

Council of the European Union General Secretariat

Brussels, 12 July 2016

DS 1383/16

RESTREINT UE/EU RESTRICTED

WTO

MEETING DOCUMENT

from:

Commission

to:

Trade Policy Committee

Subject:

TTIP: EU's proposal for an annex on cosmetics in TTIP

Delegations will find attached a note by the Commission services on the above-mentioned subject.

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NB: Please note that the document in annex is an individualised copy.

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#### **EUROPEAN COMMISSION**

Directorate-General for Trade



Brussels, 11<sup>th</sup> July 2016 TRADE 62/2016

NOTE FOR THE ATTENTION OF THE TRADE POLICY COMMUTATE

SUBJECT: TTIP: EU's proposal for an annex on cosmetics in TTIP

ORIGIN: Commission, OG Trade, Unit E.1 and F.3

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OBJECTIVE:

For information

#### REMARKS:

Member States will find enclosed in clean and in track changes the EU's first proposal for an annex on cosmetics in TTIP. The EU proposal has been finalised following consultation with and

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When detached from its enclosures, this cover note is unclassified, and should be treated as Limited taking account of comments of Member States (DS 1324/16) and the TTIP Advisory Group. The text is to be submitted to the United States in advance of the next negotiation round (taking place in the week of 11 July 2016). This proposal is without prejudice to the right of the EU to modify or complement it at a later stage.



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The relationship between sectorial annexes and the architecture of TTIP, including the applicability or not of general exceptions and dispute settlement, will be considered at a later stage.

#### EU PROPOSAL FOR AN ANNEX ON COSMETIC

# Article 1 General principles and objectives

- 1. Co-operation activities between the Parties shall aim at improving, and not reducing, undermining or otherwise compromising, the level of protection in public policy areas such as the protection of workers' and consumers' health, public health, and the protection of the environment, as considered appropriate by either Party. The Parties share the intention of achieving a high level of protection in these areas.
- Nothing in this Annex shell affect the ability of each Party to apply its
  fundamental punciples governing regulatory measures in its jurisdiction, for
  example in the areas of risk assessment and risk management<sup>1</sup>.
- Nothing in this Annex shall affect the ability of each Party to take appropriate and immediate measures when it determines that a product falling under the scope of the Annex is not safe for the consumer or does not comply with its regulatory namework. Such measures may include withdrawing the product from the market or prohibiting its placement in the market.
  - The objectives of this Annex are, in particular, to promote:

<sup>1</sup> For the EU, such principles include those established in the Treaty on the Functioning of the European Union as well as in Regulations and Directives adopted pursuant to Article 289 of the Treaty on the Functioning of the European Union.

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a) convergence of technical requirements and relevant standards applicable to

products falling under the scope of this Annex;

b) alignment of ingredients labelling;

use of validated alternative methods to animal testing;

d) existing multilateral and bilateral regulatory cooperation relating to regulation of products falling under the scope of this Annex;

e) cooperation on the review and assessment of ingredients subject to maker authorization;

f) cooperation on new and emerging issues and on any other matter of common interest to the Parties

g) cooperation related to safety assessment methodologies;

while ensuring legitimate policy objectives such as a high level of projection of public health and consumers' safety and contributing to the promotion of innovation, competitiveness and trade in products falling under the scope of this Annex.

Definitions

For the purpose of this Annex:

'Cosmetic product' means any substance or mixture intended to be placed in contact with the external parts of the human body (epidermis, hair system, nails, lips and external genital organs) or with the teeth and the mucous membranes of the oral cavity with a view exclusively or mainly to cleaning them, perfuming them, changing their appearance, protecting them, keeping them in good condition or correcting body odours.

products under Chapters 33 and 34 of the Harmonized System (HS) of tariff nomenclature which a Party classifies as a 'medicinal product' and which can be sold to a consumer without a prescription from a healthcare professional.

