

OVERVIEW OF FTA AND OTHER TRADE NEGOTIATIONS

Updated May 2019 - Updates in red

FTA NEGOTIATIONS

Country	Negotiating Directives	Current Status	Next Steps			
NORTH AMERICA	IORTH AMERICA					
USA	Negotiating directives obtained in April 2019	The Council of the EU approved two mandates on 15 April 2019 for an agreement on (1) the elimination of tariffs for industrial goods and on (2) conformity assessment.	Further steps to be determined.			
CANADA	Negotiating directives obtained in April 2009	The European Commission has adopted on 5 July 2016 draft proposals for Council Decisions on the signature, provisional application and conclusion of the Comprehensive Economic and Trade Agreement (CETA) and submitted this to the Council for adoption. The Council has adopted the CETA proposal on 28 October to allow the signature and the provisional application of CETA. The agreement was signed on 30 October 2016 during the EU Canada bilateral Summit. The European Parliament gave its consent to CETA on 15 February 2017.	entered into force. It will enter into force fully and			

ASIA

JAPAN	Negotiating Directives	On 6 July 2017 the EU and Japan reached an agreement in	Negotiations continue separately for an Investmen
JAPAN	adopted on 29 November 2012	principle on the main elements of an Economic Partnership Agreement at the EU-Japan summit. The Agreement was finalised on 8 December 2017. The EPA removes the vast majority of duties paid by EU companies, which sum up to €1 billion annually, opens the Japanese market to key EU agricultural exports and increases opportunities in a range of sectors. It sets the highest standards of labour, safety, environmental and consumer protection, data protection, fully safeguards public services and has a dedicated chapter on sustainable development. For the first time, an agreement includes a specific commitment to the Paris climate change. After legal scrubbing and translation into all EU official languages the EU-Japan Economic Partnership Agreement was submitted for the approval of EU Member States on 18 April 2018. The agreement was ratified by the Japanese Diet on 8 December and by the European Parliament on 12 December 2018. The agreement came into force on 1st of February 2019.	Protection Agreement (IPA) with Japan. While the substantive provisions have been agreed, the procedure ones (ICS) are still not accepted by Japan. The last discussions on the IPA took place on 20-22 March 201 in Tokyo. The next discussions are planned for the Autumn.
CHINA	See below in: Other Trade Negotiations		
ASEAN More on each particular country below	Negotiating directives obtained in April 2007	Negotiations with a regional grouping of 7 ASEAN Member States started in July 2007. In March 2009, the 7th Joint Committee agreed to take a pause in the regional negotiations. In December 2009, EU Member States agreed that the Commission would pursue FTA negotiations in a bilateral format with countries of ASEAN. Negotiations with Singapore and Malaysia were launched in 2010, with Vietnam in June 2012 and with Thailand in March 2013. Negotiations with Philippines and	

In March 2017 Ministers tasked the Senior Economic Officials to work out the parameters of a future ASEAN-EU region-to-region agreement and to report back to the next Ministerial meeting in

Indonesia were launched in 2016.

2018 under the Singapore chairmanship.

