

Negotiating Group on Market Access**MARKET ACCESS FOR NON-AGRICULTURAL PRODUCTS**

Report by the Chairman, Ambassador Don Stephenson
to the Trade Negotiations Committee

I. STATUS OF WORK

The NAMA modalities are not agreed. Nor is my 10 July 2008 draft modalities text a consensus text. Having said this, there is much in that text on which there is very substantial convergence. Indeed, on the basis of my consultations with Members, I believe that all of the provisions of the 10 July text could achieve consensus as they were presented in the text, with the exception of those modalities on which I report below.

Moreover, as a result of intensive work since the release of the text, including the Ministerial meeting held 21-29 July 2008 further convergence has been achieved on a number of issues. The purpose of this report is to record that convergence.

The "Package"

In the course of the above-noted Ministerial meeting, convergence on a number of elements of the NAMA modalities was achieved among Ministers of the so-called G-7 (Australia, Brazil, China, the European Communities, India, Japan and the United States). Subsequently, the majority of Members meeting in Green Room format indicated that, while they had reservations over particular issues, they could live with the proposed compromise outcomes on these elements of the NAMA modalities. However, this convergence was conditional on agreement on a number of elements in the negotiations on agriculture, and was accepted by many of these Members only "as a package". Agreement was not reached on all of the agriculture modalities in that "package". In addition, some Members' support was conditional upon the outcome of negotiations on other issues – issues which were not part of the "package" and remained to be addressed. These other issues were not agreed and, therefore, the convergence on the NAMA issues within the "package" remains just that – substantial convergence, but not consensus.

It must also be noted that some Members did not give explicit support to all NAMA elements of the "package". One Member reserved giving support until additional elements of the NAMA modalities were resolved, including the issues in paragraph 7(e). Another Member explicitly rejected the "package" and, in particular, the numbers in paragraph 5 (the coefficients) and paragraph 7 (the flexibilities for developing countries subject to the formula), arguing that these did not satisfy the mandate for less-than-full-reciprocity and ambition comparable to the outcome in market access in agriculture.

With these important caveats, I believe it is important for transparency to record the elements of the "package" in NAMA. These are presented in Annex A. For convenience, I present these points of convergence in the form and paragraph numbering of the 10 July draft modalities text. It is important to note that the text related to sectoral agreements was the outcome of specific, text-based, negotiation among G7 Members. This text was not, however, considered by other Members.

Additional issues on which there was substantial convergence

In addition to the above noted issues, on which there was conditional convergence as part of the "package", substantial convergence was achieved on the following issues:

- (1) There was convergence on the subject of Members with low binding coverage (paragraph 8 of the July text). In fact, this convergence was achieved prior to the start of the Ministerial meeting and was reflected in JOB(08)/84.
- (2) There was convergence on the deletion of the notification requirement for Bolivia in paragraph 13.
- (3) There was convergence, among the proponents and the Members principally affected, on language on Market Access for LDCs. This convergence was on specific modalities language, which is presented in Annex B. Again, the form and paragraph numbering of the 10 July draft modalities text is used.
- (4) There was convergence on the inclusion of Mongolia in paragraph 20 of the July text.
- (5) There was convergence among key concerned Members on a compromise outcome on preference erosion, including paragraphs 28 and 30 and, specifically Annexes 2, 3 and 4 of the 10 July draft modalities text. This compromise is described in detail in Annex C of this report. It is important to note, however, that one Member rejected this compromise, arguing that all Members should be granted the same treatment – on the same tariff lines – under the “disproportionately affected” provisions in paragraph 30.

Issues on which there was little or no convergence

While the above-noted issues enjoyed substantial convergence since the 10 July text, little or no convergence was achieved in respect of other issues. These issues include:

Paragraph 7(e): Small group discussions were held on this subject and a number of Ministers expressed their views on the question in the Green Room and Trade Negotiations Committee debates. However, there was no resolution or convergence to report. While there was broad support for the provision of additional flexibility for South Africa, their demands for flexibilities beyond the range and architecture provided in the text were not supported by most Members consulted.

Paragraph 7(g): The treatment of the Bolivarian Republic of Venezuela in the NAMA modalities continues to be an open question. The two options presented in the text remain unresolved: that is, treatment equivalent to the second band in paragraph 13 (the SVE modality), which is the proposal by Venezuela, or the relaxation of the trade constraint in paragraph 7(a) or (b), the preferred solution of some other Members.

