



Committee on Subsidies and Countervailing Measures

**NOTIFICATION REQUIREMENTS UNDER THE AGREEMENT
ON SUBSIDIES AND COUNTERVAILING MEASURES**

BACKGROUND NOTE BY THE SECRETARIAT

Revision

This document has been prepared under the Secretariat's own responsibility and without prejudice to the positions of Members or to their rights and obligations under the WTO

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1 INTRODUCTION

1. Pursuant to a request of the Chairman of the Trade Policy Review Body, to discuss "ways to improve the timeliness and completeness of notifications and other information flows on trade measures" in the context of the Agreement on Subsidies and Countervailing Measures ("the SCM Agreement"), the Committee on Subsidies and Countervailing Measures ("the Committee") discussed this matter in several informal and regular meetings held since 2009. Document G/SCM/W/546 dated 28 April 2009 which contained information on the notification obligations under the SCM Agreement and the level of compliance with each of these obligations, was circulated as a background Note for the Committee's discussions in this regard. In the course of the meetings held since 2009, Members indicated that updating this document on a regular basis would be useful for the Committee's future work on improving transparency in notifications. This sixth revision reflects developments since April 2014.

2 NOTIFICATION PROVISIONS IN THE SCM AGREEMENT

2. The notification requirements of the SCM Agreement¹ can be divided into regular notification requirements, which apply in principle to all Members, and special notification requirements, which apply to Members invoking particular provisions.

3. With respect to regular notification requirements, Part VII of the SCM Agreement ("Notification and Surveillance") contains requirements regarding the notification of subsidies (Article 25.1), countervailing measures (Article 25.11) and competent authorities that conduct countervailing duty investigations (Article 25.12). In addition, Article 32.6 in Part XI of the SCM Agreement ("Final Provisions") requires notification of laws and regulations relevant to the SCM Agreement.

4. The SCM Agreement contains special notification requirements regarding certain aspects of the provisions of Article 27 on Special and Differential Treatment of Developing Country Members. Special notification requirements also applied under provisions, which are no longer applicable, on non-actionable subsidy programmes (Article 8) and on transitional arrangements regarding existing programmes (Article 28) and transformation into a market economy (Article 29).

2.1 Regular Notifications

2.1.1 Notification of Subsidies under Article 25

2.1.1.1 Articles 25.1-7

5. Article 25.1 of the SCM Agreement provides that, without prejudice to the provisions of Article XVI:1 of the GATT 1994², Members shall make their subsidy notifications not later than 30 June of each year.³ Article 25.2 of the Agreement provides that "Members shall notify any subsidy as defined in paragraph 1 of Article 1, which is specific within the meaning of Article 2, granted or maintained within their territories".⁴

6. Article 25.3 of the SCM Agreement contains certain requirements regarding the content of subsidy notifications. Thus, "the content of notifications should be sufficiently specific to enable other Members to evaluate the trade effects and to understand the operation of notified subsidy programmes", and Members are obligated to ensure that their subsidy notifications contain

¹ The relevant provisions of the SCM Agreement are reproduced in Annex A.

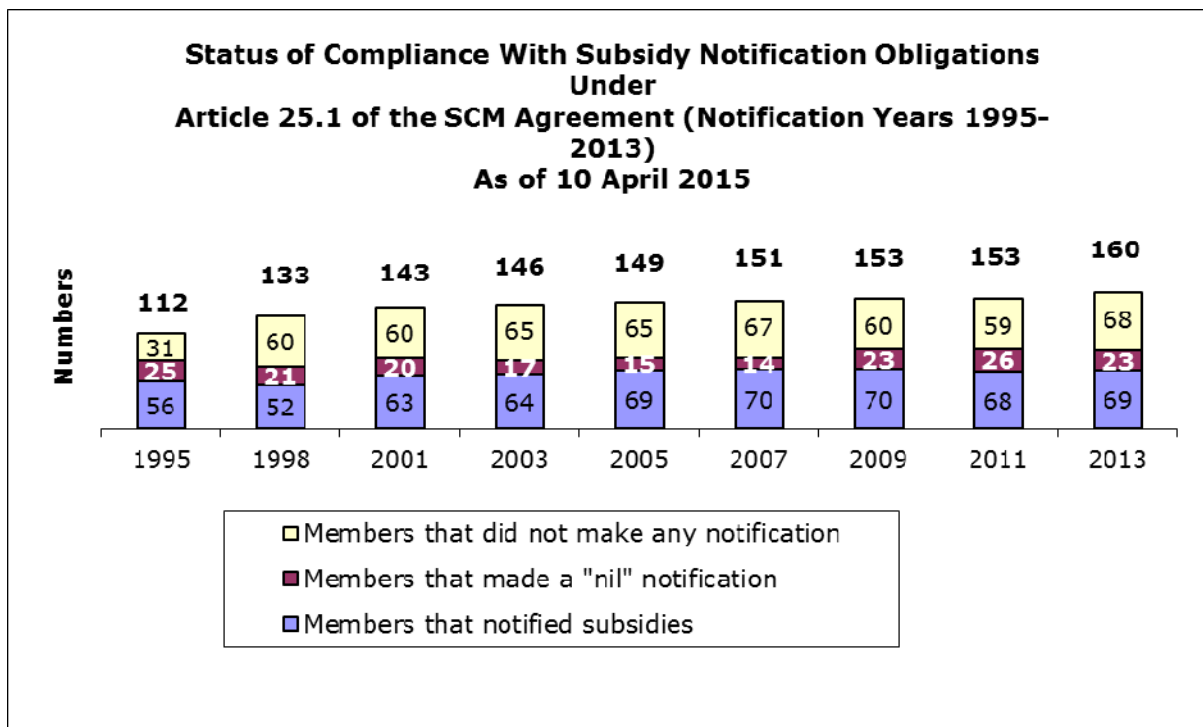
² Article XVI:1 of the GATT 1994 requires the notification of subsidies, including any form of price or income support, which have an impact on the exports or imports of the product benefiting from the subsidy.

³ As explained below, based on a decision adopted by the Committee in May 2001, Members submit subsidy notifications under Article 25.1 of the SCM Agreement every second year. *Infra*, para. 11.

