

ROTTERDAM CONVENTION

SECRETARIAT FOR THE ROTTERDAM CONVENTION ON THE PRIOR INFORMED CONSENT PROCEDURE FOR CERTAIN HAZARDOUS CHEMICALS AND PESTICIDES IN INTERNATIONAL TRADE

PIC CIRCULAR XXXVIII - December 2013







PIC CIRCULAR XXXVIII – December 2013

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INTRODUCTION

1. THE PURPOSE OF THE PIC CIRCULAR

The Rotterdam Convention on the Prior Informed Consent Procedure for Certain Hazardous Chemicals in International Trade entered into force on 24 February 2004.

The purpose of the <u>PIC Circular</u> is to provide all Parties, through their Designated National Authorities (DNAs), with the information required to be circulated by the Secretariat in line with Articles 4, 5, 6, 7, 10, 11, 13 and 14. The Decision Guidance Documents to be dispatched to Parties in line with Article 7, paragraph 3, are sent out in a separate communication.

The <u>PIC Circular</u> is published every six months, in June and December, respectively. The present Circular contains information related to and received in the period from 1 May 2013 to 31 October2013. In order to allow time for processing the information received in preparation of the <u>PIC Circular</u>, information received after 31 October 2013 has generally not been included, and will be included in the next PIC Circular.

Considerable efforts have been made by the Secretariat to ensure that the information included in the <u>PIC Circular</u> is both complete and accurate. DNAs are requested to review the information relating to their countries and communicate any inconsistencies, errors or omissions to the attention of the Secretariat.

2. IMPLEMENTATION OF THE ROTTERDAM CONVENTION

2.1 Designated national authorities (Article 4 of the Convention)

In line with Article 4, paragraph 4 of the Convention, the Secretariat shall inform Parties of new nominations or changes in nominations of Designated National Authorities (DNAs). A complete Register of DNAs containing all contact details is distributed together with the present <u>PIC Circular</u>. DNAs can also access this information on the Rotterdam Convention website (www.pic.int).

2.2 Notifications of final regulatory action to ban or severely restrict a chemical (Article 5 of the Convention)

In line with Article 5, paragraph 3, of the Convention, the Secretariat circulates summaries of notifications of final regulatory action that have been verified to contain the information required by Annex I of the Convention. In addition, the Secretariat circulates a synopsis of all of the notifications of final regulatory action received, including information regarding those notifications that do not contain all the information required by Annex I of the Convention.

A synopsis of all notifications of final regulatory action to ban or severely restrict chemicals received from Parties since the last <u>PIC Circular</u> has been prepared. Part A of *Appendix I* of the <u>PIC Circular</u> contains a summary of the individual notifications verified to meet the information requirements of Annex I of the Convention. Part B contains a list of notifications received, over the same period, that have been verified not to meet the information requirements of Annex I of the Convention. Finally, Part C lists notifications received which are still under verification by the Secretariat.

Part A of *Appendix V* contains a tabular summary of all the notifications of final regulatory action for banned or severely restricted chemicals that are not listed in Annex III that were received from Parties from September 1998 to the present, and verified as meeting the information requirements of Annex I of the Convention. Once an additional notification verified as meeting the information requirements of Annex I has been submitted from a second PIC region for one of these chemicals, it will then be forwarded to the Chemical Review Committee for consideration as a candidate chemical for inclusion in Annex III of the Convention.

Parties that have adopted final regulatory actions are to notify the Secretariat within the timeframes established in Article 5, paragraphs 1 and 2. The Secretariat would like to draw the attention of Parties to the chemicals for which at least one complete notification already exists and encourage Parties to accord priority to those chemicals in preparing notifications of final regulatory action.

Part B of Appendix V contains a list of all notifications received, over the same period, that have been verified not to meet the information requirements of Annex I of the Convention.

Information on notifications submitted by Parties for the chemicals listed in Annex III of the Convention verified as meeting the information requirements of Annex I of the Convention have been included on the Convention website (www.pic.int) in the section titled "Database of notifications."

Finally, a synopsis of all notifications received before the adoption of the Convention (under the original PIC procedure) was published in <u>PIC Circular X</u> in December 1999 and is available from the Rotterdam Convention website (<u>www.pic.int</u>). The notifications submitted before the adoption of the Convention do not meet the requirements of Annex I because the information requirements for notification under the original PIC procedure were different than those of the Convention. It is to be noted that although Parties are not obliged to resubmit notifications submitted under the original PIC procedure (paragraph 2 of Article 5 of the Convention), they may wish to consider doing so for those chemicals not presently listed in Annex III, in the event that sufficient supporting information is available.

In order to facilitate the submission of notifications, a *Form for notification of final regulatory action* to ban or severely restrict a chemical and guidance on how to complete it have been developed. Copies of the form and the instructions can be obtained from the Rotterdam Convention website (www.pic.int) or the Secretariat (pic@fao.org or pic@pic.int) upon request. When a notification of final regulatory action is submitted, the date of issue, signature of the DNA and official seal must be provided for each individual form to ensure its official status.

2.3 Proposals for inclusion of severely hazardous pesticide formulations (Article 6 of the Convention)

In line with Article 6, paragraph 2, of the Convention, the Secretariat circulates summaries of those proposals for inclusion of severely hazardous pesticide formulations in the PIC procedure, which the Secretariat has verified to contain the information required by Part 1 of Annex IV of the Convention.

Summaries of proposals received from Parties are provided in Part A of *Appendix II* of the <u>PIC Circular</u>. Parties that have submitted proposals which are still under verification by the Secretariat are listed in Part B of this Appendix.

No proposals for the inclusion of a Severely Hazardous Pesticide Formulation have been submitted since the last <u>PIC Circular</u>.

In order to facilitate the submission of proposals, an *Incident report form for human health incidents involving Severely Hazardous Pesticide Formulations* and an *Incident report form for environmental incidents involving Severely Hazardous Pesticide Formulations* have been developed. Copies of these forms and instructions may be obtained from the Rotterdam Convention website (www.pic.int) or the Secretariat (pic@fao.org or pic@pic.int) upon request.

When a proposal is submitted, the date of issue, signature of the DNA and official seal must be provided for each individual form to ensure its official status.

2.4 Chemicals subject to the PIC procedure and distribution of Decision Guidance Documents (Article 7 of the Convention)

Appendix III of the <u>PIC Circular</u> lists all chemicals that are currently listed in Annex III of the Convention and subject to the PIC procedure, their categories (pesticide, industrial chemical and severely hazardous pesticide formulation) and the date of first dispatch of the corresponding Decision Guidance Document to DNAs.

2.5 Export Notifications (Article 12 of the Convention)

Article 12 and Annex V of the Convention set out the provisions and information requirements related to export notifications. Where a chemical is banned or severely restricted by a Party, that Party shall provide an export notification to the importing Party. The importing Party has the obligation to acknowledge receipt of the export notification within 30 days.

The Conference of the Parties at its third meeting requested the Secretariat to develop a standard form for export notification in order to assist Parties in meeting their obligations under the Convention. Copies of the form may be obtained from the Rotterdam Convention website (www.pic.int) or the Secretariat upon request (pic@fao.org or pic@pic.int).

Parties are encouraged to use this form when making or acknowledging receipt of export notifications. Where there are forms that have been developed at the national level that meet the information requirements of Annex V of the Convention they may continue to be used.

2.6 Information to accompany exported chemicals (Article 13, paragraph 1, of the Convention)

In accordance with Article 13, paragraph 1, of the Convention, the World Customs Organization (WCO) has assigned specific Harmonized System (HS) customs codes to the individual chemicals or groups of chemicals listed in Annex III to the Rotterdam Convention. These codes entered into force on 1 January 2007.

Each Party shall require that for a chemical listed in Annex III and for which a HS customs code has been assigned, the shipping document carries this assigned code when the chemical is exported.

A table containing this information is also available on the Rotterdam Convention website (www.pic.int).

2.7 Transmittal of a response concerning future import of a chemical (Article 10, paragraphs 2, 3 and 4 of the Convention)

In accordance with Article 10, paragraph 2 of the Convention, each Party shall transmit to the Secretariat, as soon as possible, and in any event not later than nine months after the date of dispatch of the Decision Guidance Document, a response concerning the future import of the chemical concerned. If a Party modifies this response, the DNA shall forthwith submit the revised response to the Secretariat.

Article 10, paragraph 7, of the Convention states that, each Party shall, no later than the date of entry into force of the Convention for that Party; transmit import response to the Secretariat for each of the chemicals listed in Annex III of the Convention.

In line with Article 10, paragraph 4 of the Convention, the response shall consist of either a final decision or an interim response. The interim response may include an interim decision regarding import. The response must relate to the category or categories specified for the chemical in Annex III of the Convention.

As of 31 October 2013, 92 Parties have not yet provided import responses for one or more of the chemicals listed in Annex III to the Convention and, among these, the following 17 Parties have failed

to provide any import responses: <u>Afghanistan, Botswana, Cambodia, Djibouti, Equatorial Guinea, Lesotho, Maldives, Marshall Islands, Montenegro, Namibia, Russian Federation, Saint Kitts and Nevis, Saint Vincent and the Grenadines, Somalia, Swaziland, Tonga and Ukraine.</u>

When the Convention enters into force for new Parties, the Secretariat sends a welcome package to the DNA. The package contains all information relevant to the implementation of the Convention together with the request for the submission of the outstanding import responses.

The list of "Cases of failure to transmit a response" in Appendix IV of the <u>PIC Circular</u> serves as a further reminder of the need to submit import responses for all chemicals in Annex III.

In order to facilitate the submission of responses regarding import, a *Form for import response* and guidance on how to complete it have been developed. Copies of the form and the instructions can be obtained from the Rotterdam Convention website (www.pic.int) or the Secretariat (pic@fao.org or pic@pic.int) upon request.

When an import response is submitted, the date of issue, signature of the DNA and official seal must be provided for each individual form to ensure its official status.

2.8 Information on responses received concerning future import of a chemical (Article 10, paragraph 10 and Article 11, paragraph 2, of the Convention)

Paragraph 10 of Article 10 states that the Secretariat shall, every six months, inform all Parties of the responses received regarding future import, including a description of the legislative or administration measures on which the decisions have been based, where available, and information on cases of failure on their part to transmit a response.

Appendix IV of the <u>PIC Circular</u> contains information on the import responses submitted by Parties for chemicals in Annex III of the Convention. Part 1 includes those import responses received in the period between 1 May 2013 and 31 October 2013. Part 2 includes a full listing of all of the import responses received from all Parties up to 31 October 2013 and Part 3 lists the cases of failure to transmit a response for each chemical and the date on which the Secretariat first informed all Parties, through publication of the <u>PIC Circular</u>, of the failure of a Party to transmit an import response.

The information in this appendix has been arranged according to the sequence of the individual chemicals as they are listed in Annex III of the Convention (and reproduced as Appendix III of the <u>PIC Circular</u>). The import responses relate to the category or categories specified for each chemical in Appendix III of the <u>PIC Circular</u>. Please note that any response not addressing importation is considered as an interim response that does not contain an interim decision.

The Secretariat encourages Parties to submit the outstanding import responses for each of the 43 chemicals listed in Annex III to the Convention and wishes to draw the attention of DNAs to Article 11, paragraph 2, of the Convention in relation to the failure to transmit a response or the transmission of an interim response that does not contain an interim decision.

2.9 Information exchange on chemicals recommended by the Chemical Review Committee for listing in Annex III but for which the Conference of the Parties has yet to take a final decision (COP decisions RC.3/3, RC.4/4 and RC.6/8)

Article 14, paragraph 1, states that each Party shall, as appropriate and in accordance with the objective of this Convention, facilitate: a) the exchange of scientific, technical, economic and legal information concerning the chemicals within the scope of this Convention, including toxicological, ecotoxicological and safety information; b) the provision of publicly available information on domestic regulatory actions relevant to the objectives of this Convention; and c) the provision of information to other Parties, directly or through the Secretariat, on domestic regulatory actions that substantially restrict one or more uses of the chemical, as appropriate.

The Conference of the Parties (COP), in decisions RC.3/3 and RC.4/4 on chrysotile asbestos and RC.6/8 on liquid formulations (emulsifiable concentrate and soluble concentrate) containing paraquat dichloride at or above 276 g/L, corresponding to paraquat ion at or above 200 g/L, encouraged Parties to make use of all information available on these chemicals, to assist others, in particular developing countries and countries with economies in transition, to make informed decisions regarding their import and management and to inform other Parties of these decisions using the information exchange provisions in Article 14 of the Convention. The full text of these decisions may be found in Annex I of the reports of the respective COP meetings (UNEP/FAO/RC/COP.3/26, UNEP/FAO/RC/COP.4/24, and UNEP/FAO/RC/COP.6/20).

In line with these decisions and in the interest of promoting information exchange on these chemicals, *Appendix VI* of the PIC Circular has been added to the Circular and divided into two parts:

Part 1 provides a reference to the information that has been provided by Parties on national decisions concerning the management of chrysotile asbestos and liquid formulations (emulsifiable concentrate and soluble concentrate) containing paraquat dichloride at or above 276 g/L, corresponding to paraquat ion at or above 200 g/L. It is a tabular summary which provides details on the Party that submitted the information, the <u>PIC Circular</u> the information was circulated in, and the web link to the Rotterdam Convention website where the information may be found. In the section "Chemicals recommended for listing" on the Rotterdam Convention website, there is further information on this chemical including the notifications of final regulatory action and supporting documentation that was made available to the Chemical Review Committee and the draft Decision Guidance Documents.

Part 2 is a list of decisions on the future import of chrysotile asbestos and liquid formulations (emulsifiable concentrate and soluble concentrate) containing paraquat dichloride at or above 276 g/L, corresponding to paraquat ion at or above 200 g/L that have been submitted by Parties under Article 14. These import decisions are circulated for information only and do not constitute part of the legally binding PIC procedure.

This information, as well as further information relevant to the work of the Chemical Review Committee on this chemical, may be accessed directly on the Rotterdam Convention website (www.pic.int).

2.10 Information on transit movements (Article 14, paragraph 5, of the Convention)

As outlined in Article 14, paragraph 5, of the Convention, any Party requiring information on transit movements through its territory of chemicals listed in Annex III may report its need to the Secretariat, which shall inform all Parties accordingly.

