

**AGREEMENT BETWEEN
THE EFTA STATES AND THE KINGDOM OF MOROCCO**

TABLE OF CONTENTS

	Page
AGREEMENT	
Preamble	III
Article 1 Objectives	IV
Article 2 Scope	V
Article 3 Rules of origin and co-operation in customs administration	V
Article 4 Customs duties on imports and charges having equivalent effect	V
Article 5 Basic duties	VI
Article 6 Customs duties of a fiscal nature	VI
Article 7 Customs duties on exports and charges having equivalent effect	VI
Article 8 Quantitative restrictions on imports or exports and measures having equivalent effect	VII
Article 9 General exceptions	VII
Article 10 State monopolies	VII
Article 11 Technical regulations	VIII
Article 12 Trade in agricultural products	VIII
Article 13 Internal taxation and regulations	IX
Article 14 Payments and transfers	IX
Article 15 Public procurement	IX
Article 16 Protection of intellectual property	X
Article 17 Rules of competition concerning undertakings	X
Article 18 State aid	XI
Article 19 Dumping	XI
Article 20 Emergency action on imports of particular products	XI
Article 21 Structural adjustment	XII
Article 22 Re-export and serious shortage	XIII
Article 23 Balance of payments difficulties	XIII
Article 24 Arbitration procedure	XIV
Article 25 Procedure for the application of safeguard measures	XIV
Article 26 Security exceptions	XV
Article 27 Evolutionary clause	XVI
Article 28 Services and Investment	XVI
Article 29 Technical assistance	XVII
Article 30 The Joint Committee	XVII
Article 31 Procedures of the Joint Committee	XVII
Article 32 Fulfilment of obligations	XVIII
Article 33 Relation between this Agreement and the WTO Agreement	XVIII

	Page	
Article 34	Annexes and Protocols	XVIII
Article 35	Trade relations governed by this Agreement	XIX
Article 36	Territorial application	XIX
Article 37	Customs unions, free trade areas, frontier trade and other preferential agreements	XIX
Article 38	Amendments	XIX
Article 39	Accession	XIX
Article 40	Withdrawal and expiration	XX
Article 41	Entry into force	XX
Article 42	Depositary	XX

RECORD OF UNDERSTANDING

ANNEXES AND PROTOCOLS

Annex I	Referred to in sub-paragraph (a) of Article 2 Products not covered by the Agreement
Annex II	Referred to in sub-paragraph (c) of Article 2 Fish and other marine products
Annex III	Referred to in Article 4 Customs duties on imports and charges having equivalent effect Table A Table B Table C Table D Table E Table F (<i>deleted</i>)
Annex IV	Referred to in paragraph 3 of Article 8 Quantitative restrictions on imports or exports and measures having equivalent effect (<i>deleted</i>)
Annex V	Referred to in Article 16 Protection of intellectual property
Annex VI	On the interpretation of Article 18 State Aid
Annex VII	Rules for the implementation of Article 18(3) State Aid
Annex VIII	Referred to in paragraph 2 of Article 24 Constitution and functioning of the arbitral tribunal

Protocol A	Referred to in sub-paragraph (b) of Article 2 Processed agricultural products
	Table I:
	Table II: Iceland
	Table III: Liechtenstein, Switzerland
	Table IV: Norway
	Table V: Morocco
Protocol B	Concerning the definition of the concept of "Originating Products" and methods of administrative co-operation
	Title I: General provisions
	Title II: Definition of the concept of "originating product"
	Title III: Territorial requirements
	Title IV: Proof of origin
	Title V: Arrangements for administrative co-operation
	Title VI: Final provisions
	 ANNEX I: Introductory Notes
	 ANNEX II: List of working or processing required to be carried out on non-originating materials in order that the product manufactured can obtain originating status
	 ANNEX III A: Specimens of movement certificate EUR.1 and application for a movement certificate EUR.1
	 ANNEX III B: Specimens of movement certificate EUR-MED and application for a movement certificate EUR-MED
	 ANNEX IVA: Text of the invoice declaration
	 ANNEX IVB: Text of the invoice declaration EUR-MED
	 ANNEX V: List of countries or territories in the Euro-Mediterranean partnership.
Protocol C	Monopolies not adjusted in accordance with Article 10 Liechtenstein/Switzerland
Protocol D	Concerning the treatment that may be applied by Liechtenstein and Switzerland to imports of certain products subject to the scheme for building up compulsory reserves
Protocol E	Referred to in Article 36 Territorial application