

**A Note on WTO Accession  
and Free Movements of Goods in acceding country.<sup>1</sup>  
The example of Montenegro 2005-2009**

1. Montenegro applied for WTO accession in February 2005 and the same year it presented the memorandum of its foreign trade regime to WTO working party members, Australia, Canada, Croatia, European Union, Norway, Slovenia, Switzerland, and USA. Joint the working party later in 2008, China, India, and Ukraine.
2. Since 2005 seven working party meetings were carried out, and in one-year (2008) Montenegro finished all bilateral negotiations with working party members, which is an example in accession process. In the third quarter they agreed on country's accession conditions, however the request for market access by Ukraine on a wide range goods and services sectors in the second half of December delay the WTO accession until today.
3. Montenegro has presented to WTO members more than **55 laws, bylaws and decrees** that complain with WTO requirements (\* see annex 1). They cover a wide range of sectors going from custom tariffs, rules of origin and food safety to integrated circuits, optical disks, and others. The country's tariffs nomenclature has been harmonized with the combined nomenclature of EU at 10-digit level.
4. The country presents an open **foreign trade** regime. Its **average custom tariffs rate for all goods is about 8%, for industrial goods 5% and for agricultural ones 17%**. On services trade, from 128 sectors and subsectors negotiated under **GATS** more than **65 present** no limitations on market access and national treatment, however specific conditions are requested as in other WTO countries in mode 4, presence of natural persons.
5. Montenegro has done in truly brief period all the WTO negotiation accession process and related requirements. Its membership is expected for this year after concluding bilateral negotiations with Ukraine. In the future it needs to improve management and organization administrative aspects and **increase capacity building** in WTO agreements and EU topics to implement appropriately its commitments with WTO members.

### **Internal Market**

#### **Free movement of goods**

6. The country disposes of free movement of goods regime under the SAA, which should be fully establish 5 years after the entry into force of the agreement. Some specific products from the CITES list such as weapons, ammunition, narcotics, waste and special sort of plants and animals need authorization.

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**Key Words:** WTO accession, goods, custom tariffs, technical requirements, standards, trade regulation laws

\* All opinions and interpretations presented are responsibility of the author.



7. On **technical requirements and standards** issues, separate bodies are established, on one side the quality infrastructure (QI) department within the MED dealing with technical regulations and the Institute Standardization of Montenegro (ISM) as its name show dealing with standards (S).
8. A progress is show on QI &S with the proposal of the law on accreditation, the draft decree on notifications of technical regulations, standards, and conformity assessment procedures. Other relates drafts decrees are those dealing with the manner of preparation and adoption of technical regulations and its register on implementation of technical regulations of foreign countries and on notified bodies and manner and procedures for conformity assessment.
9. The ISM expected to finish this semester a set of procedures on internal rules for the institute such as those dealing with the:
  - Establishment and working procedures of Technical Bodies of the Institute
  - Planning, development, approval and maintenance standards and documentation
  - Types of documents and their notation
  - Rules for the structure and drafting country's standards and related documents
  - Adoption of standardization documents as Montenegrin
10. On **SPS a regulation** on notification procedure was adopted in January 2008 and IPR a revision of the law of patents and geographical indications was carried out
11. On **public procurement** the new amended law of 2006 complains with EU directives.
12. Documents in annexes are available at the Ministry of Economy and WTO. They also show the enormous amount of work carry out by WTO accession team and related ministers to update laws, rules, tariffs, fees, standards, SPS and others.

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**Laws, Regulations and Other Information Provided to the Working Party by Montenegro \***