Small, Vulnerable Economies (SVEs): The open question continues to be the target average in the first band and second bands. While Members are very close to convergence, linkages to other issues – including issues in the agriculture negotiations – continued to prevent a number of the proponents from closing on this subject.

Recently Acceded Members (RAMs): At issue is whether the additional implementation period accorded to formula-applying RAMs to implement their cuts should be 3 or 4 years. While the Members with whom I consulted agreed that the difference between their positions was now “a question of fractions”, there was no final resolution of this question. There was also convergence to delete footnote 8 in the 10 July draft modalities text.

Oman: This issue was not included in the text because no formal proposal had been made in the Negotiating Group. However, since the issuance of the 10 July draft modalities text, Oman submitted a proposal¹ as follows: "As an exception, Oman shall not be required to reduce any bound rates below 5%". Discussions were held on this proposal during the course of the Ministerial week but no convergence was reached.

Product coverage: While there was convergence to remove the square brackets around the footnote in Annex 1 of the 10 July draft modalities text, my consultations were limited and one Member continued to maintain their objection.

II. FUTURE WORK

The future of the NAMA negotiations – and the Doha Development Agenda more generally – lies in the hands of the Members. As requested by many Members in the TNC and General Council debates of 30 and 31 July, I have presented this record of the intensive work since the release of the 10 July draft modalities text. I have done this with a view to “capturing” the progress we have made. I know that Members will need to rest and then reflect on how they wish to proceed, so I will propose no forward work plan, at this time.

As this is likely my final report to the Members as Chair, please allow me to extend my most sincere thanks for your confidence and support in this work.

¹ Oman statement to the TNC on 25 July 2008.

ANNEX A

The "Package"

Formula

5. *The following formula shall apply on a line-by-line basis:*

$$t_1 = \frac{\{a \text{ or } (x \text{ or } y \text{ or } z)\} \times t_0}{\{a \text{ or } (x \text{ or } y \text{ or } z)\} + t_0}$$

where,

t₁ = Final bound rate of duty

t₀ = Base rate of duty

a = 8 = Coefficient for developed Members

x = 20, y = 22, z = 25 to be determined as provided in paragraph 7 = Coefficients for developing Members.

Coefficient and flexibilities for developing Members subject to the formula

7. *Developing Members subject to the formula shall be granted the flexibility to choose to apply the coefficient and flexibilities in paragraph 7(a) or 7(b) or 7(c).*

(a) *Coefficient x in the formula and either:*

(i) *less than formula cuts for up to 14 percent of non-agricultural national tariff lines provided that the cuts are no less than half the formula cuts and that these tariff lines do not exceed 16 percent of the total value of a Member's non-agricultural imports;*

or

(ii) *keeping, as an exception, tariff lines unbound, or not applying formula cuts for up to 6.5 percent of non-agricultural national tariff lines provided they do not exceed 7.5 percent of the total value of a Member's non-agricultural imports².*

(b) *Coefficient y in the formula and either:*

(i) *less than formula cuts for up to 10 percent of non-agricultural national tariff lines provided that the cuts are no less than half the formula cuts and that these tariff lines do not exceed 10 percent of the total value of a Member's non-agricultural imports;*

² *It is understood that the options in sub-paragraph 7(a)(ii) (keeping tariff lines unbound or not applying formula cuts) may be combined but cannot together exceed the applicable percent of tariff lines and total value of a Member's non-agricultural imports.*

or

- (ii) *keeping, as an exception, tariff lines unbound, or not applying formula cuts for up to 5 percent of non-agricultural national tariff lines provided they do not exceed 5 percent of the total value of a Member's non-agricultural imports³.*
- (c) *Coefficient z in the formula without recourse to flexibilities.*
- (d) *The flexibilities provided under paragraph 7 shall not be used to exclude entire HS Chapters. In order to ensure tariff reduction in every Chapter, without substantially limiting the flexibilities provided to developing Members, this provision shall be understood to mean that full formula tariff reductions shall apply to a minimum of either 20 percent of national tariff lines or 9 percent of the value of imports of the Member in each HS Chapter.*

