Article 3:

RELATIONSHIP TO THE 2007 AGREEMENT, AND FOOTNOTES

- 1. For the purposes of this Protocol, Articles 1; 3; 4; 5.4; 14; 16; 17; and 18 of the 2007 Agreement are incorporated into and made part of this Protocol *mutatis mutandis*.
- The footnotes to this Protocol shall constitute an integral part of this Protocol.

Article 4:

LABELLING PROVISIONS

- Alcohol Tolerance
 - (a)¹ Each importing Party shall permit the importation and sale of wine which complies with the exporting Party's domestic laws, regulations, and requirements relating to labelling of alcohol content, if the alcohol tolerance does not exceed +/- 1.0 per cent alc/vol.
 - (b) Notwithstanding subparagraph (a), where the taxation category is based on the alcohol content of wine, an importing Party may require that the label indicate the alcohol content of the wine in the correct taxable category as required by the importing Party.
- 2. Variety
 - a) Each importing Party shall permit the importation and sale of wine which is labelled as being of a single grape variety, if:
 - I. the wine conforms to the exporting Party's laws, regulations, and requirements in respect of varietal composition; and
 - II. if at least 75² per cent of the wine so labelled is obtained from grapes of that variety.
 - (b) Each importing Party shall permit the importation and sale of wine which is labelled as being of multiple grape varieties, if:
 - I. the wine conforms to the exporting Party's laws, regulations, and requirements in respect of varietal composition;
 - II. at least 85 per cent of the wine so labelled is obtained from grapes of those varieties;

Subparagraph (a) does not apply to fortified wine in the territories of Australia, New Zealand and Canada.

² Except in the case of Canada where at least 85 per cent of the wine so labelled must be obtained from grapes of that variety.