

**GENERAL AGREEMENT ON TARIFFS AND TRADE  
ACCORD GÉNÉRAL SUR LES TARIFS DOUANIERS ET LE COMMERCE**

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**PROTOCOL**

**FOR THE ACCESSION OF ISRAEL  
TO THE GENERAL AGREEMENT ON TARIFFS  
AND TRADE**

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**PROTOCOLE**

**D'ACCESSION D'ISRAËL  
A L'ACCORD GÉNÉRAL SUR LES TARIFS DOUANIERS  
ET LE COMMERCE**

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6 April 1962

Geneva

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THE CONTRACTING PARTIES TO THE  
GENERAL AGREEMENT ON TARIFFS AND TRADE

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LES PARTIES CONTRACTANTES A L'ACCORD GENERAL  
SUR LES TARIFS DOUANIERS ET LE COMMERCE

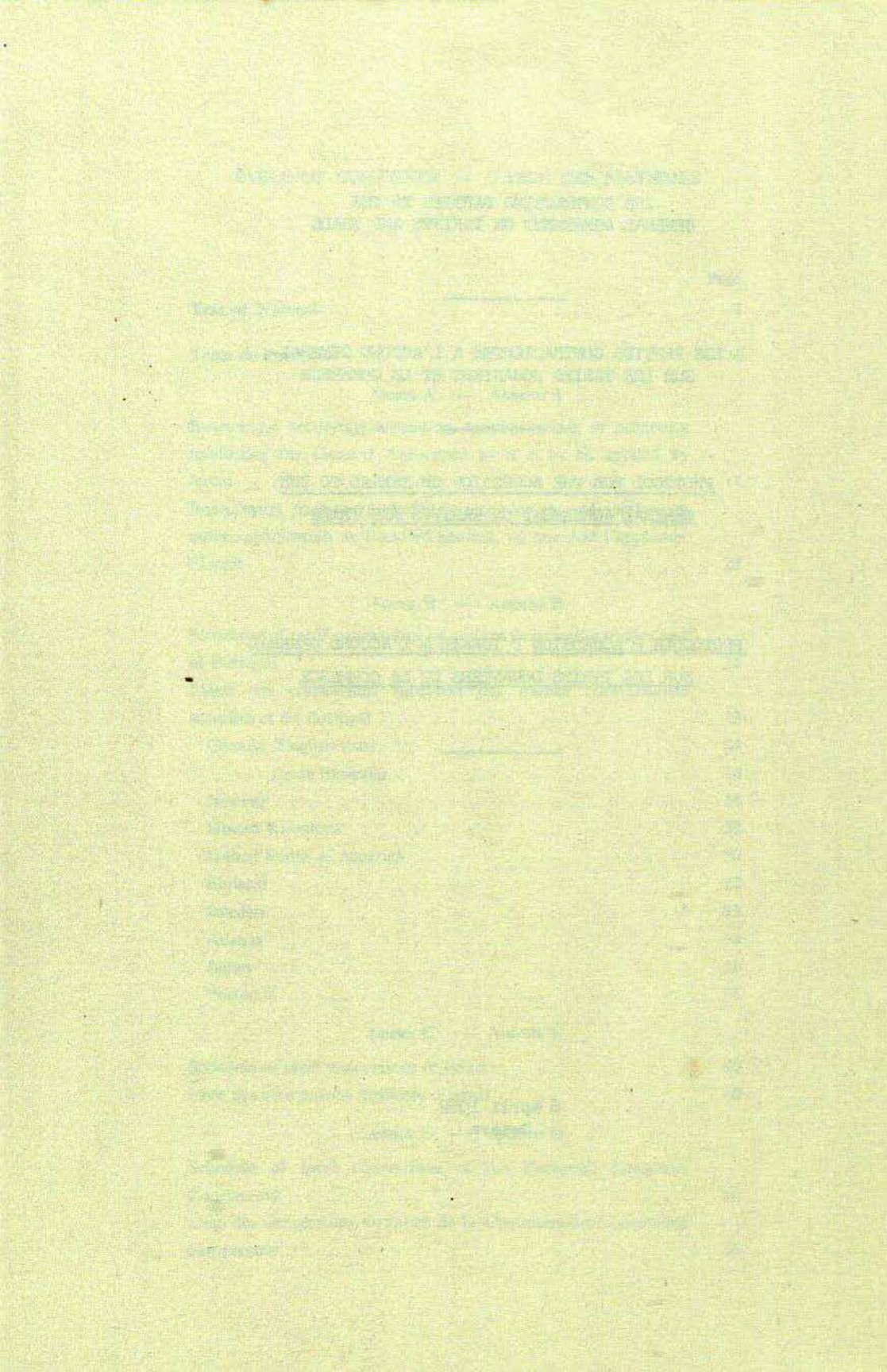
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PROTOCOL FOR THE ACCESSION OF ISRAEL TO THE  
GENERAL AGREEMENT ON TARIFFS AND TRADE

PROTOCOLE D'ACCESSION D'ISRAEL A L'ACCORD GENERAL  
SUR LES TARIFS DOUANIERS ET LE COMMERCE

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6 April 1962  
Geneva



PROTOCOL FOR THE ACCESSION OF ISRAEL TO THE  
GENERAL AGREEMENT ON TARIFFS AND TRADE

The governments which are contracting parties to the General Agreement on Tariffs and Trade (hereinafter referred to as "contracting parties" and "the General Agreement", respectively), the Government of Israel (hereinafter referred to as "Israel"), the Government of Portugal (hereinafter referred to as "Portugal") and the European Economic Community,

HAVING regard to the result of the negotiations directed towards the accession of Israel to the General Agreement,

HAVE through their representatives agreed as follows:

Part I - General

1. Israel shall, upon entry into force of this Protocol with respect to it pursuant to sub-paragraph (a) (1) of paragraph 9, become a contracting party to the General Agreement, as defined in Article XXXII thereof, and shall apply provisionally, and subject to this Protocol:

(a) Parts I and III of the General Agreement, and

(b) Part II of the General Agreement to the fullest extent not inconsistent with its legislation existing on 29 May 1959, the date of the Declaration providing for the provisional accession of Israel to the General Agreement; the obligations incorporated in paragraph 1 of Article I by reference to Article III and those incorporated in paragraph 2(b) of Article II by reference to Article VI shall be considered as falling within Part II for the purpose of this paragraph.

2. (a) The provisions of the General Agreement to be applied by Israel shall, except as is provided in this Protocol, be the provisions contained in the text annexed to the Final Act of the second session of the Preparatory Committee of the United Nations Conference on Trade and Employment, as rectified, amended, supplemented, or otherwise modified by the instruments at least partially in effect on the date of this Protocol listed in Annex A to this Protocol: Provided this does not mean that Israel undertakes to apply a provision of any such instrument prior to the effectiveness of such provision pursuant to the terms of the instrument.

(b) In each case in which paragraph 6 of Article V, sub-paragraph 4(d) of Article VII, and sub-paragraph 3(c) of Article X of the General Agreement refer to the date of that Agreement, the applicable date in respect of Israel shall be 29 May 1959, the date of the Declaration providing for the Provisional Accession of Israel to the General Agreement.

Part II - Schedules

3. The schedule in Annex B relating to any contracting party or to Portugal shall, upon the entry into force of this Protocol with respect to such contracting party or Portugal, become a schedule to the General Agreement relating to that contracting party or Portugal.

4. The schedule in Annex C shall, upon the entry into force of this Protocol with respect to Israel, become a schedule to the General Agreement relating to Israel.

5. The schedule in Annex D relating to the European Economic Community shall, upon the entry into force of this Protocol with respect to the Community, become a schedule to the General Agreement relating to the European Economic Community.

6. (a) In each case in which paragraph 1 of Article II of the General Agreement refers to the date of that Agreement:

(i) The applicable date in respect of each product which is the subject of a concession provided for in the schedule annexed to this Protocol of Israel or of Portugal, or of a contracting party, if such product was not the subject of a concession provided for in the same part or section, of a schedule to the General Agreement of such contracting party on 1 September 1960, shall be the date of this Protocol.

(ii) The applicable date in respect of each product which is the subject of a concession provided for in the schedule of the Community shall, when imported into the Kingdom of Belgium, the French Republic, the Federal Republic of Germany, the Republic of Italy, the Grand Duchy of Luxembourg, or the Kingdom of the Netherlands, be:

(I) If the product was provided for in Part I of a schedule (or of a relevant section of a schedule) applicable to such contracting party on 1 September 1960: the date of the instrument by which such product was first provided for therein.

Provided, that a concession on such product has been continuously in effect since the entry into force of the concession provided for in such instrument.

(II) If the product was not so provided for on 1 September 1960: the date of this Protocol.

(b) For the purpose of the reference in paragraph 6(a) of Article II of the General Agreement to the date of that Agreement, the applicable date in respect of the schedules annexed to this Protocol shall be the date of this Protocol.

7. Israel shall be free at any time to withhold or to withdraw in whole or in part any concession provided for in the schedule contained in Annex C to this Protocol, which it determines to have been initially negotiated with a contracting party, Portugal, or the European Economic Community, the schedule of which, annexed to this Protocol, has not yet become a schedule to the General Agreement: Provided that:

(a) Written notice of any such withholding of a concession shall be given to the CONTRACTING PARTIES within thirty days after the date of such withholding.

(b) Written notice of intention to make any such withdrawal of a concession shall be given to the CONTRACTING PARTIES at least thirty days before the date of such intended withdrawal.

(c) Consultations shall be held, upon request, with any contracting party, Portugal, or the European Economic Community, the relevant schedule relating to which has become a Schedule to the General Agreement and which has a substantial interest in the product involved.

(d) Any concession so withheld or withdrawn shall be applied on and after the day on which the schedule of the contracting party, Portugal, or the European Economic Community, with which such concession was initially negotiated becomes a Schedule to the General Agreement, or, if it should be a later date, on and after the thirtieth day following the day on which this Protocol shall have been accepted by such contracting party, Portugal or the European Economic Community.

### Part III - Final Provisions

8. (a) This Protocol shall be deposited with the Executive Secretary of the CONTRACTING PARTIES. It shall be open to acceptance, by signature or otherwise, by Israel, by contracting parties, by Portugal, and by the European Economic Community.

(b) Acceptance of this Protocol by Israel shall constitute final action to become a party to each of the following instruments:

(i) Protocol Amending Part I and Articles XXIX and XXX, Geneva, 10 March 1955;

(ii) Fifth Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 3 December 1955;

(iii) Sixth Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 11 April 1957;

(iv) Seventh Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 30 November 1957;

(v) Protocol Relating to the Negotiations for the Establishment of New Schedule III - Brazil, Geneva, 31 December 1958;

(vi) Eighth Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 18 February 1959; and

(vii) Ninth Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 17 August 1959.

9. (a) This Protocol shall enter into force:

(i) For Israel on the thirtieth day following the day upon which it shall have been accepted by Israel.

(ii) For any contracting party, Portugal or the European Economic Community on the thirtieth day following the day upon which it shall have been accepted by that contracting party, Portugal, or the European Economic Community, or on such earlier date following such acceptance as may be notified to the Executive Secretary in writing at the time of such acceptance: Provided that the date of entry into force for any contracting party, Portugal, or the European Economic Community shall not be earlier than the date of entry into force for Israel.

(b) Israel, which has become a contracting party to the General Agreement pursuant to paragraph 1 of this Protocol, may accede to the General Agreement upon the applicable terms of this Protocol by deposit of an instrument of accession with the Executive Secretary. Such accession shall take effect on the day on which the General Agreement enters into force pursuant to Article XXVI or on the thirtieth day following the day of the deposit of the instrument of accession, whichever is the later. Accession to the General Agreement pursuant to this paragraph shall, for the purposes of paragraph 2 of Article XXXII of that Agreement, be regarded as acceptance of the Agreement pursuant to paragraph 4 of Article XXVI thereof.

