India-ASEAN Free Trade Agreement

As per the recent Indo-ASEAN pact, negotiations for free trade area in goods is slated to be finalised by June 30, 2005 and that for services and investments the negotiations are slated to begin in 2005 and conclude in 2007. Negotiations on exchange of tariff concessions under EHS will begin from November 1, 2004. A trade negotiating committee will begin framing the rules of origin, modalities for tariff reduction and FTA in January 2004. India has agreed to special and differential treatment to ASEAN group and align its peak tariff levels. India will reduce its tariff for Brunei, Cambodia, Laos, Indonesia, Malaysia, Myanmar, Singapore, Thailand and Vietnam in 2011. Correspondingly while Brunei, Indonesia, Malaysia, Singapore and Thailand will reduce their tariff for India in 2001, the new ASEAN members like Cambodia, Laos, Myanmar and Vietnam (CLMV) will do so in 2016. Phillipines which has expressed its reservations to the FTA has agreed to eliminate its tariff on reciprocal basis for India by 2016. India will unilaterally extend concessions on 11 tariff lines to CLMV. The agreement and the list of items under the Early Harvest Programme are being reproduced below:

FRAMEWORK AGREEMENT
ON COMPREHENSIVE ECONOMIC COOPERATION BETWEEN THE REPUBLIC OF INDIA AND THE ASSOCIATION OF SOUTH EAST ASIAN NATIONS

Preamble

WE, the Heads of State/Government of the Republic of India (India), and Brunei Darussalam, the Kingdom of Cambodia (Cambodia), the Republic of Indonesia (Indonesia), the Lao People's Democratic Republic (Lao PDR), Malaysia, the Union of Myanmar (Myanmar), the Republic of the Philippines (the Philippines), the Republic of Singapore (Singapore), the Kingdom of Thailand (Thailand), the Socialist Republic of Viet Nam (Viet Nam), Member States of the Association of South East Asian Nations (collectively, "ASEAN" or "ASEAN Member States", or individually, "ASEAN Member State"); Recalling that in 2002, we had agreed on the importance of enhancing our close economic cooperation and to work towards an India-ASEAN Regional Trade and Investment Area (RTIA) as a long-term objective; Desiring to adopt a Framework Agreement on Comprehensive Economic Cooperation (this Agreement) between India and ASEAN (collectively, "the Parties", or individually referring to India or to an ASEAN Member State as a "Party") that is forward-looking in order to forge a closer economic partnership in the 21st century; Desiring to minimise barriers and deepen economic linkages between the Parties; lower costs; increase intra-regional trade and investment; increase economic efficiency; create a larger market with greater opportunities and larger economies of scale for the businesses of the Parties; and enhance the attractiveness of the Parties to capital and talent; Recognising the important role and contribution of the business sector in enhancing trade and investment between the Parties and the need to further promote and facilitate their cooperation and utilisation of greater business opportunities provided by the India-ASEAN RTIA;
Recognising the different stages of economic development among ASEAN Member States and the need for flexibility, including the need to facilitate the increasing participation of Cambodia, Lao PDR, Myanmar and Viet Nam (the New ASEAN Member States) in the India-ASEAN economic co-operation and the expansion of their exports, inter alia, through the strengthening of their domestic capacity, efficiency and competitiveness;  
Reaffirming the rights, obligations and undertakings of the respective parties under the World Trade Organisation (WTO), and other multilateral, regional and bilateral agreements and arrangements; and 
Recognising that regional trade arrangements can contribute towards accelerating regional and global liberalisation and as building blocks in the framework of the multilateral trading system, 
Have agreed as follows: 

ARTICLE 1 
Objectives 
The objectives of this Agreement are to: 
strengthen and enhance economic, trade and investment co-operation between the Parties; 
progressively liberalise and promote trade in goods and services as well as create a transparent, liberal and facilitative investment regime; 
explore new areas and develop appropriate measures for closer economic co-operation between the Parties; and 
facilitate the more effective economic integration of the New ASEAN Member States and bridge the development gap among the Parties. 