negotiating directives (see above) launched in 2010 and completed in 2012, with the exception of provisions on investment protection, which were finalised in 2014 and subsequently amended in 2017 to bring them in line with the EU's new approach to investment protection and dispute resolution. Following the Court of Justice of the EU Opinion 2/15 (issued on 16 May 2017), the result of negotiations with Singapore was adjusted to create two standalone agreements: a Free Trade Agreement (FTA) and an Investment Protection Agreement (IPA). The draft trade and investment agreements were signed on 19 October 2018 and received the consent of the European Parliament on 13 February 2019.				
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MALAYSIA Based on 2007 ASEAN Trade and investment negotiations with Malaysia were launched Before resuming negotiations, it is important	n	negotiating directives	launched in 2010 and completed in 2012, with the exception of provisions on investment protection, which were finalised in 2014 and subsequently amended in 2017 to bring them in line with the EU's new approach to investment protection and dispute resolution. Following the Court of Justice of the EU Opinion 2/15 (issued on 16 May 2017), the result of negotiations with Singapore was adjusted to create two standalone agreements: a Free Trade Agreement (FTA) and an Investment Protection Agreement (IPA). The draft trade and investment agreements were signed on 19 October 2018 and received the consent of the European	Following the EP's consent, the FTA should enter into force once Singapore concludes its own internal procedures and both sides complete the final formalities. The IPA will further need to be ratified by all EU Member States according to their own national procedures before it can enter into force.
(see above) April 2012 at the request of Malaysia. In 2016, a stocktaking exercise was initiated to assess the prospect to resume negotiations. future deal. The EU is looking for a comprel ambitious agreement, equivalent to the or reached with Singapore and Vietnam. In the athe general elections in Malaysia in May 201	n	negotiating directives	in 2010 and, after seven rounds of negotiation, put on hold in April 2012 at the request of Malaysia. In 2016, a stocktaking exercise was initiated to assess the	Before resuming negotiations, it is important that the EU and Malaysia see eye-to-eye on the level of ambition of a future deal. The EU is looking for a comprehensive and ambitious agreement, equivalent to the ones it has reached with Singapore and Vietnam. In the aftermath of the general elections in Malaysia in May 2018, the new government has yet to take a position on the possible resumption of negotiations.
negotiating directives (see above) in 2012 and completed in December 2015. Following the Court of Justice of the EU Opinion 2/15, and in a similar way to what had been done with the EU-Singapore agreements, the result of negotiations with Vietnam was adjusted to create a Free Trade Agreement (FTA) and an The investment protection agreement with Vietnam and The investment protection agreement with Vietnam was adjusted to create a Free Trade Agreement (FTA) and an The investment protection agreement with Vietnam was adjusted to create a Free Trade Agreement (FTA) and an The investment protection agreement with Vietnam was adjusted to create a Free Trade Agreement (FTA) and an The investment protection agreement with Vietnam was adjusted to create a Free Trade Agreement (FTA) and an The investment protection agreement with Vietnam was adjusted to create a Free Trade Agreement (FTA) and an The investment protection agreement with Vietnam was adjusted to create a Free Trade Agreement (FTA) and an The investment protection agreement with Vietnam was adjusted to create a Free Trade Agreement (FTA) and an The investment protection agreement with Vietnam was adjusted to create a Free Trade Agreement (FTA) and an The investment protection agreement with Vietnam was adjusted to create a Free Trade Agreement (FTA) and an The investment protection agreement with Vietnam was adjusted to create a Free Trade Agreement (FTA) and an The investment protection agreement with Vietnam was adjusted to create a Free Trade Agreement (FTA) and an The investment protection agreement with Vietnam was adjusted to create a Free Trade Agreement (FTA) and an The investment protection agreement with Vietnam was adjusted to create a Free Trade Agreement (FTA) and an The investment protection agreement with Vietnam was adjusted to create a Free Trade Agreement (FTA) and an The investment protection agreement with Vietnam was adjusted to create a Free Trade Agreement (FTA) and an The investment protection agreement with Vietnam was adjusted to	n	negotiating directives	in 2012 and completed in December 2015. Following the Court of Justice of the EU Opinion 2/15, and in a similar way to what had been done with the EU-Singapore agreements, the result of negotiations with Vietnam was adjusted to create a Free Trade Agreement (FTA) and an Investment Protection Agreement (IPA). The draft trade and investment agreements were presented to Council on 17 October 2018 and are available on <u>DG Trade's</u>	agreements for 28 May 2019. The investment protection agreement with Vietnam will follow its ratification procedure also at Member State
			1	In line with the Conclusions adopted by the Council in December 2017, the resumption of FTA negotiations may

