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.
This section of the Handbook on Notification Requirements covers the notification obligations under the Agreement on the Application of Sanitary and Phytosanitary Measures. It consists of the following five parts:

- **PART 1** Overview of Notification Requirements
- **PART 2** Listing of the Notification Obligations
- **PART 3** Relevant Document(s) Concerning Guidelines and Formats
- **PART 4** List of Notifications Since 1995
- **PART 5** Text of the Agreement

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 Agreement on the Application of Sanitary and Phytosanitary Measures (SPS Agreement) applies to all SPS measures which may affect international trade. Sanitary and phytosanitary measures are defined in Annex A as any measure applied:

<table>
<thead>
<tr>
<th>TO PROTECT</th>
<th>FROM</th>
</tr>
</thead>
<tbody>
<tr>
<td>Human or animal life</td>
<td>Risks arising from additives, contaminants, toxins or disease-causing organisms in their food</td>
</tr>
<tr>
<td>Human life or health</td>
<td>Plant- or animal-carried diseases (zoonoses)</td>
</tr>
<tr>
<td>Animal or plant life or health</td>
<td>Pests, diseases, or disease-causing organisms</td>
</tr>
<tr>
<td>A territory</td>
<td>Damage caused by the entry, establishment or spread of pests</td>
</tr>
</tbody>
</table>

**WHAT MUST BE NOTIFIED?**

Under the SPS Agreement, the foundation of transparency rests on notifications. Members shall notify proposed SPS regulations (such as laws, decrees or ordinances which are applicable generally), or changes to regulations, which are not substantially the same as an international standard and may have a significant effect on trade.1 However, the SPS Committee encourages Members to notify draft regulations based on the relevant international standard as well.2

1 Note that SPS measures in force before 1 January 1995 do not have to be notified (but subsequent changes to these measures do have to be notified). However, Members should be able to answer questions about such measures should they be requested to do so by other Members through their enquiry points.

2 Transparency obligations are contained in Article 7 and Annex B of the SPS Agreement. Annex B of the SPS Agreement requires that Members notify measures whose content is not substantially the same as that of an international standard, guideline or recommendation, and when the measure may have a significant effect on trade. However, the Recommended Procedures for Implementing the Transparency Provisions of the SPS Agreement, adopted by the SPS Committee in 2008, and updated in 2018 (G/SPS/7/Rev.4), recommend that Members also notify measures which are based on the relevant international standards, and provide a broad interpretation of effects on trade.

Transparency under the SPS Agreement also involves the publication of regulations, the establishment of a national enquiry point (NEP) able to answer reasonable questions from other Members, and the designation of a single central government authority, the national notification authority (NNA), to be responsible for the notification requirements of the SPS Agreement. The SPS Committee encourages Members to publish SPS regulations on the Internet where possible.

**Regular notifications**

Except in urgent circumstances, WTO Members have the obligation to notify other Members of proposed changes in SPS regulations if these regulations might have an effect on the trade of other Members. Members must notify such new or changed regulations at an early stage, allow other Members to comment on the proposed text, discuss such comments on request, and take the comments and discussions into account in finalizing the regulation. The SPS Committee encourages Members to make such notifications when a draft with the complete text of a proposed regulation is available.

For proposed SPS measures which facilitate trade and those which are substantially the same as an international standard, guideline or recommendation, WTO Members may reduce or eliminate the period for receiving comments. While there is no WTO definition of "trade facilitating measures", the Committee’s recommended procedures provide examples of trade facilitating measures, such as the raising of the level of maximum residue limits of certain pesticides in certain products, the lifting of a ban on imports, or the simplification or elimination of certain certification/approval procedures.3 It is important to note that what might be trade facilitating for one WTO Member might still be of concern to, and warrant comment from, other Members.

**Emergency notifications**

Some steps of the notification process can be omitted in genuine emergencies, which the SPS Agreement (Annex B, paragraph 6) defines as cases "where urgent problems of health protection arise or threaten to arise" for the WTO Member implementing the measure.

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1 See footnote 5 in G/SPS/7/Rev.4.
Addenda, corrigenda and revisions
In addition to their original notifications, Members can also provide supplementary information in three different forms:

- An addendum is used to provide additional information or changes to an original notification. For instance, a Member may wish to indicate if the comment period has been extended or when a proposed regulation is either adopted, published or comes into force, if the relevant dates were not provided in the original notification or did change;
- A corrigendum is used to correct an error in an original notification such as an incorrect address detail; or
- A revision is used to replace an existing notification.