Sectoral negotiations

9. *The sectoral tariff reduction component is another key element to achieving the objectives of Paragraph 16 of the DDA. Such initiatives shall aim to reduce, harmonize or as appropriate eliminate tariffs, including the reduction or elimination of tariff peaks, high tariffs and tariff escalation, over and above that which would be achieved by the formula modality, in particular on products of export interest to developing Members. Participation in sectoral initiatives is on a non-mandatory basis. At the time of establishment of modalities the Members listed in Annex 7 have agreed to participate in negotiating the terms of at least two sectoral tariff initiatives of their choosing, with a view to making them viable. Other Members are also encouraged to participate. Participation in the negotiation of the terms of a sectoral initiative shall not prejudice a Member's decision to participate in that sectoral initiative. Any developing country Member participating in final sectoral initiatives will be permitted to increase its coefficient (in such increment as will be determined no later than 2 months from the date of establishment of these modalities) commensurate with its level of participation in sectoral initiatives.*
10. *At the Hong Kong Ministerial Conference, Ministers instructed Members to identify sectoral initiatives which could garner sufficient participation. Progress has been made in a variety of sectoral initiatives, where discussions among participants have focused on: defining the critical mass which may include the share of world trade and level of participation of competitive producers; the scope of product coverage; the implementation period for tariff reduction or elimination; and special and differential treatment for developing country participants.*
11. *It is agreed that new proposals for sectoral initiatives may be submitted. The proposals already tabled and currently under consideration include: automotive and related parts; bicycles and related parts; chemicals; electronics/electrical products; fish and fish products; forest products; gems and jewellery; hand tools; industrial*

³ It is understood that the options in sub-paragraph 7(b)(ii) (keeping tariff lines unbound or not applying formula cuts) may be combined but cannot together exceed the applicable percent of tariff lines and total value of a Member's non-agricultural imports.

machinery; open access to enhanced health care; raw materials; sports equipment; toys; and textiles, clothing and footwear. These proposed modalities, contained in Annex 6, include provisions for special and differential treatment for developing country Members, including provisions relating to “zero for x” tariff reductions and longer implementation periods. Members take note of the specific modalities in these proposals and agree to consider any proposals to amend them, including the provisions for special and differential treatment such as, among others, partial product coverage or participation in sub-sectors, the exclusion of tariff lines on which the flexibilities in paragraph 7 have been applied and the tariff lines listed in Annexes 2 and 3, as part of the negotiation of the terms of sectoral initiatives noted in paragraph 9.

12. *For scheduling purposes, Members participating in sectoral initiatives shall:*
- (a) *no later than 45 days from the date of the establishment of these modalities (i) submit any new proposals for sectoral initiatives and (ii) indicate to the proponents of the relevant sectoral initiatives, as well as to the Secretariat, the sectoral initiatives on which they agree to participate in the negotiation of terms, without prejudice to their final decision to incorporate the results of the negotiations in their final comprehensive schedules;*
 - (b) *no later than 80 days from the date of the establishment of these modalities notify the terms of all final sectoral initiatives;*
 - (c) *no later than three months from the date of the establishment of these modalities, incorporate on a conditional basis their sectoral commitments in their comprehensive draft schedules; and*
 - (d) *at the time of the submission of final comprehensive schedules, incorporate their sectoral commitments on an unconditional basis⁴ for sectors that reach a critical mass.*

⁴ It is understood that “unconditional” refers to the Member’s firm commitment to participate in the sectoral initiative(s).

