

I. With Arab countries:

1. Hashemite Kingdom of Jordan:

No.	Name of Agreement and Number of Articles	Place and Date of Signing	Agreement Term	Subject
1.	Joint administrative cooperation agreement to prevent, search for, and deter customs violations entered into by the Great Jamahiriya and the Hashemite Kingdom of Jordan. No. of articles: 17	Tripoli 05/05/1377 FDP	One year, renewable	– Boost and improve cooperation between the countries with regard to customs violations. – Administrative assistance through the customs departments of both countries to best enforce customs legislation and to prevent, fight, and investigate customs violations. – Exchange relevant information to ensure best enforcement of customs legislation.
2.	Agreement to encourage, guarantee, and protect investment between the Great Jamahiriya and the Hashemite Kingdom of Jordan. No. of articles: 12	Tripoli 05/05/1377 FDP	10 years, renewable	– Economic cooperation between the countries and development of suitable conditions for investors in both countries. – Search for ways and means to establish and fund joint projects in both countries. – Stimulate the flow of economic and investment activity, and work to support and increase investment in both countries.

3.	<p>Agreement to control the illegal use of drugs and psychotropic substances entered into between the Great Jamahiriya and the Hashemite Kingdom of Jordan.</p> <p>No. of articles: 14</p>	<p>Tripoli</p> <p>05/05/1377 FDP</p>	<p>Unlimited</p>	<ul style="list-style-type: none"> – To intensify cooperation between the parties to respond to the illegal use of drugs and psychotropic substances. – Exchange legal assistance between the parties in investigations, prosecutions, and judicial procedures for crimes relating to the illegal use of drugs and psychotropic substances. – Exchange information and scientific expertise between the countries to monitor smugglers, uncover drug crimes, and conduct drug inspections. – Exchange information on countering the illegal production and manufacture of drugs and psychotropic substances.
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2. Kingdom of Morocco:

No.	Name of Agreement and Number of Articles	Place and Date of Signing	Agreement Term	Subject
1.	<p>Air transportation agreement between the Great Jamahiriya and the Kingdom of Morocco</p> <p>No. of articles: 20</p>	<p>Rabat</p> <p>23/10/1377 FDP</p>	<p>Unlimited</p>	<ul style="list-style-type: none"> – Grant facilities to the parties, including the right of aircraft from both countries to transit and land. – Procedures to grant, cancel, and suspend operation licenses. – Applicability of the laws and regulations of one party to aircraft used by the other party with regard to arrival, departure, transit, and other international air services. – Acknowledgement of the certificates and licenses related to the airworthiness of aircraft and validity of

				<p>aircraft crew qualifications.</p> <ul style="list-style-type: none"> – Air safety procedures and adherence to international air safety and security standards. – Exemption from custom taxes and duties on aircraft, related equipment, fuel, oil, and other requirements (food items, beverages, cigarettes), and baggage transiting directly. – Exchange of information and statistics at the request of one of the parties to the agreement. – Resolution of conflicts by negotiation. – Procedures for repealing and registering the agreement.
2.	<p>Additional agreement to the joint administrative cooperation agreement to prevent, search for, and deter customs violations, entered into by the Great Jamahiriya and the Kingdom of Morocco.</p> <p>No. of articles: 7</p>	<p>Rabat 23/10/1377 FDP</p>	<p>Unlimited</p>	<ul style="list-style-type: none"> – Coordination and cooperation in combatting goods suspected of being counterfeit. – Exchange information and cooperation within the framework of the standards in force at the World Customs Organization (WCO).

II. African Union Countries:

1. Chad:

No.	Name of Agreement and Number of Articles	Place and Date of Signing	Agreement Term	Subject
1.	<p>Agreement to avoid double-taxation and prevent tax evasion with regard to income taxes between the Great Jamahiriya and the Republic of Chad.</p> <p>No. of articles: 30</p>	<p>Tripoli 08/08/1377 FDP</p>	5 years	<ul style="list-style-type: none"> – The agreement defined the scope of its application and types of taxes covered thereby, the definitions and terms found in the agreement, as well as tax domicile, and dealt with the terms "resident" and "permanent residence." – Referred to the provisions on real property income as well as business profits that are subject to tax, deduction of expenses, and assessing profits. – Dealt with profits from international transport ships and aircraft and the extent to which such are subject to taxation, as well as joint ventures, share profits, interest, and royalties, and the extent to which such may be subject to taxation. – Stated the profits and types thereof arising from capital and the extent to which such are subject to taxation as well as independent and non-independent personal services and compensation of directors, artists, and athletes, pensions and salaries, and segments of students, professors, teachers, and researchers, as well as other income elements, and the extent to which such is subject to taxation, also specified methods for avoiding double taxation. – Provided that citizens of a country party to the