ARTICLE 2 
Measures For Economic Cooperation 
The Parties agree to enter into negotiations in order to establish an India-ASEAN Regional Trade and Investment Area (RTIA), which includes a Free Trade Area (FTA) in goods, services and investment, and to strengthen and enhance economic cooperation through the following: 
progressive elimination of tariffs and non-tariff barriers in substantially all trade in goods; 
(b) progressive liberalisation of trade in services with substantial sectoral coverage; 
c) establishment of a liberal and competitive investment regime that facilitates and promotes investment within the India-ASEAN RTIA; 
d) provision of special and differential treatment to the New ASEAN Member States; 
provision of flexibility to the Parties in the India-ASEAN RTIA negotiations to address their sensitive areas in the goods, services and investment sectors with such flexibilities to be negotiated and mutually agreed based on the principle of reciprocity and mutual benefits; 
establishment of effective trade and investment facilitation measures, including, but not limited to, simplification of customs procedures and development of mutual recognition arrangements; 
expansion of economic cooperation in areas as may be mutually agreed between the Parties that will complement the deepening of trade and investment links between the Parties and formulation of action plans and programmes in order to implement the agreed sectors/areas of co-operation; and
establishment of appropriate mechanisms for the purposes of effective implementation of this Agreement.

ARTICLE 3
Trade In Goods
(1) With a view to expediting the expansion of trade in goods, the Parties agree to enter into negotiations in which duties and other restrictive regulations of commerce (except, where necessary, those permitted under Article XXIV (8)(b) of the WTO General Agreement on Tariffs and Trade (GATT)) shall be eliminated on substantially all trade in goods between the Parties.
(2) For the purposes of this Article, the following definitions shall apply unless the context otherwise requires:
(a) "applied Most Favoured Nation (MFN) tariff rates" shall refer to the respective applied rates of the Parties as of 1 July 2004; and "non-tariff measures" shall include non-tariff barriers.
(3) Upon signing of this Agreement, the Parties shall commence consultations on each other's trade regime, including, but not limited to the following:
(a) trade and tariff data;
(b) customs procedures, rules and regulations;
(c) non tariff measures including, but not limited to import licensing requirement and procedure, quantitative restrictions, technical barriers to trade, sanitary and phytosanitary;
(d) intellectual property rights rules and regulations; and
(e) trade policy.
(4) The tariff reduction or elimination programme of the Parties shall require tariffs on listed products to be gradually reduced and, where applicable, eliminated in accordance with this Article.
(5) The products which are subject to the tariff reduction or elimination programme under this Article shall include all products not covered by the Early Harvest Programme (EHP) under Article 7 of this Agreement, and such products shall be categorised into two tracks as follows:
(a) Normal Track: Products listed in the Normal Track by a Party on its own accord shall have their respective applied MFN tariff rates gradually reduced or eliminated in accordance with specified schedules and rates (to be mutually agreed by the Parties) over a period from:
(i) 1 January 2006 to 31 December 2011 for India, and Brunei Darussalam, Indonesia, Malaysia, Singapore and Thailand;
(ii) 1 January 2006 to 31 December 2016 for India and the Philippines; and
(iii) 1 January 2006 to 31 December 2011 for India and 1 January 2006 to 31 December 2016 for the New ASEAN Member States.
In respect of those tariffs which have been reduced but have not been eliminated, they shall be progressively eliminated within timeframes to be mutually agreed between the Parties.
(b) Sensitive Track:
(i) The number of products listed in the Sensitive Track shall be subject to a maximum ceiling to be mutually agreed among the Parties.
(ii) Products listed in the Sensitive Track by a Party on its own accord shall, where applicable, have their respective applied MFN tariff rates progressively
(6) The commitments undertaken by the Parties under this Article and Article 7 of this Agreement shall fulfil the WTO requirements to eliminate tariffs on substantially all the trade between the Parties.

(7) The specified tariff rates/tariff preferences to be mutually agreed between the Parties pursuant to this Article shall set out only the limits of the applicable tariff rates/preferences or range for the specified year of implementation by the Parties.

