CHAPTER 3 TRADE IN GOODS

Article 4

National Treatment

One side shall accord to the goods of the other side treatment no less favourable than that it accords to its own like products in accordance with Article III of the WTO *General Agreement on Tariff and Trade 1994* (hereafter referred to as "GATT 1994"), including its interpretative notes. To this end, Article III of GATT 1994 and its interpretative notes are incorporated into and made part of the CEPA, *mutatis mutandis*.

Article 5

Tariffs

One side shall apply zero tariff to all imported goods originated from the other side.

Article 6

Non-tariff Measures and Tariff Rate Quota

1. Neither side shall apply non-tariff measures inconsistent with the WTO rules to goods imported and originated from the other

side.

2. One side shall not apply tariff rate quota to goods imported and originated from the other side.

Article 7

Rules of Origin

- 1. The rules of origin specified by one side shall be applied to the goods imported by the other side from the former side under the CEPA.
- 2. One side may seek assistance from the other side to verify whether the goods imported from the latter side comply with the applicable rules of origin. The two sides shall notify each other and deal with the cases through consultation if the verifications conducted by one side confirm that the goods do not comply with the requirements for CEPA treatment.

CHAPTER 4 TRADE REMEDIES

Article 8

Anti-dumping Measures