The main purpose of this note is to walk you through the text; please consult the original. You can download it, read about its origins and find links to earlier documents and explanations here:

[http://www.wto.org/english/tratop_e/agric_e/chair_texts08_e.htm](http://www.wto.org/english/tratop_e/agric_e/chair_texts08_e.htm)
Amb.Crawford Falconer’s press conference (mp3 format)

**FOR STARTERS**

- **No surprises.** As before, this draft is painstakingly built up from ideas discussed in the talks. It reflects the latest thinking among negotiators and the chairperson, drawing on members’ evolving positions (i.e., a “bottom up” process), including roughly 225 hours of talks since September and lengthy separate consultations among delegations. Unsurprisingly, there are no surprises.

- **What’s new this time?** The changes include: single numbers instead of ranges for most of the tariff-reduction formula (see explanation in the chairperson’s cover note); technical but commercially significant new texts on sensitive products and tariff quotas; updated options for developing countries on “special products” and the new “special safeguard mechanism”; new provisions on “Green Box” domestic support; revised wording for food aid and export credit; various requirements on sharing information, including for countries to supply some specified data before the “modalities” are agreed; and improved drafting in a number of areas. The chairperson’s cover note spells out the issues he thinks members should tackle when they resume talks in the week of 26 May.

- **That still means a lot of progress.** There has been little change in the big picture numbers. But the objective has been to whittle down the outstanding issues to a manageable few and to a large extent this has been achieved. The remaining questions can then be discussed politically, and in comparison with other subjects, particularly non-agricultural market access (NAMA).

In that sense, a tremendous amount of progress has been made since September, compromising on important but difficult technical questions, clarifying the issues, refining the approach so that it is technically and legally more appropriate, identifying answers to questions posed by the chairperson in his earlier drafts, and sorting out a number of flexibilities targeted at specific situations — for over one-third of WTO members, including around 45 small and vulnerable economies, and different groups of countries that recently joined the WTO (the “recently-acceded members” or RAMs).

That’s why there are no major changes in the numbers in the main reduction formulas. Since discussions on a previous draft began in September 2007, it was clear that they would be tackled later. As it turns out, the role of the formulas has changed somewhat.

- **There’s more to it than formulas.** We should not exaggerate their importance. Sorting out other issues has taken some pressure off the big numbers.

1. The formulas remain largely unchanged, but the options are already quite narrow. Some negotiators say that the major issue in market access for them is no longer the formula, but the selection and treatment of sensitive products, where there has been considerable progress. It’s highly technical — but with real commercial impact involving important traded products.

2. The large amount of detail on flexibilities for developing countries, small and vulnerable economies and recent new members, has taken pressure off the main tariff reduction formula.

- **That said,** the formulas are still important for countries and products where the formulas will apply, and because many flexibilities take the form of deviations from the formulas. Overall, hard bargaining still remains, on the numbers, tariff quotas for sensitive products, special products, safeguards, preferences, tropical products, some disciplines for domestic support, etc. The difference is that the options are now simpler and more manageable.
BASICS

- The negotiations aim to reform agricultural trade principally in three areas (the "three pillars"): domestic support, market access, and export subsidies and related issues ("export competition").

- The "modalities" spell out how to achieve this, including steps to be taken each year over a period.

- After the "modalities" have been agreed, they would be translated into cuts in tariffs on thousands of products, and reductions in subsidies and support. These would be part of the final deal.

- Formulas in the "modalities" would describe the basic cuts in tariffs, support and subsidies. For domestic support and tariffs, "tiered" formulas are used: if support or a tariff is high (ie, in a higher tier) it will be cut more steeply. Export subsidies would be eliminated.

- Not one-size-fits-all: the basic formulas for developing countries prescribe gentler cuts over a longer period. On top of that, a range of flexibilities would allow countries to deviate from the basic formulas, either totally or for some products, particularly in market access. This is designed to take account of countries’ different vulnerabilities, the liberalization already undertaken by new members, and a range of special circumstances for some products in different countries.

- New or revised rules and disciplines would also be in the "modalities": these are as important as the formulas and are part of the deal. They include reducing the potential that permitted domestic support could distort trade, ensuring the methods of administering quotas do not themselves impede trade, and disciplining export finance, exporting state trading enterprises and international food aid so that they do not provide loopholes for export subsidies.

JARGON BUSTER

Boxes — categories of domestic support.

Amber Box — domestic support considered to distort production and trade, eg, by supporting prices or being directly related to production quantities, and therefore subject to reduction commitments. Officially, “aggregate measurement of support” (AMS)

De minimis — Amber Box supports in small, minimal or negligible permitted amounts (currently limited to 5% of the value of production in developed countries, 10% in developing). To simplify this guide to the “modalities”, de minimis is treated separately from the Amber box

Blue Box — Amber Box types of support, but with constraints on production or other conditions designed to reduce the distortion. Currently not limited.

Green Box — domestic supports considered not to support trade or to cause minimal distortion and therefore permitted with no limits.

Distortion — when prices are higher or lower than normal, and when quantities produced, bought, and sold are also higher or lower than normal — ie, than usually exist in a competitive market.

Tiered formula — a formula where higher tariffs have steeper cuts than lower tariffs — products with higher tariffs are put in a higher category or tier, which has a steeper cut than lower tiers. Also used for cutting domestic support.

