- (2) Except as otherwise provided in this Agreement, this Agreement or any action taken under it shall not affect or nullify the rights and obligations of a Party under existing agreements to which it is a party.
- (3) The Parties shall endeavour to refrain from increasing restrictions or limitations that would affect the application of this Agreement.
- (4) Any ASEAN Member State may defer its participation in the implementation of this Agreement provided that a notification is given to the other parties within twelve (12) months from the date of signing of this Agreement. Any extension of the negotiated concessions to such ASEAN Member State shall be voluntary on the part of the parties participating in such implementation. The ASEAN Member State concerned shall participate in the implementation of this Agreement at a later date on the same terms and conditions, including any further commitments that may have been undertaken by the other parties by the time of such participation.

ARTICLE 14

Amendments

The provisions of this Agreement may be modified through amendments mutually agreed upon in writing by the Parties.

ARTICLE 15

Depository

For the ASEAN Member States, this Agreement shall be deposited with the Secretary-General of ASEAN, who shall promptly furnish a certified copy thereof to India and each ASEAN Member State.

ARTICLE 16

Entry into Force

- (1) This Agreement shall enter into force on 1 July 2004.
- (2) The Parties undertake to complete their internal procedures for the entry into force of this Agreement prior to 1 July 2004.
- (3) Where a Party is unable to complete its internal procedures for the entry into force of this Agreement by 1 July 2004, the Agreement shall come into force for that Party upon the date of notification of the completion of its internal procedures. The Party concerned, however, shall be bound by the same terms and conditions, including any further commitments that may have been undertaken by the other Parties under this Agreement by the time of such notification.
- (4) A Party shall upon the completion of its internal procedures for the entry into force of this Agreement notify all the other parties in writing.

IN WITNESS WHEREOF, WE have signed this Framework Agreement on Comprehensive Economic Cooperation between the Republic of India and the Association of South East Asian

Nations.

DONE at Bali, this 8th day of October, 2003 in duplicate copies in the English Language. For the Republic of India

ATAL BIHARI VAJPAYEE

Prime Minister

本文档由 funstory.ai 的开源 PDF 翻译库 BabelDOC v0.5.10 (http://yadt.io) 翻译,本仓库正在积极的建设当中,欢迎 star 和关注。

- (2) 除本协议另有规定外,本协议或根据本协议采取的任何行动不得影响或使一方在现有协议项 下的权利和义务失效。
- (3) 各方应努力避免增加可能影响本协议适用性的限制或限制。
- (4)任何东盟成员国可推迟其参与本协议的实施、但须在本协议签署之日起十二(12)个月内 通知其他缔约方。对如此东盟成员国所做的谈判让步的任何延长,应由参与此类实施的其他 缔约方自愿决定。有关东盟成员国应

在稍后的日期根据相同的条款和条件参与本协议的实施,包括在此参与时间之前其他缔约方 可能做出的任何进一步承诺。

ARTICLE 14

本协议的条款可通过缔约方书面协商一致进行的修正案进行修改。

ARTICLE 15

Depository

对于东盟成员国,本协议应存放在东盟秘书长处,秘书长应立即向印度和每个东盟成员国提供 其经认证的副本。

ARTICLE 16

生效

- (1) 本协议应于2004年7月1日生效。
- (2) 各方应于2004年7月1日前完成其对本协议生效的内部程序。
- (3) 如一方未能于2004年7月1日前完成其对本协议生效的内部程序,则该协议应自其通知完成 内部程序之日起对该方生效。然而,该方应受相同条款和条件的约束,包括在该通知发出时其 他方根据本协议可能已作出的任何进一步承诺。
- (4) 一方应在其对本协议生效的内部程序完成后,以书面形式通知所有其他方。

兹证明,我们已签署印度共和国与东南亚国家联盟之间的全面经济合作框架协议。

在巴厘岛完成,2003年10月8日,一式两份,使用英语。为印度共和国

阿塔尔·比哈里·瓦杰帕伊总