- Economic Reform Agenda
- Law "On Foreign Current and Capital Operations" (RM OG No.45/05)
- Law "On Foreign Investment" (RM OG No. 52/00);
- Draft Law "On Property, Chapter XII, Regulating the Rights of Foreign Persons";
- Decision "On Privatization Plan for 2008" (RM OG No. 17/08);
- Law "On Abolishment of the Law 'On Social Price Control'" (RM OG No. 27/2006);
- Law "On Protection of Competition" (RM OG No. 69/05);
- Decision "On the Promulgation of the Constitution of the Republic of Montenegro" of 12 October 2004;
- Decree "On the Proclamation of the Law on General Administrative Procedure" (RM OG No. 60/03) of 28 October 2003;
- Decree "On Promulgation of the Law On Administrative Disputes" (OG RM No. 60/2003) of 22 October 2003;
- Law "On Foreign Trade" (RM OG No. 28/04);
- Regulation "On Implementation of the Foreign Trade Law" (RM OG No. 52/04);
- Law "On Tobacco" (RM OG No. 80/2004 and No. 5/05);
- Law "On Customs Tariff" applied from January 2006;
- Draft Law on Customs Tariff - Applied Tariff Rates of the Republic of Montenegro (HS 2002);
- Applied Tariff Rates of the Republic of Montenegro (HS 1996);
- Customs Law, including amendments (RM OG Nos. 7/02, 38/02, 72/02, 21/03, 31/03, 29/05 and 66/06);
- Decree "On Amendments to the Decree 'On Implementation of the Customs Law'" (RM OG No. 81/06);
- Decree "On Implementation of the Customs Law" (RM OG Nos. 15/03 and 81/06).
- Decree "On Implementation of the Customs Law, Rules of Origin and Customs Valuation (RM OG No. 15/03);
- Decree "On the Types, Amounts and Manner of Payment of Fee for Services Rendered by Customs Authorities" (RM OG No. 4/07);
- Law "On Excise Tax" (RM OG Nos. 52/01 and 12/02);
- Law "On Excise Taxes", Provisions on Tobacco Products;
- Law "On Value Added Tax" (RM OG Nos. 65/01, 12/02, 38/02, 72/02 and 21/03);
- Decision "On Control List for Import and Export of Goods" (RM OG No. 44/04);
- Decision "On Control List for Export, Import and Transit of Goods" (RM OG No. 45/07);
- Law "On Foreign Trade in Weapons, Military Equipment and Dual-use Goods" (SM OG No. 7/05);
- Decision "On Control List for Export, import and Transit of Goods" of 16 March 2006;
- Customs Law, Chapter Three, "Value of Goods for Customs Purposes";
- Decree "On Implementation of Customs Law", Part 3, "Origin of Goods"; and Part 4, "Customs Valuation of Goods";
- Non-Preferential Origin of Goods; Part 3 of Rules on Origin of Goods (RM OG No. 15/03);
- List of Technical Regulations on Quality of Food and Industrial Products Applied in the Republic of Montenegro;
- Law "On Technical Requirements and Conformity Assessment of Products with Prescribed Requirements";
- Law "On Standardization";
- Strategy for Improving the Quality Infrastructure in Montenegro;
- "Food Safety Law" (RM OG No. 14/07);
- Law "On Veterinary" (RM OG No. 11/04);
- Edict "On Promulgation of the Veterinary Law" (RM OG No. 11/04);
- Law "On Plant Health Protection";
- Draft Law "On Plant Protection Product" of December 2007;
- Decree No. 01-961/2 "On Promulgation of Fertilizer Law", dated 2 August 2007 (RM OG No. 48/2007);
- Criteria for Establishing of Health Condition of the Crops and Facilities, Seeds, Nursery Plants and Planting Material
- Law "On Seed Material of Agricultural Plants, promulgated on 20 April 2006" (RM OG No. 28/2006);
- Law "On Promulgation of the Law 'On Planting Material, promulgated on 20 April 2006'" (RM OG No. 28/2006);
- Decision "On Establishing the Accreditation Body of Montenegro" (RM OG No. 21/07);



