ANNEX C – FISHERIES SUBSIDIES

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PROHIBITION AND SCOPE/COVERAGE

[[3bis1. Except as provided for in Article 27 bis and Annex VIII of this Agreement, subsidies within the meaning of Article 1 of this Agreement that confer a benefit² directly or indirectly on any natural or legal person engaged in the harvesting, processing, transport, marketing or sale of the fish and fisheries products listed in Annex IX of this Agreement ("fisheries subsidies") shall be prohibited.

Textual Proposals

ANNEX IX: PRODUCT COVERAGE FOR FISHERIES **SUBSIDIES**

The fish and fisheries products referred to in Article 3 bis and related Articles refer to:

HS Chapters/Code/Headings

HS 0509(sponges)

HS 0511.91 (fish unfit for human

consumption)

HS 03 (fish and fish products)

HS 1504.10 (fishoil) HS 1504.20 (fishoil)

ex HS 1603 (juices and extracts of meat

and fish)

HS 1604(prepared or preserved fish)

HS 1605 (prepared or preserved crustaceans

and molluses)

HS 2301.20 (fishmeal)

We note that Article 1.2 of the ASCM provides that a subsidy shall be subject to the provisions of Part II only if such a subsidy is specific in accordance with the provisions of Article 2. [We] continue[] to be concerned that some generally available (non-specific) subsidies could directly contribute to overcapacity and overfishing, for example a generally available fuel subsidy. We look forward to discussing textual options for addressing this concern.

²The term benefit is used here in the sense of Article 1.1(b) of

AGREEMENT ON SUBSIDIES AND **COUNTERVAILING MEASURES**

3.1 Except as provided in the Agreement on Agriculture, the following subsidies, within the meaning of Article 1, shall be prohibited:

[...]

subsidies referred to in Article I of Annex VIII.

[...]

⁹This expression is not meant to allow countermeasures that are disproportionate in light of the fact that the subsidies dealt with under these provisions are prohibited. It is recognized that in a case of violation of the prohibition in Article 3.1(c) and Article I of Annex VIII. countermeasures may take the form of suspension of access of fishing or service vessels to port facilities for landing, transhipping or processing fish.

¹⁰This expression is not meant to allow countermeasures that are disproportionate in light of the fact that the subsidies dealt with under these provisions are prohibited. It is recognized that in a case of violation of the prohibition in Article 3.1(c) and Article I of Annex VIII, countermeasures may take the form of suspension of access of fishing or service vessels to port facilities for landing. transhipping or processing fish.

[...]

ANNEX VIII

Except as provided for in Articles II and III, or in the exceptional case of natural disaster relief⁷⁷, the With regard to the scope of the prohibition in general, some delegations consider that the Chairman's text is far too ambitious, while for other delegations the text falls considerably short of their expectations.

Delegations' Comments on Chairman's Text

Certain delegations view the list of proposed prohibitions as far too broad. In their view, it encompasses certain types of subsidies that do not directly contribute to overcapacity and overfishing, in particular where the subsidising Member has sound fisheries management measures in place. Concerns expressed in this regard include that in the view of some delegations even certain environmentally-beneficial subsidies that either help to reduce, or have no impact on, capacity would be covered by the prohibition. Some delegations consider that even subsidies to vessel construction and repair can be allowed under certain conditions that would prevent the development of overcapacity.

Other delegations continue to prefer a top-down (broad ban) approach, rather than the bottom-up approach in the draft text, but have indicated that they can accept the latter approach so long as the ultimate scope of the prohibition is sufficiently broad. In this regard, some of these delegations consider that the scope of the proposed prohibition is too narrow. They advocate extending it to cover additional subsidies, especially to activities further downstream. These delegations also view some of the drafting in the proposed list of prohibited subsidies as too loose, considering that it leaves open potential loopholes that need to be closed in any final text.

Another group of delegations view the proposed list of prohibited subsidies as generally reflecting an appropriately high level of discipline. In their view, the text respects the mandate from Ministers by striking the right balance in proposing for prohibition the

e Annex covers any fisheries subsidy, i.e. subsidies a Article 1.1 of the SCM Agreement that are granted is engaged in marine wild capture fisheries. heries subsidies shall encompass any subsidy
Article 1.1 of the SCM Agreement that are granted s engaged in marine wild capture fisheries.
agrica subsidies shall anagements and subside
neries subsidies shall encompass any subsidy and/or the disbursements made under such as well as ad hoc subsidies.
e following subsidies shall be prohibited:
Subsidies for the construction of new fishing vessels,
Subsidies for the renovation of existing vessels, and
Subsidies for the permanent transfer of fishing vessels to other countries including through the creation of joint ventures with partners of those countries.]]
e following subsidies which confer a benefit ⁵ and becific, as set out in Articles 1 and 2 of the ASCM, libited:
by subsidy granted for the acquisition, building, intenance, repair or up-grading of fishing vessels ceeding 15 metres overall length, including any hnical or electronic equipment onboard the vessel.
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vessel intended for use for the purpose of commercial exploitation of

fishing resources, including fish processing vessels and vessels engaged

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following subsidies within the meaning of paragraph 1 of Article 1, to the extent they are specific within the meaning of paragraph 2 of Article 1, shall be prohibited:

- Subsidies the benefits of which are (a) conferred on the acquisition, construction. repair, renewal. renovation, modernization, or any other modification of fishing vessels⁷⁸ or service vessels⁷⁹. including subsidies to boat building or shipbuilding facilities for these purposes.
- (b) Subsidies the benefits of which are conferred on transfer of fishing or service vessels to third countries, including through the creation of joint enterprises with third country partners.
- (c) Subsidies the benefits of which are conferred on operating costs of fishing or service vessels (including licence fees or similar charges, fuel, ice, bait, personnel, social charges, insurance, gear, and at-sea support); or of landing, handling or in- or near-port processing activities for products of marine wild capture fishing; or subsidies to cover operating losses of such vessels or activities.
- (d) Subsidies in respect of, or in the form of, port infrastructure or other physical port facilities exclusively or predominantly for activities related to marine wild capture fishing (for example, fish landing facilities, fish storage facilities, and in- or near-port fish processing facilities).
- (e) Income support for natural or legal persons engaged in marine wild

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subsidies that they consider to be most closely linked to overcapacity and overfishing.

Regarding specific types of subsidies included in the various subparagraphs of the list, subparagraph (c), covering subsidies to operating costs, and subparagraph (d), covering subsidies to port infrastructure, including in- or near-port processing facilities have attracted the most attention.

Concerning subsidies to operating costs, including for fuel, bait and ice, opinions vary widely. A number of delegations - including certain developed and developing Members - do not consider that such subsidies contribute to overcapacity. Of particular concern to many delegations in this regard is the proposed prohibition of **fuel subsidies**. In their view, prohibiting fuel subsidies would be unacceptable, as it would effectively deprive their fishers of their livelihood by making it impossible for them to continue fishing. In this context, developing country delegations emphasize in particular the importance to the achievement of their development goals of fuel subsidies in the fisheries sector. Similarly, certain developed country delegations also emphasize the importance to their coastal fishing communities of fuel subsidies. All of these delegations take the view that, in well-managed fisheries, fuel subsidies will have no impact on overfishing.

Other delegations, however, consider that any prohibition that omits fuel subsidies would be unacceptable. In their view, a prohibition that did not cover fuel subsidies would be ineffective in disciplining subsidies that contribute to overcapacity and overfishing, and thus would be inconsistent with the mandate from Ministers. They consider fuel subsidies to be at the very heart of the problem of overfishing, as they allow boats to stay on the water longer, without regard for the true costs and benefits involved, than would be possible without the subsidies.

With respect to subsidies to port infrastructure,

emissions. 11

in transshipment. This comprises, *inter alia*, engines, fishing gear, fish-processing machinery or any other equipment onboard the vessel. The prohibition does not cover the installation of equipment for safety or for control and enforcement purposes. Neither does the prohibition cover equipment fitted for the purpose of reducing environmentally harmful

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- [[1.1 This Annex provides for specific provisions regarding fisheries subsidies and it is an integral part of the Agreement on Subsidies and Countervailing Measures (ASCM).
- 1.2 This Annex shall not apply to inland fisheries¹ and to aquaculture.²
- 1.3 This Annex covers any subsidy as defined in Article 1 of the ASCM given to or on behalf of any company and/or person linked in fact or in law, directly or indirectly³, to harvesting activities of capture fisheries ("fishery subsidy"). Fisheries subsidies shall encompass any subsidy programme and/or the disbursement made under such programme.
 - 1.3.1 In case of a government-to-government payment for access by foreign vessels to fishing resources of a developing country's maritime jurisdiction⁴ or to quotas or any other rights established by any regional fishery management organization or arrangement ("access rights"), a fishery subsidy shall be deemed to exist if a benefit is conferred in the onward transfer of those access rights from the paying government.
 - 1.3.2 "Public services of fisheries resource management" shall not be considered a fishery subsidy.⁵
- 2.1 A Member shall neither grant nor maintain any fishery subsidy.

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capture fishing.

- (f) Price support for products of marine wild capture fishing.
- (g) Subsidies arising from the further transfer, by a payer Member government, of access rights that it has acquired from another Member government to fisheries within the jurisdiction of such other Member. 80
- (h) Subsidies the benefits of which are conferred on any vessel engaged in illegal, unreported or unregulated fishing.⁸¹
- .2 In addition to the prohibitions listed in paragraph 1, any subsidy referred to in paragraphs 1 and 2 of Article 1 the benefits of which are conferred on any fishing vessel or fishing activity affecting fish stocks that are in an unequivocally overfished condition shall be prohibited.

⁷⁸ For the purposes of this Agreement, the term "fishing vessels" refers to vessels used for marine wild capture fishing and/or on-board processing of the products thereof.

79For the purposes of this Agreement, the term "service vessels" refers to vessels used to tranship the products of marine wild capture fishing from fishing vessels to on-shore facilities; and vessels used for at-sea refuelling, provisioning and other servicing of fishing vessels.

Delegations' Comments on Chairman's Text

some delegations – including certain developed and developing Members – consider that all subsidies to port infrastructure should fall outside of the prohibition. Many of these delegations question whether there is any link between infrastructure subsidies and overcapacity or overfishing, and thus consider that this proposed prohibition goes beyond the mandate from Ministers. Some of these delegations also point to the difficulty of distinguishing the provision of "general infrastructure", which is not a subsidy covered by the SCM Agreement, from subsidies for infrastructure "exclusively or predominantly for activities related to marine wild capture fishing", which are proposed for prohibition, particularly where the subsidised infrastructure serves activities in addition to marine wild capture fishing. In their view, this uncertainty is a further reason why such subsidies should not be prohibited. A number of developing country delegations have indicated that subsidies to port infrastructure, including in- or near-port processing facilities, are essential to their economic development. They emphasize the economic linkages of fish processing activities, including job creation and increases in the level of technology in the sector. Certain delegations (including some developed country delegations) also consider that subsidies to fishing port infrastructure are necessary to support communities and provide employment in remote areas, where the populations tend to be economically and socially disadvantaged.

Other delegations, however, strongly believe that the infrastructure subsidies referred to in the Chairman's text should be prohibited as proposed. In their view, the prohibition is drafted sufficiently narrowly to capture only infrastructure subsidies directly targeted to fishing activities, such that the question of their specificity would not be in doubt. Furthermore, they consider that such a prohibition is necessary, as infrastructure subsidies account for a very high percentage of all subsidies to the fisheries sector, and relieve the fishing industry of a substantial cost that otherwise it would need to bear. They thus consider

[&]quot;Inland fisheries" are fisheries which are carried out in freshwater or estuaries of a Member and whose target species are those

The subsidies referred to in this provision shall not be prohibited when limited to the relief of a particular natural disaster, provided that the subsidies are directly related to the effects of that disaster, are limited to the affected geographic area, are time-limited, and in the case of reconstruction subsidies, only restore the affected area, the affected fishery, and/or the affected fleet to its pre-disaster state, up to a sustainable level of fishing capacity as established through a science-based assessment of the post-disaster status of the fishery. Any such subsidies are subject to the provisions of Article VI.

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that spend all of their life-cycle therein.

²"Aquaculture" is the farming of aquatic organisms, including fish, molluscs and crustaceans, provided that no capture fisheries is used to feed raised fish or is farmed.

³The term "directly or indirectly" is used in this Annex in the same sense as it is used in paragraph 1 of Article XVI of GATT 1994.

⁴"Maritime jurisdiction" encompasses the Territorial Sea and the Exclusive Economic Zone, which are defined in the United Nations Convention of the Law of the Sea (UNCLOS).

⁵"Public services" are all services supplied in the exercise of governmental authority, which is carried out neither on a commercial basis nor in competition with other services suppliers. "Public services of fisheries resource management" are any governmental public service supplied with the objective of improving the management of fisheries resources.]]

[[1. Except as otherwise provided in this Annex, a subsidy¹ that confers a benefit on enterprises engaged in the harvesting of marine wild capture fisheries shall be prohibited.²

¹"Subsidy" as used in this Annex is a subsidy within the meaning of paragraph 1 of Article 1 of the Agreement on Subsidies and Countervailing Measures (ASCM). A subsidy subject to this Annex must be specific within the meaning of Article 2 of the ASCM.

²"Harvesting" includes the on-vessel processing of fish and transport of fish from one vessel to another or from a vessel to shore.

- [[1. The following subsidies¹², granted for enterprises engaged in harvesting of marine¹³ wild fish, shall be prohibited, except as otherwise provided in this Annex:
 - (a) subsidies for the acquisition, and construction of fishing vessels, unless:
 - they are granted for the replacement of fishing capacity following a natural and environmental disaster where

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⁸⁰ Government-to-government payments for access to marine fisheries shall not be deemed to be subsidies within the meaning of this Agreement.

and "unregulated fishing" shall have the same meaning as in paragraph 3 of the International Plan of Action to Prevent, Deter and Eliminate Illegal Unreported and Unregulated Fishing of the United Nations Food and Agricultural Organization.

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that these subsidies contribute directly to overfishing, and that to leave them out of the prohibition would be contrary to the mandate.

Concerning the provision allowing subsidies to restore a fishery following a natural disaster, some delegations have suggested broadening this so as to allow subsidies following other kinds of disasters, for example man-made and environmental disasters, and economic crises. Other delegations, however, consider that the drafting should be tightened to prevent the creation of overcapacity using subsidies.

Another provision commented upon by certain delegations was the proposed prohibition of **subsidies** in the form of income and price support. Some delegations consider that these forms of subsidies do not contribute to overcapacity, and they regard them as **essential components of their social welfare/safety net** programmes. Other delegations agree that **such subsidies should be prohibited**, but seek a clarification of the relationship of that proposed prohibition with the horizontal disciplines of the SCM Agreement.

With respect to the **prohibition of subsidies in respect** of "unequivocally overfished" fisheries, some delegations consider this provision to be too wideranging, and to impose an unclear obligation. They question both the meaning of the term "unequivocally overfished", and by whom such a determination in respect of a given fishery would be made. They further consider that in any case, this provision is not necessary given that the horizontal disciplines of the SCM Agreement would apply, and given the general discipline in Article IV of the Chairman's text.

