger and freight transportation, exclusive rights or authorisations may only be granted to natural persons of the Union and to juridical persons of the Union having their headquarters in the Union. Incorporation is required. Condition of nationality of a Member State for natural persons (CPC 712).

In MT: For public bus services: The entire network is subject to a concession which includes a public service obligation agreement to cater for certain social sectors (such as students and the elderly) (CPC 712).

With respect to Investment liberalisation – Market access, National treatment and Cross-border trade in services – Market access, National treatment:

In FI: Authorisation is required to provide road transport services, which is not extended to foreign registered vehicles (CPC 712).

With respect to Investment liberalisation – Market access, National treatment:

In FR: The supply of intercity bussing services (CPC 712).

With respect to Investment liberalisation - Market access:

In ES: For passenger transportation, an economic needs test applies to services provided under CPC 7122. Main criteria: local demand. An economic needs test applies for intercity bussing services. Main criteria: number of and impact on existing establishments, population density, geographical spread, impact on traffic conditions and creation of new employment. In SE: Maintenance and repair services of road transport equipment are subject to an economic needs test when a supplier intends to establish its own terminal infrastructure facilities. Main criteria: space and capacity constraints (CPC 6112, 6122, 86764, 86769, part of 8867).

In SK: For freight transportation, an economic needs test is applied. Main criteria: local demand (CPC 712).

With respect to Cross-border trade in services – Market access:

In BG: To require establishment for supporting services to road transport (CPC 744).

Existing measures:

EU: Regulation (EC) No 1071/2009;

Regulation (EC) No 1072/2009; and

Regulation (EC) No 1073/2009.

FI: Laki kaupallisista tavarankuljetuksista tiellä (Act on Commercial Road Transport) 693/2006;

Laki liikenteen palveluista (Act on Transport Services) 320/2017; and

Ajoneuvolaki (Vehicles Act) 1090/2002.

IT: Legislative decree 285/1992 (Road Code and subsequent amendments) article 85;

Legislative Decree 395/2000 article 8 (Road transport of passengers);

Law 21/1992 (Framework law on non-scheduled public road transport of passengers);

Law 218/2003 article 1 (Transport of passenger through rented buses with driver); and

Law 151/1981 (Framework law on public local transport).

SE: Planning and Building Act (2010:900).

(f) Space transport and rental of space craft

With respect to Investment liberalisation – Market access, National treatment, Performance requirements, Senior management and boards of directors and Cross-border trade in services – Market access, National treatment, Local presence:

The EU: The supply of space transport services and the supply of rental of space craft services (CPC 733, part of 734).

(g) Most-favoured-nation exemptions

With respect to Investment liberalisation – Most-favoured-nation treatment and Cross-border trade in services – Most-favoured-nation treatment:

(i) Transport (cabotage) other than maritime transport

In FI: According differential treatment to a country pursuant to existing or future bilateral agreements exempting vessels registered under the foreign flag of a specified other country or foreign registered vehicles from the general prohibition from providing cabotage transport (including combined transport, road and rail) in Finland on the basis of reciprocity (part of CPC 711, part of 712, part of 722).

(ii) Supporting services for maritime transport

In BG: In so far as New Zealand allows service suppliers from Bulgaria to supply cargo-handling services and storage and warehouse services in sea and river harbours, including services relating to containers and goods in containers, Bulgaria will allow service suppliers from New Zealand to supply cargo-handling services and storage and warehouse services in sea and river harbours, including services relating to containers and goods in containers and storage and warehouse services in sea and river harbours, including services relating to containers and goods in containers under the same conditions (part of CPC 741, part of 742).

(iii) Rental or leasing of vessels

In DE: Chartering-in of foreign ships by consumers resident in Germany may be subject to a condition of reciprocity (CPC 7213, 7223, 83103).

(iv) Road and rail transport

The EU: To accord differential treatment to a country pursuant to an existing or future bilateral agreement relating to international road haulage (including combined transport – road or rail) and passenger transport, concluded between the Union or the Member States and a third country (CPC 7111, 7112, 7121, 7122, 7123). That treatment may:

- (A) reserve or limit the supply of the relevant transport services between the contracting Parties or across the territory of the contracting Parties to vehicles registered in each contracting Party¹; or
- (B) provide for tax exemptions for such vehicles.
- (v) Road transport

In BG: Measures taken under an existing or future agreement, which reserve or restrict the supply of these kinds of transportation services and specify the terms and conditions of this supply, including transit permits or preferential road taxes, in the territory of Bulgaria or across the borders of Bulgaria (CPC 7121, 7122, 7123).

¹ With regard to Austria the part of the most-favoured-nation treatment exemption regarding traffic rights covers all countries with whom bilateral agreements on road transport or other arrangements relating to road transport exist or may be considered in future.

In CZ: Measures taken under an existing or future agreement, and which reserve or limit the supply of transport services and specify operating conditions, including transit permits or preferential road taxes of transport services into, in, across and out of the Czechia to the contracting parties concerned (CPC 7121, 7122, 7123).

In ES: Authorisation for the establishment of a commercial presence in Spain may be refused to a service supplier whose country of origin does not accord effective market access to service suppliers of Spain (CPC 7123).

Existing measures:

ES: Ley 16/1987, de 30 de julio, de Ordenación de los Transportes Terrestres.

In HR: Measures applied under an existing or future agreement on international road transport and which reserve or limit the supply of transport services and specify operating conditions, including transit permits or preferential road taxes of transport services into, in, across and out of Croatia to the parties concerned (CPC 7121, 7122, 7123).

In LT: Measures taken under a bilateral agreement and which set the provisions for transport services and specify operating conditions, including bilateral transit and other transport permits for transport services into, through and out of the territory of Lithuania to the contracting parties concerned, and road taxes and levies (CPC 7121, 7122, 7123).

In SK: Measures taken under an existing or future agreement, and which reserve or limit the supply of transport services and specify operating conditions, including transit permits or preferential road taxes of transport services into, in, across and out of the Slovak Republic to the contracting parties concerned (CPC 7121, 7122, 7123).

(i) Rail transport

In BG, CZ and SK: For existing or future agreements, and which regulate traffic rights and operating conditions, and the supply of transport services in the territory of Bulgaria, the Czechia and Slovakia and between the countries concerned. (CPC 7111, 7112).

(ii) Air transport – Services auxiliary to air transport

The EU: According differential treatment to a third country pursuant to an existing or future bilateral agreement relating to ground-handling services.

(iii) Road and rail transport

In EE: when according differential treatment to a country pursuant to an existing or future bilateral agreement on international road transport (including combined transport-road or rail), reserving or limiting the supply of a transport services into, in, across and out of Estonia to the contracting Parties to vehicles registered in each contracting Party, and providing for tax exemption for such vehicles (part of CPC 711, part of 712, part of 721).

(iv) All passenger and freight transport services other than maritime and air transport

In PL: In so far as New Zealand allows the supply of transport services into and across the territory of New Zealand by passenger and freight transport suppliers of Poland, Poland will allow the supply of transport services by passenger and freight transport suppliers of New Zealand into and across the territory of Poland under the same conditions. Reservation No. 21 - Agriculture, fishing and water

Sector:	Agriculture, hunting, forestry; fishing, aquaculture, services incidental to fishing; collection, purification and distribution of water
Industry classification:	ISIC Rev. 3.1 011, ISIC Rev. 3.1 012, ISIC Rev. 3.1 013, ISIC Rev. 3.1 014, ISIC Rev. 3.1 015, CPC 8811, 8812, 8813 other than advisory and consultancy services; ISIC Rev. 3.1 0501, 0502, CPC 882
Obligations concerned:	Market access
	National treatment
	Most-favoured-nation treatment
	Performance requirements
	Senior management and boards of directors
	Local presence
Chapter:	Trade in services and investment

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Description:

The EU reserves the right to adopt or maintain any measure with respect to the following:

(a) Agriculture, hunting and forestry

With respect to Investment liberalisation - Market access, National treatment:

In BG: Business activities pertinent to the stewardship of wooded areas, timber harvesting, inventorying of wooded areas, the development of plans and programmes for management and spatial development of wooded areas, as well as the issuance of the relevant documents, shall be carried out by merchant entities listed in a public register with the Executive Forest Agency and holding a certificate of registration.

Existing measures:

BG: Article 241, Law on Forests; and

Article 25, 36 and 36 (a) of Law on Hunting and Game Protection.

In HR: Agricultural and hunting activities.

In HU: Agricultural activities (ISIC Rev. 3.1 011, 3.1 012, 3.1 013, 3.1 014, 3.1 015, CPC 8811, 8812, 8813 other than advisory and consultancy services).

Existing measures:

HR: Agricultural Land Act (OG 20/18, 115/18, 98/19).

(b) Fishing, aquaculture and services incidental to fishing (ISIC Rev. 3.1 0501, 0502, CPC 882)

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors, Performance requirements, Most-favoured-nation treatment and Cross-border trade in services – Market access, National treatment, Local presence, Most-favoured-nation treatment:

The EU:

- 1. In particular within the framework of the Common Fisheries Policy, and of fishing agreements with a third country, access to and use of the biological resources and fishing grounds situated in maritime waters coming under the sovereignty or the jurisdiction of a Member State or entitlements for fishing under a Member State fishing licence, including:
 - (a) regulating the landing of catches by vessels flying the flag of New Zealand or a third country with respect to the quotas allocated to them or, only with respect to vessels flying the flag of a Member State, requiring that a proportion of the total catch is landed in Union ports;
 - (b) determining a minimum size for a company in order to preserve both artisanal and coastal fishing vessels;
 - (c) according differential treatment pursuant to an existing or future bilateral agreement relating to fisheries; and
 - (d) requiring the crew of a vessel flying the flag of a Member State to be nationals of Member States.

- 2. A fishing vessel is only entitled to fly the flag of a Member State if:
 - (a) it is wholly owned by:
 - (i) a company incorporated in the Union; or
 - (ii) a Member State national;
 - (b) its day-to-day operations are directed and controlled from within the Union; and
 - (c) any charterer, manager or operator of the vessel is a company incorporated in the Union or a national of a Member State.
- 3. A commercial fishing licence granting the right to fish in the territorial waters of a Member State may only be granted to vessels flying the flag of a Member State.
- 4. The establishment of marine or inland aquaculture facilities.

5. Points (a), (b), (c) (other than with respect to most-favoured-nation treatment) and (d) of paragraph 1; point (a)(i), point (b) and (c) of paragraph 2, and paragraph 3 only apply to measures which are applicable to vessels or to enterprises irrespective of the nationality of their beneficial owners.

With respect to Investment liberalisation – Market access, National treatment, Most-favoured nation treatment and Cross-border trade in services – Market access, National treatment:

In BG: Only vessels flying the flag of Bulgaria may take marine or river-living biological resources in the internal marine waters and the territorial sea of Bulgaria. A foreign ship (third-country vessel) may not engage in commercial fishing in the exclusive economic zone of Bulgaria except on the basis of an agreement between Bulgaria and the flag state. While passing through the exclusive economic zone, foreign fishing ships may not maintain their fishing gear in operational mode.

Existing measures:

BG: Article 49, Law on the maritime spaces, inland waterways and ports of the Republic of Bulgaria.

In FR: Nationals of non-Union countries may not farm fish, shellfish or algae on French maritime State property.

(c) Collection, purification and distribution of water

With respect to Investment liberalisation – Market access, National treatment and Cross-border trade in services – Market access, National treatment, Local presence:

The EU: For activities, including services relating to the collection, purification and distribution of water to household, industrial, commercial or other users, including the supply of drinking water and water management.

Reservation No. 22 - Mining and energy-related activities

Sector:	Mining and quarrying – energy producing materials; mining and quarrying – metal ores and other mining; Energy-related activities – production, transmission and distribution on own account of electricity, gas, steam and hot water; pipeline transportation of fuels; storage and warehouse of fuels transported through pipelines; and services incidental to energy distribution
Industry classification:	ISIC Rev. 3.1 10, 1110, 12, 120, 1200, 13, 14, 232, 233, 2330, 40, 401, 4010, 402, 4020, part of 4030, CPC 613, 62271, 63297, 7131, 71310, 742, 7422, part of 88, 887.
Obligations concerned:	Market access
	National treatment
	Performance requirements
	Senior management and boards of directors
	Local presence
Chapter:	Trade in services and investment

Description:

The EU reserves the right to adopt or maintain any measure with respect to the following:

(a) Mining and Energy activities – general (ISIC Rev. 3.1 10, 1110, 13, 14, 232, 40, 401, 402, part of 403, 41; CPC 613, 62271, 63297, 7131, 742, 7422, 887 (other than advisory and consulting services))

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors, Performance requirements and Cross-border trade in services – Market access, National treatment, Local presence:

The EU: Where a Member State permits foreign ownership of a gas or electricity transmission system, or an oil and gas pipeline transport system, with respect to enterprises of New Zealand controlled by persons of a third country which accounts for more than 5 % of the Union's oil, natural gas or electricity imports, in order to guarantee the security of the energy supply of the Union as a whole, or of an individual Member State. This reservation does not apply to advisory and consultancy services provided as services incidental to energy distribution.

This reservation does not apply to HR, HU and LT (for LT, only CPC 7131) with regard to the pipeline transport of fuels, nor to LV with regard to services incidental to energy distribution, nor to SI with regard to services incidental to the distribution of gas (ISIC Rev. 3.1 401, 402, CPC 7131, 887 other than advisory and consultancy services).

In CY: For the manufacture of refined petroleum products in so far as the investor is controlled by a person of a third country which accounts for more than 5 % of the Union's oil or natural gas imports, as well as to the manufacture of gas, distribution of gaseous fuels through mains on own account, the production, transmission and distribution of electricity, the pipeline transportation of fuels, services incidental to electricity and natural gas distribution other than advisory and consulting services, wholesale services of electricity, retailing services of motor fuel, electricity and non-bottled gas (ISIC Rev. 3.1 232, 4010, 4020, CPC 613, 62271, 63297, 7131, and 887 other than advisory and consulting services).

In FI: Transmission and distribution networks and systems of energy and of steam and hot water. Quantitative restrictions in the form of monopolies or exclusive rights for the importation of natural gas, and for the production and distribution of steam and hot water. Currently, natural monopolies and exclusive rights exist (ISIC Rev. 3.1 40, CPC 7131, 887 other than advisory and consultancy services).

In FR: Electricity and gas transmission systems and oil and gas pipeline transport (CPC 7131).

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors and Cross-border trade in services – Market access, National treatment, Local presence:

In BE: Energy distribution services, and services incidental to energy distribution (CPC 887 other than consultancy services).

With respect to Investment liberalisation – Market access, National treatment and Cross-border trade in services – National treatment, Local presence:

In BE: For energy transmission services, regarding the types of legal entities and the treatment of public or private operators to whom Belgium has conferred exclusive rights. Establishment is required within the Union (ISIC Rev. 3.1 4010, CPC 71310).

In BG: For services incidental to energy distribution (part of CPC 88).

In PT: For the production, transmission and distribution of electricity, the manufacturing of gas, the pipeline transportation of fuels, wholesale services of electricity, retailing services of electricity and non-bottled gas, and services incidental to electricity and natural gas distribution. Concessions for electricity and gas sectors are assigned only to limited companies with their headquarters and effective management in Portugal (ISIC Rev. 3.1 232, 4010, 4020, CPC 7131, 7422, 887 other than advisory and consulting services).

In SK: Authorisation is required for the production, transmission and distribution of electricity, manufacture of gas and distribution of gaseous fuels, production and distribution of steam and hot water, pipeline transportation of fuels, wholesale and retail of electricity, steam and hot water, and services incidental to energy distribution, including services in the areas of energy efficiency, energy savings and energy audit. An economic needs test is applied and the application may be denied only if the market is saturated. For all those activities, an authorisation may only be granted to a natural person with permanent residency in the EEA or a juridical person of the EEA.

With respect to Investment liberalisation - Market access, National treatment, Local presence:

In BE: With the exception of the mining of metal ores and other mining and quarrying, enterprises controlled by natural or juridical persons of a third country which accounts for more than 5 % of the Union's oil or natural gas or electricity imports may be prohibited from obtaining control of the activity. Incorporation is required (no branches) (ISIC Rev. 3.1 10, 1110, 13, 14, 232, part of 4010, part of 4020, part of 4030).

Existing measures:

EU: Directive (EU) 2019/944 of the European Parliament and of the Council¹; and

Directive 2009/73/EC of the European Parliament and of the Council².

BG: Energy Act.

CY: The Petroleum (pipelines) Law, Chapter 273 as amended;

The Petroleum Law Chapter 272 as amended;

The Petroleum and Fuel Specifications Laws of 2003, Law 148(I)/2003 as amended; and

The Regulating of the Gas Market Laws of 2004, Law 183(I)/2004 as amended.

FI: Sähkömarkkinalaki (Electricity Market Act) (386/1995);and

Maakaasumarkkinalaki (Natural Gas Market Act) (587/2017).

FR: Code de l'énergie.

Directive (EU) 2019/944 of the European Parliament and of the Council of 5 June 2019 on common rules for the internal market for electricity and amending Directive 2012/27/EU (OJ EU L 158, 14.6.2019, p. 125).

² Directive 2009/73/EC of the European Parliament and of the Council of 13 July 2009 concerning common rules for the internal market in natural gas and repealing Directive 2003/55/EC (OJ EU L 211, 14.8.2009, p. 94).

PT: Decree-Law 230/2012 and Decree-Law 231/2012, 26 October - Natural Gas;

Decree-Law 215-A/2012, and Decree-Law 215-B/2012, 8 October - Electricity; and

Decree-Law 31/2006, 15 February – Crude oil/Petroleum products.

SK: Act 51/1988 on Mining, Explosives and State Mining Administration;

Act 569/2007 on Geological Works;

Act 251/2012 on Energy; and

Act 657/2004 on Thermal Energy.

(b) Electricity (ISIC Rev. 3.1 40, 401; CPC 62271, 887 (other than advisory and consulting services))

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors, Performance requirements and Cross-border trade in services – Market access, National treatment:

In CY: The generation, transmission, distribution and supply of electricity: persons may apply to Cyprus Energy Regulatory Authority (CERA) for a licence only (a) in the case of a natural person if they are a national of and resident in the Union, or (b) in the case of a juridical person, if it is established in the, constituted under the law of a Member State and has its registered office, central administration or principal place of business within the Union.

In FI: The importation of electricity. With respect to Cross-border trade, the wholesale and retail of electricity.

In FR: Only companies where 100 % of the capital is held by the French State, by another public sector organisation or by Electricité de France (EDF), may own and operate electricity transmission or distribution systems.

With respect to Investment liberalisation – Market access, National treatment and Cross-border trade in services – Market access, National treatment:

In BG: For the production of electricity and the production of heat.

In LT: Wholesale and retail services and trading of electricity that originates from non-safe nuclear sources.

In PT: The activities of electricity transmission and distribution are carried out through exclusive concessions of public service.

With respect to Investment liberalisation – Market access, National treatment, Most-favourednation treatment and Cross-border trade in services – Local presence:

In BE: An individual authorisation for the production of electricity of a capacity of 25 MW or above requires establishment in the Union, or in another State which has a regime similar to that enforced by Directive 96/92/EC of the European Parliament and of the Council¹ in place, and where the company has an effective and continuous link with the economy.

The production of electricity within the offshore territory of Belgium is subject to obtaining a concession and a joint venture obligation with a juridical person of the Union, or of a country having a regime similar to that of Directive 2003/54/EC of the European Parliament and of the Council², particularly with regard to conditions relating to authorisation and selection.

Additionally, the juridical person should have its central administration or its head office in a Member State or a country meeting the above criteria, where it has an effective and continuous link with the economy.

¹ Directive 96/92/EC of the European Parliament and of the Council of 19 December 1996 concerning common rules for the internal market in electricity (OJ EU L 27, 30.1.1997, p. 20).

² Directive 2003/54/EC of the European Parliament and of the Council of 26 June 2003 concerning common rules for the internal market in electricity and repealing Directive 96/92/EC (OJ EU L 176, 15.7.2003, p. 37).

The construction of electrical power lines which link offshore production to the transmission network of Elia requires authorisation and the company must meet the previously specified conditions, except for the joint venture requirement.

With respect to Cross-border trade in services – National treatment, Local presence:

In BE: Authorisation is necessary for the supply of electricity by an intermediary having customers established in Belgium who are connected to the national grid system or to a direct line whose nominal voltage is higher than 70 000 volts. That authorisation may only be granted to a person of the EEA.

With respect to Investment liberalisation – Market access:

In FR: For the production of electricity.

Existing measures:

BE: Arrêté Royal du 11 octobre 2000 fixant les critères et la procédure d'octroi des autorisations individuelles préalables à la construction de lignes directes;

Arrêté Royal du 20 décembre 2000 relatif aux conditions et à la procédure d'octroi des concessions domaniales pour la construction et l'exploitation d'installations de production d'électricité à partir de l'eau, des courants ou des vents, dans les espaces marins sur lesquels la Belgique peut exercer sa juridiction conformément au droit international de la mer;

Arrêté Royal du 12 mars 2002 relatif aux modalités de pose de câbles d'énergie électrique qui pénètrent dans la mer territoriale ou dans le territoire national ou qui sont installés ou utilisés dans le cadre de l'exploration du plateau continental, de l'exploitation des ressources minérales et autres ressources non vivantes ou de l'exploitation d'îles artificielles, d'installations ou d'ouvrages relevant de la juridiction belge;

Arrêté royal relatif aux autorisations de fourniture d'électricité par des intermédiaires et aux règles de conduite applicables à ceux-ci; and

Arrêté royal du 12 juin 2001 relatif aux conditions générales de fourniture de gaz naturel et aux conditions d'octroi des autorisations de fourniture de gaz naturel.

CY: The Regulation of the Electricity Market Law of 2021.

FI: Sähkömarkkinalak (Electricity Market Act) 588/2013.

FR: Code de l'énergie.

LT: Republic of Lithuania Law on Necessary Measures of Protection against the Threats Posed by Unsafe Nuclear Power Plants in Third Countries nuclear electrical threats from third countries of 20 April 2017 No XIII-306 (last amendment 19 December 2019, No XIII-2705).

PT: Decree-Law 215-A/2012; and

Decree-Law 215-B/2012, 8 October - Electricity.

(c) Fuels, gas, crude oil or petroleum products (ISIC Rev. 3.1 232, 40, 402; CPC 613, 62271, 63297, 7131, 71310, 742, 7422, part of 88, 887 (other than advisory and consulting services))

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors, Performance requirements and Cross-border trade in services – Market access, National treatment:

In CY: For the manufacture of refined petroleum products in so far as the investor is controlled by a natural or juridical person of a third country which accounts for more than 5 % of the Union's oil or natural gas imports, as well as to the manufacture of gas, distribution of gaseous fuels through mains on own account, the pipeline transportation of fuels, services incidental to natural gas distribution other than advisory and consulting services, wholesale services or retailing services of motor fuel and non-bottled gas.

In FI: To prevent control or ownership of a liquefied natural gas (LNG) terminal (including those parts of the LNG terminal used for storage or re-gasification of LNG) by foreign natural or juridical persons for energy security reasons.

In FR: For reasons of national energy security, only companies in which 100 % of the capital is held by the French State, by another public sector organisation or by ENGIE, may own and operate gas transmission or distribution systems.

With respect to Investment liberalisation – Market access, National treatment and Cross-border trade in services – Market access, National treatment:

In BE: For bulk storage services of gas, regarding the types of legal entities and the treatment of public or private operators to whom Belgium has conferred exclusive rights. Establishment is required within the Union for bulk storage services of gas (part of CPC 742).

In BG: For pipeline transportation, storage and warehousing of petroleum and natural gas, including transit transmission (CPC 71310, part of CPC 742).

In PT: For the Cross-border supply of storage and warehousing services of fuels transported through pipelines (natural gas). Also, concessions relating to the transmission, distribution and underground storage of natural gas and the reception, storage and regasification terminal of LNG are awarded through contracts concession, following public calls for tenders (CPC 7131, CPC 7422).

With respect to Cross-border trade in services – Market access, National treatment, Local presence:

In BE: The pipeline transport of natural gas and other fuels is subject to an authorisation requirement. An authorisation may only be granted to a person established in a Member State (in accordance with Article 3 of the AR of 14 May 2002).

Where authorisation is requested by a company:

- (a) the company must be established in accordance with Belgian law, or the law of another Member State, or the law of a third country which has undertaken commitments to maintain a regulatory framework similar to the common requirements specified in Directive 98/30/EC of the European Parliament and of the Council¹; and
- (b) the company must hold its administrative seat, its principal establishment or its head office within a Member State, or a third country which has undertaken commitments to maintain a regulatory framework similar to the common requirements specified in Directive 98/30/EC, provided that the activity of this establishment or head office represents an effective and continuous link with the economy of the country concerned (CPC 7131).

¹ Directive 98/30/EC of the European Parliament and of the Council of 22 June 1998 concerning common rules for the internal market in natural gas (OJ EU L 204, 21.7.1998, p. 1).

In BE: In general, the supply of natural gas to customers (customers being both distribution companies and consumers whose overall combined consumption of gas arising from all points of supply attains a minimum level of one million cubic metres per year) established in Belgium is subject to an individual authorisation provided by the Minister, except where the supplier is a distribution company using its own distribution network. Such an authorisation may only be granted to persons of the Union.

With respect to Cross-border trade in services – Local presence:

In CY: For the Cross-border supply of storage and warehousing services of fuels transported through pipelines, and the retail sales of fuel oil and bottled gas other than by mail order (CPC 613, CPC 62271, CPC 63297, CPC 7131, CPC 742).

With respect to Investment liberalisation – Market access and Cross-border trade in services – Market access:

In HU: The supply of pipeline transport services requires establishment. Services may only be provided through a Contract of Concession granted by the state or the local authority. The supply of this service is regulated by the Hungarian Concession Law (CPC 7131).

With respect to Cross-border trade in services – Market access:

In LT: For pipeline transportation of fuels and services auxiliary to pipeline transport of goods other than fuel.

Existing measures:

BE: Arrêté Royal du 14 mai 2002 relatif à l'autorisation de transport de produits gazeux et autres par canalisations; and

Loi du 12 avril 1965 relative au transport de produits gazeux et autres par canalisations (article 8.2).

BG: Energy Act.

CY: The Regulating of the Gas Market Laws of 2004, Law 183(I)/2004 as amended;

The Petroleum (Pipelines) Law, Chapter 273;

The Petroleum Law Chapter 272 as amended; and

The Petroleum and Fuel Specifications Laws of 2003, Law 148(I)/2003 as amended.

FI: Maakaasumarkkinalaki (Natural Gas Market Act) (587/2017).

FR: Code de l'énergie.

HU: Act XVI of 1991 about Concessions.

LT: Law on Natural Gas of the Republic of Lithuania of 10 October 2000 No VIII-1973.

PT: Decree-Law 230/2012 and Decree-Law 231/2012, 26 October - Natural Gas;

Decree-Law 215-A/2012, and Decree-Law 215-B/2012, 8 October - Electricity; and

Decree-Law 31/2006, 15 February - Crude oil/Petroleum products.

(d) Nuclear (ISIC Rev. 3.1 12, 3.1 23, 120, 1200, 233, 2330, 40, part of 4010, CPC 887))

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors and Cross-border trade in services – Market access, National treatment:

In DE: For the production, processing or transportation of nuclear material and generation or distribution of nuclear-based energy.

With respect to Investment liberalisation – Market access, National treatment and Cross-border trade in services – Market access, National treatment:

In AT and FI: for the production, processing, distribution or transportation of nuclear material and generation or distribution of nuclear-based energy.

In BE: For the production, processing or transportation of nuclear material and generation or distribution of nuclear-based energy.

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors, Performance requirements:

In HU and SE: For the processing of nuclear fuel and nuclear-based electricity generation.

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors:

In BG: For the processing of fissionable and fusionable materials or the materials from which they are derived, as well as to the trade therewith, to the maintenance and repair of equipment and systems in nuclear energy production facilities, to the transportation of those materials and the refuse and waste matter of their processing, to the use of ionising radiation, and with respect to all other services relating to the use of nuclear energy for peaceful purposes (including engineering and consulting services and services relating to software, etc.).

With respect to Investment liberalisation - Market access, National treatment:

In FR: The manufacturing, production, processing, generation, distribution or transportation of nuclear material must respect the obligations of the Treaty establishing the European Atomic Energy Community.

Existing measures:

AT: Bundesverfassungsgesetz für ein atomfreies Österreich (Constitutional Act for a Nonnuclear Austria) BGBl. I Nr. 149/1999.

BG: Safe Use of Nuclear Energy Act.

FI: Ydinenergialaki (Nuclear Energy Act) (990/1987).

HU: Act CXVI of 1996 on Nuclear Energy; and

Government Decree Nr. 72/2000 on Nuclear Energy.

SE: The Swedish Environmental Code (1998:808); and

Law on Nuclear Technology Activities (1984:3).

Reservation No. 23 – Other services not included elsewhere		
Sector:	Other services not included elsewhere	
Industry classification:	CPC 9703, part of CPC 612, part of CPC 621, part of CPC 625, part of 85990	
Obligations concerned:	Market access	
	National treatment	
	Performance requirements	
	Senior management and boards of directors	
	Local presence	
Chapter:	Trade in services and investment	

Description:

The EU reserves the right to adopt or maintain any measure with respect to the following:

(a) Funeral, cremation services and undertaking services (CPC 9703)

With respect to Investment liberalisation – Market access:

In FI: Cremation services and operation or maintenance of cemeteries and graveyards may only be performed by the state, municipalities, parishes, religious communities or non-profit foundations or societies.

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors and Cross-border trade in services – Market access, National treatment, Local presence:

In DE: Only juridical persons established under public law may operate a cemetery. The creation and operation of cemeteries and services related to funerals.

In PT: Commercial presence is required to provide funeral and undertaking services. EEA nationality is required in order to become a technical manager for entities providing funeral and undertaking services.

In SE: Church of Sweden or local authority monopoly on cremation and funeral services.

In CY, SI: Funeral, cremation and undertaking services.

Existing measures:

FI: Hautaustoimilaki (Act on Burial Service) (457/2003).

PT: Decree-Law 10/2015, of 16 January, alterado p/ Lei 15/2018, 27 março.

SE: Begravningslag (1990:1144) (Act of Burials); and

Begravningsförordningen (1990:1147) (Ordinance of Burials).

(b) Other business-related services

With respect to Cross-border trade in services – Market access:

In FI: Require establishment in Finland or elsewhere in the EEA in order to provide electronic identification services.

Existing measures:

FI: Laki vahvasta sähköisestä tunnistamisesta ja sähköisistä luottamuspalveluista 617/2009 (Act on Strong Electronic Identification and Electronic Trust Services 617/2009).

(c) New services

With respect to Investment liberalisation – Market access, National treatment, Senior management and boards of directors, Performance requirements and Cross-border trade in services – Market access, National treatment, Local presence:

The EU: For the provision of new services other than those classified in CPC.

Schedule of New Zealand

Explanatory notes

For greater certainty, the measures that New Zealand may take in accordance with Article 10.64 (Prudential carve-out), provided they meet the requirements of that Article, include those governing:

- (a) licensing, registration or authorisation as a financial institution or Cross-border financial service supplier, and corresponding requirements;
- (b) juridical form, including legal incorporation requirements for systemically important financial institutions, limitations on deposit-taking activities of branches of overseas banks, and corresponding requirements, and requirements pertaining to directors and senior management of a financial institution or Cross-border financial service supplier;
- (c) capital, related party exposures, liquidity, disclosure and other risk management requirements;
- (d) payment, clearance and settlement systems (including securities systems);
- (e) anti-money laundering and countering financing of terrorism; and
- (f) distress or failure of a financial institution or Cross-border financial service supplier.

Sector	All sectors	
Obligations concerned	National treatment (Article 10.16 and Article 10.6)	
	Most-favoured-nation treatment (Article 10.17)	
	Local presence (Article 10.15)	
	Market access (Article 10.14 and Article 10.5)	
	Performance requirements (Article 10.9)	
	Senior management and boards of directors (Article 10.8)	
Description	Cross-border trade in services and investment	
	New Zealand reserves the right to adopt or maintain any measure with respect to:	
	(a) the provision of public law enforcement and correctional services; and	
	(b) the following, to the extent that they are social services established for a public purpose:	
	(i) childcare;	
	(ii) health;	
	(iii) income security and insurance;	
	(iv) public education;	
	(v) public housing;	
	(vi) public training;	
	(vii) public transport;	
	(viii) public utilities;	
	(ix) refuse disposal;	
	(x) sanitation;	
	(xi) sewage;	
	(xii) waste water management;	
	(xiii) waste management;	
	(xiv) social security and insurance; and	
	(xv) social welfare.	

Sector	Financial services	
Obligations	National treatment (Article 10.16 and Article 10.6)	
concerned	Most-favoured-nation treatment (Article 10.17 and Article 10.7)	
	Local presence (Article 10.15)	
	Performance requirements (Article 10.9)	
	Senior management and boards of directors (Article 10.8)	
	Market access (Article 10.14 and Article 10.5)	
Description	Cross-border trade in services and investment	
	New Zealand reserves the right to adopt or maintain any measure with respect to the supply of:	
	(a) compulsory social insurance for personal injury caused by accident, work related gradual process disease and infection, and treatment injury; and	
	(b) disaster insurance for residential property for replacement cover up to a defined statutory maximum.	
Existing	Accident Compensation Act 2001	
measures	Earthquake Commission Act 1993	

Sector	Financial services	
Obligations concerned	National treatment (Article 10.16)	
	Market access (Article 10.14 and Article 10.5)	
Description	Cross-border trade in services	
	(a) New Zealand reserves the right to adopt or maintain any measures with respect to insurance and insurance-related services, except for:	
	(i) insurance of risk relating to:	
	A. maritime shipping and commercial aviation and space launching and freight (including satellites), with such insurance to cover any or all of the following: the goods being transported; the vehicle transporting the goods; and any liability deriving therefrom; and	
	B. goods in international transit;	
	C. credit and suretyship;	
	D. land vehicles including motor vehicles;	
	E. fire and natural forces;	
	F. other damage to property;	
	G. general liability;	
	H. miscellaneous financial loss; and	
	I. difference in conditions and difference in limits, where the difference in conditions or difference in limits cover is provided under a master policy issued by an insurer to cover risks across multiple jurisdictions;	
	(ii) reinsurance and retrocession as referred to in point (B) of the definition of "financial service" in Article 10.63 (Definitions);	
	(iii) services auxiliary to insurance, as referred to in point (D) of the definition of "financial service" in Article 10.63 (Definitions); and	
	 (iv) insurance intermediation, such as brokerage and agency, as referred to in point (C) of the definition of "financial service" in Article 10.63 (Definitions), of insurance risks relating to services listed in point (i). 	

(b)	•	raph (a) does not permit suppliers of the services listed in $(a)(i)(C)$ -(I) to provide a service to a retail client.
(c)	In this	s entry, for New Zealand, "retail client" means:
	(i)	natural person; or
		a retail client as defined in clause 3 of schedule 5 of the Financial Markets Conduct Act 2013.
(d)		Zealand reserves the right to adopt or maintain any measures with et to banking and other financial services (excluding insurance), except
		provision and transfer of financial information and financial data processing and related software, as referred to in point (K) of the definition of "financial service" in Article 10.63 (Definitions);
		advisory and other auxiliary financial services as referred to in point (a)(ii)(L) of Article 10.63 (Definitions) relating to banking and other financial services, but not intermediation as described in that Article;
		portfolio management services by a financial services supplier of the Union to:
		A. a registered scheme; or
		B. an insurance company.
(e)	For th	e purposes of the commitment made in point (d)(iii):
		a "registered scheme" means a registered scheme as defined under the Financial Markets Conduct Act 2013;
	(ii)	"portfolio management" means managing a portfolio in accordance with a mandate given by a client on a discretionary client-by-client basis and where such portfolio includes one or more financial instruments; and
	(iii)	portfolio management services do not include:
		A. custodial services;
		B. trustee services; or
		C. execution services.

Sector	Financial services
	Banking and other financial services (excluding insurance)
Obligations	National treatment (Article 10.6)
concerned	Market access (Article 10.14 and Article 10.5)
	Senior management and boards of directors (Article 10.8)
Description	Cross border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measures with respect to the establishment or operation of any unit trust, market or other facility established for the trade in, or allotment or management of, securities in the co-operative dairy company arising from the amalgamation authorised under the Dairy Industry Restructuring Act 2001 (or any successor body).

Sector	Financial services
	Banking and other financial services (excluding insurance)
Obligations concerned	National treatment (Article 10.6)
	Market access (Article 10.14 and Article 10.5)
Description	Cross border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure with respect to the establishment or operation of an exchange, securities market or futures market.
	For greater certainty, this reservation does not apply to a financial institution participating in, or seeking to participate in, any such exchange, securities market, or futures market.

