DISCLAIMER

The Handbook on Notification Requirements does not constitute a legal interpretation of the notification obligations under the respective Agreement(s) or relevant legal provision(s). It has been prepared by the Secretariat to assist Members in complying with their notification obligations.
For Members which acceded pursuant to Article XII of the Marrakesh Agreement, their respective Protocols of Accession may contain notification obligations in addition to those set out in the WTO Agreements, and may govern the deadlines for the submission of their initial notifications.
The main notification obligation under the Agreement on Trade-Related Investment Measures (the TRIMs Agreement) relates to a one-off notification of any TRIMs which were not in conformity with the provisions of the TRIMs Agreement. These notifications were associated with transitional arrangements for the elimination of non-conforming TRIMs. Both the deadlines for notification and the transitional arrangements have expired.

Notwithstanding the above, Annex F to the Hong Kong Ministerial Declaration provides certain flexibilities for least-developed country (LDC) Members regarding existing or new TRIMs, and sets out corresponding notification requirements in the event that an LDC Member relies on those flexibilities. According to Annex F to the Hong Kong Ministerial Declaration, any LDC Member wishing to benefit from those flexibilities shall phase out the non-conforming TRIMs by year 2020.

**WHAT MUST BE NOTIFIED?**

The only notifications currently in force in the area of trade-related investment measures are those under Article 6.2 of the TRIMs Agreement and under Annex F to the Hong Kong Ministerial Declaration, section 84. Article 6.2 provides for an obligation for Members to notify the WTO Secretariat of the publications in which TRIMs can be found. Part IV below lists all Members that have made such notifications as at the time of the 2018 TRIMs Committee Annual Report. The TRIMs Committee has adopted procedures for the implementation of this provision.1

As noted above, Annex F to the Hong Kong Ministerial Declaration provides certain flexibilities for least-developed country (LDC) Members regarding existing or new TRIMs, and sets out corresponding notification requirements in the event that an LDC Member relies on those flexibilities, as follows:

"84) Agreement on Trade-Related Investment Measures

LDCs shall be allowed to maintain on a temporary basis existing measures that deviate

from their obligations under the TRIMs Agreement. For this purpose, LDCs shall notify the Council for Trade in Goods (CTG) of such measures within two years, starting 30 days after the date of this declaration. LDCs will be allowed to maintain these existing measures until the end of a new transition period, lasting seven years. This transition period may be extended by the CTG under the existing procedures set out in the TRIMs Agreement, taking into account the individual financial, trade, and development needs of the Member in question.

LDCs shall also be allowed to introduce new measures that deviate from their obligations under the TRIMs Agreement. These new TRIMs shall be notified to the CTG no later than six months after their adoption. The CTG shall give positive consideration to such notifications, taking into account the individual financial, trade, and development needs of the Member in question. The duration of these measures will not exceed five years, renewable subject to review and decision by the CTG.

Any measures incompatible with the TRIMs Agreement and adopted under this decision shall be phased out by year 2020.2

**Article 5.1** and **Article 5.5** of the TRIMs Agreement no longer require a notification. Pursuant to **Article 5.1** Members were required to notify any Trade-Related Investment Measure ("TRIM") inconsistent with the Agreement within 90 days after the entry into force of the WTO Agreement.2 **Article 5.2** allowed for transition periods for the elimination of non-conforming measures notified under **Article 5.1** and which were in existence at least 180 days preceding the entry into force of the WTO Agreement. Part IV lists all notifications of measures under **Article 5.1**. In the case of some Members, notifications

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1 See document G/TRIMS/5, 30 October 1996.