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When detached from its enclosures, this cover note is unclassified, and should be treated as Limited 'Ingredients subject to market authorisation' means a chemical element and its compounds in the natural state or obtained by manufacturing process, for which a market approval is required prior to their use in a cosmetic product or in a product considered by one of the Parties as 'medicinal product not subject to prescription'.

'Responsible authorities' means the European Commission and the competent authorities of the EU Member States and the US Food and Drug Administration.

'International Cooperation on Cosmetics Regulation (ICCR)' international group of cosmetics regulatory authorities from different countries that meet on an annual basis to discuss common issues on cosmetics safety and resultation.

'INCI' is the International Nomenclature of Cosmetic Ingredients.



This Annex applies to products alling inder Chapters 33 and 34 of the Harmonized System (HS) of tariff nomence ture, seardless of whether they are classified in a Party as 'cosmetic product' or as a 'medic nal product not subject to prescription'.

#### Article 4 Recevant international organisations and bodies

rties recognise that international organisations and bodies, in particular the coperation on Cosmetics Regulation (ICCR), the Organisation for Economic Cooperation and Development (OECD), the International Organisation for tandardisation (ISO), the International Nomenclature of Cosmetic Ingredients (INCI) munittee are relevant for developing scientific and technical guidelines or standards th respect to products falling under the scope of this Annex.

Article 5

Participation in relevant international organisations and bodies and regulatory convergence

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  Each Party shall actively participate, in the development of scientific or technical guidelines with respect to the assessment and the regulation of products falling under the scope of this Annex in the International Cooperation on Cosmetics Regulation.
- 2. The Parties shall cooperate with a view to strengthening, developing and promoting the adoption and implementation of internationally agreed scientific or technical guidelines relating to products falling under the scope of this Annex including, where feasible, through the presentation of joint initiatives, proposals and approaches in the International Cooperation on Cosmetics Regulation.
- 3. Each Party shall implement guidelines of the International Cooperation on Cosmetics Regulation, unless such guidelines would be ineffective or inappropriate for the achievement of the Party's legitimate objectives.
- 4. Each Party shall encourage active participation of the standardisation bodies located within their respective territories in the wor of the International Organisation for Standardisation in order to contribute to the harmonization, at international level, of standards applicable to products alling under the scope of this Annex.
- 5. Each Party shall take into account the relevant International Organisation for Standardisation standards when developing its out technical regulations and safety assessment procedures and referencing standards applicable to products falling under the scope of this Annex, unless the standards are not yet available or would be ineffective or inappropriate for the achievement of the Party's legitimate objectives. In particular, each Party shall seek to use or formally recognise, for regulatory purposed the laternational standard on good manufacturing practices for products falling under the scope of this Annex and the international standard on the efficacy of sunseeen products testing.
- 6. The Paries shall cooperate on areas of relevance for the regulation of products falling under the scope of this Annex, such as allergens labelling, traces or microbial contaminants.

#### Article 6

# Safety assessment of ingredients subject to market authorisation

- Each Party's responsible authorities shall inform the other Party's responsible authorities when updating the list of ingredients subject to market authorisation, for which the Party intends to carry out a safety assessment and possibly take a regulatory action.
- Upon request of a Party, the responsible authorities of the Parties shall enter into
  discussions when an ingredient subject to current or future market authorisation, is
  being assessed by one of the Parties' scientific experts or bodies. Those discussions

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- The Parties shall not be obliged to achieve any particular joint outcome regarding the safety assessment and subsequent regulatory action regarding a given ingredient subject to market authorisation.
- 4. No Party shall be required to advance, suspend or delay its activities related to the safety assessment of an ingredient and subsequent regulatory action as a result of a request for discussions in accordance with paragraph 2.

# Article 7 Safety assessment methodologies

- 1. Each Party's responsible authorities shall inform the other party responsible authorities when reviewing the safety assessment methodologies or technical guidance documents of relevance to the regulation of theredients subject to market authorisation.
- 2. Upon request of a Party, the Parties shall enter into discussions when assessment methodologies are reviewed or technical guadance documents are developed or reviewed by either Party, with a vew to avoid divergences, where feasible while aiming at a high level of protection.
- 3. When updating or revewing safety assessment methodologies or technical guidance documents each arty shall take into account the work done in the international organization and odies referred to in Article 4, where relevant.
- 4. No Party shall be required to advance, suspend or delay its activities related to the safety assessment methodologies of ingredients as a result of a request for discussion at ordance with paragraph 2.

