Wholly obtained or produced goods under Article 3.3 (Wholly Obtained or Produced Goods) of the Agreement

A good is wholly obtained or produced entirely in the Area of one or both of the Parties if it is:

- (a) a plant or plant good, grown, cultivated, harvested, picked or gathered there;
- (b) a live animal born and raised there;
- (c) a good obtained from a live animal there;
- (d) an animal obtained by hunting, trapping, fishing, gathering or capturing there;
- (e) a good obtained from aquaculture there;
- (f) a mineral or other naturally occurring substance, not included in subparagraphs (a) to (e) above, extracted or taken from there;
- (g) a good of sea-fishing and other marine goods, taken from the high seas, by vessels that are entitled to fly the flag of that Party;
- (h) a good produced from goods referred to in subparagraph (g) on board a factory ship that is registered, listed or recorded with a Party and entitled to fly the flag of that Party;
- (i) a good other than fish, shellfish and other marine life taken by a Party or a person of a Party from the seabed or subsoil outside the Areas of the Parties, and beyond territories over which non-Parties exercise jurisdiction provided that that Party or person of that Party has the right to exploit that seabed or subsoil in accordance with international law:
- (j) a good that is:
 - (1) waste or scrap derived from production and consumption there provided that it is fit only for the recovery of raw materials; or
 - (2) waste or scrap derived from used goods collected there, provided that those goods are fit only for the recovery of raw materials; and
- (k) a good produced there, exclusively from goods referred to in the above subparagraphs (a) to (j), or from their derivatives.