Sector	Financial services	
	Insurance and insurance-related services	
Obligations	National treatment (Article 10.16 and Article 10.6)	
concerned	Market access (Article 10.14 and Article 10.5)	
Description	Cross border trade in services and investment	
	New Zealand reserves the right to adopt or maintain any measure with respect to insurance and insurance-related services for industry marketing boards established for products under the following CPC codes:	
	a) 01, except 01110 and 01340 (products of agriculture, horticulture and market gardening, except wheat and kiwifruit);	
	b) 02 (live animals and animal products);	
	c) 211, except 21111, 21112, 21115, 21116 and 21119 (meat and meat products, except beef, sheep meat, poultry and offal);	
	d) 213-216 (prepared and preserved vegetables, fruit juices and vegetable juices, prepared and preserved fruit and nuts, animal and vegetable oils and fats);	
	e) 22 (dairy);	
	f) 2399 (other food products); and	
	g) 261, except for 2613, 2614, 2615, 02961, 02962 and 02963 (natural textile fibres prepared for spinning, excluding wool).	
Existing measures	Commodity Levies Act 1990	

Sector	Financial services	
	Insurance and insurance-related services	
Obligations	National treatment (Article 10.16 and Article 10.6)	
concerned	Market access (Article 10.14 and Article 10.5)	
Description	Cross border trade in services and investment	
	New Zealand reserves the right to adopt or maintain any measure with respect to insurance and insurance-related services for industry marketing boards established for products under the following CPC codes:	
	a) 01, except 01110 and 01340 (products of agriculture, horticulture and market gardening, except wheat and kiwifruit);	
	b) 02 (live animals and animal products);	
	c) 211, except 21111, 21112, 21115, 21116 and 21119 (meat and meat products, except beef, sheep meat, poultry and offal);	
	d) 213-216 (prepared and preserved vegetables, fruit juices and vegetable juices, prepared and preserved fruit and nuts, animal and vegetable oils and fats);	
	e) 22 (dairy);	
	f) 2399 (other food products); and	
	g) 261, except for 2613, 2614, 2615, 02961, 02962 and 02963 (natural textile fibres prepared for spinning, excluding wool).	
Existing measures	Commodity Levies Act 1990	

Sector	Financial services
Obligations concerned	Local presence (Article 10.15)
Description	Cross-border trade in services
	New Zealand reserves the right to adopt or maintain any measures with respect to:
	(a) insurance and insurance-related services, except for:
	(i) insurance of risk relating to:
	A. maritime shipping and commercial aviation and space launching and freight (including satellites), with such insurance to cover any or all of the following: the goods being transported; the vehicle transporting the goods; and any liability deriving therefrom; and
	B. goods in international transit;
	(ii) reinsurance and retrocession as referred to in point (B) of the definition of "financial service" in Article 10.63 (Definitions); and
	(iii) services auxiliary to insurance, as referred to in point (D) of the definition of "financial service" in Article 10.63 (Definitions);
	(b) banking and other financial services (excluding insurance), except for:
	 (i) provision and transfer of financial information and financial data processing and related software, as referred to in point (K) of the definition of "financial service" in Article 10.63 (Definitions); and
	 (ii) advisory and other auxiliary financial services as referred to in point (a)(ii)(L) of Article 10.63 (Definitions) relating to banking and other financial services, but not intermediation as described in that Article.

Sector	All sectors
Obligations concerned	Market access (Article 10.14 and Article 10.5)
	National treatment (Article 10.16 and Article 10.6)
	Local presence (Article 10.15)
	Senior management and boards of directors (Article 10.8)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure with respect to water, including the allocation, collection, treatment and distribution of drinking water.

Sector	All sectors
Obligations concerned	Market access (Article 10.14 and Article 10.15)
	National treatment (Article 10.16 and Article 10.6)
	Most-favoured-nation treatment (Article 10.17 and Article 10.7)
	Local presence (Article 10.15)
	Performance requirements (Article 10.9)
	Senior management and boards of directors (Article 10.8)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt and maintain any measure solely as part of the act of devolving a service that is provided in the exercise of governmental authority at the date of entry into force of this Agreement. Such measures may include:
	(a) restricting the number of service suppliers;
	 (b) allowing an enterprise, wholly or majority owned by the Government of New Zealand, to be the sole service supplier or one amongst a limited number of service suppliers;
	(c) imposing restrictions on the composition of senior management and boards of directors;
	(d) requiring local presence; and
	(e) specifying the juridical form of the service supplier.

Sector	All sectors
Obligations concerned	Market access (Article 10.14 and Article 10.5)
	National treatment (Article 10.16 and Article 10.6)
	Most-favoured-nation treatment (Article 10.17 and Article 10.7)
	Performance requirements (Article 10.9)
	Senior management and boards of directors (Article 10.8)
Description	Cross-border trade in services and investment
	Where the New Zealand Government wholly owns or has effective control over an enterprise, then New Zealand reserves the right to adopt or maintain any measures regarding the sale of any shares in that enterprise or any assets of that enterprise to any person, including according more favourable treatment to New Zealand nationals.

Sector	All sectors
Obligations concerned	Market access (Article 10.5)
	National treatment (Article 10.6)
	Performance requirements (Article 10.9)
	Senior management and boards of directors (Article 10.8)
Description	Investment
	New Zealand reserves the right to adopt or maintain any measure that sets out the approval criteria to be applied to the categories of overseas investment that require approval under New Zealand's overseas investment regime.
	For transparency purposes those categories, as set out in Annex 10-A (Existing measures) – New Zealand – are:
	 (a) acquisition or control by non-government sources of 25 % or more of any class of shares¹ or voting power² in a New Zealand entity where either the consideration for the transfer or the value of the assets exceeds NZ\$ 200 million;

¹

For greater certainty, the term "shares" includes shares and other types of securities. For greater certainty, the term "voting power" includes the power to control the composition of 25 % or more of the governing body of the New Zealand entity. 2

	 (b) commencement of business operations or acquisition of an existing business by non-government sources, including business assets, in New Zealand, where the total expenditures to be incurred in setting up or acquiring that business or those assets exceed NZ\$ 200 million;
	 (c) acquisition or control by government sources of 25 % or more of any class of shares¹ or voting power² in a New Zealand entity where either the consideration for the transfer or the value of the assets exceeds NZ\$ 200 million;
	 (d) commencement of business operations or acquisition of an existing business by government sources, including business assets, in New Zealand, where the total expenditures to be incurred in setting up or acquiring that business or those assets exceed NZ\$ 200 million;
	 (e) acquisition or control, regardless of dollar value, of certain categories of land that are regarded as sensitive or require specific approval according to New Zealand's overseas investment legislation; and
	(f) any transaction, regardless of dollar value, that would result in an overseas investment in fishing quota.
Existing	Overseas Investment Act 2005
measures	Fisheries Act 1996
	Overseas Investment Regulations 2005

¹

For greater certainty, the term "shares" includes shares and other types of securities. For greater certainty, the term "voting power" includes the power to control the composition 2 of 25 % or more of the governing body of the New Zealand entity.

Sector	All sectors
Obligations concerned	Most-favoured-nation treatment (Article 10.17 and Article 10.7)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure that accords differential treatment to a Party or a non-Party under any bilateral or multilateral international agreement in force or signed prior to the date of entry into force of this Agreement.
	For greater certainty, this includes, in respect of agreements on the liberalisation of trade in goods, services or investment, any measures taken as part of a wider process of economic integration or trade liberalisation between the parties to such agreements.
	New Zealand reserves the right to adopt or maintain any measure that accords differential treatment to a Party or a non-Party under any international agreement in force or signed after the date of entry into force of this Agreement involving:
	(a) aviation;
	(b) fisheries; and
	(c) maritime matters.

Sector	All sectors
Obligations concerned	National treatment (Article 10.16 and Article 10.6)
	Local presence (Article 10.15)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure regarding the control, management or use of:
	 (a) protected areas, being areas established under and subject to the control of legislation, including resources on land and interests in land or water, that are set up for heritage management purposes (both historic and natural heritage), public recreation, and scenery preservation; or
	(b) species owned under an enactment by the Crown or that are protected by or under an enactment.
Existing measures	Conservation Act 1987 and the enactments listed in:
	Schedule 1 of the Conservation Act 1987
	Resource Management Act 1991
	Local Government Act 1974

Sector	All sectors
Obligations concerned	National treatment (Article 10.16 and Article 10.6)
	Senior management and boards of directors (Article 10.8)
	Market access (Article 10.14 and Article 10.5)
	Performance requirements (Article 10.9)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any nationality or residency measures in relation to:
	a) animal welfare; and
	b) the preservation of plant, animal and human life and health, including in particular:
	(i) food safety of domestic and exported foods;
	(ii) animal feeds;
	(iii) food standards;
	(iv) biosecurity;
	(v) biodiversity; and
	(vi) certification of the plant or animal health status of goods.
	New Zealand also reserves the right to adopt or maintain any measures requiring the purchase in its territory of compliance, monitoring and similar services to ensure that regulatory requirements relating to the following matters are met:
	(i) animal welfare;
	(ii) food safety of domestic and exported foods;
	(iii) animal feeds;
	(iv) food standards;
	(v) biosecurity;
	(vi) biodiversity;

(vii) certification of the plant or animal health status of goods;
(viii) climate change mitigation; and
(ix) sustainability.
Nothing in this reservation shall be construed to derogate from the obligations of Chapter 6 (Sanitary and phytosanitary measures), or the obligations of the SPS Agreement or the Sanitary Agreement.
Nothing in this reservation shall be construed to derogate from the obligations of Chapter 9 (Technical barriers to trade), or the obligations of the TBT Agreement.

Sector	All sectors
Obligations concerned	Market access (Article 10.14 and Article 10.5)
	National treatment (Article 10.16 and Article 10.6)
	Performance requirements (Article 10.9)
	Senior management and boards of directors (Article 10.8)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure made by or under an enactment in respect of the foreshore and seabed, internal waters as defined in international law (including the beds, subsoil and margins of such internal waters), territorial sea, the Exclusive Economic Zone, and the continental shelf, including for the issuance of maritime concessions in the continental shelf.
Existing	Resource Management Act 1991
measures	Marine and Coastal Area (Takutai Moana) Act 2011
	Continental Shelf Act 1964
	Crown Minerals Act 1991
	Exclusive Economic Zone and Continental Shelf (Environmental Effects) Act 2012

Sector	Business services
	Fire services
Obligations concerned	National treatment (Article 10.16 and Article 10.6)
	Market access (Article 10.14 and Article 10.5)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure with respect to the provision of fire prevention and firefighting services, excluding aerial firefighting services.
	The reservation with respect to market access (Investment) only relates to the supply of services via commercial presence.
Existing measures	Fire and Emergency New Zealand Act 2017

Sector	Business services
	Research and development
Obligations	Market access (Article 10.14 and Article 10.5)
concerned	National treatment (Article 10.16 and Article 10.6)
	Performance requirements (Article 10.9)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure with respect to:
	 (a) research and development services carried out by State funded tertiary institutions or by Crown Research Institutes when such research is conducted for a public purpose; or
	 (b) research and experimental development services on physical sciences, chemistry, biology, engineering and technology, agricultural sciences, medical, pharmaceutical and other natural sciences, i.e. CPC 8510.

Sector	Business services
	Technical testing and analysis services
Obligations	National treatment (Article 10.16 and Article 10.6)
concerned	Market access (Article 10.14 and Article 10.5)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measures in respect of:
	(a) composition and purity testing and analysis services (CPC 86761);
	(b) technical inspection services (CPC 86764);
	(c) other technical testing and analysis services (CPC 86769);
	(d) geological, geophysical and other scientific prospecting services (CPC 86751); and
	(e) drug testing services.

Sector	Business services
	Fisheries and aquaculture
	Services related to fisheries and aquaculture
Obligations	Market access (Article 10.14 and Article 10.5)
concerned	National treatment (Article 10.16 and Article 10.6)
	Most-favoured-nation treatment (Article 10.17 and Article 10.7)
	Local presence (Article 10.15)
	Performance requirements (Article 10.9)
	Senior management and boards of directors (Article 10.8)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to control the activities of foreign fishing, including fishing landing, first landing of fish processed at sea, and access to New Zealand ports (port privileges) consistent with the provisions of the United Nations Convention on the Law of the Sea.
Existing	Fisheries Act 1996
measures	Aquaculture Reform Act 2004

Sector	Business services
	Energy
	Manufacturing
	Wholesale trade
	Retail
Obligations	Market access (Article 10.14 and Article 10.5)
concerned	National treatment (Article 10.16 and Article 10.6)
	Most-favoured-nation treatment (Article 10.17 and Article 10.7)
	Local presence (Article 10.15)
	Performance requirements (Article 10.9)
	Senior management and boards of directors (Article 10.8)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt any measure in order to prohibit, regulate, manage or control the production, use, distribution or retail of nuclear energy, including setting conditions for persons to do so.

Sector	Agriculture, including services incidental to agriculture
Obligations concerned	Market access (Article 10.14 and Article 10.5)
	National treatment (Article 10.16 and Article 10.6)
	Performance requirements (Article 10.9)
	Senior management and boards of directors (Article 10.8)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measures with respect to:
	 (a) the holding of shares in the co-operative dairy company arising from the amalgamation authorised under the Dairy Industry Restructuring Act 2001 (or any successor body); and
	(b) the disposition of assets of that company or its successor bodies.
Existing measures	Dairy Industry Restructuring Act 2001

Sector	Agriculture, including services incidental to agriculture
Obligations concerned	Market access (Article 10.14 and Article 10.5)
	National treatment (Article 10.16 and Article 10.6)
	Performance requirements (Article 10.9)
	Senior management and boards of directors (Article 10.8)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measures with respect to the export marketing of fresh kiwifruit to all markets other than Australia.
Existing measures	Kiwifruit Industry Restructuring Act 1999 and Regulations

Sector	Agriculture, including services incidental to agriculture
Obligations concerned	Market access (Article 10.14 and Article 10.5)
	National treatment (Article 10.16 and Article 10.6)
	Performance requirements (Article 10.9)
	Senior management and boards of directors (Article 10.8)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure with respect to:
	 (a) specifying the terms and conditions for the establishment and operation of any government endorsed allocation scheme for the rights to the distribution of export products falling within the HS categories covered by the Agreement on Agriculture to markets where tariff quotas, country-specific preferences or other measures of similar effect are in force; and
	(b) the allocation of distribution rights to wholesale trade service suppliers pursuant to the establishment or operation of such an allocation scheme.
	This entry is not intended to have the effect of prohibiting all investment in the provision of wholesale trade and distribution services relating to goods in the HS chapters covered by the Agreement on Agriculture. The entry applies in respect of investment to the extent that the services sectors specified in this reservation are a subset of agricultural products subject to tariff quotas, country-specific preferences or other measures of similar effect.

Sector	Agriculture, including services incidental to agriculture
Obligations concerned	Market access (Article 10.5)
	Senior management and boards of directors (Article 10.8)
Description	Investment
	New Zealand reserves the right to adopt or maintain any measure necessary to give effect to the establishment or the implementation of mandatory marketing plans (also referred to as "export marketing strategies") for the export marketing of products derived from:
	(a) agriculture;
	(b) beekeeping;
	(c) horticulture;
	(d) arboriculture;
	(e) arable farming; and
	(f) the farming of animals,
	where there is support within the relevant industry that a mandatory collective marketing plan should be adopted or activated.
	For the avoidance of doubt, mandatory marketing plans, in the context of this reservation, exclude measures limiting the number of market participants or limiting the volume of exports.
	The reservation with respect to market access (Investment) only relates to the supply of a service via commercial presence.
Existing measures	New Zealand Horticulture Export Authority Act 1987

Sector	Health and social services
Obligations concerned	Most-favoured-nation treatment (Article 10.17 and Article 10.7)
	Market access (Article 10.14 and Article 10.5)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure with respect to all service suppliers and investors for the supply of adoption services.
	The reservation with respect to market access (Investment) only relates to the supply of a service via commercial presence.
Existing measures:	Adoption Act 1995
	Adoption (Inter-country) Act 1997

Sector	Recreation, cultural and sporting
Obligations concerned	Market access (Article 10.14 and Article 10.5)
	National treatment (Article 10.16 and Article 10.6)
	Performance requirements (Article 10.9)
	Senior management and boards of directors (Article 10.8)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure with respect to gambling, betting and prostitution services.
Existing	Gambling Act 2003 and Regulations
measures	Prostitution Reform Act 2003
	Racing Act 2003
	Racing (Harm Prevention and Minimisation) Regulations 2004
	Racing (New Zealand Greyhound Racing Association Incorporated) Order 2009

Sector	Recreation, cultural and sporting
	Library, archive, museum and other cultural services
Obligations	National treatment (Article 10.16 and Article 10.6)
concerned	Market access (Article 10.14 and Article 10.5)
	Most-favoured-nation treatment (Article 10.17 and Article 10.7)
	Local presence (Article 10.15)
	Performance requirements (Article 10.9)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measures in respect of:
	 (a) cultural heritage of national value, including ethnological, archaeological, historical, literary, artistic, scientific or technological heritage, as well as collections that are documented, preserved and exhibited by museums, galleries, libraries, archives and other heritage collecting institutions;
	(b) public archives;
	(c) library and museum services; and
	(d) services for the preservation of historical or sacred sites or historical buildings.

Sector	Transport
	Maritime services
Obligations	National treatment (Article 10.16 and Article 10.6)
concerned	Market access (Article 10.14 and Article 10.5)
	Most-favoured-nation treatment (Article 10.17 and Article 10.7)
	Performance requirements (Article 10.9)
	Senior management and boards of directors (Article 10.8)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure with respect to:
	 (a) the carriage by sea of passengers or cargo between a port located in New Zealand and another port located in New Zealand and traffic originating and terminating in the same port in New Zealand (maritime cabotage), with the exception of the movement of empty containers;
	(b) feeder services;
	(c) the establishment of a registered company for the purpose of operating a fleet under the New Zealand flag; and
	(d) the registration of vessels in New Zealand.

Sector	Distribution services
Obligations concerned	Market access (Article 10.14 and Article 10.5)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure for public health or social policy purposes with respect to wholesale and retail trade services of tobacco products and alcoholic beverages.

Sector	All sectors
Obligations concerned	National treatment (Article 10.6)
	Performance requirements (Article 10.9)
Description	Investment
	New Zealand reserves the right to adopt or maintain any taxation measure with respect to the sale, purchase or transfer of residential property (including interests that arise via leases, financing and profit-sharing arrangements, and acquisition of interests in enterprises that own residential property).
	For greater certainty, residential property does not include non-residential commercial real estate.

Sector	All sectors
Obligations concerned	Senior management and board of directors (Article 10.8)
Description	Investment
	New Zealand reserves the right to adopt or maintain any measure to require:
	(a) one member of a Board of Directors to be a New Zealand national; or
	(b) a minority of a Board of Directors to be a New Zealand national, where that requirement would not materially impair the ability of the investor to exercise control over its enterprise, provided that the requirement is for the purpose of securing compliance with laws or regulations that are not inconsistent with this Agreement.
Existing measures	Companies Act 1993
	Limited Partnerships Act 2008

Sector	All sectors
Obligations	National treatment (Article 10.16 and Article 10.6)
concerned	Local presence (Article 10.15)
	Performance requirements (Article 10.9)
	Senior management and boards of directors (Article 10.8)
	Market access (Article 10.14 and Article 10.5)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain measures it deems necessary to protect or promote Māori rights, interests, duties and responsibilities in respect of trade enabled by electronic means, including in fulfilment of its obligations under te Tiriti o Waitangi / the Treaty of Waitangi, provided that such measures are not used as a means of arbitrary or unjustified discrimination against persons of the other Party or as a disguised restriction on trade in services and investment.
	The Parties agree that the interpretation of te Tiriti o Waitangi / the Treaty of Waitangi, including as to the nature of the rights and obligations arising under it, shall not be subject to the dispute settlement provisions of this Agreement.

Sector	Communication services
	Postal and courier services
Obligations concerned	Market access (Article 10.14 and Article 10.5)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure that would impose on postal operators who engage in anti-competitive behaviour, additional conditions for operation in the market or deregistration.
	New Zealand reserves the right to adopt or maintain any measure that would allow it to restrict the issue of postage stamps bearing the words "New Zealand". ¹
	The reservation with respect to market access (Investment) only relates to the supply of a service via commercial presence.

¹ The issue of stamps bearing the words "New Zealand" to Universal Postal Union designated operators except where the words "New Zealand" form part of the name of the operator issuing the stamps.

Sector	Distribution services
	Commission agents' services
Obligations concerned	Market access (Article 10.14 and Article 10.5)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure in respect of sectors not falling within the following CPC Codes:
	(a) CPC 62113-62115;
	(b) CPC 62117-62118;
	(c) CPC 62111 except for 02961-02963 (ovine wool);
	(d) CPC 62112 except for CPC 21111, 21112, 21115, 21116 and 21119 (edible offals of bovine and ovine origin) and 02961-02963 (ovine wool); and
	(e) CPC 62116 except for 2613-2615 (ovine wool).
	In respect of sectors falling within the following CPC codes:
	(a) CPC 62111 only in respect of 02961-02963 (ovine wool);
	(b) CPC 62112 only in respect of CPC 21111, 21112, 21115, 21116 and 21119 (edible offals of bovine and ovine origin) and 02961-02963 (ovine wool); and
	(c) CPC 62116 only in respect of 2613-2615 (ovine wool).
	New Zealand reserves the right to adopt or maintain any measure regarding export distribution that relates to:
	 (a) the allocation of distribution rights related to exports of products to export markets where tariff quotas, country specific preferences and other measures of similar effect place limitations on the numbers of services suppliers, total value of services transactions or numbers of services operations; and
	(b) mandatory export marketing strategies where there is support within the relevant industry. These export marketing strategies do not include measures limiting the number of market participants or limiting the volume of exports.
	The reservation with respect to market access (Investment) only relates to the supply of a service via commercial presence.

Sector	Distribution services
	Wholesale trade services
Obligations concerned	Market access (Article 10.14 and Article 10.5)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure in respect of sectors not falling within the following CPC codes:
	(a) CPC 6223-6226, and 6228;
	(b) CPC 6221 except for 02961-02963 (ovine wool);
	(c) CPC 6222 except for CPC 21111, 21112, 21115, 21116 and 21119 (edible offals of bovine and ovine origin); and
	(d) CPC 62277 except for 2613-2615 (ovine wool).
	In respect of sectors falling within the following CPC codes:
	(a) CPC 6221 only in respect of 02961-02963 (ovine wool);
	(b) CPC 6222 only in respect of CPC 21111, 21112, 21115;
	(c) CPC 21116 and 21119 (edible offals of bovine and ovine origin); and
	(d) CPC 62277 only in respect of 2613-2615 (ovine wool).
	New Zealand reserves the right to adopt or maintain any measure regarding export distribution that relates to:
	 (a) the allocation of distribution rights related to exports of products to export markets where tariff quotas, country specific preferences and other measures of similar effect place limitations on the numbers of services suppliers, total value of services transactions or numbers of services operations; and
	 (b) mandatory export marketing strategies where there is support within the relevant industry. These export marketing strategies do not include measures limiting the number of market participants or limiting the volume of exports.
	The reservation with respect to market access (Investment) only relates to the supply of a service via commercial presence.

Sector	Air and maritime transport Selling and marketing of air and maritime transport services
Obligations concerned	Market access (Article 10.14 and Article 10.5)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure with respect to products covered under CPC 01, 02, 211, 213 to 216, 22, 2399 and 261 (except for marketing and sales relating to CPC 21111, 21112, 21115, 21116 and 21119 (edible offals of bovine and ovine origin), CPC 2613 and 2615 (ovine wool), and CPC 02961 to 02963 (ovine wool)).
	The reservation with respect to market access (Investment) only relates to the supply of a service via commercial presence.

Sector	Maritime transport
	International transport
Obligations concerned	Market access (Article 10.5)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure with respect to the establishment of a registered company for the purpose of operating a fleet under the New Zealand flag. This reservation relates to services covered under CPC 7211 (passenger transportation, except cabotage) and 7212 (freight transportation, except cabotage).
	The reservation with respect to market access (Investment) only relates to the supply of a service via commercial presence.

Sector	Professional services
Obligations concerned	Market access (Article 10.14 and Article 10.5)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure in relation to the following sub-sectors:
	(a) auctioneering services;
	(b) insolvency and receivership services;
	(c) map-making services;
	(d) franchising services;
	(e) patent agent services;
	(f) trademark agent services;
	(g) quantity surveying and services;
	(h) scientific and technical consulting services;
	(i) printing and publishing services; and
	(j) research and development on social sciences and humanities.
	The reservation with respect to market access (Investment) only relates to the supply of a service via commercial presence.

Sector	Business services
Obligations concerned	Market access (Article 10.14 and Article 10.5)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure in relation to the following sub-sectors:
	(a) leasing or rental services concerning containers;
	(b) licensing of intellectual property, including trademarks;
	(c) licensing of research and development products;
	(d) licensing of entertainment, literary or artistic originals;
	(e) mineral exploration and evaluation;
	(f) security system services;
	(g) guard services;
	(h) investigation services;
	(i) security consulting services;
	(j) armoured car services; and
	(k) other security services.
	The reservation with respect to market access (Investment) only relates to the supply of a service via commercial presence.

Sector	Maintenance and repair services
Obligations concerned	Market access (Article 10.14 and Article 10.5)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure in relation to maintenance and repair services for:
	(a) fabricated metal products, machinery and equipment;
	(b) other machinery and equipment;
	(c) electrical household appliances;
	(d) telecommunication equipment and apparatus;
	(e) medical, precision and optical instruments;
	(f) consumer electronics;
	(g) commercial and industrial machinery;
	(h) elevators and escalators; and
	(i) other equipment.
	The reservation with respect to market access (Investment) only relates to the supply of a service via commercial presence.

Sector	Health services
Obligations concerned	Market access (Article 10.14 and Article 10.5)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure in relation to the following sub-sectors:
	(a) private health and social services; and
	(b) services provided by midwives, nurses, physiotherapists and para-medical personnel.
	The reservation with respect to market access (Investment) only relates to the supply of a service via commercial presence.

Sector	Recreational, cultural and sporting services
Obligations concerned	Market access (Article 10.14 and Article 10.5)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure in relation to recreational, cultural and sporting services.
	The reservation with respect to market access (Investment) only relates to the supply of a service via commercial presence.

Sector	Transport services
Obligations concerned	Market access (Article 10.14 and Article 10.5)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure in relation to the following sub-sectors:
	(a) pilotage and berthing services;
	(b) rental of vessels with crew for maritime transport services;
	(c) pushing and towing services (maritime);
	(d) local water transport services of passengers;
	(e) rental services of water vessels with operator;
	 (f) cross-border supply of maritime container handling services¹ from the territory of the Union into the territory of New Zealand. This reservation does not apply to (i) transhipment (board to board or via the quay) or (ii) the use of on board cargo handling equipment.

¹ The term "maritime container handling services" means activities exercised by stevedoring companies, including terminal operators, but not including the direct activities of dockers when this workforce is organised independently of the stevedoring or terminal operator companies. The activities include the organisation and supervision of:

⁽a) the loading and discharging of containers to and from a ship;

⁽b) the lashing and unlashing of containers; and

⁽c) the reception and delivery, and safekeeping, of containers before shipment or after discharge.

(g)	maintenance	and rep	air of	vessels.
(5)	munitentitie	und rep	un or	<i>v</i> coocio,

- (h) vessel salvage and refloating services;
- (i) internal waterways transport;
- (j) freight transport for internal waterways transport;
- (k) passenger transportation (internal waterways);
- (1) pushing and towing services for internal waterways transport;
- (m) rental of vessels with crew for internal waterways transport;
- (n) supporting services for internal waterways transport;
- (o) control, inspection and surveillance of airport and heliports;
- (p) space transport services of passengers;
- (q) space transport services of freight;
- (r) supporting services for space transport;
- (s) supporting services for rail transport services;
- (t) road transport services for mail;
- (u) maintenance and repair of road transport equipment;
- (v) parking lot services;
- (w) supporting services for road transport services;
- (x) supply of desalinated water to ships berthed at ports or in territorial waters; and
- (y) shipbuilding and repairing, and marine engine services.

The reservation with respect to market access (Investment) only relates to the supply of a service via commercial presence.

Sector	Utilities services	
Obligations concerned	Market access (Article 10.14 and Article 10.5)	
Description	Cross-border trade in services and investment	
	New Zealand reserves the right to adopt or maintain any measure in relation to the following sub-sectors:	
	(a) energy services;	
	(b) oil and other hydrocarbon services;	
	(c) services supporting the petroleum industry;	
	(d) services related to oil and gas resources;	
	(e) services incidental to energy distribution; and	
	(f) electricity, gas and water distribution (on own account).	
	The reservation with respect to market access (Investment) only relates to the supply of a service via commercial presence.	

Sector	Other services	
Obligations concerned	Market access (Article 10.14 and Article 10.5)	
Description	Cross-border trade in services and investment	
	New Zealand reserves the right to adopt or maintain any measure in relation to the following sub-sectors:	
	(a) handicraft industries;	
	(b) market research and public opinion polling services (CPC 8640);	
	(c) packaging services (CPC 8760);	

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(d)	cemeteries and cremation services (CPC 9703);
(e)	jewellery design;
(f)	support services to aquaculture;
(g)	services provided to extraterritorial organisations and bodies (CPC 9900);
(h)	domestic services (CPC 87204);
(i)	cosmetic treatment, manicuring and pedicuring services (CPC 97022);
(j)	hairdressing and barbers services (CPC 97021);
(k)	beauty and physical well-being services (CPC 97029);
(1)	grant giving services;
(m)	weather forecasting and meteorological services;
(n)	services furnished by political organisations (CPC 95920);
(0)	services furnished by other membership organisations (CPC 9599);
(p)	services furnished by trade unions (CPC 9520);
(q)	services furnished by human rights organisations;
(r)	services furnished by business, employers and professional organisations (CPC 951);
(s)	specialty design services (except interior design services);
(t)	design originals; and
(u)	combined office administration services.
The reservation with respect to market access (Investment) only relates to the supply of a service via commercial presence.	

Sector	Other services not included elsewhere
Obligations concerned	National treatment (Article 10.16 and Article 10.6)
concerned	Local presence (Article 10.15)
	Market access (Article 10.14 and Article 10.5)
	Performance requirements (Article 10.9)
	Senior management and boards of directors (Article 10.8)
Description	Cross-border trade in services and investment
	New Zealand reserves the right to adopt or maintain any measure with respect to the provision of new services other than those classified in the CPC.

Sector	All sectors – movement of natural persons
Obligations concerned	Market access (Article 10.14)
Description	Cross-border trade in services New Zealand reserves the right to adopt or maintain any measure with respect to the supply of a service by the presence of natural persons, subject to the provisions of Section D (Entry and temporary stay of natural persons for business purposes) of Chapter 10 (Trade in services and investment) that is not inconsistent with New Zealand's obligations under GATS.

Sector	All sectors
Obligations concerned	National treatment (Article 10.16 and Article 10.6) Most-favoured-nation treatment (Article 10.17 and Article 10.7) Senior management and boards of directors (Article 10.8) Performance requirements (Article 10.9)
Description	Cross-border trade in services and investment New Zealand reserves the right to adopt or maintain any measure necessary to protect national treasures or specific sites of historical or archaeological value, or measures necessary to support creative arts ¹ of national value.

The term "creative arts" includes ngā toi Māori (Māori arts), the performing arts – including theatre, dance, and music, haka (traditional Māori posture dance), waiata (song or chant) – visual arts and craft – such as painting, sculpture, whakairo (carving), raranga (weaving), and tā moko (traditional Māori tattoo) – literature, language arts, creative online content, indigenous traditional practice and contemporary cultural expression, and digital interactive media and hybrid art work, including those that use new technologies to transcend discrete art form divisions. The term "creative arts" encompasses those activities involved in the presentation, execution and interpretation of the arts; and the study and technical development of these art forms and activities.

ANNEX 10-C

BUSINESS VISITORS FOR ESTABLISHMENT PURPOSES, INTRA-CORPORATE TRANSFEREES AND SHORT-TERM BUSINESS VISITORS

1. Articles 10.21 (Business visitors for establishment purposes and intra-corporate transferees) and 10.22 (Short-term business visitors) do not apply to any existing non-conforming measure listed in this Annex, to the extent of the non-conformity.

2. A Party may maintain, continue, promptly renew, modify or amend a measure listed in this Annex, provided that the modification or amendment does not decrease the conformity of the measure with Article 10.21 (Business visitors for establishment purposes and intra-corporate transferees), as it existed immediately before the modification or amendment.

3. In addition to the list of commitments in this Annex, each Party may adopt or maintain a measure relating to qualification requirements, qualification procedures, technical standards, licensing requirements or licensing procedures that does not constitute a limitation within the meaning of Article 10.21 (Business visitors for establishment purposes and intra-corporate transferees) or 10.22 (Short-term business visitors). Such a measure may include the need to obtain a licence, obtain recognition of qualifications in a regulated sector, pass a specific examination such as a language examination, fulfil a membership requirement of a particular profession such as membership in a professional organisation, or any other non-discriminatory requirement that certain activities may not be carried out in protected zones or areas. While not listed in this Annex, such measures continue to apply.

4. The schedules of New Zealand and the Union in paragraphs 9 and 10 apply only to the territories of New Zealand and the Union in accordance with Article 1.4 (Territorial application) and are only relevant in the context of trade relations between the Union, the Member States and New Zealand. They do not affect the rights and obligations of the Member States under Union law.

5. For greater certainty, for the Union, the obligation to grant national treatment does not entail the requirement to extend to persons of New Zealand the treatment granted in a Member State, in the application of the TFEU, or of any measure adopted pursuant to TFEU, including its implementation in the Member States, to:

(a) natural persons or residents of another Member State; or

(b) juridical persons constituted or organised under the law of another Member State or of the Union and having their registered office, central administration or principal place of business in the Union.

6. Commitments for business visitors for establishment purposes, intra-corporate transferees and short-term business visitors do not apply in cases where the intent or effect of their temporary presence is to interfere with, or otherwise affect the outcome of, any labour or management dispute or negotiation.

7. All other requirements of the laws and regulations of the Union and the Member States regarding entry, stay, work and social security measures shall continue to apply, including regulations concerning period of stay, minimum wages as well as collective wage agreements, even if not listed in this Annex.

- 8. The following abbreviations are used in the list of commitments provided in paragraph 10:
- AT Austria
- BE Belgium
- BG Bulgaria
- CY Cyprus
- CZ Czechia
- DE Germany
- DK Denmark
- EE Estonia
- EL Greece

ES	Spain
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- EU Union, including the Member States
- FI Finland
- FR France
- HR Croatia
- HU Hungary
- IE Ireland
- IT Italy
- LT Lithuania
- LU Luxembourg

- LV Latvia
- MT Malta
- NL The Netherlands
- PL Poland
- PT Portugal
- RO Romania
- SE Sweden
- SI Slovenia
- SK Slovak Republic

9. New Zealand's commitments are¹:

Business visitors for establishment purposes

All sectors	Permissible length of stay: up to 90 days in any 12-month period.
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Intra-corporate transferees

All sectors Permissible length of stay: entry for a period of up to a maximum of three years.	of
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Short-term business visitors

All sectors	Permissible length of stay: up to 90 days in any 12-month period.
All activities referred to in Annex 10-D (List of	
activities of short-term	
business visitors)	

¹ Notwithstanding the commitments set out in this paragraph, New Zealand reserves the right to adopt or maintain any measure with respect to ships' crews.

10. The Union's commitments are:

Business visitors for establishment purposes

All sectors	AT, CZ: A business visitor for establishment purposes needs to work for an enterprise other than a non-profit organisation, otherwise: Unbound.
	SK: A business visitor for establishment purposes needs to work for an enterprise other than a non-profit organisation, otherwise: Unbound. Work permit required, including economic needs test.
	CY: Permissible length of stay: up to 90 days in any 12-month period. A business visitor for establishment purposes needs to work for an enterprise other than a non-profit organisation, otherwise: Unbound.

Intra-corporate transferees

All sectors	AT, CZ, SK: Intra-corporate transferees need to be employed by an enterprise other than a non-profit organisation, otherwise: Unbound.
	FI: Senior personnel need to be employed by an enterprise other than a non-profit organisation.
	HU: Natural persons who have been a partner in an enterprise do not qualify to be transferred as intra-corporate transferees.

All activities referred to in Annex 10-D (List of activities of short-term business visitors)	CY, DK, HR: Work permit, including economic needs test, required in case the short-term business visitor supplies a service.
	LV: Work permit required for operations/activities to be performed on the basis of a contract.
	MT: Work permit required. No economic needs tests performed.
	SI: A single residency and work permit is required for the supply of services exceeding 14 days at a time and for certain activities (research and design; training seminars; purchasing; commercial transactions; translation and interpretation). An economic needs test is not required.
	SK: In case of supplying a service in the territory of Slovakia, a work permit, including economic needs test, is required beyond seven days in a month or 30 days in calendar year.
Research and design	AT: Work permit, including economic needs test, required, except for research activities of scientific and statistical researchers.
Marketing research	AT: Work permit required, including economic needs test. Economic needs test is waived for research and analysis activities for up to seven days in a month or 30 days in a calendar year. University degree required
	CY: Work permit required, including economic needs test.
Trade fairs and exhibitions	AT, CY: Work permit, including economic needs test, required for activities beyond seven days in a month or 30 days in a calendar year.
After-sales or after-lease service	AT: Work permit required, including economic needs test. Economic needs test is waived for natural persons training workers to supply services and possessing specialised knowledge.
	CY: Work permit is required beyond seven days in a month or 30 days in a calendar year.

	CZ: Work permit is required if work exceeds seven consecutive calendar days or a total of 30 days in a calendar year.
	ES: Work permit required. Installers, repairers and maintainers should be employed as such by the legal person supplying the good or service or by an enterprise which is a member of the same group as the originating legal person for at least three months immediately preceding the date of submission of an application for entry and they should possess at least 3 years of relevant professional experience, where applicable, obtained after the age of majority.
	FI: Depending on the activity, a residence permit may be required.
	SE: Work permit required, except for (i) natural persons who participate in training, testing, preparation or completion of deliveries, or similar activities within the framework of a business transaction, or (ii) fitters or technical instructors in connection with urgent installation or repair of machinery for up to two months, in the context of an emergency. No economic needs test required.
Commercial transactions	AT, CY: Work permit, including economic needs test, required for activities beyond seven days in a month or 30 days in a calendar year.
	FI: The natural person needs to be supplying services as an employee of a legal person of the other Party.
Tourism personnel	CY, ES, PL: Unbound.
	FI: The natural person needs to be supplying services as an employee of a legal person of the other Party.
	SE: Work permit required, except for drivers and staff of tourist buses. No economic needs test required.
Translation and	AT: Work permit required, including economic needs test.
interpretation	CY, PL: Unbound.

<u>ANNEX 10-D</u>

LIST OF ACTIVITIES OF SHORT-TERM BUSINESS VISITORS

For the purposes of Chapter 10 (Trade in services and investment), activities of short-term business visitors are:

- (a) meetings and consultations: natural persons attending meetings or conferences, or engaged in consultations with business associates;
- (b) training seminars: personnel of an enterprise who enter the territory of a Party to receive informal training in techniques and work practices that are relevant to the operation of the enterprise, provided that the training received is confined to theoretical instruction, observation and familiarisation only, and does not lead to the award of a formal qualification;
- (c) trade fairs and exhibitions: personnel attending a trade fair for the purpose of promoting their company or its products or services;
- (d) sales: representatives of a supplier of services or goods taking orders or negotiating the sale of services or goods or entering into agreements to sell services or goods for that supplier, but not delivering goods or supplying services themselves. Short-term business visitors do not engage in making direct sales to the general public;

- (e) purchasing: buyers purchasing goods or services for an enterprise, or management and supervisory personnel engaging in a commercial transaction carried out in the territory of the other Party;
- (f) after-sales or after-lease service: installers, repair and maintenance personnel, and supervisors, who possess specialised knowledge essential to a contractual obligation of a seller or a lessor of a Party, and perform services or train workers to perform services, pursuant to a warranty or other service contract associated with the sale or lease of commercial or industrial equipment or machinery, including computer and related services, purchased or leased from an enterprise located outside the territory of the other Party, throughout the duration of the warranty or service contract;
- (g) commercial transactions: management and supervisory personnel and financial services personnel (including insurers, bankers and investment brokers) engaging in a commercial transaction for an enterprise located in the territory of the other Party; and
- (h) tourism personnel: tour and travel agents, tour guides or tour operators attending or participating in conventions.

