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Committee on Technical Barriers to Trade

**DECISIONS AND RECOMMENDATIONS ADOPTED BY THE
WTO COMMITTEE ON TECHNICAL BARRIERS TO TRADE
SINCE 1 JANUARY 1995**

NOTE BY THE SECRETARIAT¹

Revision

The present document contains the fourteenth revision of the compilation of the TBT Committee's Decisions and Recommendations. This revision, which supersedes all previous G/TBT/1 documents, is in two parts. Part 1 contains the Committee's decisions and recommendations adopted since 1 January 1995. Part 2 contains the Committee's Rules of Procedure including Guidelines for Observer Status for Governments and International Intergovernmental Organizations.

¹ This document has been prepared under the Secretariat's own responsibility and is without prejudice to the positions of Members or to their rights and obligations under the WTO.

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**PART 1: DECISIONS AND RECOMMENDATIONS ADOPTED BY THE COMMITTEE ON
TECHNICAL BARRIERS TO TRADE**

1 GOOD REGULATORY PRACTICE

1.1. Good Regulatory Practice (GRP) can contribute to the improved and effective implementation of the substantive obligations under the TBT Agreement. Effective implementation through best practices is seen as an important means of avoiding unnecessary obstacles to trade. Institutionalizing the various mechanisms, processes and procedures of GRP through laws, regulations and guidance, as well as through the creation and designation of institutions within Member governments to oversee regulatory processes, is seen as a means of giving effect to GRP. Effective internal policy coordination, including among regulators, standardizing bodies and trade officials implementing the TBT Agreement, is stressed. Additionally, regulatory cooperation between Members is an effective means of disseminating GRP.²

1.1 Decisions and recommendations

1.2. Since the entry into force of the Agreement, the Committee has engaged in an in-depth exchange of experiences on various aspects of GRP in order to foster a common understanding of the issues involved.³

- a. In 1997, in order to assist the implementation of the relevant provisions of the Agreement, the Committee agreed to the following⁴:
 - i. when considering the preparation of a technical regulation, it is important for Members first to identify the related problem, including its magnitude and the legitimate objective; and then consider all options available consistent with the Agreement, bearing in mind that in accordance with Articles 2.2 and 2.3 a technical regulation shall not be more trade restrictive than necessary to fulfil a legitimate objective, and shall not be maintained if the circumstances or objectives giving rise to its adoption no longer exist or if the changed circumstances or objectives can be addressed in a less trade-restrictive manner. If a technical regulation is required, it shall comply with the relevant provisions of the Agreement, including Articles 12.3 and 12.7;
 - ii. to avoid duplication of work and to ensure effective implementation of the Agreement, coordination between governmental regulatory authorities, trade officials and national standardizing bodies is essential;
 - iii. to invite Members, on a voluntary basis, to submit descriptions of their approach to technical regulations; and
 - iv. to examine the various approaches to the preparation, adoption and application of technical regulations and their consequences for market access, with a view to assisting regulatory authorities through promoting awareness of their rights and obligations under the Agreement.
- b. In 2000, in order to assist the implementation of the relevant provisions of the Agreement, the Committee agreed to reiterate points 1.2 a. (iii) and (iv) above.⁵

² [G/TBT/26](#), 13 November 2009, paras. 8-9, and 14.

³ [G/TBT/5](#), 19 November 1997, paras. 23-24; [G/TBT/9](#), 13 November 2000, para. 37; [G/TBT/13](#), 11 November 2003, para. 14; [G/TBT/19](#), 14 November 2006, paras. 19-20; [G/TBT/26](#), 13 November 2009, para. 11; [G/TBT/32](#), 29 November 2012, paras. 3-4; [G/TBT/37](#), 3 December 2015, paras. 1.1-1.7.

⁴ [G/TBT/5](#), 19 November 1997, para. 24 (a)-(b).

⁵ [G/TBT/9](#), 13 November 2000, para. 37.

- c. In 2003, noting that the issue of GRP is important, evolving, and worthy of further discussion in the TBT Committee, to further its work on GRP, the Committee agreed⁶:
 - i. to invite Members to exchange experiences related to the identification of elements of GRP at the domestic level;
 - ii. to continue its exchanges on Members' experiences and focus its discussion on, *inter alia*, choice of policy instruments, mandatory versus voluntary measures, and the use of regulatory impact assessments to facilitate GRP; and
 - iii. to initiate a process of sharing experiences on equivalency in the Committee particularly with regard to how the concept is implemented in practice.
- d. In 2006, with a view to deepening understanding of the contribution GRP can make to the implementation of the TBT Agreement, the Committee agreed to share experiences on⁷:
 - i. factors used by regulators to determine whether there is a need to regulate in a given situation or whether other instruments are better suited to fulfil the legitimate objective sought;
 - ii. the use of tools, such as regulatory impact assessment, to assist regulatory decision-making (including with respect to (i) above);
 - iii. the use of performance-based regulations by Members;
 - iv. how GRP have been integrated into Members' regulatory structures, including the use of mechanisms to ensure openness, transparency and accountability of the regulatory processes;
 - v. the establishment of domestic administrative mechanisms to facilitate cooperation and coordination between competent authorities and co-ordination with other stakeholders;
 - vi. how regulatory cooperation between Members has contributed to the avoidance of unnecessary regulatory differences;
 - vii. steps taken and criteria used to arrive at an equivalency decision between Members (Article 2.7), or harmonization on the basis of international standards (Article 2.6); and
 - viii. to hold a workshop on GRP addressing, among other topics, regulatory impact assessment.
- e. In 2009, with the purpose of enabling Members to ensure improved compliance with the obligations set out in the TBT Agreement in the preparation of technical regulations and conformity assessment procedures, the Committee agreed⁸:
 - i. to compile a list of guidelines for GRP taking into account Members' experiences and existing relevant work of other organizations;
 - ii. to prepare an illustrative list of mechanisms used for the implementation of GRP based on contributions from Members including, for instance, mechanisms used for: public consultation; use of RIA tools; use of performance-based regulations; use of relevant international standards, guides or recommendations as a basis for technical

⁶ [G/TBT/13](#), 11 November 2003, para. 14.

⁷ [G/TBT/19](#), 14 November 2006, para. 19.

⁸ [G/TBT/26](#), 13 November 2009, para. 11.

regulations and conformity assessment procedures; and methods of referencing standards in regulations; and

- iii. to continue to share views and experiences on aspects of regulatory coordination and administrative mechanisms to facilitate internal coordination between competent authorities, including between trade policy and regulatory authorities, and interested parties.

f. In 2012, with a view of furthering its work in the area of GRP, the Committee agreed⁹:

- i. to identify a non-exhaustive list of voluntary mechanisms and related principles of GRP and to guide Members in the efficient and effective implementation of the TBT Agreement across the regulatory lifecycle, including, but not limited to, the following areas:

- transparency and public consultation mechanisms;
- mechanisms for assessing policy options, including the need to regulate (e.g. how to evaluate the impact of alternatives through an evidence-based process, including through the use of regulatory impact assessment (RIA) tools);
- internal (domestic) coordination mechanisms;
- approaches to minimizing burdens on economic operators (e.g. how to implement mechanisms that ensure reflection of the TBT Agreement's substantive obligations in the design and development of regulations);
- implementation and enforcement mechanisms (e.g. how to provide practical, timely and informative guidance needed for compliance);
- mechanisms for review of existing technical regulations and conformity assessment procedures (e.g. how to evaluate the effectiveness and continued adequacy of existing measures, including with a view to assessing the need for amendment, simplification or possible repeal); and
- mechanisms for taking account of the special development, financial and trade needs of developing Members in the preparation and application of measures, with a view to ensuring that they do not create unnecessary obstacles to exports from developing Members.

g. In 2015, with a view to furthering its work in the area of GRP, the Committee agreed¹⁰:

- i. to continue to exchange information on mechanisms of GRP adopted by WTO Members that facilitate the implementation of the TBT Agreement; and
- ii. to hold a thematic session in March 2016 on RIAs, including discussion of:
 - the extent to which RIAs could facilitate the implementation of the TBT Agreement, considering the constraints facing developing countries in carrying out RIAs; and
 - how trade impacts and TBT Agreement obligations could be taken into account in the preparation of RIAs.

⁹ [G/TBT/32](#), 29 November 2012, para. 4.

¹⁰ [G/TBT/37](#), 3 December 2015, para. 1.8.

- h. In 2018, with a view to furthering its work in the area of GRP, the Committee agreed¹¹:
- i. to continue to exchange information on mechanisms of GRP adopted by WTO Members that facilitate the implementation of the TBT Agreement and, in this vein:
 - to dedicate, unless otherwise agreed, the first thematic session of the TBT Committee each year to the topic of GRP;
 - to hold a thematic session on the role and function of domestic committees, and other administrative mechanisms, that facilitate internal coordination on TBT;
 - ii. to encourage those Members that conduct RIA or similar initiatives as part of their regulatory process to provide, to the extent feasible, a hyperlink to the studies (ex ante) in the pertinent notification to the TBT Committee, as well as to notify on a regular basis or publish on a publicly accessible website the subsequent related assessments (ex post) in the national language¹²;

1.2 Events

- a. On 18-19 March 2008, with a view to advancing its work on GRP, the Committee held a Workshop on GRP, which addressed, among other topics, regulatory impact assessment.¹³
- b. On 5 March 2013, the Committee held a Thematic Session on GRP.¹⁴
- c. On 17 June 2013 the Committee held a second Thematic Session on GRP.¹⁵
- d. On 18 March 2014, the Committee held a third Thematic Session on GRP.¹⁶
- e. On 17 March 2015, the Committee held a first Thematic Session on the Seventh Triennial Review, covering, *inter alia*, GRP.¹⁷
- f. On 16 June 2015, the Committee held a second Thematic Session on the Seventh Triennial Review, covering, *inter alia*, GRP.¹⁸
- g. On 8 March 2016, the Committee held a Thematic Session on GRP.¹⁹
- h. On 28 March 2017, the Committee held a Thematic Session on GRP.^{20 21}
- i. On 5 March 2019, the Committee held a Thematic Session on GRP.^{22 23}

¹¹ [G/TBT/41](#), 19 November 2018, para. 1.7.

¹² In line with a previous recommendation by the TBT Committee, for *ex ante* RIAs, this information could be made available through a hyperlink to the assessment in Box 8 of the notification template or by including the assessment in the draft measure itself ([G/TBT/1/Rev.13](#), Section 5.6.2.1.d. on p.35).

¹³ The Summary Report of the Workshop is contained in [G/TBT/W/287](#), 6 June 2008. The Chairman's Report of the Workshop to the TBT Committee is contained in [G/TBT/M/44](#), 10 June 2008, Annex 1. The Workshop was held in response to the recommendation contained in [G/TBT/19](#), 14 November 2006, para. 20.

¹⁴ The Moderator's summary and the final programme are contained in [G/TBT/GEN/143](#), 11 March 2013.

¹⁵ The Chairman's report is contained in [G/TBT/GEN/143/Add.1](#), 25 June 2013.

¹⁶ The Chairman's report and the final programme are contained in [G/TBT/GEN/143/Add.2](#), 26 March 2014.

¹⁷ The Chairman's report is contained in [JOB/TBT/125](#), 25 March 2015, paras. 1.1-1.2.

¹⁸ The Chairperson's report is contained in [JOB/TBT/134](#), 26 June 2015, para. 1.1.

¹⁹ The Chairperson's report is contained in [G/TBT/GEN/191](#), 17 March 2016.

²⁰ The Moderator's report is contained in [G/TBT/GEN/214](#), 5 April 2017.

²¹ https://www.wto.org/english/tratop_e/tbt_e/th_sess_gpr_280317_e.htm

²² The Moderator's report is contained in [G/TBT/GEN/256](#), 14 March 2019.

²³ https://www.wto.org/english/tratop_e/tbt_e/thematicsession5319_e.htm

2 REGULATORY COOPERATION BETWEEN MEMBERS

2.1. The Committee notes that regulatory cooperation between Members is an effective means of disseminating GRP. It can also build confidence between trading partners through enhancing mutual understanding of regulatory systems, thereby supporting efforts that aim at removing unnecessary barriers to trade. A fundamental component to regulatory cooperation is the promotion of dialogue between Members, including at senior level. A wide variety of approaches can be employed by regulators to collaborate with each other – from information sharing to negotiating specific agreements.²⁴

2.1 Decisions and recommendations

- a. In 2006, with a view to deepening understanding of the contribution GRP can make to the implementation of the TBT Agreement, the Committee agreed, *inter alia*, to share experiences on²⁵:
 - i. how regulatory cooperation between Members has contributed to the avoidance of unnecessary regulatory differences.
- b. In 2009, in order to further enhance information on regulatory cooperation between Members, the Committee agreed²⁶:
 - i. to exchange information on the different approaches to regulatory cooperation between Members that aim at, *inter alia*, enhancing mutual understanding of regulatory systems and identifying, where possible, avenues for greater regulatory convergence; and
 - ii. to hold a workshop on regulatory cooperation.
- c. In 2015, with a view to furthering its work and raising awareness of the importance of regulatory cooperation between Members, the Committee agreed²⁷:
 - i. to deepen and broaden its information exchange in the area of regulatory cooperation between Members, based on topics identified by Members. The purpose of this information exchange is to:
 - provide Members with an opportunity to share factual information and experiences with respect to ongoing, new or emerging regulatory issues, including in specific sectors, without duplicating regulatory cooperation work in other technical bodies²⁸;
 - discuss possible elements of regulatory cooperation between Members with the aim of making regulatory cooperation initiatives more effective; and
 - ii. to hold thematic sessions on regulatory cooperation between Members in June and November 2016. The Committee will organize these sessions based on proposals from Members.

²⁴ [G/TBT/26](#), 13 November 2009, paras. 14-15.

²⁵ [G/TBT/19](#), 14 November 2006, para. 19.

²⁶ [G/TBT/26](#), 13 November 2009, para. 16.

²⁷ [G/TBT/37](#), 3 December 2015, para. 23(b).

²⁸ In line with Article 13.3 of the TBT Agreement.

- d. In 2018, building on this exchange as well as on previous decisions and recommendations of the Committee, and with a view to furthering its work and raising awareness of the importance of regulatory cooperation between Members, the Committee agreed²⁹:
 - i. to continue its information exchange in the area of regulatory cooperation between Members, based on topics identified by them.

2.2 Events

- a. On 8-9 November 2011, recognizing the benefits of regulatory co-operation for the dissemination of GRP, the Committee held a Workshop on regulatory co-operation between Members.³⁰
- b. On 17 March 2015, the Committee held a first Thematic Session on the Seventh Triennial Review, covering, *inter alia*, regulatory cooperation between Members.³¹
- c. On 16 June 2015, the Committee held a second Thematic Session on the Seventh Triennial Review, covering, *inter alia*, regulatory cooperation between Members.³²
- d. On 14 June 2016, the Committee dedicated a Thematic Session on regulatory cooperation between Members to the topic of energy efficiency.^{33 34}
- e. On 9 November 2016, the Committee dedicated a Thematic Session on regulatory cooperation between Members to the topic of food labelling.^{35 36}

3 TECHNICAL REGULATIONS

3.1 Decisions and Recommendations

- a. In 2018, with a view to furthering its work in the area of mandatory marking and labelling requirements, the Committee agreed³⁷:
 - i. to *hold* a discussion of how to facilitate compliance with mandatory marking and labelling requirements on products, and consider the need for further work in the Committee on this topic, including on a sectoral basis, as appropriate.

4 CONFORMITY ASSESSMENT

4.1. Five articles of the TBT Agreement address conformity assessment procedures, and establish obligations of a substantive and procedural nature. Articles 5 and 6 contain disciplines applying to central government bodies. Articles 7, 8 and 9 relate to conformity assessment procedures of local government bodies, non-governmental bodies and international and regional systems. The definition of a conformity assessment procedure is contained in Annex 1, Paragraph 3 of the Agreement.

²⁹ [G/TBT/41](#), 19 November 2018, para. 2.18.

³⁰ The Summary Report of the Workshop is contained in [G/TBT/W/348](#), 14 February 2012. A background note by the Secretariat, circulated before the Workshop, is contained in document [G/TBT/W/340](#), 7 September 2011.

³¹ The Chairman's report is contained in [JOB/TBT/125](#), 25 March 2015, paras. 2.1-2.2 and 4.1.

³² The Chairperson's report is contained in [JOB/TBT/134](#), 26 June 2015, para. 1.1 and 5.1-5.2.

³³ The moderators' report is contained in [G/TBT/GEN/198](#), 23 June 2016.

³⁴ https://www.wto.org/english/tratop_e/tbt_e/tbtcomjune16_e.htm

³⁵ The moderators' report is contained in [G/TBT/GEN/205](#), 22 November 2016.

³⁶ https://www.wto.org/english/tratop_e/tbt_e/tbtnov16_e.htm

³⁷ [G/TBT/41](#), 19 November 2018, para. 3.2.

4.1 Decisions and recommendations

4.2. The Committee has regularly engaged in information exchange on the use of conformity assessment procedures with a view to improving Members' implementation and understanding of Articles 5-9.³⁸

- a. In 1997, in order to further the objectives of Articles 5 and 6, including in particular the need to avoid the creation of unnecessary obstacles to international trade due to conformity assessment procedures, and with a view to making recommendations to remove any unnecessary duplication of conformity assessment, the Committee agreed to the following³⁹:
 - i. the Committee will pursue further discussions on ISO/IEC Guides. Members are invited, on a voluntary basis, to continue providing information on their experience in using relevant international guides and recommendations on conformity assessment, and the extent to which these guides and recommendations have served as a basis for the recognition of conformity assessment procedures adopted by bodies in their territories and in regional and international conformity assessment systems, or as a harmonized approach to conformity assessment. In the light of this exercise, the Committee will consider ways and means for better implementation of Articles 5 and 6;
 - ii. for transparency purposes and to support the work of the Committee, a list of relevant international guides and recommendations related to conformity assessment procedures will be consolidated, circulated and updated regularly by the Secretariat for the information of Members;
 - iii. the Committee will review the role of regional and international systems for conformity assessment as covered by Article 9 and how these systems could contribute to solving the problems of multiple testing and certification/registration for traders and industries, including in particular small and medium size enterprises. This exercise will also address the extent to which international guides and recommendations contribute to the establishment of these systems, and the possible technical assistance needed for developing countries to develop operational conformity assessment procedures within the context of Articles 11.6, 11.7 and 12.5; and
 - iv. the Committee will review the operation of Articles 6, 10.7 and other relevant provisions which contain disciplines with respect to recognition of the results of conformity assessment procedures. In this regard, Members are invited, on a voluntary basis, to exchange information. The review will also address the possible difficulties and problems associated with MRAs. In the light of this exercise, the Committee may consider the usefulness of drafting guidelines, *inter alia* for MRAs.
- b. In 1997, in order to further the objectives of Articles 5 and 6, including in particular the need to avoid the creation of unnecessary obstacles to international trade due to conformity assessment procedures, and with a view to making recommendations to remove any unnecessary duplication of conformity assessment, the Committee agreed to invite Members, on a voluntary basis:
 - i. to exchange information on their experience in the various types of conformity assessment procedures and their conditions of application. In the light of this exercise, the Committee will consider making recommendations aimed at ensuring that

³⁸ G/TBT/5, 19 November 1997, para. 29(c.); G/TBT/9, 13 November 2000, paras. 28 and 33; G/TBT/13, 11 November 2003, para. 40; G/TBT/19, 14 November 2006, para. 46; G/TBT/26, 13 November 2009, para. 19, G/TBT/32, 29 November 2012, para. 5; G/TBT/37, 3 December 2015, paras. 3.1-3.8. In 1996, the Committee established a Technical Working Group to examine certain ISO/IEC Guides on conformity assessment procedures (G/TBT/M/6, 6 December 1996, para. 14). The Working Group met three times and the Reports are contained in G/TBT/M/7, G/TBT/M/8 and G/TBT/M/10 (1997).

³⁹ G/TBT/5, 19 November 1997, para. 29(a), (b), (d) and (e).

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- procedures for the assessment of conformity avoid the creation of unnecessary obstacles to international trade⁴⁰; and
- ii. to exchange information on the operation of Articles 6, 10.7 ([Section 4.2. a.iv](#)) and other relevant provisions which contain disciplines with respect to recognition of the results of conformity assessment procedures.⁴¹
- c. In 2000, the Committee developed an indicative list describing different approaches to facilitate acceptance of results of conformity assessment. This list is contained in [Annex 1](#) (on page 60 of this document). The Committee noted the following in respect of this list⁴²:
- i. the list was not intended to prescribe particular approaches that Members might choose to adopt as it was recognized that the application of different approaches would depend on the situation of Members and the specific sectors involved; and
 - ii. governments and non-governmental bodies might choose to apply different approaches across different sectors, or apply more than one procedure within individual sectors, taking into account variations in procedures in different Members and perceived levels of risk in the acceptance of results in different sectors.
- d. In 2000, the Committee agreed to invite Members, on a voluntary basis:
- i. to supply further information on the different mechanisms used in their jurisdiction for acceptance of results of conformity assessment and further discuss the different approaches with a view to analysing them in the light of Articles 5 and 6⁴³; and
 - ii. to further exchange information on their experience in the use of supplier's declaration of conformity (SDoC). Such experience could include the following: an indication of the sectors/product categories where supplier's declaration of conformity is used in relation to technical regulations and standards; a further definition of the conditions supporting effective use of such an approach and the costs of these conditions; considerations that may deem such an approach inappropriate from a regulatory perspective; and an identification of technical infrastructure to support reliance on this approach.⁴⁴
- e. In 2003, with a view to improving Members' implementation of Articles 5-9 of the Agreement and promoting a better understanding of Members' conformity assessment systems, the Committee agreed to a work programme⁴⁵:
- i. to exchange information and experiences on existing conformity assessment procedures and practices, the use of relevant international standards, guides and recommendations, and the participation of Members in national, regional and international accreditation schemes;
 - ii. to exchange information and experiences and hold a workshop on SDoc covering issues such as: the regulatory authorities, sectors and suppliers which use SDoc; the surveillance mechanism, liability law and penalties used to ensure that products comply with requirements; the incentives for suppliers to comply with requirements; and the legislation that underpins the relationship between buyers and sellers;
 - iii. to invite representatives from relevant international and regional accreditation fora to provide information on their operation and the participation of Members, in particular,

⁴⁰ [G/TBT/5](#), 19 November 1997, para. 29(c.).

⁴¹ [G/TBT/5](#), 19 November 1997, para. 29(e.).

⁴² [G/TBT/9](#), 13 November 2000, para. 27 and Annex 5.

⁴³ [G/TBT/9](#), 13 November 2000, para. 28.

⁴⁴ [G/TBT/9](#), 13 November 2000, para. 33.

⁴⁵ [G/TBT/13](#), 11 November 2003, paras. 40 and 41.

- developing country Members, in their systems. Moreover, users, such as certification bodies, should also be invited to share their experiences in this respect;
- iv. to hold a workshop on the different approaches to conformity assessment, including on the acceptance of conformity assessment results; and
 - v. to take stock of the progress made on this Work Programme and reflect it in its Annual Report to the Council for Trade in Goods.
- f. In 2006, with a view to furthering the understanding of the implementation of Articles 5-9 of the Agreement, the Committee agreed to continue sharing experiences on⁴⁶:
- i. approaches to conformity assessment, and in particular on:
 - various considerations that are relevant when deciding on the need for a conformity assessment procedure and on the type of procedure, including the level of risk associated with products;
 - the use of different types of conformity assessment procedures;
 - the design and implementation of SDoC and situations for which SDoC may be a suitable conformity assessment procedure; and
 - the use of accreditation to qualify the technical competence of conformity assessment bodies.
 - ii. the use of international standards, guides or recommendations in Members' domestic conformity assessment procedures;
 - iii. recognition of conformity assessment results, and in particular on:
 - unilateral recognition of results of foreign conformity assessment, including on existing government designation schemes in relation to Article 6.1.2;
 - the participation of foreign conformity assessment bodies in domestic conformity assessment procedures pursuant to Article 6.4;
 - the operation of existing MRAs, including cases where implementation has not been deemed satisfactory; and their cost-effectiveness; and
 - voluntary mutual recognition arrangements and on the extent to which results of conformity assessment are accepted by regulators.
- g. In 2009, with a view to facilitating trade, the Committee agreed⁴⁷:
- i. to continue to exchange information on different approaches to facilitating acceptance of conformity assessment results;
 - ii. to exchange information on the criteria, methods of analysis and concepts used by Members to inform their evaluation of the range of choices in conformity assessment procedures, including in the context of a risk management framework;
 - iii. based on these exchanges, and those referred to on page 10 of this document (Section 2.1 b, above), to initiate work on developing practical guidelines on how to choose and design efficient and effective mechanisms aimed at strengthening the implementation of the TBT Agreement, including the facilitation of acceptance of

⁴⁶ G/TBT/19, 14 November 2006, para. 46.

