

**FREE TRADE AGREEMENT  
BETWEEN UKRAINE AND RUSSIAN FEDERATION**

**FREE TRADE AGREEMENT  
BETWEEN THE GOVERNMENT OF UKRAINE AND THE GOVERNMENT OF THE  
RUSSIAN FEDERATION**

Date of signing: June 24, 1993  
Effective date: February 21, 1994

Additionally see protocols  
of June 24, 1993,  
of November 14, 1997,  
of October 4, 2001

The Government of Ukraine and the Government of the Russian Federation, referred to hereinafter as the Contracting Parties,

taking into account the Multilateral Agreement on Coordinating Issues of Export Control over Raw Materials, Materials, Equipment, Technologies and Services that May be Used for the Development of Weapons of Mass Destruction and their Delivery by Missiles of July 26, 1992,

striving to develop trade and economic cooperation between Ukraine and the Russian Federation on the basis of equality and mutual benefit, proceeding from the sovereign right of each state to pursue an independent foreign economic policy and ensure the performance of corresponding international commitments and the execution of declared intentions,

endeavoring to establish a single market of goods, services, capital and labor,

have agreed as follows:

**Article 1**

1. The Contracting Parties shall not apply customs duties, taxes and charges of equivalent effect on the export and/or import of commodities originating from the customs territory of one of the Contracting Parties and intended for the customs territory of another Contracting Party. Exclusion from the trade regime by a conciliated list of commodities shall be formalized by separate documents, which are an inseparable part of the present Agreement. The Contracting Parties shall conciliate the phased reduction of exclusions stipulated in the referred to documents.

2. For the purposes of the present Agreement and for its validity period, the commodities originating from the territory of the Contracting Parties shall mean commodities that have been:

a) completely manufactured on the territory of the Contracting Parties and/or

b) processed on the territory of the Contracting Parties with the use of raw materials, materials and components originating from third countries and, therefore, changed their affiliation with the classification of foreign trade commodities (CFTC) based on the Harmonized System of Description and Coding of Commodities and the combined tariff-statistical classification of the European Union, proceeding from the first four digits and/or

c) manufactured with the use of the raw materials, materials and components specified in subitem “b,” provided their aggregate value does not exceed the fixed share of the export price of the sold commodities.

The Contracting Parties shall formalize the detailed rules for origination of commodities in a separate document that will be an inseparable part of the present Agreement.

## **Article 2**

The Contracting Parties shall not:

- directly or indirectly impose on commodities, which come within the purview of the present Agreement, domestic taxes and charges that exceed corresponding taxes or charges imposed on similar commodities of domestic manufacture or commodities originating from third countries;
- apply to the import or export of commodities, which come within the purview of the present Agreement, special restrictions and requirements, which under similar situations are not applied to similar commodities of domestic manufacture or commodities originating from third countries;
- apply to the warehousing, reloading, storage, movement of commodities originating from another Contracting Party, as well as payments and remittance of payments other rules than those that are applied in similar cases to the commodities originating from third countries.

## **Article 3**

1. The Contracting Parties shall undertake not to apply quantitative restrictions or equivalent measures to the export and/or import of commodities under the present Agreement.

2. The quantitative restrictions referred to in Item 1 of this Article may be set under unilateral procedure within reasonable limits and for a clearly defined time only in the following cases:

- acute shortage of a given commodity on the domestic market before the stabilization of the situation on the market;
- acute balance of payments deficit before the stabilization of the balance of payments;
- import of commodities into the territory of one of the Contracting Parties in such large quantities and on such terms that cause or threaten to cause damage to domestic producers of similar or directly competitive commodities;
- in order to take measures provided for in Article 4 of the present Agreement.

3. The quantitative restrictions referred to in Item 1 of the Article may also be set by mutual consent of the Parties and be included in the protocols referred to in Item 1, Article 1 of the present Contract.

4. The Contracting Party that applies quantitative restrictions in accordance with Item 2 of this Article shall, prior to the introduction of the referred to quantitative restrictions, provide necessary information about the reasons of the introduction, forms and possible time of application of the referred to restrictions, as well as additional information in response to the request of the other Contracting Party.

5. The Contracting Parties shall strive to resolve through consultations all the issues that arise from the introduction of the quantitative restrictions referred to in Item 2 of this Article.

6. When selecting the measures in compliance with this Article, the Parties shall give priority to those of them that produce the least negative impact on the achievement of the purposes of the present Agreement.