Any addendum or corrigendum should be read in conjunction with the original notification. Information on the completion of the above notification formats, as well as other recommended notification formats, can be found in the Practical Manual for SPS National Notification Authorities and SPS National Enquiry Points – 2018 Edition and in the Recommended Procedures for Implementing the Transparency Obligations of the SPS Agreement.

WHICH MEMBERS MUST NOTIFY?
Under the SPS Agreement, all WTO Member has obligations relating to "transparency".

WHEN TO NOTIFY?
Regular notifications
The SPS Agreement requires that measures be notified "at an early stage, when amendments can still be introduced". The procedures recommend that a normal time period of at least 60 calendar days for comments on notifications be allowed before a measure is finalized for adoption. Any Member which is able to provide a time limit beyond 60 days is encouraged to do so.

Emergency notifications
Emergency measures may be notified either before or immediately after they come into effect, with an explanation of the reasons for resorting to emergency action.

Timeline for SPS notifications
Drafting of the regulation
Publication of a notice
Notification to other Members
Draft text upon request (or website)

Publication of the regulation
Adoption of the regulation
End of comment period
Receive and discuss comments

Entry into force of the regulation

Minimum 6 months
Minimum 60 days
HOW TO NOTIFY?

The most efficient way to submit SPS notifications is through the online submission module in the ePing SPS&TBT Platform. This module is password-protected, and is accessible with the single sign-on credentials. This improved functionality allows Members to fill in all types of notification templates, improve national coordination with regulatory agencies, provide more accurate and complete data, prepare notification models to increase efficiency and keep track of all notifications submitted.

The Secretariat can grant notification admin rights to a user upon request at spscommittee@wto.org. The notification admin will then be able to draft and submit notifications to WTO. Additionally, the notification admin will also be able to grant Notification drafting rights and/or Notification submission rights to other domestic users registered in the ePing SPS&TBT Platform.

Alternatively, Members can also submit notifications by email to the Central Registry of Notifications (CRN) at crn@wto.org. Further information and the notification templates can be found in the Recommended Transparency Procedure page.

The WTO Secretariat has developed a Practical Manual for SPS National Notification Authorities and SPS National Enquiry Points – 2018 Edition. The manual is meant as a practical guide for Members to facilitate the implementation of the transparency provisions of the SPS Agreement.

Any questions regarding the ePing SPS&TBT Platform can be sent through the “Contact us” on the homepage of the Platform.

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4 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.2. SPS notifications may be submitted through online submission systems or as electronic attachments to emails. As it may be practice, a copy of the notification may be sent to the Secretariat unit substantively handling the notification.
### Listing of the Notification Obligations

#### Part 2

<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><strong>Transparency obligations</strong></td>
<td><strong>Type of measure</strong></td>
<td><strong>Members notifying</strong></td>
<td><strong>Periodicity</strong></td>
</tr>
<tr>
<td>Publication of sanitary and phytosanitary regulations Annex 1 and 2 B, paragraphs 1 and 2.</td>
<td>Sanitary/phytosanitary regulations.</td>
<td>All WTO Members</td>
<td>Ad-hoc</td>
</tr>
<tr>
<td>Notification of draft sanitary and phytosanitary regulations (Article 7 and Annex B, paragraph 5.)</td>
<td>Sanitary/phytosanitary regular draft regulations (whenever an international standard, guideline or recommendation does not exist, or the content of a proposed SPS regulation not substantially the same as international standards, and if the regulation may have a significant effect on trade of other Members).</td>
<td>All WTO Members</td>
<td>Ad-hoc</td>
</tr>
</tbody>
</table>

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5 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.2. SPS notifications should preferably be submitted through online submission systems or as electronic attachments to emails. As it may be practice, a copy of the notification may be sent to the Secretariat unit substantively handling the notification.
### PART 2

#### LISTING OF THE NOTIFICATION OBLIGATIONS

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| 4. Designation of a national enquiry point (NEP), Annex B, paragraph 3. | When a Member’s NEP has been designated, or changed, the WTO Secretariat should be informed of the contact details. Each Member shall ensure that one NEP exist, which is responsible for the provision of answers to all reasonable questions as well as the provision of relevant documents. | All WTO Members | One time | As appropriate, (subject to updates). | No. Users with notification admin rights in the ePing SPS&TBT Platform are responsible for updating their NEP’s contact details. | WTO Secretariat | No specific symbol |

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5 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.2. SPS notifications may be submitted through online submission systems or as electronic attachments to emails. As it may be practice, a copy of the notification may be sent to the Secretariat unit substantively handling the notification.
### WHAT MUST BE NOTIFIED?

Designation of a national notification authority (NNA), Annex B, paragraph 10.

### WHICH MEMBERS MUST NOTIFY?

All WTO Members

### WHEN TO NOTIFY?

One time

### HOW TO NOTIFY?

As appropriate, (subject to updates).

