- of acute deficit of balance of payments until the situation with the balance of payments is stabilized:
- where a product is imported to the territory of one of the Parties in such increased amounts or on such terms which damage or threaten to damage local manufacturers of similar or directly competitive goods;
- with a view to carrying out the measures stipulated by Article 4 hereof.

These restrictions must be of exclusive nature.

A Contracting Party which applies quantitative restrictions in compliance with this Article must, as far as possible, in advance, provide the other Party with full information concerning the basic reasons for the introduction, forms and expected terms of applying the mentioned restrictions. After this consultations shall be scheduled.

## Article 4

The Contracting Parties have agreed that issues concerning re-exportation of goods shall be regulated by the Agreement on Re-exportation of Goods and Procedure for Granting a Permission for Re-exportation, as of 15 April 1994.

## Article 5

The Contracting Parties shall exchange, on a regular basis, information:

concerning laws and other normative [legislative] acts on economic activity, as well as concerning issues of trade, investments, taxation, banking and insurance activity and other financial services, concerning transport and customs issues, including customs statistics. The Contracting Parties shall, in proper time, inform each other of changes in the national legislation which may affect implementation of this Agreement.

The authorized bodies of the Contracting Parties shall coordinate the procedure for exchanging such information.

## Article 6

The Contracting Parties shall acknowledge incompatibility of unfair business practice with the objectives of this Agreement and shall be obliged not to allow in particular, but not exclusively, the following methods:

- agreements between enterprises, decisions made by the enterprises' associations and general methods for business practice aiming at preventing from or restricting competition, or violating conditions for it on the territories of the Contracting Parties;
- actions with the help of which one or several enterprises use their dominant position restricting competition on the whole or considerable part of the territory of the Contracting Parties.

## Article 7

In carrying out measures of tariff and non-tariff regulation of bilateral economic relations, for exchanging statistical information and carrying out customs procedures, the Contracting Parties shall apply a single nine-digit Goods Nomenclature of Foreign Economic Activity/GN FEA based on the Harmonized Commodity Description and Coding System and the Combined Tariff Statistical Nomenclature of the European Economic Community. The Contracting Parties for the needs of their countries, if necessary, shall carry out the development of Goods Nomenclature beyond nine digits.