

民國 107 年 7 月 12 日

討論事項（一）

經濟部、財政部與外交部會銜函送「中華民國（臺灣）政府與史瓦帝尼王國政府經濟合作協定」，請核轉立法院審議案。

說明：

- 一、經濟部、財政部與外交部會銜函以，總統於本(107)年 4 月「同心永固」專案訪史期間，史王表達盼與我簽署本經濟合作協定，獲總統正面回應。案經鄧政務委員振中數度邀集相關部會研商確立我談判原則，並與史方召開諮商會議，就協定草案達成共識，復經經濟部等會銜報奉鈞院函復同意辦理，臺史雙方並於 6 月 8 日由經濟部沈部長及史國商工暨貿易部馬布札部長，在總統及史

王恩史瓦帝三世共同見證下完成簽署。

二、本協定內容要點如次：

- (一) 貿易合作：重申雙方在 WTO 權利及義務，並定義未來合作領域，包括標準、技術性貿易障礙、SPS、創新、科技、行銷等。另我方提供史國部分產品優惠關稅待遇，包括蔗糖、牛肉、豬肉、蔬菜、松木及紡織品等 153 項產品可立即或分期降為零關稅，蔗糖則在 8.1 萬公噸配額內免稅。
- (二) 投資合作：史國應對在史投資臺商定期舉辦會議，以協助解決投資障礙及提供投資誘因，另史國應提供我方參與非洲經濟整合資訊，並協助我加強在非洲的投資及貿易。
- (三) 加工出口區合作：我加工出口區對史國經濟特區進行

管理經驗交流、研發及提供培訓計畫。

(四) 技術合作：建立技術合作機制，以發展農業、觀光、環境、教育、資通訊、公衛醫療等領域，包括農產品加工、能源、礦產、衛生醫療、職訓教育等以及其他倡議。

(五) 人員交流與合作：派遣專家學者互訪，提供發展特定產業鏈相關協助；雙方同意的產業合作領域，以研習、分享經驗、提供諮詢及訓練專家等型態進行人員交流。

三、茲以本協定內容涉及關稅減讓與財政或經濟上利益等國家重要事項有關，符合「條約締結法」規定之條約性質，爰依該法第 8 條規定，於簽署後 30 日內報請行政院核轉立法院審議。

四、茲將該協定附後，擬請討論通過後，由院送請立法院審議。提請

核議

附件如附

4FAEDECDC4DA8CAD
行政院第3608次院會會議
行政院

中華民國（臺灣）政府與史瓦帝尼王國政府經濟合作協定
（中譯本）

前言

中華民國（臺灣）政府與史瓦帝尼王國政府（於本協定個別稱為「一方」或共同稱為「雙方」）；

認知雙邊經濟合作有助於推動貿易和投資；

有意加強雙邊有利的貿易關係及投資；

認知此經濟合作協定（以下稱「本協定」）有助於提升雙方的緊密連結程度；

同意以下條款：

闡釋

本協定中，未明確規定或相反陳述時：

“低價”指的是：

- (a) 中華民國（臺灣），依“中華民國（臺灣）廣告品及貨樣進口通關辦法”第 3 條規定，價值不超過新臺幣 12,000 元；和
- (b) 史瓦帝尼王國，依史瓦帝尼王國 1971 年海關稅法附表 4 規定。

第 I 章

初始條款

第 1 條

宗旨

基於雙邊經濟合作可加速貿易及投資之催化角色之認知，雙方加入本協定，並藉由不同的方法追求環境保護及維護，以及拓展新的經濟、貿易及投資領域，以確保永續發展。其中方法包括推動合作及人員交流、本協定所規定之其他方式，或經雙方同意之合作模式。

第 II 章

雙邊合作

第 2 條

經濟合作計畫

為了提升生活水準，達到充分就業及創造大量且穩定成長的實質所得和有效需求，雙方同意以下經濟合作計畫：

(a) 貿易合作

- (i) 雙方重申在「馬拉喀什設立世界貿易組織協定」(下稱世界貿易組織協定)下之權利及義務，特別是「技術性貿易障礙協定」及「食品安全檢驗與動植物防疫檢疫措施協定」。
- (ii) 雙方應於標準化、度量衡、符合性評鑑、品質基礎建設等領域進行合作，增進相互瞭解並促進經貿關係，進而消除技術性貿易障礙。
- (iii) 雙方應在食品安全檢驗與動植物防疫檢疫措施方面合作，以保障人類、

動物及植物之生存。

- (iv) 雙方將合作解決供給面的限制，以增加雙方在產業競爭力。此種合作包括但不限於創新、生產、科技、銷售、行銷及金融等領域。
- (v) 為維持經濟永續發展、促進成長及繁榮、增加財富及福祉之目的，中華民國（臺灣）政府將在本協定生效時，取消本協定附件 I「中華民國（臺灣）貨物清單」所列貨物之關稅，但保留粗製糖及精製糖（附件 I-A）、天然蜜（附件 I-B）及酪梨（附件 I-C）之每年採用關稅配額措施。

(b) 投資合作

- (i) 雙方應要求其指定之機構與中華民國（臺灣）投資者舉行定期諮商，以協助其解決相關投資問題或障礙及提供投資誘因，包含但不限於穩定之電價、改善廠房之設備維修品質。
- (ii) 史瓦帝尼王國政府承諾應不定期提供中華民國（臺灣）政府其參與非洲經濟整合之資訊，包含第三方提供之新興市場進入機會，並應協助中華民國（臺灣）政府以史瓦帝尼王國作為基地，加強在非洲經濟之投資。

(c) 加工出口區合作計畫

中華民國（臺灣）加工出口區管理處應對史瓦帝尼經濟特區進行管理經驗交流、研究與發展及提供培訓計畫。

(d) 技術合作

- (i) 雙方應建立技術合作機制，以發展農業、觀光、環境、教育、資訊及通訊科技、公共衛生及醫療等主要領域，包括農產品加工、能源、礦產、衛生醫療、職訓教育及其他推動項目。
- (ii) 雙方將鼓勵發掘具投資潛力部門及發展農工業活動群聚之相關研究。

(e) 人員交流與合作

雙方應建立專業領域人員之交流合作機制，以提升彼此經濟成長及發

展。為此目的，雙方得透過下列方式進行合作：

- (i) 派遣專家學者互訪，以提供發展特定產業鏈之相關協助；
- (ii) 於雙方同意之產業合作領域，以研習、經驗分享、諮詢及專業訓練等型態進行人員交流。

第 III 章

投資促進及保障

第 3 條

投資促進

1. 雙方認知到藉由推動跨境投資流動與技術移轉等方式，以達經濟成長及發展之重要性。為增加投資流動，締約雙方得透過下列方式進行合作：
 - (a) 資訊交換，包括具潛力領域與投資機會、法律、法規，以提高對投資環境的認識；
 - (b) 鼓勵及支持投資促進活動，例如投資會議、展銷、展覽及投資促進團等投資促進活動；
 - (c) 討論洽簽雙邊投資促進及保障協定的可能性，以促進投資流動和技術移轉；以及
 - (d) 發展由私部門基於商業考量，進行投資的機制。
2. 雙方認知投資促進之目的應符合各自國內法規。

第 IV 章

關務程序及合作

第 4 條

原產地規則

為達到本協定第 2 條第(a)款第(v)目之貿易合作，本協定附件 I「中華民國（臺灣）產品清單」之進口貨品須符合本協定附件 II 原產地規則之規定。

第 5 條

商業樣品及印刷廣告品之免稅進口

各方應授予來自另一方領域之低價商業樣品和印刷廣告品免稅進口。

第 6 條

關稅估價

1. 雙方就相互貿易適用之關稅估價規則，應遵循 1994 年關稅及貿易總協定（GATT）第 7 條執行協定（世界貿易組織關稅估價協定）。
2. 雙方應就達到關稅估價相關議題之共同方法進行合作。

第 7 條

關務程序便捷化

雙方應針對原產貨品採取所有必要措施，以便利關務程序。

第 8 條

關務合作

雙方承諾將致力於發展關務合作機制，以確保貿易條款得以落實。為此目的，雙方應就關務事務建立對話機制，並互相提供協助。

第 V 章

貿易救濟

第 9 條

反傾銷、補貼與平衡措施

雙方就反傾銷以及與補貼有關之平衡措施之實施，應遵循各自法律，而該等法律應符合世界貿易組織協定之規定。

第 10 條

防衛措施

雙方有關防衛措施之權利及義務，應遵循 1994 年 GATT 第 19 條及世界貿易組織防衛協定。

第 VI 章

智慧財產

第 11 條

智慧財產

為遵守世界貿易組織與貿易有關之智慧財產權協定之權利及義務，雙方同意：

- (a) 提升智慧財產權對於促進貨物與服務貿易、創新，以及經濟、社會與文化發展之重要性；
- (b) 提升智慧財產權之有效保護、執行及維護；及
- (c) 認知就受保護之標的，達成智慧財產權人之權利、使用人合法利益及公眾廣泛利益間公正平衡之必要性。

第 VII 章

透明化

第 12 條

公布

各方應立即公布與本協定有關之法律、法規、程序及一般性適用之行政決定。

第 VIII 章

最終條款

第 13 條

例外

本協定的任何規定不得解釋為妨礙任何一方採取或維持與世界貿易組織規則相一致的例外措施。

第 14 條

聯合委員會

1. 本協定特此成立聯合委員會
2. 聯合委員會由中華民國(臺灣)經濟部部長及史瓦帝尼王國商工暨貿易部部長或其指定之代表組成。
3. 聯合委員會的職責包含：
 - (a) 促進本協定有效管理及執行；
 - (b) 促進雙方定期溝通及諮商；
 - (c) 應一方要求促進資訊交換；
 - (d) 定期檢視進一步移除中華民國(臺灣)及史瓦帝尼王國間貿易障礙的可能性；
 - (e) 於本協定生效後 6 個月內定義技術性合作之優先部門，並要求雙方各自有關當局確定特定計畫及建立實施相關機制。
4. 聯合委員會應建立其程序規則。
5. 聯合委員會應為本協定之任何目的成立小組委員會。

第 15 條

生效

本協定應在雙方透過外交管道正式通知完成國內生效必要程序後 30 日生效。

第 16 條

其他條款

1. 任一方得透過外交管道以書面通知另一方，告知其終止意圖後一年，終止本協定。

2. 雙方得隨時透過外交管道基於雙方書面同意而修正本協定。
3. 本協定應包含附件及其內容，以及未來根據本協定同意的所有法律文件。
4. 締約各方應指定並通知另一方聯絡點以促進雙方就本協定所涉內容之溝通事宜。應另一方之要求，另一方之聯絡點應指明負責相關事宜之機關或人員，並於必要時，協助促進與要求方之溝通。

