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Working Party on the Accession of Seychelles

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ACCESSION OF SEYCHELLES

<u>Check-list of Illustrative Sanitary and Phytosanitary (SPS)</u> and Technical Barriers to Trade (TBT) Issues for Consideration in Accessions

The following submission, dated 26 May 2010, is being circulated at the request of the Delegation of the Republic of Seychelles.

Checklist of Illustrative SPS Issues for Consideration in Accessions

	Commitments (by the time of accession)	WTO Reference	Status (as of 30 April 2010)
1.	Standstill: the introduction of new standards, animal health regulations and food safety regulations shall conform to SPS Agreement principles.	Generally agreed principle in WTO accession negotiations.	The Government of Seychelles is committed to complying with the requirements of the SPS Agreement. As a small island state, Seychelles recognises that it will require financial and technical resources to achieve the required level of compliance. Seychelles would require the support of its trade cooperation partners.
2.	Establishment and operation of a single Contact Point for Information ("enquiry point").	2. Article 7 and Annex B.3.	Seychelles has established and is operating a single contact point for information. The details are as follows: Ministry of Finance Trade Division P.O. Box 313, Victoria, Mahe, Seychelles Tel: (+248) 382000 Fax: (+248) 225791 E-mail: enquirywto@finance.gov.sc Website: Not Available
3.	Transparency: notification and access to documentation:	3. Articles 7 and Annex B, Also G/SPS/7.	
	(a) identification of authority responsible for making notifications to the WTO and ensuring transparency obligations are met on an ongoing basis;	(a) Annex B.5.(b) and Annex B.10.	The authority responsible for making notifications to the WTO for Seychelles is the Trade Division in the Ministry of Finance.
	(b) establish guidance or law requiring publication of proposed measures at an early stage for comment;	(b) Annex B.5(a).	The current legislations require a review to incorporate this provision.
	(c) provision in law or administrative procedure to provide copies of proposed measures to WTO Members; and	(c) Annex B.5.(c).	The current legislations require a review to incorporate this provision.

	Commitments (by the time of accession)		WTO Reference	Status (as of 30 April 2010)
	(d) require in law or administrative procedure, a reasonable period of time for comment from Members and the public, and establishment of a process to take comments into account without discrimination.		(d) Annex B.5(d).	The current legislations require a review to incorporate this provision.
4.	Necessity: measures are applied only to the extent necessary to protect human, animal or plant health.	4.	Article 2.2.	Animals (Diseases and Imports) Act, Plant Pests Act, Public Health Act and the Quarantine Act. These Acts provide for measures to be applied only to the extent necessary to protect human, animal or plant health.
5.	Regulations Based on Science: regulations governing animal and plant health and food safety shall be based on scientific evidence.	5.	Articles 2.2, 3.3 and 5.2.	The Acts mentioned in 4 above do not have explicit provisions that establish or describe or require animal and plant health, and food safety to be based on scientific evidence.
6.	Harmonization: to the extent possible, members shall follow international standards, guidelines, and recommendations in establishing SPS measures.	6.	Articles 3.1, 3.3 and 3.4.	Seychelles is a member of the Codex Alimentaris and IPPC and an observer to the OIE and implements the international standards set by these Organisations. However, the current legislations require a review to incorporate this provision.
7.	Equivalence: members shall recognize different measures that achieve the same level of protection.	7.	Article 4.	The current legislations require a review to incorporate this provision.
8.	Risk Assessment: developing scientific evidence and conducting risk assessments to ensure that measures are based on science and applied only to the extent necessary to protect health.	8.	Article 5.1, 5.2 and 5.3.	The current legislations require a review to incorporate this provision.
9.	Regional conditions: measures take into account the regional characteristics both of the areas from which products originate and the areas for which they are destined.	9.	Article 6 and Annexes A.6 and A.7.	The current legislations require a review to incorporate this provision.
10.	Non-discrimination: measures do not arbitrarily or unjustifiably discriminate between different members or between domestic and foreign suppliers.	10.	Article 2.3, and Annex C.1(a) and (d).	The current SPS-related legislations mentioned in 4 above do not prescribe measures which discriminate between members or non members of WTO or between domestic and foreign suppliers.
11.	Control, inspection and approval procedures: ensure that procedures, including systems for approval of the use of additives or for establishing tolerances for contaminants in foods, beverages or feedstuffs comply with the Agreement.	11.	Article 8 and Annex C.	The current legislations require a review to incorporate this provision.

