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Subject: Draft DECISION OF THE EU-KOREA TRADE COMMITTEE on the amendment of Annexes 10-A and 10-B to the Free Trade Agreement between the European Union and its Member States, of the one part, and the Republic of Korea, of the other part

DRAFT

DECISION No ... OF THE EU-KOREA TRADE COMMITTEE

of ...

**on the amendment of Annexes 10-A and 10-B to the Free Trade Agreement between
the European Union and its Member States, of the one part,
and the Republic of Korea, of the other part**

THE TRADE COMMITTEE,

Having regard to the Free Trade Agreement between the European Union and its Member States, of the one part, and the Republic of Korea, of the other part, and in particular Articles 10.24.1, 10.25.1, 10.25.3, 15.1.4(c) and 15.5.2 thereof,

Whereas:

- (1) Pursuant to Article 15.1.4(c) of the Free Trade Agreement between the European Union and its Member States, of the one part, and the Republic of Korea, of the other part¹ ('the Agreement'), the Trade Committee may consider amendments to the Agreement or amend provisions of the Agreement in cases specifically provided for in the Agreement.
- (2) Article 15.5.2 of the Agreement provides that a decision of the Trade Committee to amend the Annexes, Appendices, Protocols and Notes to the Agreement may be adopted by the Parties, subject to their respective applicable legal requirements and procedures.
- (3) Article 10.24.1 of the Agreement allows the Parties to add geographical indications to be protected to Annexes 10-A and 10-B in accordance with the procedure set out in Article 10.25.
- (4) Pursuant to Article 10.25.1 of the Agreement, the Working Group on Geographical Indications ('GI Working Group') may make recommendations and adopt decisions by consensus.

¹ OJ L 127, 14.5.2011, p. 6.

- (5) Pursuant to Article 10.25.3 of the Agreement, the GI Working Group may decide to modify Annexes 10-A and 10-B to add individual geographical indications of the EU or of Korea or to remove individual geographical indications that cease to be protected by the Party of origin or no longer meet the conditions to be considered a geographical indication in the other Party. It may also decide that a reference to legislation in the Agreement should be deemed to be a reference to that legislation as amended and replaced and in force at a particular date after the entry into force of the Agreement.
- (6) Pursuant to Article 5.2 of Decision No 1/2019 of the EU-Korea Working Group on Geographical Indications of 17 September 2019 concerning the adoption of its rules of procedure ('rules of procedure'), the GI Working Group may decide by consensus to recommend the addition or removal of geographical indications for final decision in the Trade Committee in accordance with Article 10.21.4, Article 10.24 and Article 10.25 of the Agreement.
- (7) Pursuant to Article 5.3 of the rules of procedure referring to Articles 15.3.5 and 15.5.2 of the Agreement, the Trade Committee may undertake the task assigned to the GI Working Group and decide to modify Annexes 10-A and 10-B, and the Parties may adopt the decision subject to their respective applicable legal requirements and procedures.

(8) In application of Article 10.25.3(c) of the Agreement, the Parties have confirmed the following matters related to references to legislation in the Agreement:

(a) On 17 April 2019, Regulation (EC) No 110/2008 of the European Parliament and of the Council of 15 January 2008 on the definition, description, presentation, labelling and the protection of geographical indications of spirit drinks and repealing Council Regulation (EEC) No 1576/89¹ referred to in Sub-section C ‘Geographical Indications’ of the Agreement was repealed by Regulation (EU) 2019/787 of the European Parliament and of the Council of 17 April 2019 on the definition, description, presentation and labelling of spirit drinks, the use of the names of spirit drinks in the presentation and labelling of other foodstuffs, the protection of geographical indications for spirit drinks, the use of ethyl alcohol and distillates of agricultural origin in alcoholic beverages, and repealing Regulation (EC) No 110/2008². Therefore, a reference to Regulation (EC) No 110/2008 in the Agreement should be deemed to be a reference to Regulation (EU) 2019/787.

¹ OJ L 39, 13.2.2008, p. 16.

