



TECHNICAL COOPERATION HANDBOOK ON NOTIFICATION REQUIREMENTS

Technical Cooperation Handbook on Notification Requirements concerning Subsidies and Countervailing Measures

PART 1

OVERVIEW OF NOTIFICATION REQUIREMENTS

PART 2

LISTING OF THE NOTIFICATION OBLIGATIONS

PART 3

RELEVANT DOCUMENT(S) CONCERNING GUIDELINES AND FORMATS

PART 4

LIST OF NOTIFICATIONS SINCE 1995

PART 5

TEXT OF THE AGREEMENT

Technical Cooperation Handbook on Notification Requirements concerning Subsidies and Countervailing Measures

PART 1

OVERVIEW OF NOTIFICATION REQUIREMENTS

INTRODUCTION

The SCM Agreement is a key part of the WTO legal system. It sets out the rules for the notification of subsidies and countervailing measures. The Agreement is divided into several parts, including the notification of subsidies and countervailing measures. The notification of subsidies is covered by Article 25, and the notification of countervailing measures is covered by Article 32.6. The notification of countervailing duty legislation is covered by Article 32.6. The notification of competent authorities is covered by Article 25.12. The notification of preliminary and final actions (ad hoc notifications) is covered by Article 25.11. The notification of countervailing duty actions: semi-annual reports is covered by Article 32.6.

WHAT MUST BE NOTIFIED?

REGULAR NOTIFICATION OBLIGATIONS

Notification of subsidies

The notification of subsidies is covered by Article 25.2 of the SCM Agreement. It requires the notifying Member to provide information on the nature and content of the subsidy, the amount of the subsidy, and the date of the notification. The notification of countervailing measures is covered by Article 32.6 of the SCM Agreement. It requires the notifying Member to provide information on the nature and content of the measure, the amount of the measure, and the date of the notification.

¹ Paragraph 1 of Article 25 of the SCM Agreement. See also Article 25.1 of the SCM Agreement. (G/SCM/W/546/*).

c). I add, GATT Article XVI:1. The notification of countervailing measures is covered by Article 32.6 of the SCM Agreement. It requires the notifying Member to provide information on the nature and content of the measure, the amount of the measure, and the date of the notification.

Notification of countervailing duty legislation

Article 32.6 of the SCM Agreement. It requires the notifying Member to provide information on the nature and content of the measure, the amount of the measure, and the date of the notification. The notification of countervailing duty legislation is covered by Article 32.6 of the SCM Agreement. It requires the notifying Member to provide information on the nature and content of the measure, the amount of the measure, and the date of the notification.

Notification of competent authorities

Article 25.12 of the SCM Agreement. It requires the notifying Member to provide information on the nature and content of the measure, the amount of the measure, and the date of the notification. The notification of competent authorities is covered by Article 25.12 of the SCM Agreement. It requires the notifying Member to provide information on the nature and content of the measure, the amount of the measure, and the date of the notification.

Notification of preliminary and final actions (ad hoc notifications)

Article 25.11 of the SCM Agreement. It requires the notifying Member to provide information on the nature and content of the measure, the amount of the measure, and the date of the notification. The notification of preliminary and final actions (ad hoc notifications) is covered by Article 25.11 of the SCM Agreement. It requires the notifying Member to provide information on the nature and content of the measure, the amount of the measure, and the date of the notification.

Notification of countervailing duty actions: semi-annual reports (1) JTJO CM C

Article 32.6 of the SCM Agreement. It requires the notifying Member to provide information on the nature and content of the measure, the amount of the measure, and the date of the notification.

PART 1

OVERVIEW OF NOTIFICATION REQUIREMENTS

SCM C, ca b d d c, [G/SCM/2/R.1](#) ad d b

PART 1

OVERVIEW OF NOTIFICATION REQUIREMENTS

Article 25.6. In accordance with the Memorandum of Understanding...

Notification of countervailing duty legislation

PART 1

OVERVIEW OF NOTIFICATION REQUIREMENTS

Notification of countervailing duty legislation

Under Article 10.1 of the SCM Agreement, WTO Members are required to notify the SCM Committee of any new or significantly increased countervailing duty legislation. The notification should include information on the nature and scope of the measure, the products affected, and the estimated amount of the duty. The notification should be submitted to the SCM Committee through the WTO Secretariat.

Ad hoc notifications

Under Article 10.2 of the SCM Agreement, WTO Members are required to notify the SCM Committee of any new or significantly increased ad hoc countervailing duty legislation. The notification should include information on the nature and scope of the measure, the products affected, and the estimated amount of the duty. The notification should be submitted to the SCM Committee through the WTO Secretariat.

PART 2

LISTING OF THE NOTIFICATION OBLIGATIONS

PART 2

LISTING OF THE NOTIFICATION OBLIGATIONS

	WHAT MUST BE NOTIFIED?		WHICH MEMBERS MUST NOTIFY?	WHEN TO NOTIFY?		HOW TO NOTIFY?		
	Notification requirements	Type of measure	Members notifying	Periodicity	Comments on Periodicity	Format	To whom ¹	Notification Symbol
4.	<p>ASCM-A .11 a d</p> <p>S b d a d</p> <p>C a a d c d c</p> <p>M a . (1)W 454.333 G/25 /N/*FY</p> <p>Ac 25.12.</p>	<p>ASCM-A .11 a d</p> <p>MUS 707: (a h a d)JTJ0 -1.333 Td(7ca</p> <p>S b d a d</p> <p>C a a</p> <p>M a . (1)W 454.333 G/25 /N/*FY</p>		a d)T 0 -1.333 Ta d c d	c25.1A	(d 1)1 0 ()- BERS a a25 (h)JTJ0 -1.333	G- c d; , ad h c b a	