⁴⁷ G/TBT/26, 13 November 2009, para. 19.

- conformity assessment results (*inter alia* MRAs, equivalence agreements and Supplier's Declaration of Conformity (SDoC)); and
- iv. to consider, in light of the above work, the need to build on the current "Indicative List of Approaches to Facilitate the Acceptance of the Results of Conformity Assessment".
- h. In 2012, in order to initiate work on developing practical guidance on the choice and design of mechanisms aimed at strengthening the implementation of the TBT Agreement, including the facilitation of acceptance of conformity assessment results, the Committee agreed to organize its work in three thematic areas⁴⁸:
- i. Approaches to conformity assessment. With respect to the choice and design of conformity assessment procedures, Members will exchange information on criteria and methods of analysis used to inform their evaluation of the range of choices in conformity assessment procedures. This exchange may include, for instance, how the assessment and management of risk affects the choice of conformity assessment procedure, and how Members' approach to market surveillance may affect this choice. A possible output of this work could be the development of an illustrative list of principles to guide the selection of conformity assessment procedures;
 - ii. Use of relevant international standards, guides or recommendations. Members will exchange information on how they use relevant existing international standards, guides or recommendations, or the relevant parts of them, as a basis for their conformity assessment procedures. To this end, relevant bodies involved in the development of such instruments may be invited to inform the Committee of the current status of their work; and
 - iii. Facilitating the recognition of conformity assessment results. Building on the "Indicative List" (Second Triennial Review), Members will continue their exchange of information on approaches that may facilitate the acceptance of conformity assessment results. For instance, Members may explore how international and regional systems for conformity assessment (e.g. regional and intergovernmental initiatives, voluntary cooperation arrangements between accreditation bodies, and voluntary cooperation arrangements between conformity assessment bodies) can contribute to building globally robust and trade facilitative schemes (as envisaged under Article 9 of the TBT Agreement). To this end, relevant bodies involved in the development of such instruments may be invited to inform the Committee of the current status of their work.
- i. In 2015, with a view to furthering its work in the area of conformity assessment procedures, and in particular with respect to the recommendation from the Fifth Triennial Review to initiate work on developing practical guidance on the choice and design of mechanisms aimed at strengthening the implementation of the TBT Agreement, including the facilitation of acceptance of conformity assessment results⁴⁹, the Committee agreed⁵⁰:
- i. to continue to exchange information in respect of the three areas of work identified in the Sixth Triennial Review (namely: Approaches to conformity assessment; Use of relevant international standards, guides or recommendations; and, Facilitating the recognition of conformity assessment results)⁵¹;
 - ii. to exchange information on initiatives of Members to enhance regulators' reliance on international and/or regional systems for conformity assessment, including sectoral schemes, aimed at facilitating the recognition of conformity assessment results;

⁴⁸ [G/TBT/32](#), 29 November 2012, para. 5.

⁴⁹ [G/TBT/26](#), para. 19(c).

⁵⁰ [G/TBT/32](#), para. 3.9.

⁵¹ [G/TBT/32](#), para. 5.

- iii. to discuss approaches to the use of quality infrastructure, both national and regional, for facilitating trade in respect of standards, technical regulations and conformity assessment procedures;
 - iv. to discuss factors that Members consider relevant when deciding whether to accept tests and other conformity assessment results in other Members. For example, relevant factors could be: the existence of international schemes, or mutual recognition agreements, for the acceptance of tests and other conformity assessment results; or reliance on accreditation to demonstrate technical competence of conformity assessment bodies; and
 - v. to hold a thematic session in March 2016 on developments in international and regional systems, and regional trade agreements (RTAs), relating to the recognition and acceptance of conformity assessment results.
- j. In 2018, building on this exchange as well as on previous decisions and recommendations of the Committee, in particular the mandate from the Fifth Triennial Review⁵², and with a view to furthering its work in the area of conformity assessment procedures, the Committee agreed⁵³:
- i. to *continue to exchange information* in respect of the three areas of work identified in previous reviews (namely: Approaches to conformity assessment; Use of relevant international standards, guides or recommendations; and Facilitating the recognition of conformity assessment results);
 - ii. with respect to "Approaches to conformity assessment" to *initiate work* on developing non-prescriptive practical guidelines to support regulators in the choice and design of appropriate and proportionate conformity assessment procedures, including, but not limited to, the following areas:
 - criteria related to risk assessment and other relevant factors, including for identification of lower and higher risk products;
 - the range of approaches to conformity assessment available to regulators within different regulatory frameworks;
 - elements of conformity assessment that regulators can use in designing appropriate procedures;
 - legal and administrative frameworks that enable regulators to confidently rely on a particular conformity assessment regime (for example, SDoC may need to be supported by appropriate product recall, product liability laws and consumer protection legislation);
 - iii. in parallel to the above work, to *hold* thematic sessions on:
 - risk assessment, including: categorization of risks, and methods of risk assessment;
 - post market controls (e.g. market surveillance) and other pre-market controls;
 - "Certificates of Free Sale", without prejudice to their use by Members, including on: the range of appropriate and less trade restrictive available alternatives; related challenges faced by regulators and exporters, including with respect to producing certificates when they are not in use in the exporting market; and how these apply to re-exports;

⁵² G/TBT/26, para. 19(c).

⁵³ G/TBT/41, 19 November 2018, para. 4.17.

- the development of National Quality Infrastructure (NQI), including metrology, standardization, conformity assessment, and accreditation, and its use by regulators;
- the use of international and/or regional systems for conformity assessment by regulators in both national and regional regulatory regimes; and,
- case studies of practical examples of how Members arrive at the acceptance of conformity assessment results (including by using the approaches mentioned in the Committee's "Indicative List"⁵⁴).

4.2 Events

- a. A Symposium on Conformity Assessment Procedures was held on 8-9 June 1999.⁵⁵
- b. A Special Meeting dedicated to Conformity Assessment Procedures was held on 29 June 2004.⁵⁶
- c. A Workshop on Supplier's Declaration of Conformity (SDoC) was held on 21 March 2005.⁵⁷
- d. A Workshop on the Different Approaches to Conformity Assessment, including on the Acceptance of Conformity Assessment Results, was held on 16-17 March 2006.⁵⁸
- e. A Thematic Session on Conformity Assessment Procedures took place on 29 October 2013.⁵⁹
- f. A Thematic Session on Conformity Assessment Procedures took place on 4 November 2014.⁶⁰
- g. On 16 June 2015, the Committee held a second Thematic Session on the Seventh Triennial Review, covering, *inter alia*, Conformity Assessment Procedures.⁶¹
- h. A Thematic Session on Conformity Assessment Procedures took place on 8 March 2016.⁶²
- i. A Thematic Session on Conformity Assessment Procedures took place on 28 March 2017.⁶³
⁶⁴
- j. On 13 June 2017, a Thematic Session was held on Risk Assessment.⁶⁵ ⁶⁶
- k. A Thematic Session on Conformity Assessment Procedures was held on 5 March 2019.⁶⁷ ⁶⁸
- l. On 18 June 2019, a Dedicated Informal meeting on Guidelines for Conformity Assessment Procedures was held.

⁵⁴ The "Indicative List" refers to the Indicative List of Approaches to Facilitate the Acceptance of the Results of Conformity Assessment: Annex 1 of [G/TBT/1/Rev.13](#) (p.52).

⁵⁵ [G/TBT/9](#), 13 November 2000, Annex 1.

⁵⁶ The Report of the special meeting is contained in [G/TBT/M/33/Add.1](#), 21 October 2004.

⁵⁷ The Report of the workshop is contained in Annex 1 of [G/TBT/M/35](#), 24 May 2005.

⁵⁸ The Report of the workshop is contained in [G/TBT/M/38/Add.1](#), 6 June 2006.

⁵⁹ The Chairman's report and the final programme are contained in [G/TBT/GEN/155](#), 4 November 2013.

⁶⁰ The Chairman's report and the final programme are contained in [G/TBT/GEN/174](#),

11 November 2014.

⁶¹ The Chairperson's report is contained in [JOB/TBT/134](#), 26 June 2015, paras. 2.1-2.5.

⁶² The Chairperson's report is contained in [G/TBT/GEN/190](#), 17 March 2016.

⁶³ The Moderator's report is contained in [G/TBT/GEN/213](#), 5 April 2017.

⁶⁴ https://www.wto.org/english/tratop_e/tbt_e/th_sess_280317_e.htm

⁶⁵ The Moderator's report is contained in [G/TBT/GEN/226](#), 19 June 2017.

⁶⁶ https://www.wto.org/english/tratop_e/tbt_e/tbtrisk13617_e.htm

⁶⁷ The Moderator's report and the final programme are contained in [G/TBT/GEN/257](#), 14 March 2019.

⁶⁸ https://www.wto.org/english/tratop_e/tbt_e/thematicsessioncap5319_e.htm

5 STANDARDS

5.1. The provisions concerning the preparation, adoption and application of standards are contained in Article 4 of the TBT Agreement and in the Code of Good Practice for the Preparation, Adoption and Application of Standards (the "Code of Good Practice"). In addition, Articles 2.4, 2.5, 5.4, and Paragraph F of Annex 3 of the Agreement promote the use of relevant international standards, guides and recommendations as a basis for standards, technical regulations and conformity assessment procedures. Articles 2.6, 5.5 and Paragraph G of Annex 3 emphasize the importance of Members' participation in international standardization activities related to products for which they have either adopted, or expect to adopt, technical regulations.⁶⁹

5.2. In 2000, at the Second Triennial Review of the Agreement, the Committee noted that in order for international standards to make a maximum contribution to the achievement of the trade facilitating objectives of the Agreement, it was important that all Members had the opportunity to participate in the elaboration and adoption of international standards. Adverse trade effects might arise from standards emanating from international bodies as defined in the Agreement which had no procedures for soliciting input from a wide range of interests. Bodies operating with open, impartial and transparent procedures, that afforded an opportunity for consensus among all interested parties in the territories of at least all Members, were seen as more likely to develop standards which were effective and relevant on a global basis and would thereby contribute to the goal of the Agreement to prevent unnecessary obstacles to trade. In order to improve the quality of international standards and to ensure the effective application of the Agreement, the Committee agreed that there was a need to develop principles concerning transparency, openness, impartiality and consensus, relevance and effectiveness, coherence and developing country interests that would clarify and strengthen the concept of international standards under the Agreement and contribute to the advancement of its objectives. In this regard, the Committee adopted a Decision containing a set of principles it considered important for international standards development.⁷⁰ These principles were seen as equally relevant to the preparation of international standards, guides and recommendations for conformity assessment procedures. The dissemination of such principles by Members and standardizing bodies in their territories would encourage the various international bodies to clarify and strengthen their rules and procedures on standards development, thus further contributing to the advancement of the objectives of the Agreement.⁷¹

5.1 Decisions and recommendations

- a. In 1995, the Committee noted that the Agreement contains a number of provisions on regional standardizing bodies and systems for conformity assessment. In order to keep abreast of the activities of such bodies and systems, the Committee agreed⁷²:
 - i. that representatives of regional standardizing bodies and systems for conformity assessment may be invited to address the Committee on their procedures and how they relate to those embodied in the Agreement, on the basis of agreed lists of questions.
- b. In 1997, with a view to developing a better understanding of international standards within the Agreement, the Committee agreed⁷³:
 - i. to explore ways and means of improving the implementation of Articles 2.6, 5.5, 11.2, 12.5 and paragraph G of the Code with a view to enhancing Members' awareness of, and participation in, the work of international standardizing bodies. As appropriate, the Committee will consider the usefulness of communicating its views to the relevant international standardizing bodies for their consideration.

⁶⁹ [G/TBT/26](#), 13 November 2009, para. 20.

⁷⁰ This Decision is contained in [Annex 2](#) (on page 62 of this document).

⁷¹ [G/TBT/9](#), 13 November 2000, para. 20.

⁷² [G/TBT/M/3](#), 5 January 1996, para. 15; [G/TBT/W/14](#), 29 September 1995, p. 4.

⁷³ [G/TBT/5](#), 19 November 1997, para. 22(a).

- c. In 1997, the Committee agreed to seek information from international standardizing bodies regarding their procedures to ensure cooperation with their national members and regional standardizing bodies and to consider the usefulness of communicating the Committee's views to the relevant international standardizing bodies.⁷⁴ Also, with a view to developing a better understanding of international standards within the Agreement, the Committee agreed⁷⁵:
 - i. to invite Members, on a voluntary basis, to submit specific examples to the Committee addressing the difficulties and problems they encounter in relation to international standards, including those mentioned in paragraph 18 (of [G/TBT/5](#)), taking into account Article 12.4. This information exchange process, as well as the indications obtained through the notifications of draft regulations and conformity assessment procedures, would provide relevant information on the national practices of Members, and on the manner in which international standardizing bodies developed standards. In the light of this experience sharing exercise, the Committee may consider the usefulness of communicating its views to relevant international standardizing bodies for their consideration;
 - ii. to consider the appropriate means for the Committee to express its views to relevant international standardizing bodies regarding the preparation of international standards, and to invite international standardizing bodies to follow the relevant principles of the Code of Good Practice; and
 - iii. in accordance with the rules of procedures of the Committee and on an ad hoc basis as agreed, relevant international standardizing bodies will be invited to meetings of the Committee to enable them to take into account the on-going discussions in the WTO, and to increase Members' awareness of the activities of these organizations. Relevant international standardizing bodies will be invited to provide prior information concerning their activities.
- d. In 2000, the Committee adopted a Decision on Principles for the Development of International Standards, Guides and Recommendations with Relation to Articles 2, 5 and Annex 3 of the TBT Agreement. This Decision is contained in [Annex 2](#) (on page 62 of this document).⁷⁶
- e. In 2006, with regard to the acceptance of the Code of Good Practice by regional standardizing bodies, the Committee agreed⁷⁷:
 - i. to encourage regional standardizing bodies to accept the Code of Good Practice and to notify their acceptance of the Code to the ISO/IEC Information Centre.
- f. In 2009, the Committee recognized the need for international standards to be relevant and effectively respond to regulatory and market needs, as well as scientific and technological developments, while not creating unnecessary obstacles to international trade. In light of the above, the Committee⁷⁸:
 - i. encouraged Members, Observer organizations and relevant bodies involved in the development of standards to exchange experiences and circulate case studies – or other research – on the impacts of standards on economic development and international trade;

⁷⁴ [G/TBT/5](#), 19 November 1997, para. 13.

⁷⁵ [G/TBT/5](#), 19 November 1997, para. 22(b)-(d).

⁷⁶ [G/TBT/9](#), 13 November 2000, para. 20 and Annex 4.

⁷⁷ [G/TBT/19](#), 14 November 2006, paras. 66-67 and 68(g)(i). This recommendation is also reproduced in this document on page 35, see para. 6.4.1.1.(b.).

⁷⁸ [G/TBT/26](#), 13 November 2009, para. 25.

- ii. stressed the importance of ensuring the effective application of the Code of Good Practice for the Preparation, Adoption and Application of Standards (Annex 3 of the TBT Agreement); and
 - iii. encouraged the full application of the six principles set out in the above-mentioned Decision, and the sharing of experiences in respect of their use.
- g. In 2009, the Committee noted that several Members had raised concerns regarding "private standards" and trade impacts thereof, including actual or potential unnecessary barriers to trade. The Committee also noted that other Members considered that the term lacks clarity and that its relevance to the implementation of the TBT Agreement had not been established. Without prejudice to the different views expressed, the Committee recalled that Article 4.1 of the TBT Agreement requires that Members shall take such reasonable measures as may be available to them to ensure that standardizing bodies accept and comply with the Code of Good Practice. The Committee further expressed the need to strengthen implementation of Article 4. In view of this, the Committee⁷⁹:
- i. recalled its discussion in the Third Triennial Review⁸⁰ regarding standards developed by bodies that are not commonly considered standardizing bodies;
 - ii. reiterated its 1997 invitation to Members to share their experiences with respect to steps taken to fulfil their obligations under Article 4, and to exchange information regarding the reasons some standardizing bodies have not yet accepted the Code of Good Practice⁸¹; and
 - iii. with a view to facilitating an informed discussion on the development and use of standards in general, including with regard to standards developed by non-governmental bodies, Members were invited to share their experiences related to the implementation of the TBT Agreement, including the Code of Good Practice. Discussions would neither prejudge the role of the TBT Committee nor the scope of the TBT Agreement with respect to any issue that may arise.
- h. In 2009, the Committee recognized the advances made in increasing meaningful participation by developing country Members in standardizing activities in areas of interest to them, but noted that for many developing country Members challenges remain, both financially and technically. In view of achieving further progress, the Committee⁸²:
- i. encouraged Members, Observer organizations and relevant bodies involved in the development of standards, to exchange information on initiatives implemented, successes achieved and obstacles encountered.
 - i. In 2012, with a view to furthering its work in the area of standards, the Committee agreed to undertake work in the following three thematic areas⁸³:

i. The Code of Good Practice

The Committee reiterates the importance of ensuring the effective application of the Code of Good Practice for the Preparation, Adoption and Application of Standards (Annex 3 of the TBT Agreement, hereafter the "Code of Good Practice"), and the importance of strengthening the implementation of Article 4 of the TBT Agreement. It is recalled that in the context of the Fifth Triennial Review, several Members raised concerns regarding "private standards" and the trade impact thereof, while other Members considered that the term lacked clarity and that its relevance to the

⁷⁹ [G/TBT/26](#), 13 November 2009, para. 26.

⁸⁰ [G/TBT/13](#), 11 November 2003, para. 25.

⁸¹ [G/TBT/5](#), 19 November 1997, para. 12(a). This recommendation is also reproduced in this document on page 35, see para 6.4.1.1.(a.).

⁸² [G/TBT/26](#), 13 November 2009, para. 27.

⁸³ [G/TBT/32](#), 29 November 2012, paras. 6-9.

implementation of the TBT Agreement had not been established.⁸⁴ During the review period, the Committee reverted to this discussion. The Committee hereby reiterates the recommendations made at the Fifth Triennial Review⁸⁵ and, in view of the need to further strengthen implementation of Article 4, agrees:

- to exchange information and experiences on reasonable measures taken by Members to ensure that local government and non-governmental standardizing bodies involved in the development of standards within their territories, accept and comply with the Code of Good Practice.

ii. The "Six Principles"

The Committee reiterates the importance of ensuring the full application of the six principles set out in the Committee's 2000 Decision (the "Six Principles"⁸⁶) on the development of international standards, and the sharing of experiences in respect of their use. In this respect, the Committee agrees:

- to exchange information on efforts to promote the full application of the Six Principles set out in the 2000 Committee Decision. The Committee may also invite relevant bodies involved in the development of international standards, guides or recommendations to share their experiences with the use of these same principles; and
- in the deliberations on the Six Principles, to give particular attention to how the "Development Dimension" is taken into consideration.

iii. Transparency in standard-setting⁸⁷

During the review period, the Committee emphasized, in particular, the importance of transparency in the development of standards.⁸⁸ It is recalled in this regard that several paragraphs of the Code of Good Practice are relevant to transparency in standard-setting, including paragraphs J through Q.⁸⁹ With respect to the development of international standards, the Principle on Transparency contained in the 2000 Committee Decision states, *inter alia*, that transparency procedures should, at a minimum, provide an "adequate period of time for interested parties in the territory of at least all members of the international standardizing body to make comments in writing and take these written comments into account in the further consideration of the standard". In light of this, the Committee agrees:

- To exchange information on how relevant bodies involved in the development of standards – whether at the national, regional or international level – provide opportunity for public comment.

⁸⁴ These concerns are reflected in the Fifth Triennial Review Report ([G/TBT/26](#), 13 November 2009, para. 26).

⁸⁵ The three recommendations contained in [G/TBT/26](#), 13 November 2009, para. 26(a)–(c).

⁸⁶ The full text of this Decision (hereafter the "2000 Committee Decision") is contained in [Annex 2](#) (page 62 of this document).

⁸⁷ Relevant existing decisions and recommendations are contained in [G/TBT/1/Rev.10](#), 9 June 2011, Section IV.C.2.(iii) on page 29.

⁸⁸ The G/TBT/GEN/39/- series of documents includes information on Members' publications in relation to technical regulations, conformity assessment procedures and standards. It is also recalled that Members have previously agreed that statements under Article 15.2 of the Agreement should specify the names of publications that are used to announce work relevant to Paragraphs J, L and O of Annex 3 of the Agreement ([G/TBT/1/Rev.10](#), page 17).

⁸⁹ For example, Paragraph L of the Code of Good Practice states, *inter alia*, that "before adopting a standard, the standardizing body shall allow at least 60 days for the submission of comments on the draft standard by interested parties within the territory of a Member of the WTO".

- j. In 2015, with a view to furthering its work standards, as well as in the area of transparency in standard-setting, the Committee agreed⁹⁰:
 - i. consistent with paragraph J of the Code, to encourage Members' central government standardizing bodies, and non-governmental bodies that have accepted the Code, to publish their work programmes on websites and notify the specific website addresses where the work programmes are published to the ISO/IEC Information Centre;
 - ii. consistent with paragraph L of the Code, to encourage Members' central government standardizing bodies, and non-governmental bodies that have accepted the Code, to share information about the publication of a notice announcing the period for commenting on a draft standard (e.g. title and volume of publication, website address);
 - iii. to discuss ways of improving Members' access to the information mentioned in i and ii above⁹¹;
 - iv. to hold a thematic session in June 2016 on methods of referencing standards in regulation, including Members' initiatives or policies that seek to utilize international standards in regulation; and
 - v. to exchange information and experiences on reasonable measures taken by Members to ensure that local government and non-governmental standardizing bodies involved in the development of standards within their territories, accept and comply with the Code.
- k. In 2018, building on this exchange as well as on previous decisions and recommendations of the Committee, and with a view to furthering its work in the area of standards, the Committee agreed⁹²:
 - i. to *hold* a thematic session on incorporating standards by reference in regulations with a view to discussing and possibly collecting best practices and which would take into account existing guidelines and policy considerations on referencing standards; and,
 - ii. to *hold* a workshop on the role of gender in the development of standards.

5.2 Events

- a. An Information Session of Bodies Involved in the Preparation of International Standards was held on 19 November 1998.⁹³
- b. A Workshop on the Role of International Standards in Economic Development was held on 16-17 March 2009.⁹⁴
- c. The Sixth Special Meeting on Procedures for Information Exchange, held on 22 June 2010, included a session on Transparency in Standard Setting.⁹⁵
- d. A Thematic Session on Standards was held on 5 March 2013.⁹⁶

⁹⁰ [G/TBT/32](#), 3 December 2015, para. 4.10(a), (b) and (c).

⁹¹ In 2016, the "WTO ISO Standards Information Gateway" was launched. The Gateway can be accessed at <https://tbtcodes.iso.org/sites/wto-tbt/home.html> and provides information on standardizing bodies that have accepted the Code of Good Practice and, if available, their work programmes. The notification formats for the acceptance of and withdrawal from the Code of Good Practice as well as to notify work programmes, can also be found on the gateway.

