CHAPTER 10

ELECTRONIC COMMERCE

Article 1 Objectives

The objectives of this Chapter are to:

- (a) avoid restrictions to trade between the Parties being introduced as a result of the use of electronic commerce ("E-commerce") transactions;
- (b) minimise the extent to which E-commerce transactions are subject to particular requirements, tariffs or other limitations or costs which are additional to other transactions;
- (c) encourage where possible the treatment of E-commerce transactions by the Parties as equivalent to corresponding paper transactions; and
- (d) promote the use of E-commerce to assist the timeliness and reduce the cost of commercial transactions.

Article 2 Promotion of E-Commerce

- 1. The Parties agree to:
 - (a) cooperate in promoting with respect to the use of E-commerce:
 - (i) the maintenance of an open trading environment for the free flow of information and services;

- (ii) the minimisation of transaction costs for business;
- (iii) the international alignment of laws;
- (iv) effective regulatory coordination; and
- (v) interoperability of infrastructures, such as secure electronic authentication and payments;
- (b) promote the efficient functioning of E-commerce domestically and internationally by, wherever possible, developing domestic regulatory frameworks which are open, avoiding undue restrictions and costs on E-commerce and, as appropriate, ensuring that relevant processes are compatible with evolving international norms and practices;
- (c) ensure a predictable and simple legal environment for E-commerce, taking into account the UNCITRAL Model Law on Electronic Commerce 1996 and other model law(s) on E-commerce as may be adopted or revised by UNCITRAL or other such international organisations from time to time, that supports the maintenance of a secure infrastructure, enables public key infrastructure solutions to develop, and includes laws to facilitate the use of electronic methods in meeting statutory requirements;
- (d) ensure that regulations and the development of regulations affecting E-commerce are transparent;
- (e) endeavour to ensure that policy responses in respect of E-commerce:
 - (i) are flexible and take account of developments in a rapidly changing technology environment; and

- (ii) do not impose unnecessary restrictions on the conduct of E-commerce:
- (f) work to build consumer and business confidence to support the fullest economic and social benefits from E-commerce by:
 - (i) maintaining privacy protection laws and consumer laws relating to E-commerce;
 - (ii) encouraging the use of electronic signatures and electronic certification in order to ensure authenticity, integrity and confidentiality, and prevent fraud; and
 - (iii) promoting self-regulatory codes based on international norms and standards;
- (g) protect intellectual property rights in a way that is supportive of the application of E-commerce and business innovation; and
- (h) ensure that their regulatory regimes support the free flow of services, including the development of innovative ways of developing services, using electronic means.
- 2. For the purposes of this Article, UNCITRAL means the United Nations Commission on International Trade Law.

Article 3 E-Government Initiatives

The Parties agree that E-government initiatives should seek to:

(a) reduce compliance costs and enhance the general level of transparency of government regulations;

- (b) deliver efficiency in administration (for example, paperless trading); and
- (c) reduce technical barriers to trade.

Article 4 Consultations

At the request of either Party, the Parties agree to consult each other concerning:

- (a) the development of policy for the conduct of E-commerce; and
- (b) any policies or decisions which may impact adversely on E-commerce aspects of trade between the Parties.

Article 5 Non-Application of Dispute Settlement

Neither Party shall have recourse to any dispute settlement procedures under this Agreement in respect of any issue arising from or relating to this Chapter.