⁴ Article 25.6 provides that a Member must also provide a nil notification if it considers that there are no measures in its territory that require notification. Article 25.7 recognizes that notification of a measure under Article 25 is without prejudice to its legal status under the GATT 1994 and the SCM Agreement.

information on the form, amount, policy objectives and/or purpose and duration of the subsidy and statistical data permitting an assessment of the trade effects of the subsidy. In July 1995, the Committee adopted a questionnaire format for subsidy notifications under Article 25 of the SCM Agreement and under Article XVI of the GATT 1994 (G/SCM/6).⁵ This format replaced an existing format for notifications under Article XVI:1 of the GATT 1947 that had been adopted by the GATT CONTRACTING PARTIES.⁶ In November 2003, the Committee adopted a revised version of this questionnaire format for subsidy notifications (G/SCM/6/Rev.1).⁷ The adoption of the original format for subsidy notifications in 1995 and the adoption of the revised format for subsidy notifications in 2003 were based on discussions in the Working Party on Subsidy Notifications, which the Committee had established in February 1995 pursuant to footnote 54 to Article 25.3 of the SCM Agreement.⁸

7. The status of subsidy notifications under Article 25.1 by WTO Members since 1995, as well as the periods covered by the last subsidy notification received from each Member, are shown in the tables in Annex B.⁹ The chart below illustrates the trends in the status of compliance with the obligations to notify subsidies during the period 1995-2013.¹⁰ It shows that the number of Members that have made subsidy notifications to date (either by notifying subsidies or by submitting a nil notification) has remained essentially stable over this period, while the number of Members that have failed to make a notification rose sharply, as WTO membership has increased.



⁵ G/SCM/M/3, para. 5.

⁶ BISD, 9S/193-194.

⁷ G/SCM/M/48, para. 212.

⁸ G/SCM/M/1/para. 84.

⁹ It should be noted that the question of the state of compliance with subsidy notification provisions of Article 25 has repeatedly been the subject of discussion in the Committee. See, e.g. G/SCM/M/ 91, paras. 43-47; G/SCM/M/24, paras. 68-75; G/SCM/M/25, paras. 18-30; G/SCM/27, paras. 57-62. In 1999-2002, the Secretariat circulated factual reports on compliance with annual notifications obligations under Article 25 of the SCM Agreement. G/SCM/23, 26, 29, 37 and 44. In March 2002, the Chairman of the Committee circulated a note on Members' Difficulties in Making Subsidy Notifications (G/SCM/W/505). In October 2002, a seminar on subsidies notifications was held for capital-based officials. G/SCM/M/43, paras. 89-92.

¹⁰ The data in the chart are structured on the basis of the nine new and full subsidy notifications that Members have been required to make to date. Members are required to submit their 2015 new and full notifications by 30 June 2015. The data reflect the total figures for each such notification "cycle", based on notifications received to date (10 April 2015). It should be noted that certain notifications were made after the year in which they were due. Notifications by Members covering periods prior to the effective dates of their memberships are not counted in the chart or table.

8. Indeed, given the significant increase in the number of WTO Members since 1995¹¹, looking at the number of Members that notified and those that did not as a percentage of the total number of WTO Members in the year in which the notifications were due may be more informative than the absolute numbers shown in the chart above. The table below is presented for that purpose. It shows that the share of Members that notified subsidies remained between 39% and 50% since 1995. The share of Members that made a "nil" notification fell significantly, from 22% to 14%, in the same period. Thus, with the exception of 1995, the share of Members making the required notifications has not exceeded 61%, and generally has hovered around 59%. Conversely, the share of Members not making any notification registered an important increase since 1995, from 28% to 43%, albeit with some intervening fluctuations.

New and full subsidy notification	Per cent share of total								
	1995	1998	2001	2003	2005	2007	2009	2011	2013
Members that notified subsidies	50%	39%	44%	45%	46%	46%	46%	44%	43%
Members that made a "nil" notification	22%	16%	14%	12%	10%	9%	15%	17%	14%
Subtotal notifying Members	72%	55%	58%	57%	56%	55%	61%	61%	57%
Members that did not make any notification	28%	45%	42%	45%	44%	44%	39%	39%	43%

2.1.1.2 Articles 25.8-10

9. Article 25.8 of the SCM Agreement stipulates that any Member may make a written request for information on the nature and extent of a subsidy granted or maintained by another Member, or for explanation why a specific measure is not considered as subject to the requirement of notification. A list of requests made under this provision is presented in the table in Annex C.

10. Article 25.10 provides that where a Member fails to notify a subsidy the notification of which is required under the SCM Agreement, any other Member may bring this matter to the attention of the Member failing to notify. If the subsidy is still not notified, such Member may bring the matter to the notice of the Committee. The table in Annex D presents a list of notifications made under this provision.¹²

2.1.1.3 Article 26.1

11. Article 26.1 stipulates that the Committee shall examine new and full notifications of Members in special sessions to be held every third year and that updating notifications made in the intervening years are to be examined at each regular meeting of the Committee. In May 2001, the Committee decided that new and full subsidy notifications would be made every two years and that the annual updating notifications would be de-emphasised.¹³ The Committee extended this decision in 2003 and 2005.¹⁴

12. The Committee has adopted procedures for the review of new and full subsidy notifications, which provide that such review shall take place at special meetings and be based on written questions and replies (G/SCM/117).¹⁵

¹¹ The number of WTO Members was 112 as at the end of 1995 and is now 160, after Yemen became a Member on 26 June 2014. As of 26 April 2015, with the accession of Seychelles, the WTO will have 161 Members. The EU and each of its member States are counted individually in the figures in the chart and table. Thus, for example, for 2011, the EU and its 27 member States are counted as 28 WTO Members.

¹² The tables in Annexes C and D only list documents that contain explicit references to Articles 25.8 or 25.10. These tables thus do not include the vast majority of the documents circulated in the G/SCM/Q2/... series, which contain questions and answers on subsidy notifications or on non-notified subsidies without expressly referring to Articles 25.8 or 25.10.

¹³ G/SCM/M/30, para. 6.

¹⁴ G/SCM/M/46, para. 43; G/SCM/M/53, para. 35.

¹⁵ These procedures were originally adopted in connection with the review of the 2005 new and full subsidy notifications. In April 2007, the Committee decided to apply the same procedures to the review of the 2007 new and full notifications (G/SCM/M/60, para. 45). In May 2009, it decided to apply them to the

2.1.2 Notification of Countervailing Measures

13. Article 25.11 of the SCM Agreement requires Members to notify, without delay, all preliminary or final actions taken with respect to countervailing duties. It also stipulates that Members shall submit, on a semi-annual basis, reports on any countervailing duty actions taken within the preceding six months. In June 1995, the Committee agreed on a standard format for semi-annual reports¹⁶ and on the minimum information to be provided in reports under Article 25.11 on all preliminary or final countervailing actions.¹⁷ At its regular meeting on 20 October 2009, the Committee adopted revised versions of these two notification formats.¹⁸ The table in Annex E shows the state of the notifications of semi-annual reports of countervailing measures since 1995.

