

**Working Party on the Accession
of the Republic of Macedonia**

ACCESSION OF THE FORMER YUGOSLAV REPUBLIC OF MACEDONIA

Questions and Replies
to the Memorandum on the Foreign Trade Regime
(Document WT/ACC/807/2)

Addendum

	<u>Page No.</u>
Annex 1	Statistics and Publications.....to be submitted*
Annex 2	List of Laws and Legal Acts2
Annex 3	Information on Import Licensing Procedures13
Annex 4	Information on Implementation and Administration of the Customs Valuation Agreement36
Annex 5	Information on Technical Barriers to Trade.....39
Annex 6	Information on State Trading43
Annex 7	Services Sectoral Classification List to be submitted*
Annex 8	Trade Agreements
	a) List of Foreign Trade Agreements46
	b) List of Trade Agreements47

* Will be circulated as Addendum 2 (document symbol WT/ACC/807/5/Add.2)

ANNEX 2

LIST OF LAWS AND LEGAL ACTS

Item no.	Docu-ment Ref.	National Law/ Regulation/Document	Date of adoption	Date of effect	Official Gazette number	Physical status	Number of copies	Language	Responsible Agency
1	2	3	4	5	6	7	8	9	10
1.	II. 1	The Constitution of RM Amendments 1 Amendments 2	1 July 1998	6 Jan. 1992 2 July 1998	52/91 1/92 31/98	D submitted	1	English	MOJ
2.	II.1	National Development Strategy for Macedonia	December 1997			HC	1	English	MOD MASA
3.	II.1	Macroeconomic Policy of RM for 2000	21 Dec. 1999	1 January 2000	86/99	D		English	MOD
4.	II.2.a	Law on Transformation of Socially Owned Enterprises Correction Amendments 1 Amendments 2 Amendments 3	14 June 1993 18 July 1993 28 April 1998 29 April 1999	8 July 1993 31 July 1993 16 May 1998 30 April 1999	38/93 48/93 21/98 25/99 39/99	D submitted will be submitted later	1	English	PA of RM
5.	II.2.a	Law on Privatization of State Capital in Enterprises Amendments 1	24 July 1996 29 April 1999	6 August 1996 30 April 1999	37/96 25/99	D submitted	1	English	PA of RM
6.	II.2.a	Law on Transformation of Agricultural Co-operatives Amendments 1	11 April 1996 29 April 1999	27 April 1996 30 April 1999	19/96 25/99	D submitted will be submitted later	1	English	PA of RM
7.	II.2.a	Decision on Highest Prices of Certain Products and Services	28 March 2000	Until 30 Sept. 2000	26/2000	D	1	English	MOT
8.	II.2.b.	Law on Property Taxes Correction Amendments 1	24 Dec. 1993 17 January 1994 25 Dec. 1996	7 January 1994 17 January 1994 2 January 1997	80/93 3/94 71/96	HC will be submitted later "	1	English	RO

1	2	3	4	5	6	7	8	9	10
9.	II.2.b.	Law on Excise Taxes (and Tariff) Amendments 1 Amendments 2 Amendments 3 Amendments 4 Correction Amendments 5 Amendments 6 Amendments 7 Amendments 8 Amendments 9	21 Dec. 1993 6 Sept. 1995 25 Dec. 1996 31 January 1997 July 1997 3 February 1998 30 June 1999 14 July 1999	1 January 1994 14 Sept. 1995 2 January 1997 6 February 1997 25 July 1997 18 Feb. 1998 1 July 1999 15 July 1999	78/93 70/94 14/95 42/95 71/96 5/97 36/97 7/98 63/98 39/99 43/99	D will be submitted later " "	1	English	MOF
10.	II.2.b.	Law on Profit Tax Amendments 1 Amendments 2 Amendments 3 Correction Amendments 4	24 Dec. 1993 28 June 1995 6 Sept. 1995 30 Dec. 1996 31 January 1997 10 June 1998	1 January 1994 6 July 1995 14 Sept. 1995 7 January 1996 6 February 1997 18 June 1998	80/93 33/95 43/95 71/96 5/97 28/98	D	1	English	RO
11.	II.2.b.	Law on Personal Income Tax Correction Amendments 1 Amendments 2 Amendments 3 Const. Court of RM Decree 1 Const. Court of RM Decree 2 Amendments 4 Amendments 5 Const. Court of RM Decree 3	24 Dec. 1993 17 January 1994 12 June 1996 10 July 1996 25 Dec. 1996 11 June 1997 23 Dec. 1998	14 Jan. 1994 27 January 1994 24 June 1996 12 August 1996 31 Dec. 1996 28 June 1997 15 January 1999	80/93 3/94 70/94 71/96 28/97 27/96-31/96 43/96-40/96 71/96 28/97 222/97-2/99	D will be submitted later " " " " " " "	1	English	RO
12.	II.2.b.	Law on Credit Relations with Foreign Countries Const. Court of RM Decision 1	12 May 1993 10 July 1996	28 May 1993 12 August 1996	31/93 45/96-40/96	HC submitted	1	English	MOF, NBRM
13.	II.2.b.	VAT Law Correction	14 July 1999	1 January 2000	44/99 59/99	HC submitted will be submitted later	1	English	MOF
14.	II.2.b.	Law on the National Bank of the Republic of Macedonia (originally enacted in 1992) Const. Court of RM Decision 1 Const. Court of RM Decision 2 Amendments 1 Const. Court of RM Decision 3	23 May 1996 13 Nov. 1996 21 July 1998 24 Nov. 1998	11 June 1996 2 Dec, 1996 6 August 1998 10 Feb. 1998	29/96 updated text 118/96-64/96 184/96-30/97 37/98 165/98-7/99	will be submitted later " " " "	1	English	MOF, NBRM

1	2	3	4	5	6	7	8	9	10
15.	II.2.c.	Law on Financial Operations Amendments 1	1 July 1993 3 July 1997	9 July 1993 11 July 1997	42/93 32/97	D submitted will be submitted later	1	English	MOF
16.	II.2.c.	Law on Payment Transactions Correction Const. Court of RM Decision 1 Amendments 1 Amendments 2 Const. Court of RM Decision 2 Amendments 3	24 Dec. 1993 February 1994 25 October 1994	1 January 1994 25 Feb. 1994 10 Nov. 1994	80/93 9/94 8/94-59/94 65/95 71/96 65/96-7/97 7/98	D submitted will be submitted later " " " " "	1	English	MOF
17.	II.2.c.	Law on Foreign Exchange Operations Const. Court of RM Decision 1	12 May 1993	May 1993	30/93 42/96-40/96	HC submitted		English	MOF, NBRM
18.	II.2.d.	Programme for Attracting Foreign Direct Investments in the Republic of Macedonia	March 1999			HC submitted	1	English	MOD
19.	II.2.d.	Public Investment Programme of the Republic of Macedonia 1999 – 2000	April 1999			HC submitted	1	English	MOD
20.	II.2.d.	Law on Investment Funds	4 February 2000	18 Feb. 2000	9/2000	will be submitted later	1	English	MOF
21.	II.2.e.	Law against Unfair Competition	14 Dec. 1999	25 Dec. 1999	80/99	D	1	English	MOT
22.	II.2.e.	Law against Limitations on Competition	14 Dec. 1999	1 April 2000	80/99	D	1	English	MOT
23.	II.3.	Export Strategy of the Republic of Macedonia	not yet adopted			will be submitted later			MOD
24.	III.2.	Law on Administrative Procedure (originally enacted in 1956)	June 1986	15 August 1986	O.G. of SFRY 47/86 updated text	will be submitted later			MOJ
25.	III.5.	Law on Publishing Laws and Other Regulations and Acts in the Official Gazette of the Republic of Macedonia			56/99	will be submitted later			MOJ
26.	III.5.	Law on Market Inspection Amendments 1	16 July 1997 26 April 1999	31 July 1997 30 April 1999	35/97 23/99	D	1	English	MOE, MOT, MOF
27.	III.5.	Law on Issuance and Sale of Securities Correction Amendments 1	13 Feb. 1997 26 March 1997	28 Feb. 1997 3 April 1997	7/97 15/97 11/99	D will be submitted later	1	English	SE
28.	III.5.	Draft Law on Consumer Protection	in process of adoption			D	1	English	CPC
29.	III.5.	Bankruptcy Law			55/97	D	1	English	MOJ

1	2	3	4	5	6	7	8	9	10
30.	III.6.	Law on State Administration Const. Court RM Decision 1 Const. Court RM Decision 2 Amendments 1 Const. Court RM Decision 3 Amendments 2 Const. Court RM Decision 4	20 Nov. 1990 25 Oct. 1994 30 Nov. 1994 22 March 1995 9 Dec. 1998	6 Dec. 1990 17 Nov. 1994 1 Dec. 1994 15 May 1995 30 Dec. 1998	40/90 157/90-46/91 99/94-60/94 63/94 93/94-25/95 63/98 116/99-75/99	will be submitted later " " " " "			
31.	IV.	Law on Trade Correction Amendments 1 Amendments 2 Amendments 3	19 April 1995 June 1995 6 Sept. 1995 16 April 1999 14 July 1999	27 April 1995 14 June 1995 14 Sept. 1995 30 April 1999 16 July 1999	23/95 30/95 43/95 23/99 43/99	D	1	English	MOT
32.	IV.1.a. IV.2.a.	Law on Trade Companies Amendments 1 Amendments 2 Amendments 3 Amendments 4 Amendments 5	13 Feb. 1997 28 April 1998 21 July 1998 30 June 1999	28 Feb. 1997 16 May 1998 6 August 1998 July 1999	28/96 7/97 21/98 37/98 63/98 39/99	D will be submitted later	1	English	MOE, MOD
33.	IV.1.b.	Customs Tariff Law Amendments 1 Correction Amendments 2 Amendments 3	24 July 1996 1 Sept. 1997 17 October 1997 24 Nov. 1997	15 August 1996 13 Sept. 1997 23 Oct. 1997 4 Dec. 1997	38/96 45/97 54/97 61/97 26/98	D will be submitted later "	1	English	MOF, CA
34.	IV.1.e.	Law on Foreign Trade Correction Amendments 1 Const. Court RM Decision 1 Amendments 2 Amendments 3 Amendments 4 Amendments 5 Amendments 6	12 May 1993 29 June 1993 23 Dec. 1993 10 July 1996 16 Oct. 1996 2 April 1997 12 March 1998 25 Feb. 1999 22 July 1999	20 May 1993 4 July 1993 4 January 1993 12 August 1996 25 Oct. 1996 3 April 1997 26 March 1998 4 March 1999 12 August 1999	31/93 41/93 78/93 44/96-40/96 59/96 15/97 13/98 13/99 50/99	D submitted	1	English	MOT

1	2	3	4	5	6	7	8	9	10
35.	IV.1.e.	Decision on Classification of Goods for Imports and Exports Amendments 1 Correction Amendments 2 Amendments 3 Correction Amendments 4 Amendments 5 Amendments 6 Amendments 7 Amendments 8 Amendments 9 Amendments 10 Amendments 11 Amendments 12 Amendments 13 Amendments 14 Amendments 15 Amendments 16 Amendments 17 Amendments 18	29 July 1996 23 Nov. 1996 6 Dec. 1996 9 Dec. 1996 1 Sept. 1997 17 October 1997 15 Dec. 1997 15 Dec. 1997 22 April 1998 1 June 1998 23 March 1999 6 April 1999 13 April 1999 20 April 1999 20 April 1999 25 May 1999 6 July 1999 27 July 1999 14 Sept.1999	10 August 1996 3 Dec. 1996 12 Dec. 1996 16 Dec. 1996 12 Sept. 1997 22 Oct. 1997 22 Dec. 1997 22 Dec. 1997 30 April 1998 13 June 1998 26 March 1999 10 April 1999 17 April 1999 23 April 1999 29 April 1999 3 June 1999 15 July 1999 31 July 1995 25 Sept. 1999	39/96 64/96 66/96 67/96 45/97 54/97 66/97 66/97 20/98 26/98 17/99 20/99 21/99 23/99 24/99 28/99 33/99 42/99 49/99 55/99 61/99	will be submitted later "			MOT
36.	IV.1.h	Law on Customs Correction Amendments 1 Amendments 2	28 April 1998 4 June 1998 29 March 2000	1 April 2000 1 April 2000 1 April 2000 1 April 2000	21/98 26/98 63/98 25/2000	D will be submitted later " "	1	English	MOF, CA
37.	IV.1.h.	Law on Customs Service Amendments 1 Const. Court of RM Decision	30 Sept. 1980	8 Oct. 1980	56/80 49/87 296/95-40/96	will be submitted later "			CA
38.	IV.1.h.	Decision on Determining Goods, Quantities and Value of Goods Subject to Customs Privilege when Imported Amendments 1 Amendments 2 Amendments 3	1 Nov. 1993 20 June 1994 29 July 1994 2 March 1994	6 Nov. 1993 30 June 1994 11 August 1994 3 March 1994	67/93 34/94 42/94 11/98	will be submitted later " " "			
39.	IV.1.h.	Regulation on Customs Valuation			17/2000	will be submitted later			CA
40.	IV.1.h.	Decision on Customs Valuation of Goods Subject to Same Tariff Rate	1 Nov. 1993	6 Nov. 1993	67/93	D	1	English	CA
41.	IV.1.1.	Decision on the Manner of Determining Origin of Goods			26/2000	will be submitted later	1	English	CA