⁹² [G/TBT/41](#), 19 November 2018, para. 5.8.

⁹³ [G/TBT/9](#), 13 November 2000, Annex 1.

⁹⁴ [G/TBT/M/47](#), 5 June 2009, pp. 81-83.

⁹⁵ [G/TBT/M/51](#), 1 October 2010, pp. 82-88.

⁹⁶ The Moderator's summary and the final programme are available in [G/TBT/GEN/144](#), 11 March 2013.

- e. A Thematic Session on Standards was held on 18 March 2014.⁹⁷
- f. A Thematic Session on Transparency, held on 17 June 2014, included a session on Transparency in Standard Setting.⁹⁸
- g. On 16 June 2015, the Committee held a second Thematic Session on the Seventh Triennial Review, covering, *inter alia*, Standards.⁹⁹
- h. A Thematic Session on Standards was held on 14 June 2016.^{100 101}

6 TRANSPARENCY

6.1. The TBT Agreement contains transparency provisions in: Articles 2 and 3 (technical regulations); Articles 5, 7, 8 and 9 (conformity assessment procedures); Annex 3, paragraphs J, L, M, N, O & P (standards); and Articles 10 (general transparency provision) and 15 (final provisions). A number of decisions and recommendations have been made with a view to facilitating access to information and further improving the implementation of transparency procedures under the Agreement.

6.1 General

6.1.1 Decisions and recommendations

- a. In 2009 and 2012, the Committee reiterated the importance of Members fully complying with their transparency obligations under the TBT Agreement and in particular those related to the notification of technical regulations and conformity assessment procedures, as required under Articles 2.9, 2.10, 5.6, 5.7 and 10.7. The Committee stressed that transparency is a fundamental pillar in the implementation of the TBT Agreement and a key element of GRP.¹⁰² The Committee noted the significant stock of decisions and recommendations that it has developed since 1995, and agreed¹⁰³:
 - i. to stress the importance of full implementation of this existing body of decisions and recommendations by Members.

6.2 Statement on Implementation and Administration of the TBT Agreement (Article 15.2)

6.2. Pursuant to Article 15.2, Members have an obligation to submit a statement on the measures in existence or taken to ensure the implementation and administration of the Agreement, including the provisions on transparency. Such statements, to be made by a Member promptly after the date on which the WTO Agreement enters into force for it, give a brief overview of how individual Members implement the TBT Agreement. Since the establishment of the Committee, Members have emphasized the importance of fulfilling their obligations under Article 15.2.¹⁰⁴

⁹⁷ The Chairman's report and the final programme are available in [G/TBT/GEN/144/Add.1](#), 26 March 2014.

⁹⁸ The Moderator's report and the final programme are contained in [G/TBT/GEN/167](#), 24 June 2014.

⁹⁹ The Chairperson's report is contained in [JOB/TBT/134](#), 26 June 2015, para. 3.1.

¹⁰⁰ The Moderator's report is contained in [G/TBT/GEN/199](#), 23 June 2016.

¹⁰¹ https://www.wto.org/english/tratop_e/tbt_e/tbtcomjune16_e.htm

¹⁰² [G/TBT/26](#), 13 November 2009, para. 29.

¹⁰³ [G/TBT/26](#), 13 November 2009, para. 32 and [G/TBT/32](#), 29 November 2012, para. 11.

¹⁰⁴ [G/TBT/5](#), 19 November 1997, para. 7; [G/TBT/9](#), 13 November 2000, para. 9; [G/TBT/13](#),

11 November 2003, para. 7; [G/TBT/19](#), 14 November 2006, para. 6.

6.2.1 Decisions and recommendations

- a. In 1995, with respect to the contents of Article 15.2 statements, the Committee agreed¹⁰⁵:
 - i. the statement should cover the legislative, regulatory and administrative action taken as a result of the negotiation of the Agreement or currently in existence to ensure that the provisions of the Agreement are applied. If the Agreement itself has been incorporated into domestic law, the statement should indicate how this has been done. In other cases, the statement should describe the content of the relevant laws, regulations, administrative orders, etc. All necessary references should also be provided.
 - ii. in addition, the statement should specify:
 - the names of the publications used to announce that work is proceeding on draft technical regulations or standards and procedures for assessment of conformity and those in which the texts of technical regulations and standards or procedures for assessment of conformity are published under Articles 2.9.1, 2.11; 3.1 (in relation to 2.9.1 and 2.11); 5.6.1, 5.8; 7.1, 8.1 and 9.2 (in relation to 5.6.1 and 5.8); and paragraphs J, L and O of Annex 3 of the Agreement;
 - the expected length of time allowed for presentation of comments in writing on technical regulations, standards or procedures for assessment of conformity under Articles 2.9.4 and 2.10.3; 3.1 (in relation to 2.9.4 and 2.10.3); 5.6.4 and 5.7.3; 7.1, 8.1 and 9.2 (in relation to 5.6.4 and 5.7.3); and paragraph L of Annex 3 of the Agreement;
 - the name and address of the enquiry point(s) foreseen in Articles 10.1 and 10.3 of the Agreement with an indication as to whether it is/they are fully operational; if for legal or administrative reasons more than one enquiry point is established, complete and unambiguous information on the scope of responsibilities of each of them;
 - the name and address of any other agencies that have specific functions under the Agreement, including those foreseen in Articles 10.10 and 10.11 of the Agreement; and
 - measures and arrangements to ensure that national and sub-national authorities preparing new technical regulations or procedures for assessment of conformity, or substantial amendments to existing ones, provide early information on their proposals in order to enable the Member in question to fulfil its obligations on notifications under Articles 2.9, 2.10, 3.2, 5.6, 5.7 and 7.2 of the Agreement.
- b. In 1997, in order to ensure the submission of statements under Article 15.2 and to improve the implementation and administration of the Agreement, the Committee agreed¹⁰⁶:
 - i. with due consideration to the obligations under Article 15.2 to inform the Committee of measures in existence or taken to ensure the implementation and administration of the Agreement, Members who have not submitted such information are expected to do so without further delay. They are invited to indicate any difficulties and needs in this respect, so that technical assistance may be provided as appropriate; and

¹⁰⁵ [G/TBT/M/2](#), 4 October 1995, para. 5, [G/TBT/W/2/Rev.1](#), 21 June 1995, p. 2.

¹⁰⁶ [G/TBT/5](#), 19 November 1997, para. 7.

- ii. for the purpose of information exchange, Members are invited, on a voluntary basis, to make oral presentations to further elaborate on the arrangements they have in place to achieve an effective implementation and administration of the provisions of the Agreement, including those under Article 12. This exercise would be a useful means of sharing information with respect to good practices and in meeting the needs of those Members that may be seeking assistance.
- c. In 2000, the Committee agreed¹⁰⁷:
 - i. to encourage Members to continue sharing their experiences on the arrangements they had in place to achieve an effective implementation and administration of the provisions of the Agreement.
- d. In 2003, in order to assist Members in meeting their obligations under Articles 15.2 and 10.1, the Committee¹⁰⁸:
 - i. invited Members to seek assistance from other Members that had met their 15.2 obligations to share their knowledge and experience in this regard.

6.2.2 Documents

- a. Members' Statements on Implementation and Administration of the Agreement are contained in the G/TBT/2/Add - series.¹⁰⁹
- b. A list of Members having submitted their 15.2 Statements is maintained in the G/TBT/GEN/1/ - series.

6.2.3 Events

- a. On 8 November 2007, the WTO Secretariat organized a Workshop on the Statement on Implementation and Administration of the TBT Agreement under Article 15.2.¹¹⁰

6.3 Notifications of Technical Regulations and Conformity Assessment Procedures

6.3. Articles 2, 3, 5, and 7 of the TBT Agreement contain the notification obligations related to technical regulations and conformity assessment procedures. In addition, the TBT Committee has put in place detailed procedures for the implementation of these provisions (set out below), which have been refined over the years. The importance of fulfilling notification provisions has been regularly reiterated by the TBT Committee, as notifications can make an important contribution towards avoiding unnecessary obstacles to trade and provide Members with the opportunity to influence the development of technical requirements of other Members.

6.4. Article 2.9 of the TBT Agreement provides that Members have an obligation to notify a proposed technical regulation whenever a relevant international standard does not exist or when the technical content of the proposed technical regulation is not in accordance with the technical content of relevant international standards and if the technical regulation may have a significant effect on trade of other Members. Similarly, Article 5.6 of the TBT Agreement provides that Members have an obligation to notify a proposed conformity assessment procedure whenever a relevant international guide or recommendation issued by international standardizing bodies does not exist or the technical content of the proposed conformity assessment procedure is not in accordance with relevant international guides or recommendations issued by international standardizing bodies and if the conformity assessment procedure may have a significant effect on trade of other Members.

¹⁰⁷ [G/TBT/9](#), 13 November 2000, para. 9.

¹⁰⁸ [G/TBT/13](#), 11 November 2003, para. 7.

¹⁰⁹ This information can be downloaded from the TBT IMS, at: <http://tbtims.wto.org>. See Section "Online Tools" for further details.

¹¹⁰ [G/TBT/M/43](#), 21 January 2008, para. 3-5.

6.3.1 Decisions and recommendations

6.3.1.1 General

- a. In 2009, based on experience shared between Members on the implementation of notification obligations, the Committee agreed¹¹¹:
 - i. to reiterate the importance of ensuring that Members comply fully with the notification requirements in Articles 2.9 and 5.6 of the TBT Agreement;
 - ii. to encourage Members to endeavour to submit those notifications at an early stage, when measures are still in draft form, to ensure time and adequate opportunity for comments, for comments to be taken into account and for proposed measures to be modified; and
 - iii. to reaffirm the importance of establishing mechanisms to facilitate internal coordination for the effective implementation of the TBT Agreement's notifications obligations.

6.3.1.2 "Significant effect on trade of other Members"

- a. In 1995, with a view to ensuring a consistent approach to the selection of proposed technical regulations and procedures for assessment of conformity to be notified, the Committee established the following criteria¹¹²:
 - i. for the purposes of Articles 2.9 and 5.6, the concept of "significant effect on trade of other Members" may refer to the effect on trade:
 - of one technical regulation or procedure for assessment of conformity only, or of various technical regulations or procedures for assessment of conformity in combination;
 - in a specific product, group of products or products in general; and
 - between two or more Members;
 - ii. when assessing the significance of the effect on trade of technical regulations, the Member concerned should take into consideration such elements as:
 - the value or other importance of imports in respect of the importing and/or exporting Members concerned, whether from other Members individually or collectively;
 - the potential growth of such imports; and
 - difficulties for producers in other Members to comply with the proposed technical regulations.
 - iii. the concept of a significant effect on trade of other Members should include both import-enhancing and import-reducing effects on the trade of other Members, as long as such effects are significant.

¹¹¹ [G/TBT/26](#), 13 November 2009, para. 34.

¹¹² [G/TBT/M/2](#), 4 October 1995, para. 5; [G/TBT/W/2/Rev.1](#), 21 June 1995, p. 7.

- b. In 2012, with a view to enhancing the practical application of the concept of "significant effect on trade of other Members", the Committee agreed¹¹³:
 - i. to encourage Members, for the purpose of enhancing predictability and transparency in situations where it is difficult to establish or foresee whether a draft technical regulation or conformity assessment procedure may have a "significant effect on trade of other Members", to notify such measures.

6.3.1.3 Timing of Notifications

- a. In 1995, the Committee agreed that when implementing the provisions of Articles 2.9.2, 3.2 (in relation to Article 2.9.2), 5.6.2 and 7.2 (in relation to Article 5.6.2), a notification should be made when a draft with the complete text of a proposed technical regulation or procedures for assessment of conformity is available and when amendments can still be introduced and taken into account.¹¹⁴

6.3.1.4 Submission of Notifications (Format and Guidelines)

- a. The agreed version of the Format and Guidelines for the submission of notifications is contained in [Annex 3.2](#) (on page 66 of this document).¹¹⁵
- b. In 1995, the Committee recommended that information contained in the notification form should be as complete as possible and no section should be left blank. Where necessary, "not known" or "not stated" should be indicated.¹¹⁶
- c. In 2000, the Committee noted that enhancement of Internet usage can facilitate access to and exchange of information by Members. This would also facilitate and provide the maximum time possible for receiving notifications, obtaining and translating of relevant documents, and the presentation of comments. With a view to facilitating access to information by Members, as well as to strengthen the notification process, including the time needed for the publication and circulation of notification by the Secretariat, the Committee¹¹⁷:
 - i. agreed that whenever possible Members should file notifications by downloading, filling out and returning the complete form by e-mail to the Secretariat. The Committee will continue to explore ways to shorten the time for the submission, publication and circulation of notifications, as well as to examine the steps that would be needed to facilitate the electronic transmission of information among Members to complement the hard copy information exchange.¹¹⁸
 - ii. requested that Members transmit their notifications to the Secretariat electronically via the Central Registry of Notifications (CRN) at crn@wto.org in order to accelerate their processing.¹¹⁹

¹¹³ [G/TBT/32](#), 29 November 2012, para. 12.

¹¹⁴ [G/TBT/M/2](#), 4 October 1995, para. 5; [G/TBT/W/2/Rev.1](#), 21 June 1995, p. 7.

¹¹⁵ [G/TBT/M/2](#), 4 October 1995, para. 5; [G/TBT/W/2/Rev.1](#), 21 June 1995, p. 3-6.

¹¹⁶ [G/TBT/M/2](#), 4 October 1995, para. 5; [G/TBT/W/2/Rev.1](#), 21 June 1995, p. 3.

¹¹⁷ [G/TBT/9](#), 13 November 2000, paras. 13, 15 and Annex 3.

¹¹⁸ The TBT NSS was launched in October 2013, and provides Members with an alternative (voluntary) online method for submitting TBT notifications. See Section "[Online Tools](#)" for further details.

¹¹⁹ [G/TBT/M/15](#), 3 May 1999, paras. 43 and 45; [G/TBT/9](#), 13 November 2000, paras. 13, 15 and Annex 3; [G/TBT/13](#), 11 November 2003, para. 26.

- d. In 2003, with regard to the electronic transmission of information on proposed standards, technical regulations and conformity assessment procedures, the Committee agreed¹²⁰:
 - i. to examine the feasibility of creating a central depository for notifications on the WTO website, which would enable Members to complete notification forms on line. This would complement, not replace, the submission of notifications to the CRN.
- e. In 2009, the Committee noted that, in practice, for the sake of greater transparency, some Members choose to notify draft measures when they are in accordance with relevant international standards, guides or recommendations. With a view to increasing transparency on the use of international standards, the Committee agreed¹²¹:
 - i. to encourage Members, whenever possible and on a voluntary basis to indicate in Box 8 of the notification format whether or not they consider that a relevant international standard exists and, if appropriate, to provide information about deviations; and
 - ii. to note the provisions contained in Articles 2.9.3 and 5.6.3 of the TBT Agreement stating that Members, upon request, provide other Members with particulars or copies of a proposed technical regulation or conformity assessment procedure and, whenever possible, identify the parts which, in substance, deviate from relevant international standards or from relevant guides and recommendations issued by international standardizing bodies.
- f. In 2012, with respect to the online submission of notifications, the Committee agreed¹²²:
 - i. to request the rapid development of a TBT on-line Notification Submission System (TBT NSS) to foster more expedient processing and circulation of notifications by the Secretariat.¹²³
- g. In 2014, with a view to facilitating the traceability of information pertaining to a given notification (e.g. amendments, availability of the adopted text, entry into force), and avoiding confusion between new notifications and previously notified measures, the Committee agreed¹²⁴:
 - i. to a recommendation on the coherent use of notification formats (new notification, addenda, corrigenda, revision and supplement).
- h. In 2015, the Committee agreed¹²⁵:
 - i. to encourage Members to follow the recommendation on coherent use of notification formats.¹²⁶
 - i. In 2018, building on this exchange as well as on previous decisions and recommendations of the Committee, and with a view to furthering its work in the area of transparency, the Committee agreed¹²⁷, with respect to the submission of notifications:
 - i. to *exchange information*, for the purposes of enhancing predictability and transparency, on practices used in situations where a Member considers it is difficult to establish whether a draft technical regulation or conformity assessment procedure

¹²⁰ [G/TBT/13](#), 11 November 2003, para. 27.

¹²¹ [G/TBT/26](#), 13 November 2009, para. 36.

¹²² [G/TBT/32](#), 29 November 2012, para. 18.

¹²³ The TBT NSS was launched in October 2013, and is available at: <https://nss.wto.org/tbtmembers>. Members may request access to the system through the WTO Secretariat, by sending an email to: tbtsss@wto.org. See Section "[Online Tools](#)" for further details.

¹²⁴ [G/TBT/35](#), 24 June 2014. The recommendation also appears under Section 6.3.1.11 (d) "Follow-up", page 33, and is reproduced in full in [Annex 3.1](#) (on page 65 of this document).

¹²⁵ [G/TBT/37](#), 3 December 2015, para. 5.12(b).

¹²⁶ [G/TBT/35](#), 24 June 2014.

¹²⁷ [G/TBT/41](#), 19 November 2018, para. 6.19(d).

- may fall under the TBT and/or the SPS Agreement. This exchange may be organized as an information session in cooperation with the SPS Committee;
- ii. to *encourage* Members to provide maximum specific information on the products potentially impacted by notified measures (in Box 4 of the notification format). In this connection, to hold an initial discussion on how to improve – and what challenges exist for – the identification of products including with respect to the use of ICS and/or HS codes and/or product names where precise codes do not apply;
 - iii. to *discuss* challenges in identifying deviations from relevant international standards, guides or recommendations;
 - iv. to *encourage* Members, where possible, to provide a website address giving access to the text of the "relevant documents" in Box 8 of the notification format; and
 - v. to *consider*, in light of the above, the need to review and update the Committee's *Format and Guidelines for New Notification*¹²⁸. Consideration could also, at that point, be given to the development of a keyword list and mechanism for assigning relevant keywords for TBT notifications.

6.3.1.5 Notification of Labelling requirements

- a. In 1995, with the purpose of clarifying the coverage of the Agreement with respect to labelling requirements, the Committee took the following decision¹²⁹:
- i. In conformity with Article 2.9 of the Agreement, Members are obliged to notify all mandatory labelling requirements that are not based substantially on a relevant international standard and that may have a significant effect on the trade of other Members. That obligation is not dependent upon the kind of information which is provided on the label, whether it is in the nature of a technical specification or not.

6.3.1.6 Notifications of Proposed Technical Regulations and Conformity Assessment Procedures of Local Governments at the Level Directly Below that of the Central Government

- a. In 2006, with regard to the notification of proposed technical regulations and conformity assessment procedures of local governments at the level directly below that of the central government, the Committee agreed¹³⁰:
- i. to invite Members to indicate the local government bodies in their jurisdiction that are subject to the notification obligations contained in Articles 3.2 and 7.2.
- b. In 2009, the Committee noted, despite an increase in the number of measures notified under Articles 3.2 and 7.2, that this level remained generally low. In light of this, the Committee agreed¹³¹:
- i. to recommend that Members continue to discuss possible ways to improve coordination between relevant authorities at the central level and the local level directly below the central level with respect to notifications under Articles 3.2 and 7.2, including through dissemination of good practices; and
- ii. to request the Secretariat to remain engaged in providing statistical information with respect to Articles 3.2 and 7.2.

¹²⁸ [G/TBT/1/Rev.13](#), Annex 3.2, pp. 58-61.

¹²⁹ [G/TBT/M/2](#), 4 October 1995, para. 5; [G/TBT/W/2/Rev.1](#), 21 June 1995, p. 10.

¹³⁰ [G/TBT/19](#), 14 November 2006, paras. 52 and 68(b)(i).

¹³¹ [G/TBT/26](#), 13 November 2009, para. 38.

c. In 2012, the Committee agreed¹³²:

- i. to reaffirm the importance of establishing mechanisms to facilitate internal coordination for the effective implementation of the TBT Agreement's notification obligations, including with respect to the notification of measures in line with Articles 3.2 and 7.2.¹³³

6.3.1.7 Regional approaches to notification of technical regulations and conformity assessment procedures

- a. In 2015, with a view to providing greater transparency and meaningful opportunity for comment on regional experiences, the Committee agreed:
 - i. to discuss the notification of regional technical regulations and conformity assessment procedures and to recommend best practices.¹³⁴

6.3.1.8 Length of time allowed for comments

- a. In 2000 and 2003, with respect to time limits for presentation of comments on notified technical regulations and conformity assessment procedures, the Committee agreed:
 - i. the normal time limit for comments on notifications should be 60 days. Any Member which is able to provide a time limit beyond 60 days, such as 90 days, is encouraged to do so and should indicate this in the notification¹³⁵; and
 - ii. in order to improve the ability of developing country Members to comment on notifications, and consistent with the principle of special and differential treatment, developed country Members are encouraged to provide more than a 60-day comment period.¹³⁶
- b. In 2009, the Committee agreed¹³⁷:
 - i. to recall its earlier recommendation that the normal time limit for the presentation of comments should be at least 60 days, and its encouragement to Members to provide, whenever possible, a time limit beyond 60 days, such as 90 days;
 - ii. to recall that developed country Members are encouraged to provide more than a 60-day comment period, to improve the ability of developing country Members to make comments on notifications consistent with the principle of special and differential treatment; and
 - iii. to reiterate that an insufficient period of time for presentation of comments on proposed technical regulations and conformity assessment may prevent Members from adequately exercising their right to submit comments.

¹³² [G/TBT/32](#), 29 November 2012, para. 14.

¹³³ It was noted that the establishment of internal coordination mechanisms is also an important element of GRP. See Section [1.1](#) (on pages 6-9 of this document). See also: [G/TBT/32](#), 29 November 2012, para. 14, footnote 28.

¹³⁴ [G/TBT/37](#), 3 December 2015, para. 5.12(e).

¹³⁵ [G/TBT/9](#), 13 November 2000, para. 13 and Annex 3, p. 22.

¹³⁶ [G/TBT/13](#), 11 November 2003, para. 26.

¹³⁷ [G/TBT/26](#), 13 November 2009, paras. 39-40.

6.3.1.9 Handling of comments

- a. In 1995, in order to improve the handling of comments on proposed technical regulations and procedures for assessment of conformity submitted under Articles 2.9.4, 2.10.3, 3.1 (in relation to 2.9.4 and 2.10.3), 5.6.4, 5.7.3 and 7.1 (in relation to 5.6.4 and 5.7.3) of the Agreement, the Committee agreed on the following procedures¹³⁸:
 - i. each Member should notify the WTO Secretariat of the authority or agency (e.g. its enquiry point) which it has designated to be in charge of handling of comments received; and
 - ii. a Member receiving comments through the designated body should without further request:
 - acknowledge the receipt of such comments;
 - explain within a reasonable time to any Member from which it has received comments, how it will proceed in order to take these comments into account and, where appropriate, provide additional relevant information on the proposed technical regulations or procedures for assessment of conformity concerned; and
 - provide to any Member from which it has received comments, a copy of the corresponding technical regulations or procedures for assessment of conformity as adopted or information that no corresponding technical regulations or procedures for assessment of conformity will be adopted for the time being.
- b. In 2003, the Committee agreed¹³⁹:
 - i. to invite Members to formulate their requests to enquiry points, on comment periods or on any other matter, in one of the three official languages of the WTO;
 - ii. to encourage Members to voluntarily respond to comments in writing if so requested, and to share their responses with the TBT Committee. Members are also encouraged to draft their responses in one of the three official languages of the WTO; and
 - iii. to invite Members, on a voluntary basis, to disseminate their comments and responses by means of national websites and to draw the Committee's attention to these.
- c. In 2006, with a view to facilitating the implementation of transparency procedures under the Agreement, the Committee agreed¹⁴⁰:
 - i. to encourage Members to provide sufficient time between the end of the comment period and the adoption of the notified technical regulations and conformity assessment procedures for the consideration of comments made and the preparation of subsequent responses;
 - ii. to encourage Members to exchange comments and to provide information on websites on which comments received from Members and replies thereto are posted, taking into account the fact that some bilateral communications between Members could be of a confidential nature; and
 - iii. to request the Secretariat to prepare a list of these websites, based on the information provided by Members.

