



Australian Government
**Department of Industry,
Innovation and Science**

**Anti-Dumping
Commission**

CUSTOMS ACT 1901 - PART XV B

STATEMENT OF ESSENTIAL FACTS

NO. 352

**REVIEW OF ANTI-DUMPING MEASURES APPLYING TO
DEEP DRAWN STAINLESS STEEL SINKS EXPORTED TO
AUSTRALIA FROM THE PEOPLE'S REPUBLIC OF CHINA
BY**

SHENGZHOU CHUNYI ELECTRICAL APPLIANCES CO. LTD.

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CONTENTS

CONTENTS..... 2

ABBREVIATIONS..... 3

1 SUMMARY 4

1.1 INTRODUCTION 4

1.2 LEGISLATIVE BACKGROUND 4

1.3 FINAL REPORT 5

2 BACKGROUND..... 6

2.1 APPLICATION AND INITIATION 6

2.2 EXISTING MEASURES 6

2.3 REVIEW PROCESS 8

2.4 RESPONDING TO THIS SEF 9

3 THE GOODS AND LIKE GOODS..... 11

3.1 FINDINGS..... 11

3.2 LEGISLATIVE FRAMEWORK 11

3.3 THE GOODS SUBJECT TO THE ANTI-DUMPING MEASURES 11

3.4 TARIFF CLASSIFICATION..... 11

3.5 LIKE GOODS PRODUCED BY THE AUSTRALIAN INDUSTRY 11

4 EXPORTER INFORMATION..... 12

4.1 FINDINGS..... 12

4.2 EXPORTER QUESTIONNAIRES 12

4.3 ACCURACY, RELEVANCE AND COMPLETENESS OF INFORMATION SUPPLIED BY SCEA..... 12

4.4 GOODS PRODUCED AND SOLD IN CHINA BY SCEA 12

4.5 AUSTRALIAN BORDER FORCE DATABASE 12

5 VARIABLE FACTORS – DUMPING DUTY NOTICE..... 13

5.1 FINDINGS..... 13

5.2 EXPORT PRICE 13

5.3 NORMAL VALUE 13

5.4 DUMPING MARGINS 17

6 VARIABLE FACTORS - COUNTERVAILING DUTY NOTICE..... 18

6.1 FINDING..... 18

6.2 PROGRAMS REVIEWED..... 18

6.3 CONCLUSION – COUNTERAVAILABLE SUBSIDISATION 19

7 NON-INJURIOUS PRICE..... 20

7.1 GENERAL 20

7.2 THE COMMISSION’S APPROACH TO NON-INJURIOUS PRICE AND LESSER DUTY RULE 20

7.3 ASSESSMENT OF USP AND NIP 22

8 FINDINGS AND PROPOSED RECOMMENDATIONS 24

8.1 SUMMARY OF FINDINGS 24

9 LIST OF APPENDICES..... 25

PUBLIC RECORD

ABBREVIATIONS

304 SS CRC	304 stainless steel cold rolled coil
ABF	Australian Border Force
the Act	the <i>Customs Act 1901</i>
ADN	Anti-Dumping Notice
the applicant	Milena Australia Pty Ltd
China	the People's Republic of China
the Commission	the Anti-Dumping Commission
the Commissioner	the Commissioner of the Anti-Dumping Commission
the Committee	WTO Committee on Subsidies and Countervailing Measures
CTM	Cost to manufacture
CTMS	Cost to make and sell
Dumping Duty Act	<i>Customs Tariff (Anti-Dumping) Act 1975</i>
Dumping Duty Regulation	<i>Customs Tariff (Anti-Dumping) Regulation 2013</i>
EPR	Electronic Public Record
GOC	Government of China
the goods	the goods the subject of the application (also referred to as the goods under consideration)
MEPS	MEPS (International) Ltd
NIP	Non-injurious price
the Parliamentary Secretary	the Assistant Minister for Industry, Innovation and Science and the Parliamentary Secretary to the Minister for Industry, Innovation and Science
the Regulation	<i>Customs (International Obligations) Regulation 2015</i>
REP 238	Anti-Dumping Commission Report No. 238
Review period	1 April 2015 to 31 March 2016
SCEA	Shengzhou Chunyi Electrical Appliances Co. Ltd.
SEF	Statement of Essential Facts
SG&A	Selling, general and administrative costs
Tasman	Tasman Sinkware Pty Ltd
WTO	World Trade Organization

1 SUMMARY

1.1 Introduction

This statement of essential facts (SEF) sets out the facts on which the Commissioner of the Anti-Dumping Commission (the Commissioner) proposes to base his recommendations to the Assistant Minister for Industry, Innovation and Science and the Parliamentary Secretary to the Minister for Industry, Innovation and Science (the Parliamentary Secretary)¹ in relation to a review of the anti-dumping measures applying to certain deep drawn stainless steel sinks (the goods) exported to Australia from the People's Republic of China (China) by Shengzhou Chunyi Electrical Appliances Co. Ltd. (SCEA).

This review of measures is in response to an application from Milena Australia Pty Ltd (referred to as the applicant, or Milena) for a review of the anti-dumping measures (in the form of a dumping duty notice and a countervailing duty notice) applying to the goods exported to Australia from China, in so far as the anti-dumping measures affect SCEA.

The application for review is based on a change in the variable factors² relevant to the taking of the anti-dumping measures in relation to the applicant. In this case the relevant variable factors are the export price, normal value, non-injurious price (NIP) and amount of countervailable subsidy. The applicant claims that the amount of countervailable subsidy received, normal value and export price of the goods have changed from the time when the original investigation was conducted.

1.2 Legislative background

Division 5 of Part XVB of the *Customs Act 1901* (the Act)³ sets out, among other things, the procedures to be followed by the Commissioner in dealing with an application for review of anti-dumping measures.

Division 5 empowers the Commissioner to reject or not reject an application for review of anti-dumping measures. If the Commissioner does not reject the application, he is required to publish a notice indicating that it is proposed to review the measures covered by the application.⁴ The Commissioner must, within 110 days after the publication of the notice or such longer period as the Parliamentary Secretary allows, place on the public record a statement of the essential facts (this SEF) on which the Commissioner proposes to base his recommendation to the Parliamentary Secretary in relation to the review of measures.⁵

¹The Minister for Industry, Innovation and Science has delegated responsibility with respect to anti-dumping matters to the Parliamentary Secretary, and accordingly, the Parliamentary Secretary is the relevant decision maker. On 19 July 2016, the Prime Minister appointed the Parliamentary Secretary to the Minister for Industry, Innovation and Science as the Assistant Minister for Industry, Innovation and Science

² Subsection 269T(4E)

³ A reference to a division, section or subsection in this report is a reference to a provision of the *Customs Act 1901*, unless otherwise specified

⁴ Subsection 269ZC(4)

⁵ Subsection 269ZD(1)

1.3 Proposed recommendation

The Commissioner proposes to recommend to the Parliamentary Secretary that the dumping duty notice and countervailing duty notice have effect in relation to SCEA as if different variable factors had been ascertained.

1.4 Final report

The Commissioner's final report and recommendations must be provided to the Parliamentary Secretary by **18 October 2016** or within such longer period as the Parliamentary Secretary allows.⁶

⁶ Subsection 269ZDA(1)

2 BACKGROUND

2.1 Application and initiation

On 21 April 2016, an application was lodged by Milena requesting a review of the anti-dumping measures as they apply to the goods exported to Australia from China by SCEA. In its application, the applicant claims that certain variable factors relevant to the taking of the anti-dumping measures as they apply to the goods exported by SCEA have changed.

The Commissioner examined the application and decided not to reject the application. On 16 May 2016, the Commissioner initiated a review of the anti-dumping measures in respect of the goods as they apply to SCEA.

Consideration Report 352 (CON 352) was published on the Commission's website detailing the reasons for not rejecting the application. Notification of the initiation of the review was made in Anti-Dumping Notice (ADN) No. 2016/53, which was published on the Anti-Dumping Commission's (Commission) website on 16 May 2016.

The review period for the purpose of this review is 1 April 2015 to 31 March 2016. The review is limited to examining whether the variable factors, relevant to the taking of the anti-dumping measures as they affect SCEA, have changed.

2.2 Existing measures

On 18 March 2014, the Commissioner initiated a dumping and countervailing investigation into deep drawn stainless steel sinks exported to Australia from China following an application lodged by Tasman Sinkware Pty Ltd (Tasman), the only manufacturer of deep drawn stainless steel sinks in Australia.

In that investigation, and as outlined in Report No. 238 (REP 238), it was found that:

- the goods exported to Australia from China were dumped, with margins ranging from 5% to 49.5%;
- the goods exported to Australia from China were subsidised, except for exports by Zhongshan Jiabaolu Kitchen & Bathroom Products Co. Ltd and Primy Corporation Limited, with margins ranging from 3.3% to 6.4%;
- the dumped and subsidised exports caused material injury to the Australian industry producing like goods; and
- continued dumping and subsidisation may cause further material injury to the Australian industry.

Particulars of the dumping and subsidy margins established for each of the exporters are set out in the following table:

PUBLIC RECORD

Figure 1 – dumping and subsidy margins

Exporter	Dumping Margin	Subsidy Margin	Effective Rate of Combined Interim Countervailing Duty and Interim Dumping Duty*	Duty Method
Zhuhai Grand Kitchenware Co., Ltd	12.5%	3.3%	12.5%	<i>Ad valorem</i> duty method
Primy Corporation Limited	5.0%	N/A – countervailing investigation terminated	5.0%	<i>Ad valorem</i> duty method
Zhongshan Jiabaolu Kitchen & Bathroom Products Co., Ltd	15.4%	N/A – countervailing investigation terminated	15.4%	<i>Ad valorem</i> duty method
Jiangmen New Star Hi-Tech Enterprise Ltd.	10.4%	3.4%	10.7%	<i>Ad valorem</i> duty method
Elkay (China) Kitchen Solutions Co., Ltd.	10.4%	3.4%	10.7%	<i>Ad valorem</i> duty method
Franke (China) Kitchen System Co., Ltd	10.4%	3.4%	10.7%	<i>Ad valorem</i> duty method
Xinhe Stainless Steel Products Co., Ltd	10.4%	3.4%	10.7%	<i>Ad valorem</i> duty method
Guangzhou Komodo Kitchen Technology Co., Ltd.	10.4%	3.4%	10.7%	<i>Ad valorem</i> duty method
Rhine Sinkwares Manufacturing Ltd. Huizhou	10.4%	3.4%	10.7%	<i>Ad valorem</i> duty method
Yuyao Afa Kitchenware Co., Ltd	10.4%	3.4%	10.7%	<i>Ad valorem</i> duty method
Jiangmen City HeTangHengWeiDa Kitchen & Sanitary Factory	10.4%	3.4%	10.7%	<i>Ad valorem</i> duty method
Uncooperative and all other exporters	49.5%	6.4%	52.6%	<i>Ad valorem</i> duty method

PUBLIC RECORD

The findings and recommendations in REP 238 were provided to the then Parliamentary Secretary to the then Minister for Industry and Science (the then Parliamentary Secretary), recommending the publication of a dumping duty notice and a countervailing duty notice in respect of the goods. Notice of the then Parliamentary Secretary's decision to accept the recommendations in REP 238 was published in *The Australian* newspaper. Interested parties were also advised of this outcome in ADN No. 2015/41 on 26 March 2015.

On 16 October 2015, following review by the Anti-Dumping Review Panel, the then Parliamentary Secretary gave public notice that she had affirmed her decision to impose anti-dumping measures.

2.3 Review process

If anti-dumping measures have been taken in respect of certain goods, an affected party may consider it appropriate to review those measures as they affect a particular exporter or exporters generally. Accordingly, the affected party may apply for,⁷ or the Parliamentary Secretary may request that the Commissioner conduct,⁸ a review of those measures if one or more of the variable factors has changed.

The Parliamentary Secretary may initiate a review at any time. However, a review application must not be lodged earlier than 12 months after publication of the dumping duty notice or countervailing duty notice or the notice(s) declaring the outcome of the last review of the dumping or countervailing duty notice.⁹

If an application for a review of anti-dumping measures is received and not rejected, the Commissioner has up to 155 days, or such longer time as the Parliamentary Secretary may allow, to conduct a review and report to the Parliamentary Secretary on the review of the anti-dumping measures.¹⁰

During the course of a review, the Commissioner will examine whether the variable factors have changed.

Variable factors in this particular review are a reference to the:

- export price;
- normal value;
- amount of countervailable subsidy received in respect of the goods; and
- NIP.

Within 110 days of the initiation of a review, or such longer time as the Parliamentary Secretary may allow, the Commissioner must place on the public record a SEF on which

⁷ Subsection 269ZA(1)

⁸ Subsection 269ZA(3)

⁹ Subsection 269ZA(2)(a)

¹⁰ Subsection 269ZDA(1)

PUBLIC RECORD

he proposes to base his recommendations to the Parliamentary Secretary concerning the review of the anti-dumping measures.¹¹

In making recommendations in his final report to the Parliamentary Secretary, the Commissioner must have regard to:¹²

- the application for review of the anti-dumping measures;
- any submission relating generally to the review of the anti-dumping measures to which the Commissioner has had regard for the purpose of formulating the SEF;
- this SEF; and
- any submission made in response to this SEF that is received by the Commissioner within 20 days of it being placed on the public record.

The Commissioner may also have regard to any other matter considered to be relevant to the review.¹³

At the conclusion of the review, in respect of the dumping duty and countervailing notice, the Commissioner must provide a final report that makes a recommendation to the Parliamentary Secretary that the dumping duty notice and countervailing duty notice:¹⁴

- remain unaltered; or
- have effect, in relation to a particular exporter or to exporters generally, as if different variable factors had been ascertained.

Following the Parliamentary Secretary's decision, the Parliamentary Secretary must give notice of the decision.¹⁵

2.4 Responding to this SEF

This SEF sets out the essential facts on which the Commissioner proposes to base his final recommendations to the Parliamentary Secretary.

The SEF represents an important stage in the review as it informs interested parties of the facts established and allows them to make submissions in response to the SEF.

It is important to note that the SEF may not represent the final views of the Commissioner. The final report will recommend whether or not the dumping duty notice and countervailing duty notice should be varied, and the extent of any interim duties that are, or should be, payable.

Interested parties are invited to lodge written submissions in response to this SEF no later than the close of business on **25 September 2015**. The Commissioner is not obliged to have regard to any submission made in response to the SEF received after this date if to

¹¹ Subsection 269ZD(1)

¹² Subsection 269ZDA(3)(a)

¹³ Subsection 269ZDA(3)(b)

¹⁴ Subsection 269ZDA(1)(a)

¹⁵ Subsection 269ZDB(1)

PUBLIC RECORD

do so would, in the opinion of the Commissioner, prevent the timely preparation of the report to the Parliamentary Secretary.¹⁶

The Commissioner must report to the Parliamentary Secretary on or before 18 October 2016.

Submissions should preferably be emailed to operations2@adcommission.gov.au.

Alternatively, submissions may be sent to fax number +61 3 8539 2499, or posted to:

The Director – Operations 2
Anti-Dumping Commission
GPO Box 1632
Melbourne VIC 3001
AUSTRALIA

Confidential submissions must be clearly marked accordingly and a non-confidential version of any submission is required for inclusion on the public record. A guide for making submissions is available on the Commission's website at www.adcommission.gov.au.

The electronic public record (EPR) contains non-confidential submissions by interested parties, the non-confidential versions of the Commission's visit reports and other publicly available documents. The EPR can be viewed online at www.adcommission.gov.au.

Documents on the EPR for this review (EPR 352) should be read in conjunction with this SEF.

¹⁶ Subsection 269ZDA(4)

3 THE GOODS

3.1 Findings

The Commissioner finds that the goods exported to Australia by SCEA are goods subject to the anti-dumping measures.

3.2 Legislative framework

The Commissioner must be satisfied that 'like' goods to the goods the subject of the anti-dumping measures are produced in Australia.

In making this assessment, the Commissioner must first determine that the goods produced by the Australian industry are like goods to the imported goods. Subsection 269T(1) defines like goods as:

"...goods that are identical in all respects to the goods under consideration or that, although not alike in all respects to the goods under consideration, have characteristics closely resembling those of the goods under consideration".

Subsection 269T(2) specifies that for goods to be regarded as being produced in Australia, they must be wholly or partly manufactured in Australia. In accordance with subsection 269T(3), for goods to be considered as partly manufactured in Australia, at least one substantial process in the manufacture of those goods must be carried out in Australia.

3.3 The goods subject to the anti-dumping measures

The goods to which the current anti-dumping measures apply (the goods) are:

Deep drawn stainless steel sinks with a single deep drawn bowl having a volume of between 7 and 70 litres (inclusive), or multiple drawn bowls having a combined volume of between 12 and 70 litres (inclusive), with or without integrated drain boards, whether finished or unfinished, regardless of type of finish, gauge, or grade of stainless steel and whether or not including accessories.

3.4 Tariff classification

The goods are classified within tariff subheading 7324.10.00 (statistical code 52), in Schedule 3 of the *Customs Tariff Act 1995*.

3.5 The goods exported by SCEA

SCEA exports only laundry tubs to Australia. The Commission examined product specification documentation provided by SCEA and is satisfied that the goods fall within the goods description at 3.3 above.

4 EXPORTER INFORMATION

4.1 Findings

The Commission is satisfied that the information provided by SCEA for the purposes of this review is accurate, relevant and complete.

4.2 Exporter questionnaires

The Commission provided SCEA with two exporter questionnaires to complete in relation to the review period. SCEA provided detailed information and data in its response to the exporter questionnaires, including data relating to its export and domestic sales and cost to make and sell (CTMS). SCEA has also provided additional information when requested.

4.3 Accuracy, relevance and completeness of information supplied by SCEA

Based on the volume of SCEA's exports relative to the total export volume from China, the Commission decided not to conduct an on-site verification visit at SCEA's premises.

Whilst on-site verification was not conducted, a detailed analysis of the exporter questionnaire response provided by SCEA was completed. The Commission has various other means for testing the accuracy, relevance and completeness of data to a satisfactory level. A number of tests have been undertaken on SCEA's data for the purpose of this review. Those tests include comparison of SCEA's data to data verified in the original investigations, data from the Australian Border Force (ABF) import database and verification of data to SCEA's cost accounting system and source documents.

The Commission is satisfied as to the accuracy, relevance and completeness of the data provided by SCEA during this verification and upon which the findings of this review are based.

4.4 Goods produced and sold in China by SCEA

SCEA advised that, during the review period, its domestic sales of the goods were dissimilar to its export sales, and consisted of goods with different physical characteristics, different accessories and having different end uses. SCEA stated in its response to the exporter questionnaires that it doesn't sell laundry tubs into the local Chinese market. Product specification documentation supplied by SCEA supported this claim, however the Commission noticed that SCEA did make a single domestic sale of a small volume of one of the models exported to Australia.

4.5 Australian Border Force Database

The Commission compared SCEA's export sales information to the data in the Australian Border Force's (ABF's) import database. The data supplied by SCEA was consistent with the ABF database.

5 VARIABLE FACTORS – DUMPING DUTY NOTICE

5.1 Findings

The Commissioner finds that the variable factors relevant to the taking of anti-dumping measures in relation to the goods exported to Australia by SCEA have changed. The Commissioner proposes to recommend to the Parliamentary Secretary that the dumping duty notice have effect in relation to SCEA as if certain different variable factors had been ascertained.

5.2 Export price

Subsection 269TAB(1)(a) states that the export price of any goods exported to Australia is the price paid or payable for the goods by the importer where, inter alia, the goods have been exported to Australia otherwise than by the importer and have been purchased by the importer from the exporter in arms length transactions.

SCEA exports the goods exclusively to Milena. The Commission considers that for the goods imported by Milena from SCEA, the goods have been exported to Australia otherwise than by the importer. However, because an intermediary is the vendor directly dealing with Milena in Australia, the export price cannot be assessed under subsection 269TAB(1)(a), as there has been no purchase by Milena from SCEA.

Similarly, as there has been no purchase by Milena from SCEA, the export price cannot be determined under subsection 269TAB(1)(b).

The Commission therefore recommends the export price for the goods imported by Milena from SCEA through the vendor be established under subsection 269TAB(1)(c) of the Act, having regard to all the circumstances of the exportation.

The resulting export price for the goods exported by SCEA is different to the current ascertained export price applicable to SCEA's exports.

The Commission calculated a single weighted average export price for the goods at **Confidential Appendix 1.**

5.3 Normal value

Subsection 269TAC(1) states that the normal value of any goods exported to Australia is the price paid or payable for like goods sold in the ordinary course of trade for home consumption in the country of export in sales that are arms length transactions by the exporter or, if like goods are not so sold by the exporter, by other sellers of like goods.

Subsection 269TAC(2)(a)(i) provides that the normal value of the goods exported to Australia cannot be ascertained under subsection 269TAC(1) where the Parliamentary Secretary is satisfied that:

...because of the absence, or low volume, of sales of like goods in the market of the country of export that would be relevant for the purpose of determining a price under subsection (1)...the normal value of the goods exported to Australia cannot be ascertained under subsection (1).

PUBLIC RECORD

This provision may operate where there has not been a sufficient volume of sales of like goods sold on the domestic market in the ordinary course of trade;¹⁷ or in cases when, even though there are sufficient sales of like goods on the domestic market, there is otherwise an absence or low volume of relevant sales (i.e. there is something else about the sales that makes them irrelevant for determining normal values).

As a result of the exporter verification, the Commission found there were insufficient sales of like goods in China that would be relevant for determining normal values under subsection 269TAC(1), in accordance with subsection 269TAC(2)(a)(i).

This is due to the fact that:

- there was only one domestic model comparable to an Australian export model sold by SCEA;
- this domestic model was sold in a different quarter to the export model; and
- for all other models, there were key differences between goods sold domestically and for export that rendered the domestic sales unsuitable for use in determining normal values for the exported goods.¹⁸

Noting the nature of the above differences, and the limitations of SCEA's cost data, the Commission considers that an accurate and meaningful method cannot be found to adjust the domestic selling price of this model to make it comparable with the export price.