- Draft Regulation "On the Procedure for Notification of Sanitary and Phytosanitary Measures";
- Law "On Genetically Modified Organisms and related regulations";
- Ordinance "On Undertaking the Measures to Prevent Introduction of the Animal Infectious Disease Bovine Spongiform Encephalopathy (BSE) in the Republic of Montenegro" (RM OG No. 23/05);
- Decision "On the Level of Compensation for Veterinary-Sanitary Control in the Trade Across the Border of the Republic of Montenegro" (RM OG No. 50/2005) of 7 July 2005;
- Law "On Free Zone" (RM OG No. 42/04);
- Law "On Free Zones" (RM OG No. 11/07);
- Law on Copyright and Related Rights of 1 January 2005 (Official Gazette No. 61 of Serbia and Montenegro of 24 December 2004);
- Law "On Cinematography";
- Law on Geographical Indications for the Federal Republic of Yugoslavia of 1 April 1995 (Official Gazette No. 15 of the Federal Republic of Yugoslavia of 24 March 1995);
- The Law "On Indications of Geographical Origin" (OG of Serbia and Montenegro No. 20/06);
- Law on Trademarks of 1 January 2005 (Official Gazette No. 61 of Serbia and Montenegro of 24 December 2004);
- Law on Patents of 10 July 2004 (Official Gazette No. 15 of Serbia and Montenegro of 2 July 2004);
- Law on Legal Protection of Design of 1 January 2005 (Official Gazette No. 61 of Serbia and Montenegro of 24 December 2004);
- Law on Protection of Topographies of Integrated Circuits of 1 January 2005 (Official Gazette No. 61 of Serbia and Montenegro of 24 December 2004);
- Draft Plant Variety Protection Law (dated January 2006);
- Draft Law "On Plant Variety Protection";
- Law "On Protection of Undisclosed Information" (RM OG No. 16/07);
- Law "On Optical Discs";
- Law "On Enforcement of the Legislation that Regulates Protection of Intellectual Property Rights" (RM OG No. 45/05);
- Regulation "On Providing the Application of Intellectual Property Rights", dated 20 September 2007 (RM OG No. 61/07);
- Regulation "On Actions of the Customs Authority Applicable to Goods Suspected of Infringement of Intellectual Property Rights" (RM OG No. 25/05);
- Penal Code of the Republic of Montenegro (Amendments Published in RM OG No. 47/06, on 25 July 2006. Effective as of 3 August 2006);
- Penal Code of the Republic of Montenegro (RM OG No. 47/06), Criminal Offences Against Intellectual Property Rights (Articles 233 - 238, 271); and
- Law "On Banks", proposal of 7 November 2007.

\* Annexes presented at WPM are available at the Ministry of Economy and at WTO.



**Administrative Fees and Charges**

<b>Fees</b>	<b>Level (€)</b>
Tariff No. 1:	
For claims, requests, petitions, proposals and other applications	5
Tariff No. 22:	
For written decisions approving importing, exporting or transit of explosive substances and items, weapons and military equipment through the territory of the Republic, per ton of freight	20
Tariff No. 51:	
For a veterinary sanitary certificate on the health status of export consignments	5
Tariff No. 56:	
For a written decision determining the veterinary-sanitary requirements for importing consignments of animals and products, raw materials and waste of animal origin	60
For a written decision determining the veterinary-sanitary requirements for the transportation of consignments of animals and products, raw materials and waste of animal origin	90
For a written decision determining the veterinary-sanitary requirements for temporary imports, exports or transport of animals intended for sports events, fairs and exhibitions (horses, dogs, cats, birds, fish and similar)	60
Tariff No. 57:	
For the issuance of approval for temporary imports of animals for breeding purposes and seeds and other plant reproductive organs	15
Tariff No.58:	
For a written decision approving the importation of seeds, seedlings and planting material and determining the health status and variety of seeds, seedlings and planting materials being imported.	60
Tariff No. 60:	
For the issuance of phyto-certificates for export and re-export of plant consignments	50
For certificates on phytosanitary safety of seedlings and planting material in internal circulation	50
Tariff No. 62:	
For written decisions on authorizing a legal person for testing and determining the quality of seeds being exported and issuing certificates on the quality of seeds and planting material	50
For written decisions on the prohibition of imports of seeds and planting material	70
Tariff No. 65:	
For the issuance of export certificates for products obtained through organic production methods	20
Tariff No. 67:	
For written decisions on the issuance of licenses for placing in circulation plant-protection means (pesticides) and plant-nourishment means (fertilizers)	70
For written decisions on the renewal (revision) of licenses for placing in circulation plant-protection means (pesticides) and plant-nourishment means (fertilizers)	70
Tariff No. 68:	
For written decisions on approving the imports of plant-protection means (pesticides) and imports of active substances and concentrates for the production of pesticide end-products and plant-nourishment means (fertilizers)	70
For certificates that plant-protection means (pesticides) are not being produced in the Republic	20
Tariff No. 69:	
For written decisions determining the fulfilment of requirements by legal persons to place in circulation plant-protection means (pesticides) and plant-nourishment means (fertilizers) on wholesale and retail level	100
Tariff No. 75:	
For written decisions approving placing in circulation of genetically modified organisms and products derived from genetically modified organisms	50
For written decisions determining the duration of the contained use, production and circulation of genetically modified organisms and products derived from genetically modified organisms	40



