DECISION
OF THE GOVERNMENT OF THE RUSSIAN FEDERATION
NO. 902 OF AUGUST 5, 1999
ON THE TEMPORARY MEASURES FOR THE PROTECTION OF THE RUSSIAN
MANUFACTURERS OF STARCH SYRUP

In accordance with the Decision of the Commission of the Government of the Russian Federation for Protective Measures in Foreign Trade and the Customs-Tariff Policy of June 24, 1999 on the conduct of an investigation into the infliction of significant damage to the Russian manufacturers of starch-syrup products due to the increased importation of starch syrup into the customs territory of the Russian Federation and on the basis of the preliminary results of an investigation carried out by the Ministry of Trade of the Russian Federation by an application of the Association of the Russian Manufacturers of Starch-Syrup Products Roskrakhmalpatoka, the Government of the Russian Federation resolves:

1. To introduce, in accordance with Article 6 of the Federal Law on the Measures for the Protection of the Economic Interests of the Russian Federation in the Carrying-On of Foreign Trade in Goods, as from August 6, 1999 for a period of 180 days a temporary special duty on the starch-syrup being imported into the customs territory of the Russian Federation (CC FEA CIS code - from 1702 30 990) at the rate of 16 per cent of the customs value, but not less than 0.07 euros per 1 kg, with the exception of the starch syrup originating from the member states of the Customs Union.

2. The Ministry of Trade of the Russian Federation shall: inform in the established procedure the foreign states concerned about the conduct of the investigation into the infliction of significant damage to the Russian manufacturers of starch-syrup products due to the increased importation of starch syrup into the customs territory of the Russian Federation;

submit to the Government of the Russian Federation upon the expiry of the period of effect of the temporary special duty mentioned in Item 1 of this Decision a report about the results of the investigation.

3. The Ministry of the Russian Federation for the Affairs of the Commonwealth of Independent States shall in the established procedure inform the Integration Committee of the Republic of Belarus, the Republic of Kazakhstan, the Kyrgyz Republic, the Russian Federation and the Republic of Tajikistan about the introduction, in accordance with Item 1 of this Decision, of the temporary special duty on starch syrup for the holding of consultations and the adoption of agreed-upon decisions.

4. On the basis of Articles 4 and 5 of the Agreement on the Customs Union between the Russian Federation and the Republic of Belarus of January 6, 1995, to establish that the temporary special duty on starch syrup being introduced in accordance with Item 1 of this Decision shall be collected also with respect to that commodity being imported into the territory of the Russian Federation from the territory of the Republic of Belarus in the case that it was released for free circulation in the Republic of Belarus without the collection of the temporary special duty mentioned in Item 1 of this Decision or without the transfer of the paid amounts of this duty to the federal budget of the Russian Federation in the established procedure.

5. The State Customs Committee of the Russian Federation shall carry out the collection of the special duty on starch syrup mentioned in Item 1 of this Decision in accordance with the procedure established by Item 2 of Article 6 of the Federal Law on the Measures for the
Protection of the Economic Interests of the Russian Federation in the Carrying-On of Foreign Trade.

Chairman of the Government of the Russian Federation

Sergey Stepashin