# Article 8 Labelling

- Each Party shall support international efforts to establish and maintain a globally barmonised nomenclature for labelling products falling under the scope of this Annex, in particular by active participation in the work of the International Nomenclature of Cosmetic Ingredients Committee.
- Each Party shall take all necessary steps to align, to the greatest extent possible, its labelling requirements for products falling under the scope of this Annex with the International Nomenclature of Cosmetic Ingredients Committee nomenclature.

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Article 9

# Cooperation on standards relevant to products falling under the scope of this Annex

The Parties shall encourage cooperation between the standardisation bodies located within their respective territories and with standardisation bodies from other International Cooperation on Cosmetics Regulation members, with a view to jointly developing new international standards and adopting them, to the greatest extent possible. This cooperation may include sharing information, at an orly stage, regarding standards to be developed or referenced in each Party's legislation.

2. The Parties shall encourage cooperation between the standardisation bodies regated within their respective territories with a view to further aligning their existing standards with the standards adopted by the International Organisation for Standardisation.

#### Article 10

#### Alternative methods to animal te ving

- 1. Each Party shall continue to actively support the research, development, validation and regulatory acceptance of alternation pethods to animal testing.
- 2. Each Party shall accept, for the purpose of the safety assessment of products falling under the scope of this Annex, test resums generated from validated alternatives to animal testing.
- 3. No Party shall equire that a product falling under the definition of a cosmetic product in this Annex bestes ed on animals to determine the safety of that product.
- In executional circumstances, where serious concerns arise as regards the safety of an existing cosmetic ingredient, a derogation from the requirements in paragraph 3 may be granted only where
  - the ingredient is in wide use and cannot be replaced by another ingredient capable of performing a similar function, or
  - b. the specific human health problem is substantiated and the need to conduct animal test is justified and is supported by a detailed research protocol proposed as the basis for the evaluation.

Article 11
Cooperation on emerging issues

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   The Parties shall enter into discussions, if so requested by either Party, on scientific information and data in the context of new and emerging issues related to the regulation of products falling under the scope of this Annex, with a view to creating a common pool of knowledge and promoting, if feasible and to the extent possible, a common understanding of the science and safety concerns related to such issues.
- 2. Each Party shall inform the other Party when it considers adopting regulatory measures with regard to such new and emerging issues. If both Parties consider adopting such regulatory measures, discussions shall be organised in order to avoid if feasible and being mindful of the general principles in Article 1. hiverpent regulatory approaches which could create unnecessary barriers to trade.

# Article 12 Exchange of regulatory information between the Parties

- The Parties shall ensure that their responsible authorates are allowed to exchange regulatory information, including confidential information of commercial, technical or scientific nature, including to descrets, which is not in the public domain related to products falling under the stope of this Annex.
- 2. A Party shall not publicly disclose condential information of commercial, technical or scientific nauve, including trade secrets, which is not in the public domain, and which it is received from the other Party, if and in so far as that information is protected under its applicable legislation on access to information or access to do ments

[NB: In the EU context, Article 4 of Regulation (EC) no 1049/2001 as interpreted by the Court of Justice of the European Union]

# Article 13 Regulatory cooperation

[JiB; this Article may need to be adjusted as discussions on the Institutional, General and Final Provisions Chapter and on the Regulatory Cooperation Chapter proceed. This Article is to be read in conjunction with the functions and roles of the Joint Committee, the Transatlantic Regulators' Forum and the Working Group on sectors as defined in the Chapter on Institutional, General and Final Provisions]