<u>ANNEX 10-E</u>

CONTRACTUAL SERVICE SUPPLIERS AND INDEPENDENT PROFESSIONALS

1. Each Party shall allow the supply of services in its territory by contractual service suppliers or independent professionals of the other Party through the presence of natural persons, in accordance with Article 10.23 (Contractual service suppliers and independent professionals), for the sectors listed in this Annex and subject to the relevant limitations.

2. The list below is composed of the following elements:

- (a) the first column indicates the sector or sub-sector for which the category of contractual service suppliers and independent professionals is liberalised; and
- (b) the second column describes the applicable limitations.

3. In addition to the list of commitments in this Annex, each Party may adopt or maintain a measure relating to qualification requirements, qualification procedures, technical standards, licensing requirements or licensing procedures that does not constitute a limitation within the meaning of Article 10.23 (Contractual service suppliers and independent professionals). Such a measure may include the need to obtain a licence, obtain recognition of qualifications in a regulated sector, pass a specific examination such as a language examination, fulfil a membership requirement of a particular profession such as membership in a professional organisation, or any other non-discriminatory requirement that certain activities may not be carried out in protected zones or areas. While not listed in this Annex, such measures continue to apply.

4. The Parties do not undertake any commitment for contractual service suppliers and independent professionals in sectors which are not listed.

5. For the purposes of identifying individual sectors and sub-sectors, "CPC" means the Provisional Central Product Classification (Statistical Papers, Series M No. 77, Department of International Economic and Social Affairs, Statistical Office of the United Nations, New York, 1991.

6. In sectors where economic needs tests are applied, the main criteria for those tests will be the assessment of:

(a) for New Zealand, the relevant market situation in New Zealand; and

(b) for the Union, the relevant market situation in the Member State or the region where the service is to be provided, including with respect to the number of, and the impact on, service suppliers who are already supplying a service when the assessment is made.

7. The schedules of New Zealand and the Union in paragraphs 14 and 15 apply only to the territories of New Zealand and the Union in accordance with Article 1.4 (Territorial application) and are only relevant in the context of trade relations between the Union, the Member States and New Zealand. They do not affect the rights and obligations of the Member States under Union law.

8. For greater certainty, for the Union, the obligation to grant national treatment does not entail the requirement to extend to persons of New Zealand the treatment granted in a Member State, in the application of the TFEU, or of any measure adopted pursuant to TFEU, including its implementation in the Member States, to:

- (a) natural persons or residents of another Member State; or
- (b) juridical persons constituted or organised under the law of another Member State or of the Union and having their registered office, central administration or principal place of business in the Union.

9. Commitments for contractual service suppliers and independent professionals do not apply in cases where the intent or effect of their temporary presence is to interfere with, or otherwise affect the outcome of, any labour or management dispute or negotiation.

10. All other requirements of the laws and regulations of the Union and the Member States regarding entry, stay, work and social security measures shall continue to apply, including regulations concerning period of stay, minimum wages as well as collective wage agreements, even if not listed in this Annex.

11. The following abbreviations are used in the list of commitments provided in paragraph 15:

- AT Austria
- BE Belgium
- BG Bulgaria
- CY Cyprus
- CZ Czechia
- DE Germany
- DK Denmark

- EE Estonia
- EL Greece
- ES Spain
- EU Union, including the Member States
- FI Finland
- FR France
- HR Croatia
- HU Hungary
- IE Ireland
- IT Italy
- LT Lithuania
- LU Luxembourg

- LV Latvia
- MT Malta
- NL The Netherlands
- PL Poland
- PT Portugal
- RO Romania
- SE Sweden
- SI Slovenia
- SK Slovak Republic
- CSS Contractual service suppliers
- IP Independent professionals

12. Subject to the list of commitments in paragraphs 14 and 15, the Parties take commitments in accordance with Article 10.23 (Contractual service suppliers and independent professionals) with respect to the category of contractual service suppliers in the following sectors and sub-sectors:

New Zealand

- (a) legal advisory services in respect of public international law and foreign law (part of CPC 861);
- (b) accounting, auditing, and bookkeeping services (CPC 862);
- (c) taxation advisory services (part of CPC 863);
- (d) urban planning and landscape architectural services (CPC 8674);
- (e) medical and dental services (CPC 9312);
- (f) midwives' services (part of CPC 93191);
- (g) services provided by nurses, physiotherapists, and paramedical personnel (part of CPC 93191);
- (h) research and development services (CPC 851-853);

- (i) advertising services (CPC 871);
- (j) market research and opinion polling (CPC 864);
- (k) management consulting services (CPC 865);
- (l) services related to management consulting (CPC 866);
- (m) technical testing and analysis services (CPC 8676);
- (n) related scientific and technical consulting services (CPC 8675);
- (o) mining services (advisory and consulting only) (part of CPC 883, CPC 5115);
- (p) translation and interpretation services (CPC 87905^{**});
- (q) telecommunication services (CPC 752);
- (r) postal and courier services (advisory and consulting only) (part of CPC 751);
- (s) insurance and insurance-related advisory and consulting services (part of CPC 812);

- (t) other financial services (advisory and consulting services) (parts of CPC 8131^{**}, 8133^{**});
- (u) transport advisory and consulting services (parts of CPC 74490**, 74590**, 74690**); and
- (v) manufacturing advisory and consulting services (part of CPC 884-885).

Union

- (a) legal advisory services in respect of public international law and home jurisdiction law;
- (b) accounting and bookkeeping services;
- (c) taxation advisory services;
- (d) architectural services and urban planning and landscape architectural services;
- (e) engineering services and integrated engineering services;
- (f) medical and dental services;
- (g) veterinary services;
- (h) midwives' services;

- (i) services provided by nurses, physiotherapists and paramedical personnel;
- (j) computer and related services;
- (k) research and development services;
- (l) advertising services;
- (m) market research and opinion polling;
- (n) management consulting services;
- (o) services related to management consulting;
- (p) technical testing and analysis services;
- (q) related scientific and technical consulting services;
- (r) mining services;
- (s) maintenance and repair of vessels;
- (t) maintenance and repair of rail transport equipment;

- (u) maintenance and repair of motor vehicles, motorcycles, snowmobiles and road transport equipment;
- (v) maintenance and repair of aircraft and parts thereof;
- (w) maintenance and repair of metal products, of (non-office) machinery, of (non-transport and non-office) equipment and of personal and household goods;
- (x) translation and interpretation services;
- (y) telecommunication services;
- (z) postal and courier services;
- (aa) construction and related engineering services;
- (bb) site investigation work;
- (cc) higher education services;
- (dd) services relating to agriculture, hunting and forestry;
- (ee) environmental services;

- (ff) advisory and consulting services related to insurance and insurance-related services;
- (gg) advisory and consulting services related to other financial services;
- (hh) transport advisory and consulting services;
- (ii) travel agencies and tour operators' services;
- (jj) tourist guide services; and
- (kk) manufacturing advisory and consulting services.

IP

13. Subject to the list of commitments in paragraphs 14 and 15, the Parties take commitments in accordance with Article 10.23 (Contractual service suppliers and independent professionals) with respect to the category of independent professionals in the following sectors and sub-sectors.

New Zealand:

Only in respect of the service sectors set out in New Zealand's Schedule of Specific Commitments in the WTO (as currently set out in GATS/SC/62, GATS/SC/62/Suppl.1 and GATS/SC/62/Suppl.2) and the following additional service sectors:

1. BUSINESS SERVICES

- A. Professional services
 - a. legal services (international and foreign law);
 - f. integrated engineering services; and
 - g. consultancy related to urban planning and landscape architectural services.
- B. Computer and related services
 - e. maintenance and repair of office machinery and equipment including computers; and
 - f. other computer services.

- F. Other business services
 - c. management consultancy services;
 - d. services related to management consultancy;
 - f. services incidental to animal husbandry;
 - k. placement and supply services of personnel;
 - p. photographic services;
 - s. convention services; and
 - t. other (credit reporting, collection agency services, interior design, telephone answering and duplicating services).

5. EDUCATIONAL SERVICES

- E. Other education services
 - a. language training provided in private specialist language institutions; and
 - b. tuition in subjects taught at the primary and secondary levels, provided by private specialist institutions operating outside the New Zealand compulsory school system.

6. ENVIRONMENTAL SERVICES

- a. waste water management;
- b. waste management;
- c. sanitation and similar services;
- d. protection of ambient air and climate: consultancy only;
- e. noise and vibration abatement: consultancy only; and
- f. protection of biodiversity and landscape: consultancy only.
- G. Other environmental and ancillary services: consultancy only.

Union

- (a) legal advisory services in respect of public international law and home jurisdiction law;
- (b) architectural services and urban planning and landscape architectural services;
- (c) engineering services and integrated engineering services;
- (d) computer and related services;
- (e) research and development services;
- (f) market research and opinion polling;
- (g) management consulting services;
- (h) services related to management consulting;
- (i) mining services;

- (j) translation and interpretation services;
- (k) telecommunication services;
- (l) postal and courier services;
- (m) higher education services;
- (n) advisory and consulting services related to insurance-related services;
- (o) advisory and consulting services related to other financial services;
- (p) transport advisory and consulting services; and
- (q) manufacturing advisory and consulting services.

14. New Zealand's commitments are:

Sector or sub-sector	Description of commitments
All sectors	A contractual service supplier must comply with the following conditions:
	(a) subject to economic needs tests;
	 (b) a contractual service supplier entering New Zealand must have a valid employment contract with a juridical person of a Party and receive pay, while in New Zealand, that is at least equivalent to that which a comparable New Zealand worker providing services in the same or similar field would be expected to receive;
	(c) a contractual service supplier must be employed on conditions that are equivalent to New Zealand minimum employment standards; and
	 (d) the number of persons covered by the services contract of a contractual service supplier shall not be larger than necessary to provide the services as stipulated in the contract.
	An independent professional must comply with the following conditions:
	(a) subject to economic needs tests;
	(b) a tertiary level qualification resulting from at least three years of formal post-secondary school education, recognised as comparable to the domestic standard in New Zealand in the field in which the independent professional wishes to supply their professional services. ¹

¹ For greater certainty, these qualifications must be recognised by the appropriate New Zealand authority where under New Zealand law such recognition is a condition of the provision of that service in New Zealand.

15. The Union's commitments are:

Sector or sub-sector	Description of commitments
All sectors	CSS:
	EU: A CSS must comply with the following conditions:
	 (a) the natural person must be engaged in the supply of a service as an employee of a juridical person which has obtained a service contract not exceeding 12 months;
	 (b) the natural person must possess, at the date of application for entry and temporary stay, at least three years of professional experience in the sector of activity which is the object of the contract¹;
	 (c) the natural person must possess a university degree or a qualification demonstrating knowledge of an equivalent level²; and
	(d) the number of persons covered by the service contract shall not be greater than necessary to fulfil the contract, as it may be requested by the law of the Party where the service is supplied.
	IP:
	EU: The number of persons covered by a service contract shall not be greater than necessary to fulfil the contract, as it may be requested by the law of the Party where the service is supplied.
	CSS and IP:
	In AT: Maximum stay shall be for a cumulative period of not more than six months in any 12-month period or for the duration of the contract, whichever is less.
	In CZ: Maximum stay shall be for a period of not more than 12 consecutive months or for the duration of the contract, whichever is less.

¹ Obtained after having reached the age of majority.

Where the degree or qualification has not been obtained in the Party where the service is supplied, that Party may evaluate whether such degree or qualification is equivalent to a university degree required in its territory.

Sector or sub-sector	Description of commitments
Legal services for legal advice in respect of public international law and home jurisdiction law	CSS: In AT, BE, CY, DE, EE, EL, ES, FR, HR, IE, IT, LU, NL, PL, PT, SE: None. In BG, CZ, DK, FI, HU, LT, LV, MT, RO, SI, SK: Economic needs test.
(part of CPC 861)	IP: In AT, CY, DE, EE, FR, HR, IE, LU, LV, NL, PL, PT, SE: None. In BE, BG, CZ, DK, EL, ES, FI, HU, IT, LT, MT, RO, SI, SK: Economic needs tests.
Accounting and bookkeeping services (CPC 86212 other than "auditing services", 86213, 86219 and 86220)	CSS: In AT, BE, DE, EE, ES, HR, IE, IT, LU, NL, PL, PT, SI, SE: None. In BG, CZ, CY, DK, EL, FI, FR, HU, LT, LV, MT, RO, SK: Economic needs test.
Taxation advisory services (CPC 863) ¹	IP: EU: Unbound. CSS: In AT, BE, DE, EE, ES, FR, HR, IE, IT, LU, NL, PL, SI, SE: None. In BG, CZ, CY, DK, EL, FI, HU, LT, LV, MT, RO, SK: Economic needs test. In PT: Unbound.
	IP: EU: Unbound.

¹ This does not include legal advice and legal representation on tax matters, which is covered under legal services in respect of public international law and home jurisdiction law.

Sector or sub-sector	Description of commitments
Architectural services	CSS:
and	In BE, CY, EE, ES, EL, FR, HR, IE, IT, LU, MT, NL, PL, PT, SI, SE:
Urban planning and	None.
landscape architectural services	In FI: None, except: The natural person must demonstrate that they possess special knowledge relevant to the service being supplied.
(CPC 8671 and 8674)	In BG, CZ, DE, HU, LT, LV, RO, SK: Economic needs test.
	In DK: Economic needs test, except for CSS stays of up to three months.
	In AT: Planning services only, where: Economic needs test.
	IP:
	In CY, DE, EE, EL, FR, HR, IE, LU, LV, MT, NL, PL, PT, SI, SE: None.
	In FI: None, except: The natural person must demonstrate that they possess special knowledge relevant to the service being supplied.
	In BE, BG, CZ, DK, ES, HU, IT, LT, RO, SK: Economic needs test.
	In AT: Planning services only, where: Economic needs test.

Description of commitments
CSS:
In BE, CY, EE, ES, EL, FR, HR, IE, IT, LU, MT, NL, PL, PT, SI, SE: None.
In FI: None, except: The natural person must demonstrate that they possess special knowledge relevant to the service being supplied.
In BG, CZ, DE, HU, LT, LV, RO, SK: Economic needs test.
In DK: Economic needs test, except for CSS stays of up to three months.
In AT: Planning services only, where: Economic needs test.
ID.
In CY, DE, EE, EL, FR, HR, IE, LU, LV, MT, NL, PL, PT, SI, SE: None.
In FI: None, except: The natural person must demonstrate that they possess special knowledge relevant to the service being supplied.
In BE, BG, CZ, DK, ES, HU, IT, LT, RO, SK: Economic needs test.
In AT: Planning services only, where: Economic needs test.
CSS:
In SE: None.
In CY, CZ, DE, DK, EE, ES, IE, IT, LU, MT, NL, PL, PT, RO, SI: Economic needs test.
In FR: Economic needs test, except for psychologists, where: Unbound.
In AT: Unbound, except for psychologists and dental services, where: Economic needs test.
In BE, BG, EL, FI, HR, HU, LT, LV, SK: Unbound.
IP:
EU: Unbound.

Sector or sub-sector	Description of commitments
Veterinary services	CSS:
(CPC 932)	In SE: None.
	In CY, CZ, DE, DK, EE, EL, ES, FI, FR, IE, IT, LT, LU, MT, NL, PL, PT, RO, SI: Economic needs test.
	In AT, BE, BG, HR, HU, LV, SK: Unbound.
	IP:
	EU: Unbound.
Midwives' services	CSS:
(part of CPC 93191)	In IE, SE: None.
	In AT, CY, CZ, DE, DK, EE, EL, ES, FR, IT, LT, LV, LU, MT, NL, PL, PT, RO, SI: Economic needs test.
	In BE, BG, FI, HR, HU, SK: Unbound.
	IP:
	EU: Unbound.
Services provided by	CSS:
nurses, physiotherapists and	In IE, SE: None.
paramedical personnel	In AT, CY, CZ, DE, DK, EE, EL, ES, FR, IT, LT, LV, LU, MT, NL, PL, PT, RO, SI: Economic needs test.
(part of CPC 93191)	In BE, BG, FI, HR, HU, SK: Unbound.
	IP:
	EU: Unbound.

Sector or sub-sector	Description of commitments
Computer and related	CSS:
services	In BE, DE, EE, EL, ES, FR, HR, IE, IT, LU, LV, MT, NL, PL, PT, SI, SE:
(CPC 84)	None.
	In FI: None, except: The natural person must demonstrate that they possess special knowledge relevant to the service being supplied.
	In AT, BG, CZ, CY, HU, LT, RO, SK: Economic needs test.
	In DK: Economic needs test except for CSS stays of up to three months.
	IP:
	In DE, EE, EL, FR, IE, LU, LV, MT, NL, PL, PT, SI, SE: None.
	In FI: None, except: The natural person must demonstrate that they possess special knowledge relevant to the service being supplied.
	In AT, BE, BG, CZ, CY, DK, ES, HU, IT, LT, RO, SK: Economic needs test.
	In HR: Unbound.

Sector or sub-sector	Description of commitments
Research and development services (CPC 851, 852 excluding psychologists services ¹ , and 853)	 CSS: EU except in NL, SE: A hosting agreement with an approved research organisation is required². EU except in CZ, DK, SK: None In CZ, DK, SK: Economic needs test.
	 IP: EU except in NL, SE: A hosting agreement with an approved research organisation is required³. EU except in BE, CZ, DK, IT, SK: None In BE, CZ, DK, IT, SK: Economic needs test.
Advertising services (CPC 871)	CSS: In BE, DE, EE, ES, FR, HR, IE, IT, LU, NL, PL, PT, SI, SE: None. In AT, BG, CZ, CY, DK, EL, FI, HU, LT, LV, MT, RO, SK: Economic needs test. IP: EU: Unbound, except NL. In NL: None.

¹ Part of CPC 85201, which is under medical and dental services.

² For all Member States except DK, the approval of the research organisation and the hosting agreement must meet the conditions set pursuant to Directive (EU) 2016/801 of the European Parliament and of the Council of 11 May 2016 on the conditions of entry and residence of third-country nationals for the purposes of research, studies, training, voluntary service, pupil exchange schemes or educational projects and au pairing (OJ EU L 132, 21.5.2016, p. 21).

³ For all Member States except DK, the approval of the research organisation and the hosting agreement must meet the conditions set pursuant to Directive (EU) 2016/801 of the European Parliament and of the Council of 11 May 2016 on the conditions of entry and residence of third-country nationals for the purposes of research, studies, training, voluntary service, pupil exchange schemes or educational projects and au pairing (OJ EU L 132, 21.5.2016, p. 21).

Sector or sub-sector	Description of commitments
Market research and opinion polling services (CPC 864)	CSS:
	In BE, DE, EE, ES, FR, IE, IT, LU, NL, PL, SE: None.
	In AT, BG, CZ, CY, DK, EL, FI, HR, LV, MT, RO, SI, SK: Economic needs test.
	In PT: None, except for public opinion polling services (CPC 86402), where: Unbound.
	In HU, LT: Economic needs test, except for public opinion polling services (CPC 86402), where: Unbound.
	IP:
	In DE, EE, FR, IE, LU, NL, PL, SE: None.
	In AT, BE, BG, CZ, CY, DK, EL, ES, FI, HR, IT, LV, MT, RO, SI, SK: Economic needs test.
	In PT: None, except for public opinion polling services (CPC 86402), where: Unbound.
	In HU, LT: Economic needs test, except for public opinion polling services (CPC 86402), where: Unbound.
Management	CSS:
consulting services (CPC 865)	In BE, DE, EE, EL, ES, FI, FR, HR, IE, IT, LV, LU, MT, NL, PL, PT, SI, SE: None.
	In AT, BG, CZ, CY, HU, LT, RO, SK: Economic needs test.
	In DK: Economic needs test, except for CSS stays of up to three months.
	IP:
	In CY, DE, EE, EL, FI, FR, IE, LV, LU, MT, NL, PL, PT, SI, SE: None.
	In AT, BE, BG, CZ, DK, ES, HR, HU, IT, LT, RO, SK: Economic needs test.

Sector or sub-sector	Description of commitments
Services related to management consulting	CSS:
	In BE, DE, EE, EL, ES, FI, FR, HR, IE, IT, LV, LU, MT, NL, PL, PT, SI, SE: None.
(CPC 866)	In AT, BG, CZ, CY, LT, RO, SK: Economic needs test.
	In DK: Economic needs test, except for CSS stays of up to three months.
	In HU: Economic needs test, except for arbitration and conciliation services (CPC 86602), where: Unbound.
	IP:
	In CY, DE, EE, EL, FI, FR, IE, LV, LU, MT, NL, PL, PT, SI, SE: None.
	In AT, BE, BG, CZ, DK, ES, HR, IT, LT, RO, SK: Economic needs test.
	In HU: Economic needs test, except for arbitration and conciliation services (CPC 86602), where: Unbound.
Technical testing and analysis services (CPC 8676)	CSS:
	In BE, DE, EE, EL, ES, FR, HR, IE, IT, LU, NL, PL, SI, SE: None.
	In AT, BG, CZ, CY, FI, HU, LT, LV, MT, PT, RO, SK: Economic needs test.
	In DK: Economic needs test, except for CSS stays of up to three months.
	IP:
	EU: Unbound, except NL. In NL: None.

Sector or sub-sector	Description of commitments
Related scientific and technical consulting services (CPC 8675)	CSS:
	In BE, EE, EL, ES, HR, IE, IT, LU, NL, PL, SI, SE: None.
	In AT, CZ, CY, DE, DK, FI, HU, LT, LV, MT, PT, RO, SK: Economic needs test.
	In DE: None, except for publicly appointed surveyors, where: Unbound.
	In FR: None, except for "surveying" operations relating to the establishment of property rights and to land law, where: Unbound.
	In BG: Unbound.
	IP:
	EU: Unbound, except NL. In NL: None.
Mining	CSS:
(CPC 883, advisory and consulting services only)	In BE, DE, EE, EL, ES, FI, FR, HR, IE, IT, LV, LU, MT, NL, PL, PT, SI, SE: None.
	In AT, BG, CZ, CY, HU, LT, RO, SK: Economic needs test.
	In DK: Economic needs test, except for CSS stays of up to three months.
	IP:
	In DE, EE, EL, FI, FR, HR, IE, LV, LU, MT, NL, PT, SI, SE: None.
	In AT, BE, BG, CZ, CY, DK, ES, HU, IT, LT, PL, RO, SK: Economic needs test.

Sector or sub-sector	Description of commitments
Maintenance and repair of vessels (part of CPC 8868)	CSS: In BE, EE, EL, ES, FR, HR, IT, LV, LU, NL, PL, PT, SI, SE: None. In AT, BG, CZ, CY, DE, DK, FI, HU, IE, LT, MT, RO, SK: Economic needs test. IP:
	EU: Unbound, except NL. In NL: None.
Maintenance and repair of rail transport equipment (part of CPC 8868)	CSS: In BE, EE, EL, ES, FR, HR, IT, LV, LU, MT, NL, PL, PT, SI, SE: None. In AT, BG, CZ, CY, DE, DK, FI, HU, IE, LT, RO, SK: Economic needs test. IP: EU: Unbound, except NL. In NL: None.
Maintenance and repair of motor vehicles, motorcycles, snowmobiles and road transport equipment (CPC 6112, 6122, part of 8867 and	CSS: In BE, EE, EL, ES, FR, HR, IT, LV, LU, NL, PL, PT, SI, SE: None. In AT, BG, CZ, CY, DE, DK, FI, HU, IE, LT, MT, RO, SK: Economic needs test. IP:
part of 8868)	EU: Unbound, except NL. In NL: None.

Sector or sub-sector	Description of commitments
Maintenance and repair of aircraft and parts thereof (part of CPC 8868)	CSS: In BE, EE, EL, ES, FR, HR, IT, LV, LU, MT, NL, PL, PT, SI, SE: None. In AT, BG, CZ, CY, DE, DK, FI, HU, IE, LT, RO, SK: Economic needs test. IP:
Maintenance and repair of metal products, of (non-office) machinery, of (non-transport and non-office) equipment and of personal and household goods ¹	EU: Unbound, except NL. In NL: None. CSS: In BE, EE, EL, ES, FR, HR, IT, LV, LU, MT, NL, PL, PT, SI, SE: None. In AT, BG, CZ, CY, DE, DK, HU, IE, LT, RO, SK: Economic needs test. In FI: Unbound, except in the context of an after-sales or after-lease contract; where: the length of stay is limited to six months; for maintenance and repair of personal and household goods (CPC 633): Economic needs test.
(CPC 633, 7545, 8861, 8862, 8864, 8865 and 8866)	IP: EU: Unbound, except NL. In NL: None.

¹ Maintenance and repair services of office machinery and equipment including computers (CPC 845) are under computer services.

Sector or sub-sector	Description of commitments
Translation and interpretation services (CPC 87905, excluding official or certified activities)	CSS: In BE, CY, DE, EE, EL, ES, FR, HR, IT, LU, MT, NL, PL, PT, SI, SE: None. In AT, BG, CZ, DK, FI, HU, IE, LT, LV, RO, SK: Economic needs test.
	IP: In CY, DE, EE, FR, LU, LV, MT, NL, PL, PT, SI, SE: None. In AT, BE, BG, CZ, DK, EL, ES, FI, HU, IE, IT, LT, RO, SK: Economic needs test. In HR: Unbound.
Telecommunication services (CPC 7544, advisory and consulting services only)	 CSS: In BE, DE, EE, EL, ES, FI, FR, HR, IE, IT, LV, LU, MT, NL, PL, PT, SI, SE: None. In AT, BG, CZ, CY, HU, LT, RO, SK: Economic needs test. In DK: Economic needs test, except for CSS stays of up to three months. IP: In DE, EE, EL, FI, FR, HR, IE, LV, LU, MT, NL, PL, PT, SI, SE: None. In AT, BE, BG, CZ, CY, DK, ES, HU, IT, LT, RO, SK: Economic needs test.

Sector or sub-sector	Description of commitments
Postal and courier services (CPC 751, advisory and consulting services only)	 CSS: In BE, DE, EE, EL, ES, FR, HR, IE, IT, LV, LU, MT, NL, PL, PT, SI, SE: None. In AT, BG, CZ, CY, FI, HU, LT, RO, SK: Economic needs test. In DK: Economic needs test, except for CSS stays of up to three months. IP: In DE, EE, EL, FR, HR, IE, LV, LU, MT, NL, PL, PT, SI, SE: None. In AT, BE, BG, CZ, CY, DK, ES, FI, HU, IT, LT, RO, SK: Economic
Construction and related engineering services (CPC 511, 512, 513, 514, 515, 516, 517 and 518. BG: CPC 512, 5131, 5132, 5135, 514, 5161, 5162, 51641, 51643, 51644, 5165 and 517)	needs test. CSS: EU: Unbound except in BE, CZ, DK, ES, NL and SE. In BE, DK, ES, NL, SE: None. In CZ: Economic needs test. IP: EU: Unbound, except NL. In NL: None.
Site investigation work (CPC 5111)	 CSS: In BE, DE, EE, EL, ES, FR, HR, IE, IT, LU, MT, NL, PL, PT, SI, SE: None. In AT, BG, CZ, CY, FI, HU, LT, LV, RO, SK: Economic needs test. In DK: Economic needs test, except for CSS stays of up to three months. IP: EU: Unbound.

Sector or sub-sector	Description of commitments	
Higher education	CSS:	
services (CPC 923)	EU except in LU, SE: Unbound.	
	In LU: Unbound, except for university professors, where: None.	
	In SE: None, except for publicly funded and privately funded educational services suppliers with some form of State support, where: Unbound.	
	IP:	
	EU except in SE: Unbound.	
	In SE: None, except for publicly funded and privately funded educational services suppliers with some form of State support, where: Unbound.	
Agriculture, hunting	CSS:	
and forestry	EU except in BE, DE, DK, ES, FI, HR and SE: Unbound.	
(CPC 881, advisory and consulting services only)	In BE, DE, ES, HR, SE: None.	
	In DK: Economic needs test.	
	In FI: Unbound, except for advisory and consulting services relating to forestry, where: None.	
	IP:	
	EU: Unbound.	
Environmental	CSS:	
services	In BE, EE, ES, FI, FR, HR, IE, IT, LU, MT, NL, PL, PT, SI, SE: None.	
(CPC 9401, 9402, 9403, 9404, part of 94060, 9405, part of 9406 and 9409)	In AT, BG, CZ, CY, DE, DK, EL, HU, LT, LV, RO, SK: Economic needs test.	
	IP:	
	EU: Unbound.	

Sector or sub-sector	Description of commitments
Insurance and	CSS:
insurance-related services (advisory and consulting services	In BE, DE, EE, EL, ES, FR, HR, IE, IT, LV, LU, MT, NL, PL, PT, SI, SE: None.
only)	In AT, BG, CZ, CY, FI, LT, RO, SK: Economic needs test.
	In DK: Economic needs test except for CSS stays of up to three months.
	In HU: Unbound.
	IP:
	In DE, EE, EL, FR, HR, IE, LV, LU, MT, NL, PT, SI, SE: None.
	In AT, BE, BG, CZ, CY, DK, ES, FI, IT, LT, PL, RO, SK: Economic needs test.
	In HU: Unbound.
Other financial services (advisory and consulting services only)	CSS:
	In BE, DE, ES, EE, EL, FR, HR, IE, IT, LV, LU, MT, NL, PL, PT, SI, SE: None.
	In AT, BG, CZ, CY, FI, LT, RO, SK: Economic needs test.
	In DK: Economic needs test, except for CSS stays of up to three months.
	In HU: Unbound.
	IP:
	In DE, EE, EL, FR, HR, IE, LV, LU, MT, NL, PT, SI, SE: None.
	In AT, BE, BG, CZ, CY, DK, ES, FI, IT, LT, PL, RO, SK: Economic needs test.
	In HU: Unbound.

Sector or sub-sector	Description of commitments	
Transport	CSS:	
(CPC 71, 72, 73, and 74, advisory and consulting services only)	In DE, EE, EL, ES, FI, FR, HR, IE, IT, LV, LU, MT, NL, PL, PT, SI, SE: None.	
	In AT, BG, CZ, CY, HU, LT, RO, SK: Economic needs test.	
() () () () () () () () () () () () () (In DK: Economic needs test, except for CSS stays of up to three months.	
	In BE: Unbound.	
	IP:	
	In CY, DE, EE, EL, FI, FR, HR, IE, LV, LU, MT, NL, PT, SI, SE: None.	
	In AT, BG, CZ, DK, ES, HU, IT, LT, RO, SK: Economic needs test.	
	In PL: Economic needs test, except for air transport, where: None.	
	In BE: Unbound.	
Travel agencies and	CSS:	
tour operators services (including tour managers ¹) (CPC 7471)	In AT, CY, CZ, DE, EE, ES, FR, HR, IT, LU, NL, PL, SI, SE: None.	
	In BG, EL, FI, HU, LT, LV, MT, PT, RO, SK: Economic needs test.	
	In DK: Economic needs test, except for CSS stays of up to three months.	
	In BE, IE: Unbound, except for tour managers, where: None.	
	IP:	
	EU: Unbound.	

¹ Service suppliers whose function is to accompany a tour group of a minimum of 10 natural persons, without acting as guides in specific locations.

Sector or sub-sector	Description of commitments	
Tourist guide services	CSS:	
(CPC 7472)	In NL, PT, SE: None.	
	In AT, BE, BG, CY, CZ, DE, DK, EE, FI, FR, EL, HU, IE, IT, LV, LU, MT, RO, SK, SI: Economic needs test.	
	In ES, HR, LT, PL: Unbound.	
	IP:	
	EU: Unbound.	
Manufacturing	cturing CSS:	
(CPC 884, and 885, advisory and	In BE, DE, EE, EL, ES, FI, FR, HR, IE, IT, LV, LU, MT, NL, PL, PT, SI, SE: None.	
consulting services only)	In AT, BG, CZ, CY, HU, LT, RO, SK: Economic needs test.	
	In DK: Economic needs test, except for CSS stays of up to three months.	
	IP:	
	In DE, EE, EL, FI, FR, HR, IE, LV, LU, MT, NL, PT, SI, SE: None.	
	In AT, BE, BG, CZ, CY, DK, ES, HU, IT, LT, PL, RO, SK: Economic needs test.	

MOVEMENT OF NATURAL PERSONS FOR BUSINESS PURPOSES¹

ARTICLE 1

Procedural commitments related to entry and temporary stay

Each Party should ensure that the processing of applications for entry and temporary stay pursuant to their respective commitments in this Agreement follows good administrative practice. To that effect:

- (a) each Party shall ensure that:
 - (i) fees charged by its competent authorities for the processing of applications for entry and temporary stay do not unduly impair or delay trade in goods or services, or establishment or operation, under this Agreement;
 - (ii) completed applications for the grant of entry and temporary stay are processed as expeditiously as possible;

¹ The definitions provided in Article 10.3 (Definitions) and Article 10.20(3) (Scope and definitions) apply to this Annex.

- (iii) competent authorities endeavour to provide, without undue delay, information in response to any reasonable request from an applicant concerning the status of an application;
- (iv) if its competent authorities require additional information from the applicant in order to process an application, they endeavour to notify the applicant without undue delay;
- (v) its competent authorities notify an applicant of the outcome of their application promptly after a decision has been taken;
- (vi) if an application is approved, its competent authorities notify the applicant of the period of stay and other relevant terms and conditions;
- (vii) if an application is denied, its competent authorities, either on request or their own initiative, make available to the applicant information on any available appeal or review procedures; and
- (viii) it endeavours to accept and process applications in electronic format; and
- (b) subject to a Party's competent authorities' discretion, documents required from applicants for an application for the grant of entry and temporary stay of short-term visitors for business purposes should be commensurate with the purpose for which they are collected.

ARTICLE 2

Additional procedural commitments applying to intra-corporate transferees¹

1. Each Party shall ensure that its competent authorities adopt a decision on the application for entry or temporary stay of an intra-corporate transferee, or a renewal of it, and notify the decision to the applicant in writing, in accordance with the notification procedures under its law, as soon as possible but:

- (a) in the case of the Union, not later than 90 days after the date on which the complete application was submitted; and
- (b) in the case of New Zealand:
 - (i) within 15 working days after the receipt of an application completed and submitted in accordance with its law; or
 - (ii) if a decision cannot be made in that time period, provide an indicative timeframe within which the decision will be made.

Paragraphs 1, 2 and 3 of this Article do not apply for the Member States that are not subject to Directive 2014/66/EU of the European Parliament and of the Council of 15 May 2014 on the conditions of entry and residence of third-country nationals in the framework of an intracorporate transfer (OJ EU L 157, 27.5.2014, p. 1).

2. Each Party shall ensure that, if the information or documentation supplied in support of an application is incomplete, its competent authorities endeavour to notify the applicant within a reasonable period of time of the additional information that is required and set a reasonable deadline for providing it. The period referred to in paragraph 1 shall be suspended until the competent authorities have received the additional information required.

3. The Union shall extend to family members of natural persons of New Zealand, who are intra-corporate transferees to the Union, the right of entry and temporary stay granted to family members of an intra-corporate transferee under Article 19 of Directive 2014/66/EU.

4. New Zealand shall allow the entry and temporary stay of the partner and any dependent children accompanying an intra-corporate transferee of the Union that has been granted entry and temporary stay. The period of temporary stay for that partner and, where relevant, dependent children, shall be the same as that granted to the intra-corporate transferee.

- 5. For the purposes of paragraph 4, the following definitions apply:
- (a) "partner" means any spouse or civil partner of an intra-corporate transferee from the Union, including under a marriage, civil union, or equivalent union or partnership, recognised as such in accordance with the law of New Zealand. For greater certainty, this includes any unmarried or same sex partner of the intra-corporate transferee; and

- (b) "dependent children" means children under the age of 20 who are dependent on the intracorporate transferee and who are recognised as dependent children in accordance with the law of New Zealand where:
 - (i) the intra-corporate transferee has the legal right to remove them from their home country; or
 - (ii) both of the children's parents will be granted entry and temporary stay in accordance with this Agreement.

ARTICLE 3

Cooperation on return and readmission

The Parties acknowledge that the enhanced movement of natural persons following from Articles 1 and 2 requires full cooperation on return and readmission of natural persons who do not or no longer fulfil the conditions for entry to, presence in or residence on the territory of the other Party.

LISTS OF ENERGY GOODS, HYDROCARBONS AND RAW MATERIALS

LIST OF ENERGY GOODS BY HS CODE

solid fuels (HS codes 27.01, 27.02 and 27.04)

crude oil (HS code 27.09)

oil products (HS codes 27.10, 27.13 – 27.15)

natural gas whether liquefied or not (HS code 27.11)

electrical energy (HS code 27.16)

biogas (HS code 38.25)

LIST OF HYDROCARBONS BY HS CODE

crude oil (HS code 27.09)

natural gas (HS code 27.11)

Chapter ¹	Heading
25	Salt; sulphur; earths and stone; plastering materials, lime and cement
26	Ores, slag and ash (excluding uranium and thorium (HS code 26.12))
27	Mineral fuels, mineral oils and products of their distillation; bituminous substances; mineral waxes
28	Inorganic chemicals; organic or inorganic compounds of precious metals, of rare-earth metals, of radioactive elements or of isotopes
29	Organic chemicals
31	Fertilisers
71	Natural or cultured pearls, precious or semi-precious stones, precious metals, metals clad with precious metal, and articles thereof (excluding greenstone (HS code 71.03))
72	Iron and steel
74	Copper and articles thereof
75	Nickel and articles thereof
76	Aluminium and articles thereof
78	Lead and articles thereof
79	Zinc and articles thereof
80	Tin and articles thereof
81	Other base metals; cermets; articles thereof

LIST OF RAW MATERIALS BY HS CODE

¹ Includes all unprocessed and semi-processed products covered by these chapters.

