Section II Trade in Agricultural Commodities

Article 7 Concessions and Agricultural Policy

- 1. Without prejudicing the commitments undertaken in Section "Trade in Agricultural Commodities," the provisions of the present Agreement shall in no way restrict the corresponding agricultural policy of the Parties or some of the measures under these commitments, on condition of compliance with the commitments undertaken by the Parties after accession to the WTO and, in particular, the provisions of the WTO Agreement on agriculture.
- 2. The Parties shall notify each other about the changes in agricultural policy or application of measures that may impact on the conditions of mutual trade in agricultural commodities, as provided for by the present Agreement. In order to review the situation, immediate consultations may be held by request of one of the Parties.

Article 8 Sanitary and Phytosanitary Measures

- 1. All sanitary and phytosanitary measures that may directly or indirectly impact on the mutual trade of the Parties shall be designed, adopted and applied in compliance with the provisions of the WTO Agreement on the application of sanitary and phytosanitary measures from the moment of Ukraine's accession to the WTO.
- 2. Sanitary and phytosanitary measures of the Parties shall as far as possible be harmonized with the norms, directives and international recommendations in cases when they have been designed and exist within the framework of the Codex Alimentarius Commission, the International Office of Epizootics, and other international conventions in this area.

Section III General Provisions

Article 9 Rules for Identifying the Commodities' Origin

For the purposes of the present Agreement commodities originating from the territory of the state Party shall mean commodities in accordance with the conciliated Rules for Identifying the Countries of the Commodities' Origin.

Article 10 Reduction of Trading Formalities

The Parties shall cooperate in reducing the procedures and customs formalities applied in the trade in commodities under the provisions of the present Agreement, in particular as regards perishable agricultural products. The Working Group established in compliance with Article 27 of the present Agreement shall design the measures necessary for these purposes.

Article 11 Transit

The Parties shall ensure free transit of commodities originating from the customs territory of one State Party through the territory of another State Party in compliance with the WTO rules.

Article 12 Domestic Payments

The Parties shall ensure a national regime in accordance with domestic taxation and regulation in compliance with the WTO rules.

Article 13 General Exceptions

Nothing in the present Agreement shall hinder the Parties from taking any measures in compliance with Article XX GATT 1994.

Article 14 Exceptions for Security

Nothing in the present Agreement shall hinder the Parties from taking any measures in compliance with Article XX GATT 1994.

Article 15 Payments

- 1. Payments in freely convertible currency related to trade between the Parties and remittance of such payments on the territory of one of the State Parties, on which the creditor resides, shall be free without any restrictions.
- 2. The Parties shall refrain of any currency of administrative restrictions issue, settled or receiving long-term and medium-term credits that cover the commercial agreements, in which a resident takes part.
- 3. Regardless of the provisions of Item 2, any measure related to current payments concerning the movement of commodities shall conform to the terms under Article VIII of the Agreement of the International Monetary Fund.

Article 16 Non-Admission Competition Restrictions

- 1. For the proper performance of the present Agreement, the Parties shall recognize as incompatible actions that result or may result in restriction of competition, infringement on the legitimate interests of other business entities of consumers, or are manifestations of unfair competition.
- 2. On issues of non-admission and termination of the actions of business entities mentioned in Item 1 of this Article on the commodity markets of Ukraine and the Republic of Moldova the Parties shall interact on the basis of the Agreement on Implementing a Concerted Antimonopoly Policy of January 25, 2000.

Article 17 State Assistance

- 1. The provision of any assistance by the Parties shall be carried out in compliance with the WTO Agreement of subsidies and compensating measures.
- 2. The provision of any assistance by the Parties with regard to agricultural products shall be carried out in compliance with the provisions of the WTO Agreement on agriculture.
- 3. The Parties shall ensure transparency of the measures in the area of state assistance, including the provision of annual reciprocal reports on the total volume of state assistance and on its distribution by way of providing information, by request of the other Party, about the scheme of assistance in individual cases.

If a Party believes that any practice, in agriculture included:

- is incompatible with the provisions of Item 1, or
- such practice causes or threatens to cause serious damage to the interests of the said Party or material losses to the interests of its national industry,
- it may take measures in compliance with the procedure set out in Article 26 of the present Agreement. Such measures may be taken only in compliance with the procedures and terms set out by the WTO and any other instrument, of which the Parties have agreed and apply in their mutual trade.

Article 18 State Procurement

- 1. The provisions of the present Agreement shall apply to state procurement of the Parties.
- 2. The Parties shall ensure free access, transparency, equal rights and obligations of the business entities when carrying out state procurement.