In such a case, the Act provides that normal values may be determined on the basis of a cost construction (subsection 269TAC(2)(c)) or third country sales (subsection 269TAC(2)(d)). SCEA stated that the goods exported to third countries are totally different to the goods exported to Australia. The Commission considers that third country sales are similarly not suitable for determining normal values. The Commission has therefore constructed normal values in accordance with subsection 269TAC(2)(c).

Subsection 269TAC(2)(c) provides that constructed normal values are to be calculated as the cost of production of the goods in the country of export plus, on the assumption that the goods, instead of being exported, had been sold for home consumption in the ordinary course of trade in the country of export, the selling, general and administrative (SG&A) costs associated with the sale, and an amount for profit.

The Commission has undertaken the construction of normal values under subsection 269TAC(2)(c) in relation to all sales by SCEA. As required, the Commission has performed this construction in accordance with the conditions of sections 43, 44 and 45 of the *Customs (International Obligations) Regulation 2015* (the Regulation) as outlined below.

The Commission calculated a single weighted average normal value for the goods at **Confidential Appendix 1.**

¹⁷ Subsection 269TAC(14) refers

¹⁸ Section 4.4 above refers

5.3.1 Cost of production

In calculating a constructed normal value under subsection 269TAC(2)(c), the cost of production of the goods in the country of export is to be established in accordance with section 43 of the Regulation.¹⁹ Subsection 43(2) of the Regulation requires the Commission to determine the cost of production by using the information set out in an exporter's records if the exporter keeps records relating to the goods, and the records:

- are in accordance with generally accepted accounting principles (GAAP) in the country of export; and
- reasonably reflect competitive market costs associated with the production or manufacture of the goods.

The Commission is satisfied that SCEA's records are kept in accordance with the GAAP in China, however in REP 238 the Commissioner identified that the cost of the main raw material used to manufacture deep drawn stainless steel sinks, 304 grade stainless steel cold-rolled coil (304 SS CRC), incurred by Chinese exporters did not reasonably reflect a competitive market cost for that input on the basis that prices in China are affected by Government of China (GOC) influences in the iron and steel industry.²⁰ The Commission has no evidence that this situation has changed and therefore finds that cost of 304 SS CRC in SCEA's records does not reasonably reflect a competitive market cost.

In REP 238 the Commissioner then considered how best to determine what a competitive market substitute price for this input in China should be, having regard to all available information. The Commissioner determined that the most reasonable option available was a MEPS International Pty Ltd (MEPS)-based average price for 304 SS CRC using the monthly reported MEPS North American and European prices (excluding the Asian price).²¹

For this review the Commission sought to update this benchmark with data purchased from MEPS, however MEPS did not consent to the use of this data by the Commission. The Commission therefore sought alternative sources of benchmark prices for 304 SS CRC that were relevant to the review period.

The Commission sought to replicate the original benchmark price methodology, which was based on an average of North American and European prices. From the Commission's research, S&P Global Platts (Platts) appeared to be the only reliable source available for stainless steel prices from both of these regions. The Commission therefore considers that Platts prices are suitable for use as benchmark prices in this review, and selected the following three price series:

- Northern Europe domestic – CR 304 2B 2mm coil transaction price – delivered
- Southern Europe domestic – CR 304 2B 2mm coil transaction price – delivered
- Northern America domestic – CR 304 2B 14 gauge transaction price – ex-mill US

¹⁹ Subsection 269TAC(5A)(a)

²⁰ REP 238 at section 6.9 and Non-Confidential Appendix 4 refer

²¹ REP 238 at section 6.10.1 and Non-Confidential Appendix 8 refer

PUBLIC RECORD

The Commission applied the same methodology to adjust SCEA's costs as was applied in the original investigation.²² Where an adjustment to the benchmark price for inland transport (delivery from the mill to SCEA) or slitting costs (where SCEA purchased pre-cut stainless steel sheets instead of a coil) was required, the same amounts from the original investigation were used, as these were based on verified information from cooperating exporters in that investigation.

Details of benchmark calculations for the goods are at **Confidential Appendix 2**.

For the other costs of production of the goods exported to Australia (labour, overheads, depreciation, accessories and packaging), the Commission used the information set out in SCEA's records, as the Commission found that those costs as set out in SCEA's records reasonably reflect competitive market costs associated with the production of the goods.

5.3.2 Selling, general and administrative costs

In calculating a constructed normal value under subsection 269TAC(2)(c), the SG&A costs are to be established in accordance with section 44 of the Regulation.²³

Subsection 44(2) of the Regulation requires the Commission to determine SG&A costs by using the information set out in an exporter's records if the exporter keeps records relating to the sale the like goods in the country of export, and the records:

- are in accordance with GAAP in the country of export; and
- reasonably reflect the SG&A costs associated with the sale of the like goods.

The Commission is satisfied that the above conditions are met in this case and has therefore used SCEA's domestic SG&A costs in constructing the normal values.

In accordance with subsection 269TAC(9), to ensure that the normal value is properly comparable with the export price, the Commission has made the following adjustments to the SG&A costs:

- add export inland freight;
- add handling and other port charges; and
- add 8% for the difference in VAT liability between the export and domestic markets.

5.3.3 Profit

When constructing normal values under subsection 269TAC(2)(c), the amount of profit included in the normal value is to be determined having regard to section 45 of the Regulation.²⁴

Subsection 45(2) of the Regulation provides that, if reasonably practicable, profit is to be determined by using data relating to the production and sale of like goods sold by the exporter in the ordinary course of trade. The Commission found that all of SCEA's domestic sales of like goods were made in the ordinary course of trade. The Commission therefore

²² REP 238 at section 6.10.2 refers

²³ Subsection 269TAC(5A)(b)

²⁴ Subsection 269TAC(5B)

PUBLIC RECORD

calculated profit on these sales as a percentage of SCEA's domestic CTMS and applied this to the constructed normal value.

5.4 Dumping margins

Although not required for a review of variable factors, the Commission has nevertheless calculated a dumping margin for the review period by comparing the weighted average of export prices of the goods during the review period, with the weighted average of corresponding normal values in accordance with subsection 269TACB(2)(a) of the Act.

The Commission calculated a single product dumping margin of 34.1% at **Confidential Appendix 1**.

6 VARIABLE FACTORS - COUNTERVAILING DUTY NOTICE

6.1 Finding

The Commission has determined that the amount of countervailable subsidy received by, and therefore the subsidy margin applicable to, SCEA in the review period has changed. The Commission proposes to recommend to the Parliamentary Secretary that the countervailing duty notice have effect in relation to SCEA as if certain different variable factors had been ascertained.

6.2 Programs reviewed

The Commission found in the original investigation that countervailable subsidies had been received by exporters in respect of the goods exported to Australia from China, under 23 subsidy programs. The Commission requested that SCEA provide information and data regarding these subsidy programs and any other subsidies they received during the review period as part of its response to the exporter questionnaire.

In the original investigation SCEA was deemed to be an uncooperative exporter. In the absence of GOC advice regarding the individual enterprises that had received financial contributions under each of the investigated subsidy programs, the Commissioner had regard to the available relevant facts and determined that uncooperative exporters had received financial contributions conferring a benefit under all 23 programs found to be countervailable in relation to the goods.

In its response to the exporter questionnaire, SCEA indicated it received a countervailable subsidy fitting the description of program 8 during the review period. SCEA also provided information and data regarding its steel purchases of 304 SS CRC, which is relevant for the purposes of determining whether SCEA received a benefit under Program 1. SCEA did not identify any other subsidy programs and the Commission found no evidence in SCEA's financial statements or accounts that it received a benefit under any other program during the review period.

6.2.1 Program 1 - Raw materials provided by the government at less than fair market value

Program 1 was found to be a countervailable subsidy in the original investigation on the basis that the program:

- involves a financial contribution, being the provision of 304 SS CRC at less than adequate remuneration;
- was provided by public bodies, being state invested enterprises (SIEs);
- confers a benefit equal to the amount of the difference between the purchase price and the adequate remuneration; and
- is specific, in that only enterprises engaged in the manufacture of downstream products for which 304 SS CRC is a key input would benefit from the provision of the input by the GOC at less than adequate remuneration.²⁵

²⁵ REP 238 at Appendix 8, Part III(i)

PUBLIC RECORD

No evidence was provided to the Commission that these conditions have changed and therefore finds that Program 1 is still a countervailable subsidy. In REP 238 the Commissioner determined the adequate remuneration and thus the amount of the benefit received by reference to the same MEPS-based benchmark price used as a competitive market substitute price in the constructed normal value. As described above in section 5.3.1, the Commission was unable to update this benchmark and sourced an alternative benchmark based on pricing data published by Platts. The Commission considers that this is a suitable and reliable benchmark for determining adequate remuneration under Program 1 in this review.

SCEA identified that the majority of its purchased 304 SS CRC was manufactured by SIEs. For these purchases, the Commission compared the prices SCEA paid to the Platts-based benchmark price and found that SCEA received a benefit over the review period. The Commission therefore considers that SCEA was in receipt of a countervailable subsidy under Program 1 during the review period.

6.2.2 Program 8 – Tax preference available to companies that operate at a small profit

Program 8 was found to be a countervailable subsidy in the original investigation, being a tax preference available to companies that operate at a small profit.²⁶

In its exporter questionnaire response SCEA indicated that it received a benefit under Program 8 during the review period equal to the amount of income tax revenue foregone by the GOC, as evidenced by SCEA's 2015 income tax return.

6.3 Conclusion – countervailable subsidisation

The Commission has found that SCEA was in receipt of two countervailable subsidies, Programs 1 and 8, during the review period. The subsidy margin is 20.0% and the calculation is at **Confidential Appendix 3**.

²⁶ REP 238 at Appendix 8, Part IV

7 NON-INJURIOUS PRICE

7.1 General

Dumping duties and countervailing duties may be applied where it is established that dumped and subsidised imports have caused or threaten to cause material injury to an Australian industry producing like goods. The level of dumping duty and countervailing duty imposed cannot exceed the margin of dumping and subsidisation, but a lesser duty may be applied if it is sufficient to remove the injury.

Under subsections 8(5BA) and 10(3D) of the *Customs Tariff (Anti-Dumping) Act 1975* (Dumping Duty Act), where a dumping duty notice and countervailing duty notice are published at the same time in respect of the same goods, the Parliamentary Secretary must have regard to the desirability of ensuring that the total amount of dumping duty and countervailing duty is not greater than is necessary to prevent injury or a recurrence of the injury. This is known as the 'lesser duty rule'.

However, the Parliamentary Secretary is not required to have regard to the lesser duty rule if one or more of the following apply:

- where a 'particular market situation' exists in the market of the export country, which renders domestic selling prices unsuitable for establishing normal value;
- where two or more members of the Australian industry are small-medium enterprises; or
- where the country in relation to which the subsidy has been provided has not complied with Article 25 of the Agreement on Subsidies and Countervailing Measures (which relates to providing notification of its subsidies to the World Trade Organization (WTO)).²⁷

Subsections 269TACA(a) and (c) of the Act identify the NIP of the goods exported to Australia as the minimum price necessary to remove the injury caused by the dumping and countervailable subsidisation. The Commission generally derives the NIP by first establishing a price at which the Australian industry might reasonably sell its product in a market unaffected by dumping. This price is referred to as the unsuppressed selling price (USP). Deductions from this figure are made for post-exportation costs to derive a NIP that is expressed in similar delivery terms to export price and normal value (e.g. FOB).

Where the NIP is lower than the normal value, the duty is calculated with respect to the difference between export price and NIP, thereby giving effect to the lesser duty rule.

7.2 The Commission's approach to non-injurious price and lesser duty rule

In the original investigation the Commissioner recommended that regard should not be had to the lesser duty rule, and hence the NIP is not in operation in relation to these measures.

²⁷ Subsections 8(5BAAA) and 10(3DA) of the Dumping Duty Act

PUBLIC RECORD

The Commissioner state his reasons why regard was not had to the desirability of fixing a lesser rate of duty:

“The Commissioner found that the goods were in receipt of notified countervailable subsidies and the Australian Government’s Department of Foreign Affairs and Trade advised the Commission that China failed to comply with its notification obligations under Article 25 of the SCM Agreement.

In light of the above, the Commissioner considers that regard should not be had to the desirability of fixing a lesser rate of duty, and the full margin of the assessed dumping and countervailable subsidisation should be applied to the collection of interim dumping duty and interim countervailing duty that the Commissioner recommends to the Parliamentary Secretary in the final report for this investigation.”²⁸

In other words, regard was not had to the desirability of fixing a lesser rate of duty (and therefore the full amount of duty was applied) on the basis that China had failed to comply with its notification obligations to the WTO. As outlined in the most recent annual reports of the WTO Committee on Subsidies and Countervailing Measures (the Committee), China has now complied with its notification obligations for the 2013 and 2015 reporting years (compliance period).²⁹

As a result, the exception to the application of the lesser duty rule that was outlined in REP 238 no longer applies, as China has complied with its notification obligations. The Commission also notes that the other two circumstances in which regard may not be had to the lesser duty rule do not apply in this case, namely:

- particular market situation circumstance – there is no particular market situation finding in this case; or
- SME circumstance – the Australian industry in respect of deep drawn stainless steel sinks consists of only one member.

On 31 May 2016 the Commission published a file note on EPR 352 in relation to this issue and stated that it would examine and make recommendations on the lesser duty rule and the NIP in this review.

7.2.1 Australian Industry submission

On 4 July 2016 Tasman responded to the Commission’s file note and submitted that:

- the Parliamentary Secretary should not be satisfied that China has complied with its WTO notification obligations, citing the United States’ formal objection to China’s 2015 notification; and
- if the Parliamentary Secretary is required by law to have regard to the lesser duty rule, then the construction approach to determining the USP based on the Australian industry’s cost to make and sell plus an amount for profit should be applied.

²⁸ REP 238 at Section 11.3

²⁹ See relevant WTO reports at Non-Confidential Attachment 1

Tasman subsequently provided cost to make and sell data to the Commission for the purposes of calculating a USP under its suggested approach.

7.2.2 The Commission's assessment

In relation to the first point made by Tasman in its submission, the Commission will not assess the adequacy or completeness of any notifications made by WTO member countries. If a notification is identified in the annual report of the Committee as having been provided, the Commission will accept that evidence at face value. The Commission notes that the Committee's 2014 and 2015 annual reports identify that China has provided subsidy notification for the two most recent reporting periods (2013 and 2015).³⁰ On this basis, the exception under subsections 8(5BAAA)(c) and 10(3DA)(a) of the Dumping Duty Act does not apply.

In relation to the second point made by Tasman, concerning the preferred methodology for calculating a NIP, this is assessed in the following section.

7.3 Assessment of USP and NIP

The Dumping and Subsidy Manual states that the USP will normally be based upon the Australian industry's selling prices at a time unaffected by dumping.³¹ The Manual further states that Australian industry selling prices older than five years should not be used in calculating the USP and the Commission will not use the approach of updating old prices if the market, in particular the Australian industry's selling prices, were affected by dumping over the entire injury analysis period. Tasman claimed in the original investigation that it started suffering injury from dumping in the 2009-10 financial year and suffered sustained injury from that time.

The Manual further states that where it is not reasonable to use the price or market approach in establishing USP, a weighted average of the most recent verified industry CTMS will generally be used, plus a reasonable amount for profit.³²

Consequently, the Commission proposes that for the purpose of this review, a USP will be determined based on Tasman's weighted average CTMS during the review period, plus an amount of for profit. The Manual states that the options for determining a reasonable amount for profit are:

- weighted average profit rate (% mark-up) achieved by the industry in the most recent period unaffected by dumping, with a preference for a one year minimum; or
- profit rate (% mark-up) from the Australian industry's similar category of goods (where the data for similar category of goods is verified).³³

The Commission does not have verified data for the Australian industry's CTMS and sales of a similar general category of goods, and is therefore unable to determine a profit rate

³⁰ *ibid.*

³¹ Dumping and Subsidy Manual at Section 23.2

³² Dumping and Subsidy Manual at Section 23.3

³³ *ibid.*

PUBLIC RECORD

under the second option above. However, the Commission does have sufficient verified information to calculate a profit rate under the first option.

In its original application for anti-dumping measures, Tasman provided CTMS and sales data for the 2008-09 financial year, which was a period unaffected by dumping. The Commission therefore proposes to use the weighted average profit rate from this period to calculate the USP, as it is the best available information in this review.

The Commission is currently assessing the data provided by Tasman and will calculate the USP and NIP for the final report due on 18 October 2016.

8 FINDINGS AND PROPOSED RECOMMENDATIONS

8.1 Summary of findings

The Commissioner has found that, in relation to exports to Australia of deep drawn stainless steel sinks (the goods) from China by SCEA during the review period, the following variable factors have all changed:

- export price ;
- normal value;
- amount of countervailable subsidy received; and
- NIP.

The Commissioner therefore proposes to recommend to the Parliamentary Secretary that the dumping duty notice and countervailing duty notice in relation to SCEA have effect as if different variable factors had been ascertained.

9 LIST OF APPENDICES

Confidential Appendix 1	Export price, normal value and dumping margin calculations
Confidential Appendix 2	Benchmark calculations
Confidential Appendix 3	Subsidy margin calculation
Non-Confidential Attachment 1	WTO Committee on Subsidies and Countervailing Measures Annual Report 2014 and Annual Report 2015

REPORT (2014) OF THE COMMITTEE ON SUBSIDIES AND COUNTERVAILING MEASURES

(ADOPTED 28 OCTOBER 2014)

1 ORGANIZATION OF THE WORK OF THE COMMITTEE

1. The Agreement on Subsidies and Countervailing Measures ("the Agreement") entered into force on 1 January 1995. All Members of the WTO are *ipso facto* members of the Committee on Subsidies and Countervailing Measures ("the Committee") established under the Agreement.
2. Observer governments in the General Council of the WTO have Observer status in the Committee. The IMF, World Bank, UNCTAD, and FAO have regular Observer status in the Committee. Pursuant to decisions made by the Committee in April and November 1998, respectively, the OECD and the ACP Group are invited to attend meetings on an *ad hoc* basis. Requests for Observer status from the Common Market for Eastern and Southern Africa and the Gulf Organization for Industrial Consulting are under consideration by Members.
3. This Report covers the period 22 October 2013 - 28 October 2014 ("review period"). During the review period, the Committee held two regular and two special meetings, on 29 April¹ and 28 October 2014.²
4. As of the beginning of the review period, Mr Marcus Bartley Johns (Australia) was Chairperson and Mr Hamed El Etreby (Egypt) was Vice Chairperson. At the regular meeting held on 29 April 2013, the Committee elected Mr Eduardo Minoru Chikusa (Brazil) as Chairperson and Mr Vegard Emaus (Norway) as Vice Chairperson.

2 PERMANENT GROUP OF EXPERTS

5. The Committee is required by Article 24.3 of the Agreement to establish a Permanent Group of Experts ("PGE"). The tasks assigned to the PGE by the Agreement are: to provide assistance to a Panel, on request, with regard to whether a measure is a prohibited subsidy; to provide a Member with confidential advisory opinions on the nature of any subsidy proposed to be introduced or currently maintained by that Member; and to provide the Committee with advisory opinions on the existence and nature of any subsidy.
6. As of the beginning of the review period, the PGE's five members were: Mr Gérard Depayre; Mr Akio Shimizu; Mr Zhang Yuqing; Mr Welber Barral; and Mr Chris Parlin.
7. As of the end of the review period, the five members of the PGE are: Mr Akio Shimizu (until Spring 2015); Mr Zhang Yuqing (until Spring 2016); Mr Welber Barral (until Spring 2017); Mr Chris Parlin (until Spring 2018); and Mr Subash Pillai (until Spring 2019).

¹ The minutes of the April 2014 special and regular meetings can be found in G/SCM/M/88 and G/SCM/M/89, respectively.

² The minutes of the October 2014 special and regular meetings will be circulated in G/SCM/M/90 and G/SCM/M/91, respectively.

3 NOTIFICATION OF SUBSIDIES

8. 2013 new and full notifications: In accordance with Article 25.1 of the Agreement and Article XVI of GATT 1994³, all Members were required to submit new and full notifications of subsidies by 30 June 2013. As of 28 October 2014, pursuant to these procedures, 40⁴ Members had notified measures, and 22 Members had notified that they did not maintain any notifiable subsidies, pursuant to these provisions. These notifications can be found in document series G/SCM/N/253/... . A table indicating the status of 2013 notifications is provided in Annex A to this Report.

9. At its regular meeting of 29 April 2014, the Committee decided that the procedures adopted in April 2005 for the review of the 2005 new and full notifications (G/SCM/117) also would apply to the review of the 2013 new and full notifications.⁵ Pursuant to this decision, at its special meeting held on 29 April 2014, the Committee reviewed the 2013 notifications of Antigua and Barbuda;⁶ Australia; Barbados;⁶ Botswana;⁶ Burundi;⁶ Cameroon;⁶ Canada; Costa Rica;⁶ Dominica;⁶ Dominican Republic;⁶ Ecuador; El Salvador;⁶ European Union;⁷ Georgia; Grenada;⁶ Guatemala;⁶ Haiti;⁶ Honduras;⁶ Hong Kong, China; Jamaica;⁶ Japan; Jordan;⁶ Korea; Kuwait, State of;⁶ Lao, People's Democratic Republic; Liechtenstein; Madagascar;⁶ Mali; Mexico; Moldova, Republic of;⁶ New Zealand; Norway; Panama;⁶ Papua New Guinea;⁶ Peru; St. Kitts and Nevis;⁶ St. Lucia;⁶ Saint Vincent and the Grenadines;⁶ Switzerland; Chinese Taipei; Thailand;⁶ Togo;⁶ Ukraine; Uruguay.⁶ In addition, at its special meeting held on 28 October 2014, the Committee reviewed the 2013 notifications of Bahrain, Kingdom of; Brazil; Chile; Congo;⁶ European Union;⁸ Honduras;⁹ India; Japan; Russian Federation;¹⁰ Saudi Arabia, Kingdom of; Senegal; and Turkey.