1	2	3	4	5	6	7	8	9	10
42.	IV.1.1.	Regulation on the Criteria and Time Limits for Proving Origin of Goods			26/2000	will be submitted later			
43.	IV.3.a.	Law on Units of Measurement and Measuring Instruments	19 April 1995	8 May 1995	23/95	HC	1	English	MOEcon
44.	IV.3.b.	Law on Standardization a new law is being drafted and will be submitted later	19 April 1995	8 May 1995	23/95	old law D	1	English	MOEcon
45.	IV.3.c	Law on Quality Control for Agricultural and Food Products in the Foreign Trade Amendments 1	22 January 1998 25 Feb. 1999	7 Feb. 1999 4 March 1999	5/98 13/99	D	1	English	MOEcon
46.	IV.3.c	Law on Health Safety of Food Products and Articles for General Use Amendments 1			SFRJ 53/91 15/95	will be submitted later			
47.	IV.3.c.	Decision on Determining Border Posts Where Import, Export and Transit of Plants, Plant Products and Chemicals for Plant Protection Are Executed Amendments 1 Amendments 2	5 January 1999 10 August 1999	14 January 1999 17 August 1999	49/98 1/99 52/99	will be submitted later " "			MOEcon
48.	IV.3.c.	Decision on Determining Agricultural and Food Products and Processings That Are Subject to Quality Control in the Foreign Trade	26 October 1998	12 Nov. 1998	53/98	will be submitted later			MOEcon
49.	IV.3.c.	Law on Medications, Remedial Medicines, Medical Devices	28 April 1998	16 May 1998	21/98	HC submitted	1	English	MOH
50.	IV.3.c.	Law on Health Control of Foodstuffs and Products for Common Use Amendments 1 Amendments 2	October 1986 15 March 1995	30 Oct. 1986 March 1995	29/73 37/86 15/95	will be submitted later " "			MOH
51.	IV.3.c.	Law on Plant Protection	27 May 1998	12 June 1998	25/98	D submitted	1	English	MOA
52.	IV.3.c.	Law on Veterinary Health	10 June 1998	26 June 1998	28/98	D submitted	1	English	MOA
53.	IV.3.d(ii)	Law on Broadcasting	24 April 1997	8 May 1997	20/97	HC			MOTC MOC
54.	IV.3.d(ii)	Law on Expropriation Const. Court of RM Decision 1 Const. Court of RM Decision 2 Amendments 1 Amendments 2	1 July 1999	6 July 1999	33/95 293/95-6/96 323/95-17/96 20/98 40/99	will be submitted later " " "			
55.	IV.3.e.	Law on Stock Reserves Amendments 1	15 Dec. 1987 2 March 1993	24 Dec. 1987 16 March 1993	47/87 13/93	will be submitted later			MOT
56.	IV.3.g.	Law on Free Economic Zones			56/99	HC submitted	1	English	MOD, MOT
57.	IV.3.h.	Law on Waste	21 July 1998	6 August 1998	37/98	HC submitted	1	English	MOE

1	2	3	4	5	6	7	8	9	10
58.	IV.3.h.	Law on Environment and Nature Protection and Promotion Amendments 1	17 Dec. 1996 25 Feb. 1999	31 Dec. 1996 4 March 1999	69/96 13/99	HC submitted	1	English	MOE
59.	IV.3.j.	Decision on the Conditions, Manner and Time Limits for Barter	27 Dec. 1994	1 January 1995	70/94	D	1	English	MOT
60.	IV.3.l.	Law on Public Procurement	4 June 1998	20 June 1998	26/98	D submitted	1	English	MOF
61.	IV.4.	Law on Stimulating Agriculture Development Correction Amendments 1 Amendments 2 Amendments 3	16 April 1992 19 May 1992 24 Dec. 1992 23 Dec. 1993 13 March 1996	23 April 1992 22 May 1992 7 January 1993 27 Dec. 1993 28 March 1996	24/92 32/92 83/92 78/93 14/96	will be submitted later " " "			MOA, MOD
62.	IV.4.	Programme on Stimulating Agriculture Development in 2000	not adopted yet			will be submitted later			MOA, MOD
63.	IV.4.a.	Law on Special Import Duty for Agricultural and Food Products			2/94	D submitted	1	English	MOF
64.	IV.4.a.	Decision on Determining Special Import Duties for Certain Agricultural and Food Products	11 January 2000	15 Jan. 2000	1/2000	D	1	English	MOT, MOA, MOF
65.	IV.4.a.	Decision on Exemption from Payment of Special Import Duty on Agricultural and Food Products Amendments 1			27/92 40/92	will be submitted later "			MOF
66.	IV.4.a.	Decision on Determining Agricultural and Food Products Subject to Payment of Special Import Duty by Companies and Other Legal Entities Amendments 1 Amendments 2 Amendments 3 Amendments 4 Amendments 5 Correction Amendments 6 Amendments 7	21 March 1994 6 June 1994 29 July 1994 29 August 1994 10 April 1995 12 June 1995 12 June 1995 22 April 1996 27 July 1998	1 April 1994 8 June 1994 10 August 1994 10 Sept. 1994 19 April 1995 June 1995 21 June 1995 30 April 1996 8 August 1998	16/94 29/94 42/94 46/94 21/95 30/95 31/95 21/96 39/98	will be submitted later " " " " " " " "		MOF	
67.	IV.4.a.	Decision on Determining the Amount of the Special Import Duty for Certain Agricultural and Food Products			64/96	D	1	English	MOF
68.	IV.4.a.	Law on Tobacco Amendments 1	17 Dec. 1996 18 March 1998	31 Dec. 1996 5 April 1998	69/96 15/98	HC	1	English	MOE, MOT
69.	V.1.	Regulation on Appellation of Origin	14 May 1998	29 May 1998	24/98	D	1	English	IPPO
70.	V.2.b.	Regulation on Trademark Correction	10 March 1994 July 1999	29 March 1994 29 July 1994	15/94 40/94	HC submitted	1	English	IPPO

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71.	V.2.d.	Regulation on Model and Design	10 March 1994	29 March 1994	15/94	HC submitted	1	English	IPPO
72.	V.2.e.	Regulation on Patent Amendments 1	10 March 1994 20 August 1997	29 March 1994 17 Sept. 1997	15/94 46/97	HC submitted	1	English	IPPO
73.	V.4.e.	Criminal Code (Section related to IPR: Penalty Provisions) Article 157	29 July 1996	1 Nov. 1997	37/96	HC submitted	1	English	IPPO, MOC
74.	V.5.	Law on Industrial Property	1 July 1993	15 July 1993	42/93	HC submitted	1	English	IPPO
75.	V.5.	Law on Protection of Layout Design on Integrated Circuits	22 January 1998	February 1998	5/98	HC submitted	1	English	IPPO
76.	V.5.	Law on Copyright and Related Rights Amendments 1	12 Sept. 1996 22 January 1998	20 Sept. 1996 30 Jan. 1998	47/96 3/98	D submitted	1	English	IPPO, MOC
77.	VI.1.	Law on Concessions Amendments 1	1 July 1993 1 July 1999	15 July 1993 6 July 1999	42/93 40/99	D submitted will be submitted later	1	English	MOT, MOE
78.	VI.1.	Law on Employment of Foreigners			12/93	will be submitted later	1	English	MOLSP
79.	VI.1.	Law on the Bar			80/92	will be submitted later			MOJ
80.	VI.1.1.	Law on Banks and Savings Houses Const. Court of RM Decision 1 Const. Court of RM Decision 2 Amendments 1	14 May 1996 21 July 1998	11 June 1996 6 August 1998	29/96 184/96-30/97 1/98-17/98 37/98	D submitted will be submitted later " "	1	English	MOF, NBRM
81.	VI.1.1.	Law on Accounting Correction Amendments 1 Const. Court of RM Decision Amendments 2 Amendments 3	July 1993 28 July 1993 26 January 1995 27 Dec. 1995 2 July 1998 30 June 1999	15 July 1993 31 July 1993 1 February 1995 19 January 1996 18 July 1998 July 1999	42/93 48/93 6/95 304/95-3/96 32/98 39/99	HC will be submitted later " " "	1	English	MOF
82.	VI.1.1.	Law on Audit			65/97	HC	1	English	MOF
83.	VI.1.2.	Law on Insurance	18 Sept. 1997	8 October 1997	49/97	D submitted	1	English	MOF
84.	VI.1.4.	Law on Telecommunications Amendments 1 Updated text Amendments 2	20 June 1996 31 March 1998 17 April 1998 3 April 2000	9 July 1996 17 April 1998 15 May 1998	33/96 17/98 22/98	HC will be submitted later	1	English/ Maced.	MOTC
85.	Annex 7 to ACC/1 on Services	Law on Spatial and Urban Planning Correction Const. Court of RM Decision 1 Const. Court of RM Decision 2 Amendments 2 Amendments 3 Const. Court of RM Decision 3			4/96 8/96 70/96 5/97 28/97 18/99 76/99	will be submitted later " " " " "			MOUPC

1	2	3	4	5	6	7	8	9	10
86.	Annex 7 to ACC/1 on Services	Law on Aircraft Transport			29/90 updated text	will be submitted later			MOTC
87.	VII.1.	Law on Ratification of the Agreement for Free Trade with Slovenia	3 Sept. 1996	13 Sept. 1996	MD-48/96-I	D submitted	1	English	MOT
88.	VII.1.	Law on Ratification of the Agreement for Free Trade with Croatia			MD - 28/97	D submitted	1	English	MOT
89.	VII.1.	Law on Ratification of the Agreement for Free Trade with SR Yugoslavia			59/96 - I	D	1	English	MOT
90.	VII.1.	Law on Ratification of the Agreement for Free Trade with Turkey	17 Dec. 1999	1 January 2000		will be submitted later			MOT
91.	VII.1.	Law on Ratification of the Agreement for Free Trade with Bulgaria	17 Dec. 1999	/		will be submitted later			MOT
92.	VII.1.	Agreement for Cooperation between RM and EU	24 July 1997	31 July 1997	37/97	HC			MOT
93.	VII.1.	Agreement for Trade with Textile Products between RM and EU			35/98	HC			MOT
94.	Annex 1 to ACC/1	Law on State Statistics	14 October 1997	30 Oct. 1997	54/97	D	1	English	SO
95.	Annex 7 to ACC/1 on Services	Law on Movement and Residence of Aliens Correction Amendments 1	28 May 1992 23 April 1993	16 June 1992 29 April 1993	36/92 66/92 26/93	will be submitted later "			MOIA
96.	Annex 7 to ACC/1 on Services	Law on Labor Relations Correction Amendments 1 Correction Amendments 2 Amendments 3 Const. Court of RM Decision 1	27 Dec. 1993 18 January 1994 9 October 1997 28 April 1998	7 January 1993 27 January 1994 25 Oct. 1997 6 May 1998	80/93 3/94 14/95 53/97 59/97 21/98 102/98-4/99	D	1	English	MOLSP
97.	Annex 7 to ACC/1 on Services	Law on Energy Amendments 1	10 Sept. 1997 1 July 1999	27 Sept. 1997 27 Sept. 1997	47/97 40/99	will be submitted later			MOEcom

1	2	3	4	5	6	7	8	9	10
98.	Annex 7 to ACC/1 on Services	Law on Macedonian Railways			9/98	will be submitted later			MOTC
99.	Annex 7 to ACC/1 on Services	Law on Road Transport Const. Court of RM Decision 1 Amendments 1	21 Dec. 1995 17 Sept. 1997 17 June 1998	4 January 1996 8 Oct. 1997 1 July 1998	63/95 15/97 29/98	will be submitted later			MOTC
100.	Annex 7 to ACC/1 on Services	Law on Construction of Investment Buildings Amendments 1			/90 /99	will be submitted later			MOUPC
101.	Annex 7 to ACC/1 on Services	Regulation on the Manner for Pattern Approval and Pattern Examination			19/96	will be submitted later			BSM
102.	Annex 7 to ACC/1 on Services	Book of Provisions for Issuing of Certificate Confirming that the Metrological and Other Conditions Are Met by Imported Measuring Instruments that Are Put into Circulation			19/96	will be submitted later			BSM
103.	Annex 7 to ACC/1 on Services	Law on Scientific Research			13/96	will be submitted later			MOS
104.	Annex 7 to ACC/1 on Services	Law on Catering and Tourism	19 April 1995	5 May 1995	23/95	will be submitted later			MOEcon

Abbreviations and Acronyms used in the table:

BSM Bureau of Standardization and Metrology
CPO Consumer Protection Center
IPPO Industrial Property Protection Office

MASA	Macedonian Academy of Sciences and Arts
MOA	Ministry of Agriculture
MOC	Ministry of Culture
MOD	Ministry of Development
MOE	Ministry of Environment
MOEcon	Ministry of Economy
MOF	Ministry of Finance
MOH	Ministry of Health
MOIA	Ministry of Internal Affairs
MOLSP	Ministry of Labour and Social Policy
MOS	Ministry of Science
MOT	Ministry of Trade
MOTC	Ministry of Transport and Communications
MOUPC	Ministry of Urban Planning and Construction
NBRM	National Bank of the Republic of Macedonia
PA of RM	Privatization Agency of the Republic of Macedonia
RO	Revenue Office
SE	Stock Exchange
SO	Statistics Office

* Note: All laws and regulations that are in a different phase of adoption are called “Draft”. Hence, “Draft” covers drafts and proposals.

ANNEX 3

INFORMATION ON IMPORT LICENSING PROCEDURES

I OUTLINE OF THE SYSTEM

Pursuant to Article 12 of the Law on Foreign Trade (Official Gazette of RM no. 31/93, 41/93, 78/93, 15/97, 13/98, 13/99 and 50.99) the Government of the Republic of Macedonia has adopted a Decision on Classification of Goods for Exports and Imports (Official Gazette of RM no. 39/96). Article 3 of this Decision defines the ministries that are responsible for issuing licences for different categories of goods for exports and imports.

II PURPOSES AND COVERAGE OF LICENSING

1. Import licences are issued by the following ministries: the Ministry of Trade, Ministry of Agriculture, Ministry of Health, Ministry of Environment, Ministry of Internal Affairs and Ministry of Defense.

Lists of goods subject to licensing issued by the above-mentioned ministries, except the Ministry of Internal Affairs, are attached. A list of products subject to licensing by the Ministry of Internal Affairs is not comprehensive because of its confidentiality.