14. There is a significant number of Members that do not have a competent authority to conduct countervailing duty investigations and which therefore have not imposed any countervailing measures and are unlikely to do so in the foreseeable future. In order to relieve these Members from the obligation to submit semi-annual reports of countervailing actions, the Committee, at its regular meeting on 20 October 2009¹⁹, adopted a one-time notification format.²⁰ A Member submitting this type of notification will not be expected to submit semi-annual reports of countervailing actions until such time as it sets up a competent authority and starts conducting investigations. One-time notifications are circulated in the G/SCM/N/202/... series. A list of these notifications received so far is presented in Annex F.

2.1.3 Notification of Competent Authorities

15. Article 25.12 of the SCM Agreement stipulates that Members shall notify to the Committee which of their authorities are competent to conduct countervailing duty investigations in their territories and the domestic procedures that govern the initiation and conduct of such investigations. A list of Members which have submitted notifications under Article 25.12 is contained in Annex G.

2.1.4 Notification of Countervailing Duty Legislation

16. Article 32.6 of the SCM Agreement provides that Members shall notify to the Committee the changes in their laws and regulations relevant to the Agreement and in the administration of such laws and regulations. A list of Members which have submitted notifications under Article 32.6 is contained in Annex H.

2.2 Special Notification Requirements

2.2.1 Notification of Non-Actionable Subsidies under Article 8.3

17. Article 8.3 of the SCM Agreement required the notification of non-actionable subsidies. Article 8 is no longer applicable. No notification was received under Article 8.3 during the period in which Article 8 was in force.

review of the 2009 new and full subsidy notifications (G/SCM/M/68, para. 36). In May 2011, the Committee decided to conduct the review of the 2011 new and full subsidy notifications also under the same procedures (G/SCM/M/76, para. 67). In April 2013, the Committee decided to conduct the review of the 2013 new and full subsidy notifications also under the same procedures (G/SCM/M/85, para. 51).

¹⁶ G/SCM/2.

¹⁷ G/SCM/3.

¹⁸ G/SCM/2/Rev.1 and G/SCM/3/Rev.1.

¹⁹ G/SCM/M/71, para. 129.

²⁰ See document G/SCM/129, dated 29 October 2009.

2.2.2 Notification Requirements Related to the Provisions of Article 27 Regarding Special and Differential Treatment of Developing Country Members

2.2.2.1 Notifications Under Procedures Adopted for Extensions under Article 27 of the SCM Agreement

18. Article 27 of the Agreement contains a series of special and differential treatment provisions for developing Members. Among these provisions is Article 27.2(b), which established an eight-year period from the date of entry into force of the WTO Agreement for the phase out of export subsidies by those developing Members not covered by Annex VII of the Agreement. Article 27.4 establishes a mechanism pursuant to which this phase-out period can be extended under certain conditions. On 27 July 2007, the General Council adopted procedures²¹ regarding the continuation of previously-granted Article 27.4 extensions for certain subsidy programmes.²² These procedures require annual updating notifications in respect of the programmes benefitting from extensions. At its fall 2012 regular meeting, the Committee granted the final extensions pursuant to these procedures, for calendar year 2013, based on the information notified in 2012.²³ The table in Annex I lists the programmes of the nineteen Members covered by these extensions. The final two-year phase-out period referred to in Article 27.4 began on 1 January 2014 for these programmes, such that the export subsidies thereunder must be eliminated not later than 31 December 2015.²⁴ The Members with extensions must provide transparency notifications in respect of each of the two years of phase-out (in 2015 covering 2014, and in 2016 covering 2015).²⁵

2.2.2.2 Notifications in Connection with the Computation of Export Competitiveness of a Member in a Given Product (Article 27.6)

19. Article 27.5 of the SCM Agreement provides that a developing Member which reaches export competitiveness in a given product has to phase out its export subsidies for that product within two years. For Members in Annex VII which reach export competitiveness, this period is eight years. Under Article 27.6, export competitiveness may be determined either on the basis of a notification by the developing Member at issue or on the basis of a computation by the Secretariat conducted at the request of any Member. No developing Member has made such a notification.

2.2.2.3 Notification of Privatization Subsidies Under Article 27.13

20. Article 27.13 of the SCM Agreement exempts, for a limited period of time, certain subsidies granted in connection with privatization programmes provided certain conditions are met. The table in Annex J provides a list of notifications made under this provision.

2.2.3 Notifications under the Transitional Arrangements Set Out in Article 28.1(a)

21. Article 28.1(a) of the SCM Agreement requires the notification of subsidy programmes in existence before the date a Member signed the WTO Agreement and which were inconsistent with the SCM Agreement. Annex K provides the list of notifications made under Article 28.1(a). This provision is no longer applicable.

2.2.4 Notifications under the Transitional Arrangements Set Out in Article 29.3

22. Article 29.3 of the SCM Agreement requires the notification of certain subsidies granted by Members which were in a process of transformation from a centrally-planned economy into a market economy. Annex L shows the notifications made under Article 29.3. This provision is no longer applicable.

²¹ WT/L/691.

²² The procedures on which the extensions were originally granted are contained in document G/SCM/39.

²³ G/SCM/M/83, paras. 23-28.

²⁴ WT/L/691, para. 1(b).

²⁵ Id., para. 2(c).

3 NOTIFICATION OF SUBSIDIES IN THE CONTEXT OF WTO ACCESSIONS

23. In the context of accessions to the WTO, applicants are expected to provide information on (export) subsidies in the chapter on policies affecting trade in goods of the memorandum on their foreign trade regime.²⁶ Applicants typically make a commitment to submit a subsidy notification under Article 25 of the SCM Agreement after the entry into force of their protocol of accession:

"The representative of [X] confirmed that any subsidy programmes would be administered in conformity with the Agreement on Subsidies and Countervailing Measures and that all necessary information on programmes would be notified to the Committee on Subsidies and Countervailing Measures in accordance with Article 25 of the Agreement upon entry into force of [X's] Protocol of Accession."²⁷

24. In most cases, this commitment is contained in the relevant working party report.²⁸

²⁶ See the outline format for a memorandum on a foreign trade regime in document WT/ACC/1. Applicants have also frequently provided information on subsidies by submitting (draft) subsidy notifications under Article 25 of the SCM Agreement during the accession process.

²⁷ P. J. Williams, *A Handbook on Accession to the WTO* (2008), pp. 92-93; WTO Secretariat, *Technical Note on the Accession Process*, WT/ACC/10/Rev.3, 28 November 2005, pp.127-131.