	(see above)	March 2013 and four rounds took place with the last one held in April 2014. Since the military takeover in Thailand in May 2014 no further FTA rounds have been scheduled.	be pursued after a democratically elected civilian government is in place in Thailand. The EU stands ready to explore with Thailand the level of interest and ambition for a possible resumption of the negotiations.
INDONESIA	Based on 2007 ASEAN negotiating directives (see above)		The 8 th round will take place in the week of 17 June 2019 in Jakarta.
PHILIPPINES	Based on 2007 ASEAN negotiating directives (see above)		· · · · · · · · · · · · · · · · · · ·
MYANMAR/BURMA	Negotiating directives for an investment protection agreement adopted in March 2014	negotiations have taken place so far: 9-12 February 2015, 25-29 May 2015, 21-23 September 2015, and 13-16 December	No date has been set yet for the next round of negotiations.
INDIA	Negotiating directives obtained in April 2007	Negotiations for an ambitious and broad-based FTA were launched in June 2007 and, after 12 formal rounds and several technical meetings, were brought to a <i>de facto</i> standstill in the	right conditions for resumption.

OCEANIA

AUSTRALIA	Commission proposed	On 18 June 2018, EU and Australia launched negotiations for a	The 4 th round will take place in the week of 1 July 2019 in
	negotiating directives	comprehensive trade agreement. The first formal round of talks	Brussels.
	in September 2017.	took place in Brussels from 2 to 6 July.	
	The Council	On 22 May 2018, the Council of the European Union adopted the	
	discussions on the	decision authorising the opening of negotiations for a trade	
	texts are on-going.	agreement.	
		In September 2017 the College adopted the draft negotiating	

summer 2013 due to a mismatch of the level of ambitions. The EU remains committed to strengthening the economic partnership with India, and to a comprehensive and mutually beneficial India-EU FTA once there is sufficient mutual

understanding on the scope and level ambition thereof.

		directives. The Commission proposal was published, along with the impact assessment report. The 2 nd round was held during the week of 19 th November in Australia. The 3 rd round took place in the week of 25 March 2019 in Australia.	
NEW ZEALAND	Commission proposed negotiating directives in September 2017. The Council discussions on the texts are on-going.	directives. The Commission proposal was published, along with the impact assessment report.	· · · · · · · · · · · · · · · · · · ·

LATIN AMERICA

MERCOSUR	Negotiating Directives of 1999	Negotiations were resumed in 2016 after an exchange of market access offers took place in May 2016. Negotiation rounds have taken place alternatively in Mercosur and Brussels The last round took place in the week of 11 March in Buenos Aires.	week of 13 May 2019 in Buenos Aires. The next round is to be planned.
MEXICO	Negotiating Directives of 2016	The EU and Mexico started the negotiation process for the modernisation of the EU-Mexico Global Agreement in 2016. A political agreement was reached on 21 April 2018.	
CHILE	Negotiating Directives of 2017	The first round of negotiations took place on 16 November 2017 in Brussels. The second one in Santiago de Chile on in January 2018. The third round took place in Brussels in May 2018. The fourth round took place in the week of 1 April 2019 in Santiago de Chile.	2019 in Brussels.

CANDIDATE COUNTRIES

TURKEY	Draft	Negotia	iting	Council started its deliberations on the Commission`s proposal The negotiations can start once the Council adopts the
	directives	adopted	by	on 20 January 2017. During 2017, the proposal was under Negotiating directives. However, in that context the
	Commission	on on	21	discussion in the Council Working Groups COELA and TPC, as well conclusions of the General Affairs Council meeting of 26

		December 2016.	as in the European Parliament. It is up to the Council to conclude its work on the Negotiating directives.	June 2018 noted: "Turkey has been moving further away from the European Union. Turkey's accession negotiations have therefore effectively come to a standstill and no further chapters can be considered for opening or closing and no further work towards the modernisation of the EUTurkey Customs Union is foreseen."
BOSNIA HERZEGOVINA	AND		The EU-Bosnia and Herzegovina Stabilisation and Association Agreement (SAA) was signed in June 2008 and entered into force in June 2015 (the trade part entered into force in July 2008 through an Interim Agreement on trade and trade-related matters).	
SERBIA			The EU-Serbia Stabilisation and Association Agreement (SAA) was signed in April 2008 and entered into force in Sept. 2013 (the trade part entered into force in 2010 through an Interim Agreement on trade and trade-related matters).	