Tariff line — a product as defined in lists of tariff rates. Products can be sub-divided, the level of detail reflected in the number of digits in the Harmonized System (HS) code use to identify the product.

Tariff quota — when quantities inside a quota are charged lower import duty rates, than those outside (which can be high). (The reductions from the formulas apply to out-of-quota tariffs.)

Export competition — term used in these negotiations to cover export subsidies and the "parallel" issues, which could provide loopholes for governments’ export subsidies — export finance (credit, guarantees and insurance), exporting state trading enterprises, and international food aid.
HIGHLIGHTS OF THIS DRAFT

Numbers in the draft tend to be in square brackets (indicating they are still to be negotiated) and in some cases the text offers ranges (e.g. tariffs) or alternatives (e.g. domestic support). Terms used in this box are explained in the longer summary.

DOMESTIC SUPPORT
(Explanation of the “boxes”: http://www.wto.org/english/tratop_e/agric_e/agboxes_e.htm)

- **Overall trade distorting domestic support** (Amber + de minimis + Blue). EU to cut by 75% or 85%; US/Japan to cut by 66% or 73%; the rest to cut by 50% or 60%. “Downpayment” (immediate cut) of 33% for US, EU, Japan, 25% for the rest. Bigger cuts from some other developed countries whose overall support is a larger % of production value. Cuts made over 5 years (developed countries) or 8 years (developing). (Unchanged)

- **Amber Box (AMS).** Overall, EU to cut by 70%; US/Japan to cut by 60%; the rest to cut by 45%. Bigger cuts from some other developed countries whose AMS is larger % of production value. Also has downpayment (square brackets removed).

- **Per product** Amber Box support: capped at average for notified support in 1995-2000 with some variation for the US and others. (Essentially unchanged, but with countries’ caps to be annexed to these “modalities”)

- **De minimis.** Developed countries cut to 2.5% or 2% of production. Developing countries to make two-thirds of the cut (no cuts if mainly for subsistence/resource-poor farmers, etc). (Applies to product-specific and non-product specific de minimis payments) (Unchanged)

- **Blue Box** (including “new” type). Limited to 2.5% of production (developed), 5% (developing) with caps per product. (This version: revised provisions for developing countries and transparency)

- **Green Box.** Revisions and tighter monitoring and surveillance

MARKET ACCESS:

- Tariffs would mainly be cut according to a formula, which prescribes steeper cuts on higher tariffs. This is now largely in single numbers instead of ranges of cuts. For developed countries the cuts would rise from 50% for tariffs below 20%, to 66–73% for tariffs above 75%, subject to a minimum average. (For developing countries the cuts in each tier would be two thirds of the equivalent tier for developed countries, subject to a maximum average.)

- Some products would have smaller cuts via a number of flexibilities designed to take into account various concerns. These include: sensitive products (available to all countries), the smaller cuts offset by tariff quotas allowing more access at lower tariffs; Special Products (for developing countries, for specific vulnerabilities), with more concrete options than in the previous draft.

- **Contingencies.** Scrap or reduce use of the old “special safeguard” (available for “tariffied” products). Details of the new “special safeguard mechanism” for developing countries have been revised.

EXPORT COMPETITION

- Export subsidies to be eliminated by end of 2013 (longer for developing countries). Half of this by end of 2010.

- Revised provisions on export credit, guarantees and insurance, international food aid (with a “safe box” for emergencies), and exporting state trading enterprises.
SOME DETAILS

DOMESTIC SUPPORT

**Background explanation:** Cutting trade-distorting domestic support would operate simultaneously through three layers of constraints. First, each category of supports would be cut or limited:

- **Amber Box** (the most distorting, with direct links to prices and production, officially aggregate measurement of support or AMS)
- **De minimis** (Amber Box but in relatively smaller or minimal permitted amounts defined as 5% of production for developed countries, 10% for developing countries)
- **Blue Box** (less distorting because of conditions attached to the support)

Second, for each of these, there would also be some constraints on support for individual products ("product-specific").

Third, on top of that would be cuts in the permitted amounts of all three combined:

- **"Overall trade-distorting domestic support" (OTDS)**
  (News reports of some countries being asked to cut their supports to certain amounts of dollars or euros are referring only to that last "overall" discipline.)

In these "modalities": The cuts would be achieved by two methods (these are cuts in permitted ceilings, which may or may not bite into actual spending):

1. **Tiered formulas.** Like the tariff formula, the formulas for the Amber Box and overall distorting support are also expressed as "tiers" with support in the highest tier having the steepest percentage cuts. Countries with larger support go into higher tiers.

2. **Limits** (or cuts resulting in limits). For de minimis, Blue Box and support for each product.