#### **Article 4**

Each of the Contracting Parties shall not permit the reexport of commodities, relative to the export of which the Party from whose customs territory these commodities originate applies measures of tariff and/or nontariff regulation. The Contracting parties shall identify the list of commodities prohibited from reexport, and also exchange the lists of commodities to which are applied the measures of tariff and nontariff regulation.

Such commodities may be reexported only by a written consent and on the terms set by the authorized agency of the country of origin of the said commodities. In case of failure to comply with this provision, the Contracting Party whose interests have been affected shall be entitled to unilaterally take measures on regulating the export of such commodities to the territory of the other Party that permitted the unsanctioned reexport, after preliminary notification about the intention to introduce such measures and joint consultations. In this case the currency earnings from such reexport shall be returned to the country of origin of the corresponding commodities.

For the purposes of this Article, reexport shall mean the removal of commodities from the customs territory of one of the Contracting Parties by another Contracting Party beyond its customs territory in order to export them to a third country.

#### **Article 5**

The Contracting Parties shall on a regular basis exchange principal information about customs issues, all available customs statistics included. Corresponding authorized agencies of the Contracting Parties shall conciliate the procedure for exchanging such information.

#### **Article 6**

1. The Contracting Parties shall strive to approximate the customs rates that are used in the trade with third countries, for which purpose regular consultations shall be held.

#### **Article 7**

The Contracting Parties recognize the incompatibility with the purposes of the present Agreement of the unfair business practices manifested, in particular, in the following:

- agreements between enterprises, decisions made by associations of enterprises that aim to hinder or restrict competition or violate the terms for it on the territories of the Contracting Parties;
- actions by which one or several enterprises use their dominating status, restricting competition on the entire and/or a substantial part of the territories of the Contracting Parties.

#### **Article 8**

When effecting measures of tariff and nontariff regulation of bilateral economic relations, for the exchange of statistical information and for conducting customs procedures, the Contracting Parties have agreed to use the uniform nine-digit classification of foreign trade commodities (CFTC) based on the Harmonized System of Description and Coding of Commodities and the combined tariff-statistical classification of the European Union. For their own needs the Contracting Parties shall, when necessary, develop the commodity classification beyond the nine-digit limit.

#### **Article 9**

The Contracting Parties agree that abidance by the principle of free transit is a most important condition for achieving the purposes of the present Agreement and an essential element in the process of their linkup with the system of international division of labor and cooperation.

In this connection, each Contracting Party shall ensure unhindered transit through its territory of commodities originated from the customs territory of another Contracting Party and/or third countries and intended for the customs territory of the other Contracting Party or any third country, and provide to exporters, importers or carriers all the available and required facilities and services for transit on terms that are not worse than those on which the very same facilities and services are provided to their own exporters, importers or carriers of any third country.

The transit tariffs for any type of transport, including tariffs of loading and unloading, shall be economically justified and not exceed the normal operational expenses, the reasonable profit rates included.

#### **Article 10**

Nothing in the present Agreement shall hinder any of the Contracting Parties to take measures it considers necessary for the protection of its vital interests or which are undoubtedly necessary for the performance of the international treaties to which it is a party or intends to be a party, if these measures concern the following:

- information that affects the interest of national defense;
- trade in weapons, ammunition and materiel;
- research or production related to the needs of defense;
- delivery of material and equipment used in the nuclear industry;
- protection of public morals and public order;
- protection of industrial or intellectual property;
- gold, silver or other precious metals and stones;
- protection of the health of people, animals and plants.

#### **Article 11**

The provisions of the present Agreement shall replace the provisions of the agreements concluded earlier between the Contracting Parties insofar as the latter are either incompatible with the first or identical to them.

#### **Article 12**

The present Agreement does not affect the validity of the agreements the Contracting Parties concluded with third countries.

#### **Article 13**

Nothing in the present Agreement shall hinder the Contracting Parties from maintaining relations with third countries, which does not contradict the purposes and terms of the present Agreement, as well as with their associations and international organizations.

#### **Article 14**

Disputes between the Contracting Parties as to the interpretation or application of provisions of the present Agreement shall be settled through negotiations. For achieving agreement, the Parties shall take guidance from the provisions of the present Agreement and the documents concluded on its basis.

#### **Article 15**

For achieving the purposes of the present Agreement and in order to work out recommendations for the improvement of trade and economic cooperation between the two states, the Contracting Parties have agreed to establish a joint Russian-Ukrainian Commission.