(8) The negotiations between the Parties to establish the India-ASEAN RTIA covering trade in goods shall also include, but not be limited to the following:

(a) modalities, including detailed rules governing the tariff reduction and/or elimination;
(b) Rules of Origin;
(c) treatment of out-of-quota rates;
(d) modification of a Party’s commitments under the agreement on trade in goods based on WTO agreements;
(e) non-tariff measures/barriers, including, but not limited to, quantitative restrictions or prohibition on the importation of any product or on the export or sale for export of any product, as well as sanitary and phytosanitary measures and technical barriers to trade;
(f) safeguards based on the WTO agreements;
(g) disciplines on subsidies and countervailing measures and anti-dumping measures based on the existing WTO agreements; and
(h) facilitation and promotion of effective and adequate protection of trade-related aspects of intellectual property rights based on existing WTO, World Intellectual Property Organisation (WIPO) and other relevant agreements.

ARTICLE 4
Trade In Services
With a view to expediting the expansion of trade in services, the Parties agree to enter into negotiations to progressively liberalise trade in services on a preferential basis with substantial sectoral coverage. Such negotiations shall be directed to:

progressive elimination of substantially all discrimination between or among the Parties and/or prohibition of new or more discriminatory measures with respect to trade in services between the Parties, except for measures permitted under Article V(1)(b) of the WTO General Agreement on Trade in Services (GATS); expansion in the depth and scope of liberalisation of trade in services beyond those undertaken by India and ASEAN Member States under the GATS; and enhanced cooperation in services between the Parties in order to improve efficiency and competitiveness, as well as to diversify the supply and distribution of services of the respective service suppliers of the Parties.

ARTICLE 5
Investment
To promote investments and to create a liberal, facilitative, transparent and competitive investment regime, the Parties agree to:

enter into negotiations in order to progressively liberalise their investment regimes; strengthen cooperation in investment, facilitate investment and improve transparency of investment rules and regulations; and provide for the protection of investments.

ARTICLE 6
Areas of Economic Cooperation

(1) Where appropriate, the Parties agree to strengthen their cooperation in the following areas, including, but not limited to:

(a) Trade Facilitation:
   (i) Mutual Recognition Arrangements, conformity assessment, accreditation procedures, and standards and technical regulations;
   (ii) non-tariff measures;
   (iii) customs cooperation;
   (iv) trade financing; and
   (v) business visa and travel facilitation.

(b) Sectors of Cooperation:
   (i) agriculture, fisheries and forestry;
   (ii) services: media and entertainment, health, financial, tourism, construction, business process outsourcing, environmental;
   (iii) mining and energy: oil and natural gas, power generation and supply;
   (iv) science and technology: information and communications technology, electronic-commerce, biotechnology;
   (v) transport and infrastructure: transport and communication;
   (vi) manufacturing: automotive, drugs and pharmaceuticals, textiles, petrochemicals, garments, food processing, leather goods, light engineering goods, gems and jewellery processing;
   (vii) human resource development: capacity building, education, technology transfer; and
   (viii) others: handicrafts, small and medium enterprises, competition policy, Mekong Basin Development, intellectual property rights, government procurement.

(c) Trade and Investment Promotion:
   (i) fairs and exhibitions;
   (ii) India-ASEAN weblinks; and
   (iii) business sector dialogues.

(2) The Parties agree to implement capacity building programmes and technical assistance, particularly for the New ASEAN Member States, in order to adjust their economic structure and expand their trade and investment with India.

(3) Parties may establish other bodies as may be necessary to coordinate and implement any economic cooperation activities undertaken pursuant to this Agreement.

ARTICLE 7

Early Harvest Programme

(1) With a view to accelerating the implementation of this Agreement, the Parties agree to implement an EHP, which is an integral part of the India-ASEAN RTIA, for products covered under paragraph 3(a) below. The progressive tariff reduction under the EHP shall commence from 1 November 2004, and tariff elimination shall be completed by 31 October 2007 for India and ASEAN-6, and 31 October 2010 for the New ASEAN Member States.

(2) For the purposes of this Article, the following definitions shall apply unless the context otherwise requires:

(a) "ASEAN 6" refers to Brunei Darussalam, Indonesia, Malaysia, the Philippines, Singapore and Thailand; and

(b) "applied MFN tariff rates" shall refer to the respective applied rates of the Parties as
of 1 July 2004.