10. 2011 new and full notifications: In accordance with Article 25.1 of the Agreement and Article XVI of GATT 1994³, all Members were required to submit new and full notifications of subsidies by 30 June 2011. As of 28 October 2014, pursuant to these procedures, 41¹¹ Members had notified measures, and 26 Members had notified that they did not maintain any notifiable subsidies. These notifications can be found in document series G/SCM/N/220/... . A table indicating the status of 2011 notifications is provided in Annex B to this Report.

11. 2009 new and full notifications: In accordance with Article 25.1 of the Agreement and Article XVI of the GATT 1994³, all Members were required to submit new and full notifications of subsidies by 30 June 2009. As of 28 October 2014, pursuant to these procedures, 43¹² Members had notified measures and 24 Members had notified that they did not maintain any notifiable subsidies. These notifications can be found in document series G/SCM/N/186/... . A table indicating the status of 2009 notifications is provided in Annex C to this Report.

12. 2007 new and full notifications: In accordance with Article 25.1 of the Agreement and Article XVI of the GATT 1994³, all Members were required to submit new and full notifications of subsidies by 30 June 2007. As of 28 October 2014, pursuant to these procedures, 43¹² Members had notified measures and 15 Members had notified that they did not maintain any notifiable subsidies. These notifications can be found in document series G/SCM/N/155/... . A table indicating the status of 2007 notifications is provided in Annex D to this Report.

³ In 2005, the Committee extended for an indefinite period its prior (2001 and 2003) decisions that new and full notifications should be submitted every two years, and that annual updating notifications should be de-emphasized.

⁴ The European Union is counted as one Member.

⁵ The procedures provide that questions on a subsidy notification and answers to such questions should be submitted in writing in advance of the special meeting held to review the notification. Such written questions and answers can be found in the G/SCM/Q2/... document series.

⁶ Multi-symbolled document reviewed only once, as a 2013 new and full notification.

⁷ The European Union's notification's addenda pertained to Austria, Bulgaria, Cyprus, Czech Republic, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Poland, Portugal, Romania, Slovak Republic, Slovenia, Spain, Sweden, and the United Kingdom.

⁸ The European Union's notification's addenda pertained to Belgium, Denmark and Italy.

⁹ Supplemental notification.

¹⁰ Revised notification.

¹¹ The European Union is counted as one Member.

¹² The European Communities is counted as one Member.

13. At its special meetings held on 29 April and 28 October 2014, the Committee continued its reviews of 2013, 2011, 2009 and 2007 new and full notifications that had not been completed at previous meetings.

14. 2005 new and full notifications: In accordance with Article 25.1 of the Agreement and Article XVI of the GATT 1994³, all Members were required to submit new and full notifications of subsidies by 30 June 2005. As of 28 October 2014, pursuant to these procedures, 44¹² Members had notified measures and 16 Members had notified that they did not maintain any notifiable subsidies. These notifications can be found in document series G/SCM/N/123/... . A table indicating the status of 2005 notifications is provided in Annex E to this Report.

15. 2003 new and full notifications: In accordance with Article 25.1 of the Agreement and Article XVI of the GATT 1994³, all Members were required to submit new and full notifications of subsidies by 30 June 2003. As of 28 October 2014, pursuant to these procedures, 49¹² Members had notified measures and 18 Members had notified that they did not maintain any notifiable subsidies. These notifications can be found in document series G/SCM/N/95/... . A table indicating the status of 2003 notifications is provided in Annex F to this Report.

16. 2001 new and full notifications: In accordance with Article 25.1 of the Agreement and Article XVI of the GATT 1994¹³, all Members were required to submit new and full notifications of subsidies by 30 June 2001. As of 28 October 2014, pursuant to these procedures, 48¹² Members had notified measures and 21 Members had notified that they did not maintain any notifiable subsidies. These notifications can be found in document series G/SCM/N/71/... . A table indicating the status of 2001 notifications is provided in Annex G to this Report.

17. At its special meetings held on 29 April and 28 October 2014, the Committee reviewed the 2001 new and full subsidy notifications of Cameroon¹⁴ and Congo.¹⁴

18. 1998 new and full notifications: In accordance with Article 25.1 of the Agreement and Article XVI of the GATT 1994, all Members were required to submit new and full notifications of subsidies by 30 June 1998. As of 28 October 2014, pursuant to these procedures, 37¹² Members had notified measures and 20 Members had notified that they did not maintain any notifiable subsidies. These notifications can be found in document series G/SCM/N/38/... . A table indicating the status of 1998 notifications is provided in Annex H to this Report.

19. 2014 transparency notifications submitted in the context of Article 27.4 of the Agreement: At its special meeting held on 28 October 2014, the Committee considered transparency notifications submitted by Jordan and Saint Lucia in the context of Article 27.4 extensions. These notifications can be found in document series G/SCM/N/275/... .

20. Annex I to this report indicates the period covered by the most recent subsidy notification made by each Member.

21. Article 25.8 of the Agreement provides: "Any Member may, at any time, make a written request for information on the nature and extent of any subsidy granted or maintained by another Member (including any subsidy referred to in Part IV), or for an explanation of the reasons for which a specific measure has been considered as not subject to the requirement of notification". Information requests made under this provision are circulated in document series G/SCM/Q2/... . Some of the questions presented to date pursuant to this provision remain unanswered.

4 WORKING PARTY ON SUBSIDY NOTIFICATIONS

22. The Working Party on Subsidy Notifications did not meet during the review period.

¹³ In 2001, the Committee decided that new and full notifications should be submitted every two years, and that annual updating notifications should be de-emphasized.

¹⁴ Multi-symbolled document reviewed only once, as a 2001 new and full notification.

5 NOTIFICATION AND REVIEW OF COUNTERVAILING DUTY LAWS AND/OR REGULATIONS

5.1 National Legislation - Review of notifications of new or amended legislation or regulations not previously reviewed by the Committee (including supplemental notifications of existing provisions not previously reviewed)

23. As of 28 October 2014, pursuant to Article 32.6 of the Agreement and in accordance with a decision by the Committee, 106¹⁵ Members had notified the Committee of their domestic countervailing duty legislation or made communications in this respect to the Committee (document series G/SCM/N/1/...). Twenty-six Members had not yet made notifications under Article 32.6 of the Agreement. A table indicating the status of these notifications is provided in Annex J to this Report.

24. At its regular meetings held on 29 April and 28 October 2014, the Committee reviewed notifications regarding countervailing duty legislation of Australia, Brazil, Cameroon, Congo, Côte d'Ivoire, the European Union, the Gambia, Mexico, Montenegro, New Zealand, Papua New Guinea, Qatar and the United States.

5.2 National Legislation - Continuing review of legislative notifications previously reviewed by the Committee

25. At its regular meeting held on 29 April 2014, the Committee continued its review of the previously-reviewed legislative notifications of Chile and the Russian Federation.

6 SEMI-ANNUAL REPORTS ON COUNTERVAILING ACTIONS

26. Notifications for 1 July - 31 December 2013: As of 28 October 2014, fourteen¹⁶ Members had notified countervailing actions taken during the period 1 July - 31 December 2013. Seventy Members (including those that submitted one-time notifications) had notified the Committee that they had not taken any countervailing action during this period. Forty-seven Members had not submitted a notification. These semi-annual reports were circulated in document series G/SCM/N/267/... and were reviewed at the Committee's regular meeting held on 29 April 2014. The status of semi-annual reports due during the review period is set out in Annex K to this Report.

27. Notifications for 1 January - 30 June 2014: As of 28 October 2014, sixteen¹⁵ Members had notified countervailing actions taken during the period 1 January-30 June 2014. Fifty-five Members (including those that submitted one-time notifications) had notified the Committee that they had not taken any countervailing action during this period. Sixty-one Members had not submitted a notification. These semi-annual reports were circulated in document series G/SCM/N/274/... and were reviewed at the Committee's regular meeting held on 28 October 2014. The status of semi-annual reports due during the review period is set out in Annex K to this Report.

28. As of 28 October 2014, the following 29 Members had submitted one-time notifications of having no authority competent to conduct countervailing investigations, of having never taken countervailing actions, and of not anticipating taking any such actions for the foreseeable future: Barbados; Belize; Burkina Faso; Burundi; Cameroon; Congo; Côte d'Ivoire; Cuba; Dominica; The Gambia; Georgia; Ghana; Guyana; Haiti; Hong Kong, China; Kenya; Lao People's Democratic Republic; Liechtenstein; Macao, China; Mauritius; Mongolia; Mozambique; Nepal; Saint Kitts and Nevis; Senegal; Sierra Leone; Sri Lanka; Suriname; and Switzerland.¹⁷

29. A table summarizing notifications of new countervailing duty actions taken by Members during the period 1 July 2013 to 30 June 2014, and measures in force as of 30 June 2014, is provided in Annex L to this Report.

¹⁵ The European Union is counted as one Member. These notifications do not include the notifications that were submitted by Bulgaria, Croatia, Cyprus, the Czech Republic, Estonia, Hungary, Latvia, Lithuania, Malta, Poland, Romania, the Slovak Republic and Slovenia before they joined the European Communities.

¹⁶ The European Union is counted as one Member.

¹⁷ These notifications can be found in the G/SCM/N/202 ... series.

7 REPORTS ON ALL PRELIMINARY OR FINAL COUNTERVAILING DUTY ACTIONS

30. Pursuant to Article 25.11 of the Agreement, Members are to report to the Committee without delay all preliminary and final countervailing actions taken. Guidelines for the information to be contained in these reports are set forth in G/SCM/3/Rev.1. During the review period, the Committee received reports of preliminary and final countervailing actions from Australia, Brazil, Canada, China, Egypt, the European Union, India, Mexico, Pakistan, Peru, South Africa and the United States (G/SCM/N/265, 266, 268, 269, 270, 271, 272, 273, 276, 277, 277/Corr.1, 278 and 279). The Committee reviewed these reports of preliminary and final actions at its regular meetings held on 29 April and 28 October 2014.

8 TIMELINESS AND COMPLETENESS OF NOTIFICATIONS

31. As part of the Committee's efforts, pursuant to the 12 April 2010 request from the Chairperson of the Trade Policy Review Body, on "ways to improve the timeliness and completeness of notifications and other information flows on trade measures", the Secretariat circulated at the request of the Committee Chairperson document G/SCM/W/546/Rev.5 and Corr.1, dated 11 and 22 April 2014 respectively. The document provides updated information on the state of compliance with various notification obligations under the SCM Agreement. The Committee continued its discussions on this matter at its regular meetings on 29 April and 28 October 2014. At its regular meetings of 29 April and 28 October 2014, the Committee also continued to discuss a "Proposed Procedure for Submission of Questions and Answers under Articles 25.8 and 25.9 of the SCM Agreement," submitted by the United States.¹⁸

9 CONSTANT DOLLAR METHODOLOGY FOR GRADUATION FROM SCM AGREEMENT ANNEX VII (B)

32. Pursuant to the Doha Ministerial Decision on Implementation-Related Issues and Concerns¹⁹ Annex VII (b) to the SCM Agreement lists Members until their GNP per capita reaches US\$1,000 in constant 1990 dollars for three consecutive years, calculated using the methodology set forth in G/SCM/38, Appendix 2. Updated calculations were circulated by the Secretariat in G/SCM/110/Add.11, dated 26 June 2014.

10 ELIMINATION OF EXPORT SUBSIDIES FOR TEXTILES AND APPAREL BY INDIA PURSUANT TO ARTICLE 27.5 OF THE SCM AGREEMENT - REQUEST FROM THE UNITED STATES

33. Article 25.7 provides: "A developing country Member which has reached export competitiveness in any given product shall phase out its export subsidies for such product(s) over a period of two years. However, for a developing country Member which is referred to in Annex VII and which has reached export competitiveness in one or more products, export subsidies on such products shall be gradually phased out over a period of eight years." At its regular meetings held on 29 April and 28 October 2014, the Committee continued to discuss the issue of the elimination of export subsidies for textiles and apparel by India, pursuant to Article 27.5 of the Agreement.

11 2012 AND 2014 REQUESTS TO CHINA FROM THE UNITED STATES PURSUANT TO ARTICLE 25.8 OF THE SCM AGREEMENT

34. At its regular meetings on 29 April and 28 October 2014, the Committee discussed the 2012²⁰ and 2014²¹ requests to China from the United States pursuant to Article 25.8.

¹⁸ G/SCM/W/557 dated 25 April 2012 and G/SCM/W/557/Rev.1 dated 22 September 2014.

¹⁹ WT/MIN(01)/17, paragraph 10.1

²⁰ G/SCM/Q2/CHN/46 and G/SCM/Q2/CHN/46/Suppl.1.

²¹ G/SCM/Q2/CHN/50.

12 REQUEST TO THE UNITED STATES FROM INDIA PURSUANT TO ARTICLE 25.8 OF THE SCM AGREEMENT CONCERNING LOCAL CONTENT REQUIREMENTS IN RENEWABLE ENERGY SECTOR SUBSIDY SCHEMES

35. At its regular meeting held on 29 April 2014, the Committee discussed the request from India to the United States pursuant to Article 25.8.²²

13 LOCAL CONTENT REQUIREMENTS IN RENEWABLE ENERGY SECTOR SUBSIDY SCHEMES IN THE UNITED STATES – ITEM REQUESTED BY THE RUSSIAN FEDERATION

36. The Committee discussed this item at its regular meeting held on 28 October 2014.

14 REQUEST FROM BRAZIL TO JAPAN PURSUANT TO ARTICLE 25.8 OF THE SCM AGREEMENT CONCERNING GOVERNMENT SUPPORT TO THE MRJ PROJECT

37. At its regular meeting on 28 October 2014, the Committee discussed this request from Brazil to Japan pursuant to Article 25.8.²³

15 2011 AND 2014 REQUESTS TO CHINA FROM THE UNITED STATES PURSUANT TO ARTICLE 25.10 OF THE SCM AGREEMENT

38. Article 25.10 provides: "Any Member which considers that any measure of another Member having the effects of a subsidy has not been notified in accordance with the provisions of paragraph 1 of Article XVI of GATT 1994 and this Article may bring the matter to the attention of such other Member. If the alleged subsidy is not thereafter notified promptly, such Member may itself bring the alleged subsidy in question to the notice of the Committee". At its regular meetings held on 29 April and 28 October 2014, the Committee continued its discussion of the non-notification by China of alleged subsidies, as contained in a 2011 request from the United States²⁴ under Article 25.10 of the Agreement. At its regular meeting held on 28 October 2014, the Committee also discussed the non-notification by China of alleged subsidies as contained in a 2014 request by the United States²⁵ under Article 25.10 of the Agreement.

16 REQUEST TO INDIA FROM THE UNITED STATES PURSUANT TO ARTICLE 25.10 OF THE SCM AGREEMENT

39. At its regular meetings held on 29 April and 28 October 2014, the Committee continued its discussion of the non-notification by India of alleged subsidies, as contained in a request from the United States²⁶ under Article 25.10 of the Agreement.

17 OTHER ISSUES DISCUSSED DURING THE REVIEW PERIOD

40. At the Committee's regular meetings held on 29 April and 28 October 2014, under Other Business, the following issues were raised:

- India Sugar Subsidies – Item requested by Australia;
- Sub-central subsidy programmes of the United States – Item requested by China;
- Certain Possible Provincial Government Assistance to Port Hawkesbury Paper Mill in Canada - Item requested by the United States;
- Japanese Government Support for Development of Regional Aircraft – Item requested by Brazil;

²² G/SCM/Q2/USA/59 and G/SCM/Q2/USA/61.

²³ G/SCM/Q2/JPN/65.

²⁴ G/SCM/Q2/CHN/42.

²⁵ G/SCM/Q2/CHN/51.

²⁶ G/SCM/Q2/IND/20.

- Support Measures for the Construction of a New Cement Facility in Quebec, Canada – Item requested by the United States;
- Workshop on Notifications – Item requested by Colombia;
- Reminder Concerning Nomination to the Permanent Group of Experts – Statement by the Chairperson.

ANNEX A

2013 NEW AND FULL SUBSIDY NOTIFICATIONS
(G/SCM/N/253/...)

Member		Member		Member		Member	
Albania	None	Denmark	X	Israel	X	Russian Federation	X
Angola	None	Estonia	X	Jamaica	X	Rwanda	None
Antigua & Barbuda	X	Finland	X	Japan	X	St. Kitts & Nevis	X
Argentina	None	France	X	Jordan	X	St. Lucia	X
Armenia	N	Germany	X	Kenya	None	St. Vincent & Grenadines	X
Australia	X	Greece	X	Korea, Rep. of	X	Samoa	None
Bahrain, Kingdom of	N	Hungary	X	Kuwait, State of	N	Saudi Arabia, Kingdom of	N
Bangladesh	None	Ireland	X	Kyrgyz Republic	None	Senegal	N
Barbados	X	Italy	X	Lao, People's Democratic Rep. of ¹	X	Sierra Leone	None
Belize	None	Latvia	X	Lesotho	None	Singapore	N
Benin	None	Lithuania	X	Liechtenstein	N	Solomon Islands	None
Bolivia, Plurinational State of	None	Luxembourg	X	Macao, China	X	South Africa	None
Botswana	N	Malta	X	Madagascar	N	Sri Lanka	None
Brazil	X	Netherlands	X	Malawi	None	Suriname	None
Brunei Darussalam	None	Poland	X	Malaysia	None	Swaziland	None
Burkina Faso	N	Portugal	X	Maldives	None	Switzerland	X
Burundi	N	Romania	X	Mali	N	Chinese Taipei	X
Cabo Verde	None	Slovak Republic	X	Mauritania	None	Tajikistan ²	None
Cambodia	None	Slovenia	X	Mauritius	None	Tanzania	None
Cameroon	N	Spain	X	Mexico	X	Thailand	X
Canada	X	Sweden	X	Moldova, Rep. of	N	The FYR of Macedonia	None
Central African Rep.	None	United Kingdom	X	Mongolia	None	Togo	N
Chad	None	Ecuador	N	Montenegro	None	Tonga	None
Chile	X	Egypt	None	Morocco	None	Trinidad & Tobago	None
China	None	El Salvador	X	Mozambique	None	Tunisia	None
Colombia	None	Fiji	None	Myanmar	None	Turkey	X
Congo	N	Gabon	N	Namibia	None	Uganda	None
Costa Rica	X	The Gambia	None	Nepal	None	Ukraine	X
Côte d'Ivoire	None	Georgia	N	New Zealand	X	United Arab Emirates	None
Cuba	N	Ghana	None	Nicaragua	None	United States	X
Dem. Rep. of Congo	None	Grenada	X	Niger	None	Uruguay	X
Djibouti	None	Guatemala	X	Nigeria	None	Vanuatu	None
Dominica	X	Guinea	None	Norway	X	Venezuela, Bolivarian Republic of	None
Dominican Rep.	X	Guinea-Bissau	None	Oman	N	Viet Nam	None
EU	X	Guyana	None	Pakistan	None	Zambia	None
Austria	X	Haiti	N	Panama	X	Zimbabwe	None
Belgium	X	Honduras	X	Papua New Guinea	X		
Bulgaria	X	Hong Kong, China	X	Paraguay	None		
Croatia ³	X	Iceland	None	Peru	X		
Cyprus	X	India	X	Philippines	None		
Czech Republic	X	Indonesia	None	Qatar	None		

"N" - the Member has indicated that it maintains no notifiable subsidies.

"X" - the Member has notified subsidies.

"None" - no notification has been submitted.

¹ Became a Member on 2 February 2013.

² Became a Member on 2 March 2013.

³ Joined the EU on 1 July 2013.

ANNEX B

2011 NEW AND FULL SUBSIDY NOTIFICATIONS
(G/SCM/N/220/...)

Member		Member		Member		Member	
Albania	X	Cyprus	X	Hong Kong, China	X	Paraguay	None
Angola	None	Czech Republic	X	Iceland	None	Peru	X
Antigua & Barbuda	X	Denmark	X	India	X	Philippines	None
Argentina	X	Estonia	X	Indonesia	None	Qatar	N
Armenia	N	Finland	X	Israel	X	Rwanda	None
Australia	X	France	X	Jamaica	X	St. Kitts & Nevis	None
Bahrain, Kingdom of	N	Germany	X	Japan	X	St. Lucia	X
Bangladesh	None	Greece	X	Jordan	X	St. Vincent & Grenadines	None
Barbados	X	Hungary	X	Kenya	None	Saudi Arabia, Kingdom of	X
Belize	X	Ireland	X	Korea, Rep. of	X	Senegal	None
Benin	None	Italy	X	Kuwait, State of	N	Sierra Leone	None
Bolivia, Plurinational State of	None	Latvia	X	Kyrgyz Republic	None	Singapore	N
Botswana	N	Lithuania	X	Lesotho	None	Solomon Islands	None
Brazil	X	Luxembourg	X	Liechtenstein	N	South Africa	None
Brunei Darussalam	None	Malta	X	Macao, China	X	Sri Lanka	None
Burkina Faso	N	Netherlands	X	Madagascar	N	Suriname	None
Burundi	N	Poland	X	Malawi	None	Swaziland	N
Cabo Verde	None	Portugal	X	Malaysia	X	Switzerland	X
Cambodia	None	Romania	X	Maldives	None	Chinese Taipei	X
Cameroon	N	Slovak Republic	X	Mali	N	Tanzania	None
Canada	X	Slovenia	X	Mauritania	None	Thailand	X
Central African Rep.	None	Spain	X	Mauritius	X	The FYR of Macedonia	X
Chad	None	Sweden	X	Mexico	X	Togo	N
Chile	X	United Kingdom	X	Moldova, Rep. of	N	Tonga	N
China	None	Ecuador	N	Mongolia	None	Trinidad & Tobago	None
Colombia	N	Egypt	None	Morocco	None	Tunisia	None
Congo	N	El Salvador	X	Mozambique	None	Turkey	X
Costa Rica	X	Fiji	None	Myanmar	None	Uganda	None
Côte d'Ivoire	None	Gabon	N	Namibia	None	Ukraine	X
Croatia	X	The Gambia	None	Nepal	None	United Arab Emirates	None
Cuba	N	Georgia	N	New Zealand	X	United States	X
Dem. Rep. of Congo	None	Ghana	None	Nicaragua	N	Uruguay	X
Djibouti	None	Grenada	X	Niger	None	Venezuela, Bolivarian Republic of	None
Dominica	None	Guatemala	X	Nigeria	None	Viet Nam	None
Dominican Rep.	X	Guinea	None	Norway	X	Zambia	N
EU	X	Guinea-Bissau	None	Oman	N	Zimbabwe	None
Austria	X	Guyana	None	Pakistan	None		
Belgium	X	Haiti	N	Panama	None		
Bulgaria	X	Honduras	X	Papua New Guinea	None		

"N" - the Member has indicated that it maintains no notifiable subsidies.