本協定以英文作成，於 2018 年 月 日在 簽署。

為此，雙方代表各經其政府充分授權，爰於本協定簽署，以昭信守。

中華民國(臺灣) 政府代表

史瓦帝尼王國政府代表

沈榮津

經濟部部長

附件 I

中華民國（臺灣）產品清單	
HS Code	產品敘述
02011010	特殊品級屠體及半片屠體牛肉，生鮮或冷藏
02011090	其他屠體及半片屠體牛肉，生鮮或冷藏
02012010	特殊品級帶骨四分之一屠體牛肉及切割肉排（胸側肉、背脊肉、腰脊肉、上腿肉），生鮮或冷藏
02012020	特選級或精選級肉牛切割之帶骨牛腩、牛腱，生鮮或冷藏
02012090	其他帶骨切割牛肉，生鮮或冷藏
02023090	其他冷凍去骨牛肉
02031200	帶骨之豬腿肉、肩肉及其切割肉，生鮮或冷藏
02031919	其他去骨豬肉，生鮮或冷藏
02032100	冷凍屠體及半片屠體豬肉
02032200	冷凍帶骨之豬腿肉、肩肉及其切割肉
02062100	冷凍牛舌
02062200	冷凍牛肝
03011100	觀賞用魚，淡水
03019400	大西洋及太平洋黑魷
03019500	活南方黑魷
03019929	其他活魚
03023900	其他魷魚（魷屬），生鮮或冷藏
03024400	鯖魚，生鮮或冷藏
03024600	海鱺，生鮮或冷藏
03061429	其他未燻製蟹類，冷凍
03061600	冷凍北極甜蝦及蝦，包括燻製
03074210	活、生鮮或冷藏墨魚
03077110	蛤、烏蛤及赤貝，苗
03081110	海參苗
04090000	天然蜜
07039000	韭蔥及其他蔥屬蔬菜，生鮮或冷藏
07061000	胡蘿蔔及蕪菁，生鮮或冷藏
07081000	豌豆，生鮮或冷藏
07082000	豇豆、菜豆，生鮮或冷藏
07089000	其他豆類蔬菜，生鮮或冷藏

中華民國（臺灣）產品清單

HS Code	產品敘述
07099300	南瓜（南瓜屬），生鮮或冷藏
07102200	冷凍菜豆、豇豆
07142010	甘藷，生鮮、冷藏或乾
07142020	冷凍甘藷
08026100	夏威夷果，帶殼者，鮮或乾
08026200	夏威夷果，去殼者，鮮或乾
08027000	可樂果，無論是否去殼或去果皮，鮮或乾
08029090	其他食用堅果，無論是否去殼或去果皮，鮮或乾
08044000	酪梨，鮮或乾
08051020	鮮橙（每年3月1日起至同年9月30日止進口者）
08051030	乾橙（每年3月1日起至同年9月30日止進口者）
08054091	其他葡萄柚（每年1月1日起至同年9月30日止進口者），鮮或乾
13022000	果膠質、果膠脂、果膠酸鹽類
17011200	甜菜糖，不含添加香料或色素者
17011300	符合本章目註2規定之甘蔗糖
17011400	其他甘蔗糖，不含添加香料或色素者
17019910	方糖
17019920	冰糖
17019990	其他精製糖
17029011	麥芽糖
17029012	化學級純麥芽糖
17029020	焦糖
17029030	人造蜂蜜
17029040	化學級純葡萄糖，糖度至少達99.5%者
17029090	其他，包括轉化糖與其他糖及糖漿混合物，在乾燥狀態下含糖重量50%者
17041000	口香糖，不論是否外包糖衣
17049000	其他糖食（包括白色巧克力），不含可可者
19011000	嬰兒或幼童調製製品，供零售用
19012000	供製作第1905節烘製食品用之混合料及麵糰
20011000	以醋或醋酸調製或保藏之黃（胡）瓜及小黃瓜
20019012	以醋或醋酸調製或保藏之洋蔥
20019019	其他以醋或醋酸調製或保藏之蔬菜

中華民國（臺灣）產品清單

HS Code	產品敘述
20079910	檫樹果醬
20079990	其他屬第2007節之貨品
20082000	其他方式調製或保藏之鳳梨
20083000	其他方式調製或保藏之柑橘類水果
21039090	其他第2103節所屬之貨品 ¹
21069051	供食品製造用，不攙酒精之化合配製品
22071010	供化學反應合成製造化學產品之工業用未變性之乙醇(酒精)，酒精強度（以容積計）在80%或以上者
22071090	其他未變性之乙醇（酒精），酒精強度（以容積計）在80%或以上者
22084000	蘭姆酒及蒸餾發酵甘蔗製品而得之其他酒
23099010	魚溶漿
23099090	其他調製動物飼料
27011900	其他煤
27012000	煤磚、煤球及煤製類似固體燃料
28363000	碳酸氫鈉（小蘇打）
29163100	苯甲酸（安息香酸）、其鹽類及酯類
29181400	檸檬酸
29211900	其他非環一元胺及其衍生物；其鹽類
33021010	以芳香物質為基料，用以調製飲料之酒精製品，含酒精強度以容積計超過0.5%者
33021090	其他供食品或飲料工業原料用之芳香物質混合物及以一種或以上此類芳香物質為基料之混合物（包括醇類溶劑在內）
33029000	其他工業原料用之芳香物質混合物及以一種或以上此類芳香物質為基料之混合物（包括醇類溶劑在內）
34011100	供盥洗用（包括含藥物製品）肥皂及有機界面活性產品及調製品，呈條、塊或壓成其他形狀者，及紙、填料、氈呢及不織布，經以肥皂或清潔劑浸漬、塗佈或被覆者
34011900	非盥洗用肥皂及有機界面活性產品及調製品，呈條、塊或壓成其他形狀者，及紙、填料、氈呢及不織布，經以肥皂或清潔劑浸漬、塗佈或被覆者
34012090	其他形狀之肥皂

¹ 在此闡明，“其他第2103節所屬之貨品”包括醬汁及其調製

中華民國（臺灣）產品清單	
HS Code	產品敘述
34013000	供清洗皮膚用之有機界面活性劑產品及調製品，呈液狀或乳霜狀且為零售包裝者，不論是否含肥皂
34060000	蠟燭、小蠟燭及類似品
38249999	其他化學或相關工業之未列名化學品及化學製品（包括天然產品混合物）
39231010	塑膠製箱子、盒子、籃子及類似品，其形狀或適合供運輸或包裝半導體晶圓或網線
39231090	其他塑膠製箱子、盒子、籃子及類似品
39232100	聚乙烯袋（包括錐體）
44011100	針葉樹類薪材，呈圓木段、木塊、木枝、木束或類似形狀者
44011200	非針葉樹類薪材，呈圓木段、木塊、木枝、木束或類似形狀者
44031100	針葉樹類原木，不論是否去皮、去邊材或粗鋸角材，經油漆、染色劑、木焦油或其他防腐劑處理者
44031200	非針葉樹類原木，不論是否去皮、去邊材或粗鋸角材，經油漆、染色劑、木焦油或其他防腐劑處理者
44041000	箍木；木劈柱；木椿、欄柵及木柱削尖，但未經縱面鋸開者；木棒經簡單整修尚未車圓、彎曲或另行加工，適於製造手杖、傘柄、工具把手及類似品；削（切）木片及類似品，針葉樹類
44042000	箍木；木劈柱；木椿、欄柵及木柱削尖，但未經縱面鋸開者；木棒經簡單整修尚未車圓、彎曲或另行加工，適於製造手杖、傘柄、工具把手及類似品；削（切）木片及類似品，非針葉樹類
44071100	松類木材，經縱鋸或縱削、平切或旋切，不論是否經刨平、砂磨或端接，其厚度超過6公厘者
44071200	杉類及雲杉類木材，經縱鋸或縱削、平切或旋切，不論是否經刨平、砂磨或端接，其厚度超過6公厘者
44072900	其他熱帶樹類，經縱鋸或縱削、平切或旋切，不論是否經刨平、砂磨或端接，其厚度超過6公厘者
44091000	針葉樹類木材（包括用於拼花地板但未裝配之木條及飾條），沿著任何材邊及材面作連續型鉋或類似加工，（已製舌榫，槽榫，嵌槽口，去角，製V型接口，製連珠，成型，製圓邊或類似加工），不論是否經刨平、砂磨或端接。
44101100	木製粒片板，不論是否用樹脂或其他有機膠合劑膠合者

中華民國（臺灣）產品清單

HS Code	產品敘述
44140000	木框，供畫像、相片、鏡子或類似品之用
44152000	木製墊板、箱型墊板及其他承壓木板；木製墊板圍框
44211000	木衣架
46021100	編籃及其他編結品，以竹製之編結材料直接編製成形者，或以竹材製之第4601節所屬貨物製成者
46021200	編籃及其他編結品，以籐製之編結材料直接編製成形者，或以籐材製之第4601節所屬貨品製成者
46021910	草包
46021990	編籃、柳條製品及其他編結品，以其他植物材料製之編結材料直接編製成形者，或以其他植物材料製之第4601節所屬貨品製成者；絲瓜絡製成之物品
46029000	編籃及其他編結品，以其他編結材料直接編製成形者，或以其他材料製之第4601節所屬貨品製成者
49019910	美術作品重製或複製者
49019990	其他書籍、小冊、傳單及類似印刷品，非單頁者
52030000	初梳或精梳之棉花
57021000	「凱利姆」、「沙馬克司」、「卡拉麥尼」及類似之手織小地毯
57022000	椰殼纖維（棕）製之覆地物
57023100	羊毛或動物細毛製其他梭織地毯及其他覆地物，具有毛簇結構，尚未完成者
57023200	人造紡織材料製其他梭織地毯及其他覆地物，具有毛簇結構，尚未完成者
57023990	其他紡織材料製其他梭織地毯及其他覆地物，具有毛簇結構，尚未完成者
60062200	棉製染色其他針織品或鉤針織品
61046220	棉製女用或女童用連兜背帶式工作褲，針織或鉤針織者
61091000	棉製T恤衫、汗衫及其他背心，針織或鉤針織者
61099010	羊毛或動物細毛製T恤衫、汗衫及其他背心，針織或鉤針織者
61099020	人造纖維製T恤衫、汗衫及其他背心，針織或鉤針織者
61099030	絲或廢絲製T恤衫、汗衫及其他背心，針織或鉤針織者
61099090	其他紡織材料製T恤衫、汗衫及其他背心，針織或鉤針織者
62034210	棉製男用或男童用長褲、膝褲及短褲
62034310	合成纖維製男用或男童用長褲、膝褲及短褲

