(Customs Duties of a Fiscal Nature), Article 8 (Customs Duties on Exports and Charges Having Equivalent Effect), Article 9 (Quantitative Restrictions on Imports or Exports and Measures Having Equivalent Effect), Article 11 (Internal Taxation) and Article 22 (Reexport) of this Agreement and of Protocol B are effectively and harmoniously applied, and to reduce, as far as possible, the formalities imposed on trade, and to achieve mutually satisfactory solutions to any difficulties arising from the operation of those provisions.

Article 5

Customs Duties on Imports

- 1. No new customs duty on imports shall be introduced in trade between the Parties.
- 2. Customs duties on imports shall be abolished on the date of entry into force of this Agreement.

Article 6

Charges Equivalent to Customs Duties on Imports

- 1. No new charges having an effect equivalent to a customs duty on imports shall be introduced in trade between the Parties.
- 2. All charges having an effect equivalent to customs duties on imports shall be abolished on the date of entry into force of this Agreement.

Article 7

Customs Duties of a Fiscal Nature

No customs duties of a fiscal nature shall be introduced in trade between the Parties.

Article 8

Customs Duties on Exports and Charges Having Equivalent Effect

- 1. No new customs duty on exports or charge having equivalent effect shall be introduced in trade between the Parties.
- 2. Customs duties on exports and any charges having equivalent effect shall be abolished on the date of entry into force of this Agreement, except as provided for in Annexes II and III.

Article 9

Quantitative Restrictions on Imports or Exports and Measures having Equivalent Effect

1. No new quantitative restrictions on imports or exports and measure having equivalent effect shall be introduced in trade between the Parties.