ANNEX 14

PUBLIC PROCUREMENT MARKET ACCESS COMMITMENTS

SECTION A

Schedule of the European Union

The market access granted to suppliers and service providers from New Zealand in addition to the market access already covered under the GPA comprises the following:

- procurement by central government contracting authorities of Member States listed in Annex 1 to the Union's Appendix I to the GPA that have been marked with an asterisk and double asterisk;
- 2. procurement by regional contracting authorities¹ of the Member States;
- procurement by procuring entities operating in the field of airport facilities covered under Annex 3 to the Union's Appendix I to the GPA; and

For the purposes of this Agreement, "regional contracting authorities" shall be understood as contracting authorities of the administrative units falling under NUTS 1 and 2, as referred to in Regulation (EC) No 1059/2003 of the European Parliament and of the Council of 26 May 2003 on the establishment of a common classification of territorial units for statistics (NUTS) (OJ EU L 154, 21.6.2003, p. 1), as last amended by Regulation (EC) No 1137/2008 of the European Parliament and of the Council of 22 October 2008 adapting a number of instruments subject to the procedure laid down in Article 251 of the Treaty to Council Decision 1999/468/EC, with regard to the regulatory procedure with scrutiny Adaptation to the regulatory procedure with scrutiny – Part One (OJ EU L 311, 21.11.2008, p. 1).

4. procurement by procuring entities operating in the field of the provision of maritime or inland port or other terminal facilities covered under Annex 3 to the Union's Appendix I to the GPA.

With regard to paragraphs 1, 3 and 4 of this Annex, these commitments cover the procurement of goods, services and construction services as set out in Annexes 4, 5 and 6 to the Union's Appendix I to the GPA.

The commitment under paragraph 2 is restricted to the procurement of health-related goods as defined in the Union by Common Procurement Vocabulary (CPV) codes¹ beginning with 244 and 331.

The applicable thresholds are:

With regard to item 1:	Goods and services: SDR 130 000
	Construction services: SDR 5 000 000
With regard to item 2:	SDR 200 000
With regard to item 3 and 4:	Goods and services: SDR 400 000
	Construction services: SDR 5 000 000

¹ Cf. Regulation (EC) No 2195/2002 of the European Parliament and of the Council of 5 November 2002 on the Common Procurement Vocabulary (CPV) (OJ EU L 340, 16.12.2002).

SECTION B

Schedule of New Zealand

SUB-SECTION 1

Central government entities

Unless otherwise specified, Chapter 14 (Public procurement) covers procurement by entities listed in this Section, subject to the following thresholds:

Goods: SDR 130 000

Services: SDR 130 000

Construction Services: SDR 5 000 000

List of entities:

- 1. Ministry for Primary Industries;
- 2. Department of Conservation;

- 3. Department of Corrections;
- 4. Crown Law Office;
- 5. Ministry of Business, Innovation and Employment;
- 6. Ministry for Culture and Heritage;
- 7. Ministry of Defence;
- 8. Ministry of Education;
- 9. Education Review Office;
- 10. Ministry for the Environment;
- 11. Ministry of Foreign Affairs and Trade;
- 12. Government Communications Security Bureau;
- 13. Ministry of Health;
- 14. Inland Revenue Department;

- 15. Department of Internal Affairs;
- 16. Ministry of Justice;
- 17. Land Information New Zealand;
- 18. Te Puni Kōkiri Ministry of Māori Development;
- 19. New Zealand Customs Service;
- 20. Ministry for Pacific Peoples;
- 21. Department of the Prime Minister and Cabinet;
- 22. Serious Fraud Office;
- 23. Ministry of Social Development;
- 24. Public Service Commission;
- 25. Statistics New Zealand;
- 26. Ministry of Transport;

- 27. The Treasury;
- 28. Oranga Tamariki Ministry for Children;
- 29. Ministry for Women;
- 30. New Zealand Defence Force;
- 31. New Zealand Police;
- 32. Ministry of Housing and Urban Development;
- 33. Pike River Recovery Agency.

Note to Sub-Section 1

All agencies subordinate to the above listed central government entities are covered.

SUB-SECTION 2

Sub-central government entities

Unless otherwise specified, Chapter 14 (Public procurement) covers procurement by entities listed in this Sub-Section, subject to the following thresholds:

Goods: SDR 200 000

Services: SDR 200 000

Construction Services: SDR 5 000 000

List of entities:

- 1. Health New Zealand (Note 1);
- 2. Auckland Council (Note 2);
- 3. Wellington City Council (Note 2);
- 4. Christchurch City Council (Note 2);
- 5. Waikato Regional Council (Note 2);

- 6. Bay of Plenty Regional Council (Note 2);
- 7. Greater Wellington Regional Council (Note 2);
- 8. Canterbury Regional Council (Note 2);
- 9. Carterton District Council (Note 2);
- 10. Central Hawke's Bay District Council (Note 2);
- 11. Far North District Council (Note 2);
- 12. Gisborne District Council (Note 2);
- 13. Hamilton City Council (Note 2);
- 14. Hastings District Council (Note 2);
- 15. Hauraki District Council (Note 2);
- 16. Hawke's Bay Regional Council (Note 2);
- 17. Horizons Regional Council (Note 2);

- 18. Horowhenua District Council (Note 2);
- 19. Hutt City Council (Note 2);
- 20. Kaipara District Council (Note 2);
- 21. Kapiti Coast District Council (Note 2);
- 22. Manawatu District Council (Note 2);
- 23. Masterton District Council (Note 2);
- 24. Matamata-Piako District Council (Note 2);
- 25. Napier City Council (Note 2);
- 26. New Plymouth District Council (Note 2);
- 27. Northland Regional Council (Note 2);
- 28. Ōpōtiki District Council (Note 2);
- 29. Ōtorohanga District Council (Note 2);

- 30. Palmerston North City Council (Note 2);
- 31. Porirua City Council (Note 2);
- 32. Rangītikei District Council (Note 2);
- 33. Rotorua Lakes Council (Note 2);
- 34. Ruapehu District Council (Note 2);
- 35. South Taranaki District Council (Note 2);
- 36. South Waikato District Council (Note 2);
- 37. South Wairarapa District Council (Note 2);
- 38. Stratford District Council (Note 2);
- 39. Taranaki Regional Council (Note 2);
- 40. Tararua District Council (Note 2);
- 41. Taupō District Council (Note 2);

- 42. Tauranga City Council (Note 2);
- 43. Thames-Coromandel District Council (Note 2);
- 44. Upper Hutt City Council (Note 2);
- 45. Waikato District Council (Note 2);
- 46. Waipa District Council (Note 2);
- 47. Whanganui District Council (Note 2);
- 48. Western Bay of Plenty District Council (Note 2);
- 49. Whangarei District Council (Note 2);
- 50. Ashburton District Council (Note 2);
- 51. Central Otago District Council (Note 2);
- 52. Clutha District Council (Note 2);
- 53. Dunedin City Council (Note 2);

- 54. Environment Southland (Note 2);
- 55. Gore District Council (Note 2);
- 56. Grey District Council (Note 2);
- 57. Hurunui District Council (Note 2);
- 58. Invercargill City Council (Note 2);
- 59. Marlborough District Council (Note 2);
- 60. Nelson City Council (Note 2);
- 61. Otago District Council (Note 2);
- 62. Queenstown Lakes District Council (Note 2);
- 63. Selwyn District Council (Note 2);
- 64. Southland District Council (Note 2);

65. Tasman District Council (Note 2);

- 66. Waimakariri District Council (Note 2);
- 67. Waitaki District Council (Note 2);
- 68. West Coast Regional Council (Note 2);
- 69. Auckland Transport (Note 2).

Notes to Sub-Section 2

1. For greater certainty, procurement undertaken by Health New Zealand through its agent healthAlliance Limited is covered.

2. Coverage of these entities is limited to the procurement of goods, services and construction services relating to transport projects funded, in whole or in part, by the New Zealand Transport Agency for which the value of the procurement equals or exceeds the applicable threshold specified above. For greater certainty, Chapter 14 (Public procurement) does not apply to any other procurement by these entities.

SUB-SECTION 3

Other entities

Unless otherwise specified, Chapter 14 (Public procurement) covers procurement by entities listed in this Sub-Section, subject to the following thresholds:

Goods: SDR 400 000

Services: SDR 400 000

Construction Services: SDR 5 000 000

List of entities:

- 1. Accident Compensation Corporation (Note 1);
- 2. Civil Aviation Authority of New Zealand;
- 3. Energy Efficiency and Conservation Authority;
- 4. Kāinga Ora Homes and Communities;

- 5. Maritime New Zealand;
- 6. New Zealand Antarctic Institute;
- 7. Fire and Emergency New Zealand (Note 5);
- 8. New Zealand Qualifications Authority;
- 9. New Zealand Tourism Board;
- 10. New Zealand Trade and Enterprise;
- 11. New Zealand Transport Agency;
- 12. Ōtākaro Limited (Note 4);
- 13. Sport and Recreation New Zealand (Note 2);
- 14. Tertiary Education Commission;
- 15. Education New Zealand;
- 16. Callaghan Innovation;

- 17. Earthquake Commission (Note 6);
- 18. Environmental Protection Authority; (Note 6);
- 19. Health Promotion Agency;
- 20. Health Quality and Safety Commission;
- 21. Health Research Council of New Zealand;
- 22. New Zealand Blood Service (Note 7);
- 23. New Zealand Walking Access Commission;
- 24. Real Estate Agents Authority (Note 8);
- 25. Social Workers Registration Board;
- 26. WorkSafe New Zealand;
- 27. Guardians of New Zealand Superannuation (Note 9);
- 28. Museum of New Zealand Te Papa (Note 10);

- 29. New Zealand Infrastructure Commission;
- 30. New Zealand Lotteries Commission;
- 31. Climate Change Commission;
- 32. Electoral Commission (Note 11);
- 33. Financial Markets Authority;
- 34. Education Payroll Limited (Note 12);
- 35. Research and Education Advanced Network New Zealand Limited;
- 36. Tāmaki Redevelopment Company Limited (Note 13);
- 37. Airways Corporation of New Zealand Limited;
- 38. Meteorological Service of New Zealand Limited;
- 39. KiwiRail Holdings Limited;
- 40. Transpower New Zealand Limited (Note 3);

- 41. Government Superannuation Fund Authority;
- 42. New Zealand Artificial Limb Service;
- 43. Health and Disability Commissioner;
- 44. Human Rights Commission;
- 45. New Zealand Productivity Commission;
- 46. Crown Irrigation Investments Limited;
- 47. New Zealand Growth Capital Partners Limited;
- 48. City Rail Link Limited;
- 49. Crown Infrastructure Partners Limited;
- 50. New Zealand Green Investment Finance Limited;
- 51. Accreditation Council;
- 52. Arts Council of New Zealand;

- 53. Broadcasting Commission;
- 54. Heritage fi New Zealand;
- 55. New Zealand Film Commission (Note 14);
- 56. New Zealand Symphony Orchestra (Note 14);
- 57. Public Trust (Note 15);
- 58. Retirement Commissioner;
- 59. Māori Broadcasting Funding Agency (Note 16);
- 60. Māori Language Commission (Note 16);
- 61. Pharmaceutical Management Agency (Note 17);
- 62. Broadcasting Standards Authority;
- 63. Children's Commissioner;
- 64. Commerce Commission;

- 65. Criminal Cases Review Commission (Note 8);
- 66. Drug Free Sport New Zealand;
- 67. Law Commission;
- 68. Electricity Authority;
- 69. External Reporting Board;
- 70. Independent Police Conduct Authority (Note 8);
- 71. Mental Health and Wellbeing Commission;
- 72. Office of Film and Literature Classification (Note 8);
- 73. Privacy Commissioner;
- 74. Takeovers Panel;
- 75. Transport Accident Investigation Commission (Note 8);
- 76. Radio New Zealand Limited (Note 14);

- 77. Television New Zealand Limited;
- 78. Crown Asset Management Limited;
- 79. The Network for Learning Limited;
- 80. Predator Free 2050 Limited;
- 81. Southern Response Earthquake Services Limited;
- 82. Māori Health Authority: (Note 16).

Notes to Sub-Section 3

1. Accident Compensation Corporation: Chapter 14 (Public procurement) does not cover procurement of pension fund management, public insurance and fund placements, investments or financial services related to securities or trading on an exchange.

2. Sport and Recreation New Zealand: Chapter 14 (Public procurement) does not apply to the procurement of goods and services containing confidential information related to enhancing competitive sport performance.

- 3. Transpower New Zealand Limited: The following procurements are excluded from cover:
- (a) Electrical stringing services (part of the total range of activities covered by CPC Prov. 5134);
- (b) Tower painting services (part of the total range of activities covered by CPC Prov. 5173); and
- (c) For greater certainty, projects funded directly by private sector customers where those projects would not be undertaken except for the funding provided by those customers.

4. Ōtākaro Limited: All procurement is covered, including procurement that was undertaken by the Christchurch Earthquake Recovery Authority and transferred to Ōtākaro Limited upon its disestablishment, and all obligations in Chapter 14 (Public procurement) specifically relating to Sub-Section 1 entities shall apply. For greater certainty, the thresholds are SDR 130 000 for Goods and Services and SDR 5 000 000 for Construction Services, and any agencies subordinate to Ōtākaro Limited are covered.

5. Fire and Emergency New Zealand: Chapter 14 (Public procurement) shall only cover procurement that was undertaken by the New Zealand Fire Service Commission. For the avoidance of doubt, the following procurements are excluded from cover: any procurement by Fire and Emergency New Zealand that was previously conducted by Rural Fire Authorities, Rural Fire Committees and/or Territorial Authorities (for the purposes of their functions under the Forest and Rural Fires Act 1977).

6. Chapter 14 (Public procurement) does not cover procurement of pension fund management, public insurance and fund placements, investments or financial services.

7. New Zealand Blood Service: Except for the procurement of plasma fractionation services.

8. Except for legal services, arbitration and conciliation services.

9. Guardians of New Zealand Superannuation: Chapter 14 (Public procurement) does not cover procurement of pension fund management, fund placements, investments or financial services.

10. Museum of New Zealand Te Papa: Chapter 14 (Public procurement) does not cover any procurement for the purpose of transporting museum exhibits or works of art.

11. Electoral Commission: Chapter 14 (Public procurement) does not cover procurement of services to administer the general election.

12. Education Payroll Limited: Chapter 14 (Public procurement) does not cover procurement for maintenance of schools' payrolls.

13. Tāmaki Redevelopment Company Limited: Chapter 14 (Public procurement) does not cover procurement relating to the production, transport or distribution of drinking water.

14. Except for procurement related to the acquisition, development, production or co-production of programmes and programme materials.

15. Public Trust: Except for legal services, including legal aid services, provided by trustees or appointed by guardians or administrators.

16. The right to accord a preference for Māori providers is specifically reserved.

17. Pharmaceutical Management Agency: For greater certainty, activities related to this agency's functions in respect of funding pharmaceuticals and medical devices is not covered.

18. For entities listed in Sub-Sections 1, 2 and 3, Chapter 14 (Public procurement) shall cover only those entities listed and does not extend to subordinate or subsidiary agencies, unless otherwise specified.

SUB-SECTION 4

Goods

Unless otherwise specified, Chapter 14 (Public procurement) covers procurement of all goods by the entities listed in Sub-Sections 1, 2 and 3.

SUB-SECTION 5

Services

1. Unless otherwise specified, Chapter 14 (Public procurement) covers procurement of all services by the entities listed in Sub-Sections 1, 2 and 3.

2. Chapter 14 (Public procurement) does not cover the procurement of any of the following services as identified in accordance with the Provisional CPC (CPC Prov.) as set out in document MTN.GNS/W/120:

(a) research and development services (CPC Prov. 851-853);

- (b) public health services (CPC Prov. 931, including 9311, 9312 and 9319);
- (c) education services (CPC Prov. 921, 922, 923, 924 and 929); or
- (d) welfare services (CPC Prov. 933 and 913).

SUB-SECTION 6

Construction services

List of Construction Services (Division 51, CPC Prov.):

Unless otherwise specified, Chapter 14 (Public procurement) covers procurement of all construction services in Division 51 of the Provisional CPC (CPC Prov.) as set out in document MTN.GNS/W/120.

SUB-SECTION 7

General notes

1. The following general notes apply without exception to Chapter 14 (Public procurement), including to Sub-Sections 1 to 6 of this Annex.

2. Chapter 14 (Public procurement) does not cover:

- (a) for greater certainty, governmental provision of goods and services to persons or governmental authorities not specifically covered under Sub-Sections 1 to 6;
- (b) procurement of goods or services in respect of contracts for construction, refurbishment or furnishing of chanceries abroad;

- (c) procurement of goods or services outside the territory of New Zealand for consumption outside the territory of New Zealand;
- (d) for greater certainty under point (b) of Article II:3 of the GPA, commercial sponsorship arrangements;
- (e) any procurement made by an entity covered under the Sub-Sections 1 to 6 on behalf of an organisation that is not an entity covered under Sub-Sections 1 to 6;
- (f) procurement by an entity covered under Sub-Sections 1 to 6 from another entity covered under Sub-Sections 1 to 6, except where tenders are called, in which case, Chapter 14 (Public procurement) shall apply; or
- (g) any procurement for the purposes of developing, protecting or preserving national treasures of artistic, historic, archaeological value of cultural heritage.

3. For greater certainty, a procuring entity may apply limited tendering procedures under points (b)(ii) and (b)(iii) of Article XIII:1 of the GPA in relation to unsolicited unique proposals¹.

As defined and handled according to the New Zealand Government guidance document, "Unsolicited Unique Proposals – How to deal with uninvited bids" (May 2013), updated from time to time.

<u>ANNEX 18-A</u>

PRODUCT CLASSES¹

1. "Fresh, frozen and processed meats" means products falling under Chapter 2 and heading 16.01 or 16.02 of the Harmonized System;

2. "Hops" means products falling under heading 12.10 of the Harmonized System;

3. "Fresh, frozen and processed fish products" means products falling under Chapter 3 and products containing fish falling under heading 16.03, 16.04 or 16.05 of the Harmonized System;

4. "Butter" means products falling under heading 04.05 of the Harmonized System;

5. "Cheeses" means products falling under heading 04.06 of the Harmonized System;

6. "Fresh and processed vegetable products" means products falling under Chapter 7 of the Harmonized System and products containing vegetables falling under Chapter 20 of the Harmonized System²;

7. "Fresh and processed fruits" means fruit products falling under Chapter 8 of the Harmonized System and products containing fruits falling under Chapter 20 of the Harmonized System;

¹ The product classes apply in relation to Sub-Section 4.

² Other than to the extent the product falls within class 16 below.

8. "Fresh and processed nuts" means nut products falling under Chapter 8 of the Harmonized System and products containing nuts falling under Chapter 20 of the Harmonized System;

9. "Spices" means spice products falling under Chapter 9 of the Harmonized System;

10. "Cereals" means products falling under Chapter 10 of the Harmonized System;

11. "Products of the milling industry" means products falling under Chapter 11 of the Harmonized System;

12. "Oilseeds" means oilseed products falling under Chapter 12 of the Harmonized System;

13. "Oils and animal fats" means products falling under Chapter 15 of the Harmonized System;

14. "Confectionery and baked products" means products falling under heading 17.04, 18.06, 19.04, or 19.05 of the Harmonized System;

15. "Pasta" means products falling under heading 19.02 of the Harmonized System;

16. "Table and processed olives" means products falling under heading 20.01 or 20.05 of the Harmonized System;

17. "Mustard paste" means products falling under sub-heading 21.03.30 of the Harmonized System;

18. "Beer" means products falling under heading 22.03 of the Harmonized System;

19. "Vinegar" means products falling under heading 22.09 of the Harmonized System;

20. "Essential oils" means products falling under heading 33.01 of the Harmonized System;

21. "Gums and natural resins" means products falling under heading 13.01 of the Harmonized System;

22. "Spirits" means products falling under heading 22.08 of the Harmonized System;

23. "Wines" means products falling under heading 22.04 of the Harmonized System;

24. "Fresh molluscs, and crustaceans and products derived therefrom" means molluscs, crustacean products falling under Chapter 3 and products containing molluscs, crustaceans and marine invertebrates falling under heading 16.03, 16.04 or 16.05 of the Harmonized System;

25. "Honey" means products falling under heading 04.09 of the Harmonized System;

26. "Flowers and ornamental plants" means products falling under Chapter 6 of the Harmonized System.

ANNEX 18-B

LISTS OF GEOGRAPHICAL INDICATIONS

SECTION A

LIST OF GEOGRAPHICAL INDICATIONS – EUROPEAN UNION

Without prejudice to Article 18.34(6) and (7) (Protection of geographical indications) regarding the list of geographical indications of the Union set out in this Appendix, the protection provided in accordance with Article 18.34 (Protection of geographical indications) of this Agreement is not sought in respect of the individual terms underlined, which are part of a compound geographical indication name.

	Member State	Geographical indication name	Product class
1	Belgium	Balegemse jenever	Spirits
2	Belgium	Côtes de Sambre et Meuse	Wines
3	Belgium	Crémant de Wallonie	Wines
4	Belgium	Hagelandse <u>wijn</u>	Wines
5	Belgium	Haspengouwse <u>wijn</u>	Wines
6	Belgium	Hasseltse jenever / Hasselt	Spirits
7	Belgium	Heuvellandse <u>wijn</u>	Wines
8	Belgium	O' de Flander-Oost-Vlaamse Graanjenever	Spirits
9	Belgium	Peket-Pekêt / Pèket-Pèkèt de Wallonie	Spirits
10	Belgium	Vin de pays des jardins de Wallonie	Wines

	Member State	Geographical indication name	Product class
11	Belgium	Vin mousseux de qualité de Wallonie	Wines
12	Belgium	Vlaamse landwijn	Wines
13	Belgium	Vlaamse mousserende kwaliteitswijn	Wines
14	Bulgaria	Асеновград (transliteration into Latin alphabet: Asenovgrad)	Wines
15	Bulgaria	Болярово (transliteration into Latin alphabet: Bolyarovo)	Wines
16	Bulgaria	Брестник (transliteration into Latin alphabet: Brestnik)	Wines
17	Bulgaria	Бургаска Мускатова <u>ракия</u> (transliteration into Latin alphabet: Bourgaska Muscatova <u>rakya</u>) / Мускатова <u>ракия</u> от Бургас (transliteration into Latin alphabet: Muscatova <u>rakya</u> ot Bourgas) / Bourgaska Muscatova <u>rakya</u> / Muscatova <u>rakya</u> from Bourgas	Spirits
18	Bulgaria	Българско <u>розово масло</u> (transliteration into Latin alphabet: Bulgarsko <u>rozovo maslo</u>)	Essential oils
19	Bulgaria	Варна (transliteration into Latin alphabet: Varna)	Wines
20	Bulgaria	Велики Преслав (transliteration into Latin alphabet: Veliki Preslav)	Wines
21	Bulgaria	Видин (transliteration into Latin alphabet: Vidin)	Wines
22	Bulgaria	Враца (transliteration into Latin alphabet: Vratsa)	Wines
23	Bulgaria	Върбица (transliteration into Latin alphabet: Varbitsa)	Wines
24	Bulgaria	Долината на Струма (transliteration into Latin alphabet: Dolinata na Struma)	Wines
25	Bulgaria	Драгоево (transliteration into Latin alphabet: Dragoevo)	Wines

	Member State	Geographical indication name	Product class
26	Bulgaria	Дунавска равнина (transliteration into Latin alphabet: Dunavska ravnina)	Wines
27	Bulgaria	Евксиноград (transliteration into Latin alphabet: Evksinograd)	Wines
28	Bulgaria	Ивайловград (transliteration into Latin alphabet: Ivaylovgrad)	Wines
29	Bulgaria	Карлово (transliteration into Latin alphabet: Karlovo)	Wines
30	Bulgaria	Карловска <u>гроздова ракия</u> (transliteration into Latin alphabet: Karlovska <u>grozdova rakya</u>) / <u>Гроздова Ракия</u> от Карлово (transliteration into Latin alphabet: <u>Grozdova rakya</u> ot Karlovo) / Karlovska <u>grozdova rakya</u> / <u>Grozdova Rakya</u> from Karlovo	Spirits
31	Bulgaria	Карнобат (transliteration into Latin alphabet: Karnobat)	Wines
32	Bulgaria	Ловеч (transliteration into Latin alphabet: Lovech)	Wines
33	Bulgaria	Ловешка <u>сливова ракия</u> (transliteration into Latin alphabet: Loveshka <u>slivova rakya</u>) / <u>Сливова ракия</u> от Ловеч (transliteration into Latin alphabet: <u>Slivova rakya</u> ot Lovech) / Loveshka <u>slivova rakya</u> / <u>Slivova rakya</u> from Lovech	Spirits
34	Bulgaria	Лозица (transliteration into Latin alphabet: Lozitsa)	Wines
35	Bulgaria	Лом (transliteration into Latin alphabet: Lom)	Wines
36	Bulgaria	Любимец (transliteration into Latin alphabet: Lyubimets)	Wines
37	Bulgaria	Лясковец (transliteration into Latin alphabet: Lyaskovets)	Wines
38	Bulgaria	Мелник (transliteration into Latin alphabet: Melnik)	Wines

	Member State	Geographical indication name	Product class
39	Bulgaria	Нова Загора (transliteration into Latin alphabet: Nova Zagora)	Wines
40	Bulgaria	Нови Пазар (transliteration into Latin alphabet: Novi Pazar)	Wines
41	Bulgaria	Ново село (transliteration into Latin alphabet: Novo Selo)	Wines
42	Bulgaria	Оряховица (transliteration into Latin alphabet: Oryahovitsa)	Wines
43	Bulgaria	Павликени (transliteration into Latin alphabet: Pavlikeni)	Wines
44	Bulgaria	Пазарджик (transliteration into Latin alphabet: Pazardzhik)	Wines
45	Bulgaria	Перущица (transliteration into Latin alphabet: Perushtiza)	Wines
46	Bulgaria	Плевен (transliteration into Latin alphabet: Pleven)	Wines
47	Bulgaria	Пловдив (transliteration into Latin alphabet: Plovdiv)	Wines
48	Bulgaria	Поморие (transliteration into Latin alphabet: Pomorie)	Wines
49	Bulgaria	Поморийска <u>гроздова ракия</u> (transliteration into Latin alphabet: Pomoriyska <u>grozdova rakya</u>) / <u>Гроздова ракия</u> от Поморие (transliteration into Latin alphabet: <u>Grozdova rakya</u> ot Pomorie) / Pomoriyska <u>grozdova rakya</u> / <u>Grozdova rakya</u> from Pomorie	Spirits
50	Bulgaria	Pyce (transliteration into Latin alphabet: Ruse)	Wines
51	Bulgaria	Cakap (transliteration into Latin alphabet: Sakar)	Wines

	Member State	Geographical indication name	Product class
52	Bulgaria	Сандански (transliteration into Latin alphabet: Sandanski)	Wines
53	Bulgaria	Свищов (transliteration into Latin alphabet: Svishtov)	Wines
54	Bulgaria	Септември (transliteration into Latin alphabet: Septemvri)	Wines
55	Bulgaria	Славянци (transliteration into Latin alphabet: Slavianci)	Wines
56	Bulgaria	Сливен (transliteration into Latin alphabet: Sliven)	Wines
57	Bulgaria	Сливенска перла (transliteration into Latin alphabet: Slivenska perla) / Сливенска <u>гроздова</u> <u>ракия (transliteration into Latin alphabet</u> : Slivenska <u>grozdova rakya</u>) / <u>Гроздова ракия</u> от Сливен (transliteration into Latin alphabet: <u>Grozdova rakya</u> ot Sliven) / Slivenska <u>grozdova rakya</u> / <u>Grozdova</u> <u>rakya</u> from Sliven	Spirits
58	Bulgaria	Стамболово (transliteration into Latin alphabet: Stambolovo)	Wines
59	Bulgaria	Стара Загора (transliteration into Latin alphabet: Stara Zagora)	Wines
60	Bulgaria	Стралджанска Мускатова <u>ракия</u> (transliteration into Latin alphabet: Straldjanska Muscatova <u>rakya</u>) / Мускатова <u>ракия</u> от Стралджа (transliteration into Latin alphabet: Muscatova <u>rakya</u> ot Straldja) / Straldjanska Muscatova <u>rakya</u> / Muscatova <u>rakya</u> from Straldja	Spirits
61	Bulgaria	Сунгурларе (transliteration into Latin alphabet: Sungurlare)	Wines

	Member State	Geographical indication name	Product class
62	Bulgaria	Сунгурларска <u>гроздова ракия</u> (transliteration into Latin alphabet: Sungurlarska <u>grozdova rakya</u>) / <u>Гроздова ракия</u> от Сунгурларе (transliteration into Latin alphabet: <u>Grozdova rakya</u> ot Sungurlare) / Sungurlarska <u>grozdova rakya</u> / <u>Grozdova rakya</u> from Sungurlare	Spirits
63	Bulgaria	Сухиндол (transliteration into Latin alphabet: Suhindol)	Wines
64	Bulgaria	Сухиндолска <u>гроздова ракия (transliteration into</u> Latin alphabet: Suhindolska <u>grozdova rakya</u>) / <u>Гроздова ракия от</u> Сухиндол (transliteration into Latin alphabet: <u>Grozdova rakya</u> ot Suhindol) / Suhindolska <u>grozdova rakya</u> / <u>Grozdova rakya</u> from Suhindol	Spirits
65	Bulgaria	Тракийска низина (transliteration into Latin alphabet: Trakiyska nizina)	Wines
66	Bulgaria	Троянска <u>сливова ракия</u> (transliteration into Latin alphabet: Troyanska <u>slivova rakya</u>) / <u>Сливова ракия</u> от Троян (transliteration into Latin alphabet: <u>Slivova rakya</u> ot Troyan) / Troyanska <u>slivova rakya</u> / <u>Slivova rakya</u> from Troyan	Spirits
67	Bulgaria	Търговище (transliteration into Latin alphabet: Targovishte)	Wines
68	Bulgaria	Хан Крум (transliteration into Latin alphabet: Khan Krum)	Wines
69	Bulgaria	Хасково (transliteration into Latin alphabet: Haskovo)	Wines
70	Bulgaria	Хисаря (transliteration into Latin alphabet: Hisarya)	Wines

	Member State	Geographical indication name	Product class
71	Bulgaria	Хърсово (transliteration into Latin alphabet: Harsovo)	Wines
72	Bulgaria	Черноморски район (transliteration into Latin alphabet: Chernomorski rayon)	Wines
73	Bulgaria	Шивачево (transliteration into Latin alphabet: Shivachevo)	Wines
74	Bulgaria	Шумен (transliteration into Latin alphabet: Shumen)	Wines
75	Bulgaria	Южно Черноморие (transliteration into Latin alphabet: Yuzhno chernomorie)	Wines
76	Bulgaria	Ямбол (transliteration into Latin alphabet: Yambol)	Wines
77	Czechia	Čechy	Wines
78	Czechia	české	Wines
79	Czechia	České <u>pivo</u> ¹	Beer
80	Czechia	Českobudějovické <u>pivo</u> ¹	Beer
81	Czechia	Litoměřická	Wines
82	Czechia	Mělnická	Wines
83	Czechia	Mikulovská	Wines
84	Czechia	Morava	Wines
85	Czechia	moravské	Wines
86	Czechia	Novosedelské Slámové <u>víno</u>	Wines
87	Czechia	Slovácká	Wines
88	Czechia	Šobes / Šobeské víno	Wines
89	Czechia	Velkopavlovická	Wines
90	Czechia	Žatecký <u>chmel</u>	Hops

¹ The protection for this name is sought in the Czech language only.

	Member State	Geographical indication name	Product class
91	Czechia	Znojemská	Wines
92	Czechia	Znojmo	Wines
93	Denmark	Bornholm	Wines
94	Denmark	Danablu	Cheeses
95	Denmark	Fyn	Wines
96	Denmark	Jylland	Wines
97	Denmark	Sjælland	Wines
98	Germany	Ahr	Wines
99	Germany	Ahrtaler Landwein	Wines
100	Germany	Baden	Wines
101	Germany	Badischer Landwein	Wines
102	Germany	Bärwurz	Spirits
103	Germany	Bayerischer Bodensee-Landwein	Wines
104	Germany	Bayerischer Gebirgsenzian	Spirits
105	Germany	Bayerischer Kräuterlikör	Spirits
106	Germany	Bayerisches <u>Bier</u> ¹	Beer
107	Germany	Benediktbeurer Klosterlikör	Spirits
108	Germany	Berliner <u>Kümmel</u>	Spirits
109	Germany	Blutwurz	Spirits
110	Germany	Brandenburger Landwein	Wines

¹ The protection of the geographical indication "Bayerisches Bier" shall not prevent the continued and similar use by any person, including their successor or assignee, of the term "Bayerisches Bier" for a maximum period of five years after the date of entry into force of this Agreement, if that person has made commercial use of that term in a continuous manner since before the date of entry into force of this Agreement. Any such use of the term "Bayerisches Bier" after the date of entry into force of this Agreement must not mislead consumers as to the origin of the good.

	Member State	Geographical indication name	Product class
111	Germany	Bürgstadter Berg	Wines
112	Germany	Chiemseer Klosterlikör	Spirits
113	Germany	Deutscher Weinbrand	Spirits
114	Germany	Emsländer Korn / Kornbrand	Spirits
115	Germany	Ettaler <u>Klosterlikör</u>	Spirits
116	Germany	Franken	Wines
117	Germany	Fränkischer Obstler	Spirits
118	Germany	Fränkisches <u>Kirsch</u> wasser	Spirits
119	Germany	Fränkisches Zwetschgenwasser	Spirits
120	Germany	Hamburger <u>Kümmel</u> / Hamburg's <u>Kümmel</u>	Spirits
121	Germany	Haselünner Korn / Kornbrand	Spirits
122	Germany	Hasetaler Korn / Kornbrand	Spirits
123	Germany	Hessische Bergstraße	Wines
124	Germany	Hüttentee	Spirits
125	Germany	Landwein der Mosel	Wines
126	Germany	Landwein der Ruwer	Wines
127	Germany	Landwein der Saar	Wines
128	Germany	Landwein Main	Wines
129	Germany	Landwein Neckar	Wines
130	Germany	Landwein Oberrhein	Wines
131	Germany	Landwein Rhein	Wines

	Member State	Geographical indication name	Product class
132	Germany	Landwein Rhein-Neckar	Wines
133	Germany	Lübecker <u>Marzipan</u>	Confectionery and baked products
134	Germany	Mecklenburger Landwein	Wines
135	Germany	Mitteldeutscher Landwein	Wines
136	Germany	Mittelrhein	Wines
137	Germany	Mosel	Wines
138	Germany	Münchener <u>Bier</u> ¹	Beer
139	Germany	Münchener Kümmel / Münchner Kümmel	Spirits
140	Germany	Münsterländer Korn / Kornbrand	Spirits
141	Germany	Nahe	Wines
142	Germany	Nahegauer Landwein	Wines
143	Germany	Nürnberger <u>Bratwürste</u> / Nürnberger Rost <u>bratwürste</u>	Fresh, frozen and processed meats
144	Germany	Ostfriesischer Korngenever	Spirits
145	Germany	Ostpreußischer Bärenfang	Spirits
146	Germany	Pfalz	Wines
147	Germany	Pfälzer Landwein	Wines

¹ The protection of the geographical indication "Münchener Bier" shall not prevent the continued and similar use by any person, including their successor or assignee, of the term "Münchener Bier" for a maximum period of five years after the date of entry into force of this Agreement, if that person has made commercial use of that term in a continuous manner since before the date of entry into force of this Agreement. Any such use of the term "Münchener Bier" after the date of entry into force of this Agreement must not mislead consumers as to the origin of the good.

	Member State	Geographical indication name	Product class
148	Germany	Pfälzer Weinbrand	Spirits
149	Germany	Regensburger Landwein	Wines
150	Germany	Rheinberger Kräuter	Spirits
151	Germany	Rheinburgen-Landwein	Wines
152	Germany	Rheingau	Wines
153	Germany	Rheingauer Landwein	Wines
154	Germany	Rheinhessen	Wines
155	Germany	Rheinischer Landwein	Wines
156	Germany	Saale-Unstrut	Wines
157	Germany	Saarländischer Landwein	Wines
158	Germany	Sachsen	Wines
159	Germany	Sächsischer Landwein	Wines
160	Germany	Schleswig-Holsteinischer Landwein	Wines
161	Germany	Schwäbischer Landwein	Wines
162	Germany	Schwarzwälder Himbeergeist	Spirits
163	Germany	Schwarzwälder Kirschwasser	Spirits
164	Germany	Schwarzwälder Mirabellenwasser	Spirits
165	Germany	Schwarzwälder <u>Schinken</u>	Fresh, frozen and processed meats
166	Germany	Schwarzwälder Williamsbirne	Spirits
167	Germany	Schwarzwälder Zwetschgenwasser	Spirits
168	Germany	Sendenhorster Korn / Kornbrand	Spirits

	Member State	Geographical indication name	Product class
169	Germany	Starkenburger Landwein	Wines
170	Germany	Steinhäger	Spirits
171	Germany	Taubertäler Landwein	Wines
172	Germany	Württemberg	Wines
173	Estonia	Estonian <u>vodka</u>	Spirits
174	Ireland ¹	Irish <u>Cream</u>	Spirits
175	Ireland	Irish Poteen / Irish Poitín	Spirits
176	Ireland	Irish <u>Whiskey</u> / Uisce Beatha Eireannach / Irish <u>Whisky</u>	Spirits
177	Greece	Άβδηρα (transliteration into Latin alphabet: Avdira)	Wines
178	Greece	Άγιο Όρος (transliteration into Latin alphabet: Ayio Oros)	Wines
179	Greece	Aγορά (transliteration into Latin alphabet: Agora)	Wines
180	Greece	Aγχίαλος (transliteration into Latin alphabet: Anchialos)	Wines
181	Greece	Aιγαίο Πέλαγος (transliteration into Latin alphabet: Aegeo Pelagos)	Wines
182	Greece	Aμύνταιο (transliteration into Latin alphabet: Amynteo)	Wines
183	Greece	Ανάβυσσος (transliteration into Latin alphabet: Anavyssos)	Wines
184	Greece	Αργολίδα (transliteration into Latin alphabet: Argolida)	Wines

Protection for the Irish geographical indications under numbers 174, 175 and 176 is sought according to the disciplines of the Agreement on the withdrawal of the United Kingdom of Great Britain and Northern Ireland from the European Union and the European Atomic Energy Community (OJ EU L 29, 31.1.2020, p. 7).

