WORKING DOCUMENT No. 7

DE MINIMIS

Reductions

1. The *de minimis* amounts referred to in Article 6.4(a) of the Agreement on Agriculture for developed country Members (i.e. five per cent of a Member's total value of production of a basic agricultural product in the case of product-specific *de minimis* and five per cent of the value of a Member's total agricultural production in the case of non-product-specific *de minimis*)¹ shall be specified in Members' Schedules in monetary terms² and reduced by at least [50] [60] per cent [effective from the beginning of the implementation period] [through five equal annual instalments].

Special and Differential Treatment

- 2. For developing country Members with AMS commitments, the *de minimis* amounts referred to in Article 6.4(b) of the Agreement on Agriculture (i.e. ten per cent of a Member's total value of production of a basic agricultural product in the case of product-specific *de minimis* and ten per cent of the value of a Member's total agricultural production in the case of non-product-specific *de minimis*)³ to which they have access under their existing WTO obligations shall be specified in Members' Schedules in monetary terms⁴ and reduced by at least two-thirds of the reduction rate for developed country Members and with an implementation period that is three years longer.
- 3. Developing country Members with no AMS commitments; or with AMS commitments, but that either allocate almost all that support for subsistence and resource-poor farmers; or which are NFIDCs listed in document G/AG/5/Rev.8; shall continue to have the same access as under their existing WTO obligations to the limits provided for product-specific and non-product-specific *de minimis* in Article 6.4(b) of the Uruguay Round Agreement on Agriculture and shall not be obliged to specify these in monetary terms in their Schedules.
- 4. Saudi Arabia, the Former Yugoslav Republic of Macedonia and Vietnam, as very recently-acceded Members shall not be required to undertake reductions in *de minimis*. Small low-income, recently-acceded Members with economies in transition⁵ shall not be required to make cuts in *de minimis*. For other RAMs with AMS commitments and which have existing *de minimis* levels of five per cent, this shall be specified in those Members' Schedules in monetary terms and reduced by at least one-third of the reduction rate specified in paragraph 1 with an implementation period that is five years longer.

¹ Where a Member makes use of the additional flexibilities under paragraphs 12 and 13 of working document 6 to obtain product-specific AMS entitlements that it would not otherwise secure through the general base period, the corresponding product-specific *de minimis* entitlement that would otherwise have accrued to that Member through the general base period shall be deducted from that *de minimis* base for reduction commitments, thereby avoiding double counting.

² The base period shall be 1995-2000.

³ Where a Member makes use of the additional flexibilities under paragraphs 12 and 13 above to obtain product-specific AMS entitlements that it would not otherwise secure through the general base period, the corresponding product-specific *de minimis* entitlement that would otherwise have accrued to that Member through the general base period shall be deducted from that *de minimis* base for reduction commitments, thereby avoiding double counting.

⁴ The base period shall be 1995-2000.

⁵ This shall be applicable to Albania, Armenia, Georgia, Kyrgyz Republic and Moldova.