² OJ L 130, 17.5.2019, p. 1.

- (b) On 21 November 2012, Council Regulation (EC) No 510/2006 of 20 March 2006 on the protection of geographical indications and designations of origin for agricultural products and foodstuffs¹ referred to in Sub-section C ‘Geographical Indications’ was repealed by Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs². Therefore, a reference to Regulation (EC) No 510/2006 in the Agreement should be deemed to be a reference to Regulation (EU) No 1151/2012.
- (c) On 26 February 2014, Council Regulation (EEC) No 1601/91 of 10 June 1991 laying down general rules on the definition, description and presentation of aromatized wines, aromatized wine-based drinks and aromatized wine-product cocktails³ referred to in Sub-section C ‘Geographical Indications’ was repealed by Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products and repealing Council Regulation (EEC) No 1601/91⁴. Therefore, a reference to Regulation (EEC) No 1601/91 in the Agreement should be deemed to be a reference to Regulation (EU) No 251/2014.

¹ OJ L 93, 31.3.2006, p. 12.

² OJ L 343, 14.12.2012, p. 1.

³ OJ L 149, 14.6.1991, p. 1.

⁴ OJ L 84, 20.3.2014, p. 14.

(d) On 29 April 2008, Council Regulation (EC) No 1493/1999 of 17 May 1999 on the common organisation of the market in wine¹ referred to in Sub-section C ‘Geographical Indications’ was repealed by Council Regulation (EC) No 479/2008 of 29 April 2008 on the common organisation of the market in wine, amending Regulations (EC) No 1493/1999, (EC) No 1782/2003, (EC) No 1290/2005, (EC) No 3/2008 and repealing Regulations (EEC) No 2392/86 and (EC) No 1493/1999. The latter Regulation has been repealed by Council Regulation (EC) No 491/2009 of 25 May 2009 amending Regulation (EC) No 1234/2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation)² and its provisions were integrated in Regulation (EC) No 1234/2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products³. Therefore, a reference to Regulation (EC) No 1493/1999 in the Agreement should be deemed to be a reference to Regulation (EC) No 491/2009.

¹ OJ L 179, 14.7.1999, p. 1.

² OJ L 154, 17.6.2009, p. 1.

³ OJ L 299, 16.11.2007, p. 1.

- (e) On 17 December 2013, Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation) referred to in Sub-section C ‘Geographical Indications’ was repealed by Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007¹. Therefore, a reference to Regulation (EC) No 1234/2007 in the Agreement should be deemed to be a reference to Regulation (EU) No 1308/2013.
- (f) The Agricultural Products Quality Control Act (Act No. 9759, Jun. 9, 2009) of Korea referred to in Sub-section C ‘Geographical Indications’ has been amended. On 21 December 2021, Agricultural and Fishery Products Quality Control Act (Act No. 18599, Dec. 21, 2021) has been enforced². Therefore, a reference to the Agricultural Products Quality Control Act (Act No. 9759, Jun. 9, 2009) in the Agreement should be deemed to be a reference to the Agricultural and Fishery Products Quality Control Act (Act No. 18599, Dec. 21, 2021).

¹ OJ L 347, 20.12.2013, p. 671.

² 대한민국정부 관보 제20151호 (official gazette 20151), 2021.12.21, p. 47.