2 For original WTO Members who accepted the WTO Agreement by 1 January 1995, the deadline for notifying any non-conforming TRIMs was 31 March 1995. See document G/TRIMS/L/26, 26 January 1995. For original WTO Members who accepted the WTO Agreement after its entry into force, the deadline for notifying any non-conforming TRIMs was 90 days after the date of their acceptance of the WTO Agreement. See document WT/L/44, 10 April 1995. The timeframe for the notification of non-conforming TRIMs by new acceding Members may be addressed in the applicable Accession Protocol and Working Party Report.
were submitted later than the 90-day period foreseen. Some Members notified that they
did not apply any non-conforming TRIM. This last type of notification is not required by the
TRIMs Agreement. Part IV below also lists all Members that had made such notifications
as at the time of the 2018 TRIMs Committee Annual Report. A format for notifications
under Article 5.1 was circulated in document G/TRIMS/1.

Article 5.5 of the TRIMs Agreement provides for notification of the application to a new
investment of a TRIM previously notified under Article 5.1. Article 5.5 applied only during
the transition periods specified under Article 5.2 (see above). The TRIMs Committee
adopted a standard format for such notifications.3

WHICH MEMBERS MUST NOTIFY?

The notification requirement under Article 6.2 applies to all Members, whether or not they
apply non-conforming TRIMs.

The notification requirement under Annex F to the Hong Kong Ministerial Declaration
pertains only to LDCs that wish to make use of the flexibilities regarding TRIMs in that
Declaration.

The notification requirement under Article 5.1 of the TRIMs Agreement related to
Members that, at the time of entry into force of the WTO Agreement, were applying
TRIMs that were not in conformity with the provisions of the TRIMs Agreement. The
notification requirement under Article 5.5 related to Members that were applying TRIMs
that had been notified under Article 5.1. Some Members have also notified that they do
not apply any TRIM inconsistent with the Agreement.

WHEN TO NOTIFY?

Pursuant to Article 6.2 of the TRIMs Agreement, each Member must notify the WTO
Secretariat of the publications in which TRIMs may be found, including those applied by
regional and local governments and authorities within their territories. Under a decision
by the TRIMs Committee, Members were invited to submit lists of such publications by
1 February 1997 and to update these lists as appropriate.4 Members that have not yet
made such notifications are encouraged to make these without delay. Members whose
circumstances have changed in a way that warrants updates to its notification under
Article 6.2 are also encouraged to do so.

Pursuant to the Hong Kong Ministerial Declaration, LDCs notifying new measures that
deviate from their obligations under the TRIMs Agreement are required to make such
notifications no later than six months after their adoption. According to that Declaration,
any measures incompatible with the TRIMs Agreement and adopted under that Declaration
shall be phased out by year 2020. Additionally, pursuant to the Hong Kong Ministerial
Declaration, LDCs notifying existing measures that deviated from their obligations under
the TRIMs Agreement were required to make such notifications within two years, starting
30 days after 18 December 2005, the date of the adoption of the Declaration.

Pursuant to Article 5.1 of the TRIMs Agreement, Members were required to notify any
TRIM inconsistent with the Agreement within 90 days after the entry into force of the
WTO Agreement.5

3 See document G/TRIMS/3, 7 December 1995.

4 See document G/TRIMS/5, 30 October 1996.

5 As noted above, for original WTO Members who accepted the WTO Agreement after its entry into
force, the deadline for notifying any non-conforming TRIMs was 90 days after the date of their
acceptance of the WTO Agreement.
HOW TO NOTIFY?\(^6\)

Notifications of publications in which TRIMs may be found pursuant to Article 6.2 of the TRIMs Agreement should be made to the WTO Secretariat in accordance with the decision adopted by the TRIMs Committee.\(^7\) Notifications by LDCs of new measures that deviate from their obligations under the TRIMs Agreement pursuant to the Hong Kong Ministerial Declaration should be made to the Council for Trade in Goods.

Please see illustrative mock examples listing different situations and explaining when/how to notify depending on the situation.

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\(^6\) All notifications, regardless of their subject content or the requirement under which they are being submitted, must be directed to the administrator of the Central Registry ofNotifications (CRN), as indicated in document WT/INF/25/Rev.1. Notifications may be submitted through online submission systems, as electronic attachments to emails, by fax or on paper. As it may be practice, a copy of the notification may be sent to the Secretariat unit substantially handling the notification.