				<p>agreement may not be subject in the other country to any taxes heavier than the taxes set for citizens of the other country party to the agreement; dealt with conditions of permanent facilities and the extent to which such are subject to taxes.</p> <ul style="list-style-type: none"> – Indicated the procedures of joint agreements, and issues related to exchanging information. – Treated circumstances of levying taxes on members of diplomatic and consular corps.
2.	<p>Security cooperation agreement between the Great Jamahiriya and the Republic of Chad.</p> <p>No. of articles: 19</p>	<p>Tripoli 08/08/1377 FDP</p>	5 years	<ul style="list-style-type: none"> – Take effective, necessary, and decisive measures to prevent terrorist and hostile acts and organized crime, prevent their territories from being used as theatres for the planning or execution of such acts, and prohibit terrorist or criminal elements from infiltrating their territories. – Prevent the entry of weapons or munitions across borders or ports of both countries and prevent citizens of these countries from interfering in the interior affairs of either, and prohibit the issuance and exchange of publications directed against the two countries. – Bar the holding of conferences, forums, or festivals by public or private institutions in the two countries that conflict with the general policy of either, and prevent the use of the various media from harming the sovereignty of either country. – Exchange legislation related to the work of security agencies. – Cooperation against smuggling and the illegal trade of

				<p>drugs and psychotropic substances</p> <ul style="list-style-type: none">– Provide mutual assistance to search for wanted, accused, and convicted persons and cooperate in conducting the necessary investigations.– Protect the confidentiality of shared information.– Cooperation against the counterfeiting of documents, currency, and identity cards, and against intrusion, illegal migration, smuggling, and human trafficking, and collaboration on training, certification, exchange visits, and consulting.– Formation of a joint committee to establish the executive programs to implement and propose ways to develop the agreement.
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No.	Name of Agreement and Number of Articles	Place and Date of Signing	Agreement Term	Subject
3.	<p>Air transport agreement between the Great Jamahiriya and the Republic of Chad.</p> <p>No. of articles: 24</p>	<p>Tripoli</p> <p>08/08/1377 FDP</p>	<p>Unlimited</p>	<ul style="list-style-type: none"> – The rights and benefits granted by the agreement to the parties and competent air transport bodies in the two countries, the procedures for issuance, cancellation, and suspension of licenses to engage in the activity. – Exemption from customs duties and other fees such as inspection and similar fees, equipment and supplies contained on the aircraft, and application of local laws and regulations. – Safety and security of aircraft and compliance with the provisions of international treaties and cooperation in these areas, establishment of regional offices for such in both countries. – Operation methods and certification of air flight operation schedules. – Compliance with the methods for each party to provide periodic data and statistics related to air transport to the other party, and transfer the surplus returns collected in particular. – Methods of amending the agreement and resolving conflicts arising from the implementation thereof.

<p>4.</p>	<p>Agreement on the land transport of passengers and goods between the Great Jamahiriya and the Republic of Chad.</p> <p>No. of articles: 12</p>	<p>Tripoli 08/08/1377 FDP</p>	<p>3 years, renewable</p>	<ul style="list-style-type: none"> – The agreement dealt with the field of its application and the procedures to provide carrier vehicles, and defined the terminology used in the agreement. – Referred to the rules and conditions of entry in terms of holding a valid registration certificate and possession of an insurance document covering damages arising from transport operations. – Defined the means, routes, and terms of public transportation of passengers, driver obligations, and rules for transport of tourist crowds and affinity groups. – Affirmation of the principle of the applicability of local laws and driver compliance with holding a driver’s license and insurance documents, dealt with exemption from fees and taxes, and settling payments. – Provided for the formation of a joint committee to oversee the implementation of the agreement, study the problems resulting from its application, propose amendments, and the closing provisions on validity, termination, and ratification.
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III. With Asian countries:

1. Pakistan:

No.	Name of Agreement and Number of Articles	Place and Date of Signing	Agreement Term	Subject
1.	Extradition cooperation agreement between the Great Jamahiriya and the Islamic Republic of Pakistan. No. of articles: 17	Tripoli 02/05/1377 FDP	5 years, renewable	<ul style="list-style-type: none">– Support friendly relations and cooperation between the two countries, organize and improve cooperation on extradition.– Persons accused of acts punishable under the laws of both parties with a custodial penalty of one year or a more severe penalty in the law of either party shall be extradited.– Persons sentenced to a custodial penalty of one year or a more severe penalty for acts punishable under the law of the party to the agreement requesting the extradition under a ruling rendered in presence or in absentia by a court of the party to the agreement requesting the extradition shall be extradited.– Extradition of citizens of the party requested to perform the extradition shall be refused and a request for extradition shall be rejected when it relates to a person who has been previously tried for the same crime for which extradition is requested. Extradition requests shall also be rejected if the crime for which extradition is requested was considered a political, military, or related crime, and requests for extradition shall be refused if the crime or penalty has lapsed by prescription in accordance with the law of one of the parties.

2. Singapore:

No.	Name of Agreement and Number of Articles	Place and Date of Signing	Agreement Term	Subject
1.	<p>Agreement to avoid double-taxation and prevent tax evasion with regard to income taxes between the Great Jamahiriya and Singapore.</p> <p>No. of articles: 30</p>	<p>Tripoli 08/04/1377 FDP</p>	<p>Unlimited</p>	<ul style="list-style-type: none"> – Cooperation to avoid double-taxation and prevent tax evasion with regard to income taxes. – The agreement shall apply to taxes imposed by each country party to the agreement, irrespective of the method of tax evasion. – The agreement defined tax domicile as any income realized for either of the countries party to the agreement in accordance with local legislation. – Exchange of information related to the subject of the agreement.
2.	<p>Agreement to encourage, guarantee, and protect investment entered into between the Great Jamahiriya and Singapore.</p> <p>No. of articles: 14</p>	<p>Tripoli 08/04/1377 FDP</p>	<p>10 years, renewable</p>	<ul style="list-style-type: none"> – Economic cooperation, especially investment, on the basis of equality and mutual interest. – Fair and equal treatment of investors while providing them the necessary protection in accordance with the agreement's provisions. – The agreement specified the procedures for expropriation, loss compensation, dispute resolution, and the protection of free remittances.

IV. With European countries:

1. Ukraine:

No.	Name of Agreement and Number of Articles	Place and Date of Signing	Agreement Term	Subject
1.	<p>Cooperation agreement on the use of nuclear energy for peaceful purposes entered into by the Great Jamahiriya and the government of the Ukraine.</p> <p>No. of articles: 14</p>	<p>Tripoli 26/05/1377 FDP</p>	<p>5 years, renewable</p>	<ul style="list-style-type: none"> – The parties shall develop and strengthen cooperation on the use of nuclear energy for peaceful purposes. – Cooperation on the production of radioactive isotopes and their use in manufacturing, medicine, and agriculture; the development, design, construction, operation and closure of research reactors and nuclear power stations; the supply of research reactors and nuclear power stations with nuclear fuel and necessary spare parts; nuclear safety and prevention of radiation and assessment of the impact of nuclear energy radiation; the effect of nuclear fuel on the environment, exchange of scientific and technical expertise; the organization of forums and workshops and training and certification of scientific cadres. – Ensure the confidential nature of the technological information and data specified by the party providing such within the framework of the agreement. – Facilitate and guarantee the transport of materials, technology, equipment, and services to implement joint projects in the use of nuclear energy for peaceful purposes.