¹³⁸ [G/TBT/M/2](#), 4 October 1995, para. 5; [G/TBT/W/2/Rev.1](#), 21 June 1995, p. 9.

¹³⁹ [G/TBT/13](#), 11 November 2003, para. 26.

¹⁴⁰ [G/TBT/19](#), 14 November 2006, paras. 58 and 68(d)(i)-(iii).

- d. In 2009, the Committee agreed¹⁴¹:
- i. to stress the importance of an efficient and effective handling of comments on notified measures and, in this respect, to reiterate its previous recommendations on the handling of comments, including the recommendation to voluntarily respond to comments in writing, if so requested, and to share these replies with the TBT Committee and to encourage Members to draft their responses in one of the three official languages of the WTO;
 - ii. to note the importance of domestic coordination to ensure that comments received are followed up and taken into account in finalizing the draft measure;
 - iii. to recall its earlier recommendations about the sharing, on a voluntary basis, of comments on notified draft measures and replies thereto, including through the use of websites; and
 - iv. to recommend that the Committee continues to discuss ways to improve the effective implementation of the provisions of the TBT Agreement on handling of comments, including assessing the feasibility of utilizing the TBT Information Management System (TBT IMS) as a platform where comments on notified measures, and replies thereto, could be posted on a voluntary basis.
- e. In 2018, the Committee decided¹⁴², with respect to the handling of comments:
- i. to *reiterate* previous recommendations¹⁴³ to *encourage* Members to disseminate comments received on notified draft measures and substantive replies, on a voluntary basis; and
 - ii. to *discuss*, in the context of the Ninth Special Meeting on Procedures for Information Exchange, the dissemination of comments received on notified draft measures and substantive replies on a voluntary basis, possibly via existing online tools such as ePing.

6.3.1.10 Timing of Entry into Force of Technical Regulations and Understanding of "Reasonable Interval" under Article 2.12

6.5. In the 2001 Ministerial Decision on Implementation-related Issues and Concerns, Ministers stated that "Subject to the conditions specified in paragraph 12 of Article 2 of the Agreement on Technical Barriers to Trade, the phrase 'reasonable interval' shall be understood to mean normally a period of not less than 6 months, except when this would be ineffective in fulfilling the legitimate objectives pursued."¹⁴⁴

- a. In 2002, the Committee took note of the above-mentioned Ministerial Decision regarding the implementation of Article 2.12 of the Agreement, and decided as follows¹⁴⁵:
- i. Subject to the conditions specified in paragraph 12 of Article 2 of the Agreement on Technical Barriers to Trade, the phrase "reasonable interval" shall be understood to mean normally a period of not less than six months, except when this would be ineffective in fulfilling the legitimate objectives pursued.

¹⁴¹ [G/TBT/26](#), 13 November 2009, para. 42.

¹⁴² [G/TBT/41](#), 19 November 2018, para. 6.19(f).

¹⁴³ [G/TBT/1/Rev.13](#), Section 5.3.1.9, p. 28.

¹⁴⁴ [WT/MIN\(01\)/17](#), 20 November 2001, para. 5.2.

¹⁴⁵ [G/TBT/M/26](#), 6 May 2002, para. 15; [WT/MIN\(01\)/17](#), 20 November 2001, para. 5.2.

- b. In 2006, with a view to facilitating the implementation of transparency procedures under the Agreement, the Committee agreed¹⁴⁶:
 - i. to encourage Members to provide an interval of more than six months, when possible, between the publication of technical regulations and their entry into force.

6.3.1.11 Follow-up

- a. In 2003, in order to facilitate the follow-up on Members' technical regulations and conformity assessment procedures brought to the attention of the Committee, the Committee agreed¹⁴⁷:
 - i. to have amendments to notifications carry the same document symbol as that of the original notification to allow them to be adequately traced;
 - ii. to encourage Members to share, on a voluntary basis, with the Committee any follow-up information on issues that have been previously brought to its attention.
- b. In 2009, the Committee agreed¹⁴⁸:
 - i. to recall its earlier recommendation encouraging Members to notify the availability of the adopted final text as an addendum to the original notification and to provide information on where the final text can be obtained, including website address;
 - ii. to stress the importance of making such addenda when a proposed regulation is either adopted, published or enters into force and especially in cases where the relevant dates have not been provided in the original notification or have been changed; and
 - iii. to recommend that the Committee establish common procedures on how and under which format (addendum, corrigendum, revision) to notify modifications or any other information relevant to previously notified measures.
- c. In 2012, with a view to advancing the work of establishing common procedures for the use of notification formats the Committee agreed¹⁴⁹:
 - i. To exchange experiences on Members' use of notification formats (addendum, corrigendum, revision, new notification).¹⁵⁰
- d. In 2014, with a view to facilitating the traceability of information pertaining to a given notification (e.g. amendments, availability of the adopted text, entry into force), and avoiding confusion between new notifications and previously notified measures, the Committee agreed¹⁵¹:
 - i. to a recommendation on the coherent use of notification formats (new notification, addenda, corrigenda, revision and supplement).
- e. In 2015, the Committee agreed¹⁵² to encourage Members to follow the recommendation on coherent use of notification formats.¹⁵³

¹⁴⁶ [G/TBT/19](#), 14 November 2006, paras. 61-63 and 68(e)(i).

¹⁴⁷ [G/TBT/13](#), 11 November 2003, para. 28.

¹⁴⁸ [G/TBT/26](#), 13 November 2009, para. 43.

¹⁴⁹ [G/TBT/32](#), 29 November 2012, para. 15.

¹⁵⁰ It was noted that one possible starting point could be the recommendations developed by the SPS Committee and contained in Section F on "Addenda, Revisions and Corrigenda" of [G/SPS/7/Rev.3](#). See [G/TBT/32](#), 29 November 2012, para. 15, footnote 30.

¹⁵¹ [G/TBT/35](#), 24 June 2014 and is reproduced in full in [Annex 3.1](#) (on page 65 of this document).

¹⁵² [G/TBT/37](#), 3 December 2015, para. 5.12(b).

¹⁵³ [G/TBT/35](#), 24 June 2014.

6.3.1.12 Monthly Listing of Notifications Issued by the WTO Secretariat

- a. In 2000, the Committee agreed on the following with a view to providing a brief indication of the notifications issued¹⁵⁴:
 - i. the Secretariat is requested to prepare a monthly table of notifications issued, indicating the notification numbers, notifying Members, Articles notified under, products covered, objectives and final dates for comments.¹⁵⁵

6.3.2 Documents

- a. Notifications under Article 2, 3, 5, and 7 are circulated in the document series G/TBT/N/[Member]/[Number].

6.3.3 Events

- a. A Workshop and the Second Special Meeting on Procedures for Information Exchange was held on 14 September 1998, which included discussion on notification practices.¹⁵⁶
- b. The Third Special Meeting on Procedures for Information Exchange was held on 28 June 2001, which included discussion on notification practices.¹⁵⁷
- c. On 21-22 October 2003, with the objective of improving Members' understanding of the preparation, adoption and application of labelling requirements in the context of the implementation of the Agreement, as well as of the impact of such requirements on market access, the Committee held a Learning Event on Labelling, which focused on developing country Members' concerns.¹⁵⁸
- d. The Fourth Special Meeting on Procedures for Information Exchanges was held on 2-3 November 2004, which included discussion on notification practices.¹⁵⁹
- e. The Fifth Special Meeting on Procedures for Information Exchange was held on 7-8 November 2007, which included discussion on notification practices.¹⁶⁰
- f. The Sixth Special Meeting on Procedures for Information Exchange was held on 22 June 2010, which included discussion on good practices in notification.¹⁶¹
- g. The Seventh Special Meeting on Procedures for Information Exchange was held on 18 June 2013, which included discussion of good practices in the use of notification formats.¹⁶²
- h. On 16 June 2015, the Committee held a second Thematic Session on the Seventh Triennial Review, covering, *inter alia*, discussion of regional experiences.¹⁶³

¹⁵⁴ [G/TBT/9](#), 13 November 2000, para. 13 and Annex 3, p. 22.

¹⁵⁵ These reports can be downloaded from the TBT IMS: <http://tbtims.wto.org>. This information can also be accessed through ePing, the TBT and SPS notification alert system: www.epingalert.org. See Section "Online Tools" for further details.

¹⁵⁶ [G/TBT/9](#), 13 November 2000, Annex 1.

¹⁵⁷ The Chairman's Report is contained in Annex 1 of [G/TBT/M/24](#), dated 14 August 2001.

¹⁵⁸ [G/TBT/13](#), 11 November 2003, para. 3.

¹⁵⁹ The Summary Report of the meeting is contained in Annex 2 of [G/TBT/M/34](#), dated 5 January 2005.

¹⁶⁰ The Summary Report as well as the Chairman's Report are contained in Annex 1 and 2, respectively, of [G/TBT/M/43](#), dated 21 January 2008.

¹⁶¹ The Summary Report as well as the Chairman's Report are contained in Annex 1 and 2, respectively, of [G/TBT/M/51](#), dated 1 October 2010.

¹⁶² The Summary Report is contained in the Annex of [G/TBT/M/60](#), 23 September 2013.

¹⁶³ The Chairperson's report is contained in [JOB/TBT/134](#), 26 June 2015, paras. 4.1-4.6.

6.4 Notifications related to Standards

6.6. Article 4 of the Agreement establishes a "Code of Good Practice for the Preparation, Adoption and Application of Standards" (the "Code"). The text of the Code is contained in Annex 3 of the TBT Agreement. The Code provides that, *inter alia*, Members shall ensure that their central government standardizing bodies accept and comply with the Code, and to take such reasonable measures as may be available to them to ensure that local government and non-governmental standardizing bodies within their territories, as well as regional standardizing bodies of which they or one or more bodies within their territories are members, accept and comply with the Code. The Code is open for acceptance to any such bodies (Paragraph B). Standardizing bodies that have accepted or withdrawn from the Code shall notify this fact (Paragraph C), as well as the existence of a work programme (Paragraph J).

6.4.1 Decisions and recommendations

6.4.1.1 Notification of the Acceptance of, or Withdrawal from, the Code of Good Practice (Paragraph C)

- a. In 1997, in order to improve the transparency, acceptance of, and compliance with the Code, the Committee agreed¹⁶⁴:
 - i. to invite Members to share their experience with respect to the steps taken to fulfil their obligations under Article 4 and to exchange information on the reasons why certain standardizing bodies as identified in Article 4.1 have not yet accepted the Code;
 - ii. that Members should take appropriate action to inform standardizing bodies of the provisions of the Code and the benefits they would gain from accepting it; and
 - iii. that the Secretariat will draw up a list of standardizing bodies on the basis of information provided by Members for this purpose.
- b. In 2006, with a view to facilitating the implementation of transparency procedures under the Agreement, and with regard to the acceptance of the Code of Good Practice by regional standardizing bodies, the Committee agreed¹⁶⁵:
 - i. to encourage regional standardizing bodies to accept the Code of Good Practice and to notify their acceptance of the Code to the ISO/IEC Information Centre.

6.4.1.2 Notification of the Existence of a Work Programme (Paragraph J)

- a. In 1997, in order to improve the transparency, acceptance of, and compliance with the Code, the Committee agreed¹⁶⁶:
 - i. to examine any problems faced by Members in the implementation of the provisions of the Code, for example, problems encountered in publishing work programs every six months as required under paragraph J, so that appropriate technical assistance can be provided, if necessary.
- b. In 1999, the Committee agreed¹⁶⁷:
 - i. that the communication of the work programmes of standardizing bodies via the Internet would be another possibility to fulfil paragraph J obligations on transparency. Hard copies of such work programmes would, nevertheless, always be made available on request in accordance with paragraph P of the Code of Good Practice.

¹⁶⁴ [G/TBT/5](#), 19 November 1997, paras. 12(a), (b) and (d).

¹⁶⁵ [G/TBT/19](#), 14 November 2006, paras. 66-67 and 68(g)(i).

¹⁶⁶ [G/TBT/5](#), 19 November 1997, para. 12(c).

¹⁶⁷ [G/TBT/M/15](#), 3 May 1999, paras. 67-69.

- c. In 2006, with a view to facilitating the implementation of transparency procedures under the Agreement, the Committee agreed¹⁶⁸:
 - i. to invite the ISO/IEC Information Centre to provide information to the Committee on the status of notifications of the existence of a work programme made under Paragraph J when the WTO TBT Standards Code Directory is published; and
 - ii. to encourage standardizing bodies that communicate their work programmes via the internet to specify the exact web pages where the information on work programmes is located under the item "Publication" of the notification form.
- d. In 2015, with a view to furthering its work in the area of transparency in standard-setting, the Committee agreed¹⁶⁹:
 - i. consistent with paragraph J of the Code, to encourage Members' central government standardizing bodies, and non-governmental bodies that have accepted the Code, to publish their work programmes on websites and notify the specific website addresses where the work programmes are published to the ISO/IEC Information Centre; and
 - ii. to discuss ways of improving Members' access to the information mentioned in *i* above.

6.4.1.3 Publishing of a Notice (Paragraph L)

- a. In 1997, in order to improve the transparency, acceptance of, and compliance with the Code, the Committee agreed¹⁷⁰:
 - i. without prejudice to the views of Members concerning the coverage and application of the Agreement, the obligation to publish notices of draft standards containing voluntary labelling requirements under paragraph L of the Code is not dependent upon the kind of information provided on the label.
- b. In 2003, with regard to the electronic transmission of information on proposed standards, technical regulations and conformity assessment procedures, the Committee took note of Paragraph L of the Code of Good Practice which states that: "No later than at the start of the comment period, the standardizing body shall publish a notice announcing the period for commenting in the publication referred to in paragraph J," and agreed¹⁷¹:
 - i. that the electronic publication of notices announcing the periods for comments can constitute another possibility for the fulfilment of this transparency obligation.
- c. In 2015, with a view to furthering its work in the area of transparency in standard-setting, the Committee agreed¹⁷²:
 - i. consistent with paragraph L of the Code, to encourage Members' central government standardizing bodies, and non-governmental bodies that have accepted the Code, to share information about the publication of a notice announcing the period for commenting on a draft standard (e.g. title and volume of publication, website address); and
 - ii. to discuss ways of improving Members' access to the information mentioned in *i* above.

¹⁶⁸ [G/TBT/19](#), 14 November 2006, paras. 64-65 and 68(f)(i)-(ii).

¹⁶⁹ [G/TBT/37](#), 3 December 2015, para. 4.10(b).

¹⁷⁰ [G/TBT/5](#), 19 November 1997, para. 12(e).

¹⁷¹ [G/TBT/13](#), 11 November 2003, para. 27.

¹⁷² [G/TBT/37](#), 3 December 2015, para. 4.10(b).

6.4.2 Documents

- a. Notifications under the Code of Good Practice are circulated by the WTO Secretariat in the document series G/TBT/CS/N/[Number].¹⁷³ The agreed format is contained in [Annex 7](#) (on page 79 of this document).
- b. The agreed format for notification of the existence of a work programme to the ISO/IEC Information Centre is contained in [Annex 7](#) (on page 80 of this document).

6.4.3 Events

- a. The Fourth Special Meeting on Procedures for Information Exchanges was held on 2-3 November 2004, which included discussion on transparency in standard-setting.¹⁷⁴
- b. The Sixth Special Meeting on Procedures for Information Exchange was held on 22 June 2010, which included discussion on transparency in standard-setting.¹⁷⁵
- c. A Thematic Session on Transparency was held on 17 June 2014, which included discussion of transparency in standard-setting.¹⁷⁶
- d. On 16 June 2015, the Committee held a second Thematic Session on the Seventh Triennial Review, covering, *inter alia*, discussion of transparency in standard-setting.¹⁷⁷
- e. The Eighth Special Meeting on Procedures for Information Exchange was held on 8 November 2016, which included discussion of transparency in standard-setting.¹⁷⁸
- f. On 18 and 19 June 2019, the Committee held a Thematic Session on Transparency, including the Ninth Special Meeting on Procedures for Information Exchange.^{179 180}

¹⁷³ This information can be downloaded from the TBT IMS under "Reports": <http://tbtims.wto.org>. See Section "Online Tools" for further details. See [Annex 7](#) (on page 79 of this document) for further information on the notification template. Pursuant to the Ministerial Decision taken in Marrakesh on 15 April 1994 on "Proposed Understanding on WTO-ISO Standards Information System", a "Memorandum of Understanding (MoU) on WTO Standards Information Service Operated by ISO" was reached between the Secretary-General of the ISO Central Secretariat and the Director-General of the WTO. This MoU established a WTO-ISO Information System regarding standardizing bodies under Paragraphs C and J of the Code of Good Practice. Pursuant to Paragraph 2 of the MoU and in order to ensure a uniform and efficient operation of the procedures for notifications, the ISO and the WTO Secretariats developed notification formats and related guidelines, which were to be used by standardizing bodies accepting the Code of Good Practice (contained in [G/TBT/W/4](#)). In 2016, the "WTO ISO Standards Information Gateway" was launched. The Gateway can be accessed at <https://tbtcode.iso.org/sites/wto-tbt/home.html> and provides information on standardizing bodies that have accepted the Code of Good Practice and, if available, their work programmes. The notification formats for the acceptance of and withdrawal from the Code of Good Practice as well as to notify work programmes, can also be found on the gateway.

¹⁷⁴ The Summary Report of the meeting is contained in Annex 2 of [G/TBT/M/34](#), dated 5 January 2005.

¹⁷⁵ The Summary Report as well as the Chairman's Report are contained in Annex 1 and 2, respectively, of [G/TBT/M/51](#), dated 1 October 2010.

¹⁷⁶ The Moderator's summary and the final programme are contained in [G/TBT/GEN/167](#), 24 June 2014.

¹⁷⁷ The Chairperson's report is contained in [JOB/TBT/134](#), 26 June 2015, paras. 4.1-4.6.

¹⁷⁸ The Summary Report is contained in the Annex of [G/TBT/M/70](#), 17 February 2017.

¹⁷⁹ The Moderator's report is contained in [G/TBT/GEN/265](#), 28 June 2019.

¹⁸⁰ https://www.wto.org/english/tratop_e/tbt_e/thematicsession1819_06_29_e.htm

6.5 Notification under Article 10.7 of the TBT Agreement

6.7. The TBT Agreement contains an obligation to notify agreements between Members on issues related to technical regulations, standards or conformity assessment procedures which may have a significant effect on trade (Article 10.7).

6.5.1 Decisions and recommendations

- a. In 1996, the Committee agreed to adopt the format for notifications under Article 10.7 of the Agreement contained in [Annex 4](#) (on page 75 of this document).¹⁸¹

6.5.2 Documents

- a. Notifications under Article 10.7 are circulated under document symbol G/TBT/10.7/N/[Number].¹⁸²

6.6 Dissemination of Information

6.6.1 Publication

6.8. Members are required to publish a notice of a proposed technical regulation or conformity assessment procedure if it may have a significant effect on trade of other Members, and whenever a relevant international standard (or, in the case of a conformity assessment procedure, a relevant guide or recommendation issued by an international standardizing body) does not exist or the proposed measure is not in accordance with the technical content of relevant international standards (or, in the case of a conformity assessment procedure, relevant guides or recommendations issued by international standardizing bodies) (Articles 2.9.1 and 5.6.1).

6.6.1.1 Decisions and recommendations

- a. In 2006 and 2009, with regard to the publication of a notice of proposed technical regulations and conformity assessment procedures (pursuant to Articles 2.9.1 and 5.6.1), the Committee agreed¹⁸³:
 - i. to examine ways in which the publications for such notices – and their content – are made available, so as to enable all interested parties to become acquainted with them.

6.6.1.2 Documents

- a. Information on official publications related to technical regulations, standards and conformity assessment in the form of a list, including website references, is contained in the document G/TBT/GEN/39/-series.¹⁸⁴

6.6.1.3 Events

- a. The Fifth Special Meeting on Procedures for Information Exchange was held on 7-8 November 2007, which included discussion on publication practices.¹⁸⁵

¹⁸¹ [G/TBT/M/5](#), 19 September 1996, para. 15; [G/TBT/W/25](#), 3 May 1996.

¹⁸² This information can be downloaded from the TBT IMS: <http://tbtims.wto.org>. See Section "[Online Tools](#)" for further details.

¹⁸³ [G/TBT/19](#), 14 November 2006, paras. 51 and 68(a)(i); [G/TBT/26](#), 13 November 2009, para. 46.

¹⁸⁴ This information can be downloaded from the TBT IMS, under report "Publications": <http://tbtims.wto.org>.

¹⁸⁵ The Summary Report as well as the Chairman's Report are contained in Annex 1 and 2, respectively, of [G/TBT/M/43](#), dated 21 January 2008.

6.6.2 Texts of Notified Technical Regulations and Conformity Assessment Procedures

6.9. Articles 2.9.3 and 5.6.3 of the TBT Agreement state that Members shall, upon request, provide to other Members particulars or copies of the proposed technical regulation or conformity assessment procedures, and wherever possible identify the parts which in substance deviate from relevant international standards, or relevant guides or recommendations issued by international standardizing bodies.

6.6.2.1 Decisions and recommendations

- a. In 2006, with a view to facilitating the implementation of transparency procedures under the Agreement, and with regard to texts of notified technical regulations and conformity assessment procedures, the Committee agreed¹⁸⁶:
 - i. to encourage Members to provide:
 - more detailed information on proposed technical regulations and conformity assessment procedures in Section 6 "Description of content" of the notification form; and
 - the website address where Members can download the full text of the notified measure in Section 11 "Text available from" of the notification form or any other means to quickly and easily access the text;
 - ii. to explore ways to attach to the notification form a copy of the text of the notified measure; and
 - iii. to encourage Members to notify the availability of the adopted final text as an addendum to the original notification and to provide information on where the final text can be obtained, including website address.
- b. In 2007, with the purpose of facilitating access to notified draft texts, the Committee decided¹⁸⁷:
 - i. to establish a facility whereby Members may, on a voluntary basis, provide the WTO Secretariat with an electronic version of the notified draft text (attachment) together with the notification format. (Texts will be stored on a WTO server and accessed through a hyperlink in the notification format.)
- c. In 2009, with a view to improving access to texts of notified measures, the Committee agreed¹⁸⁸:
 - i. to reiterate its earlier recommendation to indicate a website address in Box 11 "Text available from" of the notification format; and
 - ii. to encourage Members to use the facility provided by the WTO Secretariat and to send electronic versions of notified texts together with the notification format to be hyperlinked in the notification itself.
- d. In 2012, with a view to increasing transparency across the regulatory lifecycle, and on methods Members use to assess the potential impact on trade of draft measures, the Committee agreed¹⁸⁹:
 - i. to encourage Members when notifying draft measures to provide access – on a voluntary basis and depending on their individual situations – to assessments, such as

¹⁸⁶ [G/TBT/19](#), 14 November 2006, paras. 68(c)(i)-(iii).

¹⁸⁷ [G/TBT/M/43](#), 21 January 2008, para. 129. Guidelines for the use of this facility are contained in document [G/TBT/GEN/65](#), 14 December 2007.

¹⁸⁸ [G/TBT/26](#), 13 November 2009, para. 49.

¹⁸⁹ [G/TBT/32](#), 29 November 2012, para. 13.

regulatory impact assessment (RIA), that they have undertaken on the potential effects of the draft measure, including likely impacts on consumers, industry and trade (e.g. a cost-benefit analysis, analysis of alternative measures). This can be achieved, for instance, through a hyperlink to the assessment in Box 8 of the notification template or by including the assessment in the draft measure itself.