"X" - the Member has notified subsidies.

"None" - no notification has been submitted.

ANNEX C

2009 NEW AND FULL SUBSIDY NOTIFICATIONS
(G/SCM/N/186/...)

Member		Member		Member		Member	
Albania	X	Cyprus	X	Hong Kong, China	X	Paraguay	N
Angola	None	Czech Republic	X	Iceland	None	Peru	X
Antigua & Barbuda	X	Denmark	X	India	X	Philippines	None
Argentina	X	Estonia	X	Indonesia	None	Qatar	N
Armenia	N	Finland	X	Israel	X	Rwanda	None
Australia	X	France	X	Jamaica	X	St. Kitts & Nevis	None
Bahrain, Kingdom of	None	Germany	X	Japan	X	St. Lucia	X
Bangladesh	None	Greece	X	Jordan	X	St. Vincent & Grenadines	X
Barbados	X	Hungary	X	Kenya	None	Saudi Arabia, Kingdom of	X
Belize	None	Ireland	X	Korea, Rep. of	X	Senegal	None
Benin	None	Italy	X	Kuwait, State of	None	Sierra Leone	None
Bolivia, Plurinational State of	None	Latvia	X	Kyrgyz Republic	N	Singapore	N
Botswana	N	Lithuania	X	Lesotho	N	Solomon Islands	None
Brazil	X	Luxembourg	X	Liechtenstein	N	South Africa	None
Brunei Darussalam	None	Malta	X	Macao, China	X	Sri Lanka	None
Burkina Faso	N	Netherlands	X	Madagascar	N	Suriname	N
Burundi	None	Poland	X	Malawi	N	Swaziland	N
Cabo Verde	None	Portugal	X	Malaysia	X	Switzerland	X
Cambodia	None	Romania	X	Maldives	None	Chinese Taipei	X
Cameroon	N	Slovak Republic	X	Mali	None	Tanzania	None
Canada	X	Slovenia	X	Mauritania	None	Thailand	X
Central African Rep.	None	Spain	X	Mauritius	X	The FYR of Macedonia	X
Chad	None	Sweden	X	Mexico	X	Togo	None
Chile	X	United Kingdom	X	Moldova, Rep. of	None	Tonga	None
China	X	Ecuador	N	Mongolia	None	Trinidad & Tobago	N
Colombia	N	Egypt	None	Morocco	None	Tunisia	None
Congo	N	El Salvador	X	Mozambique	None	Turkey	X
Costa Rica	X	Fiji	None	Myanmar	None	Uganda	None
Côte d'Ivoire	None	Gabon	N	Namibia	X	Ukraine	X
Croatia	X	The Gambia	None	Nepal	None	United Arab Emirates	None
Cuba	N	Georgia	N	New Zealand	X	United States	X
Dem. Rep. of Congo	None	Ghana	None	Nicaragua	None	Uruguay	X
Djibouti	None	Grenada	X	Niger	None	Venezuela, Bolivarian Republic of	None
Dominica	None	Guatemala	X	Nigeria	N	Viet Nam	None
Dominican Rep.	X	Guinea	None	Norway	X	Zambia	N
EC	X	Guinea-Bissau	None	Oman	N	Zimbabwe	None
Austria	X	Guyana	None	Pakistan	None		
Belgium	X	Haiti	None	Panama	None		
Bulgaria	X	Honduras	X	Papua New Guinea	None		

"N" - the Member has indicated that it maintains no notifiable subsidies.

"X" - the Member has notified subsidies.

"None" - no notification has been submitted.

ANNEX D

2007 NEW AND FULL SUBSIDY NOTIFICATIONS
(G/SCM/N/155/...)

Member		Member		Member		Member	
Albania	X	Czech Republic	X	Iceland	None	Peru	X
Angola	None	Denmark	X	India	X	Philippines	None
Antigua & Barbuda	X	Estonia	X	Indonesia	None	Qatar	N
Argentina	X	Finland	X	Israel	X	Rwanda	None
Armenia	N	France	X	Jamaica	X	St. Kitts & Nevis	X
Australia	X	Germany	X	Japan	X	St. Lucia	X
Bahrain, Kingdom of	None	Greece	X	Jordan	X	St. Vincent & Grenadines	X
Bangladesh	None	Hungary	X	Kenya	None	Saudi Arabia, Kingdom of	X
Barbados	X	Ireland	X	Korea, Rep. of	X	Senegal	None
Belize	X	Italy	X	Kuwait, State of	None	Sierra Leone	None
Benin	None	Latvia	X	Kyrgyz Republic	None	Singapore	N
Bolivia, Plurinational State of	None	Lithuania	X	Lesotho	None	Solomon Islands	None
Botswana	N	Luxembourg	X	Liechtenstein	None	South Africa	None
Brazil	X	Malta	X	Macao, China	X	Sri Lanka	None
Brunei Darussalam	None	Netherlands	X	Madagascar	None	Suriname	None
Burkina Faso	None	Poland	X	Malawi	None	Swaziland	N
Burundi	None	Portugal	X	Malaysia	None	Switzerland	X
Cambodia	None	Romania	X	Maldives	None	Chinese Taipei	X
Cameroon	N	Slovak Republic	X	Mali	None	Tanzania	None
Canada	X	Slovenia	X	Mauritania	None	Thailand	X
Central African Rep.	None	Spain	X	Mauritius	X	The FYR of Macedonia	None
Chad	None	Sweden	X	Mexico	X	Togo	None
Chile	X	United Kingdom	X	Moldova, Rep. of	None	Tonga ¹	None
China	X	Ecuador	N	Mongolia	None	Trinidad & Tobago	N
Colombia	None	Egypt	None	Morocco	None	Tunisia	None
Congo	N	El Salvador	X	Mozambique	None	Turkey	X
Costa Rica	X	Fiji	None	Myanmar	None	Uganda	None
Côte d'Ivoire	None	Gabon	None	Namibia	None	Ukraine ²	X
Croatia	None	The Gambia	None	Nepal	None	United Arab Emirates	None
Cuba	N	Georgia	N	New Zealand	X	United States	X
Dem. Rep. of Congo	None	Ghana	None	Nicaragua	None	Uruguay	X
Djibouti	None	Grenada	X	Niger	None	Venezuela, Bolivarian Republic of	None
Dominica	X	Guatemala	X	Nigeria	N	Viet Nam	X
Dominican Rep.	X	Guinea	None	Norway	X	Zambia	N
EC	X	Guinea-Bissau	None	Oman	N	Zimbabwe	None
Austria	X	Guyana	None	Pakistan	None		
Belgium	X	Haiti	None	Panama	None		
Bulgaria	X	Honduras	X	Papua New Guinea	None		
Cyprus	X	Hong Kong, China	X	Paraguay	N		

"N" - the Member has indicated that it maintains no notifiable subsidies.

"X" - the Member has notified subsidies.

"None" - no notification has been submitted.

¹ Became a Member on 27 July 2007.

² Became a Member on 16 April 2008.

ANNEX E

2005 NEW AND FULL SUBSIDY NOTIFICATIONS
(G/SCM/N/123/...)

Member		Member		Member		Member	
Albania	N	Cyprus	X	Hong Kong, China	X	Papua New Guinea	None
Angola	None	Czech Republic	X	Iceland	X	Paraguay	None
Antigua & Barbuda	X	Denmark	X	India	X	Peru	X
Argentina	X	Estonia	X	Indonesia	None	Philippines	None
Armenia	N	Finland	X	Israel	X	Qatar	N
Australia	X	France	X	Jamaica	X	Romania	None
Bahrain, Kingdom of	None	Germany	X	Japan	X	Rwanda	None
Bangladesh	None	Greece	X	Jordan	X	St. Kitts & Nevis	X
Barbados	X	Hungary	X	Kenya	None	St. Lucia	X
Belize	X	Ireland	X	Korea, Rep. of	X	St. Vincent & Grenadines	X
Benin	None	Italy	X	Kuwait, State of	None	Saudi Arabia, Kingdom of ¹	None
Bolivia, Plurinational State of	None	Latvia	X	Kyrgyz Republic	None	Senegal	None
Botswana	N	Lithuania	X	Lesotho	None	Sierra Leone	None
Brazil	X	Luxembourg	X	Liechtenstein	N	Singapore	N
Brunei Darussalam	None	Malta	X	Macao, China	N	Solomon Islands	None
Bulgaria	X	Netherlands	X	Madagascar	None	South Africa	None
Burkina Faso	None	Poland	X	Malawi	None	Sri Lanka	None
Burundi	None	Portugal	X	Malaysia	None	Suriname	N
Cambodia	None	Slovak Republic	X	Maldives	None	Swaziland	N
Cameroon	N	Slovenia	X	Mali	None	Switzerland	X
Canada	X	Spain	X	Mauritania	None	Chinese Taipei	X
Central African Rep.	None	Sweden	X	Mauritius	X	Tanzania	None
Chad	None	United Kingdom	X	Mexico	X	Thailand	X
Chile	X	Ecuador	None	Moldova, Rep. of	None	The FYR of Macedonia	None
China	X	Egypt	None	Mongolia	None	Togo	None
Colombia	X	El Salvador	X	Morocco	None	Trinidad & Tobago	None
Congo	N	Fiji	X	Mozambique	None	Tunisia	X
Costa Rica	X	Gabon	None	Myanmar	None	Turkey	X
Côte d'Ivoire	None	The Gambia	None	Namibia	None	Uganda	N
Croatia	None	Georgia	N	Nepal	None	United Arab Emirates	None
Cuba	N	Ghana	None	New Zealand	X	United States	X
Dem. Rep of Congo	None	Grenada	X	Nicaragua	None	Uruguay	X
Djibouti	None	Guatemala	X	Niger	None	Venezuela, Bolivarian Republic of	None
Dominica	X	Guinea	None	Nigeria	None	Zambia	N
Dominican Rep.	X	Guinea-Bissau	None	Norway	X	Zimbabwe	None
EC	X	Guyana	None	Oman	N		
Austria	X	Haiti	None	Pakistan	None		
Belgium	X	Honduras	X	Panama	X		

"N" - the Member has indicated that it maintains no notifiable subsidies.

"X" - the Member has notified subsidies.

"None" - no notification has been submitted.

¹ Became a Member on 11 December 2005.

ANNEX F

2003 NEW AND FULL SUBSIDY NOTIFICATIONS
(G/SCM/N/95/...)

Member		Member		Member		Member	
Albania	None	Belgium	X	Jordan	X	Qatar	None
Angola	None	Denmark	X	Kenya	None	Romania	None
Antigua & Barbuda	X	Finland	X	Korea, Rep. of	X	Rwanda	None
Argentina	X	France	X	Kuwait, State of	None	St. Kitts & Nevis	X
Armenia	N	Germany	X	Kyrgyz Republic	None	St. Lucia	X
Australia	X	Greece	X	Latvia	X	St. Vincent & Grenadines	X
Bahrain, Kingdom of	None	Ireland	X	Lesotho	None	Senegal	None
Bangladesh	None	Italy	X	Liechtenstein	N	Sierra Leone	None
Barbados	X	Luxembourg	X	Lithuania	None	Singapore	N
Belize	X	Netherlands	X	Macao, China	N	Slovak Republic	None
Benin	None	Portugal	X	Madagascar	N	Slovenia	X
Bolivia, Plurinational State of	None	Spain	X	Malawi	None	Solomon Islands	None
Botswana	N	Sweden	X	Malaysia	None	South Africa	N
Brazil	X	United Kingdom	X	Maldives	None	Sri Lanka	None
Brunei Darussalam	None	Ecuador	None	Mali	None	Suriname	N
Bulgaria	X	Egypt	None	Malta	None	Swaziland	None
Burkina Faso	None	El Salvador	X	Mauritania	None	Switzerland	X
Burundi	None	Estonia	None	Mauritius	X	Chinese Taipei	X
Cameroon	N	Fiji	X	Mexico	X	Tanzania	None
Canada	X	Gabon	None	Moldova, Rep. of	None	Thailand	X
Central African Rep.	None	The Gambia	None	Mongolia	N	The FYR of Macedonia	None
Chad	None	Georgia	None	Morocco	X	Togo	None
Chile	X	Ghana	N	Mozambique	None	Trinidad & Tobago	None
China	X	Grenada	X	Myanmar	N	Tunisia	None
Colombia	X	Guatemala	X	Namibia	None	Turkey	X
Congo	N	Guinea	N	New Zealand	X	Uganda	None
Costa Rica	X	Guinea-Bissau	None	Nicaragua	None	United Arab Emirates	None
Côte d'Ivoire	None	Guyana	None	Niger	None	United States	X
Croatia	X	Haiti	None	Nigeria	None	Uruguay	X
Cuba	N	Honduras	X	Norway	X	Venezuela, Bolivarian Republic of	None
Cyprus	None	Hong Kong, China	N	Oman	N	Zambia	N
Czech Republic	X	Hungary	X	Pakistan	None	Zimbabwe	None
Dem. Rep. of Congo	None	Iceland	X	Panama	X		
Djibouti	None	India	X	Papua New Guinea	X		
Dominica	X	Indonesia	None	Paraguay	None		
Dominican Rep.	X	Israel	X	Peru	X		
EC*	X	Jamaica	X	Philippines	None		
Austria	X	Japan	X	Poland	None		

"N" means that the Member has indicated that it maintains no notifiable subsidies.

"X" means that the Member notified subsidies.

"None" means that no notification was submitted.

(*) At the time that the obligation to notify arose, Cyprus, Czech Republic, Estonia, Hungary, Latvia, Lithuania, Malta, Poland, Slovak Republic, and Slovenia were not yet Members of the European Communities. Therefore, these Members are not listed under the EC entry in this Annex.

ANNEX G

2001 NEW AND FULL SUBSIDY NOTIFICATIONS
(G/SCM/N/71/...)

Member		Member		Member		Member	
Albania	None	Belgium	X	Japan	X	Philippines	None
Angola	None	Denmark	X	Jordan	X	Poland	None
Antigua & Barbuda	X	Finland	X	Kenya	None	Qatar	None
Argentina	X	France	X	Korea, Rep. of	X	Romania	None
Australia	X	Germany	X	Kuwait, State of	None	Rwanda	None
Bahrain, Kingdom of	None	Greece	X	Kyrgyz Republic	None	St. Kitts & Nevis	X
Bangladesh	None	Ireland	X	Latvia	X	St. Lucia	X
Barbados	X	Italy	X	Lesotho	None	St. Vincent & Grenadines	X
Belize	X	Luxembourg	X	Liechtenstein	N	Senegal	None
Benin	None	Netherlands	X	Lithuania	None	Sierra Leone	None
Bolivia, Plurinational State of	X	Portugal	X	Macao, China	N	Singapore	N
Botswana	N	Spain	X	Madagascar	None	Slovak Republic	None
Brazil	X	Sweden	X	Malawi	N	Slovenia	X
Brunei Darussalam	None	United Kingdom	X	Malaysia	None	Solomon Islands	None
Bulgaria	X	Ecuador	None	Maldives	None	South Africa	None
Burkina Faso	None	Egypt	None	Mali	N	Sri Lanka	None
Burundi	N	El Salvador	X	Malta	None	Suriname	N
Cameroon	N	Estonia	X	Mauritania	None	Swaziland	None
Canada	X	Fiji	X	Mauritius	X	Switzerland	X
Central African Rep.	None	Gabon	N	Mexico	None	Chinese Taipei ¹	X
Chad	None	The Gambia	None	Moldova, Rep. of ²	None	Tanzania	None
Chile	X	Georgia	None	Mongolia	N	Thailand	X
China ³	None	Ghana	N	Morocco	None	Togo	None
Colombia	X	Grenada	X	Mozambique	None	Trinidad & Tobago	None
Congo	N	Guatemala	X	Myanmar	N	Tunisia	X
Costa Rica	X	Guinea	None	Namibia	N	Turkey	X
Côte d'Ivoire	None	Guinea-Bissau	None	New Zealand	X	Uganda	None
Croatia	X	Guyana	None	Nicaragua	None	United Arab Emirates	None
Cuba	N	Haiti	None	Niger	None	United States	X
Cyprus	None	Honduras	X	Nigeria	None	Uruguay	X
Czech Republic	None	Hong Kong, China	N	Norway	X	Venezuela, Bolivarian Republic of	None
Dem. Rep. of Congo	None	Hungary	X	Oman	N	Zambia	N
Djibouti	None	Iceland	X	Pakistan	None	Zimbabwe	N
Dominica	X	India	X	Panama	X		
Dominican Rep.	X	Indonesia	None	Papua New Guinea	X		
EC	X	Israel	X	Paraguay	N		
Austria	X	Jamaica	X	Peru	X		

"N" - the Member has indicated that it maintains no notifiable subsidies.

"X" - the Member has notified subsidies.

"None" - no notification has been submitted.

¹ Became a Member on 1 January 2002.

² Became a Member on 26 July 2001.

³ Became a Member on 11 December 2001.

ANNEX H

1998 NEW AND FULL SUBSIDY NOTIFICATIONS
(G/SCM/N/38/...)

Member		Member		Member		Member	
Angola	None	Finland	X	Korea, Rep. of	X	St. Kitts & Nevis	N
Antigua & Barbuda	None	France	X	Kyrgyz Republic ¹	None	St. Lucia	None
Argentina	X	Germany	X	Kuwait, State of	None	St. Vincent & Grenadines	None
Australia	X	Greece	X	Latvia ²	X	Senegal	None
Bahrain, Kingdom of	X	Ireland	X	Lesotho	None	Sierra Leone	None
Bangladesh	None	Italy	X	Liechtenstein	N	Singapore	X
Barbados	None	Luxembourg	X	Macao, China	N	Slovak Republic	X
Belize	None	Netherlands	X	Madagascar	None	Slovenia	X
Benin	N	Portugal	X	Malawi	None	Solomon Islands	None
Bolivia, Plurinational State of	N	Spain	X	Malaysia	None	South Africa	None
Botswana	None	Sweden	X	Maldives	None	Sri Lanka	None
Brazil	X	United Kingdom	X	Mali	None	Suriname	None
Brunei Darussalam	None	Ecuador	N	Malta	None	Swaziland	None
Bulgaria	X	Egypt	X	Mauritania	None	Switzerland	X
Burkina Faso	None	El Salvador	X	Mauritius	None	Tanzania	None
Burundi	None	Fiji	None	Mexico	X	Thailand	X
Cameroon	N	Gabon	None	Mongolia	None	Togo	None
Canada	X	The Gambia	X	Morocco	None	Trinidad & Tobago	None
Central African Rep.	None	Ghana	N	Mozambique	None	Tunisia	X
Chad	None	Grenada	None	Myanmar	None	Turkey	X
Chad	None	Guatemala	N	Namibia	X	Uganda	N
Colombia	None	Guinea	None	New Zealand	N	United Arab Emirates	N
Congo	N	Guinea-Bissau	None	Nicaragua	None	United States	X
Costa Rica	X	Guyana	None	Niger	None	Uruguay	X
Côte d'Ivoire	None	Haiti	None	Nigeria	None	Venezuela, Bolivarian Republic of	None
Cuba	N	Honduras	X	Norway	X	Zambia	N
Cyprus	X	Hong Kong, China	N	Pakistan	None	Zimbabwe	N
Czech Republic	None	Hungary	X	Panama	X		
Dem. Rep. of Congo	None	Iceland	X	Papua New Guinea	None		
Djibouti	None	India	X	Paraguay	N		
Dominica	N	Indonesia	None	Peru	X		
Dominican Rep.	None	Israel	X	Philippines	None		
EC	X	Jamaica	X	Poland	X		
Austria	X	Japan	X	Qatar	N		
Belgium	X	Jordan ³	X	Romania	None		
Denmark	X	Kenya	None	Rwanda	None		

"N" - the Member has indicated that it maintains no notifiable subsidies.

"X" - the Member has notified subsidies.

"None" - no notification has been submitted.

¹ Became a Member on 20 December 1998.

² Became a Member on 10 February 1999.

³ Became a Member on 11 April 2000.