ANNEX B

Market Access for LDCs

15. *We reaffirm the need to facilitate LDCs secure beneficial and meaningful integration into the multilateral trading system. In this regard, we recall the Decision on Measures in Favour of Least-Developed Countries contained in decision 36 of Annex F of the Hong Kong Ministerial Declaration (the "Decision"), and agree that developed Members shall, and developing country Members declaring themselves in a position to do so should:*
- (a) (i) *Provide duty-free and quota-free market access on a lasting basis, for all products originating from all LDCs by 2008 or no later than the start of the implementation period in a manner that ensures stability, security and predictability.*
 - (ii) *Members facing difficulties at this time to provide market access as set out above shall provide duty-free and quota-free market access for at least 97 per cent of products originating from LDCs, defined at the tariff line level, by 2008 or no later than the start of the implementation period. In addition, these Members shall take steps to progressively achieve compliance with the obligations set out above, taking into account the impact on other developing countries at similar levels of development, and, as appropriate, by incrementally building on the initial list of covered products.*
 - (iii) *Developing-country Members shall be permitted to phase in their commitments and shall enjoy appropriate flexibility in coverage.*
- (b) *Provide meaningfully enhanced market access for all LDCs.*
- (c) *Ensure that preferential rules of origin applicable to imports from LDCs will be transparent, simple and contribute to facilitating market access in respect of non-agricultural products. In this connection, we urge Members to use the model provided in document TN/MA/W/74, as appropriate, in the design of the rules of origin for their autonomous preference programs.*
16. *Accordingly, developed country Members shall inform WTO Members, by a date to be agreed, of the products that will be covered under the commitment to provide duty free and quota free market access for at least 97 percent of products originating from LDCs defined at the tariff line level. The agreement on the date by which this information shall be provided shall be concluded prior to the date of the Special Session of the Ministerial Conference to be held to take decisions regarding the adoption and implementation of the results of the negotiations in all areas of the DDA (the "Single Undertaking").*
17. *As part of the review foreseen in the Decision, the Committee on Trade and Development shall monitor progress made in its implementation, including in respect of preferential rules of origin. The details of the monitoring procedure shall be defined and agreed by the Negotiating Group on Market Access by the time of the submission of final schedules. Under the monitoring procedure, Members shall annually notify the Committee on Trade and Development (a) the implementation of*

duty free and quota free programs, including the steps taken and possible timeframes established to progressively achieve full compliance with the Decision and (b) the corresponding rules of origin. The first notification under this monitoring procedure shall be made by the start of the implementation of the results of the Doha Development Agenda. The Committee on Trade and Development shall review such notifications and shall report annually to the General Council for appropriate action.

ANNEX C

ANNEX 2

European Communities

Tariff line	Indicative product description
0302.32.90	Yellowfin tunas (<i>Thunnus albacares</i>), fresh or chilled, other than for the industrial manufacture of products of heading 16.04
0302.69.19	Other fish, excluding livers and roes, other than carp
ex 0302.69.99	The following fish, fresh or chilled, excluding livers and roes: Lesser African threadfin, Sompat grunt, Sea Catfish, Yellow croaker, Largehead hairtail, Cassava croaker, White grouper, Red Pandora, Flagfin mojarra
0303.79.19	Other fish, frozen, excluding livers and roes
0303.79.87	Swordfish (<i>Xiphias gladius</i>), frozen
ex 0303.79.98	The following frozen fish: Lesser African threadfin, Sompat grunt, Sea Catfish, Yellow croaker, Largehead hairtail, Cassava croaker, White grouper, Red Pandora, Flagfin mojarra
0304.10.19	Fish fillets and other fish meat (whether or not minced), fresh or chilled, of other freshwater fish
0304.10.38	Other fish fillets and other fish meat, fresh or chilled
0304.20.19	Frozen fillets, of other freshwater fish
0304.20.45	Frozen fillets, of tuna (of the genus <i>Thunnus</i>) and of fish of the genus <i>Euthynnus</i>
ex 0304.20.94	Frozen fillets of the following fish: Lesser African threadfin, Sompat grunt, Sea Catfish, Yellow croaker, Largehead hairtail, Cassava croaker, White grouper, Red Pandora, Flagfin mojarra
0306.13.40	Deepwater rose shrimps (<i>Parapenaeus longirostris</i>)
0306.13.50	Shrimps of the genus <i>Penaeus</i>
0306.13.80	Other shrimps and prawns
0307.49.18	Other cuttle fish (<i>Sepia officinalis</i> , <i>Rossia macrosoma</i> , <i>Sepiola spp.</i>), frozen
0307.59.10	Other octopus (<i>Octopus spp.</i>), frozen
0307.99.18	Other molluscs, whether in shell or not, live, fresh, chilled, frozen, dried, salted or in brine; aquatic invertebrates other than crustaceans and molluscs, live, fresh, chilled, frozen, dried, salted or in brine; flours, meals and pellets of aquatic invertebrates other than crustaceans, fit for human consumption, frozen
0307.99.90	Other molluscs, whether in shell or not, live, fresh, chilled, frozen, dried, salted or in brine; aquatic invertebrates other than crustaceans and molluscs, live, fresh, chilled, frozen, dried, salted or in brine; flours, meals and pellets of aquatic invertebrates other than crustaceans, fit for human consumption, frozen
1604.14.11	Tunas and skipjack, in vegetable oil
1604.14.16	Tunas and skipjack, fillets known as 'loins'
1604.14.18	Other preserved or prepared tunas and skipjack
1604.19.31	Other fish fillets known as 'loins'
1604.20.70	Preparations of tunas, skipjack or other fish of the genus <i>Euthynnus</i>