2. The issuing of licences does not depend on the country of origin.
3. Licences are issued for the following reasons:
 - Due to unpredicted circumstances and over a short period of time imports or exports of certain goods increases significantly and may lead to distortions on the domestic market or cause significant injury to domestic production and trade in goods;
 - Protection of infant industries;
 - Difficulties in the balance of payments;
 - Protection of environment;
 - Protection of human and animal health and protection of plants;
 - Consistency with TRIPS;
 - Control over circulation of poisons and narcotic drugs in conformity with international conventions;
 - Control over circulation of weapons and explosives;
 - Under bilateral agreements
4. Licences are issued in conformity with the Decision on Classification of Goods for Exports and Imports ("Official Gazette of the Republic of Macedonia no. 39/96, 64/96, 66/96, 67/96, 45/97, 54/97, 66/97, 20/98, 26/98, 17/99, 20/99, 21/99, 23/99, 24/99, 28/99, 33/99, 42/99, 49/99, 55/99).

The existing legislation does not allow designation of products subject to licensing to be subject to administrative discretion.

The Government may abolish the licensing system without approval of the Parliament.

III PROCEDURES

1. a) Procedures concerning allocation of tariff quotas under bilateral agreements and formalities of filing applications for licensing are published in the "Official Gazette

of the Republic of Macedonia” in a decision on the allocation of tariff quotas per each country with which the Republic of Macedonia has entered into a Free Trade Agreement. This decision is adopted by the Government of the Republic of Macedonia and is published in the Official Gazette together with the overall amount for six months. During the period in which applications for licences are filed, some daily newspapers are informed on the allocation of tariff quotas, so as to make the information available to all interested parties.

- b) The volume of tariff quotas is determined on a yearly basis, while import licences are issued on a six-monthly basis; in the latter case importers apply for a new licence.
- c) Licences for certain goods are allocated fully to domestic producers. To ensure that licences allocated are fully utilized, the agency in charge addresses the Customs Administration in writing and receives information on the utilization of quotas. Unused licences may not be used for a succeeding period. Names of importers to whom licences have been allocated may be made known to governments and export promotion bodies of exporting countries upon request.

From the time of announcement of the opening of quotas, the period of time allowed for submission of applications for licences is two weeks.

The minimum period for processing applications is one week, that is five working days, while the maximum period is ten working days.

- f) The minimum period between the granting of licences and the date of opening of the period of importation is not specifically determined, but the authorities in charge normally grant the licences prior to the beginning of the importation period.
- g) Applications for import licences are considered by a committee consisting of representatives of five ministries, namely the Ministry of Trade, Ministry of Finance, Ministry of Economy, Ministry of Foreign Affairs and Ministry of Health, while applications are filed with one ministry, i.e. the importer approaches only one administrative body.
- h) Quotas are allocated according to the criteria provided in decisions on allocating tariff quotas and they apply to all countries with which the Republic of Macedonia has signed Free Trade Agreements (as an example see Art. 4 of the Decision on Allocating Tariff Quotas for the Second Half of 1999 pursuant to the Free Trade Agreement between RM and Croatia, “Official Gazette of the Republic of Macedonia” no. 29/99.) The principle “first come, first served” is applicable under the Free Trade Agreement with Bulgaria and the Free Trade Agreement with Turkey (to be implemented upon ratification by Turkey). Tariff quotas under Free Trade Agreements with the Republic of Slovenia, the Federal Republic of Yugoslavia and the Republic of Croatia are allocated based on the fulfilment of conditions regulated with a Decision prepared periodically for each country that has entered into a Free Trade Agreement with the Republic of Macedonia. The Republic of Macedonia has recently started renegotiating the FTAs with Yugoslavia, Croatia and Slovenia to include the “first come, first served” principle.

Applications are examined simultaneously.

- i) Import licences are not required because an issued licence for quotas is an import licence.

- j) There are no cases where imports of goods for commercial use are subject to export permit from the exporting country.
 - k) Import licences are not issued for products, which are to be exported upon importation and not sold on the domestic market.
- 2.
- a) In principle, the application for an import licence should be made prior to the importation. Import licences are issued within a very short period of time. If the request is complete, it can be obtained the same day.
 - b) An import licence may be issued immediately after the filing of the application, if documents are completed.
 - c) There
are no limitations.
 - d) Applications for import licences are reviewed by one administrative body and do not need to be proceeded to other administrative bodies.
- 3 The request for import licences may not be refused except in cases when the existing criteria are not fulfilled.

Candidates have a right to appeal within 15 days from the day of the receipt of the refusal. The appeal should be submitted to the Committee for Deciding Administrative Cases in the Second Instance in areas of Commerce and Trade of the Government of the Republic of Macedonia.

IV ELIGIBILITY OF IMPORTS TO APPLY FOR LICENCE

All entities, companies and institutions can apply for import licences if they are registered for performing foreign trade operations. However, pursuant to Article 8 of the Law on Foreign Trade ("Official Gazette of the Republic of Macedonia" no. 31/93) a one import/export transaction may be allowed to entities that are not registered to perform foreign trade operations in case of import/export for their own purposes, i.e. to perform foreign trade operations related to their business activity. These entities are the following:

- State bodies
- Municipalities
- NGOs
- Socio-economic organizations

Registration fee is charged.

Information on companies entitled to participate in the foreign trade can be obtained in the lower courts competent for registration of companies.

VI DOCUMENTATION AND OTHER REQUIREMENTS FOR APPLICATION FOR IMPORT LICENCES

- 1) An application for licence is filed with the respective ministry according to Article 3 of the Decision on Classifying the Goods in Forms of Export and Import by the user or the producer and, under Article 4 it contains the following information:

- Trade name, personal identification number and full name of the user in case of importation or the producer in case of exportation of goods.
 - Ten-digit tariff number
 - Identification of goods according to the Customs Nomenclature
 - Trade name of goods
 - Quantity of goods
 - Trade name and full name of the foreign importer or exporter
 - Time frame for exports or imports
 - Statement of purpose pertaining to the use of the imported goods
 - Other information as prescribed by special regulations
- 2) After the performed importation, the Ministry will be informed in writing about the issued licence.

The administrative fee 600 MKD.

No.

VII CONDITIONS OF LICENSING

The import licence is valid six months and cannot be extended upon request of the client.

Penalty measures do not exist in case licences are not fully utilized or are partially utilized.

Licences may not be transferred among importers, if the licence is in the name of applicant. It is possible that the applicant states in the request that s/he will be the user of the licence, but the importer will be another entity. In this case, both, the name of the user and importer should be stated on the import licence.

- a) For products that are subjects to quantitative restrictions, there are no other conditions for issuing an import licence.
- b) For products that are not subjects to quantitative restrictions there are additional conditions, such as providing copies of contracts, invoices, specifications.

OTHER PROCEDURAL REQUIREMENTS

There are no other administrative procedures that need to be followed.

Not banks, but importers provide foreign currency needed for imports of foreign goods. The issuing of import licences and provisions of foreign currency are not related. Companies acquire foreign currency through foreign investors' contributions in foreign currency, exports of goods and services and by purchasing foreign currency on the foreign exchange market in conformity with the Decision on the Manner and the Conditions Pertaining to Sale of Foreign Currency between Companies in the Republic of Macedonia (Official Gazette of RM no. 30/93, 35/93, 38/93, 58/93, 22/94, 40/94, 52/94, 67/94, 65/96, 17/98, 61/98).

Annex 3 - Attachment 1:

List of Products Subject to Licences Issued by the Ministry of Trade

Imports

HS #		DESCRIPTION
		TROPICAL FRUITS
0805	0805 20 00 00	Tangerine
0803	0803 00 00 00	Bananas
0805	0805 10 00 00	Oranges
		WHEAT
1001	1001 10 00 00	Durum wheat
	1001 90 00 30	Napolica
	1001 90 00 50	Mercantile wheat
	1001 90 00 90	Other wheat
		Rice
1006	1006 10 00 90	Other rice
	1006 20 00 00	Husked (brown) rice
	1006 30 00 10	Semi-white and white rice
	1006 30 00 20	Other rice
	1006 40 00 10	Ufak
	1006 40 00 90	Other
		Flour
1101	1101 00 00 00	Wheat or napolica flour
		Fertilizers
3102	3102 40	Mixtures of ammonium nitrate with calcium carbonate or other inorganic non-fertilized materials
		PETROLEUM AND PETROLEUM DERIVATES
2710	2710 00 00 11	Motor spirits, unleaded
	2710 00 00 12	Other motor spirits, not exceeding 95 octants
	2710 00 00 13	Other motor spirits, exceeding 95 octants
	2710 00 00 14	Spirits for processing and mixtures (basic or primary)
	2710 00 00 15	White-spirits
	2710 00 00 16	Special spirits, other (for extraction)
	2710 00 00 21	Petroleum (kerosene for engines)
	2710 00 00 22	Petrol (kerosene) fuel for jet engines
	2710 00 00 23	Other kerosene
	2710 00 00 31	Diesel fuels
	2710 00 00 39	Other fuels
		FUEL OILS NOT MENTIONED ELSEWHERE:
	2710 00 00 41	With a sulphur content not exceeding 2% by weight
	2710 00 00 49	With a sulphur content exceeding 2% by weight
2711	2711 12 00 10	Mixtures of propane and butane, containing from 50% to 70% of butane
	2711 13 00 10	Mixtures of propane and butane, containing from 50% to 65% of butane
7208	7208 25 00 90	Flat-rolled products of iron or non-alloy steel Of a thickness of 4,75 mm, other
	7208 51 10 00	Of a thickness exceeding 10 mm, rolled on four faces or in a closed box

	HS #	DESCRIPTION
	7208 51 90 00	Other
	7208 52 10 00	Of a thickness exceeding 4,75 mm but not more than 10 mm, rolled on four faces or in a closed box
	7208 52 90 00	Other
	7208 53 10 00	Of a thickness exceeding 3 mm but not more than 4,75 mm, rolled on four faces or in a closed box
	7208 53 90 00	Other
	7208 54 10 00	Of a thickness of 2 mm or more
	7208 54 90 00	Of a thickness of less than 2 mm
	7208 90 10 00	Not further worked than surface-treated or simply cut into shapes other than rectangular (including square)
	7208 90 90 00	Other
7209	7209 15 00 00	In coils, not further reduced than cold-rolled of a thickness of 3 mm or more
	7209 16 00 00	Of a thickness of 1 mm to 3mm
		COLD-ROLLED
	7209 17 00 00	Of a thickness of 0,5 mm to 1mm
	7209 18 00 00	Of a thickness less than 0,5 mm
	7209 26 00 00	Of a thickness of 1 mm to 3mm
	7209 27 00 00	Of a thickness of 0,5 mm to 1mm
	7209 90 10 00	Not further worked than surface-treated or simply cut into shapes other than rectangular (including square)
	7209 90 90 00	Cold-rolled tin, other
7210	7210 30 00 00	Electrolytically plated or coated with zinc
		TUBES AND PIPES
7305		Other tubes and pipes (for example, welded, riveted or similarly closed), having circular cross-sections, the external diameter of which exceeds 406,4 mm of iron or steel
	7305 11 00 00	Welded longitudinally, electrolytically or under a protective coat
	7305 12 00 00	Other, longitudinally welded
	7305 19 00 00	Other
	7305 20 10 00	Longitudinally welded
	7305 20 90 00	Other, welded
	7305 31 00 00	Other longitudinally welded
	7305 39 00 00	Other, other
	7305 90 00 00	Other
7306		OTHER TUBES, PIPES AND HOLLOW PROFILES (FOR EXAMPLE: OPEN SEAM OR WELDED, RIVETED OR SIMILARLY CLOSED), OF IRON OR STEEL:
	7306 10 11 00	Not more than 168,3 mm
	7306 10 19 00	More than 168.3 mm, but not more than 406.4mm
	7306 10 90 00	Spirally welded
	7306 30 10 00	With attached fittings, suitable for conducting gases or liquids, for use in civil aircraft
	7306 30 21 00	Not more than 2 mm
	7306 32 29 00	More than 2 mm
	7306 30 51 00	Coated with zinc
	7306 30 59 00	Other
	7306 30 71 00	Coated with zinc

HS #	DESCRIPTION
7306 30 78 00	Other
7306 30 90 00	Other
7306 50 10 00	With attached fittings, suitable for conducting gases or liquids, for use in civil craft
7306 50 91 00	Precision tubes
7306 50 99 00	Other
7306 60 10 00	With attached fittings, suitable for conducting gases or liquids, for use in civil craft
7306 60 31 00	Not more than 2 mm
7306 60 39 00	More than 2 mm
7306 60 90 00	Of other sections
7306 90 00 00	Other
	ALUMINIUM BARS, RODS AND PROFILES:
7604	Aluminium bars, rods and profiles:
7604 10 10 00	Bars and rods
7604 10 90 00	Profiles
7604 21 00 00	Hollow profiles
7604 29 10 00	Bars of aluminium alloys
7604 29 90 00	Profiles of aluminium alloys
7608	7608 10 90 00 Other
	7608 20 10 00 With attached fittings, suitable for conducting gases or liquids, for use in civil craft, tubes of aluminium alloys
	7608 20 30 00 Welded tubes of aluminium alloys
	7608 20 91 00 Not further worked than extruded
	7608 20 99 00 Other
8702	Motor vehicles for transport of 10 or more persons, including the driver:
	8702 10 11 00 New
	8702 10 19 00 Used
	8702 10 91 00 New
	8702 10 99 00 Used
	8702 90 11 00 New
	8702 90 19 00 Used
	8702 90 31 00 New
	8702 90 39 00 Used
	8702 90 90 00 With other engines

Exports

HS #		DESCRIPTION
		WHEAT
1001	1001 10 00 00	Durum wheat
	1001 90 00 30	Napolica
	1001 90 00 50	Mercantile wheat
	1001 90 00 90	Other wheat
		Flour
	1001 00 00 00	Wheat or napolica flour
1512	1512 11 00 00	Crude sunflower oil
1701	1701 99 10 00	White sugar
		Petroleum oils and oils obtained from bituminous minerals
2709	2709 00 90 10	Crude oil
2710	2710 00 00 10	Aviation spirit
	2710 00 00 11	Motor spirits, unleaded
	2710 00 00 12	Other motor spirits, not exceeding 95 octants
	2710 00 00 13	Other motor spirits, exceeding 95 octants
	2710 00 00 14	Spirits for processing and mixtures (basic or primary)
	2710 00 00 22	Petrol (kerosene) fuel for jet engines
	2710 00 00 31	Diesel fuels
		FUEL OILS NOT MENTIONED ELSEWHERE:
	2710 00 00 41	With a sulphur content not exceeding 2% by weight
	2710 00 00 49	With a sulphur content exceeding 2% by weight
2711	2711 12 00 10	Mixtures of propane and butane, containing from 50% to 70% of butane
	2711 13 00 10	Mixtures of propane and butane, containing from 50% to 65% of butane

Annex 3 - Attachment 2:

Ministry of Internal Affairs

The Office for Protection Against Fire, Explosives and Dangerous Materials at the Ministry of Internal Affairs of the RM issues the following approvals:

- I. Approval pursuant to Article 36 of the Law on Protection on Explosive Materials (Official Gazette of SRM no. 4/78, 51/88 and 36/90 and Official Gazette of RM no. 12/93) for the acquisition of:
 - Commercial explosives: explosives and explosive initiators
 - Pyrotechnical materials (for fireworks, hail rockets and other rockets)
 - Ammunition (hunting ammunition, carbine ammunition and commercial ammunition – hilti)
 - Gun-powder
 - Explosive raw materials used in the production of the products listed from 1-4

- II. Approval pursuant to the Law on Acquisition, Possession and Carrying Arms (Official Gazette of SRM no. 22/81, 15/83, 51/88 and Official Gazette of RM no. 26/93) for the acquisition of:
 - Military guns, hunting carbines, pistols, revolvers, small caliber guns and pistols
 - Hunting rifles and air weapons;
 - Parts of arms

Approvals for the acquisition of the above-mentioned products shall be issued to legal entities that possess approval for trading with arms and explosive materials (ammunition), or trading with explosive materials, in conformity with Article 34 of the Law on Protection on Explosive Materials and the Law on Acquisition, Possession and Carrying Arms, and are registered for conducting such a business activity in the court registry.