10. Israel may withdraw its provisional application of the General Agreement, prior to its accession thereto pursuant to sub-paragraph (b) of paragraph 9, and such withdrawal shall take effect on the sixtieth day following the day on which written notice thereof is received by the Executive Secretary.

11. The Executive Secretary shall promptly furnish a certified copy of this Protocol, a notification of each acceptance thereof pursuant to sub-paragraph (a) of paragraph 8, of the accession of Israel to the General Agreement pursuant to sub-paragraph (b) of paragraph 9, and of each notice or notification pursuant to sub-paragraph (a) or (b) of paragraph 7, sub-paragraph (a) of paragraph 9, or paragraph 10 to each contracting party, to Israel to each other government which has negotiated during the 1960-61 Tariff Conference for accession to the General Agreement, to the European Economic Community, to each government which shall have acceded provisionally to the General Agreement, and to each other government with respect to which an instrument establishing special relations with the CONTRACTING PARTIES to the General Agreement shall have entered into force.

DONE at Geneva, this sixth day of April, one thousand nine hundred and sixty-two, in a single copy in the English and French languages, both texts being authentic except as otherwise specified with respect to Schedules annexed hereto.

PROTOCOLE D'ACCESSION D'ISRAËL A L'ACCORD GÉNÉRAL  
SUR LES TARIFS DOUANIERS ET LE COMMERCE

Les gouvernements qui sont parties contractantes à l'Accord général sur les tarifs douaniers et le commerce (dénommés ci-après "les parties contractantes" et "l'Accord général" respectivement), le gouvernement d'Israël (dénommé ci-après "Israël"), le gouvernement du Portugal (dénommé ci-après "le Portugal"), et la Communauté économique européenne,

EU EGARD au résultat des négociations en vue de l'accession d'Israël à l'Accord général,

SONT CONVENUS, par l'intermédiaire de leurs représentants, des dispositions suivantes:

Première Partie - Dispositions générales

1. A compter du jour où le présent Protocole entrera en vigueur à son égard conformément à l'alinéa a) 1) du paragraphe 9, Israël deviendra partie contractante à l'Accord général au sens de l'article XXXII dudit Accord et appliquera, à titre provisoire et sous réserve des dispositions du présent Protocole:

a) Les parties I et III de l'Accord général;

b) La partie II de l'Accord général dans toute la mesure compatible avec sa législation existante le 29 mai 1959, c'est-à-dire à la date de la Déclaration concernant l'accession provisoire d'Israël à l'Accord général; les obligations inscrites au paragraphe premier de l'article premier par référence à l'article III et celles qui sont inscrites au paragraphe 2 b) de l'article II par référence à l'article VI seront considérées, aux fins du présent paragraphe, comme rentrant dans le cadre de la partie II.

2 a) Les dispositions de l'Accord général qui devront être appliquées par Israël seront, sauf dispositions contraires du présent Protocole, celles qui figurent dans le texte annexé à l'Acte final de la deuxième session de la Commission préparatoire de la Conférence des Nations Unies sur le Commerce et l'Emploi, telles que ces dispositions auront été rectifiées, amendées, complétées ou autrement modifiées par les instruments au moins partiellement en vigueur à la date du présent Protocole qui sont énumérés dans l'annexe A dudit Protocole: étant entendu que la présente clause n'engage pas Israël à appliquer telle ou telle disposition d'un quelconque de ces instruments avant que cette disposition ait pris effet conformément audit instrument;

b) Dans chaque cas où le paragraphe 6 de l'article V, l'alinéa d) du paragraphe 4 de l'article VII et l'alinéa c) du paragraphe 3 de l'article X de l'Accord général mentionnent la date dudit Accord, la date applicable en ce qui concerne Israël sera le 29 mai 1959, date de la Déclaration concernant l'accession provisoire d'Israël à l'Accord général.

Deuxième Partie - Listes

3. Toute liste de l'annexe B relative à une partie contractante ou au Portugal deviendra liste de cette partie contractante ou du Portugal, annexée à l'Accord général, dès l'entrée en vigueur du présent Protocole pour ladite partie contractante ou le Portugal.

4. La liste de l'annexe C deviendra liste d'Israël, annexée à l'Accord général, dès l'entrée en vigueur du présent Protocole pour Israël.

5. La liste de l'annexe D relative à la Communauté économique européenne deviendra liste de la Communauté économique européenne, annexée à l'Accord général, dès l'entrée en vigueur du présent Protocole pour la Communauté.

6. a) Dans chaque cas où le paragraphe 1 de l'article II de l'Accord général mentionne la date dudit Accord:

i) La date applicable sera la date du présent Protocole en ce qui concerne chaque produit qui fait l'objet d'une concession reprise dans la liste, annexée au présent Protocole, d'Israël, du Portugal ou d'une partie contractante, si ce produit ne faisait pas l'objet, au 1er septembre 1960, d'une concession reprise dans la même partie ou section d'une liste annexée à l'Accord général concernant ladite partie contractante.

ii) La date applicable en ce qui concerne chaque produit qui fait l'objet d'une concession reprise dans la liste de la Communauté sera, lors de l'importation dans la République fédérale d'Allemagne, le Royaume de Belgique, la République française, la République italienne, le Grand-Duché de Luxembourg ou le Royaume des Pays-Bas:

I) Si le produit figurait dans la première partie d'une liste (ou d'une section pertinente d'une liste) applicable le 1er septembre 1960 à cette partie contractante: la date de l'instrument par lequel ce produit a été pour la première fois porté dans la liste: sous réserve que le produit ait toujours fait l'objet d'une concession effective depuis l'entrée en vigueur de la concession prévue dans ledit instrument.

II) Dans tous les autres cas: la date du présent Protocole.

b) Aux fins de la référence qui est faite à la date de l'Accord général au paragraphe 6 a) de l'article II dudit Accord, la date applicable à l'égard des listes annexées au présent Protocole sera celle du présent Protocole.

7. Israël aura à tout moment la faculté de suspendre ou de retirer, en tout ou en partie, toute concession reprise dans la liste de l'annexe C au présent Protocole, motif pris que cette concession aurait été négociée primitivement avec une partie contractante, le Portugal ou la Communauté économique européenne, dont la liste annexée au présent Protocole ne serait pas encore devenue liste annexée à l'Accord général.  
Toutefois,

a) Toute suspension de concession à ce titre doit être notifiée par écrit aux PARTIES CONTRACTANTES dans les trente jours qui suivent la date de cette suspension.

b) Toute intention de retirer une concession à ce titre doit être notifiée par écrit aux PARTIES CONTRACTANTES trente jours au moins avant la date prévue pour le retrait de la concession.

c) Il sera procédé, sur demande, à des consultations avec toute partie contractante, le Portugal ou la Communauté économique européenne, dont la liste sera devenue liste annexée à l'Accord général et qui sera intéressé de façon substantielle au produit en cause.

d) Toute suspension ou tout retrait ainsi effectué cessera d'être appliqué à compter du jour où la liste de la partie contractante, du Portugal ou de la Communauté économique européenne, avec qui la concession aura été négociée primitivement, deviendra liste annexée à l'Accord général et au plus tard à compter du trentième jour qui suivra la date de l'acceptation du présent Protocole par ladite partie contractante, le Portugal ou la Communauté économique européenne.

#### Troisième Partie - Dispositions finales

8. a) Le présent Protocole sera déposé auprès du Secrétaire exécutif des PARTIES CONTRACTANTES. Il sera ouvert à l'acceptation, moyennant signature ou autrement, d'Israël, des parties contractantes, du Portugal et de la Communauté économique européenne.

b) L'acceptation du présent Protocole par Israël constituera la mesure finale nécessaire pour devenir partie à chacun des instruments suivants:

- i) Protocole portant amendement de la Partie I et des articles XXIX et XXX, Genève, 10 mars 1955;
- ii) Cinquième Protocole de rectification et de modification des listes, Genève, 3 décembre 1955;
- iii) Sixième Protocole de rectification et de modification des listes, Genève, 11 avril 1957;
- iv) Septième Protocole de rectification et de modification des listes, Genève, 30 novembre 1957;
- v) Protocole concernant les négociations en vue de l'établissement d'une nouvelle Liste III - Brésil, Genève, 31 décembre 1958;
- vi) Huitième Protocole de rectification et de modification des listes, Genève, 18 février 1959;
- vii) Neuvième Protocole de rectification et de modification des listes, Genève, 17 août 1959.

9. a) Le présent Protocole entrera en vigueur:

- i) Pour Israël, le trentième jour qui suivra la date à laquelle il aura été accepté par Israël.
  - ii) Pour toute partie contractante, le Portugal ou la Communauté économique européenne, le trentième jour qui suivra la date à laquelle il aura été accepté par cette partie contractante, par le Portugal ou par la Communauté économique européenne, ou à la date plus rapprochée de cette acceptation qui aura été notifiée par écrit le cas échéant au Secrétaire exécutif au moment de ladite acceptation, sous réserve que l'entrée en vigueur pour une partie contractante, le Portugal ou la Communauté économique européenne ne précède pas l'entrée en vigueur pour Israël.
- b) Israël, qui est devenu partie contractante à l'Accord général conformément au paragraphe premier du présent Protocole, pourra accéder audit Accord aux conditions applicables fixées dans le présent Protocole, en déposant un instrument d'accèsion auprès du Secrétaire exécutif. Cette accession prendra effet soit le jour où l'Accord général entrera en vigueur en application de l'article XXVI, soit le trentième jour qui suivra celui du dépôt de l'instrument d'accèsion, si cette date est postérieure à la première. L'accèsion à l'Accord général conformément au présent paragraphe sera considérée, aux fins d'application du paragraphe 2 de l'article XXXII dudit Accord, comme une acceptation de l'Accord aux termes du paragraphe 4 de l'article XXVI dudit Accord.

10. Il sera loisible à Israël de mettre fin à l'application provisoire de l'Accord général avant d'y accéder conformément à l'alinéa b) du paragraphe 9, et cette dénonciation prendra effet à l'expiration d'un délai de soixante jours à compter de la date à laquelle le Secrétaire exécutif en aura reçu notification par écrit.

11. Le Secrétaire exécutif transmettra sans retard une copie certifiée conforme du présent Protocole à chaque partie contractante, à Israël, à chaque autre gouvernement qui aura négocié son accession à l'Accord général au cours de la Conférence tarifaire de 1960-61, à la Communauté économique européenne, à chaque gouvernement qui aura accédé provisoirement à l'Accord général et à tout autre gouvernement pour lequel un instrument établissant des relations spéciales avec les PARTIES CONTRACTANTES à l'Accord général sera entré en vigueur; il leur notifiera chaque acceptation dudit Protocole conformément à l'alinéa a) du paragraphe 8, l'accession d'Israël à l'Accord général conformément à l'alinéa b) du paragraphe 9 et chaque notification ou avis signifiés conformément à l'alinéa a) ou b) du paragraphe 7, à l'alinéa a) du paragraphe 9, ou au paragraphe 10.

Fait à Genève le six avril mil neuf cent soixante-deux, en un seul exemplaire en langues française et anglaise, les deux textes faisant également foi, sauf indication du contraire en ce qui concerne les listes ci-jointes.