²⁸ In the case of China, paragraph 10.1 of the Protocol of Accession provides that China shall provide a subsidy notification under Article 25 of the SCM Agreement, while Annex 5 of the Protocol contains a notification submitted by China during the accession process. As reflected in paragraph 173 of the Working Party Report on China's accession to the WTO, the Working Party took note of a commitment by China to "progressively work towards a full notification of subsidies, as contemplated by Article 25 of the SCM Agreement".

In the case of Russian Federation, a specific timeline for the submission of this notification - 180 days after accession - was included in the Working Party Report on Russia's Accession (at Table 38 of Annex 2).

ANNEX A

RELEVANT PROVISIONS OF THE SCM AGREEMENT

Article 8

Identification of Non-Actionable Subsidies

8.3 A subsidy programme for which the provisions of paragraph 2 are invoked shall be notified in advance of its implementation to the Committee in accordance with the provisions of Part VII. Any such notification shall be sufficiently precise to enable other Members to evaluate the consistency of the programme with the conditions and criteria provided for in the relevant provisions of paragraph 2. Members shall also provide the Committee with yearly updates of such notifications, in particular by supplying information on global expenditure for each programme, and on any modification of the programme. Other Members shall have the right to request information about individual cases of subsidization under a notified programme.³⁴

³⁴ It is recognized that nothing in this notification provision requires the provision of confidential information, including confidential business information.

Article 25

Notifications

25.1 Members agree that, without prejudice to the provisions of paragraph 1 of Article XVI of GATT 1994, their notifications of subsidies shall be submitted not later than 30 June of each year and shall conform to the provisions of paragraphs 2 through 6.

25.2 Members shall notify any subsidy as defined in paragraph 1 of Article 1, which is specific within the meaning of Article 2, granted or maintained within their territories.

25.3 The content of notifications should be sufficiently specific to enable other Members to evaluate the trade effects and to understand the operation of notified subsidy programmes. In this connection, and without prejudice to the contents and form of the questionnaire on subsidies⁵⁴, Members shall ensure that their notifications contain the following information:

- (i) form of a subsidy (i.e. grant, loan, tax concession, etc.);
- (ii) subsidy per unit or, in cases where this is not possible, the total amount or the annual amount budgeted for that subsidy (indicating, if possible, the average subsidy per unit in the previous year);
- (iii) policy objective and/or purpose of a subsidy;
- (iv) duration of a subsidy and/or any other time-limits attached to it;
- (v) statistical data permitting an assessment of the trade effects of a subsidy.

25.4 Where specific points in paragraph 3 have not been addressed in a notification, an explanation shall be provided in the notification itself.

25.5 If subsidies are granted to specific products or sectors, the notifications should be organized by product or sector.

25.6 Members which consider that there are no measures in their territories requiring notification under paragraph 1 of Article XVI of GATT 1994 and this Agreement shall so inform the Secretariat in writing.

25.7 Members recognize that notification of a measure does not prejudice either its legal status under GATT 1994 or this Agreement, or the effects under this Agreement, or the nature of the measure itself.

25.8 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.

25.9 Members so requested shall provide such information as quickly as possible and in a comprehensive manner, and shall be ready, upon request, to provide additional information to the requesting Member. In particular, they shall provide sufficient details to enable the other Member to assess their compliance with the terms of this Agreement. Any Member which considers that such information has not been provided may bring the matter to the attention of the Committee.

25.10 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.

25.11 Members shall report without delay to the Committee all preliminary or final actions taken with respect to countervailing duties. Such reports shall be available in the Secretariat for inspection by other Members. Members shall also submit, on a semi-annual basis, reports on any countervailing duty actions taken within the preceding six months. The semi-annual reports shall be submitted on an agreed standard form.

25.12 Each Member shall notify the Committee (a) which of its authorities are competent to initiate and conduct investigations referred to in Article 11 and (b) its domestic procedures governing the initiation and conduct of such investigations.

⁵⁴ The Committee shall establish a Working Party to review the contents and form of the questionnaire as contained in BISD 9S/193-194.

Article 26

Surveillance

26.1 The Committee shall examine new and full notifications submitted under paragraph 1 of Article XVI of GATT 1994 and paragraph 1 of Article 25 of this Agreement at special sessions held every third year. Notifications submitted in the intervening years (updating notifications) shall be examined at each regular meeting of the Committee.

Article 27

Special and Differential Treatment of Developing Country Members

27.4 Any developing country Member referred to in paragraph 2(b) shall phase out its export subsidies within the eight-year period, preferably in a progressive manner. However, a developing country Member shall not increase the level of its export subsidies⁵⁵, and shall eliminate them within a period shorter than that provided for in this paragraph when the use of such export subsidies is inconsistent with its development needs. If a developing country Member deems it necessary to apply such subsidies beyond the 8-year period, it shall not later than one year before the expiry of this period enter into consultation with the Committee, which will determine whether an extension of this period is justified, after examining all the relevant economic, financial and development needs of the developing country Member in question. If the Committee determines that the extension is justified, the developing country Member concerned shall hold annual consultations with the Committee to determine the necessity of maintaining the subsidies. If no

such determination is made by the Committee, the developing country Member shall phase out the remaining export subsidies within two years from the end of the last authorized period.

27.5 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.

27.6 Export competitiveness in a product exists if a developing country Member's export of that product has reached a share of at least 3.25 per cent in world trade of that product for two consecutive calendar years. Export competitiveness shall exist either (a) on the basis of notification by the developing country Member having reached export competitiveness, or (b) on the basis of a computation undertaken by the Secretariat at the request of any Member. For the purpose of this paragraph, a product is defined as a section heading of the Harmonized System Nomenclature. The Committee shall review the operation of this provision five years from the date of the entry into force of the WTO Agreement.

27.13 The provisions of Part III shall not apply to direct forgiveness of debts, subsidies to cover social costs, in whatever form, including relinquishment of government revenue and other transfer of liabilities when such subsidies are granted within and directly linked to a privatization programme of a developing country Member, provided that both such programme and the subsidies involved are granted for a limited period and notified to the Committee and that the programme results in eventual privatization of the enterprise concerned.

⁵⁵ For a developing country Member not granting export subsidies as of the date of entry into force of the WTO Agreement, this paragraph shall apply on the basis of the level of export subsidies granted in 1986.