Since the last <u>PIC Circular</u>, no Party has reported to the Secretariat its need for information on transit movements through its territory of Annex III chemicals.

3. ADDITIONAL INFORMATION FOR DNAS

3.1 Information on the status of ratification of the Convention

The Convention entered into force on 24 February 2004, 90 days after the date of the deposit of the 50th instrument of ratification, acceptance, approval or accession. For each State or regional economic integration organization that ratifies, accepts or approves this Convention or accedes thereto after 24 February 2004, the Convention shall enter into force on the ninetieth day after the date of deposit by such State or regional economic integration organization of its instrument of ratification, acceptance, approval or accession.

As of 31 October 2013 there were 154 Parties to the Rotterdam Convention. The Parties are:

Afghanistan, Albania, Antigua and Barbuda, Argentina, Armenia, Australia, Austria, Bahrain, Belgium, Belize, Benin, Bolivia, Bosnia and Herzegovina, Botswana, Brazil, Bulgaria, Burkina Faso, Burundi, Cambodia, Cameroon, Canada, Cabo Verde, Chad, Chile, China, Colombia, Congo (Democratic Republic of), Congo (Republic of), Cook Islands, Costa Rica, Côte d'Ivoire, Croatia, Cuba, Cyprus, Czech Republic, Denmark, Djibouti, Dominica, Dominican Republic, Ecuador, El Salvador, Equatorial Guinea, Eritrea, Estonia, Ethiopia, European Union, Finland, France, Gabon, Gambia, Georgia, Germany, Ghana, Greece, Guatemala, Guinea, Guinea-Bissau, Guyana, Honduras, Hungary, India, Indonesia¹, Iran (Islamic Republic of), Ireland, Israel, Italy, Jamaica, Japan, Jordan, Kazakhstan, Kenya, Korea (Democratic People's Republic of), Korea (Republic of), Kuwait, Kyrgyzstan, Lao People's Democratic Republic, Latvia, Lebanon, Lesotho, Liberia, Libya, Liechtenstein, Lithuania, Luxembourg, Macedonia (the Former Yugoslav Republic of), Madagascar, Malawi, Malaysia, Maldives, Mali, Marshall Islands, Mauritania, Mauritius, Mexico, Moldova (Republic of), Mongolia, Montenegro, Morocco, Mozambique, Namibia, Nepal, Netherlands, New Zealand, Nicaragua, Niger, Nigeria, Norway, Oman, Pakistan, Panama, Paraguay, Peru, Philippines, Poland, Portugal, Qatar, Romania, Russian Federation, Rwanda, Saint Kitts and Nevis, Saint Vincent and the Grenadines, Samoa, Sao Tome and Principe, Saudi Arabia, Senegal, Serbia, Singapore, Slovakia, Slovenia, Somalia, South Africa, Spain, Sri Lanka, Sudan, Suriname, Sweden, Swaziland, Switzerland, Syrian Arab Republic, Tanzania (United Republic of), Thailand, Togo, Tonga, Trinidad and Tobago, Uganda, Ukraine, United Arab Emirates, United Kingdom, Uruguay, Venezuela, Vietnam, Yemen, Zambia and Zimbabwe.

For those States that become Parties to the Convention after 31 October 2013, all information will be reported in the next <u>PIC Circular</u>.

The Convention website (<u>www.pic.int</u>) gives a complete and up to date list of the States and regional economic integration organizations that have ratified the Rotterdam Convention.

3.2 List of documents in support of the implementation of the Rotterdam Convention

The following are documents relevant to the implementation of Rotterdam Convention. They can be obtained from the Rotterdam Convention website (www.pic.int) or the Secretariat (pic@fao.org or pic@pic.int) upon request.

- Rotterdam Convention on the Prior Informed Consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade (available in Arabic, Chinese, English, French, Russian and Spanish);
- Decision guidance documents for each of the chemicals in Annex III of the Convention (available in English, French and Spanish);
- Form and instructions for notification of final regulatory action to ban or severely restrict a chemical (available in English, French and Spanish);
- Form and instructions for import response (available in English, French and Spanish);
- Form and instructions for reporting human health incidents and environmental incidents relating to Severely Hazardous Pesticide Formulations (SHPF) (available in English, French and Spanish);
- Export notification form and instructions (available in English, French and Spanish);
- Form for nomination of a Designated National Authority (available in English, French and Spanish);
- All past PIC Circulars (available in English, French and Spanish);
- Register of Designated National Authorities for the Rotterdam Convention (available in English).

3.3 Resource kit of information on the Rotterdam Convention

¹ According to Article 26 paragraph 2 of the Rotterdam Convention, the Convention will enter into force on 24/12/2013 for Indonesia.

The Resource Kit is a collection of publications containing information on the Rotterdam Convention. It has been developed with a range of end-users in mind, including the general public, DNAs and stakeholders involved in the implementation of the Convention. It includes elements to assist in awareness-raising activities and detailed technical information and training materials aimed at facilitating implementation of the Convention. All documents contained in the Resource Kit can be obtained from the Rotterdam Convention website (www.pic.int) or the Secretariat upon request (pic@pic.int).

The Stepwise Guide is a document developed as an introduction to the Resource Kit and the publications it includes. It provides a brief outline of the content of each publication, indicates the target audience and lists the languages in which they are available (most publications are available in six languages).

Guidance to complete the form for notification of final regulatory action

A publication containing guidance is available to assist Designated National Authorities (DNAs) in completing the Form for Notification of Final Regulatory Action, with the objective of improving understanding of the information requested and facilitating the preparation and submission of notifications that are complete against the information requirements of Annex I of the Convention. The guidance is available on the Convention website at:

http://www.pic.int/Implementation/ResourceKit/tabid/1064/language/en-US/Default.aspx.

Under Article 5 of the Rotterdam Convention, Parties have an obligation to notify the Secretariat when they take a final regulatory action to ban or severely restrict a chemical. These notifications play an important role in the exchange of information on hazardous chemicals and identification of candidate chemicals for the PIC procedure.

The guidance to assist in completing the Form for Notification of Final Regulatory Action has been developed based on the experience of the Secretariat as well as the lessons learned by members of the Chemical Review Committee. This guidance is considered a work-in-progress that will continue to evolve and be updated as experience is gained and more feedback from Parties is received. Parties are encouraged to send comments on the guidance to the Secretariat at pic@fao.org or pic@pic.int.

The Secretariat can be contacted at the following addresses if there are any queries regarding aspects of the development and operation of the Rotterdam Convention:

Secretariat for the Rotterdam Convention (FAO)

Viale delle Terme di Caracalla 00153 Rome, Italy

Fax: (+39 06) 5705 3224

E-mail: pic@fao.org

Secretariat for the Rotterdam Convention (UNEP Chemicals)

11-13, Chemin des Anémones CH – 1219 Châtelaine, Geneva, Switzerland

Fax: (+41 22) 917 8082

E-mail: <u>pic@pic.int</u>

APPENDIX I

SYNOPSIS OF NOTIFICATIONS OF FINAL REGULATORY ACTION RECEIVED SINCE THE LAST PIC CIRCULAR

This appendix consists of three parts:

Part A: Summary of each Notification of Final Regulatory Action that has been verified to contain all the information requirements of Annex I of the Convention

Notifications of final regulatory action that have been verified to contain all the information requirements of Annex I of the Convention, received between 01 May 2013 and 31 October 2013.

Part B: Information on Notifications of Final Regulatory Action that have been verified to not contain all the information requirements of Annex I of the Convention

Notifications of final regulatory action that have been verified to not contain all the information requirements of Annex I of the Convention, received between 01 May 2013 and 31 October 2013.

Part C: Notifications of Final Regulatory Action still under verification

Notifications of final regulatory action that have been received by the Secretariat but for which the verification process has not yet been completed.

Synopsis of Notifications of Final Regulatory Action Received Since the Last PIC Circular

PART A

SUMMARY OF EACH NOTIFICATION OF FINAL REGULATORY ACTION THAT HAS BEEN VERIFIED TO CONTAIN ALL THE INFORMATION REQUIREMENTS OF ANNEX I OF THE CONVENTION

Notifications of final regulatory action that have been verified to contain all the information requirements of by Annex I of the Convention, received between 01 May 2013 and 31 October 2013.

CANADA

Common Name(s): Chlorinated alkanes that have the molecular formula CnHxCl(2n+2-x) in which 10 = n = 13 (Short chain chlorinated alkanes, (SCCA), short chain polychlorinated paraffins (SCCP),

CAS number(s): 1002-69-3, 104948-36-9, 108171-26-2, 112-52-7, 2162-98-3, 3922-28-9, 51990-12-6, 61788-76-9, 63449-39-8, 68188-19-2, 68476-48-2, 68606-33-7, 68911-63-7, 68920-70-7, 68938-42-1, 68955-41-9, 68990-22-7, 71011-12-6, 72854-22-9, 73138-78-0, 84082-38-2, 84776-06-7, 85422-92-0, 85535-84-8, 85536-22-7, 85681-73-8, 97553-43-0, 97659-46-6

Group Members: Decane, 1-chloro, Alkanes, chloro, Paraffin waxes and Hydrocarbon waxes, chloro, Chlorowax, Paraffin waxes and Hydrocarbon waxes, chloro, chlorosulfonated, Hydrocarbons, C2-6, chloro, Hydrocarbons, C1-6, chloro, Alkanes, chloro, sulfurized, Alkanes, C6-18, chloro, Paraffin waxes and Hydrocarbon waxes, chloro, reaction products with naphthalene, Alkanes, C10-18, bromo chloro, Alkanes, C11-14, 2-chloro, Alkanes, C12-13, chloro, Paraffin waxes and Hydrocarbon waxes, chloro, sulfonated, ammonium salts, Paraffins (petroleum), normal C5-20, chlorosulfonated, ammonium salts, Alkanes, C10-21, chloro, Alkanes, C10-32, chloro, Paraffin oils, chloro, Paraffin oils, chloro, Alkanes, C12-14, chloro, Alkanes, C10-14, chloro, Paraffins (petroleum), normal C>10, chloro, Alkanes, C10-26, chloro, Alkanes, C10-22, chloro, Alkanes, C10-12, chloro, 1-chlorododecane, 1,10-dichlorodecane, 1,12-dichlorododecane

Group Members: 1002-69-3, 61788-76-9, 63449-39-8, 51990-12-6, 68188-19-2, 68476-48-2, 68606-33-7, 68911-63-7, 68920-70-7, 68938-42-1, 68955-41-9, 68990-22-7, 71011-12-6, 72854-22-9, 73138-78-0, 84082-38-2, 84776-06-7, 85422-92-0, 85422-92-0, 85536-22-7, 85681-73-8, 97553-43-0, 97659-46-6, 104948-36-9, 108171-26-2, 112-52-7, 2162-98-3, 3922-28-9

Chemical Name: Alkanes, C10-13, chloro

Final regulatory action has been taken for the category: Industrial

Final regulatory action: The chemical is banned.

Use or uses prohibited by the final regulatory action: All manufacture, use, sale, offer for sale or import of SCCAs, or a product containing them, is prohibited unless the toxic substance is incidentally present.

The final regulatory action was based on a risk or hazard evaluation: Yes

Summary of the final regulatory action: A person must not manufacture, use, sell, offer for sale or import of SCCAs or a product containing them unless the toxic substance is incidentally present.

A person must not manufacture, use, sale, offer for sale or import SCCAs or products containing them unless they are to be used in laboratory for analysis, in scientific research or as a laboratory analytical standard.

A person who manufactures or imports SCCAs listed in Schedule 2, Part 4 or a product containing it whether incidentally or not, above the reporting thresholds must submit an annual report by March 31st of the following year.

A person may use, sell, or offer for sale a product containing SCCAs if the product is manufactured or imported before the day on which these Regulations come into force (March 14, 2013).

The reasons for the final regulatory action were relevant to: Human health and environment

Summary of known hazards and risks to human health: For SCCAs, critical data relevant to both estimation of exposure of the general population in Canada and assessment of the weight of evidence for the mode of induction of specific tumours were identified following release of the first Priority Substances List (PSL1) assessment and prior to February 2001, although most of this information has been reported in incomplete published summary accounts or abstracts. These data suggest that several tumours observed in carcinogenicity bioassays in rats and mice exposed to SCCAs are induced by modes of action either not relevant to humans (kidney tumours in male rats) or for which humans are likely less sensitive (in rats, liver tumours related to peroxisome proliferation and thyroid tumours related to thyroid-pituitary disruption). Complete documentation of available studies and consideration in additional investigations of the reversibility of precursor lesions in the absence of continued exposure is lacking. However, reported data on mode of induction of tumours in addition to the weight of evidence that SCCAs are not DNA reactive are at least sufficient as a basis for consideration of a Tolerable Daily Intake (TDI) for non-cancer effects as protective for carcinogenicity for observed tumours. Upper-bounding estimates of daily intake of SCCAs approach or exceed the TDI for these compounds, which, on the basis of available information, is likely also protective for potential carcinogenicity.

Expected effect of the final regulatory action in relation to human health: Prevention of potential risks of harm to the Canadian environment and, where applicable, human health by prohibiting the manufacture, use, sale, offer for sale or import of SCCAs as well as products containing these substances.

Summary of known hazards and risks to the environment: The risk evaluation considered all Chlorinated Alkanes (CAs) including SCCAs, Medium-Chain Chlorinated Alkanes (MCCAs) and Long-Chain Chlorinated Alkanes (LCCAs).

There are no known natural sources of CAs. The major sources of release of CAs into the Canadian environment are likely the formulation and manufacturing of products containing CAs, such as polyvinyl chloride (PVC) plastics, and use in metalworking fluids. The possible sources of releases to water from manufacturing include spills, facility wash-down and drum rinsing/disposal. CAs in metalworking/metal cutting fluids may also be released to aquatic environments from drum disposal, carry-off and spent bath. These releases are collected in sewer systems and often ultimately end up in the effluents of sewage treatment plants. When released to the environment, CAs tend to partition primarily to sediment or soil.