- e. In 2018, building on this exchange as well as on previous decisions and recommendations of the Committee, and with a view to furthering its work in the area of transparency, the Committee agreed¹⁹⁰ with respect to adopted final texts:
 - i. to *recommend* Members to notify the adopted final text of technical regulations and conformity assessment procedures¹⁹¹;
 - ii. to *modify* the existing addenda notification template¹⁹² or to *develop* a new addenda template specific to adopted final texts so as to provide Members with the ability to indicate when the measure entered – or will enter – into force and provide information on where the final text can be obtained, including website address¹⁹³;
 - iii. to *endeavour* to provide the Secretariat, to the extent possible before the June 2019 TBT Committee meeting, with up-to-date website information for where adopted final texts of technical regulations, as well as applicable conformity assessment procedures, can normally be accessed; and
 - iv. to *request* the Secretariat to maintain an up-to-date and readily available list of such websites, based on information from Members and within the limits of its resources, and to publish the list annually in the *Annual Review of the Implementation and Operation of the TBT Agreement*.

6.6.3 Provision of Translations

6.10. Article 10.5 of the TBT Agreement states that developed country Members shall, if requested by other Members, provide in English, French or Spanish, translations of the documents covered by a specific notification, or in case of voluminous documents, of summaries of such documents.

6.6.3.1 Decisions and recommendations

- a. In 1995, in order to avoid difficulties that can arise from the fact that the documentation relevant to technical regulations, standards and procedures for assessment of conformity is not available in one of the WTO working languages and that a body other than the enquiry point may be responsible for such documentation, the Committee agreed¹⁹⁴:
 - i. when a translation of a relevant document exists or is planned, this fact shall be indicated on the WTO TBT notification form next to the title of the document. If only a translated summary exists, the fact that such a summary is available shall be similarly indicated;
 - ii. upon receipt of a request for documents, any translated summaries that exist in the language of the requester or, as the case may be, in a WTO working language, shall be automatically sent with the original of the documents requested;
 - iii. Members shall indicate under point 11 of the WTO TBT notification form the exact address, e-mail address, telephone and fax numbers of the body responsible for supplying the relevant documents if that body is not the enquiry point; and

¹⁹⁰ [G/TBT/41](#), 19 November 2018, para. 6.19(e)

¹⁹¹ Circulated as an addendum to the original notification in line with [G/TBT/35](#).

¹⁹² [G/TBT/1/Rev.13](#), Annex 3.3, p. 62; and [G/TBT/35](#).

¹⁹³ [G/TBT/1/Rev.13](#), Section 5.6.2.1, p. 35; and [G/TBT/35](#).

¹⁹⁴ [G/TBT/M/2](#), 4 October 1995, para. 5; [G/TBT/W/2/Rev.1](#), 21 June 1995, pp. 7-8.

- iv. when a Member seeks a copy of a document relating to a notification which does not exist in that Member's WTO working language, it will be advised, on request, by the notifying Member of other Members that have requested, as of that date, a copy of the document. The Member seeking a copy of a document relating to a notification may then contact such other Members in order to determine whether the latter are prepared to share, on mutually agreed terms, any translation that they have or will be making into relevant WTO working language(s).
- b. In 2003, in the context of the handling of comments, the Committee agreed¹⁹⁵:
 - i. to encourage Members under Article 10.5, to provide translations of the documents covered by specific notifications, in any WTO official language of their choosing without being requested to do so.
- c. In 2006, with a view to facilitating the implementation of transparency procedures under the Agreement, and with regard to texts of notified technical regulations and conformity assessment procedures, the Committee agreed¹⁹⁶:
 - i. to explore ways to enhance the sharing of translation of documents referred to in notifications, such as posting on Members' websites or developing a format to inform other Members of the existence of translations of notified measures.
- d. In 2007, with a view to enhancing the sharing of translation of documents referred to in notifications and facilitating information-sharing by Members on the availability of unofficial translations on the Internet, the Committee agreed¹⁹⁷:
 - i. to set up a mechanism whereby Members are invited, on a voluntary basis, to provide information about the availability of unofficial translations of notified measures;
 - ii. that this will be done through the circulation by the Secretariat of a supplement to the original notification submitted by a Member; and
 - iii. that such information should be provided to the Central Registry for Notifications (crn@wto.org) in the format contained in [Annex 3.6](#) (on page 73 of this document).¹⁹⁸
- e. In 2009, the Committee noted that, in the absence of a translation, Section 6 of the notification format "Description of the content", as well as prompt replies to specific questions on the content, are important sources of information for understanding the proposed measure and the main basis for comments from interested parties. In light of the above, the TBT Committee agreed¹⁹⁹:
 - i. to reaffirm its recommendation that Members share, on a voluntary basis, unofficial translations of documents referred to in notifications, for example by posting them on Members' websites or by providing these unofficial translations to the WTO Secretariat for further dissemination through the agreed mechanism; and
 - ii. to encourage Members, in cases when a notified document is not in one of the WTO official languages, to provide a comprehensive description of the measure in Section 6 "Description of the content" of the notification format.

¹⁹⁵ [G/TBT/13](#), 11 November 2003, para. 26.

¹⁹⁶ [G/TBT/19](#), 14 November 2006, para. 68(c)(iv).

¹⁹⁷ [G/TBT/M/43](#), 21 January 2008, para. 131. Guidelines for the use of the facility are contained in document [G/TBT/GEN/66](#), 14 December 2007.

¹⁹⁸ The TBT NSS was launched in October 2013, and provides Members with an alternative (voluntary) online method for submitting supplement notifications. See Section "[Online Tools](#)" for further details.

¹⁹⁹ [G/TBT/26](#), 13 November 2009, para. 52.

- f. In 2015, the Committee agreed to encourage Members to provide translations of draft technical regulations and conformity assessment procedures in one of the WTO official working languages and make them available to Members and their exporters in an effective, efficient and transparent way, taking into account the special difficulties of developing Members.²⁰⁰

6.6.3.2 Documents

- a. Unofficial translations of notified measures are circulated in the document series G/TBT/N/[Member]/[Number]/[Suppl.].

6.6.3.3 Events

- a. On 16 June 2015, the Committee held a second Thematic Session on the Seventh Triennial Review, covering, *inter alia*, discussion of the provision of translations.²⁰¹

6.6.4 Online Tools

6.11. At the request of Members, the Secretariat launched the web-based application, the TBT Information Management System (TBT IMS)²⁰² in July 2009. The TBT IMS is a comprehensive source of information on TBT notifications and other transparency-related documents. The system contains information on all types of notifications under the TBT Agreement, such as notifications of technical regulations and conformity assessment procedures, notifications of agreements under Article 10.7 and notifications made under Paragraph C the Code of Good Practice of the TBT Agreement. The system also contains Members' Statements on Implementation and Administration of the TBT Agreement made under Article 15.2, the list of TBT National Enquiry Points and information on specific trade concerns discussed in the TBT Committee. The TBT IMS allows for advanced searching and reporting on notifications based on a variety of criteria, *inter alia*, product codes, notification keywords, objectives of the notified measures, geographic grouping, and dates for comments.

6.12. Members are of the view that an efficient and well-functioning WTO-based IT system that provides a common platform for available information will contribute significantly to an improved implementation of the TBT Agreement's transparency provisions, and in particular those relating to notification.²⁰³

6.6.4.1 Decisions and recommendations

- a. In 2012, in order to develop the existing TBT IMS so that it becomes a more effective tool to assist Members in the implementation of the TBT Agreement's transparency provisions, the Committee agreed²⁰⁴:
- i. to request the rapid development of a TBT on-line Notification Submission System (TBT NSS)²⁰⁵ to foster more expedient processing and circulation of notifications by the Secretariat;
 - ii. to note that the TBT NSS and TBT IMS should be developed in a flexible manner, to accommodate the particularities of the TBT Agreement. There should, for example, be scope for: the use of a standardized PDF template for uploading notification forms; the development of criteria (e.g. common product categories encompassing different HS codes) to facilitate the indication of the products covered by notification; the development of "standardized" alert systems (dates, products of interest); and the

²⁰⁰ [G/TBT/37](#), 3 December 2015, para. 5.12(c).

²⁰¹ The Chairperson's report is contained in [JOB/TBT/134](#), 26 June 2015, paras. 4.1-4.6.

²⁰² <http://tbtims.wto.org>

²⁰³ [G/TBT/32](#), 29 November 2012, para. 17.

²⁰⁴ [G/TBT/32](#), 29 November 2012, para. 18.

²⁰⁵ The TBT NSS was launched in October 2013, and is available at: <https://nss.wto.org/tbtmembers>.
Members may request access to the system through the WTO Secretariat, by sending an email to: tbtmss@wto.org.

- development of systems that allow for improved links with Members' own websites and databases (e.g. web services); and
- iii. to discuss further enhancement of the TBT IMS.
- b. In 2015, the Committee agreed²⁰⁶:
- i. to encourage Members in a position to do so to begin using the TBT NSS to facilitate and accelerate the submission and processing of notifications;
 - ii. to request the Secretariat to continue to improve the TBT NSS and TBT IMS in line with the needs of Members;
 - iii. to request the Secretariat to explore the development of an export alert system for TBT notifications, in cooperation with other organizations²⁰⁷; and
 - iv. to request the Secretariat to report back on *ii* and *iii* above at the Eighth Special Meeting on Procedures for Information Exchange (November 2016).
- c. In 2018, building on this exchange as well as on previous decisions and recommendations of the Committee, and with a view to furthering its work in the area of transparency, the Committee agreed²⁰⁸ with respect to use of online tools:
- i. to *discuss* how to improve the TBT IMS in order to best reflect the status of STCs raised in the TBT Committee with a view to modify its format accordingly before the next Triennial Review.

6.6.4.2 Events

- a. The Fourth Special Meeting on Procedures for Information Exchanges was held on 2-3 November 2004, which included discussion of online tools.²⁰⁹
- b. A Thematic Session on Transparency was held on 17 June 2014, which included discussion of online tools.²¹⁰
- c. The Fifth Special Meeting on Procedures for Information Exchange was held on 7-8 November 2007, which included discussion on the use of electronic tools.²¹¹
- d. The Sixth Special Meeting on Procedures for Information Exchange was held on 22 June 2010, which included discussion on electronic databases.²¹²
- e. The Seventh Special Meeting on Procedures for Information Exchange was held on 18 June 2013, which included discussion of online tools.²¹³

²⁰⁶ [G/TBT/37](#), 3 December 2015, para. 5.12(d).

²⁰⁷ The WTO has, in cooperation with UNDESA and ITC, developed a TBT and SPS notification alert system, called ePing. ePing allows government agencies and private sector stakeholders, especially SMEs, to keep track of notifications affecting foreign markets and products of particular interest to them. The system is globally accessible and free of charge and is also equipped with an Enquiry Point Management Tool enabling registered enquiry points to monitor national activity and custom several settings. The system can be accessed on www.epingalert.org.

²⁰⁸ [G/TBT/41](#), 19 November 2018, para. 6.19(c).

²⁰⁹ The Summary Report of the meeting is contained in Annex 2 of [G/TBT/M/34](#), dated 5 January 2005.

²¹⁰ The Moderator's summary and the final programme are contained in [G/TBT/GEN/167](#), 24 June 2014.

²¹¹ The Summary Report as well as the Chairman's Report are contained in Annex 1 and 2, respectively, of [G/TBT/M/43](#), dated 21 January 2008.

²¹² The Summary Report as well as the Chairman's Report are contained in Annex 1 and 2, respectively, of [G/TBT/M/51](#), dated 1 October 2010.

²¹³ The Summary Report is contained in the Annex of [G/TBT/M/60](#), 23 September 2013.

- f. On 17 March 2015, the Committee held a first Thematic Session on the Seventh Triennial Review, covering, *inter alia*, discussion of online tools.²¹⁴
- g. On 16 June 2015, the Committee held a second Thematic Session on the Seventh Triennial Review, covering, *inter alia*, discussion of online tools.²¹⁵
- h. The Eighth Special Meeting on Procedures for Information Exchange was held on 8 November 2016, which included discussion of online tools.²¹⁶
- i. The Ninth Special Meeting on Procedures for Information Exchange was held on 18 June 2019, which included discussion of online tools.²¹⁷

6.7 Enquiry Points

6.7.1 Establishment of Enquiry Points

6.13. Under the TBT Agreement, two provisions mandate Members to create enquiry points. Article 10.1 concerns enquiries regarding, *inter alia*, technical regulations, conformity assessment procedures and standards issued by central or local government bodies, non-governmental bodies which have the legal power to enforce a technical regulation, or regional standardization bodies of which such bodies are members or participants. Article 10.3 relates, *inter alia*, to enquiries on standards and conformity assessment procedures issued by non-governmental bodies and regional bodies of which they are members or participants.

6.7.1.1 Decisions and recommendations

- a. In 1999, the Committee agreed that e-mail addresses of enquiry points should be provided, where available, in order to be included in document G/TBT/ENQ/- series.²¹⁸
- b. In 2009, in order to improve implementation of provisions related to the work of Enquiry Points, the Committee agreed²¹⁹:
 - i. to stress the importance of operational capacity of Enquiry Points, especially with respect to the provision of answers to enquiries and the promotion of a dialogue; and
 - ii. to recommend that developing country Members identify challenges which they face with respect to the establishment and operations of their enquiry points and indicate the nature of the technical assistance needed to overcome these difficulties.

6.7.1.2 Documents

- a. A list of national enquiry points is contained in the document G/TBT/ENQ/ - series.²²⁰

²¹⁴ The Chairman's report is contained in [JOB/TBT/125](#), 25 March 2015, paras. 3.1-3.3.

²¹⁵ The Chairperson's report is contained in [JOB/TBT/134](#), 26 June 2015, paras. 4.1-4.6.

²¹⁶ The Summary Report is contained in the Annex of [G/TBT/M/70](#), 17 February 2017.

²¹⁷ https://www.wto.org/english/tratop_e/tbt_e/themathicsession1819_06_29_e.htm

²¹⁸ [G/TBT/M/15](#), 3 May 1999, paras. 41 and 45 and Annex 1.

²¹⁹ [G/TBT/26](#), 13 November 2009, para. 54.

²²⁰ This information is now available on the TBT IMS. In addition, a predefined report "Enquiry Point(s) List" under "Reports": <http://tbtims.wto.org>.

6.7.2 Functioning of Enquiry Points

6.7.2.1 Decisions and recommendations

6.7.2.1.1 Handling and Processing of Requests

- a. In 1995, with the purpose of improving the handling of requests from other Members received under Article 10.1 and 10.3, the Committee agreed²²¹:
 - i. an enquiry point should, without further request, acknowledge the receipt of the enquiry.
- b. In 1995, with respect to problems of supplying and obtaining requested documentation on notified technical regulations and procedures for assessment of conformity, the Committee agreed²²²:
 - i. requests for documentation should contain all the elements permitting the identification of the documents and in particular, the WTO TBT notification number symbol to which the requests refer. The same information should appear on the documents supplied in response to such requests;
 - ii. any request for documentation should be processed if possible within five working days. If a delay in supplying the documentation requested is foreseen, this should be acknowledged to the requester, along with an estimate of when the documents can be provided;
 - iii. E-mail requests for documentation should include name, organization, address, telephone and fax numbers, and e-mail address in the request; and
 - iv. electronic delivery of documentation is encouraged and requests should indicate whether an electronic version or hard copy is desired.
- c. In 2012, noting that enquiry points in some contexts faced challenges in responding to comments and requests, the Committee agreed²²³:
 - i. to recommend that Members share experiences with regard to challenges faced by enquiry points in responding to comments and requests, with a view to improving their functioning; and
 - ii. to discuss the functioning of enquiry points, including with respect to building support among interested stakeholders in the private sector for the services of the enquiry points.
- d. In 2015, the Committee agreed to continue discussing the role of enquiry points in facilitating internal coordination and in the handling of comments, and explore ways to improve their functioning, including through the use of online tools and by addressing capacity building needs of developing Members.²²⁴
- e. In 2018, building on this exchange as well as on previous decisions and recommendations of the Committee, and with a view to furthering its work in the area of transparency, the Committee agreed²²⁵ with respect to functioning of enquiry points:

²²¹ [G/TBT/M/2](#), 4 October 1995, para. 5; [G/TBT/W/2/Rev.1](#), 21 June 1995, p. 13.

²²² [G/TBT/M/2](#), 4 October 1995, para. 5; [G/TBT/W/2/Rev.1](#), 21 June 1995, p. 8; [G/TBT/M/15](#),

3 May 1999, para. 45 and Annex 1.

²²³ [G/TBT/32](#), 29 November 2012, para. 16.

²²⁴ [G/TBT/37](#), 3 December 2015, para. 5.12(a)(i).

²²⁵ [G/TBT/41](#), 19 November 2018, para. 6.19(a).

- i. to encourage Members to validate the contact information of their enquiry points as contained in the TBT IMS²²⁶ to improve the accuracy and availability of this information. Members are encouraged to either inform the Secretariat that the current information is correct, or to provide the Secretariat with updated information, by the March 2019 Committee meeting;
- ii. to discuss in the context of the Ninth Special Meeting on Procedures for Information Exchange: how ePing can facilitate the work of enquiry points; linkages between ePing and domestic registers of central regulatory planning or action, or other "early warning systems"; and the private sector's use of ePing.
- f. In 2018, the Committee also agreed²²⁷ with respect to domestic coordination:
 - i. to discuss good practices for domestic coordination and engagement with regulators, including sharing information about how Members effectively communicate with regulatory agencies to ensure that all relevant notifications are made.

6.7.2.1.2 Enquiries which the Enquiry Points should be prepared to Answer

- a. In 1995, with a view to encouraging a uniform application of Articles 10.1 and 10.3 of the Agreement, the Committee agreed²²⁸:
 - i. an enquiry should be considered "reasonable" when it is limited to a specific product, or group of products, but not when it goes beyond that and refers to an entire business branch or field of regulations, or procedures for assessment of conformity;
 - ii. when an enquiry refers to a composite product, it is desirable that the parts or components, for which information is sought, are defined to the extent possible. When a request is made concerning the use of a product it is desirable that the use is related to a specific field; and
 - iii. the Enquiry Point(s) of a Member should be prepared to answer enquiries regarding the membership and participation of that Member, or of relevant bodies within its territory, in international and regional standardizing bodies and conformity assessment systems as well as in bilateral arrangements, with respect to a specific product or group of products. They should likewise be prepared to provide reasonable information on the provisions of such systems and arrangement.

6.7.2.2 Events

- a. A Workshop and the Second Special Meeting on Procedures for Information Exchange was held on 14 September 1998, which included discussion on the functioning of enquiry points.²²⁹
- b. The Fourth Special Meeting on Procedures for Information Exchange was held on 2-3 November 2004, which included discussion on the handling of comments and the functioning of enquiry points.²³⁰
- c. The Fifth Special Meeting on Procedures for Information Exchange was held on 7-8 November 2007, which included discussion on technical cooperation and the work of enquiry points.²³¹

²²⁶ <http://tbtims.wto.org/en/NationalEnquiryPoints/Search>.

²²⁷ [G/TBT/41](#), 19 November 2018, para. 6.19(b).

²²⁸ [G/TBT/M/2](#), 4 October 1995, para. 5; [G/TBT/W/2/Rev.1](#), 21 June 1995, p. 13.

²²⁹ [G/TBT/9](#), 13 November 2000, Annex 1.

²³⁰ The Summary Report of the meeting is contained in Annex 2 of [G/TBT/M/34](#), dated 5 January 2005.

²³¹ The Summary Report as well as the Chairman's Report are contained in Annex 1 and 2, respectively, of [G/TBT/M/43](#), dated 21 January 2008.

- d. The Sixth Special Meeting on Procedures for Information Exchange was held on 22 June 2010, which included discussion on the operation of enquiry points.²³²
- e. The Seventh Special Meeting on Procedures for Information Exchange was held on 18 June 2013, which included discussion on the functioning of enquiry points.²³³
- f. On 16 June 2015, the Committee held a second Thematic Session on the Seventh Triennial Review, covering, *inter alia*, discussion of a proposed survey on the functioning of enquiry points.²³⁴
- g. The Eighth Special Meeting on Procedures for Information Exchange was held on 8 November 2016, which included discussion on the functioning of enquiry points.²³⁵
- h. The Ninth Special Meeting on Procedures for Information Exchange was held on 18 June 2019, which included discussion on the functioning of enquiry points.²³⁶

6.7.3 Booklets on Enquiry Points

6.7.3.1 Decisions and recommendations

- a. In 1995, in order to improve publicity concerning the role of enquiry points in answering queries from Members as provided in Articles 10.1 and 10.3 of the Agreement, the Committee agreed²³⁷:
 - i. the issuing of brochures on enquiry points would be of value; and
 - ii. all booklets issued by Members should contain the elements and, as far as possible, follow the layout set out in [Annex 5](#) (on page 76 of this document).
- b. In 2015, the Committee agreed to request the Secretariat, based on experiences shared by Members and for the purposes of training and capacity building, to prepare a guide on best practices for enquiry points for the consideration of Members at the Eighth Special Meeting on Procedures for Information Exchange (November 2016).²³⁸
- c. At the 14-15 November 2018 Committee meeting, the Secretariat presented the WTO TBT Enquiry Point Guide.²³⁹

6.7.3.2 Events

- a. A Thematic Session on Transparency was held on 17 June 2014, which included discussion of functioning of enquiry points.²⁴⁰

²³² The Summary Report as well as the Chairman's Report are contained in Annex 1 and 2, respectively, of [G/TBT/M/51](#), dated 1 October 2010.

²³³ The Summary Report is contained in the Annex of [G/TBT/M/60](#), 23 September 2013.

²³⁴ The Chairperson's report is contained in [JOB/TBT/134](#), 26 June 2015, paras. 4.1-4.6.

²³⁵ The Summary Report is contained in the Annex of [G/TBT/M/70](#), 17 February 2017.

²³⁶ https://www.wto.org/english/tratop_e/tbt_e/thematicsession1819_06_29_e.htm

²³⁷ [G/TBT/M/2](#), 4 October 1995, para. 5; [G/TBT/W/2/Rev.1](#), 21 June 1995, pp. 11-12.

²³⁸ [G/TBT/37](#), 3 December 2015, 5.12(a)(ii).

²³⁹ https://www.wto.org/english/tratop_e/tbt_e/tbt_enquiry_point_guide_e.pdf

²⁴⁰ The Moderator's summary and the final programme are contained in [G/TBT/GEN/167](#), 24 June 2014.

6.8 Special Meetings on Procedures for Information Exchange

6.8.1 Decisions and recommendations

- a. In 1995, in order to give Members the opportunity to discuss the activities and problems relating to information exchange and to review periodically how well notification procedures work, the Committee agreed that²⁴¹:
 - i. Regular meetings of persons responsible for information exchange, including persons responsible for enquiry points and notifications, will be held on a biennial basis. Representatives of interested observers will be invited to participate in such meetings. The meetings will deal only with technical issues, leaving any policy matters for consideration by the Committee itself.

6.8.2 Events

- a. A Special Joint Meeting on Procedures for Information Exchange of the Committees on Technical Barriers to Trade and Sanitary and Phytosanitary Measures was held on 6-7 November 1995.²⁴²
- b. A Workshop and the Second Special Meeting on Procedures for Information Exchange was held on 14 September 1998.²⁴³
- c. The Third Special Meeting on Procedures for Information Exchange was held on 28 June 2001.²⁴⁴
- d. The Fourth Special Meeting on Procedures for Information Exchanges was held on 2-3 November 2004.²⁴⁵
- e. The Fifth Special Meeting on Procedures for Information Exchange was held on 7-8 November 2007.²⁴⁶
- f. The Sixth Special Meeting on Procedures for Information Exchange was held on 22 June 2010.²⁴⁷
- g. The Seventh Special Meeting on Procedures for Information Exchange was held on 18 June 2013.²⁴⁸
- h. The Eighth Special Meeting on Procedures for Information Exchange was held on 8 November 2016.²⁴⁹
- i. The Ninth Special Meeting on Procedures for Information Exchange was held on 18 June 2019.²⁵⁰

²⁴¹ [G/TBT/M/2](#), 4 October 1995, para. 5; [G/TBT/W/2/Rev.1](#), 21 June 1995, p. 11; [G/TBT/9](#), 13 November 2000, para. 13 and Annex 3.

