FREEMENT ON ACCESSION OF ROMANIA TO THE CENTRAL EUROPEAN FREE TRADE AGREEMENT

e following text reproduces the Agreement on Accession of Romania to the Central European Free Trade Agreeme DOTNOTE: The Annexes and Protocols thereto have been submitted to the Secretariat for consultation by erested Members (Office 3006)].

e Czech Republic, the Republic of Hungary, the Republic of Poland, the Slovak Republic and the Republic of Slovenic the one side and Romania on the other side (hereinafter called the Parties), Reaffirming their commitment to the nciples of a market economy, which constitutes the basis for their relations, Considering the positive developmen the mutual economic co-operation between the Parties, Wishing to contribute to the process of integration in rope through the extension of the Central European Free Trade Agreement, Having in mind the Declarations of me Ministers, done on 25 November 1994 in Poznán, on 11 September 1995 in Brno and on 13 September 1996 sná, Recalling the official request of Romania on 10 April 1996 to accede to the Central European Free Trade reement, Taking into account the Agreement Amending the Central European Free Trade Agreement, done in Brnc 11 September 1995, Acting in accordance with the provisions of Article 39 a of the Central European Free Trade reement, Have agreed as follows:

ticle 1

mania shall accede to the Central European Free Trade Agreement.

ticle 2

mania shall accept the Central European Free Trade Agreement with all its amendments signed before signature of s Agreement and shall be understood to include Romania.

ticle 3

ferences in the Central European Free Trade Agreement to its Parties and where all states are explicitly mentioned all be understood to include Romania.

ticle 4

e basic duty referred to in paragraph 1 of Article 4 of the Central European Free Trade Agreement, in case of mania shall be the Most Favoured Nation rate of duty applicable on 1 January 1993.

ticle 5

In order to implement the provisions of paragraph 2 of Article 3 of the Central European Free Trade Agreement stocols 14, 15, 16 and 17 to the Central European Free Trade Agreement are hereby established and attached to s Agreement.

Provisions for the abolition of customs duties on imports between:

he Czech Republic and the Slovak Republic on the one side and Romania on the other side are laid down in Protoco

he Republic of Hungary on the one side and Romania on the other side are laid down in Protocol 15, he Republic of Poland on the one side and Romania on the other side are laid down in Protocol 16, he Republic of Slovenia on the one side and Romania on the other side are laid down in Protocol 17.

ticle 6

In order to implement the provisions of paragraph 1 of Article 12 of the Central European Free Trade Agreement placed 18, 19, 20 and 21 to the Central European Free Trade Agreement are hereby established and attached to a Agreement.

Provisions for granting mutual agricultural concessions between:

he Czech Republic and the Slovak Republic on the one side and Romania on the other side are laid down in Protoco

he Republic of Hungary on the one side and Romania on the other side are laid down in Protocol 19, he Republic of Poland on the one side and Romania on the other side are laid down in Protocol 20, he Republic of Slovenia on the one side and Romania on the other side are laid down in Protocol 21.

ticle 7

e provisions in paragraph 2 of Article 5 and paragraph 2 of Article 7 of the Central European Free Trade Agreemer all not cover the 0.25 per cent ad-valorem customs clearance fee applied by Romania to imports from and exports the Czech Republic, the Republic of Hungary, the Republic of Poland, the Slovak Republic and the Republic of venia. The respective fee shall be eliminated by 31 December 1997 at the latest.

ticle 8

antitative restrictions on imports or measures having equivalent effect referred to in paragraph 2 of Article 8 of the ntral European Free Trade Agreement and specified in Annexes III/a, III/b and III/c of the Central European Free ade Agreement shall also apply to imports of products originating in Romania, subject to the provisions in Annex to ticle 8 of this Agreement.

ticle 9

the relations with the Czech Republic, the Republic of Hungary, the Republic of Poland, the Slovak Republic and the public of Slovenia, the elimination of quantitative restrictions on exports from Romania, stipulated in paragraph 2 c ticle 9 of the Central European Free Trade Agreement, shall not apply to the products listed in annex to Article 9 c s Agreement. The respective restrictions shall be eliminated by 31 December 1997.

ticle 10

r the purposes of this Agreement it is understood that Protocol 7 of the Central European Free Trade Agreement ncerning the definition of the concept of "originating products" and methods of administrative cooperation shall o apply to the products originating in Romania, subject to the provisions in Annex to Article 10 of this Agreement

ticle 11

ferences to cooperation in customs administration in paragraph 2 of Article 16 of the Central European Free Trade reement shall be understood that the mutual assistance between administrative authorities in customs matters of a Czech Republic and the Slovak Republic on the one side and Romania on the other side shall take place in cordance with the provision of Annex to Article 11 of this Agreement.

ticle 12

References to government procurement in Article 24 of the Central European Free Trade Agreement shall be derstood, in relations between the Czech Republic and the Slovak Republic on the one side and Romania on the

ner side, as for public procurement and the period referred to in paragraph 2 of Article 24 shall end by 31 Decemb 98 at the latest.

It is agreed that consultations shall be held in the Joint Committee under paragraph 3 of Article 24 of the Central ropean Free Trade Agreement concerning the extension to other Parties of the treatment referred to in paragraph

ticle 13

is Agreement shall constitute an integral part of the central European Free Trade Agreement.

ticle 14

This Agreement shall enter into force on the thirtieth day after receiving by the Depositary of the last notification the Parties to the Central European Free Trade Agreement and Romania on the completion of procedures necessa that purpose.

The Depositary shall, without any delay, notify all Parties of the completion of procedures necessary for entry into ce of this Agreement.

Pending the entry into force of this Agreement according to paragraph 1 of this Article, the Czech Republic, the public of Hungary, the Republic of Poland, the Slovak Republic and the Republic of Slovenia shall apply this reement provisionally from 1 July 1997, provided that Romania shall notify the other Parties, prior to 1 June 1997 at its internal legal requirements for entry into force of this Agreement are fulfilled and Romania shall apply this reement from 1 July 1997.

As from the date of entry into force of this Agreement the free trade agreements concluded between: he Czech Republic and Romania, signed at Prague on 24 October 1994; he Slovak Republic and Romania, signed at Bucharest on 11 November 1994, mutual consent of the Parties concerned expressed in this Agreement shall cease to be in force.

As from the date of provisional application of this Agreement the free trade agreements mentioned in paragraph 4 this Article shall not be applied between their Contracting Parties.

WITNESS WHEREOF the undesigned plenipotentiaries, being duly authorized thereto, have signed this Agreement. NE at Bucharest, this 12th day of April 1997, in a single authentic copy in the English language, which shall be posited with the Government of the Republic of Poland. The Depositary shall transmit certified copies to all Parties r the Czech Republic

r the Slovak Republic

r the Republic of Hungary

r the Republic of Slovenia

r the Republic of Poland

r Romania

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