<b>Fees</b>	<b>Level (€)</b>
Tariff No. 77:	
For licence for imports, exports or transit of endangered and protected species of wild flora and fauna, their developing forms and parts	100
For licence for imports, exports or transit of genetic resources of wild flora and fauna, biotechnology and genetically-modified organisms	100
Tariff No. 78:	
For written decisions on the issuance of approval to place in circulation medicine and auxiliary therapeutic and medicinal media for use in medicine and dentistry	50
For written decisions on the renewal of an approval for placing in circulation medicine and auxiliary therapeutic and medicinal media for use in medicine and dentistry	30
Tariff No. 79:	
For permit approving the imports or exports of medicines, auxiliary therapeutic and medicinal substances, healing substances and mixtures of healing substances (semi-products) for the production of finished medicines, auxiliary therapeutic and medicinal media, for use in medicine and dentistry	30
For certificates that medicines and auxiliary therapeutic media are not produced in the Republic	10
For certificates that specific health-care equipment, appliances and instruments, as well as appropriate spare parts and operating supplies, are not produced in the Republic	10
Tariff No. 80:	
For written decisions determining that enterprises and other legal and natural persons may engage in the production or circulation of medicines and auxiliary therapeutic medical media for use in medicine and dentistry	100
Tariff No. 82:	
For written decisions determining legal persons and entrepreneurs for the production and circulation of poisons, or legal persons for performing control of poisons	170
Tariff No. 83:	
For an application for approval to place in circulation poisons for public hygiene use	40
Tariff No. 84:	
For written decisions approving the imports, exports or transit of poisonous substances through the territory of the Republic	100
Tariff No. 85:	
For licence to import substances which harm the ozone layer	150
For written decisions approving the transportation of radioactive substances across the borders of the Republic	500
For approval to foreign natural or legal person for the transit through the territory of the Republic of goods having properties of dangerous substances	20 per ton
Tariff No. 86:	
For approvals for the production or circulation of narcotics	150
For licence for importation or exportation of narcotics	130
For written decisions determining legal persons that may engage in the production or circulation of narcotics	150
Tariff No. 87:	
For written decisions determining legal persons and entrepreneurs that may produce, engage in circulation or use sources of ionizing radiation	100
Tariff No. 103:	
For a request for the inspection of a consignment (of food or Articles of general use) for the purpose of establishing health safety of goods being imported	5
For written decisions confirming that the consignment referred to in the preceding paragraph, with respect to health safety, conforms to the requirements prescribed in the Republic for such food products or products of general use	10



Fees	Level (€)
Tariff No. 104:	
For a request for the issuance of a certificate on the quality of agricultural and food products being imported, or exported	5
For written decisions establishing the quality of the products referred to in the preceding paragraph	50
Tariff No. 105:	
For licenses for exporting goods	30
For licenses for importing goods	60
For written decisions allocating quota for the exports of goods	25
For written decisions allocating quota for the imports of goods	50
Tariff No. 106:	
For approval of import-export customs clearance of goods where the goods do not cross the customs line	75
For approval of compensation operations with foreign partners	75
For approval of agency operations in foreign trade	90
Tariff No. 108:	
For a customs document used for the temporary accommodation of goods	5
Tariff No. 109:	
For written decisions (approvals) issued by the customs authorities in an administrative procedure:	
For written decisions (approvals) approving the opening or use of a customs warehouse	50
For written decisions (approvals) approving active or passive re-processing or processing procedure under customs supervision	30
For written decisions (approvals) approving temporary imports with exemption in part from the payment of customs duties	20
For written decisions (approvals) approving temporary imports with full exemption from the payment of customs duties	10
For written decisions (approvals) in connection with requests for the alteration of data in the Uniform Customs Declaration (JCI) on which the calculation of customs debt is based	30
For written decisions (approvals) in connection with requests for the exemption from the payment of customs duties	10
For other written decisions (approvals) issued by the customs authorities in an administrative procedure	10
For written decisions issued by the customs authorities in summary procedure:	
For written decisions (approvals) on the placement of temporarily imported navigational vessels under customs supervision	10
For other written decisions (approvals) issued by the customs authorities in summary procedure	6
Tariff No. 110:	
For a Uniform Customs Declaration when used in customs procedures, as well as for the calculation of customs debt in passenger traffic	6
Tariff No. 111:	
For the procedure under the Uniform Customs Declaration in cases when calculation and collection of customs debt are performed:	
(1) up to 100 kg	5
(2) from 100 kg to 10,000 kg	2
(3) for every 1,000 kg beyond 10,000 kg	1
Goods whose quantity cannot be expressed in kilograms shall be subject to the payment of fee per unit of measurement	1
Tariff No. 112:	
For certificates on the customs status of goods and certificates on the identity of goods	15
For the mandatory information on the classification of goods in the Customs Tariff nomenclature	15
For the mandatory information on the origin of the goods	15



