ANNEX I

List of products referred to in Articles 2 and 11:

ex	3502			Albumins, albuminates and other
H				albumin derivatives:
ex	3502	10		– Egg albumin:
U 11	3502	10000	91	Dried /e.g. in sheets, scales,
	2202		60 000 000	flakes, powders/
	3502	10	99	Other
ev	3502		,,	- Other
UX	3302	70		- Albumins, other than egg
				albumin:
				Milk albumin /lactalbumin/
			22.2	
	3502	90	51	Dried /e.g. in sheets, scales,
				flakes, powders/
	3502	90	59	Other
	4501			Natural cork, raw or simply
				prepared; waste cork;
				crushed, granulated or ground cork
	5201	00		Cotton, not carded or combed
	5301	P		The state of the s
	3301			Flax, raw or processed but not
				spun, flax tow and waste /incl.
				yarn waste and gartnetted stock/

True hemp /Cannabis sativa/, raw or processed but not spun; tow and waste of true hemp /incl. yarn

waste and gartnetted stock/

ANNEX II

/referred to in paragraph 2 of Article 5/

The Republic of Slovenia shall gradually abolish on its imports from the Slovak Republic the following charge having an effect equivalent to customs duties applied in 1993 on ad valorem basis, so that each year specified below shall be applied as follow:

5302

- 15% import tax on imports of used automobiles and motor vehicles for the transportation of goods

1994	1995	•	from	1.	1.	1996
15 %	15%		_			

ANNEX III

/referred to in paragraph 2 of Article 8/

The Slovak Republic shall abolish, at the latest by 1 January 2001 quantitative restrictions on imports and measures having an equivalent effect thereto on products originating in the Republic of Slovenia listed below.

Heading No.	CN Code	Description of products
-	0808 10 31 - 0808 10 89	Apples
	2612 10	Uranium ores and concentrates
2701		Coal, briquettes, ovoids and similar solid fuels manufactured from coal - Coal suitable for coking - Coal for the production of energy
2702		Lignite, whether or not aglomerated excluding jet
2844	2044 10 00	Radioactive chemical elements and radioactive isotopes /including the fissile or fertile chemical elements and isotopes/ and their compounds
	2844 10 00	 Natural uranium and its compounds, alloys, dispersions /including cermets/, ceramic products and mixtures containing natural uranium or natural uranium compounds
	2844 20	- Uranium enriched in U235 and its compounds, plutonium and its compounds, alloys, dispersions /including cermets/, ceramic products and mixtures containing uranium enriched in U235, plutonium or compounds of these products

Heading No.	CN Code	Description of products		
	2844 50 00	Spent /irradiated/ fuel elements /cartridges/ of nuclear reactors		
4707	8401 30 00	Waste and scrap of paper or paper-board Fuel elements /cartridges/, non-irradiated		

ANNEX IV

/referred to in paragraph 1 of Article 10/

PROCEDURE

FOR THE NOTIFICATION OF DRAFT TECHNICAL REGULATIONS

Article 1

For the purpose of this procedure the following meanings shall apply:

/a/ "Technical specification": a specification contained in a document which lays down the characteristic required of a product such as level of quality, performance, safety or dimensions, including the requirements applicable to the product as regards terminology, symbols, testing and test methods, packaging, marking or labelling;

/b/ "Technical regulations": technical specifications, including the relevant administrative provisions, the observance of which is compulsory, de iure or de facto, in the case of marketing or use in a contracting Party or in a major part of it, except those laid down by local authorities:

/c/ "Draft technical regulation": the text of a technical specification including administrative provisions, formulated with the aim of enacting it or of ultimately having it enacted as a technical regulation, the text being in a stage of preparation at which substantial amendments can still be made;

/d/ "Products": all goods covered by this Agreement.

Article 2

1. The notification shall:

/a/ include the full text of the draft technical regulations both in the original language and in a full translation or a summary into English;

/b/ indicate whether the draft technical regulation is identical with a technical specification in the subject matter concerned, worked out by an international or regional body, or whether it deviates from such specifications; when deviating from such specifications the reasons for the deviations shall be given:

/c/ state the name and address of the national authority competent to give further information on the regulation:

/d/ include the envisaged date of entry into force.

2. Where a draft technical regulation merely transposes the full text of an international or European standard, information regarding the relevant standard shall suffice.

- Article 3

Each contracting Party may ask for further information on a draft technical regulation notified in accordance with this procedure.

Article 4

- 1. The contracting Party may make comments upon the communicated draft technical regulations.
- 2. The contracting Parties shall exchange information on their Enquiry Points.

Article 5

The time-limit for comments on notifications shall be three months from the date of receipt by the contracting Party of the text of the draft regulation. During this period the draft technical regulation may not be adopted.

Article 6

An additional notification shall indicate to what extent it has been possible to take account of any comments received from the contracting Party, any change of substance made as compared with the notified draft, as well as the date of entry into force of the regulation.

Article 7

The standstill period of three months shall however not apply when for urgent reasons relating to the protection of public health or safety, the protection of health and life of animals or plants, the competent authorities are obliged to prepare technical regulations in a very short period of time in order to enact or introduce them immediately without any consultations being possible. The reasons which warrant the urgency of the measures taken shall be given.

Article 8

The contracting Parties shall, within the framework of this Agreement, hold regular consultations to ensure satisfactory functioning of the procedure.

ANNEX V

/referred to in paragraph 1 of Article 25/

ON INTELLECTUAL PROPERTY

The multilateral Agreements mentioned in paragraph 1 of Article 25 are the following:

- Paris Convention of 20 March 1883 for the Protection of Industrial Property /Stockholm Act, 1967/;
- Berne Convention of 9 September 1886 for the Protection of Literary and Artistic Works /Paris Act, 1971/;
- International Convention of 26 October 1961 for the Protection of Performers, Producers of Phonograms and Broadcasting Organizations /Rome Convention/;
 - European Patent Convention of 5 October 1973.