1995 No. 7

services, consistent with multilateral principles established in the General Agreement on Trade in Services of the Final Act Embodying the Results of the Uruguay Round of the Multilateral Trade Negotiations.

ARTICLE IX

MERCHANT VESSELS AND WATERBORNE CARGOES

- In international traffic, the merchant vessels of each Party, merchant vessels chartered by persons of each Party, and the cargoes of such vessels shall during arrival, stay at, and departure from the seaports of the other Party, enjoy treatment, including access to harbour services, accorded to the most-favoured nation. This provision shall not apply to pilotage.
- In relation to products transported between Canada and the Republic of Estonia, neither Party shall create or maintain:
 - (a) discriminatory measures of any kind to marketing the services of, securing cargoes for, and transferring payments related to, the merchant vessels of the other Party or merchant vessels chartered by persons of the other Party; or
 - (b) discriminatory measures of any kind to the flow of waterborne cargoes through maritime cargo terminals or to the use of such terminals.
- 3. Each Party shall, on the basis of reciprocity with the other Party, permit the establishment and operation of offices to act as shipping and port agents for the merchant vessels of the other Party and for merchant vessels chartered by persons of the other Party.

ARTICLE X

TERMS OF PAYMENTS

- Subject to the laws and regulations in force in Canada and in the Republic of Estonia, all payments in respect of trade between the two countries shall be made on terms mutually agreed upon by the persons party to the commercial contracts governing that trade.
- Neither Party shall require persons subject to their jurisdiction to engage in barter or countertrade transactions as a condition of bilateral trade between Canada and the Republic of Estonia.