SYNOPTIC TABLE SUMMARIZING THE TRADE RELATED PROVISIONS
IN SELECTED INTERNATIONAL LEGAL INSTRUMENTS DEALING WITH TRADE
IN DOMESTICALLY PROHIBITED GOODS AND OTHER HAZARDOUS SUBSTANCES

Corrigendum

The following corrections should be made on pages 3, 6, 14, 17, 20 and 22 as indicated below:

Page 3: "(V) OECD Recommendation

To recommend that exporting member countries assist importing countries, through information exchange, in making timely and informed decisions regarding imports of banned or severely restricted chemicals and to provide guiding principles to implement this Recommendation. Such exchanges may apply to exports from one member country to another, as well as exports to non-member countries."

Page 6: "(V) OECD Recommendation

The Guiding Principles apply to banned or severely restricted chemicals which are defined as:

... - The guiding principles do not apply to hazardous wastes ...

Page 14: "(V) OECD Recommendation

If an exporting member country takes control action to ban or severely restrict a chemical, it should ensure that importing countries of such chemicals are provided with all relevant information.

If an export of a banned or severely restricted chemical occurs, the exporting member country should ensure that the importing country is provided with relevant information to alert it to the fact, insofar as possible the alert information should be provided prior to export and the procedures should not be such as to delay or control the exports. The exporting country should provide the importing country with additional information on request.

In practice, the provision of alert information usually occurs through one of two ways: ..."
Page 2

Page 17: (V) OECD Recommendations

There are no specific provisions relating to control of illegal traffic by member countries in the Recommendation."

(Deletion of the second paragraph.)

Page 20: (V) OECD Recommendation

The last sentence shall read, "Thus, information is to be transmitted to those developing countries with perhaps the greatest need for assistance in relation to impacts of hazardous chemicals.

Page 22: (V) OECD Recommendation

There is no dispute settlement procedure in the Recommendation other than the required three-year reviews of implementation by member countries in which concerns may be expressed.