- 6- Custom Tariff Tables shall be accredited according to coordinated system (H.S) for the purpose of classifying the exchanged goods between the Contracting Parties.
- 7- The Contracting Parties shall exchange custom tariff and a list of other charges rates and applicable taxes at the date of this agreement application.

## Article 4

- 1- Arab Origin Rules accredited by the Economical and Social Council of Arab League, shall be applied for the purpose of this agreement provisions.
- 2- Both Contracting Parties may not impose any type of non-custom restriction on commodities of national origin which exchanged between them, including procedures of prohibiting or restricting import in any of the two countries and issues regarding the import of either of them to the other Party, as the date of this agreement application.
- 3- Commodities exchanged between the Contracting Parties according to this agreement shall be granted the same treatment of national commodities in imported states, and that which related to origin rules, standards and preventive, health, and security conditions, and fees, local taxes.
- 4- In accordance with provisions, and international rules in respect of technical basis of preventive procedures and to confront subsidy and dumping cases, and to deal with flaw in the balance of payments resultant from the application of this agreement. This shall not contradict with the executive program provisions of the trade exchange development and facilitating between the Arab countries to establish Great Arab Free Trade Zone. Either of the Contracting Parties may take preventive, anti-dumping, or subsidy procedures or fixing the defect in the balance of payments according to applicable rules and legislation in both countries with the commitment of notifying the other party with these procedures.

## Article 5

This agreement provisions shall not be applicable on commodities produced in free zones in any of the two countries.

## Article 6

Agricultural, animal and food commodities exported by either of the Contracting Party to the other Contracting Party shall fulfill agricultural and sanitary conditions applied in the importing country. Each Contracting Party shall undertake to notify the other Contracting Party according its applicable laws and regulations.