Other delegations consider that this provision is a crucial element of the proposed disciplines. In their view, prohibiting subsidies in respect of overfished fisheries is necessary given that the proposed prohibition takes the form of a positive list. They consider that all Members can agree that no subsidies

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fleet capacity has been reduced so that a capacity is restored to the proper level not exceeding its pre-disaster state; or		should be allowed where a fishery already is overfished, and that the standard set by the draft text ("unequivocally overfished") is high – although some of them view it as too high. A number of delegations on all sides of the issue consider that the term
(ii) they are granted as incentives ¹⁴ for reducing existing fishing capacity, where the gross tonnage of the new vessel is reduced by at least 50 per cent of the sum of the gross tonnage of the withdrawn vessels in the same fishery category ¹⁵ ; and there are in place fisheries management control measures, including enforcement mechanisms, designed to prevent over-fishing in the targeted fishery, such as limited entry systems, catch quotas, limits on fishing effort or allocation of exclusive quotas to vessels, individuals and/or groups.		"unequivocally overfished" should be clarified. In this regard, a proposal from three delegations (see, TN/RL/GEN/155/Rev.1) suggests amending this language in the Chairman's text to refer to fisheries "declared" to be overfished, in particular to take account of the situation in tropical waters.
(b) subsidies for the vessel modification, unless:		
(i) there is no increase in gross tonnage, volume of fish hold, and engine power of the fishing vessel; or		
(ii) the modification is undertaken for the improvement of crew safety or onboard accommodation to comply with national or international standards, without increasing volume of fish hold and engine power of the fishing vessel.		
(c) subsidies granted for shipbuilding yards contingent upon the construction of fishing vessels;		
(d) subsidies for promoting a permanent transfer of fishing vessels to non-participants ¹⁶ of regional fisheries management organizations ¹⁷ as an attempt to avoid international rules and		

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regulations of fishery operations; and			
(e) subsidies granted for a vessel engaged in illegal, unreported and unregulated fishing. ¹⁸			
12A subsidy subject to this Annex must be specific within the meaning of Article 2 of this Agreement. 13The term "marine" includes both anadromous (e.g., salmon) and catadromous (e.g., eels) species that spend a significant part of their life cycle in saltwater. 14Governmental support for vessel replacement, including construction or purchase of new vessels, is assumed as a form of such incentives. 15The term "same fishery category" means a group of fishing operations targeting for the same species. 16The term "non-participants" means the countries who are neither contracting parties nor cooperating non-contracting parties, entities or fishing entities. 17The term "regional fisheries management organizations" mean regional or sub-regional fisheries management organizations or arrangements. 18The term "illegal, unreported and unregulated fishing" shall be interpreted in accordance with the definition set out in paragraph 3 of the International Plan of Action to Prevent, Deter and Eliminate Illegal, Unreported and Unregulated Fishing of the United Nations Food and Agricultural Organization (FAO).]]			
[[1.1 This Annex provides for specific provisions regarding fisheries subsidies and it is an integral part of the Agreement on Subsidies and Countervailing Measures (ASCM). 1.2 A subsidy as used in this Annex is a subsidy within the meaning of paragraph 1 of Article 1 of the Agreement on Subsidies and Countervailing Measures (ASCM). A subsidy subject to this Annex must be specific, pursuant to Article 2 of the ASCM.			
1.3 This Annex shall not apply to inland fisheries ¹ or to aquaculture. ²			
1.4 This Annex covers any subsidy that confers a benefit to			

Textual Proposals	Chairman's Text (TN/RL/W/213)	Delegations' Comments on Chairman's Text
or on behalf of any company and/or person linked in fact or in law, directly or indirectly ³ , to enterprises engaged in the harvesting of marine wild capture fisheries. Fisheries subsidies shall encompass any subsidy programme and/or the disbursement made under such programme.		
1.5 Harvesting includes the on-vessel processing of fish and transport of fish from one vessel to another or from a vessel to shore, but it does not include inland or on-shore processing or other post-harvest handling or activity.		
1.6 This Annex does not cover government-to-government payments to obtain access for a Member's distant water fishing fleet to fisheries resources within the territorial sea or exclusive economic zone of a developing country, or to quotas or other rights established by any regional fishery management organization (RFMO) or arrangement. The further transfer of such rights to the Member's fishing fleet is covered by this Annex but is not actionable under Article 3, provided that:		
(a) a benefit is not conferred by the onward transfer of such rights to the Member's fishing fleet, in that the Member's fleet pays compensation comparable to the value of the access of the resource;		
(b) the access arrangements provide for compliance with applicable fishery management plans and for a science-based assessment and monitoring of the status of the fishery resources covered by the access arrangements; and		
(c) such payments are notified pursuant to Article 6 herein.		
2.1 Except as provided in this Annex, and without prejudice to Article 3 of the ASCM, the following subsidies, within the meaning of Article 1 of the ASCM and this Annex, shall be prohibited within the meaning of Article 3 of the ASCM:		

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(a)	subsidies granted, in law or in fact, whether solely or as one of several other conditions, for the purpose of vessel construction of any fishing vessel ⁴ ;		· ·
(b)	subsidies granted, in law or in fact, whether solely or as one of several other conditions, for the purpose of modernization, renovation, repair or upgrading of existing fishing vessels, including engine or gear acquisition, any technical or electronic equipment ⁵ onboard the vessel, and any other significant capital inputs to fishing;		
(c)	subsidies granted, in law or in fact, whether solely or as one of several other conditions, for the purpose of fixed or variable operational costs of fishing vessels and fishing activities, including on-board processing;		
(d)	subsidies granted, in law or in fact, whether solely or as one of several other conditions, for shipbuilding yards contingent upon the construction of fishing vessels;		
(e)	subsidies granted, in law or in fact, whether solely or as one of several other conditions, relating to illegal, unreported and unregulated fishing, 6 as well as to any fishing vessels flying "flags of convenience"; and		
(f)	subsidies granted, in law or in fact, whether solely or as one of several other conditions, upon the transfer of fishing vessels to foreign owners, including through the creation of joint ventures with those countries.		
2.2 A Mer referred to in pa	mber shall neither grant nor maintain subsidies ragraph 1.		
	ever a Member has reason to believe that a idy is being granted or maintained by another		

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Member as defined in Article 2.1 of this Annex and without		
prejudice to Article 3 of the ASCM, such Member may seek remedies in accordance with Article 4 of the ASCM.		
remedies in decordance with Afficie 4 of the Assert.		
"Inland fisheries" are fisheries which are carried out in		
freshwater or estuaries of a Member and whose target species are those		
that spend all of their life-cycle therein.		
² "Aquaculture" is the farming of aquatic organisms, including fish, molluses and crustaceans, provided that no capture		
fisheries is used to feed raised fish or is farmed.		
³ The term "directly or indirectly" is used in this Annex in the		
same sense as it is used in paragraph 1 of Article XVI of GATT 1994. 4 For the purpose of this Annex, fishing vessel means any		
vessel intended for use for the purpose of commercial exploitation of		
fishing resources, including fish processing vessels and vessels engaged in transshipment.		
⁵ This comprises, inter alia, engines, fishing gear, fish-		
processing machinery, fish-finding technology, refrigerators, machines		
for sorting or cleaning fish, or any other equipment onboard the fishing vessel. The prohibition does not cover the installation of equipment for		
safety or for control and enforcement purposes. Neither does the		
prohibition cover equipment fitted for the purpose of reducing environmentally harmful emissions.		
⁶ The term "illegal, unreported and unregulated fishing" shall		
be interpreted in accordance with the definition set out in paragraph 3		
of the International Plan of Action to Prevent, Deter and Eliminate Illegal, Unreported and Unregulated Fishing of the United Nations		
Food and Agricultural Organization (FAO).]]		
[[I.1 Except as provided for in Articles II and III, or in the		
exceptional case of natural disaster relief ⁷ , the following		
subsidies within the meaning of paragraph 1 of Article 1, to the		
extent they are specific within the meaning of paragraph 2 of		
Article 1, shall be prohibited:		
(a) Subsidies the benefits of which are conferred		
on the acquisition, construction, repair,		
renewal, renovation, modernization, or any		
other modification of fishing vessels ⁸ or		

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	service vessels ⁹ , including subsidies to boat building or shipbuilding facilities for these purposes.		
(b)	Subsidies the benefits of which are conferred on transfer of fishing or service vessels to third countries, including through the creation of joint enterprises with third country partners.		
(c)	Subsidies the benefits of which are conferred on operating costs of fishing or service vessels (including licence fees or similar charges, fuel, ice, bait, personnel, social charges, insurance, gear, and at-sea support); or of landing, handling or in- or near-port processing activities for products of marine wild capture fishing; or subsidies to cover operating losses of such vessels or activities.		
(d)	Subsidies in respect of, or in the form of, port infrastructure or other physical port facilities exclusively or predominantly for activities related to marine wild capture fishing (for example, fish landing facilities, fish storage facilities, and in- or near-port fish processing facilities).		
(e)	Income support for natural or legal persons engaged in marine wild capture fishing.		
(f)	Price support for products of marine wild capture fishing.		
(g)	Subsidies arising from the further transfer, by a payer Member government, of access rights that it has acquired from another Member government to fisheries within the jurisdiction of such other Member. ¹⁰		
(h)	Subsidies the benefits of which are conferred on any vessel engaged in illegal, unreported or unregulated fishing. ¹¹		

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I.2 In addition to the prohibitions listed in paragraph 1, any		
subsidy referred to in paragraphs 1 and 2 of Article 1 the		
benefits of which are conferred on any fishing vessel or fishing		
activity affecting fish stocks that are declared to be in an over		
fished condition shall be prohibited.		
nonea condition shan or promoted.		
⁷ Subsidies referred to in this provision shall not be prohibited		
when limited to the relief of a particular natural disaster, provided that		
the subsidies are directly related to the effects of that disaster, are		
limited to the affected geographic area, are time-limited, and in the case		
of reconstruction subsidies, only restore the affected area, the affected		
fishery, and/or the affected fleet to its pre-disaster state, up to a		
sustainable level of fishing capacity as established through a science-		
based assessment of the post-disaster status of the fishery. Any such		
subsidies are subject to the provisions of Article VI.		
⁸ For the purposes of this Agreement, the term "fishing		
vessels" refers to vessels used for marine wild capture fishing and/or		
on-board processing of the products thereof.		
⁹ For the purposes of this Agreement, the term "service		
vessels" refers to vessels used to tranship the products of marine wild		
capture fishing from fishing vessels to on-shore facilities; and vessels		
used for at-sea refuelling, provisioning and other servicing of fishing		
vessels. 10 Government-to-government payments for access to marine		
fisheries shall not be deemed to be subsidies within the meaning of this		
Agreement.		
The terms "illegal fishing", "unreported fishing" and		
"unregulated fishing" shall have the same meaning as in paragraph 3 of		
the International Plan of Action to Prevent, Deter and Eliminate Illegal		
Unreported and Unregulated Fishing of the United Nations Food and		
Agricultural Organization.]]		
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			GENERAL EXCEPTIONS	i de
[[3.1.	The following subsidies are permitted:	II. Notwi	thstanding the provisions of Article I, and	Concerning the general exceptions, some delegations
		subject to the p	provision of Article V:	consider that many of the exceptions proposed are too
	(a) Subsidies contingent upon a reduction in			narrowly defined and the conditions attached to them
	fishing capacity or that are provided for	(a)	For the purposes of Article I.1(a),	too restrictive. Some of these delegations consider that
	the specific purpose of mitigating the		subsidies exclusively for improving	the fact that non-prohibited fisheries subsidies would
	negative social and economic		fishing or service vessel and crew safety	remain actionable under the horizontal subsidy rules of
	consequences of reductions in capacity;		shall not be prohibited, provided that:	the SCM Agreement would mitigate any negative

- Subject to a non increase in capacity, (b) subsidies that are granted in the context of conservation measures, for product development, for modernisation of vessels including improved working conditions and safety on board, and subsidies promote that more environmentally friendly fishing operations.
- 3.2. Subsidies covered by paragraph 1 of this Article shall not be subject to Article 2 of this Annex and Parts III and V of the SCM Agreement.]]
- [Provided that they are notified in accordance with Article 25, nothing in Article 3 bis shall prevent the adoption of:
 - subsidies to aquaculture activities, (a) provided that there are no capture fisheries involved;
 - subsidies for vessel decommissioning (b) programmes, provided that:
 - (i) the vessels subject to such programmes are scrapped or

- - (1) such subsidies do not involve new vessel construction or vessel acquisition;
 - such subsidies do not give rise (2) to any increase in marine wild capture fishing capacity of any fishing or service vessel, on the basis of gross tonnage, volume of fish hold, engine power, or on any other basis, and do not have the effect of maintaining in operation any such vessel that otherwise would be withdrawn: and
 - (3) the improvements undertaken to comply with safety standards.
- (b) For the purposes of Articles I.1(a) and I.1(c) the following subsidies shall not be prohibited:

subsidies exclusively for: adoption of gear for selective fishing techniques; (2) the adoption of other techniques aimed at reducing the environmental impact of marine wild capture fishing; (3) compliance with fisheries management regimes aimed at effects that such subsidies might cause, such that the list of exceptions should be expanded and the conditionalities relaxed (or, some suggest, removed altogether). Other Members consider that the management conditionalities associated with the general exceptions alleviate the need for tailoring the exceptions narrowly. In their view, provided that properly-functioning fisheries management systems are in place, fisheries subsidies will make little contribution to overcapacity and overfishing. delegations seeking broader general exceptions suggest that all of the management requirements may not be necessary in respect of each exception, as in their view some of the subsidies covered by general exceptions have no possibility to contribute to overcapacity and overfishing.

A number of other delegations, however, consider that for the disciplines to be effective any general exceptions must be limited in number and scope, and subject to strict conditionalities. While recognizing the need for certain general exceptions, including for capacity reduction programmes, environmental improvements, transitional assistance for displaced fishworkers, these delegations consider that all subsidies to the fisheries sector, regardless of their expressed purpose, have the potential to circumvent the prohibition and contribute to overcapacity and overfishing. They thus consider that the approach to general exceptions in the Chairman's text is appropriate, and that if anything the drafting should be tightened. In this regard, some delegations made detailed drafting suggestions to close perceived potential loopholes. for example to tighten what they consider to be the overly-

subsidies for access to the fisheries

resources of developing countries;

(e)

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otherwise permanently and effectively prevented from being used for fishing anywhere in the world;	sustainable use and conservation (e.g., devices for Vessel Monitoring Systems); provided that the subsidies do not give rise to any increase in the marine wild	broad language of the exception covering subsidies for the adoption of techniques aimed at reducing the environmental impact of fishing.
(ii) the fish harvesting rights associated with such vessels are permanently revoked and may not be reassigned;	capture fishing capacity of any fishing or service vessel, on the basis of gross tonnage, volume of fish hold, engine power, or on any other basis, and do not have the effect of maintaining in operation any such vessel that otherwise	In connection with the condition in a number of the general exceptions that the subsidies in question not give rise to any increase in capacity, a number of delegations have questioned whether the physical vessel parameters in the Chairman's text are adequate. Suggestions in this regard include referring to "fishing effort" instead.
(iii) the owners of such vessels are required to relinquish any claim associated with such vessels that could qualify such owners for any present or future harvesting rights in any fishery; and (iv) there are in place fisheries management control measures designed to prevent over-fishing in the targeted fishery, such as limited entry systems, catch quotas, limits on fishing effort or allocation of exclusive quotas to vessels, individuals and/or groups.	would be withdrawn. (c) For the purposes of Article I.1(c), subsidies to cover personnel costs shall not be interpreted as including: (1) subsidies exclusively for reeducation, retraining or redeployment of fishworkers ⁸² into occupations unrelated to marine wild capture fishing or directly associated activities; and (2) subsidies exclusively for early retirement or permanent cessation of employment of	In terms of individual proposed general exceptions, delegations wishing to broaden these exceptions have noted particular concerns with the items covering subsidies for retraining and redeployment of fishworkers, and for retirement or permanent cessation of marine wild capture fishing in the context of government capacity reduction programmes. These delegations consider that there are a number of other "social safety net" programmes that also should benefit from a general exception, including payments to fishworkers during closed seasons, or for other temporary cessations of fishing activity, and for training of fishworkers who remain in the fishing sector, including subsidies for reeducation or retraining of fishworkers to switch to sustainable fishing operations. Other delegations, however, disagree that any of these types of
(c) subsidies for research to inform fisheries management decision makers, including data collection, surveys, data analysis, and stock monitoring, sampling and	fishworkers as a result of government policies to reduce marine wild capture fishing capacity or effort.	payments should be excepted from the prohibition. In their view, such payments contribute to the problem of overcapacity by maintaining an active fisheries workforce that is too large for the fish supply.
assessment; (d) subsidies for fisheries stock enhancement, marine conservation, and marine protection, including marine	(d) Nothing in Article I shall prevent subsidies for vessel decommissioning or capacity reduction programmes, provided that:	A number of delegations seeking broader drafting for certain items listed in the Chairman's text also are calling for an expanded list of general exceptions. Most frequently suggested in this context are general exceptions for subsidies to "small scale" fisheries, for fuel, and for
environment restoration, hatcheries for breeding, artificial reefs and by-catch mitigation devices;	(1) the vessels subject to such programmes are scrapped or otherwise permanently and effectively prevented from being	research and development. Advocates of a general exception for subsidies to small-scale fisheries emphasize that developed as well as developing Members have fishing communities in remote areas that are socially and

