49. INTERNATIONAL AGREEMENT ON OLIVE OIL AND TABLE OLIVES, 2015

ENTRY INTO FORCE:	provisionally on 1 January 2017, in accordance with article 31(2).
REGISTRATION:	1 January 2017, No. 54201.
STATUS:	Signatories: 13. Parties: 15.
TEXT:	Certified true copy C.N.684.2015.TREATIES-XIX.49 of 23 December 2015 (Opening for signature) and C.N.686.2015.TREATIES-XIX.49 of 23 December 2015 (Issuance of Certified True Copies); C.N.142.2017.TREATIES-XIX.49 of 22 March 2017 (Proposal of corrections to the French and Spanish authentic texts of the Agreement and to the certified true copies) and C.N.347.2017.TREATIES-XIX.49 of 5 July 2017 (Corrections); C.N.73.2018.TREATIES-XIX.49 of 12 February 2018 (Proposal of corrections to the French authentic text of the Agreement and to the Certified True Copies) and C.N.259.2018.TREATIES-XIX.49 of 21 May 2018 (Corrections).

Geneva, 9 October 2015

Note: The International Agreement on Olive Oil and Table Olives, 2015 was adopted on 9 October 2015 at the United Nations Conference for the Negotiation of a Successor Agreement to the International Agreement on Olive Oil and Table Olives, 2005 held in Geneva from 5 to 9 October 2015. This Agreement shall be open for signature at United Nations Headquarters from 1 January 2016 until and including 31 December 2016 by parties to the International Agreement on Olive Oil and Table Olives, 2005, and Governments invited to the United Nations Conference for the Negotiation of a Successor Agreement to the International Agreement on Olive Oil and Table Olives, 2005.

Participant	Signature		Provisional application(n)		Ratification, Acceptance(A), Approval(AA), Accession(a), Definitive signature(s)	
Albania					6 Mar	2019 a
Algeria	25 Oct	2016	5 Dec	2016 n	12 Mar	2018
Argentina	23 Dec	2016	28 Sep	2017 n		
Egypt					3 May	2018 a
European Union	18 Nov	2016	1 Dec	2016 n	27 Jun	2019 AA
Georgia					9 Nov	2019 a
Iran (Islamic Republic of)	30 Dec	2016			24 Oct	2018
Israel	29 Dec	2016			22 Nov	2017
Jordan	22 Dec	2016			19 Apr	2017
Lebanon	2 Dec	2016			7 Jul	2017 A
Libya	29 Dec	2016	6 Apr	2017 n		
Montenegro	23 Dec	2016			21 Jul	2017
Morocco	27 Jul	2016	23 Dec	2016 n		
State of Palestine					9 Apr	2017 a
Tunisia	23 Sep	2016			23 Sep	2016
Turkey	14 Sep	2016			21 Jun	2017
Uruguay	18 Oct	2016			28 Dec	2017
Uzbekistan					31 Aug	2021 a

ARGENTINA

The Argentine Republic declares that protection for geographical indications is established in the Trade-Related Aspects of Intellectual Property Rights (TRIPS) Agreement of the World Trade Organization (WTO). This does not imply binding commitments to extend to other products the broad protection that TRIPS provides for wines and spirits.

The Argentine Republic notes that no obligation that it may assume pursuant to the implementation of the Agreement, or subsequently, will prejudice its position on this matter in various multilateral forums, in particular WTO, or in other trade negotiations.

this matter in various multilateral forums, in particular WTO, or in other trade negotiations. The Argentine Republic also understands that the provisions of article 20 of the 2015 Agreement, regarding geographical indications, should be interpreted in accordance with the standards in the TRIPS Agreement to mean that each member shall provide the legal means to prevent the use of any means in the designation or presentation of a good that indicates or suggests that it originates in a geographical area other than the true place of origin in a manner which misleads the public as to the geographical origin of the good.

Furthermore, the Argentine Republic interprets that the provisions of article 20 of the 2015 Agreement do not detract from the rights of members of the International Olive Council to protect geographical indications in accordance with their respective legal systems or practices, or prejudice or impair rights already acquired.

practices, or prejudice or impair rights already acquired. The Argentine Republic declares that the negotiations held pursuant to this Agreement, in order to establish a mechanism for the protection of geographical indications for products covered by the Agreement, should guarantee a commercially fair and balanced outcome that benefits all members of the International Olive Council. It undertakes to participate on that basis.

Furthermore, the Argentine Republic notified the Secretary-General that, in accordance with article 30 of the Agreement, the Republic of Argentina applies the Agreement provisionally as of 1 January 2017.

GEORGIA

Georgia declares that for the period of temporary occupation of parts of the territory of Georgia – the Autonomous Republic of Abkhazia and Tskhinvali Region – as a result of military aggression by the Russian Federation and until the complete restoration of the constitutional law and order and effective control by Georgia over such occupied territories, the application and implementation by Georgia of the obligations under the Agreement, as applied to the aforementioned occupied and uncontrolled territories of Georgia, is limited and is not guaranteed.