6. When selecting protective measures indicated in this Article, the Parties shall give priority to those that exert the least negative impact upon achieving the goals of this Agreement.

Article 4

All settlements and payments related to the trade/economic cooperation between the Parties shall be carried out in compliance with the inter-bank settlement agreements between the authorized banks of the Parties.

Article 5

For the purposes of this Agreement, the term "re-export" shall refer to the export of goods that originated within the territory of one of the Parties by the other Party to the outside of its customs territory, for the purpose of exporting it into a third country.

Neither Party shall permit re-export of goods that were subject to tariff-based or non-tariff-based regulation while being exported by their Country of origin. The Parties shall establish a listing of goods, whose re-exportation is prohibited, and shall also exchange lists of goods that are subject to tariff-based or non-tariff-based regulation. Re-export of such goods into third countries is permitted only upon written consent and upon conditions stipulated by an authorized state agency of the country of origin of the subject goods. In the event of non-compliance with this stipulation, the Party whose interests have been violated has the right for unilateral introduction of measures to regulate export of goods into the territory of the Party that permitted the non-sanctioned re-export, upon prior notice of the intent to introduce such measures, and, if necessary, upon conducting joint consultations.

Article 6

The Parties shall exchange customs-related information, including the available customs statistics relating to the subject of this Agreement, fully, and on regular basis. The appropriate authorized agencies of the Parties shall coordinate the manner of such information exchange.

Article 7

- 1. The Parties shall exchange information about their international free-trade agreements with third parties.
- 2. The Parties shall inform each other about any changes in the customs tariffs enforced in their countries.

Article 8

Pursuant to their national legislations, the Parties shall declare incompatible with the purposes of this Agreement any unfair business practices exhibited, in particular, in the following:

- entering into agreements between enterprises or their associations for the purpose of hindering or limiting competition or to disrupt the competitive environment within the territories of the Parties;
- carrying out actions that aid one or a few enterprises in the use of their dominant position, limiting competition within the entire territory of the Parties or within a significant part of it.