#### **Article 16**

The Protocol on the Exclusion from the Regime of Free Trade shall be an inseparable part of the present Agreement.

#### **Article 17**

The present Agreement shall come into force after the exchange of notifications about the Contracting Parties' performance of the inter-state procedures, and remain in force until the expiry of twelve months from the date when one of the Contracting Parties forwards a written notification to the other Contracting Party about the intention to terminate the effect of the Agreement.

Made at the city of Kyiv on June 24, 1993 in two valid copies, each in the Ukrainian and Russian languages, both texts being of equal force.

**On behalf of the Government of Ukraine**

**On behalf of the Government of the Russian Federation**

**Leonid Kuchma**

**Victor Chernomyrdin**

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(signature)

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(signature)

**Protocol**  
**to the Free Trade Agreement between the Government of Ukraine**  
**and the Government of the Russian Federation**  
**of June 24, 1993**

Date of signing: June 24, 1993

Effective date: June 24, 1993

*With amendments and additions,  
introduced by the Protocol of October 4, 2001*

The authorized representatives of Ukraine and the Russian Federation have drawn up the present Protocol as follows:

**Article 1**

The exceptions stipulated in Article 1 of the Free Trade Agreement between the Government of Ukraine and the Government of the Russian Federation of June 24, 1993 shall apply to the following:

1. Commodities within the purview of Russian legislation on export tariffs as well as legislation on licensing and allocation of exports (goods, works, services) – effective at the moment of customs declaration of commodities – during their export from the Russian Federation to Ukraine (in effect at the date of signing the present Protocol is a list of commodities drawn up on the basis of the Government of the Russian Federation Regulation No.461 of June 30, 1992; the list of commodities subject to licensing and allocation, as established by Government of the Russian Federation Regulation No.854 of November 6, 1992).

2. Commodities within the purview of Russian legislation on export tariffs as well as legislation on licensing and allocation of exports (goods, works, services) – effective at the moment of customs declaration of the commodities – during their export from the Russian Federation to Ukraine (in effect at the date of signing the present Protocol is a list of commodities drawn up on the basis of the Government of the Russian Federation Regulation No.6-93 of January 12, 1993; the list of commodities subject to licensing and allocation, as established by Government of the Russian Federation Regulation No.854 of November 6, 1992).

The Parties have agreed not to charge in 1993 export duty for commodities included in Annex No.3 to the Agreement between the Government of Ukraine and the Government of the Russian Federation on Trade and Economic Cooperation in 1993 within the limits of the volumes stipulated in the referred to Annex.

The additional reciprocal exemption of commodities from export duties shall be formalized by separate protocols.

3. The commodities imported into the customs territory of the Russian Federation from Ukraine, as specified in Annex No.1, the commodities imported into the customs territory of Ukraine from the Russian Federation, as specified in Annex No.2 to this Protocol, as well as the commodities within the purview of the states Parties' legislation on licensing and allocation of exports (goods, works, services) effective at the moment of customs declaration of the commodities

The Parties shall notify each other about the introduction of exclusions from the regime of free trade of commodities, as specified in annexes No.1 and No.2 to this Protocol, not later than two months prior to their introduction.

(Article 1 supplemented by Item 3 in compliance with the Protocol of October 4, 2001)

## **Article 2**

1. As to the commodities to which apply the exclusion from the regime of free trade in compliance with Article 1 of this Protocol, the Parties shall grant each other the most favored nation status with regard to the following:

- customs duties, taxes and charges collected during the export and/or import, including the methods of collection of such customs duties, taxes and charges;

(paragraph 2, Item 1, Article 2 with amendments introduced in compliance with the Protocol of October 4, 2001)

- provisions concerning customs declaration of transit, transportation, warehousing, reloading and other similar services;
- methods of payments and remittance of payments;
- issue of export and/or import licenses;

(paragraph 5, Item 1, Article 2 with amendments introduced in compliance with the Protocol of October 4, 2001)

- rules concerning the sale, purchase, transportation, distribution and use of commodities on the domestic market.

2. The provisions of Item 1 of this Article shall not apply to:

- advantages granted by any of the Parties to third countries in order to establish a customs union or free trade area, or as a result of the establishment of such a union or area;
- advantages granted to developing countries in compliance with the legislations of the Parties;
- advantages granted to neighboring countries in order to ease border trade.