²⁴² The Chairman's Report is contained in document [G/TBT/W/16](#), dated 22 November 1995.

²⁴³ [G/TBT/9](#), 13 November 2000, Annex 1.

²⁴⁴ The Chairman's Report is contained in Annex 1 of [G/TBT/M/24](#), dated 14 August 2001.

²⁴⁵ The Summary Report of the meeting is contained in Annex 2 of [G/TBT/M/34](#), dated 5 January 2005.

²⁴⁶ The Summary Report as well as the Chairman's Report is contained in Annex 1 and 2, respectively, of [G/TBT/M/43](#), dated 21 January 2008.

²⁴⁷ The Summary Report as well as the Chairman's Report is contained in Annex 1 and 2, respectively, of [G/TBT/M/51](#), dated 1 October 2010.

²⁴⁸ The Summary Report is contained in the Annex of [G/TBT/M/60](#), 23 September 2013. The final programme is contained in [G/TBT/GEN/150](#), 17 June 2013.

²⁴⁹ The Summary Report is contained in the Annex of [G/TBT/M/70](#), 17 February 2017. The final programme is contained in [JOB/TBT/207/Rev.1](#).

²⁵⁰ https://www.wto.org/english/tratop_e/tbt_e/thematicsession1819_06_29_e.htm

7 TECHNICAL ASSISTANCE

7.1. Provisions on technical assistance are contained in Article 11 of the TBT Agreement. Technical assistance has been considered an area of priority work for the Committee since its establishment; it figures on the agenda of the Committee on a permanent basis. Members have regularly, on a voluntary basis, exchanged experiences and information on technical assistance in order to enhance the implementation of Article 11 of the TBT Agreement.

7.1 Decisions and recommendations

- a. In 1995, in considering the ways in which the provisions of Article 11 could be given operational significance, the Committee agreed²⁵¹:
 - i. that technical assistance would remain as an item of the agenda of the Committee on a permanent basis and would be included on the agenda of a regular meeting of the Committee when so requested by a Member in accordance with the agreed procedures; and
 - ii. to exchange information on technical assistance as follows²⁵²: specific needs for technical assistance, as well as information that may be provided by potential donor Members on their technical assistance programmes, may be communicated to Members through the Secretariat. Members will take into account the provisions of Article 11.8 of the TBT Agreement when considering requests for technical assistance from the least-developed country Members. In agreement with requesting Members or potential donor Members, as the case may be, the information concerning specific needs and technical assistance programmes would be circulated by the Secretariat to all Members on an informal basis. Whilst information would be multilateralized in this manner, technical assistance would continue to be provided on a bilateral basis. The Secretariat would reflect the information circulated under this procedure in the documentation prepared for annual reviews of the implementation and operation of the Agreement if the Members concerned so agree.
- b. In 1997, in order to enhance the implementation of Article 11, the Committee agreed²⁵³:
 - i. to invite Members, on a voluntary basis, to exchange information regarding the implementation of Article 11, including to communicate to the Committee annually any information concerning their national and regional technical assistance programmes; and
 - ii. to invite Members that require technical assistance to inform the Committee of any difficulties they encounter in the implementation and operation of the Agreement, and the kind of technical assistance they may need. Other Members are invited to contribute to the technical assistance process by sharing their experience in the implementation and operation of the Agreement.
- c. In 2000, in considering technical assistance, the Committee agreed to develop a demand driven technical cooperation programme related to the Agreement, taking into account existing and proposed technical assistance activities, as well as seeking ways to achieve more effective cooperation and coordination among donors to better target the needs identified by developing country Members. The Committee agreed that the programme would need to evolve on the basis of the following elements²⁵⁴:
 - i. design of a survey with the assistance of relevant international, regional and bilateral organisations to assist developing countries in needs identification;

²⁵¹ [G/TBT/W/14](#), 29 September 1995, p. 3; [G/TBT/M/3](#), 5 January 1996, paras. 14-15.

²⁵² [G/TBT/W/14](#), 29 September 1995, p. 3; [G/TBT/M/3](#), 5 January 1996, paras. 14-15.

²⁵³ [G/TBT/5](#), 19 November 1997, para. 31.

²⁵⁴ [G/TBT/9](#), 13 November 2000, paras. 45 and 46.

- ii. identification and prioritization by developing and least developed country Members of their specific needs in the TBT field;
- iii. consideration of existing technical assistance activities by multilateral, regional and bilateral organizations with a view to the effective and efficient development of technical assistance programmes;
- iv. enhancement of co-operation between donors;
- v. reassessment of needs in light of agreed priorities, identification of technical assistance partners and financial considerations; and
- vi. that the progress made in implementing the programme should be assessed by the Committee in the context of the Third Triennial Review and the Committee should also reflect its work on the programme in its Annual Report to the General Council.²⁵⁵
- d. In 2000, Members were also invited, on a voluntary basis, to further communicate information on technical assistance programmes they proposed, provided or received.²⁵⁶
- e. In 2003, in light of the work programme²⁵⁷ on TBT-related technical assistance and in order to assist Members in implementing and operationalizing Article 11, the Committee agreed as follows.²⁵⁸
 - i. noting the importance of transparency in the provision of technical assistance and the need for coordination at the national, regional and international levels. Recognizing that improvements are needed to facilitate the meeting of demand and supply of technical assistance, and with a view to building on the information received, the Committee agrees:
 - to consider the creation of an information coordination mechanism including through the possible development of voluntary notification procedures for donors, and recipient Members to communicate information on current and future activities. To this end, and considering proposals made by Members, the Chair is requested to hold consultations with interested Members to:
 - 1 examine what extent an Internet facility could serve this purpose;
 - 2 examine what an appropriate management approach might be; and
 - 3 report to the Committee by mid-2004;
 - that the survey questionnaire could be a dynamic tool to maintain information on developing country Members' needs and encourages Members, on a voluntary basis, to update responses to the survey questionnaire; and
 - to invite Members to communicate to the Committee pertinent information regarding technical assistance activities of relevant regional and international bodies.
 - ii. with regard to technical assistance provided by the Secretariat, the Committee agreed:
 - to explore how the results of the Committee's discussions (e.g., on needs identified, lessons learned, gaps in technical assistance activities) could be reflected in the WTO's Technical Assistance and Training Plan; and

²⁵⁵ [G/TBT/9](#), 13 November 2000, para. 46.

²⁵⁶ [G/TBT/9](#), 13 November 2000, para. 45.

²⁵⁷ With respect to the "work programme", it is noted that in 2001, Ministers confirmed the approach to technical assistance being developed by the Committee on Technical Barriers to Trade, reflecting the results of the Triennial Review work in this area, and mandated this work to continue ([WT/MIN\(01\)/17](#), 20 November 2001, para. 5.1).

²⁵⁸ [G/TBT/13](#), 11 November 2003, paras. 54-56.

- to request the Secretariat, as part of the Committee's standing agenda item on technical assistance, to regularly deliver information on its recently concluded programmes and future plans on TBT-related technical assistance, and reflect this in the Committee's annual reviews. This should include information on modality, content, participation and any feedback from recipient Members.
- iii. with regard to the appropriate role of the Committee in relation to technical assistance, the Committee:
- agreed on the need for Members and the Secretariat to raise the profile of TBT issues at the international and national levels;
 - reaffirmed the need for its future work to contribute to enhanced cooperation and coordination between those involved in technical assistance;
 - reaffirmed the need to continue facilitating the exchange of national experiences;
 - should provide a forum for feedback and assessment of the outcomes and effectiveness of technical assistance; and
 - considered, based on Members' experience of technical assistance received and provided, developing further elements of good practice in technical assistance in the TBT field.
- f. In 2005, with a view to increasing transparency in the identification and prioritization of technical assistance needs, the Committee agreed²⁵⁹:
- i. to adopt, for use on a trial basis for two years, a Format for the Voluntary Notification of Specific Technical Assistance Needs or Responses. The Format is contained in [Annex 6](#) (on page 77 of this document).
- g. In 2006, with a view to facilitating the implementation of the TBT Agreement's provisions on technical assistance, the Committee agreed²⁶⁰:
- i. to encourage Members to make use of the Format for the Voluntary Notification of Specific Technical Assistance Needs or Responses²⁶¹;
 - ii. to review, in 2007, the use of the Format for the Voluntary Notification of Specific Technical Assistance Needs or Responses, including the possible further development of the demand-driven technical cooperation mechanism;
 - iii. to exchange experiences in respect of the delivery and receipt of technical assistance with a view to identifying good practices in this regard; and
 - iv. to invite observer international standardizing bodies and other international standardizing bodies to provide information on steps taken to ensure effective participation of developing country Members in their work.

²⁵⁹ [G/TBT/16](#), 8 November 2005; [G/TBT/M/37](#), 22 December 2005, para. 82.

²⁶⁰ [G/TBT/19](#), 14 November 2006, paras. 78(a)-(c) and 77.

²⁶¹ [G/TBT/16](#), 8 November 2005. See also [Annex 6](#) of this document.

- h. In 2009, the Committee agreed²⁶²:
- i. to encourage Members to make use of the Format for the Voluntary Notification of Specific Technical Assistance Needs or Responses as a complement to other bilateral and/or regional means of requesting technical assistance.
 - i. In 2009, building on the previous recommendation that Members exchange experiences in respect of the delivery and receipt of technical assistance with a view to identifying good practices in this regard, the Committee agreed²⁶³:
 - i. to encourage Members and relevant bodies involved in the provision of technical assistance to exchange information to identify such practices.
 - j. In 2009, consistent with the Committee's agreement on a demand-driven approach to technical assistance, the Committee encouraged Members to review their capacity building needs and priorities in the following areas in particular²⁶⁴:
 - i. GRP: The Committee considers that experience gained in the area of GRP for the effective implementation of the TBT Agreement should be shared. Technical assistance in the area of GRP should be considered an integral element of capacity building activities to strengthen implementation of the TBT Agreement and draw on the expertise of both Members and other relevant organizations;
 - ii. Conformity assessment: Members are encouraged to participate in technical cooperation activities in the area of conformity assessment consistent with sector-specific national priorities. Capacity building activities – at the national or regional level as appropriate – aimed at improving technical infrastructure (e.g. metrology, testing, certification, and accreditation) as well as capacity to enforce (including with respect to market surveillance and product liability) should be consistent with national priorities and take into account the existing level of technical infrastructure development;
 - iii. Standards development: Members should undertake efforts to build understanding of the strategic importance of standardization activities through increased outreach in sectors of priority interest. It may be beneficial to explore incentives to increase support and promotion of such activities, particularly in developing country Members; and
 - iv. Transparency: Members stress the importance of reinforcing the operation of enquiry points.

k. In 2012, the Committee reiterated the importance of enhancing the effectiveness of the delivery and receipt of TBT technical assistance and capacity, and agreed²⁶⁵:

- i. to request that Members review the effectiveness of TBT technical assistance and capacity building activities among Members, with a view to exploring ways and means to focus such activities on relevant capacity building needs and priorities thereby enhancing their usefulness, particularly in beneficiary developing Members.

²⁶² [G/TBT/26](#), 13 November 2009, para. 63.

²⁶³ [G/TBT/26](#), 13 November 2009, para. 57.

²⁶⁴ [G/TBT/26](#), 13 November 2009, para. 59.

²⁶⁵ [G/TBT/32](#), 29 November 2012, para. 21.

- I. In 2015, with a view to furthering its work in the area of technical assistance, the Committee agreed²⁶⁶:
 - i. to reaffirm the need to review the effectiveness of technical assistance and capacity building activities among Members in the TBT area, and encourage Members to continue to exchange experiences on technical assistance;
 - ii. to stress the importance and discuss possible approaches to enhancing the active participation of developing Members in thematic sessions held by the Committee; and
 - iii. to hold a thematic session in November 2016 on technical assistance, including discussion of:
 - the positive effects of technical assistance and capacity building in the TBT area for international trade; and
 - possible approaches to identifying gaps between the demand²⁶⁷ and supply of technical assistance in the TBT area for developing Members, and seeking to close them where they exist, including through exploring the need for more coordination and better targeted TBT-related technical assistance.
- m. In 2018, building on this exchange as well as on previous decisions and recommendations of the Committee, and with a view to furthering its work in the area of technical assistance, the Committee agreed²⁶⁸:
 - i. to *encourage* Members to continue providing and exchanging experiences on technical assistance, including on how to improve donor coordination;
 - ii. to *request* the Secretariat to provide a presentation on the feasibility, including challenges and options, of expanding the present STDF to encompass measures covered by the TBT Agreement, or setting up a separate and dedicated TBT development facility; and,
 - iii. to *develop* a good practice guide on how to prepare a comment on a WTO notified technical regulation or conformity assessment procedure.

7.2 Documents

- a. Notifications of Specific Technical Assistance Needs or Responses are contained in the following document series: G/TBT/TA-[number]/[Member].

7.3 Events

- a. On 19-20 July 2000, the Committee held a Workshop on Technical Assistance and Differential Treatment in the context of the TBT Agreement.²⁶⁹
- b. On 18 March 2003, with the objectives of further developing the technical cooperation programme and providing an opportunity for further information exchange on technical assistance, on both the demand and supply sides, a special workshop on TBT-related technical assistance was held.²⁷⁰

²⁶⁶ [G/TBT/37](#), 3 December 2015, para. 6.7(a)-(c).

²⁶⁷ In line with the Committee's agreement on a demand-driven approach to the technical assistance.

[G/TBT/26](#), para. 59.

²⁶⁸ [G/TBT/41](#), 19 November 2018, para. 7.12.

²⁶⁹ [G/TBT/9](#), 13 November 2000, Annex 1.

²⁷⁰ The Summary Report by the Chairperson is contained in Annex A of [G/TBT/M/29](#), 19 May 2003.

- c. On 29 October 2013, the Committee held a Thematic Session on Technical Assistance and Special and Differential Treatment.²⁷¹
- d. On 4 November 2014, the Committee held a Thematic Session on Technical Assistance and Special and Differential Treatment.²⁷²
- e. On 9 November 2016, the Committee held a Thematic Session on Technical Assistance.²⁷³

8 SPECIAL AND DIFFERENTIAL TREATMENT

8.1. Article 12 of the TBT Agreement addresses Special and Differential Treatment of Developing Country Members. Members have, on various occasions, exchanged information and views on the operation and implementation of this Article, including in the context of other items on the TBT Committee's agenda.

8.1 Decisions and recommendations

- a. In 1997, with a view to operationalize and implement the provisions of Article 12, the Committee agreed to the following²⁷⁴:
 - i. the Committee will consider including the following matters in its future programme of work, which could be taken up during the next three years and reviewed during the Second Triennial Review of the Agreement:
 - the use of measures to engender capacity building in developing country Members, including the consideration of measures relevant to transfer of technology to these countries, for the purpose of preparation and adoption of technical regulations, standards or conformity assessment procedures, taking into account their special development, financial and trade needs;
 - the preparation of a study by the Secretariat to establish the state of knowledge concerning the technical barriers to the market access of developing country suppliers, especially small and medium-sized enterprises (SMEs), as a result of standards, technical regulations and conformity assessment procedures;
 - inviting representatives of relevant international standardizing bodies and international systems for conformity assessment procedures to make written and oral presentations to the Committee with a view to assessing whether and how account is taken of the special problems of developing countries in such bodies and systems. The Secretariat will circulate a compendium of the written contributions by the relevant organisations; and
 - the encouragement of the organization of international meetings relevant to the provisions of the Agreement in the territories of developing country Members to give greater representative participation by such Members to the deliberations and recommendations of such international meetings, and the electronic dissemination of information:
 - ii. to invite Members, on a voluntary basis, to exchange information on the implementation of Article 12, including information related to Articles 12.2, 12.3, 12.5, 12.6, 12.7 and 12.9; and
 - iii. to invite Members, on a voluntary basis, to exchange information on any specific problems they face in relation to the operation of Article 12.

²⁷¹ The Chairman's report and the final programme are contained in [G/TBT/GEN/156](#), 4 November 2013.

²⁷² The Chairman's report and the final programme are contained in [G/TBT/GEN/174](#), 11 November

2014.

²⁷³ The Moderator's report is contained in [G/TBT/GEN/204](#), 22 November 2016.

²⁷⁴ [G/TBT/5](#), 19 November 1997, para. 33.

- b. In 2006, in order to have a more focused exchange of information, the Committee agreed²⁷⁵:
 - i. to encourage Members to inform the Committee of special and differential treatment provided to developing country Members, including information on how they have taken into account special and differential treatment provisions in the preparation of technical regulations and conformity assessment procedures; and
 - ii. to encourage developing country Members to undertake their own assessments of the utility and benefits of such special and differential treatment.
- c. In 2012, with a view to furthering discussion in the area of special and differential treatment, the Committee agreed²⁷⁶:
 - i. to exchange views and explore ideas on the implementation of Article 12 of the TBT Agreement with respect to the preparation of technical regulations, standards and conformity assessment procedures, and the enhancement of the effective operation of Article 12, in coordination with the WTO Committee on Trade and Development.
- d. In 2015, with a view to furthering its work in the area of special and differential treatment, the Committee agreed:
 - i. to encourage Members to continue to exchange information on the implementation of Article 12 of the TBT Agreement, with a view towards enhancing the effective operation of Article 12.²⁷⁷

8.2 Events

- a. On 19-20 July 2000, the Committee held a Workshop on Technical Assistance and Differential Treatment in the context of the TBT Agreement.²⁷⁸
- b. On 29 October 2013, the Committee held a Thematic Session on Technical Assistance and Special and Differential Treatment.²⁷⁹
- c. On 4 November 2014, the Committee held a Thematic Session on Technical Assistance and Special and Differential Treatment.²⁸⁰

9 OPERATION OF THE COMMITTEE

9.1 Review of Specific Trade Concerns

9.1. Pursuant to Article 13 of the TBT Agreement, the TBT Committee was established with the purpose of: "affording Members the opportunity of consulting on any matters relating to the operation of this Agreement or the furtherance of its objectives, and shall carry out such responsibilities as assigned to it under this Agreement or by the Members". Since its first meeting, Members have used the TBT Committee as a forum to discuss issues related to specific measures (technical regulations, standards or conformity assessment procedures) maintained by other Members. These are referred to as "specific trade concerns" (STCs) and relate normally to proposed draft measures notified to the TBT Committee or to the implementation of existing measures.

²⁷⁵ [G/TBT/19](#), 14 November 2006, para. 82.

²⁷⁶ [G/TBT/32](#), 29 November 2012, para. 22.

²⁷⁷ [G/TBT/37](#), 3 December 2015, para. 7.6.

²⁷⁸ [G/TBT/9](#), 13 November 2000, Annex 1.

²⁷⁹ The Chairman's report and the final programme are contained in [G/TBT/GEN/156](#), 4 November 2013.

²⁸⁰ The Chairman's report and the final programme are contained in [G/TBT/GEN/174](#),

9.1.1 Decisions and recommendations

- a. In 2009, noting the accelerated growth in the number of specific trade concerns raised at Committee meetings, as well as in the number of WTO Members raising concerns or substantively supporting those of other Members, the Committee emphasized the importance of making the discussion more efficient in order to secure a more prompt response to concerns raised. In order to streamline the consideration of STCs, the TBT Committee agreed to apply the following procedures, to the extent practicable²⁸¹:
 - i. Members wishing to propose the inclusion of a specific trade concern in the annotated draft agenda should directly inform both the Secretariat and the Member(s) involved of their intention to do so no less than fourteen calendar days prior to the convening of the TBT Committee meeting;
 - ii. the annotated draft agenda issued by the Secretariat in advance of each Committee meeting will include all specific trade concerns communicated by Members to the Secretariat; it will indicate which concerns are being raised for the first time and which have been previously raised. It should be circulated as early as possible but no less than ten calendar days before the meeting;
 - iii. requests to include specific trade concerns on the agenda should be accompanied by a reference to the symbol of the notification. In cases where the measure has not been notified, the request should provide a brief description of the measure, including relevant references; and
 - iv. there may be instances where a Member wishes to bring a concern to the Committee's attention after the deadline has passed. In this case, additional specific trade concerns can still be included in the agenda of the TBT Committee meeting under "Specific Trade Concerns", provided that Members wishing to raise the relevant concerns have previously informed the Member(s) involved of their intention to do so. However such concerns will only be addressed after all specific trade concerns contained in the annotated draft agenda have been discussed.
- b. In 2012, considering the substantive body of recommendations and decisions before the Committee, Members agreed on the need to focus and deepen their work. Noting that follow-up was a long-term endeavour, Members saw benefit to dedicating time to thematic topics in response to the specific decisions and recommendations of the Committee, in order to press for greater progress on these issues. To this end, the Committee agreed:
 - i. in order to ensure the efficiency of the discussion of STCs, to further reflect on ways to streamline the work of the Committee in the consideration of STCs²⁸²; and
 - ii. to hold thematic sessions in conjunction with its regular meetings during 2013-2015.²⁸³
- c. In 2015, building on the valuable experiences gained in the context of thematic sessions since 2012, and with a view to further deepening the Committee's exchange of experiences on specific topics, the Committee agreed²⁸⁴:
 - i. to continue to hold thematic sessions in conjunction with its regular meetings; and,
 - ii. on the following *work programme* for thematic sessions:
 - March 2016: conformity assessment procedures and good regulatory practice;
 - June 2016: regulatory cooperation between Members and standards;

²⁸¹ G/TBT/26, 13 November 2009, paras. 67-68.

²⁸² G/TBT/32, 29 November 2012, para. 24.

²⁸³ G/TBT/32, 29 November 2012, para. 26.

²⁸⁴ G/TBT/37, 3 December 2015, para. 8.3.

- November 2016: transparency, including the Eighth Special Meeting on Procedures for Information Exchange, technical assistance and regulatory cooperation between Members; and
 - In 2017 and 2018, Members will continue to hold thematic sessions as appropriate pursuant to the decisions and recommendations before the Committee.
- d. In 2018, building on this experience as well as on previous decisions and recommendations of the Committee, the Committee agreed²⁸⁵:
- i. with respect to thematic sessions, building on the valuable experiences gained in the context of thematic sessions since 2012²⁸⁶:
 - to *continue* to hold thematic sessions in conjunction with its regular meetings during 2019 to 2021, with a view to further deepening the Committee's exchange of experiences on specific topics;
 - to *encourage* a more balanced representation of speakers in thematic sessions, from all regions in the world including developing and least developed Members (LDCs). In this respect, to *request* the Secretariat to explore the use of WTO technical assistance funding to support participation of speakers from LDCs, and to consider other ways of facilitating engagement (e.g. streaming);
 - for planning purposes, no later than the last meeting of the year, normally in November, the TBT Committee will *confirm* the specific topics to be discussed at the thematic sessions that would take place during the following year;
 - to *hold* the following thematic sessions²⁸⁷:
 - March 2019: good regulatory practice²⁸⁸ and conformity assessment procedures²⁸⁹;
 - June 2019: transparency²⁹⁰, including the Ninth Special Meeting on Procedures for Information Exchange²⁹¹;
 - November 2019: conformity assessment procedures²⁹² and standards²⁹³;
 - March 2020: good regulatory practice²⁹⁴ and conformity assessment procedures²⁹⁵;

²⁸⁵ [G/TBT/41](#), 19 November 2018, para. 8.2.

²⁸⁶ In the Sixth Triennial Review, Members agreed on the need to focus and deepen their work and decided to dedicate time to thematic sessions in response to the specific decisions and recommendations in the triennial review reports, in order to press for greater progress on these issues. This recommendation was reiterated in the Seventh Triennial Review ([G/TBT/1/Rev.13](#), Section 8.1.1, p.50).