<b>Fees</b>	<b>Level (€)</b>
Tariff No. 113:	
For the issuance of certificates on direct consignments, €1 and €2 goods trading certificates, FORM-A certificates on the origin of goods and other certificates on the origin of goods	15
Tariff No. 114:	
For written decisions (approvals) approving the commencement of operation of free economic zones and warehouses	100
For written decisions (approvals) approving the form and content of records kept in free economic zones and warehouses	30
Tariff No. 115:	
For cancelling an ATA carnet (regulation fee)	50
Tariff No.116:	
For the issuance of a certificate confirming that a motor vehicle fulfils technical requirements for transporting goods on the basis of a TIR carnet	50
Tariff No. 117	
For appeals against written decisions issued by customs offices in an administrative procedure lodged by legal and natural persons	6



**Table 4: Products Subject to Excise Tax**

Tariff Code	Description	Amount of Excise Tax (rate)
2402 20 10 00 2402 20 90 00 2402 90 00 00	Cigarettes	- Specific 1.00€ / 1000 pcs; and - Proportional 26% of their retail price.
2402 10 00 00 2402 90 00 00	Cigars and cigarillos	10.00€/kg.
2403 10 10 00 2403 10 90 00	Finely chopped tobacco	20.00€/kg.
2403 10 90 00	Smoking tobacco	15.00€/kg.
2203 2206 00 39 00 2206 00 59 00 2206 00 89 00	Beer	1.90€ per alcoholic content by volume per hectoliter of beer.
2204 21 2204 29 2205 10 10 00 2205 90 10 00	Table wines: 1. With an alcoholic content exceeding 1.2% vol but not exceeding 15% vol provided the quantity of alcohol contained in the final product is completely of fermented origin; and 2. With an alcoholic content exceeding 15% vol but not exceeding 18% vol provided the quantity of alcohol contained in the final product is completely of fermented origin and not enriched.	0€ (zero) per hectoliter of table wine.
2204 10 2205	Sparkling wines: 1. In bottles with 'mushroom' stoppers imported or held in place under pressure of carbon dioxide of 3 or more bars; and 2. With an alcoholic content exceeding 1.2% vol but not exceeding 15% vol provided the quantity of alcohol contained in the final product is completely of fermented origin.	35€ per hectoliter of sparkling wine.
2204 2205 2206	Other fermented beverages, other than beer and wine: 1. With an alcoholic content exceeding 1.2% vol but not exceeding 10%; and 2. With an alcoholic content exceeding 10% vol but not exceeding 15% vol provided the alcohol contained in the final product is completely of fermented origin.	40€ per hectoliter of other fermented beverages.



Tariff Code	Description	Amount of Excise Tax (rate)
2204 21 95 00 2204 21 96 00 2204 21 98 00 2204 29 95 00 2204 29 96 00 2204 29 98 00 2205 10 90 00 2205 90 90 00 2206	Medium alcoholic beverages: - With an alcoholic content exceeding 1.2% vol but not exceeding 22%.	70€ per hectoliter of medium alcoholic beverages.
2207, 2208 2204, 2205, 2206	Ethyl alcohol: - With an alcoholic content exceeding 1.2% whether or not it is constituent part of the product having different tariff code; - With an alcoholic content exceeding 22%; and - Other alcoholic beverages containing ethyl alcohol whether or not in a solution, which are not covered by Articles 38 to 41 of this Law.	550€ per hectoliter of pure alcohol.
2710 11 31 00	Aviation spirit	0.12€/kg.
2710 11 41 00 2710 11 45 00 2710 11 49 00	Unleaded motor spirit	0.364€/l.
2710 11 70 00	Spirit type jet fuel	0.12€/kg.
2710 11 51 10 2710 11 51 90 2710 11 59 00	Other motor spirits	0.364€/l.
2710 19 21 00	Kerosene for motors	0.12€/kg.
2710 19 21 00	Kerosene type jet fuel	0.12€/kg.
2710 19 25 00	Other kerosenes	0.12€/kg.
2710 19 21 00	Kerosene type jet fuel used as heating fuel	0.069€/k.g
2710 19 41 10 2710 19 45 10 2710 19 49 10	Diesel fuel	0.27€/l.
2710 19 41 10 2710 19 45 10 2710 19 49 10	Diesel fuel used as heating fuel	0.12€/l.
2710 19 49 20	Fuel for ships	0.27€/l.
2710 19 49 90	Other oils	0.12€/l.
2710 19 61 00	Oil of low sulphur content for metallurgy	0.023€/kg.
2710 19 61 00 2710 19 63 00 2710 19 65 00 2710 19 69 00	Other fuel oils	0.023€/kg.
2711 19 00 00	Petroleum gases: - Propane and butane mixture.	0.069€/kg.
2711 19 00 00	Other petroleum gases	0.069€/kg.