Article 28

Existing Programmes

28.1 Subsidy programmes which have been established within the territory of any Member before the date on which such a Member signed the WTO Agreement and which are inconsistent with the provisions of this Agreement shall be:

- (a) notified to the Committee not later than 90 days after the date of entry into force of the WTO Agreement for such Member; and
- (b) brought into conformity with the provisions of this Agreement within three years of the date of entry into force of the WTO Agreement for such Member and until then shall not be subject to Part II.

28.2 No Member shall extend the scope of any such programme, nor shall such a programme be renewed upon its expiry.

Article 29

Transformation into a Market Economy

29.1 Members in the process of transformation from a centrally-planned into a market, free-enterprise economy may apply programmes and measures necessary for such a transformation.

29.2 For such Members, subsidy programmes falling within the scope of Article 3, and notified according to paragraph 3, shall be phased out or brought into conformity with Article 3 within a period of seven years from the date of entry into force of the WTO Agreement. In such a case, Article 4 shall not apply. In addition during the same period:

- (a) Subsidy programmes falling within the scope of paragraph 1(d) of Article 6 shall not be actionable under Article 7;
- (b) With respect to other actionable subsidies, the provisions of paragraph 9 of Article 27 shall apply.

29.3 Subsidy programmes falling within the scope of Article 3 shall be notified to the Committee by the earliest practicable date after the date of entry into force of the WTO Agreement. Further notifications of such subsidies may be made up to two years after the date of entry into force of the WTO Agreement.

29.4 In exceptional circumstances Members referred to in paragraph 1 may be given departures from their notified programmes and measures and their time-frame by the Committee if such departures are deemed necessary for the process of transformation.

Article 32

Other Final Provisions

32.6 Each Member shall inform the Committee of any changes in its laws and regulations relevant to this Agreement and in the administration of such laws and regulations.

ANNEX B

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	2013	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		Georgia	2011-2012	St. Vincent and Grenadines	07/12-06/13
State of	2000-2002	Ghana	2001-2002	Saudi Arabia, Kingdom of	20012-2013
Botswana	2003-2013	Grenada	07/12-06/13	Senegal	2013
Brazil	2011-2012	Guatemala	07/12-06/13	Sierra Leone	None
Brunei Darussalam	1995	Guinea	2001-2002	Singapore	2012
Burkina Faso	2011-2012	Guinea-Bissau	None	Solomon Islands	None
Burundi	2000	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
Cabo Verde	None	Iceland	2004	Switzerland	2011-2012
Central African Rep.	None	India	2010-2014	Chinese Taipei	2009-2011
Chad	None	Indonesia	1995	Tajikistan ⁴	None
Chile	2011-2013	Israel	2010-2013	Tanzania	None
China	2007-2008	Jamaica	2012	Thailand	2009-06/12
Colombia	2009-2011	Japan	04/11-03/12	The FYR of Macedonia	2010
Congo	1995-2013	Jordan	2012	Togo	2009-2013
Costa Rica	2012	Kenya	None	Tonga	2009-2010
Côte d'Ivoire	1996	Korea, Rep. of	2011-2012	Trinidad & Tobago	2007-2008
Cuba	2011-2012	Kuwait, the State of	None	Tunisia	2001-2003
Dem. Rep. of Congo	None	Kyrgyz Republic	2009	Turkey	2012-2013
Djibouti	None	Lao, People's Dem. Republic ²	2010-2013	Uganda	2003-2004
Dominica	07/11-06/12	Lesotho	2008-2010	Ukraine	2011-2012
Dominican Rep.	2012	Liechtenstein	2011-2012	United Arab Emirates	1999
European Union	2011-2012	Macao, China	2012	United States	10/10-09/12
Austria	2011-2012	Madagascar	2009-2012	Uruguay	07/11-06/12
Belgium	2011-2012	Malawi	2007-2008	Venezuela, Bolivarian Rep. of	1995-1996
Bulgaria	2011-2012	Malaysia	2011-2013	Viet Nam	2005-2007
Croatia ¹	2011-2012	Maldives	None	Yemen ⁵	None
Cyprus	2011-2012	Mali	2011-2012	Zambia	2010-2011
Czech Republic	2011-2012	Mauritania	None	Zimbabwe	2000
Denmark	2011-2012	Mauritius	06/10-06/11		
Estonia	2011-2012	Mexico	2011-2012		
Finland	2011-2012	Moldova, Rep. of	None		
France	2011-2012	Mongolia	2001-2002		
Germany	2011-2012	Montenegro ³	None		
Greece	2011-2012	Morocco	2001-2002		
Hungary	2011-2012	Mozambique	None		
Ireland	2011-2012	Myanmar	2001-2002		
Italy	2009-2010	Namibia	2002-2009		
Latvia	2011-2012	Nepal	None		
Lithuania	2011-2013	New Zealand	FY 2010/11-2011/12		
Luxembourg	2011-2012	Nicaragua	2009-2010		
Malta	2011-2012	Niger	None		
Netherlands	2011-2012	Nigeria	2007-2008		
Poland	2011-2012	Norway	2011-2012		
Portugal	2011-2012	Oman	2005-2013		
Romania	2011-2012				

¹ Joined the EU on 01.07.2013.

² Became a Member on 02.02.2013.

³ Became a Member on 29.04.2012.

⁴ Became a Member on 02.03.2013.

⁵ Became a Member on 26.06.2014.

**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, the 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. 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	X	Swaziland	None
Burkina Faso	N	Portugal	X	Maldives	None	Switzerland	X
Burundi	N	Romania	X	Mali	N	Chinese Taipei	X
Cambodia	None	Slovak Republic	X	Mauritania	None	Tajikistan ²	None
Cameroon	N	Slovenia	X	Mauritius	None	Tanzania	None
Canada	X	Spain	X	Mexico	X	Thailand	X
Cabo Verde	None	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	Yemen ³	None
Austria	X	Haiti	N	Panama	X	Zambia	None
Belgium	X	Honduras	X	Papua New Guinea	X	Zimbabwe	None
Bulgaria	X	Hong Kong, China	X	Paraguay	None		
Croatia ⁴	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 Became a Member on 26 June 2014.

⁴ Joined the EU on 1 July 2013.

**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, the 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
Cambodia	None	Portugal	X	Malaysia	X	Switzerland	X
Cameroon	N	Romania	X	Maldives	None	Chinese Taipei	X
Canada	X	Slovak Republic	X	Mali	N	Tanzania	None
Cabo Verde	None	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.

**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, the 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
Cambodia	None	Portugal	X	Malaysia	X	Switzerland	X
Cameroon	N	Romania	X	Maldives	None	Chinese Taipei	X
Canada	X	Slovak Republic	X	Mali	None	Tanzania	None
Cabo Verde	None	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.

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, the 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.