²⁸⁷ This listing provided below is flexible. Members may agree to include other matters for discussion, or they may agree to otherwise adapt this work programme to reflect unforeseen developments. The Committee will organize these thematic sessions based on proposals from Members.

²⁸⁸ See [G/TBT/41](#) para. 1.7 a.ii. (domestic committees, and other administrative mechanisms, to facilitate internal coordination on TBT).

²⁸⁹ See [G/TBT/41](#) paras. 4.17.c.i. (risk assessment) and 4.17.c.ii. (market surveillance and other pre-market and post-market controls).

²⁹⁰ See [G/TBT/41](#) para. 6.19.

²⁹¹ Pursuant to the 1995 decision to hold regular meetings of persons responsible for information exchange ([G/TBT/1/Rev.13](#), Section 5.8.1, p. 42).

²⁹² See [G/TBT/41](#) para. 4.17.c.iv. (National Quality Infrastructure).

²⁹³ See [G/TBT/41](#) para. 5.8.a. (incorporating standards by reference in regulations).

²⁹⁴ See [G/TBT/41](#) para. 1.7.

²⁹⁵ See [G/TBT/41](#) para. 4.17.

- June 2020: transparency²⁹⁶ and technical regulations²⁹⁷;
 - November 2020: conformity assessment procedures²⁹⁸ and one additional topic to be defined in November 2019;
 - in 2021, Members will continue to hold thematic sessions on topics to be defined in November 2020;
- ii. with respect to specific trade concerns:
- to *adjust*, on a trial basis²⁹⁹, the procedures³⁰⁰ for the inclusion of specific trade concerns in the annotated draft agenda of the Committee as follows:
 - Members wishing to propose the inclusion of a specific trade concern in the annotated draft agenda should directly inform both the Secretariat and the Member(s) involved of their intention to do so no less than twenty calendar days prior to the convening of the TBT Committee meeting;
 - the annotated draft agenda issued by the Secretariat in advance of each Committee meeting will include all specific trade concerns communicated by Members to the Secretariat; it will indicate (to the extent such information has been communicated to the Secretariat) which concerns are being raised for the first time and which have been previously raised, as well as which concerns relate to *proposed* technical regulations or conformity assessment procedures, and which concerns relate to *final* technical regulations or conformity assessment procedures. It should be circulated no less than fifteen calendar days before the meeting; - to *continue discussions* with a view to improving the efficiency and effectiveness of the Committee's consideration of specific trade concerns;
- iii. with respect to Observers:
- to *ensure* timely consideration of requests for observer status; and
 - to *discuss* best practices for observers' participation in meetings of the TBT Committee.
- e. In 2019, the Committee agreed to apply, on a permanent basis, those procedures that had been adjusted on a trial basis in 2018.³⁰¹

²⁹⁶ See [G/TBT/41](#) para. 6.19.

²⁹⁷ See [G/TBT/41](#) para. 3.2.

²⁹⁸ See [G/TBT/41](#) para. 4.17.

²⁹⁹ This adjustment will be valid for the March and June 2019 Committee meetings. After the June 2019 meeting, the Committee will revert to the original procedures unless there is agreement to apply the adjusted procedures on a permanent basis, or to pursue another course of action.

³⁰⁰ [G/TBT/1/Rev.13](#), Section 8.1.1.a, sub-paragraphs (i - iv), p. 50. The procedures in sub-paragraphs (i) and (ii) of [G/TBT/1/Rev.13](#), Section 8.1.1.a, are replaced by the trial procedures set out in the two bullets below. The procedures in sub-paragraphs (iii) and (iv) of [G/TBT/1/Rev.13](#), Section 8.1.1.a, remain unchanged and continue to apply.

³⁰¹ [G/TBT/M/78](#), para 3.331. The full set of procedures for the inclusion of specific trade concerns in the annotated draft agenda of the Committee are contained in [G/TBT/43](#).

9.1.2 Documents

- a. In 2009, the Committee encouraged the Secretariat to continue to compile information about the status of specific trade concerns and to make this available to Members regularly with a view to providing a useful database for Members to track concerns of importance to them.³⁰² The G/TBT/GEN/74/-series of documents contain an overview of specific trade concerns raised in the TBT Committee.³⁰³ It provides statistical information on the concerns raised since the first meeting of the TBT Committee in 1995 and lists the specific trade concerns sorted by date, frequency and the number of Members that have expressed concern.
-

³⁰² [G/TBT/26](#), 13 November 2009, para. 69.

³⁰³ The information is now available on the TBT IMS: <http://tbtims.wto.org>.

ANNEXES TO PART 1**1 INDICATIVE LIST OF APPROACHES TO FACILITATE ACCEPTANCE OF THE RESULTS OF CONFORMITY ASSESSMENT****1. Mutual Recognition Agreements (MRAs) For Conformity Assessment to Specific Regulations**

Governments may enter into agreements which will result in the acceptance of the results of conformity assessment originating in the territory of either party.

2. Cooperative (Voluntary) Arrangements Between Domestic And Foreign Conformity Assessment Bodies

This includes arrangements among accreditation bodies as well as arrangements between individual laboratories, between certification bodies, and between inspection bodies. Such arrangements have been common for many years and have been developed for the commercial advantage of the participants. Some of these agreements have been recognized by governments from time to time as the basis for acceptance of test results and certification activities in the mandatory sector.

3. The Use Of Accreditation To Qualify Conformity Assessment Bodies

Accreditation bodies have been working towards harmonization of international practices for accreditation of conformity assessment bodies. This has resulted in the development of global networks to facilitate recognition and acceptance of results of conformity assessment. These networks take the form of multilateral recognition agreements or arrangements (MLAs) whereby each participant undertakes to recognize the accreditation granted or certificates issued by any other party to the agreement or arrangement as being equivalent to that granted by itself and to promote that equivalence throughout its territory of operation. There are international standards and guides for such arrangements.

4. Government Designation

Governments may designate specific conformity assessment bodies, including bodies located outside their territories, to undertake conformity assessment.

5. Unilateral Recognition Of Results Of Foreign Conformity Assessment

A government may unilaterally recognize the results of foreign conformity assessment procedures. In this it may be guided by Article 6.1 of the TBT Agreement. The conformity assessment body may be accredited abroad under recognized regional or international accreditation systems. In the absence of accreditation, the conformity assessment body may prove its competence by other means. On the basis of equivalent competence of the conformity assessment body, foreign test reports and certificates are recognized unilaterally.

6. Manufacturer's / Supplier's Declarations (SDoC)

Manufacturer's/supplier's declaration of conformity is a procedure by which a supplier (as defined in ISO/IEC Guide 22:1996, a supplier is the party that supplies the product, process or service and may be a manufacturer, distributor, importer, assembler, service organization, etc.) provides written assurance of conformity to the specified requirements. The declaration identifies the party responsible for making the declaration of conformity and for the conformity of the product/process/service itself. Under this approach, the manufacturer/supplier, rather than the regulatory authority, takes on the responsibility for ensuring that products entering a market comply with the mandatory technical regulations. Assessment may be undertaken either by the suppliers own internal test facility or by an independent test facility.

This system is often predicated on:

- (a) adequate market surveillance;
 - (b) substantial penalties for false or misleading declarations;
 - (c) an appropriate regulatory environment; and
 - (d) an appropriate product liability regime.
-

2 DECISION OF THE COMMITTEE ON PRINCIPLES FOR THE DEVELOPMENT OF INTERNATIONAL STANDARDS, GUIDES AND RECOMMENDATIONS WITH RELATION TO ARTICLES 2, 5 AND ANNEX 3 OF THE AGREEMENT**Decision¹**

The following principles and procedures should be observed, when international standards, guides and recommendations (as mentioned under Articles 2, 5 and Annex 3 of the TBT Agreement for the preparation of mandatory technical regulations, conformity assessment procedures and voluntary standards) are elaborated, to ensure transparency, openness, impartiality and consensus, effectiveness and relevance, coherence, and to address the concerns of developing countries.

The same principles should also be observed when technical work or a part of the international standard development is delegated under agreements or contracts by international standardizing bodies to other relevant organizations, including regional bodies.

1. Transparency

All essential information regarding current work programmes, as well as on proposals for standards, guides and recommendations under consideration and on the final results should be made easily accessible to at least all interested parties in the territories of at least all WTO Members. Procedures should be established so that adequate time and opportunities are provided for written comments. The information on these procedures should be effectively disseminated.

In providing the essential information, the transparency procedures should, at a minimum, include:

- a. the publication of a notice at an early appropriate stage, in such a manner as to enable interested parties to become acquainted with it, that the international standardizing body proposes to develop a particular standard;
- b. the notification or other communication through established mechanisms to members of the international standardizing body, providing a brief description of the scope of the draft standard, including its objective and rationale. Such communications shall take place at an early appropriate stage, when amendments can still be introduced and comments taken into account;
- c. upon request, the prompt provision to members of the international standardizing body of the text of the draft standard;
- d. the provision of an adequate period of time for interested parties in the territory of at least all members of the international standardizing body to make comments in writing and take these written comments into account in the further consideration of the standard;
- e. the prompt publication of a standard upon adoption; and
- f. to publish periodically a work programme containing information on the standards currently being prepared and adopted.

It is recognized that the publication and communication of notices, notifications, draft standards, comments, adopted standards or work programmes electronically, via the Internet, where feasible, can provide a useful means of ensuring the timely provision of information. At the same time, it is also recognized that the requisite technical means may not be available in some cases, particularly with regard to developing countries. Accordingly, it is important that procedures are in place to enable hard copies of such documents to be made available upon request.

¹ [G/TBT/9](#), 13 November 2000, para. 20 and Annex 4.

2. Openness

Membership of an international standardizing body should be open on a non-discriminatory basis to relevant bodies of at least all WTO Members. This would include openness without discrimination with respect to the participation at the policy development level and at every stage of standards development, such as the:

- a. proposal and acceptance of new work items;
- b. technical discussion on proposals;
- c. submission of comments on drafts in order that they can be taken into account;
- d. reviewing existing standards;
- e. voting and adoption of standards; and
- f. dissemination of the adopted standards.

Any interested member of the international standardizing body, including especially developing country Members, with an interest in a specific standardization activity should be provided with meaningful opportunities to participate at all stages of standard development. It is noted that with respect to standardizing bodies within the territory of a WTO Member that have accepted the Code of Good Practice for the Preparation, Adoption and Application of Standards by Standardizing Bodies (Annex 3 of the TBT Agreement) participation in a particular international standardization activity takes place, wherever possible, through one delegation representing all standardizing bodies in the territory that have adopted, or expected to adopt, standards for the subject-matter to which the international standardization activity relates. This is illustrative of the importance of participation in the international standardizing process accommodating all relevant interests.

3. Impartiality and Consensus

All relevant bodies of WTO Members should be provided with meaningful opportunities to contribute to the elaboration of an international standard so that the standard development process will not give privilege to, or favour the interests of, a particular supplier/s, country/ies or region/s. Consensus procedures should be established that seek to take into account the views of all parties concerned and to reconcile any conflicting arguments.

Impartiality should be accorded throughout all the standards development process with respect to, among other things:

- a. access to participation in work;
- b. submission of comments on drafts;
- c. consideration of views expressed and comments made;
- d. decision-making through consensus;
- e. obtaining of information and documents;
- f. dissemination of the international standard;
- g. fees charged for documents;
- h. right to transpose the international standard into a regional or national standard; and
- i. revision of the international standard.

4. Effectiveness and Relevance

In order to serve the interests of the WTO membership in facilitating international trade and preventing unnecessary trade barriers, international standards need to be relevant and to effectively respond to regulatory and market needs, as well as scientific and technological developments in various countries. They should not distort the global market, have adverse effects on fair competition, or stifle innovation and technological development. In addition, they should not give preference to the characteristics or requirements of specific countries or regions when different needs or interests exist in other countries or regions. Whenever possible, international standards should be performance based rather than based on design or descriptive characteristics.

Accordingly, it is important that international standardizing bodies:

- a. take account of relevant regulatory or market needs, as feasible and appropriate, as well as scientific and technological developments in the elaboration of standards;
- b. put in place procedures aimed at identifying and reviewing standards that have become obsolete, inappropriate or ineffective for various reasons; and
- c. put in place procedures aimed at improving communication with the World Trade Organization.

5. Coherence

In order to avoid the development of conflicting international standards, it is important that international standardizing bodies avoid duplication of, or overlap with, the work of other international standardizing bodies. In this respect, cooperation and coordination with other relevant international bodies is essential.

6. Development Dimension

Constraints on developing countries, in particular, to effectively participate in standards development, should be taken into consideration in the standards development process. Tangible ways of facilitating developing countries' participation in international standards development should be sought. The impartiality and openness of any international standardization process requires that developing countries are not excluded de facto from the process. With respect to improving participation by developing countries, it may be appropriate to use technical assistance, in line with Article 11 of the TBT Agreement. Provisions for capacity building and technical assistance within international standardizing bodies are important in this context.

3 FORMAT AND GUIDELINES FOR NOTIFICATION PROCEDURES FOR TECHNICAL REGULATIONS AND CONFORMITY ASSESSMENT PROCEDURES

3.1 Recommendation of the Committee on Coherent Use of Notification Formats²

The Committee on Technical Barriers to Trade makes the following recommendation to enhance the coherent use of the notification formats:

Type	Description
New Notification	Members should use a new notification ³ to notify the draft text of a proposed technical regulation or conformity assessment procedure (hereafter referred to as the "notified measure"). If the notified measure is associated with a previously notified measure (e.g. amending or supplementing an adopted measure, or replacing a withdrawn or revoked measure) ⁴ , the symbol(s) of the associated notified measure(s) should be indicated in Box 8 of the new notification.
Addenda ⁵	<p>Members should use an addendum to notify additional information related to a notification or the text of a notified measure, including if:</p> <p>The comment period has been changed (e.g. extended or re-opened);</p> <p>The notified measure is adopted, published, or enters into force, especially in cases where relevant dates have not been provided in the original notification or have been changed. Members are encouraged to indicate how the final text of the measure can be obtained, including website address;</p> <p>The notified measure is withdrawn or revoked. If replaced with a new measure, where possible, the symbol of the corresponding new notification should be indicated;</p> <p>The content or scope of a notified measure is partially changed or amended. In this case, Members should consider opening a new comment period;</p> <p>Interpretive guidance is issued; and</p> <p>Any other useful and relevant additional information directly related to a notification or notified measure has been made available that does not qualify as a corrigenda, revision or supplement.</p>
Corrigenda	<p>Members should use a corrigendum to correct minor administrative or clerical errors (which do not entail any changes to the meaning of the content) in:</p> <p>a notification or subsequent related addendum or revision; and</p> <p>the text of the notified measure.</p>
Revision	Members should use a revision to indicate that the notified measure has been substantially re-drafted prior to adoption or entry into force. A revision replaces the original notification. A revision should normally open a new comment period.
Supplement	Members should use a supplement to notify the availability of unofficial translations of notified measures. ⁶

² [G/TBT/35](#), 24 June 2014.

³ A "notification" refers to the official WTO document which is part of document series "G/TBT/N/[three digit country code]/#".

⁴ Note: The WTO Secretariat is exploring the feasibility of an IT solution whereby searches on relevant WTO databases (e.g. TBT IMS, I-TIP) would automatically retrieve associated notifications (so as not to lose the thread through the life-cycle of the measure).

⁵ Note: The option of a new addenda format with a list of tick boxes could be annexed to this recommendation.

⁶ In 2007 the TBT Committee agreed ([G/TBT/M/43](#), Section II.C.3, 21 January 2008) that Members should use the formats for unofficial translations contained in [G/TBT/1/Rev.11](#), Annex 5 – Unofficial Translations. Further information is contained in [G/TBT/GEN/66](#).

3.2 Format and Guidelines for New Notification (of draft technical regulations and conformity assessment procedures)

3.2.1 Format



G/TBT/N/XXX/XXX

Date

(00-0000)

Page:

Committee on Technical Barriers to Trade

NOTIFICATION⁷

The following notification is being circulated in accordance with Article 10.6.

1.	Notifying Member: If applicable, name of local government involved (Articles 3.2 and 7.2):
2.	Agency responsible: Name and address (including telephone and fax numbers, e-mail and web-site addresses, if available) of agency or authority designated to handle comments regarding the notification shall be indicated if different from above:
3.	Notified under Article 2.9.2 [], 2.10.1 [], 5.6.2 [], 5.7.1 [], other:
4.	Products covered (HS or CCCN where applicable, otherwise national tariff heading. ICS numbers may be provided in addition, where applicable):
5.	Title, number of pages and language(s) of the notified document:
6.	Description of content:
7.	Objective and rationale, including the nature of urgent problems where applicable:
8.	Relevant documents:
9.	Proposed date of adoption: <u>Proposed date of entry into force:</u>
10.	Final date for comments:
11.	Texts available from: National enquiry point [] or address, telephone and fax numbers, e-mail and web-site addresses, if available of the other body:

⁷ Where boxes appear under Items 3 and 11 of the format, notifiers are requested to check the relevant box or indicate relevant information under "other".

3.2.2 Guidelines

Item	Description
1. Notifying Member:	Government, including the competent authorities of the European Union, which has acceded to the Agreement and which is making the notification; if applicable, name of local government involved (Articles 3.2 and 7.2).
2. Agency responsible	Body elaborating a proposal for or promulgating a technical regulation or procedures for assessment of conformity. The authority or agency designated to handle comments regarding the specific notification shall be indicated if different from above.
3. Notified under⁸	<p>Relevant provision of the Agreement:</p> <p>Article 2.9.2: proposed technical regulation by central government body;</p> <p>Article 2.10.1: technical regulation adopted for urgent problems by central government body;</p> <p>Article 3.2: proposed technical regulation or technical regulation adopted for urgent problems by local government (on the level directly below that of the central government);</p> <p>Article 5.6.2: proposed procedures for assessment of conformity by central government body;</p> <p>Article 5.7.1: conformity assessment procedure adopted for urgent problems by central government body;</p> <p>Article 7.2: proposed procedure for assessment of conformity or conformity assessment procedure adopted for urgent problems by local government (on the level directly below that of the central government)</p> <p>Other Articles under which notification can arise in cases of urgency set out in those Articles are:</p> <p>Article 8.1: adopted procedures for assessment of conformity by non-governmental body,</p> <p>Article 9.2: adopted procedures for assessment of conformity by international or regional organization.</p>
4. Products covered	HS or CCCN (chapter or heading and number) where applicable. National tariff heading if different from HS or CCCN. ICS numbers may be provided in addition, where applicable. A clear description is important for an understanding of the notification by delegations and translators. Abbreviations should be avoided.

⁸ Notifiers are requested to check the relevant box or indicate relevant information under "other".

Item	Description
5. Title and number of pages	Title of the proposed or adopted technical regulation or procedure for the assessment of conformity that is notified. Number of pages in the notified document. The language(s) in which notified documents are available. If a translation of the document is planned, this should be indicated. If a translated summary is available, this too should be indicated.
6. Description of content	An abstract of the proposed or adopted technical regulation or procedures for assessment of conformity clearly indicating its content. A clear comprehensible description stating the main features of the proposed or adopted technical regulation or procedures for assessment of conformity is important for an understanding of the notification by delegations and translators. Abbreviations should be avoided.
7. Objective and rationale, including the nature of urgent problems where applicable	For instance: health, safety, national security, ... etc.
8. Relevant documents	(1) Publication where notice appears, including date and reference number; (2) Proposal and basic document (with specific reference number or other identification) to which proposal refers; (3) Publication in which proposal will appear when adopted; (4) Whenever practicable, give reference to relevant international standard. If it is necessary to charge for documents supplied, this fact should be indicated.
9. Proposed dates of adoption and entry into force	The date when the technical regulation or procedures for assessment of conformity is expected to be adopted, and the date from which the requirements in the technical regulation or procedures for assessment of conformity are proposed or decided to enter into force, taking into consideration the provisions of Article 2.12.
10. Final date for comments	The date by which Members may submit comments in accordance with Articles 2.9.4, 2.10.3, 3.1 (in relation to 2.9.4 and 2.10.3), 5.6.4, 5.7.3 and 7.1 (in relation to 5.6.4 and 5.7.3) of the Agreement. A specific date should be indicated. The Committee has recommended a normal time limit for comments on notifications of 60 days. Any Member which is able to provide a time limit beyond 60 days is encouraged to do so. Members are encouraged to advise of any extension to the final date for comments.

Item	Description
11. Texts available from⁹	If available from national enquiry point, put a cross in the box provided. If available from another body, give its address, e-mail, telex and telefax number. If available in a web-site, provide the web-site address. Such indications should not in any way discharge the relevant enquiry point of its responsibilities under the provisions of Article 10 of the Agreement.

⁹ Notifiers are requested to check the relevant box or indicate relevant information under "other".

3.3 Format for Addenda



WORLD TRADE
ORGANIZATION

G/TBT/N/XXX/#/Add.#

Date

(00-0000)

Page:

Committee on Technical Barriers to Trade

Original:

NOTIFICATION

Addendum

The following communication, dated _____, is being circulated at the request of the delegation of _____.

3.4 Format for Corrigenda



G/TBT/N/XXX/#/Corr.#

Date

(00-0000)

Page:

Committee on Technical Barriers to Trade

Original:

NOTIFICATION

Corrigendum

The following communication, dated _____, is being circulated at the request of the Delegation of _____.

3.5 Format for Revision**G/TBT/N/XXX/#/Rev.#**

Date

(00-0000)

Page:

Committee on Technical Barriers to Trade**NOTIFICATION¹⁰***Revision*

The following notification is being circulated in accordance with Article 10.6.

1.	Notifying Member: If applicable, name of local government involved (Articles 3.2 and 7.2):
2.	Agency responsible: Name and address (including telephone and fax numbers, e-mail and web-site addresses, if available) of agency or authority designated to handle comments regarding the notification shall be indicated if different from above:
3.	Notified under Article 2.9.2 [], 2.10.1 [], 5.6.2 [], 5.7.1 [], other:
4.	Products covered (HS or CCCN where applicable, otherwise national tariff heading. ICS numbers may be provided in addition, where applicable):
5.	Title, number of pages and language(s) of the notified document:
6.	Description of content:
7.	Objective and rationale, including the nature of urgent problems where applicable:
8.	Relevant documents:
9.	Proposed date of adoption: Proposed date of entry into force:
10.	Final date for comments:
11.	Texts available from: National enquiry point [] or address, telephone and fax numbers, e-mail and web-site addresses, if available of the other body:

¹⁰ Where boxes appear under Items 3 and 11 of the format, notifiers are requested to check the relevant box or indicate relevant information under "other".

3.6 Format for Supplements (Unofficial Translations)



WORLD TRADE ORGANIZATION
ORGANISATION MONDIALE DU COMMERCE
ORGANIZACIÓN MUNDIAL DEL COMERCIO

G/TBT/N/COUNTRY/#/Suppl.#

Date

(00-0000)

Page:

Committee on Technical Barriers to Trade

AVAILABILITY OF TRANSLATIONS NOTE BY THE SECRETARIAT¹¹

Supplement

The Secretariat has been informed that an unofficial translation into [language] of the document referenced in this notification is available for consultation at:

<http://www.>
or can be requested from:

Comité des obstacles techniques au commerce

TRADUCTIONS DISPONIBLES NOTE DU SECRÉTARIAT¹¹

Supplément

Le Secrétariat a été informé qu'une traduction non officielle en [langue] du document auquel renvoie la présente notification pouvait être consultée à l'adresse suivante:

<http://www.>
ou peut être obtenue à l'adresse suivante:

Comité de Obstáculos Técnicos al Comercio

ACceso A TRADuCCIONES NOTA DE LA SECRETARÍA¹¹

Suplemento

Se ha comunicado a la Secretaría que en la dirección:

<http://www.>
se puede consultar una traducción no oficial al [idioma] del documento a que se hace referencia en la presente notificación.
o puede solicitarse a:

¹¹ This document has been prepared under the Secretariat's own responsibility and without prejudice to the positions of Members or to their rights or obligations under the WTO./Le présent document a été établi par le Secrétariat sous sa propre responsabilité et est sans préjudice des positions des Membres ni de leurs droits ou obligations dans le cadre de l'OMC./El presente documento ha sido elaborado bajo la responsabilidad de la Secretaría y se entiende sin perjuicio de las posiciones de los Miembros ni de sus derechos y obligaciones en el marco de la OMC.