used for fishing anywhere in the

world;

economically marginalized, and that all Members thus

should have the possibility to provide fisheries subsidies in

	1	Textual Proposals	Cha	airman's Text	Delegations' Comments on Chairman's Text
(f	ma	bsidies to the construction and aintenance of infrastructure for:	(2)	the fish harvesting rights associated with such vessels,	these communities. One Member presented a proposal to modify the list in the Chairman's text to include an exception for <i>de minimis</i> subsidies i.e., based on "small
	(i)	fishing communities, such as the provision of housing, transport infrastructure, water and sanitary waste systems;		whether they are permits, licences, fish quotas or any other form of harvesting rights, are permanently revoked and may not be reassigned;	programmes", available to all Members, to address this issue (See, TN/RL/GEN/156). Other delegations, including numerous developing country delegations, disagree. Some consider that the only exception for small-scale fisheries should be in the form of S&D treatment for
	(ii)	wharves and port facilities for vessel moorage, loading, unloading, cleaning, sanitation and repair; and	(3)	the owners of such vessels, and the holders of such fish harvesting rights, are required to relinquish any claim associated with such vessels and harvesting	developing Members. Others consider that a general exception for small-scale fisheries would open a substantial loophole in, and thus undermine, the disciplines.
	(iii	transport infrastructure, water and sanitary waste systems serving processing facilities for fisheries products.		rights that could qualify such owners and holders for any present or future harvesting rights in such fisheries; and	Delegations seeking exceptions for subsidies for fuel, and for research and development, argue that such subsidies should be permitted as they do not contribute to overcapacity. Other delegations consider that fuel subsidies are a major contributor to overfishing and
3)	ret ed	bsidies for unemployment relief, early tirement, worker retraining or re- ucation, and alternative employment sistance for fishermen;	(4)	the fisheries management system in place includes management control measures and enforcement mechanisms designed to prevent overfishing	thus should be prohibited. Concerning subsidies for "research and development", some delegations consider that certain subsidies for R&D already are covered by the general exceptions and that an expansion of this category thus is not necessary. Others would accept an exception
(ł	ca wl pro	bsidies for the replacement of fishing pacity following a natural disaster nere fleet capacity has been reduced, ovided that capacity is not restored yond its pre-disaster state;		in the targeted fishery. Such fishery-specific measures may include limited entry systems, catch quotas, limits on fishing effort or allocation of exclusive quotas to vessels, individuals	for research subsidies provided to research institutions but oppose any exception allowing the provision of such subsidies to private entities.
(i) su	bsidies to artisanal fishing ² ; and		and/or groups, such as individual transferable quotas.	
(j) su ve	bsidies aimed solely at improving ssel and crew safety ³ , provided that:	govern	g in Article I shall prevent nments from making user-specific	
	(i)	there is no increase to the volume of fish hold or engine power of a vessel subject to such programmes; and	under	tions to individuals and groups limited access privileges and other ive quota programmes.	
	(ii)	the improvement is undertaken to comply with international or domestic standards.		rpose of this Agreement, the term an individual employed in marine wild ctly associated activities.	

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2. Governmental activity directly associated with the creation and implementation of fisheries management systems ⁴ , and the enforcement of fisheries management rules shall not be treated as fisheries subsidies.		
Aquaculture is the farming of aquatic organisms, involving intervention in the rearing process to enhance production. 2Artisanal fishing is a traditional fishing activity related to the subsistence of fishermen and their families. Artisanal fishing is performed on an in-shore basis with non-automated gear-retrieval devices. 3Programmes or activities aimed primarily at vessel modernisation or repair do not fall within this sub-paragraph. The construction of vessels is not permitted under this sub-paragraph. 4This comprises the establishment and administration of management systems (including allocating and monitoring fishing licences, permits, quota, vessel numbers and catch returns); adjusting management settings within an existing management system; and developing amendments or additions to the existing management system.]]		
[[Footnote 7 – [] The prohibition does not cover the installation of equipment for safety or for control and enforcement purposes. Neither does the prohibition cover equipment fitted fro the purpose of reducing environmentally harmful emissions.]] See also, Prohibition section.		
[[3.1 The following fisheries subsidies, provided the conditions set out in this paragraph are properly fulfilled, shall not fall under the prohibition set out in Article 2: (a) subsidies providing a social safety net for fishermen:		

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	 (i) early retirement schemes; (ii) re-education, training or alternative employment assistance; (iii) social programmes; (iv) life insurance; and/or (v) livelihood income support to compensate for unemployment or for the suspension of capture fishery activities; 		
(b)	subsidies for fisheries research, including data collection, surveys, data analysis, and stock monitoring, sampling and assessment;		
(c)	subsidies related to fisheries stock enhancement, including marine conservation and protection, marine environment restoration, artificial reefs and by-catch mitigation devices;		
(d)	subsidies aimed solely at improving vessel and crew safety ⁶ , provided that the improvement is undertaken to comply with international or domestic standards;		
(e)	subsidies for vessel capacity reduction programmes, provided that the: (i) vessels subject to such programmes are scrapped or otherwise permanently and effectively prevented from being used for fishing anywhere in the world;		
	(ii) fish harvesting rights associated with such vessels, whether they are permits, licenses, fish quotas or any other form of harvesting rights, are permanently revoked		

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and may not be reassigned; and		
(iii) owners of such vessels, and the holders of such fish harvesting rights, are required to relinquish any claim associated with such vessels and harvesting rights that could qualify such owners and holders for any present or future harvesting rights in such fisheries;		
(f) other fisheries subsidies that are indirectly linked to harvesting activities of capture fisheries, such as fishing port facilities and inland processing facilities for fisheries products.		
3.2 In case of natural or environmental disasters, the prohibition of Article 2 shall temporarily not apply, so as to enable governments to provide short-term emergency relief and to implement recovery adjustment programmes.		
⁶ Programmes or activities aimed primarily at vessel modernisation or repair do not fall within this sub-paragraph. The construction of vessels is not permitted under this sub-paragraph.]]		
[[2.1 Nothing in Article 1 of this Annex shall prevent government assistance for:		
(a) vessel decommissioning programmes, provided that:		
(i) the vessels subject to such programmes are scrapped or otherwise permanently and effectively prevented from being used for fishing anywhere		

	Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
	in the world;		
	(ii) the fish harvesting rights associated with such vessels are permanently revoked and may not be reassigned;		
	(iii) the owners of such vessels are required to relinquish any claim associated with such vessels that could qualify such owners for any present or future harvesting rights in any fishery; and		
	(iv) there are in place fisheries management control measures designed to prevent over-fishing in the targeted fishery, such as limited entry systems, catch quotas, limits on fishing effort or allocation of exclusive quotas to vessels, individuals and/or groups.		
(b)	assistance and user-specific allocations to individuals and groups under limited access privileges and other exclusive quota programmes;		
(c)	research to inform fisheries management decision makers, including data collection, surveys, data analysis and stock monitoring, sampling and assessment;		
(d)	measures that enhance marine resources rather than capacity to harvest those resources, such as fisheries stock enhancement, marine conservation and marine protection, including marine environment restoration, hatcheries for breeding, artificial reefs and by-catch		

Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
mitigation devices;		
(e) the construction and maintenance of infrastructure for fishing communities, such as the provision of housing, roadways and water and sanitary waste systems;		
(f) unemployment relief, early retirement, worker retraining or re-education, life insurance, support for the temporary suspension of fishing activities and alternative employment assistance for fishermen;		
(g) the replacement of fishing capacity following a natural disaster where fleet capacity has been reduced, provided that capacity is not restored beyond its predisaster state; and		
(h) the improvement of vessel and crew safety ³ , provided that:		
(i) there is no increase to fishing capacity, such as the volume of fish hold or engine power of a vessel subject to such programme; and		
(ii) the improvement is undertaken to comply with international or domestic standards.		
2.2 This Annex does not cover government-to-government payments to obtain access for a Member's distant water fishing fleet to fisheries resources within the exclusive economic zone of another country. The further transfer of those access rights to the Member's fishing fleet is covered by this Annex but is not prohibited under Article 1, provided that:		
(i) the Member's fishing fleet pays		

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non-actionable:			
(a)	government-to-government payments to obtain access for a Member's distant water fishing fleet to fisheries resources within the exclusive economic zone of another country under the following conditions:		
	(i) the terms and conditions of access, including the compensation paid by the fishing fleet, are published; and		
	(ii) the access arrangement provides for a science-based assessment and monitoring of the status of the fisheries resources in question and for compliance with applicable fishery management systems;		
(b)	subsidies for vessel decommissioning programmes under the following conditions:		
	(i) the vessels subject to such decommissions are scrapped or otherwise permanently and effectively prevented from being used for fishing anywhere in the world;		
	(ii) the fish harvesting rights, or their sub-allocations, associated with such decommissioned vessels are permanently revoked and shall not be reassigned; and		
	(iii) there are in place fisheries management control measures, including enforcement mechanisms, designed to		

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	prevent over-fishing in the targeted fishery, such as limited entry systems, catch quotas, limits on fishing effort or allocation of exclusive quotas to vessels, individuals and/or groups.		
(c)	subsidies for small-scale fisheries, if such fisheries meet the following conditions:		
	(i) the size of fishing vessels is less than (XX) meters in length or (YY) gross tons;		
	(ii) the area of the authorized fishing operation is within the territorial waters and/or the exclusive economic zones;		
	(iii) there exist registration systems of fishing vessel; and		
	(iv) there are in place fisheries management control measures, designed to prevent over-fishing in the targeted fishery, which include limited entry systems, catch quotas, limits on fishing effort or allocation of exclusive quotas to vessels, individuals and/or groups;		
(d)	government expenditures for the construction and maintenance of general infrastructure for fishing communities, such as the provision of housing, roadways, water and sanitary waste systems, and fishing port facilities;		
(e)	government expenditures for social safety net for fishermen, including unemployment relief, early retirement,		

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worker training or education, fishery insurance covering life and injury for workers and damage for boats and gears, payment for relief from natural disaster or similar environmental/economic changes, support for the temporary suspension of fishing activities, and alternative employment assistance for fishermen;		
(f) government expenditures for research on fisheries management, including data collection, surveys, data analysis, stock monitoring, sampling and assessment; and		
(g) government expenditures for measures that enhance marine resources rather than capacity to harvest those resources, such as fisheries stock enhancement, marine conservation and marine protection, including marine environment restoration, hatcheries for breeding, artificial reefs and by-catch mitigation devices.]]		
[[3.2 Except as provided in this Annex, and without prejudice to Parts III and V of the ASCM and Articles 2 and 3.1 herein, the following subsidies, within the meaning of Article 1 of the ASCM and this Annex, shall be considered as actionable within the meaning of Article 5 of the ASCM: (a) Vessel decommissioning programmes,		
unless: (i) the vessels subject to such programmes are scrapped or		

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otherwise permanently and effectively prevented from being used for fishing anywhere in the world; ⁷ and		
(ii) the fish harvesting rights associated with such vessels, whether they are permits, licenses, fish quotas or any other form of harvesting rights, are permanently revoked and may not be reassigned; and		
(iii) the owners of such vessels, and the holders of such fish harvesting rights, are required to relinquish any claim associated with such vessels and harvesting rights that could qualify such owners and holders for any present or future harvesting rights in such fisheries; and		
(iv) there are in place fisheries management plan designed to prevent over-fishing in the targeted fishery, such as limited entry systems, catch quotas, limits on fishing effort or allocation of exclusive quotas to vessels, individuals and/or groups, provided that special flexibility should be given to developing countries, including any technical assistance requested by any such developing country as provided in Article 5 below.		
(b) subsidies granted, in law or in fact, whether solely or as one of several other		

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conditions, where there is an increase in the subsidizing Member's capacity to produce a fishery product due to the subsidy.		
(c) subsidies granted, in law or in fact, whether solely or as one of several other conditions, where there is an increase in the subsidizing Member's relative share of production of a fishery product, as compared to non-subsidized production, over a representative period sufficient to demonstrate clear trends in production.		
3.3 The list of actionable subsidies in section 3.2 above is merely illustrative, and does not limit the general rule expressed in section 3.1 above.		
4.1 Notwithstanding Articles 2 and 3 of this Annex, the following subsidies are not actionable:		
(a) Provision of a social safety net for fishermen, including early retirement schemes, re-education, training or alternative employment assistance, unemployment relief, life insurance, support for the temporary suspension of fishing activities;		
(b) Fisheries research, including data collection, surveys, data analysis, and stock monitoring, sampling and assessment; ⁸		
(c) Fisheries stock enhancement, including marine conservation and protection, marine environment restoration, protection and development of a Member's own archipelagic waters ⁹ , artificial reefs, hatcheries for breeding and by-catch mitigation devices; ¹⁰		
(d) Improving vessel and crew safety ¹¹ ,		

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10 This provision is aimed at measures that enhance marine resources rather than capacity to harvest those resources. 11 Programmes or activities aimed primarily at vessel modernisation or repair do not fall within this sub-paragraph. The construction of vessels is not permitted under this sub-paragraph. 12 Fishing capacity is understood here to mean the ability of a vessel or fleet of vessels to catch fish. 13 General infrastructure for fishing communities shall also not be considered to be regionally specific under the ASCM. 14 Restoration to pre-disaster state is not intended to restore a pre-disaster state of over-capacity.		
[[II. Notwithstanding the provisions of Article I, and subject to the provision of Article V: (a)		
(f) Nothing in Article I shall prevent a Member from providing subsidies referred to in Article I that do not otherwise fall under the provisions of this Article or Article III, provided that		
(1) the subsidies are exclusively in support of fisheries conducted within waters subject to its jurisdiction, and		
(2) the annual amount of such subsidies per Member provided under this exception does not exceed X% of the average landed value of fish harvested in these waters for the three preceding years for which data is available.]]		

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[[II.		hstanding the provisions of Article I, and to the provision of Article V:		
	(a)	For the purposes of Article I.1(a), subsidies exclusively for improving fishing or service vessel and crew safety shall not be prohibited, provided that:		
		(1) such subsidies do not involve new vessel construction or vessel acquisition;		
		such subsidies do not give rise to any increase in marine wild capture fishing capacity of any fishing or service vessel, on the basis of gross tonnage, volume of fish hold, engine power, or on any other basis, and do not have the effect of maintaining in operation any such vessel that otherwise would be withdrawn; and		
		(3) the improvements are undertaken to comply with safety standards.		
	(b)	For the purposes of Articles I.1(a) and I.1(c) the following subsidies shall not be prohibited:		
		subsidies exclusively for: (1) the adoption of gear for selective fishing techniques; (2) the adoption of other techniques aimed at reducing the environmental impact of marine wild capture fishing; (3) compliance with fisheries management regimes aimed at sustainable use and conservation (e.g.,		

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	devices for Vessel Monitoring Systems); provided that the subsidies do not give rise to any increase in the marine wild capture fishing capacity of any fishing or service vessel, on the basis of gross tonnage, volume of fish hold, engine power, or on any other basis, and do not have the effect of maintaining in operation any such vessel that otherwise would be withdrawn.		
(c)	For the purposes of Article I.1(c), subsidies to cover personnel costs shall not be interpreted as including:		
	(1) subsidies exclusively for re- education, retraining or redeployment of fishworkers ¹² into occupations unrelated to marine wild capture fishing or directly associated activities; and		
	(2) subsidies exclusively for early retirement or permanent cessation of employment of fishworkers as a result of government policies to reduce marine wild capture fishing capacity or effort.		
(d)	Nothing in Article I shall prevent subsidies for vessel decommissioning or capacity reduction programmes, provided that:		
	(1) the vessels subject to such programmes are scrapped or otherwise permanently and effectively prevented from being used for fishing anywhere in the world;		

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SPECIAL AND DIFFERENTIAL TREATMENT

- [[27bis.1The prohibition of Article 3 bis shall not apply to fisheries subsidies provided by a developing country Member where such subsidies do not exceed the de minimis level for that Member. [To be elaborated, including the possibility of further flexibilities for LDCs.]]]
- [[6.1 Except where provided otherwise, the provisions of this Annex do not apply to a developing country Member for as long as such Member does not, as from the entry into force of this Annex, increase its fishing capacity, to an extent that it is an impediment to the sustainable exploitation of fishery resources worldwide.
- 6.2 Any Member can refer the matter whether such an impediment is taking place or is imminent, as the case may be, to the Permanent Group of Experts established under Article 24.3 of the SCM Agreement.]]
- [[2. Notwithstanding the provisions of paragraph 1 of this Annex, developing country Members may grant subsidies as set out under paragraph 1.1 to fishing vessels with an overall length of 20 metres or less and whose main area of operation is within that Member's area of fisheries jurisdiction extending up to 12 nautical miles from the baselines. Members shall, through their domestic law, ensure that this requirement is enforced after the subsidy is granted.
- 3. A developing country Member may nevertheless grant such subsidies as are listed in paragraph 1.1 to fishing vessels with an overall length of 28 metres or less,

- III.1 The prohibition of Article 3.1(c) and Article I shall not apply to least-developed country ("LDC") Members.
- III.2 For developing country Members other than LDC Members:
 - Subsidies referred to in Article I.1 shall (a) not be prohibited where they relate exclusively to marine wild capture fishing performed on an inshore basis (i.e., within the territorial waters of the Member) with non-mechanized netretrieval, provided that (1) the activities are carried out on their own behalf by fishworkers, on an individual basis which may include family members, or organized in associations; (2) the catch is consumed principally by the fishworkers and their families and the activities do not go beyond a small profit trade; and (3) there is no major employer-employee relationship in the activities carried out. Fisheries management measures aimed at ensuring sustainability, such as the measures referred to in Article V, should be implemented in respect of the fisheries in question, adapted as necessary to the particular situation, including by making use of indigenous fisheries management institutions and measures.
 - (b) In addition, subject to the provisions of Article V:
 - (1) Subsidies referred to in Articles I.1(d), I.1(e) and I.1(f) shall not be prohibited.
 - (2) Subsidies referred to in Article I.1(a) and I.1(c) shall not

There is general agreement among delegations that new fisheries subsidies disciplines must include provisions for substantial special and differential treatment for developing Members. There are different views, however, over the nature and extent of such provisions, as discussed below.