SCCAs have been detected in the following environmental samples from Canada: in Arctic air, in sediments from remote northern lakes, in sewage treatment plant effluents from southern Ontario, in surface water, sediments and fish from Lake Ontario and in marine mammals from the Canadian

Arctic and the St. Lawrence River. Maximum Canadian concentrations of SCCAs were observed in aquatic biota and sediments from the St. Lawrence River and also in sediments and fish from southwestern Ontario.

Atmospheric half-lives for many CAs are estimated to be greater than 2 days. In addition, SCCAs have been detected in Arctic biota and lake sediments in the absence of significant sources of SCCAs in this region, which suggests that long-range atmospheric transport of SCCAs is occurring. SCCA residues have been detected in Canadian lake sediments dating back over 25 years, suggesting that the half-lives of SCCAs in sediment are greater than 1 year. It is therefore concluded that SCCAs are persistent as defined in the Persistence and Bioaccumulation Regulations of the Canadian Environmental Protection Act, 1999 (CEPA 1999).

Bioaccumulation factors (BAFs) of 16,440-25,650 wet weight (wet wt.) in trout from Lake Ontario indicate that SCCAs are bioaccumulating to a high degree in aquatic biota in Canada. This is supported by very high bioconcentration factors (BCFs) for SCCAs measured in mussels (5,785-138,000 wet wt.).

In cases where appropriate Canadian environmental exposure data were not available, international concentration data were used for the risk quotients. Conservative risk quotients indicate that SCCAs have the potential to harm pelagic and soil organisms, that SCCAs may harm benthic organisms and that SCCAs have the potential to harm fish-eating wildlife through food chain effects.

Based on the information available, it is proposed that SCCAs are entering the environment in quantities or concentrations or under conditions that have or may have an immediate or long-term harmful effect on the environment or its biological diversity.

Expected effect of the final regulatory action in relation to the environment: Prevention of potential risks of harm to the Canadian environment and, where applicable, human health by prohibiting the manufacture, use, sale, offer for sale or import of SCCAs as well as products containing these substances with a limited number of exemptions.

Date of entry into force of the final regulatory action: 14/03/2013

CANADA

Common Name(s): Polychlorinated naphthalenes (PCNs)

CAS number(s): 12616-35-2, 12616-36-3, 1321-64-8, 1335-87-1, 1335-88-2, 1825-30-5, 1825-31-6, 20020-02-4, 2050-69-3, 2050-72-8, 2050-73-9, 2050-74-0, 2050-75-1, 2065-70-5, 2198-75-6, 2198-77-8, 2234-13-1, 2437-54-9, 2437-55-0, 25586-43-0, 31604-28-1, 32241-08-0, 3432-57-3, 39450-05-0, 50402-51-2, 50402-52-3, 51570-43-5, 51570-44-6, 51570-45-7, 53555-63-8, 53555-64-9, 53555-65-0, 55720-33-7, 55720-34-8, 55720-35-9, 55720-36-0, 55720-37-1, 55720-38-2, 55720-39-3, 55720-40-6, 55720-41-7, 55720-42-8, 55720-43-9, 58718-66-4, 58718-67-5, 58863-15-3, 67922-21-8, 67922-22-9, 67922-23-0, 67922-24-1, 67922-25-2, 67922-26-3, 67922-27-4, 70776-03-3

Group Members: Tetrachloronaphthalene, Octachloronaphthalene, Naphthalene polychlorinated, Dichloronaphthalene, Trichloronaphthalene, Pentachloronaphthalene, Hexachloronaphthalene, Helowaxes commercial mixtures

Group Members: 1335-88-2, 2234-13-1, 70776-03-3, 1321-64-8, 1335-87-1, 32241-08-0

Chemical Name: Naphtalene, chloro derivatives.

Final regulatory action has been taken for the category: Industrial

Final regulatory action: The chemical is banned

Use or uses prohibited by the final regulatory action: All manufacture, use, sale, offer for sale or import, or a product containing them, is prohibited unless the toxic substance is incidentally present.

The final regulatory action was based on a risk or hazard evaluation: Yes

Summary of the final regulatory action: A person must not manufacture, use, sell, offer for sale or import polychlorinated naphthalenes or a product containing them unless the toxic substance is incidentally present.

A person may use, sell, or offer for sale a product containing polychlorinated naphthalenes if the product is manufactured or imported before the day on which these Regulations come into force (March 14, 2013).

The prohibition on manufacture, use, sale, offer for sale or import of any toxic substances or products containing them does not apply if they are to be used in laboratory for analysis, in scientific research or as a laboratory analytical standard.

The reasons for the final regulatory action were relevant to: Environment

Summary of known hazards and risks to the environment: The approach taken in the ecological screening assessment was to examine various pieces of scientific and technical information, and to develop conclusions based on a weight-of-evidence approach and using precaution as required under the Canadian Environmental Protection Act, 1999 (CEPA 1999). Since there are unique concerns about di- through octa-CNs, because they are persistent and bioaccumulative substances, the potential for these homologue groups to cause environmental harm has been evaluated separately from that of mono-CNs.

Based on the weight of evidence, including in particular measured log Kow values for di- to octa-CNs, the measured Bioconcentration Factor (BCF) values for di-to penta-CNs in fish, and taking into account the supporting information on measured Biomagnification Factors (BMFs) for tetra- to hepta-CNs, the high dietary uptake efficiencies of hexa- to octa-CNs in northern pike, and the very slow

elimination of hexa-CNs from the bodies of rats and humans, it is concluded that di- to octa-CNs are also bioaccumulative.

There are special concerns about persistent and bioaccumulative substances that are also potentially harmful to organisms at low concentrations in controlled toxicity tests.

Although current science is unable to accurately predict the ecological effects of these substances, they are generally acknowledged to be highly hazardous. Assessments of such substances may thus be performed using a more conservative (precautionary) approach.

Evidence that a substance is highly persistent and bioaccumulative, as defined in the Persistence and Bioaccumulation Regulations of the Canadian Environmental Protection Act, 1999 (CEPA 1999), when taken together with potential for environmental release or formation and potential for toxicity to organisms, provides a significant indication that it may be entering the environment under conditions that may have harmful long-term ecological effects. Substances that are persistent remain in the environment for a long time after being released, increasing the potential magnitude and duration of exposure. Substances that have long half-lives in mobile media (air and water) and partition into these media in significant proportions have the potential to cause widespread contamination. Releases of small amounts of bioaccumulative substances may lead to high internal concentrations in exposed organisms. Highly bioaccumulative and persistent substances are of special concern, since they may biomagnify in food webs, resulting in very high internal exposures, especially for top predators.

The available empirical and modelled aquatic toxicity data for CNs indicate that di-, tri-, tetra- and penta-CNs may be harmful to aquatic organisms at relatively low concentrations: less than 1 mg/L for acute exposures, and less than 0.1 mg/L for chronic exposures. Hexa-, hepta- and octa-CNs were found to cause harmful effects to mammals (particularly cattle) at relatively low doses of 2.4 mg/kg body weight per day and less.

Beginning around 1910, mono- to octa-CNs were produced commercially as Halowax mixtures for a variety of uses. Although CNs are not currently in commercial use in Canada, CNs may be produced unintentionally as a by-product of industrial processes involving heat and/or chlorine, such as waste incineration, cement and magnesium production, and the refining of metals such as aluminium.

Even though CNs are no longer used in Canada, because of their historical use and continued incidental releases, CNs continue to be detected in a variety of environmental samples over wide areas of Canada. For example, they have been detected in Arctic and urban air, in water from Lake Ontario, in fish and birds from the Great Lakes and environs, in seals and whales from the Canadian Arctic, and in Vancouver Island marmot. Their widespread presence in biota demonstrates that uptake and bioaccumulation are occurring and therefore there is the potential for adverse effects.

Finally, there is international consensus on the concerns posed by CNs and the need for coordinated international action due to their long-range transport in the atmosphere.

Based on the lines of evidence presented above, particularly the evidence for persistence, bioaccumulation and potential to cause both acute and chronic harm at low exposure values in controlled toxicity tests, and taking into account the limitations of existing quantitative risk estimation methods when applied to such substances, and recognizing that, although CNs are no longer in commercial use in Canada, they continue to enter the Canadian environment from unintentional production as well as transboundary movement of air, and have been identified as a concern by international consensus, it is concluded that di-through octa-CNs have the potential to cause environmental harm in Canada.

Expected effect of the final regulatory action in relation to the environment: Prevention of potential risks of harm to the Canadian environment by prohibiting the manufacture, use, sale, offer for sale or import of PCNs as well as products containing these substances with a limited number of exemptions.

Date of entry into force of the final regulatory action: 14/03/2013

CANADA

Common Name(s): Tributyltins.

CAS number(s): 1461-22-9, 1983-10-4, 2155-70-6, 4027-18-3, 4342-30-7, 56-35-9, 67701-37-5, 688-73-3.

Group Members: Tributyltin compounds, Tributyl tin compounds.

Group Members: 56-35-9, 56-35-9, 4342-36-3, 1461-22-9, 1983-10-4, 24124-25-2, 2155-70-6, 85409-

17-2.

Chemical Name: Tributyltins.

Final regulatory action has been taken for the category: Industrial.

Final regulatory action: The chemical is severely restricted.

Use or uses prohibited by the final regulatory action: All manufacture, use, sale, offer for sale or import of tributyltins, or a product containing them, is prohibited unless they are incidentally present.

Use or uses that remain allowed: This prohibition does not apply to the following:

- (a) tetrabutyltin containing a concentration of less than or equal to 30% by weight of tributyltins; and
- (b) mono- and dibutyltins (in applications such as PVC processing, glass coating or as catalysts), because tributyltins are incidentally present in these products.

Furthermore, the Regulations, do not apply to tributyltins for pesticidal uses within the meaning of section 2 of the Pest Control Products Act.

A person who is a manufacturer or importer of tributyltins, or a product containing them, on the day on which the Regulations come into force may continue that activity if they have been issued a permit under section 10 of the Regulations.

A person may use, sell, or offer for sale a product containing tributyltins if they are manufactured or imported before the day on which these Regulations come into force.

The final regulatory action was based on a risk or hazard evaluation: Yes.

Summary of the final regulatory action: A person must not manufacture, use, sell, offer for sale or

import tributyltins or a product containing them unless the toxic substance is incidentally present.

This prohibition does not apply to the following:

- (a) tetrabutyltin containing a concentration of less than or equal to 30% by weight of tributyltins; and
- (b) mono- and dibutyltins (in applications such as PVC processing, glass coating or as catalysts), because tributyltins are incidentally present in these products.

Furthermore, the Regulations, do not apply to tributyltins for pesticidal uses within the meaning of section 2 of the Pest Control Products Act.

A person who is a manufacturer or importer of tributyltins, or a product containing them, on the day on which the Regulations come into force may continue that activity if they have been issued a permit under section 10 of the Regulations.

A person may use, sell, or offer for sale a product containing tributyltins if they are manufactured or imported before the day on which these Regulations come into force.

The reasons for the final regulatory action were relevant to: Environment.

Summary of known hazards and risks to the environment: Tributyltins are harmful to many aquatic organisms at low concentrations. They are present in the environment as a result of human activity. They have been shown to impose male sexual characteristics on females of some marine gastropods and appear to have the potential to induce sex reversal in some marine fish. Estimated and measured concentrations of tributyltins in some locations in Canada are high enough to cause adverse effects in sensitive organisms. Furthermore, tributyltins meet the criteria for persistence and bioaccumulation set out in the Persistence and Bioaccumulation Regulations, a regulation made under the Canadian Environmental Protection Act, 1999 (CEPA 1999). Tributyltins are present as a contaminant in commercial tetrabutyltin formulations and probably at much lower levels in mono- and dibutyltin formulations.

Expected effect of the final regulatory action in relation to the environment: The proposed risk management objective for tributyltins is to achieve the lowest level of releases that are technically and economically feasible.

Date of entry into force of the final regulatory action: 14/03/2013.

EUROPEAN UNION

Common Name(s): Chlorates

CAS number(s): 7775-09-9, 10326-21-3, 3811-04-9 and others

Chemical Name: Sodium chlorate, magnesium chlorate, potassium chlorate and others, Chloric acid sodium salt, chloric acid magnesium salt, chloric acid potassium salt and others

Final regulatory action has been taken for the category: Pesticide

Final regulatory action: The chemical is Banned.

Use or uses prohibited by the final regulatory action: All applications as a plant protection product.

The final regulatory action was based on a risk or hazard evaluation: Yes.

Summary of the final regulatory action: It is prohibited to place on the market or use plant protection products containing chlorate. Chlorate is not included in the list of approved active substances under Regulation (EC) No. 1107/2009 concerning the placing of plant protection products on the market, which replaces Directive 91/414/EEC.

As of 18 November 2008 no authorisations for plant protection products containing chlorate were allowed to be granted or renewed by the Member States and all uses of plant protection products containing chlorate were prohibited as of 10 May 2010 at the latest.

Expected effect of the final regulatory action in relation to human health: Reduction of risk from the use of plant protection products containing chlorates.

Summary of known hazards and risks to the environment: It was concluded that it was not demonstrated that it may be expected that plant protection products containing chlorate (including Mg, Na, K chlorates) satisfy in general the requirements laid down in Article 5 (1) (a) and (b) of Directive 91/414/EEC.

The evaluation identified the need for further data to assess the leaching of a relevant metabolite of chlorate to groundwater. The Draft Assessment Report mentions that the potential lixiviation to groundwater was not provided by the notifier. It was requested to perform a lysimeter study, considering the potential lixiviation of sodium chlorate, chlorite and chloride (the concentration of chloride in drinking water should not exceed the indicative value of 250 mg/l-1 according to Council Directive 98/83/EC on the quality of water intended for human consumption). Furthermore it was mentioned that the route and rate of degradation of sodium chlorate in water and water-sediment system could not be assessed because final reports of the different studies were not provided.

Expected effect of the final regulatory action in relation to the environment: Reduction of risk from the use of plant protection products containing chlorates.

Date of entry into force of the final regulatory action: 10/05/2010.

