

COUNCIL OF THE EUROPEAN UNION

Brussels, 19 February 2014 (OR. en)

6677/14 ADD 1

COWEB 23

PROPOSAL

From:	Secretary-General of the European Commission, signed by Mr Jordi AYET PUIGARNAU, Director	
date of receipt:	14 February 2014	
To:	Mr Uwe CORSEPIUS, Secretary-General of the Council of the European Union	
No. Cion doc.:	COM(2014) 75 final - Annex 1	
Subject:	ANNEX to the Proposal for a COUNCIL DECISION on the signing on behalf of the European Union and its Member States of a Protocol to the Stabilisation and Association Agreement between the European Communities and their Member States, of the one part, and the Republic of Serbia, of the other part, to take account of the accession of the Republic of Croatia to the European Union	

Delegations will find attached document COM(2014) 75 final - Annex 1.

Encl.: COM(2014) 75 final - Annex 1

6677/14 ADD 1 FCA/sb



Brussels, 14.2.2014 COM(2014) 75 final

ANNEX 1

ANNEX

to the

Proposal for a

COUNCIL DECISION

on the signing on behalf of the European Union and its Member States of a Protocol to the Stabilisation and Association Agreement between the European Communities and their Member States, of the one part, and the Republic of Serbia, of the other part, to take account of the accession of the Republic of Croatia to the European Union

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Annex

PROTOCOL

to the Stabilisation and Association Agreement between the European Communities and their Member States, of the one part, and the Republic of Serbia, of the other part, to take account of the accession of the Republic of Croatia to the European Union

THE KINGDOM OF BELGIUM,

THE REPUBLIC OF BULGARIA,

THE CZECH REPUBLIC,

THE KINGDOM OF DENMARK,

THE FEDERAL REPUBLIC OF GERMANY,

THE REPUBLIC OF ESTONIA,

IRELAND,

THE HELLENIC REPUBLIC,

THE KINGDOM OF SPAIN,

THE FRENCH REPUBLIC,

THE REPUBLIC OF CROATIA,

THE ITALIAN REPUBLIC,

THE REPUBLIC OF CYPRUS,

THE REPUBLIC OF LATVIA,

THE REPUBLIC OF LITHUANIA,

THE GRAND DUCHY OF LUXEMBOURG,

HUNGARY,

MALTA,

THE KINGDOM OF THE NETHERLANDS,

THE REPUBLIC OF AUSTRIA,

THE REPUBLIC OF POLAND,

THE PORTUGUESE REPUBLIC,

ROMANIA,

THE REPUBLIC OF SLOVENIA,

THE SLOVAK REPUBLIC,

THE REPUBLIC OF FINLAND,

THE KINGDOM OF SWEDEN,

THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND

Contracting Parties to the Treaty on European Union, the Treaty on the Functioning of the European Union and the Treaty establishing the European Atomic Energy Community,

hereinafter referred to as the 'Member States', and

THE EUROPEAN UNION and THE EUROPEAN ATOMIC ENERGY COMMUNITY,

hereinafter referred to as 'the European Union',

of the one part, and

THE REPUBLIC OF SERBIA, hereinafter referred to as "Serbia"

of the other part,

Having regard to the accession of the Republic of Croatia (hereinafter referred to as 'Croatia') to the European Union on 1 July 2013,

Whereas:

- (1) The Stabilisation and Association Agreement between the European Communities and their Member States, of the one part, and Serbia, of the other part, (hereinafter referred to as 'the SAA') was signed in Luxemburg on 29 April 2008 and entered into force on 1 September 2013.
- (2) The Treaty concerning the accession of Croatia to the European Union (hereinafter referred to as 'the Treaty of Accession') was signed in Brussels on 9 December 2011.
- (3) Croatia acceded to the European Union on 1 July 2013.
- (4) Pursuant to Article 6(2) of the Act of Accession of Croatia, the accession of Croatia to the SAA shall be agreed by the conclusion of a protocol to the SAA.
- (5) Consultations pursuant to Article 39(3) of the SAA have taken place so as to ensure that account is taken of the mutual interests of the European Union and Serbia stated in this Agreement,

HAVE AGREED AS FOLLOWS:

SECTION I

CONTRACTING PARTIES

Article 1

Croatia shall be Party to the SAA and shall respectively adopt and take note, in the same manner as the other Member States of the European Union, of the texts of the SAA, as well as of the Joint Declarations, and the Unilateral Declarations annexed to the Final Act signed on the same date.