Tariff line	Indicative product description
2932.12.00	2-Furaldehyde (furfuraldehyde)
5208.12.96	Plain weave of cotton, weighing more than 100 g/m ² , not exceeding 165 cm
5208.12.99	Plain weave of cotton, weighing more than 100 g/m ² , exceeding 165 cm
5209.42.00	Woven fabrics of cotton, containing 85 % or more by weight of cotton, weighing more than 200 g/m ² - Denim
5701.10.10	Carpets, of wool or fine animal hair, containing a total of more than 10 % by weight of silk or of waste silk other than noil
5701.10.90	Other carpets and other textile floor covering, knotted, whether or not made up, of wool or fine animal hair
6105.10.00	Men's or boys' shirts, knitted or crocheted, of cotton.
6105.20.10	Men's or boys' shirts, knitted or crocheted, of synthetic fibres.
6106.10.00	Women's or girls' blouses, shirts, and shirt-blouses, knitted or crocheted, of cotton
6109.10.00	T-shirts, singlets and other vests, knitted or crocheted, of cotton
6109.90.10	T-shirts, singlets and other vests, knitted or crocheted, of wool or fine animal hair
6109.90.30	T-shirts, singlets and other vests, knitted or crocheted, of man-made fibres
6109.90.90	T-shirts, singlets and other vests, knitted or crocheted, of other fibres
6110.11.30	Men's or boys' jerseys, pullovers, cardigans, waistcoats and similar articles, knitted or crocheted, of wool
6110.12.10	Men's or boys' jerseys, pullovers, cardigans, waistcoats and similar articles, knitted or crocheted; of Kashmir (cashmere) goats
6110.12.90	Women's' or girls' Jerseys, pullovers, cardigans, waistcoats and similar articles, knitted or crocheted, of Kashmir (cashmere) goats
6110.19.90	Women's or girls' jerseys, pullovers, cardigans, waistcoats and similar articles, knitted or crocheted, of final animal hair
6110.20.91	Men's or boys' jerseys, pullovers, cardigans, waistcoats and similar articles, knitted or crocheted, of cotton
6110.20.99	Women's' or girls' jerseys, pullovers, cardigans, waistcoats and similar articles, knitted or crocheted, of cotton
6110.30.91	Men's or boys' jerseys, pullovers, cardigans, waistcoats and similar articles, knitted or crocheted, of man-made fibres
6110.30.99	Women's' or girls' Jerseys, pullovers, cardigans, waistcoats and similar articles, knitted or crocheted, of man-made fibres
6203.42.11	Men's and boys' trousers, bib and brace overalls, breeches and shorts, of cotton, industrial and occupational
6203.42.31	Men's and boys' trousers, bib and brace overalls, breeches and shorts, of cotton, of denim
6203.42.35	Men's or boys' trousers, bib and brace overalls, breeches and shorts, of other cotton
6204.52.00	Women's' or girls' skirts and divided skirts, of cotton
6204.62.39	Women's or girls' trousers, bib and brace overalls, breeches and shorts, of cotton, other
6204.63.18	Women's' or girls' trousers, bib and brace overalls, breeches and shorts, of synthetic fibres (excluding industrial and occupational)

Tariff line	Indicative product description
6205.20.00	Men's or boys' shirts, of cotton
6206.30.00	Women's or girls' blouses, shirts and shirt-blouses, of cotton
6212.10.90	Other brassieres, whether or not knitted or crocheted
6214.20.00	Shawls, scarves, mufflers, mantillas, veils and the like, of wool or fine animal hair
7601.10.00	Unwrought aluminium, not alloyed
7601.20.10	Aluminium alloys, primary
7601.20.91	Aluminium alloys, secondary, in ingots or in liquid state]

Note: The 57 tariff lines listed correspond to the tariff structure notified by the European Communities to the Integrated Database (IDB) for the year 2005, which is in the HS2002 nomenclature. The product descriptions are indicative only.