中華民國（臺灣）產品清單

HS Code	產品敘述
62044910	絲或廢絲製女用或女童用洋裝
62044990	其他紡織材料製女用或女童用洋裝
62046210	棉製女用或女童用長褲、膝褲及短褲
62046911	絲或廢絲製女用或女童用長褲、膝褲及短褲
62069000	其他紡織材料製女用或女童用上衣、襯衫及短衫
62113200	棉製其他男用或男童用衣服
63053300	其他，聚乙烯或聚丙烯扁條或類似品製包裝用袋
69111000	瓷製餐具及廚具
69119000	其他家庭器皿及盥洗室用具，瓷製
69120010	瓷器除外，餐具及廚具
69120090	瓷器除外，其他家庭器皿及盥洗室用具
70042000	拉製或吹製之片狀玻璃整塊著色（整體著色者）、不透明、閃爍或具有吸收、反射或不反射層
71131100	銀製首飾及其配件，不論是否鍍上或被覆以其他貴金屬
71131900	其他貴金屬製首飾及其配件，不論是否鍍上或被覆以貴金屬
71132000	被覆貴金屬之卑金屬製首飾及其配件
71171100	卑金屬製袖扣及飾鈕，不論是否鍍貴金屬
71171900	其他卑金屬製仿首飾，不論是否鍍貴金屬
71179000	其他材料製仿首飾
84183090	其他臥式冷凍櫃，容量不超過800公升者
84185010	其他超低溫（攝氏零下70度及以下）冷凍櫃
84185090	其他供貯藏及展示用配備（櫃、櫥、展示台、展示箱及類似品），裝有冷藏或冷凍設備
84813000	止回（不回流）閥
94036010	其他木製家具，未經任何塗裝者
94036090	其他木製家具
96071100	拉鍊，裝配卑金屬鍊齒者
96071990	其他材料製拉鍊

附件 I—A

史瓦帝尼王國生產之粗製糖及精製糖之關稅減免，設有年度免關稅配額。粗製糖每年 5 萬 3,000 公噸，精製糖每年 2 萬 8,000 公噸。超出配額的進口部分應採最惠國關稅稅率。對於屬免關稅配額內的粗製糖和精製糖，中華民國（臺灣）海關將依史瓦帝尼王國政府核發的原產地證明書和關稅配額證明書（TQC）（附件 I—D）核辦免關稅通關。

粗製糖及精製糖相關稅則號列如下：

粗製糖	17011400
精製糖	17019990

4FAEDECDC4DA8CAD
行政院第3608次院會會議
行政院

附件 I-B

對於史瓦帝尼王國生產之天然蜜之關稅減免，設有年度免關稅配額。每年 250 公噸的配額數量應適用 0%關稅。配額外之關稅稅率，於 10 年內應每年減少 3.5%。對於屬免關稅配額內的天然蜜，中華民國（臺灣）海關將依史瓦帝尼王國政府核發的原產地證明書和關稅配額證明書（TQC）（附件 I-D）核辦免關稅通關。

天然蜜相關稅則號列如下：

天然蜜	04090000
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4FAEDECDC4DA8CAD
行政院第3608次院會會議
行政院

附件 I—C

對於史瓦帝尼王國生產之酪梨之關稅減免，設有年度免關稅配額。每年 30 公噸的配額數量應適用 0% 關稅。配額外之關稅稅率，於 5 年內應每年減少 3%。對於屬免關稅配額內的酪梨，中華民國（臺灣）海關將依史瓦帝尼王國政府核發的原產地證明書和關稅配額證明書（TQC）（附件 I—D）核辦免關稅通關。

酪梨相關稅則號列如下：

酪梨，鮮或乾	08044000
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4FAEDECDC4DA8CAD
行政院第3608次院會會議
行政院

附件 I-D

- 第 1 聯：收貨人用聯（臺灣）
第 2 聯：出口商用聯（史瓦帝尼）
第 3 聯：核發機關留存聯（史瓦帝尼）
第 4 聯：海關查核用聯（臺灣）

中華民國（臺灣）與史瓦帝尼經濟合作協定 關稅配額證明書	
證明書號碼：ET19 000000	
有效期間： （註 2）	
1. 貨物輸出人名稱及地址：	
2. 產品：	
3. 船舶名稱：	
4. 收貨人：	5. 受通知人：
6. 貨物名稱：	7. 裝載數量(公噸)：
裝貨港：	卸貨港：
8. 離港日 / 提單號碼	
發證日期：	
9. 核發機關核章及權責人員簽名：	
備註： 1. 本證明書應符合中華民國(臺灣)與史瓦帝尼經濟合作協定相關規範。 2. 關稅配額證明書之有效期間應以中華民國(臺灣)關稅法施行細則第 6 條所規定之運輸工具進口日為基準。	

附件 II

原產地規則

第 I 節

一般性條款

第 1 條

適用範圍

本附件僅適用於本協定附件 I 中華民國（臺灣）貨物清單。

第 2 條

定義

就本附件而言：

- (a) 「授權機構」指中華民國（臺灣）政府經濟部國際貿易局，及史瓦帝尼王國政府稅務局；
- (b) 「海關」指中華民國（臺灣）政府財政部關務署，及史瓦帝尼王國政府稅務局；
- (c) 「製造」指生產或加工，包括組裝；
- (d) 「材料」指製造產品時使用的任何成分，原料，或零配件；
- (e) 「材料價格」指依據世界貿易組織關稅估價協定，核估於一方使用的非原產材料在進口當時之完稅價格；或者，當未能知悉且無法確認者，則指該材料在一方最早可得確認之支付價格；
- (f) 「節」係國際商品統一分類制度的編碼（四位碼）。

第 II 節

「原產貨品」之定義

第 3 條

一般要求

符合下列情況之產品應認定為原產於一方：

- (a) 依據本附件第 5 條規定，在一方完全獲得之產品；
- (b) 依據本附件第 6 條規定，供生產或加工使用之非原產材料已於一方進行充分生產或加工；或
- (c) 完全使用原產於一方材料所生產之產品。

第 4 條

雙邊原產累積

來自一方之材料及產品倘已符合本附件所指在其中一方進行充分生產或加工者，用於另一方貨品生產或加工時，應視為原產於另一方，不受第 3 條限制。

第 5 條

完全取得貨物

下列產品應視為於一方完全取得：

- (a) 於其領域內土壤、水域、海床或海底採掘之礦物或其他天然生成物質；

- (b) 於其領域內種植與採收之植物或植物產品；
- (c) 於其領域內出生且飼養之活動物；
- (d) 於其領域內飼養之活動物取得之產品；
- (e) 於其領域內出生飼養動物之宰體取得之產品；
- (f) 於其領域內狩獵、誘捕、捕撈、或水產養殖取得之產品；¹
- (g) 於其領域內生產過程所產生的廢料，已無法供原用途使用，而僅適於原材料之回收；
- (h) 於其領域內回收之舊品，已無法供原用途使用，而僅適於原材料之回收；或
- (i) 一方完全由第(a)款至(h)款所述產品或其衍生物所取得或生產之產品。

第 6 條

充分生產或加工

當符合下列條件者，非屬完全取得之產品視為充分生產或加工：

- (a) 在一方生產或加工之貨品，其使用於製程之非原產於雙方之材料（原料，半成品或成品）及不明產地之材料起岸價格不超過該貨品自一方出口之離岸價格的百分之五十；或
- (b) 該貨品是使用與該貨品歸列不同節稅號之材料所製成。

¹ 更準確而言，由史瓦帝尼王國籍漁船在莫三比克海域所捕撈的漁獲，應視為在史瓦帝尼王國完全取得。此外，史瓦帝尼王國政府應提供一份所有史瓦帝尼王國籍漁船名單，該名單須經中華民國（臺灣）政府核准。只有核准名單上的漁船捕撈的漁獲被視為在史瓦帝尼王國完全取得。若名單有任何變動，史瓦帝尼王國應更新漁船名單並通知中華民國（臺灣）政府前述更新，該更新之漁船名單須經中華民國（臺灣）政府核准。

第 7 條

微末生產或加工作業

下列作業不符合充分加工標準：

- (a) 為確保貨品在運輸或儲藏期間處於良好狀態而進行之保存作業；
- (b) 改變包裝、拆包或包裝等作業；
- (c) 洗滌、清潔、除塵、去除氧化物、除油、去漆以及去除其他塗層；
- (d) 紡織品之熨燙或壓平；
- (e) 簡單之上漆及磨光作業；
- (f) 穀物與稻米之去殼、部分或完全之漂白、拋光及上光；
- (g) 對糖進行上色、調味或形成糖塊之操作；對結晶糖進行部分或全部之研磨；
- (h) 水果、堅果及蔬菜之去皮、去核及去殼；
- (i) 銳化、簡單之研磨、分離或簡單切割；
- (j) 過濾、篩選、挑選、分類、分級、搭配（包括成套物品之組合）；
- (k) 簡單之裝瓶、裝罐、裝壺、裝袋、裝箱、裝盒、固定於紙板或木板及其他簡單之包裝作業；
- (l) 在產品或其包裝上粘貼或印刷標誌、標籤、標識及其他類似之區別標記；
- (m) 產品之簡單混合，無論是否不同種類；糖與任何材料之混合；
- (n) 將非原產配件構成完整產品之簡單組裝，或將產品拆卸為配件；
- (o) 簡單之添加水、稀釋、脫水或變性；
- (p) 將 a) 至 o) 款規定的兩個或多個作業的結合；

(q) 動物屠宰。

第 8 條

包裝材料及容器之處理

在認定貨品之原產地時，專用於貨品之運送及包裝材料及容器應不予以考慮。

與零售用貨品共同歸列稅號之包裝材料與容器，在認定貨品使用之非原產材料是否符合稅則分類變更規定時，應不列入考慮。

如貨品適用區域產值含量規定，在計算該貨品之區域產值含量時，零售用貨品包裝材料與容器之價值，應視實際情況認定為原產材料或非原產材料後納入計算。

第 9 條

配件、備用零件、工具及說明書或資訊資料

附隨貨品之配件、備用零件、工具、說明書或其他資訊資料與該貨品歸列同一稅號，且不單獨開立發票，則應視為該貨品之一部分，並在認定用於生產原產貨物之所有非原產材料不論是否經歷稅則分類改變時，不予以考慮。