ADJUSTMENTS TO THE TEXT OF THE SAA INCLUDING ITS ANNEXES AND PROTOCOLS

SECTION II

AGRICULTURAL PRODUCTS

Article 2

European Union concessions on agricultural products

In Article 26, paragraph (4) is replaced by:

'4. From the entry into force of the Protocol to this Agreement to take account of the accession of Croatia to the European Union, the European Union shall apply duty-free access on imports into the European Union for products originating in Serbia of headings 1701 and 1702 of the Combined Nomenclature, within the limit of an annual tariff quota of 181,000 tonnes (net weight).'

Article 3

Serbian concessions on agricultural products

1. In Article 27, a new paragraph (3) is inserted:

'From the entry into force of the Protocol to this Agreement to take account of the accession of Croatia to the European Union, Serbia shall apply the custom duties applicable on imports of certain agricultural products originating in the European Union within the quantities indicated, listed in Annex III(e).'

2. Annex I of this Protocol shall be added as Annex III(e) of the SAA and shall form an integral part of the SAA.

Article 4

European Union concessions on Fisheries products

- 1. In Article 29, a new paragraph (3) is inserted:
- '3. From the entry into force of the Protocol to this Agreement to take account of the accession of Croatia to the European Union, the European Union shall increase the volume of the annual tariff quota for imports of carp in Annex IV of the SAA by 26 tonnes.
- 2. In article 29, a new paragraph (4) is inserted:
- '4. From the entry into force of the Protocol to this Agreement to take account of the accession of Croatia to the European Union, the European Union shall open a tariff quota for imports of products of HS sub-heading 1604 duty free within an annual limit of 15 tonnes. Imports outside the quota limits will be at a duty rate of 70% of MFN duty.'

Article 5

Serbian concessions on Fisheries products

- 1. In Article 30, a new paragraph (3) is inserted:
- '3. From the entry into force of the Protocol to this Agreement to take account of the accession of Croatia to the European Union, Serbia shall open a tariff quota for imports of live carp (*Cyprinus carpio*, *Carassius carassius*, *Ctenopharyngodon idellus*, *Hypophthalmichthys* spp., *Cirrhinus* spp., *Mylopharyngodon piceus*) of the CN code 0301 93 00 at a duty rate of 10% within an annual limit of 20 tonnes. Imports outside the quota limits will be at a duty rate of 60% of MFN duty.'

Article 6

Serbian concessions on Processed Agricultural Products

Annex II to this Protocol shall be added as Annex IIa to Protocol 1 to the SAA and shall form an integral part of the SAA.

Article 7

Wine and Spirit drinks Protocol

Paragraph 1 of Annex I to Protocol 2 on reciprocal preferential concessions for certain wines, the reciprocal recognition, protection and control of wine, spirit drinks and aromatised wine names referred to in Article 28 of the SAA shall be replaced by the text set out in Annex III to this Protocol.

SECTION III

RULES OF ORIGIN

Article 8

Annex IV to Protocol 3 to the SAA shall be replaced by the text set out in Annex IV to this Protocol.

TRANSITIONAL PROVISIONS

SECTION IV

Article 9

Proof of origin and administrative cooperation

- 1. Proofs of origin properly issued by either Serbia or Croatia in the framework of preferential agreements or autonomous arrangements applied between them shall be accepted in the respective countries, provided that:
- (a) the acquisition of such origin confers preferential tariff treatment on the basis of the preferential tariff measures contained in the SAA;
- (b) the proof of origin and the transport documents were issued no later than the day before the date of accession;
- (c) the proof of origin is submitted to the customs authorities within the period of four months from the date of accession.

Where goods were declared for importation in either Serbia or Croatia, prior to the date of accession, under preferential agreements or autonomous arrangements applied between Serbia and Croatia at that time, proof of origin issued retrospectively under those agreements or arrangements may also be accepted provided that it is submitted to the customs authorities within a period of four months from the date of accession.