<p>2.</p>	<p>Cooperation agreement on higher education entered into by the Great Jamahiriya and the government of the Ukraine.</p> <p>No. of articles: 11</p>	<p>Tripoli 26/05/1377 FDP</p>	<p>5 years, renewable</p>	<ul style="list-style-type: none"> – Strengthen relations and deepen mutual understanding between the countries in the field of higher education. – Acceptance of students, graduate students, and trainees to enrol in study courses full-time, part-time, or on a quarterly basis. – Expansion of the participation of scientists in the Ukraine and the Great Jamahiriya in academic forums, conferences, lectures, and the like. – Exchange of faculty members at educational institutions in both countries for short- and long-term periods on a contractual basis.
<p>3.</p>	<p>Agreement on military and technical cooperation between the Great Jamahiriya and the Ukraine.</p> <p>No. of articles: 9</p>	<p>Tripoli 26/05/1377 FDP</p>	<p>15 years</p>	<ul style="list-style-type: none"> – Aims to achieve military and technical cooperation in the provision of military systems, ordinance, weapons, other major and ancillary products of a military nature and other agreed-upon materials, the provision of technical and technological services in the establishment and development of military projects, new technology and existing projects, and secure the use, repair, modification, and development of the weapons, ordinance, and ancillary combat systems provided. – Dispatch military experts, technicians, and trainers from the Ukraine to the Great Jamahiriya, along with a combat expert and a technician to insure the development of technical and combat training in weapons, ordinance, and combat systems, and prepare, train, [and] certify technical and combat military elements of the armed [forces] in schools, institutes, colleges, educational institutions, and industrial institutions in the Ukraine. – Establish joint institutions or projects to produce, overhaul,

				<p>repair, modify, and develop military systems, ordinance, and weapons.</p> <ul style="list-style-type: none">– Mutual cooperation on military scientific, research, and design projects and exchange of the outcomes thereof.– The parties shall form a special joint committee called the Joint Libya-Ukraine Committee for Military and Technical Cooperation to monitor implementation results, overcome difficulties, and find appropriate solutions by amicable means; such committee shall meet periodically in both countries.– Confidential information resulting from military and technical cooperation shall be protected in accordance with the joint agreement on the protection of confidential data between the Great Jamahiriya and the government of the Ukraine; the right to know within the framework of the agreement shall also be protected in accordance with the laws of the parties and international agreements in this domain.– The parties agreed that the party supplying the weapons, ordinance, combat systems, technological equipment, and ancillary technical equipment shall provide engineering, technical, and training services and provide all supplies of peripheral equipment, munitions, and spare parts without any shortages in requested materials for a period of no less than 15 years from the date of receipt thereof, in accordance with contracts entered into for this purpose between the competent institutions of the parties.
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No.	Name of Agreement and Number of Articles	Place and Date of Signing	Agreement Term	Subject
4.	<p>Joint agreement on the protection of confidential data between the Great Jamahiriya and the government of the Ukraine.</p> <p>No. of articles: 10</p>	<p>Tripoli</p> <p>26/05/1377 FDP</p>	<p>Unlimited</p>	<ul style="list-style-type: none"> – Insure joint protection of all information classified as confidential in one of the countries party to the agreement that has been transferred to the other party, valid on all cooperation agreements to be entered into between the public institutions of both countries that involve confidential information. – In accordance with the laws and administrative systems of both countries party to the agreement, the parties shall undertake the legal, administrative, and technical measures and procedures required to protect confidential information received from the other party, prevent its free flow, ensure that is not accessed by a third party, and that is used only for the purposes agreed upon by the parties; confidential information may not be transmitted to a third party except under the agreement of both parties. – Both parties shall inform the other party of any violation of confidential information exchanged between them, both parties shall investigate violations of confidentiality rules that occur on their territory, and the necessary measures with regard thereto shall be undertaken by the legal and judicial authorities thereof and inform the other party of the outcomes. – Any disputes arising from the implementation of this agreement shall be resolved through negotiation between the parties.