*For the Commonwealth of Australia:*

*Pour le Commonwealth d'Australie:*

*For the Republic of Austria:*

*Pour la République d'Autriche:*

*For the Kingdom of Belgium:*

*Pour le Royaume de Belgique:*

*For the United States of Brazil:*

*Pour les Etats-Unis du Brésil:*

*For the Union of Burma:*

*Pour l'Union Birmane:*

*For the Kingdom of Cambodia:*

*Pour le Royaume du Cambodge:*

*For Canada:*

*Pour le Canada:*

*For Ceylon:*

*Pour Ceylan:*

*For the Republic of Chile:*

*Pour la République du Chili:*

*For the Republic of Cuba:*

*Pour la République de Cuba:*

*For the Czechoslovak Socialist Republic:*

*Pour la République socialiste tchécoslovaque:*

*For the Kingdom of Denmark:*

*Pour le Royaume de Danemark:*

*For the Dominican Republic:*

*Pour la République Dominicaine:*

*For the European Economic Community:*

*Pour la Communauté économique européenne:*

*For the Republic of Finland:*

*Pour la République de Finlande:*

*For the French Republic:*

*Pour la République française:*

<i>For the Federal Republic of Germany:</i>	<i>Pour la République fédérale d'Allemagne:</i>
<i>For Ghana:</i>	<i>Pour le Ghana:</i>
<i>For the Kingdom of Greece:</i>	<i>Pour le Royaume de Grèce:</i>
<i>For the Republic of Haiti:</i>	<i>Pour la République d'Haïti:</i>
<i>For India:</i>	<i>Pour l'Inde:</i>
<i>For the Republic of Indonesia:</i>	<i>Pour la République d'Indonésie:</i>
<i>For Israel:</i>	<i>Pour Israël:</i>
<i>For the Republic of Italy:</i>	<i>Pour la République d'Italie:</i>
<i>For Japan:</i>	<i>Pour le Japon:</i>
<i>For the Grand-Duchy of Luxembourg:</i>	<i>Pour le Grand-Duché de Luxembourg:</i>
<i>For the Federation of Malaya:</i>	<i>Pour la Fédération de Malaisie:</i>
<i>For the Kingdom of the Netherlands:</i>	<i>Pour le Royaume des Pays-Bas:</i>
<i>For New Zealand:</i>	<i>Pour la Nouvelle-Zélande:</i>
<i>For the Republic of Nicaragua:</i>	<i>Pour la République de Nicaragua:</i>
<i>For the Federation of Nigeria:</i>	<i>Pour la Fédération de Nigéria:</i>
<i>For the Kingdom of Norway:</i>	<i>Pour le Royaume de Norvège:</i>

*For Pakistan:*

*Pour le Pakistan:*

*For Peru:*

*Pour le Pérou:*

*For the Portuguese Republic:*

*Pour la République du Portugal:*

*For the Federation of Rhodesia  
and Nyasaland:*

*Pour la Fédération de la Rhodésie  
et du Nyassaland:*

*For Sierra Leone:*

*Pour le Sierra Leone:*

*For South Africa:*

*Pour l'Afrique du Sud:*

*For the Kingdom of Sweden:*

*Pour le Royaume de Suède:*

*For the Swiss Confederation:*

*Pour la Confédération suisse:*

*For Tanganyika:*

*Pour le Tanganyika:*

*For the Republic of Tunisia:*

*Pour la République tunisienne:*

*For the Republic of Turkey:*

*Pour la République de Turquie:*

*For the United Kingdom of Great  
Britain and Northern Ireland:*

*Pour le Royaume-Uni de Grande-Bretagne  
et d'Irlande du Nord:*

*For the United States of America:*

*Pour les Etats-Unis d'Amérique:*

*For the Republic of Uruguay:*

*Pour la République d'Uruguay:*



ANNEX A

ANNEXE A

INSTRUMENTS RECTIFYING, AMENDING, SUPPLEMENTING, OR  
OTHERWISE MODIFYING THE GENERAL AGREEMENT AS IT IS TO BE  
APPLIED BY ISRAEL PURSUANT TO PARAGRAPH 2(a)

Protocol of Provisional Application, Geneva, 30 October 1947  
(55 UNTS 308 to 316);

Protocol of Rectifications, Havana, 24 March 1948 (62 UNTS 2 to 25);

Protocol Modifying Certain Provisions, Havana, 24 March 1948  
(62 UNTS 30 to 39);

Special Protocol Modifying Article XIV, Havana, 24 March 1948  
(62 UNTS 40 to 55);

Special Protocol Relating to Article XXIV, Havana, 24 March 1948  
(62 UNTS 56 to 66);

Protocol Modifying Part I and Article XXIX, Geneva, 14 September 1948  
(138 UNTS 334 to 345);

Protocol Modifying Part II and Article XXVI, Geneva, 14 September 1948  
(62 UNTS 80 to 111);

Second Protocol of Rectifications, Geneva, 14 September 1948  
(62 UNTS 74 to 79);

Protocol Replacing Schedule I (Australia), Annecy, 13 August 1949  
(107 UNTS 84 to 310);

Protocol Replacing Schedule VI (Ceylon), Annecy, 13 August 1949  
(138 UNTS 347 to 378);

First Protocol of Modifications, Annecy, 13 August 1949  
(138 UNTS 382 to 397);

Third Protocol of Rectifications, Annecy, 13 August 1949  
(107 UNTS 312 to 387);

Annecy Protocol of Terms of Accession, Annecy, 10 October 1949  
(62 UNTS 122 to 489, 63 UNTS *passim*, 64 UNTS 3 to 438);

Fourth Protocol of Rectifications, Geneva, 3 April 1950  
(138 UNTS 398 to 465);

Fifth Protocol of Rectifications, Torquay, 16 December 1950  
(167 UNTS 265 to 294);

Torquay Protocol, Torquay, 21 April 1951 (142 UNTS 34 to 436,  
143 to 146 UNTS *passim*, 147 UNTS 152 to 389);

First Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 27 October 1951 (176 UNTS 2 to 387);

First Protocol of Supplementary Concessions (South Africa and Germany), Geneva, 27 October 1951 (131 UNTS 316 to 324);

Second Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 8 November 1952 (321 UNTS 245 to 266);

Second Protocol of Supplementary Concessions (Austria and Germany), Innsbruck, 22 November 1952 (172 UNTS 340 to 346);

Third Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 24 October 1953 (321 UNTS 266 to 282);

Fourth Protocol of Rectifications and Modifications to the Annexes and to the Texts of the Schedules, Geneva, 7 March 1955 (324 UNTS 300 to 333);

Protocol Amending the Preamble and Parts II and III, Geneva, 10 March 1955 (278 UNTS 168 to 245);

Protocol of Terms of Accession of Japan, Geneva, 7 June 1955 (220 UNTS 164 to 379);

Protocol of Rectifications to the French Text, Geneva, 15 June 1955 (253 UNTS 316 to 332);

Third Protocol of Supplementary Concessions (Denmark and Federal Republic of Germany), Geneva, 15 July 1955 (250 UNTS 293 to 296);

Fourth Protocol of Supplementary Concessions (Federal Republic of Germany and Norway), Geneva, 15 July 1955 (250 UNTS 297 to 300);

Fifth Protocol of Supplementary Concessions (Federal Republic of Germany and Sweden), Geneva, 15 July 1955 (250 UNTS 301 to 311);

Procès-Verbal of Rectifications concerning the Protocol Amending Part I and Articles XXIX and XXX, the Protocol Amending the Preamble and Parts II and III and the Protocol of Organizational Amendments, Geneva, 3 December 1955 (278 UNTS 246 to 258);

Sixth Protocol of Supplementary Concessions, Geneva, 23 May 1956 (244 to 246 UNTS *passim*);

Seventh Protocol of Supplementary Concessions (Austria and Federal Republic of Germany), Bonn, 19 February 1957 (309 UNTS 364 to 370); and

Eighth Protocol of Supplementary Concessions (Cuba and United States), Havana, 20 June 1957 (274 UNTS 322 to 331).

INSTRUMENTS PORTANT RECTIFICATION, AMENDEMENT, ADJONCTION OU AUTRE  
MODIFICATION DE L'ACCORD GENERAL, TEL QUE DOIT L'APPLIQUER  
ISRAEL CONFORMEMENT A L'ALINEA a) DU PARAGRAPHE 2

Protocole portant application provisoire, Genève, 30 octobre 1947  
(Nations Unies, Recueil des Traités, volume 55, pages 309 à 316)

Protocole de rectification, La Havane, 24 mars 1948 (Nations Unies,  
Recueil des Traités, volume 62, pages 3 à 25)

Protocole portant modification de certaines dispositions, La Havane,  
24 mars 1948 (Nations Unies, Recueil des Traités, volume 62, pages 31 à 39)

Protocole spécial portant modification de l'article XIV, La Havane,  
24 mars 1948 (Nations Unies, Recueil des Traités, volume 62, pages 41 à 55)

Protocole spécial portant modification de l'article XXIV, La Havane,  
24 mars 1948 (Nations Unies, Recueil des Traités, volume 62, pages 57 à 66)

Protocole portant modification de la Partie I et de l'article XXIX, Genève,  
14 septembre 1948 (Nations Unies, Recueil des Traités, volume 138,  
pages 335 à 345)

Protocole portant modification de la Partie II et de l'article XXVI, Genève,  
14 septembre 1948 (Nations Unies, Recueil des Traités, volume 62,  
pages 81 à 111)

Deuxième Protocole de rectification, Genève, 14 septembre 1948 (Nations Unies,  
Recueil des Traités, volume 62, pages 75 à 79)

Protocole portant remplacement de la Liste I (Australie), Annecy, 13 août 1949  
(Nations Unies, Recueil des Traités, volume 107, pages 84 à 310)

Protocole portant remplacement de la Liste VI (Ceylan), Annecy, 13 août 1949  
(Nations Unies, Recueil des Traités, volume 138, pages 347 à 378)

Premier Protocole portant modification de l'Accord général, Annecy,  
13 août 1949 (Nations Unies, Recueil des Traités, volume 138, pages 382-397)

Troisième Protocole de rectification, Annecy, 13 août 1949 (Nations Unies,  
Recueil des Traités, volume 107, pages 312-378)

Protocole d'Annecy des conditions d'adhésion, Annecy, 10 octobre 1949  
(Nations Unies, Recueil des Traités, volume 62, pages 123 - 490;  
volume 63, passim, volume 64, pages 3-438)

Quatrième Protocole de rectification, Genève, 3 avril 1950 (Nations Unies,  
Recueil des Traités, volume 138, pages 398-465)

Cinquième Protocole de rectifications, Torquay, 16 décembre 1950  
(Nations Unies, Recueil des Traités, volume 167, pages 265 - 294)

Protocole de Torquay, 21 avril 1951 (Nations Unies, Recueil des Traités, volume 142, pages 34-436; volumes 143 à 146, passim, volume 147, pages 159-389)

Premier Protocole de rectifications et modifications des Listes, Genève, 27 octobre 1951 (Nations Unies, Recueil des Traités, volume 176, pages 2-387)

Premier Protocole de concessions additionnelles (Afrique du Sud et Allemagne), Genève, 27 octobre 1951 (Nations Unies, Recueil des Traités, volume 131, pages 317-324)

Deuxième Protocole de rectifications et modifications des Listes, Genève, 8 novembre 1952 (Nations Unies, Recueil des Traités, volume 321, pages 245-266)

Deuxième Protocole de concessions additionnelles, Autriche et Allemagne, Innsbruck, 22 novembre 1952 (Nations Unies, Recueil des Traités, volume 172, pages 341-346)

Troisième Protocole de rectifications et modifications des Listes, Genève, 24 octobre 1953 (Nations Unies, Recueil des Traités, volume 321, pages 266-282)

Quatrième Protocole de rectifications et modifications des annexes et des Listes, Genève, 7 mars 1955 (Nations Unies, Recueil des Traités, volume 324, pages 300-333)

Protocole portant amendement du Préambule et des Parties II et III de l'Accord général, Genève, 10 mars 1955 (Nations Unies, Recueil des Traités, volume 278, pages 169-245)

Protocole de conditions d'accession du Japon, Genève, 7 juin 1955 (Nations Unies, Recueil des Traités, volume 220, pages 165 - 379)

Protocole de rectification du texte français, Genève, 15 juin 1955 (Nations Unies, Recueil des Traités, volume 253, pages 316 - 332)

Troisième Protocole de concessions additionnelles (République fédérale d'Allemagne et Danemark), Genève, 15 juillet 1955 (Nations Unies, Recueil des Traités, volume 250, pages 292-296)

Quatrième Protocole de concessions additionnelles (République fédérale d'Allemagne et Norvège), Genève, 15 juillet 1955 (Nations Unies, Recueil des Traités, volume 250, pages 297-300)

Cinquième Protocole de concessions additionnelles (République fédérale d'Allemagne et Suède), Genève, 15 juillet 1955 (Nations Unies, Recueil des Traités, volume 250, pages 301-311)

Procès-verbal de rectification du Protocole portant amendement de la Partie I et des articles XXIX et XXX, du Protocole portant amendement au Préambule et des Parties II et III, et du Protocole d'amendement aux dispositions organiques, Genève, 3 décembre 1955 (Nations Unies, Recueil des Traités, volume 278, pages 247-258)

Sixième Protocole de concessions additionnelles, Genève, 23 mai 1956 (Nations Unies, Recueil des Traités, volumes 244 à 246, passim)

Septième Protocole de concessions additionnelles (République fédérale d'Allemagne et Autriche), Bonn, 19 février 1957 (Nations Unies, Recueil des Traités, volume 309, pages 365-370)

Huitième Protocole de concessions additionnelles (Cuba et Etats-Unis), La Havane, 20 juin 1957 (Nations Unies, Recueil des Traités, volume 274, pages 323-331)

ANNEX B

SCHEDULES OF TARIFF CONCESSIONS OF  
PRESENT CONTRACTING PARTIES AND OF PORTUGAL

ANNEXE B

LISTES DES CONCESSIONS TARIFAIRES DES  
PARTIES CONTRACTANTES ACTUELLES ET DU PORTUGAL

SCHEDULE V - CANADA

This schedule is authentic only in the English and French languages

PART I

Most-Favoured-Nation Tariff

Tariff Item Number	Description of Products	Rate of Duty
101	Oranges, n.o.p.	Free
648a	Diamonds, unset	Free

SCHEDULE V - CANADA

PART II

Preferential Tariff

N i l .

