introduction, forms and expected terms of applying the mentioned restrictions. After this, consultations shall be scheduled.

Article 5

This Agreement shall not hamper the right of any of the Contracting Parties to unilaterally take measures of state regulation in the area of foreign economic relations generally accepted in the international practice which it considers necessary for the protection of its vital interests or which are necessary for the implementation of the international treaties of which it is a signatory or intends to become a signatory, if these measures concern:

- protection of life and health of people, environment, animals and plants;
- protection of public moral and order;
- ensuring national security;
- trade in arms, ammunition and military equipment;
- liveries of fissionable materials and sources of radio-active substances, utilization of radio-active wastes;
- trade in gold, silver or other precious metals and stones;
- preservation of exhaustible natural resources;
- violation of balance of payments;
- limitations of products export if domestic prices for them are lower than the world prices as a result of the implementation of State support programs;
- protection of industrial and intellectual property;
- protection of values of national treasure;
- measures applied in military time or under other extraordinary circumstances in international relations;
- actions for the fulfilment of obligations on the basis of the UNO's Charter to
- preserve the international peace and safety.

A Contracting Party that applies such measures in compliance with this Article must, as far as possible in advance, provide the other Contracting 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 6

All settlements and payments on trade economic cooperation between the Contracting Parties shall be coordinated by a separate inter-banking agreement.

Article 7

The Contracting Parties shall, on a regular basis, exchange information on domestic legal regulation of foreign economic relations, as well as on issues of trade, investments, taxation, banking and insurance activity and other services, on transport and customs issues, including customs statistics that concerns the Contracting Parties. The Contracting Parties shall immediately inform each other of changes in the national legislation which may affect the implementation of this Agreement.