They are the measures and procedures that may be taken by the party state to control importing from the other party including in particular, import licenses, qualitative and monetary restriction, and the way the imported items are managed.

The Second Chapter

The Trading Exchange.

Article Three

The trading exchange shall be made as follows:

- 1. Vegetables and fruits shall be exchanged within the basis agreed upon within the framework of the free Arab great trading area set by the Arab state league, and until this is introduced to execution, the two countries shall apply the laws and regulations applicable in both of them.
- 2. The total cancellation of customs fees and other fees and taxes of similar effect on goods of Tunisian origin (annex No.1) and goods of Jordanian origin (annex No.2) as of date this agreement is enforced.
- 3. In otherwise to what has been stated above, the freeing of all the exchanged goods of national origin shall be done directly between the contracting parties as of the ate this agreement is enforceable, and that is by reducing the customs fees and fees and other taxes of similar effect by 10% (ten percent) annually, so that the complete liberation of these goods shall be finished after ten years of the date of enforcement of this agreement (exempted from the gradual liberation the exchanged goods, on the lists, of Tunisian origin (annex No.3) whereas the reduction of custom fees shall be postponed and fees and taxes of similar effect levied thereon, provided they shall be looked into in the future by the joint committee.

Article Four

- 1. No increase on the custom fees shall be approved or levying new fees or fees or other taxes of similar effect on the trade exchanged between the two countries after signing this agreement
- 2. If any reductions in the custom fees and fees and other taxes of similar effect was made at or after this agreement is enforced, the custom fees and fees and the other taxes of similar effect and reduced shall replace these provided for in para (3) of Article-3.
- 3. The two parties shall follow the customs tariff fee take based on the system (H.S) used in classifying the goods exchanged inter alia.
- 4. The two parties on signing this agreement shall exchange the custom tariff tables related