LISTE V - CANADA

Seuls les textes anglais et français de la présente liste font foi

PREMIERE PARTIE

Tarif de la Nation la plus favorisée

Position du tarif	Désignation des produits	Droit
101	Oranges, n.d.	En franchise
648a	Diamants non montés	En franchise

LISTE V - CANADA

DEUXIEME PARTIE

Tarif préférentiel

Néant.

SCHEDULE XIV-NORWAY

This schedule is authentic only in the English language

PART I

Most-Favoured-Nation Tariff

Tariff Item Number	Description of Products	Rate of Duty
ex 0802	Citrus fruits of all kinds, such as sweet oranges, lemons, limes, bitter oranges, grape fruits and mandarines	kr.0,02 per kg + 33 1/3 % surtax
ex 1201 B	Ground-nuts	kr.0,20 per kg
ex 2007 B2	Orange juice and grapefruit juice and mixture of orange juice and grapefruit juice; without added sugar	kr.0,50 per kg
ex 4011 A	Outer covers for cycles and auto tubes of natural and synthetic rubber	kr.0,60 per kg
ex 4011 A	Automobile casings of natural and synthetic rubber	kr.0,60 per kg

PART II

Preferential Tariff

Nil

SCHEDULE XIX - UNITED KINGDOM

This schedule is authentic only in the English language

SECTION A - Metropolitan Territory

PART I - Most-Favoured-Nation Tariff

Tariff Item Number	Description of Products	Rate of Duty
ex 08.02	Citrus fruit, fresh or dried: Orangee, fresh: From 1st December to 31st March	10%
ex 12.01	Oil seeds and oleaginous fruit, whole or broken: Groundnuts of a value exceeding £100 per ton	10%

PART II

Preferential Tariff

Nil

SCHEDULE XX - UNITED STATES OF AMERICA

This schedule is authentic only in the English language  
Customs Territory of the United States

Part I

Most-Favored-Nation Tariff  
(See general notes at the end of this Schedule)

Para- graph*	Description of Products	Rates of Duty	
		A	B
2	Ethylene dibromide.....	2.7¢ per lb. and 13½% ad val.	2.4¢ per lb. and 12½% ad val.
78	Potassium bromide.....	4.5¢ per lb.	4¢ per lb.
1528	Diamonds, cut but not set, suitable for use in the manufacture of jewelry, and weighing not over 1/2 carat.....	9½ ad val.	8¾ ad val.

Part II

Preferential Tariff

NIL

(\*) The word "Paragraph" refers to the respective  
paragraphs appearing in the Tariff Act of 1930.

GENERAL NOTES

1. The provisions of this Schedule are subject to the pertinent notes appearing at the end of Schedule XX (Geneva-1947) annexed to the General Agreement on Tariffs and Trade, as authenticated at Geneva on October 30, 1947.

2. Subject to the provisions of the Protocol for the Accession of Israel to the General Agreement on Tariffs and Trade, to the pertinent provisions of the said General Agreement, and to the provisions of section 350(a)(4)(B) and (C) of the Tariff Act of 1930, the rates specified in the rate columns in this Schedule will become effective as follows:

(a) Rates in Column A will become initially effective on the date the concessions on the product or products concerned enter into force pursuant to the provisions of the above-mentioned Protocol to the General Agreement. Rates in Column B will become initially effective in each case upon the expiration of a full period of one year after the related rate in Column A became initially effective. A rate shall be considered as becoming initially effective as indicated above even though such rate reflects no change in rate of duty, and notwithstanding duty on the product or products concerned is temporarily suspended.

(b) For the purposes of subparagraph(a) above, the phrase "full period of one year" means a period or periods aggregating one year exclusive of the time, after a rate becomes initially effective, when, by reason of legislation of the United States or action thereunder, a higher rate of duty is being applied.

3. In case of any difference between the treatment prescribed for a product in this Schedule and the treatment prescribed for the same product in any prior Schedule XX to the General Agreement on Tariffs and Trade, the treatment prescribed in this Schedule shall represent the prevailing obligation of the United States for the purposes of Article II of the said General Agreement.

SCHEDULE XXIV - FINLAND

This schedule is authentic only in the English language

PART I

Most-Favoured-Nation Tariff

Tariff Item Number	Description of Products	Rate of Duty
08.02 ex 08.02	<p>Citrus fruit, fresh or dried: - oranges, the customs clearance of which takes place from January 1 to June 30 .....</p>	30%

PART II

Preferential Tariff

Nil

SCHEDULE XXX - SWEDEN

This list is authentic only in the English language

PART I

Most-Favoured-Nation Tariff

Tariff Item Number	Description of Products	Rate of Duty
ex. 08.02	Citrus fruit, fresh or dried: Oranges ("apelsiner"), mandarins, clementines, grapefruits and citrons: From December 1 to April 30	Free

PART II

Preferential Tariff

N i l.

SCHEDULE XXXII - AUSTRIA

This schedule is authentic only in the English language

PART I

Most-Favoured-Nation Tariff

Tariff Item Number	Description of Products	Rate of Duty
		Schilling per 100 kgs
08.02	D - Grapefruit	25.--
12.01	ex F - Ground nuts	free
20.07	Fruit juices (including grape must) and vegetable juices, whether or not containing added sugar, but unfermented and not containing spirit: B - Other: 3 - From fruits falling within heading No. 08.01 and 08.02 D and E: ex a - Raw juices in containers with a capacity of less than 20 litres ex b - Containing added sugar: 2 - Pineapples and grape fruit juices and mixtures thereof, in containers with a capacity of less than 20 litres	150.-- 340.--

SCHEDULE XXXII - AUSTRIA

PART II

Preferential Tariff

Nil

SCHEDULE XXXVIII - JAPAN

This schedule is authentic only in the English language

PART I

Most-Favoured-Nation Tariff

Tariff Item Number	Description of Products	Rate of Duty
ex 3104	Mineral or chemical fertilizers, potassic: ex 1. Potassium chloride, not chemically refined	Free

SCHEDULE XXXVIII - JAPAN

PART II

Preferential Tariff

N i l .

L I S T E X L I V - P O R T U G A L

Seul le texte français de la présente liste fait foi.

Territoire Douanier Européen de Portugal

P R E M I È R E P A R T I E

T a r i f d e l a N a t i o n l a p l u s f a v o r i s é e

Position du tarif	Désignation des produits	Droit
12.01 ex 01	Graines et fruits oléagineux, même concassés: Graines d'arachides	exemption
74.01 02	Mattes de cuivre; cuivre brut (cuivre pour affinage et cuivre affiné); déchets et débris de cuivre: Cuivre brut: Pour affinage	exemption
84.15 02	Matériel, machines et appareils pour la pro- duction du froid, à équipement électrique ou autre: Armoires et autres meubles importés avec leurs appareils frigorifiques respectifs: Pesant jusqu'à 200 kg pièce	K 6\$00

D E U X I È M E P A R T I E

T a r i f p r é f é r e n t i e l

N é a n t .



ANNEX C

SCHEDULE OF TARIFF CONCESSIONS OF ISRAEL

ANNEXE C

LISTE DES CONCESSIONS TARIFAIRES D'ISRAEL

SCHEDULE XLII - ISRAEL

This schedule is authentic only in the English language

PART I

Most-Favoured-Nation Tariff

Tariff Item Number	Description of Products	Rate of Duty
1	BARLEY: ex: for beer manufacture	exempt
19	WHEAT, other than hard wheat	exempt
20	WHEAT, HARD (triticum durum)	exempt
35A	VITAMIN POWDER (riboflavin) AND PANTHENIC ACID, for animals ex: riboflavin	38%
38A	MEAT, FROZEN AND CHILLED, WITHOUT BONES, excluding game and poultry (b) if the import is financed other than as in item 38A(a) (2) Large Intestines	75ag/kg
99	WATERS, AERATED OR MINERAL in Bottles Not exceeding 50 centilitres Exceeding 50 centilitres but not exceeding one litre	5ag/bottle 10ag/bottle
129	HERRINGS IN BRINE (a) Metjes	60ag/kg gross+35% ad val
131	FISH, FRESH OR FROZEN - (c) fillet of frozen fish	75ag/kg
158A	ANIMAL FATS, EDIBLE, n.e.s., i.i.c.	245ag/kg
232	RAW WOOL (i) of other types (1) in the form of tops	exempt

SCHEDULE XLII - ISRAELPart 1 - (continued)

Tariff Item Number	Description of Products	Rate of Duty
240A	NATURAL GUMS AND RESINS, n.e.s. artificial or synthetic resins, condensation, polycondensation or polymerisation products, in powder, grain or liquid: (a) of the following kinds: (10) Polyvinyl resins ex: all except Pcl, vinyl Chloride resins and Polyvinyl Acetate resins (12) polyvinyl chloride (P.V.C.) moulding compounds (14) uree-formaldehyde moulding compounds (16) polystyrene (19) polyethylene (c) crosslinked copolymer of styrene and divinyl benzene for ion exchange production	40% 70% 70% 70% 70% 10%
279	PAPER MAKING MATERIALS - waste paper, chemical pulp (cellulose), mechanical pulp (wood pulp) ex: chemical pulp ex: mechanical pulp	35% 35%
282F	SYNTHETIC RUBBER, raw	40%
308	PLATE GLASS not less than 4 mm. thickness, unworked ex: plate glasses, other than crystal glass	50%
310	GLASS AND GLASSWARE, other ex: glasses for sunglasses	20%
406A	APPARATUS AND EQUIPMENT FOR FISHING approved for the purpose of this item by the Director General of the Ministry of Agriculture, or anyone authorized by him, and used for fishing ex: Fishing nets made of synthetic materials	exempt
416	DAIRY AND POULTRY FARMING EQUIPMENT, n.e.s.	exempt
419	MEDICAL, DENTAL AND VETERINARY GOODS (a) instruments, appliances and special articles (including sterile catguts for surgery)n.e.s. (b) special materials for medical or dental purposes, n.e.s.	35% 35%

SCHEDULE XLII— ISRAELPart — continued

Tariff Item Number	Description of Products	Rate of Duty
478	WOODEN AND TIMBER MANUFACTURES, n.e.s. ex: wood prepared for citrus cases for export	exempt
478A	WOODEN POLES, CREOSOTE-IMPREGNATED for electric transmission or telecommunication	exempt
494	YARN OF ARTIFICIAL OR SYNTHETIC FIBRES : (b) Artificial Silk Yarn, n.e.s. (1) if 60 denier or less	30%
494A	DISCONTINUOUS FIBRES provided that for the purpose of this item the Director may require a certificate from an Institute recognized by him to confirm the nature of the fibres (a) Artificial Fibres: (1) Discontinuous Artificial Cellulosic Fibres, if each fibre does not exceed 40 mm. in length nor 2 denier in thickness (i) Discontinuous Fibres of Nylon or Perlon or other synthetic materials (9) other	30% 30% 30%
533	SACKS OF JUTE (1) Jute Bags, empty, other	35%
588	SODIUM CARBONATE (SODA ASH)	20%
591B	UREA	35%
591/22	POWDER FOR COVERING OF WELDING ELECTRODES	28%
591/31	HYDROQUINONE	35%
591/32	CATECHOL	35%
591/33	PYROGALLOL (PYROGALLOL ACID)	35%
591/34	PARA METHYL AMINO PHENOL SULFATE (METOL, GEPHOL)	35%
591/35	COPPER BROMIDE	35%
592A	PHENOL	35%

SCHEDULE XLII - ISRAEL

Part I - (continued).