Concerning least-developed country ("LDC") Members, most if not all delegations consider appropriate the proposed blanket exception for subsidies granted by LDCs.

Concerning developing Members other than LDCs, delegations generally agree that the S&D provisions should not amount to a "blank check", i.e., an unlimited and unconditional right to provide fisheries subsidies. Views differ considerably, however, as to which types of otherwise prohibited subsidies should be permitted, as well as the respective conditionalities that should be attached thereto.

In this regard, a large number of delegations, especially developing country delegations, consider the draft provisions to be too narrow, and subject to too many conditionalities, to be usable in practical terms. Some of these delegations take the view that developing countries did not cause the current situation of global overfishing, and also argue that there are underexploited fisheries resources in their waters, for which reasons inter alia developing Members should be allowed to provide fisheries subsidies in the context of their development policies, given the importance in their economies of fishing and fisheries products in terms of food, employment and income. Other delegations take the view that the difficulties identified in the S&D text stem from the excessive breadth of the prohibition, and that a major part of the solution would be in appropriately narrowing the prohibition. Another group of delegations, however, considers that the draft text strikes an appropriate

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for the purpose of exploiting underutilised fish stocks within its area of fisheries jurisdiction, provided that any build-up of fishing capacity is consistent with a comprehensive resource management plan based on scientific advice for the sustainable management and exploitation of such fish stocks. The management and exploitation plan shall have been approved by an internationally recognised competent management or scientific body and the approved plan shall be notified in accordance with paragraphs 5, 6 and 7 of this Annex.

- [[4.1 Notwithstanding the provisions set out in Articles 2 and 3, developing country Members shall be allowed to grant or maintain fisheries subsidies to:
 - (a) fishing activities related to the subsistence and livelihood of the fishermen and their families⁷, including the provision of goods and services by a government under the form of infrastructure, other than general infrastructure, benefiting those fishermen and their families;
 - (b) fishing vessel construction, repair or vessel modernization or gear acquisition or improvement, provided that the purpose is to exploit:
 - (i) fisheries in the Member's maritime jurisdiction;
 - (ii) or high seas fishing quotas or any other rights established by a regional fisheries management organization (RFMO) or a regional fisheries management arrangement.

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be prohibited provided that they are used exclusively for marine wild capture fishing employing decked vessels not greater than 10 meters or 34 feet in length overall, or undecked vessels of any length.

- For fishing and service vessels (3) of such Members other than the vessels referred to in paragraph (b)(2), subsidies referred to in Article I.1(a) shall not be prohibited provided that (i) the vessels are used exclusively for marine wild capture fishing activities of such Members in respect of particular, identified target stocks within their Exclusive Economic Zones ("EEZ"); (ii) those stocks have been subject to prior scientific status assessment conducted in accordance with relevant international standards, aimed at ensuring that the resulting capacity does not exceed a sustainable level: and (iii) that assessment has been subject to peer review in the relevant body of the United Nations Food and Agriculture Organization $("FAO")^{83}$.
- III.3 Subsidies referred to in Article I.1(g) shall not be prohibited where the fishery in question is within the EEZ of a developing country Member, provided that the agreement pursuant to which the rights have been acquired is made public, and contains provisions designed to prevent overfishing in the area covered by the agreement based on internationally-recognized best practices for fisheries management and conservation as reflected in the relevant provisions of international instruments aimed at

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balance between substantial flexibility for developing Members to provide subsidies in keeping with their development needs, and necessary conditionalities to ensure that the subsidized activities are sustainable. Certain delegations emphasize that all Members should accept a meaningful level of disciplines, as all would benefit from doing so given that the problems of overcapacity and overfishing are global, threatening the long-term livelihoods of fishers in all countries.

Regarding the exception for subsidies to subsistenceoriented fisheries (Article III.2(a)), some developing country delegations consider that this category is drafted too narrowly and in overly-restrictive terms. They consider that it should be broadened beyond subsistence-oriented fisheries, to cover all artisanal fisheries and small-scale commercial fisheries. To this end, some suggest removing the references to the employer-employee and family relationships, consumption of the catch, small profit trade, and lack of mechanization. Other suggestions in this regard are that management conditionalities remain indicative but that the references to international management instruments be replaced by references to indigenous institutions. Other delegations oppose any broadening of this exception. They indicate that they can accept what they consider to be an almost unconditional carve-out for this category of fisheries subsidies only because the category itself is very narrowly defined. For these delegations, any expansion of this category would need to be accompanied by stronger management conditionalities.

Concerning the other exceptions proposed for non-LDC developing Members (Article III.2(b)(1)-(3)), here as well many developing country delegations object to the limitations contained in the draft text. In particular, many consider that drawing a distinction on the basis of vessel length as to the kinds of subsidies that would be permitted and the conditionalities that would be attached is inappropriate. Some suggest instead criteria based on the characteristics of the fishing activities. Some consider that if boat length is to be used, it should be expanded from

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(c) fuel, bait and/or ice supplied for fishing activities.

Those activities are performed at an in-shore basis with non-automatic net-retriever devices, provided that (a) the activities are carried out by fishermen, on an individual basis or organized in associations, including, but not necessarily, the family members; (b) the basic scope of the activities encompasses both family livelihood and a small profit trade; and (c) there is no major employer-employee relationship on the activities carried out.

- [[5. For purposes of this Annex, in addition to the provisions of Articles 27 of this Agreement and paragraph 4 of Article 3 and paragraph 3 of Article 4 of this Annex, developing country Members may employ the following treatment:
- 5.1 The vessel reduction requirement in paragraph (a)(ii) of Article 1, which provide that "the gross tonnage of the new vessel is reduced by at least 50 per cent of the sum of the gross tonnage of the withdrawn vessels in the same fishery category" shall not apply to developing country Members if such a developing country Member possesses monitoring, controlling, and surveillance measures to ensure that the areas of fishing operations of such vessel, newly acquired or constructed under the subsidy program, are within its territorial waters or exclusive economic zones.
- 5.2 The requirements for fisheries management control measures for small-scale fisheries, provided in paragraph (c)(iv) of Article 2, shall not apply to developing country Members during the period of (_) years after the date of entry into force of this Annex.

[Provisions for a developing country Member, which possesses export

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ensuring the sustainable use and conservation of marine species, such as, inter alia, the Agreement for the Implementation of the Provisions of the United Nations Convention on the Law of the Sea of 10 December 1982 Relating to the Conservation and Management of Straddling Fish Stocks and Highly Migratory Fish Stocks ("Fish Stocks Agreement"), the Code of Conduct on Responsible Fisheries of the Food and Agriculture Organization ("Code of Conduct"), the Agreement to Promote Compliance with International Conservation and Management Measures by Fishing Vessels on the High Seas ("Compliance Agreement"), and technical guidelines and plans of action (including criteria and precautionary reference points) for the implementation of these instruments, or other related or successor instruments. These provisions shall include requirements and support for science-based stock assessment before fishing is undertaken pursuant to the agreement and for regular assessments thereafter, for management and control measures, for vessel registries, for reporting of effort, catches and discards to the national authorities of the host Member and to relevant international organizations, and for such other measures as may be appropriate.

III.4 Members shall give due regard to the needs of developing country Members in complying with the requirements of this Annex, including the conditions and criteria set forth in this Article and in Article V, and shall establish mechanisms for, and facilitate, the provision of technical assistance in this regard, bilaterally and/or through the appropriate international organizations.

FAO, the peer review shall take place in another recognized and competent international organization.

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the 10 meters in the draft text to 24-25 meters, such that subsidies could be provided to operate as well as to construct or modify such longer vessels. Concerning the area of operations within which subsidization would be permitted, some developing country delegations consider that the proposed limitation to within the Member's exclusive economic zone ("EEZ") is inappropriate, inter alia because this term has no legal status for certain WTO Members, because of the existence of bilateral fishing agreements between neighbouring Members, and because this parameter is artificial where straddling and highly migratory fish stocks are concerned.

In this context, certain delegations have proposed that developing Members also be permitted to subsidize both vessel construction and operating costs for high seas fishing operations under quotas of regional fisheries management organizations, and for fishing under access arrangements. Some developing country Members have indicated support for this proposed allowance of subsidies for fishing outside of a Member's EEZ, but only in cases where the targeted stock is highly migratory or straddling, and is managed in accordance with international fisheries instruments and for which specific quotas or limits have been allocated. Among the delegations seeking various relaxations of the definitions and restrictions on the different categories of S&D treatment in the draft text, some have stressed that the proposed general discipline in Article IV and the proposed management conditionalities in V would impose sufficient checks and balances, and thus would justify the reduction of restrictions that they seek.

Other delegations consider that the multi-tiered approach and the overall level of disciplines in the S&D provisions in the Chairman's text are appropriate. A number of questions and suggestions for clarification have been raised, however. These include questions as to the usefulness of boat length as a parameter for calibrating subsidy disciplines, because of difficulty of enforcement and ease of circumvention, and concerns over whether the conditions and criteria as drafted are sufficient to ensure that any new capacity built with subsidies not go beyond a

Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
competitiveness defined in Article 27.6		sustainable level in relation to the targeted fish stocks.
of the ASCM, relating to products		Many of these delegations see a clear distinction
originated from marine capture fisheries,		between allowing developing Members to provide
will be further developed.]]]		subsidies to build up their own fleets to exploit their
		own fish stocks on the one hand, and allowing them to
		subsidize operating costs for those fleets, on the other
		hand. A number of these Members also reject the idea
		that any Member, developing or developed, be allowed
		to provide subsidies for fishing on the high seas, and
[[5.1 Notwithstanding the provisions of the ASCM and		thus consider the treatment of this issue in the Chairman's
Articles 2, 3, and 4 of this Annex, a developing country		text to be appropriate.
Member shall be allowed to grant or maintain fisheries		Consequing the conditioning of most SSD manisions in
subsidies to its artisanal fisheries activities ¹⁵ , defined		Concerning the conditioning of most S&D provisions in
herein as those which:		the Chairman's text on the management requirements
		in Article V, many developing country delegations consider that the management requirements are so
(a) Operate within its territorial waters and		strict that the Management requirements are so
mostly close to shore;		not impossible to use in practice. In this regard, a
		number of developing country delegations have proposed
(b) Use vessels of [proportional ratio		changes to these requirements to make them more flexible
between gross tonnage and engine		and less prescriptive. One such suggestion is a "tiered"
power] and which utilize primarily		approach to fisheries management by developing
manual gear; and		Members, with indicative management for subsistence
(c) Are operated by individual fishermen or family members for the purpose of		fisheries, limited management requirements for "small-
subsistence or local trade.		scale commercial" fisheries, and full management
subsistence of focal trade.		requirements only for larger-scale commercial fisheries. It
Such subsidies are not actionable.		also has been suggested that the management
Such subsidies are not actionable.		conditionalities pertaining to subsidies for port
5.2 Notwithstanding the provisions of the ASCM and		infrastructure, income and price support and subsidies to
Articles 2, 3, and 4 of this Annex, a developing country		processing activities should be voluntary, rather than
Member shall be allowed to grant or maintain subsidies to		mandatory. Certain other delegations have proposed
its small-scale fisheries for the purpose of fishing vessel		(see, TN/RL/GEN/155/Rev.1) removing from the text
construction, repair, or modernization, or gear acquisition		altogether the links between S&D provisions and
or improvement, or fuel, or bait, or ice. For the purposes		management conditionalities based on internationally-
of this section, small-scale fisheries shall be defined as		recognized best practices, and replacing them with
those that:		references to indigenous management institutions.
		Several delegations have concerns over the requirements
(a) Are below 20 meters dimension; and		relating to "prior scientific status assessment" of stocks,
		and peer review thereof, in relation to subsidies for the
(b) Operate within the Member's 12 nautical		acquisition, construction, modernization, etc. of larger
mile limit or the Member's own		vessels. Some note that in multi-species tropical fisheries,
archipelagic waters.		the concept of "identified target stocks" often is not
		relevant or applicable. Others indicate that for systemic

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Provided that they meet the contingencies of Article 5.5 of this Annex, such subsidies are not actionable.

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- 5.3 Notwithstanding the provisions of the ASCM and Articles 2, 3, and 4 of this Annex, a developing country Member shall be allowed to grant or maintain subsidies for the purpose of fishing vessel construction, repair, or modernization, or gear acquisition or improvement, or fuel, or bait, or ice, provided that the purpose is to exploit:
 - (a) fisheries in the Member's own Exclusive Economic Zone; or
 - (b) rights held by the Member in high seas fishing quotas or any other rights established by a regional fisheries management organization (RFMO) or a regional fisheries management arrangement.

Provided that they meet the contingencies of Article 5.6, of this Annex such subsidies are not actionable.

- 5.4 Upon the request of developing country Members, and with reference to guidance provided by the UN Fish Stocks Agreement, developed country Members shall provide technical assistance on mutually agreed terms and conditions to developing country Members to allow them to participate fully in any RFMO adjacent to their exclusive economic zone or archipelagic waters.
- 5.5 Fishing subsidies meet the definition of Article 5.2 of this Annex contingent on a showing that:
 - (a) The Member has a fishery management plan in place that is effectively monitored and adequately enforced;
 - (b) The fishery does not adversely affect resources governed by the fishery management plan; and

reasons, they cannot agree to reviews of Members' stock assessments being conducted by an outside organization, the FAO. (See also comments in Fisheries Management section.)

Some other delegations, including certain developing country delegations, while recognizing that the conditionalities are demanding, particularly for low-income developing Members, consider that strong management requirements must be the basis for any exceptions, whether general exceptions or S&D, but consider that the provisions as drafted could be streamlined and clarified. Yet others are of the view that the management provisions as drafted build in sufficient flexibility to accommodate the needs and realities of all Members, developing as well as developed.

For many developing country delegations, government-to-government payments for access are important and they applaud the exemption in the Chairman's text of subsidies arising from the onward transfer of such access rights. Some delegations have suggested that the text in this area should refer not only to EEZs, but also to multilaterally-managed fisheries. A proposal from three delegations (see, TN/RL/GEN/155/Rev.1) suggests amending the Chairman's text to explicitly indicate that developing countries have the right to access the waters of other developing countries.