- 2. Serbia and Croatia are authorised to retain the authorisations with which the status of "approved exporters" has been granted in the framework of preferential agreements or autonomous arrangements applied between them, provided that:
- (a) such a provision is also provided for in the agreement concluded prior to the date of Croatia's accession between Serbia and the European Union; and
- (b) the approved exporters apply the rules of origin in force under that agreement.

These authorisations shall be replaced, no later than one year after the date of accession of Croatia, by new authorisations issued under the conditions of the SAA.

3. Requests for subsequent verification of proof of origin issued under the preferential agreements or autonomous arrangements referred to in paragraphs 1 and 2 shall be accepted by the competent customs authorities of either Serbia or Croatia for a period of three years after the issue of the proof of origin concerned and may be made by those authorities for a period of three years after acceptance of the proof of origin submitted to those authorities in support of an import declaration.

Article 10

Goods in transit

1. The provisions of the SAA may be applied to goods exported from either Serbia to Croatia or from Croatia to Serbia, which comply with the provisions of Protocol 3 to the SAA and that on the date of accession of Croatia are either *en route* or in temporary storage, in a customs warehouse or in a free zone in Serbia or in Croatia.

2. Preferential treatment may be granted in such cases, subject to the submission to the customs authorities of the importing country, within four months from the date of accession of Croatia, of a proof of origin issued retrospectively by the customs authorities of the exporting country.

Article 11

Quotas in the first year of application of the Protocol

In the first year of application of this Protocol, the volumes of the new tariff quotas and the increases of the volumes of existing tariff quotas shall be calculated as a pro rata of the basic annual volumes, taking into account the part of the year elapsed before the date of the application of this protocol.

GENERAL AND FINAL PROVISIONS

SECTION V

Article 12

This Protocol and the Annexes thereto shall form an integral part of the SAA.

Article 13

- 1. This Protocol shall be approved by the European Union and its Member States and by Serbia in accordance with their own procedures.
- 2. The Parties shall notify each other of the completion of the corresponding procedures referred to in paragraph 1. The instruments of approval shall be deposited with the General Secretariat of the Council of the European Union.

Article 14

- 1. This Protocol shall enter into force on the first day of the first month following the date of the deposit of the last instrument of approval.
- 2. If not all the instruments of approval of this Protocol have been deposited before the first day of the second month following the date of signature, this Protocol shall apply provisionally. The date of provisional application shall be the first day of the second month following the date of signature.

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Article 15

This Protocol is drawn up in duplicate in the Bulgarian, Croatian, Czech, Danish, Dutch, English, Estonian, Finnish, French, German, Greek, Hungarian, Italian, Latvian, Lithuanian, Maltese, Polish, Portuguese, Romanian, Slovak, Slovene, Spanish, Swedish and in the Serbian languages, each of these texts being equally authentic.

Article 16

The text of the SAA, including the Annexes and Protocols which form an integral part thereof, and the Final Act together with the declarations annexed thereto shall be drawn up in the Croatian language, and these texts shall be authentic in the same way as the original texts. The Stabilisation and Association Council shall approve these texts.

ANNEX I

'Annex III(e)

Serbian tariff concessions for agricultural primary products originating in the European Union

(referred to in Article 27(3))

(Custom duties (ad valorem and/or specific duties) as indicated will be applied for the products listed in this annex within the quantities indicated for each product from the date of entry into force of the Protocol to this agreement to take account of the accession of Croatia to the European Union)

