• actions aimed to meet the commitments under the UN Charter for the preservation of international peace and security.

The Contracting Party that effects such measures under the present Article shall as far as possible provide to the other Contracting Party in good time full information about the main reasons for introducing the referred to restrictions in the due form and for the foreseen periods of their application, after which it shall appoint consultations.

## Article 5

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

• domestic legal regulation of foreign economic relations, including on issues of trade, investment, taxation, banking, insurance and other services, as well as on issues of transport and customs, including customs statistics.

The Contracting Parties shall without delay notify each other about the changes in national legislation that may impact on the performance of the present Agreement.

The authorized agencies of the Contracting Parties shall conciliate the procedure for exchanging such information.

The provisions of the present Article shall not:

- be interpreted as binding for the competent bodies of any Contracting Party to provide information that may not be received under the legislation or in the course of usual administrative practice by one of the Contracting Parties;
- provide information that would disclose any trade, business, industrial, commercial or professional secret, or a trading process, or any information the disclosure of which is inconsistent with the state interests of a Contracting Party.

## Article 6

The Contracting Parties shall recognize unfair business practices as being incompatible with the purposes of the present Agreement and shall not allow resorting to the following methods:

- agreements between enterprises, decisions made by associations of enterprises, as well as general methods of business practices that aim to hinder or restrict competition or violate the terms for it on the territories of the Contracting Parties;
- actions by which one or several enterprises use their dominating status, restricting competition on the entire or a substantial part of the Contracting Parties' territories.

## Article 7

When effecting measures of tariff and nontariff regulation of bilateral economic relations, for the exchange of statistical information and for conducting customs procedures, the Contracting Parties shall apply the uniform nine-digital classification of foreign trade commodities (CFTC) based on the Harmonized System of Description and Coding of Commodities and the combined tariff-statistical classification of the European Union. For their own needs the Contracting Parties shall, when necessary, develop the commodity classification beyond the nine-digital limit.