## **Article 3**

1. This Protocol shall be an inseparable part of the Free Trade Agreement between the Government of Ukraine and the Government of the Russian Federation of June 24, 1993 and come into force simultaneously with the referred to Agreement.

2. Item 2, Article 3 shall be deleted

(in compliance with the Protocol of October 4, 2001)

Made in Kiev on June 24, 1993 in two copies, Ukrainian and Russian languages, both texts are equally authentic.

**On behalf of the Government of Ukraine**

**On behalf of the Government of the Russian Federation**

**L.Herts**

**G.Gabunia**

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(signature)

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(signature)

**Protocol  
on Introducing Amendments and Additions to the  
Free Trade Agreement between the Government of Ukraine  
and the Government of the Russian Federation  
of June 24, 1993**

Date of signing: November 14, 1997

Effective date: November 14, 1997

The authorized representatives of Ukraine and the Russian Federation have drawn up the present Protocol as follows:

**Article 1**

The Contracting Parties agreed to establish the exclusion of white sugar (CFTC Code CIS 170199100) from the free trade regime under Article 1 of the Free Trade Agreement between the Government of Ukraine and the Russian Federation Government dated June 24, 1993.

For the specified commodity, which has the origin and comes from the territory of Ukraine to the Russian Federation, the regime is applied in accordance with article 2 of the Protocol to the Free Trade Agreement between the Government of Ukraine and the Government of Russian Federation dated June 24, 1993.

**Article 2**

The Contracting Parties agreed that the Russian Party will not impose duty on white sugar in 1998, indicated in paragraph 1 of the Protocol, which has origin and comes from Ukrainian territory to the territory of the Russian Federation in the quantity of 600 thousand tons.

**Article 3**

The Contracting Parties agreed that the signing of this Protocol shall not annul the Protocol to the Free Trade Agreement between the Government of Ukraine and the Russian Federation Government dated June 24, 1993.

This Protocol is integral part of the Free Trade Agreement between the Government of Ukraine and the Government of Russian Federation dated June 24, 1993 and shall enter into force upon signature.

Made in Kiev on November 14, 1997 in two copies, Ukrainian and Russian languages, both texts are equally authentic.

**Protocol  
on Introducing Amendments and Additions to the  
Protocol on Exclusion from the Regime of Free Trade  
to the Free Trade Agreement between the Government of Ukraine  
and the Government of the Russian Federation  
of June 24, 1993, signed on June 24, 1993**

Date of signing: October 4, 2001

Effective date: November 29, 2001

The Cabinet of Ministers of Ukraine and the Government Russian Federation, hereinafter – the Parties,

taking into account that since the signing of the Free Trade Agreement between the Government of Ukraine and the Government of the Russian Federation of June 24, 1993, hereinafter – the Agreement, and the Protocol of June 24, 1993, hereinafter – the Protocol, structural changes have occurred in the national economies as well as in the legislation of the state Parties on tariff and nontariff regulation of foreign economic activity,

taking guidance from the provisions of the Agreement on the Establishment of the Free Trade Area of April 15, 1994 within the framework of the CIS and the Protocol on Introducing Amendments and Additions to the Agreement on the Establishment of the Free Trade Area of April 15, 1994, signed on April 2, 1999,

have agreed as follows:

**Article 1**

To introduce to the Protocol to the Agreement the following amendments:

Article 1 shall be supplemented by Item 3 of the following substance:

“3. The commodities imported into the customs territory of the Russian Federation from Ukraine, as specified in Annex No.1, the commodities imported into the customs territory of Ukraine from the Russian Federation, as specified in Annex No.2 to this Protocol, as well as the commodities within the purview of the states Parties’ legislation on licensing and allocation of exports (goods, works, services) effective at the moment of customs declaration of the commodities.

“The Parties shall notify each other about the introduction of exclusions from the regime of free trade of commodities, as specified in annexes No.1 and No.2 to this Protocol, not later than two months prior to their introduction.”

In Item 1, Article 2 of the Protocol to the Agreement the words “during the export; export” shall be replaced by the words “during the export and/or import.”

Item 2, Article 3 shall be deleted.

**Article 2**

The parties shall within two months hold negotiations and sign the schedules of phased exclusions from the regime of free trade, as presented in annexes No.1 and No.2 to this Protocol.