**Table 6: Imports Prohibited According to the Order on Ban of Import and Transit of Certain Plant Species and Determination of Quarantine Surveillance for Certain Plant Species Imported for Growing Purposes and List of Plants Subject to Quarantine Surveillance**

I. Prohibited Imports and Transit for Phytosanitary Reasons

Item	Type of plant	Object of prohibition
1.	Plants from the genus <i>Abies</i> , <i>Picea</i> , <i>Pinus Pseudotsuga</i> , <i>Tsuga</i> and <i>Larix</i> originating from France, Spain and non-European countries.	The ban pertains to import of the plants and parts for propagation of these plants, except seeds and samples of graft-twigs and pollen originating from non-contaminated areas, and imported by scientific institutions dealing in selection, introduction of new species, varieties, lines and hybrids or plant protection.
2.	Plants from the genus <i>Castanea</i> and <i>Quercus</i> from all countries and genus <i>Ulmus</i> originating from the United States of America.	The ban pertains to import of the plants as well as parts for propagation of these plants, except the seed of <i>Quercus</i> and <i>Ulmus</i> and samples of the seed <i>Castanea</i> originating in non-contaminated areas and imported by scientific institutions dealing in selection, introduction of new species, varieties, lines and hybrids or plant protection.
3.	Plants from the genus <i>Juniperus</i> originating from the countries of Asia and North America.	The ban pertains to the import and transit of plants as well as parts for propagation of such plants, except the seeds.
4.	Plants from the family <i>Rosaceae</i> (genus <i>Chaenomeles</i> , <i>Cydonia</i> , <i>Crataegus</i> , <i>Malus</i> , <i>Photinia</i> , <i>Prunus</i> , <i>Pyrus</i> and <i>Rosa</i> ) originating from the countries of Asia and North America.	The ban pertains to import and transit of plants as well as parts for propagation of such plants, except the seeds and plants in the stage of dormancy without leaves and fruit (import is permitted in the stage of dormancy and quarantine surveillance is applied).
5.	Plants from the genus <i>Populus</i> originating from France, Spain and non-European countries and the genus <i>Platanus</i> originating from the USA, France, Italy, Spain, Armenia and other countries where the quarantine harmful organism <i>Ceratocystis fimbriata</i> f. sp. <i>platani</i> had been found.	The ban pertains to import of plants as well as propagation parts of the respective plants, except the seeds and import of plant samples originating from non-contaminated areas, imported by scientific institutions dealing in introduction of new species, varieties, lines and hybrids.
6.	Potato ( <i>Solanum tuberosum</i> and <i>Solanum</i> spp.) originating from Mexico and countries of Central and South America.	The ban pertains to import of potato for seed and consumption, including the wild or semi-cultivated clones, in particular tuber, plants with roots and parts of plants, except the real seed and cultures of tissues and samples originating from non-contaminated areas, and imported by scientific institutions dealing in introduction of new species, varieties, lines and hybrids.
7.	Coniferous wood from non-European countries with non-peeled bark.	The ban pertains to the import of wood except for the wood dried to less than 20% of moisture as expressed in percentage of dry matter (designation K.D. "Kilndried" etc.)
8.	Oak wood genus <i>Quercus</i> originating from the USA, Russian Federation and Romania and chestnut wood genus <i>Castanea</i> originating from all countries, with non-peeled bark.	The ban pertains to the import of wood except for the wood dried to less than 20% of moisture expressed in percentage of dry matter.
9.	Wood from the genus <i>Populus</i> , <i>Ulmus</i> , <i>Zelkova</i> , <i>Fraxinus</i> and <i>Tillia americana</i> originating from non-European countries with non-peeled bark.	The ban pertains to the import of wood except for the wood dried to less than 20% of moisture as expressed in percentage of dry matter.