在計算該貨品之區域產值含量時，附隨貨品之配件、備用零件、工具、說明書或其他資訊資料的價值，應依實際情況認定其為原產材料或非原產材料後納入計算。

本條僅適用於附隨貨品且未與原產貨品分別開立發票之配件、備用零件、工具、說明書或其他資訊資料；且該附隨貨品之配件、備用零件、工具、說明書或其他資訊資料之數量及價值，應符合該貨品之慣例。

第 10 條

直接運輸與直接購買

原產於出口一方且於該方直接購買，並直接運往進口一方關稅領域的貨品，應給予優惠關稅待遇。

進口商向出口一方合法登記營業之個人取得之原產貨品應視為直接購買。

原產貨品由於地理、相關運輸、技術或經濟等因素而運經其他國家領土時均受海關之監管（包括在過境國家暫時存放期間），應視為直接運輸。

直接運輸應適用於進口商在非締約一方展覽會或展銷會上購買的貨品，條件是：

- (a) 貨品從一方運至非締約一方舉行的展覽會或展銷會，會展期間仍受海關監管；
- (b) 貨品自運輸至展覽會或展銷會之期間內，除展示外，不得供其他用途使用。

第 11 條

原產地證明

原產於一方的產品進口到另一方，於提交由各方指定授權機構簽發之原產地證明書時，即應授予本協定之優惠。

申請適用優惠關稅待遇之證明書應自簽發日起 12 個月內有效。

證明書應以英文正本提交海關。

如果證明書遺失，應核發官方認證的副本。

進口貨品完稅價格未逾美金 5,000 元或等值金額者，不需檢附原產地證明書；在此情形下，出口商需於商業發票或其他運輸單據聲明貨品原產地。

當海關合理懷疑原產地聲明資料的真實性時，得要求提供原產地證明書。

原產地規則實施執执行程序協議（包括原產地證明書和原產地聲明的範本及填寫說明），經雙方海關達成協議後實施。原產地證明書範本及填寫說明如本協定附件 II-A，原產地聲明書範本及填寫說明如本協定附件 II-B。

第 12 條

行政合作

各方應通知另一方授權簽證機構之名稱、地址及章戳樣式。

若進口一方海關或其他授權簽證機構對證明書的真實性和所載資料，或證明書所列貨品的原產地標準有合理懷疑時，得向出口一方授權簽證機構提出查證請求，請其提供更多或更詳細的資料。海關及其他授權簽證機構在此狀況下，得向其駐地之大使館請求協助。

在下列情況下，證明書得視為無效：

- (a) 海關提出查證請求之日起，六個月內未收到出口一方授權簽證機構之答復；
- (b) 出口一方的授權簽證機構確認未核發證明書（即偽造）或根據無效文件及/或虛假資料核發；
- (c) 根據進口一方海關調查及（或）依據向出口一方授權簽證機構提出的查證請求所收到之資料顯示，該證明書之核發已違反原產地規則之相關規定。

在提交完整的證明書和其他請求資料前，貨品不得視為原產於出口一方。

僅於接獲出口一方授權簽證機構答復合於規定者，方能適用貨品的優惠關稅。

附件II—A

中華民國（臺灣）政府與史瓦帝尼王國政府經濟合作協定

原產地證明書

本證明書應由貨品出口人完整填寫在法定格式，
如有任何塗改、損毀與填寫不清均將導致本證明書失效

		原產地證明書編號：		
1. 出口人名稱及地址： 電話： 傳真： 電子郵件：		2. 進口人名稱及地址： 電話： 傳真： 電子郵件：		
3. 貨品數量（含單位）	4. 貨品名稱	5. 中華民國（臺灣）稅則號別	6. 適用優惠關稅待遇之標準	7. 其他標準
8. 觀察紀錄：				
9. 茲聲明： —本人對於所填報原產地證明書內容之真實性與正確性負責； —本原產地證明書所載貨品，係原產自本協定締約國_____領域內，且貨品屬符合中華民國（臺灣）政府與史瓦帝尼王國政府經濟合作協定之原產貨品。		10. 認證機關認證： 茲證明本原產地證明書所載貨品均屬符合中華民國（臺灣）政府與史瓦帝尼王國政府經濟合作協定之原產地規則。		
_____ 出口人有權簽署人員簽章		_____ 認證機關簽章及有權認證人員簽章		
_____ 原產地申請書簽署日期		_____ 認證日期		
本證明書含續頁共__ __頁				

原產地證明書填表須知

為取得優惠關稅待遇，本證明書應由貨品出口人完整填寫在法定格式，不得有塗改、修正或寫在線中間，進口人應與進口報單一併提示；本證明書請用打字或列印，如需額外空間請使用本證明書之續頁。

本證明書應由貨品出口人以英文完整填寫，證明書應加蓋證明書編號，以資辨認。

第 01 欄：填列出口人名稱、商號名稱、地址（包括完整地址、城市、國家）、電話號碼、傳真碼傳及電子郵件。

第 02 欄：填列進口人名稱、商號名稱、地址（包括完整地址、城市、國家）、電話號碼、傳真碼傳及電子郵件。

第 03 欄：填寫每一項出口貨品之數量及商業發票所載示之單位，該數量及單位應與出口報單所述相同。

第 04 欄：逐項就發票上所載各貨品詳細填寫其完整名稱，及海關進口稅則相對應之貨名。當本證明書僅適用於單一進口貨品時，應填寫發票號碼，如不知發票號碼，應填寫其他參考號碼，如裝運單號碼、訂單號碼或其他足以辨識貨品之號碼。

第 05 欄：填寫第 4 欄所列各項貨品於本協定附件 I 中華民國（臺灣）產品清單之統一分類制度。（8 位碼）

第 06 欄：填寫第 4 欄每一項貨品適用的原產地認定標準（從 A 到 C），由史瓦帝尼王國籍船隻在莫三比克海域所捕獲的漁類，應註明 A 並提供該核定名單船隻名稱和編號。原產地規則係指本協定附件 II（原產地規則），如欲享有優惠關稅待遇，每一項貨品至少需符合一種或一種以上之下列認定標準：

優惠關稅待遇之基準

- A. 於該締約國領域內完全取得或生產之貨品，符合本協定附件 II 第 5 條所認定；
- B. 完全於締約國之一方或雙方領域內生產之貨品，符合本協定附件 II 第 4 條所認定之原產材料生產；
- C. 於締約國一方或雙方，使用非原產材料所生產之貨品，而該材料符合稅

則分類變更或區域產值含量，符合本協定附件II第6條充分生產或加工要件。

第 07 欄：為了確定貨品原產地，本協定附件 II 之原產地認定標準亦可採用（選填）：

累積：ACU。

微量條款：DMI。

可替代貨品：FG。

不適用者：NO。

第 08 欄：此欄位僅於有某觀察紀錄與本證明書相關時才填寫；如該貨品之發票為第三國或非締約國營運人所開立者，出口人或生產者應填寫該營運人之姓名、商號名稱、地址（包括完整地址、城市、國家）；在證書遺失的情況下，認證機構應在本欄中註明「副本」。

第 09 欄：此欄位應由企業授權人員簽署，並填寫本證書填寫完成及簽署之日期。

第 10 欄：此欄位應由出口國認證機關簽章及有權人員簽署，並加蓋本證明書日期。

附件 II-B

原產地聲明書

中華民國（臺灣）政府與史瓦帝尼王國政府經濟合作協定

（完稅價格未逾本協定附件 II 第 11 條第 5 項時採用）

1. 貨品名稱	2. 中華民國（臺灣）稅則號列 （8 位碼）
<p>3. 本人聲明本文件所列之貨品係原產於史瓦帝尼王國領域內，且符合中華民國（臺灣）政府與史瓦帝尼王國政府經濟合作協定針對該等貨品之原產地要求。</p> <p>本文件所載資訊係正確詳實並由本人承擔提出此聲明之責任，本人瞭解應為本文件中不實之聲明或重要缺漏或與本文件有關之不實聲明或重要缺漏負責。</p> <p>本人同意保存本文件之證明資料，於經要求時出示該等證明資料，亦同意於資料更動而影響本文件之正確或有效性時，以書面通知本原產地聲明書之所有收受人。</p>	
4. 出口商姓名、日期、簽名：	

原產地聲明書填寫說明

本原產地聲明書應由貨品之出口商以英文清楚填寫。如提供之書寫空間不敷使用，得另附加紙張於文件後。

第 1 欄	提供各項貨品之完整貨名，該貨名應包含足以連結發票上的貨名之細節以及該貨品的統一分類制度貨名。
第 2 欄	提出第 1 欄所列各項貨品於本協定附件 I 中華民國(臺灣)產品清單之統一分類制度。
第 3 欄	出口貨品聲明適用史瓦帝尼王國原產地要求。
第 4 欄	本欄應由出口商填寫、簽名並註明日期，日期應為原產地聲明書完成並簽署之日。

4FAEDECDC4183CAD
行政院第3608次院會會議
行政院

AGREEMENT
ENTERED INTO BY AND BETWEEN
THE GOVERNMENT OF THE REPUBLIC OF CHINA (TAIWAN)
AND
THE GOVERNMENT OF THE KINGDOM OF ESWATINI
ON
ECONOMIC COOPERATION

PREAMBLE

WHEREAS the Government of the Republic of China (Taiwan) and the Government of the Kingdom of Eswatini (hereinafter jointly referred to as the “Parties” and separately as a “Party”);

RECOGNIZING the catalytic role that bilateral economic cooperation can play towards accelerating trade and investment;

DESIRING to enhance mutually beneficial bilateral trade and investment between the Parties;

CONSCIOUS that this Agreement on Economic Cooperation (hereinafter referred to as the “Agreement”) will contribute to the promotion of closer links between the Parties;

HAVE AGREED as follows:

INTERPRETATION

In this Agreement, in the absence of the express provision or statement to the contrary:

“Insignificant Value” shall refer to:

- (a) for the Republic of China (Taiwan), a value of no more than NT\$12,000 as stipulated under Article 3 of the Regulations Governing Customs Clearance for Importation of Advertising Matter and Samples of the Republic of China (Taiwan); and
- (b) for the Kingdom of Eswatini, such as determined in accordance with Schedule 4 of the Customs and Excise Act 1971 of the Kingdom of Eswatini.

CHAPTER I
INITIAL PROVISIONS

ARTICLE 1

Objectives

The Parties enter into this Agreement to ensure sustainable development that seeks to protect and preserve the environment and to explore new areas of economic, trade and investment through various methods, such as engaging in cooperation and personnel exchanges and other types of cooperation as provided in this Agreement or agreed by the Parties.

