REQUEST FOR TARIFF SUSPENSION/TARIFF QUOTA (Delete inappropriate measure)
(Member State: Slovak Republic)

Part I
(to be published on DG TAXUD website)

1. Combined Nomenclature code:

2. Precise product description taking into account customs tariff criteria:

   For chemical products only (mainly chapter 28 + 29 of Combined Nomenclature):

3. (i) CUS No (Reference number in European Customs Inventory of Chemicals):
   (ii) CAS No (Chemical Abstracts Service Registry Number):
   (iii) Other No:
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Part II

(to be public for the members of ETQG)

4. Further information including commercial denomination, mode of operation, intended use of the imported product, type of product in which it is to be incorporated and end-use of that product:

For chemical products only:
5. Structural formula:

6. Products are subject to a patent:
   Yes/No
   If yes, number of the patent and of issuing authority:

7. Products are subject to an anti-dumping/anti-subsidy measure:
   Yes/No
   If yes, further explanation why a tariff suspension/quota is requested:

8. Name and addresses of firms known in the EU approached with a view to the supply of identical, equivalent or substitute products (obligatory for quota requests):
   Dates and results of these approaches:
   Reasons for the unsuitability of the products of these firms for the purpose in question:

9. Calculation of tariff quota volume:
   Annual consumption of applicant:
   Annual EU production:
   Requested tariff quota volume:

10. Special remarks:
   (i) indication of similar tariff suspensions or quotas:
   (ii) indication of existing binding tariff information:
   (iii) other remarks:
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Part III
(for Commission only)

11. Request submitted by:
   Address:
   Tel./Fax:
   E-mail:

12. Anticipated annual imports for 20XX (first year of the validity period requested):
   - value (in EUR):
   - quantity (in weight and supplementary unit if applicable for the CN code in question):

13. Current imports (for 20XX — 2 year) (year preceding the year in which the request is made):
   - value (in EUR):
   - quantity (in weight and supplementary unit if applicable for the CN code in question):

14. Applicable duty rate at the time of the request (including preferential agreements, freetrade agreements, if they exist for the origin of the requested goods):
   Third country duty rate:
   Preferential duty rate applicable: yes/no (if yes, duty rate: …)

15. Estimated uncollected customs duties (in EUR) on an annual basis:

16. Origin of requested goods:
   Name of non-EU producer:
   Country:

17. Names and addresses of the user in the EU:
   Address:
   Tel./Fax:
   E-mail:
18. Declaration by the interested party that the imported products are not the subject of an exclusive trading agreement (join extra sheet—see Annex II to this communication) (obligatory)

Annexes (products data sheets, explanatory leaflets, brochures, etc.)

Number of pages:

NB: If any of the items of information in part II or III is confidential, separate pages, clearly labelled as such, have to be added. The level of confidentiality needs to be specified also on the cover page.
DECLARATION OF NON-EXISTENCE OF AN EXCLUSIVE TRADING AGREEMENT [*]

Name:  
Address:  
Tel./Fax:  
E-mail:  
Name and function of signatory:  
I herewith declare, on behalf of (company's name) that the following product(s) (product description(s)) is/are not subject to an exclusive trading agreement.  
(Signature, date)

[*] Exclusive trading agreements are any agreements that hinder other companies than the applicant to import the requested product(s).