Tariff Item Number	Description of Products	Rate of Duty
594	INSECTICIDES and other materials of the following kinds - (a) the following materials: (1) D.D.T. powder 100% (2) Chlordene 100% (4) Benzene Hexachloride (Gammexane) (5) Toxaphene (7) Para-chloro-meta-xylenol (8) Para-chloro-meta-cresol (9) Ortho-benzyl-para-chlorophenol	exempt exempt exempt exempt exempt exempt exempt exempt
635	CIGARETTE PAPER IN ROLLS	15%
636	CIGARETTE PAPER other than in rolls	15%
642	PAPER OF THE FOLLOWING KINDS used in the manufacture of paper bags of a size not less than 40x63 cm. (a) Kraft paper of a weight not less than 65 grammes and not more than 80 grammes per square meter	50%
644	PAPER AND CARDBOARD of the following kinds: (i) paper and cardboard, n.e.s. ex: greaseproof and parchment paper ex: paper for packing citrus fruit for export	80% exempt
645	MATERIALS OF THE FOLLOWING KINDS FOR PRODUCTION OF CORRUGATED CARDBOARD CONTAINERS, or for production of corrugated cardboard specially prepared for the production of containers, provided that the materials are stored in a bonded warehouse and manufactured under supervision of the Customs (a) paper of the type "kraftliner"	20%
669	MOTOR VEHICLE PARTS, not mentioned in Item No. 670, and auxiliary materials used for the assembly and production of - (a) jeeps (i) other motorcars provided that a list of the goods and the quantities thereof to be imported are approved by the Director prior to importation and the enterprise engaged in the assembly and production has in its possession a licensed warehouse and that the assembly and production will be made under the control of the Customs	20% 50%

SCHEDULE XLII - ISRAEL

Part I - (continued)

Tariff Item Number	Description of Products	Rate of Duty
670	MOTOR VEHICLE PARTS used for the assembly or production of motor cars to be exported from Israel provided that a list of the goods and the quantities thereof to be imported are approved by the Director prior to importation and the enterprise engaged in the assembly and production has in its possession a licensed warehouse and that the assembly and production will be made under the control of the Customs	exempt
679	RUBBER TYRES AND TUBES FOR MOTOR VEHICLES: (i) other tyres and tubes ex: Metallic tyres of all sizes	35%
7148	PLASTIC MANUFACTURES, n.e.s. ex: fishing floats	20%
724	RELIGIOUS ARTICLES: (b) for Christian Ritual: Crosses; Crucifixes; Sanctified Sculptures and Pictures; Sanctified Medals; Prayer Rosaries; Benzine, Bowls and Bottles for Sanctified Water	exempt
737	PRINTED MATTER, viz.: Newspapers (other than Newspapers imported for packing purposes); Periodicals; Music (other than roll music) and Photographs (other than picture postcards)	exempt
765	SUBSTANCES AND EQUIPMENT IMPORTED FOR THE PREVENTION OR CONTROL OF ANIMAL OR PLANT PESTS AND DISEASES ex: ready-made substances (i.e. excluding materials for their production)	exempt
781A	MATERIALS, other than benzine, FOR USE IN THE PRODUCTION OF TYRES, provided that a specification of the goods has been approved by the Director for the purpose of this item before they were ordered from a supplier abroad ex: Synthetic rubber, raw, for the manufacture of tyres	exempt
37.08	CHEMICAL PRODUCTS AND FLASH LIGHT MATERIALS, OF A KIND AND IN A FORM SUITABLE FOR USE IN PHOTOGRAPHY	35%

SCHEDULE XLII - ISRAEL

Part I - (continued)

Tariff Item Number	Description of Products	Rate of Duty
41.01	RAW HIDES AND SKINS (FRESH, SALTED, DRIED, PICKLED OR LIMEO), WHETHER OR NOT SPLIT, INCLUDING SHEEPSKINS WITH WOOLS - (a) of bovina cattle (Incl. buffalo) and equine animals: (1) of full grown animals:- (A) wet-salted ex: cattle hides (B) dry-salted ex: cattle hides (2) of young animals (kips) of a kind preserved by wet-salting ex: cattle hides (3) of calves of a kind preserved by wet-salting ex: cattle hides (9) other ex: cattle hides	
		15%
		15%
		15%
		15%
		15%
		15%
43.01	RAW FURSKINS - (a) of sheep and lamb of the following kinds: karakul, astrakhan, gallyak, broad-tail (i) other	7½% 35%
73.10	BARS AND RODS (INCL. WIRE ROD) OF IRON OR STEEL, HOT ROLLED, FORGED, EXTRUDED, COLD-FORMED OR COLD-FINISHED ( INCL. PRECISION MADE); HOLLOW MINING DRILL STEEL: (a) Bars and Rods of low Carbon Steel (up to 0.30% carbon content): (4) Isosceles triangles, hexagons, octagons or isosceles trapezia (5) Rectangles: B. flat bars more than 3 mm. thick and 25 mm. wide C. square bars with sides exceeding 25 mm. (7) round bars and rods B. other round bars and rods: (9) other	7ag/kg+30% ad val 7ag/kg+30% ad val 7ag/kg+30% ad val 7ag/kg+30% ad val 7ag/kg+30% ad val

SCHEDULE XI.II - ISRAEL

Part I - (continued)

Tariff Item Number	Description of Products	Rate of Duty																
73.11	<p>ANGLES, SHAPES, AND SECTIONS, OF IRON OR STEEL, HOT-ROLLED, FORGED, EXTRUDED, COLD-FORMED OR COLD-FINISHED; SHEET PILING OF IRON OR STEEL WHETHER OR NOT DRILLED, PUNCHED OR MADE FROM ASSEMBLED ELEMENTS:</p> <p>(a) Angles, shapes and sections of iron or steel, hot-rolled, forged, extruded, cold-formed or cold-finished</p> <p>(1) Low-carbon steel (up to 0.30% carbon content)</p>	7ag/kg+30% ad val																
73.12	<p>HOOPS AND STRIPS OF IRON OR STEEL, HOT-ROLLED OR COLD-ROLLED -</p> <p>(b) Hoops and strips of soft steel, hot-rolled imported in coils and intended for the production of irrigation pipes, provided that the tubes are produced at licensed warehouse or under Customs control</p>	exempt																
73.15	<p>ALLOY STEEL AND HIGH CARBON STEEL IN THE FORMS MENTIONED IN HEADINGS Nos. 73.06 to 73.14</p> <p>(e) Iron or steel wire, whether or not coated, but not insulated</p> <p>(1) Spring steel wire, as specified below, for the production of springs</p> <table> <thead> <tr> <th>Diameter in mm.</th> <th>Tensile Strength per sq.mm. not less than</th> </tr> </thead> <tbody> <tr> <td>0.45 - 1</td> <td>225 kg.</td> </tr> <tr> <td>1.1 - 2</td> <td>195 kg.</td> </tr> <tr> <td>2.1 - 3</td> <td>175 kg.</td> </tr> <tr> <td>3.1 - 5</td> <td>150 kg.</td> </tr> <tr> <td>5.1 - 7</td> <td>130 kg.</td> </tr> <tr> <td>7.1 - 10</td> <td>120 kg.</td> </tr> <tr> <td>10.1 or over</td> <td>100 kg.</td> </tr> </tbody> </table> <p>(9) other</p> <p>C. Electric resisting wire of a Chromium-ferroaluminium alloy</p>	Diameter in mm.	Tensile Strength per sq.mm. not less than	0.45 - 1	225 kg.	1.1 - 2	195 kg.	2.1 - 3	175 kg.	3.1 - 5	150 kg.	5.1 - 7	130 kg.	7.1 - 10	120 kg.	10.1 or over	100 kg.	20%
Diameter in mm.	Tensile Strength per sq.mm. not less than																	
0.45 - 1	225 kg.																	
1.1 - 2	195 kg.																	
2.1 - 3	175 kg.																	
3.1 - 5	150 kg.																	
5.1 - 7	130 kg.																	
7.1 - 10	120 kg.																	
10.1 or over	100 kg.																	
73.18	<p>TUBES AND PIPES, AND BLANKS THEREFOR, OF IRON (OTHER THAN OF CAST IRON) OR STEEL, EXCLUDING HIGH PRESSURE HYDRO-ELECTRIC CONDUITS:</p> <p>(c) stainless steel tubes and pipes</p>	30%																

SCHEDULE XLII - ISRAEL

Part I - (continued)

Tariff Item Number	Description of Products	Rate of Duty
73.40	OTHER ARTICLES OF IRON OR STEEL - (i) iron or steel articles, n.e.s. (9) other ex: fish hooks	10%
76.01	UNWRROUGHT ALUMINIUM, ALUMINIUM WASTE AND SCRAP (a) unwrought aluminium (3) ingots, blocks, billets, slabs, wire-bars or similar forms, thickness or diameter of which does not exceed 6 cm., and not notched (9) other	27½% 10%
76.02	WRROUGHT BARS, RODS, ANGLES, SHAPES, and SECTIONS, OF ALUMINIUM; ALUMINIUM WIRE (a) Bars, rods, angles, shapes and sections: (9) other	30%
76.03	WRROUGHT PLATES, SHEETS AND STRIP OF ALUMINIUM - (i) others: (2) of a thickness exceeding 0.15 mm. but not exceeding 1 mm. ex: strip of a thickness exceeding 0.15 mm. but not 0.35 mm. and of a width exceeding 30 mm. but not 55 mm., unpainted in rolls, for the manufacture of Venetian blinds. Low duty is conditional on securities being given	20%
79.01	ZINC SPUTTER; UNWRROUGHT ZINC; ZINC WASTE AND SCRAP (a) Zinc sputter and unwrought zinc : (1) Zinc alloy commercially known as ZAMAK (9) other	10% 10%
82.05	INTERCHANGEABLE TOOLS FOR HAND TOOLS, FOR MACHINE TOOLS OR FOR POWER-OPERATED HAND TOOLS (FOR EXAMPLE, FOR PRESSING, STAMPING, DRILLING, TAPPING, THREADING, BORING, BROACHING, MILLING, CUTTING, TURNING, DRESSING, MORTISING OR SCREW DRIVING), INCLUDING DIES FOR WIRE DRAWING, EXTRUSION DIES FOR METAL, AND ROCK DRILLING BITS	

SCHEDULE XLII - ISRAELPart I - (continued)