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, the 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.

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, the 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.

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, the State of	None	Rwanda	None
Bahrain, Kingdom of	None	Greece	X	Kyrgyz Republic	None	St. Kitts & Nevis	X
Bangladesh	None	Ireland	X	Lithuania	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.

2000 UPDATING SUBSIDY NOTIFICATIONS
(G/SCM/N/60/...)

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

¹ Became a Member on 30 November 2000.

² Became a Member on 9 November 2000.

1999 UPDATING SUBSIDY NOTIFICATIONS
(G/SCM/N/48/...)

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

"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.

¹ Became a Member on 11 April 2000.

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, the 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.

1997 UPDATING SUBSIDY NOTIFICATIONS
(G/SCM/N/25/...)

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

"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.

1996 UPDATING SUBSIDY NOTIFICATIONS
(G/SCM/N/16/...)

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

1995 NEW AND FULL SUBSIDY NOTIFICATIONS
(G/SCM/N/3/...)

Member		Member		Member		Member	
Antigua & Barbuda	N	Greece	X	Macao, China	N	Swaziland	N
Argentina	X	Ireland	X	Madagascar	None	Switzerland	X
Australia	X	Italy	X	Malawi	None	Tanzania	None
Bahrain, Kingdom of	X	Luxembourg	X	Malaysia	X	Thailand	X
Bangladesh	None	Greece	X	Maldives	None	Togo	None
Barbados	None	Netherlands	X	Mali	None	Trinidad & Tobago	N
Belize	None	Portugal	X	Malta	None	Tunisia	X
Bolivia, Plurinational State of	N	Spain	X	Mauritania	None	Turkey	X
Botswana	N	Sweden	X	Mauritius	N	Uganda	N
Brazil	X	United Kingdom	X	Mexico	X	United Arab Emirates ⁴	N
Brunei Darussalam	N	Egypt	None	Morocco	N	United States	X
Bulgaria ¹	X	El Salvador	None	Mozambique	None	Uruguay	X
Burkina Faso	N	Fiji ²	X	Myanmar	None	Venezuela, Bolivarian Republic of	X
Burundi	None	Gabon	None	Namibia	X	Zambia	N
Cameroon	X	The Gambia ³	N	New Zealand	N	Zimbabwe	N
Canada	X	Ghana	N	Nicaragua	N		
Central African Rep.	None	Guatemala	N	Nigeria	X		
Chile	X	Guinea	None	Norway	X		
Colombia	X	Guinea-Bissau	None	Pakistan	X		
Costa Rica	X	Guyana	None	Paraguay	N		
Côte d'Ivoire	N	Honduras	N	Peru	N		
Cuba	N	Hong Kong, China	N	Philippines	X		
Cyprus	X	Hungary	X	Poland	X		
Czech Republic	X	Iceland	X	Romania	X		
Djibouti	None	India	X	St. Lucia	None		
Dominica	None	Indonesia	X	St. Vincent & Grenadines	None		
Dominican Rep.	N	Israel	X	Senegal	X		
EC	X	Jamaica	X	Sierra Leone	None		
Austria	X	Japan	X	Singapore	N		
Belgium	X	Kenya	None	Slovak Republic	X		
Denmark	X	Korea, Rep. of	X	Slovenia	X		
Finland	X	Kuwait, the State of	None	South Africa	X		
France	X	Lesotho	None	Sri Lanka	X		
Germany	X	Liechtenstein	N	Suriname	N		

"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.

¹ Became a Member on 1 December 1996.

² Became a Member on 14 January 1996.

³ Became a Member on 23 October 1996.

⁴ Became a Member on 10 April 1996.

ANNEX C**REQUESTS FOR INFORMATION UNDER ARTICLE 25.8
OF THE SCM AGREEMENT**

REQUESTING MEMBER	MEMBER CONCERNED	NOTIFICATION PROVIDED
Australia	South Africa	G/SCM/Q2/ZAF/7
Brazil	Japan	G/SCM/Q2/JPN/65
European Community	Argentina	G/SCM/Q2/ARG/21
European Community	Australia	G/SCM/Q2/AUS/16
European Community	Costa Rica	G/SCM/Q2/CRI/3
European Community	Japan	G/SCM/Q2/JPN/13
India	United States	G/SCM/Q2/USA/59
Korea, Rep. of	European Community	G/SCM/Q2/EEC/39
Mexico	South Africa	G/SCM/Q2/ZAF/10
New Zealand	Canada	G/SCM/Q2/CAN/58
United States	China	G/SCM/Q2/CHN/9; G/SCM/Q2/CHN/46 + Suppl.1; G/SCM/Q2/CHN/50
United States	India	G/SCM/Q2/IND/12
United States	Malaysia	G/SCM/Q2/MYS/10; G/SCM/Q2/MYS/12
United States	European Community	G/SCM/Q2/EEC/13

ANNEX D**NOTIFICATION OF SUBSIDIES UNDER ARTICLE 25.10
OF THE SCM AGREEMENT**

NOTIFYING MEMBER	MEMBER CONCERNED	NOTIFICATION PROVIDED
European Community	Cote d'Ivoire	G/SCM/Q2/CIV/1
European Community	Cameroon	G/SCM/Q2/CMR/1
European Community	Egypt	G/SCM/Q2/EGY/1
European Community	Iceland	G/SCM/Q2/ISL/1
European Community	Israel	G/SCM/Q2/ISR/1
European Community	Japan	G/SCM/Q2/JPN/14
European Community	Sri Lanka	G/SCM/Q2/LKA/1
European Community	Macao, China	G/SCM/Q2/MAC/1
European Community	Mexico	G/SCM/Q2/MEX/1
European Community	Pakistan	G/SCM/Q2/PAK/1
European Community	Slovenia	G/SCM/Q2/SVN/1
European Community	Tunisia	G/SCM/Q2/TUN/1
European Community	United States	G/SCM/Q2/USA/11
European Community	South Africa	G/SCM/Q2/ZAF/1
United States	China	G/SCM/Q2/CHN/42; G/SCM/Q2/CHN/51 + Corr.1
United States	India	G/SCM/Q2/IND/20