Item	Type of plant	Object of prohibition
10.	Logs and timber of the wood genus Platanus from the USA, France, Italy, Spain, Armenia and other countries where <i>Ceratosystis fimbriata</i> f. sp. Platani was determined.	The ban pertains to import of logs and timber.
11.	Wood bark under ordinal numbers 7, 8, 9 and 10.	The ban pertains to import of wood bark if in the country of origin no disinsection and disinfection by fumigation or fermentation applying the prescribed method was applied.
12.	Corn stalks and sorghum straw if originating from the countries of Africa.	The ban pertains to import and transit of corn stalks and sorghum straw.
13.	Soil, compost and substratum mixed with soil or compost, with plants or without plants, originating from the non-European countries.	The ban pertains to import of soil, compost and mixed substratum for which no disinfection and disinsection has been performed.
14.	Plants from the genus <i>Fragaria</i> originating from non-European countries.	The ban pertains to the import of plants, except for seeds and fruits.

## II. Plants Subject to Quarantine Surveillance

Quarantine surveillance is prescribed for plants imported for propagation purposes as follows:

1. Graft-twigs and pollen of the genus *Abies*, *Picea*, *Pinus*, *Pseudotsuga*, *Tsuga* and *Larix* and samples of the plant seed of genus *Castanea* and *Quercus* if the import is restricted under Ordinal No. 1 and 2 of Exhibit A12.3;
2. The genus *Abies*, *Picea*, *Pinus*, *Pseudotsuga*, *Tsuga* and *Larix* originating from non-European countries;
3. The genus *Populus* and *Platanus* if the import is restricted under the ordinal No. 5 of Exhibit A12.3; and
4. Seed potato samples (*Solanum* spp.) if the import is restricted under the ordinal No. 6 of Exhibit A12.3.

Quarantine surveillance of plants referred to in items 2. and 3. hereof pertains to the entire live plant and their parts for propagation, except the seeds.



**Table 9 (a) - State Bodies with a Regulatory Role in Service Activities**

Body	Role
Central Bank of Montenegro	Commercial bank licensing; approval of securities issuance and sale of large blocks of commercial bank shares, approval of the auditor chosen by the commercial bank.
Ministry of Education and Science	Licensing authority for secondary schools and universities.
Ministry of Labour and Social Welfare	Issuance of work permits.
Ministry of Health	Issuance of approvals for compliance with health standards, supervision, and inspection.
Ministry for Tourism	Licensing, classification, supervision, and inspection of tourism related services.
Ministry of Maritime Affairs and Transportation	Licensing of inland transport related services.
Ministry of Environmental Protection and Physical Planning	Issuance of permits for fulfilment of environment standards, supervision and inspection.
The Securities Commission	Licensing for exchanges and other activities (brokerage, dealing, investment management, and underwriting and investment consultancy).
Ministry of Finance	Licensing for accounting and auditing services.
Ministry of Agriculture, Forestry and Water Supply	Issuance of commercial fishing licenses, approval of hunting permits for foreign nationals.
The Energy Regulatory Agency	Issuance of licenses for the Generation, Transmission, Distribution, Supply and sale of electricity; for commercial transport; warehousing, distribution, sale and shipment of gas, oil and oil derivatives; for market operators, transmission and distributive networks.
The Agency for Broadcasting	Issuance of broadcasting licenses.
The Agency for Telecommunications	Issuance of licenses for telecommunications.
Insurance Supervision Agency	Licensing for insurance services and supervision of the performance insurance business.

**Table 9 (b) - Non-State Bodies with a Regulatory Role in Service Activities**

Body	Role
The Bar Association	Licensing (registration) of attorneys.
The Association of Doctors	Registration of medical doctors and dentists.
The Association of Pharmacists	Registration of pharmacists.
The Association of Engineers	Licensing of engineers and companies who are involved in layout and construction of facilities.
The Association of Hunters	Registration, issuance of hunting permits for foreign citizens.
The Veterinary Chamber	Licensing (registration) of veterinarians.

