Annexes

Explanatory notes

In accordance with paragraph 2 of this Note, the following Annexes set out the Governments’ understanding of the proportion of the tariff-rate quotas and origin quotas, the approach to rules of origin and agricultural safeguards and geographical indications established in the Multiparty Trade Agreement that will apply during the temporary arrangement and will be applied in conformity with the domestic law of each country.

Against this background, and for the avoidance of doubt, in these Annexes:

1. “this Agreement” refers to this understanding and other language will be read accordingly (for example “Parties” means “Governments” and “shall” means “will”);
2. the term “entry into force of this Agreement” refers to the date on which this understanding takes effect;
3. the commitments of or to the Republic of Colombia or the Republic of Ecuador in this understanding will be disregarded;
4. a “signatory Andean country” is an Andean country that has and applies an understanding with the Government of the United Kingdom relating to the continued application of the effects of the Multiparty Trade Agreement or an Andean country that is a Party to the Trade Agreement;
5. “EU-Andean Countries Trade Agreement” refers to the Multiparty Trade Agreement; and
6. the “Trade Committee” and “Subcommittee” will each mean the Governments acting together.