SOUTH MEDITERRANEAN & MIDDLE EAST COUNTRIES

GENERAL OVERVIEW	The EU has established a network of Association Agreements,	
(see below for	which include reciprocal FTAs essentially limited to trade in	
information on	goods, with 8 countries of the region (all except Libya and Syria).	
particular countries)	In order to promote broader regional integration, the EU also	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	encourages the countries of the region to agree FTAs between	
	themselves and has promoted wide participation in the Pan-Euro	
	Mediterranean system of cumulation for rules of origin (in which	
	EFTA and Western Balkans countries also participate).	
	Under the framework of the Association Agreements, a series of	
	bilateral negotiations have been launched with individual	
	partners to complement and expand these agreements in areas	
	such as agriculture, industrial standards, dispute settlement and	
	services and establishment. A number of these free-standing	
	negotiations have been successfully concluded, while others are	
	continuing and, where appropriate, may be absorbed into DCFTA	
	negotiations.	
	On 14 th December 2011, the Council authorised the Commission	
	to open bilateral negotiations to establish Deep and	
	Comprehensive Free Trade Areas with Egypt, Jordan, Morocco	
	and Tunisia. Individual scoping exercises to prepare these	
	negotiations were launched with Morocco, Tunisia and Jordan in	

March 2012 a Morocco were October 2015.

COUNTRY OVERVIEW			
MOROCCO	Negotiating directives for a DCFTA adopted by the Council on 14 th December 2011	1996 and entered into force in March 2000. The two sides	The latest round took place in April 2014. The Negotiations were then put on hold to accommodate the plan of Morocco to carry out additional studies before continuing the negotiations. Negotiations are yet to be relaunched.
TUNISIA	Negotiating directives for a DCFTA adopted by the Council on 14 th December 2011	The EU signed an Association Agreement with Tunisia in July 1995. The Agreement entered into force in March 1998. In December 2009, the EU signed also an agreement on Dispute Settlement Mechanism that entered into force in September 2011. A preparatory process for launching negotiations on a Deep and Comprehensive Free Trade Area (DCFTAs) was completed in June 2014 and the negotiations were launched in October 2015. Bilateral negotiations on the liberalisation of trade in services and establishment, and agriculture will be integrated into the DCFTA. The negotiations were launched on the 13th of October 2015 in Tunis, in presence of Commissioner Malmström and the Tunisian Minister of Trade. A preliminary round followed during the week of 19 – 22 October 2015 in Tunis. The first full round took place in Tunis in the week of 18 – 21 April 2016 and was followed by a technical round during 6 – 10 February 2017 in Brussels. The second full round took place in Tunis in May 2018.	The fifth round is to be scheduled.

The third round took place in December 2018 in Brussels. The fourth round took place in 28-30 April/1-2 May 2019 in Tunis.	
TUITIS.	

ACP (African, Caribbean and Pacific Countries)

See Overview of Economic Partnership Agreements (EPAs)

OTHER TRADE NEGOTIATIONS

Country	Negotiating Directives	Current Status	Next Steps
	<u> </u>		
ARMENIA	Directives for the negotiation of a Framework Agreement between the EU and Armenia were adopted by the Council on 12 October 2015.	Partnership and Cooperation Agreement (PCA) in force,	The Agreement applies provisionally since 1 June 2018.
AZERBAIJAN	Directives for the negotiation of a Comprehensive Agreement between the EU and Azerbaijan were adopted by the Council on 7 November 2016.	Negotiations to enhance and replace the current Partnership and Cooperation Agreement (PCA) in force, including its trade related provisions, were launched in	The eighth round is to be scheduled.
BELARUS	Conclusions of the European Council on Belarus of 15 February 2016 call for 'the	Through the amendment of Regulation (EU) 2015/936, Commission proposed on 3 February 2016 to abolish the autonomous quotas for the import of textiles and clothing from Belarus, also considering their limited use and	Regulation (EU) 2017/354 of the European Parliament and of the Council amending Regulation (EU) 2015/936 on common rules for imports of textile products from certain third countries not covered by bilateral

