

ADDITIONAL PROTOCOL

TO THE AGREEMENT ON AMENDMENT OF AND ACCESSION TO THE CENTRAL EUROPEAN FREE TRADE AGREEMENT

The Republic of Albania, the Republic of Croatia, the Republic of Macedonia, the Republic of Moldova, Montenegro and the Republic of Serbia (hereinafter referred to as "the Parties");

Having regard to the Agreement on the Amendments of and Accession to the Central European Free Trade Agreement signed in Bucharest on 19 December 2006 (hereinafter referred to as „CEFTA 2006“) and to the Ministerial Conclusions adopted at the fourth CEFTA Joint Committee Meeting held in Belgrade on 12 November 2010;

Have agreed as follows:

Article 1

In the Annex 3 from Article 10 paragraph 1 of the CEFTA 2006:

Annex 3.1 Table I: fifth column (Croatia), sixth column (Macedonia), seventh column (Moldova), eighth column (Montenegro), ninth column (Serbia) and Annex 3.1 Table II shall be deleted;

Annex 3.3 Table I: third column (Albania), fifth column (Macedonia), sixth column (Moldova), seventh column (Montenegro), eighth column (Serbia) and Annex 3.3 Table II shall be replaced with Annex 10.1 of Annex 10;

Annex 3.4 Table I: third column (Albania), fifth column (Croatia), sixth column (Moldova), seventh column (Montenegro), eighth column (Serbia) and Annex 3.4 Table II shall be replaced with Annex 10.2 of Annex 10;

Annex 3.5 Table I: third and fourth column (Albania), sixth column (Croatia), seventh column (Macedonia), eighth column (Montenegro), ninth column (Serbia) and Annex 3.5 Table II shall be replaced with Annex 10.3;

Annex 3.6 Table I: third column (Albania), fifth column (Croatia), sixth column (Macedonia), seventh column (Moldova), eighth column (Serbia) and Annex 3.6 Table II shall be replaced with Annex 10.4 of Annex 10;

Annex 3.7 Table I: third column (Albania), fifth column (Croatia), sixth column (Macedonia), seventh column (Moldova), eighth column (Montenegro) and Annex 3.7 Table II shall be replaced with Annex 10.5 of Annex 10;

The Annex 10 being an integral part of this Additional Protocol shall form an integral part of the CEFTA 2006.

The Parties shall abolish all customs duties on imports, all charges having equivalent effect, and all import duties of a fiscal nature in trade between them on the date of entry into force of this Additional Protocol, on all products other than those subject to bilateral concessions as listed in Annex 10.

Article 2

1. This Additional Protocol is subject to ratification, acceptance or approval in accordance with the requirements foreseen by domestic legislation. The instruments of ratification, acceptance or approval shall be deposited with the Depository.
2. This Additional Protocol shall enter into force on the thirtieth day upon depositing of the third instrument of ratification, acceptance or approval.
3. For each Party depositing its instrument of ratification, acceptance or approval after the date of the deposit of the third instrument of ratification, acceptance or approval, this Additional Protocol shall enter into force on the thirtieth day after the day on which it deposits its instrument of ratification, acceptance or approval.
4. If its constitutional requirements permit, any Party may apply this Additional Protocol provisionally. Provisional application of this Additional Protocol in accordance under this paragraph shall be notified to the Depository.

IN WITNESS WHEREOF, the undersigned plenipotentiaries, being duly authorized thereto, have signed this Additional Protocol.

Done at Brussels on February 11, 2011. in a single authentic copy in the English language, which shall be deposited with the Depository of the Central European Free Trade Agreement, which shall transmit certified copies to all Parties.

For the Republic of Albania

H.E. Ms. Mimoza HALIMI

For the Republic of Moldova

H.E. Ms. Daniela Cujba

For the Republic of Croatia

H.E. Mr. Branko Baričević

For Montenegro

H.E. Mr. Aleksandar Andrija Pejović

For the Republic of Macedonia

Mr. Fatmir Besimi

For the Republic of Serbia

H.E. Ms. Roksanda Ninčić