Synopsis of Notifications of Final Regulatory Action Received Since the Last PIC Circular

PART B

INFORMATION ON NOTIFICATIONS OF FINAL REGULATORY ACTION THAT HAVE BEEN VERIFIED TO NOT CONTAIN ALL THE INFORMATION REQUIREMENTS OF BY ANNEX I OF THE CONVENTION

Notifications of final regulatory action that have been verified to not contain all the information requirements of Annex I of the Convention, received between 01 May 2013 and 31 October 2013.

Chemical name	CAS No.	Category	Country	Region	Annex III
Alachlor	15972-60-8	Pesticide	Venezuela	Latin	Yes
				American	
				and the	
				Caribbean	
Aldicarb	116-06-3	Pesticide	Venezuela	Latin	Yes
				American	
				and the	
				Caribbean	
Endosulfan	115-29-7	Pesticide	Saudi Arabia	Near East	Yes
Benomyl	17804-35-2	Pesticide	Saudi Arabia	Near East	No
Bromadiolone	28772-56-7	Pesticide	Saudi Arabia	Near East	No
Carbaryl	63-25-2	Pesticide	Saudi Arabia	Near East	No
Carbofuran	1563-66-2	Pesticide	Saudi Arabia	Near East	No
Chlorothalonil	1897-45-6	Pesticide	Saudi Arabia	Near East	No
Chlorpyrifos	2921-88-2	Pesticide	Saudi Arabia	Near East	No
Demeton-S-methyl	919-86-8	Pesticide	Saudi Arabia	Near East	No
Diclofop methyl	51338-27-3	Pesticide	Saudi Arabia	Near East	No
Dimethoate	60-51-5	Pesticide	Saudi Arabia	Near East	No
Dicofol	115-32-2	Pesticide	Saudi Arabia	Near East	No
Ethoprophos	13194-48-4	Pesticide	Saudi Arabia	Near East	No
Mancozeb	8018-01-7	Pesticide	Saudi Arabia	Near East	No
Methomyl	16752-77-5	Pesticide	Saudi Arabia	Near East	No
Methoxychlor	72-43-5	Pesticide	Saudi Arabia	Near East	No
Methiocarb	2032-65-7	Pesticide	Saudi Arabia	Near East	No
Oxydemeton-	301-12-2	Pesticide	Saudi Arabia	Near East	No
methyl					
Propargite	2312-35-8	Pesticide	Saudi Arabia	Near East	No
Quintozene	82-68-8	Pesticide	Saudi Arabia	Near East	No
Propoxur	114-26-1	Pesticide	Saudi Arabia	Near East	No
Tetradifon	116-29-0	Pesticide	Saudi Arabia	Near East	No
Simazine	122-34-9	Pesticide	Saudi Arabia	Near East	No
Zineb	12122-67-7	Pesticide	Saudi Arabia	Near East	No

Synopsis of Notifications of Final Regulatory Action Received Since the Last PIC Circular

PART C

NOTIFICATIONS OF FINAL REGULATORY ACTION STILL UNDER VERIFICATION

Chemical name	CAS No.	Category	Country	Region	Annex III
1,3 Dichloropropene	542-75-6	Pesticide	Oman	Near East	No
Acephate	30560-19-1	Pesticide	Oman	Near East	No
Acetochlor	34256-82-1	Pesticide	Oman	Near East	No
Acrolein	107-02-8	Pesticide	Oman	Near East	No
Acrylonitrile	107-13-1	Pesticide	Oman	Near East	No
Alachlor	15972-60-8	Pesticide	Oman	Near East	Yes
Aldicarb	116-06-3	Pesticide	Oman	Near East	Yes
Aldrin	309-00-2	Pesticide	Oman	Near East	Yes
Aluminium	20859-73-8	Pesticide	Oman	Near East	No
phosphide					
Amitraz	33089-61-1	Pesticide	Oman	Near East	No
Amitrole	61-82-5	Pesticide	Oman	Near East	No
Aramite	140-57-8	Pesticide	Oman	Near East	No
Arsenic Compounds	1327-53-3	Pesticide	Oman	Near East	No
Atrazine	1912-24-9	Pesticide	Oman	Near East	No
Azinphos-ethyl	2642-71-9	Pesticide	Oman	Near East	No
Azinphos-methyl	86-50-0	Pesticide	Oman	Near East	Yes
Benomyl	17804-35-2	Pesticide	Oman	Near East	No
Bendiocarb	22781-23-3	Pesticide	Oman	Near East	No
Benzene	608-73-1	Pesticide	Oman	Near East	No
hexachloride					
Bifenthrin	82657-04-3	Pesticide	Oman	Near East	No
Binapacryl	485-31-4	Pesticide	Oman	Near East	Yes
Bomyl	17804-35-2	Pesticide	Oman	Near East	No
Brodifacoum	56073-10-0	Pesticide	Oman	Near East	No
Bromadiolone	28772-56-7	Pesticide	Oman	Near East	No
Bromophos-ethyl	4824-78-6	Pesticide	Oman	Near East	No
Cadmium and	7440-43-9; 543-	Pesticide	Oman	Near East	No
cadmium	90-8 (24558-49-				
compounds	4; 29398-76-3);				
	513-78-0				
	[93820-02-1];				
	10108-64-2;				
	21041-95-2				
	(1306-13-4;				
	13589-17-8);				
	10325-94-7				
	(14177-24-3);				
	2223-93-0;				
	10124-36-4				
	(62642-07-3)				
	[31119-53-6];				
	1306-23-6				
	(106496-20-2);				
	1306-19-0;				
	37364-06-0;				
	12685-29-9				
	12003-29-9				

(32863-93-11); 132295-56-8; 132295-56-8; 132295-57-9 Pesticide		T	•	T	T	
Cadusaríos		(52863-93-1);				
Cadusarios 95465-99-9 Pesticide Oman Near East No Calcium cyanide 592-01-8 Pesticide Oman Near East No Captafol 2425-06-1 Pesticide Oman Near East Yes Captan 133-06-2 Pesticide Oman Near East No Carbary 63-25-2 Pesticide Oman Near East No Carbon to bisulphide 75-15-0 Pesticide Oman Near East No Carbon tertachloride 63-23-5 Pesticide Oman Near East No Chlordane 57-74-9 Pesticide Oman Near East No Chlordecone 143-50-0 Pesticide Oman Near East Ves Chlordecone 143-50-0 Pesticide Oman Near East No Chlordecone 143-50-0 Pesticide Oman Near East No Chlording 67-66-3 Pesticide Oman Near East No						
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Chlorophenoxy herbicides	Chloroform	67-66-3	Pesticide	Oman	Near East	No
herbicides	Chlorophacinone	3691-35-8	Pesticide	Oman	Near East	No
Chloropicrin 76-06-2 Pesticide Oman Near East No Chloryprifos 2921-88-2 Pesticide Oman Near East No Chlorothalonil 1897-45-6 Pesticide Oman Near East No Chlorthiophos 21923-23-9 Pesticide Oman Near East No Crimidine 535-89-7 Pesticide Oman Near East No Cyhalothrin 68085-85-8 Pesticide Oman Near East No Cynamide 420-04-2 Pesticide Oman Near East No Cyanazine 21725-46-2 Pesticide Oman Near East No Cycloheximide 66-81-9 Pesticide Oman Near East No Cypermethrin 52315-07-8 Pesticide Oman Near East No Cypermethrin 52315-07-8 Pesticide Oman Near East No DBCP 96-12-8 Pesticide Oman Near East No <td>Chlorophenoxy</td> <td>94-75-7</td> <td>Pesticide</td> <td>Oman</td> <td>Near East</td> <td>No</td>	Chlorophenoxy	94-75-7	Pesticide	Oman	Near East	No
Chlorpyrifos 2921-88-2 Pesticide Oman Near East No Chlorothalonil 1897-45-6 Pesticide Oman Near East No Chlorthiophos 21923-23-9 Pesticide Oman Near East No Crimidine 535-89-7 Pesticide Oman Near East No Cyhalothrin 68085-85-8 Pesticide Oman Near East No Cynamide 420-04-2 Pesticide Oman Near East No Cyanazine 21725-46-2 Pesticide Oman Near East No Cycloheximide 66-81-9 Pesticide Oman Near East No Cypermethrin 52315-07-8 Pesticide Oman Near East No Oppermethrin 52315-07-8 Pesticide Oman Near East No DBCP 96-12-8 Pesticide Oman Near East No DBCP 96-12-8 Pesticide Oman Near East No <t< td=""><td>herbicides</td><td></td><td></td><td></td><td></td><td></td></t<>	herbicides					
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Chlorothalonil1897-45-6PesticideOmanNear EastNoChlorthiophos21923-23-9PesticideOmanNear EastNoCrimidine535-89-7PesticideOmanNear EastNoCyhalothrin68085-85-8PesticideOmanNear EastNoCynamide420-04-2PesticideOmanNear EastNoCyanazine21725-46-2PesticideOmanNear EastNoCycloheximide66-81-9PesticideOmanNear EastNoCypermethrin52315-07-8PesticideOmanNear EastNoCypermethrin52315-07-8PesticideOmanNear EastNoDDT50-29-3PesticideOmanNear EastNoDemeton298-03-3PesticideOmanNear EastNoDemeton-S-methyl919-86-8PesticideOmanNear EastNoDiclofop-methyl51338-27-3PesticideOmanNear EastNoDicofol115-32-2PesticideOmanNear EastNoDicrotophos141-66-2PesticideOmanNear EastNoDiflenacoum56073-07-5PesticideOmanNear EastNoDiflenacoum56073-07-5PesticideOmanNear EastNoDimefox115-26-4PesticideOmanNear EastNoDimethoate60-51-5PesticideOmanNear EastNoDimethoate </td <td>Chlorpyrifos</td> <td>2921-88-2</td> <td>Pesticide</td> <td>Oman</td> <td>Near East</td> <td>No</td>	Chlorpyrifos	2921-88-2	Pesticide	Oman	Near East	No
Crimidine535-89-7PesticideOmanNear EastNoCyhalothrin68085-85-8PesticideOmanNear EastNoCynamide420-04-2PesticideOmanNear EastNoCyanazine21725-46-2PesticideOmanNear EastNoCycloheximide66-81-9PesticideOmanNear EastNoCyhexatin13121-70-5PesticideOmanNear EastNoCypermethrin52315-07-8PesticideOmanNear EastNoDBCP96-12-8PesticideOmanNear EastNoDDT50-29-3PesticideOmanNear EastNoDemeton298-03-3PesticideOmanNear EastNoDemeton-S-methyl919-86-8PesticideOmanNear EastNoDichlorovos62-73-7PesticideOmanNear EastNoDiclofop-methyl51338-27-3PesticideOmanNear EastNoDicofol115-32-2PesticideOmanNear EastNoDicofol115-32-2PesticideOmanNear EastNoDifenacoum56073-07-5PesticideOmanNear EastNoDifludenzuron35367-38-5PesticideOmanNear EastNoDimefox115-26-4PesticideOmanNear EastNoDimethoate60-51-5PesticideOmanNear EastNoDimethoate60-51-5		1897-45-6	Pesticide	Oman	Near East	No
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Cycloheximide66-81-9PesticideOmanNear EastNoCyhexatin13121-70-5PesticideOmanNear EastNoCypermethrin52315-07-8PesticideOmanNear EastNoDBCP96-12-8PesticideOmanNear EastNoDDT50-29-3PesticideOmanNear EastYesDemeton298-03-3PesticideOmanNear EastNoDemeton-S-methyl919-86-8PesticideOmanNear EastNoDichlorovos62-73-7PesticideOmanNear EastNoDicofop-methyl51338-27-3PesticideOmanNear EastNoDicofol115-32-2PesticideOmanNear EastNoDicrotophos141-66-2PesticideOmanNear EastNoDieldrin60-57-1PesticideOmanNear EastNoDiflubenzuron35367-38-5PesticideOmanNear EastNoDimefox115-26-4PesticideOmanNear EastNoDimefox115-26-4PesticideOmanNear EastNoDinitro-ortho-cresol (DNOC) and its salts (such as ammonium salt, potassium salt and sodium salt)PesticideOmanNear EastYesDinoseb and its salts and esters88-85-7PesticideOmanNear EastYesDisulfoton298-04-4PesticideOmanNear EastYes	Cynamide	420-04-2	Pesticide	Oman	Near East	No
Cyhexatin13121-70-5PesticideOmanNear EastNoCypermethrin52315-07-8PesticideOmanNear EastNoDBCP96-12-8PesticideOmanNear EastNoDDT50-29-3PesticideOmanNear EastYesDemeton298-03-3PesticideOmanNear EastNoDemeton-S-methyl919-86-8PesticideOmanNear EastNoDichlorovos62-73-7PesticideOmanNear EastNoDiclofop-methyl51338-27-3PesticideOmanNear EastNoDicofol115-32-2PesticideOmanNear EastNoDicrotophos141-66-2PesticideOmanNear EastNoDieldrin60-57-1PesticideOmanNear EastNoDiflubenzuron35367-38-5PesticideOmanNear EastNoDimefox115-26-4PesticideOmanNear EastNoDimitro-ortho-cresol (DNOC) and its salts (such as ammonium salt, potassium salt and sodium salt)PesticideOmanNear EastYesDisulfoton298-04-4PesticideOmanNear EastNoDisulfoton298-04-4PesticideOmanNear EastNoEDB (1,2-106-93-4PesticideOmanNear EastYes		21725-46-2	Pesticide	Oman	Near East	No
Cyhexatin13121-70-5PesticideOmanNear EastNoCypermethrin52315-07-8PesticideOmanNear EastNoDBCP96-12-8PesticideOmanNear EastNoDDT50-29-3PesticideOmanNear EastYesDemeton298-03-3PesticideOmanNear EastNoDemeton-S-methyl919-86-8PesticideOmanNear EastNoDichlorovos62-73-7PesticideOmanNear EastNoDiclofop-methyl51338-27-3PesticideOmanNear EastNoDicofol115-32-2PesticideOmanNear EastNoDicrotophos141-66-2PesticideOmanNear EastNoDieldrin60-57-1PesticideOmanNear EastNoDiflubenzuron35367-38-5PesticideOmanNear EastNoDimefox115-26-4PesticideOmanNear EastNoDimitro-ortho-cresol (DNOC) and its salts (such as ammonium salt, potassium salt and sodium salt)PesticideOmanNear EastYesDisulfoton298-04-4PesticideOmanNear EastNoDisulfoton298-04-4PesticideOmanNear EastNoEDB (1,2-106-93-4PesticideOmanNear EastYes		66-81-9	Pesticide	Oman		No
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DBCP 96-12-8 Pesticide Oman Near East No DDT 50-29-3 Pesticide Oman Near East Yes Demeton 298-03-3 Pesticide Oman Near East No Demeton-S-methyl 919-86-8 Pesticide Oman Near East No Dichlorovos 62-73-7 Pesticide Oman Near East No Diclofop-methyl 51338-27-3 Pesticide Oman Near East No Dicofol 115-32-2 Pesticide Oman Near East No Dicrotophos 141-66-2 Pesticide Oman Near East No Dieldrin 60-57-1 Pesticide Oman Near East No Diflubenzuron 56073-07-5 Pesticide Oman Near East No Diflubenzuron 35367-38-5 Pesticide Oman Near East No Dimefox 115-26-4 Pesticide Oman Near East No Dimethoate 60-51-5 Pesticide Oman Near East No Dinitro-ortho-cresol (DNOC) and its salts (such as ammonium salt, potassium salt and sodium salt) Dinoseb and its salts and esters Disulfoton 298-04-4 Pesticide Oman Near East No EDB (1,2- 106-93-4 Pesticide Oman Near East Yes	Cypermethrin	52315-07-8	Pesticide	Oman		No
DDT 50-29-3 Pesticide Oman Near East Yes Demeton 298-03-3 Pesticide Oman Near East No Demeton-S-methyl 919-86-8 Pesticide Oman Near East No Dichlorovos 62-73-7 Pesticide Oman Near East No Diclofop-methyl 51338-27-3 Pesticide Oman Near East No Dicofol 115-32-2 Pesticide Oman Near East No Dicrotophos 141-66-2 Pesticide Oman Near East No Dieldrin 60-57-1 Pesticide Oman Near East No Diflubenzuron 56073-07-5 Pesticide Oman Near East No Dimefox 115-26-4 Pesticide Oman Near East No Dimethoate 60-51-5 Pesticide Oman Near East No Dimitro-ortho-cresol (DNOC) and its salts (such as ammonium salt, potassium salt and sodium salt) Dinoseb and its salts as 88-85-7 Pesticide Oman Near East No EDB (1,2- 106-93-4 Pesticide Oman Near East No Diman Near East No Diman Near East No		96-12-8	Pesticide	Oman		No
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Demeton-S-methyl919-86-8PesticideOmanNear EastNoDichlorovos62-73-7PesticideOmanNear EastNoDiclofop-methyl51338-27-3PesticideOmanNear EastNoDicofol115-32-2PesticideOmanNear EastNoDicrotophos141-66-2PesticideOmanNear EastNoDieldrin60-57-1PesticideOmanNear EastYesDifludenzoum56073-07-5PesticideOmanNear EastNoDimefox115-26-4PesticideOmanNear EastNoDimethoate60-51-5PesticideOmanNear EastNoDinitro-ortho-cresol (DNOC) and its salts (such as ammonium salt, potassium salt and sodium salt)PesticideOmanNear EastYesDinoseb and its salts and esters88-85-7PesticideOmanNear EastYesDisulfoton298-04-4PesticideOmanNear EastNoEDB (1,2-106-93-4PesticideOmanNear EastYes						
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Dieldrin60-57-1PesticideOmanNear EastYesDifenacoum56073-07-5PesticideOmanNear EastNoDiflubenzuron35367-38-5PesticideOmanNear EastNoDimefox115-26-4PesticideOmanNear EastNoDimethoate60-51-5PesticideOmanNear EastNoDinitro-ortho-cresol (DNOC) and its salts (such as ammonium salt, potassium salt and sodium salt)PesticideOmanNear EastYesDinoseb and its salts and esters88-85-7PesticideOmanNear EastYesDisulfoton298-04-4PesticideOmanNear EastNoEDB (1,2-106-93-4PesticideOmanNear EastYes				+		
Difenacoum 56073-07-5 Pesticide Oman Near East No Diflubenzuron 35367-38-5 Pesticide Oman Near East No Dimefox 115-26-4 Pesticide Oman Near East No Dimethoate 60-51-5 Pesticide Oman Near East No Dinitro-ortho-cresol 534-52-1 Pesticide Oman Near East Yes (DNOC) and its salts (such as ammonium salt, potassium salt and sodium salt) Dinoseb and its salts 88-85-7 Pesticide Oman Near East Yes and esters Disulfoton 298-04-4 Pesticide Oman Near East No EDB (1,2- 106-93-4 Pesticide Oman Near East Yes		•		+		
Diflubenzuron35367-38-5PesticideOmanNear EastNoDimefox115-26-4PesticideOmanNear EastNoDimethoate60-51-5PesticideOmanNear EastNoDinitro-ortho-cresol (DNOC) and its salts (such as ammonium salt, potassium salt and sodium salt)PesticideOmanNear EastYesDinoseb and its salts and esters88-85-7PesticideOmanNear EastYesDisulfoton298-04-4PesticideOmanNear EastNoEDB (1,2-106-93-4PesticideOmanNear EastYes						
Dimefox115-26-4PesticideOmanNear EastNoDimethoate60-51-5PesticideOmanNear EastNoDinitro-ortho-cresol (DNOC) and its salts (such as ammonium salt, potassium salt and sodium salt)534-52-1PesticideOmanNear EastYesDinoseb and its salts and esters88-85-7PesticideOmanNear EastYesDisulfoton298-04-4PesticideOmanNear EastNoEDB (1,2-106-93-4PesticideOmanNear EastYes						
Dimethoate 60-51-5 Pesticide Oman Near East No Dinitro-ortho-cresol (DNOC) and its salts (such as ammonium salt, potassium salt and sodium salt) Dinoseb and its salts 88-85-7 Pesticide Oman Near East Yes Disulfoton 298-04-4 Pesticide Oman Near East No EDB (1,2- 106-93-4 Pesticide Oman Near East Yes						
Dinitro-ortho-cresol (DNOC) and its salts (such as ammonium salt, potassium salt and sodium salt) Dinoseb and its salts and esters Disulfoton EDB (1,2- Dinitro-ortho-cresol (534-52-1) Pesticide Pesticide Oman Near East Yes Oman Near East Yes No Pesticide Oman Near East No Near East Yes				+		
(DNOC) and its salts (such as ammonium salt, potassium salt and sodium salt) Dinoseb and its salts and esters Disulfoton 298-04-4 Pesticide Oman Near East No EDB (1,2- 106-93-4 Pesticide Oman Near East Yes		•				
(such as ammonium salt, potassium salt and sodium salt) Dinoseb and its salts and esters Disulfoton 298-04-4 Pesticide Oman Near East No EDB (1,2- 106-93-4 Pesticide Oman Near East Yes		331321	1 esticide	Oman	1 (car East	103
salt, potassium salt and sodium salt) Dinoseb and its salts and esters Disulfoton 298-04-4 Pesticide Oman Near East No EDB (1,2- 106-93-4 Pesticide Oman Near East Yes						
and sodium salt) Dinoseb and its salts and esters Disulfoton 298-04-4 Pesticide Oman Near East Yes Disulfoton Disulfoton Pesticide Oman Near East No Pesticide Oman Near East Yes	`					
Dinoseb and its salts and esters Disulfoton EDB (1,2- Dinoseb and its salts and esters Pesticide Oman Near East No Near East No Near East Yes No Near East Yes						
and esters Disulfoton 298-04-4 Pesticide Oman Near East No EDB (1,2- 106-93-4 Pesticide Oman Near East Yes		88-85-7	Pesticide	Oman	Near East	Yes
Disulfoton298-04-4PesticideOmanNear EastNoEDB (1,2-106-93-4PesticideOmanNear EastYes		, ,				
EDB (1,2- 106-93-4 Pesticide Oman Near East Yes		298-04-4	Pesticide	Oman	Near East	No