ANNEX I

STATUS OF SUBSIDY NOTIFICATIONS BY WTO MEMBERS (1995-2013):
PERIODS COVERED BY THE MOST RECENT SUBSIDY
NOTIFICATIONS OF MEMBERS

Member		Member		Member	
Albania	2010	Slovak Republic	2011-2012	Pakistan	1991-1995
Angola	None	Slovenia	2011-2012	Panama	2012
Antigua & Barbuda	07/11-06/12	Spain	2011-2012	Papua New Guinea	2011-2012
Argentina	2008-2010	Sweden	2011-2012	Paraguay	2007-2008
Armenia	2011-2012	United Kingdom	2011-2012	Peru	2011-2012
Australia	07/12-06/13	Ecuador	2011-2012	Philippines	1996
Bahrain, Kingdom of	2009-2010	Egypt	1997	Qatar	2009-2010
Bangladesh	None	El Salvador	2012	Russian Federation	2012
Barbados	2012	Fiji	2003-2004	Rwanda	None
Belize	07/10-06/11	Gabon	2011-2012	St. Kitts and Nevis	07/12-06/13
Benin	1997	The Gambia	1998	St. Lucia	07/12-06/13
Bolivia, Plurinational State of	2000-2002	Georgia	2009-2010	St. Vincent and Grenadines	07/12-06/13
Botswana	2003-2013	Ghana	2001-2002	Saudi Arabia, Kingdom of	2012-2013
Brazil	2011-2012	Grenada	07/12-06/13	Senegal	2013
Brunei Darussalam	1995	Guatemala	07/12-06/13	Sierra Leone	None
Burkina Faso	2011-2012	Guinea	2001-2002	Singapore	2012
Burundi	2000	Guinea-Bissau	None	Solomon Islands	None
Cabo Verde	None	Guyana	None	South Africa	2001-2002
Cambodia	None	Haiti	None	Sri Lanka	1995-1997
Cameroon	2003-2013	Honduras	2011	Suriname	2007-2008
Canada	2010/11-2011/12	Hong Kong, China	04/12-03/13	Swaziland	2009-2010
Central African Rep.	None	Iceland	2004	Switzerland	2011-2012
Chad	None	India	2010-2012	Chinese Taipei	2009-2011
Chile	2009-2011	Indonesia	1995	Tajikistan ⁴	None
China	2007-2008	Israel	2010-2013	Tanzania	None
Colombia	2009-2011	Jamaica	2012	Thailand	2009-06/12
Congo	1995-2013	Japan	04/11-03/12	The FYR of Macedonia	2010
Costa Rica	2012	Jordan	2012	Togo	2009-2013
Côte d'Ivoire	1996	Kenya	None	Tonga	2009-2010
Cuba	2011-2012	Korea, Rep. of	2011-2012	Trinidad & Tobago	2007-2008
Dem. Rep. of Congo	None	Kuwait, State of	None	Tunisia	2001-2003
Djibouti	None	Kyrgyz Republic	2009	Turkey	2010-2011
Dominica	07/11-06/12	Lao, People's Dem. Republic of ²	2010-2013	Uganda	2003-2004
Dominican Rep.	2012	Lesotho	2008-2010	Ukraine	2011-2012
European Union	2011-2012	Liechtenstein	2011-2012	United Arab Emirates	1999
Austria	2011-2012	Macao, China	2012	United States	10/2010-09/2012
Belgium	2011-2012	Madagascar	2009-2012	Uruguay	07/11-06/12
Bulgaria	2011-2012	Malawi	2007-2008	Vanuatu	None ⁵
Croatia ¹	2009	Malaysia	2010	Venezuela, Bolivarian Rep. of	1995-1996
Cyprus	2011-2012	Maldives	None	Viet Nam	2005-2007
Czech Republic	2011-2012	Mali	2011-2012	Zambia	2010-2011
Denmark	2011-2012	Mauritania	None	Zimbabwe	2000
Estonia	2011-2012	Mauritius	06/10-06/11		
Finland	2011-2012	Mexico	2011-2012		
France	2011-2012	Moldova, Rep. of	None		
Germany	2011-2012	Mongolia	2001-2002		
Greece	2011-2012	Montenegro ³	None		
Hungary	2011-2012	Morocco	2001-2002		
Ireland	2011-2012	Mozambique	None		
Italy	2009-2010	Myanmar	2001-2002		
Latvia	2011-2012	Namibia	2002-2009		
Lithuania	2011-2012	Nepal	None		
Luxembourg	2011-2012	New Zealand	FY 2010/11-2011/12		
Malta	2011-2012	Nicaragua	2009-2010		
Netherlands	2011-2012	Niger	None		
Poland	2011-2012	Nigeria	2007-2008		
Portugal	2011-2012	Norway	2011-2012		
Romania	2011-2012	Oman	2005-2013		

¹ Joined the EU on 01.07.2013² Became a Member on 02.02.2013³ Became a Member on 29.04.2012⁴ Became a Member on 02.03.2013⁵ Became a Member on 24.08.2012

ANNEX J**COUNTERVAILING DUTY LEGISLATION NOTIFICATIONS
AS AT 28 OCTOBER 2014**

**Key: "*" - Nil notification (no CVD legislation)
"None" - No notification submitted**

MEMBER/OBSERVER	NOTIFICATION PROVIDED
Albania	G/SCM/N/1/ALB/2 + Rev.1
Angola	None
Antigua and Barbuda	G/SCM/N/1/ATG/2
Argentina	G/SCM/N/1/ARG/1 + Suppl.1, 2, 3 & Suppl.3/Corr.1 + Suppl.4, 5, 6, 7 & 8
Armenia	G/SCM/N/1/ARM/1
Australia	G/SCM/N/1/AUS/2 + Suppl.1, 2, 3, 4, 5, 6, 7, 8, 9, 10 & 11
Bahrain, Kingdom of	G/SCM/N/1/BHR/1
Bangladesh	None
Barbados	G/SCM/N/1/BRB/1
Belize	None
Benin	G/SCM/N/1/BEN/1
Bolivia, Plurinational State of	G/SCM/N/1/BOL/1 + Suppl.1
Botswana	None
Brazil	G/SCM/N/1/BRA/2 + Suppl.1, 2, 3, 4, 5, 6, 7, 8, 9, 10 & 11
Brunei Darussalam	G/SCM/N/1/BRN/1
Burkina Faso	G/SCM/N/1/BFA/1
Burundi	G/SCM/N/1/BDI/1
Cabo Verde	None
Cambodia	G/SCM/N/1/KHM/1
Cameroon	G/SCM/N/1/CMR/1 + Suppl. 1 + Corr. 1
Canada	G/SCM/N/1/CAN/4
Central African Republic	None
Chad	G/SCM/N/1/TCD/1
Chile	G/SCM/N/1/CHL/2 + Suppl.1
China	G/SCM/N/1/CHN/1 + Suppl.1, 2, 3 & 4
Colombia	G/SCM/N/1/COL/1
Congo	G/SCM/N/1/COG/1
Costa Rica	G/SCM/N/1/CRI/4
Côte d'Ivoire	G/SCM/N/1/CIV/1
Croatia	G/SCM/N/1/HRV/2 + Corr.1
Cuba	G/SCM/N/1/CUB/1 + Suppl.1
Democratic Republic of the Congo	None
Djibouti	None
Dominica	G/SCM/N/1/DMA/1
Dominican Republic	G/SCM/N/1/DOM/2 + Corr.1 (Spanish only) + Suppl.1/Corr.1
Ecuador	G/SCM/N/1/ECU/3
European Union	G/SCM/N/1/EU/1 + Suppl.1 & 2
Egypt	G/SCM/N/1/EGY/2/Rev.1 + Rev.1/Suppl.1
El Salvador	G/SCM/N/1/SLV/3
Fiji	G/SCM/N/1/FJI/2
Gabon	G/SCM/N/1/GAB/2
The Gambia	G/SCM/N/1/GMB/1
Georgia	G/SCM/N/1/GEO/1
Ghana	G/SCM/N/1/GHA/1
Grenada	G/SCM/N/1/GRD/2
Guatemala	G/SCM/N/1/GTM/3

MEMBER/OBSERVER	NOTIFICATION PROVIDED
Guinea	G/SCM/N/1/GIN/1
Guinea-Bissau	None
Guyana	G/SCM/N/1/GUY/1
Haiti	G/SCM/N/1/HTI/1
Honduras	G/SCM/N/1/HND/3
Hong Kong, China	G/SCM/N/1/HKG/1
Iceland	G/SCM/N/1/ISL/1
India	G/SCM/N/1/IND/2 + Corr.1 + Suppl.1, 2, 3 & 4
Indonesia	G/SCM/N/1/IDN/3
Israel	G/SCM/N/1/ISR/3 + Corr.1
Jamaica	G/SCM/N/1/JAM/2
Japan	G/SCM/N/1/JPN/2 + Corr.1 & 2 + Suppl.1, 2, 3, 4 & Suppl.4/Corr.1, Suppl.5, 6 & 7
Jordan	G/SCM/N/1/JOR/3
Kenya	G/SCM/N/1/KEN/2
Korea, Republic of	G/SCM/N/1/KOR/4
Kuwait, State of	G/SCM/N/1/KWT/1
Kyrgyz Republic	G/SCM/N/1/KGZ/1
Lao People's Democratic Republic	None
Lesotho	None
Liechtenstein	G/SCM/N/1/LIE/1
Macao, China	G/SCM/N/1/MAC/1
Madagascar	None
Malawi	G/SCM/N/1/MWI/1
Malaysia	G/SCM/N/1/MYS/1 + Add.1
Maldives	G/SCM/N/1/MDV/2
Mali	G/SCM/N/1/MLI/1
Mauritania	None
Mauritius	G/SCM/N/1/MUS/2
Mexico	G/SCM/N/1/MEX/1 + Corr.1 + Suppl.1, 2, Suppl.2/Corr.1 + Suppl.3 & 4
Moldova, Republic of	G/SCM/N/1/MDA/1
Mongolia	G/SCM/N/1/MNG/2
Montenegro	G/SCM/N/1/MNE/1 + Suppl. 1
Morocco	G/SCM/N/1/MAR/3
Mozambique	None
Myanmar	G/SCM/N/1/MYN/1
Namibia	G/SCM/N/1/NAM/1
Nepal	G/SCM/N/1/NPL/1
New Zealand	G/SCM/N/1/NZL/2 + Suppl.1, 2, 3, 4 & 5
Nicaragua	G/SCM/N/1/NIC/2
Niger	None
Nigeria	G/SCM/N/1/NGA/1
Norway	G/SCM/N/1/NOR/4 + Corr.1
Oman	G/SCM/N/1/OMN/2
Pakistan	G/SCM/N/1/PAK/2 + Suppl.1, 2 & 3
Panama	G/SCM/N/1/PAN/2 + Suppl.1
Papua New Guinea	G/SCM/N/1/PNG/1
Paraguay	G/SCM/N/1/PRY/2 + Corr.1
Peru	G/SCM/N/1/PER/2 + Suppl.1
Philippines	G/SCM/N/1/PHL/2
Qatar	G/SCM/N/1/QAT/2
Russian Federation	G/SCM/N/1/RUS/1
Rwanda	None
Saint Kitts & Nevis	None
Saint Lucia	G/SCM/N/1/LCA/1
Saint Vincent & Grenadines	None
Samoa	None
Saudi Arabia, Kingdom of	G/SCM/N/1/SAU/1

MEMBER/OBSERVER	NOTIFICATION PROVIDED
Senegal	G/SCM/N/1/SEN/1
Sierra Leone	None
Singapore	G/SCM/N/1/SGP/2 + Suppl.1
Solomon Islands	None
South Africa	G/SCM/N/1/ZAF/2 + Add.1
Sri Lanka	G/SCM/N/1/LKA/1
Suriname	G/SCM/N/1/SUR/1
Swaziland	None
Switzerland	G/SCM/N/1/CHE/1
Chinese Taipei	G/SCM/N/1/TPKM/1 + Corr.1 + Suppl.1
Tajikistan	None
Tanzania	None
Thailand	G/SCM/N/1/THA/4 + Corr.1
The Former Yugoslav Republic of Macedonia	G/SCM/N/1/MKD/1 + Corr.1 + Suppl.1
Togo	G/SCM/N/1/TGO/1
Tonga	G/SCM/N/1/TON/1
Trinidad and Tobago	G/SCM/N/1/TTO/1 + Suppl.1
Tunisia	G/SCM/N/1/TUN/2
Turkey	G/SCM/N/1/TUR/3 + Suppl.1, 2, 3 & Suppl.3/Corr.1
Uganda	G/SCM/N/1/UGA/2
Ukraine	G/SCM/N/1/UKR + Suppl.1 & Suppl.1/Corr.1
United Arab Emirates	G/SCM/N/1/ARE/1
United States	G/SCM/N/1/USA/1 + Corr.1 + Suppl.1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16 & 17
Uruguay	G/SCM/N/1/URY/1 + Suppl.1
Vanuatu	None
Venezuela, Bolivarian Republic of	G/SCM/N/1/VEN/1 + Suppl.1 & 2
Viet Nam	None
Zambia	G/SCM/N/1/ZMB/1
Zimbabwe	G/SCM/N/1/ZWE/2 + Suppl.1

ANNEX K

SEMI-ANNUAL REPORTS OF COUNTERVAILING DUTY ACTIONS,
1 JULY 2013 - 30 JUNE 2014

MEMBER	1 July-31 December 2013 (G/SCM/N/267)	1 January-30 June 2014 (G/SCM/N/274)
Albania	N	None
Angola	None	None
Antigua and Barbuda	None	None
Argentina	N	N
Armenia	None	None
Australia	X	X
Bahrain, Kingdom of	N	None
Bangladesh	None	None
Barbados	OTN	
Belize	OTN	
Benin	None	None
Bolivia, Plurinational State of	None	None
Botswana	X	X
Brazil	X	X
Brunei Darussalam	None	None
Burkina Faso	OTN	
Burundi	OTN	
Cabo Verde	None	None
Cambodia	None	None
Cameroon	OTN	
Canada	X	X
Central African Republic	None	None
Chad	None	None
Chile	N	None
China	X	X
Colombia	N	N
Congo	OTN	
Costa Rica	N	N
Côte d'Ivoire	OTN	
Cuba	OTN	
Democratic Republic of the Congo	None	None
Djibouti	None	None
Dominica	OTN	
Dominican Republic	N	N
Ecuador	N	N
Egypt	N	X
El Salvador	N	N
European Union	X	X
Fiji	None	None
Gabon	None	None
The Gambia	OTN	
Georgia	OTN	
Ghana	OTN	
Grenada	None	None
Guatemala	None	None
Guinea	None	None
Guinea-Bissau	None	None
Guyana	OTN	
Haiti	OTN	
Honduras	None	None
Hong Kong, China	OTN	
Iceland	None	None
India	N	X
Indonesia	N	None
Israel	N	None
Jamaica	N	N
Japan	N	N
Jordan	N	N

MEMBER	1 July-31 December 2013 (G/SCM/N/267)	1 January-30 June 2014 (G/SCM/N/274)
Kenya		OTN
Korea, Republic of	N	N
Kuwait, State of	None	None
Kyrgyz Republic	None	None
Lao, PDR		OTN
Lesotho	X	X
Liechtenstein		OTN
Macao, China		OTN
Madagascar	None	None
Malawi	None	None
Malaysia	N	N
Maldives	None	None
Mali	N	None
Mauritania	None	None
Mauritius		OTN
Mexico	X	X
Moldova, Republic of	N	N
Mongolia		OTN
Montenegro	N	N
Morocco	N	None
Mozambique		OTN
Myanmar	None	None
Namibia	X	X
Nepal		OTN
New Zealand	N	N
Nicaragua	N	N
Niger	None	None
Nigeria	None	None
Norway	N	N
Oman	N	N
Pakistan	X	X
Panama	None	None
Papua New Guinea	N	None
Paraguay	N	None
Peru	X	N ¹
Philippines	N	N
Qatar	N	None
Russian Federation	N	N
Rwanda	None	None
Saint Kitts & Nevis		OTN
Saint Lucia	None	None
Saint Vincent & Grenadines	None	None
Samoa	None	None
Saudi Arabia, Kingdom of	N	None
Senegal		OTN
Sierra Leone		OTN
Singapore	N	None
Solomon Islands	None	None
South Africa	X	X
Sri Lanka		OTN
Suriname		OTN
Swaziland	X	X
Switzerland		OTN
Chinese Taipei	N	N
Tajikistan	None	None
Tanzania	None	None
Thailand	N	N
The former Yugoslav Republic of Macedonia	None	None
Togo	None	None
Tonga	None	None
Trinidad and Tobago	N	None
Tunisia	None	None
Turkey	N ²	X

¹ Notified measures in force as at 30 June 2014.

MEMBER	1 July-31 December 2013 (G/SCM/N/267)	1 January-30 June 2014 (G/SCM/N/274)
Uganda	None	None
Ukraine	N	N
United Arab Emirates	N	None
United States	X	X
Uruguay	N	N
Venezuela, Bolivarian Republic of	None	None
Vanuatu	None	None
Viet Nam	None	N
Yemen	NM	--
Zambia	None	None
Zimbabwe	N	N

X = Semi-annual report of actions taken submitted.

N = Report of no actions taken submitted.

None = No report submitted.

OTN = One time notification.

-- = Became a Member during the reporting period, and no report submitted.

NM = Not a Member during the reporting period.

² Notified measures in force as at 31 December 2013.

ANNEX L

SUMMARY OF COUNTERVAILING DUTY ACTIONS AND MEASURES AS REPORTED IN DOCUMENTS G/SCM/N/267/... AND G/SCM/N/274/... (1 JULY 2013 - 30 JUNE 2014) AS OF 28 OCTOBER 2014

Initiations				Provisional Measures (negative preliminary determinations and affirmative preliminary determinations where no measures imposed are not included)				Definitive Duties (negative determinations not included)				Price Undertakings		Revoca- tions notified ¹	Measures in force on 30 June 2014 (definitive duties and price undertakings) ²
Total	Countries ³ involved			Total	Countries ³ involved			Total	Countries ³ involved			Total	Countries ³ involved		
AUSTRALIA															
2	CHN (2)			0				3	CHN (3)			0		0	7
BRAZIL															
0				0				0				0		1	0
CANADA															
3	CHN (1)	KOR (1)	TUR (1)	3	CHN (3)			3	CHN (3)			0		0	17
CHINA															
1	EU (1)			2	EU (1)	US (1)		1	EU (1)			2	EU (1) US (1)	1	6
EGYPT															
1	NLD (1)			0				0				0		0	0
EUROPEAN UNION															
5	CHN (2)	IND (1)	TUR (1)	0				3	CHN (2)	IND (1)		0		0	14
	VNM (1)														
INDIA															
1	CHN (1)			0				0				0			0
MEXICO															
1	IND (1)			1	IND (1)			0				0		0	2

¹ Includes measures notified as having been fully or partially revoked, and as having lapsed.

² Certain of the measures in force were notified as having been fully or partially suspended.

³ "Countries" refers in all cases to countries or customs territories. A list of the abbreviations used in this table can be found following this table.

Initiations				Provisional Measures (negative preliminary determinations and affirmative preliminary determinations where no measures imposed are not included)				Definitive Duties (negative determinations not included)				Price Undertakings		Revoca- tions notified ¹	Measures in force on 30 June 2014 (definitive duties and price undertakings) ²
Total	Countries ³ involved			Total	Countries ³ involved			Total	Countries ³ involved			Total	Countries ³ involved		
	PAKISTAN⁴														
0				0				0				0		0	0
	PERU														
0				0				0				0		0	1
	SOUTH AFRICA														
0				0				0				0		1	0
	TURKEY														
0				0				0				0		0	1
	UNITED STATES														
24	CHN (9)	IND (3)	IDN (1)	14	CHN (7)	IND (2)	IDN (1)	0				0		0	52
	KOR (2)	MYS (1)	MEX (1)		KOR (1)	TPKM (1)	TUR (2)								
	OMN (1)	TPKM (2)	TUR (3)												
	VNM (1)														

⁴ Notified termination of investigations.