ANNEX 3

United States

Tariff line	Indicative product description
6101.30.20	Men's or boy's overcoats, carcoats, capes, cloaks, windbreakers and similar articles, knitted or crocheted, of man-made fibres, nesoi.
6102.20.00	Women's or girls' overcoats, carcoats, capes, cloaks, anoraks, windbreakers and similar articles, knitted or crocheted, of cotton
6103.42.10	Men's or boys' trousers, breeches and shorts, knitted or crocheted, of cotton
6103.43.15	Men's or boys' trousers, breeches and shorts, knitted or crocheted, of synthetic fibers, nesoi
6104.62.20	Women's or girls' trousers, breeches and shorts, knitted or crocheted, of cotton
6104.63.20	Women's or girls' trousers, breeches and shorts, knitted or crocheted, of synthetic fibers, nesoi
6105.10.00	Men's or boys' shirts, knitted or crocheted, of cotton
6105.20.20	Men's or boys' shirts, knitted or crocheted, of man-made fibres, nesoi
6106.10.00	Women's or girls' blouses and shirts, knitted or crocheted, of cotton
6107.11.00	Men's or boys' underpants and briefs, knitted or crocheted, of cotton
6108.21.00	Women's or girls' briefs and panties, knitted or crocheted, of cotton
6109.10.00	T-shirts, singlets, tank tops and similar garments, knitted or crocheted, of cotton
6109.90.10	T-shirts, singlets, tank tops and similar garments, knitted or crocheted, of man-made fibers
6110.20.20	Sweaters, pullovers and similar articles, knitted or crocheted, of cotton, nesoi
6110.30.30	Sweaters, pullovers and similar articles, knitted or crocheted, of manmade fibers, nesoi
6114.20.00	Other garments, knitted or crocheted, of cotton
6201.92.20	Men's or boys' anoraks, windbreakers & similar articles nesoi, not knitted or crocheted, of cotton, not cont. 15% or more by wt of down, etc
6203.42.20	Men's or boys' bib and brace overalls, not knitted or crocheted, of cotton, not containing 10 to 15% or more by weight of down, etc
6203.42.40	Men's or boys' trousers and shorts, not bibs, not knitted or crocheted, of cotton, not containing 15% or more by weight of down, etc
6203.43.40	Men's or boys' trousers, breeches & shorts, of synthetic fibers, con under 15% wt down etc, cont under 36% wt wool, n/water resist, not k/c
6204.62.40	Women's or girls' trousers, breeches and shorts, not knitted or crocheted, of cotton, nesoi
6204.63.35	Women's or girls' trousers, breeches and shorts, not knitted or crocheted, of synthetic fibers, nesoi
6205.20.20	Men's or boys' shirts, not knitted or crocheted, of cotton, nesoi
6205.30.20	Men's or boys' shirts, not knitted or crocheted, of manmade fibers, nesoi

Tariff line	Indicative product description
6206.40.30	Women's or girls' blouses and shirts, not knitted or crocheted, of manmade fibers, nesoi
6209.20.30	Babies' trousers, breeches and shorts, except those imported as parts of sets, not knitted or crocheted, of cotton
6211.32.00	Men's or boys' track suits or other garments nesoi, not knitted or crocheted, of cotton
6211.33.00	Men's or boys' track suits or other garments nesoi, not knitted or crocheted, of man-made fibers
6212.10.90	Brassieres, not containing lace, net or embroidery, containing under 70% by wt of silk or silk waste, whether or not knitted or crocheted

Note: The 29 tariff lines correspond to the tariff structure notified by the United States to the Integrated Database (IDB) for the year 2005, which is in the HS2002 nomenclature. The product descriptions are indicative only.