Date

(00-0000)

Page:

Committee on Technical Barriers to Trade

Original:

AVAILABILITY OF TRANSLATIONS
NOTE BY THE SECRETARIAT¹²

Supplement

The delegation of _____ has provided the Secretariat with an unofficial translation into _____ of the document referenced in this notification. The document is available for consultation at: _____

Comité des obstacles techniques au commerce

TRADUCTIONS DISPONIBLES
NOTE DU SECRÉTARIAT¹²

Supplément

La délégation de _____ a communiqué au Secrétariat une traduction non officielle en langue _____ du document auquel renvoie la présente notification. Cette traduction peut être consultée à: _____

Comité de Obstáculos Técnicos al Comercio

ACceso A TRADUCCIONES
NOTA DE LA SECRETARÍA¹²

Suplemento

La delegación de _____ ha remitido a la Secretaría una traducción no oficial al _____ del documento a que se hace referencia en la presente notificación. La traducción se puede consultar en: _____

¹² This document has been prepared under the Secretariat's own responsibility and without prejudice to the positions of Members or to their rights or obligations under the WTO./Le présent document a été établi par le Secrétariat sous sa propre responsabilité et est sans préjudice des positions des Membres ni de leurs droits ou obligations dans le cadre de l'OMC./El presente documento ha sido elaborado bajo la responsabilidad de la Secretaría y se entiende sin perjuicio de las posiciones de los Miembros ni de sus derechos y obligaciones en el marco de la OMC.

4 NOTIFICATION FORMAT UNDER ARTICLE 10.7**G/TBT/10.7/N/XX**

Date

(00-0000)

Page:

Committee on Technical Barriers to Trade

Original: English

**AGREEMENT REACHED BY A MEMBER WITH ANOTHER COUNTRY OR COUNTRIES
ON ISSUES RELATED TO TECHNICAL REGULATIONS, STANDARDS
OR CONFORMITY ASSESSMENT PROCEDURES**

NOTIFICATION

Under Article 10.7 of the Agreement "Whenever a Member has reached an agreement with any other country or countries on issues related to technical regulations, standards or conformity assessment procedures which may have a significant effect on trade, at least one Member party to the agreement shall notify other Members through the Secretariat of the products to be covered by the agreement and include a brief description of the agreement." The following notification under Article 10.7 has been received.

1. Notifying Member :
2. Title of the bilateral or plurilateral Agreement:
3. Parties to the Agreement:
4. Date of entry into force of Agreement:
5. Products covered (HS or CCCN where applicable, otherwise national tariff heading):
6. Subject matter covered by the Agreement (technical regulations, standards or conformity assessment procedures):
7. Brief description of the Agreement:
8. Further information available from:

5 BOOKLETS ON ENQUIRY POINTS

5.1. All booklets issued by Members should contain the elements and, as far as possible, follow the layout set out below:

5.1 Objective, name, address, telephone number, fax number, and e-mail and Internet addresses, if available, of WTO TBT enquiry point(s)

- (a) Refer to the provisions of Articles 10.1, 10.2 and 10.3 of the Agreement on Technical Barriers to Trade.
- (b) Date established, and name of responsible officer.

5.2 Who can use the enquiry point(s)

- (a) Refer to the provisions of Articles 2.9.3 and 2.10.2; 3.1 (in relation to 2.9.3 and 2.10.2); 5.6.3 and 5.7.2; 7.1, 8.1 and 9.2 (in relation to 5.6.3 and 5.7.2); 10.1 and 10.3; paragraphs M and P of Annex 3 of the Agreement.

5.3 Information available from enquiry point(s)

- a. Documentation
 - i. Refer to the provisions of Articles 2.9.3 and 2.10.2; 3.1 (in relation to 2.9.3 and 2.10.2); 5.6.3 and 5.7.2; 7.1, 8.1 and 9.2 (in relation to 5.6.3 and 5.7.2); 10.4, 10.8.1 and 10.8.2; paragraphs M and P of Annex 3 of the Agreement. Documentation that can be obtained from the enquiry point(s): Procedures for handling documentation on proposed or adopted domestic regulations and standards and procedures for assessment of conformity
- b. Notifications: content, format, comment period
 - i. Refer to the provisions of Articles 2.9.2, 2.10.1, 3.2, 5.6.2, 5.7.1, 7.2, 8.1, 9.2 and paragraphs C and J of Annex 3 of the Agreement, and to the decisions of the Committee on Technical Barriers to Trade regarding format and comment period).
 - ii. Procedures for handling notifications issued by other Members of the Agreement, for issuing notifications from domestic sources, and for handling comments on notifications received or issued.
- c. Publication:
 - i. Refer to the provisions of Articles 2.9.1 and 2.11; 3.1 (in relation to 2.9.1 and 2.11); 5.6.1 and 5.8; 7.1, 8.1 and 9.2 (in relation to 5.6.1 and 5.8); 10.1.5; and paragraphs J, L and O of Annex 3 of the Agreement.
 - ii. Procedures for ensuring compliance with these provisions of the Agreement, including any publications by the enquiry point(s).

5.4 Facilities offered (including charges, if any)

- a. Data bank (content and form of documents, e.g. paper, microfilm, computer, etc.).
 - b. Access to data (retrieval system: manual, tape, on-line; software used).
 - c. Languages used.
 - d. Translation, if any.
 - e. Brief description of the Agreement: objectives, date of entry into force, date joined, status in domestic law.
 - f. List of Members of the Agreement.
 - g. List of enquiry points of other Members.
-

6 FORMAT FOR THE VOLUNTARY NOTIFICATION OF SPECIFIC TECHNICAL ASSISTANCE NEEDS OR RESPONSES



WORLD TRADE
ORGANIZATION

G/TBT/TA

Date

(00-0000)

Page:

Committee on Technical Barriers to Trade

Original: English

**VOLUNTARY NOTIFICATION
OF SPECIFIC TECHNICAL ASSISTANCE
NEEDS OR RESPONSES**

1. Notifying Member (including, if applicable, an indication of relevant bodies)

.....

2. The technical assistance activity needed or provided may be relevant to the following Article(s) of the TBT Agreement¹³:

- [...] Articles 2 and 3 on technical regulations
- [...] Article 4 and Annex 3 on standards and the Code of Good Practice
- [...] Articles 5, 7 and 8 on development of conformity assessment procedures
- [...] Article 6 on recognition of conformity assessment
- [...] Article 9 on international and regional systems for conformity assessment
- [...] Articles 2, 5 and 10 on information exchange (e.g. notifications, enquiry point)
- [...] Article 11 on technical assistance to other Members
- [...] Article 12 on special and differential treatment of developing country Members
- [...] Article 13 on the TBT Committee (participation in work of TBT Committee)
- [...] Other:

3. Brief description of objective and rationale of the technical assistance activity, including, if possible, an estimation of the resources needed or on offer (e.g., financial or man-hours)¹⁴:

.....

¹³ For needs: if there is difficulty in establishing which Articles of the TBT Agreement are relevant, it is recommended that the "Needs assessment" and/or "Awareness raising" box be crossed under Point 4. Under Point 2 it may then be sufficient to cross the "Other" box and indicate "General".

¹⁴ This description should explain how this activity is intended to enhance implementation of specific provision(s) of the TBT Agreement listed in Point 2.

4. Nature and timing of technical assistance activity needed or on offer (key words):*Type of assistance*

- [...] Awareness raising
- [...] Needs assessment
- [...] Skills training
- [...] Infrastructure development
- [...] Other:
.....

Policy area covered

- [...] Technical regulations
- [...] Conformity assessment procedures
- [...] Standardization
- [...] Information exchange
- [...] Other:
.....

Mode of delivery

- [...] Workshop, seminar or other event
- [...] Project-based activity
- [...] Other:
.....

Dates

- [...] Envisaged start date for activity:
- [...] Estimated duration:

5. Further information available from:

- [...] National enquiry point.
- [...] Other contact point¹⁵:.....
- [...] Other reference¹⁶:.....

¹⁵ Name of a contact person with telephone and e-mail address.

¹⁶ For example an Internet address, or the address of a body other than that of the Enquiry Point. For response notifications, this space could be used to make reference to previous relevant submissions or statements made in the TBT Committee (or other body).

7 FORMAT FOR NOTIFICATIONS RELATED TO THE CODE OF GOOD PRACTICE FOR THE PREPARATION, ADOPTION AND APPLICATION OF STANDARDS CONTAINED IN ANNEX 3 OF THE WTO TBT AGREEMENT

7.1 Notification of acceptance of the WTO TBT Code of Good Practice (Paragraph C) to the WTO Secretariat



WORLD TRADE
ORGANIZATION

G/TBT/CS/N/

Date

(00-0000)

Page:

Committee on Technical Barriers to Trade

Under paragraph C of the Code of Good Practice for the Preparation, Adoption and Application of Standards contained in Annex 3 to the WTO Agreement on Technical Barriers to Trade, "Standardizing bodies that have accepted or withdrawn from this Code shall notify this fact to the ISO/IEC Information Centre in Geneva." The following notification conveyed to the Secretariat from the ISO/IEC Information Centre is being circulated for the information of Members.

**NOTIFICATION
UNDER PARAGRAPH C OF THE WTO TBT CODE OF GOOD PRACTICE
NOTIFICATION OF ACCEPTANCE**

Country/Customs Territory/Regional Arrangement: _____	
Name of standardizing body:	
Address of standardizing body:	
Telephone:	Fax:
E-mail:	Internet:
Type of standardizing body:	
<input type="checkbox"/> central governmental <input type="checkbox"/> local governmental <input type="checkbox"/> non-governmental	
Scope of current and expected standardization activities:	
Date:	

7.2 Notification of acceptance and of existence of work programme under the WTO TBT Code of Good Practice (Paragraph C and J) to the ISO/IEC Information Centre¹⁷**Form A**

ISO/IEC Information Centre
International Organization for Standardization
Case postale 56
CH-1211 GENEVA 20
Switzerland

**NOTIFICATION
UNDER PARAGRAPH C OF THE WTO TBT* CODE OF GOOD PRACTICE
(Notification of acceptance of the WTO TBT Code of Good Practice)**

Country/Customs territory/Regional arrangement:

Name of standardizing body:

.....

Address of standardizing body:

.....

Telephone: Telefax: Telex:

E-mail:

Type of standardizing body: central governmental; local governmental; non-governmental

Scope of current and expected standardization activities:

.....

.....

The above indicated standardizing body hereby notifies its acceptance of the *Code of Good Practice for the Preparation, Adoption and Application of Standards* presented in Annex 3 to the WTO Agreement on Technical Barriers to Trade.

.....
(Name)

.....
(Signature)

.....
(Date)

.....
(Title)

* WTO - World Trade Organization
TBT - Agreement on Technical Barriers to Trade

¹⁷ Forms A, B and C can be downloaded from the WTO ISO Standards Information Gateway
<https://tbtcode.iso.org/sites/wto-tbt/home.html>.

Form B

Form B

ISO/IEC Information Centre
International Organization for Standardization
Case postale 56
CH-1211 GENEVA 20
Switzerland

NOTIFICATION
UNDER PARAGRAPH C OF THE WTO TBT* CODE OF GOOD PRACTICE
(Notification of withdrawal from the WTO TBT Code of Good Practice)

Country/Customs territory/Regional arrangement:

Name of standardizing body:

.....
.....

The above indicated standardizing body hereby notifies its withdrawal from the *Code of Good Practice for the Preparation, Adoption and Application of Standards* presented in Annex 3 to the WTO Agreement on Technical Barriers to Trade.

..... (Name) (Signature) (Date)

..... (Title)

* WTO - World Trade Organization
TBT - Agreement on Technical Barriers to Trade

Form C**Form C**

ISO/IEC Information Centre
International Organization for Standardization
Case postale 56
CH-1211 GENEVA 20
Switzerland

NOTIFICATION
UNDER PARAGRAPH J OF THE WTO TBT* CODE OF GOOD PRACTICE
(Notification of existence of work programme)

Country/Customs territory/Regional arrangement:

Name of standardizing body:

Address of standardizing body:

Telephone: Telefax: Telex:

E-mail:

1. Name and issue of the publication in which the work programme is published:

.....

2. The period to which the work programme applies:

3. The price of the work programme (if any):

4. How and where the work programme can be obtained:

.....
(Name) (Signature) (Date)

.....
(Title)

* WTO - World Trade Organization
TBT - Agreement on Technical Barriers to Trade

PART 2: RULES OF PROCEDURE FOR THE MEETINGS OF THE WTO COMMITTEE ON TECHNICAL BARRIERS TO TRADE AND GUIDELINES FOR OBSERVER STATUS FOR GOVERNMENTS AND INTERNATIONAL INTERGOVERNMENTAL ORGANIZATIONS**Decision**

- a. In 1995, the Committee adopted the following Rules of Procedure, including Guidelines for Observer Status for Governments (Annex A, below) and International Intergovernmental Organizations in the WTO (Annex B, below)¹:

CHAPTER I - Meetings**Rule 1**

The Committee on Technical Barriers to Trade (hereinafter the Committee) shall meet as necessary, but not less than once a year.

Rule 2

Meetings of the Committee shall be convened by the Director-General by a notice issued, preferably three weeks, and in any event not less than ten calendar days, prior to the date set for the meeting. In the event that the tenth day falls on a weekend or a holiday, the notice shall be issued no later than the preceding WTO working day. Meetings may be convened with shorter notice for matters of significant importance or urgency at the request of a Member concurred in by the majority of the Members.

CHAPTER II - Agenda**Rule 3**

A list of the items proposed for the agenda of the meeting shall be communicated to Members together with the convening notice for the meeting. It shall be open to any Member to suggest items for inclusion in the proposed agenda up to, and not including, the day on which the notice of the meeting is to be issued.

Rule 4

Requests for items to be placed on the agenda of a forthcoming meeting shall be communicated to the Secretariat in writing, together with the accompanying documentation to be issued in connection with that item. Documentation for consideration at a meeting shall be circulated not later than the day on which the notice of the meeting is to be issued.

Rule 5

(Will not apply)

Rule 6

The first item of business at each meeting shall be the consideration and approval of the agenda. Representatives may suggest amendments to the proposed agenda, or additions to the agenda under "Other Business". Representatives shall provide the Chairperson or the Secretariat, and the other Members directly concerned, whenever possible, advance notice of items intended to be raised under "Other Business".

Rule 7

The Committee may amend the agenda or give priority to certain items at any time in the course of the meeting.

¹ [G/TBT/M/1](#), 28 June 1995, para. 13.

CHAPTER III - RepresentationRule 8

Each Member shall be represented by an accredited representative.

Rule 9

Each representative may be accompanied by such alternates and advisers as the representative may require.

CHAPTER IV - ObserversRule 10

Representatives of States or separate customs territories may attend the meetings as observers on the invitation of the Committee in accordance with the guidelines in Annex 1 to these Rules.

Rule 11

Representatives of international intergovernmental organizations may attend the meetings as observers on the invitation of the Committee in accordance with the guidelines in Annex 2 to these Rules.

CHAPTER V - OfficersRule 12

The Committee shall elect a Chairperson² and may elect a Vice-Chairperson from among the representatives of Members. The election shall take place at the first meeting of the year and shall take effect at the end of the meeting. The Chairperson and Vice-Chairperson shall hold office until the end of the first meeting of the following year.

Rule 13

If the Chairperson is absent from any meeting or part thereof, the Vice-Chairperson shall perform the functions of the Chairperson. If no Vice-Chairperson was elected or if the Vice-Chairperson is not present, the Committee shall elect an interim Chairperson for that meeting or that part of the meeting.

Rule 14

If the Chairperson can no longer perform the functions of the office, the Committee shall designate the Vice-Chairperson referred to in Rule 12 or, if no Vice-Chairperson was elected it shall elect an interim Chairperson to perform those functions pending the election of a new Chairperson.

Rule 15

The Chairperson shall normally participate in the proceedings as such and not as the representative of a Member. The Chairperson may, however, at any time request permission to act in either capacity.

² The Committee shall apply the relevant guidelines contained in the "Guidelines for Appointment of Officers to WTO Bodies" ([WT/L/31](#) dated 7 February 1995).

CHAPTER VI - Conduct of BusinessRule 16

The Chairperson may consider postponing a meeting in the event that he or she feels that doing so may result in a more representative level of participation by WTO Members.

Rule 17

In addition to exercising the powers conferred elsewhere by these rules, the Chairperson shall declare the opening and closing of each meeting, shall direct the discussion, accord the right to speak, submit questions for decision, announce decisions, rule on points of order and, subject to these rules, have complete control of the proceedings. The Chairperson may also call a speaker to order if the remarks of the speaker are not relevant.

Rule 18

During the discussion of any matter, a representative may raise a point of order. In this case the Chairperson shall immediately state the ruling. If the ruling is challenged, the Chairperson shall immediately submit it for decision and it shall stand unless overruled.

Rule 19

During the discussion of any matter, a representative may move the adjournment of the debate. Any such motion shall have priority. In addition to the proponent of the motion, one representative may be allowed to speak in favour of, and two representatives against, the motion, after which the motion shall be submitted for decision immediately.

Rule 20

A representative may at any time move the closure of the debate. In addition to the proponent of the motion, not more than one representative may be granted permission to speak in favour of the motion and not more than two representatives may be granted permission to speak against the motion, after which the motion shall be submitted for decision immediately.

Rule 21

During the course of the debate, the Chairperson may announce the list of speakers and, with the consent of the meeting, declare the list closed. The Chairperson may, however, accord the right of reply to any representative if a speech delivered after the list has been declared closed makes this desirable.

Rule 22

The Chairperson, with the consent of the meeting, may limit the time allowed to each speaker.

Rule 23

Representatives shall endeavour, to the extent that a situation permits, to keep their oral statements brief. Representatives wishing to develop their position on a particular matter in fuller detail may circulate a written statement for distribution to Members, the summary of which, at the representative's request, may be reflected in the records of the Committee.

Rule 24

In order to expedite the conduct of business, the Chairperson may invite representatives that wish to express their support for a given proposal to show their hands, in order to be duly recorded in the records of the Committee as supporting statements; thus, only representatives with dissenting views or wishing to make explicit points or proposals would actually be invited to make a statement. This procedure shall only be applied in order to avoid undue repetition of points already made, and will not preclude any representative who so wishes from taking the floor.

Rule 25

Representatives should avoid unduly long debates under "Other Business". Discussions on substantive issues under "Other Business" shall be avoided, and the Committee shall limit itself to taking note of the announcement by the sponsoring delegation, as well as any reactions to such an announcement by other delegations directly concerned.

Rule 26

While the Committee is not expected to take action in respect of an item introduced as "Other Business", nothing shall prevent the Committee, if it so decides, to take action in respect of any such item at a particular meeting, or in respect of any item for which documentation was not circulated at least ten calendar days in advance.

Rule 27

Representatives should make every effort to avoid the repetition of a full debate at each meeting on any issue that has already been fully debated in the past and on which there appears to have been no change in Members' positions already on record.

Rule 28

Proposals and amendments to proposals shall normally be introduced in writing and circulated to all representatives not later than twelve hours before the commencement of the meeting at which they are to be discussed.

Rule 29

If two or more proposals are moved relating to the same question, the meeting shall first decide on the most far-reaching proposal and then on the next most far-reaching proposal and so on.

Rule 30

When an amendment is moved to a proposal, the amendment shall be submitted for decision first and, if it is adopted, the amended proposal shall then be submitted for decision.

Rule 31

When two or more amendments are moved to a proposal, the meeting shall decide first on the amendment farthest removed in substance from the original proposal, then, if necessary, on the amendment next farthest removed, and so on until all the amendments have been submitted for decision.

Rule 32

Parts of a proposal may be decided on separately if a representative requests that the proposal be divided.

CHAPTER VII - Decision-MakingRule 33

Where a decision cannot be arrived at by consensus, the matter at issue shall be referred to the Council for Trade in Goods.

Rule 34

(Will not apply)

CHAPTER VIII - Languages

Rule 35

English, French and Spanish shall be the working languages.

CHAPTER IX - Records

Rule 36

Records of the discussions of the Committee shall be in the form of minutes.³

CHAPTER X - Publicity of Meetings

Rule 37

The meetings of the Committee shall ordinarily be held in private. It may be decided that a particular meeting or meetings should be held in public.

Rule 38

After a private meeting has been held, the Chairperson may issue a communiqué to the Press.

CHAPTER XI - Revision

Rule 39

The Committee may decide at any time to revise these rules or any part of them.

³ The customary practice under the GATT 1947, whereby representatives may, upon their request, verify those portions of the draft records containing their statements, prior to the issuance of such records, shall be continued.

Annex A

Guidelines for Observer Status for Governments in the WTO

The purpose of observer status in the General Council and its subsidiary bodies is to allow a government to better acquaint itself with the WTO and its activities, and to prepare and initiate negotiations for accession to the WTO Agreement.

Observer governments shall have access to the main WTO document series. They may also request technical assistance from the Secretariat in relation to the operation of the WTO system in general, as well as to negotiations on accession to the WTO Agreement.

Representatives of governments accorded observer status may be invited to speak at meetings of the bodies to which they are observers normally after Members of that body have spoken. The right to speak does not include the right to make proposals, unless a government is specifically invited to do so, nor to participate in decision-making.

Annex B**Guidelines for Observer Status for International
Intergovernmental Organizations in the WTO¹**

The purpose of observer status for international intergovernmental organizations (hereinafter referred to as "organizations") in the WTO is to enable these organizations to follow discussions therein on matters of direct interest to them.

Requests for observer status shall accordingly be considered from organizations which have competence and a direct interest in trade policy matters, or which, pursuant to paragraph V:1 of the WTO Agreement, have responsibilities related to those of the WTO.

Requests for observer status shall be made in writing to the WTO body in which such status is sought, and shall indicate the nature of the work of the organization and the reasons for its interest in being accorded such status.

Requests for observer status shall be considered on a case-by-case basis by each WTO body to which such a request is addressed, taking into account such factors as the nature of work of the organization concerned, the nature of its membership, the number of WTO Members in the organization, reciprocity with respect to access to proceedings, documents and other aspects of observership, and whether the organization has been associated in the past with the work of the CONTRACTING PARTIES to GATT 1947.

In addition to organizations that request, and are granted, observer status, other organizations may attend meetings of the Ministerial Conference, the General Council or subsidiary bodies on the specific invitation of the Ministerial Conference, the General Council or the subsidiary body concerned, as the case may be. Invitations may also be extended, as appropriate and on a case-by-case basis, to specific organizations to follow particular issues within a body in an observer capacity.

Organizations with which the WTO has entered into a formal arrangement for cooperation and consultation shall be accorded observer status in such bodies as may be determined by that arrangement.

Organizations accorded observer status in a particular WTO body shall not automatically be accorded such status in other WTO bodies.

Representatives of organizations accorded observer status may be invited to speak at meetings of the bodies to which they are observers normally after Members of that body have spoken. The right to speak does not include the right to circulate papers or to make proposals, unless an organization is specifically invited to do so, nor to participate in decision-making.

Observer organizations shall receive copies of the main WTO documents series and of other documents series relating to the work of the subsidiary bodies which they attend as observers. They may receive such additional documents as may be specified by the terms of any formal arrangements for cooperation between them and the WTO.

If for any one-year period after the date of the grant of observer status, there has been no attendance by the observer organization, such status shall cease.

¹ These guidelines shall apply also to other organizations referred to by name in the WTO Agreement.