(3) The product coverage, tariff reduction and elimination, removal of non-tariff barriers, rules of origin, trade remedies and emergency measures applicable to the EHP shall be as follows:

(a) Product Coverage
Common products on which the Parties agree to exchange tariff concessions are listed in Annex A.
Products on which India accords concessions to the New ASEAN Member States are listed in Annex B.

(b) Modality for Tariff Reduction and Elimination
The modality for tariff reduction and elimination for the products covered by the EHP shall be finalised under Article 8(2) of this Agreement.

(c) Removal of non-tariff measures
In order to fully realise the potential benefits of the EHP, the parties shall promote and facilitate trade in all products listed in the EHP. The parties shall also endeavour to refrain from using non-tariff measures adversely affecting trade in Early Harvest products.

(d) Rules of Origin
Products covered by the EHP shall qualify for tariff preferences in accordance with the Rules of Origin to be agreed under Article 8(2) of this Agreement.

(e) Application of WTO provisions
The WTO provisions governing modification of commitments, safeguard actions, emergency measures and other trade remedies, including anti-dumping and subsidies and countervailing measures, shall, in the interim, be applicable to the products covered under the EHP and shall be superseded and replaced by the relevant disciplines negotiated and agreed to by the Parties under Article 3(8) of this Agreement once these disciplines are implemented.

(4) The Parties shall also explore the feasibility of cooperation in the areas listed in Annex C.

ARTICLE 8
Timeframes

(1) For trade in goods, negotiations on the agreement for tariff reduction/elimination and other matters as set out in Article 3 of this Agreement shall commence in January 2004 and be concluded by 30 June 2005 in order to establish the India-ASEAN FTA.

(2) The negotiations on Rules of Origin for trade in goods under Articles 3 and 7 and modality for tariff reduction and elimination under Article 7 shall be concluded no later than 31 July 2004.

(3) For trade in services and investments, the negotiations on the respective agreements shall commence in 2005 and be concluded by 2007. The identification, liberalisation, etc., of the sectors of services and investment shall be finalised for implementation subsequently in accordance with the timeframes to be mutually agreed:
(a) taking into account the sensitive sectors of the Parties; and (b) with special and differential treatment and flexibility for the New ASEAN Member States.

(4) For other areas of economic cooperation, the Parties shall continue to build upon existing or agreed programmes set out in Article 6 of this Agreement, develop new economic cooperation programmes and conclude agreements on the various areas of economic cooperation. The Parties shall do so expeditiously for early implementation in a
manner and at a pace acceptable to all the Parties concerned. The agreements shall include timeframes for the implementation of the commitments therein.

ARTICLE 9
Most-Favoured Nation Treatment
India shall continue to accord Most-Favoured Nation (MFN) Treatment consistent with WTO rules and disciplines to all the non-WTO ASEAN Member States upon the date of signature of this Agreement.

ARTICLE 10
General Exceptions
Subject to the requirement that such measures are not applied in a manner which would constitute a means of arbitrary or unjustifiable discrimination between or among the Parties where the same conditions prevail, or a disguised restriction on trade within the India-ASEAN FTA, nothing in this Agreement shall prevent any Party from taking action and adopting measures for the protection of its national security or the protection of articles of artistic, historic and archaeological value, or such other measures which it deems necessary for the protection of public morals, or for the protection of human, animal or plant life, health and conservation of exhaustible natural resources.

ARTICLE 11
Dispute Settlement Mechanism
(1) The Parties shall, within one (1) year after the date of entry into force of this Agreement, establish appropriate formal dispute settlement procedures and mechanism for the purposes of this Agreement.
(2) Pending the establishment of the formal dispute settlement procedures and mechanism under paragraph 1 above, any disputes concerning the interpretation, implementation or application of this Agreement shall be settled amicably by mutual consultations.

ARTICLE 12
Institutional Arrangements for the Negotiations
(1) There shall be established an ASEAN-India Trade Negotiating Committee (TNC) to carry out the programme of negotiations set out in this Agreement.
(2) The ASEAN-India TNC may invite experts or establish any Working Group as may be necessary to assist in the negotiations of all sectors in the India-ASEAN RTIA.
(3) The ASEAN-India TNC shall regularly report to the Minister of Commerce and Industry of India and the ASEAN Economic Ministers (AEM-India Consultations), through the meetings of the ASEAN Senior Economic Officials and India (SEOM-India Consultations), on the progress and outcome of its negotiations.
(4) The Ministry of Commerce and Industry, Government of India, and the ASEAN Secretariat shall jointly provide the necessary secretariat support to the ASEAN-India Trade Negotiating Committee (TNC) whenever and wherever negotiations are held.