\(^7\) See document G/TRIMS/5, 30 October 1996.
### LISTING OF THE NOTIFICATION OBLIGATIONS

**Part 2**

### Notification Obligations

<table>
<thead>
<tr>
<th>WHAT MUST BE NOTIFIED?</th>
<th>WHICH MEMBERS MUST NOTIFY?</th>
<th>WHEN TO NOTIFY?</th>
<th>HOW TO NOTIFY?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notification requirements</td>
<td>Type of measure</td>
<td>Members notifying</td>
<td>Periodicity</td>
</tr>
<tr>
<td>Agreement on Trade-Related Investment Measures, Article 6.2.</td>
<td>List of publications in which investment measures related to goods (TRIMs) may be found.</td>
<td>All WTO Members</td>
<td>One time</td>
</tr>
<tr>
<td>Annex F to the Hong Kong Ministerial Declaration, section 84.</td>
<td>New measures adopted by LDCs that deviate from their obligations under the TRIMs Agreement.</td>
<td>Any LDC wishing to use the applicable flexibility under the Hong Kong Ministerial Declaration.</td>
<td>One time</td>
</tr>
</tbody>
</table>

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*All notifications, regardless of their subject content or the requirement under which they are being submitted, must be directed to the administrator of the Central Registry of Notifications (CRN), as indicated in document WT/INF/25/Rev.1. Notifications may be submitted through online submission systems, as electronic attachments to emails, by fax or on paper. As it may be practice, a copy of the notification may be sent to the Secretariat unit substantially handling the notification.*
## AGREEMENT ON TRADE-RELATED INVESTMENT MEASURES

### PART 2

### LISTING OF THE NOTIFICATION OBLIGATIONS

### EXPIRED NOTIFICATIONS

<table>
<thead>
<tr>
<th>Notification requirements</th>
<th>Type of measure</th>
<th>Members notifying</th>
<th>Periodicity</th>
<th>Comments on Periodicity</th>
<th>Format</th>
<th>To whom</th>
<th>Notification Symbol</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agreement on Trade-Related Investment Measures, Article 5.1.</td>
<td>Trade-Related Investment Measures (TRIMs) introduced 180 days or more before the date of entry into force of the WTO Agreement which were inconsistent with the provisions of Article III or Article XI of GATT 1994 and not justified under exceptions to GATT 1994.</td>
<td>All WTO Members who were applying TRIMs that were not in conformity with the Agreement.</td>
<td>One time</td>
<td>Once within 90 days of the date of entry into force of the WTO Agreement *Original Members accepting the WTO after 1 January 1995 had 90 days after acceptance to make this notification (WT/L/64).</td>
<td></td>
<td>Committee on Trade-Related Investment Measures.</td>
<td>G/TRIMS/N/1/*</td>
</tr>
</tbody>
</table>

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8. All notifications, regardless of their subject content or the requirement under which they are being submitted, must be directed to the administrator of the Central Registry of Notifications (CRN), as indicated in document WT/INF/25/Rev.1. Notifications may be submitted through online submission systems, as electronic attachments to emails, by fax or on paper. As it may be practice, a copy of the notification may be sent to the Secretariat unit substantially handling the notification.
### AGREEMENT ON TRADE-RELATED INVESTMENT MEASURES

#### TRIMS

### PART 2

**LISTING OF THE NOTIFICATION OBLIGATIONS**

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#### AGREEMENT ON TRADE-RELATED INVESTMENT MEASURES (TRIMS)

