(c) manufactured with the use of raw material, materials and parts mentioned in paragraph (b), provided that their total cost does not exceed a fixed share of export price for saleable goods.

Article 2

The Contracting Parties will not:

- directly or indirectly impose on goods, subject to this Agreement, domestic taxes or levies which exceed the relevant taxes or levies imposed on similar domestically produced goods or similar goods originated from third countries.
- with respect to importation or exportation of goods, subject to this Agreement, introduce any special restrictions or requirements which are not similarly applied to similar domestically produced goods or similar goods originated from third countries.
- with respect to warehousing, transhipping, storing and transporting goods originated from the Contracting Parties, and with respect to payments and transfer of payments, apply rules other than those which are similarly applied with respect to their own goods or goods originated from third countries.

Article 3

- 1. The Contracting Parties will refrain from applying quantitative restrictions or measures which are equivalent with them with respect to exportation and importation of goods under this Agreement.
- 2. The quantitative restrictions mentioned in paragraph 1 of this Article may be unilaterally established in reasonable limits and for a strictly certain period only:
 - in cases of acute deficit of this product in the domestic market until the market situation is stabilized;
 - in cases of acute deficit of balance of payments until the situation with balance of payments is stabilized;
 - for the purposes of carrying out the measures provided by Article 4 hereof.
- 3. The quantitative restrictions of this Article may also be established on the basis of Parties' mutual agreement and shall be included in yearly documents mentioned in paragraph 1 of Article 1 hereof.
- 4. A Contracting Party that applies quantitative restrictions in compliance with paragraph 2 of the Article shall be obliged, upon inquiry of the other Contracting Party, to present necessary information concerning the reasons for the introduction, forms and possible terms of applying the mentioned restrictions.
- 5. The Contractions Parties will aspire to solve all the issues arising in connection with the application of the quantitative restrictions in compliance with paragraph 2 of this Article by way consultations.