Tariff Item Number	Description of Products	Rate of Duty
82.05 (con.)	(e) milling, cutting and broaching tools; rotary files; (1) rotary files (2) thread milling cutters (f) tools for lathes, planing and grooving machines, n.e.s. (g) other (h) drilling tools: (1) tools for rock-drilling, mining or earth boring	20% 20% 20% 20% 30%
83.02	BASE METAL FITTINGS AND MOUNTINGS OF A KIND SUITABLE FOR FURNITURE, DOORS, STAIRCASES, WINDOWS, BLINDS, COACHWORK, SADDLERY, TRUNKS, CASKETS AND THE LIKE (INCLUDING AUTOMATIC DOOR CLOSERS); BASE METAL HAT-RACKS, HAT-PEGS, BRACKETS AND THE LIKE ex: automatic door closers	60%
84.06	INTERNAL COMBUSTION PISTON ENGINES (a) engines for agricultural tractors and for agricultural mobile equipment of a special structure for this purpose and used as such, excluding compression ignition engines (b) engines for other vehicles (2) compression ignition engines (diesel engines) of a piston displacement less than 5,400 cc and parts thereof: A. whole engines C. Cylinder blocks used for replacing worn out cylinder blocks and imported with the prior approval of the Director and the Director of Road Transport and in conformity with the conditions stipulated by them I. other parts (3) compression ignition engines of a piston displacement of 5,400 cc or over: A. not exceeding 11,000 cc B. exceeding 11,000 cc	20% 100% 100% 100% 50% 40%

SCHEDULE XLII - ISRAEL

Part I - (continued)

Tariff Item Number	Description of Products	Rate of Duty
84.10	<p>PUMPS (INCLUDING MOTOR PUMPS AND TURBO PUMPS) FOR LIQUIDS, WHETHER OR NOT FITTED WITH MEASURING DEVICES; LIQUID ELEVATORS OF BUCKET, CHAIN, SCREW, BAND AND SIMILAR KINDS</p> <p>(g) other pumps ex: pumps for plate heat exchangers</p>	exempt
84.17	<p>MACHINERY, PLANT AND EQUIPMENT; WHETHER OR NOT ELECTRICALLY HEATED, FOR THE TREATMENT OF MATERIALS BY A PROCESS INVOLVING A CHANGE OF TEMPERATURE SUCH AS HEATING, COOKING, ROASTING, DISTILLING, RECTIFYING, STERILIZING, PASTEURISING, STEAMING, DRYING, EVAPORATING, VAPOURISING, CONDENSING OR COOLING, NOT BEING MACHINERY OR PLANT OF A KIND USED FOR DOMESTIC PURPOSES; INSTANTANEOUS OR STORAGE WATER HEATERS, NON-ELECTRICAL</p> <p>(a) machinery, plant and similar equipment for food preparation, whether or not electrically heated for the treatment of materials by a process involving a change of temperature such as heating, cooking, roasting, distilling, rectifying, sterilizing, pasteurising, steaming, drying, evaporating, vapourising, condensing, or cooling, not being machinery or plant of a kind used for domestic purposes</p> <p>(9) machinery, plant and other appliances:</p> <p>A. the machinery, plants and other appliances ex: plate heat exchangers</p> <p>B. the parts: ex: parts for plate heat exchangers</p> <p>(b) machinery for chemical or paint industry</p> <p>(1) machinery for chemical industry ex: plate heat exchangers</p> <p>(2) machinery for paint industry ex: plate heat exchangers</p> <p>(3) the parts: ex: parts for plate heat exchangers</p> <p>(c) machinery for cosmetical or pharmaceutical industry:</p> <p>(1) machinery for cosmetical industry ex: plate heat exchangers</p> <p>(2) machinery for pharmaceutical industry ex: plate heat exchangers</p> <p>(3) the parts: ex: parts for plate heat exchangers</p>	20% exempt exempt 20% exempt exempt 20% exempt exempt 20%

## SCHEDULE XLII - ISRAEL

Part I - (continued)

Tariff Item Number	Description of Products	Rate of Duty
84.17 (con.)	<p>(d) machinery for plastic industry or for rubber and tyre production</p> <p>(1) machinery for plastic industry ex: plate heat exchangers</p> <p>(2) machinery for rubber production ex: plate heat exchangers</p> <p>(3) machinery for tyre production ex: plate heat exchangers</p> <p>(4) the parts: ex: parts for plate heat exchangers</p> <p>(i) others</p> <p>(9) others -</p> <p>A. the machines ex: plate heat exchangers</p> <p>B. the parts ex: parts for plate heat exchangers</p>	<p>exempt</p> <p>exempt</p> <p>exempt</p> <p>20%</p> <p>exempt</p> <p>20%</p>
84.18	<p>CENTRIFUGES AND FILTERING AND PURIFYING MACHINERY AND APPARATUS (OTHER THAN FILTER FUNNELS, MILK STRAINERS AND THE LIKE), FOR LIQUIDS OR GASES</p> <p>(a) centrifuges:</p> <p>(9) other:</p> <p>A. the machines</p>	<p>exempt</p>
84.21	<p>B. the parts</p> <p>MECHANICAL APPLIANCES (WHETHER OR NOT HAND OPERATED) FOR PROJECTING, DISPERSING, OR SPRAYING LIQUIDS OR POWDERS; FIRE EXTINGUISHERS (CHARGED OR NOT); SPRAY GUNS AND SIMILAR APPLIANCES; STEAM OR SAND BLASTING MACHINES AND SIMILAR JET PROJECTING MACHINES</p> <p>(a) sprayers and powder distributors:</p> <p>A. the appliances.</p> <p>B. the parts</p> <p>(d) steam or sand blasting machines and similar jet projecting machines</p> <p>(1) jet machines for projecting spraying materials, such as mechanical fog generator insecticide and the like and parts thereof:</p>	<p>20%</p> <p>exempt</p> <p>20%</p>

SCHEDULE XLII - ISRAEL

Part I - (continued)

Tariff Item Number	Description of Products	Rate of Duty
84.21 (con.)	<p>A. of agricultural types</p> <p>1. the machines</p> <p>2. the parts</p> <p>provided that the importation was approved by the Director General of the Ministry of Agriculture or by anyone authorized on his behalf</p>	exempt 20%
84.24	<p>AGRICULTURAL AND HORTICULTURAL MACHINERY FOR SOIL PREPARATION OR CULTIVATION (FOR EXAMPLE, PLOUGHES, HARROWS, CULTIVATORS, SEED AND FERTILIZER DISTRIBUTORS); LAWN AND SPORTS GROUND ROLLERS</p> <p>(a) the machines</p> <p>ex: all the above except lawn and sports ground rollers</p> <p>(b) the parts</p> <p>ex: all except parts for lawn and sports ground rollers</p>	exempt 20%
84.25	<p>HARVESTING AND THRESHING MACHINERY; STRAW AND FOOD PRESSES; HAY OR GRASS MOWERS; WINNOWING AND SIMILAR CLEANING MACHINES FOR SEED. GRAIN OR LEGUMINOUS VEGETABLES AND EGG-GRADING AND OTHER GRADING MACHINES FOR AGRICULTURAL PRODUCE (OTHER THAN THOSE OF A KIND USED IN THE BREAD GRAIN INDUSTRY FALLING WITHIN HEADING No.84.29)-</p> <p>(i) other:</p> <p>(1) the machines</p> <p>(2) the parts</p>	exempt 20%
84.26	<p>DAIRY MACHINERY (INCLUDING MILKING MACHINES BUT EXCLUDING APPLIANCES OF TYPES FOR DOMESTIC USE)</p> <p>(a) the machines</p> <p>(b) the parts</p>	exempt 20%

SCHEDULE XLII - ISRAEL

Part I - (continued)

Tariff Item Number	Description of Products	Rate of Duty
84.28	OTHER AGRICULTURAL, HORTICULTURAL, POULTRY-KEEPING AND BEE-KEEPING MACHINERY; GERMINATION PLANT FITTED WITH MECHANICAL OR THERMAL EQUIPMENT; POULTRY INCUBATORS AND BROODERS (b) mechanical clippers for animals and parts thereof excluding cutting plates and heads falling within heading 82.13 (1) the clippers (2) the parts (i) other (1) the machines (2) the parts	exempt 20% exempt 20%
84.36	MACHINES FOR EXTRUDING MAN-MADE TEXTILES; MACHINES OF A KIND USED FOR PROCESSING NATURAL OR MAN-MADE TEXTILE FIBRES; TEXTILE SPINNING AND TWISTING MACHINES; TEXTILE DOUBLING, THROWING AND REELING (INCLUDING WEFT-WINDING) MACHINES (a) machinery for processing raw cotton (b) machinery for spinning and twisting cotton (c) machinery for processing raw wool (d) machinery for combing and spinning combed wool (e) machinery for spinning carded wool and waste (f) machinery for spinning herd fibres (g) other textile machinery (before weaving stage)	exempt exempt exempt exempt exempt exempt exempt
84.37	WEAVING MACHINES, KNITTING MACHINES AND MACHINES FOR MAKING GIMPED YARN, TULLE, LACE, EMBROIDERY, TRIMMINGS, BRAID OR NET; MACHINES FOR PREPARING YARNS FOR USE ON SUCH MACHINES, INCLUDING WARPING AND WARP SIZING MACHINES (a) cotton, wool or silk looms (b) embroidery and lace machinery (c) knitting machines: (9) other (d) stocking and sock producing machines (i) other machinery	exempt exempt exempt exempt exempt

SCHEDULE XLII - ISRAEL

Part I - (continued).

Tariff Item Number	Description of Products	Rate of Duty
84.38	AUXILIARY MACHINERY FOR USE WITH MACHINES OF HEADING No.84.37 (SUCH AS DOBBIES, JAQUARDS, AUTOMATIC STOP MOTIONS AND SHUTTLE CHANGING MECHANISMS); PARTS AND ACCESSORIES SUITABLE FOR USE SOLELY OR PRINCIPALLY WITH THE MACHINES OF THE PRESENT HEADING OR WITH MACHINES FALLING WITHIN HEADING No.84.36 OR 84.37 (SUCH AS SPINDLES AND SPINOLE FLYERS, CARD CLOTHING, COMBS, EXTRUING NIPPLES, SHUTTLES, HEALOS AND MEALDLIFTERS AND HOSIERY NEEDLES) (a) auxiliary machinery	exempt
84.39	MACHINERY FOR THE MANUFACTURE OR FINISHING OF FELT IN THE PIECE OR IN SHAPES, INCLUDING FELT-HAT MAKING MACHINES AND HATMAKING OR STRETCHING BLOCKS (b) other blocks and machinery	exempt
84.40	MACHINERY FOR WASHING, CLEANING, DRYING, BLEACHING, DYEING, DRESSING, FINISHING OR COATING TEXTILE YARNS, FABRICS OR MADE-UP TEXTILE ARTICLES (INCLUDING LAUNDRY AND DRY-CLEANING MACHINERY); FABRIC-FOLDING, REELING OR CUTTING MACHINES; MACHINES OF A KIND USED IN THE MANUFACTURE OF LINOLEUM OR OTHER FLOOR COVERINGS FOR APPLYING THE PASTE TO THE BASE FABRIC OR OTHER SUPPORT; MACHINES OF A KIND USED FOR PRINTING REPETITIVE DESIGN, REPETITIVE WORDS OR OVERALL COLOUR ON TEXTILES, LEATHER, WALLPAPER, WRAPPING PAPER, LINOLEUM OR OTHER MATERIALS, AND ENGRAVED OR ETCHED PLATES, BLOCKS OR ROLLERS THEREFOR (b) fabric-cutting machines, incl. for cutting patterns and parts of the clothing, and parts thereof ex: the machines (i) other: (1) the machines ex: machine for printing textiles	exempt
84.41	SEWING MACHINES; FURNITURE SPECIALLY DESIGNED FOR SEWING MACHINES; SEWING MACHINE NEEDLES (a) sewing machines (9) others and parts thereof ex: industrial sewing machines	exempt

SCHEDULE XLII - ISRAEL

Part I - (continued)

