

PRESHIPMENT INSPECTION

Notifications under Article 5 of the Agreement on Preshipment Inspection

Addendum

Article 5 of the Agreement on Preshipment Inspection provides that Members shall submit to the Secretariat copies of the laws and regulations by which they put this Agreement into force, as well as copies of any other laws and regulations relating to preshipment inspection, when the WTO Agreement enters into force with respect to the Member concerned. Changes in the laws and regulations relating to preshipment inspection shall be notified to the Secretariat immediately after their publication. The Secretariat shall inform the Members of the availability of this information.

Previous notifications received are listed in documents G/PSI/N/1, G/PSI/N/1/Add.1, and G/PSI/N/1/Add.2. As of 27 June 1996, further notifications have been received as follows<sup>1</sup>:

I. Laws and regulations putting the Agreement on preshipment Inspection into force:

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II. Other laws and regulations relating to preshipment inspection:

Peru: Leg. D. N 659 "Establishing new procedures for merchandise import operations"; S.D. N 038-92-EF "Approving the regulations for inspection companies supervising merchandise import and warehousing operations"; D.L. N 25713 "Specifying the scope of the regulations establishing the import supervision regime for various goods"; D.L. N 25723 "Governing the inspection for origin of goods intended for special commercial processing zones with an FOB value of more than US\$ 2,000"; Directive N 7-D-22-92 SUNAD-INTA; S.D. N 265-91-EF "Establishing the procedures and formalities governing the merchandise import and warehousing supervision process".

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<sup>1</sup>Available for consultation in the WTO, Centre William Rappard (Office 3128).

III. Members notifying that they have no laws or regulations relating to preshipment inspection:

Canada  
Cuba  
Czech Republic  
Malaysia  
Norway  
Poland  
Santa Lucia  
Slovenia  
Suriname  
Zimbabwe