CN Code (2013)	Description	Annual quantity (in tons)	Rate of inquota duty (% of MFN)
0103	Live swine:	200	0%
	- Other:		
0103 92	Weighing 50 kg or more:		
	Domestic species:		
0103 92 11	Sows having farrowed at least once, of a weight of not less than 160		
	kg		
0103 92 19	Other		
0206	Edible offal of bovine animals, swine, sheep, goats, horses, asses, mules or	200	0%
	hinnies, fresh, chilled or frozen:		
0206 41 00	- Of swine, frozen:		
0206 41 00	Livers		
0206 49 00	Other		
0402	Milk and cream, concentrated or containing added sugar or other sweetening	70	5%
0402 10	matter: — In powder, granules or other solid forms, of a fat content, by weight, not		
0402 10	exceeding 1,5 %:		
	Not containing added sugar or other sweetening matter:		
0402 10 11	In immediate packings of a net content not exceeding 2,5 kg		
0402 10 19	Other		
	Other:		
0402 10 99	Other		
	 In powder, granules or other solid forms, of a fat content, by weight, exceeding 1,5 %: 		
0402 21	Not containing added sugar or other sweetening matter:		
	Of a fat content, by weight, not exceeding 27 %:		
0402 21 11	In immediate packings of a net content not exceeding 2,5 kg		
0402 21 18	Other		
0406	Cheese and curd:	50	0%
0406 10	- Fresh (unripened or uncured) cheese, including whey cheese, and curd:		
0406 10 20	Of a fat content, by weight, not exceeding 40 %		
0406 10 80	Other		
0406 30	- Processed cheese, not grated or powdered:		
0406 30 10	In the manufacture of which no cheeses other than Emmentaler, Gruyère		
	and Appenzell have been used and which may contain, as an addition,		

	Glarus herb cheese (known as Schabziger); put up for retail sale, of a fat content by weight in the dry matter not exceeding 56 % – Other:
	Of a fat content, by weight, not exceeding 36 % and of a fat content,
	by weight, in the dry matter:
0406 30 31	Not exceeding 48 %
0406 30 39	Exceeding 48 %
0406 30 90	Of a fat content, by weight, exceeding 36 %
0406 90	- Other cheese:
	Other:
0406 90 13	– – Emmentaler
0406 90 15	– – Gruyère, Sbrinz
0406 90 17	– – Bergkäse, Appenzell
0406 90 18	Fromage fribourgeois, Vacherin Mont d'Or and Tête de Moine
0406 90 19	Glarus herb cheese (known as Schabziger) made from skimmed milk
0.406.00.21	and mixed with finely ground herbs
0406 90 21	Cheddar
0406 90 23	Edam
0406 90 25	Tilsit
0406 90 27	Butterkäse
0406 90 29	Kashkaval
0406 90 32	Feta
0406 90 37	– – Finlandia
0406 90 39	Jarlsberg
	Other:
0406 90 50	Cheese of sheep's milk or buffalo milk in containers containing
	brine, or in sheepskin or goatskin bottles Other:
	Off a fat content, by weight, not exceeding 40 % and a water
	content, by weight, in the non-fatty matter:
	Not exceeding 47 %:
0406 90 61	Grana Padano, Parmigiano Reggiano
0406 90 63	Fiore Sardo, Pecorino
0406 90 69	Other
	Exceeding 47 % but not exceeding 72 %:
0406 90 73	Provolone
0406 90 75	Asiago, Caciocavallo, Montasio, Ragusano
0406 90 76	Danbo, Fontal, Fontina, Fynbo, Havarti, Maribo, Samsø
0406 90 78	Gouda
0406 90 79	Esrom, Italico, Kernhem, Saint-Nectaire, Saint-Paulin,
	Taleggio
0406 90 81	Cantal, Cheshire, Wensleydale, Lancashire, Double
0406 00 82	Gloucester, Blarney, Colby, Monterey Camembert
0406 90 82	Camembert
0406 90 84	
	Other cheese, of a water content, by weight, in the non-fatty matter:
0406 90 86	Exceeding 47 % but not exceeding 52 %
0406 90 87	Exceeding 52 % but not exceeding 62 %
0406 90 88	Exceeding 62 % but not exceeding 72 %
0406 90 93	Exceeding 72 %
31007073	Exceeding 12.70