**OVERALL TRADE-DISTORTING DOMESTIC SUPPORT (Amber + de minimis + Blue)**

Most of this is essentially unchanged. Cuts are to be made from figures for base a period of 1995–2000 (paragraph 1)

(Par.3)

- Highest tier (above $60bn, i.e. EU), cut by 75% or 85%.
  (EU’s current ceiling for 15 members is estimated at €110.3bn. Cut would bring the ceiling down to €27.6bn)
- Middle tier ($10bn–$60bn, i.e. US, Japan), cut by 66% or 73% 
  (US’s current ceiling is estimated at $48.2bn. Cut would bring the ceiling down to $16.4bn or $13bn)
  (Japan would make a bigger effort because its overall support ceiling is more than 40% of the value of its agricultural production — a cut halfway between the cuts of the top and second tiers — Par.4)
- Lower tier (below $10bn. i.e. other developed countries), cut by 50% or 60%

**Downpayment:** 33.3% is cut from the start of the implementation period (a “downpayment”) for the top three subsidizers (ie, EU, US and Japan); 25% for other developed countries (Par.5)

**Implementation:** 5 years for developed countries, 8 years for developing; equal annual steps (Pars.5, 8).

**Base level:** the starting point for the percentage cuts. This is needed because the concept of “overall trade-distorting domestic support" is new, because there is a new type of Blue Box programme, and because previously there were no limits on Blue Box payments. When countries make no cuts, they have to stay within the base-level amounts (except least-developed countries) (Par.10).

The base level for developed countries = Amber Box commitment ceiling + non-product-specific “de minimis” (relatively minimal permitted amount) ceiling (5% of production for developed countries, 10% for developing) + total of product-specific de minimis ceiling (sum total of 5% of production of each product for developed, 10% for developing) + actual Blue Box payment or 5% of production (if higher). (Par.1)
(Therefore, for some developed countries, the base level = Amber Box commitment + 15% of production)

**Developing countries.** Those with Amber Box commitments (i.e., with ceilings higher than the minimal "de minimis" level and therefore required to reduce the ceilings): cut by two-thirds of the formula cut. But net food-importing countries (Tunisia, Morocco, Jordan, Venezuela) among these would be exempt. (Par.7) Those without Amber Box reduction commitments, would not have to reduce overall distorting support, but would have to stay within the base amount of support. (Par.6, 10)

**Recent new members.** New members who joined very recently, and some others with low incomes (Saudi Arabia, FYR of Macedonia, Viet Nam; Albania, Armenia, Georgia, Kyrgyz Rep, Moldova) would make no cuts. Others would make two-thirds of the formula’s cut. (Par.9)

**Transparency:** Included in the new text is a requirement for some countries to provide their data on the value of production (used to calculate the overall limits) annexed to the "modalities". These are developed countries and those developing countries that have to cut their overall distorting support, i.e., all countries whose Amber Box support ceilings exceed the minimal ("de minimis") levels and have to be reduced — net food importing developing countries, least developed countries and some recent new members would not be included. (Par.12)

**AMBER BOX (i.e., FINAL BOUND TOTAL AMS)**

(Par.13) (Unchanged)

- Highest tier (above $40bn, i.e. EU), cut by 70%. (EU’s current ceiling is €67.16bn = approx $92.5bn. Cut would bring ceiling down to €20.1bn)
- Middle tier ($15bn–$40bn, i.e. US, Japan), cut by 60% (US’s current ceiling is $19.1bn; down to $7.6bn after cut.)
- Lower tier (below $15bn. i.e. all others), cut by 45%

Japan would make the top tier cut, effectively putting it in the top tier. Other developed countries whose Amber Box support is more than 40% of the value of their agricultural production would also make a bigger cut, i.e., a cut halfway between the cut of their tier and the tier above. (Par.14) (Also unchanged)

**Downpayment.** The top three subsidizers (i.e., EU, US and Japan) to cut 25% from the start. All other cuts in equal annual steps over five years (eight for developing countries). (Par.15) (Unchanged except square brackets removed from 25%.)

**Various developing countries** would make two-thirds of the formula cut or be exempt cuts, and would continue to be allowed some types of support. (Par. 16–18) (Minor changes in wording.)

**Recent new members.** New members who joined very recently, and some others with low incomes (Saudi Arabia, FYR of Macedonia, Viet Nam; Albania, Armenia, Georgia, Kyrgyz Rep, Moldova) would make no cuts. Some would be allowed to exclude investment subsidies from Amber Box calculations. Some would make two-thirds of the formula cut. (Par.19)

**Inflation** can have an effect on calculations of support, which in turn could run foul of committed limits. The text says allowance for this under the Agriculture Agreement will continue in effect. A sentence adds this will include consideration for developing countries facing sharp rises in food prices (new). (Par.20)

**Amber box support per product** would be limited to no more than the amounts actually provided on average in 1995–2000 (with some variation for developing countries). The calculation for the US would be based on total Amber Box support for specific products per year for that period but shared among products according to the average share over the years 1995–2004. Some additional adjustments would be made for special situations. Developing countries would be allowed to choose from three options. (Pars.21–29) (Largely unchanged. New: developed countries to annex data on their limits-per-product to the modalities.)