ANNEX E

**NOTIFICATION OF SEMI-ANNUAL REPORTS OF COUNTERVAILING DUTY ACTIONS
1 JANUARY 1995-31 DECEMBER 2014¹
(SUMMARY)**

Period	Number of Members that submitted a semi-annual report	Number of Members that notified "no countervailing action taken"	Number of Members that made no notification
1995 Jan-June (G/SCM/N/7/...)	10	54	33
1995 July-Dec (G/SCM/N/12/...)	10	59	31
1996 Jan-June (G/SCM/N/19/...)	9	60	38
1996 July-Dec (G/SCM/N/23/...)	9	61	44
1997 Jan-June (G/SCM/N/30/...)	8	62	47
1997 July-Dec (G/SCM/N/35/...)	9	63	45
1998 Jan-June (G/SCM/N/40/...)	7	67	43
1998 July-Dec (G/SCM/N/47/...)	7	66	46
1999 Jan-June (G/SCM/N/52/...)	7	66	46
1999 July-Dec (G/SCM/N/56/...)	6	67	47
2000 Jan-June (G/SCM/N/62/...)	6	66	50
2000 July-Dec (G/SCM/N/68/...)	7	67	52
2001 Jan-June (G/SCM/N/75/...)	7	65	54
2001 July-Dec (G/SCM/N/81/...)	8	63	56
2002 Jan-June (G/SCM/N/87/...)	8	62	59
2002 July-Dec (G/SCM/N/93/...)	7	62	60
2003 Jan-June (G/SCM/N/98/...)	11	57	63
2003 July-Dec (G/SCM/N/106/...)	10	61	60
2004 Jan-June (G/SCM/N/113/...)	8	57	67
2004 July-Dec (G/SCM/N/122/...)	9	51	63

¹ The EU and its member States are counted as a single WTO Member.

Period	Number of Members that submitted a semi-annual report	Number of Members that notified "no countervailing action taken"	Number of Members that made no notification
2005 Jan-June (G/SCM/N/130/...)	6	53	64
2005 July-Dec (G/SCM/N/138/...)	4	52	68
2006 Jan-June (G/SCM/N/144/...)	4	55	65
2006 July-Dec (G/SCM/N/153/...)	5	57	62
2007 Jan-June (G/SCM/N/162/...)	6	44	73
2007 July-Dec (G/SCM/N/170/...)	5	52	67
2008 Jan-June (G/SCM/N/178/...)	9	46	70
2008 July-Dec (G/SCM/N/185/...)	9	48	69
2009 Jan-June (G/SCM/N/195/...)	12	43	71
2009 July-Dec (G/SCM/N/203/...)	9	71 ²	46
2010 Jan-June (G/SCM/N/212/...)	7	76 ²	43
2010 July-Dec (G/SCM/N/219/...)	6	77 ²	43
2011 Jan-June (G/SCM/N/228/...)	5	80 ²	41
2011 July-Dec (G/SCM/N/235/...)	8	79 ²	39
2012 Jan-June (G/SCM/N/242/...)	8	75 ²	45
2012 July-Dec (G/SCM/N/250/...)	9	75 ²	46
2013 Jan-June (G/SCM/N/259/...)	13	72 ²	47
2013 July-Dec (G/SCM/N/267/...)	14	73 ²	44
2014 Jan-June (G/SCM/N/274/...)	16	61 ²	55
2014 July-Dec (G/SCM/N/281/...)	12	68 ²	52

² Includes the one-time notifications made by Members.

ANNEX F

**LIST OF MEMBERS THAT HAVE SUBMITTED ONE TIME NOTIFICATIONS UNDER
ARTICLES 25.11 AND 25.12 OF THE SCM AGREEMENT
(G/SCM/N/202/...)**

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; Madagascar; Mali; Mauritius; Mongolia; Mozambique; Nepal; Saint Kitts and Nevis; Saint Lucia; Senegal; Sierra Leone; Sri Lanka; Suriname; and Switzerland.

ANNEX G

**LIST OF MEMBERS THAT HAVE SUBMITTED NOTIFICATIONS UNDER
ARTICLE 25.12 OF THE SCM AGREEMENT¹**

Albania; Angola; Argentina; Armenia; Australia; Bangladesh; Bahrain, Kingdom of; Bolivia, Plurinational State of; Botswana²; Brazil; Canada; Chile; China; Colombia; Costa Rica; Croatia; Dominican Republic; Ecuador; Egypt; El Salvador; European Union; Fiji; Guatemala; Honduras; Iceland; India; Indonesia; Israel; Jamaica; Japan; Jordan; Korea, Rep. of; Kuwait, the State of; Kyrgyz Republic; Lesotho²; Malaysia; Mexico; Moldova, Rep. of; Montenegro; Morocco; Namibia²; New Zealand; Nicaragua; Nigeria; Norway; Oman; Pakistan; Panama; Papua New Guinea; Paraguay; Peru; Philippines; Saint Vincent and the Grenadines; Singapore; South Africa; Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu; Swaziland²; Thailand; The Former Yugoslav Republic of Macedonia; Trinidad and Tobago; Tunisia; Turkey; Uganda; Ukraine; United Arab Emirates; United States; Uruguay; Venezuela, Bolivarian Republic of; Viet Nam; Zambia; Zimbabwe.

¹ Circulated in G/SCM/N/18 and addenda.

² Member of the Southern African Customs Union ("SACU"). Has not yet established a national investigating authority. The International Trade and Administration Commission of South Africa (ITAC) has been given the mandate to conduct investigations on behalf of all SACU Members.

ANNEX H

COUNTERVAILING DUTY LEGISLATION NOTIFICATIONS UNDER
ARTICLE 32.6 OF THE SCM AGREEMENT

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
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
Cambodia	G/SCM/N/1/KHM/1
Cameroon	G/SCM/N/1/CMR/1+Corr.1 & Suppl.1
Canada	G/SCM/N/1/CAN/4
Cabo Verde	None
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/EEC/2 + Suppl.1, 2,3, 4, 5, 6 ¹ & 7 ² ; G/SCM/N/1/EU/1 & Suppl.1 ³ & 2
Egypt	G/SCM/N/1/EGY/2/Rev.1 + Rev.1/Suppl.1
El Salvador	G/SCM/N/1/SLV/3

¹ Document G/SCM/N/1/EEC/2/Suppl.6 provides information on the status of laws and regulations of the following WTO Members: Cyprus; the Czech Republic; Estonia; Hungary; Latvia; Lithuania; Malta; Poland; the Slovak Republic and Slovenia, all of which became Member States of the European Communities on 1 May 2004.

² Document G/SCM/N/1/EEC/2/Suppl.7 provides information on the status of laws and regulations of Bulgaria and Romania, which became Member States of the European Communities on 1 January 2007.

³ Document G/SCM/N/1/EU/1/Suppl.1 provides information on the status of laws and regulations of Croatia as of the day of its accession to the European Union on 1 July 2013.