<table>
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<tr>
<th>Transparency obligations</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>
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<td>Transparency obligations</td>
<td>Type of measure</td>
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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.2. SPS notifications may be submitted through online submission systems or as electronic attachments to emails. As it may be practice, a copy of the notification may be sent to the Secretariat unit substantively handling the notification.
### OTHER RECOMMENDED NOTIFICATIONS

<table>
<thead>
<tr>
<th>RECOMMENDED NOTIFICATIONS</th>
<th>OBJECTIVE</th>
<th>PERIODICITY</th>
<th>FORMAT</th>
<th>GUIDANCE</th>
<th>NOTIFICATION SYMBOL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notification of determination of the equivalence of SPS measures.</td>
<td>To notify other Members, through the WTO Secretariat, of the measure(s) recognized to be equivalent and of the products affected by the recognition, in case a Member has made a determination recognizing the equivalence of sanitary or phytosanitary measures of another Member.</td>
<td>Ad-hoc</td>
<td>Determination of the Recognition of Equivalence notification template.</td>
<td>G/SPS/7/Rev.4, G/SPS/9/Rev.2</td>
<td>G/SPS/N/EQV/*</td>
</tr>
<tr>
<td>Information on requests for determination on the recognition of pest- or disease-free areas or areas of low pest or disease prevalence.</td>
<td>To inform the SPS Committee when (a) a request for recognition of pest- or disease-free area or area of low pest or disease prevalence is made, and/or when (b) a determination on whether to recognize a pest- or disease-free area or area of low pest or disease prevalence is made.</td>
<td>Ad-hoc</td>
<td>No specific format - could be done at the appropriate agenda item at SPS Committee meetings.</td>
<td>G/SPS/48</td>
<td>No specific symbol</td>
</tr>
<tr>
<td>Information on provision of special and differential treatment.</td>
<td>To inform the SPS Committee when an importing Member decides on whether and how special and differential treatment may be provided in response to a specific request. Should be done as addendum to the original notification concerning the measure, indicating (a) the names of the Members that requested special and differential treatment; (b) if special and differential treatment was provided and the form of such treatment; and (c) if not provided, indicate why not.</td>
<td>Ad-hoc</td>
<td>Addendum to the original notification concerning the measure Addendum to regular notification template.</td>
<td>G/SPS/33/Rev.1, G/SPS/7/Rev.4</td>
<td>G/SPS/N/<em>/Add.</em></td>
</tr>
<tr>
<td>Submission of unofficial translations of a document relating to a notification.</td>
<td>To inform the notifying Member of the existence of an unofficial translation of a document relating to a notification and to submit to the WTO Secretariat a supplement to the original notification submitted by a Member in case another Member possesses an unofficial translation.</td>
<td>Ad-hoc</td>
<td>Availability of translations notification supplement template.</td>
<td>G/SPS/7/Rev.4</td>
<td>G/SPS/N/*/Suppl.#</td>
</tr>
</tbody>
</table>

*These recommended notifications are adopted recommendations by the SPS Committee and are without prejudice to the position of Members or to their rights and obligations under the WTO.*
TRANSPARENCY RESOURCES

Committee on Sanitary and Phytosanitary Measures - Recommended Procedures for Implementing the Transparency Obligations of the SPS Agreement, G/SPS/7/Rev.4.


SPS Members’ transparency toolkit: This webpage, accessible from the SPS Gateway, contains information on transparency obligations, notification formats to be used, the decisions and recommendations adopted by the SPS Committee since 1 January 1995, handbooks, step-by-step manuals and other aids for Members’ transparency work in SPS.

ePing SPS&TBT Platform: This is a specialized and detailed information source on SPS and TBT notifications, specific trade concerns (STCs) discussed in the WTO SPS and TBT Committees, Member’s national notification authorities and enquiry points contact information, and other SPS documents. Users can also sign up to receive email alerts and to follow notifications on products and/or markets of interest and reach out to national and international counterparts. Additionally, users with the relevant rights can submit notifications through the ePing SPS&TBT Platform.

Trade concerns database (TCD): Accessible through the ePing SPS&TBT Platform, the TCD allows users to search for trade concerns raised in the SPS and other WTO Committees, to view Members’ profiles and to explore and visualize results according to different criteria.
PART 4

LIST OF NOTIFICATIONS SINCE 1995

LIST OF NOTIFICATIONS UNDER ARTICLE 7 AND ANNEX B OF THE SPS AGREEMENT

All SPS notifications can be found in the ePing SPS&TBT Platform.
Agreement on the Application of Sanitary and Phytosanitary Measures LT/UR/A-1A/12.