ARTICLE 6

Continuation of time periods

Unless this instrument provides otherwise:

- (a) if a period under the EU-Mexico EPPCCA relating to a substantive right or obligation has not yet ended, the remainder of that period shall be incorporated into this Agreement; and
- (b) if a period under the EU-Mexico EPPCCA relating to a substantive obligation has ended, any ongoing right or obligation in the EU-Mexico EPPCCA shall apply between the Parties and that period shall not be incorporated into this Agreement.

ARTICLE 7

Further provision in relation to the Joint Council

- 1. The Joint Council which the Parties establish under Article 45 of the Incorporated Agreement shall, in particular, ensure that this Agreement operates properly.
- 2. Unless the Parties agree otherwise, upon entry into force of this Agreement, any decisions adopted by the Joint Council and Joint Committee established by the EU-Mexico EPPCCA before the EU-Mexico EPPCCA ceased to apply to the United Kingdom shall, to the extent those decisions relate to trade and to the Parties to this Agreement, be deemed to have been adopted, *mutatis mutandis* and subject to the provisions of this instrument, by the Joint Council the Parties establish under Article 45 of the Incorporated Agreement.
- 3. Nothing in paragraph 2 prevents the Joint Council established by Article 45 of the Incorporated Agreement, or any trade-related committee assisting it in the performance of its duties under Articles 48 or 49 of the Incorporated Agreement, from making decisions which are different to, revoke or supersede the decisions deemed to have been adopted by it under that paragraph.

ARTICLE 8

European currency references

Notwithstanding Article 3, references to EUR (the euro currency) and to ECU (the European Currency Unit) in the Incorporated Agreement shall continue to be read as such in this Agreement.