- (g) The Liquor Tax Act (Act No. 8852, Feb. 29, 2008) of Korea referred to in Sub-section C ‘Geographical Indications’ has been amended. On 1 January 2021, specific provisions with respect to the administrative procedures related to production and sales, etc. of liquor stipulated in the Liquor Tax Act were incorporated in the Liquor License Act (unofficial translation / Act No. 17761, Dec. 29, 2020) and have been enforced¹. As of January 2022, both the Liquor Tax Act (Act No. 18593, Dec. 21, 2021)² and The Liquor License Act (Act No. 18723, Jan. 6, 2022)³ have been enforced. Therefore, a reference to the Liquor Tax Act (Act No. 8852, Feb. 29, 2008) in the Agreement should be deemed to be a reference to the Liquor Tax Act (Act No. 18593, Dec. 21, 2021) and the Liquor License Act (Act No. 18723, Jan. 6, 2022).
- (9) The Parties have agreed to add 44 geographical indications of the EU and 41 geographical indications of Korea to Annexes 10-A and 10-B through the following process:
- (a) During the seventh meeting of the GI Working Group, held in Seoul on 6 November 2019, the Parties discussed the modalities to amend Annexes 10-A and 10-B to the Agreement pursuant to Articles 10.24 and 10.25.3 and agreed to continue discussions in the following months aiming to reach an agreement related to the addition of new geographical indications at the following GI Working Group.

¹ 대한민국정부 관보 제19907호 (official gazette 19907), 2020.12.29, p. 110.

² 대한민국정부 관보 제20151호 (official gazette 20151), 2021.12.21, p. 39.

³ 대한민국정부 관보 제20163호 별권1 (official gazette 20163, separate volume 1), 2021.1.6, p. 4.

- (b) Following the request of the Parties and pursuant to Articles 10.18.3 and 10.18.4, as well as to Articles 10.24 and 10.25 of the Agreement, the EU has completed the opposition procedure and the examination of 41 geographical indications of Korea. Korea has completed the opposition procedure and the examination of 44 geographical indications of the EU.
- (10) The Parties have agreed to remove three geographical indications of the EU and four geographical indications of Korea from Annexes 10-A and 10-B through the following process:
- (a) On 25 October 2016, the EU notified Korea on the cessation of protection of a Spanish geographical indication and requested the removal of the name ‘Pacharán’ from the Annex 10-B to the Agreement, in accordance with Article 10.25.3(b), as it ceased to be protected in the EU.
 - (b) Having reviewed the geographical indications of the EU protected in the Agreement and in light of Commission Regulation (EU) 2019/674 of 29 April 2019 amending Annex III to Regulation (EC) No 110/2008 of the European Parliament and of the Council on the definition, description, presentation, labelling and the protection of geographical indications of spirit drinks¹, the EU requested on November 2020 the removal of the name ‘Polish Cherry’ from Annex 10-B to the Agreement, in accordance with Article 10.25.3(b), as it ceased to be protected in the EU.

¹ OJ L 114, 30.4.2019, p. 7.

- (c) On 15 March 2021, Korea notified and requested the removal of the geographical indications ‘Muan White Lotus Tea (무안백련차)’ and ‘Cheongyang Powdered Hot Pepper (청양고춧가루)’ from the list of geographical indications of Korea in Part B of Annex 10-A to the Agreement, in accordance with Article 10.25.3(b), as those ceased to be protected in Korea.
- (d) Following the withdrawal of the United Kingdom from the Union as from 1 January 2021, the Parties confirmed, during the virtual technical meeting held on 16 March 2021, that the geographical indication ‘Scotch Whisky’ should be removed from the names listed in Annex 10-B to the Agreement.
- (e) During the ninth meeting of the GI Working Group held on 8 December 2021, Korea notified and requested the removal of the geographical indications ‘Seosan Garlic (서산마늘)’ and ‘Yeoju Sweet Potato (여주고구마)’ from the list of geographical indications of Korea in Part B of Annex 10-A to the Agreement, in accordance with Article 10.25.3(b), as those ceased to be protected in Korea.

- (11) The Parties have agreed to replace four geographical indications of the EU in Annex 10-A to the Agreement which underwent name changes with the updated corresponding geographical indications through the following process:
- (a) On 13 July 2017, the EU notified Korea that four geographical indications protected in the Agreement underwent name changes¹. The EU proposed to update the corresponding names and transcriptions in the list of EU geographical indications currently protected in Korea.
- (b) In the same notification, the EU requested that the geographical indication ‘Originali lietuviška degtinė/vodka lituanienne originale’, proposed for addition to Annex 10-B, be changed to ‘Originali lietuviška degtinė/Original Lithuanian vodka’ (transcription 오리지널 리투아니아 보드카).