ARTICLE 13
Miscellaneous Provisions
(1) This Agreement shall include the Annexes and the contents therein, and all future legal instruments agreed pursuant to this Agreement.
(2) Except as otherwise provided in this Agreement, this Agreement or any action taken under it shall not affect or nullify the rights and obligations of a Party under existing agreements to which it is a party.

(3) The Parties shall endeavour to refrain from increasing restrictions or limitations that would affect the application of this Agreement.

(4) Any ASEAN Member State may defer its participation in the implementation of this Agreement provided that a notification is given to the other parties within twelve (12) months from the date of signing of this Agreement. Any extension of the negotiated concessions to such ASEAN Member State shall be voluntary on the part of the parties participating in such implementation. The ASEAN Member State concerned shall participate in the implementation of this Agreement at a later date on the same terms and conditions, including any further commitments that may have been undertaken by the other parties by the time of such participation.

ARTICLE 14
Amendments
The provisions of this Agreement may be modified through amendments mutually agreed upon in writing by the Parties.

ARTICLE 15
Depository
For the ASEAN Member States, this Agreement shall be deposited with the Secretary-General of ASEAN, who shall promptly furnish a certified copy thereof to India and each ASEAN Member State.

ARTICLE 16
Entry into Force
(1) This Agreement shall enter into force on 1 July 2004.

(2) The Parties undertake to complete their internal procedures for the entry into force of this Agreement prior to 1 July 2004.

(3) Where a Party is unable to complete its internal procedures for the entry into force of this Agreement by 1 July 2004, the Agreement shall come into force for that Party upon the date of notification of the completion of its internal procedures. The Party concerned, however, shall be bound by the same terms and conditions, including any further commitments that may have been undertaken by the other Parties under this Agreement by the time of such notification.

(4) A Party shall upon the completion of its internal procedures for the entry into force of this Agreement notify all the other parties in writing.

IN WITNESS WHEREOF, WE have signed this Framework Agreement on Comprehensive Economic Cooperation between the Republic of India and the Association of South East Asian Nations.

DONE at Bali, this 8th day of October, 2003 in duplicate copies in the English Language.