Annex 3 - Attachment 3:

List of Products Subject to Licences Issued by the Ministry of Health

HS Number	Products
	CHAPTER 13
1302 32 00 00	Agar-agar
	CHAPTER 27
2707 10 00 00	Benzole
2707 20 00 00	Toluole
2707 30 00 00	Xylol
	CHAPTER 28
	I Chemical elements
	II Inorganic acids and inorganic oxygen compounds of non-metals
	III Halogen or sulphur compounds of non-metals
	IV Inorganic bases and oxides, hydroxides and peroxides of metals
	V Salts and peroxy salts of inorganic acids and metals
	CHAPTER 29
	I Hydrocarbons and their halogenated, sulphonated, nitrated or nitrosated derivatives
	II Alcohols and their halogenated, sulphonated, nitrated or nitrosated derivatives
	III Phenols, phenol-alcohols and their halogenated, sulphonated, nitrated or nitrosated derivatives
	IV Ethers, alcohol, peroxides, ether peroxides, ketone peroxides, epoxides with a three members ring, acetals and hemiacetals and their halogenated, sulphonated, nitrated or nitrosated derivatives
	V Aldehyde-function compounds
	VI Ketone-function compounds and quinine-function compounds
	VII Carboxylic acids and their anhydrides, halides, peroxides and peroxyacids and their halogenated, sulphonated, nitrated or nitrosated derivatives
	VIII Esters of inorganic acids and their salts and their halogenated, sulphonated, nitrated or nitrosated derivatives
	IX Nitrogen-function compounds
	XI Provitamins, vitamins and hormones
	XII Glycosides and vegetable alkaloids, natural or reproduced by synthesis and their salts, ethers, esters and other derivatives
	XIII Other organic compounds
	CHAPTER 30
	Pharmaceutical products
	CHAPTER 38
	Insecticides, rodenticides, fungicides and herbicides

Narcotics and Psychotropic Substances

HS Number	Description
1211 90 00 30	Poppy strow
1211 90 00 92	Cannabis sativa
1211 90 00 93	Coca leaf
1301 90 00 10	Cannabis – resin
1302 11 00 00	Opium
1302 19 00 92	Cannabis extract, tincture
1302 19 00 93	Concentrate of poppy strow
2841 61 00 00	Potassium permanganate
2905 29 00 00	Other
2905 50 30 10	Etklorvinol
2914 31 00 00	Phenylacetone (phenylpropan-2-one)
2916 34 00 00	Phenylacetic acid and its salts
2916 35 00 00	Esters of phenylacetic acid
2921 49 90 11	Amphetamine
2921 49 90 12	Benzphetamine
2921 49 90 13	Dexamphetamine
2921 49 90 14	DMA (2.5 – dimetoxiamphetamine)
2921 49 90 15	DOB (2.5 dimetoksi – 4 – bromamphetamine)
2921 49 90 16	DOET (2.5 dimetoksi – 4 – etylamphetamine)
2921 49 90 17	Fenetilin
2921 49 90 18	Fenkamfamin
2921 49 90 19	Fentermin
2921 49 90 20	Lefetamin
2921 49 90 21	Levamfetamin
2921 49 90 22	Levomfetamin
2921 49 90 23	MDA (3,4-metilendioksiamfetamin)
2921 49 90 24	MDMA (3,4-metilendioksimfetamin)
2921 49 90 25	Mefenoreks
2921 49 90 26	MMDA (5-metoksi-3,4-metilendioksi alfamfetamin)
2921 49 90 27	N-Etilamfetamin
2921 49 90 28	PCE
2921 49 90 29	PMA (parametoksiamfetamin)
2921 49 90 30	Propihaksedrin
2921 49 90 31	SPA
2921 49 90 32	TMA (3,5,5-trimetoksiamfetamin)
2922 12 00 11	Alfametadol
2922 12 00 12	Betametadol
2922 12 00 13	Dekstropropoksifen
2922 12 00 14	Dimeheptanol
2922 30 00 11	Amfepramon
2922 30 00 12	Isometadon
2922 30 00 13	Metadon
2922 30 00 14	Normetadon
2922 43 00 00	Anthranilic acid and its salts
2922 49 80 11	Dimenoksadol
2922 49 80 12	Tilidin
2922 50 00 11	Acetilmetadol

HS Number	Description
2922 50 00 12	Alfacetilmetadol
2922 50 00 13	Betacetilmetadol
2922 50 00 14	DOM, STR (Dekstropoksifen)
2922 50 00 15	Noracimetadol
2924 10 00 11	Etinamat
2924 10 00 12	Meproamat
29 24 22 00 00	2-Acetamidobenzoic acid
2924 29 90 10	Diapromide
2925 19 00 10	Gletemide
2926 90 90 11	Fenproporeks
2926 90 90 12	Metadon intermadiat
2932 91 00 00	Isosafrole
2932 92 00 00	1- (1,3-Benzodioxol-5-yl) propan-2-one
2932 93 00 00	Piperonal
2932 94 00 00	Safrole
2932 99 90 11	DMNP
2932 99 90 12	DMPH
2932 99 90 13	Etokseridin
2932 99 90 14	Furetidin
2932 99 90 15	Hidroksipetidin
2932 99 90 16	Meklokualon
2932 99 90 17	Paraheksil
2932 99 90 18	Tetrahidrokanibanol – THC
2933 19 90 11	PCPY
2933 19 90 12	PHP
2933 19 90 13	Piminodin
2933 29 90 11	Etonidazen
2933 29 90 12	Klonitazen
2933 32 00 00	Piperidine and its salts
2933 39 80 11	Acetilalfametilfentanil
2933 39 80 12	Alfameprodin
2933 39 80 13	Alfametilentanil
2933 39 80 14	Alfaprodin
2933 39 80 15	Alfentanil
2933 39 80 16	Alilprodin
2933 39 80 17	Anileridin
2933 39 80 18	Benzetidid
2933 39 80 19	Betameprodin
2933 39 80 20	Betaprodin
2933 39 80 21	Bezitramid
2933 39 80 22	Promazepam
2933 39 80 23	Difenoksilat
2933 39 80 24	Dipenoksin
2933 39 80 25	Dipipanon
2933 39 80 26	Fenatanil
2933 39 80 27	Fenciklidin
2933 39 80 28	Fenoperidin
2933 39 80 29	Ketobemidon
2933 39 80 30	Metilfenidat

HS Number	Description
2933 39 80 31	MPPP
2933 29 80 32	PCP (Feniciklidin)
2933 39 80 33	PEPAP
2933 39 80 34	Pentazocin
2933 39 80 35	Petidin
2933 39 80 36	Petidin intermediat A
2933 39 80 37	Petidin intermediat B
2933 39 80 38	Petidin intermediat C
2933 39 80 39	Pipradrol
2933 39 80 40	Piritramid
2933 39 80 41	Propiram
2933 39 80 42	Triheksifenidil
2933 39 80 43	Trimeperidin
2933 40 00 11	Levofranol
2933 40 00 12	Metilfenidat
2933 40 00 13	Metiprilon
2933 40 00 14	Norpipanon
2933 51 10 00	Phenobarbital (INN) and its salts
2933 51 30 00	Barbital (INN) and its salts
2933 51 90 11	Alobarbital
2933 51 90 12	Amobarbital
2933 51 90 13	Butalbital
2933 51 90 14	Butobarbital
2933 51 90 15	Ciklobarbital
2933 51 90 16	Metilfenobarbital
2933 51 90 17	Pentobarbital
2933 51 90 18	Sekbutabarbital
2933 51 90 19	Sekobarbital
2933 51 90 20	Vinilbital
2933 59 80 10	Metaqualone
2933 79 00 11	Klobazam
2933 79 00 12	Metilprilon
2933 90 80 11	Alprazolam
2933 90 80 12	Delorazepam
2933 90 80 13	Diazepam
2933 90 80 14	Estazolam
2933 90 80 15	Etil-loflazepat
2933 90 80 16	Fenapromid
2933 90 80 17	Fenazocin
2933 90 80 18	Fenomorfan
2933 90 80 19	Fludiazepam
2933 90 80 20	Flunitrazepam
2933 90 80 21	Flurazepam
2933 90 80 22	Halazepam
2933 90 80 23	Hlorodiazepohid
2933 90 80 24	Kamazepam
2933 90 80 25	Klonazepam
2933 90 80 26	Kloranolol
2933 90 80 27	Klorazepat

HS Number	Description
2933 90 80 28	Klordiazepoksid
2933 90 80 29	Levofenacilmortan
2933 90 80 30	Levometofran
2933 90 80 31	Levorfanol
2933 90 80 32	Loprazolam
2933 90 80 33	Lorazepam
2933 90 80 34	Lormetazepam
2933 90 80 35	Mazindol
2933 90 80 36	Medazepam
2933 90 80 37	Metazocin
2933 90 80 38	Midazolam
2933 90 80 39	Nimetazepam
2933 90 80 40	Nitrazepam
2933 90 80 41	Nordazepam
2933 90 80 42	Norlevorfanol
2933 90 80 43	Oksazepam
2933 90 80 44	Pinazepam
2933 90 80 45	Pirovaleron
2933 90 80 46	Prazepam
2933 90 80 47	Proheptazin
2933 90 80 48	Properidin
2933 90 80 49	Racemorfan
2933 90 80 50	Racemotorfan
2933 90 80 51	Temazepam
2933 90 80 52	Tetrazepam
2933 90 80 53	Triazolam
2933 90 80 54	Zipeprol
2934 90 99 11	Aminoreks
2934 90 99 12	Brotizolam
2934 90 99 13	Dekstromoramid
2934 90 99 14	Dietilamobuten
2934 90 99 15	Dimetitiamobuten
2934 90 99 16	Dioksafetilbutirat
2934 90 99 17	Etilmetiltiambuten
2934 90 99 18	Fenadokson
2934 90 99 19	Fendimetrazin
2934 90 99 20	Fenmetrazin
2934 90 99 21	Haloksazolam
2934 90 99 22	Ketazolam
2934 90 99 23	Kloksazolam
2934 90 99 24	Klotiazepam
2934 90 99 25	Levomaoramid
2934 90 99 26	Mesokarb
2934 90 99 27	Noramid intermediat
2934 90 99 28	Morferidin
2934 90 99 30	Pemolin
2934 90 99 31	Racemoramid
2934 90 99 32	Sufentanil
2934 90 99 33	Sulfentanil

HS Number	Description
2939 10 00 11	Acetildihidroksikodein
2939 10 00 12	Acetorfin
2939 10 00 13	Benzilmorfin
2939 10 00 14	Buprenorfin
2939 10 00 15	Dezomorfin
2939 10 00 16	Dihidrokodein
2939 10 00 17	Dihidrokodein
2939 10 00 18	Dihidroksikodein
2939 10 00 19	Dihidromorfin
2939 10 00 20	Drotebanol
2939 10 00 21	Etilmorfin
2939 10 00 22	Etorfin
2939 10 00 23	Folcodin
2939 10 00 24	Heroin
2939 10 00 25	Hidrokodein
2939 10 00 26	Hidromorfinol
2939 10 00 27	Hidromorfon
2939 10 00 28	Kodein
2939 10 00 29	Kodoksim
2939 10 00 30	Concetrated of poppy strow
2939 10 00 31	Metildezorfin
2939 10 00 32	Mtildihidromorfin
2939 10 00 33	Metopon
2939 10 00 34	Mirofin
2939 10 00 35	Morfin
2939 10 00 36	Morfin metobromid and other derivatives of the morfin
2939 10 00 37	Morfin N-oksidi
2939 10 00 38	Nokodikodin
2939 10 00 39	Nokokodin
2939 10 00 40	Nikomorfin
2939 10 00 41	Norkodein
2939 10 00 42	Normorfin
2939 10 00 43	Oksikodon
2939 10 00 44	Oksimorfon
2939 10 00 45	Tebain
2939 10 00 46	Tebakon
2939 41 00 00	Ephedrine and its salts
2939 42 00 00	Pseudoephedrine (INN) and its salts
2939 49 00 10	Katine
2939 50 90 10	Phenetiline
2939 61 00 00	Ergometrine (INN) and its salts
2939 62 00 00	Ergotamine (INN) and its salts
2939 63 00 00	Lysergic acid and its salts
2939 90 11 00	Crude cocaine
2939 90 19 00	Cocaine and its salts
2939 90 90 11	DET
2939 90 90 12	DMT
2939 90 90 13	Ekgonin
2939 90 90 14	Fenproporeks