	acceleration of the implementation of measures aimed at enhancing EU-Belarus cooperation in a number of economic, trade and assistance related fields'.	impact on trade.	agreements, protocols or other arrangements, or by other specific Union import rules was adopted on 15 February 2017 and published on 3 March. A Dialogue on Trade with Belarus takes place twice a year in order to enhance cooperation and transparency on trade issues.
KYRGYZSTAN	College adopted joint recommendations to the Council on 2 June 2017	College authorised the Commission and the HRVP to negotiate a new agreement (Enhanced Partnership Cooperation Agreement) with the Kyrgyz Republic, building on the provisions of the existing PCA which dates from 1995. The Council has approved the negotiations directives on 9 October 2017. Negotiations have started, with a first 'political' round that took place on 19 December 2017. The negotiations covering the trade and trade related chapters started in Kyrgyzstan on 28 February and 1 March. The fifth round of negotiations of the Trade Part of the new agreement took place in Bishkek on 29-31 January 2019. The sixth round took place in Brussels on 2-5 April 2019.	The seventh round is being planned in the first week of June, depending on the advancement of the negotiations.
UZBEKISTAN	College adopted joint recommendations to the Council on 14 May 2018	Draft mandate will be in Council discussions during spring/summer 2018.	
CHINA – Investment	the Commission to initiate negotiations for a comprehensive EU-China investment agreement on 18 October 2013. The mandate to launch negotiations on a new Partnership and Cooperation Agreement	Summit of 21 November 2013 in Beijing. The aim of this agreement is to remove market access barriers to investment and provide a high level of protection to investors and investments in EU and China markets. It will replace the 26 existing Bilateral Investment Treaties between 27 individual EU Member States and China by one single comprehensive investment Agreement.	

	by the Council in December 2005.	the EU-China investment agreement and established a joint negotiating text. The 20 th round of negotiations took place in Brussels from 25 to 27 February 2019. Separate negotiations with China for an upgrade of the 1985 Trade and Economic Cooperation Agreement were launched in 2007 but have been stalled since 2011 due to divergences between the mandates and expectations of the parties.	
Services (TiSA)		The talks started formally in March 2013. 23 WTO members (including EU representing it 28 Member States) have taken part in the negotiations. By the end of 2016, most participants had indicated which of their services markets they were prepared to open and to what extent. 21 negotiation rounds took place.	Negotiations are paused since the US Presidential elections in November 2016, pending clarity in the US trade policy.
Green Goods		Since July 2014 the EU and 16 other members (see below) of the World Trade Organization (WTO) have been negotiating an Environmental Goods Agreement (EGA) to remove barriers to trade in environmental or "green" goods that are crucial for environmental protection and climate change mitigation. The next, 18th round took place in November and was followed by a Ministerial meeting in December 2016. Despite efforts, the deal could not yet be reached. Read more.	Further steps to be determined.
TRADE IN AGRI-FOOD AND FISHERIES PRODUCTS with		European Economic Area (EEA): negotiations on further liberalisation for agricultural are part of the EEA agreement. Iceland: negotiations on GI and liberalisation of basic	

EEA/EFTA COUNTRIES	agricultural products and processed agricultural products entered into force on 1 May 2018. Norway: negotiations on geographic indications started in 2013 and are now on hold. Negotiations on liberalisation of agricultural products, which started in 2015, were concluded at negotiator's level in April 2017 and entered into force on 1 October 2018. Switzerland: negotiations on further liberalisation of agricultural products started in 2008 and are on hold since 2009. Norway and Iceland: negotiations of fish quotas took place between January 2014 and July 2015 and were finalised on 17 July 2015.	
ASSOCIATION AGREEMENTS WITH ANDORRA, MONACO AND SAN MARINO	The Council authorised on 4 December 2014 negotiations "on one or several Association Agreement(s)" between the EU and Andorra, Monaco, San Marino (AMS). The main goal of these negotiations which started in 2016 is to allow AMS to participate in the internal market (four freedoms).	Session are scheduled to take place in Brussels in March, April, June, July and October 2019.