**TECHNICAL COOPERATION HANDBOOK ON NOTIFICATION REQUIREMENTS**

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### EXPIRED NOTIFICATIONS

<table>
<thead>
<tr>
<th>WHAT MUST BE NOTIFIED?</th>
<th>WHICH MEMBERS MUST NOTIFY?</th>
<th>WHEN TO NOTIFY?</th>
<th>HOW TO NOTIFY?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notification requirements</td>
<td>Type of measure</td>
<td>Members notifying</td>
<td>Periodicity</td>
</tr>
<tr>
<td>Agreement on Trade-Related Investment Measures, Article 5.5.</td>
<td>The application during the transition periods provided for in Article 5.2 of a trade-related investment measure notified under Article 5.1 to new investments, subject to the requirements that (i) the products of such new investments are like products of established enterprises to which the notified TRIM applies and (ii) the application of the TRIM to new investments is necessary to avoid a distortion of competition between the new investment and such established enterprises.</td>
<td>All WTO Members who wished to avail itself of this provision.</td>
<td>Ad hoc</td>
</tr>
</tbody>
</table>

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² All notifications, regardless of their subject content or the requirement under which they are being submitted, must be directed to the administrator of the Central Registry of Notifications (CRN), as indicated in document WT/INF/25/Rev.1. Notifications may be submitted through online submission systems, as electronic attachments to emails, by fax or on paper. As it may be practice, a copy of the notification may be sent to the Secretariat unit substantially handling the notification.
### Expired Notifications

<table>
<thead>
<tr>
<th>Number</th>
<th>Notification Requirements</th>
<th>Type of Measure</th>
<th>Members Notifying</th>
<th>Periodicity</th>
<th>Comments on Periodicity</th>
<th>Format</th>
<th>To Whom</th>
<th>Notification Symbol</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.</td>
<td>Annex F to the Hong Kong Ministerial Declaration, section 84.</td>
<td>Existing measures of LDCs by December 2005 that deviated from their obligations under the TRIMs Agreement.</td>
<td>Any LDC using the applicable flexibility under the Hong Kong Ministerial Declaration.</td>
<td>One time</td>
<td>Within 2 years starting 30 days after 18 December 2005.</td>
<td>No</td>
<td>Council for Trade in Goods</td>
<td></td>
</tr>
</tbody>
</table>

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8 All notifications, regardless of their subject content or the requirement under which they are being submitted, must be directed to the administrator of the Central Registry of Notifications (CRN), as indicated in document [WT/INF/25/Rev.1](#). Notifications may be submitted through online submission systems, as electronic attachments to emails, by fax or on paper. As it may be practice, a copy of the notification may be sent to the Secretariat unit substantially handling the notification.
NOTIFICATION OBLIGATIONS FORMAT

Notifications under Article 6.2 of the TRIMS Agreement G/TRIMS/5.

For notifications under Annex F to the Hong Kong Ministerial Declaration, please contact the TRIMs Committee Secretary for any guidance.

EXPIRED NOTIFICATIONS FORMAT

Notifications under Article 5.1 of the TRIMS Agreement G/TRIMS/1.

Notifications under Article 5.5 of the TRIMS Agreement G/TRIMS/3.

Notifications under Article 5.1 of the Agreement on Trade-Related Investment Measures by States and Separate Customs Territories eligible to become original WTO Members that accept the WTO Agreement after its entry into force WT/L/64.
NOTIFICATION OBLIGATIONS

LIST OF NOTIFICATIONS UNDER ARTICLE 6.2
As recorded in the TRIMS Committee Annual Report G/TRIMS/8 see Annex 3: Members that have submitted notifications under Article 6.2 of the Agreement on Trade-Related Investment Measures.

Notifications under Article 6.2.

EXPIRED NOTIFICATIONS

LIST OF NOTIFICATIONS UNDER ARTICLE 5.1
As recorded in the TRIMS Committee Annual Report G/TRIMS/8 see Annex 1: Members that have Submitted Notifications under Article 5.1 of the Agreement on Trade-Related Investment Measures.

G/TRIMS/8 see Annex 2: Notifications indicating that No TRIMs inconsistent with the Agreement on Trade-Related Investment Measures are Maintained.

Notifications under Article 5.1.
Agreement on Trade-Related Investment Measures LT/UR/A-1A/13.