## **ANNEX 15B**

## APPLICATION OF ARTICLE 3 (APPROPRIATE MEASURES AGAINST ANTI-COMPETITIVE ACTIVITIES) AND ARTICLE 4 (CO-OPERATION) TO CAMBODIA

- 1. If, as of the date of entry into force of the Second Protocol, Cambodia has not complied with the obligations under Article 3.1 and 3.2 (Appropriate Measures against Anti-Competitive Activities), Cambodia shall comply with those obligations no later than five years after the date of entry into force of the Second Protocol.
- 2. Article 3.3 to 3.11 (Appropriate Measures against Anti-Competitive Activities) and Article 4 (Co-operation) shall apply to Cambodia as soon as it complies with the obligations under Article 3.1 and 3.2 (Appropriate Measures against Anti-Competitive Activities) and, in any case, no later than five years after the date of entry into force of the Second Protocol.
- 3. During the five-year transitional period, Cambodia shall take such steps as may be necessary to ensure that it is in compliance with Article 3 (Appropriate Measures against Anti-Competitive Activities) and Article 4 (Co-operation) by the end of the five-year period and shall endeavour to comply with the obligations under those Articles before the end of such period.
- 4. On request of a Party, Cambodia shall inform the Parties of its progress since the date of entry into force of the Second Protocol in meeting the obligations under Article 3 (Appropriate Measures against Anti-Competitive Activities) and Article 4 (Co-operation) by the end of the five-year period.