Endosulfan	115-29-7	Pesticide	Oman	Near East	Yes
Endosuman	72-20-8	Pesticide	Oman	Near East	No
EPN	2104-64-5	Pesticide		Near East	No
Ethoprophos	13194-48-4	Pesticide	Oman Oman	Near East	No
	•			Near East	Yes
Ethylene dichloride	107-06-2	Pesticide	Oman		
Ethylene oxide	75-21-8	Pesticide	Oman	Near East	Yes
Ethyl pyrophosphate	107-49-3	Pesticide	Oman	Near East	No
tetraethyl	22224 02 (D (1.11		N. F.	NT.
Fenamiphos	22224-92-6	Pesticide	Oman	Near East	No
Fensulfothion	115-90-2	Pesticide	Oman	Near East	No
Fenthion	55-38-9	Pesticide	Oman	Near East	No
Fipronil	120068-37-3	Pesticide	Oman	Near East	No
Flucythrinate	70124-77-5	Pesticide	Oman	Near East	No
Fluorine compounds	-	Pesticide	Oman	Near East	No
Fluoroacetamide	640-19-7	Pesticide	Oman	Near East	Yes
Folpet	133-07-3	Pesticide	Oman	Near East	No
Fonofos	944-22-9	Pesticide	Oman	Near East	No
Fosthietan	21548-32-3	Pesticide	Oman	Near East	No
HCH (mixed	608-71-1	Pesticide	Oman	Near East	Yes
isomers)					
Heptachlor	76-44-8	Pesticide	Oman	Near East	Yes
Hexachlorobenzene	118-74-1	Pesticide	Oman	Near East	Yes
Imidacloprid	138261-41-3	Pesticide	Oman	Near East	No
Isazophos	42509-80-8	Pesticide	Oman	Near East	No
Isobenzan	297-78-9	Pesticide	Oman	Near East	No
Isodrin	465-73-6	Pesticide	Oman	Near East	No
Kelevan	4234-79-1	Pesticide	Oman	Near East	No
Lead compounds	7439-92-1	Pesticide	Oman	Near East	No
Leptophos	21609-90-5	Pesticide	Oman	Near East	No
Lindane	58-89-9	Pesticide	Oman	Near East	Yes
Linuron	330-55-2	Pesticide	Oman	Near East	No
Magnesium	12057-74-8	Pesticide	Oman	Near East	No
phosphide					
Mancozeb	8018-01-7	Pesticide	Oman	Near East	No
Maneb	12427-38-2	Pesticide	Oman	Near East	No
Mephosfolan	950-10-7	Pesticide	Oman	Near East	No
Mercury	-	Pesticide	Oman	Near East	Yes
compounds,		1 05010100	0 111w11	1,001 200	
including inorganic					
mercury					
coumpounds, alkyl					
mercury compounds					
and alkyloxyalkyl					
and aryl mercury					
compounds					
Methamidophos	10265-92-6	Pesticide	Oman	Near East	Yes
Methomyl	16752-77-5	Pesticide	Oman	Near East	No
Methidathion	950-37-8	Pesticide	Oman	Near East	No
Methiocarb	2032-65-7	Pesticide	Oman	Near East	No
Methoxychlor	72-43-5	Pesticide	Oman	Near East	No
Methyl bromide	74-83-9	Pesticide	Oman	Near East	No
Mevinphos	26718-65-0	Pesticide	Oman	Near East	No
Mirex	2385-85-5	Pesticide	Oman	Near East	No
Monocrotophos	6923-22-4	Pesticide	Oman	Near East	Yes
Monocrotophos	U/43-44-4	1 Concluc	Oman	ricai Dast	103

Morfamquat	7411-47-4	Pesticide	Oman	Near East	No
Nicotine	54-11-5	Pesticide	Oman	Near East	No
Nitrofen	1836-75-5	Pesticide	Oman	Near East	No
Oxamyl	23135-22-0	Pesticide	Oman	Near East	No
Oxydemeton-methyl	301-12-2	Pesticide	Oman	Near East	No
Oxydeprofos	2674-91-1	Pesticide	Oman	Near East	No
Paraquat dichloride	1910-42-5	Pesticide	Oman	Near East	No
Parathion-ethyl	350820-04-1	Pesticide	Oman	Near East	No
Parathion-methyl	298-00-0	Pesticide	Oman	Near East	No
Pentachlorophenol	87-86-4	Pesticide	Oman	Near East	Yes
and its salts and	0, 00 1	1 ostioido		Titul East	1 00
esters					
Permethrin	52645-53-1	Pesticide	Oman	Near East	No
Phorate	298-02-2	Pesticide	Oman	Near East	No
Phosfolan	2310-17-0	Pesticide	Oman	Near East	No
Phosphamidon	13171-21-6	Pesticide	Oman	Near East	No
Picloram	1918-02-1	Pesticide	Oman	Near East	No
Profenophos	41198-08-7	Pesticide	Oman	Near East	No
Pronamide	23950-58-5	Pesticide	Oman	Near East	No
Propargite	2312-35-8	Pesticide	Oman	Near East	No
Propetamphos	31218-83-4	Pesticide	Oman	Near East	No
Propoxur	114-26-1	Pesticide	Oman	Near East	No
Prothoate	2275-18-5	Pesticide	Oman	Near East	No
Quintozene	82-68-8	Pesticide	Oman	Near East	No
Rotenone	83-79-4	Pesticide	Oman	Near East	No
Schradan	152-16-9	Pesticide	Oman	Near East	No
Simazine	122-34-9	Pesticide	Oman	Near East	No
Sodium cyanide	143-33-9	Pesticide	Oman	Near East	No
Sodium rethyl-	137-42-8	Pesticide	Oman	Near East	No
dithiocarbamate	137 12 0	1 esticide	Oman	Tital East	110
Sodium	62-74-8	Pesticide	Oman	Near East	No
Fluoroacetate	02 / 1 0	1 esticide	Oman	Tital East	110
Strobane	8001-50-1	Pesticide	Oman	Near East	No
Starlicide	33240-95-8	Pesticide	Oman	Near East	No
Strychnine	57-24-9	Pesticide	Oman	Near East	No
Sulfotep	3689-24-5	Pesticide	Oman	Near East	No
Sulfuryl fluoride	2699-79-8	Pesticide	Oman	Near East	No
Sulprofos	35400-43-2	Pesticide	Oman	Near East	No
Toxaphene	8001-35-2	Pesticide	Oman	Near East	Yes
TDE	72-54-8	Pesticide	Oman	Near East	No
Tebupirimfos	96182-53-5	Pesticide	Oman	Near East	No
Tefluthrin	79538-32-2	Pesticide	Oman	Near East	No
Tergitol	127087-87-0	Pesticide	Oman	Near East	No
Terbufos	13071-79-9	Pesticide	Oman	Near East	No
Tetradifon	116-29-0	Pesticide	Oman	Near East	No
Thallium sulphate	7446-18-6	Pesticide	Oman	Near East	No
Thionazin	297-97-2	Pesticide	Oman	Near East	No
Thiram	137-26-8	Pesticide	Oman	Near East	No
Tributyltin	688-73-3	Pesticide	Oman	Near East	No
Tributyltin	80889-02-9	Pesticide	Oman	Near East	No
hydroxide	00007 02-7	1 contract	Cilidii	Tion Last	110
Zinc Phosphide	1314-84-7	Pesticide	Oman	Near East	No
Zineb	12122-67-7	Pesticide	Oman	Near East	No
Zinco	12122-07-7	1 canciac	Oman	1 Tour Last	110

APPENDIX II

PROPOSALS FOR INCLUSION OF SEVERELY HAZARDOUS PESTICIDE FORMULATIONS IN THE PIC PROCEDURE

PART A

SUMMARY OF EACH PROPOSAL FOR INCLUSION OF A SEVERELY HAZARDOUS PESTICIDE FORMULATION THAT HAS BEEN VERIFIED TO CONTAIN ALL INFORMATION REQUESTED BY ANNEX IV, PART 1, OF THE CONVENTION

No proposals for inclusion of severely hazardous pesticide formulations in the PIC procedure, in line with Article 6, paragraph 2, have been received by the Secretariat.