Article 19 Protection of Intellectual Rights

- 1. The Parties confirm their readiness to cooperate in the area concerning trade-related aspects of intellectual rights, and when necessary apply the measures foreseen in the WTO Agreement on trade-related aspects of intellectual rights, as well as other international conventions and agreements containing the norms on the protection of intellectual rights, to which the Parties are signatories.
- 2. For the purposes of the present Agreement the term "intellectual property" shall include all the objects of intellectual property rights: objects of copyright and related rights, trademarks, geographical directions, topologies of integral microcircuits, industrial samples, inventions, and commercial secrets.
- 3. For meeting the obligations of international legislative acts and agreements concerning intellectual property rights, the Parties shall provide to the citizens of the other State Party a regime not less favorable than the one they provide to their own citizens of citizens of other countries.
- 4. The Parties shall cooperate in the area of intellectual property. On the basis of an application by a Party, consultations well be held with experts in this area, especially as regards compliance with activity related to operative or future conventions on intellectual property and activity within the framework of international organizations such as the WTO, the World Intellectual Property Organization, as well as the relations of the Parties with other countries as far as intellectual property is concerned.
- 5. 4. The Parties shall cooperate in the area of intellectual property and, by request of the other Party, will hold consultations on these issues at the level of experts, especially as regards international conventions on intellectual property rights.

Article 20 Dumping

Nothing in the present Agreement shall restrict the rights of the Parties to apply antidumping measures to imports originating from the territory of the other state Party in compliance with the norms of Article VI GATT 1944 and the Agreement on the application of Article VI GATT.

Article 21 Subsidies

Nothing in the present Agreement shall restrict the rights of the Parties to apply antidumping measures to imports originating from the territory of the other state Party as well as compensating measures in compliance with the norms of Article VI GATT 1944 and the WTO Agreement on subsidies and compensating measures.

Article 22 Special Safeguards

Nothing in the present Agreement shall restrict the rights of the Parties to apply special safeguards to imports originating from the territory of the other state Party in compliance with the norms of Article XIX GATT 1944 and the WTO Agreement on safeguards.

Article 23 Reexport

If the application of Article 3 (non-application of customs duty and charges of equivalent effect) and Article 4 (non-application of quantitative restrictions on imports and/or exports of equivalent effect) results in:

- reexport to a third country, relative to which the exporting Party applies to individual commodities quantitative restrictions, export customs duty and charges of equivalent effect, or
- shortage of any commodity or danger of its shortage, which is of great importance for the exporting Party,
- and when the above-mentioned situation might cause difficulties for the exporting Party, the latter may apply corresponding preliminary measures required for the control of the ensued situation.

The Working Group shall be informed about the application of these measures and consultations between the Parties shall be held without delay.

Article 24 Performance of Obligations

- 1. The Parties shall take all necessary measures to ensure the performance of the obligations under the provisions of the present Agreement.
- 2. If one of the Parties believes that the other Party failed to perform an obligation under the present Agreement, the Party concerned may take adequate measures on the terms and in compliance with the procedure set out in Article 26 of the present Agreement.

Article 25 Balance of Payments Maintenance

The Parties shall undertake to apply restrictions aimed at maintaining the balance of payments in compliance with WTO rules.

Article 26 Procedure for Applying Safeguards

- 1. First before initiating the procedure for applying safeguards stipulated in this Articles, the Parties shall attempt the regulate through direct consultations any contradictions that arose between them.
- 2. Without prejudice to the provisions of Item 6 of the present Article, in case any of the Parties believes that the other Party does not perform its obligations, causes or threatens to cause damage to the economic interests of the first Party, it may request the other Party for consultations that have to be held within two months from the date of the written request in order to seek a decision acceptable to both Parties. To the written request shall be attached all the information relating the essence of the problem.
- 3. a) As regards articles 16 and 17 of the present Agreement, the Working Group shall have to consider the case or situation and may make a necessary decision to resolve the disputes presented by one of the Parties. In case of lack of such decision within 30 days from the date of submission of the Working Group's application, the Party concern may take necessary measures to resolve the situation.
- b) As regards articles 16 and 17 of the present Agreement, the Party concerned shall have to render the Working Group all-out assistance for the consideration of the case or situation and as far as possible dispose of the existing problem.
- 4. The opposite Party shall notify without delay the application of safeguards. The latter shall be restricted in space and time that is necessary for rectifying the situation that ensued, and shall not be more than the damages caused by the said situation. In the choice of such safeguards preference should be given to those that in the least degree affect the validity of the present Agreement. The application of such safeguards has to be terminated immediately after the other Party annuls the decisions, as a result of which the safeguards were introduced.
- 5. The application of safeguards shall be the subject of periodical consultations within the Working Group, since they should be substituted or annulled as quickly as possible in cases when the conditions of their continued application are no longer justified.
- 6. In cases when emergencies calling for immediate actions make their consideration impossible, the Party concerned may, on the basis of the provisions of articles 20, 21 and 22 of the present Agreement, immediately apply temporary measures that are required for resolving the situation. The opposite Party shall without delay notify about the applied measures, and the Parties begin consultations within the Working Group.

Section IV Final Provisions

Article 27 Working Group

- 1. By the present Agreement a Working Group shall be established to include representatives of the Parties.
- 2. The Working Group shall exercise control over the application of the present Agreement.
- 3. For the application of the present Agreement, the Parties shall exchange corresponding information, and, by request of each of the Parties, hold consultations within the Working Group.