CHAPTER II
BILATERAL COOPERATION

ARTICLE 2

Economic Cooperative Programs

In order to raise the standards of living and ensure full employment and a large and steadily growing volume of real income and effective

demand, the Parties agree to the following Economic Cooperative Programs:

(a) Trade Cooperation

- (i) The Parties reaffirm their rights and obligations under the Marrakesh Agreement Establishing the World Trade Organization (hereinafter referred to as the “WTO Agreement”), in particular the Agreement on Technical Barriers to Trade and the Agreement on the Application of Sanitary and Phytosanitary Measures.
- (ii) The Parties shall cooperate in the fields of standardization, metrology, conformity assessment and quality infrastructure, with the aim of enhancing mutual understanding and promoting economic and trade relations and thereby eliminating technical barriers to trade.
- (iii) The Parties shall cooperate on sanitary and phytosanitary measures for the protection of human, animal and plant life.
- (iv) The Parties will cooperate in addressing supply side constraints with the aim of increasing competitiveness of the Parties at industry level. Such cooperation may include, but is not limited to, areas of innovation, production, technology, distribution, marketing and financing.
- (v) For purposes of maintaining sustainable economic development, fostering growth and prosperity and increasing wealth and welfare, the Government of the Republic of China (Taiwan) will eliminate tariffs on the products listed in the List of Products of the Republic of China (Taiwan) as provided in Annex I at entry into force of this Agreement, save for sugar

(Annex I-A), natural honey (Annex I-B) and avocados (Annex I-C), which will be subject to annual tariff rate quota treatment.

(b) Investment Cooperation

(i) The Parties shall require their designated agencies to hold regular consultations with investors of the Republic of China (Taiwan) in order to assist such investors with addressing issues and barriers to their investments, and providing investment incentives, including but not limited to stable electricity prices and improving the quality of facility maintenance to factories and buildings.

(ii) The Government of the Kingdom of Eswatini shall from time to time provide the Government of the Republic of China (Taiwan) with the information relating to its participation in African economic integration, including new market access opportunities created with third parties and shall assist the Government of the Republic of China (Taiwan) to use the Kingdom of Eswatini as a base in strengthening its investments in the African economy.

(c) Export Processing Zones Cooperation

The Export Processing Zone Administration of the Republic of China (Taiwan) shall engage in management experience exchanges, research and development and provide training programs to the special economic zones of the Kingdom of Eswatini.

(d) Technical Cooperation

- (i) The Parties shall establish a technical cooperation mechanism in order to develop the major areas of agriculture, tourism, environment, education, information and communications technology, and public health and medicine, including agricultural products processing, energy, mining, healthcare, vocational education, as well as other initiatives.
- (ii) The Parties will encourage studies aiming at identifying potential investment sectors to develop clusters on agro industrial activities.
- (e) Personnel Exchange and Cooperation

The Parties shall establish a professional personnel exchange and cooperation mechanism in order to promote the growth and development of their respective economies. For these purposes, the Parties may cooperate through:

- (i) dispatching experts and scholars for exchange visits in order to provide assistance relating to the development of specific industry chains; and
- (ii) with respect to agreed fields of industry cooperation, engaging in personnel exchanges by way of research and study, experience sharing, consultations, professional training, among others.

CHAPTER III

INVESTMENT PROMOTION AND PROTECTION

ARTICLE 3

Investment Promotion

1. The Parties recognize the importance of promoting cross-border investment flows and technology transfers as means for achieving economic growth and development. In order to increase investment flows, the Parties may cooperate through:
 - (a) exchanging information, including potential sectors and investment opportunities, laws and regulations, so as to increase awareness on their investment environments;
 - (b) encouraging and supporting investment promotion activities such as investment conferences, fairs, exhibitions and investment promotion missions;
 - (c) discussing the possibility of negotiating bilateral investment promotion and protection agreements with a view to furthering investment flows and technology transfer; and
 - (d) developing mechanisms for investments conducted by the private sector on the basis of commercial considerations.
2. The Parties recognize that the objective of investment promotion shall be in conformity with their respective national legislation.

CHAPTER IV

CUSTOMS PROCEDURES AND COOPERATION

ARTICLE 4

Rules of Origin

In order to qualify for the trade cooperation in Article 2(a)(v), the imports listed in the List of Products of the Republic of China (Taiwan)

in Annex I of this Agreement shall meet the requirements of rules of origin as stipulated in Annex II of this Agreement.

ARTICLE 5

Duty-Free Importation of Certain Commercial Samples and Printed Advertising Material

Each Party shall authorize the duty-free importation of commercial samples of Insignificant Value and printed advertising materials from the territory of the other Party.

ARTICLE 6

Customs Valuation

1. The Agreement on the Implementation of Article VII of the General Agreement on Tariffs and Trade of 1994 (hereinafter referred to as the “Agreement of the WTO on Customs Valuation”) shall govern customs valuation rules applied by the Parties to their mutual trade.
2. The Parties shall cooperate with a view to reaching a common approach to issues relating to customs valuation.

ARTICLE 7

Facilitation of Customs Procedures

The Parties shall take all necessary measures to facilitate the customs procedures for originating products.

ARTICLE 8

Customs Cooperation

The Parties commit themselves to developing customs cooperation mechanisms to ensure that the provisions on trade are observed. For this purpose they shall establish a dialogue on customs matters and provide mutual assistance.

CHAPTER V

TRADE REMEDIES

ARTICLE 9

Antidumping, Subsidies and Countervailing Measures

In the application of antidumping or countervailing measures and with respect to subsidies, the Parties shall be governed by their respective legislation which shall be consistent with the WTO Agreement.

ARTICLE 10

Safeguard Measures

The rights and obligations of the Parties with respect to safeguard measures shall be governed by Article XIX of the GATT 1994 and the WTO Agreement on Safeguards.

CHAPTER VI

INTELLECTUAL PROPERTY

ARTICLE 11
Intellectual Property

In line with their rights and obligations under the WTO Agreement on Trade-related Aspects of Intellectual Property, the Parties agree to:

- (a) promote the importance of intellectual property rights in fostering trade in goods and services, innovation, and economic, social and cultural development;
- (b) promote the effective protection, enforcement and maintenance of intellectual property rights; and
- (c) recognize the need to achieve a fair balance among the rights of intellectual property rights holders, the legitimate interest of users and the wider interest of the public with regard to protected subject matters.

CHAPTER VII
TRANSPARENCY

ARTICLE 12
Publication

Each Party shall promptly publish its laws, regulations, procedures and administrative rulings of general application regarding any matter covered by this Agreement.

CHAPTER VIII
FINAL PROVISIONS

ARTICLE 13

Exceptions

No provision of this Agreement shall be interpreted to prevent the Parties from adopting or maintaining exception measures consistent with the rules of the WTO Agreement.

ARTICLE 14

Joint Committee

1. A Joint Committee is hereby established.
2. The Joint Committee shall comprise of representatives from each Party appointed by the Minister of Economic Affairs of the Republic of China (Taiwan) and the Minister of Commerce, Industry and Trade of the Kingdom of Eswatini or their representatives.
3. The tasks of the Joint Committee shall be to:
 - (a) promote the effective administration and implementation of this Agreement;
 - (b) facilitate regular communication and consultation between the Parties;
 - (c) facilitate the exchange of information at the request of either Party;
 - (d) periodically review the possibility of further removal of obstacles to trade between the Parties; and

- (e) within six (6) months of entry into force of this Agreement, define priority sectors for technical cooperation and request the Parties respective relevant authorities to identify specific projects and establish mechanisms for their implementation.
4. The Joint Committee shall establish its own rules of procedure.
5. The Joint Committee shall establish subcommittees for any purpose under this Agreement.

ARTICLE 15

ENTRY INTO FORCE

This Agreement shall enter into force thirty (30) days after the Parties have formally notified, through diplomatic channels, the completion of the domestic procedures necessary to that effect.

ARTICLE 16

MISCELLANEOUS PROVISIONS

1. Either Party may terminate this Agreement by giving one (1) year written notice of its intention to terminate to the other Party through diplomatic channels.
2. This Agreement may be amended in writing by mutual consent of the Parties through the Exchange of Notes between the Parties through diplomatic channels.
3. This Agreement shall include the Annexes thereto, and all future legal instruments agreed pursuant to this Agreement.

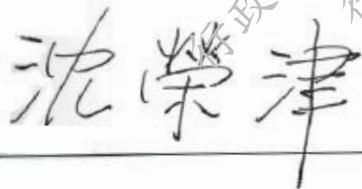
4. Each Party shall designate and notify to the other Party a contact point to facilitate communications between the Parties on any matter covered by this Agreement. At the request of a Party, the other Party's contact point shall identify the office or official responsible for the matter and assist, as necessary, in facilitating communication with the requesting Party.

DONE at Taipei on this 8th day of June 2018 in the English language.

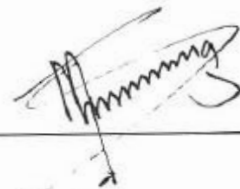
IN WITNESS WHEREOF, the undersigned, being duly authorized by their respective Governments, have signed this Agreement.