PART B

PROPOSALS FOR INCLUSION OF SEVERELY HAZARDOUS PESTICIDE FORMULATIONS STILL UNDER VERIFICATION

No proposals for inclusion of severely hazardous pesticide formulations in the PIC procedure are currently under verification by the Secretariat.

APPENDIX III

CHEMICALS LISTED IN ANNEX III OF THE CONVENTION

Chemical	Relevant CAS number(s)	Category	Date of first dispatch of decision guidance document
2,4,5-T and its salts and esters	93-76-5*	Pesticide	Prior to adoption of Convention
Alachlor	15972-60-8	Pesticide	24 October 2011
Aldicarb	116-06-3	Pesticide	24 October 2011
Aldrin	309-00-2	Pesticide	Prior to adoption of Convention
Azinphos-methyl	86-50-0	Pesticide	10 August 2013
Binapacryl	485-31-4	Pesticide	1 February 2005
Captafol	2425-06-1	Pesticide	Prior to adoption of Convention
Chlordane	57-74-9	Pesticide	Prior to adoption of Convention
Chlordimeform	6164-98-3	Pesticide	Prior to adoption of Convention
Chlorobenzilate	510-15-6	Pesticide	Prior to adoption of Convention
DDT	50-29-3	Pesticide	Prior to adoption of Convention
Dieldrin	60-57-1	Pesticide	Prior to adoption of Convention
Dinitro- <i>ortho</i> -cresol (DNOC) and its salts (such as ammonium salt, potassium salt and sodium salt)	534-52-1 2980-64-5 5787-96-2 2312-76-7	Pesticide	1 February 2005
Dinoseb and its salts and esters	88-85-7*	Pesticide	Prior to adoption of Convention
1,2-dibromoethane (EDB)	106-93-4	Pesticide	Prior to adoption of Convention
Endosulfan	115-29-7	Pesticide	24 October 2011
Ethylene dichloride	107-06-2	Pesticide	1 February 2005
Ethylene oxide	75-21-8	Pesticide	1 February 2005
Fluoroacetamide	640-19-7	Pesticide	Prior to adoption of Convention
HCH (mixed isomers)	608-73-1	Pesticide	Prior to adoption of Convention
Heptachlor	76-44-8	Pesticide	Prior to adoption of Convention
Hexachlorobenzene	118-74-1	Pesticide	Prior to adoption of Convention
Lindane (gamma-HCH)	58-89-9	Pesticide	Prior to adoption of Convention
Mercury compounds, including inorganic mercury compounds, alkyl mercury compounds and alkyloxyalkyl and aryl mercury compounds		Pesticide	Prior to adoption of Convention
Monocrotophos	6923-22-4	Pesticide	1 February 2005

Chemical	Relevant CAS number(s)	Category	Date of first dispatch of decision guidance document
Parathion	56-38-2	Pesticide	1 February 2005
Pentachlorophenol and its salts and esters	87-86-5*	Pesticide	Prior to adoption of Convention
Toxaphene	8001-35-2	Pesticide	1 February 2005
All tributyltin compounds including: - Tributyltin oxide - Tributyltin fluoride - Tributyltin methacrylate - Tributyltin benzoate - Tributyltin chloride - Tributyltin linoleate	56-35-9 1983-10-4 2155-70-6 4342-36-3 1461-22-9 24124-25-2	Pesticide	1 February 2009
 Tributyltin naphthenate Dustable powder formulations containing a combination of: Benomyl at or above 7%, 	85409-17-2 17804-35-2	Severely hazardous pesticide	1 February 2005
Carbofuran at or above 10%, Thiram at or above 15% Methamidophos (Soluble liquid formulations of the substance that exceed 600 g active ingredient/l)	1563-66-2 137-26-8 10265-92-6	Severely hazardous pesticide	Prior to adoption of Convention
Phosphamidon (Soluble liquid formulations of the substance that exceed 1000 g active ingredient/l)	13171-21-6 (mixture, (E)&(Z) isomers) 23783-98-4 ((Z)- isomer) 297-99-4 ((E)- isomer)	formulation Severely hazardous pesticide formulation	Prior to adoption of Convention
Methyl-parathion (Emulsifiable concentrates (EC) at or above 19.5% active ingredient and dusts at or above 1.5% active ingredient)	298-00-0	Severely hazardous pesticide formulation	Prior to adoption of Convention
Actinolite asbestos	77536-66-4	Industrial	1 February 2005
Anthophyllite asbestos	77536-67-5 17068-78-9	Industrial	1 February 2005
Amosite asbestos	12172-73-5	Industrial	1 February 2005
Crocidolite asbestos	12001-28-4	Industrial	Prior to adoption of Convention
Tremolite asbestos	77536-68-6	Industrial	1 February 2005
Commercial octabromodiphenyl ether including: - Hexabromodiphenyl ether - Heptabromodiphenyl ether	36483-60-0 68928-80-3	Industrial	10 August 2013
Commercial pentabromodiphenyl ether including: - Tetrabromodiphenyl ether - Pentabromodiphenyl ether	40088-47-9 32534-81-9	Industrial	10 August 2013

Chemical	Relevant CAS number(s)	Category	Date of first dispatch of decision guidance document
Perfluorooctane sulfonic acid, perfluorooctane sulfonates, perfluorooctane sulfonamides and		Industrial	10 August 2013
perfluorooctane sulfonyls including:			
- Perfluorooctane sulfonic acid	1763-23-1		
- Potassium perfluorooctane sulfonate	2795-39-3		
- Lithium perfluorooctane sulfonate	29457-72-5		
- Ammonium perfluorooctane sulfonate	29081-56-9		
- Diethanolammonium perfluorooctane sulfonate	70225-14-8		
- Tetraethylammonium perfluorooctane sulfonate	56773-42-3		
- Didecyldimethylammonium perfluorooctane sulfonate	251099-16-8		
- N-Ethylperfluorooctane sulfonamide	4151-50-2		
- N-Methylperfluorooctane sulfonamide	31506-32-8		
- N-Ethyl-N-(2-hydroxyethyl) perfluorooctane sulfonamide	1691-99-2		
- N-(2-Hydroxyethyl)-N-methylperfluorooctane sulfonamide	24448-09-7		
- Perfluorooctane sulfonyl fluoride	307-35-7		
Polybrominated biphenyls (PBB)	36355-01-8 (hexa-)	Industrial	Prior to adoption of
	27858-07-7 (octa-)		Convention
	13654-09-6 (deca-)		
Polychlorinated biphenyls (PCB)	1336-36-3	Industrial	Prior to adoption of Convention
Polychlorinated terphenyls (PCT)	61788-33-8	Industrial	Prior to adoption of Convention
Tetraethyl lead	78-00-2	Industrial	1 February 2005
Tetramethyl lead	75-74-1	Industrial	1 February 2005
Tris (2,3-dibromopropyl) phosphate	126-72-7	Industrial	Prior to adoption of Convention

^{*} Only the CAS numbers of parent compounds are listed. For a list of other relevant CAS numbers, reference may be made to the relevant Decision Guidance Document.

APPENDIX IV

LISTING OF ALL IMPORT RESPONSES RECEIVED FROM PARTIES AND CASES OF FAILURE TO SUBMIT RESPONSES

The information in this Appendix has been arranged according to the sequence of the individual chemicals as they are listed in Annex III of the Convention (and reproduced in Appendix III of the PIC Circular).

For each chemical there are three tabular summaries:

Part 1 is an overview of new import responses received since the last PIC Circular (between 01 May 2013 to 31 October 2013) and which are published for the first time in the current PIC Circular. Detailed information concerning the responses can be found in the list of all import responses received from Parties contained in Part 2 of this Appendix.

Part 2 is a compilation of all the import responses received from Parties by the Secretariat as of 31 October 2013. The listed responses relate to the category or categories specified for each chemical in Annex III of the Convention. The date on which the import response was first published in the PIC Circular is also indicated.

Part 3 is a list of those Parties which have failed to provide a response regarding future import of a chemical within 9 months of the date of dispatch of the Decision Guidance Document. It also includes the date on which the Secretariat first informed all Parties, through publication in the PIC Circular, of cases of failure to transmit a response.

APPENDIX IV - PART 1

OVERVIEW OF NEW IMPORT RESPONSES RECEIVED SINCE THE LAST PIC CIRCULAR

Pesticides

Alachlor

China

Panama

United Arab Emirates

Aldicarb

China

Panama

United Arab Emirates

Azinphos-methyl

Georgia

Binapacryl

United Arab Emirates

Dinitro-ortho-cresol (DNOC) and its salts (such as ammonium salt, potassium salt and sodium salt)

United Arab Emirates

Endosulfan

China

Côte d'Ivoire

Panama

Suriname

United Arab Emirates

Ethylene dichloride

United Arab Emirates

Ethylene oxide

United Arab Emirates

Monocrotophos

El Salvador

Panama

United Arab Emirates

Parathion

El Salvador

Panama

United Arab Emirates

Tributyl tin compounds

United Arab Emirates

Severely hazardous pesticide formulations

Dustable powder formulations containing a combination of benomyl at or above 7%, carbofuran at or above 10% and thiram at or

above 15%

United Arab Emirates

Methamidophos (Soluble liquid formulations of the substance that exceed 600 g active ingredient/l)

Panama

Methyl-parathion (Emulsifiable concentrates (EC) at or above 19.5% active ingredient and dusts at or above 1.5% active ingredient)

Panama

Industrial Chemicals

Actinolite asbestos

Colombia

United Arab Emirates

Amosite asbestos

Colombia

United Arab Emirates

Anthophyllite

Colombia

United Arab Emirates

Crocidolite

Colombia

United Arab Emirates

Tremolite

Colombia

United Arab Emirates

Commercial octabromodiphenyl ether (including Hexabromodiphenyl ether and Heptabromodiphenyl ether)

Eritrea

Jordan

Commercial pentabromodiphenyl ether (including tetrabromodiphenyl ether and pentabromodiphenyl ether)

Eritrea

Jordan

Perfluorooctane sulfonic acid, perfluorooctane sulfonates, perfluorooctane sulfonamides and perfluorooctane sulfonyls

Eritrea

Polybrominated Biphenyls (PBBs)

United Arab Emirates

Polychlorinated Biphenyls (PCBs)

United Arab Emirates

Polychlorinated Terphenyls (PCTs)

United Arab Emirates

Tetraethyl lead

United Arab Emirates

Tetramethyl lead

United Arab Emirates

Tris(2,3 dibromopropyl)phosphate

United Arab Emirates

APPENDIX IV - PARTS 2 AND 3

LISTING OF ALL IMPORT RESPONSES RECEIVED FROM PARTIES AND CASES OF FAILURE TO SUBMIT RESPONSES

2,4,5-T and its salts and esters	34
Alachlor	43
Aldicarb	50
Aldrin	57
Azinphos-methyl	67
Binapacryl	68
Captafol	78
Chlordane	88
Chlordimeform	
Chlorobenzilate	
DDT	
Dieldrin	
Dinitro-ortho-cresol (DNOC) and its salts (such as ammonium salt, potassium salt and sod	
Dinoseb and its salts and esters	,
EDB (1,2-dibromoethane)	
Endosulfan	
Ethylene dichloride	
Ethylene oxide	
Fluoroacetamide	
HCH (mixed isomers)	
Heptachlor	
Hexachlorobenzene	
Lindane (gamma-HCH)	
Mercury compounds, including inorganic mercury compounds, alkyl mercury compounds	
alkyloxyalkyl and aryl mercury compounds	
Monocrotophos	
Parathion	
Pentachlorophenol and its salts and esters	
Toxaphene (Camphechlor)	
Tributyl tin compounds	
Dustable powder formulations containing a combination of benomyl at or above 7%, carb	
above 10% and thiram at or above 15%	
Methamidophos (Soluble liquid formulations of the substance that exceed 600 g active ing	
Methyl-parathion (Emulsifiable concentrates (EC) at or above 19.5% active ingredient and	
above 1.5% active ingredient)	
Phosphamidon (Soluble liquid formulations of the substance that exceed 1000 g active ingred	
Actinolite asbestos	
Amosite asbestos	
Anthophyllite	
Crocidolite	
Tremolite	
Commercial octabromodiphenyl ether (including Hexabromodiphenyl ether and Heptabro	
ether)	
Commercial pentabromodiphenyl ether (including tetrabromodiphenyl ether and	
pentabromodiphenyl ether)pentabromodiphenyl ether and	302
Perfluorooctane sulfonic acid, perfluorooctane sulfonates, perfluorooctane sulfonamides a	
perfluorooctane sulfonylspermuorooctane sulfonates, permuorooctane sulfonyls	
Polybrominated Biphenyls (PBBs)	
Polychlorinated Biphenyls (PGBs)Polychlorinated Biphenyls (PCBs)	
Polychlorinated Terphenyls (PCTs)	
1 013CH101 H1ateu 1 c1 phenyis (1 C 1 5)	413

