

## **ANNEX X**

REFERRED TO IN ARTICLES 2.9 AND 2.11

REGARDING IMPORT AND EXPORT RESTRICTIONS AND  
NATIONAL TREATMENT

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### REFERRED TO IN ARTICLES 2.9 AND 2.11

#### REGARDING IMPORT AND EXPORT RESTRICTIONS AND NATIONAL TREATMENT

1. Paragraphs 1 and 2 of Articles 2.9 (Import and Export Restrictions) and Article 2.11 (National Treatment) shall not apply to the following measures taken by Colombia:
    - (a) export controls of coffee, pursuant to Law No. 9 of 17 January 1991;
    - (b) measures relating to the taxation of beverages with an alcohol content of at least 2.5 per cent, pursuant to Law No. 788 of 27 December 2002 and Law No. 223 of 22 December 1995 until two years after the date of entry into force of this Agreement;
    - (c) import controls of goods, pursuant to Article 3 of Decree 3803 of 2006, except controls of remanufactured goods; and
    - (d) import controls of automotive vehicles, including used vehicles and new vehicles whose importation occurs more than two years following their date of production, pursuant to Decree 3803 of 2006.
  2. The continuation, renewal or amendment of these measures regarding trade in goods between the Parties shall be permitted to the extent that they comply with the provisions of this Agreement.
  3. For the purpose of this Annex, the term “remanufactured goods” means industrial goods referred to in the Appendix to this Annex that have been assembled in a Party and that:
    - a) are entirely or partially comprised of parts that have been obtained from the disassembly of used goods;
    - b) have been processed, cleaned, inspected, tested, or certified to the extent necessary to ensure that they are in an original working condition; and
    - c) have a life expectancy and a warranty similar to that of new goods, meet similar performance standards as new goods, and are clearly identified as remanufactured goods.
  4. Remanufactured goods shall not be subject to non-automatic licensing procedures or to measures different to those applied to new goods.
  5. Five years after the entry into force of this Agreement, the Joint Committee shall review the Appendix referred to in paragraph 3.
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APPENDIX

TO ANNEX X REFERRED TO IN ARTICLES 2.9 AND 2.11

Pursuant to paragraph 4 of Annex X concerning Articles 2.9 (Import and Export Restrictions) and 2.11 (National Treatment) of this Agreement, “remanufactured goods” include products classified under the following HS subheadings:

8411.11	8441.40	8456.30	8901.90
8411.12	8441.80	8456.90	8902.00
8411.21	8441.90	8462.91	8903.92
8411.22	8442.30	8463.10	9015.10
8411.81	8442.40	8463.20	9015.20
8411.82	8442.50	8463.30	9015.30
8411.91	8443.11	8463.90	9015.40
8411.99	8443.12	8474.39	9018.12
8412.90	8443.13	8477.10	9022.19
8413.70	8443.14	8477.20	9027.30
8422.30	8443.15	8477.30	9027.80
8422.40	8443.16	8477.40	9027.90
8422.90	8443.17	8477.51	9030.10
8425.39	8443.19	8477.59	9030.20
8428.20	8443.31	8477.80	9030.31
8428.39	8443.32	8477.90	9030.32
8428.90	8443.39	8479.81	9030.33
8437.80	8443.91	8479.82	9030.39
8437.90	8443.99	8479.89	9030.40
8438.10	8445.11	8502.39	9030.82
8438.20	8445.12	8504.40	9030.84
8438.90	8445.40	8515.21	9030.89
8439.10	8445.90	8515.90	9030.90
8439.20	8446.10	8802.11	9031.80
8439.30	8446.30	8802.12	9101.11
8439.91	8451.40	8802.20	9101.21
8439.99	8451.50	8802.30	9101.29
8440.10	8451.80	8802.40	9102.11
8441.10	8451.90	8802.60	9102.21
8441.20	8456.10	8901.10	9102.29
8441.30	8456.20	8901.20	

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