Tariff Item Number	Description of Products	Rate of Duty
84.48	ACCESSORIES OR PARTS SUITABLE FOR USE SOLELY OR PRINCIPALLY WITH THE MACHINES FALLING WITHIN HEADINGS Nos. 84.45 to 84.47, INCLUDING WORK AND TOOL HOLDERS, SELF-OPENING DIEHEADS, DIVIDING HEADS AND OTHER APPLIANCES FOR MACHINE-TOOLS; TOOL HOLDERS FOR THE MECHANICAL HAND TOOLS OF HEADING No. 82.04, 84.49 or 85.05 (a) accessories and parts for machine tools of heading No. 84.45 (9) other ex: holders for hard metal tools	exempt
84.59	MACHINERY AND MECHANICAL APPLIANCES (EXCEPT THOSE SUITABLE FOR USE SOLELY OR PRINCIPALLY AS PARTS OF OTHER MACHINES OR APPARATUS), NOT FALLING WITHIN ANY OTHER HEADING OF THIS CHAPTER (d) miscellaneous machinery and mechanical appliances; (2) machinery and appliances for textile-making, n.e.s. A. for mounting card-clothing on carding cylinders	exempt
84.62	BALL, ROLLER OR NEEDLE ROLLER BEARINGS (a) the bearings (b) the parts	30% 30%
85.07	SHAVERS AND HAIR CLIPPERS, WITH SELF CONTAINED ELECTRIC MOTOR (see Note 5 to this chapter) (a) for hair dressing and for shearing or clipping of animals and parts thereof excluding cutter blades and heads which fall within the heading 82.13 (1) the shavers and clippers (2) the parts	exempt 20%
85.13	ELECTRIC LINE TELEPHONIC AND TELEGRAPHIC APPARATUS (INCLUDING SUCH APPARATUS FOR CARRIER-CURRENT LINE SYSTEMS) (b) telephone switchboards and exchanges and parts suitable for use solely with them (e) others and parts suitable for use solely with them ex: all except testing equipment	80% 80%

SCHEDULE XLII - ISRAEL

Part I - (continued)

Tariff Item Number	Description of Products	Rates of Duty
85.15	RADIOTELEGRAPHIC AND RADIOTELEPHONIC TRANSMISSION AND RECEPTION APPARATUS; RADIO BROADCASTING AND TELEVISION TRANSMISSION AND RECEPTION APPARATUS (INCLUDING THOSE INCORPORATING GRAMOPHONES) AND TELEVISION CAMERAS; RADIO NAVIGATIONAL AID APPARATUS, RADAR APPARATUS AND RADIO REMOTE CONTROL APPARATUS (a) radiotelegraphic and radiotelephonic transmission and reception apparatus: (9) other (c) radio-navigational aid apparatus, radar apparatus and radio-remote control apparatus	30% 15%
85.20	ELECTRIC FILAMENT LAMPS AND ELECTRIC DISCHARGE LAMPS (INCLUDING INFRA-RED AND ULTRA-VIOLET LAMPS); ARC LAMPS; ELECTRICALLY IGNITED PHOTOGRAPHIC FLASHBULBS (a) projector lamps, including arc-lamps (b) exciter lamps and sound lamps specially designed for reproducing sound from cinematographic films	35% 35%
85.23	INSULATED (INCLUDING ENAMELLED OR ANODISED) ELECTRIC WIRE, CABLES, BARS, STRIP AND THE LIKE (INCLUDING CO-AXIAL CABLE) WHETHER OR NOT FITTED WITH CONNECTORS (b) underground cables: (2) paper insulated - B. for tension not exceeding 1,000 Volt, not specified in sub-para A. ex: 1. long-distance, audio-frequency cables for telephone and telegraph, lead antimony or lead tellur covered and containing 4 or more quads of conductors each 0.8 to 1.4 mm. thick 2. telephone subscriber (local) distribution cables containing 2 to 1,000 pairs of conductors each 0.4 to 0.9 mm. thick (9) otherwise insulated ex: long-distance, audio-frequency cables for telephone and telegraph, Myroflex insulated, lead antimony or lead tellur covered, and containing 4 or more quads of conductors each 0.8 to 1.4 mm. thick	30% 30% 30%

SCHEDULE XLII - ISRAEL

Part I - (continued)

Tariff Item Number	Description of Products	Rate of Duty
85.23 (con.)	<p>(i) others</p> <p>ex: 1. long-distance, audio-frequency cables for telephone and telegraph, paper tape insulated or Hyroflex insulated, lead antimony or lead tellur covered, and containing 4 or more quads of conductors each 0.8 to 1.4 mm. thick</p> <p>2. telephone subscriber (local) distribution cable containing 2 to 1,800 pairs of conductors each 0.4 to 0.9 mm. thick</p>	30% 30%
87.01	<p>TRACTORS (OTHER THAN THOSE FALLING WITHIN HEADING No.87.07) WHETHER OR NOT FITTED WITH POWER TAKE-OFFS, WINGHES OR PULLEYS -</p> <p>(a) tractors for agriculture or earth work which have been certified by the Director General of the Ministry of Agriculture or of the Ministry of Labour, or anyone authorized on their behalf and whose import licences have been endorsed that they will be so used</p>	exempt
87.02	<p>MOTOR VEHICLES FOR THE TRANSPORT OF PERSONS, GOODS OR MATERIALS (INCLUDING SPORTS MOTOR VEHICLES, OTHER THAN THOSE OF HEADING No.87.09)</p> <p>(b) Passenger cars not mentioned in para (c)</p> <p>(1) jeeps</p> <p>(9) other passenger cars of a piston displacement</p> <p>A. less than 1,300 cc</p> <p>B. from 1,300 to 1,800 cc</p> <p>C. over 1,800 cc</p> <p>(d) motor vehicles for the transport of goods and materials (hereafter - commercial motor vehicles) not specified in paras (e) or (i);</p> <p>(5) commercial motor vehicles propelled by compression ignition engines (diesel engines) of an authorized total weight exceeding 4,500 kg</p> <p>C. exceeding 25,000 kg</p>	40% 150ag/kg+50% ad val 200ag/kg+60% ad val 150ag/kg+60% ad val 35%

SCHEDULE XLII - ISRAELPart I - (continued)

Tariff Item Number	Description of Products	Rate of Duty
87.02 (con.)	(7) jeeps (9) other commercial motor vehicles: B. of an authorized total weight not exceeding 4,500 kg	40%  150ag/kg+50% ad val
87.04	CHASSIS FITTED WITH ENGINES, FOR THE MOTOR VEHICLES FALLING WITHIN HEADING No.87.01, 87.02 or 87.03 - (e) used for the assembly of buses (e) used in the assembly of commercial motor vehicles propelled by diesel engines of an authorized total weight exceeding 4,500 kg: (3) exceeding 25,000 kg	25%  3ag/kg+30% ad val
87.06	PARTS AND ACCESSORIES OF THE MOTOR VEHICLES FALLING WITHIN HEADING No. 87.01, 87.02 or 87.03 (b) parts and accessories for agricultural or earth work tractors, provided that they are different in structure or weight from similar parts and accessories for other motor vehicles (i) other parts and accessories	20%  100%
90.01	LENSES, PRISMS, MIRRORS AND OTHER OPTICAL ELEMENTS, OF ANY MATERIAL, UNMOUNTED, OTHER THAN SUCH ELEMENTS OF GLASS NOT OPTICALLY WORKED; SHEETS OR PLATES, OF POLARISING MATERIAL (a) colour filters for photographic cameras	70%
90.02	LENSES, PRISMS, MIRRORS AND OTHER OPTICAL ELEMENTS, OF ANY MATERIAL, MOUNTED, BEING PARTS OF OR FITTINGS FOR INSTRUMENTS OR APPARATUS, OTHER THAN SUCH ELEMENTS OF GLASS NOT OPTICALLY WORKED (a) for photographic apparatus: (2) lenses for filming apparatus of 16 mm. (9) other (b) for projectors or other cinematographic apparatus	70% 70% 35%
90.07	PHOTOGRAPHIC CAMERAS; PHOTOGRAPHIC FLASHLIGHT APPARATUS (d) microfilm cameras (i) other	35% 100% but not less than IL 12 per camera incl. purchase tax

SCHEDULE XLII - ISRAEL

Part I - (continued)

Tariff Item Number	Description of Products	Rate of Duty
90.08	CINEMATOGRAPHIC CAMERAS, PROJECTORS, SOUND RECORDERS AND SOUND REPRODUCERS, ANY COMBINATION OF THESE ARTICLES (a) cinematographic cameras, accessories and parts therefor (S) other cameras and parts thereof (d) cinematograph projectors and sound reproducers: B. the parts <td>70%  35%  35% 70% 35% 70%</br></td>	70%  35%  35% 
90.10	APPARATUS AND EQUIPMENT OF A KINO USED IN PHOTOGRAPHIC OR CINEMATOGRAPHIC LABORATORIES, NOT FALLING WITHIN ANY OTHER HEADING IN THIS CHAPTER; PHOTO COPYING APPARATUS (CONTACT TYPE); SPOOLS OR REELS FOR FILM; SCREENS FOR PROJECTORS (a) machinery of special kind and apparatus used in cinematographic laboratories, and parts thereof: <td>70% 35% 70%</td>	70% 35% 70%
90.12	COMPOUND OPTICAL MICROSCOPES, WHETHER OR NOT PROVIDED WITH MEANS FOR PHOTOGRAPHING OR PROJECTING THE IMAGE (b) microphotographic and microcinematographic apparatus; microprojection apparatus for compound magnification ex: microphotographic and microcinematographic apparatus	23%

SCHEDULE XLII - ISRAEL

Part I - (continued)

Tariff Item Number	Description of Products	Rate of Duty
90.14	<p>SURVEYING (INCLUDING PHOTOGRAMMETRICAL SURVEYING), HYDROGRAPHIC, NAVIGATIONAL, METEOROLOGICAL, HYDROLOGICAL AND GEOPHYSICAL INSTRUMENTS; COMPASSES; RANGEFINDERS</p> <p>(e) instruments and appliances used in geodesy, typography, land or water surface surveying and levelling</p> <p>(g) other</p> <p>(h) rangefinders:</p> <p>(1) for photography or cinematography</p>	30%
90.16	<p>DRAWING, MARKING-OUT AND MATHEMATICAL CALCULATING INSTRUMENTS, DRAFTING MACHINES, PANTOGRAPHHS, SLIDE RULES, DISC CALCULATORS AND THE LIKE; MEASURING OR CHECKING INSTRUMENTS, APPLIANCES AND MACHINES, NOT FALLING WITHIN ANY OTHER HEADING OF THIS CHAPTER (FOR EXAMPLE, MICROMETERS, CALLIPERS, GAUGES, MEASURING RODS, BALANCING MACHINES); PROFILE PROJECTORS</p> <p>(b) measuring or checking instruments, appliances and machines:</p> <p>(1) Optical</p> <p>A. Focimeters</p> <p>(2) Non-optical</p> <p>I. others</p>	30%
90.17	<p>MEDICAL, DENTAL, SURGICAL AND VETERINARY INSTRUMENTS AND APPLIANCES (INCLUDING ELECTRO-MEDICAL APPARATUS AND OPHTHALMIC INSTRUMENTS) -</p> <p>(a) dental burs, discs, drills and brushes specially designed for use with a dental drill engine; gold and other filling instruments; impression compound trays; tools and instruments of a kind used in prosthetic dentistry</p> <p>(b) photo electric diagnostic equipment</p> <p>(c) electro-medical apparatus:</p> <p>(5) electro-surgical diathermy units, if the Director General of the Ministry of Health or anyone authorized by him, has certified them as such</p> <p>(6) electro-encephalographs</p> <p>(g) other, except therapeutic diathermy units</p>	35% exempt exempt exempt 23%

SCHEDULE XLII - ISRAEL

Part I - (continued)

