



WORLD TRADE
ORGANIZATION

Reference: WLI/100

17 May 2013

**MARRAKESH AGREEMENT ESTABLISHING
THE WORLD TRADE ORGANIZATION
DONE AT MARRAKESH ON 15 APRIL 1994**

GENERAL AGREEMENT ON TARIFFS AND TRADE 1994

**CERTIFICATION OF MODIFICATIONS AND RECTIFICATIONS TO
SCHEDULE XLII – ISRAEL**

TRANSMISSION OF CERTIFIED TRUE COPY

I have the honour to furnish herewith a certified true copy of the Certification of Modifications and Rectifications to Schedule XLII - Israel, effective 11 March 2013.

Pascal Lamy
Director-General

13-2575

WT/Let/882

**SCHEDULES OF TARIFF CONCESSIONS TO THE
GENERAL AGREEMENT ON TARIFFS AND TRADE 1994**

CERTIFICATION OF MODIFICATIONS AND RECTIFICATIONS

SCHEDULE XLII - ISRAEL

WHEREAS the CONTRACTING PARTIES to the General Agreement on Tariffs and Trade 1947 adopted, on 26 March 1980, a Decision on Procedures for Modification and Rectification of Schedules of Tariff Concessions (BISD 27S/25);

WHEREAS in accordance with the provisions of the above-mentioned Decision, a draft containing modifications and rectifications to Schedule XLII – Israel was communicated to all Members of the World Trade Organization in document G/MA/TAR/RS/78 on 13 March 2001;

IT IS HEREBY CERTIFIED that the modifications and rectifications to Schedule XLII – Israel are established in conformity with the above-mentioned Decision.

The annexed Schedule is effective as of 11 March 2013.

I hereby furnish a certified true copy of this Certification to each Member of the World Trade Organization. This Certification shall be registered in accordance with the provisions of Article 102 of the Charter of the United Nations.

DONE at Geneva this eleventh day of March, two thousand and thirteen.

Pascal Lamy
Director-General

Certified true copy:

Director-General

SCHEDULE XLII – ISRAEL

11 March 2013

SPECIAL TREATMENT WITH RESPECT TO PARAGRAPH 2 OF ARTICLE 4

SCHEDULE XLII –ISRAEL

NOTES TO SECTIONS I-A AND I-B TARIFFS AND TARIFF QUOTAS

1. The products listed below were subject to “special treatment “ as set in ANNEX 5 of the AGREEMENT ON AGRICULTURE from year 1995 to the end of year 2000. (The implementation period).
2. As the implementation period of Israel comes to its term, Israel should tariffy the below products.
3. The rates of duty will be applicable as if a reduction of 15 per cent has made over the implementation period beginning in 1995 and ending in year 2000, and remain as so until 31 December, 2003.
4. The duties were established on the basis of tariff equivalents calculated in accordance with the guidelines prescribed in the Attachment of Annex 5.
5. The tariff quotas take into account current consumption, which fulfill or surpass the minimum access opportunities as noted in Paragraph 5 Section A of Annex 5.

SCHEDULE XLII ISRAEL

PART I - MOST – FAVORED-NATION TARIFF

Section I - Agricultural products

Section I - A - Tariffs

1 <u>Tariff item number</u>	2 <u>Description of products</u>	3 <u>Tariff duty (%)</u>
4 0204	5 Sheep and goats, fresh, chilled or frozen	6 89.5
7 0402 2190	8 Milk and cream concentrated powder granules of fat content exceeding 1.5 %	9 212
0406 3090	Processed cheese	215
0406 9090	Other cheese	179

Section I - B - Tariff Quotas

<u>Tariff item number</u>	<u>Description of products</u>	<u>In quota quantity and in-quota tariff rate</u> (ton / %)
0204	Sheep and goats, fresh, chilled or frozen	950 / 50
0402 2110	Milk and cream concentrated powder granules of fat contents exceeding 1.5 %	1,200 / 110
0406 3010	Processed cheese	125 / 50
0406 9010	Other cheeses	1080 / 50