**DE MINIMIS**

(Amber Box supports in small, minimal or negligible amounts, currently limited to 5% of production in developed countries, 10% in developing)
• Developed countries: cut by 50% or 60% (i.e. cap at 2.5% or 2% of the value of production, from the current 5%) \textit{[Par.30]} (Unchanged)
• Developing countries with Amber Box commitments: cut two-thirds of the above cuts (from the current 10% of the value of production). Totally exempt: if almost all is for “subsistence and resource-poor farmers” or the country is a net food importer. \textit{[Pars.31–32]} (Unchanged)
• Recent new members: no cuts for those who joined very recently and some with low incomes (Saudi Arabia, FYR of Macedonia, Viet Nam; Albania, Armenia, Georgia, Kyrgyz Rep, Moldova). Others make at least one-third of the standard cut. \textit{[Par.33]} (Unchanged)

\textbf{BLUE BOX}

\textit{New type.} (The present Blue Box is essentially Amber Box support but with production limits so that over-production is curbed.) The Agriculture Agreement would be amended to add a new type of Blue Box based on payments that do not require production but are based on a fixed amount of production in the past (e.g., for US “counter-cyclical payments”). \textit{[Par.35]}

A country would have to decide which type of Blue Box to use. It would normally only use one type for all products and this would not change. Any exceptions would have to be approved now (when “schedules” of commitments are agreed). In any case, any product can only receive one type of Blue Box support. \textit{[Par. 36–37]}

\textbf{Limit (unchanged):} 2.5\% of the value of production during the base period \textit{[Par.38]}. More is allowed for \textbf{some countries} (such as Norway) that now use a lot of Blue Box support as they reform their support by shifting away from the more distorting Amber Box — if the Blue Box support is more than 40\% of trade-distorting support, it is cut by the same percentage as the Amber Box cut, in up to two years \textit{[Par.39]} (square brackets removed on two years). \textbf{Developing countries:} 5\% of the value of production, with flexibility for some special circumstances. \textit{[Pars.48–50]} \textbf{Recent new members:} 5\% of the value of production, with some flexibility over the base period. \textit{[Par.51]}

\textbf{Other criteria:} The 2008 texts spells out in greater detail how limits would also be imposed on Blue Box support \textbf{for each product}. Generally the limits are the average spent in 1995–2000, with adjustments if there are gaps in spending in some years. For the US, the limits are 10\% or 20\% more than estimates of maximums under the 2002 Farm Bill. New US data are now in \textit{Annex A}. Various provisions deal with a range of situations, including the possibility of going above Blue Box limits per product if an equivalent reduction is made in the Amber Box limits for that product, and for enabling Blue Box payments on products that did not previously receive them. For developing countries the combined Blue Box limit on these “new” products has been raised in this text to 25\% of the overall Blue Box limit (new). \textit{[Pars.40–50]}

\textbf{GREEN BOX}

(I.e, support that does not distort production or prices or causes minimal distortion.) The Agriculture Agreement’s provisions (its Annex 2) would be amended to allow more development programmes by developing countries and to tighten criteria for developed countries (e.g. on decoupled income support). This revised text offers new provisions dealing with the question of “fixed and unchanging” base periods for income support (including the notion that farmers expectations or decisions must not be altered by any exceptional changes), structural adjustment and regional assistance programmes; and possible revision of conditions for developing countries’ food stockpiling purchases from low-income farmers or those with few resources, at prices that are higher than the market. \textit{[Annex B]} (Some modification) The chairperson thinks negotiators ought to try conclude this soon \textit{(cover note)}

(\textit{Some members have argued that in order to ensure Green Box programmes are genuinely “green” (i.e. non-distorting), transparency, monitoring and surveillance should be enhanced. This would be part of a general revision of monitoring and surveillance — Annex M, revised).}

\textbf{COTTON}

Trade-distorting domestic support for cotton would be cut by more than for the rest of the sector. The text includes a formula reflecting this, based on a formula proposed by the “Cotton Four” African countries in 2006. \textit{[Par.54]} (Unchanged)

Mathematically, the formula says that if a country’s general Amber Box cut is “Rg”, then,
the percentage cut for cotton = \( R_g + \frac{(100-R_g) \times 100}{3 \times R_g} \)

Eg, if the US Amber Box reduction is 60%, as above, then its cut in Amber Box support for cotton would be 82.2% i.e. \((60+\frac{40 \times 100}{180})\)%.

That is unchanged and remains unsettled.

Blue Box support for cotton would be capped at one-third of what would be the normal limit (Par.55).

(Unchanged)

Developing countries with Amber and Blue Box commitments would make two-thirds of developed country cuts for cotton and over a longer time period (Pars.57 and 58). (Unchanged)
MARKET ACCESS

TARIFF REDUCTION FORMULA: THE BOTTOM LINE

The tiered reduction formula is the main approach for cutting tariffs (from ceilings legally bound in the WTO). Products are categorized by the height of the starting bound tariff (Year 0 in the charts below). Products in higher tiers have steeper cuts. Eventually a single percentage cut will be negotiated for use in each tier: the present text replaces most ranges of possibilities (e.g., 48%–52% in the bottom tier for developed countries) with single numbers that are roughly midpoints in the previous ranges (for details see charts on next page).

For developing countries, the standard cuts in each tier would be two-thirds of the equivalent cut for developed countries. The numbers in the formulas are among the narrower set of more political issues that will probably only be settled later when compared with non-agricultural market access and possibly other issues, and the negotiations go to a more political level.

However, the general tiered formula will not apply to all products. Some flexibility is spelled out for some products (details below), including those that are politically "sensitive" and those that are "special" because they affect food security, livelihood security and rural development in poorer countries.

