Sides may determine applied material rights, norms and procedures as well as places for case hearing.

Each Side to the agreement insures existence of effective facilities on its territory for recognition and implementation of arbitrage decisions.

Article 14

In order to implement the present agreement and to elaborate recommendations for improvement of trade and economic cooperation between two countries, Sides agreed to establish the joint Georgian-Azerbaijani Commission, which will take place in Georgia or Azerbaijan according to the request of one of the Sides.

Article 15

All repayments and remittances in trade and economic cooperation between Georgia and Azerbaijan will be implemented in accordance with the agreement between the authorized banks of the Sides.

Article 16

Nothing in the present agreement prevents the Sides from establishing relations, without violating the objectives and terms of the agreement, with countries that are not participants of the present agreement as well as with their associations and international organizations.

Article 17

In case of approval from the Sides, any State may accede to the present agreement in terms that will be agreed between the Sides and the States striving for accession.

Article 18

The present agreement comes into effect from the date of exchanging the written notification on implementation of intergovernmental procedures that are necessary for the agreement's coming into force.

The agreement becomes invalid after twelve months from the date, when one of the Sides sends the written notification on the agreement's termination to another one.

DONE in Tbilisi, on 8 March 1996, in two originals, each in Georgian, Azerbaijani and Russian languages. All texts are equally authentic.

Text in Russian language is used in case of disagreement during interpretation of any Article of the present Agreement.