Regarding technical assistance, many delegations have indicated that this is a critical need, and have welcomed the inclusion in the draft text of a provision addressing it. Many stressed the importance of obtaining technical and financial assistance specifically for establishing and operating fisheries management systems. A number of developing country delegations have indicated that the draft provision should be strengthened, and a group of delegations submitted a proposal (see, TN/RL/GEN/158) to redraft the provision in the Chairman's text so as to, inter alia, require the provision of technical assistance to assist developing Member to implement their obligations under new disciplines. Some delegations are concerned.

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(c) The small-scale fishing activities will not adversely affect fishery resources of other Members or the resources governed by relevant RFMO's.		however, over the prospect that provision of technical assistance to implement the management conditionalities for providing subsidies would constitute, in effect, technical assistance for subsidizing. Other delegations, while recognizing the legitimate needs of developing Members for technical assistance, wish to ensure that
5.6 Fishing subsidies meet the definition of Article 5.3 of this Annex contingent on a showing that the developing country Member has:(a) underexploited resources in its EEZ; or		any provisions in the new disciplines take full account of existing mechanisms and institutions. Some delegations consider that the draft text strikes the right balance.
(b) a right to high seas fishing quotas or extra quota in a RFMO.		
5.7 Upon the request of developing country Members, developed country Members shall provide technical assistance to developing country Members on mutually agreed terms and conditions to develop the capacity to initiate, implement and enforce compliance with a fishery management plan in keeping with the FAO Code of Conduct on Responsible Fisheries and adequate to provide the showing required by Articles 5.3, 5.4 and 5.5 of this Annex. 15 Artisanal fisheries activities shall include on-board handling (including but not limited to provision of cool boxes, fish holds and other measures to encourage hygiene and sanitation and to preserve fish quality) and post-harvest handling.]]		
[[X.1 Notwithstanding Article Y [prohibition] and subject to the conditions set forth in this Article, developing country Members shall be allowed to maintain or grant the following fisheries subsidies:		
(a) for fishing vessel construction,		

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	acquisition, repair, modification or modernization, including gear acquisition or improvement; or		
	(b) to support the operation of fishing fleets (such as supply of fuel, bait or ice); or		
	(c) to fishing activities related to the subsistence and livelihood of the fishermen and their families. 1		
X.2	The subsidies referred to X.1 (a) and (b) above may be only maintained or granted when the Member specifically determines that its domestic fishing capacity ² is reasonably lower than necessary to harvest a sustainable allowable catch ³ of:		
	(a) non-overexploited stocks ⁴ located exclusively in the Member's maritime areas; ⁵ or		
	(b) fishing quotas ⁶ or any other rights ⁷ agreed within the framework of a regional fisheries management organization or arrangement, which operates under a fisheries management system that is based on relevant international standards and practices, provided that the Member is a coastal State in the managed region.		
X.3	A Member that grants or maintains subsidy programmes pursuant to X.1 (a) or (b) shall ensure that, even if fully utilized, the resulting fishing capacity ⁸ is below than necessary to harvest a sustainable allowable catch of the exploited stock and results in no more than moderate exploitation so that limited potential for further non-subsidized expansion of production remains.		

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X.4 The fisheries subsidies referred to in paragraph X.1 (a) or (b) shall be subject to compliance with the provisions on notification and transparency in Article XXX.9		
¹ Those activities are performed exclusively within the Territorial Sea, with non-automatic gear-retriever devices, provided that (a) the activities are carried out by fishermen, on an individual basis or organized in associations, including, but not necessarily, the family members; (b) the basic scope of the activities encompasses both family livelihood and a small profit trade; and (c) there is no major employer-employee relationship on the activities carried out. ² "Domestic fishing capacity" means the capacity of fishing vessels flagged by a Member, owned by companies constituted under the domestic law of that Member, and operated by crews the members of which are in the majority nationals of that Member.		
³ "Sustainable allowable catch" means a total allowable catch below levels which are capable of producing a long term maximum sustainable yield, based on the best scientific evidence available.		
⁴ "Overexploited stocks" shall mean all fish stocks except those target stocks that are being exploited below levels which are capable of producing a long term maximum sustainable yield (including the ones with no or almost no fishing activities), based on the best scientific evidence available.		
⁵ "Maritime areas" encompasses the Territorial Sea, the Exclusive Economic Zone and the Continental Shelf, as defined in the United Nations Convention of the Law of the Sea (UNCLOS).		
6 The term "quotas" means enforceable quantitative limits, established through scientific assessment, applicable on fish volumes for specified period. 7 The term "any other rights" means the Member's		
rights to fish stocks (including those with no or almost no fishing activities), that are being exploited below levels which are capable of producing a long term maximum sustainable yield and for which no specific quota has been established but are within constant monitoring by the relevant regional fisheries		
organizations or arrangements. 8 "Resulting fishing capacity" means the total capacity authorized by the Member for the fishing of a stocks or group of stocks in its maritime areas, namely the domestic fishing capacity		

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(2) Subsidies referred to in Article I.1(a) and I.1 (c), shall not be prohibited provided that: (i) they are used exclusively for marine wild capture fishing employing decked vessels not greater than 24 meters or 82 feet in length overall, or undecked vessels of any length; and (ii) adequate measures for ensuring sustainability and to prevent environment degradation are adapted as necessary to the particular situation, by making use of indigenous fisheries management institutions		
and measures. (3) For fishing and service vessels of such Members other than the vessels referred to in paragraph (b) (2), subsidies referred to in Article I.1(a) and Article I.1(c) shall not be prohibited provided that (i) the vessels are used for marine wild capture fishing activities of such Members in respect of particular, identified target stocks within their Exclusive Economic Zones ("EEZ"); (ii) the vessels with fishing quotas or any other rights established by a regional fisheries management organization (RFMO) or a regional fisheries management arrangement; (iii) the vessels for fishing activities in		

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measures, for vessel registries, for reporting of effort, catches and discards to the national authorities of the host Member and to relevant international organizations, and for such other measures as may be appropriate.		
III.4 Members shall give due regard to the needs of developing country Members in complying with the requirements of this Annex, including the conditions and criteria set forth in this Article and in Article V, and shall establish mechanisms for, and facilitate, the provision of technical assistance in this regard, bilaterally and/or through the appropriate international organizations.]]		
[[III.4.1 Members recognize that developing country Members, especially least-developed countries and small, vulnerable economies, will face serious challenges in complying with the requirements of this Annex, in particular as regards the conditions and criteria set forth in this Article and in Articles V ("Fisheries Management") and VI ("Notifications and Surveillance").		
III.4.2 Members recognize that the ability of developing country Members, especially least-developed countries and small, vulnerable economies, to adopt, implement and sustain measures necessary for complying with the requirements of this Annex may depend on the effective and timely provision of technical assistance by Members to developing country Members in accordance with their demands and needs. Members recognize that developing country Members will have different implementation needs and capacities and to this end, developing countries which indicate a need for technical assistance shall be provided with such assistance through bilateral processes, through new and/or existing WTO technical assistance and support mechanisms and through other mechanisms of relevant international and regional organisations.		
III.4.3 The Committee on Subsidies and Countervailing Measures shall establish a Sub-Committee dealing		

Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
	OTHER DISCIPLINES	
[[[Contextual heading: Special provisions] 4. Members shall through their domestic law ensure that: 4.1 Any fishing vessel subject to a decommissioning programme is scrapped or otherwise permanently and effectively prevented from being used for fishing purposes anywhere in the world; and 4.2 any funds or disbursements to a recipient benefiting from any such decommissioning programme are not reinvested in fishing vessels by the recipient.]]	General Discipline on the Use of Subsidies IV.1 No Member shall cause, through the use of any subsidy referred to in paragraphs 1 and 2 of Article 1, depletion of or harm to, or creation of overcapacity in respect of, (a) straddling or highly migratory fish stocks whose range extends into the EEZ of another Member; or (b) stocks in which another Member has identifiable fishing interests, including through user-specific quota allocations to individuals and groups under limited access privileges and other exclusive quota programmes. The existence of such situations shall be determined taking into account available pertinent information, including from other relevant international organizations. Such information shall include the status of the subsidizing Member's implementation of internationally-recognized best practices for fisheries management and conservation	variety of ways, including by defining the concepts of "harm to" and "identifiable fishing interests", as well as the concepts of capacity and overcapacity, with some suggesting incorporating physical measurements such as gross tonnage, or other concepts such as production capacity of the fleet or vessel. Some participants also suggest broadening this provision to take account of effects on transboundary fish stocks, discrete high seas fish stocks, or possibly all fish stocks. Some participants suggest deleting overcapacity as a form of adverse effects, on the basis that overcapacity only relates to potential negative
[[Fishery Adverse Effects 5.1 No Member should cause, through the use of any fishery subsidy referred to in Article 3 and Article 4.1 (b) and (c), fishery adverse effects to the interest of other Members. 5.2 For the purpose of this Annex, a fishery adverse effect shall be deemed to exist if: (a) the Member does not have a national fisheries management system in place, which may include, inter alia: conservation and management measures based on the best scientific evidence available; fisheries management control measures (fisheries monitoring, surveillance, control and enforcement mechanisms); mechanisms established	as reflected in the relevant provisions of international instruments aimed at the sustainable use and conservation of marine species, such as, <i>inter alia</i> , the <i>Fish Stocks Agreement</i> , the <i>Code of Conduct</i> , the <i>Compliance Agreement</i> , and technical guidelines and plans of action (including criteria and precautionary reference points) for the implementation of these instruments, or other related or successor instruments. IV.2 Any subsidy referred to in this Annex shall be attributable to the Member conferring it, regardless of the flag(s) of the vessel(s) involved or the application of rules of origin to the fish involved.	effects of subsidies, and further that as long as the subsidising Member operates sound management, any overcapacity resulting from subsidization would not lead to negative effects on fish stocks. Others consider that under various WTO agreements potential harm can be the basis for action, and that in the area of fisheries overcapacity itself is a present rather than a potential negative effect. Other issues identified were who would determine the existence of situations of overcapacity, depletion or harm to the concerned fish stocks, and the implications of the provision in respect to harm to the fishing interests of non-WTO Members. Some delegations queried whether this provision was intended to define fisheries adverse effects or actionable subsidies in the fisheries context, and if so what relationship if any this provision had to the provisions on actionable subsidies in the SCM Agreement. In this context, some pointed to their own prior proposals in these areas.

Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
[[Serious Prejudice		
3. In addition to the circumstances provided for in Article 6.3 of the ASCM, serious prejudice may arise in the		
case of subsidies that qualify for the exceptions in Article 2.1 [and Article 4] of this Annex, where the effect		
of the subsidy is:		
(a) an increase in the subsidizing Member's capacity to produce the like product; or		
(b) an increase in the subsidizing Member's relative share of production of the like		
product, as compared to non-subsidized		
production over a representative period sufficient to demonstrate clear trends in		
production. []		
Anti-circumvention		
6. For purposes of this Annex, a prohibited subsidy is attributable to the Member conferring the subsidy,		
regardless of the flag of the vessel harvesting the fish or the application of rules of origin to such fish.]]		
[[Fisheries subsidies actionable		
3.1 No Member shall cause, through the use of any fishery subsidy included in paragraphs 1 and 2 of ASCM		
Article 1, adverse effects to the interests of other Members		
as defined in ASCM Article 5 or adverse effects to fishery resources as defined in Article 7.1 to this Annex, except as otherwise provided in this Annex.		
[]		
ten)		

Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
Actionable Subsidies: Adverse Effects		
7.1 For purposes of ASCM Part III, no Member should cause, through the use of any fishery subsidy referred to in Article 3 of this Annex, adverse effects to the interests of other Members, which in addition to adverse effects as defined in Article 5 of the ASCM, shall also include adverse effects to a fishery resource ¹⁶ , <i>i.e.</i> :		
(a) injury to the fishery resource of another Member; 17		
(b) nullification or impairment of benefits accruing directly or indirectly to other Members under GATT 1994, in particular the benefits of concessions bound under Article II of GATT 1994, as a result of an effect on a fishery resource;		
(c) serious prejudice to a fishery resource of another Member.		
7.2. The examination of the adverse effects to a fishery resource from fishery activity shall include an evaluation of all relevant fishery resource factors, including:		
(a) the total catch or production or trading (in volume terms) by the Member of target species, with breakdown by fishery, and the number of vessels used in those catching or production operations, with breakdown by operated location areas; ¹⁸		
(b) the criteria and scientific information used to set the status of the fishery;		
(c) whether the fishery in question is under management of a regional fisheries management organization or arrangement and which are the nature of the monitoring and the quantitative limits applicable to the Member;		
(d) national fisheries management plans in place, with sufficient information to enable Members to		

	Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
	evaluate and to understand their framework and		
	operation; and		
(e)	government-to-government payment for access by foreign vessels to fishing resources of a developing country's maritime jurisdiction or to quotas or any other rights established by any		
	regional fishery management organization or arrangement ("access rights"), with breakdown by recipient country, total amounts paid, amounts received on the onward transfer of the access rights, fisheries data (in accordance with items (a) and (b) of this paragraph) and other relevant		
	information.		
(f)	information on the biological status of relevant marine ecosystems.		
This I	ist is not exhaustive, nor can one or several of these s necessarily give decisive guidance. ¹⁹		
paragi	Without prejudice of Article 6 of the ASCM, s prejudice to a fishery resource in the sense of raph (c) of Article 7.1 of this Annex shall be med to arise when:		
(a)	there is an increase in the subsidizing Member's capacity to produce a fishery product due to the subsidy; or		
(b)	an increase in the subsidizing Member's relative share of production of a fishery product, as compared to non-subsidized production, over a representative period sufficient to demonstrate clear trends in production.		
data c	For purposes of assessment of adverse effects and to Articles 7 and 8 of this Annex, the period of ollection normally should be at least three years, and I include the entirety of the period of data collection e subsidy investigation.		