HS Number	Description
2939 90 90 15	Levometamfetamin
2939 90 90 16	Lizergit
2939 90 90 17	LSD
2939 90 90 18	LSD – 25
2939 90 90 19	Meskalin
2939 90 90 20	Metalfentamin
2939 90 90 21	Metafetaminracemat
2939 90 90 22	Psilocobin
2939 90 90 23	Psilocin
2939 90 90 24	Psilotsin

Substances that Cause Damage to the Ozone Layer

HS Number	Description
2903 14 00 00	Carbon tetrachloride
2903 19 10 00	Methylchloroform (1,1,1-trichloroethane)
2903 41 00 00	Trichlorofluoromethane
2903 42 00 00	Dichlorodifluoromethane
2903 43 00 00	Trichlorotrifluoromethane
2903 44 00 00	Dichlorotetrafluoroethanes
2903 44 90 00	Chloropentafluoroethane
2903 45 10 00	Chlorotrifluoromethane
2903 45 15 00	Pentachlorofluoroethane
2903 45 20 00	Tetrachlorodifluoroethanes
2903 45 25 00	Heptachlorofluoropropanes
2903 45 30 00	Hexachlorodifluoropropanes
2903 45 35 00	Pentachlorotrifluoropropanes
2903 45 40 00	Tetrachlorotetrafluoropropanes
2903 45 45 00	Trichloropentafluoropropanes
2903 45 50 00	Dichlorohexafluoropropanes
2903 45 55 00	Chloroheptafluoropropanes
2903 45 90 10	Tetrafluoroethane
2903 45 90 80	Dichlorofluoroethane
2903 45 90 90	Other
2903 46 10 00	Bromochlorodifluoromethane
2903 46 20 00	Bromotrifluoromethane
2903 46 90 00	Dibromotetrafluoroethanes
2903 47 00 00	Other perhalogenated derivatives
2903 49 10 00	Methane, ethane or propane halogenated only with fluorine and brome
2903 49 20 00	Methane, ethane or propane halogenated only with fluorine and brome
2903 49 90 00	Other - Halogenated derivatives of cyclanic, cyclenic or cycloterpenic hydrocarbons containing two or more different halogens:
3824 71 00 00	-- Containing acyclic hydrocarbons perhalogenated only with fluorine and chlorine
3824 79 00 00	-- Other

Annex 3 - Attachment 4:

**List of Products Subject to Export and Import Licenses Issued
by the Ministry of Agriculture, Forestry and Water Economy**

HS #		DESCRIPTION
0601	0601 10 00 00	Bulbs, tubers, tuberous roots, corms, crowns and rhizomes, dormant
	0601 20 00 00	Bulbs, tubers, tuberous roots, corms, crowns and rhizomes, in growth or in flower; chicory plants and roots
0602	0602 10	UNROOTED CUTTINGS AND SLIPS
	0602 10 10 00	Of vine
	0602 10 90 00	Other
	0602 20	Trees, shrubs and bushes, grafted or not, of kinds which bear edible fruits or nuts
	0602 20 10 00	Of vine
	0602 20 90 00	Other
	0602 30 00 00	RHODODENDRONS AND AZALEAS, GRAFTED OR NOT
	0602 40 00 00	ROSES, GRAFTED OR NOT
	0602 90	OTHER
	0602 90 10 00	Mushroom spawn
	0602 90 40 00	Trees, shrubs and bushes
	0602 90 90 00	Other
0701	0701 10 00 00	Potatoes - seed
0703	0703 10 00 10	Onions for sowing
0713	0713 10 10 00	Peas for sowing
	0713 20 10 00	Chickpeas for sowing
	0713 31 10 00	Beans of the species <i>Vigna mungo</i> (L) Hepperli or <i>Vigna Radiata</i> (L) Wilczek for sowing
	0713 32 10 00	Small red (Adzuki) beans for sowing
	0713 33 10 00	Kidney Beans (<i>Phaseolus vulgaris</i>) for sowing
	0713 39 10 00	Other for sowing
	0713 40 10 00	Lentils for sowing
	0713 50 10 00	Broad beans for sowing
	0713 90 10 00	Other for sowing
1001	1001 90 00 10	Spelt for sowing
1002	1002 00 00 10	Rye seed
1003	1003 00 00 10	Barley seed
1004	1004 00 00 10	Oats seed
1005	1005 10 10 00	Hybrid maize
	1005 10 90 00	Other hybrid maize
1006	1006 10 00 10	Rice for sowing
1201	1201 00 10 00	Soya beans for sowing
1202	1202 10 10 00	Ground nuts for sowing
1205	1205 00 00 00	Rape or colza seeds, whether or not broken
1206	1206 00 00 00	Sunflower seeds, whether or not broken
1207	1207 20 00 00	Cotton seeds
	1207 30 00 00	Castor oil seeds
	1207 40 00 00	Sesame seeds
	1207 50 00 00	Mustard seeds
	1207 91 00 00	Poppy seeds
1209	1209 11 00 00	Sugar beet seed

HS #		DESCRIPTION
	1209 19 00 00	Other
	1209 21 00 00	Lucerne (alfalfa) seed
	1209 22 00 00	Clover (Trifolium spp.) seed
	1209 23 00 00	Fescue seed
	1209 24 00 00	Kentucky Blue Grass
	1209 25 00 00	Rye grass
	1209 26 00 00	Timothy grass seed
	1209 29 00 00	Other
	1209 30 00 00	Seeds of herbaceous plants cultivated principally for their flowers
	1209 91 00 00	Vegetable seeds
	1209 99 00 00	Other
2309	2309 90 00 30	Preparations of a kind used for animal feeding - Premixtures
		CHAPTER 30 - PHARMACEUTICAL PRODUCTS
3001	3001 10 10 00	Glands and other organs - powdered
	3001 10 90 00	Glands and other organs, dried, including powdered/other
	3001 20 90 00	Extracts of glands or other organs or of their secretions/other
	3001 90 90 00	Other
3002	3002 10 10 00	Antiseria
	3002 10 91 00	Haemoglobin, blood globulines and serum globulines
	3002 30 00 00	Vaccines for veterinary medicines
3003		ALL TARIFF NUMBERS ACCORDING TO THE CUSTOMS TARIFF
3004		ALL TARIFF NUMBERS ACCORDING TO THE CUSTOMS TARIFF
3006	3006 10 10 00	Sterile surgical catgut
	3006 10 90 00	Other
	3006 30 00 00	Opacifying preparations for X-Ray examinations; diagnostic reagents designated to be administered to patients
	3006 60	Chemical contraceptive preparations based on hormones or spermicides
	3006 60 11 00	Prepared for retail sale
	3006 60 19 00	Other
	3006 60 90 00	Based on spermicides
3701		Photographic plates and film in the flat, sensitized, unexposed, of any material other than paper, paperboard or textiles; instant print film in the flat, sensitized, unexposed, whether or not in packs.
	3701 10	For X-Ray
	3701 10 10 00	For medicine, dentistry or veterinary purposes
3702		Photographic films in rolls sensitized, unexposed, of any material other than paper, paperboard or textiles; instant print film in rolls, sensitized, unexposed
		Insecticides
3808	3808 10 00 10	Pre-concentrates with two or more components
	3808 10 00 20	Finished preparations
	3808 10 00 90	Other
		Fungicides
	3808 20 00 11	Pre-concentrates based on Cineb, Ciram and Tiram (TMTD)
	3808 20 00 12	Pre-concentrates based on copper compounds
	3808 20 00 19	Other pre-concentrates
	3808 20 00 21	Finished preparations based on Cineb, Ciram and Tiram (TMTD)
	3808 20 00 22	Finished preparations based on copper compounds
	3808 20 00 29	Other finished preparations

Annex 3 - Attachment 5:

**List of Products Subject to Import Licenses
Issued by the Ministry of Environment**

HS #		DESCRIPTION
2524	2524 00	Asbestos
	2524 00 30 00	Fibers, flakes or powder
	2524 00 80 00	Other
2903		Halogen derivatives of carbohydrates
		Saturated chlorinated derivatives of acyclic hydrocarbons:
	2903 11 00 00	Chloromethane (methyl chloride) and chloroethane (ethyl chloride)
	2903 12 00 00	Dichloromethane (methylene chloride)
	2903 13 00 00	Chloroform (trichloromethane)
	2903 14 00 00	Carbon tetrachloride
	2903 15 00 00	1,2- Dichloroethane (ethylene dichloride)
	2903 16 00 00	1,2- Dichloropropane (propylene dichloride) and dichlorobutanes
	2903 19	Other
	2903 19 10 00	Methylchloroform (1,1,1- Trichloroethane)
	2903 19 90 00	Other
		Unsaturated chlorinated derivatives of acyclic hydrocarbons:
	2903 21 00 00	Vinyl chloride (chloroethylene)
	2903 22 00 00	Trichloroethylene
	2903 23 00 00	Tetrachloroethylene (perchloroethylene)
	2903 29 00 00	Other
	2903 30	Fluorinated, brominated or iodinated derivatives of acyclic hydrocarbons:
	2903 30 10 00	Fluorides
		Bromides
	2903 30 31 00	Dibromomethane and vinyl bromide
	2903 30 33 00	Bromomethane (methyl bromide)
	2903 30 38 00	Other
	2903 30 90 00	Iodides
		Halogenated derivatives of acyclic hydrocarbons containing two or more different halogens:
	2903 41 00 00	Trichlorofluoromethane
	2903 42 00 00	Dichlorodifluoromethane
	2903 43 00 00	Trichlorotrifluoroethanes
	2903 44	Dichlorotetrafluoroethanes and chloropentafluoroethane
	2903 44 10 00	Dichlorotetrafluoroethanes
	2903 44 90 00	Chloropentafluoroethane
	2903 45	Other derivatives perhalogenated only with fluorine and chlorine
	2903 45 10 00	Chlorotrifluoromethane
	2903 45 15 00	Pentachlorofluoroethane
	2903 45 20 00	Tetrachlorodifluoroethanes
	2903 45 25 00	Heptachlorofluoropropanes
	2903 45 30 00	Hexachlorodifluoropropanes
	2903 45 35 00	Pentachlorotrifluoropropanes
	2903 45 40 00	Tetrachlorotetrafluoropropanes
	2903 45 45 00	Trichloropentafluoropropanes
	2903 45 50 00	Dichlorohexafluoropropanes

HS #	DESCRIPTION
2903 45 55 00	Chloroheptafluoropropanes
	Other:
2903 45 90 10	Tetrafluorethane
2903 45 90 80	Dichlorofluoroethane
2903 45 90 90	Other
2903 46	Bromochlorodifluoromethane, bromotrifluoromethane and dibromotetrafluoroethanes
2903 46 10 00	Bromochlorodifluoromethane
2903 46 20 00	Bromotrifluoromethane
2903 46 90 00	Dibromotetrafluoroethanes
2903 47 00 00	Other perhalogenated derivatives
2903 49	Other:
2903 49 10 00	Methane, ethane or propane halogenated only with fluorine and chlorine
2903 49 20 00	Methane, ethane or propane halogenated only with fluorine and brome
2903 49 90 00	Other
	Halogenated derivatives of cyclanic, cyclenic or cycloterpenic hydrocarbons
2903 51 00 00	1,2,3,4,5,6- Hexachlorocyclohexane
2903 59 00 00	Other
	Halogenated derivatives of aromatic hydrocarbons
2903 61 00 00	Chlorobenzene, o- dichlorobenzene and r- dichlorobenzene
2903 62 00 00	Hexachlorobenzene and DDT(1,1,1- trichloro-2,2- bis(p-chlorophenyl)ethane)
2903 69 00 00	Other
3824 71 00 00	Containing acyclic hydrocarbons perhalogenated only with fluorine and chlorine
3824 79 00 00	Other
4012 10 90 00	Retreaded tyres, others
4012 20 90 00	Used pneumatic tyres, others
4012 90 00 00	Other
6811	Articles of asbestos -cement, of cellulose fibers- cement or the like:
6811 10 00 00	Corrugated sheets
6811 20	Other sheets, panels, tiles and similar articles
6811 20 11 00	Sheets for roofs or walls, not exceeding 40 x 60 cm
6811 20 80 00	Other
6811 30 00 00	Tubes, pipes and tube or pipe fittings
6811 90 00 00	Other articles
6812	Fabricated asbestos fibers; mixtures with a basis of asbestos or with a basis of asbestos and magnesium carbonate; articles of such mixtures or of asbestos (for example, thread, woven fabric, clothing, headgear, footwear, gaskets), whether or not reinforced, other than goods of heading No 6811 or 6813:
6812 10 00 00	Fabricated asbestos fibers; mixtures with a basis of asbestos or with a basis of asbestos and magnesium carbonate;
6812 20 00 00	Yarn and thread
6812 30 00 00	Cords and string, whether or not plaited
6812 40 00 00	Woven or knitted fabric
6812 50 00 00	Clothing, Clothing accessories, footwear and headgear