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- The regulatory cooperation between the responsible authorities of the Parties shall 1. be guided by a joint regulatory cooperation work plan which sets out short and medium term priorities for regulatory cooperation under this Annex.
- The joint regulatory cooperation work plan shall be endorsed by the responsible authorities of the Parties at political level.
- The responsible authorities of the Parties shall transmit the joint regula 3. cooperation work plan to the Transatlantic Regulators' Forum [establish d under the Institutional, General and Final Provisions Chapter/ and publish on respective websites.
- The responsible authorities of the Parties shall regularly review the joint 4. regulatory cooperation work plan. In this review, the responsible authorities of the Parties shall take into account, inter alia, progress achieved puring the preceding years] and consider new areas that would benefit from regularry cooperation. For the review of the joint regulatory cooperation work plan, the responsible authorities of each Party shall consult stakeholders including small and medium size enterprises, employers and workers representatives and public interest groups.

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The relationship between sectorial annexes and the architecture of TTIP, including the applicability or not of general exceptions and dispute settlement, will be considered at a later stage.

#### FU PROPOSAL FOR AN ANNEX ON COSMETIC

# Article 1 General principles and objectives

- 1. Co-operation activities between the Parties shall aim at improving, and not reducing, undermining or otherwise compromising. Let by electron in public policy areas such as the protection of workers' and consumers leakh, public health, and the protection of the environment, as considered protection in these areas.
- 2. Nothing in this Annex sna, affect the foility of each Party to apply its fundamental principles governing regulatory it sasures in its jurisdiction, for example in the areas of risk assessment a d rit management<sup>2</sup>.
- 13.—Nothing in this Arinex shall affect the ability of each Party to take appropriate and immediate measures when it determines that a product falling under the scope of the Arrex is not safe for the consumer or does not comply with its regulatory namework. Such measures may include withdrawing the product from the market or prohibiting its placement in the market.
- 24. The objectives of this Annex are, in particular, to promote:

<sup>2</sup> For the EU, such principles include those established in the Treaty on the Functioning of the European Union as well as in Regulations and Directives adopted pursuant to Article 289 of the Treaty on the Functioning of the European Union.

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- h) convergence of technical requirements and relevant standards applicable to products falling under the scope of this Annex;
- alignment of ingredients labelling;
- j) use of <u>validated</u> alternative methods to animal testing;
- k) existing international multilateral and bilateral regulatory cooperation relating to regulation of products falling under the scope of this Annex;
- cooperation on the review and assessment of ingredients subject to market authorization;
- m) cooperation on new and emerging issues and on any other matter of common interest to the Parties
- n) cooperation related to safety assessment methodologies;

while ensuring <u>legitimate policy objectives</u> such a high level of protection of public health and consumers' safety and contributing to the promotion of innovation, competitiveness and trade in products falling under the scope of this Annex.

Article 2
Definitions

For the purpose of this Annex:

Cosmetic product' means any substance or mixture intended to be placed in contact with the external parts of the human body (epidermis, hair system, nails, lips and external genital organs) or with the teeth and the mucous membranes of the oral cavity with a view exclusively or mainly to cleaning them, perfuming them, changing their appearance, protecting them, keeping them in good condition or correcting body odours.

'Medicinal product not subject to prescription' means, in the context of this Annex, products under Chapters 33 and 34 of the Harmonized System (HS) of tariff

RESTREINT UEÆU RESTRICTED

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'Ingredients subject to market authorisation' means a chemical element and its compounds in the natural state or obtained by manufacturing process, for which a market approval is required prior to their use in a cosmetic product or in a product considered by one of the Parties as 'medicinal product not subject to prescription'. In the EU such ingredients include colorants, preservatives, UV-filters as well as ingredients which ever been (or will be) restricted or prohibited for use in cosmetic products, are to buman health concerns:

'Responsible authorities' means the European Commission and the competent authorities of the EU Member States and the US Food and Drug Administration.

'International Cooperation on Cosmetics Regulation (ICCR)' is a voluntary international group of cosmetics regulatory authorities from different countries that meet on an annual basis to discuss common issues on cosmetics safety and regulation.