FOR THE GOVERNMENT OF
REPUBLIC OF CHINA (TAIWAN)

FOR THE GOVERNMENT OF
THE KINGDOM OF ESWATINI



Jong-Chin Shen
Minister,
Ministry of Economic Affairs



Honourable Jabulani C. Mabuza
Minister,
Ministry of Commerce,
Industry and Trade



ANNEX I

List of Products of the Republic of China (Taiwan)	
HS Code	Product description
02011010	Special quality carcasses and half-carcasses of bovine animals, fresh or chilled
02011090	Other carcasses and half-carcasses of bovine animals, fresh or chilled
02012010	Special quality beef quarter-carcasses and cuts of steaks (rib, loins, sirloins, rump), of bovine animals, with bone in, fresh or chilled
02012020	Prime or choice grade shin/shank, short plate, brisket, ribs, rib finger, of bovine animals, with bone in, fresh or chilled
02012090	Other cuts of bovine animals, with bone in, fresh or chilled
02023090	Other meat of bovine animals, boneless, frozen
02031200	Hams, shoulders and cuts thereof, of swine, with bone in, fresh or chilled
02031919	Other meat of swine, boneless, fresh or chilled
02032100	Carcasses and half-carcasses of swine, frozen
02032200	Hams, shoulders and cuts thereof, of swine, with bone in, frozen
02062100	Tongues of bovine animals, frozen
02062200	Livers of bovine animals, frozen
03011100	Ornamental fish, freshwater
03019400	Atlantic and Pacific bluefin tunas, live
03019500	Southern bluefin tunas (<i>Thunnus maccoyii</i>), live
03019929	Other live fish
03023900	Other tunas (of genus <i>Thunnus</i>), fresh or chilled
03024400	Mackerel, fresh or chilled
03024600	Cobia, fresh or chilled
03061429	Other crabs, not smoked, frozen
03061600	Cold-water shrimps and prawns, frozen, smoked included
03074210	Cuttle fish, live, fresh or chilled
03077110	Clams, cockles and ark shells, fry
03081110	Sea cucumbers, fry
04090000	Natural honey
07039000	Leeks and other alliaceous vegetables, fresh or chilled
07061000	Carrots and turnips, fresh or chilled
07081000	Peas (<i>Pisum sativum</i>), fresh or chilled
07082000	Beans (<i>Vigna</i> spp., <i>Phaseolus</i> spp.), fresh or chilled
07089000	Other leguminous vegetables, fresh or chilled
07099300	Pumpkins, squash and gourds, fresh or chilled
07102200	Beans (<i>Vigna</i> spp., <i>Phaseolus</i> spp.), frozen
07142010	Sweet potatoes, fresh, chilled or dried

List of Products of the Republic of China (Taiwan)	
HS Code	Product description
07142020	Sweet potatoes, frozen
08026100	Macadamia nuts, in shell, fresh or dried
08026200	Macadamia nuts, shelled, fresh or dried
08027000	Kola nuts, whether or not shelled or peeled, fresh or dried
08029090	Other edible nuts, whether or not shelled or peeled, fresh or dried
08044000	Avocados, fresh or dried
08051020	Fresh oranges (Imported from 1st March to 30th September each year)
08051030	Dried oranges (Imported from 1st March to 30th September each year)
08054091	Other grapefruits, fresh or dried (Imported from 1st January to 30th September each year)
13022000	Pectic substances, pectinates and pectates
17011200	Beet sugar, not containing added flavouring or colouring matter
17011300	Cane sugar specified in Subheading Note 2 to this Chapter
17011400	Other cane sugar, not containing added flavouring or colouring matter
17019910	Sugar, cube and loaf
17019920	Rock sugar
17019990	Other sugar, refined
17029011	Maltose
17029012	Chemically pure maltose
17029020	Caramel
17029030	Artificial honey
17029040	Chemically pure glucose (polarisation not less than 99.5%)
17029090	Other, including invert sugar and other sugar and sugar syrup blends containing in the dry state 50 percent by weight of fructose
17041000	Chewing gum, whether or not sugar-coated
17049000	Other sugar confectionery (including white chocolate), not containing cocoa
19011000	Preparations for infants or young children use, put up for retail sale
19012000	Mixes and doughs for the preparation of bakers' wares of heading 19.05
20011000	Cucumbers and gherkins, prepared or preserved by vinegar or acetic acid
20019012	Onions, prepared or preserved by vinegar or acetic acid

List of Products of the Republic of China (Taiwan)	
HS Code	Product description
20019019	Other vegetables, prepared or preserved by vinegar or acetic acid
20079910	Morinda citrifolia jam
20079990	Other articles of heading No. 20.07
20082000	Pineapples, otherwise prepared or preserved
20083000	Citrus fruit, otherwise prepared or preserved
21039090	Other articles of heading No. 21.03 ¹
21069051	Non-alcoholic compound preparations for making foodstuff
22071010	Industrial ethyl alcohol, undenatured, of an alcoholic strength by volume of 80% or higher, used for manufacture of chemical products through chemical synthetic reaction
22071090	Other undenatured ethyl alcohol, of an alcoholic strength by volume of 80% or higher
22084000	Rum and other spirits obtained by distilling fermented sugar-cane products
23099010	Fish soluble
23099090	Other preparation for animal feeding
27011900	Other coal
27012000	Briquettes, ovoids and similar solid fuels manufactured from coal
28363000	Sodium hydrogencarbonate (sodium bicarbonate)
29163100	Benzoic acid, its salts and esters
29181400	Citric acid
29211900	Other acyclic monoamines and their derivatives; salts thereof
33021010	Compound alcoholic preparations based on odoriferous substance, of a kind used for the manufacture of beverages, with an alcoholic strength by volume exceeding 0.5% vol
33021090	Other mixtures of odoriferous substances and mixtures (including alcoholic solutions) with a basis of one or more of these substances, of a kind used in the food or drink industries
33029000	Other mixtures of odoriferous substances and mixtures (including alcoholic solutions) with a basis of one or more of these substances, of a kind used as raw materials in industry

¹ For greater certainty, "Other articles of heading No. 21.03" includes sauces and preparations thereof.

List of Products of the Republic of China (Taiwan)	
HS Code	Product description
34011100	Soap and organic surface-active products and preparations, in the form of bars, cakes, moulded pieces or shapes, and paper, wadding, felt and nonwovens, impregnated, coated or covered with soap or detergent, for toilet use (including medicated products)
34011900	Soap and organic surface-active products and preparations, in the form of bars, moulded pieces or shapes, and paper, wadding, felt and nonwovens, impregnated, coated or covered with soap or detergent, not for toilet use
34012090	Soap in other forms
34013000	Organic surface-active products and preparations for washing the skin, in the form of liquid or cream and put up for retail sale, whether or not containing soap
34060000	Candles, tapers and the like
38249999	Other chemical products and preparations of the chemical or allied industries (including those consisting of mixtures of natural products), not elsewhere specified or included
39231010	Boxes, cases, crates and similar articles, of plastic, specially shaped or fitted for the conveyance or packing of semiconductors wafers, masks, or reticles
39231090	Other boxes, cases, crates and similar articles, of plastics
39232100	Sacks and bags (including cones), of polyethylene
44011100	Fuel wood, coniferous, in logs, in billets, in twigs, in faggots or in similar forms
44011200	Fuel wood, non-coniferous, in logs, in billets, in twigs, in faggots or in similar forms
44031100	Coniferous wood in the rough, whether or not stripped of bark or sapwood, or roughly squared, treated with paint, stains, creosote or other preservatives
44031200	Non-coniferous wood in the rough, whether or not stripped of bark or sapwood, or roughly squared, treated with paint, stains, creosote or other preservatives
44041000	Hoopwood; split poles; piles, pickets and stakes of wood, pointed but not sawn lengthwise; wooden sticks, roughly trimmed but not turned, bent or otherwise worked, suitable for the manufacture of walking-sticks, umbrellas, tool handles or the like; chipwood and the like, coniferous
44042000	Hoopwood; split poles; piles, pickets and stakes of wood, pointed but not sawn lengthwise; wooden sticks, roughly trimmed but not turned, bent or otherwise worked, suitable for the manufacture of walking-sticks, umbrellas, tool handles or the like; chipwood and the like, non-coniferous

List of Products of the Republic of China (Taiwan)	
HS Code	Product description
44071100	Pine wood sawn or chipped lengthwise, sliced or peeled, whether or not planed, sanded or end-jointed, of a thickness exceeding 6 mm
44071200	Fir and spruce wood sawn or chipped lengthwise, sliced or peeled, whether or not planed, sanded or end-jointed, of a thickness exceeding 6 mm
44072900	Other tropical wood sawn or chipped lengthwise, sliced or peeled, whether or not planed, sanded or end-jointed, of a thickness exceeding 6 mm
44091000	Coniferous wood (including strips and friezes for parquet flooring, not assembled) continuously shaped (tongued, grooved, rebated, chamfered, V-jointed, beaded, moulded, rounded or the like) along any of its edges, ends or faces, whether or not planed, sanded or end-jointed
44101100	Particle board of wood, whether or not agglomerated with resins or other organic binding substances
44140000	Wooden frames for paintings, photographs, mirrors or similar objects
44152000	Pallets, box pallets and other load boards, of wood; pallet collars, of wood
44211000	Clothes hangers, of wood
46021100	Basketwork and other articles, made directly to shape from bamboo plaiting materials or made up from articles of heading 46.01 of bamboo
46021200	Basketwork and other articles, made directly to shape from rattan plaiting materials or made up from articles of heading 46.01 of rattan
46021910	Bags, of straw and grass
46021990	Basketwork, wickerwork and other articles, made directly to shape from other vegetable plaiting materials or made up from articles of heading 46.01 of other vegetable materials; articles of loofah
46029000	Basketwork and other articles, made directly to shape from other plaiting materials or made up from articles of heading 46.01 of other materials
49019910	Reproductions, printed of work of art
49019990	Other printed books, brochures, leaflets and similar printed matter, not in single sheets
52030000	Cotton, carded or combed
57021000	Kelem, "Schumacks", "Karamanie" and similar hand-woven rugs
57022000	Floor coverings of coconut fibres (coir)

List of Products of the Republic of China (Taiwan)	
HS Code	Product description
57023100	Other carpets and other floor coverings, woven, of pile construction, not made up, of wool or fine animal hair
57023200	Other carpets and other floor coverings, woven, of man-made textile materials, of pile construction, not made up
57023990	Other carpets and other floor coverings, woven, of pile construction, not made up, of other textile materials
60062200	Other knitted or crocheted fabrics of cotton, dyed
61046220	Women's or girls' bib and brace overalls, knitted or crocheted, of cotton
61091000	T-shirts, singlets and other vests, knitted or crocheted, of cotton
61099010	T-shirts, singlets and other vests, knitted or crocheted, of wool or fine animal hair
61099020	T-shirts, singlets and other vests, knitted or crocheted, of man-made fibres
61099030	T-shirts, singlets and other vests, knitted or crocheted, of silk or silk waste
61099090	T-shirts, singlets and other vests, knitted or crocheted, of other textile materials
62034210	Men's or boys' trouser, breeches and shorts, of cotton
62034310	Men's or boys' trousers, breeches and shorts, of synthetic fibres
62044910	Women's or girls' dresses, of silk or silk waste
62044990	Women's or girls' dresses, of other textile materials
62046210	Women's or girls' trousers, breeches and shorts, of cotton
62046911	Women's or girls' trousers, breeches and shorts, of silk or silk waste
62069000	Women's or girls' blouses, shirts and shirt-blouses, of other textile materials
62113200	Other garments, men's or boys', of cotton
63053300	Other, sacks and bags, of a kind used for the packing of good, of polyethylene or polypropylene strip or the like
69111000	Tableware and kitchenware, of porcelain or china
69119000	Other household articles and toilet articles, porcelain or china
69120010	Ceramic tableware and kitchenware, other than of porcelain or china
69120090	Other ceramic household articles and toilet articles, other than of porcelain or china
70042000	Drawn glass and blown glass, in sheets, coloured throughout the mass (body tinted), opacified, flashed or having an absorbent, reflecting or non-reflecting layer