HS #	DESCRIPTION
6812 60 00 00	Paper, millboard and felt
6812 70 00 00	Compressed asbestos fiber jointing, in sheets and rolls
6812 90	Other
6812 90 10 00	For use in civil aircraft
6812 90 90 00	Other
6813	Friction material and articles thereof (for example, sheets, rolls, strips, segments, discs, washers, pads), not mounted, for brakes, for clutches or the like, with a basis of asbestos, of other mineral substances or of asbestos, cellulose, whether or not combined with textile or other materials:
6813 10	Brake linings and pads:
6813 10 10 00	With a basis of asbestos or other mineral substances, for use in civil aircraft
6813 10 90 00	Other
6813 90	Other
6813 90 10 00	With a basis of asbestos or other mineral substances, for use in civil aircraft
6813 90 90 00	Other
8418	Refrigerators, freezers and other refrigerating or freezing equipment, electric or other; heat pumps other than air conditioning machines of heading No. 8415:
8418 10	Combined refrigerator freezers, fitted with separate external doors
8418 10 10 00	For use in civil aircraft
	Other
	Of a capacity exceeding 340 liters
8418 10 91 10	New
8418 10 91 90	Used
	Refrigerators, household type
8418 21 10 10	New
8418 21 10 90	Used
	Other
	Table model
8418 21 51 10	New
8418 21 51 90	Used
	Building - in type
8418 21 59 10	New
8418 21 59 90	Used
	Others, of a capacity:
	Up to 250 liters:
8418 21 91 10	New
8418 21 91 90	Used
	Of a capacity between 250 – 340 liters
8418 21 99 90	New
8418 21 99 90	Used
8418 22	Absorption - type, electrical
8418 22 00 10	New
8418 22 00 90	Used
8418 29	Other
8418 29 00 10	New
8418 29 00 90	Used

HS #	DESCRIPTION
8418 30	Freezers of the chest type, not exceeding 800 liters capacity
8418 30 10 00	For use in civil aircraft
	Other
	Of a capacity up to 400 liters
8418 30 91 10	New
8418 30 91 90	Used
	Of a capacity between 400 – 800 liters
8418 30 99 10	New
8418 30 99 90	Used
8418 40	Freezers of the upright type not exceeding capacity of 900 liters:
8418 40 10 00	For use in civil aircrafts
	Other:
	Of a capacity not exceeding 250 liters:
8418 40 91 10	New
8418 40 91 90	Used
	Of a capacity between 250 – 900 liters:
8418 40 99 10	New
8418 40 99 90	Used
8418 50	Other chests, cabinets, display counters and similar refrigerating or freezing furniture:
	Refrigerating chests and display counters (including the refrigerating unit or the evaporator)
	For frozen food storage:
8418 50 11 10	New
8418 50 11 90	Used
	Other:
8418 50 19 10	New
8418 50 19 90	Used
	Other refrigerating furniture:
8418 50 90 10	New
8418 50 90 90	Used
	Other refrigerating or freezing units, heating pumps
	Compression type units while condensers are heat exchangers:
8418 61 10 00	For use in civil aircrafts
8418 61 90 00	Other
8418 69	Other:
8418 69 91 00	Absorption heat pumps
8418 69 99 00	Other
	Parts:
8418 91 00 00	Furniture designed to receive refrigerating or freezing units
8418 99	Other:
8418 99 10 00	Evaporators and condensers, except those for household refrigerators
8418 99 90 00	Other
8521	Video recording or reproducing apparatus, whether or not incorporating a video tuner:
8521 10	Magnetic tape-type
8521 10 10 00	For use in civil aircrafts
8521 10 90 10	New

HS #	DESCRIPTION
8521 10 90 90	Used
8521 90	Other:
8521 90 00 10	New
8521 90 00 90	Used
8528	Reception apparatus for television, whether or not incorporating radio- broadcast receivers or sound or video recording or reproducing apparatus; video monitors and video projectors:
	Reception apparatus For Television, whether or not incorporating radio- broadcast receivers or sound or video recording or reproducing apparatus:
8528 12	Color with a diagonal not exceeding 42 cm
8528 12 52 10	New
8528 12 52 90	Used
	Between 42 cm and 52 cm
8528 12 56 10	New
8528 12 54 90	Used
	Between 52 cm and 72 cm
8528 12 56 10	New
8528 12 56 90	Used
	Exceeding 72 cm
8528 12 58 10	New
8528 12 58 90	Used
8528 13	Black and white or other monochrome:
8528 13 00 10	New
8528 13 00 90	Used
8528 21	Video Monitors
8528 21 00 10	New
8528 21 00 90	Used
8528 22	Black and white or other monochrome:
8528 22 00 10	New
8528 22 00 90	Used
8528 30	Video projectors
8528 30 00 10	New
8528 30 00 90	Used
8708 70 00 91	Road wheels with assembled tyres

ANNEX 4

INFORMATION ON IMPLEMENTATION AND ADMINISTRATION OF THE CUSTOMS VALUATION AGREEMENT

1. a. (i) Sales between related persons are subject to the following special provisions:
Article 28, item 3, sub-item 6 of the Law on Customs.

Other more specific determinations concerning the sales between related persons are included in the Regulation on Customs Valuation.

(ii) The fact that companies are related is not a *prima facie* reason for non-acceptance of the transaction price, but it is directed toward determining the fact whether such relations somehow influenced the prices.

If it is concluded that the prices are almost similar to the prices obtained between companies that are not related, the transaction value shall be accepted in spite of the relations between the companies.

(iii) Written notification, pursuant to Article 1.2 (a), upon request of the importer is included in Article 12 of the Regulation on Customs Valuation.
- b. Article 38 of the new Law on Customs provides for valuation of damaged goods.
2. The provision of Article 4, that allows the importer to change, upon his/her request, the order of implementation of Article 5 and 6, is included in Article 30 paragraph 2 of the Law on Customs. This provision shall be applied if the importer requests changing of the order of two methods for determining customs value.
3. Article 5.2 is included in Article 30 of the Law on Customs and is applied in the following manner: if the imported goods, i.e. the identical or similar goods are not being sold in the Republic of Macedonia in the same condition in which they were imported, customs basis for imported goods shall, upon request from the customs obligor, be established based on the price per unit of measurement according to which the imported goods are being sold in the largest total quantity to parties in the Republic of Macedonia that are unrelated to the parties from whom such goods were purchased, provided that such price is reduced by the value of the previously performed refining and the expenses pertaining to paragraph 1 of Article 30 of the Law on Customs.
4. Article 6.2 of the Agreement is incorporated in the Regulation on Customs Valuation in Article 16. If the customs value is determined on the basis of the calculated value, the data shall be obtained from the producer, through the customs obligor. Such data shall be checked abroad with permission from the producer and the Government of the country in question.
5. (a) For determination of the customs value in compliance with Article 7, there are provisions incorporated in the Law on Customs in Article 31.
(b) Provisions for informing the importer about the manner of determining the customs value according to Article 7 are incorporated in Article 35 of the Law on Customs.
6. Elements stated in Article 8.2 are included in the customs value in case of par ex-factory value as following:
 - the price of transport of the imported goods to the place of import;

- loading, reloading and unloading related to transport to the place of import;
- insurance.

7. The rate of exchange is announced by the National Bank of the Republic of Macedonia and published daily in the national newspapers.
8. Confidentiality of information is governed by the Law on Customs and the Regulation on Customs Valuation. It is forbidden to reveal confidential information. All violations of confidentiality are subject to penalty.
9. (a) The right to complaint of an importer or another person is governed by the Law on General Administrative Procedure (application of the Law on General Administrative Procedure is provided for in Article 15 of the Customs Law). Pursuant to the Law on General Administrative Procedure, a complaint against decisions of a Customs House may be lodged within the statutory time limit. Complaints are decided on by the concerned Customs House.

Importers may appeal against Customs' House decisions. The Minister of Finance decides on such appeals.

The highest instance of appeal is the court. Importers may appeal the Minister of Finance's decisions in court.

- (b) The decision of a Customs House contains a note, or a legal advice, informing importers of their right to appeal within a statutory time limit.
10. There is a Regulation on Customs Valuation, as well as a separate Instruction, that is in compliance with the existing legislation, explaining more closely the determination of customs value.

The application of the Agreement is provided for in the Law on Customs and the Regulation on Customs Valuation. The Law on General Administrative Procedure is also referred to when applying the Agreement.

The judicial practice in the Republic of Macedonia is not a source of law.

A more detailed Rules and Regulations on customs valuation are prescribed by the Minister of Finance and are in compliance with the Law on Customs and the Agreement.

11. Securing payment of customs liability is dealt with in Article 172 of the Law on Customs. In addition, the Regulation on Examination of Goods provides that in cases when it is necessary to postpone the decision on the customs value the importer must provide an appropriate guarantee or another security instrument, thus covering the customs duties that may be charged on the imported goods, and then take the goods from customs custody.
12. Article 35 (5) of the Law on Customs provides that customs authorities shall provide a written notice to the importer, upon his/her request, on the amount of the customs value and the manner in which it shall be established.

In addition, the Regulation on Customs Valuation also contains provisions on written notification of the customs obligor.

There are no other rules on this issue.

13. The Interpretative Notes of the Agreement are included in the Regulation on Customs Valuation and the separate Instruction that explains in more detail the establishing of customs value. The two documents are in compliance with the Law on Customs, the Regulation on Customs Valuation and the Agreement.
14. Interest charges, according to Article 36 of the Law on Customs, are not calculated in the customs value if the sales contract was entered in writing and the following conditions were satisfied:
 - interest is separate from the actual payment of the price or prices due for the goods subject to import in the Republic of Macedonia;
 - interest is contained in the price, but the buyer may prove that the paid price or the price due is approximately equal to the real price paid for identical or similar goods purchased without a financial agreement and that the interest rate is within the range of rates intended for such transactions in the country in which the loan was obtained.
15. The determining of customs value for Carrier Media Bearing Software for Data Processing Equipment is provided for in the Regulation on Customs Valuation, Article 31, according to which only the value of carriers of information is taken into consideration if such value is presented separately from the value of the information and the software instructions.

Please note that:

1. Carriers of information are not: integrated circuits, semi-transmitters and alike devices or goods that contain integrated circuits or devices;
2. Information and software instructions are not: audio, cinematographic and video records.

Reference:

1. Law on Customs (Official Gazette of RM no. 21/98, 26/98, 63/98, 25/00);
2. Regulation on Customs Valuation (Official Gazette 17/00).

The Law on Customs is submitted to the WTO Secretariat. Last amendments to the Law on Customs published in Official Gazette 25/00 and the Regulation on Customs Valuation will be submitted as soon as the translation into English is completed.

ANNEX 5

INFORMATION ON TECHNICAL BARRIERS TO TRADE

1. Description of relevant laws, regulations, administrative orders, etc. relating to implementation and administration of technical barriers to trade.

Under the responsibility of the Bureau of Standardization and Metrology in respect to technical barriers to trade:

- (a) Laws:

- Law on Standardization (Official Gazette 23/95)
- Law on Units of Measurement and Measuring Instruments (Official Gazette 23/95)
- Law on Control of Goods Made from Precious Metals (Official Gazette 23/95)

- (b) Decisions, Orders, Regulations, Standards & Instructions:

- The following regulations and bylaws were inherited from the former SFRY:
- Regulations on technical rules (94 total)
- Regulations on quality (46 total)
- Regulations on specification in production (4 total)
- Regulations on declaration, marking, pointing and pre-packaging of products (6 total)
- Regulations on documents submitted with products released on the market, such as manuals, instructions, guarantees, addresses of services (14 total)
- Regulations on closer contents of the technical directory – manual (2 total)
- Regulations on obligatory attest (52 total)
- Regulations which are a comprehensive part of the Agreement for acceptance of equivalent conditions for homologation and mutual recognizing of homologation of the equipment and motor vehicle parts (49 total)
- Rules on different categories of measuring instruments (500 total)

The Ministry of Economy is in the process of preparing four new laws, namely: the Law on Standardization, the Law on Metrology, the Law on Accreditation and the Law on Conformity Assessment for the Products. The preparation is in its initial stage.

Under the responsibility of the Ministry of Agriculture, Forestry and Water Economy in respect to phytosanitary measures:

- Law on Plant Protection (Official Gazette of RM no. 25/98)*

Under the responsibility of the Ministry of Agriculture, Forestry and Water Economy in respect to veterinary measures:

- Law on Veterinary Health (Official Gazette 28/98);*
- Law on Medicaments, Remedial Medicines and Medical Devices (covers medications and instruments used in the veterinary practice) (Official Gazette 21/98);*

Under the responsibility of the Ministry of Health in respect to sanitary measures:

- Law on Medicaments, Remedial Medicines and Medical Devices" ("Official Gazette 21/98)*, which provides for standards and procedures related to medicines, remedial medicines and medical devices.
- Law on Trade with Poisons ("Official Gazette 13/91), which provides for standards and procedures related to poisons.
- Law on Production and Trade of Narcotics ("Official Gazette 13/91), which provides for standards and procedures related to narcotics.

The laws with * are available at the WTO Secretariat, Accession Division, Room 1124, for examination by the WP members. The other laws will be submitted as soon as translation in English is available.

2. Information regarding:

(a) Name of publication:

"*Official Gazette*" is an official publication that contains laws, decisions, orders & regulations of the Republic of Macedonia. It is published by the publishing house The Official Gazette of the Republic of Macedonia, ul. Vasil Gorgov bb, Skopje;

"*Herald*", published by the Bureau of Standardization and Metrology, is a publication that contains Macedonian Instructions & Catalog of MK Standards and other information concerning Technical Committee work in Macedonian language.

(b) Name and address of enquiry points:

The name and address of the enquiry points foreseen in Articles 10.1 & 10.3 of WTO Agreement are the following:

On TBT measures:

- An enquiry point as foreseen in Article 10.1 and 10.3 of the TBT Agreement does not exist. At present, it is the Bureau for Standardization and Metrology which provides information on TBT measures.

On SPS measures:

- Ministry of Agriculture, Forestry and Water Economy

An enquiry point as foreseen in Article 10.1 and 10.3 of the TBT Agreement does not exist. At present, it is the Ministry of Agriculture, Forestry and Water Economy which provides information on SPS and TBT measures.

On sanitary measures for human health and life:

- Ministry of Health

An enquiry point as foreseen in Article 10.1 and 10.3 of TBT Agreement does not exist. At present, it is the Ministry of Health which provides information on SPS and TBT measures. The Ministry of Health plans to establish an enquiry point.