Developing countries have more exceptions, particularly the smallest and most vulnerable among them — the text lists around 45 small and vulnerable economies, meaning that over half of developing countries that are not least-developed would be eligible for even smaller reductions (Annex I). Least-developed countries and some recent new members will not have to make any cuts (Par.138).

The charts (next page) indicate the scale of cuts for the two groups of countries. The purpose is only to illustrate how the formula works and to allow developed and developing countries’ cuts to be compared. The solid lines compare developed and developing countries’ cuts from starting tariffs that are mid-points in the developed countries’ lower three tiers and arbitrarily 100% in their top tier. The dotted lines show cuts from mid-tier or 150% in the top tier, for developing countries.

For the top tiers, the charts show the maximum and minimum cuts. For the other tiers, the chairperson’s single suggested cuts (no longer in square brackets) are used.

Note that the special treatment for developing countries can sometimes work doubly. Not only are the cuts in each tier gentler, but many products (such as those with a 100% tariff) fall into a lower tier in the formula (top tier for developed, upper middle tier for developing), meaning that the cut is even gentler.

The only products that are in the same tier for both developed and developing countries are those with tariffs above 130% (top tier), those with tariffs of 30%–50% (lower middle tier), and those with tariffs below 20% (bottom tier).

However, the tariff formula is by no means the whole story …
**LATEST: DEVELOPED COUNTRIES**

- **Top tier**: tariffs above 75% — cut by 66-73%
- **Upper middle tier**: tariffs below 75%, above 50% — cut by 64%
- **Lower middle tier**: tariffs below 50%, above 20% — cut by 57%
- **Bottom tier**: tariffs below 20% — cut by 50%

Subject to a minimum average cut of 54%, taking into account deviations from the formula — both larger and smaller cuts than the formula. If the result is a smaller average, then additional reductions would be made. (Pars.61-62)

**FLEXIBILITIES IN BRIEF: DEVIATIONS AND EXEMPTIONS FROM THE BOTTOM LINE**

For developing countries these could be quite extensive, and in some cases the bottom-line formula could be the exception rather than the rule, or it could be discarded completely:

- **Sensitive products** (available for all) would have smaller cuts than from the formula, but with new quotas allowing imports at lower tariffs (“tariff quotas”) to provide some access to the market. Deviations would be one-third, half or two-thirds of the cut, with the tariff quota adjusted in relation to the deviation. (More details below)

- **Maximum average cut** (developing countries) — 36%. Developing countries could reduce the formula’s cuts in order to stay within that average maximum. New: the average would now take account of all deviations from the formula, including the smaller cuts made on sensitive products. (Par. 64)

- **Smaller maximum average cut without using the formula at all** (45 small and vulnerable economies) — 24% achieved by designating products as “special” (see below) if they deviate from...
the formula including exemption from cuts, and no need to use indicators. *(Pars.65, 119 and Annex I) (Modified)*

- **... or smaller cuts by 10 percentage points** (45 small and vulnerable economies, those with "ceiling binding", those with "low homogeneous bindings"). *(Pars.65, 119 and Annex I) (Modified)*

- **Smaller than formula cuts** (other recent new members) — cuts can be reduced by up to 10% in the two top bands and 5% in the two bottom bands, starting one year after their current membership deals have been implemented fully and perhaps with two additional years to implement the new agreement. *(Pars.66–71)*

- **Would not have to make any tariff cuts**: least-developed countries, "very recent" new members (Saudi Arabia, FYR of Macedonia, Viet Nam), small low-income recent new members (Albania, Armenia, Georgia, Kyrgyz Rep, Moldova). *(Pars.67–70, 145) (Revised)*

- **Special products** (developing countries) — The revised text reformulates the original draft. It incorporates two views of special products within a single structure. Up to 20% of products could be declared "special", or no more than 8%. If up to 20% can be special, then 8% would be a minimum and would not have to be supported by indicators for food and livelihood security or rural development (indicators in Annex F). One option would allow 40% of these (ie, 8% of all products, if 20% of them are "special"), to be exempt any tariff cuts. Another would not allow any exemption. For special products that do have tariff cuts, the options would be simpler than in the previous draft — they would average 15% and be between 12% and 20%. *(Pars.118–120) (See above for small and vulnerable economies. Recent new members have different conditions.)* This is one of two areas where the chairperson says members “remain quite divergent” *(cover note)*

**TARIFF CAP**

No mention. However, developed countries with more than 4% of products whose tariffs end up at levels above 100% have to provide a larger increase in tariff quotas than they would normally — by 0.5 percentage points more than normal (some countries ending up with a 1% increase on some products if they also use an additional flexibility) *(Par.75, last sentence), (Modified)* *(cover note)* The chairperson says the whole paragraph is now “relatively clean ... even though it remains contested” *(cover note)*

(In his 17 July 2007 press conference, Amb.Falconer described this as an “incentive” for countries to keep their tariffs within a certain limit. If they decide to go above the limit, then they “pay” for that through larger market access. He also said that if he had drafted a paper with a fixed limit or cap on tariffs, then the proposal for the top tier of tariffs would also have been different.)