	Member State	Geographical indication name	Product class
185	Greece	Αρκαδία (transliteration into Latin alphabet: Arkadia)	Wines
186	Greece	Aρχάνες (transliteration into Latin alphabet: Arhanes)	Wines
187	Greece	Αττική (transliteration into Latin alphabet: Attiki)	Wines
188	Greece	Aχαΐα (transliteration into Latin alphabet: Achaia)	Wines
189	Greece	Χανιά Κρήτης (transliteration into Latin alphabet: Chania Kritis)	Oils and animal fats
190	Greece	Xίος (transliteration into Latin alphabet: Chios)	Wines
191	Greece	Δαφνές (transliteration into Latin alphabet: Dafnes)	Wines
192	Greece	Δράμα (transliteration into Latin alphabet: Drama)	Wines
193	Greece	Δωδεκάνησος (transliteration into Latin alphabet: Dodekanisos)	Wines
194	Greece	Έβρος (transliteration into Latin alphabet: Evros)	Wines
195	Greece	Ελασσόνα (transliteration into Latin alphabet: Elassona)	Wines
196	Greece	Ελιά <u>Καλαμάτα</u> ς (transliteration into Latin alphabet: Elia <u>Kalamata</u> s)	Table and processed olives
197	Greece	Επανομή (transliteration into Latin alphabet: Epanomi)	Wines
198	Greece	Εύβοια (transliteration into Latin alphabet: Evia)	Wines
199	Greece	Φέτα (transliteration into Latin alphabet: Feta ¹)	Cheeses

¹ The protection of the geographical indication "Feta" shall not prevent the continued and similar use by any person, including their successor or assignee, of the term "Feta" for a maximum period of nine years after the date of entry into force of this Agreement, if that person has made commercial use of that term in a continuous manner since before the date of entry into force of this Agreement. Any such use of the term "Feta" after the date of entry into force of this Agreement must not mislead consumers as to the origin of the good.

	Member State	Geographical indication name	Product class
200	Greece	Φθιώτιδα (transliteration into Latin alphabet: Fthiotida)	Wines
201	Greece	Φλώρινα (transliteration into Latin alphabet: Florina)	Wines
202	Greece	Γεράνεια (transliteration into Latin alphabet: Gerania)	Wines
203	Greece	Γουμένισσα (transliteration into Latin alphabet: Goumenissa)	Wines
204	Greece	Γρεβενά (transliteration into Latin alphabet: Grevena)	Wines
205	Greece	Χαλικούνα (transliteration into Latin alphabet: Halikouna)	Wines
206	Greece	Χαλκιδική (transliteration into Latin alphabet: Halkidiki)	Wines
207	Greece	Xάνδακας – Candia (transliteration into Latin alphabet: Handakas)	Wines
208	Greece	Xανιά (transliteration into Latin alphabet: Hania)	Wines
209	Greece	Ηλεία (transliteration into Latin alphabet: Ilia)	Wines
210	Greece	Ημαθία (transliteration into Latin alphabet: Imathia)	Wines
211	Greece	Ήπειρος (transliteration into Latin alphabet: Ipiros)	Wines
212	Greece	Ηράκλειο (transliteration into Latin alphabet: Iraklio)	Wines
213	Greece	Ικαρία (transliteration into Latin alphabet: Ikaria)	Wines
214	Greece	Τλιον (transliteration into Latin alphabet: Ilion)	Wines
215	Greece	Τσμαρος (transliteration into Latin alphabet: Ismaros)	Wines
216	Greece	Ιωάννινα (transliteration into Latin alphabet: Ioannina)	Wines
217	Greece	Καλαθάκι Λήμνου (transliteration into Latin alphabet: Kalathaki Limnou)	Cheeses

	Member State	Geographical indication name	Product class
218	Greece	Καλαμάτα (transliteration into Latin alphabet: Kalamata)	Oil and animal fats
219	Greece	Καρδίτσα (transliteration into Latin alphabet: Karditsa)	Wines
220	Greece	Κάρυστος (transliteration into Latin alphabet: Karystos)	Wines
221	Greece	Kασέρι (transliteration into Latin alphabet: Kasseri)	Cheeses
222	Greece	Καστοριά (transliteration into Latin alphabet: Kastoria)	Wines
223	Greece	Kαβάλα (transliteration into Latin alphabet: Kavala)	Wines
224	Greece	Κεφαλογραβιέρα (transliteration into Latin alphabet: Kefalograviera)	Cheeses
225	Greece	Κέρκυρα (transliteration into Latin alphabet: Kerkira)	Wines
226	Greece	Κυκλάδες (transliteration into Latin alphabet: Kiklades)	Wines
227	Greece	Κοιλάδα Αταλάντης (transliteration into Latin alphabet: Kilada Atalantis)	Wines
228	Greece	Κίσσαμος (transliteration into Latin alphabet: Kissamos)	Wines
229	Greece	<u>Κίτρο</u> Νάξου (transliteration into Latin alphabet: <u>Kitro</u> Naxou)	Spirits
230	Greece	Kλημέντι (transliteration into Latin alphabet: Klimenti)	Wines
231	Greece	Κολυμβάρι Χανίων Κρήτης (transliteration into Latin alphabet: Kolymvari Chanion Kritis)	Oil and animal fats

	Member State	Geographical indication name	Product class
232	Greece	Κορινθιακή <u>Σταφίδα</u> Βοστίτσα (transliteration into Latin alphabet: Korinthiaki <u>Stafida</u> Vostitsa)	Fresh and processed fruit and nuts
233	Greece	Kόρινθος (transliteration into Latin alphabet: Korinthos)	Wines
234	Greece	<u>Κουμκουάτ</u> Κέρκυρας (transliteration into Latin alphabet: <u>KoumKouat</u> Kerkyras)	Spirits
235	Greece	Kως (transliteration into Latin alphabet: Kos)	Wines
236	Greece	Kοζάνη (transliteration into Latin alphabet: Kozani)	Wines
237	Greece	Κρανιά (transliteration into Latin alphabet: Krania)	Wines
238	Greece	Κραννώνα (transliteration into Latin alphabet: Krannona)	Wines
239	Greece	Κρήτη (transliteration into Latin alphabet: Kriti)	Wines
240	Greece	Κρητικό Παξιμάδι (transliteration into Latin alphabet: Kritiko Paximadi)	Confectionary and baked products
241	Greece	<u>Κρόκος</u> Κοζάνης (transliteration into Latin alphabet: <u>Krokos</u> Kozanis)	Spices
242	Greece	Λακωνία (transliteration into Latin alphabet: Lakonia)	Oil and animal fats
243	Greece	Λακωνία (transliteration into Latin alphabet: Lakonia)	Wines
244	Greece	Λασίθι (transliteration into Latin alphabet: Lasithi)	Wines
245	Greece	Λέσβος (transliteration into Latin alphabet: Lesvos)	Wines
246	Greece	Λετρίνοι (transliteration into Latin alphabet: Letrini)	Wines
247	Greece	Λευκάδα (transliteration into Latin alphabet: Lefkada)	Wines
248	Greece		Wines

	Member State	Geographical indication name	Product class
249	Greece	Λήμνος (transliteration into Latin alphabet: Limnos)	Wines
250	Greece	Μαγνησία (transliteration into Latin alphabet: Magnisia)	Wines
251	Greece	Μακεδονία (transliteration into Latin alphabet: Makedonia)	Wines
252	Greece	<u>Malvasia</u> Πάρος (transliteration into Latin alphabet: <u>Malvasia</u> Paros)	Wines
253	Greece	<u>Malvasia</u> Σητείας (transliteration into Latin alphabet: <u>Malvasia</u> Sitia)	Wines
254	Greece	<u>Malvasia</u> Χάνδακας-Candia (transliteration into Latin alphabet: <u>Malvasia</u> Handakas-Candia)	Wines
255	Greece	Μαντζαβινάτα (transliteration into Latin alphabet: Mantzavinata)	Wines
256	Greece	Μαντινεία (transliteration into Latin alphabet: Mantinia)	Wines
257	Greece	Μαρκόπουλο (transliteration into Latin alphabet: Markopoulo)	Wines
258	Greece	Mαρτίνο (transliteration into Latin alphabet: Martino)	Wines
259	Greece	<u>Μαστίχα</u> Χίου (transliteration into Latin alphabet: <u>Masticha</u> Chiou)	Gums and natural resins
260	Greece	<u>Μαστίχα</u> Xíou (transliteration into Latin alphabet: <u>Masticha</u> Chiou)	Spirits
261	Greece	Μαστιχέλαιο Χίου (transliteration into Latin alphabet: Mastichelaio Chiou)	Essential oils
262	Greece	<u>Μαυροδάφνη</u> Κεφαλληνίας (transliteration into Latin alphabet: <u>Mavrodafni</u> Kefallinias)	Wines

	Member State	Geographical indication name	Product class
263	Greece	<u>Μαυροδάφνη</u> Πατρών (transliteration into Latin alphabet: <u>Mavrodafni</u> Patron)	Wines
264	Greece	Μεσενικόλα (transliteration into Latin alphabet: Mesenikola)	Wines
265	Greece	Μεσσηνία (transliteration into Latin alphabet: Messinia)	Wines
266	Greece	Μεταξάτων (transliteration into Latin alphabet: Metaxaton)	Wines
267	Greece	Μετέωρα (transliteration into Latin alphabet: Meteora)	Wines
268	Greece	Μέτσοβο (transliteration into Latin alphabet: Metsovo)	Wines
269	Greece	Movεµβασία- <u>Malvasia</u> (transliteration into Latin alphabet: Monemvasia- <u>Malvasia</u>)	Wines
270	Greece	<u>Μοσχάτο</u> Πατρών (transliteration into Latin alphabet: <u>Moschato</u> Patron)	Wines
271	Greece	<u>Μοσχάτο</u> ς Κεφαλληνίας (transliteration into Latin alphabet: <u>Moschato</u> Kefallinias)	Wines
272	Greece	<u>Μοσχάτος</u> Λήμνου (transliteration into Latin alphabet: <u>Moschatos</u> Limnou)	Wines
273	Greece	<u>Μοσχάτος</u> Ρίου Πάτρας (transliteration into Latin alphabet: <u>Moschatos</u> Riou Patrasa)	Wines
274	Greece	<u>Μοσχάτος</u> Ρόδου (transliteration into Latin alphabet: <u>Moschato</u> Rodou)	Wines
275	Greece	Νάουσα (transliteration into Latin alphabet: Naoussa)	Wines
276	Greece	Nέα Μεσημβρία (transliteration into Latin alphabet: Nea Mesimvria)	Wines

	Member State	Geographical indication name	Product class
277	Greece	Νεμέα (transliteration into Latin alphabet: Nemea)	Wines
278	Greece	Οπούντια Λοκρίδας (transliteration into Latin alphabet: Opountia Lokridas)	Wines
279	Greece	Ούζο Θράκης (transliteration into Latin alphabet: Ouzo Thrakis)	Spirits
280	Greece	Ούζο Καλαμάτας (transliteration into Latin alphabet: Ouzo Kalamatas)	Spirits
281	Greece	Ούζο Μακεδονίας (transliteration into Latin alphabet: Ouzo Macedonias)	Spirits
282	Greece	Ούζο Μυτιλήνης (transliteration into Latin alphabet: Ouzo Mitilinis)	Spirits
283	Greece	Ούζο Πλωμαρίου (transliteration into Latin alphabet: Ouzo Plomariou)	Spirits
284	Greece	Παγγαίο (transliteration into Latin alphabet: Paggeo)	Wines
285	Greece	Παλλήνη (transliteration into Latin alphabet: Pallini)	Wines
286	Greece	Παρνασσός (transliteration into Latin alphabet: Parnassos)	Wines
287	Greece	Πάρος (transliteration into Latin alphabet: Paros)	Wines
288	Greece	Πάτρα (transliteration into Latin alphabet: Patra)	Wines
289	Greece	Πεζά (transliteration into Latin alphabet: Peza)	Wines
290	Greece	Πεζά Ηρακλείου Κρήτης (transliteration into Latin alphabet: Peza Irakliou Kritis)	Oils and animal fats
291	Greece	Πέλλα (transliteration into Latin alphabet: Pella)	Wines
292	Greece	Πελοπόννησος (transliteration into Latin alphabet: Peloponnisos)	Wines
293	Greece	Πιερία (transliteration into Latin alphabet: Pieria)	Wines

	Member State	Geographical indication name	Product class
294	Greece	Πισάτις (transliteration into Latin alphabet: Pisatis)	Wines
295	Greece	Πλαγιές Αιγιαλείας (transliteration into Latin alphabet: Playies Egialias)	Wines
296	Greece	Πλαγιές Αίνου (transliteration into Latin alphabet: Playies Enou)	Wines
297	Greece	Πλαγιές Αμπέλου (transliteration into Latin alphabet: Playies Abelou)	Wines
298	Greece	Πλαγιές Βερτίσκου (transliteration into Latin alphabet: Playies Vertiskou)	Wines
299	Greece	Πλαγιές Κιθαιρώνα (transliteration into Latin alphabet: Playies Kitherona)	Wines
300	Greece	Πλαγιές Κνημίδας (transliteration into Latin alphabet: Playies Knimidas)	Wines
301	Greece	Πλαγιές Μελίτωνα (transliteration into Latin alphabet: Playies Melitona)	Wines
302	Greece	Πλαγιές Πάικου (transliteration into Latin alphabet: Playies Paikou)	Wines
303	Greece	Πλαγιές Πάρνηθας (transliteration into Latin alphabet: Playies Parnithas)	Wines
304	Greece	Πλαγιές Πεντελικού (transliteration into Latin alphabet: Playies Pentelikou)	Wines
305	Greece	Πυλία (transliteration into Latin alphabet: Pylia)	Wines
306	Greece	Pαψάνη (transliteration into Latin alphabet: Rapsani)	Wines
307	Greece	Pέθυμνο (transliteration into Latin alphabet: Rethimno)	Wines
308	Greece	Ρετσίνα Αττικής (transliteration into Latin alphabet: Retsina Attikis)	Wines

	Member State	Geographical indication name	Product class
309	Greece	Ρετσίνα Βοιωτίας (transliteration into Latin alphabet: Retsina Viotias)	Wines
310	Greece	Ρετσίνα Γιάλτρων (transliteration into Latin alphabet: Retsina Gialtron)	Wines
311	Greece	Ρετσίνα Εύβοιας (transliteration into Latin alphabet: Retsina Evias)	Wines
312	Greece	Ρετσίνα Θηβών (Βοιωτίας) (transliteration into Latin alphabet: Retsina Thivon (Viotias))	Wines
313	Greece	Ρετσίνα Καρύστου (transliteration into Latin alphabet: Retsina Karistou)	Wines
314	Greece	Ρετσίνα Κορωπίου / Ρετσίνα Κρωπίας (transliteration into Latin alphabet: Retsina Koropiou / Retsina Kropias)	Wines
315	Greece	Pετσίνα Παιανίας / Ρετσίνα Λιοπεσίου (transliteration into Latin alphabet: Retsina Peanias / Retsina Liopesiou)	Wines
316	Greece	Ρετσίνα Μαρκόπουλου (Αττικής) (transliteration into Latin alphabet: Retsina Markopoulou (Attikis))	Wines
317	Greece	Ρετσίνα Μεγάρων (transliteration into Latin alphabet: Retsina Megaron)	Wines
318	Greece	Ρετσίνα Μεσογείων (Αττικής) (transliteration into Latin alphabet: Retsina Mesogion (Attikis))	Wines
319	Greece	Ρετσίνα Παλλήνης (transliteration into Latin alphabet: Retsina Pallinis)	Wines
320	Greece	Ρετσίνα Πικερμίου (transliteration into Latin alphabet: Retsina Pikermiou)	Wines
321	Greece	Ρετσίνα Σπάτων (transliteration into Latin alphabet: Retsina Spaton)	Wines

	Member State	Geographical indication name	Product class
322	Greece	Ρετσίνα Χαλκίδας (Ευβοίας) (transliteration into Latin alphabet: Retsina Halkidas (Evias)	Wines
323	Greece	Ριτσώνα (transliteration into Latin alphabet: Ritsona)	Wines
324	Greece	Ρόδος (transliteration into Latin alphabet: Rodos)	Wines
325	Greece	Ρομπόλα Κεφαλληνίας (transliteration into Latin alphabet: Robola Kefallinias)	Wines
326	Greece	Σάμος (transliteration into Latin alphabet: Samos)	Wines
327	Greece	Σαντορίνη (transliteration into Latin alphabet: Santorini)	Wines
328	Greece	Σέρρες (transliteration into Latin alphabet: Serres)	Wines
329	Greece	Σητεία (transliteration into Latin alphabet: Sitia)	Wines
330	Greece	Σητεία Λασιθίου Κρήτης (transliteration into Latin alphabet: Sitia Lasithiou Kritis)	Oils and animal fats
331	Greece	Σιάτιστα (transliteration into Latin alphabet: Siatista)	Wines
332	Greece	Σιθωνία (transliteration into Latin alphabet: Sithonia)	Wines
333	Greece	Σπάτα (transliteration into Latin alphabet: Spata)	Wines
334	Greece	Στερεά Ελλάδα (transliteration into Latin alphabet: Sterea Ellada)	Wines
335	Greece	Τεγέα (transliteration into Latin alphabet: Tegea)	Wines
336	Greece	Τεντούρα (transliteration into Latin alphabet: Tentoura)	Spirits
337	Greece	Θάσος (transliteration into Latin alphabet: Thasos)	Wines
338	Greece	Θαψανά (transliteration into Latin alphabet: Thapsana)	Wines

	Member State	Geographical indication name	Product class
339	Greece	Θεσσαλία (transliteration into Latin alphabet: Thessalia)	Wines
340	Greece	Θεσσαλονίκη (transliteration into Latin alphabet: Thessaloniki)	Wines
341	Greece	Θήβα (transliteration into Latin alphabet: Thiva)	Wines
342	Greece	Θράκη (transliteration into Latin alphabet: Thraki)	Wines
343	Greece	Θρούμπα Θάσου (transliteration into Latin alphabet: Throumpa Thassou)	Table and processed olives
344	Greece	Τριφυλία (transliteration into Latin alphabet: Trifilia)	Wines
345	Greece	$T_{\sigma i \kappa \lambda \alpha}$ Xíou (transliteration into Latin alphabet: <u>Tsikla</u> Chiou)	Gums and natural resins
346	Greece	Τσικουδιά / Τσίπουρο (transliteration into Latin alphabet: Tsikoudia / Tsipouro)	Spirits
347	Greece	Τσικουδιά Κρήτης (transliteration into Latin alphabet: Tsikoudia Kritis)	Spirits
348	Greece	Τσίπουρο Θεσσαλίας (transliteration into Latin alphabet: Tsipouro Thessalias)	Spirits
349	Greece	Τσίπουρο Μακεδονίας (transliteration into Latin alphabet: Tsipouro Makedonias)	Spirits
350	Greece	Τσίπουρο Τυρνάβου (transliteration into Latin alphabet: Tsipouro Tyrnavou)	Spirits
351	Greece	Τύρναβος (transliteration into Latin alphabet: Tyrnavos)	Wines
352	Greece	Βελβεντό (transliteration into Latin alphabet: Velvedo)	Wines

	Member State	Geographical indication name	Product class
353	Greece	Βερντέα Ζακύνθου (transliteration into Latin alphabet: Verdea Zakyntou)	Wines
354	Greece	Ζάκυνθος (transliteration into Latin alphabet: Zakynthos)	Wines
355	Greece	Zίτσα (transliteration into Latin alphabet: Zitsa)	Wines
356	Spain	Abona	Wines
357	Spain	Aguardiente de <u>hierbas</u> de Galicia	Spirits
358	Spain	Aguardiente de sidra de Asturias	Spirits
359	Spain	<u>Ajo Morado</u> de Las Pedroñeras	Fresh and processed vegetable products
360	Spain	Alella	Wines
361	Spain	Alicante ¹	Wines
362	Spain	Almansa	Wines
363	Spain	Altiplano de Sierra Nevada	Wines
364	Spain	Anís Paloma Monforte del Cid	Spirits
365	Spain	Aperitivo Café de Alcoy	Spirits
366	Spain	Arabako Txakolina / Txakolí de Álava / Chacolí de Álava	Wines
367	Spain	Arlanza	Wines
368	Spain	Arribes	Wines
369	Spain	Aylés	Wines

Notwithstanding the protection of the geographical indication "Alicante", the varietal name "Alicante Bouschet" may continue to be used in New Zealand, including in labelling, provided that the consumer is not misled as to the nature of the term or the precise origin of the good.

	Member State	Geographical indication name	Product class
370	Spain	<u>Azafrán</u> de la Mancha	Spices
371	Spain	Baena	Oils and animal fats
372	Spain	Bailén	Wines
373	Spain	Bajo Aragón	Wines
374	Spain	Barbanza e Iria	Wines
375	Spain	Betanzos	Wines
376	Spain	Bierzo	Wines
377	Spain	Binissalem	Wines
378	Spain	Bizkaiko Txakolina / Chacolí de Bizkaia / Txakolí de Bizkaia	Wines
379	Spain	Brandy de Jerez	Spirits
380	Spain	Brandy del Penedés	Spirits
381	Spain	Bullas	Wines
382	Spain	Cádiz	Wines
383	Spain	Calasparra	Cereals
384	Spain	Calatayud	Wines
385	Spain	Calzadilla	Wines
386	Spain	Campo de Borja	Wines
387	Spain	Campo de Cartagena	Wines
388	Spain	Campo de La Guardia	Wines
389	Spain	Cangas	Wines
390	Spain	Cantueso Alicantino	Spirits

	Member State	Geographical indication name	Product class
391	Spain	Cariñena ¹	Wines
392	Spain	Casa del Blanco	Wines
393	Spain	Castelló	Wines
394	Spain	Castilla	Wines
395	Spain	Castilla y León	Wines
396	Spain	Cataluña / Catalunya	Wines
397	Spain	Cava	Wines
398	Spain	Chinchón	Spirits
399	Spain	Cigales	Wines
400	Spain	Conca de Barberà	Wines
401	Spain	Condado de Huelva	Wines
402	Spain	Córdoba	Wines
403	Spain	Costa de Cantabria	Wines
404	Spain	Costers del Segre	Wines
405	Spain	Cumbres del Guadalfeo	Wines
406	Spain	Dehesa del Carrizal	Wines
407	Spain	Desierto de Almería	Wines
408	Spain	Dominio de Valdepusa	Wines
409	Spain	El Hierro	Wines
410	Spain	El Terrerazo	Wines
411	Spain	Empordà	Wines
412	Spain	Extremadura	Wines
413	Spain	Finca Élez	Wines

¹ Notwithstanding the protection of the geographical indication "Cariñena", the varietal name "Carignan" may continue to be used in New Zealand, including in labelling, provided that the consumer is not misled as to the nature of the term or the precise origin of the good.

	Member State	Geographical indication name	Product class
414	Spain	Formentera	Wines
415	Spain	Getariako Txakolina / Chacolí de Getaria / Txakolí de Getaria	Wines
416	Spain	Gin de Mahón	Spirits
417	Spain	Gran Canaria	Wines
418	Spain	Granada	Wines
419	Spain	Guijoso	Wines
420	Spain	Herbero de la Sierra de Mariola	Spirits
421	Spain	Hierbas de Mallorca / Herbes de Mallorca	Spirits
422	Spain	Hierbas Ibicencas	Spirits
423	Spain	Ibiza / Eivissa	Wines
424	Spain	Illes Balears	Wines
425	Spain	Isla de Menorca / Illa de Menorca	Wines
426	Spain	Islas Canarias	Wines
427	Spain	Jabugo	Fresh, frozen and processed meats
428	Spain	Jamón de Teruel / <u>Paleta</u> de Teruel	Fresh, frozen and processed meats

	Member State	Geographical indication name	Product class
429	Spain	Jerez / Xérès / Sherry / Jerez / Xérès / Sherry ¹	Wines
430	Spain	Jijona	Confectionery and baked products
431	Spain	Jumilla	Wines
432	Spain	La Gomera	Wines
433	Spain	La Mancha	Wines
434	Spain	La Palma	Wines
435	Spain	Laderas del Genil	Wines
436	Spain	Lanzarote	Wines
437	Spain	Laujar-Alpujarra	Wines
438	Spain	Lebrija	Wines
439	Spain	León	Wines
440	Spain	Licor café de Galicia	Spirits
441	Spain	Licor de <u>hierbas</u> de Galicia	Spirits
442	Spain	Liébana	Wines
443	Spain	Los Balagueses	Wines
444	Spain	Los Palacios	Wines
445	Spain	Mahón-Menorca	Cheeses
446	Spain	Málaga	Wines

¹ The protection of the geographical indication "Jerez / Xérès / Sherry" shall not prevent the continued and similar use by any person, including their successor or assignee, of the terms "Jerez", "Xérès" or "Sherry" for a maximum period of five years after the date of entry into force of this Agreement, if that person has made commercial use of the term in a continuous manner since before the date of entry into force of this Agreement. Any such use of the terms "Jerez", "Xérès" or "Sherry" after the date of entry into force of this Agreement must be accompanied by a legible and visible indication of the geographical origin of the good concerned.

	Member State	Geographical indication name	Product class
447	Spain	Mallorca	Wines
448	Spain	Manchuela	Wines
449	Spain	Manzanilla-Sanlúcar de Barrameda / Manzanilla	Wines
450	Spain	Méntrida	Wines
451	Spain	Mondéjar	Wines
452	Spain	Monterrei	Wines
453	Spain	Montilla-Moriles	Wines
454	Spain	Montsant	Wines
455	Spain	Murcia	Wines
456	Spain	Navarra	Wines
457	Spain	Norte de Almería	Wines
458	Spain	Orujo de Galicia	Spirits
459	Spain	Pacharán navarro	Spirits
460	Spain	Pago de Arínzano	Wines
461	Spain	Pago de Otazu	Wines
462	Spain	Pago Florentino	Wines
463	Spain	Palo de Mallorca	Spirits
464	Spain	Penedès	Wines
465	Spain	Pimentón de la Vera	Spices
466	Spain	Pla de Bages	Wines
467	Spain	Pla i Llevant	Wines
468	Spain	Prado de Irache	Wines
469	Spain	Priego de Córdoba	Oils and animal fats
470	Spain	Priorat / Priorato	Wines

	Member State	Geographical indication name	Product class
471	Spain	Queso de Murcia al vino	Cheeses
472	Spain	Queso Manchego	Cheeses
473	Spain	Ratafia catalana	Spirits
474	Spain	Rías Baixas	Wines
475	Spain	Ribeira Sacra	Wines
476	Spain	Ribeiras do Morrazo	Wines
477	Spain	Ribeiro	Wines
478	Spain	Ribera del Andarax	Wines
479	Spain	Ribera del Duero	Wines
480	Spain	Ribera del Gállego – Cinco Villas	Wines
481	Spain	Ribera del Guadiana	Wines
482	Spain	Ribera del Jiloca	Wines
483	Spain	Ribera del Júcar	Wines
484	Spain	Ribera del Queiles	Wines
485	Spain	Rioja	Wines
486	Spain	Ronmiel de Canarias	Spirits
487	Spain	Rueda	Wines
488	Spain	Serra de Tramuntana-Costa Nord	Wines
489	Spain	Sierra de Salamanca	Wines
490	Spain	Sierra Mágina	Oils and animal fats
491	Spain	Sierra Norte de Sevilla	Wines
492	Spain	Sierra Sur de Jaén	Wines
493	Spain	Sierras de Las Estancias y Los Filabres	Wines
494	Spain	Sierras de Málaga	Wines

	Member State	Geographical indication name	Product class
495	Spain	Siurana	Oils and animal fats
496	Spain	Somontano	Wines
497	Spain	Tacoronte-Acentejo	Wines
498	Spain	Tarragona	Wines
499	Spain	Terra Alta	Wines
500	Spain	Tierra del <u>Vino</u> de Zamora	Wines
501	Spain	Toro	Wines
502	Spain	Torreperogil	Wines
503	Spain	3 Riberas	Wines
504	Spain	Turrón de Alicante	Confectionery and baked products
505	Spain	Uclés	Wines
506	Spain	Utiel-Requena	Wines
507	Spain	Valdejalón	Wines
508	Spain	Valdeorras	Wines
509	Spain	Valdepeñas	Wines
510	Spain	Valencia	Wines
511	Spain	Valle de Güímar	Wines
512	Spain	Valle de la Orotava	Wines
513	Spain	Valle del Cinca	Wines
514	Spain	Valle del Miño-Ourense / Val do Miño-Ourense	Wines
515	Spain	Valles de Benavente	Wines
516	Spain	Valles de Sadacia	Wines
517	Spain	Valtiendas	Wines

	Member State	Geographical indication name	Product class
518	Spain	Villaviciosa de Córdoba	Wines
519	Spain	Vinagre de Jerez	Vinegar
520	Spain	Vinos de Madrid	Wines
521	Spain	Ycoden-Daute-Isora	Wines
522	Spain	Yecla	Wines
523	France	Abondance	Cheeses
524	France	Agenais	Wines
525	France	Coteaux de l'Ain	Wines
526	France	Ајассіо	Wines
527	France	Vin des Allobroges	Wines
528	France	Aloxe-Corton	Wines
529	France	Alpes-de-Haute-Provence	Wines
530	France	Alpes-Maritimes	Wines
531	France	Alpilles	Wines
532	France	Alsace / Vin d'Alsace	Wines
533	France	Alsace grand cru Altenberg de Bergbieten	Wines
534	France	Alsace grand cru Altenberg de Bergheim	Wines
535	France	Alsace grand cru Altenberg de Wolxheim	Wines
536	France	Alsace grand cru Brand	Wines
537	France	Alsace grand cru Bruderthal	Wines
538	France	Alsace grand cru Eichberg	Wines
539	France	Alsace grand cru Engelberg	Wines
540	France	Alsace grand cru Florimont	Wines
541	France	Alsace grand cru Frankstein	Wines
542	France	Alsace grand cru Froehn	Wines

	Member State	Geographical indication name	Product class
543	France	Alsace grand cru Furstentum	Wines
544	France	Alsace grand cru Geisberg	Wines
545	France	Alsace grand cru Gloeckelberg	Wines
546	France	Alsace grand cru Goldert	Wines
547	France	Alsace grand cru Hatschbourg	Wines
548	France	Alsace grand cru Hengst	Wines
549	France	Alsace grand cru Kaefferkopf	Wines
550	France	Alsace grand cru Kanzlerberg	Wines
551	France	Alsace grand cru Kastelberg	Wines
552	France	Alsace grand cru Kessler	Wines
553	France	Alsace grand cru Kirchberg de Barr	Wines
554	France	Alsace grand cru Kirchberg de Ribeauvillé	Wines
555	France	Alsace grand cru Kitterlé	Wines
556	France	Alsace grand cru Mambourg	Wines
557	France	Alsace grand cru Mandelberg	Wines
558	France	Alsace grand cru Marckrain	Wines
559	France	Alsace grand cru Moenchberg	Wines
560	France	Alsace grand cru Muenchberg	Wines
561	France	Alsace grand cru Ollwiller	Wines
562	France	Alsace grand cru Osterberg	Wines
563	France	Alsace grand cru Pfersigberg	Wines
564	France	Alsace grand cru Pfingstberg	Wines
565	France	Alsace grand cru Praelatenberg	Wines
566	France	Alsace grand cru Rangen	Wines

	Member State	Geographical indication name	Product class
567	France	Alsace grand cru Rosacker	Wines
568	France	Alsace grand cru Saering	Wines
569	France	Alsace grand cru Schlossberg	Wines
570	France	Alsace grand cru Schoenenbourg	Wines
571	France	Alsace grand cru Sommerberg	Wines
572	France	Alsace grand cru Sonnenglanz	Wines
573	France	Alsace grand cru Spiegel	Wines
574	France	Alsace grand cru Sporen	Wines
575	France	Alsace grand cru Steinert	Wines
576	France	Alsace grand cru Steingrubler	Wines
577	France	Alsace grand cru Steinklotz	Wines
578	France	Alsace grand cru Vorbourg	Wines
579	France	Alsace grand cru Wiebelsberg	Wines
580	France	Alsace grand cru Wineck-Schlossberg	Wines
581	France	Alsace grand cru Winzenberg	Wines
582	France	Alsace grand cru Zinnkoepflé	Wines
583	France	Alsace grand cru Zotzenberg	Wines
584	France	Anjou	Wines
585	France	Anjou Villages	Wines
586	France	Anjou Villages Brissac	Wines
587	France	Anjou-Coteaux de la Loire	Wines
588	France	Arbois	Wines
589	France	Ardèche	Wines
590	France	Ariège	Wines

	Member State	Geographical indication name	Product class
591	France	Armagnac (The denomination "Armagnac" may be supplemented by the following terms: — Bas-Armagnac, — Haut-Armagnac, — Armagnac-Ténarèze, — Blanche Armagnac)	Spirits
592	France	Atlantique	Wines
593	France	Aude	Wines
594	France	Auxey-Duresses	Wines
595	France	Aveyron	Wines
596	France	Bandol	Wines
597	France	Banyuls	Wines
598	France	Banyuls grand cru	Wines
599	France	Barsac	Wines
600	France	Bâtard-Montrachet	Wines
601	France	Béarn	Wines
602	France	Beaufort	Cheeses
603	France	Beaujolais	Wines
604	France	Beaumes de Venise	Wines
605	France	Beaune	Wines
606	France	Bellet / Vin de Bellet	Wines
607	France	Bergamote de Nancy / Bergamotes de Nancy	Confectionery and baked products
608	France	Bergerac	Wines
609	France	<u>Beurre</u> Charentes-Poitou / <u>Beurre</u> des Charentes / <u>Beurre</u> des Deux-Sèvres	Butter

	Member State	Geographical indication name	Product class
610	France	Beurre d'Isigny	Butter
611	France	Bienvenues-Bâtard-Montrachet	Wines
612	France	Blagny	Wines
613	France	Blaye	Wines
614	France	Bleu d'Auvergne	Cheeses
615	France	<u>Bœuf</u> charolais du Bourbonnais	Fresh, frozen and processed meats
616	France	Bonnes-Mares	Wines
617	France	Bonnezeaux	Wines
618	France	Bordeaux	Wines
619	France	Bordeaux supérieur	Wines
620	France	Pays des Bouches-du-Rhône	Wines
621	France	Bourg / Côtes de Bourg / Bourgeais	Wines
622	France	Bourgogne	Wines
623	France	Bourgogne <u>aligoté</u>	Wines
624	France	Bourgogne mousseux	Wines
625	France	Bourgogne Passe-tout-grains	Wines
626	France	Bourgueil	Wines
627	France	Bouzeron	Wines
628	France	Brie de Meaux	Cheeses
629	France	Brouilly	Wines
630	France	Brulhois	Wines
631	France	Bugey	Wines
632	France	Buzet	Wines
633	France	Cabardès	Wines

	Member State	Geographical indication name	Product class
634	France	Cabernet d'Anjou	Wines
635	France	Cabernet de Saumur	Wines
636	France	Cadillac	Wines
637	France	Cahors	Wines
638	France	Cairanne	Wines
639	France	Calvados	Spirits
640	France	Calvados	Wines
641	France	Calvados Domfrontais	Spirits
642	France	Calvados Pays d'Auge	Spirits
643	France	Camembert de Normandie	Cheeses
644	France	<u>Canard</u> à <u>foie gras</u> du Sud-Ouest (Chalosse, Gascogne, Gers, Landes, Périgord, Quercy)	Fresh, frozen and processed meats
645	France	Canon Fronsac	Wines
646	France	Cantal / Fourme de Cantal	Cheeses
647	France	Cassis	Wines
648	France	Cassis de Bourgogne	Spirits
649	France	Cassis de Dijon	Spirits
650	France	Cassis de Saintonge	Spirits
651	France	Le Pays Cathare	Wines
652	France	Cérons	Wines
653	France	Cévennes	Wines
654	France	Chabichou du Poitou	Cheeses
655	France	Chablis	Wines
656	France	Chablis grand cru	Wines
657	France	Chambertin	Wines
658	France	Chambertin-Clos de Bèze	Wines

	Member State	Geographical indication name	Product class
659	France	Chambolle-Musigny	Wines
660	France	Champagne	Wines
661	France	Chaource	Cheeses
662	France	Chapelle-Chambertin	Wines
663	France	Charentais	Wines
664	France	Charlemagne	Wines
665	France	Charmes-Chambertin	Wines
666	France	Chassagne-Montrachet	Wines
667	France	Château-Chalon	Wines
668	France	Château-Grillet	Wines
669	France	Châteaumeillant	Wines
670	France	Châteauneuf-du-Pape	Wines
671	France	Châtillon-en-Diois	Wines
672	France	Chénas	Wines
673	France	Chevalier-Montrachet	Wines
674	France	Cheverny	Wines
675	France	Chinon	Wines
676	France	Chiroubles	Wines
677	France	Chorey-lès-Beaune	Wines
678	France	Cité de Carcassonne	Wines
679	France	Clairette de Bellegarde	Wines
680	France	<u>Clairette</u> de Die	Wines
681	France	Clairette du Languedoc	Wines
682	France	Clos de la Roche	Wines
683	France	Clos de Tart	Wines
684	France	Clos de Vougeot / Clos Vougeot	Wines

	Member State	Geographical indication name	Product class
685	France	Clos des Lambrays	Wines
686	France	Clos Saint-Denis	Wines
687	France	Collines Rhodaniennes	Wines
688	France	Collioure	Wines
689	France	Comté	Cheeses
690	France	Comté Tolosan	Wines
691	France	Comtés Rhodaniens	Wines
692	France	Condrieu	Wines
693	France	Corbières	Wines
694	France	Corbières-Boutenac	Wines
695	France	Cornas	Wines
696	France	Corrèze	Wines
697	France	Corse / Vin de Corse	Wines
698	France	Corton	Wines
699	France	Corton-Charlemagne	Wines
700	France	Costières de Nîmes	Wines
701	France	Côte de Beaune	Wines
702	France	Côte de Beaune-Villages	Wines
703	France	Côte de Brouilly	Wines
704	France	Côte de Nuits-Villages / Vins fins de la Côte de Nuits	Wines
705	France	Côte Roannaise	Wines
706	France	Côte Rôtie	Wines
707	France	Côte Vermeille	Wines
708	France	Coteaux bourguignons	Wines
709	France	Coteaux champenois	Wines