MEMBER/OBSERVER	NOTIFICATION PROVIDED
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
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, Rep. of	G/SCM/N/1/KOR/4
Kuwait, the State of	G/SCM/N/1/KWT/1
Kyrgyz Rep.	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, & Suppl.4
Moldova, Rep. 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/3
Russian Federation	G/SCM/N/1/RUS/1

MEMBER/OBSERVER	NOTIFICATION PROVIDED
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
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 & 18
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 I

CONTINUATION FOR CALENDAR YEAR 2013, PURSUANT TO THE GENERAL COUNCIL
DECISION OF 27 JULY 2007 (WT/L/691), OF EXTENSIONS UNDER SCM ARTICLE 27.4
OF THE TRANSITION PERIOD FOR THE ELIMINATION OF EXPORT SUBSIDIES

*Decisions Adopted by the Committee on Subsidies and Countervailing Measures
23 October 2012*

Member	Programme	Document
Antigua & Barbuda	Fiscal Incentives Act Cap 172	G/SCM/50/Add.10
	Free Trade and Processing Zone Act No. 12 of 1994	G/SCM/51/Add. 10
Barbados	Fiscal Incentive Programme	G/SCM/52/Add. 10
	Export Allowance	G/SCM/53/Add.10
	Research and Development Allowance	G/SCM/54/Add.10
	International Business Incentives	G/SCM/55/Add.10
	Societies With Restricted Liability	G/SCM/56/Add.10
Belize	Fiscal Incentives Act	G/SCM/57/Add.10
	Export Processing Zone Act	G/SCM/58/Add.10
	Commercial Free Zone Act	G/SCM/59/Add.10
Costa Rica	Free Zone Regime	G/SCM/61/Add.10
	Inward Processing Regime	G/SCM/62/Add.10
Dominica	Fiscal Incentives Programme	G/SCM/63/Add.10
Dominican Republic	Law No. 8-90 to "Promote the Establishment of New Free Zones and Expand Existing Ones"	G/SCM/64/Add.10
El Salvador	Export Processing Zones and Marketing Act, as amended	G/SCM/65/Add.10
Fiji	Short-Term Export Profit Deduction	G/SCM/66/Add.10
	Export Processing Factories/Export Processing Zones Scheme	G/SCM/67/Add.10
Grenada	Fiscal Incentive Act No. 41 of 1974	G/SCM/69/Add.10
	Statutory Rules and Orders No. 37 of 1999	G/SCM/70/Add.10
	Qualified Enterprises Act No. 18 of 1978	G/SCM/71/Add.10
Guatemala	Exemption from Company Tax, Customs Duties and Other Import Taxes for Companies under Special Customs Regimes	G/SCM/72/Add.10
	Exemption from Company Tax, Customs Duties and Other Import Taxes for the Production Process Relating to Activities of Managers and Users of Free Zones	G/SCM/73/Add.10
	Exemption from Company Tax, Customs Duties and Other Import Taxes for the Production Process of Commercial and Industrial Enterprises Operating in the Industrial and Free Trade Zone	G/SCM/74/Add.10

Member	Programme	Document
Jamaica	Export Industry Encouragement Act	G/SCM/75/Add.10
	Jamaica Export Free Zone Act	G/SCM/76/Add.10
	Foreign Sales Corporation Act	G/SCM/77/Add.10
	Industrial Incentives (Factory Construction) Act	G/SCM/78/Add.10
Jordan	Partial or Total Exemption from Income Tax of Profits Generated from Exports under Law No. 57 of 1985, as amended	G/SCM/79/Add.10
Mauritius	Freeport Scheme – Corporate Tax Exemption	G/SCM/83/Add.10
Panama	Official Industry Register	G/SCM/84/Add.10
	Export Processing Zones	G/SCM/85/Add.10
Papua New Guinea	Section 45 of the Income Tax	G/SCM/86/Add.10
Saint Lucia	Fiscal Incentives Act, No. 15 of 1974	G/SCM/87/Add.10
	Free Zone Act, No. 10 of 1999	G/SCM/88/Add.10
	Micro and Small Scale Business Enterprises Act, No. 19 of 1998	G/SCM/89/Add.10
Saint Kitts and Nevis	Fiscal Incentives Act, No. 17 of 1974	G/SCM/90/Add.10
St. Vincent and the Grenadines	Fiscal Incentives Act No. 5 of 1982, as amended	G/SCM/91/Add.10
Uruguay	Automotive Industry Export Promotion Regime	G/SCM/92/Add.10

ANNEX J

NOTIFICATIONS UNDER ARTICLE 27.13 OF THE SCM AGREEMENT
OF SUBSIDIES GRANTED IN CONNECTION WITH
PRIVATIZATION PROGRAMMES

MEMBER	NOTIFICATION PROVIDED
Brazil	G/SCM/N/13/BRA & G/SCM/N/13/BRA/Corr.1

ANNEX K**NOTIFICATIONS UNDER ARTICLE 28.1(A) OF SUBSIDIES
INCONSISTENT WITH THE SCM AGREEMENT
(G/SCM/N/2...)**

MEMBER	NOTIFICATION PROVIDED
Canada	G/SCM/N/2/CAN
Chile	G/SCM/N/2/CHL and G/SCM/N/2/CHL/Suppl.1
Cuba	G/SCM/N/2/CUB
Honduras	G/SCM/N/2/HND
Jordan	G/SCM/N/2/JOR
Mauritius	G/SCM/N/2/MUS
Malaysia	G/SCM/N/2/MYS
Oman	G/SCM/N/2/OMN
Saudi Arabia, Kingdom of	G/SCM/N/2/SAU
Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu	G/SCM/N/2/TPKM and G/SCM/N/2/TPKM/Suppl.1
South Africa	G/SCM/N/2/ZAF

ANNEX L**NOTIFICATIONS UNDER ARTICLE 29.3 OF THE SCM AGREEMENT
BY MEMBERS IN TRANSFORMATION INTO
A MARKET ECONOMY
(G/SCM/N/9...)**

MEMBER	NOTIFICATION PROVIDED
Czech Republic	G/SCM/N/9/CZE
Hungary	G/SCM/N/9/HUN, G/SCM/N/9/HUN/Corr.1, G/SCM/N/9/HUN/Corr.2 and G/SCM/N/9/HUN/Suppl.1
Jordan	G/SCM/N/9/JOR
Oman	G/SCM/N/9/OMN
Poland	G/SCM/N/9/POL and G/SCM/N/9/POL/Corr.1
Romania	G/SCM/N/9/ROM and G/SCM/N/9/ROM/Suppl.1
Saudi Arabia, Kingdom of	G/SCM/N/9/SAU