**SENSITIVE PRODUCTS (ALL COUNTRIES)**

**What and how many?** These are sensitive essentially for political reasons — smaller cuts than the formula, can be made by all members. For DEVELOPED countries 4% or 6% of products could be "sensitive" (or two percentage points more if more than 30% of products fall into the top tier of the formula). *(Par.71)*

**What tariff cut?** the tariff cut would deviate from the formula cut by one-third, half or two-thirds of the formula cut. *(Par.73)*

**For developing countries**, one-third more (5.3% or 8%) of products *(Par.72)*. The deviation would be the same as for developed countries. *(Par.73)*

**The payment — some more market access, via a “tariff quota”** (where quantities inside the quota are charged lower or no duty. The out-of-quota tariff is the normal rate determined by the reduction formula).

In return for being allowed a smaller tariff cut, developed countries have to allow at least some quantities into their markets at a lower tariff (inside the tariff quota, which expands if a quota already exists). This new “access opportunity” would be 4% or 6% of domestic consumption if the full two-thirds
deviation is applied, half a percentage point less if only half the cut is made, or one percentage point less if the deviation is the smaller one-third. (Par.74)

The text allows countries more sensitive products (by 2 percentage points, ie, 6% or 8% of products) if they have a large number of products (more than 30% of products) in the top band of the tariff-cutting formula. For those additional products they would have to provide additional access of 0.5% of domestic consumption to their markets.

The text also calls for extra “payment” if countries end up with more than 4% of products with tariffs of over 100%. They would have to provide an additional 0.5% of domestic consumption to each of the tariff quotas on their sensitive products (see “tariff cap” above).

But they can provide less access if normal imports are comparatively large. The quota expansions have to be made available to all members on equal terms (“most-favoured-nation”). (Pars.74–76, 78) (Modified)

For developing countries the quota expansion is two-thirds of the amounts for developed countries, and domestic consumption (see below) does not include subsistence farmers’ consumption of their own produce. Developing countries would also have the option of specifying sensitive products without providing tariff quota access: they would make the full tariff cut but over period three years longer than normal, or make a cut that is one quarter of the normal cut but a period that is two-years shorter than normal, and for fewer products (two thirds of the normal number) (new). (Par.77)

**Complexity — domestic consumption.** Behind these broad principles lie some highly complex questions. A considerable amount of progress has been made since the previous draft in trying to resolve different positions on these.

A major question is the extent of disaggregation for identifying “sensitive products” and for the tariff quotas. Must a sensitive product be a broad category such as “cheese”? Or can it be “hard cheese”, or even more detailed such as “cheddar cheese”? (“Partial designation” is the term used when countries consider subcategories or parts of categories to be sensitive products.)

But when products identified as “sensitive” are defined at a detailed or disaggregated level, this creates problems for what happens to those products. The more detailed the products, the greater the problems. There are two reasons for this. First, domestic consumption is going to be the yardstick for new or expanded tariff quotas, but data are not usually available for narrow categories of products such as cheddar cheese or wheat flour. Therefore consumption has to be estimated using “proxies” based on trade figures for the more detailed products — a subject of divergent opinions. Second, subcategories of products can be substitutes (which means they can compete with each other), so the distinctions are not always clear-cut.

The latest text includes the result of intensive and highly technical consultations. It describes how domestic consumption should be estimated when sensitive products are identified at high levels of detail.

The method starts out by listing products that members have said could potentially be declared “sensitive” (template in Attachment A). The list defines broad product categories by specifying the more detailed products each category includes (identified at the 6-digit coding level of the World Customs Organization’s harmonized system — HS6). All categories have at least some “core” products, ie, raw or basic traded goods. Non-core products are split between those that have seen a lower amount of processing, and those that are highly processed.

For example the product category “wheat” comprises 28 products identified as 6-digit codes (HS6). These include two types of wheat in the form of basic grain as “core” products, several products that have undergone a stage of processing, such as wheat flour, and finally some highly processed products such as pasta and bread.

The method then spells out how to calculate domestic consumption for each broad category, using available data (template in Attachment B). Finally (template in Attachment D), it prescribes how to estimate the consumption of products identified at a more detailed level, first at the 6-digit coding level (HS6), and then at a more detailed level such as 8-digit (HS8). Each detailed product’s consumption is a percentage of the broad category’s consumption, the percentages based on the
product's share of trade in the broad category, but adjusted to ensure that normally the “core” products — which are usually the most heavily traded — have 90% or more of the category’s consumption.

(The HS6 products’ consumption figures are assumed to be the same percentages of the product categories’ consumption for all members, but for HS8 products, depend on the shares of imports in each country. Note that under the Harmonized System, the HS6 codes are the same for all countries, but beyond that for HS7, HS8, etc, the codes vary from country to country.)

These estimates would be used to **determine quota sizes** when the more detailed products are declared sensitive. Normally, the size of the tariff quota would depend on the estimated consumption of the sensitive products within the same broad product category. And normally, this would have to be a single tariff quota. In a few cases (no more than three product categories), a country could set two tariff quotas within a single category.