2. Malta:

No.	Name of Agreement and Number of Articles	Place and Date of Signing	Agreement Term	Subject
1.	<p>Agreement between the Great Jamahiriya and Malta to avoid double-taxation and prevent tax evasion with regard to income taxes.</p> <p>No. of articles: 30</p>	<p>Tripoli</p> <p>28/12/1376 FDP</p>	<p>5 years</p>	<ul style="list-style-type: none"> – Agreement to avoid double-taxation and prevent tax evasion with regard to income taxes for persons in one or both of the countries. – This agreement shall apply to income taxes imposed by a country party to this agreement or its local authorities, irrespective of the method by which these taxes are collected. – Income taxes shall be all taxes imposed on total income or elements of income including the taxes imposed on profits allocated from the disposal of movable property or real estate. – The taxes to which the agreement applies in particular are: <ul style="list-style-type: none"> a. In the Great Socialist People's Libyan Arab Jamahiriya: income taxes imposed under Law No. (11) of 1372 FDP on income taxes and the defence tax law pursuant to Law No. (44) of 1970 on Libyan taxes. b. In Malta: in the application of the agreement, income tax is referred to as any identical or similar taxes imposed after the signing date of this agreement in addition to the taxes existing in place thereof. The competent bodies in the countries party to the agreement shall notify each other of any significant changes approved in the tax laws of each.

3. Slovakia:

No.	Name of Agreement and Number of Articles	Place and Date of Signing	Agreement Term	Subject
1.	<p>Agreement to encourage, guarantee, and protect investment between the Great Jamahiriya and the Slovak Republic.</p> <p>No. of articles: 12</p>	<p>Bratislava</p> <p>20/02/1377 FDP</p>	10 years	<ul style="list-style-type: none"> – The parties to the agreement shall work to create optimal conditions for investors of both parties to invest in the territory of the other party in accordance with current laws and regulations. – The parties to the agreement shall allow investors to invest in the territory in the legally permitted fields. – Investments between the parties shall enjoy full protection and security from unlawful general procedures in the territory of each in accordance with the legislation in force. – The parties to the agreement shall provide fair treatment to the investors or investments of the other party to the agreement in its territories and they should not enjoy less preference than that granted in similar conditions to investors or their investments and returns or to third party investors or their investments or returns, whichever provides more protection. – A more preferential treatment granted to investors of one party to the agreement or to a third party does not oblige one of the parties to the agreement to grant investors of the other party to the agreement any treatment or privileges or preference as a result of the following: <ul style="list-style-type: none"> – Any economic or customs union, free trade area, common market, monetary union, or any similar international

	<p>Cont'd.</p> <p>Agreement to encourage, guarantee, and protect investment between the Great Jamahiriya and the Slovak Republic.</p> <p>No. of articles: 12</p>		<p>agreement or any type of economic or regional system that one of the parties to the agreement is a member of or might become a member of in the future, or entering into an agreement for the purpose of forming a union or area within a reasonable period.</p> <ul style="list-style-type: none"> – Any international arrangement or agreement related in full or in part to the tax system. – Each party to the agreement shall grant investors of the other party to the agreement whose investments in its territory suffer losses as a result of war, armed conflict, tension, insurgency, or any similar events [compensation] restoring them to their previous state. – Each of the parties to the agreement guarantee to investors of the other party, upon request and after executing the relevant financial obligations, and in accordance with the laws and regulations, complete freedom to transfer payments related to its investments abroad without delays. – The investment provisions in existence prior to the date the agreement ends shall remain in force for a period of five years from the date of its termination.
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2.	Agreement between the Great Jamahiriya and the Slovak Republic to avoid double-taxation and prevent tax evasion with regard to income taxes. No. of articles: 28	Bratislava 20/02/1377 FDP	Unlimited	<p>– This agreement shall apply to concerned persons in one or both of the countries.</p> <p>– This agreement shall apply to income taxes imposed by a country party to this agreement, its political divisions, or its local bodies, irrespective of the method by which these taxes are collected.</p> <p>– Income taxes shall be all taxes imposed on total income or elements of income including the taxes imposed on profits realized from the disposal of movable property or real estate, and taxes imposed on total value of shares and salaries paid by the institutions.</p>
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4. Italy:

No.	Name of Agreement and Number of Articles	Place and Date of Signing	Agreement Term	Subject
1.	Agreement to avoid double-taxation and prevent tax evasion between the Great Jamahiriya and the Italian Republic. No. of articles: 30	Rome 10/06/1377 FDP		<p>– The provisions of this agreement shall apply to income taxes imposed by a country party to this agreement, however collected; the competent bodies in both of the countries shall notify each other of any significant changes made to the tax laws of each.</p> <p>– The agreement defined the terms used in the agreement, including the terms Italy, Libya, country party to the agreement, person, country party to the agreement [<i>sic</i>],</p>

				international transport, resident, permanent residence, incomes and profits from telecommunications and air and sea transport, joint projects, stocks, and the like.
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5. Serbia:

No.	Name of Agreement and Number of Articles	Place and Date of Signing	Agreement Term	Subject
1.	Agreement to avoid double-taxation and prevent tax evasion between the Great Jamahiriya and Serbia. No. of articles: 29	Belgrade 12/11/1377 FDP	Unlimited term	<p>– Income taxes shall be all taxes imposed on total income or elements of income including the taxes imposed on profits allocated from the disposal of movable property or real estate.</p> <p>– The taxes to which the agreement applies in particular are:</p> <p>a. In the Great Socialist People's Libyan Arab Jamahiriya: income taxes imposed under Law No. (11) of 1372 FDP (2004 AD) on income taxes and the defence tax law pursuant to Law No. (44) of 1970 on Libyan taxes.</p> <p>b. In Serbia: income tax on companies and individuals; the agreement shall apply to any identical or similar taxes imposed after the signing date of this agreement in addition to the taxes existing in place thereof. The competent bodies in the countries party to the agreement shall notify each other of any significant changes approved in the tax laws of each.</p>

6. Turkey:

No.	Name of Agreement and Number of Articles	Place and Date of Signing	Agreement Term	Subject
1.	Mutual encouragement and protection of investment between the Great Jamahiriya and Turkey. No. of articles: 12	Tripoli 15/11/1377 FDP	10 years	<ul style="list-style-type: none"> – Fair and equal treatment of investors while providing them necessary protection in accordance with the agreement's provisions. – The agreement specified the procedures for expropriation, loss compensation, dispute resolution, and the protection of freedom of transfers. – The agreement specified the procedures for resolving disputes arising from the application of the agreement and the scope to which the provisions apply.

7. Republic of Belarus:

No.	Name of Agreement and Number of Articles	Place and Date of Signing	Agreement Term	Subject
1.	Air transport agreement between the Great Jamahiriya and the Republic of Belarus No. of articles: 22	Tripoli 05/04/1377 FDP	Unlimited	<ul style="list-style-type: none"> – Each party to the agreement shall grant the other party to the agreement the rights set out in this agreement to enable their air transport institution to establish and operate international air transport services on the routes identified in the chart, referred to as "agreed-upon services" and "identified routes". – The air transport institution of each party to the agreement shall, during operation of the agreed-upon services on the identified routes, enjoy the following

				<p>privileges:</p> <ol style="list-style-type: none"> 1. Transit without landing in the territory of the other country party to the agreement. 2. Stopping in the territory referred to for non-commercial purposes. 3. Stopping at several points in the territory referred to at the point(s) specified for such routes on the chart for the purpose of landing, last traffic of international passengers, shipping, and mail. <ul style="list-style-type: none"> – The agreement specified the procedures for issuance, cancellation, or suspension of operating licenses. – Airport fees, facilities, and exemption from other customs fees. – Transfer returns and commercial and technical representation, arrival regulations, flight schedule permits, provision of statistics, and establishment of tariffs. – Route safety and security, consultations, amendments, and manner of settling disputes. – Registration of this agreement with the Civil Aviation Organization. – The agreement includes an appendix showing the route chart.
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V. With North and South American countries:

1. Brazil:

No.	Name of Agreement and Number of Articles	Place and Date of Signing	Agreement Term	Subject
1.	Cooperation agreement on animal health between the Great Jamahiriya and the Federative Republic of Brazil. No. of articles: 14	Brasília 19/02/1377 FDP	Unlimited	<ul style="list-style-type: none"> – Improve cooperation on animal health with the aim of facilitating commercial initiatives for animals and animal products and to avoid the risks associated with the spread of animal diseases. – Exchange of health publications and information by veterinary bodies; the agreement identified the animals and products included thereby, and stated the methods for importing such products, the points of crossing, and the return of shipments that do not conform to specifications. – It also provided for the competent authorities in the countries, if necessary, to enter into a supplementary agreement specifying the veterinary conditions for transport of live animals, animal products, and materials of animal origin between the countries, in accordance with the laws and regulations in force in both countries.