ANNEX 4

1. Bangladesh, for the following tariff lines in Annex 3 (US):

Tariff line	Indicative product description
6103.43.15	Men's or boys' trousers, breeches and shorts, knitted or crocheted, of synthetic fibers, nesoi
6108.21.00	Women's or girls' briefs and panties, knitted or crocheted, of cotton
6203.43.40	Men's or boys' trousers, breeches & shorts, of synthetic fibers, con under 15% wt down etc, cont under 36% wt wool, n/water resist, not k/c
6205.30.20	Men's or boys' shirts, not knitted or crocheted, of manmade fibers, nesoi
6212.10.90	Brassieres, not containing lace, net or embroidery, containing under 70% by wt of silk or silk waste, whether or not knitted or crocheted

2. Cambodia, for the following tariff lines in Annex 3 (US)::

Tariff line	Indicative product description
6102.20.00	Women's or girls' overcoats, carcoats, capes, cloaks, anoraks, windbreakers and similar articles, knitted or crocheted, of cotton
6104.63.20	Women's or girls' trousers, breeches and shorts, knitted or crocheted, of synthetic fibers, nesoi
6106.10.00	Women's or girls' blouses and shirts, knitted or crocheted, of cotton
6114.20.00	Other garments, knitted or crocheted, of cotton
6204.63.35	Women's or girls' trousers, breeches and shorts, not knitted or crocheted, of synthetic fibers, nesoi

3. Nepal, for the following tariff lines in Annex 3 (US)::

Tariff line	Indicative product description
6103.42.10	Men's or boys' trousers, breeches and shorts, knitted or crocheted, of cotton
6110.20.20	Sweaters, pullovers and similar articles, knitted or crocheted, of cotton, nesoi
6203.42.40	Men's or boys' trousers and shorts, not bibs, not knitted or crocheted, of cotton, not containing 15% or more by weight of down, etc
6204.62.40	Women's or girls' trousers, breeches and shorts, not knitted or crocheted, of cotton, nesoi
6205.20.20	Men's or boys' shirts, not knitted or crocheted, of cotton, nesoi

4. Pakistan, for the following tariff lines in Annex 2 (EC):

Tariff line	Indicative product description
0306.13.80	Other shrimps and prawns
5208.12.99	Plain weave of cotton, weighing more than 100 g/m ² , exceeding 165 cm

Tariff line	Indicative product description
5701.10.90	Other carpets and other textile floor covering, knotted, whether or not made up, of wool or fine animal hair
6109.10.00	T-shirts, singlets and other vests, knitted or crocheted, of cotton
6203.42.31	Men's and boys' trousers, bib and brace overalls, breeches and shorts, of cotton, of denim

And for the following lines in Annex 3 (US):

Tariff line	Indicative product description
6105.10.00	Men's or boys' shirts, knitted or crocheted, of cotton
6109.10.00	T-shirts, singlets, tank tops and similar garments, knitted or crocheted, of cotton
6110.20.20	Sweaters, pullovers and similar articles, knitted or crocheted, of cotton, nesoi
6203.42.40	Men's or boys' trousers and shorts, not bibs, not knitted or crocheted, of cotton, not containing 15% or more by weight of down, etc
6204.62.40	Women's or girls' trousers, breeches and shorts, not knitted or crocheted, of cotton, nesoi

5. Sri Lanka, for the following tariff lines in Annex 2 (EC):

Tariff line	Indicative product description
0304.10.38	Other fish fillets and other fish meat, fresh or chilled
6109.10.00	T-shirts, singlets and other vests, knitted or crocheted, of cotton
6203.42.35	Men's or boys' trousers, bib and brace overalls, breeches and shorts, of other cotton
6204.62.39	Women's or girls' trousers, bib and brace overalls, breeches and shorts, of cotton, other
6212.10.90	Other brassieres, whether or not knitted or crocheted

And for the following tariff lines in Annex 3 (US):

Tariff line	Indicative product description
6110.20.20	Sweaters, pullovers and similar articles, knitted or crocheted, of cotton, nesoi
6203.42.40	Men's or boys' trousers and shorts, not bibs, not knitted or crocheted, of cotton, not containing 15% or more by weight of down, etc
6204.62.40	Women's or girls' trousers, breeches and shorts, not knitted or crocheted, of cotton, nesoi
6205.20.20	Men's or boys' shirts, not knitted or crocheted, of cotton, nesoi
6212.10.90	Brassieres, not containing lace, net or embroidery, containing under 70% by wt of silk or silk waste, whether or not knitted or crocheted

Note: All the tariff lines mentioned above correspond to the tariff structure notified by the European Communities and the United States to the Integrated Database (IDB) for the year 2005, which is in the HS2002 nomenclature. The product descriptions are indicative only.