LIST OF ABBREVIATIONS USED IN ANNEX L

AFG	AFGHANISTAN	GAB	GABON	PAN	PANAMA
ALB	ALBANIA	GMB	THE GAMBIA	PNG	PAPUA NEW GUINEA
DZA	ALGERIA	GEO	GEORGIA	PRY	PARAGUAY
AND	ANDORRA	DEU	GERMANY	PER	PERU
AGO	ANGOLA	GHA	GHANA	PHL	PHILIPPINES
ATG	ANTIGUA AND BARBUDA	GRC	GREECE	POL	POLAND
ARG	ARGENTINA	GRD	GRENADA	PRT	PORTUGAL
ARM	ARMENIA	GTM	GUATEMALA	QAT	QATAR
AUS	AUSTRALIA	GIN	GUINEA	ROU	ROMANIA
AUT	AUSTRIA	GNB	GUINEA BISSAU	RWA	RWANDA
AZE	AZERBAIJAN	GUY	GUYANA	RUS	RUSSIAN FEDERATION
BHS	BAHAMAS	HTI	HAITI	KNA	SAINT KITTS AND NEVIS
BHR	BAHRAIN, KINGDOM OF	HND	HONDURAS	LCA	SAINT LUCIA
BGD	BANGLADESH	HKG	HONG KONG, CHINA	VCT	SAINT VINCENT AND THE GRENADINES
BRB	BARBADOS	HUN	HUNGARY	WSM	SAMOA
BLR	BELARUS	ISL	ICELAND	STP	SAO TOME AND PRINCIPE
BEL	BELGIUM	IND	INDIA	SAU	SAUDI ARABIA, KINGDOM OF
BLZ	BELIZE	IDN	INDONESIA	SEN	SENEGAL
BEN	BENIN	IRN	IRAN	SRB	SERBIA
BMU	BERMUDA	IRQ	IRAQ	SYC	SEYCHELLES
BTN	BHUTAN	IRL	IRELAND	SLE	SIERRA LEONE
BOL	BOLIVIA, PLURINATIONAL STATE OF	ISR	ISRAEL	SGP	SINGAPORE
BIH	BOSNIA AND HERZEGOVINA	ITA	ITALY	SVK	SLOVAK REPUBLIC
BWA	BOTSWANA	JAM	JAMAICA	SVN	SLOVENIA
BRA	BRAZIL	JPN	JAPAN	SLB	SOLOMON ISLANDS
BRN	BRUNEI DARUSSALAM	JOR	JORDAN	ZAF	SOUTH AFRICA
BGR	BULGARIA	KAZ	KAZAKHSTAN	ESP	SPAIN
BFA	BURKINA FASO	KEN	KENYA	LKA	SRI LANKA
BDI	BURUNDI	PRK	KOREA, D.R. OF	SDN	SUDAN
CPV	CABO VERDE	KOR	KOREA, REP. OF	SUR	SURINAME
KHM	CAMBODIA	KWT	KUWAIT, STATE OF	SWZ	SWAZILAND
CMR	CAMEROON	KGZ	KYRGYZ REPUBLIC	SWE	SWEDEN
CAN	CANADA	LAO	LAO, P.D.R	CHE	SWITZERLAND
CAF	CENTRAL AFRICAN REPUBLIC	LAO	LAO, P.D.R	SYR	SYRIAN ARAB REPUBLIC
TCO	CHAD	LVA	LATVIA	TPKM	CHINESE TAIPEI
CHL	CHILE	LBN	LEBANON	TJK	TAJIKISTAN
CHN	CHINA	LSO	LESOTHO	TZA	TANZANIA
COL	COLOMBIA	LYB	LIBYA	THA	THAILAND
COG	CONGO	LIE	LIECHTENSTEIN	MKD	THE FORMER YUGOSLAV REP. OF MACEDONIA
CRI	COSTA RICA	LTU	LITHUANIA	TGO	TOGO
CIV	COTE D'IVOIRE	LUX	LUXEMBOURG	TON	TONGA
HRV	CROATIA	MAC	MACAO, CHINA	TTO	TRINIDAD AND TOBAGO
CUB	CUBA	MDG	MADAGASCAR	TUN	TUNISIA
CYP	CYPRUS	MWI	MALAWI	TUR	TURKEY
CZE	CZECH REPUBLIC	MYS	MALAYSIA	TKM	TURKMENISTAN
COD	DEMOCRATIC REPUBLIC OF THE CONGO	MDV	MALDIVES	UGA	UGANDA
DNK	DENMARK	MLI	MALI	UKR	UKRAINE
DJI	DJIBOUTI	MLT	MALTA	ARE	UNITED ARAB EMIRATES
DMA	DOMINICA	MRT	MAURITANIA	GBR	UNITED KINGDOM
DOM	DOMINICAN REPUBLIC	MUS	MAURITIUS	USA	UNITED STATES OF AMERICA
ECU	ECUADOR	MEX	MEXICO	URY	URUGUAY
EGY	EGYPT	MDA	MOLDOVA, REP. OF	UZB	UZBEKISTAN
SLV	EL SALVADOR	MNG	MONGOLIA	VUT	VANUATU
GNQ	EQUATORIAL GUINEA	MAR	MOROCCO	VEN	VENEZUELA, BOLIVARIAN REPUBLIC OF
EST	ESTONIA	MNE	MONTENEGRO	VNM	VIET NAM
ETH	ETHIOPIA	MOZ	MOZAMBIQUE	YEM	YEMEN
EU	EUROPEAN UNION	MYN	MYANMAR	ZMB	ZAMBIA
FRO	FAROE ISLANDS	NAM	NAMIBIA	ZWE	ZIMBABWE
FJI	FIJI	NPL	NEPAL		
FIN	FINLAND	NLD	NETHERLANDS		
FRA	FRANCE	NZL	NEW ZEALAND		
		NIC	NICARAGUA		
		NER	NIGER		
		NGA	NIGERIA		
		NOR	NORWAY		
		OMN	OMAN		
		PAK	PAKISTAN		



REPORT (2015) OF THE COMMITTEE ON SUBSIDIES AND COUNTERVAILING MEASURES

(ADOPTED 27 OCTOBER 2015)

1 ORGANIZATION OF THE WORK OF THE COMMITTEE

1. The Agreement on Subsidies and Countervailing Measures ("the Agreement") entered into force on 1 January 1995. All Members of the WTO are *ipso facto* members of the Committee on Subsidies and Countervailing Measures ("the Committee") established under the Agreement.

2. Observer governments in the General Council of the WTO have Observer status in the Committee. The IMF, World Bank, UNCTAD, and FAO have regular Observer status in the Committee. Pursuant to decisions made by the Committee in April and November 1998, respectively, the OECD and the ACP Group are invited to attend meetings on an *ad hoc* basis. Requests for Observer status from the Common Market for Eastern and Southern Africa and the Gulf Organization for Industrial Consulting are under consideration by Members.

3. This Report covers the period 29 October 2014 - 27 October 2015 ("review period"). During the review period, the Committee held two regular and two special meetings, on 28 April¹ and 27 October 2015.²

4. As of the beginning of the review period, Mr Eduardo Minoru Chikusa (Brazil) was Chairperson and Mr Vegard Emaus (Norway) was Vice Chairperson. At the regular meeting held on 28 April 2015, the Committee elected Mr Mitsuhiro Fukuyama (Japan) as Chairperson and Ms Katia Angeles Vargas (Peru) as Vice Chairperson.

2 PERMANENT GROUP OF EXPERTS

5. The Committee is required by Article 24.3 of the Agreement to establish a Permanent Group of Experts ("PGE"). The tasks assigned to the PGE by the Agreement are: to provide assistance to a Panel, on request, with regard to whether a measure is a prohibited subsidy; to provide a Member with confidential advisory opinions on the nature of any subsidy proposed to be introduced or currently maintained by that Member; and to provide the Committee with advisory opinions on the existence and nature of any subsidy.

6. As of the beginning of the review period, the PGE's five members were: Mr Akio Shimizu; Mr Zhang Yuqing; Mr Welber Barral; Mr Chris Parlin; and Mr Subash Pillai.

7. As of the end of the review period, the five members of the PGE are: Mr Zhang Yuqing (until spring 2016); Mr Welber Barral (until Spring 2017); Mr Chris Parlin (until Spring 2018); Mr Subash Pillai (until Spring 2019); and Mr Ichiro Araki (until Spring 2020).

3 NOTIFICATION OF SUBSIDIES

8. 2015 new and full notifications: In accordance with Article 25.1 of the Agreement and Article XVI of GATT 1994, all Members were required to submit new and full notifications of

¹ The minutes of the April 2015 special and regular meetings can be found in G/SCM/M/92 and G/SCM/M/93, respectively.

² The minutes of the October 2015 special and regular meetings will be circulated in G/SCM/M/94 and G/SCM/M/95, respectively.

subsidies by 30 June 2015.³ As of 27 October 2015, pursuant to these provisions, 21⁴ Members had notified measures, and 6 Members had notified that they did not maintain any notifiable subsidies. These notifications can be found in document series G/SCM/N/284/... . A table indicating the status of 2015 notifications is provided in Annex A to this Report.

9. At its regular meeting of 28 April 2015, the Committee decided that the procedures adopted in April 2005 for the review of the 2005 new and full notifications (G/SCM/117) also would apply to the review of the 2015 new and full notifications⁵. Pursuant to this decision, at its special meeting held on 27 October 2015, the Committee reviewed the 2015 notifications of Albania; Armenia; and Singapore.

10. 2013 new and full notifications: In accordance with Article 25.1 of the Agreement and Article XVI of GATT 1994, all Members were required to submit new and full notifications of subsidies by 30 June 2013³. As of 27 October 2015, pursuant to these provisions, 43⁴ Members had notified measures, and 24 Members had notified that they did not maintain any notifiable subsidies, pursuant to these provisions. These notifications can be found in document series G/SCM/N/253/... . A table indicating the status of 2013 notifications is provided in Annex B to this Report.

11. At its special meeting held on 28 April 2015, the Committee reviewed the 2013 notifications of the European Union⁶; India⁷; Israel⁷; Malaysia⁷; Oman⁷; and Turkey⁷. In addition, at its special meeting held on 27 October 2015, the Committee reviewed the 2013 notifications of Albania; the European Union⁸; Turkey⁹; and the United States.

12. 2011 new and full notifications: In accordance with Article 25.1 of the Agreement and Article XVI of GATT 1994, all Members were required to submit new and full notifications of subsidies by 30 June 2011³. As of 27 October 2015, pursuant to these provisions, 42⁴ Members had notified measures and 26 Members had notified that they did not maintain any notifiable subsidies. These notifications can be found in document series G/SCM/N/220/... . A table indicating the status of 2011 notifications is provided in Annex C to this Report. At its special meeting held on 28 April 2015, the Committee reviewed the 2011 notification of India⁹.

13. 2009 new and full notifications: In accordance with Article 25.1 of the Agreement and Article XVI of the GATT 1994, all Members were required to submit new and full notifications of subsidies by 30 June 2009³. As of 27 October 2015, pursuant to these provisions, 43¹⁰ Members had notified measures and 24 Members had notified that they did not maintain any notifiable subsidies. These notifications can be found in document series G/SCM/N/186/... . A table indicating the status of 2009 notifications is provided in Annex D to this Report.

14. 2007 new and full notifications: In accordance with Article 25.1 of the Agreement and Article XVI of the GATT 1994, all Members were required to submit new and full notifications of subsidies by 30 June 2007³. As of 27 October 2015, pursuant to these provisions, 43¹⁰ Members had notified measures and 15 Members had notified that they did not maintain any notifiable subsidies. These notifications can be found in document series G/SCM/N/155/... . A table indicating the status of 2007 notifications is provided in Annex E to this Report.

15. At its special meetings held on 28 April and 27 October 2015, the Committee continued its reviews that had not been completed at previous meetings of 2013, 2011, 2009, and 2007 new and full notifications.

³ In 2005, the Committee extended for an indefinite period its prior (2001 and 2003) provisional decisions that new and full notifications should be submitted every two years, and that annual updating notifications should be de-emphasized.

⁴ The European Union is counted as one Member.

⁵ The procedures provide that questions on a subsidy notification and answers to such questions should be submitted in writing in advance of the special meeting held to review the notification. Such written questions and answers can be found in the G/SCM/Q2/... document series.

⁶ Addenda pertaining to Finland, Lithuania and Slovenia.

⁷ Multi-symbolled document reviewed only once, as a 2013 new and full notification.

⁸ Addendum pertaining to Croatia.

⁹ Supplemental notification.

¹⁰ The European Communities is counted as one Member.

16. Annex F to this report indicates the period covered by the most recent subsidy new and full subsidy notification made by each Member.

17. 2014 transparency notifications submitted in the context of Article 27.4 of the Agreement: At its special meeting held on 28 April 2015, the Committee considered transparency notifications submitted by Antigua and Barbuda, Barbados, Dominica, Dominican Republic, El Salvador, Grenada, Guatemala, Mauritius, Saint Kitts and Nevis, and Saint Vincent and the Grenadines in the context of Article 27.4 extensions. These notifications can be found in document series G/SCM/N/275/...

18. 2015 transparency notifications submitted pursuant to the procedures in WT/L/691, regarding Article 27.4 extensions: As of the Committee's regular meeting held on 27 October 2015, Costa Rica, Dominica, El Salvador, Jordan, and Saint Vincent and the Grenadines had submitted the transparency notifications required by paragraph 2(c) of the procedures in WT/L/691. These notifications were due by 30 June 2015 in respect of calendar year 2014, the first of the two final phase-out years for the covered export subsidies.¹¹ They can be found in document series G/SCM/N/290/... . The Committee considered these notifications at its 27 October 2015 regular meeting.

19. Article 25.8 of the Agreement provides: "Any Member may, at any time, make a written request for information on the nature and extent of any subsidy granted or maintained by another Member (including any subsidy referred to in Part IV), or for an explanation of the reasons for which a specific measure has been considered as not subject to the requirement of notification". Information requests made under this provision are circulated in document series G/SCM/Q2/... . Some of the questions presented to date pursuant to this provision remain unanswered.

4 WORKING PARTY ON SUBSIDY NOTIFICATIONS

20. The Working Party on Subsidy Notifications did not meet during the review period.

5 NOTIFICATION AND REVIEW OF COUNTERVAILING DUTY LAWS AND/OR REGULATIONS

5.1 National Legislation - Review of notifications of new or amended legislation or regulations not previously reviewed by the Committee (including supplemental notifications of existing provisions not previously reviewed)

21. As of 27 October 2015, pursuant to Article 32.6 of the Agreement and in accordance with a decision by the Committee, 106¹² Members had notified the Committee of their domestic countervailing duty legislation or made communications in this respect to the Committee (document series G/SCM/N/1/...). Twenty-eight Members had not yet made notifications under Article 32.6 of the Agreement. A table indicating the status of these notifications is provided in Annex G to this Report.

22. At its regular meetings held on 28 April and 27 October 2015, the Committee reviewed notifications regarding countervailing duty legislation of Armenia; Australia; Bahrain, Kingdom of; Brazil; Cameroon; Qatar; Saudi Arabia, Kingdom of; and the United States.

5.2 National Legislation - Continuing review of legislative notifications previously reviewed by the Committee

23. At its regular meeting held on 28 April 2015, the Committee continued its review of the previously-reviewed legislative notification of Qatar.

¹¹ A Reminder was circulated in G/SCM/N/290/INF.

¹² The European Union is counted as one Member. These notifications do not include the notifications that were submitted by Bulgaria, Croatia, Cyprus, the Czech Republic, Estonia, Hungary, Latvia, Lithuania, Malta, Poland, Romania, the Slovak Republic, and Slovenia before they joined the European Communities.

6 SEMI-ANNUAL REPORTS ON COUNTERVAILING ACTIONS¹³

24. Notifications for 1 July - 31 December 2014: As of 27 October 2015, twelve¹⁴ Members had notified countervailing actions taken during the period 1 July - 31 December 2014. Seventy-five Members (including those that submitted one-time notifications) had notified the Committee that they had not taken any countervailing action during this period. Forty-five Members had not submitted a notification. These semi-annual reports were circulated in document series G/SCM/N/281/... and were reviewed at the Committee's regular meeting held on 28 April 2015. The status of semi-annual reports due during the review period is set out in Annex H to this Report.

25. Notifications for 1 January - 30 June 2015: As of 27 October 2015, twelve¹⁴ Members had notified countervailing actions taken during the period 1 January-30 June 2015. Sixty-eight Members (including those that submitted one-time notifications) had notified the Committee that they had not taken any countervailing action during this period. Fifty-three Members had not submitted a notification. These semi-annual reports were circulated in document series G/SCM/N/289/... and were reviewed at the Committee's regular meeting held on 27 October 2015. The status of semi-annual reports due during the review period is set out in Annex H to this Report.

26. As of 27 October 2015, the following 34 Members had submitted one-time notifications of having no authority competent to conduct countervailing investigations, of having never taken countervailing actions, and of not anticipating taking any such actions for the foreseeable future: Barbados; Belize; Burkina Faso; Burundi; Cameroon; Congo; Côte d'Ivoire; Cuba; Dominica; The Gambia; Georgia; Ghana; Guinea; Guyana; Haiti; Hong Kong, China; Kenya; Lao People's Democratic Republic; Liechtenstein; Macao, China; Madagascar; Malawi; Mali; Mauritius; Mongolia; Mozambique; Nepal; Saint Kitts and Nevis; Saint Lucia; Senegal; Sierra Leone; Sri Lanka; Suriname; and Switzerland.¹⁵

27. A table summarizing notifications of new countervailing duty actions taken by Members during the period 1 July 2014 to 30 June 2015, and measures in force as of 30 June 2015, is provided in Annex I to this Report.

7 REPORTS ON ALL PRELIMINARY OR FINAL COUNTERVAILING DUTY ACTIONS¹⁶

28. Pursuant to Article 25.11 of the Agreement, Members are to report to the Committee without delay all preliminary and final countervailing actions taken. During the review period, the Committee received reports of preliminary and final countervailing actions from Australia, Brazil, Canada, the European Union, Peru, Russian Federation, Ukraine and the United States (G/SCM/N/280, 282, 283, 285, 286, 287, 288, 291, 292, 293, 294, and 295). The Committee reviewed these reports of preliminary and final actions at its regular meetings held on 28 April and 27 October 2015.

8 TIMELINESS AND COMPLETENESS OF NOTIFICATIONS

29. As part of the Committee's efforts, pursuant to the 2009 request from the Chairperson of the Trade Policy Review Body, on "ways to improve the timeliness and completeness of notifications and other information flows on trade measures", at the request of the Committee Chairperson the Secretariat circulated document G/SCM/W/546/Rev.6 dated 14 April 2015. The document provides updated information on the state of compliance with various notification obligations under the SCM Agreement. The Committee continued its discussions on this matter at its regular meetings on 28 April and 27 October 2015. At those meetings, the Committee also continued to discuss a "Proposed Procedure for Submission of Questions and Answers under Articles 25.8 and 25.9 of the SCM Agreement," submitted by the United States¹⁷, as well as a suggestion by Australia for a new annex in future versions of the W/546 document.

¹³ The format for these reports is contained in document G/SCM/2/Rev.1.

¹⁴ The European Union is counted as one Member.

¹⁵ These notifications can be found in the G/SCM/N/202 ... series.

¹⁶ Guidelines regarding the information to be provided in these reports are set forth in G/SCM/3/Rev.1.

¹⁷ G/SCM/W/557/Rev.1 dated 22 September 2014.

9 CONSTANT DOLLAR METHODOLOGY FOR GRADUATION FROM SCM AGREEMENT ANNEX VII (B)

30. Pursuant to the Doha Ministerial Decision on Implementation-Related Issues and Concerns¹⁸ Annex VII (b) to the SCM Agreement lists Members until their GNP per capita reaches US\$1,000 in constant 1990 dollars for three consecutive years, calculated using the methodology set forth in G/SCM/38, Appendix 2. Updated calculations were circulated by the Secretariat in G/SCM/110/Add.12, dated 6 July 2015.

10 ELIMINATION OF EXPORT SUBSIDIES FOR TEXTILES AND APPAREL BY INDIA PURSUANT TO ARTICLE 27.5 OF THE SCM AGREEMENT – ITEM REQUESTED BY THE UNITED STATES

31. Article 27.5 of the Agreement provides: "A developing country Member which has reached export competitiveness in any given product shall phase out its export subsidies for such product(s) over a period of two years. However, for a developing country Member which is referred to in Annex VII and which has reached export competitiveness in one or more products, export subsidies on such products shall be gradually phased out over a period of eight years." At its regular meetings held on 28 April 2015 and 27 October 2015, the Committee continued to discuss the issue raised by the United States of the elimination of export subsidies for textiles and apparel by India, pursuant to Article 27.5 of the Agreement.

11 2012 AND 2014 REQUESTS TO CHINA FROM THE UNITED STATES PURSUANT TO ARTICLE 25.8 OF THE SCM AGREEMENT

32. At its regular meetings on 28 April 2015 and 27 October 2015, the Committee discussed the 2012¹⁹ and 2014²⁰ requests to China from the United States pursuant to Article 25.8.

12 2015 REQUEST TO CHINA FROM THE UNITED STATES REGARDING FISHING SECTOR SUPPORT PURSUANT TO ARTICLE 25.8 OF THE SCM AGREEMENT

33. At its regular meetings held on 28 April and 27 October 2015, the Committee discussed the 2015²¹ request to China from the United States pursuant to Article 25.8 regarding fishing sector support programs.

13 REQUEST TO THE UNITED STATES FROM INDIA REGARDING LOCAL CONTENT REQUIREMENTS IN RENEWABLE ENERGY SECTOR SUBSIDY SCHEMES PURSUANT TO ARTICLE 25.8

34. At its regular meeting held on 28 April 2015, the Committee discussed the 2013 request to the United States from India²² pursuant to Article 25.8 regarding local content requirements in renewable energy sector subsidy schemes.

14 2011, 2014 AND 2015 REQUESTS TO CHINA FROM THE UNITED STATES PURSUANT TO ARTICLE 25.10 OF THE SCM AGREEMENT

35. Article 25.10 of the Agreement provides: "Any Member which considers that any measure of another Member having the effects of a subsidy has not been notified in accordance with the provisions of paragraph 1 of Article XVI of GATT 1994 and this Article may bring the matter to the attention of such other Member. If the alleged subsidy is not thereafter notified promptly, such Member may itself bring the alleged subsidy in question to the notice of the Committee". At its regular meetings held on 28 April 2015 and 27 October 2015, the Committee continued its discussion of the non-notification by China of alleged subsidies, as contained in the 2011²³ and 2014²⁴ requests to China from the United States pursuant to Article 25.10 of the Agreement. At its

¹⁸ WT/MIN(01)/17, paragraph 10.1

¹⁹ G/SCM/Q2/CHN/46 and G/SCM/Q2/CHN/46/Suppl.1.

²⁰ G/SCM/Q2/CHN/50.

²¹ G/SCM/Q2/CHN/52.

²² G/SCM/Q2/USA/59.

²³ G/SCM/Q2/CHN/42.

²⁴ G/SCM/Q2/CHN/51 and G/SCM/Q2/CHN/51/Corr.1.

regular meeting held on 27 October 2015, the Committee also discussed the 2015²⁵ request to China from the United States pursuant to Article 25.10 of the Agreement.

15 REQUEST TO INDIA FROM THE UNITED STATES PURSUANT TO ARTICLE 25.10 OF THE SCM AGREEMENT

36. At its regular meetings held on 28 April and 27 October 2015, the Committee continued its discussion of the non-notification by India of alleged subsidies, as contained in the 2011 request from the United States²⁶ pursuant to Article 25.10 of the Agreement.

16 JAPANESE GOVERNMENT SUPPORT FOR THE DEVELOPMENT OF REGIONAL AIRCRAFT – ITEM REQUESTED BY BRAZIL

37. At its regular meeting on 27 October 2015, the Committee discussed this item requested by Brazil regarding Japanese Government support for the development of regional aircraft.