PART 2

LISTING OF THE NOTIFICATION OBLIGATIONS

PART 2

LISTING OF THE NOTIFICATION OBLIGATIONS

NOTIFICATION OBLIGATIONS

	WHAT MUST BE NOTIFIED?		WHICH MEMBERS MUST NOTIFY?	WHEN TO NOTIFY?		HOW TO NOTIFY?		
	Notification requirements	Type of measure	Members notifying	Periodicity	Comments on Periodicity	Format	To whom ¹⁰	Notification Symbol
7.	<p>Article 32.6.</p>	<p>Local content requirements (including localisation of production, use of local inputs, etc.)</p> <p>Article 32.6, d c G/SCM/N/1).</p>	All WTO Members	Ad hoc	<p>Trade in goods</p> <p>WTO Agreement</p> <p>ad hoc</p> <p>Article 32.6, d c</p>	<p>Y (G/SCM/N/1 + S.1 R.1 ca, a a d d ca).</p>	<p>C S b d a d C a M a</p>	G/SCM/N/*

¹⁰ Article 32.6, d c WT/INF/25/R.2. Notification requirements for local content measures (including localisation of production, use of local inputs, etc.) are set out in Article 32.6, d c of the SCM Agreement. The notification requirements for local content measures are set out in Article 32.6, d c of the SCM Agreement. The notification requirements for local content measures are set out in Article 32.6, d c of the SCM Agreement. The notification requirements for local content measures are set out in Article 32.6, d c of the SCM Agreement.

PART 2

LISTING OF THE NOTIFICATION OBLIGATIONS

WHAT MUST BE NOTIFIED?	WHICH MEMBERS MUST NOTIFY?	WHEN TO NOTIFY?	HOW TO NOTIFY?
Noti catSQq 1 0 058 07 sc	WHICH s 1 0 0 1 1 0 058 07 sc	WHICH s 1 0 0 1 1 Y?	

PART 2

LISTING OF THE NOTIFICATION OBLIGATIONS

SUBSIDIES AND COUNTERVAILING MEASURES

PART 3

RELEVANT DOCUMENT(S) CONCERNING GUIDELINES AND FORMATS

The case law of the Appellate Body in the *US - Lamb* case is relevant to the interpretation of Article 1.1(a)(1)(ii) of the SCM Agreement. See *US - Lamb*, WT/DS267/AB/R, paras. 100-102. The Appellate Body found that the term "benefit" in Article 1.1(a)(1)(ii) is to be interpreted in light of the ordinary meaning of the term in its context and in light of the object and purpose of the SCM Agreement. See *US - Lamb*, WT/DS267/AB/R, paras. 100-102.

The Appellate Body's findings in the *US - Lamb* case are relevant to the interpretation of Article 1.1(a)(1)(ii) of the SCM Agreement. See *US - Lamb*, WT/DS267/AB/R, paras. 100-102.

The Appellate Body's findings in the *US - Lamb* case are relevant to the interpretation of Article 1.1(a)(1)(ii) of the SCM Agreement. See *US - Lamb*, WT/DS267/AB/R, paras. 100-102.

The Appellate Body's findings in the *US - Lamb* case are relevant to the interpretation of Article 1.1(a)(1)(ii) of the SCM Agreement. See *US - Lamb*, WT/DS267/AB/R, paras. 100-102.

The Appellate Body's findings in the *US - Lamb* case are relevant to the interpretation of Article 1.1(a)(1)(ii) of the SCM Agreement. See *US - Lamb*, WT/DS267/AB/R, paras. 100-102.

The Appellate Body's findings in the *US - Lamb* case are relevant to the interpretation of Article 1.1(a)(1)(ii) of the SCM Agreement. See *US - Lamb*, WT/DS267/AB/R, paras. 100-102.

The Appellate Body's findings in the *US - Lamb* case are relevant to the interpretation of Article 1.1(a)(1)(ii) of the SCM Agreement. See *US - Lamb*, WT/DS267/AB/R, paras. 100-102.

The Appellate Body's findings in the *US - Lamb* case are relevant to the interpretation of Article 1.1(a)(1)(ii) of the SCM Agreement. See *US - Lamb*, WT/DS267/AB/R, paras. 100-102.

The Appellate Body's findings in the *US - Lamb* case are relevant to the interpretation of Article 1.1(a)(1)(ii) of the SCM Agreement. See *US - Lamb*, WT/DS267/AB/R, paras. 100-102.

PART 4

LIST OF NOTIFICATIONS SINCE 1995

LIST OF NOTIFICATION OBLIGATIONS

LIST OF NOTIFICATIONS UNDER ARTICLE 25.1

N ca ~~d-r~~ [A c 25.1](#).

LIST OF NOTIFICATIONS UNDER ARTICLE 25.11 (*AD HOC*)

N ca ~~d-r~~ [A c 25.11](#).

LIST OF NOTIFICATIONS UNDER ARTICLE 25.11 (REGULAR-SEMIANNUAL)

N ca ~~d-r~~ [A c 25.11](#).

LIST OF NOTIFICATIONS UNDER ARTICLE 25.12

N ca ~~d-r~~ [A c 25.12](#).

LIST OF NOTIFICATIONS UNDER ARTICLE 27.13

N ca ~~d-r~~ [A c 27.13](#).

LIST OF NOTIFICATIONS UNDER ARTICLE 27.4 PART VIII

N ca ~~d-r~~ _____

PART 5



S b d a d C a M a [LT/UR/A-1A/9.](#)