	Member State	Geographical indication name	Product class
710	France	Côtes de la Charité	Wines
711	France	Coteaux d'Aix-en-Provence	Wines
712	France	Coteaux d'Ancenis	Wines
713	France	Coteaux de Coiffy	Wines
714	France	Coteaux de Die	Wines
715	France	Coteaux de Glanes	Wines
716	France	Coteaux de l'Aubance	Wines
717	France	Coteaux de l'Auxois	Wines
718	France	Coteaux de Narbonne	Wines
719	France	Coteaux de Peyriac	Wines
720	France	Coteaux de Saumur	Wines
721	France	Coteaux de Tannay	Wines
722	France	Coteaux d'Ensérune	Wines
723	France	Coteaux des Baronnies	Wines
724	France	Coteaux de Béziers	Wines
725	France	Coteaux du Cher et de l'Arnon	Wines
726	France	Coteaux du Giennois	Wines
727	France	Coteaux du Layon	Wines
728	France	Coteaux du Loir	Wines
729	France	Coteaux du Lyonnais	Wines
730	France	Coteaux du Pont du Gard	Wines
731	France	Coteaux du Quercy	Wines
732	France	Coteaux du Vendômois	Wines
733	France	Coteaux Varois en Provence	Wines

	Member State	Geographical indication name	Product class
734	France	Côtes Catalanes	Wines
735	France	Côtes d'Auvergne	Wines
736	France	Côtes de Bergerac	Wines
737	France	Côtes de Blaye	Wines
738	France	Côtes de Bordeaux	Wines
739	France	Côtes de Bordeaux-Saint-Macaire	Wines
740	France	Côtes de Bourg	Wines
741	France	Côtes de Duras	Wines
742	France	Côtes de Gascogne	Wines
743	France	Côtes de Meuse	Wines
744	France	Côtes de Millau	Wines
745	France	Côtes de Montravel	Wines
746	France	Côtes de Provence	Wines
747	France	Côtes de Thau	Wines
748	France	Côtes de Thongue	Wines
749	France	Côtes de Toul	Wines
750	France	Côtes du Forez	Wines
751	France	Côtes du Jura	Wines
752	France	Côtes du Marmandais	Wines
753	France	Côtes du Rhône	Wines
754	France	Côtes du Rhône Villages	Wines
755	France	Côtes du Roussillon	Wines
756	France	Côtes du Roussillon Villages	Wines
757	France	Côtes du Tarn	Wines
758	France	Côtes du Vivarais	Wines

	Member State	Geographical indication name	Product class
759	France	Cour-Cheverny	Wines
760	France	Crémant d'Alsace	Wines
761	France	<u>Crémant</u> de Bordeaux	Wines
762	France	Crémant de Bourgogne	Wines
763	France	<u>Crémant</u> de Die	Wines
764	France	<u>Crémant</u> de Limoux	Wines
765	France	Crémant de Loire	Wines
766	France	<u>Crémant</u> du Jura	Wines
767	France	<u>Crème</u> d'Isigny / <u>Crème</u> <u>fraîche</u> d'Isigny	Butter
768	France	Criots-Bâtard-Montrachet	Wines
769	France	Crozes-Ermitage / Crozes-Hermitage	Wines
770	France	Drôme	Wines
771	France	Duché d'Uzès	Wines
772	France	Eau-de-vie de cidre de Bretagne	Spirits
773	France	Eau-de-vie de cidre de Normandie	Spirits
774	France	Eau-de-vie de cidre du Maine	Spirits
775	France	<u>Eau-de-vie</u> de Cognac / <u>Eau-de-vie</u> des Charentes / Cognac	Spirits
776	France	Eau-de-vie de Faugères	Spirits
777	France	Eau-de-vie de poiré de Normandie	Spirits
778	France	Eau-de-vie de vin de la Marne	Spirits
779	France	Eau-de-vie de vin des Côtes-du-Rhône	Spirits
780	France	Eau-de-vie de vin originaire du Bugey	Spirits
781	France	Eau-de-vie de vin originaire du Languedoc	Spirits
782	France	Echezeaux	Wines

	Member State	Geographical indication name	Product class
783	France	Emmental de Savoie	Cheeses
784	France	Entraygues – Le Fel	Wines
785	France	Entre-deux-Mers	Wines
786	France	Époisses	Cheeses
787	France	Estaing	Wines
788	France	Faugères	Wines
789	France	Fiefs Vendéens	Wines
790	France	Fine Bordeaux	Spirits
791	France	Fine de Bourgogne	Spirits
792	France	Fitou	Wines
793	France	Fixin	Wines
794	France	Fleurie	Wines
795	France	Floc de Gascogne	Wines
796	France	Fourme d'Ambert	Cheese
797	France	Framboise d'Alsace	Spirits
798	France	Franche-Comté	Wines
799	France	Fronsac	Wines
800	France	Fronton	Wines
801	France	Gaillac	Wines
802	France	Gaillac premières côtes	Wines
803	France	Gard	Wines
804	France	Genièvre Flandre Artois	Spirits
805	France	Gers	Wines
806	France	Gevrey-Chambertin	Wines
807	France	Gigondas	Wines
808	France	Givry	Wines

	Member State	Geographical indication name	Product class
809	France	Grand Roussillon	Wines
810	France	Grands-Echezeaux	Wines
811	France	Graves	Wines
812	France	Graves de Vayres	Wines
813	France	Graves supérieures	Wines
814	France	Grignan-les-Adhémar	Wines
815	France	Griotte-Chambertin	Wines
816	France	<u>Gros Plant</u> du Pays nantais	Wines
817	France	Gruyère ¹	Cheeses
818	France	Haute Vallée de l'Aude	Wines
819	France	Haute Vallée de l'Orb	Wines
820	France	Haute-Marne	Wines
821	France	Hautes-Alpes	Wines
822	France	Haute-Vienne	Wines
823	France	Haut-Médoc	Wines
824	France	Haut-Montravel	Wines
825	France	Haut-Poitou	Wines
826	France	Hermitage / Ermitage / L'Hermitage / L'Ermitage	Wines
827	France	Huile essentielle de lavande de Haute-Provence / Essence de lavande de Haute-Provence	Essential oils

¹ The protection of the geographical indication "Gruyère" shall not prevent prior users^{*} of the term "Gruyère" in New Zealand from continuing to use that term, if the prior user has used the term in good faith for a period of at least five years before the date of entry into force of this Agreement. Any such use of the term "Gruyère" after the date of entry into force of this Agreement must be accompanied by a legible and visible indication of the geographical origin of the good concerned.

^{*} The list of prior users was established and shared before the signature of this Agreement.

	Member State	Geographical indication name	Product class
828	France	Île de Beauté	Wines
829	France	Irancy	Wines
830	France	Irouléguy	Wines
831	France	Isère	Wines
832	France	Jambon de Bayonne	Fresh, frozen and processed meats
833	France	Jasnières	Wines
834	France	Juliénas	Wines
835	France	Jurançon	Wines
836	France	Kirsch d'Alsace	Spirits
837	France	Kirsch de Fougerolles	Spirits
838	France	La Clape	Wines
839	France	La Grande Rue	Wines
840	France	La Romanée	Wines
841	France	La Tâche	Wines
842	France	Ladoix	Wines
843	France	Laguiole	Cheeses
844	France	Lalande-de-Pomerol	Wines
845	France	Landes	Wines
846	France	Langres	Cheeses
847	France	Languedoc	Wines
848	France	Latricières-Chambertin	Wines
849	France	Lavilledieu	Wines

	Member State	Geographical indication name	Product class
850	France	Lentille verte du Puy	Fresh and processed vegetable products
851	France	Les Baux de Provence	Wines
852	France	L'Etoile	Wines
853	France	Limoux	Wines
854	France	Lirac	Wines
855	France	Listrac-Médoc	Wines
856	France	Livarot	Cheeses
857	France	Côtes du Lot	Wines
858	France	Loupiac	Wines
859	France	Luberon	Wines
860	France	Lussac Saint-Emilion	Wines
861	France	Mâcon	Wines
862	France	Macvin du Jura	Wines
863	France	Madiran	Wines
864	France	Malepère	Wines
865	France	Maranges	Wines
866	France	Marc d'Alsace Gewurztraminer	Spirits
867	France	Marc d'Auvergne	Spirits
868	France	Marc de Bourgogne / Eau-de-vie de marc de Bourgogne	Spirits
869	France	Marc de Champagne / <u>Eau-de-vie</u> de <u>marc</u> de Champagne	Spirits
870	France	Marc de Provence	Spirits

	Member State	Geographical indication name	Product class
871	France	Marc de Savoie	Spirits
872	France	Marc des Côtes-du-Rhône / <u>Eau-de-vie</u> de <u>marc</u> des Côtes du Rhône	Spirits
873	France	Marc du Bugey	Spirits
874	France	Marc du Jura	Spirits
875	France	Marc du Languedoc	Spirits
876	France	Marcillac	Wines
877	France	Margaux	Wines
878	France	Marsannay	Wines
879	France	Maures	Wines
880	France	Maury	Wines
881	France	Mazis-Chambertin	Wines
882	France	Mazoyères-Chambertin	Wines
883	France	Méditerranée	Wines
884	France	Médoc	Wines
885	France	Menetou-Salon	Wines
886	France	Mercurey	Wines
887	France	Meursault	Wines
888	France	Minervois	Wines
889	France	Minervois-la-Livinière	Wines
890	France	Mirabelle d'Alsace	Spirits
891	France	Mirabelle de Lorraine	Spirits
892	France	Monbazillac	Wines
893	France	Mont Caume	Wines
894	France	Mont d'Or / Vacherin du Haut-Doubs	Cheeses

	Member State	Geographical indication name	Product class
895	France	Montagne-Saint-Emilion	Wines
896	France	Montagny	Wines
897	France	Monthélie	Wines
898	France	Montlouis-sur-Loire	Wines
899	France	Montrachet	Wines
900	France	Montravel	Wines
901	France	Morbier	Cheeses
902	France	Morey-Saint-Denis	Wines
903	France	Morgon	Wines
904	France	Moselle	Wines
905	France	Moulin-à-Vent	Wines
906	France	Moulis / Moulis-en-Médoc	Wines
907	France	Moutarde de Bourgogne	Mustard paste
908	France	Munster / Munster-Gérome	Cheeses
909	France	Muscadet	Wines
910	France	Muscadet Coteaux de la Loire	Wines
911	France	Muscadet Côtes de Grandlieu	Wines
912	France	Muscadet Sèvre et Maine	Wines
913	France	Muscat de Beaumes-de-Venise	Wines
914	France	Muscat de Frontignan / Frontignan / Vin de Frontignan	Wines
915	France	Muscat de Lunel	Wines
916	France	Muscat de Mireval	Wines
917	France	Muscat de Rivesaltes	Wines
918	France	Muscat de Saint-Jean-de-Minervois	Wines

	Member State	Geographical indication name	Product class
919	France	Muscat du Cap Corse	Wines
920	France	Musigny	Wines
921	France	Neufchâtel	Cheeses
922	France	Nuits-Saint-Georges	Wines
923	France	Orléans	Wines
924	France	Orléans-Cléry	Wines
925	France	Ossau-Iraty	Cheeses
926	France	Pacherenc du Vic-Bilh	Wines
927	France	Palette	Wines
928	France	Patrimonio	Wines
929	France	Pauillac	Wines
930	France	Pays d'Hérault	Wines
931	France	Pays d'Oc	Wines
932	France	Pécharmant	Wines
933	France	Périgord	Wines
934	France	Pernand-Vergelesses	Wines
935	France	Pessac-Léognan	Wines
936	France	Petit Chablis	Wines
937	France	Picpoul de Pinet	Wines
938	France	Pierrevert	Wines
939	France	<u>Piment</u> d'Espelette / <u>Piment</u> d'Espelette – Ezpeletako <u>Biperra</u>	Spices
940	France	Pineau des Charentes	Wines
941	France	Pomerol	Wines
942	France	Pommard	Wines

	Member State	Geographical indication name	Product class
943	France	Pomme du Limousin	Fresh and processed fruit and nuts
944	France	Pommeau de Bretagne	Spirits
945	France	Pommeau de Normandie	Spirits
946	France	Pommeau du Maine	Spirits
947	France	<u>Pommes</u> et <u>Poires</u> de Savoie / <u>Pommes</u> de Savoie / <u>Poires</u> de Savoie	Fresh and processed fruit and nuts
948	France	Pont-l'Évêque	Cheeses
949	France	Pouilly-Fuissé	Wines
950	France	Pouilly-Fumé / Blanc Fumé de Pouilly	Wines
951	France	Pouilly-Loché	Wines
952	France	Pouilly-sur-Loire	Wines
953	France	Pouilly-Vinzelles	Wines
954	France	Premières Côtes de Bordeaux	Wines
955	France	Pruneaux d'Agen	Fresh and processed fruit and nuts
956	France	Puisseguin Saint-Emilion	Wines
957	France	Puligny-Montrachet	Wines
958	France	Puy-de-Dôme	Wines
959	France	Quarts de Chaume	Wines
960	France	Quetsch d'Alsace	Spirits
961	France	Quincy	Wines
962	France	Rasteau	Wines
963	France	Ratafia champenois	Spirits

	Member State	Geographical indication name	Product class
964	France	Reblochon / Reblochon de Savoie	Cheeses
965	France	Régnié	Wines
966	France	Reuilly	Wines
967	France	Rhum de la Guadeloupe	Spirits
968	France	<u>Rhum</u> de la Guyane	Spirits
969	France	Rhum de la Martinique	Spirits
970	France	Rhum de la Réunion	Spirits
971	France	Rhum de sucrerie de la Baie du Galion	Spirits
972	France	Rhum des Antilles françaises	Spirits
973	France	Rhum des départements français d'outre-mer	Spirits
974	France	Richebourg	Wines
975	France	Rivesaltes	Wines
976	France	Romanée-Conti	Wines
977	France	Romanée-Saint-Vivant	Wines
978	France	Roquefort ¹	Cheeses
979	France	Rosé d'Anjou	Wines
980	France	Rosé de Loire	Wines
981	France	Rosé des Riceys	Wines
982	France	Rosette	Wines
983	France	Roussette de Savoie	Wines
984	France	Roussette du Bugey	Wines
985	France	Ruchottes-Chambertin	Wines

¹ For greater certainty, the protection of the geographical indication "Roquefort" does not prevent the use in New Zealand of the compound term "Penicillium roqueforti" when used to refer to mould culture, provided that the consumer is not misled as to the origin of the good.

	Member State	Geographical indication name	Product class
986	France	Rully	Wines
987	France	Sable de Camargue	Wines
988	France	Saint-Amour	Wines
989	France	Saint-Aubin	Wines
990	France	Saint-Bris	Wines
991	France	Saint-Chinian	Wines
992	France	Sainte-Croix-du-Mont	Wines
993	France	Sainte-Foy-Bordeaux	Wines
994	France	Sainte-Marie-la-Blanche	Wines
995	France	Saint-Emilion	Wines
996	France	Saint-Emilion Grand Cru	Wines
997	France	Saint-Estèphe	Wines
998	France	Saint-Georges-Saint-Emilion	Wines
999	France	Saint-Guilhem-le-Désert	Wines
1000	France	Saint-Joseph	Wines
1001	France	Saint-Julien	Wines
1002	France	Saint-Mont	Wines
1003	France	Saint-Nectaire	Cheeses
1004	France	Saint-Nicolas-de-Bourgueil	Wines
1005	France	Saint-Péray	Wines
1006	France	Saint-Pourçain	Wines
1007	France	Saint-Romain	Wines
1008	France	Saint-Sardos	Wines
1009	France	Saint-Véran	Wines
1010	France	Sancerre	Wines

	Member State	Geographical indication name	Product class
1011	France	Santenay	Wines
1012	France	Saône-et-Loire	Wines
1013	France	Saumur	Wines
1014	France	Saumur-Champigny	Wines
1015	France	Saussignac	Wines
1016	France	Sauternes	Wines
1017	France	Savennières	Wines
1018	France	Savennières Coulée de Serrant	Wines
1019	France	Savennières Roche aux Moines	Wines
1020	France	Savigny-lès-Beaune	Wines
1021	France	Seyssel	Wines
1022	France	Tavel	Wines
1023	France	Terrasses du Larzac	Wines
1024	France	Thézac-Perricard	Wines
1025	France	Thym de Provence	Spices
1026	France	Vallée du Torgan	Wines
1027	France	Touraine	Wines
1028	France	Touraine Noble Joué	Wines
1029	France	Tursan	Wines
1030	France	Urfé	Wines
1031	France	Vacqueyras	Wines
1032	France	Val de Loire	Wines
1033	France	Valençay	Wines
1034	France	Vallée du Paradis	Wines
1035	France	Var	Wines

	Member State	Geographical indication name	Product class
1036	France	Vaucluse	Wines
1037	France	Ventoux	Wines
1038	France	Vicomté d'Aumelas	Wines
1039	France	Vinsobres	Wines
1040	France	Viré-Clessé	Wines
1041	France	Volnay	Wines
1042	France	Vosne-Romanée	Wines
1043	France	Vougeot	Wines
1044	France	Vouvray	Wines
1045	France	Whisky alsacien / Whisky d'Alsace	Spirits
1046	France	<u>Whisky</u> breton / <u>Whisky</u> de Bretagne	Spirits
1047	France	Yonne	Wines
1048	Croatia	Baranjski <u>kulen</u>	Fresh, frozen and processed meats
1049	Croatia	Dalmatinska zagora	Wines
1050	Croatia	Dalmatinski <u>pršut</u>	Fresh, frozen and processed meats
1051	Croatia	Dingač	Wines
1052	Croatia	Drniški <u>pršut</u>	Fresh, frozen and processed meats
1053	Croatia	Ekstra djevičansko maslinovo ulje Cres	Oils and animal fats
1054	Croatia	Hrvatska Istra	Wines
1055	Croatia	Hrvatska loza	Spirits

	Member State	Geographical indication name	Product class
1056	Croatia	Hrvatska stara <u>šljivovica</u>	Spirits
1057	Croatia	Hrvatska <u>travarica</u>	Spirits
1058	Croatia	Hrvatski <u>pelinkovac</u>	Spirits
1059	Croatia	Hrvatsko Podunavlje	Wines
1060	Croatia	Hrvatsko primorje	Wines
1061	Croatia	Istočna kontinentalna Hrvatska	Wines
1062	Croatia	Korčulansko <u>maslinovo</u> <u>ulje</u>	Oils and animal fats
1063	Croatia	Krčki <u>pršut</u>	Fresh, frozen and processed meats
1064	Croatia	Krčko <u>maslinovo</u> <u>ulje</u>	Oils and animal fats
1065	Croatia	Lički <u>krumpir</u>	Fresh and processed vegetable products
1066	Croatia	Međimursko <u>meso</u> 'z tiblice	Fresh, frozen and processed meats
1067	Croatia	Moslavina	Wines
1068	Croatia	Neretvanska <u>mandarina</u>	Fresh and processed fruits and nuts
1069	Croatia	Ogulinski kiseli kupus / Ogulinsko kiselo zelje	Fresh and processed vegetable products

	Member State	Geographical indication name	Product class
1070	Croatia	Paška <u>janjetina</u>	Fresh, frozen and processed meats
1071	Croatia	Plešivica	Wines
1072	Croatia	Pokuplje	Wines
1073	Croatia	Poljički soparnik / Poljički zeljanik / Poljički uljenjak	Confectionary and baked products
1074	Croatia	Prigorje-Bilogora	Wines
1075	Croatia	Primorska Hrvatska	Wines
1076	Croatia	Sjeverna Dalmacija	Wines
1077	Croatia	Slavonija	Wines
1078	Croatia	Slavonska <u>šljivovica</u>	Spirits
1079	Croatia	Slavonski <u>kulen</u> / Slavonski <u>kulin</u>	Fresh, frozen and processed meats
1080	Croatia	Slavonski med	Honey
1081	Croatia	Šoltansko <u>maslinovo</u> <u>ulje</u>	Oils and animal fats
1082	Croatia	Srednja i Južna Dalmacija	Wines
1083	Croatia	Varaždinsko <u>zelje</u>	Fresh and processed fruit and nuts
1084	Croatia	Zadarski maraschino	Spirits
1085	Croatia	Zagorje – Međimurje	Wines
1086	Croatia	Zagorski <u>puran</u>	Fresh, frozen and processed meats

	Member State	Geographical indication name	Product class
1087	Croatia	Zapadna kontinentalna Hrvatska	Wines
1088	Italy	Abruzzo	Wines
1089	Italy	Aceto Balsamico di Modena	Vinegar
1090	Italy	Aglianico del Taburno	Wines
1091	Italy	Aglianico del Vulture	Wines
1092	Italy	Aglianico del Vulture Superiore	Wines
1093	Italy	Alba	Wines
1094	Italy	Albugnano	Wines
1095	Italy	Alcamo	Wines
1096	Italy	<u>Aleatico</u> di Gradoli	Wines
1097	Italy	<u>Aleatico</u> di Puglia	Wines
1098	Italy	Alezio	Wines
1099	Italy	Alghero	Wines
1100	Italy	Allerona	Wines
1101	Italy	Alpi Retiche	Wines
1102	Italy	Alta Langa	Wines
1103	Italy	Alta Valle della Greve	Wines
1104	Italy	Alto Adige / dell'Alto Adige / Südtirol / Südtiroler	Wines
1105	Italy	Alto Livenza	Wines
1106	Italy	Alto Mincio	Wines
1107	Italy	Amarone della Valpolicella	Wines
1108	Italy	Amelia	Wines
1109	Italy	Anagni	Wines
1110	Italy	Ansonica Costa dell'Argentario	Wines
1111	Italy	<u>Aprikot</u> trentino / <u>Aprikot</u> del Trentino	Spirits

	Member State	Geographical indication name	Product class
1112	Italy	Aprilia	Wines
1113	Italy	Arborea	Wines
1114	Italy	Arcole	Wines
1115	Italy	Arghillà	Wines
1116	Italy	Asiago	Cheeses
1117	Italy	Asolo Montello / Montello Asolo	Wines
1118	Italy	Assisi	Wines
1119	Italy	Asti	Wines
1120	Italy	Atina	Wines
1121	Italy	Aversa	Wines
1122	Italy	Avola ¹	Wines
1123	Italy	Bagnoli di Sopra / Bagnoli	Wines
1124	Italy	Bagnoli <u>Friularo</u> / <u>Friularo</u> di Bagnoli	Wines
1125	Italy	Barbagia	Wines
1126	Italy	Barbaresco	Wines
1127	Italy	Barbera d'Alba	Wines
1128	Italy	Barbera d'Asti	Wines
1129	Italy	Barbera del Monferrato	Wines
1130	Italy	Barbera del Monferrato Superiore	Wines
1131	Italy	Barco Reale di Carmignano	Wines
1132	Italy	Bardolino	Wines
1133	Italy	Bardolino Superiore	Wines

¹ Notwithstanding the protection of the geographical indication "Avola", the varietal name "Nero d'Avola" may continue to be used in New Zealand, including in labelling, provided that the consumer is not misled as to the nature of the term or the precise origin of the good.

	Member State	Geographical indication name	Product class
1134	Italy	Barletta	Wines
1135	Italy	Barolo	Wines
1136	Italy	Basilicata	Wines
1137	Italy	Benaco Bresciano	Wines
1138	Italy	Beneventano / Beneventano	Wines
1139	Italy	Bergamasca	Wines
1140	Italy	Bettona	Wines
1141	Italy	Bianchello del Metauro	Wines
1142	Italy	Bianco Capena	Wines
1143	Italy	Bianco del Sillaro / Sillaro	Wines
1144	Italy	Bianco dell'Empolese	Wines
1145	Italy	Bianco di Castelfranco Emilia	Wines
1146	Italy	Bianco di Custoza / Custoza	Wines
1147	Italy	Bianco di Pitigliano	Wines
1148	Italy	Biferno	Wines
1149	Italy	Bivongi	Wines
1150	Italy	Boca	Wines
1151	Italy	Bolgheri	Wines
1152	Italy	Bolgheri Sassicaia	Wines
1153	Italy	Bonarda dell'Oltrepò Pavese	Wines
1154	Italy	Bosco Eliceo	Wines
1155	Italy	Botticino	Wines
1156	Italy	Brachetto d'Acqui / Acqui	Wines
1157	Italy	Bramaterra	Wines
1158	Italy	Brandy italiano	Spirits

	Member State	Geographical indication name	Product class
1159	Italy	Breganze	Wines
1160	Italy	Bresaola della Valtellina	Fresh, frozen and processed meats
1161	Italy	Brindisi	Wines
1162	Italy	Brunello di Montalcino	Wines
1163	Italy	Buttafuoco dell'Oltrepò Pavese Buttafuoco	Wines
1164	Italy	Cacc'e mmitte di Lucera	Wines
1165	Italy	Cagliari	Wines
1166	Italy	Calabria	Wines
1167	Italy	Calosso	Wines
1168	Italy	Camarro	Wines
1169	Italy	Campania	Wines
1170	Italy	Campi Flegrei	Wines
1171	Italy	Campidano di Terralba / Terralba	Wines
1172	Italy	Canavese	Wines
1173	Italy	Candia dei Colli Apuani	Wines
1174	Italy	Cannara	Wines
1175	Italy	Cannellino di Frascati	Wines
1176	Italy	Cannonau di Sardegna	Wines
1177	Italy	Capalbio	Wines
1178	Italy	Capri	Wines
1179	Italy	Capriano del Colle	Wines
1180	Italy	Carema	Wines
1181	Italy	Carignano del Sulcis	Wines
1182	Italy	Carmignano	Wines

	Member State	Geographical indication name	Product class
1183	Italy	Carso / Carso – Kras	Wines
1184	Italy	Casavecchia di Pontelatone	Wines
1185	Italy	Casteggio	Wines
1186	Italy	Castel del Monte	Wines
1187	Italy	Castel del Monte Bombino Nero	Wines
1188	Italy	Castel del Monte Nero di Troia Riserva	Wines
1189	Italy	Castel del Monte Rosso Riserva	Wines
1190	Italy	Castel San Lorenzo	Wines
1191	Italy	Casteller	Wines
1192	Italy	Castelli di Jesi Verdicchio Riserva	Wines
1193	Italy	Castelli Romani	Wines
1194	Italy	Castelmagno	Cheeses
1195	Italy	Catalanesca del Monte Somma	Wines
1196	Italy	Cellatica	Wines
1197	Italy	Cerasuolo d'Abruzzo	Wines
1198	Italy	Cerasuolo di Vittoria	Wines
1199	Italy	Cerveteri	Wines
1200	Italy	Cesanese del Piglio / Piglio	Wines
1201	Italy	Cesanese di Affile / Affile	Wines
1202	Italy	<u>Cesanese</u> di Olevano Romano / Olevano Romano	Wines
1203	Italy	Chianti	Wines
1204	Italy	Chianti Classico	Wines
1205	Italy	Cilento	Wines
1206	Italy	Cinque Terre / Cinque Terre Sciacchetrà	Wines
1207	Italy	Circeo	Wines
1208	Italy	Cirò	Wines

	Member State	Geographical indication name	Product class
1209	Italy	Cisterna d'Asti	Wines
1210	Italy	Civitella d'Agliano	Wines
1211	Italy	Colli Albani	Wines
1212	Italy	Colli Altotiberini	Wines
1213	Italy	Colli Aprutini	Wines
1214	Italy	Colli Asolani – Prosecco / Asolo – Prosecco	Wines
1215	Italy	Colli Berici	Wines
1216	Italy	Colli Bolognesi	Wines
1217	Italy	Colli Bolognesi Classico Pignoletto	Wines
1218	Italy	Colli Cimini	Wines
1219	Italy	Colli del Limbara	Wines
1220	Italy	Colli del Sangro	Wines
1221	Italy	Colli del Trasimeno / Trasimeno	Wines
1222	Italy	Colli della Sabina	Wines
1223	Italy	Colli della Toscana centrale	Wines
1224	Italy	Colli dell'Etruria Centrale	Wines
1225	Italy	Colli di Conegliano	Wines
1226	Italy	Colli di Faenza	Wines
1227	Italy	Colli di Luni	Wines
1228	Italy	Colli di Parma	Wines
1229	Italy	Colli di Rimini	Wines
1230	Italy	Colli di Salerno	Wines
1231	Italy	Colli di Scandiano e di Canossa	Wines
1232	Italy	Colli d'Imola	Wines
1233	Italy	Colli Etruschi Viterbesi / Tuscia	Wines

	Member State	Geographical indication name	Product class
1234	Italy	Colli Euganei	Wines
1235	Italy	Colli Euganei Fior d'Arancio / Fior d'Arancio Colli Euganei	Wines
1236	Italy	Colli Lanuvini	Wines
1237	Italy	Colli Maceratesi	Wines
1238	Italy	Colli Martani	Wines
1239	Italy	Colli Orientali del Friuli <u>Picolit</u>	Wines
1240	Italy	Colli Perugini	Wines
1241	Italy	Colli Pesaresi	Wines
1242	Italy	Colli Piacentini	Wines
1243	Italy	Colli Romagna centrale	Wines
1244	Italy	Colli Tortonesi	Wines
1245	Italy	Colli Trevigiani	Wines
1246	Italy	Collina del Milanese	Wines
1247	Italy	Collina Torinese	Wines
1248	Italy	Colline del Genovesato	Wines
1249	Italy	Colline di Levanto	Wines
1250	Italy	Colline Frentane	Wines
1251	Italy	Colline Joniche Tarantine	Wines
1252	Italy	Colline Lucchesi	Wines
1253	Italy	Colline Novaresi	Wines
1254	Italy	Colline Pescaresi	Wines
1255	Italy	Colline Saluzzesi	Wines
1256	Italy	Colline Savonesi	Wines
1257	Italy	Colline Teatine	Wines
1258	Italy	Collio Goriziano / Collio	Wines

	Member State	Geographical indication name	Product class
1259	Italy	Conegliano Valdobbiadene – Prosecco / Valdobbiadene – Prosecco / Conegliano – Prosecco	Wines
1260	Italy	Cònero	Wines
1261	Italy	Conselvano	Wines
1262	Italy	Contea di Sclafani / Valledolmo – Conea di Sclafani	Wines
1263	Italy	Contessa Entellina	Wines
1264	Italy	Controguerra	Wines
1265	Italy	Copertino	Wines
1266	Italy	Cori	Wines
1267	Italy	Cortese dell'Alto Monferrato	Wines
1268	Italy	Corti Benedettine del Padovano	Wines
1269	Italy	Cortona	Wines
1270	Italy	Costa d'Amalfi	Wines
1271	Italy	Costa Etrusco Romana	Wines
1272	Italy	Costa Toscana	Wines
1273	Italy	Costa Viola	Wines
1274	Italy	Coste della Sesia	Wines
1275	Italy	Curtefranca	Wines
1276	Italy	Daunia	Wines
1277	Italy	del Vastese / Histonium	Wines
1278	Italy	Delia Nivolelli	Wines
1279	Italy	dell'Emilia / Emilia	Wines
1280	Italy	Distillato di <u>mele</u> trentino / Distillato di <u>mele</u> del Trentino	Spirits
1281	Italy	Dogliani	Wines

	Member State	Geographical indication name	Product class
1282	Italy	Dolcetto d'Acqui	Wines
1283	Italy	Dolcetto d'Alba	Wines
1284	Italy	Dolcetto d'Asti	Wines
1285	Italy	Dolcetto di Diano d'Alba / Diano d'Alba	Wines
1286	Italy	Dolcetto di Ovada	Wines
1287	Italy	Dolcetto di Ovada Superiore / Ovada	Wines
1288	Italy	Dugenta	Wines
1289	Italy	Elba	Wines
1290	Italy	Elba <u>Aleatico</u> <u>Passito</u> / <u>Aleatico</u> <u>Passito</u> dell'Elba	Wines
1291	Italy	Eloro	Wines
1292	Italy	Epomeo	Wines
1293	Italy	Erbaluce di Caluso / Caluso	Wines
1294	Italy	Erice	Wines
1295	Italy	Esino	Wines
1296	Italy	Est! Est!! Est!!! di Montefiascone	Wines
1297	Italy	Etna	Wines
1298	Italy	Falanghina del Sannio	Wines
1299	Italy	Falerio	Wines
1300	Italy	Falerno del Massico	Wines
1301	Italy	Fara	Wines
1302	Italy	Faro	Wines
1303	Italy	<u>Fiano</u> di Avellino	Wines
1304	Italy	Finocchiona	Fresh, frozen and processed meats
1305	Italy	Fontanarossa di Cerda	Wines

	Member State	Geographical indication name	Product class
1306	Italy	Fontina	Cheeses
1307	Italy	Forlì	Wines
1308	Italy	Fortana del Taro	Wines
1309	Italy	Franciacorta	Wines
1310	Italy	Frascati	Wines
1311	Italy	Frascati Superiore	Wines
1312	Italy	Freisa d'Asti	Wines
1313	Italy	Freisa di Chieri	Wines
1314	Italy	Friuli Annia	Wines
1315	Italy	Friuli Aquileia	Wines
1316	Italy	Friuli Colli Orientali	Wines
1317	Italy	Friuli Grave	Wines
1318	Italy	Friuli Isonzo / Isonzo del Friuli	Wines
1319	Italy	Friuli Latisana	Wines
1320	Italy	Frusinate / del Frusinate	Wines
1321	Italy	Gabiano	Wines
1322	Italy	Galatina	Wines
1323	Italy	Galluccio	Wines
1324	Italy	Gambellara	Wines
1325	Italy	Garda	Wines
1326	Italy	Garda Colli Mantovani	Wines
1327	Italy	Gattinara	Wines
1328	Italy	Gavi / <u>Cortese</u> di Gavi	Wines
1329	Italy	Genazzano	Wines

	Member State	Geographical indication name	Product class
1330	Italy	Genepì del Piemonte	Spirits
1331	Italy	Genepì della Valle d'Aosta	Spirits
1332	Italy	Genziana trentina / Genziana del Trentino	Spirits
1333	Italy	Ghemme	Wines
1334	Italy	Gioia del Colle	Wines
1335	Italy	Girò di Cagliari	Wines
1336	Italy	Gorgonzola ¹	Cheeses
1337	Italy	Grana Padano	Cheeses
1338	Italy	Grance Senesi	Wines
1339	Italy	Grappa ²	Spirits
1340	Italy	Grappa di Barolo	Spirits
1341	Italy	Grappa friulana / Grappa del Friuli	Spirits
1342	Italy	Grappa lombarda / Grappa della Lombardia	Spirits
1343	Italy	Grappa piemontese / Grappa del Piemonte	Spirits

¹ The protection of the geographical indication "Gorgonzola" shall not prevent the continued and similar use by any person, including their successor or assignee, of the term "Gorgonzola" for a maximum period of five years after the date of entry into force of this Agreement, if that person has made commercial use of that term in a continuous manner since before the date of entry into force of this Agreement. Any such use of the term "Gorgonzola" after the date of entry into force of this Agreement must not mislead consumers as to the origin of the good.

² The protection of the geographical indication "Grappa" shall not prevent the continued and similar use by any person, including their successor or assignee, of the term "Grappa" for a maximum period of five years after the date of entry into force of this Agreement, if that person has made commercial use of that term in a continuous manner since before the date of entry into force of this Agreement. Any such use of the term "Grappa" after the date of entry into force of this Agreement must be accompanied by a legible and visible indication of the geographical origin of the good concerned.