0406 90 99	Other		
0701	Potatoes, fresh or chilled:	165	0%
0701 90	- Other:		
	Other:		
0701 90 90	Other		
0710	Vegetables (uncooked or cooked by steaming or boiling in water), frozen:	20	0%
	 Leguminous vegetables, shelled or unshelled: 		
0710 21 00	– Peas (Pisum sativum)		
1001	Wheat and meslin:	300	0%
	- Other:		
1001 99 00	Other		
1005	Maize (corn):	270	0%
1005 10	– Seed:		
	– Hybrid:		
1005 10 15	Simple hybrids		
1005 10 18	Other:		
ex 1005 10	Double and top cross hybrid maize seed		
18 1512	Sunflower-seed, safflower or cotton-seed oil and fractions thereof, whether	60	5%
1312	or	00	370
	not refined, but not chemically modified:		
	– Sunflower-seed or safflower oil and fractions thereof:		
1512 19	Other:		
1512 19 90	Other		
1602	Other prepared or preserved meat, meat offal or blood:	150	0%
1602 10 00	 Homogenised preparations 		
	– Of swine:		
1602 41	Hams and cuts thereof		
1602 42	 – Shoulders and cuts thereof 		
1602 49	Other, including mixtures		
1602 50	– Of bovine animals		
1701	Cane or beet sugar and chemically pure sucrose, in solid form:	70	20%
	- Raw sugar not containing added flavouring or colouring matter:		
1701 12	Beet sugar:		
1701 12 90	Other		
1701 14	Other cane sugar:		
1701 14 90	Other		
	- Other:		
1701 91 00	 Containing added flavouring or colouring matter 		
1701 99	Other:		
1701 99 10	White sugar		
1701 99 90	Other		
2009	Fruit juices (including grape must) and vegetable juices, unfermented and	20	0%
	not containing added spirit, whether or not containing added sugar or other		
	sweetening matter:		
	Juice of any other single fruit or vegetable:		
2009 89	Other:		
	Of a Brix value not exceeding 67:		
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	Other:		
	Other:		
	Not containing added sugar:		
2009 89 96	Cherry juice		
2401	Unmanufactured tobacco; tobacco refuse:	75	0%
2401 10	- Tobacco, not stemmed/stripped:		
2401 10 35	Light air-cured tobacco		
2401 10 60	Sun-cured oriental type tobacco		
2401 10 85	Flue-cured tobacco		
2401 20	- Tobacco, partly or wholly stemmed/stripped:		
2401 20 35	Light air-cured tobacco		
2401 20 60	Sun-cured oriental type tobacco		
2401 20 85	Flue-cured tobacco		
2401 20 95	Other		
2401 30 00	- Tobacco refuse		

ANNEX II

(Products referred to in article 25 of the SAA)

'Annex IIa to Protocol 1

Tariff quotas applicable to goods originating in the European Union on import into Serbia

Description	Annual quantity (in tons)	Rate of in-quota duty
Buttermilk, curdled milk and cream, yogurt, kephir and other fermented or acidified milk and cream, whether or not concentrated or containing added sugar or other sweetening matter or flavoured or containing added fruit, nuts or cocoa:	190	0%
– Yogurt:		
Not flavoured nor containing added fruit, nuts or cocoa:		
Not containing added sugar or other sweetening matter, of a fat content, by weight:		
Not exceeding 3 %		
Exceeding 3 % but not exceeding 6 %		
- Other:		
Flavoured or containing added fruit, nuts or cocoa:		
Other, of a milkfat content, by weight:		
Not exceeding 3 %		
Exceeding 3 % but not exceeding 6 %		
Undenatured ethyl alcohol of an alcoholic strength by volume of 80 % vol or higher; ethyl alcohol and other spirits, denatured, of any strength:	1180	0%
- Undenatured ethyl alcohol of an alcoholic strength by volume of 80 % vol or higher		
Cigars, cheroots, cigarillos and cigarettes, of tobacco or of tobacco substitutes:	25	10%
	Buttermilk, curdled milk and cream, yogurt, kephir and other fermented or acidified milk and cream, whether or not concentrated or containing added sugar or other sweetening matter or flavoured or containing added fruit, nuts or cocoa: - Yogurt: - Not flavoured nor containing added fruit, nuts or cocoa: - Not containing added sugar or other sweetening matter, of a fat content, by weight: Not exceeding 3 % Exceeding 3 % but not exceeding 6 % - Other: - Flavoured or containing added fruit, nuts or cocoa: - Other, of a milkfat content, by weight: Not exceeding 3 % Exceeding 3 % but not exceeding 6 % Undenatured of an alcoholic strength by volume of 80 % vol or higher; ethyl alcohol and other spirits, denatured, of any strength: - Undenatured ethyl alcohol of an alcoholic strength by volume of 80 % vol or higher Cigars, cheroots, cigarillos and cigarettes, of	Buttermilk, curdled milk and cream, yogurt, kephir and other fermented or acidified milk and cream, whether or not concentrated or containing added sugar or other sweetening matter or flavoured or containing added fruit, nuts or cocoa: - Yogurt: - Not flavoured nor containing added fruit, nuts or cocoa: - Not containing added sugar or other sweetening matter, of a fat content, by weight: Not exceeding 3 % Exceeding 3 % but not exceeding 6 % - Other: - Flavoured or containing added fruit, nuts or cocoa: Other, of a milkfat content, by weight: Not exceeding 3 % Exceeding 3 % but not exceeding 6 % Undenatured ethyl alcohol of an alcoholic strength by volume of 80 % vol or higher; ethyl alcohol and other spirits, denatured, of any strength: - Undenatured ethyl alcohol of an alcoholic strength by volume of 80 % vol or higher Cigars, cheroots, cigarillos and cigarettes, of