Гetraethyl lead	424
Fetramethyl lead	435
Tris(2,3 dibromopropyl)phosphate	
(-)	

Part 2 - Listing of all importing responses received from Parties

Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures "Plant Protection Service," as amended. Decision of the Council of Ministers no. 15 of rules of registration and assessment cri (PPP)." According to paragraph 7.2, Chap trade and use in the Republic of Albania, i included in Appendix II, attached to this de salts and esters are not included.		
Argentina	Final decision on import	Published: 12/2002	consent under
	Conditions for Import: Prohibited for use products formulated on the basis of butyl a Legislative or administrative measures the Congressional Record October 16,195 manufacturing, processing, commercialist applications products, on the basis of buty	conditions	
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 12/2004	consent under
	Conditions for Import: Subject to approve under the <i>Agricultural and Veterinary Che</i> Australian use of 2,4,5-T ended in the late currently approved for use Legislative or administrative measures <i>Chemical Code Act 1994.</i>	conditions	
Belize	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: Classified as a prohibited pesticide in Schedule IV of the Pesticides Control Act of 1985, Chapter 181B of the Laws of Belize, and in the Pesticides Control (replacement of Schedules) Order, 1995.		
Bosnia and	Final decision on import	Published: 12/2011	no consent
Herzegovina	Legislative or administrative measures of active substances allowed for use in Pla Herzegovina ("Official Gazette of BiH" No		
Brazil	Final decision on import	Published: 12/2004	no consent
	Remarks: There is no pesticide registered for any purpose. Legislative or administrative measures: Directive No. 326 of 16 August 1974 - Prohibits the use of the herbicides containing 2,4,5-T in forests, in any culture which products are intended for human feed and near household installation recreation sites as much as river, lakes, water side places and pathways within forests.		
	Law No. 7.802 of 11 July 1989 and Decree Pesticides and its compounds need to be prior to produce, export, import, trade or u	registered by the Federal Authority	
Burkina Faso	Final decision on import	Published: 12/2006	no consent

Burundi	Final decision on import	Published: 06/1999	no consent
Cameroon	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures:	Act no 66/9/COR of 8 November	
	1966 Decree nº 77/171 of 03 June 1977 Decree nº 83-661 of 27 December 1983 Order nº 0002/MINAGRI/DIRAGRI/SDPV of	of 17/01/1989	
Canada	Final decision on import	Published: 01/1998	no consent
Cabo Verde	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: registered by the Sahelian Pesticide Commorganization in charge of pesticides registregislation, Act no 26/97	nittee which is the regional	
Chad	Interim decision on import	Published: 01/1998	no consent
	Remarks: Final decision pending passage	of pesticide control decree.	
Chile	Final decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: Legislative or administrative measures - Through the Resolution No. 2179 of 17 July 1998, it was decided to prohibit to import, to manufacture, to sell, to distribute, and to use 2,4,5-T in agriculture.		
China	Final decision on import	Published: 01/1998	no consent
		Revised: 10/2008	
	 Legislative or administrative measures: Additional information related to la Region (HKSAR) related to the in chemicals: Published: 12/06/2009; Final decision on import: No constitution 		
Colombia	Final decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: ICA resolution 749/79 cancels the registration of herbicides based on 2,4,5-T and 2,4,5-TP.		
Costa Rica	Final decision on import	Published: 06/1999	no consent
	Legislative or administrative measures: measures - Banned by the "Decreto Ejecut		
Côte d'Ivoire	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: It is prohibited to import, locally produce, place on the market, sell or use this product in order to protect human health and the environment. The product has not been registered since 1998.		
Cuba	Final decision on import	Published: 12/2008	no consent
	Remarks: The adopted decision does not include the use of the product as a reference pattern or reactive used for the development of research and analysis activities. Legislative or administrative measures: National Decision in force under Resolution 268/1990 of the Ministry of Public Health		
Democratic	Final decision on import	Published: 12/2004	no consent
People's Republic of	Legislative or administrative measures: The use of this pesticide for plant protection is prohibited by "The Law for Environment Protection" (April 9, 1984) and "The National Regulation of Pesticide Management", because of its high		

Korea	toxicity to human and animals, and also its resid	duai property.	
Democratic Republic of the Congo	Final decision on import Legislative or administrative measures: Circ 5011/0195/AGRI/PE.EL/2012 of 16 February 20 implementation of the Rotterdam Convention, S all chemicals listed in Annex III of the Rotterdam DRC.	012 concerning the Section V, Article 19: the use of	no consent
Ecuador	Final decision on import	Published: 06/2001	no consent
El Salvador	Final decision on import	Published: 06/2000	no consent
Eritrea	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Legan Regulations for Importation, Handling, Use, Sto		
Ethiopia	Final decision on import Legislative or administrative measures: Not available for same use.	Published: 12/2010 registered. Other pesticides	no consent
European Union	Final decision on import	Published: 12/2003	no consent
Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland	Remarks: 2,4,5-T is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ L 196, 16.8.1967, p. 1) as: Xn; R22 (Harmful; Harmful if swallowed) - Xi; R 36/37/38 (Irritant; Irritating to eyes, respiratory system and skin) - N; R50-53 (Dangerous to the environment; Very Toxic to aquatic organisms, may cause long-term adverse effects in the aquatic environment). Legislative or administrative measures: It is prohibited to use or place on the market all plant protection products containing 2,4,5-T. The chemical was excluded from Annex I to Council Directive 91/414/EEC concerning the placing of plant protection products on the market and authorisations for plant protection products thus had to be withdrawn by 25 July 2003 (Commission Regulation 2076/2002 of 20 November 2002 (OJ L 319, 23.11.2002, p.3) extending the time period referred to in Article 8(2) of Council Directive 91/414/EEC and concerning the non-inclusion of certain active substances in Annex I to that Directive and the withdrawal of authorisations for plant protection products containing these substances). ***: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States		
Gabon	Interim decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: Ministerial decrees have been introduced for the application of Law 7/77 to regulate the import, trade and use of various phytopharmaceutical products. Need more time to reach final decision.		
Gambia	Final decision on import	Published: 01/1998	no consent
	Remarks: It has been placed on the list of bann	ned pesticides.	
Ghana	Final decision on import Legislative or administrative measures: Pes Act, 1996 (Act 528)	Published: 12/2003 ticide Control and Management	no consent

Guinea	Final decision on import	Published: 06/2006	no consent		
	Legislative or administrative measures: of 6/06/2001 restricting and prohibiting the agriculture. - National weakness in the toxicological an - Information issued by international conveinstitutions	use of active substances in d ecotoxicological analyses.			
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent		
	Legislative or administrative measures: authorized by the Sahelien Pesticide Communication of the Communication of				
Guyana	Final decision on import	Published: 12/2007	no consent		
	Legislative or administrative measures: Control (Prohibited Pesticides) Order No. 2 Pesticides and Toxic Chemicals Control Ad	22 of 2006 made under the			
Honduras	Final decision on import	Published: 01/1998	no consent		
	Remarks: Not registered. Banned in May contamination and health effects.	1991 due to problems of			
India	Final decision on import	Published: 01/1998	no consent		
	Remarks: Refused registration due to its extremely hazardous nature and difficulties involved in the availability of impurity-free material.				
Iran (Islamic	Final decision on import	Published: 12/2000	no consent		
Republic of)	measures - Production, use, import are pro	Legislative or administrative measures: Legislative or administrative measures - Production, use, import are prohibited based on Resolution of 6 May 1975, under "The Pesticides Control Act" 1968.			
Israel	Final decision on import	Published: 06/2012	no consent		
	Legislative or administrative measures: 1. Plant Protection Law, 1956 2. Hazardous Substances Regulations (Registration of Formulations for the Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006				
 Jamaica	Final decision on import	Published: 06/1999	no consent		
	Remarks: Not registered.				
Japan	Final decision on import	Published: 12/2004	no consent		
-	Legislative or administrative measures: 1. Agricultural Chemicals Regulation				
	Law. 2. Pharmaceutical Affairs Law.				
Jordan	Final decision on import	Published: 12/2001	no consent		
	Remarks: The decision was taken by the I to the information received from the PIC.	Pesticide registration committee due			
		Published: 01/1998	no consent		
Kazakhstan	Final decision on import	Fublished. 01/1990	no consent		
Kazakhstan Kenya	Final decision on import Final decision on import	Published: 07/1998	no consent		
		Published: 07/1998			
	Final decision on import	Published: 07/1998			
Kenya	Final decision on import Remarks: Not registered. Other pesticide:	Published: 07/1998 s available for similar use.	no consent		

	environment and health of the population fi	rom adverse effects of certain	
	hazardous chemicals and pesticides.	on davorse enests of certain	
Lao People´s Democratic Republic	Final decision on import	Published: 12/1999	no consent
Lebanon	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: 20/05/1998	Ministerial decision # 94/1 Dated	
Liberia	Interim decision on import	Published: 12/2001	no consent
Libya	Final decision on import	Published: 12/2010	no consent
•	Legislative or administrative measures: for Libyan agriculture pesticide	Not registration in the pesticide list	
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: It is prohibited to manufacture, place on the market, import in a private capacity, or use: a. 2,4,5-T and its salts and also its esters; b. substances and preparations that contain 2,4,5-T and/or its salts and/or its esters and are not merely unavoidable impurities. (Swiss Ordinance on Risk Reduction related to the Use of certain particularly		
	dangerous Substances, Preparations and Articles of August 2005, Annex 1.1)		
Madagascar	Final decision on import Legislative or administrative measures: Decree N°4196/06 of 23 March 2006, prohibiting the sale and use in agriculture of any pesticide active subtance.		no consent
Malawi	Interim decision on import	Published: 06/2010	no consent
Malaysia	Final decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: Import and manufacture of all pesticides is controlled under the Pesticides Act 1974 through a registration scheme. The Act is implemented by the Pesticides Board of Malaysia. 2,4,5 is not registered under the above Act. This means that it cannot be imported manufactured, sold and used in the country.		
Mali	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Decree no 01-2699/MICT-SG of 16 th October 2001 listing the products the import and export of which are prohibited. Act no 01-020 of 30yh May 2001 on pollution and nuisance		
Mauritania	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: This pesticide has not been registered by the Sahelian Pesticides Committee, the regional body for registration, under national legislative and regulatory texts (Act 042/2000 on plant protection).		
Mauritius	Final decision on import	Published: 01/1998	no consent
Mexico	Final decision on import	Published: 01/1998	no consent
	Remarks: Import of this product is banned	. Product classified as "Use	

	Banned."			
Morocco	Final decision on import	Published: 06/2013	no consent	
	Legislative or administrative measures: This pesticide is not registered in Morocco.			
	Act No. 42-95 concerning the supervising a agricultural pesticides (21st January 1997):	and management of trade of		
	Article 2: it is prohibited to import, manufact sell or distribute even for free pesticides for been registered or which sale has not been exempted from registration according to the	agricultural uses which have not authorized, or which have been		
New Zealand	Final decision on import	Published: 01/1998	no consent	
	Remarks: The last 2,4,5-T-based pesticide manufacturer's request) in 1990. No import			
Niger	Interim decision on import	Published: 12/2008	no consent	
•	Remarks: Niger ratified the Rotterdam Cor June 2006, in January 2006 Niger ratified the Common Regulation of CI Pesticide Committee is in charge of implem Order No 092/MAG/EL/DPV of 08-07-99, lis prohibited in Niger. All that has been said allows the country to	LSS Member States (the Sahelian enting that regulation). ting plant protection products		
	a national, regional and international level.			
Nigeria	Final decision on import	Published: 01/1998	no consent	
Norway	Final decision on import	Published: 01/1998	no consent	
	Legislative or administrative measures: Decision 27/73 of 26 Feb 1973.			
Oman	Final decision on import	Published: 06/2004	no consent	
	Legislative or administrative measures: - According to Ministry of Agriculture and Fisheries legislations.			
	- Royal Decree No. 46/95. Issuing the Law of Handling and Use of Chemicals.			
Pakistan	Interim decision on import	Published: 01/1998	no consent	
	Legislative or administrative measures: Agricultural Pesticide Ordinance 1971. Agricultural Pesticide Rules 1971.			
Panama	Final decision on import	Published: 07/1998	no consent	
	Remarks: Not registered. Prohibited for use in agriculture.			
Paraguay	Interim decision on import	Published: 01/1998	no consent	
	Remarks: There are no laws that prohibit the use of this product in the country.			
Peru	Final decision on import	Published: 06/1999	no consent	
Philippines	Final decision on import	Published: 07/1998	no consent	
Qatar	Final decision on import	Published: 12/2005	no consent	
	Legislative or administrative measures: Article No. 26 Environment Law (30), 2002			
Republic of	Final decision on import	Published: 01/1998	no consent	
Korea	•			