	Member State	Geographical indication name	Product class
1344	Italy	Grappa siciliana / Grappa di Sicilia	Spirits
1345	Italy	Grappa trentina / Grappa del Trentino	Spirits
1346	Italy	Grappa veneta / Grappa del Veneto	Spirits
1347	Italy	Gravina	Wines
1348	Italy	Greco di Bianco	Wines
1349	Italy	<u>Greco</u> di Tufo	Wines
1350	Italy	<u>Grignolino</u> d'Asti	Wines
1351	Italy	Grignolino del Monferrato Casalese	Wines
1352	Italy	Grottino di Roccanova	Wines
1353	Italy	Gutturnio	Wines
1354	Italy	I Terreni di Sanseverino	Wines
1355	Italy	Irpinia	Wines
1356	Italy	Ischia	Wines
1357	Italy	Isola dei Nuraghi	Wines
1358	Italy	Kirsch Friulano / Kirschwasser Friulano	Spirits
1359	Italy	Kirsch Trentino / Kirschwasser Trentino	Spirits
1360	Italy	Lacrima di Morro / Lacrima di Morro d'Alba	Wines
1361	Italy	Lago di Caldaro / Kalterersee / Caldaro / Kalterer	Wines
1362	Italy	Lago di Corbara	Wines
1363	Italy	Lambrusco di Sorbara	Wines
1364	Italy	Lambrusco Grasparossa di Castelvetro	Wines
1365	Italy	Lambrusco Mantovano	Wines
1366	Italy	Lambrusco Salamino di Santa Croce	Wines
1367	Italy	Lamezia	Wines
1368	Italy	Langhe	Wines

	Member State	Geographical indication name	Product class
1369	Italy	Lazio	Wines
1370	Italy	Lessini <u>Durello</u> / <u>Durello</u> Lessini	Wines
1371	Italy	Lessona	Wines
1372	Italy	Leverano	Wines
1373	Italy	Liguria di Levante	Wines
1374	Italy	Lipuda	Wines
1375	Italy	Liquore di limone della Costa d'Amalfi	Spirits
1376	Italy	Liquore di limone di Sorrento	Spirits
1377	Italy	Lison	Wines
1378	Italy	Lison-Pramaggiore	Wines
1379	Italy	Lizzano	Wines
1380	Italy	Loazzolo	Wines
1381	Italy	Locorotondo	Wines
1382	Italy	Locride	Wines
1383	Italy	Lugana	Wines
1384	Italy	Malvasia delle Lipari	Wines
1385	Italy	<u>Malvasia</u> di Bosa	Wines
1386	Italy	<u>Malvasia</u> di Casorzo d'Asti / <u>Malvasia</u> di Casorzo / Casorzo	Wines
1387	Italy	Malvasia di Castelnuovo Don Bosco	Wines
1388	Italy	Mamertino / Mamertino di Milazzo	Wines
1389	Italy	Mandrolisai	Wines
1390	Italy	Marca Trevigiana	Wines
1391	Italy	Marche	Wines
1392	Italy	Maremma toscana	Wines

	Member State	Geographical indication name	Product class
1393	Italy	Marino	Wines
1394	Italy	Marmilla	Wines
1395	Italy	Marsala	Wines
1396	Italy	Martina / Martina Franca	Wines
1397	Italy	Matera	Wines
1398	Italy	Matino	Wines
1399	Italy	Mela Alto Adige / Südtiroler Apfel	Fresh and processed fruits and nuts
1400	Italy	Melissa	Wines
1401	Italy	Menfi	Wines
1402	Italy	Merlara	Wines
1403	Italy	Mirto di Sardegna	Spirits
1404	Italy	Mitterberg	Wines
1405	Italy	Modena / di Modena	Wines
1406	Italy	Molise / del Molise	Wines
1407	Italy	Monferrato	Wines
1408	Italy	Monica di Sardegna	Wines
1409	Italy	Monreale	Wines
1410	Italy	Montasio	Cheeses
1411	Italy	Montecarlo	Wines
1412	Italy	Montecastelli	Wines
1413	Italy	Montecompatri / Montecompatri / Colonna	Wines
1414	Italy	Montecucco	Wines
1415	Italy	Montecucco Sangiovese	Wines
1416	Italy	Montefalco	Wines

	Member State	Geographical indication name	Product class
1417	Italy	Montefalco Sagrantino	Wines
1418	Italy	Montello Rosso / Montello	Wines
1419	Italy	Montenetto di Brescia	Wines
1420	Italy	Montepulciano d'Abruzzo	Wines
1421	Italy	Montepulciano d'Abruzzo Colline Teramane	Wines
1422	Italy	Monteregio di Massa Marittima	Wines
1423	Italy	Montescudaio	Wines
1424	Italy	Monti Iblei	Oils and animal fats
1425	Italy	Monti Lessini	Wines
1426	Italy	Morellino di Scansano	Wines
1427	Italy	Mortadella Bologna	Fresh, frozen and processed meats
1428	Italy	Moscadello di Montalcino	Wines
1429	Italy	Moscato di Sardegna	Wines
1430	Italy	<u>Moscato</u> di Sorso / <u>Moscato</u> di Sennori / <u>Moscato</u> di Sorso – Sennori	Wines
1431	Italy	Moscato di Trani	Wines
1432	Italy	Mozzarella di Bufala Campana	Cheeses
1433	Italy	Murgia	Wines
1434	Italy	Nardò	Wines
1435	Italy	Narni	Wines
1436	Italy	<u>Nasco</u> di Cagliari	Wines
1437	Italy	<u>Nebbiolo</u> d'Alba	Wines

	Member State	Geographical indication name	Product class
1438	Italy	Negroamaro di Terra d'Otranto	Wines
1439	Italy	Nettuno	Wines
1440	Italy	Nocino di Modena	Spirits
1441	Italy	Noto	Wines
1442	Italy	Nuragus di Cagliari	Wines
1443	Italy	Nurra	Wines
1444	Italy	Offida	Wines
1445	Italy	Ogliastra	Wines
1446	Italy	Oltrepò Pavese	Wines
1447	Italy	Oltrepò Pavese metodo classico	Wines
1448	Italy	Oltrepò Pavese Pinot grigio	Wines
1449	Italy	Orcia	Wines
1450	Italy	Orta Nova	Wines
1451	Italy	Ortona	Wines
1452	Italy	Ortrugo dei Colli Piacentini / Ortugo – Colli Piacentini	Wines
1453	Italy	Orvieto	Wines
1454	Italy	Osco / Terre degli Osci	Wines
1455	Italy	Ostuni	Wines
1456	Italy	Paestum	Wines
1457	Italy	Palizzi	Wines
1458	Italy	Pantelleria / <u>Moscato</u> di Pantelleria / <u>Passito</u> di Pantelleria	Wines

	Member State	Geographical indication name	Product class
1459	Italy	Parmigiano Reggiano ¹	Cheeses
1460	Italy	Parrina	Wines
1461	Italy	Parteolla	Wines
1462	Italy	Pecorino Romano	Cheeses
1463	Italy	Pecorino Toscano	Cheeses
1464	Italy	Pellaro	Wines
1465	Italy	Penisola Sorrentina	Wines
1466	Italy	Pentro di Isernia / Pentro	Wines
1467	Italy	Pergola	Wines
1468	Italy	Piave	Cheeses
1469	Italy	Piave	Wines
1470	Italy	Piave Malanotte / Malanotte del Piave	Wines
1471	Italy	Piemonte	Wines
1472	Italy	Pinerolese	Wines
1473	Italy	Pinot nero dell'Oltrepò Pavese	Wines
1474	Italy	Planargia	Wines
1475	Italy	Pomino	Wines
1476	Italy	Pompeiano	Wines
1477	Italy	Pornassio / Ormeasco di Pornassio	Wines

¹ The protection of the geographical indication "Parmigiano Reggiano" shall not prevent prior users^{*} of the term "Parmesan" in New Zealand from continuing to use that term, if the prior user has used the term in good faith for a period of at least five years before the date of entry into force of this Agreement. Any such use of the term "Parmesan" after the date of entry into force of this Agreement must be accompanied by a legible and visible indication of the geographical origin of the good concerned.

The list of prior users was established and shared before the signature of this Agreement.

	Member State	Geographical indication name	Product class
1478	Italy	Portofino / Golfo del Tigullio – Portofino	Wines
1479	Italy	Primitivo di Manduria	Wines
1480	Italy	Primitivo di Manduria Dolce Naturale	Wines
1481	Italy	<u>Prosciutto</u> di Parma	Fresh, frozen and processed meats
1482	Italy	Prosciutto di San Daniele	Fresh, frozen and processed meats
1483	Italy	Prosciutto Toscano	Fresh, frozen and processed meats
1484	Italy	Prosecco ¹	Wines
1485	Italy	Provincia di Mantova	Wines
1486	Italy	Provincia di Nuoro	Wines
1487	Italy	Provincia di Pavia	Wines
1488	Italy	Provolone Valpadana	Cheeses
1489	Italy	Puglia	Wines
1490	Italy	Quistello	Wines
1491	Italy	Ramandolo	Wines
1492	Italy	Ravenna	Wines
1493	Italy	Recioto della Valpolicella	Wines

¹ The protection of the geographical indication "Prosecco" shall not prevent the continued and similar use by any person, including their successor or assignee, of the term "Prosecco" for a maximum period of five years after the date of entry into force of this Agreement, if that person has made commercial use of that term in a continuous manner since before the date of entry into force of this Agreement. Any such use of the term "Prosecco" after the date of entry into force of this Agreement must be accompanied by a legible and visible indication of the geographical origin of the good concerned.

	Member State	Geographical indication name	Product class
1494	Italy	Recioto di Gambellara	Wines
1495	Italy	Recioto di Soave	Wines
1496	Italy	Reggiano	Wines
1497	Italy	Reno	Wines
1498	Italy	Riesi	Wines
1499	Italy	Riviera del Brenta	Wines
1500	Italy	Riviera del Garda Bresciano / Garda Bresciano	Wines
1501	Italy	Riviera ligure di Ponente	Wines
1502	Italy	Roccamonfina	Wines
1503	Italy	Roero	Wines
1504	Italy	Roma	Wines
1505	Italy	Romagna	Wines
1506	Italy	Romagna Albana	Wines
1507	Italy	Romangia	Wines
1508	Italy	Ronchi di Brescia	Wines
1509	Italy	Ronchi Varesini	Wines
1510	Italy	Rosazzo	Wines
1511	Italy	Rossese di Dolceacqua / Dolceacqua	Wines
1512	Italy	Rosso Cònero	Wines
1513	Italy	Rosso di Cerignola	Wines
1514	Italy	Rosso di Montalcino	Wines
1515	Italy	Rosso di <u>Montepulciano</u>	Wines
1516	Italy	Rosso Orvietano / Orvietano Rosso	Wines
1517	Italy	Rosso Piceno / Piceno	Wines

	Member State	Geographical indication name	Product class
1518	Italy	Rotae	Wines
1519	Italy	Rubicone	Wines
1520	Italy	Rubino di Cantavenna	Wines
1521	Italy	Ruchè di Castagnole Monferrato	Wines
1522	Italy	S. Anna di Isola Capo Rizzuto	Wines
1523	Italy	Sabbioneta	Wines
1524	Italy	Salamini italiani alla cacciatora	Fresh, frozen and processed meats
1525	Italy	Salaparuta	Wines
1526	Italy	Salemi	Wines
1527	Italy	Salento	Wines
1528	Italy	Salice Salentino	Wines
1529	Italy	Salina	Wines
1530	Italy	Sambuca di Sicilia	Wines
1531	Italy	San Colombano al Lambro / San Colombano	Wines
1532	Italy	San Gimignano	Wines
1533	Italy	San Ginesio	Wines
1534	Italy	San Martino della Battaglia	Wines
1535	Italy	San Severo	Wines
1536	Italy	San Torpè	Wines
1537	Italy	Sangue di Giuda / Sangue di Giuda dell'Oltrepò Pavese	Wines
1538	Italy	Sannio	Wines
1539	Italy	Santa Margherita di Belice	Wines
1540	Italy	Sant'Antimo	Wines

	Member State	Geographical indication name	Product class
1541	Italy	Sardegna Semidano	Wines
1542	Italy	Savuto	Wines
1543	Italy	Scanzo / <u>Moscato</u> di Scanzo	Wines
1544	Italy	Scavigna	Wines
1545	Italy	Sciacca	Wines
1546	Italy	Scilla	Wines
1547	Italy	Sebino	Wines
1548	Italy	Serrapetrona	Wines
1549	Italy	Sforzato di Valtellina / Sfursat di Valtellina	Wines
1550	Italy	Sibiola	Wines
1551	Italy	Sicilia	Wines
1552	Italy	Siracusa	Wines
1553	Italy	Sizzano	Wines
1554	Italy	Sliwovitz del Friuli-Venezia Giulia	Spirits
1555	Italy	Sliwovitz trentino / Sliwovitz del Trentino	Spirits
1556	Italy	Soave	Wines
1557	Italy	Soave Superiore	Wines
1558	Italy	Sovana	Wines
1559	Italy	Spello	Wines
1560	Italy	Spoleto	Wines
1561	Italy	Squinzano	Wines
1562	Italy	Strevi	Wines
1563	Italy	Südtiroler Enzian / Genziana dell'Alto Adige	Spirits
1564	Italy	Südtiroler <u>Golden Delicious</u> / <u>Golden Delicious</u> dell'Alto Adige	Spirits

	Member State	Geographical indication name	Product class
1565	Italy	Südtiroler Grappa / Grappa dell'Alto Adige	Spirits
1566	Italy	Südtiroler <u>Gravensteiner</u> / <u>Gravensteiner</u> dell'Alto Adige	Spirits
1567	Italy	Südtiroler Kirsch / Kirsch dell'Alto Adige	Spirits
1568	Italy	Südtiroler Marille / Marille dell'Alto Adige	Spirits
1569	Italy	Südtiroler Obstler / Obstler dell'Alto Adige	Spirits
1570	Italy	Südtiroler <u>Williams</u> / <u>Williams</u> dell'Alto Adige	Spirits
1571	Italy	Südtiroler <u>Zwetschgeler</u> / <u>Zwetschgeler</u> dell'Alto Adige	Spirits
1572	Italy	Suvereto	Wines
1573	Italy	Taleggio	Cheeses
1574	Italy	Tarantino	Wines
1575	Italy	Tarquinia	Wines
1576	Italy	Taurasi	Wines
1577	Italy	Tavoliere delle Puglie / Tavoliere	Wines
1578	Italy	Teroldego Rotaliano	Wines
1579	Italy	Terra d'Otranto	Wines
1580	Italy	Terracina / <u>Moscato</u> di Terracina	Wines
1581	Italy	Terratico di Bibbona	Wines
1582	Italy	Terrazze dell'Imperiese	Wines
1583	Italy	Terre Alfieri	Wines
1584	Italy	Terre Aquilane / Terre de L'Aquila	Wines
1585	Italy	Terre del Colleoni / Colleoni	Wines
1586	Italy	Terre del Volturno	Wines
1587	Italy	Terre dell'Alta Val d'Agri	Wines

	Member State	Geographical indication name	Product class
1588	Italy	Terre di Casole	Wines
1589	Italy	Terre di Chieti	Wines
1590	Italy	Terre di Cosenza	Wines
1591	Italy	Terre di Offida	Wines
1592	Italy	Terre di Pisa	Wines
1593	Italy	Terre di Veleja	Wines
1594	Italy	Terre Lariane	Wines
1595	Italy	Terre Siciliane	Wines
1596	Italy	Terre Tollesi / Tullum	Wines
1597	Italy	Tharros	Wines
1598	Italy	Tintilia del Molise	Wines
1599	Italy	Todi	Wines
1600	Italy	Torgiano	Wines
1601	Italy	Torgiano Rosso Riserva	Wines
1602	Italy	Toscano / Toscana	Wines
1603	Italy	Trebbiano d'Abruzzo	Wines
1604	Italy	Trentino	Wines
1605	Italy	Trento	Wines
1606	Italy	Trevenezie / Tri Benečije	Wines
1607	Italy	Trexenta	Wines
1608	Italy	Umbria	Wines
1609	Italy	Val d'Arbia	Wines
1610	Italy	Val d'Arno di Sopra / Valdarno di Sopra	Wines
1611	Italy	Val di Cornia	Wines
1612	Italy	Val di Cornia Rosso / Rosso della Val di Cornia	Wines

	Member State	Geographical indication name	Product class
1613	Italy	Val di Magra	Wines
1614	Italy	Val di Neto	Wines
1615	Italy	Val Polcèvera	Wines
1616	Italy	Val Tidone	Wines
1617	Italy	Valcalepio	Wines
1618	Italy	Valcamonica	Wines
1619	Italy	Valdadige / Etschtaler	Wines
1620	Italy	Valdadige Terradeiforti	Wines
1621	Italy	Valdamato	Wines
1622	Italy	Valdichiana toscana	Wines
1623	Italy	Valdinievole	Wines
1624	Italy	Vallagarina	Wines
1625	Italy	Valle Belice	Wines
1626	Italy	Valle d'Aosta / Vallée d'Aoste	Wines
1627	Italy	Valle del Tirso	Wines
1628	Italy	Valle d'Itria	Wines
1629	Italy	Valli di Porto Pino	Wines
1630	Italy	Valli Ossolane	Wines
1631	Italy	Valpolicella	Wines
1632	Italy	Valpolicella <u>Ripasso</u>	Wines
1633	Italy	Valsusa	Wines
1634	Italy	Valtellina rosso / Rosso di Valtellina	Wines
1635	Italy	Valtellina Superiore	Wines
1636	Italy	Valtènesi	Wines
1637	Italy	Velletri	Wines

	Member State	Geographical indication name	Product class
1638	Italy	Veneto	Wines
1639	Italy	Veneto Orientale	Wines
1640	Italy	Venezia	Wines
1641	Italy	Venezia Giulia	Wines
1642	Italy	Verdicchio dei Castelli di Jesi	Wines
1643	Italy	Verdicchio di Matelica	Wines
1644	Italy	Verdicchio di Matelica Riserva	Wines
1645	Italy	Verduno Pelaverga / Verduno	Wines
1646	Italy	Vermentino di Gallura	Wines
1647	Italy	Vermentino di Sardegna	Wines
1648	Italy	Vernaccia di Oristano	Wines
1649	Italy	Vernaccia di San Gimignano	Wines
1650	Italy	Vernaccia di Serrapetrona	Wines
1651	Italy	Verona / Veronese / Provincia di Verona	Wines
1652	Italy	Vesuvio	Wines
1653	Italy	Vicenza	Wines
1654	Italy	Vignanello	Wines
1655	Italy	Vigneti della Serenissima / Serenissima	Wines
1656	Italy	Vigneti delle Dolomiti / Weinberg Dolomiten	Wines
1657	Italy	Villamagna	Wines
1658	Italy	Vin Santo del Chianti	Wines
1659	Italy	Vin Santo del Chianti Classico	Wines
1660	Italy	Vin Santo di Carmignano	Wines
1661	Italy	Vin Santo di Montepulciano	Wines
1662	Italy	Vino Nobile di Montepulciano	Wines

	Member State	Geographical indication name	Product class
1663	Italy	Vittoria	Wines
1664	Italy	<u>Williams</u> friulano / <u>Williams</u> del Friuli	Spirits
1665	Italy	<u>Williams</u> trentino / <u>Williams</u> del Trentino	Spirits
1666	Italy	Zagarolo	Wines
1667	Cyprus	<u>Γλυκό Τριαντάφυλλο</u> Αγρού (transliteration into Latin alphabet: <u>Glyko Triantafyllo</u> Agrou)	Confectionery and baked products
1668	Cyprus	Κουμανδαρία (transliteration into Latin alphabet: Koumandaria)	Wines
1669	Cyprus	Κρασοχώρια Λεμεσού – Αφάμης (transliteration into Latin alphabet: Krasochoria Lemesou – Afamis)	Wines
1670	Cyprus	Κρασοχώρια Λεμεσού (transliteration into Latin alphabet: Krasochoria Lemesou)	Wines
1671	Cyprus	Κρασοχώρια Λεμεσού – Λαόνα (transliteration into Latin alphabet: Krasochoria Lemesou – Laona)	Wines
1672	Cyprus	Λαόνα Ακάμα (transliteration into Latin alphabet: Laona Akama)	Wines
1673	Cyprus	Λάρνακα (transliteration into Latin alphabet: Larnaka)	Wines
1674	Cyprus	Λεμεσός (transliteration into Latin alphabet: Lemesos)	Wines
1675	Cyprus	Λευκωσία (transliteration into Latin alphabet: Lefkosia)	Wines
1676	Cyprus	<u>Λουκούμι</u> Γεροσκήπου (transliteration into Latin alphabet: <u>Loukoumi</u> Geroskipou)	Confectionery and baked products
1677	Cyprus	Π ιτσιλιά (transliteration into Latin alphabet: Pitsilia)	Wines
1678	Cyprus	Πάφος (transliteration into Latin alphabet: Pafos)	Wines
1679	Cyprus	Bουνί Παναγιάς – Αμπελίτης (transliteration into Latin alphabet: Vouni Panagias – Ampelitis)	Wines

	Member State	Geographical indication name	Product class
1680	Cyprus	Zιβανία (transliteration into Latin alphabet: Zivania) / Τζιβανία (transliteration into Latin alphabet: Tzivania) / Ζιβάνα (transliteration into Latin alphabet: Zivana) / Zivania	Spirits
1681	Lithuania	Originali lietuviška <u>degtinė</u> / Original Lithuanian <u>vodka</u>	Spirits
1682	Lithuania	Samanė	Spirits
1683	Lithuania	Trauktinė	Spirits
1684	Lithuania	Trauktinė Dainava	Spirits
1685	Lithuania	Trauktinė Palanga	Spirits
1686	Lithuania	Trejos devynerios	Spirits
1687	Lithuania	Vilniaus <u>Džinas</u> / Vilnius <u>Gin</u>	Spirits
1688	Luxembourg	Moselle Luxembourgeoise	Wines
1689	Hungary	Badacsony / Badacsonyi	Wines
1690	Hungary	Balaton / Balatoni	Wines
1691	Hungary	Balatonboglár / Balatonboglári	Wines
1692	Hungary	Balaton-felvidék / Balaton-felvidéki	Wines
1693	Hungary	Balatonfüred-Csopak / Balatonfüred-Csopaki	Wines
1694	Hungary	Balatonmelléki	Wines
1695	Hungary	Békési Szilvapálinka	Spirits
1696	Hungary	Bükk / Bükki	Wines
1697	Hungary	Csabai <u>kolbász</u> / Csabai vastag <u>kolbász</u>	Fresh, frozen and processed meats
1698	Hungary	Csongrád / Csongrádi	Wines
1699	Hungary	Debrői Hárslevelű	Wines
1700	Hungary	Duna / Dunai	Wines

	Member State	Geographical indication name	Product class
1701	Hungary	Dunántúli / Dunántúl	Wines
1702	Hungary	Duna-Tisza-közi	Wines
1703	Hungary	Eger / Egri	Wines
1704	Hungary	Etyek-Buda / Etyek-Budai	Wines
1705	Hungary	Felső-Magyarország / Felső-Magyarországi	Wines
1706	Hungary	Gönci Barackpálinka	Spirits
1707	Hungary	Gyulai <u>kolbász</u> / Gyulai páros <u>kolbász</u>	Fresh, frozen and processed meats
1708	Hungary	Hajós-Baja	Wines
1709	Hungary	Izsáki Arany Sárfehér	Wines
1710	Hungary	Káli	Wines
1711	Hungary	Kalocsai <u>fűszerpaprika-őrlemény</u>	Fresh and processed vegetable products
1712	Hungary	Kecskeméti Barackpálinka	Spirits
1713	Hungary	Kunság / Kunsági	Wines
1714	Hungary	Mátra / Mátrai	Wines
1715	Hungary	Monor / Monori	Wines
1716	Hungary	Mór / Móri	Wines
1717	Hungary	Nagy-Somló / Nagy-Somlói	Wines
1718	Hungary	Neszmély / Neszmélyi	Wines
1719	Hungary	Pannon	Wines
1720	Hungary	Pannonhalma / Pannonhalmi	Wines
1721	Hungary	Pécs	Wines
1722	Hungary	Somló / Somlói	Wines

	Member State	Geographical indication name	Product class
1723	Hungary	Sopron / Soproni	Wines
1724	Hungary	Szabolcsi Almapálinka	Spirits
1725	Hungary	Szatmári Szilvapálinka	Spirits
1726	Hungary	Szegedi <u>fűszerpaprika-őrlemény</u> / Szegedi <u>paprika</u>	Fresh and processed vegetable products
1727	Hungary	Szegedi <u>szalámi</u> / Szegedi téli <u>szalámi</u>	Fresh, frozen and processed meats
1728	Hungary	Szekszárd / Szekszárdi	Wines
1729	Hungary	Tihany / Tihanyi	Wines
1730	Hungary	Tokaj / Tokaji	Wines
1731	Hungary	Tolna / Tolnai	Wines
1732	Hungary	Törkölypálinka	Spirits
1733	Hungary	Újfehértói meggypálinka	Spirits
1734	Hungary	Villány / Villányi	Wines
1735	Hungary	Zala / Zalai	Wines
1736	Hungary	Zemplén / Zempléni	Wines
1737	Malta	Gozo / Għawdex	Wines
1738	Malta	Malta	Wines
1739	Malta	Maltese Islands	Wines
1740	Netherlands	Drenthe	Wines
1741	Netherlands	Edam Holland	Cheeses
1742	Netherlands	Flevoland	Wines
1743	Netherlands	Friesland	Wines
1744	Netherlands	Gelderland	Wines

	Member State	Geographical indication name	Product class
1745	Netherlands	<u>Gouda</u> Holland	Cheeses
1746	Netherlands	Groningen	Wines
1747	Netherlands	Hollandse geitenkaas	Cheeses
1748	Netherlands	Limburg	Wines
1749	Netherlands	Mergelland	Wines
1750	Netherlands	Noord-Brabant	Wines
1751	Netherlands	Noord-Holland	Wines
1752	Netherlands	Overijssel	Wines
1753	Netherlands	Utrecht	Wines
1754	Netherlands	Zeeland ¹	Wines
1755	Netherlands	Zuid-Holland	Wines
1756	Austria	Bergland	Wines
1757	Austria	Burgenland	Wines
1758	Austria	Carnuntum	Wines
1759	Austria	Eisenberg	Wines
1760	Austria	Inländerrum	Spirits
1761	Austria	Jägertee / Jagertee / Jagatee	Spirits
1762	Austria	Kamptal	Wines
1763	Austria	Kärnten	Wines
1764	Austria	Kremstal	Wines
1765	Austria	Leithaberg	Wines
1766	Austria	Mariazeller Magenlikör	Spirits

¹ It is a condition of protection that the geographical indication "Zeeland" must be used in close conjunction with a clear indication that the wine originates in the Netherlands and that the protection does not afford any exclusive rights in the use of the term "New Zealand".

	Member State	Geographical indication name	Product class
1767	Austria	Mittelburgenland	Wines
1768	Austria	Neusiedlersee	Wines
1769	Austria	Niederösterreich	Wines
1770	Austria	Oberösterreich	Wines
1771	Austria	Salzburg	Wines
1772	Austria	Steiermark	Wines
1773	Austria	Steinfelder Magenbitter	Spirits
1774	Austria	Steirerland	Wines
1775	Austria	Steirisches Kürbiskernöl	Oilseeds
1776	Austria	Süd-Oststeiermark	Wines
1777	Austria	Südsteiermark	Wines
1778	Austria	Thermenregion	Wines
1779	Austria	Tirol	Wines
1780	Austria	Tiroler <u>Speck</u>	Fresh, frozen and processed meats
1781	Austria	Traisental	Wines
1782	Austria	Vorarlberg	Wines
1783	Austria	Vorarlberger <u>Bergkäse</u>	Cheeses
1784	Austria	Wachau	Wines
1785	Austria	Wachauer Marillenbrand	Spirits
1786	Austria	Wachauer Marillenlikör	Spirits
1787	Austria	Wachauer Weinbrand	Spirits
1788	Austria	Wagram	Wines
1789	Austria	Weinland	Wines

	Member State	Geographical indication name	Product class
1790	Austria	Weinviertel	Wines
1791	Austria	Weststeiermark	Wines
1792	Austria	Wien	Wines
1793	Poland	Herbal <u>vodka</u> from the North Podlasie Lowland aromatised with an extract of bison grass / <u>Wódka</u> ziołowa z Niziny Północnopodlaskiej aromatyzowana ekstraktem z trawy żubrowej	Spirits
1794	Poland	Polska <u>Wódka</u> / Polish <u>Vodka</u>	Spirits
1795	Portugal	Açores	Wines
1796	Portugal	Aguardente Bagaceira Alentejo	Spirits
1797	Portugal	Aguardente Bagaceira Bairrada	Spirits
1798	Portugal	Aguardente Bagaceira da Região dos Vinhos Verdes	Spirits
1799	Portugal	Aguardente de Vinho Alentejo	Spirits
1800	Portugal	Aguardente de <u>Vinho</u> da Região dos <u>Vinhos</u> Verdes	Spirits
1801	Portugal	Aguardente de Vinho Douro	Spirits
1802	Portugal	Aguardente de Vinho Lourinhã	Spirits
1803	Portugal	Aguardente de Vinho Ribatejo	Spirits
1804	Portugal	Alenquer	Wines
1805	Portugal	Alentejano	Wines
1806	Portugal	Alentejo	Wines
1807	Portugal	Algarve	Wines
1808	Portugal	<u>Ameixa</u> d'Elvas	Fresh and processed fruits and nuts
1809	Portugal	Arruda	Wines
1810	Portugal	<u>Azeite</u> de Moura	Oils and animal fats

	Member State	Geographical indication name	Product class
1811	Portugal	Azeite de Trás-os-Montes	Oils and animal fats
1812	Portugal	<u>Azeite</u> do Alentejo Interior	Oils and animal fats
1813	Portugal	<u>Azeites</u> da Beira Interior (<u>Azeite</u> da Beira Alta, <u>Azeite</u> da Beira Baixa)	Oils and animal fats
1814	Portugal	<u>Azeites</u> do Norte Alentejano	Oils and animal fats
1815	Portugal	<u>Azeites</u> do Ribatejo	Oils and animal fats
1816	Portugal	Bairrada	Wines
1817	Portugal	Beira Interior	Wines
1818	Portugal	Biscoitos	Wines
1819	Portugal	Bucelas	Wines
1820	Portugal	Carcavelos	Wines
1821	Portugal	Chouriça de Carne de Vinhais / Linguiça de Vinhais	Fresh, frozen and processed meats
1822	Portugal	Chouriço Mouro de Portalegre	Fresh, frozen and processed meats
1823	Portugal	Colares	Wines
1824	Portugal	Dão	Wines
1825	Portugal	DoTejo	Wines
1826	Portugal	Douro	Wines
1827	Portugal	Duriense	Wines
1828	Portugal	Encostas d'Aire	Wines

	Member State	Geographical indication name	Product class
1829	Portugal	Graciosa	Wines
1830	Portugal	Lafões	Wines
1831	Portugal	Lagoa	Wines
1832	Portugal	Lagos	Wines
1833	Portugal	Lisboa	Wines
1834	Portugal	<u>Maçã</u> de Alcobaça	Fresh and processed fruits and nuts
1835	Portugal	Madeira / <u>Vinho</u> da Madeira / Madère / <u>Vin</u> de Madère / Madera / Madeira <u>Wein</u> / Madeira <u>Wine</u> / <u>Vino</u> di Madera / Madeira <u>Wijn</u> ¹	Wines
1836	Portugal	Madeirense	Wines
1837	Portugal	Medronho do Algarve	Spirits
1838	Portugal	Mel dos Açores	Honey
1839	Portugal	Minho	Wines
1840	Portugal	Óbidos	Wines
1841	Portugal	Palmela	Wines
1842	Portugal	Península de Setúbal	Wines
1843	Portugal	Pêra Rocha do Oeste	Fresh and processed fruits and nuts

The protection of the geographical indication "Madeira", "Vinho da Madeira", "Madère", "Vin de Madère", "Madera", "Madeira Wein", "Madeira Wine", "Vino di Madera" and "Madeira Wijn" shall not prevent the continued and similar use by any person, including their successor or assignee, of the terms "Madeira", "Vinho da Madeira", "Madère", "Vin de Madère", "Madera", "Madeira Wein", "Madeira Wine", "Vino di Madera" or "Madeira Wijn" for a maximum period of five years after the date of entry into force of this Agreement, if that person has made commercial use of the term in a continuous manner since before the date of entry into force of this Agreement. Any such use of the terms referred to in the preceding sentence after the date of entry into force of this Agreement. Any such use of the geographical origin of the good concerned.

	Member State	Geographical indication name	Product class
1844	Portugal	Pico	Wines
1845	Portugal	Poncha da Madeira	Spirits
1846	Portugal	Portimão	Wines
1847	Portugal	Porto / Port / <u>vinho</u> do Porto / Port <u>Wine</u> / <u>vin</u> de Porto / Oporto / Portvin / Portwein / Portwijn ¹	Wines
1848	Portugal	Presunto de Barrancos / Paleta de Barrancos	Fresh, frozen and processed meats
1849	Portugal	<u>Queijo</u> da Beira Baixa	Cheeses
1850	Portugal	Queijo S. Jorge	Cheeses
1851	Portugal	Queijo Serra da Estrela	Cheeses
1852	Portugal	<u>Rum</u> da Madeira	Spirits
1853	Portugal	Salpicão de Vinhais	Fresh, frozen and processed meats
1854	Portugal	Setúbal	Wines
1855	Portugal	Tavira	Wines
1856	Portugal	Távora-Varosa	Wines
1857	Portugal	Тејо	Wines

¹ The protection of the geographical indication "Porto", "Port", "vinho do Porto", "Port Wine", "vin de Porto", "Oporto", "Portvin", "Portwein" and "Portwijn" shall not prevent the continued and similar use by any person, including their successor or assignee, of the terms "Porto", "Port", "vinho do Porto", "Port Wine", "vin de Porto", "Oporto", "Portvin", "Portwein" or "Portwijn" for a maximum period of nine years after the date of entry into force of this Agreement, if that person has made commercial use of the term in a continuous manner since before the date of entry into force of this Agreement. Any such use of the terms referred to in the preceding sentence after the date of entry into force of this Agreement must be accompanied by a legible and visible indication of the geographical origin of the good concerned.

	Member State	Geographical indication name	Product class
1858	Portugal	Terras Madeirenses	Wines
1859	Portugal	Torres Vedras	Wines
1860	Portugal	Transmontano	Wines
1861	Portugal	Trás-os-Montes	Wines
1862	Portugal	Vinho Verde	Wines
1863	Romania	Aiud	Wines
1864	Romania	Alba Iulia	Wines
1865	Romania	Babadag	Wines
1866	Romania	Banat	Wines
1867	Romania	Banu Mărăcine	Wines
1868	Romania	Bohotin	Wines
1869	Romania	Colinele Dobrogei	Wines
1870	Romania	Cotești	Wines
1871	Romania	Cotnari	Wines
1872	Romania	Crișana	Wines
1873	Romania	Dealu Bujorului	Wines
1874	Romania	Dealu Mare	Wines
1875	Romania	Dealu Mare	Wines
1876	Romania	Dealu Mare	Wines
1877	Romania	Dealu Mare	Wines
1878	Romania	Dealurile Crișanei	Wines
1879	Romania	Dealurile Moldovei	Wines
1880	Romania	Dealurile Munteniei	Wines
1881	Romania	Dealurile Munteniei	Wines

	Member State	Geographical indication name	Product class
1882	Romania	Dealurile Olteniei	Wines
1883	Romania	Dealurile Sătmarului	Wines
1884	Romania	Dealurile Transilvaniei	Wines
1885	Romania	Dealurile Vrancei	Wines
1886	Romania	Dealurile Zarandului	Wines
1887	Romania	Drăgășani	Wines
1888	Romania	Horincă de Cămârzana	Spirits
1889	Romania	Huși	Wines
1890	Romania	Iana	Wines
1891	Romania	Iași	Wines
1892	Romania	Lechința	Wines
1893	Romania	Magiun de <u>prune</u> Topoloveni	Fresh and processed fruits and nuts
1894	Romania	Mehedinți	Wines
1895	Romania	Miniş	Wines
1896	Romania	Murfatlar	Wines
1897	Romania	Nicorești	Wines
1898	Romania	Novac afumat din Țara Bârsei	Fresh fish, molluscs, and crustaceans and products derived therefrom
1899	Romania	Odobești	Wines
1900	Romania	Oltina	Wines
1901	Romania	Pălincă	Spirits

	Member State	Geographical indication name	Product class
1902	Romania	Panciu	Wines
1903	Romania	Panciu	Wines
1904	Romania	Panciu	Wines
1905	Romania	Pietroasa	Wines
1906	Romania	Recaș	Wines
1907	Romania	<u>Salam</u> de Sibiu	Fresh, frozen and processed meats
1908	Romania	Sâmburești	Wines
1909	Romania	Sarica Niculițel	Wines
1910	Romania	Sebeş-Apold	Wines
1911	Romania	Segarcea	Wines
1912	Romania	Ștefănești	Wines
1913	Romania	Târnave	Wines
1914	Romania	Târnave	Wines
1915	Romania	<u>Telemea</u> de Ibănești	Cheeses
1916	Romania	Terasele Dunării	Wines
1917	Romania	Țuică de Argeș	Spirits
1918	Romania	Țuică Zetea de Medieșu Aurit	Spirits
1919	Romania	Viile Carașului	Wines
1920	Romania	Viile Timișului	Wines
1921	Romania	<u>Vinars</u> Murfatlar	Spirits
1922	Romania	Vinars Segarcea	Spirits
1923	Romania	<u>Vinars</u> Târnave	Spirits
1924	Romania	<u>Vinars</u> Vaslui	Spirits
1925	Romania	Vinars Vrancea	Spirits
1926	Slovenia	Bela krajina	Wines

	Member State	Geographical indication name	Product class
1927	Slovenia	Belokranjec	Wines
1928	Slovenia	Bizeljčan	Wines
1929	Slovenia	Bizeljsko Sremič	Wines
1930	Slovenia	Brinjevec	Spirits
1931	Slovenia	Cviček	Wines
1932	Slovenia	Dolenjska	Wines
1933	Slovenia	Dolenjski sadjevec	Spirits
1934	Slovenia	Domači <u>rum</u>	Spirits
1935	Slovenia	Goriška Brda	Wines
1936	Slovenia	Kranjska <u>klobasa</u>	Fresh, frozen and processed meats
1937	Slovenia	Kras	Wines
1938	Slovenia	Kraški <u>pršut</u>	Fresh, frozen and processed meats
1939	Slovenia	Metliška črnina	Wines
1940	Slovenia	Pelinkovec	Spirits
1941	Slovenia	Podravje	Wines
1942	Slovenia	Posavje	Wines
1943	Slovenia	Prekmurje	Wines
1944	Slovenia	Primorska	Wines
1945	Slovenia	Slovenska Istra	Wines
1946	Slovenia	Štajerska Slovenija	Wines
1947	Slovenia	Štajersko prekmursko <u>bučno olje</u>	Oils and animal fats

	Member State	Geographical indication name	Product class
1948	Slovenia	Teran	Wines
1949	Slovenia	Vipavska dolina	Wines
1950	Slovakia	Južnoslovenská / Južnoslovenské / Južnoslovenský	Wines
1951	Slovakia	Karpatská perla	Wines
1952	Slovakia	Malokarpatská / Malokarpatské / Malokarpatský	Wines
1953	Slovakia	Nitrianska / Nitrianske / Nitriansky	Wines
1954	Slovakia	Skalický rubín	Wines
1955	Slovakia	Slovenská / Slovenské / Slovenský	Wines
1956	Slovakia	Spišská borovička	Spirits
1957	Slovakia	Stredoslovenská / Stredoslovenské / Stredoslovenský	Wines
1958	Slovakia	Vinohradnícka oblasť Tokaj	Wines
1959	Slovakia	Východoslovenská / Východoslovenské / Východoslovenský	Wines
1960	Finland	Suomalainen <u>Marjalikööri</u> / Suomalainen <u>Hedelmälikööri</u> / Finsk <u>Bärlikör</u> / Finsk <u>Fruktlikör</u> / Finnish <u>berry liqueur</u> / Finnish <u>fruit liqueur</u>	Spirits
1961	Finland	Suomalainen <u>Vodka</u> / Finsk <u>Vodka</u> / <u>Vodka</u> of Finland	Spirits
1962	Sweden	Svensk <u>Aquavit</u> / Svensk <u>Akvavit</u> / Swedish <u>Aquavit</u>	Spirits
1963	Sweden	Svensk <u>Punsch</u> / Swedish <u>Punch</u>	Spirits
1964	Sweden	Svensk <u>Vodka</u> / Swedish <u>Vodka</u>	Spirits
1965	(Multi) Belgium, Netherlands	Maasvallei Limburg	Wines
1966	(Multi) France, Italy	Génépi des Alpes / Genepì delle Alpi	Spirits

	Member State	Geographical indication name	Product class
1967	(Multi) Belgium, Germany, Netherlands	Genièvre aux fruits / Vruchtenjenever / Jenever met vruchten / Fruchtgenever	Spirits
1968	(Multi) Belgium, France, Netherlands	Genièvre de grains / Graanjenever / Graangenever	Spirits
1969	(Multi) Belgium, Germany, France, Netherlands	Genièvre / Jenever / Genever	Spirits
1970	(Multi) Belgium, Netherlands	Jonge jenever / jonge genever	Spirits
1971	(Multi) Austria, Belgium, Germany	Korn / Kornbrand	Spirits
1972	(Multi) Belgium, Netherlands	Oude jenever / oude genever	Spirits
1973	(Multi) Cyprus, Greece	Ouzo / Ούζο (transliteration into Latin alphabet: Ouzo)	Spirits
1974	(Multi) Hungary, Austria	Pálinka	Spirits
1975	(Multi) Croatia, Slovenia	Istarski <u>pršut</u> / Istrski <u>pršut</u>	Fresh, frozen and processed meats

SECTION B

LIST OF GEOGRAPHICAL INDICATIONS – NEW ZEALAND

	Name	Product class
1	Auckland	Wines
2	Canterbury	Wines
3	Central Hawke's Bay / Central Hawkes Bay	Wines
4	Central Otago	Wines
5	Gisborne	Wines
6	Gladstone	Wines
7	Hawke's Bay / Hawkes Bay	Wines
8	Kumeu	Wines
9	Marlborough	Wines
10	Martinborough	Wines
11	Matakana	Wines
12	Nelson	Wines
13	New Zealand	Wines
14	New Zealand	Spirits
15	North Island	Wines
16	North Island	Spirits
17	Northland	Wines
18	South Island	Spirits
19	South Island	Wines
20	Waiheke Island	Wines
21	Waipara Valley / Waipara	Wines
22	Wairarapa	Wines
23	Waitaki Valley North Otago / Waitaki Valley	Wines

<u>ANNEX 19</u>

ENVIRONMENTAL GOODS AND SERVICES

List A. List of environmental goods

The Parties recognise the importance of facilitating trade and investment in goods that contribute to addressing climate change and preservation of the environment and recall their respective commitments under Article 2.5 (Elimination of customs duties) to liberalise trade in a broad range of goods. The list of goods below is non-exhaustive and illustrates the goods that contribute to mitigating climate change by efficient use of energy and dissemination of renewable technologies. This list is without prejudice to each Party's commitments in Article 2.5 (Elimination of customs duties)

Energy efficiency:

3507.90 - Enzymes

3919.90 - Window film - building insulation

3920.62 - Window film - building insulation

4504.10 - Cork - building insulation materials

- 4504.90 Cork building insulation materials
- 6806.10 Slag wool building insulation materials
- 6806.20 Slag wool building insulation materials
- 6806.90 Slag wool building insulation materials
- 6808.00 Vegetable fibre panels building insulation materials
- 7508.90 Superconducting cable
- 8502.39 Electricity generators for other renewable energy sources
- Geothermal, hydro, solar and wind energy:
- 8418.61 Geothermal heat pumps
- 8410.11 Hydro turbines, small
- 8410.12 Hydro turbines, medium
- 8410.13 Hydro turbines, large
- 8410.90 Parts of hydro turbines

- 2804.61 Polysilicon raw material for production of solar panels
- 2823.00 Titanium oxides raw material for production of solar panels
- 2921.11 Perovskite raw material for production of solar panels
- 2925.29 Perovskite raw material for production of solar panels
- 2933.39 Semiconductor additive material for production of solar panels
- 3818.00 Wafer part of solar panels
- 3920.10 Film used in the production of photovoltaic cells
- 3920.91 Film for protection of solar cells
- 3921.90 Solar mirror film
- 7005.10 Glass sheets component of solar panels
- 7007.19 Glass sheets component of solar panels
- 7009.91 Glass solar concentrating mirrors

8419.19 - Water heaters

- 8486.10 Machines for production of solar wafers
- 8486.20 Machines for production of solar cells
- 8486.90 Parts for the production of solar panels
- 8537.10 Solar tracking controllers
- 8541.40 Photovoltaic cells
- 9001.90 Optical elements to concentrate solar power
- 9002.90 Optical elements to concentrate solar power
- 9013.80 Heliostats (device controlling the position of solar panels in relation to the sun)
- 9013.90 Parts of heliostats
- 7308.20 Wind turbine towers
- 7308.90 Parts of wind turbine towers

- 8412.80 Windmills, turbines
- 8412.90 Parts of windmills blades and hubs
- 8482.10 Ball bearings for use in wind turbines
- 8482.30 Ball bearings for use in wind turbines
- 8483.10 Transmission shafts for wind turbines
- 8483.40 Windmill gear boxes
- 8483.60 Windmill gear boxes
- 8502.31 Electricity generators for windmills

List B. List of environmental services and manufacturing activities

The Parties recognise the importance of facilitating trade and investment in environmental services and manufacturing activities and recall their respective commitments under Chapter 10 (Trade in services and investment) for the following sectors, subject to the reservations listed in Annexes 10-A (Existing measures) to 10-F (Movement of natural persons for business purposes):

- 1. Environmental services covered by CPC Prov. 94:
 - 9401 Sewage services
 - 9402 Refuse disposal services
 - 9403 Sanitation and similar services
 - 9404 Cleaning services of exhaust gases
 - 9405 Noise abatement services
 - 9406 Nature and landscape protection services
 - 9409 Other environmental protection services n.e.c.