¹ ‘Huile essentielle de lavande de Haute-Provence’ became ‘Huile essentielle de lavande de Haute-Provence/Essence de lavande de Haute-Provence’ (transcription: 월 에센씨엘 드 라벙드 드 오뜨 프로방스 / 에센스 드 라벙드 드 오뜨 프로방스 (오뜨 프로방스 라벙드 에센스 오일)) – ‘Prosciutto di S. Daniele’ became ‘Prosciutto di San Daniele’ (transcription remains the same) – ‘Jamon de Terue’ became ‘Jamón de Teruel/Paleta de Teruel’ (transcription: 하몬 데 테루엘 / 빨레따 데 테루엘) – ‘Jamón de Huelva’ became ‘Jabugo’ (transcription: 하부고).

(12) Pursuant to Article 12.2 of the Annex to Decision No 1 of the EU-Korea Trade Committee¹, the Trade Committee can adopt decisions by written procedure, if both Parties agree, in the period between the meetings of the Trade Committee. The written procedure would consist of an exchange of notes between the Chairpersons of the Trade Committee,

HAS ADOPTED THIS DECISION:

¹ Decision No 1 of the EU-Korea Trade Committee of 23 December 2011 on the adoption of the rules of procedure of the Trade Committee (OJ L 58, 1.3.2013, p. 9).

Article 1

References to EU and Korean legislation in Chapter 10, Section B, Sub-section C ‘Geographical Indications’ footnotes (51), (53)-(55) in the version of the Agreement published in the EU or the same footnotes numbered as (2), (4)-(6) in the version of the Agreement published in Korea¹, shall be deemed to be references to that legislation as amended or replaced in accordance with Annex I to this Decision.

Article 2

Annexes 10-A and 10-B to the Agreement are amended as follows:

- (1) addition of the geographical indications listed in Annex II to this Decision under the corresponding list of geographical indications of the respective Member State in Part A of Annex 10-A to the Agreement;
- (2) addition of the geographical indications listed in Annex III to this Decision under the corresponding list of geographical indications of Korea in Part B of Annex 10-A to the Agreement;

¹ 대한민국 관보 제17538호(그2) (official gazette 17538, separate volume 2), 2011.6.28, p. 800.

- (3) addition of the geographical indications listed in Annex IV to this Decision under the corresponding list of geographical indications of the respective Member State in Section 1 and Section 2 of Part A of Annex 10-B to the Agreement;
- (4) addition of the geographical indications listed in Annex V to this Decision under the corresponding list of geographical indications of Korea in Part B of Annex 10-B to the Agreement;
- (5) removal of the geographical indications ‘Pacharán’ (Spain), ‘Polska Wiśniówka/Polish Cherry’ (Poland) and ‘Scotch Whisky’ (United Kingdom) from the list of geographical indications in Section 2 of Part A of Annex 10-B to the Agreement;
- (6) removal of the geographical indications ‘Seosan Garlic (서산마늘)’, ‘Muan White Lotus Tea (무안백련차)’ and ‘Cheongyang Powdered Hot Pepper (청양고춧가루)’, ‘Yeoju Sweet Potato (여주고구마)’ from the list of geographical indications of Korea in Part B of Annex 10-A to the Agreement; and
- (7) replacement of the geographical indications which underwent name changes in the list of geographical indications of the respective Member State in Part A of Annex 10-A to the Agreement with the corresponding names of geographical indications listed in Annex VI to this Decision.

Article 3

This Decision shall enter into force on the first day of the month following the date on which the Parties exchange written notifications through diplomatic channels certifying that they have completed their respective applicable legal requirements and procedures necessary for its entry into force.