**Other disciplines, together with some flexibilities**, are included to prevent the estimates leading to quotas that are too small — including a minimum quota size (“floor”) to cover cases where trade figures used (as “proxies”) to estimate domestic consumption are exceptionally low. (A summary of how this works is in the diagram on the next page. See Annex C and Attachment A1 of paper and additional attachments for details.) The chairperson believes this can be "tidied up" quickly leaving "one remaining clear-cut option" (chair note)
1. **DEFINE PRODUCT CATEGORY**
   - i.e. the HS6 products it includes, whether these are "core", "non-core processed", or "non-core highly processed", and their weights in the category's consumption (Attachment A)

2. **CALCULATE CONSUMPTION FOR PRODUCT CATEGORY**
   - balance sheet method: production, adjusted for trade, stockholding to get consumption (Attachment B)

3. **STEP 1 ESTIMATE**
   - HS6 CONSUMPTION
     - % of Product Category consumption, using common core/non-core weights, adapted from % of world trade (Attachment D)

4. **STEP 2 ESTIMATE**
   - HS8 CONSUMPTION
     - % of HS6 consumption, from % of member's imports (IDB) adjusted for content of basic product (Attachment D)

5. **NEW TARIFF-QUOTA ACCESS OPPORTUNITY**
   - (% of domestic consumption of sensitive product, open to all sensitive products in the Product Category, subject to floor — % of category consumption)

**DOMESTIC CONSUMPTION PRODUCT CATEGORY**
- (Based on existing data: FAO, OECD, national data)
- (Member's adjustment, to comply with common definition of Product Category)

**TOTAL CORE HS6 ≥ 90%**
- HS6 (C) NON-CORE, (eg, 3%)
- HS6 (D) NON-CORE, (eg, 7%)
- HS6 (E) = 0%
- HS6 (F) = 0%

**VARIATION 1.** Fruit and vegetables, and eggs — narrower Product Categories, different tariff quota treatment

**VARIATION 2.** "Other" dairy products — consumption as "residual" milk + continued in STEP 2 …

**VARIATION 3.** If core > 90% and if non-core products are selected as sensitive — then, core set = 90%, and 10% shared equally among all non-core products (for significant consumption and quotas for sensitive processed products)

**VARIATION 4.** Special case — smaller minimum access

**VARIATION 5.** Special case — tariff-quota sub-allocation (max 2 quotas for max 3 categories having ≥ 10 HS6 products)
ADDITIONAL CRITERIA AND OTHER ISSUES

“Tariff escalation” (the problem of higher tariffs on processed products than on raw materials, which hinders processing for export in the country producing the raw materials). Where the escalated processed product has a tariff that is significantly above the unprocessed product (i.e., by 5 percentage points or more), it would take the cut of the tier above or if it is already in the top tier, 6 percentage points added to the cut of the top tier. Sensitive products would be exempt, and the tropical products cut would override the escalation cut if it is bigger. (Pars. 79–85 and Annex D)

Commodities: This aims to strengthen provisions on tariff escalation for developing countries depending on commodity exports. It includes possibilities for eliminating non-tariff barriers and for price stabilization. (Pars. 86–97) (Some modifications)

Simplifying tariffs. The revised text includes the option for all tariffs to end up as simple ad valorem (percentages of the price) but in any case no tariffs would be made more complex than they are already. This removes the previous middle-ground alternative simplifying 90% of tariffs. In any case, more complex tariffs have to be simplified, either as ad valorem or specific duties (dollars, euros etc., per tonne, litre, etc.). The text includes more technical issues such as the method of converting tariffs to their ad valorem equivalents. (Par. 98–102)

Tariff quotas (where a higher tariff is charged on quantities outside the quota, and a lower or zero duty for quantities inside. The out-of-quota tariff is the normal rate determined by the reduction formula). The revised text includes provisions on bound in-quota tariffs, how much they should be cut, whether new quotas should have zero in-quota duties, and different treatment between products (i.e., “tariff lines”) that are “sensitive” and those that are not. Provisions on tariff quota administration refer to the WTO Import Licensing Agreement with additional criteria. (Pars. 103–114) The revised text modifies the proposed treatment of cases where quotas are not filled (Par. 111–112) and modifies proposals for monitoring tariff quotas and improving access to the market if imports are persistently less than the quota (“underfill”). (Annex E) The chairperson thinks further progress can be made from the structure on in-quota tariffs (cover note)

Tropical and diversification products and long-standing preferences: the provisions are designed to accelerate liberalization of tropical products — alternative proposals suggest imports could be duty-free if the present tariff is no more than 25% or 10%, otherwise having a range of cuts, depending on the proposal. Slower liberalization for products with long-standing preferences — alternative proposals suggest a 10-year delay in starting tariff cuts or simply two years longer to make the cuts. Where the two overlap, the tropical products (and tariff escalation) provisions could override those of preferences, except for some products (still to be identified). Recent work has focused on negotiating the lists of products in each category, but the discussion continues and therefore the lists remain unchanged. (Pars. 134–137, products listed in Annexes G and H) “This is the most obvious instance where the text as is will inevitably have to be revised in light of ongoing real negotiation” (cover note).