(c) Name and address of the agency dealing with consultations:

- Bureau of Standardization and Metrology

The name and address of the agencies dealing with consultations as foreseen in Article 14 of WTO Agreement on TBT is:

Ministry of Economy
Bote Botevski bb
91000 Skopje
The Republic of Macedonia
Tel.: +389
91 119 628, 112 834, 113 319
Fax: +389
91 111 541

Bureau of Standardization and Metrology
91000 Skopje, Samoilova 10
Republic of Macedonia
Tel.: +389
91 131 160, 131 102
Fax: +389
91 110 263

- Ministry of Agriculture, Forestry and Water Economy

Contact institution for all enquiries is the Ministry of Agriculture, Forestry and Waterworks. The address is:

Ministry of Agriculture, Forestry and Water Economy
Leninova 2
91000 Skopje
The Republic of Macedonia

- Ministry of Health

The Ministry of Health is competent for consulting as foreseen in Article 14 of the TBT Agreement. The address is:

Ministry of Health
50-ta Divizija bb
91000 Skopje
Republic of Macedonia

(d) none

(e) The scope of responsibility of the central government authorities in the area of notification requirements foreseen in Article 10.11 of the agreement and of individual government authorities, if the responsibility is divided among two or more such authorities;

- Bureau of Standardization and Metrology

The Bureau of Standardization and Metrology is the only central government authority responsible for notification requirements.

- Ministry of Agriculture, Forestry and Water Economy in respect to phytosanitary measures

There is no overlapping between two or more organizations in the area of SPS protection.

- Ministry of Agriculture, Forestry and Water Economy in respect to veterinary measures

The quality and sanitary control of raw materials, products and animal offal is carried out by veterinary inspectors (the Ministry of Agriculture, Forestry and Waterworks), market inspectors (the Ministry of Trade) and sanitary inspectors (the Ministry of Health).

- Ministry of Health in respect to sanitary measures

The Ministry of Health is responsible for notifications related to medications, remedial medicines and medical devices for human use, poisons (excluding poisons in use in the agriculture) and narcotics.

- (f) Measures and arrangements to ensure that national and sub-national authorities preparing new technical regulations or substantial amendments to existing ones, provide early information on their proposals;

Within the legal procedures for enactment of a law, the ministries responsible organize public debates on new measures (regulations) or measures (regulations) subject to amendments in order to provide timely information on the proposal.

According to the Macedonian legal system, enacted laws are published in the Official Gazette.

ANNEX 6

INFORMATION ON STATE TRADING

I Enumeration of State-Trading Enterprises

Directorate for Stock Reserves is the only enterprise in the Republic of Macedonia which is covered by the provisions of Article XVII. Products for which the Directorate is maintained are determined by the Government and vary according to the situation on the domestic and international market.

II Reason and Purpose for Introducing and Maintaining State-Trading Enterprises

The strategic reserves are governed by the Law on Stock Reserves adopted in 1987 (Official Gazette 47/87) and amended in 1993 (Official Gazette 13/93). A drafting of a new Law on Stock Reserves is underway and should be completed during year 2000. The Law on Stock Reserves is submitted to the WTO Secretariat, Accession Division, Office no. 1124 for examination by the WP members.

Strategic reserves are created to provide a supply of primary food and other products indispensable for the existence of the people of Macedonia. The products also include certain raw materials essential to the domestic production or products of a special interest for the defense of the country. The stocks are used in times of significant disorder and instability of the market, natural and other disasters and in a war situation.

III Description of the Functioning of State-Trading Enterprises

The interventions with strategic reserves in the market are carried out with the following measures: buying and selling goods from the stock reserves, lending goods, importing goods and purchase of certain agricultural products with the prescribed protective prices when the domestic market prices fall on or below the level of protective prices.

If the Directorate for Stock Reserves has a surplus of products that should be sold or the existing stock reserves should be replaced with new products, the Government of the Republic of Macedonia makes a decision upon proposal of the Directorate and sets the initial minimum price. The minimum price is determined to cover only expenses of the Directorate and not to accumulate profit. Products are offered in the market through a public tender.

Products from the stock reserves are not exported, but sold on the domestic market. Foreign tenders in 1999 and 2000 on small-leafed tobacco were an exception as large quantities of tobacco were bought out from producers. The Directorate also purchases wheat.

Private companies can import wheat and tobacco. The importation of wheat is subject to licence issued by the Ministry of Trade, while the importation of tobacco is under liberal regime.

IV Statistical Information

1. In its operation the DSR does not discriminate against domestic or foreign legal entities. All procurements and sales are carried out in conformity with the Law on Public Procurement, through public announcements and auctions.
2. Interventions of the DSR are carried out to avoid major distortions in the stability of supplies of essential products.

Thus, the Directorate for Stock Reserves buys out surpluses of agriculture and food products subject to protective prices prescribed by the Government of the Republic of Macedonia. This measure is taken to protect domestic producers when prices of their products fall below the level of the protective prices. The Government of the Republic of Macedonia determines the terms and the manner for implementation of this measure.

3. The DSR imports products when there is an actual or potential threat for distortion in the market, and when the stock reserves are below the prescribed level of products which might be necessary for intervening on the market and cannot be obtained on the domestic market.

1997 Imports				1997 Production
HS	Description	Quantity (kg)	Value (\$US)	Quantity (tons)
1001900050	Mercantile wheat	2,101,440	480,817	293,762
1701991000	White sugar	524,000	258,503	35,183
11340 2710000010	Aviation spirit	39,380	No data*	No data*
2710000013	Motor spirit: with octane number exceeding 95	2,880,812	822,035	97,307
2710000031	Gas oils: diesel fuels	16,469,506	3,978,134	122,690
2710000041	Fuel oils: with a sulphur content not exceeding 2% by weight.	7,272,003	986,980	128,894

1999 Imports				1999 Production
HS	Description	Quantity (kg)	Value (\$US)	Quantity (tons)
0207120000	Meat and edible offal of poultry, fresh, chilled or frozen	528,200	855,381	3,949

In 1998 the Directorate for Stock Reserves did not perform any import or export activities, while in 1997 and 1999 the Directorate performed only import activities.

* Data regarding production of aviation spirit are to be received for year 2000.

ANNEX 8

TRADE AGREEMENTS

A. List of Foreign Trade Agreements

	Agreement	Signed	Published	Enter into force
1.	Agreement on Trade and Economic Cooperation with the Russian Federation	28 May 1993	Official Gazette 49/93	28 October 1994
2.	Agreement on Trade and Economic Cooperation with the People 's Republic of China	31 May 1995	Official Gazette 60/95	14 April 1996
3.	Agreement on Trade and Economic Cooperation with Switzerland	8 January 1996	Official Gazette 17/96	1 September 1996
4.	Agreement on Trade and Economic Relations and Cooperation with Hungary	7 May 1996	Official Gazette 55/96	17 February 1997
5.	Agreement on Trade and Economic Cooperation with Romania	27 September 1996	Official Gazette 8/97	19 March 1997
6.	Agreement on Trade and Economic Cooperation with Ukraine	3 June 1997	Official Gazette 50/97	6 February 1998
7.	Agreement on Economic, Agricultural, Industrial, Technical and Technological Cooperation with Austria	6 June 1997	Official Gazette 55/97	1 July 1998
8.	Agreement on Trade with the Czech Republic	19 September 1997	Official Gazette 61/97	10 December 1997
9.	Agreement on Trade and Economic Cooperation with Albania	4 December 1997	Official Gazette 15/98	3 April 1998
10.	Agreement on Economic Cooperation and Trade with Poland	28 November 1996	Official Gazette 15/98	3 April 1998
11.	Agreement on Trade Cooperation with Malaysia	11 November 1997	Official Gazette 7/99	15 February 1999
12.	Agreement on Economic Development Cooperation with Taiwan	9 June 1999	Official Gazette 44/99	9 June 1999
13.	Agreement on Trade with Egypt	22 November 1999	Official Gazette 7/2000	Ratified by the Republic of Macedonia on 27 January 2000. Will enter into force upon ratification by Egypt.

B. List of Trade Agreements or parts of them which contain preferential trade provisions indicating by HS (2 digit) the tariff lines involved, the margin of preference granted, reciprocity provisions and details of any other preferential treatment.

	Country	Signed	Published	Enter into force
1.	The Republic of Slovenia	1 July 1996	Official Gazette No.48/96	1 December 1999 (the Agreement was implemented on temporary basis since the day of signing)
2.	The Federal Republic of Yugoslavia	4 September 1996	Official Gazette No. 59/96	31 January 1997
3.	The Republic of Croatia	9 May, 1997	Official Gazette No.28/97	30 October 1997
4.	The Republic of Turkey	7 September 1999	Official Gazette No.83/99	The implementation will start upon expiration of one month after the ratification by the Contracting Parties.
5.	The Republic of Bulgaria	13 October 1999	Official Gazette No.83/99	29 December 1999
6.	European Union – Cooperation Agreement	29 April 1997	Official Gazette No. 37/97	1 January 1998

The Republic of Macedonia has started negotiations on free trade agreements with the EFTA countries and Ukraine and plans to start negotiations with Romania in May 2000.

1. Free Trade Agreement with the Federal Republic of Yugoslavia

Article	Preferential Trade Provision	HS Tariff Line
3	<p style="text-align: center;"><u>Scope</u></p> <p>Provisions under this Chapter apply to products from Chapters 1 - 97 of the Harmonized Commodity Description and Coding System of the Contracting Parties except for used motor vehicles and trailers (HS 87 00).</p>	1 - 97
4	<p style="text-align: center;"><u>Customs Duties Applied on Imports</u></p> <p>1. The Contracting Parties agreed as follows :</p> <ul style="list-style-type: none"> - to abolish custom duties for products originating in the Contracting Parties. - to abolish special customs duties on imports of agricultural and food products originating in the Contracting Parties. <p>The Federal Republic of Yugoslavia will abolish other import duties (special taxes, special charges for settlement of tax burdening, and season customs).</p> <p>2. New customs duties and other import taxes and measures that have equal effect will not be included in the trade between the Contracting Parties.</p> <p>3. Custom evidence fee in amount of 1% will be payable.</p>	
5	<p style="text-align: center;"><u>Customs Duties Applied in Exports</u></p> <p>In their trade the Contracting Parties will not apply customs duties and other special charges on exports.</p>	
6	<p style="text-align: center;"><u>Quantitative Restrictions</u></p> <p>Quantitative restrictions on imports and exports and trade measures with equal effect will be abolished progressively, in accordance with Annex I.</p> <p>Quantitative restrictions on imports and exports and trade measures with equal effect will not be applied in trade between the Contracting Parties.</p>	

2. Free Trade Agreement between the Republic of Macedonia and the Republic of Slovenia.

Article	Preferential Trade Provision	HS Tariff Line
2	<p style="text-align: center;"><u>Scope</u></p> <p>Provisions of this Chapter refer to industrial products originating in the Contracting Parties. The term "industrial products" in the Agreement refers to products from Chapters 25 through 97 of the Harmonized Commodity Description and Coding System.</p>	25 – 29
3	<p style="text-align: center;"><u>Customs Duties Applied on Imports</u></p> <ol style="list-style-type: none"> 1. In their trade, the Contracting Parties shall introduce no additional import customs duties. 2. On the date of entry into force of the Agreement, the Republic of Slovenia shall abolish all customs duties for imports of goods originating in the Republic of Macedonia. 3. The Republic of Macedonia shall abolish all customs duties for imports of goods originating in the Republic of Slovenia, in accordance with Protocol 1. 	
4	<p style="text-align: center;"><u>Base Customs Duties</u></p> <ol style="list-style-type: none"> 1. Base customs duty for each product for which gradual cuts shall be applied and which is defined by this Agreement shall be the most favoured nation customs rate applied prior to the signing of the Agreement. 2. If after the entry into force of the Agreement, any duty cuts are applied on the basis of erga omnes, and this refers in particular to cuts pursuant to the Agreement on tariff concessions negotiated in the World Trade Organization, these customs rate cuts shall replace the base duties from paragraph 1 from the date of their entry into force, 3. Tariff cuts calculated in accordance with Article 2, shall be given in full numbers. 4. The Contracting Parties shall notify each other on their respective customs rates. 	
5	<p style="text-align: center;"><u>Special Charges</u></p> <ol style="list-style-type: none"> 1. No new special charges shall be introduced in the trade between the Contracting Parties. 2. The Republic of Macedonia shall abolish all special charges, with the exception of the 1% customs evidence fee, as stipulated in Protocol 1. 3. The Republic of Slovenia shall abolish all special charges applied on imports of goods originating in the Republic of Macedonia on the date of the entry into force of this Agreement. 	
6	<p style="text-align: center;"><u>Fiscal Charges</u></p> <p>The Contracting Parties shall not apply nor introduce any charges of fiscal nature.</p>	
7	<p style="text-align: center;"><u>Customs Duties and Special Charges Applied on Exports</u></p> <ol style="list-style-type: none"> 1. The Contracting Parties shall, in their mutual trade, introduce no new customs duties or special customs charges on exports. 	