Done at ...,

For the Trade Committee

ANNEX I

References to EU and Korean legislation in Chapter 10, Section B, Sub-section C ‘Geographical Indications’ footnotes (51), (53)-(55) in the version of the Agreement published in the EU or the same footnotes numbered as (2), (4)-(6) in the version of the Agreement published in Korea, shall be deemed to be references to that legislation as amended or replaced in the following ways:

(1) For the references to EU legislation:

- (a) References to ‘Regulation (EC) No 110/2008 of the European Parliament and of the Council of 15 January 2008 on the definition, description, presentation, labelling and the protection of geographical indications of spirit drinks and repealing Council Regulation (EEC) No 1576/89’ shall be replaced by references to ‘Regulation (EU) 2019/787 of the European Parliament and of the Council of 17 April 2019 on the definition, description, presentation and labelling of spirit drinks, the use of the names of spirit drinks in the presentation and labelling of other foodstuffs, the protection of geographical indications for spirit drinks, the use of ethyl alcohol and distillates of agricultural origin in alcoholic beverages, and repealing Regulation (EC) No 110/2008’;

- (b) References to ‘Council Regulation (EC) No 510/2006 of 20 March 2006 on the protection of geographical indications and designations of origin for agricultural products and foodstuffs’ shall be replaced by references to ‘Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs’;
- (c) References to ‘Council Regulation (EEC) No 1601/91 of 10 June 1991 laying down general rules on the definition, description and presentation of aromatized wines, aromatized wine-based drinks and aromatized wine-product cocktails’ shall be replaced by references to ‘Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products and repealing Council Regulation (EEC) No 1601/91’;
- (d) References to ‘Council Regulation (EC) No 1493/1999 of 17 May 1999 on the common organisation of the market in wine’, which was repealed by ‘Council Regulation (EC) No 479/2008 of 29 April 2008 on the common organisation of the market in wine, amending Regulations (EC) No 1493/1999, (EC) No 1782/2003, (EC) No 1290/2005, (EC) No 3/2008 and repealing Regulations (EEC) No 2392/86 and (EC) No 1493/1999’, shall be replaced by references to ‘Council Regulation (EC) No 491/2009 of 25 May 2009 amending Regulation (EC) No 1234/2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation)’; and

- (e) References to ‘Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation)’ shall be replaced by references to ‘Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007’.
- (2) For the references to Korean legislation:
- (a) References to the Agricultural Products Quality Control Act (Act No. 9759, Jun. 9, 2009) shall be replaced by references to the Agricultural and Fishery Products Quality Control Act (Act No. 18599, Dec. 21, 2021); and
 - (b) References to the Liquor Tax Act (Act No. 8852, Feb. 29, 2008) shall be replaced by references to the Liquor Tax Act (Act No. 18593, Dec. 21, 2021) and the Liquor License Act (Act No. 18723, Jan. 6, 2022).

ANNEX II

Country Code	Name to be protected	Product	Transcription into Korean alphabet
AT	Steirisches Kürbiskernöl	Pumpkin seed oil	슈타이리쉐스 퀴르비스케른윌
CY	Λουκούμι Γεροσκήπου / Loukoumi Geroskipou	Confectionery	루꾸미 게로스끼뿌
DE	Hopfen aus der Hallertau	Hops	할러타우 흉펜
DE	Lübecker Marzipan	Confectionery	뤼베커 마르지판
DE	Nürnberger Lebkuchen	Confectionery	뉘른베르거 렙쿠헨
DE	Schwarzwälder Schinken	Ham	슈바르츠벨더 숄켄
DK	Danablu	Cheese	다나블루
ES	Aceite de Terra Alta/Oli de Terra Alta	Olive oil	아쎄이떼 데 떼라 알따; 올리 데 떼라 알따
ES	Aceite Monterrubio	Olive oil	아쎄이떼 몬떼루비오
ES	Estepa	Olive oil	에스떼빠
ES	Les Garrigues	Olive oil	레스 가리게스
ES	Sierra de Cazorla	Olive oil	씨에라 데 까쏘를라
ES	Siurana	Olive oil	씨우라나