'INCI' is the International Nomenclature of Cosmetic Ingredients.

Article 3

This Annex and the products falling under Chapters 33 and 34 of the Harmonized System (415) of ariff nomenclature, regardless of whether they are classified in a Party as 'cosmetic product up as a 'medicinal product not subject to prescription'.

# Article 4 Relevant international organisations and bodies

The Parties recognise that international organisations and bodies, in particular the international Cooperation on Cosmetics Regulation (ICCR), the Organisation for Economic Cooperation and Development (OECD), and the International Organisation for Standardisation (ISO), the International Nomenclature of Cosmetic Ingredients (INCI) Committee are relevant for developing scientific and technical guidelines or standards with respect to products falling under the scope of this Annex.

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#### Article 5

# Participation in relevant international organisations and bodies and regulatory convergence

- 7. Each Party shall actively participate, in the development of scientific or technical guidelines with respect to the assessment and the regulation of products falling under the scope of this Annex; in the International Cooperation on Cosmens Regulation (ICCR).
- 8. The Parties shall cooperate with a view to strengthening, developing and pronoting the adoption and implementation of internationally agreed scientific or technical guidelines relating to products falling under the scope of this squex including, where feasible, through the presentation of joint initiatives, proposals and approaches in the luternational Cooperation on Cosmetics Regulation (ICCR).
- 9. Each Party shall implement guidelines of the International Cooperation on Cosmetics Regulation (ICCR), unless a Party justifies why implementing such guidelines would be ineffective or inappropriate for the achievement of the Party's legitimate objectives.
- 10. Each Party shall encourage acrive acrively participate participation of the standardisation bodies located with their respective territories in the work of the International Organisation for Standardisation (ISO) in order to contribute to the harmonization, at interpational level, of standards applicable to products falling under the scope of this Anne.
- 11. Each Party shall take into account the relevant International Organisation for Standardisation SO standards when developing its own technical regulations and safety assessment procedures and referencing standards applicable to products falling under the scope of this Annex, unless those standards are not yet available or would be ineffective or inappropriate for the achievement of the Party's fegitimate objectives. In particular, each Party shall seek to use or formally recognise, for regulatory purposes, the international standard on good maner turing practices for products falling under the scope of this Annex and the international standard on the efficacy of sunscreen products testing.

The Parties shall cooperate on areas of relevance for the regulation of products falling under the scope of this Annex, such as allergens labelling, traces or microbial contaminants.

Article 6

Placing on the market of products falling under the scope of this Annex

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Each Party's responsible authority shall allow the placing of a product falling under
the scope of this Annex on its market, in accordance with its relevant legal
requirements and procedures, and on the basis of the information provided by the
manufacturer, including:

- a) information regarding safety and efficacy of the product.
- by Jabelling information related to safety, efficacy and use of the product;
- e) information regarding compliance with good manufacturing practices;
- d) any other information that may directly affect health or safety of the over of the product.
- The Parties shall cooperate on areas of relevance for the regulation of products
  falling under the scope of this Annex, such as allowens a selling, traces or
  microbial contaminants.

#### Article 7

### Safety assessment of ingredients subject to market authorisation

- 5. Each Party's responsible authorite authorities shall inform the other Party's responsible authority authorities when appearing the list of ingredients subject to market authorisation, for which the Party intends to carry out a safety assessment and possibly take a regulator, action.
- 6. Upon request of a Party, the responsible authorities of the Parties shall enter into eonsultations decussions when an ingredient subject to current or future market authorisation, is being assessed by one of the Parties' scientific experts or bodies. Those exact trans-discussions may entail sharing of the latest available scientific data concerning the safety assessment of that ingredient and of preliminary scientific findings and assessments relating to that ingredient.
  - The Parties shall not be obliged to achieve any particular joint outcome regarding the safety assessment and subsequent regulatory action regarding a given ingredient subject to market authorisation.
- 78. No Party shall be required to advance, suspend or delay its activities related to the safety assessment of an ingredient and subsequent regulatory action as a result of a request for discussions in accordance with paragraph 2.