8	<p>2. On the date of entry into force of this Agreement, the Contracting Parties shall abolish all mutual customs duties or special charges on exports.</p> <p style="text-align: center;"><u>Quantitative Restrictions on Imports and Measures of Equivalent Effect</u></p> <p>1. The Contracting Parties shall, in their trade, introduce no new quantitative import restrictions or measures of equivalent effect.</p> <p>2. All quantitative restrictions and measures of equivalent effect on imports of goods originating in the Contracting Parties shall be abolished on the date of entry into force of this Agreement.</p>	
9	<p style="text-align: center;"><u>Quantitative Restrictions on Export and Measures of Equivalent Effect</u></p> <p>1. The Contracting Parties shall, in their trade, introduce no new quantitative restrictions on exports or measures of equivalent effect.</p> <p>2. All quantitative restrictions and measures of equivalent effect on exports of goods originating in the Contracting Parties shall be abolished on the date of entry into force of this Agreement.</p>	
12	<p style="text-align: center;"><u>Exchange of Concessions</u></p> <p>1. The Contracting Parties shall mutually exchange concessions stated in Protocol 2, pursuant to the provisions of this Chapter and the provisions of the aforementioned Protocol.</p> <p>2. Taking into account the role of agriculture in all economies and the development of trade in agricultural and food products between the Contracting Parties, the special sensitivity of agricultural and food products, rules of the respective agricultural policy and the outcome of the multilateral trade negotiations within the General Agreement on Tariffs and Trade, the Contracting Parties shall examine the possibility of exchanging further concessions.</p>	1 – 24

3. Free Trade Agreement between the Republic of Macedonia and the Republic of Croatia.

Article	Preferential Trade Provision	HS Tariff Line
2	<p style="text-align: center;"><u>Scope</u></p> <p>The provisions of this Chapter refer to industrial products originating in the Contracting Parties. The term “industrial products” in the Agreement refers to products from Chapters 25 through 97 of the Harmonized Commodity Description and Coding System.</p>	25 – 97
3	<p style="text-align: center;"><u>Imports Customs Duties</u></p> <ol style="list-style-type: none"> 1. In their trade, the Contracting Parties shall introduce no additional customs duties on imports. 2. On the date of entry into force of the Agreement, the Republic of Macedonia shall abolish all customs duties on imports of products originating in the Republic of Croatia, with the exception of the 1% customs evidence fee. 3. On the date of entry into force of the Agreement, the Republic of Croatia shall abolish all customs duties on imports of products originating in the Republic of Macedonia, with the exception of the 1% customs evidence fee. 	
4	<p style="text-align: center;"><u>Special Customs Charges</u></p> <ol style="list-style-type: none"> 1. No new special customs charges shall be introduced in the trade between the Contracting Parties. 2. The Contracting Parties shall abolish all special customs charges on the date of entry into force of this Agreement. 	
5	<p style="text-align: center;"><u>Fiscal Charges</u></p> <p>The Contracting Parties shall not apply nor introduce any customs charges of fiscal nature.</p>	
6	<p style="text-align: center;"><u>Customs Duties and Special Custom Charges on Exports</u></p> <ol style="list-style-type: none"> 1. The Contracting Parties shall, in their trade, introduce no new customs duties or special customs charges on exports. 2. On the date of entry into force of this Agreement, the Contracting Parties shall abolish all customs duties or special customs charges on exports. 	
7	<p style="text-align: center;"><u>Quantitative Restrictions on Imports and Measures of Equivalent Effect</u></p> <ol style="list-style-type: none"> 1. The Contracting Parties shall, in their trade, introduce no new quantitative import restrictions or measures of equivalent effect. 2. All quantitative restrictions and measures of equivalent effect on imports of goods originating in the Contracting Parties shall be abolished on the date of entry into force of this Agreement. 	
8	<p style="text-align: center;"><u>Quantitative Restrictions on Exports and Measures of Equivalent Effect</u></p> <ol style="list-style-type: none"> 1. The Contracting Parties shall, in their trade, introduce no new quantitative restrictions on exports or measures of equivalent effect. 	1 - 24

11	<p>2. All quantitative restrictions and measures of equivalent effect on exports of goods originating in the Contracting Parties shall be abolished on the date of entry into force of this Agreement.</p> <p style="text-align: center;"><u>Exchange of Concessions</u></p> <p>1. The Contracting Parties shall exchange concessions stated in Protocol 1, pursuant to the provisions of this Chapter and the provisions of the aforementioned Protocol 1.</p> <p>2. Taking into account the role of agriculture in all economies and the development of trade in agricultural and food products between the Contracting Parties, special sensitivity of agricultural and food products, rules of the respective agricultural policy and the outcome of the multilateral trade negotiations within the General Agreement on Tariffs and Trade 1994, the Contracting Parties shall study the possibility to exchange further concessions.</p>	
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4. Free Trade Agreement between the Republic of Macedonia and the Republic of Turkey.

Article	Preferential Trade Provision	HS Tariff Line
3	<p style="text-align: center;"><u>Scope</u></p> <p>The provisions of this Chapter shall apply to products falling within Chapters 25 to 97 of Harmonized Commodity Description and Coding System with the exception of the products listed in Annex I.</p>	25 – 97
4	<p style="text-align: center;"><u>Customs Duties on Imports and Charges Having Equivalent Effect</u></p> <ol style="list-style-type: none"> 1. No new customs duties on imports or charges having equivalent effect shall be introduced in trade between the Parties from the date of entry into force of this Agreement. 2. Customs duties on imports applicable in Macedonia to products originating in Turkey shall be abolished, in accordance with Annex II to this Agreement. 3. Subject to special provisions laid down in Annex III to this Agreement, products originating in Macedonia shall be imported in Turkey free of customs duties or charges having equivalent effect. 4. Any changes in Turkish and Macedonian commitments to the European Communities in this regard shall be referred to the Joint Committee. 	
6	<p style="text-align: center;"><u>Customs Charges of Fiscal Nature</u></p> <p>The provisions of Article 4 shall also apply to customs charges of fiscal nature, except the customs evidence fee applied by Macedonia.</p>	
7	<p style="text-align: center;"><u>Customs Duties on Exports and Charges Having Equivalent Effect</u></p> <ol style="list-style-type: none"> 1. No new customs duties on exports or charges having equivalent effect shall be introduced in trade between the Parties. 2. All customs duties on exports and any charges having equivalent effect shall be abolished between the Parties upon entry into force of this Agreement. 	
8	<p style="text-align: center;"><u>Quantitative Restrictions on Imports and Measures Having Equivalent Effect</u></p> <ol style="list-style-type: none"> 1. No new quantitative restrictions on imports or measures having equivalent effect shall be introduced nor shall the existing ones be made more restrictive in the trade between the Parties from the date of entry into force of this Agreement. 2. All quantitative restrictions on imports and measures having equivalent effect shall be abolished between the Parties upon the date of entry into force of this Agreement, with the exception of textile products which are covered by the Memorandum of Understanding between the Government of Macedonia and the Government of Turkey signed on 27 October 1997. 	
11	<p style="text-align: center;"><u>Quantitative Restrictions on Exports and Measures Having Equivalent Effect</u></p> <ol style="list-style-type: none"> 1. No new quantitative restrictions on exports or measures having equivalent effect shall be introduced, nor shall the existing ones be made more restrictive in the trade between the Parties from the date of entry into force of this Agreement. 2. All quantitative restrictions on exports and any measures having equivalent effect shall be abolished between the Parties upon the date of entry into 	

	<p>force of this Agreement.</p> <p style="text-align: center;">Exchange of Concessions</p> <ol style="list-style-type: none">1. The Parties to this Agreement shall exchange concessions set forth in Protocol 1 in accordance with the provisions of this Chapter.2. Taking into account the role of agriculture in their respective economies, development of trade in agricultural products between the Parties, high sensitivity of agricultural products, rules of their respective agricultural policy, Parties shall examine in the Joint Committee the possibilities for future exchange of concessions.3. In pursuance of this objective, Protocol 1 providing for measures to facilitate trade in agricultural products has been concluded between the Parties.	<p style="text-align: center;">1 - 24</p>
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5. Free Trade Agreement between the Republic of Macedonia and the Republic of Bulgaria

Article	Preferential Trade Provision	HS Tariff Line
2	<p style="text-align: center;"><u>Scope</u></p> <p>The provisions of this Chapter shall apply to industrial products, originating in one of the Contracting Parties. For the purpose of this Agreement, the term "industrial products" means products falling under Chapters 25 to 97 of Harmonized Commodity Description and Coding System with the exception of the products listed in Annex I.</p>	25-97
3	<p style="text-align: center;"><u>Base Duties</u></p> <ol style="list-style-type: none"> 1. For trade exchange, covered by this Agreement, the Customs Tariff of the Republic of Bulgaria shall be applied to the classification of goods imported into the Republic of Bulgaria. The Customs Tariff of the Republic of Macedonia shall be applied to the classification of goods, imported into the Republic of Macedonia. 2. For each product the base rate of duty to which successive reductions set out in this Agreement are to be applied, shall be the most-favoured-nation rate applicable by the Contracting Parties on 1 January 1999. 3. If after this date, any tariff reduction is applied erga omnes, in particular reductions resulting from the tariff agreements under the Uruguay Round of the GATT 1994 and the Marrakech Agreement Establishing the WTO, the reduced rates shall replace the base rates under Paragraph 2 from the date of application of the reduction. 4. The reduced rates, calculated in accordance with Paragraph 2, shall be rounded off to the first decimal place. 5. The Contracting Parties shall mutually exchange information on their base rates. 	
4	<p style="text-align: center;"><u>Customs Duties on Imports</u></p> <ol style="list-style-type: none"> 1. No new customs duties on imports shall be introduced, nor shall those already applied be increased in trade between the Contracting Parties from the date of entry into force of this Agreement. 2. Customs duties on imports, applied in the Republic of Bulgaria on products originating in the Republic of Macedonia specified in Annex II, shall be progressively reduced and abolished in accordance with the timetable provided in this Annex. 3. Customs duties on imports, applied in the Republic of Macedonia on products originating in the Republic of Bulgaria, specified in Annex III, shall be progressively reduced and abolished in accordance with the timetable provided in this Annex. 	
5	<p style="text-align: center;"><u>Charges Equivalent to Duties</u></p> <ol style="list-style-type: none"> 1. No new charges, having an effect equivalent to customs duties on imports, shall be introduced in the trade between the Contracting Parties from the date of entry into force of this Agreement. 2. All charges, having an effect equivalent to customs duties on imports, shall be abolished on the date of entry into force of this Agreement. 	
6	<p style="text-align: center;"><u>Fiscal Charges</u></p> <p>The provisions of Article 4 shall also apply to customs charges of fiscal nature.</p>	

7	<p style="text-align: center;"><u>Customs Duties on Exports and Charges Having Equivalent Effect</u></p> <ol style="list-style-type: none"> 1. No new customs duties on exports or charges having equivalent effect, shall be introduced in the trade between the Contracting Parties. 2. On the date of entry into force of this Agreement, the Contracting Parties shall abolish all customs duties on exports and charges having equivalent effect between them. 	
8	<p style="text-align: center;"><u>Quantitative Restrictions on Exports and Measures Having Equivalent Effect</u></p> <ol style="list-style-type: none"> 1. No new quantitative restrictions on exports or measures having equivalent effect shall be introduced nor shall the existing measures be made more restrictive in the trade between the Contracting Parties from the date of entry into force of this Agreement. 2. All quantitative restrictions on exports from the Contracting Parties and measures having equivalent effect shall be abolished on the date of entry into force of this Agreement. 	
9	<p style="text-align: center;"><u>Quantitative Restrictions on Imports and Measures Having Equivalent Effect</u></p> <ol style="list-style-type: none"> 1. No new quantitative restrictions on imports or measures having equivalent effect shall be introduced nor shall the existing measures be made more restrictive in trade between the Contracting Parties from the date of entry into force of this Agreement. 2. All quantitative restrictions and measures having equivalent effect on imports shall be abolished on the date of entry into force of this Agreement. 	
12	<p style="text-align: center;"><u>Exchange of Concessions</u></p> <ol style="list-style-type: none"> 1. The Contracting Parties declare their readiness to foster, as far as their agricultural policies allow, the harmonious development of trade in agricultural products and discuss this issue periodically within the Joint Committee. 2. In pursuance of this objective, the Contracting Parties grant each other the concessions specified in Protocol A providing for measures to facilitate trade in agricultural products in accordance with the provisions of this Chapter and those laid down in the Protocol. 3. Taking into account: <ul style="list-style-type: none"> - the role of agriculture in their economies, - the development of trade in agricultural products between the Contracting Parties, - the particular sensitivity of agricultural products, - the rules of their agricultural policies, - the consequences of the multilateral trade negotiations under the GATT and the WTO, the Contracting Parties shall examine the possibilities of granting each other further concessions. 	1-24

6. The Cooperation Agreement between the Republic of Macedonia and the European Community

The Cooperation Agreement between the European Community and the Republic of Macedonia was signed April 29, 1997 and published in Official Gazette 37/97. It entered into force on January 1, 1998.

The Agreement contains provisions for non-reciprocal trade preferences for products originating from the Republic of Macedonia exported to the EU.

The Agreement contains Annexes A, B, C, D and E and Protocols 1, 2 and 3 as its integral parts.

Annex A contains a list of products for which the Agreement does not provide any tariff reductions.

Annex B contains a list of products that may be subject to a maximum duty rate to the amount of the Agricultural Component of the product according to the EU regulation no. 2658/87, and include food, processed food products and some chemical products.

Annex C contains a list of products subject to annual ceilings indicated against each product, and include footwear, aluminium profiles, Ferro-silicon, Ferro-silico-manganese, Ferro-chromium and zinc.

Annexes D and E contain lists of products subject to annual tariff quotas, ceilings and reference quantities indicated against each product and they include meat, and fresh, prepared or preserved fruits and vegetables.

Protocol 1 provides for additional trade arrangements for iron and steel subject to double-checking system.

Protocol 2 defines "origin of products" and the methods of administrative cooperation between the Contracting Parties.

Protocol 3 sets rules on the financial cooperation between the Contracting Parties.

According to Article 15, paragraphs 9 and 10 of the Agreement trade in textiles and trade in wine and spirits is defined by separate agreements. The Agreement between the European Union and the Republic of Macedonia on Trade in Textile Products was negotiated and signed in April 1997. In February 2000 the EU authorities decided to start negotiations with the Republic of Macedonia on a new Stabilization and Association Agreement. This Agreement will also include provisions on trade in textiles, and in wine and spirits. The negotiations are expected to start in April 2000.

Renegotiations

The Republic of Macedonia has started renegotiations on the Free Trade Agreements with the Federal Republic of Yugoslavia, the Republic of Croatia and the Republic of Slovenia. Changes and additions will be namely on the rules of origin, the procedure for allocation of tariff quotas for agricultural and food products, using the "first come-first served" principle, quantity of trade under tariff quotas and the level of customs rates for agricultural and food products. As these changes will have a certain impact in the domestic agricultural and food sector, it will be necessary to make adjustments in the development of new capacities.

Texts of all above-mentioned free trade agreements (with the exception of the EFTA) are available for consideration by the Working Party members in the WTO Secretariat, Accession Division, Office 1124.