For the Republic of India

________________________
ATAL BIHARI VAJPAYEE
Prime Minister
For Brunei Darussalam

HAJI HASSANAL BOLKIAH
Sultan of Brunei Darussalam
For the Kingdom of Cambodia

SAMDECH HUN SEN
Prime Minister
For the Republic of Indonesia

MEGAWATI SOEKARNOPUTRI
President
For the Lao People’s Democratic Republic

BOUNNHANG VORACHITH
Prime Minister
For Malaysia

MAHATHIR BIN MOHAMAD
Prime Minister
For the Union of Myanmar

GENERAL KHIN NYUNT
Prime Minister
For the Republic of the Philippines

GLORIA MACAPAGAL-ARROYO
President
For the Republic of Singapore

GOH CHOK TONG
Prime Minister
For the Kingdom of Thailand

DR. THAKSIN SHINAWATRA
Prime Minister
For the Socialist Republic of Viet Nam

PHAN VAN Khai
Prime Minister

ANNEX A
No. 6-digit HS
Code Description
1 160413 Sardines, sardinella and brisling or sprats, whole or in pieces
2 160414 Tunas, skipjack and atlantic bonito, prepared or preserved
3 180400 Cocoa butter, fat and oil
4 180500 Cocoa powder, not containing added sugar or other sweetening matter
5 200820 Pineapples, prepared or preserved
6 200949 Other pineapple juice
7 261000 Chromium ores and concentrates
8 261100 Tungsten ores and concentrates
9 270111 Anthracite
10 271311 Petroleum coke - Not calcined
11 271490 Bitumen and asphalt, natural; asphaltites and asphaltic rocks – Other
12 282120 Earth colours
13 282760 Iodides and iodide oxides
14 283410 Nitrites
15 283620 Disodium carbonate
16 283650 Calcium carbonate
17 283711 Of sodium
18 283911 Sodium metasilicates
19 283990 Other
20 290219 Other
21 290220 Benzene
22 290243 p-Xylene
23 290544 D-glucitol (sorbitol)
24 290722 Hydroquinone (quinol) and its salts
25 290723 4,4’-Isopropylidenediphenol (bisphenol A, diphenylolpropane) and its salts
26 290820 Derivatives containing only sulpho groups, their salts and esters
27 290942 Monomethyl ethers of ethylene glycol or of diethylene glycol
28 291250 Cyclic polymers of aldehydes
29 291614 Esters of methacrylic acid
30 291619 Other
31 291631 Benzoic acid, its salts and esters
32 291735 Phthalic anhydride
33 291739 Other
34 291829 Other
35 292149 Other
36 292250 Amino-alcohol-phenols, amino-acid-phenols and other aminocompounds with oxygen function
37 292410 Acyclic amides (including acyclic carbamates) and their derivatives; salts thereof
38 292990 Other
39 293219 Other
40 293799 Other
41 293890 Other
42 294200 Other organic compounds
43 320412 Acid dyes and mordant dyes and preparation based
44 320416 Reactive dyes and preparations based thereon
45 380290 Activated natural mineral products; animal black, including spent animal black
46 381230 Anti-oxidising preparations and other compound
47 382490 Products, preparations and residual products of the chemical
48 401011 Conveyor belts or belting; reinforced only with metal
49 401012 Conveyor belts or belting; reinforced only with textile material
50 401013 Conveyor belts or belting; reinforced only with plastics
51 401019 Other conveyor belts or belting
52 401029 Transmission belts or belting of vulcanised rubber
53 401410 Sheath contraceptives
54 401519 Gloves, other than surgical
55 410441 Full grains, unsplit, grain splits
56 441129 Other fiberboard of a density exceeding 0.5 g/cm³ but not exceeding 0.8 g/cm³
57 441510 Cases, boxes, crates, drums and similar packings; cable-drums
58 442010 Statuettes and other ornaments, of wood
59 442090 Other
60 470100 Mechanical wood pulp
61 481139 Other
62 481190 Other paper, paperboard, cellulose wadding and webs of cellulose fibers
63 481390 Other
64 481610 Carbon or similar copying papers
65 481910 Cartons, boxes and cases, of corrugated paper or paperboard
66 482010 Registers, account books, note books, order books, receipt books, letter pads, memorandum pads, diaries and similar articles
67 482040 Manifold business forms and interleaved carbon sets
68 482090 Other
69 482390 Other
70 490110 In single sheets, whether or not folded
71 491110 Trade advertising material, commercial catalogues and the like
72 491191 Pictures, designs and photographs
73 491199 Other
74 700521 Float glass: colored throughout the mass (body tinted) specified, flashed or merely surface ground
75 731029 Other of cans which are to be closed by soldering or crimping with capacity less than 501
76 740110 Copper matte
77 740311 Cathode and sections of cathodes
78 750110 Nickel mattes
79 750210 Unwrought nickel – nickel, not alloyed
80 780110 Refined lead
81 780191 Containing by weight antimony as the principle other element
82 800110 Unwrought tin, not alloyed
83 841090 Parts, including regulators
84 841199 Other
85 841320 Hand pumps, other than those of subheading No. 8413.11 or 8413.19
86 842839 Continuous-action elevators/conveyors for goods/material
87 842890 Other machinery
88 843221 Disc harrows
89 844820 Parts and accessories of machines of heading No. 84.44 or of their auxiliary machinery
90 844832 Of machines for preparing textile fibers, other than card clothing
<table>
<thead>
<tr>
<th>No.</th>
<th>6-digit HS</th>
<th>Code Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>91</td>
<td>844833</td>
<td>Spindles, spindle flyers, spinning rings and ring travelers</td>
</tr>
<tr>
<td>92</td>
<td>844839</td>
<td>Other</td>
</tr>
<tr>
<td>93</td>
<td>845530</td>
<td>Rolls for rolling mills</td>
</tr>
<tr>
<td>94</td>
<td>845590</td>
<td>Other parts</td>
</tr>
<tr>
<td>95</td>
<td>846693</td>
<td>For machines of headings Nos. 84.56 to 84.61</td>
</tr>
<tr>
<td>96</td>
<td>846789</td>
<td>Other</td>
</tr>
<tr>
<td>97</td>
<td>846930</td>
<td>Other typewriters, non-electric</td>
</tr>
<tr>
<td>98</td>
<td>847329</td>
<td>Other</td>
</tr>
<tr>
<td>99</td>
<td>848071</td>
<td>Injection or compression types</td>
</tr>
<tr>
<td>100</td>
<td>848079</td>
<td>Other</td>
</tr>
<tr>
<td>101</td>
<td>848180</td>
<td>Other appliances</td>
</tr>
<tr>
<td>102</td>
<td>848220</td>
<td>Tapered roller bearings, including cone and tapered roller assemblies</td>
</tr>
<tr>
<td>103</td>
<td>848299</td>
<td>Other</td>
</tr>
<tr>
<td>104</td>
<td>848360</td>
<td>Clutches and shaft couplings (including universal joints)</td>
</tr>
<tr>
<td>105</td>
<td>848410</td>
<td>Gaskets and similar joints of metal sheeting combined with other material or of two or more layers of metal</td>
</tr>
</tbody>
</table>

