

JOINT DECLARATION
BY COLOMBIA, PERU AND THE EU PARTY

Colombia and Peru may continue to apply the measures listed below, including their modifications and regulations, provided that the said modifications and regulations do not create conditions that are discriminatory or more restrictive to trade.

Unless otherwise provided in this Declaration, the need to maintain these measures shall be reviewed 10 years after the entry into force of this Agreement¹.

COLOMBIA

- (a) quality controls on exports of coffee in accordance with Article 23 of Law 9 of 17 January 1991, and the contribution to be paid by coffee producers on exports of coffee in accordance with Chapter V of Law 101 of 23 December 1993, including modifications that do not have a significant effect on trade;

- (b) the measures related to the application of taxes on alcoholic beverages in accordance with Articles 202 to 206 of Law 223 of 20 December 1995 and Articles 49 to 54 of Law 788 of 27 December 2002, until two years after the entry into force of this Agreement. From the said date onwards, the measures adopted at national and/or local level on alcoholic beverages must be in conformity with Title III (Trade in Goods) Chapter 1 (Market Access for Goods) , and in particular Article 21 thereof;

¹ This provision does not apply to the measures referred to in paragraph (e) of this Declaration.

- (c) import controls on goods as provided for in Articles 3 and 6, paragraphs 1 and 2, of Decree 3803 of 31 October 2006, and import controls on automotive vehicles, including used vehicles and new vehicles imported after two years following the date of their manufacture, notwithstanding the provisions of Article 6 of Decree 3803 of 31 October 2006;
- (d) the contribution required on exports of emeralds in accordance with Article 101 of Law 488 of 24 December 1998.

PERU

- (e) Peru's measures relating to the import of used clothing and used footwear; used vehicles and used automotive engines, parts and spare parts for automotive use; used tyres; and used goods, machinery and equipment using radioactive sources².

This Declaration is an integral part of the Trade Agreement between the EU Party and Colombia and Peru.

² Law No 28514 and its modifications, Legislative Decree No 843 and its modifications, Emergency Decree No 079-2000 and its modifications, Supreme Decree No 003-97-SA and its modifications, Law No 27757 and its modifications; and Emergency Decree 050-2008 and its modifications

JOINT DECLARATION

The EU Party recalls that States with which it has established a Customs Union at the time of signature of this Agreement and whose products do not benefit from the tariff concessions under this Agreement have the obligation, in relation to countries which are not members of the European Union to align themselves on the Common Customs Tariff and, progressively, with the preferential customs regime of the European Union, taking the necessary measures and negotiating agreements on a mutually advantageous basis with the countries concerned. Consequently, the EU Party has invited the signatory Andean Countries to this Agreement to enter into negotiations with those States as soon as possible.

Signatory Andean Countries inform that they will make their best efforts to negotiate with those States agreements establishing free trade areas.
