- d- It is stipulated for considering the commodities and products for the purposes of this Agreement to be a national origin, to comply with the rules of origin of Arab commodities approved by the Arab Economic and Social Council.
- e- After the entry of this Agreement into force, it will not be allowed to impose any new customs duties or other dues and taxes of similar effect on the commodities and products traded between both countries, in conformity with the provisions of this Agreement.
- f- When signing this Agreement, both Parties shall exchange the documents specifying the customs duties and the other dues and taxes of similar effect actually applied by them as of 01.01.1998.
- g- Where the customs duties of the Contracting Parties, the reduced duties shall replace the duties stated in paragraph (4) of Article one as a basis for calculating the gradual reduction towards the commodities of the other party.

Article Four

The provisions of this Agreement shall apply to the products of Jordanian or Emirate origin which are traded directly between both countries, and which are accompanied by a certificate of origin in accordance with the form of the certificate of origin for Arab commodities, as approved by the Arab Economic and Social Council, provided that it will be issued and attested by the competent government authority, i.e. the Ministry of Economy and Commerce of the United Arab Emirate, and will be issued by the Jordanian Chamber of Commerce and Chambers of Industry, and attested by the Ministry of Industry & Commerce, or by any other party authorized to this effect by the said Ministry I the Hashemite Kingdom of Jordan.

Article Five

- a- The provisions of this Agreement do not apply to the products or materials which are not allowed to be brought in, transacted or used in either country, for religious, hygienic, security or environmental reasons agreed upon within the framework of the Arab Economic and Social Council, in conformity with the laws and regulations in force in both countries.
- b- Both Parties shall apply the procedures and laws concerning agricultural and veterinarian quarantine on its (agricultural and animal based) commodities, in conformity with the laws, regulations and instructions applicable and valid in both countries, and each party shall undertake to notify the other Party of the laws and regulations in force in its country.
- c- Both Parties shall observe that the commodities and products of national origin, which are exported by either of them to the other Party are in conformity with the specifications and standards applicable in the country of the other Party. But, in case no local specification is applicable, the specifications and standards