ANNEX B

No. 6-digit HS
Code Description
1   080211   Almonds fresh or dried in shell
2   130110   Lac
3   130120   Gum Arabic
4   130190   Others
5   140110   Bamboos
6   140120   Rattans
7   140190   Other
8   170490   Other
9   252100   Limestone flux; limestone and other calcareous stone, of a kind used for the manufacture of lime or cement
10  252400   Asbestos
11  253090   Other
12  260700   Lead ores and concentrates
13  260800   Zinc ores and concentrates
14  260900   Tin ores and concentrates
15  261510   Zirconium ores and concentrates
16  270112   Bituminous coal
17  270400   Coke and semi-coke of coal, of lignite or of peat, whether or not agglomerated; retort carbon
18  270820   Pitch coke
19  271119   Other
20  280920   Phosphoric acid and polyphosphoric acids
21  283327   Of barium
22  284800   Phospides, whether or not chemically defined, excluding ferrophosphorus
23  292241   Lysine and its esters; salts thereof
24  293299   Other
25  300390   Other ayurvedic homeopathic and allopathic medicine for therapeutic prophylactic uses, not put up for retail sale
26 401590 Other articles of apparel & clothing accessories
27 410110
- Whole hides and skins of bovine animals, of a weight per skin not exceeding 8 kg when simply dried, 10 kg when dry-salted, or 14 kg when fresh, wet-salted or otherwise preserved
28 410121 - - Whole
29 410122 - - Butts and bends
30 410129 - - Other
31 410130 - Other hides and skins of bovine animals, otherwise preserved
32 410140 - Hides and skins of equine animals
33 410310 Raw hides & skins of goats or kids
34 410320 - Of reptiles
35 410390 - Other
36 410512 Sheep/lamb skin leather otherwise pre-tanned w/n split
37 440110 Fuel wood in logs billets etc/in similar forms
38 440130 Sawdust and wood waste/scrap whether or not agglomerated in logs, briquettes, pellets or similar forms
39 440320 Wood in rough, coniferous
40 440349 Other tropical wood
41 440392 Beech wood in rough
42 440399 Other wood in rough
43 440420 Hoopwood; non-coniferous
44 440710 Coniferous
45 440729 Other
46 440792 Of beech (Fagus spp.)
48 440810 Coniferous
49 440839 Other of tropical wood
50 440890 Veneer sheets plysheets etc of other wood
51 440920 Non-coniferous
52 441011 Waferboard, including oriented strand board of wood
53 441019 Other particle and similar board of wood
54 441213 With at least one outer ply of tropical wood specified in Subheading Note 1 to this Chapter
55 441219 Hardwood plywood
56 441229 Other plywood with at least one outer ply of non-coniferous wood (excluding one layer of particle board)
57 441299 Other plywood, veneered panels and laminated wood panel and laminated wood
58 441600 Casks, barrels, vats, tubs and other cooper's products and parts thereof, of wood, including staves
59 441820 Doors and their frames and thresholds
60 441830 Parquet panels (teak)
61 442190 Other articles excluding cloth hangers
62 480570 Other paper and paperboard, weighing more than 150 g/m2 but less than 225 g/m2
63 481950 Other packing containers, including record sleeves
64 482311 Self-adhesive
65 560710 Twine, cordage, robes and cables of jute
66 630510 Sacks and bags, of a kind used for the packing of goods made up of jute textile bast fibres: -new
67 640312 - - Ski-boots, cross-country ski footwear and snowboard boots
68 640319 - - Other
69 640320 - Footwear with outer soles of leather, and uppers which consist of leather straps across the instep and around the big toe
70 640330 - Footwear made on a base or platform of wood, not having an inner sole or a protective metal toe-cap
71 640340 - Other footwear, incorporating a protective metal toe-cap
72 640351 - - Covering the ankle
73 640359 - - Other
74 640391 - - Covering the ankle
75 640399 - - Other
76 710310 Unworked or simply sawn or roughly shaped
77 710391 Rubies, sapphires and emeralds
78 710399 Other
79 720854 Flat-rolled products, not in coils of a thickness <3 mm, not further worked than hot-rolled, pickled
80 722020 Cold rolled products of stainless steel of width less than 600 mm
81 830890 Other made up articles including parts
82 841191 Of turbo-jets or turbo-propellers
83 841480 Other
84 841810 Combined refrigerator-freezers, fitted with separate external doors
85 842481 Agricultural or horticultural
86 842641 On tyres
87 842911 Track laying
88 842940 Tamping machines and road rollers
89 843131 Of lifts, skip hoists or escalators
90 843149 Other
91 843699 Other
92 845221 Automatic units
93 845229 Other
94 845230 Sewing machine needles
95 845320 Machinery for making or repairing footwear
96 846039 Other
97 846390 Other
98 847160 Input or output units, whether or not containing storage units in the same housing
99 847180 Other units of automatic data processing machines
100 847920 Machinery for the extraction or preparation of animal or fixed vegetable fats or oils
101 847950 Industrial robots, not elsewhere specified or included
102 848190 Parts
103 854129 Other transistors, other than photosensitive transistors
104 851180 Other equipment
105 870899 Other parts and accessories of vehicles of heading 8701-870
106 902290 Other apparatus including parts and accessories of heading 9022
107 920790 Other
ANNEX C
POSSIBLE AREAS OF COOPERATION BETWEEN INDIA AND ASEAN UNDER THE EARLY HARVEST PROGRAMME

