AGREEMENT BETWEEN THE
EUROPEAN ECONOMIC COMMUNITY AND
THE STATE OF ISRAEL

Corrigendum

Page 15 - Article 10, paragraph 2

The second sentence should be amended to read:

"If the system is modified, the Community shall grant to imports originating in
Israel an advantage comparable to that laid down in this Annex."

Pages 20 and 21

Articles 3 and 4 should be amended to read:

ARTICLE 3

1. Imports into Israel of the products included in lists 1, 2, 3, 4 and 5
shall be liberalized when originating in the Community.

2. Imports into Israel of products originating in the Community, other than
those referred to in paragraph 1, and which were liberalized at the time
of entry into force of this Agreement, shall remain so liberalized.

3. Upon the entry into force of this Agreement, Israel shall notify the
Community of the list of products referred to in paragraph 2 which were
liberalized at that time.

ARTICLE 4

1. Within two years following the entry into force of the Agreement, Israel
shall progressively liberalize the products included in list 6 which were subject
to quantitative restrictions at the time of entry into force of the Agreement.

2. As from the liberalization of one or more of those products, the customs
duties applicable on importation into Israel to such products originating in the
Community shall be those of the Israel customs tariff, reduced in the proportions
indicated for list 3 in Article 1, paragraph 1. Article 3 shall then apply also
to those products.

*English only/anglais seulement
3. Israel shall promptly notify the Community of any modification of the status of liberalization of the products included in list 6, and likewise of any measures taken in pursuance of paragraph 2.

Page 35

The second paragraph should be amended to read:

"In that event, the Community shall grant to imports of such products originating in Israel advantages comparable to those laid down in Annex I of the Agreement."