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Countervailing Measures: Determination of Injury to a		
Fishery Resource		
8.1. Members taking any countervailing duty measures under Part V of the ASCM shall do so only in accordance with the provisions thereof, except that where they avail themselves of the injury test in this Article of this Annex, they shall utilize any provisions specified in this Article of this Annex. ²⁰ In particular, the following provisions shall apply to any investigations involving allegations of injury to a fishery resource:		
(a) With reference to Article 11.1, 11.4 and 11.6 of the ASCM, Members shall grant recognized consumer, industry and advocacy groups standing to submit a written application, and the authorities may decide to initiate an investigation without having received a written application by or on behalf of a domestic industry without needing to show that special circumstances exist for taking such action, it being recognized that injury to that Member's fishery resource may or may not be drawn to the attention of the Member by a domestic industry;		
(b) With reference to Article 11.2 of the ASCM, an application may refer the criteria in Article 11.2(iv) of the ASCM or the injury factors referred to in this Article of the Annex relating to injury to a fishery resource;		
(c) [Consider whether the definition of "interested parties" under Article 12.9 of the ASCM needs to broaden the parties included, and in particular to grant standing to recognized consumer, industry and advocacy groups as interested parties as well as applicants, with a possible amendment to Article 16 of the ASCM];		
(d) With reference to calculation of the amount of a subsidy in terms of benefit to the recipient, in addition to the guidelines of Article 14 of the ASCM, Members may use a method consistent		

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with the following:		
(e) With reference to determination of the amount of any countervailing duty pursuant to Article 19.4 of the ASCM, subsidization per unit of the subsidized and exported product, the amount of the subsidy may include all subsidies found to exist in relation to the harvesting and production of such a product, including subsidies to any vessels used in such harvesting [give any other necessary examples].		
(f) [identify any other provisions that should be specific to a countervailing duty investigation involving allegations of injury to a fishery resource.]		
8.2 A determination of injury to a fishery resource in the sense of paragraph (a) of Article 7.1 of this Annex in a countervailing duty investigation shall be based on positive evidence and involve an objective examination of the volume of the fishery activity and its effect on the Member's fishery stocks, and the effect of the fishery activity on the fishery resource. ²¹		
8.3 The examination of the injury to a fishery resource from fishery activity shall include an evaluation of the volume of the fishery activity, in particular whether there has been a significant increase in subsidized imports, either in absolute terms or relative to production or catch related to the product in the Member's waters. With regard to the effect on Member's fishery stocks, the investigatory authorities shall consider whether there has been a significant decrease in their fish stocks, or whether the effect of the fishery activity is to reduce stocks of migratory fisheries, reduce traditional hatching in the Member's fishing territories, or otherwise impair production or catch in the Member's waters. No one or several of these factors can necessarily give decisive guidance. ²²		

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8.5 Where fishery activities of more than one country are simultaneously subject to a proceeding, the effects of such activities shall be cumulated only if they determine that the amount of subsidization established in relation to the imports from each country is more than <i>de minimis</i> as defined in paragraph 9 of ASCM Article 11 and the volume of imports from the fishery activity of each country is not negligible. ²⁵		
8.6 It must be demonstrated that the fishery activity is, through the effects of subsidies, causing injury within the meaning of this section. The demonstration of a causal relationship between the fishery activity and injury to the fishery resource shall be based on an examination of all relevant evidence before the authorities. The authorities shall also examine any known factors other than the subsidized fishery activity which at the same time are injuring the fishery resource, and the injuries caused by these other factors must not be attributed to the subsidized fishery activity. ²⁶		
8.7 The effect of the subsidized fishery activity for a particular product covered by this Annex shall be assessed in relation to any fisheries resource covered by this Annex. ²⁷		
8.8 For purposes of a countervailing duty proceeding under ASCM Part V, injury shall include the provisions of Articles 7 and 8 of this Annex, except that the fishery resource examined shall be exclusively within the Exclusive Economic Zone or archipelagic waters of the Member investigating injury to its fisheries resource. Injury for the purposes of a countervailing duty proceeding under ASCM Part V may also be determined according to the standards of Article 15 ASCM, even if it is a fishery subsidy covered by this Annex. ²⁸		
Prevention of circumvention		
9. Members shall not have recourse to rules of origin (preferential or non-preferential), the flag of a vessel and access rights, among others, as a means to undermine the		

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objectives set out in the preamble and to circumvent their		
obligations under this Annex.		
Nothing in the concept of adverse effects to a fishery		
resource shall prejudice the ability of a panel to find adverse		
effects as otherwise defined in Article 5 of the ASCM for		
products covered by Articles 2 and 3 of this Annex. An adverse		
effect to the fishery resource is an alternative additional means of		
meeting the ASCM adverse effects standard.		
17 The term "injury to the fisheries resource" has the		
same meaning in ASCM Part III and ASCM Part V, except as		
specified by paragraph 7.8 of this Annex.		
For evaluation of stocks involving multi-species, for		
example in tropical waters, Members shall use the available		
scientific data to identify trends.		
¹⁹ This provision parallels ASCM Article 15.4, using		
the factors contained in [our] 2 July 2007 Proposal.		
This provision parallels ASCM Article 10.		
This provision parallels ASCM Article 15.1.		
This provision parallels ASCM Article 15.2.		
²³ For evaluation of stocks involving multi-species, for		
example in tropical waters, Members shall use the available		
scientific data to identify trends.		
This provision parallels ASCM Article 15.4, using		
the factors contained in [our] 2 July 2007 Proposal. 25 This provision parallels ASCM Article 15.3 on the		
issue of multiple countries being investigated in a countervailing		
duty proceeding		
duty proceeding. 26 This provision parallels ASCM Article 15.5 on the		
need for proof of causation.		
This provision parallels ASCM Article 15.6 on "like		
product". However, for purposes of the adverse effects to		
fisheries resource test, the "like product" determination would not		
be the same as in a standard injury test that measures trade effects		
to a like product. For example, a fishing activity for bluefin tuna		
that "injures" the dolphin resource of another Member could be		
covered by these provisions, despite the fact that the bluefin tuna		
fishing might not be "injuring" the bluefin tuna catch.		
Nothing in the concept of adverse effects to fisheries		
resources or injury to a fishery resources shall prejudice the		
ability of a panel or investigating authority to find adverse effects		
or injury as otherwise defined in Article 5 and Part V of the		
ASCM. An adverse effect to a fisheries resource or injury to a		
fisheries resource is an alternative additional means of meeting		
the traditional adverse effects or injury standard of Part III and		
Part V of the ASCM.]]		

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[[Fishery adverse effects		
XX.1 No Member should cause, through the use of any fishery subsidy referred to in Article Z [exceptions] and Article X.1 (a) and (b), fishery adverse effects.		
XX.2 For the purpose of this Annex, a fishery adverse effect shall be deemed to exist if:		
(a) the Member does not have an effective national fisheries management system in place; or		
(b) the subsidy targets overexploited stocks.		
10 National fisheries management system may include, inter alia, conservation and management measures based on the best scientific evidence available; fisheries management control measures; mechanisms established to identify and quantify fishing capacity; vessel registration and licensing system; limited entry systems, catch quotas, limits on fishing effort or allocation of exclusive quotas to vessels; and timely and reliable statistics available on catch and fishing effort in sufficient detail to allow sound statistical analysis. Where relevant international standards and practices exist, such as the FAO Code of Conduct for Responsible Fisheries of 1995, Members shall use them, or the relevant parts of them, as a basis for their national fisheries management systems.]]		
[[IV.1 No Member shall cause, through the use of any subsidy referred to in paragraphs 1 and 2 of Article 1, depletion of or harm to, or creation of overcapacity in respect of, (a) straddling or highly migratory fish stocks whose range extends into the EEZ of another Member. The existence of such situations shall be determined taking into account available pertinent information, including from other relevant international organizations. IV.2 Any subsidy referred to in this Annex shall be		

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attributable to the Member conferring it, regardless of the flag(s) of the vessel(s) involved or the application of rules		
flag(s) of the vessel(s) involved or the application of rules		
of origin to the fish involved.]]		

FISHERIES MANAGEMENT

[[2. Governmental activity directly associated with the creation and implementation of fisheries management systems⁴, and the enforcement of fisheries management rules shall not be treated as fisheries subsidies.

⁴This comprises the establishment and administration of management systems (including allocating and monitoring fishing licences, permits, quota, vessel numbers and catch returns); adjusting management settings within an existing management system; and developing amendments or additions to the existing management system.]] -- See also, General exceptions section.

[[3. A developing country Member may nevertheless grant such subsidies as are listed in paragraph 1.1 to fishing vessels with an overall length of 28 metres or less, for the purpose of exploiting underutilised fish stocks within its area of fisheries jurisdiction, provided that any build-up of fishing capacity is consistent with a comprehensive resource management plan based on scientific advice for the sustainable management and exploitation of such fish stocks. The management and exploitation plan shall have been approved by an internationally recognised competent management or scientific body and the approved plan shall be notified in accordance with paragraphs 5, 6 and 7 of this Annex.]] -- See also, Special and differential treatment section.

[[2.3 Government funding of services directly related to fisheries management, including data collection and

Any Member granting or maintaining any subsidy as referred to in Article II or Article III.2(b) shall operate a fisheries management system regulating marine wild capture fishing within its jurisdiction, designed to prevent overfishing. Such management system shall be based on internationally-recognized best practices for fisheries management and conservation as reflected in the relevant provisions of international instruments aimed at ensuring the sustainable use and conservation of marine species. such as, inter alia, the Fish Stocks Agreement, the Code of Conduct, the Compliance Agreement, technical guidelines and plans of action (including criteria and precautionary reference points) for the implementation of these instruments, or other related or successor instruments. The system shall include regular science-based stock assessment, as well as capacity and effort management measures, including harvesting licences or fees; vessel registries; establishment and allocation of fishing rights, or allocation of exclusive quotas to vessels, individuals and/or groups, and related enforcement mechanisms; speciesspecific quotas, seasons and other stock management measures; vessel monitoring which could include electronic tracking and on-board observers; systems for reporting in a timely and reliable manner to the competent national authorities and relevant international organizations data on effort, catch and discards in sufficient detail to allow sound analysis: and research and other measures related to conservation and stock maintenance and replenishment. To this end, the Member shall adopt and implement pertinent domestic legislation administrative or judicial enforcement mechanisms. It is desirable that such fisheries management systems be based on limited access privileges⁸⁵. Information as to the nature and operation of these systems, including the results of the stock assessments performed, shall be notified to the relevant body of the FAO, where it shall be subject to peer review prior to the granting of the subsidy⁸⁶. References for such legislation and mechanism, including for any modifications thereto, shall be notified to the Committee on Subsidies and Countervailing Measures ("the

There is strong support among delegations for the inclusion of sustainability conditionalities - in particular for **fisheries management** -- for the provision of subsidies under general exceptions or S&D provisions. That said there are widely differing views as to the strength of such management requirements. Some consider that all Members wishing to make use of exceptions should implement science-based management reflecting international best practices, while others, particularly certain developing country delegations, consider that management requirements should be best-efforts based, making use of indigenous institutions and mechanisms. Some delegations consider that the fisheries management requirement is the most important element of the proposed disciplines. That said, some of these delegations believe that if effective fisheries management is in place, there is little need for fisheries subsidies disciplines. Others, however, consider that the only basis on which subsidies to the fisheries sector can be envisaged is where effective management is in place to prevent the subsidies from contributing to overcapacity or overfishing.

Views also differ as to the content and prescriptiveness of the management conditionalities, as to whether different conditionalities should apply to developed and developing Members, and as to whether all conditionalities should apply to each individual exception under the general exceptions and S&D provisions. Concerning content, a number of delegations are of the view that the requirements as contained in the Chairman's text are too complex and detailed, and/or that additional flexibility is required for developing country Members. In this context it has been suggested that the management conditionalities be streamlined in various ways. Some delegations call for the identification of core elements -including stocks assessments, management control measures, and compliance and enforcement mechanisms -that all Members' systems would need to include,

Textual Proposals

analysis for fisheries science, management and enforcement, the protection and restoration of marine habitats, the development and implementation of fisheries management measures, and the monitoring and enforcement of fishery regulations are not covered by this Annex.⁴

⁴Fisheries management includes the establishment and administration of management systems (including allocating and monitoring fishing licences, permits, quota, vessel numbers and catch returns); adjusting management settings within an existing management system; and developing amendments or additions to the existing management system.]] *See also*, General exceptions section.

- [[1. The following subsidies[] granted for enterprises engaged in harvesting of marine^[] wild fish, shall be prohibited, except as otherwise provided in this Annex:
 - (a) subsidies for the acquisition, and construction of fishing vessels, unless:

....

they are granted as incentives¹⁴ (ii) for reducing existing fishing capacity, where the gross tonnage of the new vessel is reduced by at least 50 per cent of the sum of the gross tonnage of the withdrawn vessels in the same fishery category¹⁵: and there are in place fisheries management control measures, including enforcement mechanisms, designed to prevent over-fishing in the targeted fishery, such as limited entry systems, catch quotas, limits on

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Committee") pursuant to the provisions of Article VI.4.

V.2 Each Member shall maintain an enquiry point to answer all reasonable enquiries from other Members and from interested parties in other Members concerning its fisheries management system, including measures in place to address fishing capacity and fishing effort, and the biological status of the fisheries in question. Each Member shall notify to the Committee contact information for this enquiry point.

⁸⁴ Developing country Members shall be free to implement and operate these management requirements on a regional rather than a national basis provided that all of the requirements are fulfilled in respect of and by each Member in the region.

⁸⁵ Limited access privileges could include, as appropriate to a given fishery, community-based rights systems, spatial or territorial rights systems, or individual quota systems, including individual transferable quotas.

FAO, the notification for peer review shall be to another relevant international organization. The specific information to be notified shall be determined by the relevant body of the FAO or such other organization.

Delegations' Comments on Chairman's Text

accompanied by management tools that Members could apply as appropriate in implementing the core elements. One delegation (see, TN/RL/W/231) proposed a redrafted provision on management separating the elements into required components of an overall management system, along with a requirement that any subsidies be contingent upon the implementation of fisheries- or stock-specific management plans for the targeted fisheries or stocks, which plans would include capacity and effort management and prevention of overfishing, and would be approved by a competent body. Some also suggest that management efforts undertaken in the context of regional fisheries management organizations be recognized in the rules.

Concerning the management conditionalities that would apply to developing Members, a number of delegations point to the difficulties that such Members have in implementing fisheries management. Their suggestions include replacing references in the Chairman's text to internationally-recognized best practices based on relevant international instruments with references to indigenous institutions and systems, simplified and streamlined requirements, and longer transition periods to implement the new disciplines (see, TN/RL/GEN/155/Rev.1). Some of these delegations also are concerned that the text does not sufficiently take into consideration the challenges of fisheries management in respect of stock assessments and species-specific quotas - in the context of tropical, multi-species fisheries. Some also identify systemic concerns with what they see as binding requirements to implement international instruments, many of which are voluntary, and whose signatories do not include all WTO Members. Other delegations consider, however, that while some streamlining of the management provisions may be necessary, the basic elements as referred to in the Chairman's text, including internationally-recognized best practices based on relevant international instruments, can and should be implemented by all **Members**. In their view, the Chairman's text would not as such make these instruments binding on all WTO Members. Rather, they consider that the text draws on

Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
fishing effort or allocation of		these instruments for substantive guidance as to what are
exclusive quotas to vessels,		internationally-recognized best practices, and note in this
individuals and/or groups.		regard their inbuilt flexibilities for developing countries.
14Governmental support for vessel replacement, including construction or purchase of new vessels, is assumed as a form of such incentives. 15The term "same fishery category" means a group of fishing operations targeting for the same species.]] See also, Prohibition section		In respect of the provisions of the Chairman's text concerning peer review, a number of delegations question the proposed nature and timing of, and the forum for, such reviews. In their view, the text implies that another international organization (the FAO) would pass judgement on the adequacy of WTO Members' fisheries management systems and efforts, a prospect over which they have systemic concerns. Some delegations would have no concern over submitting relevant fisheries related information to the FAO but would require that information to be reviewed and discussed at the WTO, with expert input as necessary from the FAO
[[(a) government-to-government payments to obtain access for a Member's distant water fishing fleet to fisheries resources within the exclusive economic zone of another country under the following conditions:		and other appropriate sources, and/or through the establishment of a fisheries expert group under the auspices of the WTO. Some other delegations consider that the peer review provisions should be substantially strengthened. In particular, they take the view that the reviews should reach conclusions, and that these conclusions should be able to form the basis for dispute settlement. Yet other delegations see no systemic problems with the review mechanism proposed in the
(ii) the access arrangement provides for a science-based assessment and monitoring of the status of the fisheries resources in question and for compliance with applicable fishery management systems;		Chairman's text. In their view, the text envisages a multilateral review, conducted in the relevant international body by representatives of Members with the relevant expertise to be able to conduct an adequate substantive review of the information. For these delegations, the goal of the review would be transparency, akin to what takes place in WTO Committees, or in the TPR process. Concerning timing, a number of delegations consider that the proposed requirements for prior review
(b) subsidies for vessel decommissioning programmes under the following conditions: (iii) there are in place fisheries management control measures,		of stock assessments where capacity-increasing subsidies would be provided (under a developing Member exception), or for prior review of management systems before granting of other permitted subsidies, would be difficult to implement. Others favour prior reviews, but recognize that this may not be possible in all circumstances. Some other delegations see the crucial element to be the regularity of reviews, particular
including enforcement		because situations in fisheries can evolve relatively

	Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
	mechanisms, designed to prevent over-fishing in the targeted fishery, such as limited entry systems, catch quotas, limits on fishing effort or allocation of exclusive quotas to vessels, individuals and/or groups.		quickly.
(c)	subsidies for small-scale fisheries, if such fisheries meet the following conditions:		
	(iv) there are in place fisheries management control measures, designed to prevent over-fishing in the targeted fishery, which include limited entry systems, catch quotas, limits on fishing effort or allocation of exclusive quotas to vessels, individuals and/or groups;		
(f)	government expenditures for research on fisheries management, including data collection, surveys, data analysis, stock monitoring, sampling and assessment; and		
(g)	government expenditures for measures that enhance marine resources rather than capacity to harvest those resources, such as fisheries stock enhancement, marine conservation and marine protection, including marine environment restoration, hatcheries for breeding, artificial reefs and by-catch mitigation devices.]] See also, General Exceptions section.		

Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
[[5.2 For the purpose of this Annex, a fishery adverse		
effect shall be deemed to exist if:		
(a) the Member does not have a national fisheries management system in place, which may include, <i>inter alia</i> : conservation and management measures based on the best scientific evidence available; fisheries management control measures (fisheries monitoring, surveillance, control and enforcement mechanisms); mechanisms established to identify and quantify fishing capacity; vessel registration and licensing system; limited entry systems, catch quotas, limits on fishing effort or allocation of exclusive quotas to vessels; and timely and reliable statistics available on catch and fishing effort in sufficient detail to allow sound statistical analysis ⁸ ; or		
(b) the volume of the total catch by a Member of any "endangered specie" and the number of vessels used in those fishing operations are not decreasing, as compared to the total catch volume and number of vessels it had during the previous year.		
8 Where relevant international standards and practices exist, Members shall use them, or the relevant parts of them, as a basis for their national fisheries management systems. 9 For the purposes of this Annex, "endangered specie" shall mean all species except those that are (a) in a very healthy situation, with no or almost no fishing activities, or that are being exploited below or at a calculated sustainable allowable catch, based on the best scientific information available; or (b) under the administration of a RFMO or a regional fisheries management arrangement, which operate under a fisheries management system that is based on relevant international standards and practices.]] See also, Other Disciplines section.		

Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
[[Fisheries Management ¹¹		
V.1 Any Member granting or maintaining any subsidy as referred to in Article II or Article III.2(b) shall operate a fisheries management system regulating marine wild capture fishing within its jurisdiction, designed to prevent overfishing and that ensures the long-term conservation and sustainable use of fisheries resources. ¹²		
1.1 The fisheries management system shall be based on internationally-recognized best practices for fisheries management as reflected in the relevant provisions of international instruments for the long-term conservation and sustainable use of fisheries resources, such as, <i>inter alia</i> ,		
 the United Nations Convention on the Law of the Seas the UN Fish Stocks Agreement, the FAO Code of Conduct for responsible fisheries, the 1993 FAO Compliance Agreement, and technical guidelines and plans of action (including criteria and precautionary reference points) for the implementation of these instruments, or other related or successor instruments. 		
1.2 The fisheries management system shall, as appropriate, include: i. a system comprising outhorization to fish (inter-alia)		
authorization to fish (inter alia fishing permits, fishing licenses and vessel registries); ii. allocation of fishing possibilities, or allocation of quotas to vessels, individuals and/or groups;		

Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
stock.		9
2.3 The scientific basis for the manageme plan shall have been approved by a internationally recognised, compete management or scientific body. ¹³	n	
The fisheries management plan shat include capacity and effort management measures that constrain harvesting with safe biological limits, either through the allocation of quotas within a Tot Allowable Catch (TAC) determined for each year or through the application other similarly effective stoom management measures.	nt n e e e e e e e e e e e e e e e e e e	
2.5 Each Member shall ensure that no stock-specific subsidies do not result overfishing. Where a subsidy relates more than one fishery or fish stock, management plan is required for each fish stock affected by the subsidy.	n o a	
2.6 Subsidies referred to in Article II(c) sha only be subject to paragraph 1 of th Article.		
V.3 To ensure compliance with the provisions set o above, each Member shall adopt and implement necessa domestic legislation and administrative or judici enforcement mechanisms.	у	
11 Chair's footnote 84: Developing country Member shall be free to implement and operate these managemer requirements on a regional rather than a national basis provide that all of the requirements are fulfilled in respect of and by ear Member in the region. 12 Explanatory footnote: The additional languary mirrors more closely the FAO Code of Conduct. The important of this addition is that the system should not only be designed prevent overfishing, but should also be implemented and enforced.	nt d d h h ee ee ee ee eo o	

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so that overfishing is effectively avoided on a long –term basis 13Proposed new footnote: Such bodies include the scientific/biological bodies of a number of Regional Fisheries Management Organisations, and the Advisory Committee for Fisheries Management (ACFM) of the International Council for the Exploration of the Seas (ICES), and national research institutes]]		

[[Fisheries Management¹⁵

Any Member granting or maintaining any subsidy V.1 as referred to in Article II shall operate a fisheries management system regulating marine wild capture fishing within its jurisdiction, designed to prevent overfishing. Such management system could be based on internationally-recognized best practices for fisheries management and conservation as reflected in the relevant provisions of international instruments aimed at ensuring the sustainable use and conservation of marine species. The system shall include regular science-based stock assessment, as well as capacity and effort management measures, including harvesting licences or fees; vessel registries; establishment and allocation of fishing rights, or allocation of exclusive quotas and other stock management measures; systems for reporting in a timely and reliable manner to the competent national authorities data on effort, catch and discards in sufficient detail to allow sound analysis; and research and other measures related to conservation and stock maintenance and replenishment. To this end, the Member shall adopt and implement pertinent domestic legislation and administrative or judicial enforcement mechanisms. It is desirable that such fisheries management systems be based on limited access privileges¹⁶. References for such legislation and mechanism, including for any modifications thereto, shall be notified to the Committee on Subsidies and Countervailing Measures ("the Committee") pursuant to the provisions of Article VI.4.

Each Member shall maintain an enquiry point to

Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
answer all reasonable enquiries from other Members and		
from interested parties in other Members concerning its		
fisheries management system, including measures in place		
to address fishing capacity and fishing effort, and the		
biological status of the fisheries in question. Each Member		
shall notify to the Committee contact information for this		
enquiry point.		
Developing country Members shall be free to implement and operate these management requirements on a regional rather than a national basis provided that all of the requirements are fulfilled in respect of and by each Member in the region. 16 Limited access privileges could include, as appropriate to a given fishery, community-based rights systems, spatial or territorial rights systems, or individual quota systems, including individual transferable quotas.]]		

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NOTIFICATIONS AND SURVEILLANCE

[[25bis.1 <u>Enhanced notification requirements for fisheries subsidies</u>

[Procedures for notification requirements for non-prohibited (Annex VIII) fisheries subsidies will be developed.]]]

- [[5.1 Subsidies for which Article 3 is being invoked shall be notified prior to the adoption of the programme or, in case of an ad hoc grant, prior to the commitment.
- 5.2 All other subsidies shall be notified no later than upon the date of adoption of the programme, or in case of an ad hoc grant, the date of commitment.
- 5.3 Members shall, upon request by any Member, provide translations in an official language of the WTO of the documents covered by a specific notification or, in case of voluminous documents, of summaries of such documents.
- 5.4 Subparagraphs 1 to 3 of this Article shall not apply to a Member that has notified to the WTO that it has transposed the provisions of this Article into its domestic legal system. Without prejudice to Article 30 of the SCM Agreement, the Permanent Group of Experts established under Article 24.3 of the SCM Agreement shall examine within 9 months from the date of notification whether the transposition and enforcement are adequate. The examination shall be conducted on the basis of a notification by the Member concerned of its domestic legislation and relevant administrative procedures as well as any amendments thereof having regard to the following criteria:

- VI.1 Each Member shall notify to the Committee in advance of its implementation any measure for which that Member invokes the provisions of Article II or Article III.2; except that any subsidy for natural disaster relief⁸⁷ shall be notified to the Committee without delay⁸⁸. In addition to the information notified pursuant to Article 25, any such notification shall contain sufficiently precise information to enable other Members to evaluate whether or not the conditions and criteria in the applicable provisions of Article II or Article III.2 are met.
- VI.2 Each Member that is party to an agreement pursuant to which fishing rights are acquired by a Member government ("payer Member") from another Member government to fisheries within the jurisdiction of such other Member shall publish that agreement, and shall notify to the Committee the publication references for it.
- VI.3 The terms on which a payer Member transfers fishing rights it has obtained pursuant to an agreement as referred to in paragraph 2 shall be notified to the Committee by the payer Member in respect of each such agreement.
- VI.4 Each Member shall include in its notifications to the Committee the references for its applicable domestic legislation and for its notifications made to other organizations, as well as for the documents related to the reviews conducted by those organizations, as referred to in Article V.1.
- VI.5 Other Members shall have the right to request information about the notified subsidies, including about individual cases of subsidization, about notified agreements pursuant to which fishing rights are acquired, and about the stock assessments and management systems notified to other organizations pursuant to Article V.1. Each Member so requested shall provide such information in accordance with the provisions of Article 25.9.

Most delegations support the transparency objective reflected in this Article. That said, some delegations have reservations about the requirement in the draft that subsidies be notified before they are granted. They note in this regard that such a requirement would be more stringent than Article 25 of the SCM Agreement, and consider that fisheries subsidies should not be treated differently in this respect from subsidies to other sectors. Some also find that such a requirement would be too burdensome on small economies. Other delegations support the idea of prior notification, and note that other WTO Agreements (for example the SPS and TBT Agreements) require ex ante notification of measures, and that the proposal in the Chairman's text thus would not be novel. In this regard, some delegations noted that what the text calls for is not prior approval but prior notification, which they view as very important for the effective functioning of the disciplines. Certain delegations consider that the notification requirements should be strengthened, including for example by introducing a mechanism to verify the accuracy of notified information. A further suggestion is to expand the provision referring to information about apparent IUU fishing to refer also to other types of activities.

Some delegations consider that the **requirement to provide "sufficiently precise information" should be clarified**, and suggest that the text specify in more precise terms the information to be submitted. Some delegations have provided a proposal (*see*, TN/RL/GEN/155/Rev.1) to amend the Chairman's text concerning information to be notified, whereby every Member deploying vessels in international waters would be required to notify certain information about the vessels and fishing operations thereof.

Textual Proposals		Chairman's Text	Delegations' Comments on Chairman's Text
a)	the implementation of a rigorous and timely reporting system for subsidies to the fisheries sector given by all levels of government to the relevant body within the WTO Member;	VI.6 Any Member shall be free to bring to the attention of the Committee information from pertinent outside sources (including intergovernmental organizations with fisheries management-related activities, regional fisheries management organizations and similar sources) as to any	
b)	the existence of an ex-post monitoring mechanism of the subsidies that are granted to the fisheries sector, including the publication of periodic ex-post reports;	apparent illegal, unreported and unregulated fishing activities. VI.7 Measures notified pursuant to this Article shall be subject to review by the Committee as provided for in Article 26.	
5.5 The Secretariat shall make publicly available any notifications in accordance with the provisions of this Agreement, upon receipt thereof.		87 As provided for in Article I.1 and footnote 77. 88 For the purposes of this provision, "without delay" shall mean not later than the date of entry into force of the programme, or in the case of an ad hoc subsidy, the date of commitment of the subsidy.	
5.6 A breach in notification procedures renders the subsidy concerned prohibited and any amounts already disbursed shall be recovered.			
5.7 The procedural provisions of this Article will also apply to developing country Members. The PGE will assess within one year from the entry into force of this Article which transitional arrangements are required in this respect, taking particular account of the institutional and financial resource constraints of and the need for flexibility for LDCs/small and vulnerable economies.]]			
[[5. Any fisheries subsidy set out in paragraph 1.1:			
(b) gran para; (c) when	the ted to fishing vessels of 15 metres overall the or less; ted under the exceptions set out in graphs 2 or 3 of this Annex; re the provisions of paragraph 4 of this ex apply; or ted during the transitional periods as		
spec	eified under the provisions set out in graphs 8 or 9 of this Annex;		

Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
shall be notified to the WTO and to the Committee set out in Article 24 of the ASCM in advance of its implementation. Any such notification shall be made, <i>mutatis mutandis</i> , in accordance with the provisions of Article 25 of the ASCM.		
6. For any other fisheries subsidies, the notification requirements of the ASCM apply in their entirety.		
7. Any subsidy granted under the provisions of this Annex which is not notified to the WTO shall be considered to be prohibited for that Member. Members who do not grant any subsidies subject to the notification requirements of paragraphs 5 and 6 of this Annex shall notify that no such subsidies have been granted.]]		
[[6.1 A fishery subsidy for which the provisions of Articles 3 and 4 are invoked shall be notified to the Committee of Subsidies and Countervailing Measures. On a yearly basis, any such notification shall be made, <i>mutatis mutandis</i> , in accordance with the provisions of Article 25 of the ASCM.		
6.2 In addition, for fisheries subsidies of Article 3 and 4.1 (b) and (c) the notification shall contain the following information:		
(a) the total catch (in volume terms) by the Member of endangered species, with breakdown by fishery, and the number of vessels used in those catching operations, with breakdown by operated location areas;		
(b) the total catch (in volume terms) by the Member of not-endangered species, with breakdown by fishery, and the number of vessels used in those catching operations, with breakdown by operated location		

	Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
(c) the	reas; ne criteria and scientific information seed to set the status of the fishery;		
m ar th	hether the fishery in question is under anagement of a regional fisheries anagement organization or trangement and which are the nature of the monitoring and the quantitative limits opplicable to the Member;		
in en ur	ational fisheries management systems place, with sufficient information to hable Members to evaluate and to inderstand their framework and peration; and		
ac re m ot fis ar br an or fis (a	overnment-to-government payment for cess by foreign vessels to fishing sources of a developing country's aritime jurisdiction or to quotas or any ther rights established by any regional shery management organization or trangement ("access rights"), with treakdown by recipient country, total mounts paid, amounts received on the neward transfer of the access rights, sheries data (in accordance with items a) and (b) of this paragraph) and other elevant information.		
	y subsidy which is not notified shall be ishery adverse effect.		
Secretariat shall re Article 6, and who information from the notified fishery sull shall report its findi shall promptly revie view to determining	nest of a Member, at any time, the view a notification made pursuant to ere necessary may require additional ne subsidizing Member concerning the bsidy under review. The Secretariat mgs to the Committee. The Committee we the findings of the Secretariat with a g whether the conditions and criteria set and 5 have been met. The procedure		

Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
(a) information on the vessels which have been improved, constructed, purchased, or withdrawn under the subsidy programs listed in Article 1, and paragraphs (a), (b) and (c) of Article 2 of this Annex, such as:		
(i) the name of the vessel; (ii) flag state; (iii) gross tonnage; (iv) length; (v) construction year; (vi) name of vessel owner; (vii) main fishing areas, fishery		
methods, main target species; and, (viii) in the case of vessel improvement, vessel's gross tonnage before and after it, as well as the year of the vessel improvement.		
(b) an assessment of how any conditions set forth in Article 1, paragraphs (a), (b) and (c) of Article 2 of this Annex have been fulfilled; and		
(c) the total vessel capacity (i.e., the number of vessels by the vessel size) registered in the Member, and export and import of vessels, and annual volume of fishery catch ²⁰ by the Member with a breakdown of fish species.		
3.2 Each Member shall maintain an enquiry point to answer all reasonable enquiries from other Members and interested parties in other Members concerning its subsidy programs and fisheries management systems, including measures in place to address fishing capacity and fishing effort, the biological status of managed stocks, and a status of its MCS (monitoring, control and surveillance) measures in the water where subsidized vessels potentially operate.		

Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
3.3 Upon request by all Members, the Committee on		
Subsidies and Countervailing Measures shall set up an ad		
hoc group of experts on fishery, provided in paragraph 2 of		
Article 24 of this Agreement, to peer-review the		
notifications and reports from the enquiry points as		
provided in paragraph 2. Such peer-review shall be conducted together with all participating Members under		
the Committee, upon request by any Member. The ad hoc		
group of experts on fishery shall be composed of three to		
five independent persons, highly qualified in the fields of		
fishery management and fishery economics. The experts		
will be elected by the Committee. Any report of the ad hoc		
expert group, along with the opinions of Members		
concerned on the report, if any, will be made publicly		
available by the Secretariat.		
3.4 Upon request, the ad-hoc group of experts, if		
established, may provide technical assistance to developing		
country Members so that such Members may fulfil the		
notification requirements under paragraphs 1 and 2 of this		
Article.		
The purpose of the information disclosure is to inform		
RFMOs or other relevant fishery management authorities with the		
data on vessels which have received subsidies, so that these		
fishery management bodies can take proper actions based on such		
information, if necessary. Information may be disclosed using the website of the WTO.		
The term "fishery catch" exclude the production from		
fisheries or aquaculture which is not covered by this Annex.		
[[61 A Mambar according that a subside according		
[[6.1 A Member asserting that a subsidy covered by this Annex qualifies for an exception pursuant to Articles 4		
and 5 of this Annex, with the exception of artisanal		
fisheries under Article 5.1 of this Annex, shall include in		
its annual notification, <i>mutatis mutandis</i> , under Article 25		
of the ASCM, information fully describing the fisheries		
benefiting from the subsidy and describing how the		

Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
subsidy conforms to the conditions set forth in the exception. Information shall include, where relevant, measures to address fishing capacity and effort, the biological status of managed stocks and other fishery resources.		
6.2 The Committee on the ASCM will annually review such notifications and report to Members on the extent to which Members are availing themselves of such exceptions. Reports will be published annually in a form available to the public.		
6.3 In reviewing notifications, the Committee is encouraged to consult with and seek information from fishery experts, as authorized by Article 24.5 of the ASCM.		
6.4 Each Member shall maintain an enquiry point to answer all reasonable enquiries from other Members and interested parties in other Members concerning its fisheries management plan, including measures in place to address fishing capacity and fishing effort and the biological status of managed stocks. Special flexibility shall be given to developing countries with respect to instituting enquiry points, including flexibility to develop such enquiry points with the help of technical assistance. Upon the request of developing country Members, developed country Members shall provide technical assistance to develop the capacity to initiate and implement compliance with this Section.]]		
[[V.4 Information relating to the obligations set out in V.1 and V.2 shall be notified to the relevant body of the FAO ¹⁵ . Each individual subsidy or subsidy programme, as well as the relevant fisheries management plans, shall be notified to the Committee on Subsidies and Countervailing Measures ("the Committee") pursuant to the provisions of Article VI.4.		
V.5 Each Member shall maintain an enquiry point to answer all reasonable enquiries from other Members and		

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from interested parties in other Members concerning its fisheries management system, including measures in place to address fishing capacity and fishing effort, and the biological status of the fisheries in question. Each Member shall notify to the Committee contact information for this enquiry point.		
a member of the FAO, the notification for peer review shall be to another relevant international organization. The specific information to be notified shall be determined by the relevant body of the FAO or such other organization.]]		
[[VI.1 Each Member shall, and developing country Members shall, to the extent possible, notify to the Committee prior to invoking any of the provisions of Article II or Article III.2; except that any subsidy for natural disaster relief ¹⁹ shall be notified to the Committee without delay ²⁰ . In addition to the information notified pursuant to Article 25, any such notification shall contain sufficiently precise information to enable other Members to comment upon whether or not the conditions and criteria in the applicable provisions of Article II or Article III.2 are met.		
VI.2 Each Member that is party to an agreement pursuant to which fishing rights are acquired by a Member government ("payer Member") from another Member government to fisheries within the jurisdiction of such other Member shall publish that agreement, and shall notify to the Committee the publication references for it.		
VI.3 Every Member deploying fishing vessels in the international waters shall notify to the Committee the type and dimensions of the fishing vessels or service vessels being deployed, the quantity of catch removed and the measures adopted to ensure that the removal of fish from areas adjoining the EEZ boundary of any member shall not		

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adversely impact the fishery within the adjoining EEZ of the other member(s).		
VI.4 The terms on which a payer Member transfers fishing rights it has obtained pursuant to an agreement as referred to in paragraph 2 shall be notified to the Committee by the payer Member in respect of each such agreement.		
VI.5 Each Member shall include in its notifications to the Committee the references for its applicable domestic legislation and for its notifications made to other organizations, as well as for the documents related to the reviews conducted by those organizations, as referred to in Article V.1.		
VI.6 Other Members shall have the right to request information about the notified subsidies, about notified agreements pursuant to which fishing rights are acquired, and about the stock assessments and management systems notified pursuant to Article V.1. Each Member so requested shall provide such information in accordance with the provisions of Article 25.9.		
VI.7 Any Member shall be free to bring to the attention of the Committee information on any apparent illegal, unreported and unregulated fishing activities.		
VI.8 Measures notified pursuant to this Article shall be subject to review by the Committee as provided for in Article 26.		
19 As provided for in Article I.1 and footnote 77. 20 For the purposes of this provision, "without delay" shall mean not later than the date of entry into force of the programme, or in the case of an ad hoc subsidy, the date of commitment of the subsidy.]]		

TO A NOTIFICALL DECAUCIONS

TRANSITIONAL PROVISIONS

Chairman's Text

[[28bis.1 Fisheries subsidies which have been established within the territory of any Member before the date on which Article 3 bis comes into force and which are inconsistent with that Article shall be:

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- (a) notified to the Committee no later than one year after the date that Article 3 *bis* comes into force; and
- (b) brought into conformity with Article 3 *bis* within three years of the date that Article 3 *bis* comes into force and until then shall not be subject to Part II.]]
- [[8. The provisions set out in this Annex shall apply after a transitional period of three years, except for developing country Members and for least-developed country Members, for which the provisions apply after a transitional period of five years and ten years respectively from the entry into force of this Annex. The applicable transitional period shall be used to bring subsidy programmes in conformity with this Annex.
- 9. If a least-developed country Member deems it necessary to apply subsidies prohibited under this Annex beyond the ten-year transitional period, it shall not later than one year before the expiry of this period enter into consultation with the Committee on Subsidies and Countervailing Measures, which will determine whether an extension of this period is justified, after examining all the relevant economic, financial and development needs of the least-developed country Member in question. If the Committee determines that the extension is justified, the least-developed country Member concerned shall hold

VII.1 Any subsidy programme which has been established within the territory of any Member before the date of entry into force of the results of the DDA and which is inconsistent with Article 3.1(c) and Article I shall be notified to the Committee not later than 90 days, or in the case of a developing country Member 180 days, after the date of entry into force of the results of the DDA.

VII.2 Provided that a programme has been notified pursuant to paragraph 1, a Member shall have two years, or in the case of a developing country Member four years, from the date of entry into force of the results of the DDA to bring that programme into conformity with Article 3.1(c) and Article I, during which period the programme shall not be subject to those provisions.

VII.3 No Member shall extend the scope of any programme, nor shall a programme be renewed upon its expiry.

Most delegations support the general approach in the transition provisions in the draft text. Views differ, however, as to the time periods referred to. In particular, a number of developing country delegations suggest that the transition period to be applied to developing Members be lengthened. Some delegations suggest harmonizing these transition periods with those ultimately agreed in the Agriculture negotiations, and some delegations consider that developing Members should have 10 years in which to implement their new obligations. Other delegations consider that transition periods can only meaningfully be considered when the overall level of disciplines applicable to the different groups of Members has been established. In their view, if the level of disciplines is low, only short transition periods could be justified. Similarly, some delegations suggest that if the transition periods are extended, a staged phasing out of inconsistent subsidies should be required.

Delegations' Comments on Chairman's Text

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annual consultations with the Committee to determine the		g
necessity of maintaining the subsidies. If no such		
determination is made by the Committee, the least-		
developed country Member shall phase out those fisheries		
subsidies within three years from the expiry of the last		
authorised period.]]		
[[10.1 Any fisheries subsidy which has been established		
within the territory of a Member before the date of the		
entry into force of this Annex shall be notified to the		
Committee in no later than 90 days after that date.		
Committee in no later than 70 days after that date.		
10.2 From the entry into force of this Annex, there		
shall be a period of three years for developed country		
Members and a period of five years for developing country		
Members to gradually phase out and eliminate fisheries		
subsidies that are inconsistent with the provisions of this		
Annex. The starting point of the reduction shall be the		
2003-2005 average of the fisheries subsides prohibited		
under Article 2. Members shall not be allowed to adopt new prohibited fisheries subsidies or to extend the scope of		
any existing prohibited fisheries subsidy.		
any existing promoted fisheries subsidy.		
10.3 Any least-developed country Member shall phase		
out its fisheries subsidies within an eight-year period,		
preferably in a progressive manner, from the date of entry		
into force of this Annex. If such least-developed country		
Member deems it necessary to apply such subsidies beyond		
the 8-year period, it shall not later than one year before the		
expiry of this period enter into consultation with the		
Committee, which will determine whether an extension of this period is justified, after examining all the relevant		
economic, financial and development needs of the Member		
in question. If the Committee determines that the		
extension is justified, the Member concerned shall hold		
annual consultations with the Committee to determine the		
necessity of maintaining the subsidies. If no such		
determination is made by the Committee, the least-		

Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
new prohibited fisheries subsidies or to extend the scope of any existing prohibited fisheries subsidy.		
11.3 Any least-developed country Member shall phase out its fisheries subsidies within an eight-year period, preferably in a progressive manner, from the date of entry into force of this Annex. If such least-developed country Member deems it necessary to apply such subsidies beyond the 8-year period, it shall not later than one year before the expiry of this period enter into consultation with the Committee, which will determine whether an extension of this period is justified, after examining all the relevant economic, financial and development needs of the Member in question. If the Committee determines that the extension is justified, the Member concerned shall hold annual consultations with the Committee to determine the necessity of maintaining the subsidies. If no such		
determination is made by the Committee, the least-developed country Member shall phase out those fisheries subsidies within 3 (three) years from the end of the last authorized period.]]		
[[VII.1 Any subsidy programme which has been established within the territory of any Member before the date of entry into force of the results of the DDA and which is inconsistent with Article 3.1(c) and Article I shall be notified to the Committee not later than 90 days, or in the case of a developing country Member 180 days, after the date of entry into force of the results of the DDA.		
VII.2 Provided that a programme has been notified pursuant to paragraph 1, a Member shall have two years, or in the case of a developing country Member ten years, from the date of entry into force of the results of the DDA to bring that programme into conformity with Article 3.1(c) and Article I, during which period the programme shall not be subject to those provisions. VII.3 No Member shall extend the scope of any		

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programme, nor shall a programme be renewed upon its			· . ·
expiry.]]			TN/ 32 Pag
			/RI
			J. [

DISPUTE SETTLEMENT

[[10. In a dispute under this Annex involving scientific or technical questions related to fisheries, a panel should seek advice from fisheries experts chosen by the panel in consultation with the parties to the dispute. To this end, the panel may, when it deems it appropriate, establish an advisory technical fisheries experts group, or seek the assistance of the United Nations Food and Agriculture Organization or other relevant international organization in identifying appropriate fisheries experts, at the request of either party to the dispute or on its own initiative.]]

- [[4.1 In a dispute under this Annex involving scientific or technical questions related to fisheries, a panel may seek advice from fisheries experts chosen by the panel, in consultation with the parties to the dispute, in accordance with the procedures set forth in Article 13 of the DSU.
- 4.2 To this end, the panel may, when it deems appropriate, establish a technical advisory group of fisheries experts, or seek the assistance of the United Nations Food and Agriculture Organization or other relevant inter-governmental organizations in identifying appropriate fisheries experts, at the request of either party to the dispute or on its own initiative.
- 4.3 In the case of dispute relating to the small-scale fisheries in developing country Members, representative(s) from local stakeholder groups, such as community fishery management groups, may be invited as member(s) of the group referred to in paragraph 2 of this Article, in consultation with the parties to the dispute, in accordance with the procedures set forth in Article 13 of the DSU.

- VIII.1 Where a measure is the subject of dispute settlement claims pursuant to Article 3.1(c) and Article I, the relevant provisions of Article 4 and of this Article shall apply. Article 30 and the relevant provisions of this Article shall apply to disputes arising under other provisions of this Annex.
- VIII.2 Where a subsidy that has not been notified as required by Article VI.1 is the subject of dispute settlement pursuant to the DSU and Article 4, such subsidy shall be presumed to be prohibited pursuant to Article 3.1(c) and Article I. It shall be for the subsidizing Member to demonstrate that the subsidy in question is not prohibited.
- VIII.3 Where a further transfer of access rights as referred to in Article I.1(g) is the subject of a dispute arising under this Annex, and the terms of that transfer have not been notified as required by Article VI.3, the transfer shall be presumed to give rise to a subsidy. It shall be for the payer Member to demonstrate that no such subsidy has arisen.
- VIII.4 Where a dispute arising under this Annex raises scientific or technical questions related to fisheries, the panel should seek advice from fisheries experts chosen by the panel in consultation with the parties. To this end, the panel may, when it deems it appropriate, establish an advisory technical fisheries expert group, or consult recognized and competent international organizations, at the request of either party to the dispute or on its own initiative.
- VIII.5 Nothing in this Annex shall impair the rights of Members to resort to the good offices or dispute settlement mechanisms of other international organizations or under other international agreements.

The main focus of the discussions on the draft dispute settlement provisions has been on the proposed rebuttable presumption that any non-notified fisheries subsidy is prohibited. A number of delegations consider this proposal to be too **drastic and unfair**. In their view, there can be many reasons other than wilful noncompliance for a failure to notify a particular measure, including resource constraints, administrative errors, and genuine doubts about whether a particular measure would be subject to the notification requirements. Others object to establishing substantive consequences to a procedural failure. Some consider that the provisions are largely **unnecessary**, inter alia because in their view they simply restate provisions found elsewhere in the WTO Agreement, and because a presumption of prohibition would not relieve the complaining party of its burden in presenting a complaint concerning a non-notified measure. Other delegations support the proposed reversal of the burden of proof, which they view as an effective mechanism to create incentives for Members to notify. In their view, this is particularly necessary given Members' poor record of compliance with the notification requirements of Article 25 of the SCM Agreement.

Concerning the **use of experts in dispute settlement**, some delegations consider that it is unnecessary to mention this possibility, given that it already is provided for under the DSU. Others however support having an explicit provision in this regard, and some consider that it should be more mandatory ("shall" rather than "should" rather than "can").

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	OTHER PROVISIONS	
[[Review		
4.1 Articles 2 and 3 shall be reviewed after five years beginning with the date of the entry into force of this Agreement and thereafter every five years.		
4.2 The Permanent Group of Experts established under Article 24.3 of the SCM Agreement shall periodically review the subsidisation practices of Members to which this Annex applies and produce a comprehensive report thereon on a biannual basis. The report of the PGE shall be published forthwith. Upon request by any Member, the subsidisation practices of a developing country Member shall also be subject to a review.]]		
[[10. The provisions of this Annex shall be reviewed by the Committee on Subsidies and Countervailing Measures after a period of five years from its entry into force with a view to making any necessary modification to this Annex.]]		
[[Preamble		
Members,		
Recalling the commitment at Doha to enhance the mutual supportiveness of trade and environment;		
<i>Noting</i> the necessity to strengthen disciplines on subsidies in the fisheries sector;		
Conscious of the negative effects of overcapacity and overfishing on the fisheries resources;		
Reaffirming that provisions for special and differential (S&D) treatment are an integral part of the WTO Agreements;		

Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
Determined to strengthen ASCM provisions with a view to making them more precise, effective and operational;		
Considering the social and economic importance of the fisheries sector to developing country Members;		
Hereby agree as follows:		
[]		
Review		
9.1 The provisions of this Annex shall be reviewed by the Committee after a period of 8 (eight) years from the date of its entry into force, with a view to determining whether any modification is necessary.]]		
[[Review		
8. The Committee on Subsidies and Countervailing Measures shall review the implementation and operation of this Annex every years, taking into account the objectives thereof. In this regard, the Committee shall, as appropriate, request information from persons and organizations with expertise in fisheries management, conservation and stock assessment, such as the United Nations Food and Agriculture Organization and regional fisheries management organizations.]]		
[[Miscellaneous provisions 6. Nothing in this Annex shall be construed to prevent a Member from adopting a trade measure, consistent with the relevant provisions of the GATT 1994, where appropriate.]]		

Textual Proposals	Chairman's Text	Delegations' Comments on Chairman's Text
[[<u>Preamble</u>		
Members,		
Recalling the commitment at Doha to clarify and improve WTO disciplines on fishery subsidies.		
<i>Noting</i> the current state of world fishery stocks and the desire of Members to address subsidies that have a harmful effect on them;		
Conscious of the negative effects of overcapacity and overfishing on these fisheries resources;		
Reaffirming that provisions for special and differential (S&D) treatment are an integral part of the WTO Agreements;		
Determined to strengthen ASCM provisions with a view to making them more precise, effective and operational in relation to fisheries;		
Considering the social and economic importance of the fisheries sector to developing country Members;		
Hereby agree as follows:		
[]		
Review		
10. The provisions of this Annex shall be reviewed by the Committee after a period of 8 (eight) years from the date of its entry into force, with a view to determining whether any modification is necessary.]]		