Country Code	Name to be protected	Product	Transcription into Korean alphabet
EL	Καλαμάτα / Kalamata ¹	Olive oil	칼라마타
EL	Σητεία Λασιθίου Κρήτης / Sitia Lasithiou Kritis	Olive oil	시티아 라시티우 크리티스
EL	Λακωνία / Lakonia	Olive oil	라코니아
EL	Γραβιέρα Κρήτης / Graviera Kritis	Cheese	그라비에라 크리티스
EL	Κασέρι / Kasseri	Cheese	카세리
IT	Aceto Balsamico di Modena	Vinegar	아체토 발사미코 디 모데나
IT	Bresaola della Valtellina	Ham	브레사올라 델라 발텔리나
IT	Kiwi Latina	Kiwi	키위 라티나
IT	Mela Alto Adige / Südtiroler Apfel	Apple	멜라 알토 아디제; 수드티롤레르 아펠
IT	Toscano	Olive oil	토스카노
IT	Pecorino Toscano	Cheese	페코리노 토스카노
IT	Salamini italiani alla cacciatoria	Salami	살라미니 이탈리아니 알라 카차토라
NL	Edam Holland	Cheese	에담 홀란드
NL	Gouda Holland	Cheese	고다 홀란드

¹ The protection of the GI ‘Kalamata’ shall not prevent the use of the name of a plant variety with respect to olives in the territory of Korea. That formulation does not alter or diminish the protection already given by the Agreement to the protected GI ‘Elia Kalamatas’.

ANNEX III

Name to be protected	Product	Transcription into Latin alphabet
천안배 (Cheonan Bae (Pear))	Pear	Cheonan Bae
나주배 (Naju Bae (Pear))	Pear	Naju Bae
안성배 (Anseong Bae (Pear))	Pear	Anseong Bae
고려흑삼제품 (Korean Black Ginseng Product)	Black Ginseng Products	Goryeo Heuksamjepum
예산사과 (Yesan Apple)	Apple	Yesan Sagwa
안성쌀 (Anseong Ssal (Rice))	Rice	Anseong Ssal
영월고춧가루 (Yeongwol Red Pepper Powder)	Red Pepper Powder	Yeongwol Gochutgaru
고려흑삼 (Korean Black Ginseng)	Black Ginseng	Goryeo Heuksam
보성웅치올벼쌀 (Boseong Ungchi Olbyeossal)	Rice	Boseong Ungchi Olbyeossal
김포쌀 (Gimpo Ssal (Rice))	Rice	Gimpo Ssal
진도검정쌀 (Jindo Black Rice)	Rice	Jindo Geomjeong Ssal
군산쌀 (Gunsan Ssal (Rice))	Rice	Gunsan Ssal

Name to be protected	Product	Transcription into Latin alphabet
영월고추 (Yeongwol Red Pepper)	Red Pepper	Yeongwol Gochu
영천포도 (Yeongcheon Grapes)	Grape	Yeongcheon Podo
무주사과 (Muju Apple)	Apple	Muju Sagwa
삼척마늘 (Samcheok Garlic)	Garlic	Samcheok Maneul
김천자두 (Gimcheon Jadu (Plum))	Plum	Gimcheon Jadu
영동포도 (Yeongdong Grapes)	Grape	Yeongdong Podo
문경오미자 (Mungyeong Omija)	Omija	Mungyeong Omija
청도반시 (Cheongdo Seedless Flat Persimmon)	Persimmon	Cheongdo Bansi
평창산양삼 (PyeongChang Wild-cultivated Ginseng)	Wild-cultivated Ginseng	PyeongChang Sanyangsam
보은대추 (Boeun Jujube)	Jujube	Boeun Daechu
충주밤 (Chungju Bam (Chestnut))	Chestnut	Chungju Bam
가평잣 (Gapyeong Korean Pine nuts)	Pine Nut	Gapyeong Jat