17 OTHER ISSUES DISCUSSED DURING THE REVIEW PERIOD

38. At the Committee's regular meetings held on 28 April and 27 October 2015, under "Other Business", the following issues were raised:

- Japanese government support for MRJ project – Item requested by Brazil;
- Final countervailing duty determinations by the United States on sugar from Mexico – Item requested by Mexico.

²⁵ G/SCM/Q2/CHN/53.

²⁶ G/SCM/Q2/IND/20.

ANNEX A

2015 NEW AND FULL SUBSIDY NOTIFICATIONS
(G/SCM/N/284/...)

Member		Member		Member		Member	
Albania	N	Denmark	None	Israel	None	Russian Federation	None
Angola	None	Estonia	None	Jamaica	None	Rwanda	None
Antigua & Barbuda	None	Finland	X	Japan	X	St. Kitts & Nevis	None
Argentina	None	France	X	Jordan	X	St. Lucia	None
Armenia	N	Germany	X	Kenya	None	St. Vincent & Grenadines	X
Australia	None	Greece	X	Korea, Rep. of	X	Samoa	None
Bahrain, Kingdom of	None	Hungary	X	Kuwait, State of	None	Saudi Arabia, Kingdom of	None
Bangladesh	None	Ireland	X	Kyrgyz Republic	None	Senegal	None
Barbados	None	Italy	X	Lao, People's Democratic Rep. of	None	Seychelles ¹	None
Belize	None	Latvia	X	Lesotho	None	Sierra Leone	None
Benin	None	Lithuania	X	Liechtenstein	N	Singapore	N
Bolivia, Plurinational State of	None	Luxembourg	X	Macao, China	X	Solomon Islands	None
Botswana	None	Malta	X	Madagascar	None	South Africa	None
Brazil	None	Netherlands	X	Malawi	None	Sri Lanka	None
Brunei Darussalam	None	Poland	X	Malaysia	None	Suriname	None
Burkina Faso	None	Portugal	None	Maldives	None	Swaziland	None
Burundi	None	Romania	None	Mali	None	Switzerland	X
Cabo Verde	None	Slovak Republic	None	Mauritania	None	Chinese Taipei	X
Cambodia	None	Slovenia	None	Mauritius	None	Tajikistan	None
Cameroon	None	Spain	X	Mexico	X	Tanzania	None
Canada	X	Sweden	X	Moldova, Rep. of	None	Thailand	None
Central African Rep.	None	United Kingdom	None	Mongolia	None	The FYR of Macedonia	None
Chad	None	Ecuador	N	Montenegro	X	Togo	None
Chile	None	Egypt	None	Morocco	None	Tonga	None
China	X	El Salvador	X	Mozambique	None	Trinidad & Tobago	None
Colombia	None	Fiji	None	Myanmar	None	Tunisia	None
Congo	None	Gabon	None	Namibia	None	Turkey	X
Costa Rica	X	The Gambia	None	Nepal	None	Uganda	None
Côte d'Ivoire	None	Georgia	None	New Zealand	X	Ukraine	X
Cuba	None	Ghana	None	Nicaragua	None	United Arab Emirates	None
Dem. Rep. of Congo	None	Grenada	None	Niger	None	United States	None
Djibouti	None	Guatemala	None	Nigeria	None	Uruguay	None
Dominica	x	Guinea	None	Norway	X	Vanuatu	None
Dominican Rep.	None	Guinea-Bissau	None	Oman	None	Venezuela, Bolivarian Republic of	None
EU	X	Guyana	None	Pakistan	None	Viet Nam	None
Austria	None	Haiti	None	Panama	None	Yemen	None
Belgium	None	Honduras	None	Papua New Guinea	None	Zambia	None
Bulgaria	X	Hong Kong, China	X	Paraguay	None	Zimbabwe	None
Croatia	X	Iceland	None	Peru	X		
Cyprus	None	India	None	Philippines	None		
Czech Republic	X	Indonesia	None	Qatar	N		

"N" - the Member has indicated that it maintains no notifiable subsidies.

"X" - the Member has notified subsidies.

"None" - no notification has been submitted.

¹ Became a Member on 26 April 2015.

ANNEX B

2013 NEW AND FULL SUBSIDY NOTIFICATIONS
(G/SCM/N/253/...)

Member		Member		Member		Member	
Albania	N	Denmark	X	Israel	X	Russian Federation	X
Angola	None	Estonia	X	Jamaica	X	Rwanda	None
Antigua & Barbuda	X	Finland	X	Japan	X	St. Kitts & Nevis	X
Argentina	None	France	X	Jordan	X	St. Lucia	X
Armenia	N	Germany	X	Kenya	None	St. Vincent & Grenadines	X
Australia	X	Greece	X	Korea, Rep. of	X	Samoa	None
Bahrain, Kingdom of	N	Hungary	X	Kuwait, State of	N	Saudi Arabia, Kingdom of	N
Bangladesh	None	Ireland	X	Kyrgyz Republic	None	Senegal	N
Barbados	X	Italy	X	Lao, People's Democratic Rep. of ¹	X		
Belize	None	Latvia	X	Lesotho	None	Sierra Leone	None
Benin	None	Lithuania	X	Liechtenstein	N	Singapore	N
Bolivia, Plurinational State of	None	Luxembourg	X	Macao, China	X	Solomon Islands	None
Botswana	N	Malta	X	Madagascar	N	South Africa	None
Brazil	X	Netherlands	X	Malawi	None	Sri Lanka	None
Brunei Darussalam	None	Poland	X	Malaysia	X	Suriname	None
Burkina Faso	N	Portugal	X	Maldives	None	Swaziland	None
Burundi	N	Romania	X	Mali	N	Switzerland	X
Cabo Verde	None	Slovak Republic	X	Mauritania	None	Chinese Taipei	X
Cambodia	None	Slovenia	X	Mauritius	None	Tajikistan ²	None
Cameroon	N	Spain	X	Mexico	X	Tanzania	None
Canada	X	Sweden	X	Moldova, Rep. of	N	Thailand	X
Central African Rep.	None	United Kingdom	X	Mongolia	None	The FYR of Macedonia	None
Chad	None	Ecuador	N	Montenegro	None	Togo	N
Chile	X	Egypt	None	Morocco	None	Tonga	None
China	X	El Salvador	X	Mozambique	None	Trinidad & Tobago	None
Colombia	None	Fiji	None	Myanmar	None	Tunisia	None
Congo	N	Gabon	N	Namibia	None	Turkey	X
Costa Rica	X	The Gambia	None	Nepal	None	Uganda	None
Côte d'Ivoire	None	Georgia	N	New Zealand	X	Ukraine	X
Cuba	N	Ghana	None	Nicaragua	None	United Arab Emirates	None
Dem. Rep. of Congo	None	Grenada	X	Niger	None	United States	X
Djibouti	None	Guatemala	X	Nigeria	None	Uruguay	X
Dominica	X	Guinea	None	Norway	X	Vanuatu	None
Dominican Rep.	X	Guinea-Bissau	None	Oman	N	Venezuela, Bolivarian Republic of	None
EU	X	Guyana	None	Pakistan	None	Viet Nam	X
Austria	X	Haiti	N	Panama	X	Yemen ³	None
Belgium	X	Honduras	X	Papua New Guinea	X	Zambia	None
Bulgaria	X	Hong Kong, China	X	Paraguay	None	Zimbabwe	None
Croatia ⁴	X	Iceland	None	Peru	X		
Cyprus	X	India	X	Philippines	None		
Czech Republic	X	Indonesia	None	Qatar	N		

"N" - the Member has indicated that it maintains no notifiable subsidies.

"X" - the Member has notified subsidies.

"None" - no notification has been submitted.

¹ Became a Member on 2 February 2013.

² Became a Member on 2 March 2013.

³ Became a Member on 26 June 2014.

⁴ Joined the EU on 1 July 2013.

ANNEX C

2011 NEW AND FULL SUBSIDY NOTIFICATIONS
(G/SCM/N/220/...)

Member		Member		Member		Member	
Albania	X	Cyprus	X	Hong Kong, China	X	Paraguay	None
Angola	None	Czech Republic	X	Iceland	None	Peru	X
Antigua & Barbuda	X	Denmark	X	India	X	Philippines	None
Argentina	X	Estonia	X	Indonesia	None	Qatar	N
Armenia	N	Finland	X	Israel	X	Rwanda	None
Australia	X	France	X	Jamaica	X	St. Kitts & Nevis	None
Bahrain, Kingdom of	N	Germany	X	Japan	X	St. Lucia	X
Bangladesh	None	Greece	X	Jordan	X	St. Vincent & Grenadines	None
Barbados	X	Hungary	X	Kenya	None	Saudi Arabia, Kingdom of	X
Belize	X	Ireland	X	Korea, Rep. of	X	Senegal	None
Benin	None	Italy	X	Kuwait, State of	N	Sierra Leone	None
Bolivia, Plurinational State of	None	Latvia	X	Kyrgyz Republic	None	Singapore	N
Botswana	N	Lithuania	X	Lesotho	None	Solomon Islands	None
Brazil	X	Luxembourg	X	Liechtenstein	N	South Africa	None
Brunei Darussalam	None	Malta	X	Macao, China	X	Sri Lanka	None
Burkina Faso	N	Netherlands	X	Madagascar	N	Suriname	None
Burundi	N	Poland	X	Malawi	None	Swaziland	N
Cabo Verde	None	Portugal	X	Malaysia	X	Switzerland	X
Cambodia	None	Romania	X	Maldives	None	Chinese Taipei	X
Cameroon	N	Slovak Republic	X	Mali	N	Tanzania	None
Canada	X	Slovenia	X	Mauritania	None	Thailand	X
Central African Rep.	None	Spain	X	Mauritius	X	The FYR of Macedonia	X
Chad	None	Sweden	X	Mexico	X	Togo	N
Chile	X	United Kingdom	X	Moldova, Rep. of	N	Tonga	N
China	X	Ecuador	N	Mongolia	None	Trinidad & Tobago	None
Colombia	N	Egypt	None	Morocco	None	Tunisia	None
Congo	N	El Salvador	X	Mozambique	None	Turkey	X
Costa Rica	X	Fiji	None	Myanmar	None	Uganda	None
Côte d'Ivoire	None	Gabon	N	Namibia	None	Ukraine	X
Croatia	X	The Gambia	None	Nepal	None	United Arab Emirates	None
Cuba	N	Georgia	N	New Zealand	X	United States	X
Dem. Rep. of Congo	None	Ghana	None	Nicaragua	N	Uruguay	X
Djibouti	None	Grenada	X	Niger	None	Venezuela, Bolivarian Republic of	None
Dominica	None	Guatemala	X	Nigeria	None	Viet Nam	None
Dominican Rep.	X	Guinea	None	Norway	X	Zambia	N
EU	X	Guinea-Bissau	None	Oman	N	Zimbabwe	None
Austria	X	Guyana	None	Pakistan	None		
Belgium	X	Haiti	N	Panama	None		
Bulgaria	X	Honduras	X	Papua New Guinea	None		

"N" - the Member has indicated that it maintains no notifiable subsidies.

"X" - the Member has notified subsidies.

"None" - no notification has been submitted.

ANNEX D

2009 NEW AND FULL SUBSIDY NOTIFICATIONS
(G/SCM/N/186/...)

Member		Member		Member		Member	
Albania	X	Cyprus	X	Hong Kong, China	X	Paraguay	N
Angola	None	Czech Republic	X	Iceland	None	Peru	X
Antigua & Barbuda	X	Denmark	X	India	X	Philippines	None
Argentina	X	Estonia	X	Indonesia	None	Qatar	N
Armenia	N	Finland	X	Israel	X	Rwanda	None
Australia	X	France	X	Jamaica	X	St. Kitts & Nevis	None
Bahrain, Kingdom of	None	Germany	X	Japan	X	St. Lucia	X
Bangladesh	None	Greece	X	Jordan	X	St. Vincent & Grenadines	X
Barbados	X	Hungary	X	Kenya	None	Saudi Arabia, Kingdom of	X
Belize	None	Ireland	X	Korea, Rep. of	X	Senegal	None
Benin	None	Italy	X	Kuwait, State of	None	Sierra Leone	None
Bolivia, Plurinational State of	None	Latvia	X	Kyrgyz Republic	N	Singapore	N
Botswana	N	Lithuania	X	Lesotho	N	Solomon Islands	None
Brazil	X	Luxembourg	X	Liechtenstein	N	South Africa	None
Brunei Darussalam	None	Malta	X	Macao, China	X	Sri Lanka	None
Burkina Faso	N	Netherlands	X	Madagascar	N	Suriname	N
Burundi	None	Poland	X	Malawi	N	Swaziland	N
Cabo Verde	None	Portugal	X	Malaysia	X	Switzerland	X
Cambodia	None	Romania	X	Maldives	None	Chinese Taipei	X
Cameroon	N	Slovak Republic	X	Mali	None	Tanzania	None
Canada	X	Slovenia	X	Mauritania	None	Thailand	X
Central African Rep.	None	Spain	X	Mauritius	X	The FYR of Macedonia	X
Chad	None	Sweden	X	Mexico	X	Togo	None
Chile	X	United Kingdom	X	Moldova, Rep. of	None	Tonga	None
China	X	Ecuador	N	Mongolia	None	Trinidad & Tobago	N
Colombia	N	Egypt	None	Morocco	None	Tunisia	None
Congo	N	El Salvador	X	Mozambique	None	Turkey	X
Costa Rica	X	Fiji	None	Myanmar	None	Uganda	None
Côte d'Ivoire	None	Gabon	N	Namibia	X	Ukraine	X
Croatia	X	The Gambia	None	Nepal	None	United Arab Emirates	None
Cuba	N	Georgia	N	New Zealand	X	United States	X
Dem. Rep. of Congo	None	Ghana	None	Nicaragua	None	Uruguay	X
Djibouti	None	Grenada	X	Niger	None	Venezuela, Bolivarian Republic of	None
Dominica	None	Guatemala	X	Nigeria	N	Viet Nam	None
Dominican Rep.	X	Guinea	None	Norway	X	Zambia	N
EC	X	Guinea-Bissau	None	Oman	N	Zimbabwe	None
Austria	X	Guyana	None	Pakistan	None		
Belgium	X	Haiti	None	Panama	None		
Bulgaria	X	Honduras	X	Papua New Guinea	None		

"N" - the Member has indicated that it maintains no notifiable subsidies.

"X" - the Member has notified subsidies.

"None" - no notification has been submitted.

ANNEX E

2007 NEW AND FULL SUBSIDY NOTIFICATIONS
(G/SCM/N/155/...)

Member		Member		Member		Member	
Albania	X	Czech Republic	X	Iceland	None	Peru	X
Angola	None	Denmark	X	India	X	Philippines	None
Antigua & Barbuda	X	Estonia	X	Indonesia	None	Qatar	N
Argentina	X	Finland	X	Israel	X	Rwanda	None
Armenia	N	France	X	Jamaica	X	St. Kitts & Nevis	X
Australia	X	Germany	X	Japan	X	St. Lucia	X
Bahrain, Kingdom of	None	Greece	X	Jordan	X	St. Vincent & Grenadines	X
Bangladesh	None	Hungary	X	Kenya	None	Saudi Arabia, Kingdom of	X
Barbados	X	Ireland	X	Korea, Rep. of	X	Senegal	None
Belize	X	Italy	X	Kuwait, State of	None	Sierra Leone	None
Benin	None	Latvia	X	Kyrgyz Republic	None	Singapore	N
Bolivia, Plurinational State of	None	Lithuania	X	Lesotho	None	Solomon Islands	None
Botswana	N	Luxembourg	X	Liechtenstein	None	South Africa	None
Brazil	X	Malta	X	Macao, China	X	Sri Lanka	None
Brunei Darussalam	None	Netherlands	X	Madagascar	None	Suriname	None
Burkina Faso	None	Poland	X	Malawi	None	Swaziland	N
Burundi	None	Portugal	X	Malaysia	None	Switzerland	X
Cambodia	None	Romania	X	Maldives	None	Chinese Taipei	X
Cameroon	N	Slovak Republic	X	Mali	None	Tanzania	None
Canada	X	Slovenia	X	Mauritania	None	Thailand	X
Central African Rep.	None	Spain	X	Mauritius	X	The FYR of Macedonia	None
Chad	None	Sweden	X	Mexico	X	Togo	None
Chile	X	United Kingdom	X	Moldova, Rep. of	None	Tonga ¹	None
China	X	Ecuador	N	Mongolia	None	Trinidad & Tobago	N
Colombia	None	Egypt	None	Morocco	None	Tunisia	None
Congo	N	El Salvador	X	Mozambique	None	Turkey	X
Costa Rica	X	Fiji	None	Myanmar	None	Uganda	None
Côte d'Ivoire	None	Gabon	None	Namibia	None	Ukraine ²	X
Croatia	None	The Gambia	None	Nepal	None	United Arab Emirates	None
Cuba	N	Georgia	N	New Zealand	X	United States	X
Dem. Rep. of Congo	None	Ghana	None	Nicaragua	None	Uruguay	X
Djibouti	None	Grenada	X	Niger	None	Venezuela, Bolivarian Republic of	None
Dominica	X	Guatemala	X	Nigeria	N	Viet Nam	X
Dominican Rep.	X	Guinea	None	Norway	X	Zambia	N
EC	X	Guinea-Bissau	None	Oman	N	Zimbabwe	None
Austria	X	Guyana	None	Pakistan	None		
Belgium	X	Haiti	None	Panama	None		
Bulgaria	X	Honduras	X	Papua New Guinea	None		
Cyprus	X	Hong Kong, China	X	Paraguay	N		

"N" - the Member has indicated that it maintains no notifiable subsidies.

"X" - the Member has notified subsidies.

"None" - no notification has been submitted.

¹ Became a Member on 27 July 2007.

² Became a Member on 16 April 2008.

ANNEX F

STATUS OF SUBSIDY NOTIFICATIONS BY WTO MEMBERS (1995-2015):
PERIODS COVERED BY THE MOST RECENT
NEW AND FULL SUBSIDY NOTIFICATIONS OF MEMBERS

Member	Member	Member			
Albania	2015	Slovak Republic	2011-2012	Pakistan	1991-1995
Angola	None	Slovenia	2011-2012	Panama	2012
Antigua & Barbuda	07/11-06/12	Spain	2013-2014	Papua New Guinea	2011-2012
Argentina	2008-2010	Sweden	2015	Paraguay	2007-2008
Armenia	2015	United Kingdom	2011-2012	Peru	2013-2014
Australia	07/12-06/13	Ecuador	2015	Philippines	1996
Bahrain, Kingdom of	2009-2010	Egypt	1997	Qatar	2015
Bangladesh	None	El Salvador	2014	Russian Federation	2012
Barbados	2012	Fiji	2003-2004	Rwanda	None
Belize	07/10-06/11	Gabon	2011-2012	St. Kitts and Nevis	07/12-06/13
Benin	1997	The Gambia	1998	St. Lucia	07/12-06/13
Bolivia, Plurinational State of	2000-2002	Georgia	2009-2010	St. Vincent and Grenadines	2014
Botswana	2003-2013	Ghana	2001-2002	Saudi Arabia, Kingdom of	2012-2013
Brazil	2011-2012	Grenada	07/12-06/13	Senegal	2013
Brunei Darussalam	1995	Guatemala	07/12-06/13	Seychelles ¹	None
Burkina Faso	2011-2012	Guinea	2001-2002	Sierra Leone	None
Burundi	2000	Guinea-Bissau	None	Singapore	2012
Cabo Verde	None	Guyana	None	Solomon Islands	None
Cambodia	None	Haiti	None	South Africa	2001-2002
Cameroon	2003-2013	Honduras	2011	Sri Lanka	1995-1997
Canada	2012/13-2013/14	Hong Kong, China	04/14-03/15	Suriname	2007-2008
Central African Rep.	None	Iceland	2004	Swaziland	2009-2010
Chad	None	India	2010-2012	Switzerland	2013-2014
Chile	2009-2011	Indonesia	1995	Chinese Taipei	2012-2013
China	2009-2014	Israel	2010-2013	Tajikistan	None
Colombia	2009-2011	Jamaica	2012	Tanzania	None
Congo	1995-2013	Japan	04/13-03/14	Thailand	2009-06/12
Costa Rica	2014	Jordan	2014	The FYR of Macedonia	2010
Côte d'Ivoire	1996	Kenya	None	Togo	2009-2013
Cuba	2011-2012	Korea, Rep. of	2013-2014	Tonga	2009-2010
Dem. Rep. of Congo	None	Kuwait, State of	None	Trinidad & Tobago	2007-2008
Djibouti	None	Kyrgyz Republic	2009	Tunisia	2001-2003
Dominica	2015	Lao, People's Dem. Republic of	2010-2013	Turkey	2013-2014
Dominican Rep.	2012	Lesotho	2008-2010	Uganda	2003-2004
European Union	2013-2014	Liechtenstein	2015	Ukraine	2013-2014
Austria	2011-2012	Macao, China	2014	United Arab Emirates	1999
Belgium	2011-2012	Madagascar	2009-2012	United States	10/2010-09/2012
Bulgaria	2013-2014	Malawi	2007-2008	Uruguay	07/11-06/12
Croatia	2013	Malaysia	2010	Vanuatu	None
Cyprus	2011-2012	Maldives	None	Venezuela, Bolivarian Rep. of	1995-1996
Czech Republic	2013-2014	Mali	2011-2012	Viet Nam	2005-2007
Denmark	2011-2012	Mauritania	None	Yemen	None
Estonia	2011-2012	Mauritius	06/10-06/11	Zambia	2010-2011
Finland	2013-2014	Mexico	2013-2014	Zimbabwe	2000
France	2013-2014	Moldova, Rep. of	None		
Germany	2013-2014	Mongolia	2001-2002		
Greece	2013-2014	Montenegro	2013-2014		
Hungary	2013	Morocco	2001-2002		
Ireland	2013	Mozambique	None		
Italy	2011-2014	Myanmar	2001-2002		
Latvia	2013-2014	Namibia	2002-2009		
Lithuania	2013-2014	Nepal	None		
Luxembourg	2013-2014	New Zealand	FY 2012/13-2013/14		
Malta	2013-2014	Nicaragua	2009-2010		
Netherlands	2013-2014	Niger	None		
Poland	2013-2014	Nigeria	2007-2008		
Portugal	2011-2012	Norway	2012-2013		
Romania	2011-2012	Oman	2005-2013		

¹ Became a Member on 26.04.2015.