2402 20	- Cigarettes containing tobacco:	1 600	15%
2402 20 90	Other		

ANNEX III

1. Imports into the European Union of the following wines referred to in Article 2 of this Protocol shall be subject to the concessions set out below:

CN code	Description (in accordance with Article 2 (1)(b) of Protocol 2	Applicable duty	Annual quantity (hl)	Special provisions
ex 2204 10	Quality sparkling wine	exemption	55 000	(1)
ex 2204 21	Wine of fresh grapes			
ex 2204 29	Wine of fresh grapes	exemption	12,300	(1)

⁽¹⁾ Consultations at the request of one of the Contracting Parties may be held to adapt the quotas by transferring quantities from the quota applying to position ex 2204 29 to the quota applying to positions ex 2204 10 and ex 2204 21.

ANNEX IV

Annex IV

TEXT OF THE INVOICE DECLARATION

The invoice declaration, the text of which is given below, must be made out in accordance with the footnotes. However, the footnotes do not have to be reproduced.

Bulgarian version

Износителят на продуктите, обхванати от този документ (митническо разрешение \mathbb{N}_{2} ... (1¹)) декларира, че освен където ясно е отбелязано друго, тези продукти са с преференциален произход (2).

Spanish versión

El exportador de los productos incluidos en el presente documento (autorización aduanera n° ... (1)) declara que, salvo indicación en sentido contrario, estos productos gozan de un origen preferencial ... (2).

Czech versión

Vývozce výrobků uvedených v tomto dokumentu (číslo povolení ... (1)) prohlašuje, že kromě zřetelně označených mají tyto výrobky preferenční původ v ... (2).

Danish version

Eksportøren af varer, der er omfattet af nærværende dokument, (toldmyndighedernes tilladelse nr. ... (1)), erklærer, at varerne, medmindre andet tydeligt er angivet, har præferenceoprindelse i ... (2).

German version

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⁽¹⁾ When the invoice declaration is made out by an approved exporter, the authorization number of the approved exporter must be entered in this space. When the invoice declaration is not made out by an approved exporter, the words in brackets shall be omitted or the space left blank.

⁽²⁾ Origin of products to be indicated. When the invoice declaration relates, in whole or in part, to products originating in Ceuta and Mellila, the exporter must clearly indicate them in the document on which the declaration is made out by means of the symbol 'CM'.

⁽³⁾ These indications may be omitted if the information is contained on the document itself.

⁽⁴⁾ In cases where the exporter is not required to sign, the exemption of signature also implies the exemption of the name of the signatory'

Der Ausführer (Ermächtigter Ausführer; Bewilligungs-Nr. ... (1)) der Waren, auf die sich dieses Handelspapier bezieht, erklärt, dass diese Waren, soweit nicht anderes angegeben, präferenzbegünstigte ... (2) Ursprungswaren sind.

Estonian version

Käesoleva dokumendiga hõlmatud toodete eksportija (tolli kinnitus nr. ... (1)) deklareerib, et need tooted on ... (2) sooduspäritoluga, välja arvatud juhul, kui on selgelt näidetud teisiti.

Greek version

Ο εξαγωγέας των προϊόντων που καλύπτονται από το παρόν έγγραφο (άδεια τελωνείου υπ'αριθ. ... (1)) δηλώνει ότι, εκτός εάν δηλώνεται σαφώς άλλως, τα προϊόντα αυτά είναι προτιμησιακής καταγωγής ... (2).