### **Article 3**

This Protocol shall come into force from the date of the last notification about the Parties having performed the inter-state procedures required for the Agreement to become effective, and shall be an inseparable part of the Free Trade Agreement between the Government of Ukraine and the Government of the Russian Federation of June 24, 1993.

Made at the city of Kyiv on October 4, 2001 in two copies, each in the Ukrainian and Russian languages, both texts being of equal force.

**For the Cabinet of Ministers of Ukraine**

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(signature)

**For the Government of the Russian Federation**

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(signature)

Annex No.1  
to the Protocol on Introducing Amendments  
and Additions to the Protocol on the Exclusion  
from the Regime of Free Trade to the Free Trade  
Agreement between the Government of Ukraine and  
the Government of the Russian Federation  
of June 24, 1993, signed on June 24, 1993,  
of October 4, 2001

**List**

**of commodities – which are imported into the customs territory of the Russian Federation  
from Ukraine and are subject to exclusion from the regime of free trade in commodities – to  
be drawn up under Item 1, Article 1 of the Free Trade Agreement between the Government of  
Ukraine and the Government of the Russian Federation  
of June 24, 1993**

<b>CFTC Code CIS</b>	<b>Name of commodities</b>
1701 99 100 0	White sugar
2207 10 0000	Ethyl alcohol not denatured with content of alcohol in volume not less than 80%
	Ethyl alcohol and denatured alcoholic beverages of any strength
	Ethyl alcohol not denatured with concentration of alcohol in volume not less than 80%, in receptacles of
2208 90 910	- 2 liters and less
2208 90 990	- more than 2 liters
2402	Cigars, cigars with clipped ends, cigarillos, and cigarettes of tobacco and its substitutes

Annex No.2  
to the Protocol on Introducing Amendments  
and Additions to the Protocol on the Exclusion  
from the Regime of Free Trade to the Free Trade  
Agreement between the Government of Ukraine and  
the Government of the Russian Federation  
of June 24, 1993, signed on June 24, 1993,  
of October 4, 2001

**List**  
**of commodities – which are imported into the customs territory of Ukraine from the Russian Federation and are subject to exclusion from the regime of free trade in commodities – to be drawn up under Item 1, Article 1 of the Free Trade Agreement between the Government of Ukraine and the Government of the Russian Federation of June 24, 1993**

CFTC Code CIS	Name of commodities
1701 99 100 0	White sugar
2207 10 0000	Confectionery of sugar (with white chocolate included), not containing cocoa:
1704 90 300	- white chocolate;
1704 90 7100	- cooked candies with and without filling;
1704 90 7500	- toffee, caramels and similar sweets;
1704 90 8100	- the same, pressed into tablets
	Chocolate and other food products containing cocoa,
1806 31 000	- with filling;
1806 32 900	- without filling
1905 30 1900	Sweet cookies, waffles
2402	Cigars, cigars with clipped ends, cigarillos, and cigarettes of tobacco and its substitutes

**PROTOCOL**  
**on the concordance of terms of stage-by-stage abolition of exceptions from the regime of free trade to Protocol dated October 4, 2001 on introducing of amendments and additions to Protocol on the exceptions from the regime of free trade of Free Trade Agreement between Government of Ukraine and Government of a Russian Federation dated June 24, 1993, signed June 24, 1993**

DATE OF SIGNING: November 25, 2005

DATE OF RATIFICATION: January 28, 2006

DATE OF ENTRY IN FORCE: February 2, 2006

Cabinet of Ministers of Ukraine and Government of a Russian Federation, referred to hereinafter as the Contracting Parties,

confirming the favour to subsequent development of bilateral trade and economic cooperation on bases of equality and mutual benefit,

following the provisions of “Free Trade Agreement dated April 15, 1994” and “Protocol on introducing of amendments and additions to Free Trade Agreement dated April 15, 1994, signed April, 2, 1999”, and also “Protocol dated October 4, 2001 on introducing of amendments and additions to Protocol on the exceptions from the regime of free trade to Free Trade Agreement between Government of Ukraine and Government of a Russian Federation dated June 24, 1993, signed June 24, 1993”,

have agreed as follows:

**Article 1**

Abolition of tariff exceptions from the regime of free trade will be carried out by a Russian Federation in terms in accordance with the graph pursuant to the annex 1 and Ukraine in terms in accordance with the graph pursuant to the annex 2.