2. Circular-economy-related services, such as:

62278 - Wholesale trade services of waste and scrap and materials for recycling

633 - Repair services of personal and household goods

75410 - Telecommunications - equipment rental services

83101 - Leasing or rental services concerning private cars without operator

83106 – Leasing or rental services concerning agricultural machinery and equipment without operator

83107 – Leasing or rental services concerning construction machinery and equipment without operator

83108 – Leasing or rental services concerning office machinery and equipment (incl. computers) without operator

83109 – Leasing or rental services concerning other machinery and equipment without operator

8320 - Leasing or rental services concerning personal and household goods

88493 - Recycling on a fee or contract basis

886 - Repair services incidental to metal products, machinery and equipment

- 3. Environment-related services that support the use of the environmental goods identified in List A of this Annex, such as:
 - 512 Construction work for buildings
 - 513 Construction work for civil engineering
 - 514 Assembly and erection of prefabricated constructions
 - 515 Special trade construction work
 - 516 Installation work

62275 - Wholesale trade services of construction materials fittings and fixtures and flat glass

62283 – Wholesale trade services of mining, construction and civil engineering machinery and equipment

86711 - Advisory and pre-design architectural services

- 86712 Architectural design services
- 86721 Advisory and consultative engineering services
- 86723 Engineering design services for mechanical and electrical installations for buildings
- 86724 Engineering design services for the construction of civil engineering works
- 86725 Engineering design services for industrial processes and production
- 86726 Engineering design services n.e.c.
- 86729 Other engineering services

86733 – Integrated engineering services for the construction of manufacturing turnkey projects

- 8675 Engineering-related scientific and technical consulting services
- 86762 Testing and analysis services of physical properties
- 86763 Testing and analysis services of integrated mechanical and electrical systems
- 885 Services incidental to the manufacture of metal products, machinery and equipment

4. Manufacturing activities

Manufacture of environmental goods identified in List A of this Annex.

ANNEX 24

RULES OF PROCEDURE OF THE TRADE COMMITTEE

RULE 1

Role of the Trade Committee

The Trade Committee established pursuant to Article 24.1 (Trade Committee) is responsible for all matters as referred to in Article 24.2 (Functions of the Trade Committee).

RULE 2

Composition and chair

1. Pursuant to Article 24.1 (Trade Committee), the Trade Committee is composed of representatives of the Union and of New Zealand at ministerial level or their designees.

2. The Trade Committee at ministerial level shall be co-chaired by the Member of the European Commission responsible for trade and by the New Zealand Minister responsible for trade.

RULE 3

Secretariat

1. Officials from the department responsible for Trade for each Party shall act together as secretariat of the Trade Committee.

2. Each Party shall notify to the other Party the name, position and contact details of the official who shall act as a member of the secretariat of the Trade Committee for that Party. This official is deemed to continue acting as a member of the secretariat of the Trade Committee for the Party until the date the Party has notified to the other Party a new member.

RULE 4

Meetings

1. The Trade Committee shall meet on an annual basis, unless otherwise agreed by the co-chairs, or without undue delay at the request of either Party.

2. The meetings shall be held at an agreed date and time alternately in Brussels and in Wellington, unless agreed otherwise by the co-chairs. The Trade Committee may meet in person or by other appropriate means of communication, as agreed by the co-chairs.

3. The meetings shall be convened by the co-chair of the Party hosting the meeting.

RULE 5

Delegations

A reasonable period of time in advance of a meeting, the officials acting as members of the secretariat of the Trade Committee for each Party shall inform each other of the intended composition of the delegations of the Union and of New Zealand respectively. The lists shall specify the name and function of each member of the delegation.

RULE 6

Agenda for the meetings

1. A provisional agenda for each meeting shall be drawn up by the host member of the secretariat of the Trade Committee on the basis of a proposal made by the Party hosting the meeting with a deadline for the other Party to provide comments.

2. For meetings of the Trade Committee at ministerial level, the host member of the secretariat of the Trade Committee shall provide a provisional agenda to the other Party at least one month in advance of a meeting. For meetings of the Trade Committee at senior officials level, the host member of the secretariat of the Trade Committee shall provide a provisional agenda to the other Party at least 14 days in advance of a meeting.

3. The agenda shall be adopted by the Trade Committee at the beginning of each meeting. Items not appearing on the provisional agenda may be placed on the agenda by consensus.

RULE 7

Invitation of experts

The co-chairs of the Trade Committee may, by mutual agreement, invite experts (i.e. non-government officials) to attend the meetings of the Trade Committee in order to provide information on specific subjects and only for the parts of the meeting where such specific subjects are discussed.

RULE 8

Minutes

1. Draft minutes of each meeting shall be drawn up by the member of the secretariat of the Trade Committee of the Party hosting the meeting, within 15 days from the end of the meeting, unless otherwise decided by the co-chairs. The draft minutes shall be transmitted for comments to the member of the secretariat of the Trade Committee of the other Party.

2. Where the present rules apply to the meetings of specialised committees, the minutes of the specialised committee's meeting shall be made available for any subsequent meetings of the Trade Committee.

3. The minutes shall, as a general rule, summarise each item on the agenda, specifying where applicable:

- (a) all documents submitted to the Trade Committee;
- (b) any statement that one of the co-chairs of the Trade Committee requested to be entered in the minutes; and
- (c) the decisions taken, recommendations made, statements agreed upon and conclusions adopted on specific items.

4. The minutes shall include a list of all decisions of the Trade Committee taken by written procedure pursuant to Rule 9(2) since the last meeting of the Trade Committee.

5. An annex to the minutes shall also include a list of the names, titles and capacity of all individuals who attended the meeting of the Trade Committee.

6. The host member of the secretariat of the Trade Committee shall adjust the draft minutes on the basis of comments received and the revised draft minutes shall be approved by the Parties within 30 days of the date of the meeting, or by any other date agreed by the co-chairs. Once approved, two originals of the minutes shall be established by the secretariat of the Trade Committee and the Parties shall each receive one original of the minutes.

RULE 9

Decisions and recommendations

1. The Trade Committee may adopt decisions and recommendations in respect of all matters where this Agreement so provides. The Trade Committee shall adopt decisions and recommendations by consensus, as provided for in Article 24.5(2) (Decisions and recommendations).

2. In the period between meetings, the Trade Committee may adopt decisions or recommendations by written procedure.

3. The text of a draft decision or recommendation shall be presented in writing by a co-chair to the other co-chair in the working language of the Trade Committee. The other Party shall have one month, or any longer period of time specified by the proposing Party, to express its agreement to the draft decision or recommendation. If the other Party does not express its agreement, the proposed decision or recommendation shall be discussed and may be adopted at the next meeting of the Trade Committee. The draft decisions or recommendations shall be deemed to be adopted once the other Party expresses its agreement and shall be recorded in the minutes of the meeting of the Trade Committee pursuant to point (c) of Rule 8(3).

4. Where the Trade Committee is empowered under this Agreement to adopt decisions or recommendations, such decisions or recommendations shall be entitled "Decision" or "Recommendation" respectively. The secretariat of the Trade Committee shall give any decision or recommendation a progressive serial number, the date of adoption and a description of their subject matter. Each decision and recommendation shall provide for the date of its entry into force.

5. The decisions and recommendations adopted by the Trade Committee shall be established in duplicate, authenticated by the co-chairs and transmitted one to each Party.

RULE 10

Transparency

1. The Parties may agree to meet in public.

2. Each Party may decide on the publication of the decisions and recommendations of the Trade Committee in its respective official publication or online.

3. As provided for in Article 25.7 (Disclosure of information), all documents submitted by a Party to the Trade Committee and that are designated as confidential shall be considered as confidential, unless that Party decides otherwise and notifies the secretariat of the Trade Committee accordingly.

4. Provisional agendas of the meetings of the Trade Committee shall be made public before the meeting of the Trade Committee takes place. The minutes of the meetings of the Trade Committee shall be made public following their approval in accordance with Rule 8(6).

5. Publication of the documents referred to in paragraphs 2 and 4 shall be conducted in compliance with each Party's applicable data protection rules.

RULE 11

Languages

1. The working language of the Trade Committee shall be English.

2. The Trade Committee shall adopt decisions concerning the amendment or interpretation of this Agreement in the languages of the authentic texts of this Agreement. All other decisions of the Trade Committee shall be adopted in the working language referred to in paragraph 1.

3. Each Party shall be responsible for the translation of decisions and other documents into its own official language, if required pursuant to this Rule, and it shall meet expenses associated with such translations.

RULE 12

Expenses

1. Each Party shall meet any expenses it incurs as a result of participating in the meetings of the Trade Committee, in particular with regard to staff, travel and subsistence expenditure and with regard to video or teleconferences, postal and telecommunications expenditure.

2. Expenses in connection with the organisation of meetings and reproduction of documents shall be borne by the Party hosting the meeting.

3. Expenses in connection with the provision of interpretation services to and from the working language of the Trade Committee at meetings shall be borne by the Party hosting the meeting.

RULE 13

Specialised committees

1. Pursuant to Article 24.4 (Specialised committees), the Trade Committee shall supervise the work of all specialised committees and other bodies established under this Agreement.

2. The Trade Committee shall be informed in writing of the contact points designated by specialised committees or other bodies established under this Agreement. All relevant correspondence, documents and communications between the contact points of each specialised committee regarding the implementation of this Agreement shall be forwarded to the secretariat of the Trade Committee simultaneously.

3. Pursuant to Article 24.4(7) (Specialised committees), the specialised committees shall report to the Trade Committee on the results, decisions and conclusions from each of their meetings.

4. Unless otherwise decided by each specialised committee pursuant to Article 24.4(5) (Specialised committees) of this Agreement, the rules of procedure set out in this Annex shall apply *mutatis mutandis* to the specialised committees under this Agreement.

RULE 14

Amendment of the rules of procedure

These rules of procedure may be amended by a decision of the Trade Committee in accordance with Rule 9.

EU/NZ/Annex 24/en 11

ANNEX 26-A

RULES OF PROCEDURE FOR DISPUTE SETTLEMENT

I. Definitions

1. For the purposes of Chapter 26 (Dispute settlement) and of this Annex, the following definitions apply:

- (a) "adviser" means an individual retained by a Party to advise or assist that Party in connection with the panel proceedings;
- (b) "assistant" means an individual who, under the terms of appointment and under the direction and control of a panellist, conducts research or provides assistance to that panellist;
- (c) "complaining Party" means any Party that requests the establishment of a panel pursuant to Article 26.4 (Initiation of panel procedures);
- (d) "day" means a calendar day;

- (e) "panel" means a panel established pursuant to Article 26.5 (Establishment of a panel);
- (f) "panellist" means a member of a panel;
- (g) "Party complained against" means the Party that is alleged to be in violation of the covered provisions; and
- (h) "representative of a Party" means an employee or any individual appointed by a government department, agency or any other public entity of a Party who represents the Party for the purposes of a dispute under this Agreement.

II. Notifications

- 2. Any request, notice, written submission or other document of:
- (a) the panel shall be sent to both Parties at the same time;
- (b) a Party which is addressed to the panel shall be copied to the other Party at the same time; and
- (c) a Party which is addressed to the other Party shall be copied to the panel at the same time, as appropriate.

3. Any request, notice, written submission or other document referred to under Rule 2 shall be made by e-mail or, where appropriate, any other means of telecommunication that provides a record of its sending. Unless proven otherwise, such notification shall be deemed to be delivered on the date of its sending.

4. Requests, notices, written submissions or other documents shall be addressed to the Directorate-General for Trade of the European Commission of the Union and to the Ministry of Foreign Affairs and Trade of New Zealand, respectively.

5. Minor errors of a clerical nature in a request, notice, written submission or other document related to the panel proceedings may be corrected by delivery of a new document clearly indicating the changes.

6. If the last day for delivery of a document falls on a non-working day of the institutions of the Union or of the government of New Zealand, the time period for the delivery of the document shall end on the first following working day.

III. Appointment of panellists

7. If pursuant to Article 26.5 (Establishment of a panel), a panellist is selected by lot, the co-chair of the Trade Committee of the complaining Party shall promptly inform the co-chair of the Party complained against of the date, time and venue of the selection by lot. The Party complained against may, if it so chooses, be present during the selection. In any event, the selection shall be carried out with the Party or Parties that are present.

8. The co-chair of the complaining Party shall notify, in writing, each individual who has been selected to serve as a panellist of his or her selection. Each individual shall confirm his or her availability to both Parties within 10 days after the date of delivery of such notification.

9. The co-chair of the Trade Committee of the complaining Party shall select by lot the panellist or chairperson, within 10 days after the expiry of the time period referred to in Article 26.5(2) (Establishment of a panel), if any of the sub-lists referred in Article 26.6(2) (List of panellists):

- (a) is not established or contains only names of persons who are not available amongst those individuals who have been formally proposed by one or both Parties for the establishment or maintenance of that particular sub-list; or
- (b) no longer contains at least three individuals amongst those individuals who remain on that particular sub-list.

10. Without prejudice to Article 26.4(4) (Initiation of panel procedures), the Parties shall endeavour to ensure that, at the latest by the time all the panellists have accepted their appointment in accordance with Article 26.5(5) (Establishment of a panel), they have agreed on the remuneration and the reimbursement of expenses of the panellists and assistants, and have prepared the necessary appointment contracts with a view to having them signed promptly. The remuneration and expenses of the panellists shall be based on WTO standards. The remuneration and expenses of an assistant or all assistants of a panellist shall not exceed 50 % of the remuneration of that panellist.

IV. Organisational meeting

11. Unless the Parties agree otherwise, they shall meet the panel within seven days after its establishment in order to determine matters that the Parties or the panel deem appropriate, including the timetable of the proceedings. Panellists and representatives of the Parties may take part in such meeting through any means of communication, including telephone video conference or other electronic means of communication.

V. Written submissions

12. The complaining Party shall deliver its written submission no later than 20 days after the date of establishment of the panel. The Party complained against shall deliver its written submission no later than 20 days after the date of delivery of the written submission of the complaining Party.

VI. Operation of the panel

13. The chairperson of the panel shall preside at all its meetings. The panel may delegate to the chairperson the authority to make administrative and procedural decisions.

14. Unless otherwise provided in Chapter 26 (Dispute settlement), the panel may conduct its activities by any means, including telephone, video conference or other electronic means of communication.

15. Only panellists may take part in the deliberations of the panel, but the panel may permit their assistants to be present during its deliberations.

16. The drafting of any decision and report shall remain the exclusive responsibility of the panel and shall not be delegated.

17. Where a procedural question arises that is not covered by Chapter 26 (Dispute settlement), the panel, after consulting the Parties, may adopt an appropriate procedure that is compatible with Chapter 26 (Dispute settlement).

18. If the panel considers that there is a need to modify any of the time periods for the proceedings other than the time periods set out in Chapter 26 (Dispute settlement) or to make any other procedural or administrative adjustment, it shall inform the Parties in writing of the time period or adjustment needed and the reasons therefor. The panel may adopt the modification or adjustment after consultation of the Parties.

VII. Replacement

19. If a Party considers that a panellist does not comply with the requirements of Annex 26-B (Code of conduct for panellists and mediators) and for this reason should be replaced, that Party shall notify the other Party within 15 days after the date on which it obtained sufficient evidence of the panellist's alleged failure to comply with the requirements of Annex 26-B (Code of conduct for panellists and mediators).

20. The Parties shall consult within 15 days after the date of the notification referred to in Rule 19. They shall inform the panellist of its alleged failure and they may request the panellist to take steps to ameliorate that failure. They may also, if they so agree, remove the panellist and select a new panellist in accordance with Article 26.5 (Establishment of a panel).

21. If the Parties fail to agree on the need to replace a panellist, other than the chairperson of the panel, either Party may request that this matter be referred to the chairperson of the panel, whose decision shall be final. If the chairperson of the panel finds that the panellist does not comply with the requirements of Annex 26-B (Code of conduct for panellists and mediators), the panellist shall be removed and a new panellist shall be selected in accordance with Article 26.5 (Establishment of a panel).

22. If the Parties fail to agree on the need to replace the chairperson, either Party may request that this matter be referred to one of the remaining members of the pool of individuals from the sub-list of chairpersons established pursuant to Article 26.6 (Lists of panellists). His or her name shall be drawn by lot by the co-chair of the Trade Committee from the requesting Party, or the chair's delegate. The decision by the selected person on the need to replace the chairperson shall be final. If that person finds that the chairperson does not comply with the requirements of Annex 26-B (Code of conduct for panellists and mediators), the chairperson shall be removed and a new chairperson shall be selected in accordance with Article 26.5 (Establishment of a panel).

VIII. Hearings

23. Based on the timetable determined pursuant to Rule 11, after consulting with the Parties and the other panellists, the chairperson of the panel shall notify the Parties the date, time and venue of the hearing. Such information shall be made publicly available by the Party in which the hearing takes place, unless the hearing is closed to the public.

24. Unless the Parties agree otherwise, the hearing shall be held in Brussels if the complaining Party is New Zealand and in Wellington if the complaining Party is the Union. The Party complained against shall bear the administrative expenses of the hearing. In duly justified circumstances and at the request of a Party, the panel may decide to hold a virtual or hybrid hearing and make appropriate arrangements, taking into account the rights of due process and the need to ensure transparency, and after consulting both Parties.

25. The panel may convene additional hearings if the Parties so agree.

26. All panellists shall be present during the entirety of the hearing.

27. Unless the Parties agree otherwise, the following persons may attend the hearing, irrespective of whether the hearing is open to the public or not:

(a) representatives and advisers of a Party; and

(b) assistants, interpreters and other persons whose presence is required by the panel.

28. No later than five days before the date of a hearing, each Party shall deliver to the panel and to the other Party a list of the names of the persons who will make oral arguments or presentations at the hearing on behalf of that Party and of other representatives and advisers who will be attending the hearing.

29. The panel shall ensure that the Parties are treated on an equal footing and are afforded sufficient time to present their arguments.

30. The panel may direct questions to either Party at any time during the hearing.

31. The panel shall arrange for a transcript or recording of the hearing to be delivered to the Parties as soon as possible after the hearing. Where a transcript is prepared, the Parties may comment on the transcript and the panel may consider such comments.

32. Each Party may deliver a supplementary written submission concerning any matter that arose during the hearing within 10 days after the date of the hearing.

IX. Questions in writing

33. The panel may at any time during the proceedings submit questions in writing to one or both Parties. Any questions submitted to one Party shall be copied to the other Party.

34. Each Party shall provide the other Party with a copy of its responses to the questions submitted by the panel. The other Party shall have an opportunity to provide comments in writing on the Party's responses within seven days after the delivery of such a copy.

X. Confidentiality

35. Each Party and the panel shall treat as confidential any information submitted by the other Party to the panel that the other Party has designated as confidential. When a Party submits to the panel a written submission that contains confidential information, it shall also provide, within 15 days, a submission without the confidential information, which shall be disclosed to the public.

36. Nothing in this Annex shall preclude a Party from disclosing statements of its own positions to the public to the extent that, when making reference to information submitted by the other Party, it does not disclose any information designated by the other Party as confidential.

37. The panel shall meet in closed session when the submission and arguments of a Party contains confidential information. The Parties shall maintain the confidentiality of the panel hearings when the hearings are closed to the public.

XI. *Ex parte* contacts

38. The panel shall not meet or communicate with a Party in the absence of the other Party.

39. A panellist shall not discuss any aspect of the subject matter of the proceedings with one Party or both Parties in the absence of the other panellists.

XII. Amicus curiae submissions

40. Unless the Parties agree otherwise, within five days after the date of the establishment of the panel, the panel may receive unsolicited written submissions from a natural person of a Party or a legal person established in the territory of a Party who is independent from the governments of the Parties, provided that they:

- (a) are received by the panel within 10 days after the date of the establishment of the panel;
- (b) are concise and in no case longer than 15 pages, including any annexes, typed at double space;
- (c) are directly relevant to a factual or a legal issue under consideration by the panel;
- (d) contain a description of the person making the submission, including for a natural person his or her nationality and for a legal person its place of establishment, the nature of its activities, its legal status, general objectives and its source of financing;
- (e) specify the nature of the interest that the person has in the panel proceedings; and
- (f) are drafted in the working language determined in accordance with Rules 44 and 45.

41. The submissions shall be delivered to the Parties for their comments. The Parties may submit comments to the panel within 10 days after such delivery.

42. The panel shall list in its report all the submissions it has received pursuant to Rule 40. The panel shall not be obliged to address in its report the arguments made in those submissions, however, if it does, it shall also take into account any comments made by the Parties pursuant to Rule 41.

XIII. Urgent cases

43. In cases of urgency referred to in Article 26.10 (Decision on urgency), the panel, after consulting the Parties, shall adjust, as appropriate, the time periods referred to in this Annex. The panel shall notify the Parties of such adjustments.

XIV. Working language, translation and interpretation

44. During the consultations referred to in Article 26.3 (Consultations), and no later than the meeting referred to in Rule 11, the Parties shall endeavour to agree on a common working language for the proceedings before the panel.

45. If the Parties are unable to agree on a common working language, each Party shall arrange for and bear the costs of the translation of its written submissions into the language chosen by the other Party. The panel shall give positive consideration to a request from one Party or both Parties to modify the time periods for delivering written submissions if translations are required. The Party complained against shall arrange for the interpretation of oral submissions into the languages chosen by the Parties.

46. Panel reports and decisions shall be issued in the language or languages chosen by the Parties. If the Parties have not agreed on a common working language, the interim and final report of the panel shall be issued in one of the working languages of the WTO.

47. Any Party may provide comments on the accuracy of the translation of any translated version of a document drawn up in accordance with this Annex.

48. Each Party shall bear the costs of the translation of its written submissions. Any costs incurred for translation of a ruling shall be borne equally by the Parties.

XV. Other procedures

49. The time periods set out in this Annex shall be adjusted in line with the special time periods provided for the adoption of a report or decision by the panel in the proceedings under Article 26.14 (Reasonable period of time), Article 26.15 (Compliance review), Article 26.16 (Temporary remedies) and Article 26.17 (Review of any measure taken to comply after the adoption of temporary remedies).

50. Time periods for delivering written submissions shall also be adjusted in line with any determination of the panel following a request by one or both Parties as referred to in Rule 43.

ANNEX 26-B

CODE OF CONDUCT FOR PANELLISTS AND MEDIATORS

I. Definitions

- 1. For the purposes of this Annex, the following definitions apply:
- (a) "administrative staff" means, in respect of a panellist, individuals under the direction and control of a panellist, other than assistants;
- (b) "assistant" means an individual who, under the terms of appointment of a panellist, conducts research or provides assistance to that panellist;
- (c) "candidate" means an individual whose name is on the list of panellists referred to in Article 26.6 (Lists of panellists) and who is under consideration for selection as a panellist under Article 26.5 (Establishment of a panel);
- (d) "mediator" means an individual who has been selected as mediator in accordance with Part IV (Selection of the mediator) of Annex 26-C (Rules of procedure for mediation); and
- (e) "panellist" means a member of a panel.

II. Governing principles

2. In order to preserve the integrity and impartiality of the dispute settlement procedures each candidate and panellist shall:

- (a) get acquainted with this code of conduct;
- (b) be independent and impartial;
- (c) avoid direct or indirect conflicts of interests;
- (d) avoid impropriety and the appearance of impropriety or bias;
- (e) observe high standards of conduct; and
- (f) not be influenced by self-interest, outside pressure, political considerations, public clamour, and loyalty to a Party or fear of criticism.

III. Disclosure obligations

3. Prior to the acceptance of his or her appointment as a panellist under Article 26.5 (Establishment of a panel), a candidate requested to serve as a panellist shall disclose any interest, relationship or matter that is likely to affect his or her independence or impartiality or that might reasonably create an appearance of impropriety or bias in the proceedings. To this end, a candidate shall make all reasonable efforts to become aware of any such interests, relationships and matters, including financial interests, professional interests, or employment or family interests.

4. The disclosure obligation under paragraph 3 is a continuing duty which requires a panellist to disclose any such interests, relationships or matters that may arise during any stage of the proceedings.

5. A candidate or a panellist shall communicate to the Trade Committee for consideration by the Parties any matters concerning actual or potential violations of this code of conduct at the earliest time he or she becomes aware of them.

IV. Independence and impartiality of panellists

6. A panellist shall not, directly or indirectly, incur any obligation or accept any benefit that would in any way interfere, or appear to interfere, with the proper performance of his or her duties.

7. A panellist shall not use his or her position on the panel to advance any personal or private interests. A panellist shall avoid actions that may create the impression that others are in a special position to influence him or her.

8. A panellist shall not allow past or existing financial, business, professional, personal, or social relationships or responsibilities to influence his or her conduct or judgement.

9. A panellist shall avoid entering into any relationship or acquiring any financial interest that is likely to affect his or her impartiality or that might reasonably create an appearance of impropriety or bias.

V. Duties of panellists

10. Upon acceptance of his or her appointment, a panellist shall be available to perform and shall perform his or her duties thoroughly and expeditiously throughout the proceedings, and with fairness and diligence.

11. A panellist shall consider only the issues raised in the proceedings and necessary for a decision and shall not delegate this duty to any other person.

12. A panellist shall not delegate the duty to decide to any other individual.

13. Parts II (Governing principles), III (Disclosure obligations), IV (Independence and impartiality of panellists), paragraph 10 of Part V (Duties of panellists), VI (Obligations of former panellists) and VII (Confidentiality) shall also apply to experts, assistants, and administrative staff.

VI. Obligations of former panellists

14. Each former panellist shall avoid actions that may create the appearance that he or she was biased in carrying out the duties or derived advantage from the decision of the panel.

15. Each former panellist shall comply with the obligations in Part VII (Confidentiality).

VII. Confidentiality

16. A panellist shall not, at any time, disclose any non-public information concerning the proceedings or acquired during the proceedings for which he or she has been appointed. A panellist shall not, in any case, disclose or use such information to gain personal advantage or advantage for others or to adversely affect the interest of others.

17. A panellist shall not disclose a decision of the panel or parts thereof prior to its publication in accordance with Article 26.23(3) (Reports and decisions of the panel).

18. A panellist shall not, at any time, disclose the deliberations of a panel, or any panellist's view, nor make any public statements on the proceedings for which he or she has been appointed or on the issues in dispute in the proceedings.

VIII. Expenses

19. Each panellist shall keep a record and render a final account of the time devoted to the proceedings and of his or her expenses, as well as the time and expenses of his or her assistants and administrative staff.

IX. Mediators

20. This code of conduct shall apply to mediators, *mutatis mutandis*.

ANNEX 26-C

RULES OF PROCEDURE FOR MEDIATION

I. Objective

1. Further to Article 26.25 (Mediation), the objective of this Annex is to facilitate the finding of a mutually agreed solution through a comprehensive and expeditious procedure with the assistance of a mediator.

II. Request for information

2. At any time before the initiation of the mediation procedure, a Party may deliver a written request for information regarding a measure allegedly adversely affecting trade or investment between the Parties. The Party to which such request is made shall, within 20 days after delivery of the request, deliver a written response containing its comments on the requested information.

3. When the responding Party considers it will not be able to deliver a response within 20 days after delivery of the request referred to in Rule 2, it shall promptly notify the requesting Party, stating the reasons for the delay and providing an estimate of the shortest period within which it will be able to deliver its response.

4. A Party is normally expected to avail itself of the possibility to deliver a request for information before initiating the mediation procedure.

III. Initiation of the mediation procedure

5. A Party may at any time request to enter into a mediation procedure with respect to any measure by a Party allegedly adversely affecting trade or investment between the Parties.

6. The request shall be made by means of a written request delivered to the other Party. The request shall be sufficiently detailed to present the concerns of the requesting Party clearly and shall:

- (a) identify the specific measure at issue;
- (b) provide a statement of the adverse effects that the requesting Party considers the measure has, or will have, on trade or investment between the Parties; and
- (c) explain how the requesting Party considers that those adverse effects are linked to the measure.

7. The mediation procedure may only be initiated by mutual agreement of the Parties in order to explore mutually agreed solutions and consider any advice and proposed solutions by the mediator. The Party to which the request is made shall give sympathetic good faith consideration to the request and deliver its written acceptance or rejection to the requesting Party within 10 days after its delivery. Otherwise, the request shall be regarded as rejected.

IV. Selection of the mediator

8. The Parties shall endeavour to agree on a mediator within 15 days of the initiation of the mediation procedure.

9. In the event that the Parties are unable to agree on the mediator within the time period set out in Rule 8, either Party may request the co-chair of the Trade Committee from the complaining Party to select the mediator by lot, within five days after the request, from the sub-list of chairpersons established under Article 26.6 (Lists of panellists). The co-chair of the Trade Committee from the complaining Party may delegate such selection by lot of the mediator.

10. Should the sub-list of chairpersons referred to in Article 26.6 (Lists of panellists) not be established at the time a request is made pursuant to Rules 5 to 7, the mediator shall be drawn by lot from the individuals formally proposed by one Party or both of the Parties for that sub-list.

11. A mediator shall not be a national of either Party or employed by either Party, unless the Parties agree otherwise.

12. A mediator shall comply with Annex 26-B (Code of conduct for panellists and mediators).

V. Mediation procedure

13. Within 10 days after the appointment of the mediator, the Party which invoked the mediation procedure shall deliver to the mediator and to the other Party a detailed written description of its concerns, in particular of the operation of the measure at issue and its possible adverse effects on trade or investment. Within 20 days after the delivery of such description, the other Party may deliver written comments on such description. Either Party may include any information that it deems relevant in its description or comments.

14. The mediator shall assist the Parties in a transparent manner in bringing clarity to the measure concerned and its possible adverse effects on trade or investment. In particular, the mediator may organise meetings between the Parties, consult the Parties jointly or individually, seek the assistance of, or consult with, relevant experts and stakeholders and provide any additional support requested by the Parties. The mediator shall consult with the Parties before seeking the assistance of, or consulting with, relevant experts and stakeholders.

15. The mediator may offer advice and propose a solution for the consideration of the Parties. The Parties may accept or reject the proposed solution, or agree on a different solution. The mediator shall not advise or comment on the consistency of the measure at issue with this Agreement.

16. The mediation procedure shall take place in the territory of the Party to which the request was addressed, or by mutual agreement in any other location or by any other means.

17. The Parties shall endeavour to reach a mutually agreed solution within 60 days after the appointment of the mediator. Pending a final agreement, the Parties may consider possible interim solutions, particularly if the measure relates to perishable goods, or seasonal goods or services that rapidly lose their trade value.

18. The solution may be adopted by means of a decision of the Trade Committee. Either Party may make the solution subject to the completion of any necessary internal procedures. Mutually agreed solutions shall be made publicly available. The version disclosed to the public shall not contain any information a Party has designated as confidential.

19. Upon request of either Party, the mediator shall deliver a draft factual report to the Parties, providing:

(a) a brief summary of the measure at issue;

(b) the procedures followed; and

(c) if applicable, any mutually agreed solution reached, including possible interim solutions.

The mediator shall allow the Parties 15 days to comment on the draft report. After considering the comments of the Parties received, the mediator shall, within 15 days after the delivery of the Parties' comments, deliver a final factual report to the Parties. The factual report shall not include any interpretation of this Agreement.

- 20. The procedure shall be terminated:
- (a) by the adoption of a mutually agreed solution by the Parties, on the date of the adoption thereof;
- (b) by mutual agreement of the Parties at any stage of the procedure, on the date of that mutual agreement;
- (c) by a written declaration of the mediator, after consultation with the Parties, that further efforts at mediation would be to no avail, on the date of that declaration; or
- (d) by a written declaration of a Party after exploring mutually agreed solutions under the mediation procedure and after having considered any advice and proposed solutions by the mediator, on the date of that written declaration.

VI. Confidentiality

21. Unless the Parties agree otherwise, all steps of the mediation procedure, including any advice or proposed solution, are confidential. A Party may disclose to the public the fact that a mediation procedure is taking place.

VII. Relationship to dispute settlement procedures

22. The mediation procedure is without prejudice to each Party's rights and obligations under Sections B (Consultations) and C (Panel procedures) of Chapter 26 (Dispute settlement) or under dispute settlement procedures under any other agreement.

23. A Party shall not rely on, or introduce as evidence, in other dispute settlement procedures under this Agreement or any other agreement, nor shall a panel take into consideration:

 (a) positions taken by the other Party in the course of the mediation procedure or information exclusively gathered under Rule 14;

- (b) the fact that the other Party has indicated its willingness to accept a solution to the measure subject to mediation; or
- (c) advice given or proposals made by the mediator.

24. Unless the Parties agree otherwise, a mediator shall not serve as a member of a panel in dispute settlement procedures under this Agreement or under any other international trade agreement to which both Parties are party involving the same matter for which he or she has been a mediator.

ANNEX 27

JOINT DECLARATION ON CUSTOMS UNIONS

1. The Union recalls the obligation of those countries that have established a customs union with the Union to align their trade regime to that of the Union, and for certain of them to conclude preferential agreements with countries having preferential agreements with the Union.

2. In this context and with a view to concluding a comprehensive bilateral agreement establishing a free trade area in accordance with Article XXIV of GATT 1994, New Zealand shall endeavour to start negotiations with countries that:

(a) have established a customs union with the Union; and

(b) whose goods do not benefit from the tariff concessions under this Agreement.

3. New Zealand shall endeavour to start negotiations as soon as possible with a view to having a comprehensive bilateral agreement enter into force as quickly as possible after the entry into force of this Agreement.