Annex 2.18

Agricultural Safeguard Measures

General Notes

- 1. For each good listed in a Party's Schedule to this Annex for which the agricultural safeguard trigger level is set out in that Schedule as a percentage of the applicable tariff-rate quota (TRQ), the trigger level in any year shall be determined by multiplying the in-quota quantity for that good for that year, as set out in Appendix I to the Party's Schedule to Annex 2.3, by the applicable percentage.
- 2. For purposes of this Annex, **prime and choice beef** shall mean prime and choice grades of beef as defined in the United States Standards for Grades of Carcass Beef, promulgated pursuant to the *Agricultural Marketing Act of 1946* (7 U.S.C. §§ 1621-1627), as amended.

Schedule of Colombia

Subject Goods and Trigger Levels

1. For purposes of paragraphs 1 and 2 of Article 2.18, U.S. goods that may be subject to an agricultural safeguard measure and the trigger level for each such good are set out below:

Good	Tariff Classification	Trigger Level
Standard Quality Beef	02012000.B, 02013000.B, 02022000.B, 02023000.B	140% of TRQ
Spent Fowl (Chickens)	02071100.A, 02071200.A	130% of TRQ
Chicken Leg Quarters	02071300.A, 02071400.A, 16023200.A	130% of TRQ
Dried Beans	07133190, 07133290, 07133391, 07133392, 07133399, 07133991, 07133992, 07133999	130% of TRQ
Rice	10061090, 10062000, 10063000, 10064000	120% of TRQ

Additional Import Duty

- 2. For purposes of paragraph 3 of Article 2.18, the additional import duty shall be:
 - (a) For beef other than prime and choice beef ("standard quality beef") as listed in this Schedule:
 - (i) in years one through four, less than or equal to 100 percent of the difference between the limit provided in Article 2.18.1 and the applicable tariff rate provided in paragraph 2 of Appendix I to Colombia's Schedule to Annex 2.3;
 - (ii) in years five through seven, less than or equal to 75 percent of the difference between the limit provided in Article 2.18.1 and the applicable tariff rate provided in paragraph 2 of Appendix I to Colombia's Schedule to Annex 2.3; and
 - (iii) in years eight through nine, less than or equal to 50 percent of the difference between the limit provided in Article 2.18.1 and the applicable tariff rate provided in paragraph 2 of Appendix I to Colombia's Schedule to Annex 2.3.
 - (b) For spent fowl (chickens) as listed in this Schedule:

- (i) in years one through six, less than or equal to 100 percent of the difference between the limit provided in Article 2.18.1 and the applicable tariff rate provided in paragraph 2 of Appendix I to Colombia's Schedule to Annex 2.3;
- (ii) in years seven through twelve, less than or equal to 75 percent of the difference between the limit provided in Article 2.18.1 and the applicable tariff rate provided in paragraph 2 of Appendix I to Colombia's Schedule to Annex 2.3; and
- (iii) in years 13 through 17, less than or equal to 50 percent of the difference between the limit provided in Article 2.18.1 and the applicable tariff rate provided in paragraph 2 of Appendix I to Colombia's Schedule to Annex 2.3.
- (c) For chicken leg quarters as listed in this Schedule:
 - (i) in years one through six, less than or equal to 100 percent of the difference between the limit provided in Article 2.18.1 and the applicable tariff rate provided in paragraph 2 of Appendix I to Colombia's Schedule to Annex 2.3;
 - (ii) in years seven through 12, less than or equal to 75 percent of the difference between the limit provided in Article 2.18.1 and the applicable tariff rate provided in paragraph 2 of Appendix I to Colombia's Schedule to Annex 2.3; and
 - (iii) in years 13 through 17, less than or equal to 50 percent of the difference between the limit provided in Article 2.18.1 and the applicable tariff rate provided in paragraph 2 of Appendix I to Colombia's Schedule to Annex 2.3.
- (d) For dried beans as listed in this Schedule:
 - (i) in years one through three, less than or equal to 100 percent of the difference between the limit provided in Article 2.18.1 and the applicable tariff rate provided in paragraph 2 of Appendix I to Colombia's Schedule to Annex 2.3;
 - (ii) in years four through six, less than or equal to 75 percent of the difference between the limit provided in Article 2.18.1 and the applicable tariff rate provided in paragraph 2 of Appendix I to Colombia's Schedule to Annex 2.3; and
 - (iii) in years seven through nine, less than or equal to 50 percent of the difference between the limit provided in Article 2.18.1 and the applicable

tariff rate provided in paragraph 2 of Appendix I to Colombia's Schedule to Annex 2.3.

- (e) For rice as listed in this Schedule:
 - (i) in years one through six, less than or equal to 100 percent of the difference between the limit provided in Article 2.18.1 and the applicable tariff rate provided in paragraph 2 of Appendix I to Colombia's Schedule to Annex 2.3;
 - (ii) in years seven through 12, less than or equal to 75 percent of the difference between the limit provided in Article 2.18.1 and the applicable tariff rate provided in paragraph 2 of Appendix I to Colombia's Schedule to Annex 2.3; and
 - (iii) in years 13 through 18, less than or equal to 50 percent of the difference between the limit provided in Article 2.18.1 and the applicable tariff rate provided in paragraph 2 of Appendix I to Colombia's Schedule to Annex 2.3.

Schedule of the United States

Subject Goods and Trigger Levels

1. For purposes of paragraphs 1 and 2 of Article 2.18, Colombia goods that may be subject to an agricultural safeguard measure and the trigger level for each such good are set out below:

Good	Tariff Classification	Trigger Level
Beef	02011050, 02012080, 02013080, 02021050,	140% of TRQ
	02022080, 02023080	

Additional Import Duty

- 2. For purposes of paragraph 3 of Article 2.18, for beef as listed in this Schedule, the additional import duty shall be:
 - in years one through four, less than or equal to 100 percent of the difference between the limit provided in Article 2.18.1 and the applicable tariff rate provided in the Schedule of the United States to Annex 2.3;
 - (b) in years five through seven, less than or equal to 75 percent of the difference between the limit provided in Article 2.18.1 and the applicable tariff rate provided in the Schedule of the United States to Annex 2.3; and
 - in years eight through nine, less than or equal to 50 percent of the difference between the limit provided in Article 2.18.1 and the applicable tariff rate provided in the Schedule of the United States to Annex 2.3.