List of Products of the Republic of China (Taiwan)	
HS Code	Product description
71131100	Article of jewellery and parts thereof of silver, whether or not plated or clad with other precious metal
71131900	Article of jewellery and parts thereof of other precious metal, whether or not plated or clad with precious metal
71132000	Jewellery and parts thereof, of base metal clad with precious metal
71171100	Cuff-links and studs, of base metal, whether or not plated with precious metal
71171900	Other imitation jewellery, of base metal, whether or not plated with precious metal
71179000	Imitation jewellery of other materials
84183090	Other freezers of the chest type, not exceeding 800 L capacity
84185010	Other freezers of exceeding low temperature (-70 degree C and under)
84185090	Other furniture (chests, cabinets, display counters, show-cases and the like) for storage and display, incorporating refrigerating or freezing equipment
84813000	Check (nonreturn) valves
94036010	Other wooden furniture, without any painted or coated
94036090	Other wooden furniture
96071100	Slide fasteners fitted with chain scoops of base metal
96071990	Slide fasteners, of other materials

ANNEX I-A

The elimination of duties for raw sugar and refined sugar originating in the Kingdom of Eswatini shall be subject to an annual quota. The quota level will be set at 53,000 metric tons for raw sugar annually and 28,000 metric tons for refined sugar annually. Out of quota imports shall be subject to MFN tariff rates. For raw sugar and refined sugar included in the duty-free quota, the Customs Authority of the Republic of China (Taiwan) will require the Certificate of Origin and Tariff Quota Certificate (TQC) (Annex I-D) issued by the Government of the Kingdom of Eswatini.

The relevant tariff codes for raw sugar and refined sugar are set out below:

Raw sugar	17011400
Refined sugar	17019990

ANNEX I-B

The elimination of duties for natural honey originating in the Kingdom of Eswatini shall be subject to an annual quota. The quota level set at 250 metric tons annually shall be subject to a 0% duty. The out of quota rate of duty shall be subject to a 3.5% annual reduction over a period of ten (10) years. For natural honey included in the duty-free quota, the Customs Authority of the Republic of China (Taiwan) will require the Certificate of Origin and Tariff Quota Certificate (TQC) (Annex I-D) issued by the Government of the Kingdom of Eswatini.

The relevant tariff code for natural honey is set out below:

Natural honey	04090000
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ANNEX I-C

The elimination of duties for avocados originating in the Kingdom of Eswatini shall be subject to an annual quota. The quota level set at 30 metric tons annually shall be subject to a 0% duty. The out of quota rate of duty shall be subject to a 3% annual reduction over a period of five (5) years. For avocados included in the duty-free quota, the Customs Authority of the Republic of China (Taiwan) will require the Certificate of Origin and Tariff Quota Certificate (TQC) (Annex I-D) issued by the Government of the Kingdom of Eswatini.

The relevant tariff code for avocados is set out below:

Avocados	08044000
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ANNEX I-D

The 1st copy: for Consignee of ROC (Taiwan)

<p>CERTIFICATE FOR PRODUCTS UNDER TARIFF QUOTA <i>ROC (TAIWAN)-ESWATINI ECONOMIC COOPERATION AGREEMENT</i></p>	
<p>CERTIFICATE NO.:ET19 000000</p>	
<p>Valid period: From January 1 to December 31, YYYY (see note 2)</p>	
<p>1. <i>NAME AND ADDRESS OF EXPORTER:</i></p>	
<p>2. <i>PRODUCT:</i></p>	
<p>3. <i>NAME OF VESSEL:</i></p>	
<p>4. <i>CONSIGNEE:</i></p>	<p>5. <i>NOTIFY:</i></p>
<p>6. <i>DESCRIPTION OF GOODS:</i></p>	<p>7. <i>QUANTITY LOADED (MT):</i></p>
<p>PORT OF LOADING:</p>	<p>PORT OF DISCHARGE:</p>
<p>8. <i>DATE OF DEPARTURE/BILL OF LADING NO. DATE OF ISSUE:</i></p>	
<p>9. <i>AUTHORIZED STAMP AND SIGNATURE:</i></p>	
<p>Note: 1 This certificate is subject to the terms and conditions set forth in the ROC (Taiwan)-Eswatini Economic Cooperation Agreement 2 The valid period of this TRQ certificate is based on the date of arrival of the means of transportation in Taiwan in accordance with Article 6 of the “Enforcement Rules of the Customs Act”.</p>	

ANNEX II
Rules of Origin

SECTION I
GENERAL PROVISIONS

ARTICLE 1
Scope of Application

This Annex applies only to the List of Products of the Republic of China (Taiwan) in Annex I of this Agreement.

ARTICLE 2
Definitions

For the purposes of this Annex:

- (a) “authorized body” means the Bureau of Foreign Trade, Ministry of Economic Affairs for the Government of the Republic of China (Taiwan), and the Swaziland Revenue Authority for the Government of the Kingdom of Eswatini;
- (b) “customs authority” means the Customs Administration, Ministry of Finance for the Government of the Republic of China (Taiwan), and the Swaziland Revenue Authority for the Government of the Kingdom of Eswatini;
- (c) “manufacture” means working or processing, including assembling;
- (d) “material” means any ingredient, raw material, component or part used in the manufacture of a product;

- (e) “value of materials” means the customs value determined in accordance with the Agreement of the WTO on Customs Valuation at the time of importation of the non-originating materials used, or, if this is not known and cannot be ascertained, the first ascertainable price paid for the materials in a Party; and
- (f) “heading” means a heading (four-digit code) of the Harmonized Commodity Description and Coding System.

SECTION II

CONCEPT OF “ORIGINATING PRODUCTS”

ARTICLE 3

General Requirements

A product shall be considered as originating in a Party if:

- (a) it has been wholly obtained in a Party, in accordance with Article 5 of this Annex;
- (b) the non-originating materials used in the working or processing have undergone sufficient working or processing in a Party, in accordance with Article 6 of this Annex; or
- (c) it has been produced in a Party exclusively from materials originating in the Party.

ARTICLE 4

Bilateral Accumulation of Origin

Notwithstanding Article 3, originating materials and products from a Party, used in working or processing of goods in the other Party, shall be considered as originating in the other Party, provided that they have undergone sufficient working or processing in one of the Parties, within the meaning of this Annex.

ARTICLE 5

Wholly Obtained Products

The following products shall be considered as wholly obtained in a Party:

- (a) minerals and other naturally occurring substances extracted or taken from its soil, waters, seabed or beneath the seabed there;
- (b) plant and plant products grown and harvested there;
- (c) live animals born and raised there;
- (d) products from live animals, raised there;
- (e) products from slaughtered animals born and raised there;
- (f) products obtained by hunting, trapping, fishing or aquaculture conducted there;¹

¹ For greater certainty, products obtained by fishing in the waters of Mozambique by a vessel flying the Eswatini flag shall be deemed products wholly obtained in the Kingdom of Eswatini. Furthermore, the Government of the Kingdom of Eswatini shall provide a list of all vessels flying the Eswatini flag that engage in fishing, such list being subject to the approval of the Government of the Republic of China (Taiwan). Only products obtained by fishing by vessels appearing on such list will be deemed products wholly obtained in the Kingdom of Eswatini. The Kingdom of Eswatini shall update this list of vessels if there is any change and shall notify the Government of the Republic of China (Taiwan) of such update, such updated list being subject to the approval of the Government of the Republic of China (Taiwan).

- (g) waste and scrap resulting from manufacturing operations conducted there fit only for the recovery of raw materials and not for their original purpose;
- (h) used products collected there fit only for the recovery of raw materials and not for their original purpose; or
- (i) products obtained or produced in a Party solely from products referred to in subparagraphs (a) to (h) or from their derivatives.

ARTICLE 6

Sufficient Working or Processing

Products which are not wholly obtained are considered to be sufficiently worked or processed when the conditions set out below are fulfilled:

- (a) goods have undergone working or processing in a Party and the CIF value of materials (raw materials, semi-finished or finished products) originating from countries other than either one of the Parties, and goods of unknown origin used in the production does not exceed 50% of the FOB value of goods exporting from a Party; or
- (b) these goods are manufactured from materials or products of any heading, except that of the goods.

ARTICLE 7

Insufficient Working or Processing Operations

The following operations do not meet the sufficient processing criteria:

- (a) preserving operations to ensure that the products remain in good condition during transport and storage;
- (b) changes of packaging and breaking-up and assembly of packages;
- (c) washing, cleaning, the removal of dust, oxide, oil, paint or other coverings;
- (d) ironing or pressing of textiles;
- (e) simple painting and polishing operations;
- (f) husking, partial or total bleaching, polishing, and glazing of cereals and rice;
- (g) operations to colour or flavour sugar or form sugar lumps; partial or total milling of crystal sugar;
- (h) peeling, stoning and shelling, of fruits, nuts and vegetables;
- (i) sharpening, simple grinding, separating or simple cutting;
- (j) sifting, screening, sorting, classifying, grading, matching; (including the making-up of sets of articles);
- (k) simple placing in bottles, cans, flasks, bags, cases, boxes, fixing on cards or boards and all other simple packaging operations;
- (l) affixing or printing marks, labels, logos and other similar signs on products or their packaging;
- (m) simple mixing of products, whether or not of different kinds; mixing of sugar with any material;

- (n) simple assembly of non-originating parts to constitute a complete product or disassembly of products into parts;
- (o) simple addition of water or dilution or dehydration or denaturation of products;
- (p) a combination of two or more operations specified in subparagraphs (a) to (o); and
- (q) slaughter of animals.

ARTICLE 8

Treatment of Packing Materials and Containers

Packing materials and containers exclusively used for transportation and shipment of goods shall not be taken into account in determining the origin of any goods.

Packing materials and containers in which goods are packaged for retail sale, when classified together with those goods, shall not be taken into account in determining whether all of the non-originating materials used in the production of the goods have met the applicable change in tariff classification requirements for the goods.

If goods are subject to a regional value content requirement, the value of the packing materials and containers in which the goods are packaged for retail sale shall be taken into account as originating or non-originating materials, as the case may be, in calculating the regional value content of the goods.

ARTICLE 9

Accessories, Spare Parts, Tools and Instructional or Information Material

Accessories, spare parts, tools and instructional or other information materials presented with the goods shall be considered part of those goods and shall be disregarded in determining whether all the non-originating materials used in the production of the originating goods have undergone the applicable change in tariff classification, provided these are classified with and not invoiced separately from the goods.