Checklist of Illustrative TBT Issues for Consideration in Accessions

	Commitments (by the time of accession)		WTO Reference	Status (as of 30 April 2010)
1.	Standstill: the introduction of new	1.	Generally agreed principle	The Government of Seychelles is committed to complying with the requirements of
	standards, technical regulations and		in WTO accession	the TBT Agreement. As a small island state, Seychelles recognises that it will
	conformity assessment procedures should be		negotiations	require financial and technical resources to achieve the required level of compliance.
	fully compatible with the TBT Agreement		A .: 1 15.0 1 IDDI	Seychelles would require the support of its trade cooperation partners.
2.	Submission of Statement on Implementation	2.	Article 15.2 and TBT	The Trade Division in the Ministry of Finance in cooperation with the Seychelles
			Committee Decision	Bureau of Standards will be responsible to implement the provisions of the
2	Establishment and an aution of a single	3.	(G/TBT/1) Article 10	TBT Agreement.
3.	Establishment and operation of a single Contact Point for Information ("inquiry	э.	Afficie 10	Seychelles has established and is operating a single contact point for information. The details are as follows:
	point")			The details are as follows:
	point)			Ministry of Finance
				Trade Division
				P.O. Box 313,
				Victoria,
				Mahe.
				Seychelles
				Tel: (+248) 382000
				Fax: (+248) 225791
				E-mail: enquirywto@finance.gov.sc
				Website: Not Available
4.	Identification of authority responsible for	4.	Articles 2, 3, 5, 7, 10, 15.2,	
	notifications, publications and other internal		Annex 3 and G/TBT/1	
	procedures to ensure transparency			
	obligations are met on an ongoing basis:		() A (1 2012151	A11 (1 1 1 2 12 d 2 11 12 11 11 11 11 11 11 11 11 11 11 1
	(a) identification of publication where		(a) Articles 2.9.1, 3.1, 5.6.1,	All standards are advertised in the national daily newspaper "Nation" and on the SBS
	notices of proposed technical regulations		7.1, 10.1.5	website at the following address (<u>www.seychelles.net/sbsorg</u>).
1	and conformity assessment procedures			
	will appear; (b) identification of authority responsible for		(b) Anticle 2.0.2.2.10.1.2.2	The authority responsible for making notifications to the WTO for Court aller is the
	making notifications to the WTO;		(b) Article 2.9.2, 2.10.1, 3.2, 3.3, 5.6.2, 5.7.1, 7.2, 7.3,	The authority responsible for making notifications to the WTO for Seychelles is the Trade Division in the Ministry of Finance.
	making nonneauous to the w 10;		5.5, 5.0.2, 5.7.1, 7.2, 7.5, 10.7, 10.10	Trade Division in the Ministry of Finance.
L			10.7, 10.10	

Commitments (by the time of accession)	WTO Reference	Status (as of 30 April 2010)
(c) guidance/law to ensure regulatory	(c) Articles 2.9.4, 2.10.3,	Current provisions in the SBS Act and Regulations provide for this.
authorities afford non-discriminatory	3.15 3.3, 5.6.4, 5.7.3,	
consideration of comments in the	7.1, 7.3	
preparation of a final regulation;		
(d) guidance/law to ensure regulatory	(d) Articles 2.11, 2.12, 3.1,	Current provisions in the SBS Act and Regulations provide for this.
authorities allow a reasonable period of	5.8, 5.9, 7.1	
time between the final publication of a		
technical regulation and conformity		
assessment procedure and its entry into		
force so that suppliers can adapt;		
(e) publication and notification of work	(e) Article 4, Annex 3 (J, K,	Draft Standards are put on public review for 60 days as per the Code of Good
programme for standards and non-	L, N, 0); Article 8.1	Practice for review and comments by stakeholders.
governmental conformity assessment		
procedures, including publication of		
notices of draft standards and an		
opportunity for public comment.		
Development and Application of Technical	5. Articles 2, 3, 5, 6, 7	
Regulations and Conformity Assessment		
Procedures: Existence of legal and/or		
administrative underpinnings (or reasonable		
measures" as appropriate) to ensure ongoing		
compliance with provisions of the agreement		
concerning, in particular:		
(a) non-discrimination with respect to the	(a) Articles 2.1, 3.1, 5.1,	The technical regulations currently in place accords non-discrimination provision
treatment of products;	5.2, 7.1	with respect to the treatment of products.
(b) the prohibition of unnecessary obstacles	(b) Articles 2.2, 3.1, 5.1,	The current legislations require a review to incorporate this provision.
to international trade and the	5.2, 7.1	
consideration of less trade-restrictive		
alternatives to fulfilling legitimate		
objectives;		
(c) the ongoing review of technical	(c) Article 2.3, 3.1, 7.1	The current legislations require a review to incorporate this provision.
regulations to ensure they are appropriate		
to achieve the desired legitimate		
objective;		

	Commitments (by the time of accession)	WTO Reference	Status (as of 30 April 2010)
	(d) the consideration of appropriate international standards, guides and recommendations as a basis for technical regulations and conformity assessment procedures;	(d) Article 2.4, 3.1, 5.4, 7.1	Standards prescribed by CODEX, ISO and IEC are taken into consideration in the consideration of appropriate international standards, guides and recommendations as a basis for technical regulations and conformity assessment procedures.
	(e) the consideration of equivalent technical regulations of other Members;	(e) Article 2.7, 3.1, 7.1	The current legislations require a review to incorporate this provision.
	(f) the acceptance of the results of conformity assessment procedures conducted by bodies in an exporting Member country;	(f) Article 6, 7.1	Current provisions allow for the acceptance of the results of conformity assessment procedures conducted by bodies in an exporting country, however, they are subject to an agreement.
	(g) non-discriminatory and cost-based fee structure.	(g) Article 5.2, 7.1, 10.4	Current legislation does allow for non-discriminatory and cost-based fee structure.
6.	Development and Application of Standards and Conformity Assessment Procedures: Existence of legal and/or administrative underpinnings (or "reasonable measures" as appropriate) to ensure ongoing compliance with provisions of the agreement concerning, in particular:	6. Article 4 and Annex 3, Article 8	
	(a) non-discrimination with respect to the treatment of products;	(a) Annex 3 (D), Article 8.1	The technical regulations currently in place accords non-discrimination provisions with respect to the treatment of products.
	(b) the prohibition of unnecessary obstacles to international trade;	(b) Annex 3 (E), Article 8.1	The current legislations require a review to incorporate this provision.
	(c) the consideration of appropriate international standards, guides and recommendations as a basis for standards;	(c) Annex 3 (F), Article 8.1	Standards prescribed by CODEX, ISO and IEC are taken into consideration in the consideration of appropriate international standards, guides and recommendations as a basis for technical regulations and conformity assessment procedures.
	(d) non-discriminatory and cost-based fee structure.	(d) Annex 3 (M), Annex 3 (P), Articles 8.1, 10.4	Current legislation does allow for non-discriminatory and cost-based fee structure.