Question for written answer P-004650/2017 to the Commission Rule 130 Fabio De Masi (GUE/NGL)

Subject: Separate decisions for parts of the Free Trade Agreement with Japan (JEFTA)

Is it true that certain political topics, for example rules on investor protection or data protection, are not to be dealt with in JEFTA, but rather under separate agreements or decisions? (If this is the case, please detail the topics for which this is planned.)

Will these decisions be considered as legally separate treaties, and what ratification processes will apply to them? In light of the ECJ decision on the EU-Singapore Agreement, are they intended as EU-only or mixed agreements?

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