The value of the accessories, spare parts, tools and instructional or other information materials presented with the goods shall be taken into account as originating or non-originating materials, as the case may be, in calculating the regional value content of the goods.

This Article applies only where the accessories, spare parts, tools and instructional or other information materials are presented with the goods are not invoiced separately from the originating goods; and the quantities and value of the accessories, spare parts, tools and instructional or other information materials presented with the goods are customary for those goods.

ARTICLE 10

Direct Consignment and Direct Purchase

Preferential tariff treatment shall be granted for goods originating from the exporting Party provided that such goods are purchased directly in that country and transported directly to the customs territory of the importing Party.

Originating goods shall be considered as purchased directly if the importer has acquired them from a person duly registered as a business entity in exporting Party.

Originating goods shall be considered as direct consignment if they are transported through the territories of other countries due to geographic, transport-related, technical or economic reasons, provided that such goods remain under customs control, including during their temporary storage in the territories of transit countries.

Direct consignment shall apply to goods purchased by the importer at exhibitions or fairs in a non-Party, provided that:

- (a) goods are transported from a Party to the non-Party where the exhibition or fair is being held and remained under customs control during the event;
- (b) goods are not used from the moment of their transportation to the exhibition or fair for any purpose other than demonstration.

ARTICLE 11

Proof of Origin

Products originating in a Party shall, on importation into the other Party, benefit from this Agreement upon submission of a Certificate of Origin, issued by authorized bodies designated by each Party.

The certificate shall be valid for the granting of tariff preferences for 12 months from its date of issuance.

The certificate shall be submitted to the customs authorities of the importing Party in a hard copy in English language.

In case of loss of the certificate, an officially certified duplicate shall be issued on the basis of the exporter documents in their possession.

The certificate is not required in order to confirm the origin of small consignments where the customs value does not exceed the amount of 5,000 US dollars or the equivalent amount. In this case, the exporter can declare the country of origin in commercial or other shipping documents.

In case of reasonable doubt about the authenticity of declared information the customs authority may require to provide the certificate of origin.

The Implementing Arrangement on Rules of Origin Operational Procedures, including the template and its instructions for a Certificate of Origin and declaration of origin, shall be implemented after the agreement is reached through the customs authorities of the Parties. The template and instruction for a Certificate of Origin are appended to this Agreement as Annex II-A, and the template and

instruction for a Declaration of Origin are appended to this Agreement as Annex II-B.

ARTICLE 12

Administrative Cooperation

Each Party shall inform the other Party the names, addresses and specimen impressions of stamps of each authorised body designated to issue certificates.

Where the customs authorities or other authorised bodies of the importing Party have a reasonable doubt about the authenticity of a certificate and information contained herein or the compliance of the goods, covered by the certificate, with the origin criteria, they may send a verification request for additional or more detailed information to the authorized bodies of the exporting Party. The customs authorities or other authorized bodies may request its Embassy in the territory of the other Party for assistance in those matters.

A certificate may be regarded as invalid if:

- (a) the customs authority receives no reply within a maximum of six (6) months after the date of a verification request from the authorized bodies of the exporting Party;
- (b) the authorized body of the exporting Party has confirmed that the certificate had not been issued (i.e. forged) or had been issued on the basis of invalid documents and/or false information;

- (c) according to the research by customs authority of the importing Party and (or) on the basis of information received by the requests made to the authorized bodies of the exporting Party, revealed that the certificate has been issued with violations of the requirements of these Rules.

Goods shall not be considered as originating in the exporting Party until duly completed certificate and other requested information are submitted.

Tariff preferences for such goods are provided only after receiving a satisfactory response of the authorized bodies of the exporting Party.

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ANNEX II-A

AGREEMENT ENTERED INTO BY AND BETWEEN THE
GOVERNMENT OF THE REPUBLIC OF CHINA (TAIWAN)
AND THE GOVERNMENT OF THE KINGDOM OF ESWATINI
ON ECONOMIC COOPERATION

Certificate of Origin

		Certificate No.:		
1. Name and address of the exporter :		2. Name and address of the importer :		
Telephone:		Telephone:		
Fax:		Fax:		
E-mail:		E-mail:		
3. Quantity of goods (with measure unit)	4. Description of goods	5. ROC (Taiwan) Tariff Classification	6. Criterion for preferential tariff treatment	7. Other Criteria
8. Observations:				
9. I declare that:		10. Certification from Certifying Authority:		
<ul style="list-style-type: none"> the information on this document is true and accurate and I assume the responsibility for proving such representations. the goods covered under this Certificate of Origin are originating in the territory of _____, and comply with the origin requirements specified for those goods in the Agreement Entered into by and between the Government of the Republic of China (Taiwan) and the Government of the 		<p>It is certified that the goods covered under this Certificate of Origin comply with the Rules of Origin established in the Agreement Entered into by and between the Government of the Republic of China (Taiwan) and the Government of the Kingdom of Eswatini on Economic Cooperation.</p>		

Kingdom of Eswatini on Economic Cooperation.	
Signature of authorized person from the enterprise	Authorized Signature and Seal from the Certifying Authority
Date of Certification of Declaration of Origin	Date of Certification
This Certificate consists of _____ pages, including all its annexes.	

This certificate shall be completed on a legible form by the exporter and shall not be valid if it is presented with scratches, blotches, corrections or writing between lines.

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INSTRUCTIONS FOR FILLING THE CERTIFICATE OF ORIGIN

For purposes to obtain preferential tariff treatment, this document shall be filled in legible form and completed by the exporter of the good or goods, without scratches, blotches, amendments or writing between the lines and the importer shall keep it with him at the time of presenting the import declaration. Please type or print the information. In case of requiring additional space, the form must be numbered in a correlative manner.

The Certificate of Origin shall be completed by the exporter in English. Certificates of origin issued by the authorized entities must respect a correlative order number.

Field 01: Indicate the complete name, the denomination or trade name, the residency (including the address, the city and the country), the telephone number, the fax number, and the electronic mail of the exporter.

Field 02: Indicate the complete name, the denomination or trade name, the residency (including address, the city and the country), the telephone number, the fax number, and the electronic mail of the importer.

Field 03: Specify the quantity and commercial unit for each item of goods as shown on the Customs declaration thereof.

Field 04: Provide a complete description of each good. The description shall be sufficiently detailed to relate it to the description of the good contained in the invoice, as well as with the description that corresponds to it in the Harmonized System (HS). In case the certificate covers a single import of goods, the invoice number shall be indicated, as it appears in the commercial invoice. In case it is not known, another unique reference number shall be indicated, as the shipping order number, the order of purchase number or any other number that is able to identify the goods.

Field 05: For each good described in Field 04, corresponding to the List of Products of the Republic of China (Taiwan) prescribed in Annex I of the Agreement. (Eight-digits)

Field 06: For each good described in Field 04, indicate the applicable criterion (from A to C). For goods obtained by

fishing in the waters of Mozambique by a vessel flying the flag of the Kingdom of Eswatini, A shall be indicated and the listed name and number of the vessel shall be provided. The rules of origin are in Annex II (Rules of Origin), of the Agreement. With the purpose of taking advantage of the preferential tariff treatment, each good must fulfill one or more of the following criteria:

Criteria for Preferential Tariff Treatment

- A the good is wholly obtained or produced entirely in the territory of a Party according to Article 5 of Annex II;
- B the good is produced entirely in the territory of one or both Parties exclusively from originating materials according to Article 4 of Annex II; or
- C the good is produced in the territory of one or both Parties from non-originating materials that complying with the change in tariff classification, regional value content or other requirements, according to the specifications stated in Article 6 of Annex II;

Field 07: For determining the origin of the good, some of the options to acquire origin established in Annex II of the Agreement were used, indicate:

ACU: Accumulation.

DMI: *De Minimis*.

FG: Fungible goods.

Where inapplicable indicate "NO".

Field 08: This field shall only be used when some observations exist in relation to this certificate, among others, in case the good is invoiced by an operator of a third Party or non-Party country, the producer or exporter of the country of origin shall indicate the name, the denomination or trade name and residency (including the address, the city and the country) of this operator; in case of the loss of this certificate, the certifying authority shall indicate "duplicate" in this column.

Field 09: In this field there shall be the signature of the authorized person from the enterprise in its representation, and the date of certification of the Declaration of Origin by the Certifying Authority.

Field 10: In this field there shall be the signature of the authorized official and the seal from the Certifying Authority, as well as the date of issue of the Certificate of Origin.

ANNEX II-B

INVOICE DECLARATION OF ORIGIN

AGREEMENT ENTERED INTO BY AND BETWEEN THE
GOVERNMENT OF THE REPUBLIC OF CHINA (TAIWAN) AND
THE GOVERNMENT OF THE KINGDOM OF ESWATINI ON
ECONOMIC COOPERATION

(Applicable to the consignments whose Customs Value does
not exceed the amount prescribed in Article 11, Paragraph 5 of
ANNEX II of the Agreement)

1. Description of Goods	2. ROC (Taiwan) Tariff Classification (eight-digits)
<p>3. I hereby declare that the goods enumerated on this invoice are originating from the territory of <i>Eswatini</i> and they comply with the origin requirements specified for those goods in the Agreement Entered into by and between the Government of the Republic of China (Taiwan) and the Government of the Kingdom of Eswatini on Economic Cooperation.</p> <p>The information on this document is true and accurate and I assume the responsibility for providing such representations. I understand that I am liable for any false statements or material omissions made on or in connection with this document.</p> <p>I agree to maintain and present upon request, documentation necessary to support this declaration of origin, and to inform, in writing, all persons to whom the declaration of origin was given of any changes that could affect the accuracy or validity of this certification.</p>	
<p>4. Date and Signature of Exporter:</p> <p>Clarification of signature</p>	

INSTRUCTIONS FOR FILLING THE INVOICE DECLARATION OF ORIGIN

The Declaration of Origin shall be completed by the exporter of the goods legibly in English. Annexes may be attached if the spaces provided are insufficient.

Field 1	Provide a full description of each good. The description shall be sufficiently detailed to relate it to the description of the good contained in the invoice, as well as with the description that corresponds to it in the Harmonized System (HS).
Field 2	For each good described in Field 1 corresponding to the List of Products of the Republic of China (Taiwan) prescribed in Annex I of the Agreement.
Field 3	For exports: declaration of origin from Eswatini.
Field 4	This field must be completed, signed and dated by the exporter. The date must be the date the Declaration of Origin was completed and signed.

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