Tariff Item Number	Description of Products	Rate of Duty
90.19	<p>ORTHOPEDIC APPLIANCES, SURGICAL BELTS, TRUSSES AND THE LIKE; ARTIFICIAL LIMBS, EYES, TEETH AND OTHER ARTIFICIAL PARTS OF THE BODY; DEAF AIDS; SPLINTS AND OTHER FRACTURE APPLIANCES -</p> <p>(a) orthopedic appliances, surgical belts, trusses and the like            (9) other</p> <p>(b) artificial limbs, eyes, teeth and other artificial parts of the body            (2) artificial teeth and dental fittings            B. other dental fittings</p> <p>(d) splints and other appliances for treatment of dislocations and ruptures</p>	35% 35% 35% 35%
90.20	<p>APPARATUS BASED ON THE USE OF X-RAYS OR OF THE RADIATIONS FROM RADIO-ACTIVE SUBSTANCES (INCLUDING RADIOGRAPHY AND RADIOTHERAPY APPARATUS); X-RAY GENERATORS; X-RAY TUBES; X-RAYS SCREENS; X-RAY HIGH TENSION GENERATORS; X-RAY CONTROL PANELS AND DESKS; X-RAY EXAMINATION OR TREATMENT TABLES, CHAIRS AND THE LIKE</p> <p>(a) apparatus based on the use of x-rays:</p> <p>(1) apparatus used in medical diagnosis            A. of "angio-cardiograph" type            B. of perfected electronic type for the restriction of radiation by image intensifier and/or x-ray television and/or cineradiography            I. other, except dental x-rays</p> <p>(2) therapy apparatus            A. of a tension of 250 kilo-volt or more            I. other</p> <p>(3) apparatus for industrial and other uses</p> <p>(b) apparatus based on the use of radiation from radio-active substances</p> <p>(1) for medical use            (9) for other uses</p> <p>(c) x-ray generators; x-ray tubes; x-ray screens; x-ray high tension generators; x-ray control panels and desks; x-ray examination or treatment tables, chairs and the like</p> <p>(1) x-ray tubes and x-ray generators, including high tension generators            A. incorporating betatrons or generating a tension of 250 kilo-volt or more            I. Other</p>	exempt exempt 23% exempt 23% 23% exempt 23% exempt 23% exempt 23%

SCHEDULE XLII - ISRAEL

Part I - (continued)

Tariff Item Number	Description of Products	Rate of Duty
90.20 (con.)	(2) x-ray screens and x-ray control panels and desks (d) other (e) other parts and accessories for use with x-rays and other radiation (1) electric devices for use in radio-therapy of the type "electric incandescent devices" (9) other	23% 23%  exempt 23%
90.22	MACHINES AND APPLIANCES FOR TESTING MECHANICALLY THE HARDNESS, STRENGTH, COMPRESSIBILITY, ELASTICITY AND THE LIKE PROPERTIES OF INDUSTRIAL MATERIALS (FOR EXAMPLE, METALS, WOOD, TEXTILES, PAPER OR PLASTICS) (a) machines and appliances weighing not more than 75 kg	30%
90.23	HYDROMETERS AND SIMILAR INSTRUMENTS; THERMOMETERS, PYROMETERS, BAROMETERS, HYGROMETERS, PSYCHROMETERS, RECORDING OR NOT; ANY COMBINATION OF THESE INSTRUMENTS (a) hydrometers, aerometers and similar floating instruments (b) thermometers and thermographs (2) medical thermometers  (3) thermometers for aquariums (9) other	30% 30%  100% 30%
90.24	INSTRUMENTS AND APPARATUS FOR MEASURING, CHECKING OR AUTOMATICALLY CONTROLLING THE FLOW, DEPTH, PRESSURE OR OTHER VARIABLES OF LIQUIDS OR GASES OR FOR AUTOMATICALLY CONTROLLING TEMPERATURE (FOR EXAMPLE, PRESSURE GAUGES, THERMOSTATS, LEVEL GAUGES, FLOW METERS, HEAT METERS, AUTOMATIC OVEN-DRAUGHT REGULATORS) NOT BEING ARTICLES FALLING WITHIN HEADING No. 90.14 (a) pressure gauges (manometers) (9) other	30%

SCHEDULE XLII - ISRAEL

Part I - (continued)

Tariff Item Number	Description of Products	Rate of Duty
90.25	INSTRUMENTS AND APPARATUS FOR PHYSICAL OR CHEMICAL ANALYSIS (SUCH AS POLARIMETERS, REFRACTOMETERS, SPECTROMETERS, GAS ANALYSIS APPARATUS); INSTRUMENTS AND APPARATUS FOR MEASURING OR CHECKING VISCOSITY, POROSITY, EXPANSION, SURFACE TENSION OR THE LIKE (SUCH AS VISCOMETERS, POROSIMETERS, EXPANSION METERS); INSTRUMENTS AND APPARATUS FOR MEASURING OR CHECKING QUANTITIES OF HEAT, LIGHT OR SOUND SUCH AS PHOTOMETERS (INCLUDING EXPOSURE METERS, CALORIMETERS); MICROTOMES (a) exposure meters and lux meters used in photography and cinematography	70%
90.26	GAS, LIQUID AND ELECTRICITY SUPPLY OR PRODUCTION METERS, CALIBRATING METERS THEREFOR (a) electricity supply or production meters: (9) others, n.e.s. (c) gas supply meters	35% 20%
90.27	REVOLUTION COUNTERS, PRODUCTION COUNTERS, TAXIMETERS, MILEOMETERS, PEDOMETERS AND THE LIKE, SPEED INDICATORS (INCLUDING MAGNETIC SPEED INDICATORS) AND TACHOMETERS (OTHER THAN ARTICLES FALLING WITHIN HEADING No.90.14); STROBOSCOPES (b) speedometers and tachometers (9) other	30%
90.28	ELECTRICAL MEASURING, CHECKING, ANALYSING OR AUTOMATICALLY CONTROLLING INSTRUMENTS AND APPARATUS (a) electrical or electronic instruments or apparatus for measuring or comparing electric quantities and phenomena: (9) other (b) electrical or electronic instruments or apparatus for measuring non-electric quantities or for checking, analysing or automatically controlling: (1) maritime navigational, meteorological or geophysical instruments and apparatus 8. meteorological (7) electrical instruments or apparatus (counterparts in heading 90.25): C. exposure meters and lux meters used in photography and cinematography	40% 30%

SCHEDULE XLII - ISRAEL

Part I - (continued)

Tariff Item Number	Description of Products	Rate of Duty
90.29	<p>PARTS OR ACCESSORIES SUITABLE FOR USE SOLELY OR PRINCIPALLY WITH ONE OR MORE OF THE ARTICLES FALLING WITHIN HEADING No. 90.23, 90.24, 90.26, 90.27 OR 90.28</p> <p>(b) watermeter parts</p> <p>(1) watermeter dials and watermeter parts made of ebonite</p> <p>(2) agate stones, concave, for watermeters</p> <p>(d) parts for watt hour meters</p> <p>(9) other parts therefor</p> <p>(e) parts for electrical or electronic instruments or apparatus for measuring or comparing electrical quantities and phenomena</p> <p>(f) parts, n.e.s.</p> <p>ex: watermeter parts, n.e.s.</p>	<p>exempt</p> <p>exempt</p> <p>35%</p> <p>50%</p> <p>23%</p>

SCHEDULE XLII - ISRAEL

PART II

Preferential Tariff

N i l .

ANNEX D

SCHEDULE OF TARIFF CONCESSIONS OF THE  
EUROPEAN ECONOMIC COMMUNITY

ANNEXE D

LISTE DES CONCESSIONS TARIFAIRES DE LA  
COMMUNAUTE ECONOMIQUE EUROPEENNE

LISTE XL - COMMUNAUTE ECONOMIQUE EUROPEENNE

Seul le texte français de la présente liste fait foi

PREMIERE PARTIE

Tarif de la Nation la plus favorisée

Position du tarif	Désignation des produits	Droit
02.03	Foies de volailles, frais, réfrigérés, congelés, salés ou en saumure : A. Foies gras d'oie ou de canard.....	5 %
08.02	Agrumes, fraîches ou sèches : A. Oranges : ex I. du 1er avril au 15 octobre : - du 1er avril au 30 septembre.....	15 %
	D. Pamplemousses.....	12 %
ex 19.07	Pains, biscuits de mer et autres produits de la boulangerie ordinaire, sans addition de sucre, de miel, d'oeufs, de matières grasses, de fromage ou de fruits : - Pain azyme (Mazoth).....	20 % (a)
20.07	Jus de fruits (y compris les moûts de raisins) ou de légumes, non fermentés, sans addition d'alcool, avec ou sans addition de sucre :	

(a) La Communauté se réserve le droit de percevoir en sus du droit consolidé, un droit additionnel sur la farine, correspondant à la charge supportée à l'importation par la farine, et applicable à la quantité de farine contenue dans ce produit.

LISTE XL - COMMUNAUTE ECONOMIQUE EUROPENNE  
PREMIERE PARTIE - (suite)

Position du tarif	Désignation des produits	Droit
20.07 (suite)	B. d'une densité égale ou inférieure à 1,33 à 15° C :  II. d'agrumes : - d'oranges..... - autres.....	20 % (a) 19 % (a)
29.02	Dérivés halogénés des hydrocarbures :  A. Dérivés halogénés des hydrocarbures acycliques :  III. Bromures et polybromures.....	18 % (±)
31.04	Engrais minéraux ou chimiques potassiques :  A. visés à l'alinéa A de la Note 3 du présent Chapitre.....	exemption
33.01	Huiles essentielles (déterpénées ou non), liquides ou concrètes, et résinoïdes :  A. Huiles essentielles non déterpénées :  I. d'agrumes.....	12 %
44.15	Bois plaqués ou contre-plaqués, même avec adjonction d'autres matières; bois marquetés ou incrustés.....	12 % (±)

(a) En sus du droit consolidé, la Communauté se réserve le droit de percevoir un droit additionnel sur le sucre, correspondant à la charge supportée à l'importation par le sucre, et applicable à la quantité de sucres divers (calculée en saccharose), contenue dans ce produit, au-delà d'une teneur de 1% en poids.

Ces teneurs limites, variables selon les produits, sont fixées comme suit :

ex 20.07 B II : - d'oranges	13 %
ex 20.07 B II : - de citrons	3 %
ex 20.07 B II : - autres	13 %

(±) Voir note à la fin de cette liste.

LISTE XL - COMMUNAUTE ECONOMIQUE EUROPEENNE

PREMIERE PARTIE - (suite)

Position du tarif	Désignation des produits	Droit
53.07	Fils de laine peignée, non conditionnés pour la vente au détail : A. contenant au moins 85 % en poids de laine	5 %
60.05	Vêtements de dessus, accessoires du vêtement et autres articles de bonneterie non élastique ni caoutchoutée : A. Vêtements de dessus et accessoires du vêtement..... B. autres.....	17 % (*) 16 %
61.02	Vêtements de dessus pour femmes, fillettes et jeunes enfants : B. autres.....	16 % (*)
70.05	Verre étiré ou soufflé dit "verre à vitres", non travaillé (même plaqué en cours de fabrication), en feuilles de forme carrée ou rectangulaire.....	8 % avec min. de pero. de 0,80 U.C. par 100 kg poids brut (*)

N O T E

Les concessions marquées d'un astérisque sont accordées sous réserve de l'octroi des mêmes concessions aux pays principaux fournisseurs des produits en cause.

LISTE XI - COMMUNAUTE ECONOMIQUE EUROPEENNE

DEUXIEME PARTIE

Tarif préférentiel

N é a n t .

I hereby certify that the foregoing text is a true copy of the Protocol for the Accession of Israel to the General Agreement on Tariffs and Trade, done at Geneva on 6 April 1962, the original of which is deposited with the Executive Secretary of the CONTRACTING PARTIES to the General Agreement on Tariffs and Trade.

Je certifie que le texte qui précède est la copie conforme du Protocole d'accession d'Israël à l'Accord général sur les tarifs douaniers et le commerce, établi à Genève le 6 avril 1962, dont le texte original est déposé auprès du Secrétaire exécutif des PARTIES CONTRACTANTES à l'Accord général sur les tarifs douaniers et le commerce.

*E. Wyndham White*

E. WYNDHAM WHITE

*Executive Secretary  
Geneva*

*Secrétaire exécutif  
Genève*

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