Name to be protected	Product	Transcription into Latin alphabet
정선곤드레 (Jeongseon Gondre)	Gondre (Korean Thistle)	Jeongseon Gondre
영동곶감 (Yeongdong Persimmon Dried)	Persimmon	Yeongdong Gotgam
부여표고 (Buyeo Pyogo (Oak mushroom))	Oak Mushroom	Buyeo Pyogo
완도미역 (Wando Sea mustard)	Sea Mustard	Wando Miyeok
완도다시마 (Wando Sea tangle)	Sea Tangle	Wando Dasima
기장미역 (Gijang sea mustard)	Sea Mustard	Gijang Miyeok
기장다시마 (Gijang sea tangle)	Sea Tangle	Gijang Dasima
완도김 (Wando Laver)	Laver	Wando Gim
장흥김 (Jangheung Laver)	Laver	Jangheung Gim
여수굴 (Yeosu Gul (Yeosu Oyster))	Oyster	Yeosu Gul
고흥미역 (Goheung Dried Sea mustard)	Sea Mustard	Goheung Miyeok
고흥다시마 (Goheung Dried Sea tangle)	Sea Tangle	Goheung Dasima
신안김 (Sinan Gim (Laver))	Laver	Sinan Gim
해남김 (Haenam Gim (Laver))	Laver	Haenam Gim
고흥김 (Goheung Laver)	Laver	Goheung Gim
고흥굴 (Goheung Gul (Oyster))	Oyster	Goheung Gul

ANNEX IV

SECTION 1

WINES ORIGINATING IN THE EUROPEAN UNION

Country Code	Designation Name	Transcription into Korean alphabet
CY	Kονμανδαρία (transcription into Latin alphabet: Commandaria)	꼬만다리아
DE	Franken	프랑켄
ES	Utiel-Requena	우띠엘 레께나
FR	Pays d'Oc	패이 독 / 빼이 독
FR	Romanée-Conti	로마네 콘티 / 로마네 꽁띠
FR	Pauillac	포이약 / 뽀이약
FR	Saint-Estèphe	세인트 에스테브 / 쟁 에스테프
IT	Prosecco	프로세코
RO	Cotnari	코트나리
SI	Vipavska dolina	비파브스카 돌리나
SK	Vinohradnícka oblast' Tokaj	비노흐라드니스카 오블라스트 토카이

SECTION 2

SPIRITS ORIGINATING IN THE EUROPEAN UNION

Country Code	Designation Name	Transcription into Korean alphabet
CY	Zíβανία/Tζίβανία/Zíβáva/Zivania	지바니아
ES	Brandy del Penedés	브란디 델 뼈네데스
EL	Tσíπουρο/Tsipouro	치푸로
IE	Irish Cream	아이리쉬 크림
LT	Originali lietuviška degtinė/Original Lithuanian vodka	오리지널 리투아니아 보드카
BE+NL+FR+DE	Genièvre/Jenever/Genever	예네이버/제니버

ANNEX V

Name to be protected	Transcription into Latin alphabet
무주머루와인 (Muju Wild Grape Wine)	Muju Meoru Wine

ANNEX VI

FRANCE

Huile essentielle de lavande de Haute-Provence/Essence de lavande de Haute-Provence ¹	Lavender essential oil	월 에씽씨엘 드 라벙드 드 오뜨 프로방스 / 에씽스 드 라벙드 드 오뜨 프로방스 (오뜨 프로방스 라벙드 에센스 오일)
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ITALY

Prosciutto di San Daniele ²	Ham	프로슈토 디 산 다니엘레(생햄)
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SPAIN

Jamón de Teruel/Paleta de Teruel ³	Ham	하몬 데 뼈루엘 / 빨레따 데 뼈루엘
Jabugo ⁴	Ham	하부고

¹ ‘Huile essentielle de lavande de Haute-Provence’ became ‘Huile essentielle de lavande de Haute-Provence/Essence de lavande de Haute-Provence’.

² ‘Prosciutto di S. Daniele’ became ‘Prosciutto di San Daniele’.

³ ‘Jamon de Teruel’ became ‘Jamón de Teruel/Paleta de Teruel’.

⁴ ‘Jamón de Huelva’ became ‘Jabugo’.