#### Article 87

Safety assessment methodologies

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- 5. Each Party's responsible <u>authority authorities</u> shall inform the other Party responsible <u>authority authorities</u> when reviewing the safety assessment methodologies or technical guidance documents of relevance to the regulation of an ingredients subject to market authorisation.
- 6. Upon request of a Party, the Parties shall enter into consultations discussions when assessment methodologies are reviewed or technical guidance documents are developed or reviewed by either Party, with a view to achieve alignmentavor divergences, where feasible while aiming at a high level of protection.
- 7. When updating or reviewing safety assessment methodologies or technical guidance documents, each Party shall take into account the work done in the international organisations and bodies referred to in Article 4 when relevant.
- 7.8. No Party shall be required to advance, suspend or delay as acrovices related to the safety assessment methodologies of ingredients as a result of a request for discussions in accordance with paragraph 2.

Article 98 Lybering

- 3. Each Party shall support international firsts to establish and maintain a globally harmonised nomenclature for labelling products falling under the scope of this Annex, in particular by active participation in the work of the International Nomenclature of Cosmetic Ingraphents (INCI)-Committee.
- 4. Each Party than take all necessary steps to align with the INCI nomenclature, to the highest-greatest extent possible, its labelling requirements for products falling under the scope of this Annex with the International Nomenclature of Cosmetic Ingredients Committee nomenclature.

Article 109

noperation on standards relevant to products falling under the scope of this Annex

The Parties shall encourage cooperation between their standardisation bodies located within their respective territories and with standardisation bodies from other International Cooperation on Cosmetics RegulationICCR members, with a view to jointly developing new international standards and adopting them, to the highest-greatest extent possible. This cooperation may include sharing information,

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The Parties shall encourage cooperation between their\_standardisation bodies located within their respective territories with a view to further aligning their existing standards with the standards adopted by the International Organisation for Standardisation (ISO).

#### Article <del>11</del>10

#### Alternative methods to animal testing

- Each Party shall continue to actively support the research, level pment, and validation and regulatory acceptance of alternative methods; animal testing.
- Each Party shall accept, for the purpose of the safety assessment of products falling under the scope of this Annex, test results generated from validated alternatives to animal testing.
- 7. No Party shall require that a product falling under the <u>definition of a cosmetic</u>

  product scope of in this Annex be tested in animals to determine the safety of that product, unless
- 7.8. In exceptional circumstances, where serious concerns arise as regards the safety of an existing cospetite ingredient, a derogation from the requirements in paragraph 3 may be graved only where
  - a. there are serious safety concerns related to human health on an existing the ingredient which is in wide use widely used and cannot be replaced by the ingredient capable of performing a similar function, or

the product falling under the scope of this Annex is defined in the regulatory mework of a Party not as a cosmetic product but as a medicinal product not subject to prescription.

b. the specific human health problem is substantiated and the need to conduct animal test is justified and is supported by a detailed research protocol proposed as the basis for the evaluation.

Article +211
Cooperation on emerging issues

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  The Parties shall enter into discussionseonsultations, if so requested by either Party, on scientific information and data in the context of new and emerging issues related to the regulation of products falling under the scope of this Annex, with a view to creating a common pool of knowledge and -promoting, if feasible and to the extent possible, a common understanding of the science and safety concerns related to such issues.
- 2. Each Party shall inform the other Party when it considers adopting regulatory measures with regard to such new and emerging issues. If both Parties consider adopting such regulatory measures, eonsultations discussions shall be organised in order to avoid, if feasible and being mindful of the general principles in Artie 1, divergent regulatory approaches which could create unnecessary larriers to trade

#### Article 1312

## Exchange of regulatory information between the Parties

- The Parties shall ensure that their responsible authorities are allowed to exchange relevant regulatory information, including confidential information of commercial, technical or scientific nature, including trade secrets, which is not in the public domain related to the approval and supervision of products falling under the scope of this onex.
- 2. A Party shall not publicly disclose confidential information of commercial, technical of scientific nature, including trade secrets, which is not in the public domain, and which it has received from the other Party, if and in so far as that information is protected under its applicable legislation on access to information or access to documents.