No Areas of Economic Cooperation

A. Trade and investment promotion and facilitation activities
1. Enhancement of India-ASEAN web linkages to enable better exchange of information on:
   - customs procedures, rules and regulations;
   - non-tariff measures (NTMs), including sanitary and phytosanitary (SPS) and technical barriers to trade (TBT);
   - intellectual property rights (IPR) rules and regulations;
   - investment rules and regulations; and
   - biotechnology.
   Identification of focal points in India and ASEAN for the areas highlighted above.
2. Trade and investment promotion activities in India and ASEAN via seminars, workshops and trade and investment missions.
3. Facilitation of travel for business people through measures such as simplification of documentation, including visas and fees.

B. Human Resource Development (HRD), Technical Cooperation & Research and Development (R&D)
5. Small and medium enterprises (SMEs) and family-owned businesses, including training in entrepreneurship and information and communications technology (ICT).
6. ICT and e-commerce.
7. Cooperation among intellectual property rights (IPR) agencies in India and ASEAN, including patents and enforcement of IPR rules and regulations.
8. Technical cooperation in areas such as: Standards and quality control in agriculture products and agro-processing; Production of pulp and paper from non-wood materials; and Production of pulses, cotton and sugar cane.
9. Exchange of publications and information on cotton, jute, kenaf and other textile products.
10. Training in lapidary and mine management and safety.
11. Establishment of twinning programmes between educational and research institutes.

C. Other Areas of Cooperation
12. Cooperation between tourism agencies of India and ASEAN to boost travel between the two regions.
14. Media and entertainment services.
15. Environmental services.