Terms of abolition of tariff exceptions from the regime of free trade on white sugar, produced from a sugar beet (CFTC Code CIS - 1701 99 100), alcohol (CFTC Code CIS - 2207 10 00 00, 2207 20 00 00, 2208 90 910 and 2208 90 990) and pastry products (CFTC Code CIS - 1704 90 30 00, 1704 90 71 00, 1704 90 75 00, 1704 90 81 00, 1806 31 00 0, 1806 32 900, 1905 30 19 00) can be modified on the consent of Contracting Parties taking into account the terms of joining of other Party to the World Trade Organization.

**Article 2**

By mutual written consent of Contracting Parties the amendments can be made to this Protocol and must be processed by separate protocols, which are integral part of this Protocol and shall entry in force in accordance with the article 3 of this Protocol.

### Article 3

This Protocol is integral part of Protocol dated October 4, 2001 on introducing of amendments and additions to Protocol on the exception from the regime of free trade to Free Trade Agreement between Government of Ukraine and Government of a Russian Federation dated June 24, 1993, signed June 24, 1993, and shall entry into force from the date of the latest written report on implementation of domestic procedures by Contracting Parties, which are important for the entry into force of the Protocol.

Made in Moscow on November 25, 2005 in two copies, both in Ukrainian and Russian languages, both texts being of equal force.

**For Cabinet of Ministers  
Ukraine**

**For Government  
A Russian Federation**

Annex 1

to Protocol on the concordance of terms of stage-by-stage abolition of exceptions from the regime of free trade to Protocol dated October 4, 2001 on introducing of amendments and additions to Protocol on the exceptions from the regime of free trade to Free Trade Agreement between Government of Ukraine and Government of a Russian Federation dated June 24, 1993, signed June, 24, 1993

### GRAPH

**of terms of stage-by-stage abolition of tariff exceptions from the mode of free trade by commodities in accordance with the bill of the goods, plugged in the N 1 addition to Protocol from October, 4, 2001 about bringing of amendments and supplements to Protocol about the exception from the mode of free trade to Agreement between Government of Ukraine and Government of a Russian Federation about free trade from June, 24, 1993, on signed June, 24, 1993**

CFTC Code CIS	Name of commodity	Term of abolition of exceptions
1701 99 1000	White Sugar	January, 1, 2009
2207 10 0000	Ethyl alcohol, not denaturated, with content of alcohol in a volume not more than 80 %	January, 1, 2010

2207 20 0000	Ethyl alcohol and denaturated alcohol drinks of various strength	January, 1, 2010
	Ethyl alcohol not denaturated with content of alcohol in volume less 80 % in vessels with capacity:	
2208 90 910	2 liters or less	January, 1, 2010
2208 90 990	more than 2 liters	January, 1, 2010
2402	Cigars, (including cigars with the cut ends), cigarillos (thin cigars) and cigarettes made from tobacco or its substitutes	January, 1, 2006

#### Annex 2

to Protocol on the concordance of terms of stage-by-stage abolition of exceptions from the regime of free trade to Protocol dated October 4, 2001 on introducing of amendments and additions to Protocol on the exceptions from the regime of free trade to Free Trade Agreement between Government of Ukraine and Government of a Russian Federation dated June 24, 1993, signed June, 24, 1993

### GRAPH

**of terms of stage-by-stage abolition of tariff exceptions from the mode of free trade by commodities in accordance with the bill of the goods, plugged in the N 1 addition to Protocol from October, 4, 2001 about bringing of amendments and supplements to Protocol about the exception from the mode of free trade to Agreement between Government of Ukraine and Government of a Russian Federation about free trade from June, 24, 1993, on signed June, 24, 1993**

CFTC Code CIS	Name of commodity	Term of abolition of exceptions
1701 99 1000	White Sugar	January, 1, 2009
	Pastry goods made from sugar (including white chocolate), without cacao:	
1704 90 3000	white chocolate;	January, 1, 2006
1704 90 7100	boiled candies with filling or without filling;	January, 1, 2006
1704 90 7500	toffee, caramels and similar sweets;	January, 1, 2006

1704 90 8100	the same, pressed in form of pills.	January, 1, 2006
	Chocolate and other food products which contain cacao:	
1806 31 000	with filling;	January, 1, 2006
1806 32 900	without filling.	January, 1, 2006
1905 30 1900	Sweet cookies, waffles	January, 1, 2006
2402	Cigars, cigars with the cut ends, cigarillos (thin cigars) and cigarettes made from tobacco or his substitutes	January, 1, 2006