SAFEGUARDS

1. Special safeguard (SSG). Eliminate or reduce the number of products eligible for the current “special safeguard” to 1.5% of products (the 1.5% is new). (This safeguard can be used on products whose variable duties, discretionary import licensing, quotas or import bans were converted to tariffs in the Uruguay Round, and many developing countries gave up their right to use it because they chose to set ceiling bindings instead of to “tariffy”.) (Pars. 119–122)

2. (the new) special safeguard mechanism (SSM). This section has been extensively re-written, with some square brackets removed, but the broad principles remain. Developing countries would be able to temporarily protect their producers by applying the new special safeguard mechanism. The text proposes options for formulas for the mechanism, and includes possible disciplines to avoid the safeguard being triggered frequently and frivolously, and disciplines the increase in tariffs so that present bound ceilings (or “Pre-Doha Round bindings”) are not exceeded. (Pars. 121–133) This is one of two areas where the chairperson says members “remain quite divergent” (cover note).
LEAST-DEVELOPED COUNTRIES

Least-developed countries would not have to reduce tariffs. How this and other provisions would work is now simply described with a single sentence: "The provisions of the revised NAMA text are applicable here too." (Par.138)
EXPORT COMPETITION

EXPORT SUBSIDIES

Eliminate by the end of 2013 (developed countries), with half cut by the end of 2010, and options offered for cutting the subsidized quantities in the period. The elimination date for developing countries would be 2016. (Pars.145–147) (Unchanged)

EXPORT CREDITS, EXPORT CREDIT GUARANTEES OR INSURANCE PROGRAMMES

This is an area where the chairperson says not much remains to be done (cover note). These would be disciplined to avoid hidden subsidies and ensure the programmes operate on commercial terms. Proposed conditions include limiting the repayment period to 180 days, ensuring programmes are self-financing (ie, not making losses over a period), etc. This revision greatly simplifies the text on self-financing: instead of listing criteria it just refers to recovering costs "to a commercially viable standard", over a "rolling" period of four or five years. (Annex J) (Unchanged)

For developing countries providing credit, the 180-day maximum repayment term would be reached in three steps over a period, probably three years. Least-developed and net food-importing developing countries would be normally be allowed 360–540 days to repay (previously 360 days). Some additional flexibility in special cases would be allowed under the supervision of the WTO Agriculture Committee. (Annex J) (modified)

AGRICULTURAL EXPORTING STATE TRADING ENTERPRISES

Their activities would be disciplined. A key question remains whether monopoly power would be outlawed or just disciplined. The definition of exporting state trading enterprises was simplified in the February text by referring to the relevant provisions in the General Agreement on Tariffs and Trade (Art.17). (Annex K) (Unchanged)

INTERNATIONAL FOOD AID

This is an area where the chairperson says not much remains to be done (cover note). As before, emergency food aid would be in a “Safe Box” with more lenient disciplines. Emergencies would be declared or appealed by relevant international organizations such as the UN, World Food Programme, Red Cross, etc.

Other food aid (ie, not emergency aid) would be disciplined to prevent the aid from displacing commercial trade, and with needs assessment, which would be under the responsibility of a UN agency.

The text gives the recipient government priority over all food aid operations, emphasizes needs assessment, and gives the UN the final say when NGOs assess needs. Members’ continuing differences over monetization (ie, selling donated products to raise funds for aid) is reflected in options for disciplining the practice. It could be permitted under certain conditions both in emergencies and in other situations. (Annex L) (Modified)

COTTON

Export subsidies would be eliminated from the start of the implementation period. (Par.151–152) (Unchanged)

EXPORT PROHIBITIONS AND RESTRICTIONS

Disciplines would be tightened for introducing new export restrictions, with increased transparency and monitoring. (Pars.154–160) (Unchanged)
OTHER ISSUES

MONITORING AND SURVEILLANCE

The text includes proposals for a flexible institutional structure based on the WTO’s regular Agriculture Committee. It includes clearer obligations on member governments to keep each other informed (through “notification”) on what they do under the agreement. The surveillance mechanism would be reviewed every five years. (Annex M) (Completely new text)

(The following remain in square brackets with no other text, indicating no narrowing of opposing views.)

[SECTORAL INITIATIVES] (Duty-free trade in a particular sector) (now deleted)

[DIFFERENTIAL EXPORT TAXES] (Higher export duties on raw materials than on processed products — the mirror image of tariff escalation)

[GEOGRAPHICAL INDICATIONS] (Names of products — often food — that are identified by their origin and characteristics)

THE ANNEXES

Annex A: United States — Product-Specific Blue Box Limits (new: data now added)
Annex B: The Green Box (“Annex 2 of the Agreement on Agriculture shall be amended as follows”)
Annex C: Basis for the Calculation of Tariff Quota Expansion
Annex D: Tariff Escalation Provisional Potential List (now complete with cocoa and cereals added)
Annex E: Tariff Quota Underfill Mechanism
Annex F: Illustrative List of Indicators for the Designation of Special Products
Annex G: Proposed List of Tropical and Alternative Products and Indicative List of Tropical Products Used in the Uruguay Round
Annex H: Proposed Indicative List of Preference Erosion Products
Annex I: Small, Vulnerable Economies
Annex J: Possible New Article to Replace the Current Article 10.2 of the Agreement on Agriculture — Export Credits, Export Credit Guarantees or Insurance Programmes
Annex K: Possible Article 10 bis of the Agreement on Agriculture — Agricultural Exporting State Trading Enterprises
Annex L: Possible New Article 10.4 to Replace the Current Article 10.4 of the Agreement on Agriculture — International Food Aid
Annex M: Monitoring and Surveillance
Attachment Ai: Partial Designation Modalities for Sensitive Products (new). Attached to this, in turn, are a set of templates (Attachments A to G) for calculating and estimating domestic consumption.