ANNEX G

**COUNTERVAILING DUTY LEGISLATION NOTIFICATIONS UNDER
ARTICLE 32.6 OF THE SCM AGREEMENT
AS AT 27 OCTOBER 2015**

**Key: "*" - Nil notification (no CVD legislation)
"None" - No notification submitted**

MEMBER/OBSERVER	NOTIFICATION PROVIDED
Albania	G/SCM/N/1/ALB/2 + Rev.1
Angola	None
Antigua and Barbuda	G/SCM/N/1/ATG/2
Argentina	G/SCM/N/1/ARG/1 + Suppl.1, 2, 3 & Suppl.3/Corr.1 + Suppl.4, 5, 6, 7 & 8
Armenia	G/SCM/N/1/ARM/1 + Suppl.1
Australia	G/SCM/N/1/AUS/2 + Suppl.1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 & 13
Bahrain, Kingdom of	G/SCM/N/1/BHR/2 + Corr.1
Bangladesh	None
Barbados	G/SCM/N/1/BRB/1
Belize	None
Benin	G/SCM/N/1/BEN/1
Bolivia, Plurinational State of	G/SCM/N/1/BOL/1 + Suppl.1
Botswana	None
Brazil	G/SCM/N/1/BRA/2 + Suppl.1, 2, 3, 4, 5, 6, 7, 8, 9, 10 & 11
Brunei Darussalam	G/SCM/N/1/BRN/1
Burkina Faso	G/SCM/N/1/BFA/1
Burundi	G/SCM/N/1/BDI/1
Cabo Verde	None
Cambodia	G/SCM/N/1/KHM/1
Cameroon	G/SCM/N/1/CMR/1 + Suppl. 1 + Corr. 1
Canada	G/SCM/N/1/CAN/4
Central African Republic	None
Chad	G/SCM/N/1/TCD/1
Chile	G/SCM/N/1/CHL/2 + Suppl.1
China	G/SCM/N/1/CHN/1 + Suppl.1, 2, 3 & 4
Colombia	G/SCM/N/1/COL/1
Congo	G/SCM/N/1/COG/1
Costa Rica	G/SCM/N/1/CRI/4
Côte d'Ivoire	G/SCM/N/1/CIV/1
Croatia	G/SCM/N/1/HRV/2 + Corr.1
Cuba	G/SCM/N/1/CUB/1 + Suppl.1
Democratic Republic of the Congo	None
Djibouti	None
Dominica	G/SCM/N/1/DMA/1
Dominican Republic	G/SCM/N/1/DOM/2 + Corr.1 (Spanish only) + Suppl.1/Corr.1
Ecuador	G/SCM/N/1/ECU/3
European Union	G/SCM/N/1/EU/1 + Suppl.1 & 2
Egypt	G/SCM/N/1/EGY/2/Rev.1 + Rev.1/Suppl.1
El Salvador	G/SCM/N/1/SLV/3
Fiji	G/SCM/N/1/FJI/2
Gabon	G/SCM/N/1/GAB/2
The Gambia	G/SCM/N/1/GMB/1
Georgia	G/SCM/N/1/GEO/1
Ghana	G/SCM/N/1/GHA/1
Grenada	G/SCM/N/1/GRD/2

MEMBER/OBSERVER	NOTIFICATION PROVIDED
Guatemala	G/SCM/N/1/GTM/3
Guinea	G/SCM/N/1/GIN/1
Guinea-Bissau	None
Guyana	G/SCM/N/1/GUY/1
Haiti	G/SCM/N/1/HTI/1
Honduras	G/SCM/N/1/HND/3
Hong Kong, China	G/SCM/N/1/HKG/1
Iceland	G/SCM/N/1/ISL/1
India	G/SCM/N/1/IND/2 + Corr.1 + Suppl.1, 2, 3, 5, 6 & 7
Indonesia	G/SCM/N/1/IDN/3
Israel	G/SCM/N/1/ISR/3 + Corr.1
Jamaica	G/SCM/N/1/JAM/2
Japan	G/SCM/N/1/JPN/2 + Corr.1 & 2 + Suppl.1, 2, 3, 4 & Suppl.4/Corr.1, Suppl.5, 6 & 7
Jordan	G/SCM/N/1/JOR/3
Kenya	G/SCM/N/1/KEN/2
Korea, Republic of	G/SCM/N/1/KOR/4
Kuwait, State of	G/SCM/N/1/KWT/1
Kyrgyz Republic	G/SCM/N/1/KGZ/1
Lao People's Democratic Republic	None
Lesotho	None
Liechtenstein	G/SCM/N/1/LIE/1
Macao, China	G/SCM/N/1/MAC/1
Madagascar	None
Malawi	G/SCM/N/1/MWI/1
Malaysia	G/SCM/N/1/MYS/1 + Add.1
Maldives	G/SCM/N/1/MDV/2
Mali	G/SCM/N/1/MLI/1
Mauritania	None
Mauritius	G/SCM/N/1/MUS/2
Mexico	G/SCM/N/1/MEX/1 + Corr.1 + Suppl.1, 2, Suppl.2/Corr.1 + Suppl.3 & 4
Moldova, Republic of	G/SCM/N/1/MDA/1
Mongolia	G/SCM/N/1/MNG/2
Montenegro	G/SCM/N/1/MNE/1 + Suppl. 1
Morocco	G/SCM/N/1/MAR/3
Mozambique	None
Myanmar	G/SCM/N/1/MYN/1
Namibia	G/SCM/N/1/NAM/1
Nepal	G/SCM/N/1/NPL/1
New Zealand	G/SCM/N/1/NZL/2 + Suppl.1, 2, 3, 4 & 5
Nicaragua	G/SCM/N/1/NIC/2
Niger	None
Nigeria	G/SCM/N/1/NGA/1
Norway	G/SCM/N/1/NOR/4 + Corr.1
Oman	G/SCM/N/1/OMN/3
Pakistan	G/SCM/N/1/PAK/3
Panama	G/SCM/N/1/PAN/2 + Suppl.1
Papua New Guinea	G/SCM/N/1/PNG/1
Paraguay	G/SCM/N/1/PRY/2 + Corr.1
Peru	G/SCM/N/1/PER/2 + Suppl.1
Philippines	G/SCM/N/1/PHL/2
Qatar	G/SCM/N/1/QAT/3
Russian Federation	G/SCM/N/1/RUS/1
Rwanda	None
Saint Kitts & Nevis	None
Saint Lucia	G/SCM/N/1/LCA/1
Saint Vincent & Grenadines	None
Samoa	None
Saudi Arabia, Kingdom of	G/SCM/N/1/SAU/2

MEMBER/OBSERVER	NOTIFICATION PROVIDED
Senegal	G/SCM/N/1/SEN/1
Seychelles	None
Sierra Leone	None
Singapore	G/SCM/N/1/SGP/2 + Suppl.1
Solomon Islands	None
South Africa	G/SCM/N/1/ZAF/2 + Add.1
Sri Lanka	G/SCM/N/1/LKA/1
Suriname	G/SCM/N/1/SUR/1
Swaziland	None
Switzerland	G/SCM/N/1/CHE/1
Chinese Taipei	G/SCM/N/1/TPKM/1 + Corr.1 + Suppl.1
Tajikistan	None
Tanzania	None
Thailand	G/SCM/N/1/THA/4 + Corr.1
The Former Yugoslav Republic of Macedonia	G/SCM/N/1/MKD/1 + Corr.1 + Suppl.1
Togo	G/SCM/N/1/TGO/1
Tonga	G/SCM/N/1/TON/1
Trinidad and Tobago	G/SCM/N/1/TTO/1 + Suppl.1
Tunisia	G/SCM/N/1/TUN/2
Turkey	G/SCM/N/1/TUR/3 + Suppl.1, 2, 3 & Suppl.3/Corr.1
Uganda	G/SCM/N/1/UGA/2
Ukraine	G/SCM/N/1/UKR + Suppl.1 & Suppl.1/Corr.1
United Arab Emirates	G/SCM/N/1/ARE/2
United States	G/SCM/N/1/USA/1 + Corr.1 + Suppl.1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21 & 22
Uruguay	G/SCM/N/1/URY/1 + Suppl.1
Vanuatu	None
Venezuela, Bolivarian Republic of	G/SCM/N/1/VEN/1 + Suppl.1 & 2
Viet Nam	None
Yemen	None
Zambia	G/SCM/N/1/ZMB/1
Zimbabwe	G/SCM/N/1/ZWE/2 + Suppl.1

ANNEX H

SEMI-ANNUAL REPORTS OF COUNTERVAILING DUTY ACTIONS,
1 JULY 2014 - 30 JUNE 2015

MEMBER	1 July-31 December 2014 (G/SCM/N/281)	1 January-30 June 2015 (G/SCM/N/289)
Albania	N	None
Angola	None	None
Antigua and Barbuda	None	None
Argentina	N	N
Armenia	N	None
Australia	X	X
Bahrain, Kingdom of	None	None
Bangladesh	None	None
Barbados		OTN
Belize		OTN
Benin	None	None
Bolivia, Plurinational State of	None	None
Botswana	N	N
Brazil	X	X
Brunei Darussalam	None	None
Burkina Faso		OTN
Burundi		OTN
Cabo Verde	None	None
Cambodia	None	None
Cameroon		OTN
Canada	X	X
Central African Republic	None	None
Chad	None	None
Chile	N	N
China	N	X
Colombia	N	N
Congo		OTN
Costa Rica	N	N
Côte d'Ivoire		OTN
Cuba		OTN
Democratic Republic of the Congo	None	None
Djibouti	None	None
Dominica		OTN
Dominican Republic	N	N
Ecuador	N	N
Egypt	X	X
El Salvador	N	N
European Union	X	X
Fiji	None	None
Gabon	None	None
The Gambia		OTN
Georgia		OTN
Ghana		OTN
Grenada	None	None
Guatemala	None	None
Guinea ¹		OTN ¹
Guinea-Bissau	None	None
Guyana		OTN
Haiti		OTN
Honduras	N	N
Hong Kong, China		OTN
Iceland	None	None
India	X	X
Indonesia	N	N
Israel	N	N
Jamaica	N	N
Japan	N	N

¹ The Member submitted one-time notification on 19 June 2015 in document G/SCM/N/202/GIN.

MEMBER	1 July-31 December 2014 (G/SCM/N/281)	1 January-30 June 2015 (G/SCM/N/289)
Jordan	N	N
Kenya		OTN
Korea, Republic of	N	N
Kuwait, State of	None	None
Kyrgyz Republic	None	None
Lao, PDR		OTN
Lesotho	N	N
Liechtenstein		OTN
Macao, China		OTN
Madagascar		OTN
Malawi		OTN
Malaysia	N	N
Maldives	None	None
Mali		OTN
Mauritania	None	None
Mauritius		OTN
Mexico	X	N
Moldova, Republic of	N	N
Mongolia		OTN
Montenegro	N	None
Morocco	N	N
Mozambique		OTN
Myanmar	None	None
Namibia	N	N
Nepal		OTN
New Zealand	N	N
Nicaragua	N	N
Niger	None	None
Nigeria	None	None
Norway	N	N
Oman	N	N
Pakistan	N	N
Panama	N	None
Papua New Guinea	None	None
Paraguay	N	N
Peru	X	X
Philippines	N	N
Qatar	None	None
Russian Federation	X	X
Rwanda	None	None
Saint Kitts & Nevis		OTN
Saint Lucia		OTN
Saint Vincent & Grenadines	None	None
Samoa	None	None
Saudi Arabia, Kingdom of	N	None
Senegal		OTN
Seychelles	NM	--
Sierra Leone		OTN
Singapore	N	N
Solomon Islands	None	None
South Africa	N	N
Sri Lanka		OTN
Suriname		OTN
Swaziland	N	N
Switzerland		OTN
Chinese Taipei	N	None
Tajikistan	None	None
Tanzania	None	None
Thailand	N	N
The former Yugoslav Republic of Macedonia	None	None
Togo	None	None
Tonga	None	None
Trinidad and Tobago	N	None
Tunisia	None	None
Turkey	X	X

MEMBER	1 July-31 December 2014 (G/SCM/N/281)	1 January-30 June 2015 (G/SCM/N/289)
Uganda	None	None
Ukraine	X	X
United Arab Emirates	N	N
United States	X	X
Uruguay	N	None
Venezuela, Bolivarian Republic of	None	None
Vanuatu	None	None
Viet Nam	None	N
Yemen	None	None
Zambia	None	None
Zimbabwe	None	None

X = Semi-annual report of actions taken submitted.

N = Report of no actions taken submitted.

None = No report submitted.

OTN = One time notification.

-- = Became a Member during the reporting period, and no report submitted.

NM = Not a Member during the reporting period.

ANNEX I

SUMMARY OF COUNTERVAILING DUTY ACTIONS AND MEASURES AS REPORTED IN DOCUMENTS G/SCM/N/281/... AND G/SCM/N/289/... (1 JULY 2014 - 30 JUNE 2015) AS OF 27 OCTOBER 2015

Initiations				Provisional Measures (negative preliminary determinations and affirmative preliminary determinations where no measures imposed are not included)				Definitive Duties (negative determinations not included)				Price Undertakings		Revoca- tions notified ¹	Measures in force on 30 June 2015 (definitive duties and price undertakings) ²
Total	Countries ³ involved			Total	Countries ³ involved			Total	Countries ³ involved			Total	Countries ³ involved		
AUSTRALIA															
0				0				2	CHN (2)			0		0	9
BRAZIL															
1	IND (1)			0				0				0		0	0
CANADA															
11	CHN (1)	IND (2)	IDN (1)	10	CHN (2)	IND (1)	IDN (1)	1	CHN (1)			0		0	18
	PHL (1)	RUS (1)	KOR (1)		KOR (1)	PHL (1)	THA (1)								
	THA (1)	TUR (1)	UKR (1)		TUR (1)	UKR (1)	VNM (1)								
	VNM (1)														
CHINA															
0				0				0						1	4
EGYPT															
5	CHN (1)	IND (1)	MYS (1)	0				0				0		0	0
	OMN (1)	PAK (1)													
EUROPEAN UNION															
2	CHN (1)	IND (1)		1	TUR (1)			2	CHN (1)	TUR (1)		0		1	15
INDIA⁴															
0				0				0				0		0	0

¹ Includes measures notified as having been fully or partially revoked, and as having lapsed.

² Certain of the measures in force were notified as having been fully or partially suspended.

³ "Countries" refers in all cases to countries or customs territories. A list of the abbreviations used in this table can be found following this table.

⁴ Notified extension of an investigation.

Initiations				Provisional Measures (negative preliminary determinations and affirmative preliminary determinations where no measures imposed are not included)				Definitive Duties (negative determinations not included)				Price Undertakings		Revoca- tions notified ¹	Measures in force on 30 June 2015 (definitive duties and price undertakings) ²
Total	Countries ³ involved			Total	Countries ³ involved			Total	Countries ³ involved			Total	Countries ³ involved		
	MEXICO														
0	0			0				1	IND (1)			0		0	3
	PERU														
1	ARG (1)			0				0				0		0	1
	RUSSIAN FEDERATION														
1	UKR (1)			0				0				0		0	0
	TURKEY														
1	CHN (1)			0				0				0		0	1
	UNITED STATES														
17	CAN (1)	CHN (6)	IND (2)	11	CHN (6)	IDN (1)	MEX (1)	9	CHN (5)	IND (1)	TUR (2)	1	MEX (1)	2	60
	IDN (1)	ITA (1)	KOR (2)		TTO (1)	TUR (1)	VNM (1)		TPKM (1)						
	OMN (1)	TPKM (1)	TTO (1)												
	TUR (1)														
	UKRAINE														
1	RUS (1)			0				0				0		0	1

LIST OF ABBREVIATIONS USED IN ANNEX I

AFG	AFGHANISTAN	GAB	GABON	PAN	PANAMA
ALB	ALBANIA	GMB	THE GAMBIA	PNG	PAPUA NEW GUINEA
DZA	ALGERIA	GEO	GEORGIA	PRY	PARAGUAY
AND	ANDORRA	DEU	GERMANY	PER	PERU
AGO	ANGOLA	GHA	GHANA	PHL	PHILIPPINES
ATG	ANTIGUA AND BARBUDA	GRC	GREECE	POL	POLAND
ARG	ARGENTINA	GRD	GRENADA	PRT	PORTUGAL
ARM	ARMENIA	GTM	GUATEMALA	QAT	QATAR
AUS	AUSTRALIA	GIN	GUINEA	ROU	ROMANIA
AUT	AUSTRIA	GNB	GUINEA BISSAU	RWA	RWANDA
AZE	AZERBAIJAN	GUY	GUYANA	RUS	RUSSIAN FEDERATION
BHS	BAHAMAS	HTI	HAITI	KNA	SAINT KITTS AND NEVIS
BHR	BAHRAIN, KINGDOM OF	HND	HONDURAS	LCA	SAINT LUCIA
BGD	BANGLADESH	HKG	HONG KONG, CHINA	VCT	SAINT VINCENT AND THE GRENADINES
BRB	BARBADOS	HUN	HUNGARY	WSM	SAMOA
BLR	BELARUS	ISL	ICELAND	STP	SAO TOME AND PRINCIPE
BEL	BELGIUM	IND	INDIA	SAU	SAUDI ARABIA, KINGDOM OF
BLZ	BELIZE	IDN	INDONESIA	SEN	SENEGAL
BEN	BENIN	IRN	IRAN	SRB	SERBIA
BMU	BERMUDA	IRQ	IRAQ	SYC	SEYCHELLES
BTN	BHUTAN	IRL	IRELAND	SLE	SIERRA LEONE
BOL	BOLIVIA, PLURINATIONAL STATE OF	ISR	ISRAEL	SGP	SINGAPORE
BIH	BOSNIA AND HERZEGOVINA	ITA	ITALY	SVK	SLOVAK REPUBLIC
BWA	BOTSWANA	JAM	JAMAICA	SVN	SLOVENIA
BRA	BRAZIL	JPN	JAPAN	SLB	SOLOMON ISLANDS
BRN	BRUNEI DARUSSALAM	JOR	JORDAN	ZAF	SOUTH AFRICA
BGR	BULGARIA	KAZ	KAZAKHSTAN	ESP	SPAIN
BFA	BURKINA FASO	KEN	KENYA	LKA	SRI LANKA
BDI	BURUNDI	PRK	KOREA, D.R. OF	SDN	SUDAN
CPV	CABO VERDE	KOR	KOREA, REP. OF	SUR	SURINAME
KHM	CAMBODIA	KWT	KUWAIT, STATE OF	SWZ	SWAZILAND
CMR	CAMEROON	KGZ	KYRGYZ REPUBLIC	SWE	SWEDEN
CAN	CANADA	LAO	LAO, P.D.R	CHE	SWITZERLAND
CAF	CENTRAL AFRICAN REPUBLIC	LVA	LATVIA	SYR	SYRIAN ARAB REPUBLIC
TCO	CHAD	LBN	LEBANON	TPKM	CHINESE TAIPEI
CHL	CHILE	LSO	LESOTHO	TJK	TAJKISTAN
CHN	CHINA	LTU	LITHUANIA	TZA	TANZANIA
COL	COLOMBIA	LUX	LUXEMBOURG	THA	THAILAND
COG	CONGO	MAC	MACAO, CHINA	MKD	THE FORMER YUGOSLAV REP. OF MACEDONIA
CRI	COSTA RICA	MDG	MADAGASCAR	TGO	TOGO
CIV	COTE D'IVOIRE	MWI	MALAWI	TON	TONGA
HRV	CROATIA	MYS	MALAYSIA	TTO	TRINIDAD AND TOBAGO
CUB	CUBA	MDV	MALDIVES	TUN	TUNISIA
CYP	CYPRUS	MLI	MALI	TUR	TURKEY
CZE	CZECH REPUBLIC	MLT	MALTA	TKM	TURKMENISTAN
COD	DEMOCRATIC REPUBLIC OF THE CONGO	MRT	MAURITANIA	UGA	UGANDA
DNK	DENMARK	MUS	MAURITIUS	UKR	UKRAINE
DJI	DJIBOUTI	MEX	MEXICO	ARE	UNITED ARAB EMIRATES
DMA	DOMINICA	MDA	MOLDOVA, REP. OF	GBR	UNITED KINGDOM
DOM	DOMINICAN REPUBLIC	MNG	MONGOLIA	USA	UNITED STATES OF AMERICA
ECU	ECUADOR	MAR	MOROCCO	URY	URUGUAY
EGY	EGYPT	MNE	MONTENEGRO	UZB	UZBEKISTAN
SLV	EL SALVADOR	MOZ	MOZAMBIQUE	VUT	VANUATU
GNQ	EQUATORIAL GUINEA	MYN	MYANMAR	VEN	VENEZUELA, BOLIVARIAN REPUBLIC OF
EST	ESTONIA	NAM	NAMIBIA	VNM	VIET NAM
ETH	ETHIOPIA	NAP	NEPAL	YEM	YEMEN
EU	EUROPEAN UNION	NLD	NETHERLANDS	ZMB	ZAMBIA
FRO	FAROE ISLANDS	NZL	NEW ZEALAND	ZWE	ZIMBABWE
FJI	FIJI	NIC	NICARAGUA		
FIN	FINLAND	NER	NIGER		
FRA	FRANCE	NGA	NIGERIA		
		NOR	NORWAY		
		OMN	OMAN		
		PAK	PAKISTAN		