No. 8684

# YUGOSLAVIA and ARGENTINA

### Trade Agreement. Signed at Buenos Aires, on 9 June 1965

Official texts: Serbo-Croat and Spanish. Registered by Yugoslavia on 12 July 1967.

## YOUGOSLAVIE et ARGENTINE

### Accord commercial. Signé à Buenos Aires, le 9 juin 1965

Textes officiels serbo-croate et espagnol. Enregistré par la Yougoslavie le 12 juillet 1967. [TRANSLATION – TRADUCTION]

#### No. 8684. TRADE AGREEMENT<sup>1</sup> BETWEEN THE ARGEN-TINE REPUBLIC AND THE SOCIALIST FEDERAL RE-PUBLIC OF YUGOSLAVIA. SIGNED AT BUENOS AIRES, ON 9 JUNE 1965

The Government of the Argentine Republic and the Government of the Socialist Federal Republic of Yugoslavia, inspired by a common desire to promote and increase to the highest possible level trade between the two countries, have agreed upon the following provisions:

#### Article 1

The Government of the Argentine Republic shall accord Yugoslav goods in connexion with their importation into the Argentine Republic and Argentine goods in connexion with their exportation to the Socialist Federal Republic of Yugoslavia the most favourable treatment that it accords similar goods coming from or destined for any country or group of countries, in matters relating to customs duties, charges of any kind, fees, taxes or fiscal charges, and to administrative rules, regulations governing the granting of or exemption from permits, foreign exchange transfers and/or payments, and regulation of movement and of carriage and distribution.

The Government of the Socialist Federal Republic of Yugoslavia shall accord Argentine goods in connexion with their importation into the Socialist Federal Republic of Yugoslavia and Yugoslav goods in connexion with their exportation to the Argentine Republic the most favourable treatment that it accords similar goods coming from or destined for any country or group of countries, in matters relating to customs duties, charges of any kind, fees, taxes or fiscal charges, and to administrative rules, regulations governing the granting of or exemption from permits, foreign exchange transfers and/or payments, and regulation of movement and of carriage and distribution.

#### Article 2

Most-favoured-nation treatment shall not extend to the facilities which either Contracting Party accords or may in future accord to neighbouring countries, including those which the Argentine Republic accords or may in future accord to the Republic of Peru and also those which are or may be accorded to a country or group of countries as a consequence of free trade area agreements, customs unions

۱

<sup>&</sup>lt;sup>1</sup> Came into force on 10 May 1967, the date of the exchange of the instruments of ratification at Belgrade, in accordance with article 10.