applicable on the Arab or international level, and which are approved by both of them, shall be adopted, provided that both Parties will exchange the laws and regulations in force in their two countries, and will notify each other of any amendments made thereto.

### **Article Six**

Both Parties shall facilitate the entry of the lorries (trucks) and goods of both countries, including those, which pass in transit towards a third party. Both Parties shall be committed to eliminate all obstacles and impediments facing the lorries of both Parties in the territory of the other party, and shall apply the principle of reciprocal treatment between them.

### Article Seven

Payments and transactions pertaining to the import of commodities and services shall be settled in a transferable free currency at international market rates, and in accordance with the terms and conditions familiar in the international trade and the financial and banking traditions.

# Article Eight

Either Party shall be entitled to apply protection procedures, in conformity with the provisions stipulated in the protection agreement appended to the agreement for the setting up of the World Trade Organization created by Uruguay session, only with respect to the products decided by either Party to have been imported into its territory in excessive quantities, whether abstractly or relatively in compassion with local production, where these cause or threaten to inflict great damages to local industry or agriculture which manufacture products similar or directly competitive to those imported from other party, in conformity with the laws and legislations in force in each country.

## Article Nine

Where any Contracting Party faces a state of support or dumping in its imports from the other Party, it will be possible to take the appropriate procedures to face such cases, in conformity with the laws and legislations in force in both countries, provided that the other Party will be notified thereof, without contradicting the provisions of the agreement for support and compensatory charges and the agreement for dumping combating procedures, which are appended to the agreement for the setting up of World Trade Organization.

### Article Ten

Both Parties shall provide adequate, effective and indiscriminately protection, and shall apply this with respect to intellectual, commercial and industrial ownership rights, including the registration of inventions (patents), trade marks and industrial designs, as well as the protection of literary and artistic works and programs, in conformity with the laws and regulations in force in their two countries and within the framework of the provisions and rules of the World Trade Organization Agreement.