English version

The exporter of the products covered by this document (customs authorization No ... (1)) declares that, except where otherwise clearly indicated, these products are of ... (2) preferential origin.

French version

L'exportateur des produits couverts par le présent document (autorisation douanière n° ... (1)) déclare que, sauf indication claire du contraire, ces produits ont l'origine préférentielle ... (2).

Croatian version

Izvoznik proizvoda obuhvaćenih ovom ispravom (carinsko ovlaštenje br. ... (1)) izjavljuje da su, osim ako je drukčije izričito navedeno, ovi proizvodi ... (2) preferencijalnog podrijetla.

Italian version

L'esportatore delle merci contemplate nel presente documento (autorizzazione doganale n. ... (1)) dichiara che, salvo indicazione contraria, le merci sono di origine preferenziale ... (2).

Latvian version

To produktu eksportētājs, kuri ietverti šajā dokumentā (muitas atļauja Nr. ... (1)), deklarē, ka, izņemot tur, kur ir citādi skaidri noteikts, šiem produktiem ir preferenciāla izcelsme ... (2).

Lithuanian version

Šiame dokumente išvardytų prekių eksportuotojas (muitinės liudijimo Nr. ... (1)) deklaruoja, kad, jeigu kitaip nenurodyta, tai yra ... (2) preferencinės kilmės prekės.

Hungarian version

A jelen okmányban szereplő áruk exportőre (vámfelhatalmazási szám: ... (1)) kijelentem, hogy eltérő egyértelmű jelzés hiányában az áruk preferenciális ... (2) származásúak.

Maltese version

L-esportatur tal-prodotti koperti b'dan id-dokument (awtorizzazzjoni tad-dwana nru. ... (1)) jiddikjara li, ħlief fejn indikat b'mod ċar li mhux hekk, dawn il-prodotti huma ta' oriġini preferenzjali ... (2).

Dutch version

De exporteur van de goederen waarop dit document van toepassing is (douanevergunning nr. ... (1)), verklaart dat, behoudens uitdrukkelijke andersluidende vermelding, deze goederen van preferentiële ... oorsprong zijn (2).

Polish version

Eksporter produktów objętych tym dokumentem (upoważnienie władz celnych nr ... (1)) deklaruje, że z wyjątkiem gdzie jest to wyraźnie określone, produkty te mają ... (2) preferencyjne pochodzenie.

Portuguese version

O abaixo-assinado, exportador dos produtos abrangidos pelo presente documento (autorização aduaneira n.º ... (1)), declara que, salvo indicação expressa em contrário, estes produtos são de origem preferencial ... (2).

Romanian version

Exportatorul produselor ce fac obiectul acestui document (autorizația vamală nr (1)) declară că, exceptând cazul în care în mod expres este indicat altfel, aceste produse sunt de origine preferențială (2).
Slovak version
Vývozca výrobkov uvedených v tomto dokumente (číslo povolenia (1)) vyhlasuje, že okrem zreteľne označených, majú tieto výrobky preferenčný pôvod v (2).
Slovenian version
Izvoznik blaga, zajetega s tem dokumentom (pooblastilo carinskih organov štr (1)) izjavlja, da, razen če ni drugače jasno navedeno, ima to blago preferencialno (2) poreklo.
Finnish version
Tässä asiakirjassa mainittujen tuotteiden viejä (tullin lupa n:o (1)) ilmoittaa, että nämä tuotteet ovat, ellei toisin ole selvästi merkitty, etuuskohteluun oikeutettuja alkuperätuotteita (2).
Swedish version
Exportören av de varor som omfattas av detta dokument (tullmyndighetens tillstånd nr (1)) försäkrar att dessa varor, om inte annat tydligt markerats, har förmånsberättigande ursprung (2).
Serbian Versions
Извозник производа обухваћених овом исправом (царинско овлашћење бр $^{(1)}$) изјављује да су, осим ако је то другачије изричито наведено, ови производи $^{(2)}$ преференцијалног порекла.
Izvoznik proizvoda obuhvaćenih ovom ispravom (carinsko ovlašćenje br
(3)
(Place and date)

... (4)

(Signature of the exporter. In addition, the name of the person signing the declaration has to be indicated in clear script.)