[NB: In the EU context, Article 4 of Regulation (EC) no 1049/2001 as interpreted by the Justice of the European Union]

#### Article <u>1413</u>

#### Regulatory cooperation

[NB: this Article may need to be adjusted as discussions on the Institutional, General and Final Provisions Chapter and on the Regulatory Cooperation Chapter proceed. This Article is to be read in conjunction with the functions and roles of the Joint Committee.

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## RESTREINT UE/EU RESTRICTED

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Chapter on Institutional, General and Final Provisions]

- 1. The regulatory cooperation between the responsible authorities of the Parties shall be guided by a joint regulatory cooperation work plan which sets out short and medium term priorities for regulatory cooperation under this Annex.
- 2. The joint regulatory cooperation work plan shall be endorsed by the responsible authorities of the Parties at political level.
- 3. The responsible authorities of the Parties shall transmit the joint regulatory coop, ration work plan to the Transatlantic Regulators' Forum [established under me Institution]. General and Final Provisions Chapter] and publish it on their respective web ites.
- 4. The responsible authorities of the Parties shall regularly review the joint regulatory cooperation work plan. In this review, the responsible authorities of the Parties shall take into account, inter alia, progress achieved [during the pre eding vers] and consider new areas that would benefit from regulatory cooperation. For the view of the joint regulatory cooperation work plan, the responsible authorities of each Party shall consult stakeholders including small and medium size enterprises. Employers and workers representatives and public interest groups.

#### Further regulatory coop ratio ractivities

[NB: this Article may need to be adjusted as discussions on the Regulatory Cooperation Chapter proceed]

- 1. The Working Group for Sectors shall meet upon request of either Party or of the Joint Committee for the purpose of reviewing the implementation of commence on under this Annex or examining stakeholder requests.
- 2. The regulatory cooperation between the responsible authorities of the Parties shall be suided by a joint regulatory cooperation work plan which sets out short and redium term priorities for regulatory cooperation under this Annex.
- The first joint regulatory cooperation work plan shall be agreed no later than by the time of signature of the Agreement and shall be endorsed by the European Commission and by the US FDA Commissioner.
- 4. The responsible authorities of each Party shall publish the joint regulators ecoperation work plan on their respective websites.

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The responsible authorities of each Party shall implement the joint regulatory cooperation work plan.

The responsible authorities of the Parties shall review annually the joint regulatory cooperation work plan. In this review, the Parties shall take into account, inter alia, progress achieved during the preceding year and consider new areas that would benefit from regulatory cooperation. For the review of the joint regulatory cooperation work plan, the responsible authorities of each Party shall consult stakeholders including Small and Medium Size enterprises and public interest groups.

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#### Council of the European Union General Secretariat

Brussels, 20 July 2016 (OR. en)

DS 1397/16

WTO

MEETING DOCUMENT

From:

General Secretariat of the Council

To:

Delegations

Subject:

TTIP: Declassification of meeting documents

Delegations are herewith informed that the following EU RESTRICTED documents have been declassified:

DS 1310/16	EU offer on Financial Services
DS 1353/16	EU proposal on provisions on crimate aspects of the TTIP Trade and sustainable
	Development chapter
DS1379/16	EU's proposal for an annex on medical devices in TTIP
DS1380/16	EU's proposal for an annex on textiles in TIP
DS1381/16	EU's proposal for an annex on chemicals in TTIP
DS1382/16	EU's proposal for an annex on motor vehicles and motor vehicles' parts in TTIP
DS1383/16	EU's proposal for an annex on cosmetics in TTIP
DS 1344/16 REV 1	EU Proposal for Institutional, General and Final Provisions
DS 1389/16	EU's proposal for an annex on engineering in TTIP
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