Republic of	Final decision on import	Published: 12/2009	no consent	
Moldova	Remarks: The chemical has never been mandeled to the Moldolva. Not used.			
	Legislative or administrative measures: been prohibited since 1970. Not included in substances for use in agriculture, including household. No import or sale permitted.	the official register of permitted		
Rwanda	Final decision on import	Published: 12/2002	no consent	
	Remarks: All uses are forbidden in the cou Product never registered	ntry.		
Samoa	Final decision on import	Published: 01/1998	no consent	
Saudi Arabia	Final decision on import	Published: 12/2007	no consent	
	Remarks: It was registered in the past, but because it was proven risky to human healt			
	Legislative or administrative measures: recommendation from the relevant technical			
Senegal	Interim decision on import	Published: 12/2006	no consent	
	Remarks: 2,4,5 has not been registered by the Sahelian Pesticides Committee			
Serbia	Final decision on import	Published: 12/2011	no consent	
	Legislative or administrative measures: according to the Law on Plant Protection Pr 41/09).			
Singapore	Final decision on import	Published: 12/2003	consent under	
		Revised: 10/2008	conditions	
	Conditions for Import: A hazardous Substance License is required for the import of the chemical. Legislative or administrative measures: The chemical is controlled as a Hazardous Substance under the Environmental Protection and Management Act (EPMA) and its regulations. A license is required for the import, use and sale of the chemical.			
South Africa	Interim decision on import	Published: 06/2006	no consent	
	Statement of active consideration: Engaging all relevant stakeholders for a complete ban of the pesticide. Final decision can be reached: two years			
Sri Lanka	Final decision on import	Published: 12/2000	no consent	
	Legislative or administrative measures: National legislative and administrative measures - Final regulation to import prohibition effective since 17 September 1984 by Pesticide Formulary Committee (presently PeTAC) of 13/1984.			
Sudan	Final decision on import	Published: 01/1998	no consent	
Suuaii	Legislative or administrative measures: The Pesticides and Plant Protection Materials Act, 1994; the National Council for Pesticides. Not registered.			
Sudan				
Suriname			no consent	
	Materials Act, 1994; the National Council fo	Published: 12/2003 Decree negative list imports and	no consent	

	Legislative or administrative measures: It is prohibited to manufacture, place on the market, import in a private capacity, or use: a) 2,4,5-T and its salts and also its esters; b) substances and preparations that contain 2,4,5-T and/or its salts and/or its esters and are not merely unavoidable impurities.			
	(Ordinance on Risk Reduction related to the U dangerous Substances, Preparations and Artic	se of certain particularly		
Syrian Arab Republic	Final decision on import	Published: 07/1998	no consent	
Thailand	Final decision on import	Published: 01/1998	no consent	
	Legislative or administrative measures: 2,4 notification of Ministry of Industry issued under B.E.2535 (1992) which has been effective since	the Hazardous Substance Act		
The former	Final decision on import	Published: 06/2012	no consent	
Yugoslav Republic of Macedonia	Legislative or administrative measures: Charactive substances allowed for use in Plan Protomacedonia (Official Gazette of RM 159/2010).			
Togo	Interim decision on import	Published: 01/1998	no consent	
	Legislative or administrative measures: Law concerning plant protection in Togo.	w 96-007/PR of 3 July 1996		
Trinidad and	Final decision on import	Published: 06/2001	no consent	
Tobago	Legislative or administrative measures: Legislative or administrative measures - Banned according to notice No 1 of 1994 of the Ministry of Trade and Industry issued under section 10 of the Trade ordinance No 19 of 1958: Negative list which has been effective since January 28, 1994.			
Uganda	Final decision on import	Published: 06/1999	no consent	
	Remarks: Not registered			
United Arab Emirates	Final decision on import	Published: 07/1998	no consent	
United Republic	Interim decision on import	Published: 01/1998	consent under	
of Tanzania	Conditions for Import: Permitted only for total	Il weed clearance on roads.	conditions	
Uruguay	Interim decision on import	Published: 01/1998	no consent	
	Remarks: Presently product is not registered, imported, manufactured or formulated. By December 1997 final decision on product registration, importation, formulation, fabrication and use will be taken.			
Venezuela	Interim decision on import	Published: 06/2010	no consent	
(Bolivarian Republic of)	Remarks: There are statistics, from the last 5 for a use other than pesticide, however, the ch Ministry of Popular Power for Agriculture and L pesticide is not authorised.	emical is not registered in the		
Viet Nam	Final decision on import	Published: 06/2010	no consent	
	Legislative or administrative measures: Bar	nned for import, trade and use.		
Yemen	Final decision on import	Published: 12/2007	no consent	
	Legislative or administrative measures: List Restricted Pesticides in Yemen.	t of Banned and Severely		

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

2,4,5-T and its salts and esters

CAS: 93-76-5

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Lesotho	12/2008
Antigua and Barbuda	12/2010	Maldives	06/2007
Benin	06/2004	Marshall Islands	06/2004
Bolivia	06/2004	Mongolia	06/2004
Botswana	06/2008	Mozambique	12/2010
Cambodia	12/2013	Namibia	12/2005
Congo	12/2006	Nepal	06/2007
Cook Islands	12/2004	Nicaragua	06/2009
Croatia	06/2008	Russian Federation	12/2011
Djibouti	06/2005	Saint Vincent and the	06/2011
Dominica	06/2006	Grenadines	
Dominican Republic	12/2006	Somalia	12/2010
Equatorial Guinea	06/2004	Tonga	12/2010
Georgia	06/2007	Ukraine	06/2004
Guatemala	12/2010	Zambia	06/2011

Alachlor				
CAS: 15972-60-8				
Albania	Final decision on import	Published: 06/2013	no consent	
	Legislative or administrative measures: I "Plant Protection Service", as amended. Decision of the Council of Ministers no. 155 of rules of registration and assessment crite (PPP)." According to paragraph 7.2, Chapte trade and use in the Republic of Albania, if i included in Appendix II, attached to this decincluded.	5, dated 12.11.2008 "On approval ria of Plant Protection Products r II, PPP may be registered for ts active substance(s) is/are		
Antigua and	Final decision on import	Published: 12/2012	no consent	
Barbuda	Legislative or administrative measures: Ithe fact that alachlor is a highly hazardous proclassification. It poses an unacceptably high environment. The pesticides and Toxic Che to registering only lowest risk pesticides for alternatives are unavailable. Viable alternation	pesticide based on the WHO It risk to human health and the micals Control Board is committed use in the country unless viable		
Australia	Interim decision on import	Published: 12/2012	response did not address importation	
Bosnia and	Final decision on import	Published: 06/2012	no consent	
Herzegovina	Legislative or administrative measures: Chemical is not included in List of active substances allowed for use in plant protection products in Bosnia and Herzegovina (Official Gazette of BiH No 03/12)			
Brazil	Final decision on import	Published: 12/2012	consent under	
	Conditions for Import: According to the Lapesticide shall be manufactured, imported, thas been registered in Brazil. The active ingredient Alaclor is registered for cotton, groundnuts, coffee, sugar cane, sum Legislative or administrative measures: Id 4074/2002 and other complementary acts or	conditions		
Canada	Final decision on import	Published: 06/2012	no consent	
	Legislative or administrative measures: 1985. Therefore, it is not registered under the			
Chile	Final decision on import	Published: 06/2012	consent under	
	Conditions for Import: On exceptional basis, the use of analytical patterns will be allowed to determine the analytes corresponding to the pure active substance and the metabolites used in a monitoring program, in studies of residues in different matrix related with forestry, agriculture and cattle, or in scientific investigation, depending on the national standards.		conditions	
	Remarks: On an exceptional basis, the use allowed to determine the analytes correspor and the metabolites used in a monitoring prodifferent matrix related with forestry, agricult investigation, depending on the national sta	nding to the pure active substance ogram, in studies of residues in cure and cattle, or in scientific		
	Legislative or administrative measures: Agricultural and Livestock Service, Resolution No.8231, 19th December 2011.			
China	Interim decision on import	Published: 12/2013	consent under	
	Conditions for Import: Only if have been r	egistered and used in China, the	conditions	

chemicals could be imported.

Colombia

Final decision on import

Published: 06/2012

consent under conditions

Conditions for Import: In line with the information from the Technical Department of Agricultural Inputs Safety of ICA, the Alachlor holds sales record No.1346 of 25th June 1991, and No.434 of January 2001. Authorised uses are as herbicide to control weeds (arvensis) in: soybean, sorghum, cotton, peanuts, sesame, maize and cassava.

Remarks: Decree No. 2820 of 2010, published in the Official Journal No. 47792 of 5th August 2010, Title II, on the exigibility of Environmental Licenses, in Article 8, established that the Ministry of Environment, Housing and Territorial Development, may permanently grant or deny such environmental license for the activities (...)"11. The import and/or manufacturing of those substances, materials or products subject to controls pursuant to treaties, conventions and international protocols, of environmental nature, except in cases where these rules point out a special authorisation for such purpose. Since they are LMO's (Living Modified Organisms), for which only the procedure established in Act 740 of 2002 and its regulatory decrees or rules that modify, replace or repeal it will be applied in their evaluation and decision" Legislative or administrative measures: In line with the Andean Decision of Nations No.436; Andean Standard for the Registration and Control of Chemical Pesticides for Agricultural use, published in Official Journal (Year XIV, No.347, in Lima, Peru, on 17th June 1988, on the Cartagena Agreement), and the Resolution of the Colombian Institute for Agriculture and Farming (ICA) No.03759 of 16th December 2003, to enact provisions for the Registration and Control of Chemical Pesticides for Agricultural use, pesticides must be registered to be used and marketed in the country.

IMPORTANT NOTE: According to information from the Technical Department of Agricultural Inputs Safety of ICA, the product holds sales Register No.1346 of 25th June 1991, and 434 of 29th January 2001, and consequently it can be imported in Colombia as herbicide to control weeds (arvensis) in: soybean, sorghum, cotton, peanuts, sesame, maize and cassava. Only the company owning the mentioned register may import the product.

Costa Rica

Final decision on import

Published: 06/2013

consent under conditions

Conditions for Import: The pesticide must be previously registered with the State Phytosanitary Service.

Legislative or administrative measures: 1. Plant Protection Act No. 7664: "Article 24. - Registration of substances. No person or entity may import, export, manufacture, formulate, store, distribute, transport, repackage, rebottling, announce, handle, mix, sell or use chemicals, biological or related for agricultural use, which are not registered under this Act. "

2. Executive Decree No. 33495-MAG-S- MINAE-MEIC "Regulation on Registration, Use and Control of Formulated Synthetic Pesticides, Technical Grade Active Ingredient, Coadjuvants and Related Substances for Agricultural Purposes".

Cuba

Final decision on import

Published: 12/2012 consent

Democratic Republic of the Congo

Final decision on import

Published: 06/2012

no consent

Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC

Ecuador

Interim decision on import

Published: 06/2012 consent

El Salvador

Interim decision on import

Published: 06/2012 consent

European Union

Final decision on import

Published: 12/2012 no consent

Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Remarks: In accordance with Regulation (EC) No 1272/2008, which implements the UN Globally Harmonised System of Classification and Labelling of Chemicals in the EU, alachlor is classified as: Carc. 2 - H 351 - Suspected of causing cancer.

Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland Acute Tox. 4* - H 302 - Harmful if swallowed.

Skin Sens. 1 - H 317 - May cause an allergic skin reaction.

Aquatic Acute 1 - H 400 - Very toxic to aquatic life.

Aquatic Chronic 1 - H 410 - Very toxic to aquatic life with long lasting effects. (* = This classification shall be considered as a minimum classification)

In accordance with Council Directive 67/548/EEC alachlor is classified as: Carc. Cat 3; R40 - Limited evidence of a carcinogenic effect.

Xn; R22 - Harmful if swallowed.

R43 - May cause sensitization by skin contact.

N (dangerous for the environment); R50/53 - very toxic to aquatic organisms, may cause long-term adverse effect in the aquatic environment.

Legislative or administrative measures: It is prohibited to place on the market or use plant protection products containing alachlor, since this active substance is not approved under Regulation (EC) No 1107/2009 of the European Parliament and of the Council of 21 October 2009 concerning the placing of plant protection products on the market and repealing Council Directives 79/117/EEC and 91/414/EEC (OJ L 309, 24.11.2009, p. 1), pursuant to Commission Decision 2006/966/EC of 18 December 2006 concerning the non-inclusion of alachlor in Annex I to Council Directive 91/414/EEC and the withdrawal of authorisations for plant protection products containing this active substance (OJ L 397, 30.12.2006, p. 28).

**: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States

Georgia

Final decision on import

Published: 06/2012

no consent

Legislative or administrative measures: Restricted and strictly limited chemical substances and pesticides' import-export in Georgia is regulated by the Rotterdam Convention "On The Prior Informed consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade", Georgian Law of 1998 on "Pesticides and Agrochemicals" and Decree N184 of Government of Georgia of 28th September, 2006 "On Statute about Transit Permit Issuance, Limited Circulating Material Production, Transportation, Import, Export, Re-export, and on Approval of the List of Limited Circulating Materials".

Guatemala

Final decision on import

Published: 12/2012

consent

India

Final decision on import

Published: 12/2012

consent under conditions

Conditions for Import: The importer of Alachlor must have valid Certificate of Registration for import from Regulatory Authority in India, i.e. Sect. of Central Insecticides Board and Registration Committee, NH IV, Faridabad, India.

Legislative or administrative measures: The Insecticides Act 1968 and Rules framed thereunder.

Israel

Final decision on import

Published: 12/2012

consent under conditions

Conditions for Import: The Flora Protection and Inspection Services of the Ministry of Agriculture and Rural Development consents to import the chemical only if the formulation containing that chemical is registered in the Flora Protection and Inspection Services.

Legislative or administrative measures: 1. Plant Protection Law, 1956 2. Hazardous Substances Regulations (Registration of Formulations for the Control of Pests Harmful to Man), 1994

3. Free Import Order, 2006

Japan

Final decision on import

Published: 06/2012

consent under conditions

Conditions for Import: In order to import agricultural chemicals into Japan, a domestic importer shall register such chemicals with the Minister of Agriculture, Forestry and Fisheries.

	Legislative or administrative measures: Law.	Agricultural Chemicals Regulation	
Kuwait	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: of the year 1995) that states forbidding the the substance in the state of Kuwait due to hazardous effects.	registration and commercial use of	
Liechtenstein	Final decision on import	Published: 12/2012	no consent
	Legislative or administrative measures: Alachlor is banned as agricultural chemical (it is not listed on annex I of the Ordinance on Plant Protection Products, which entered into force in July 2011). Alachlor is not on the list of active substances to be examined under the EU review programme (Annex II of the COMMISSION REGULATION (EC) No 1451/2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market). The Swiss Ordinance on Biocide Products (entered into force in May 2005) adopts the same biocide active ingredients as the EU. Alachlor is not authorized in biocide preparations.		
Madagascar	Final decision on import	Published: 06/2012	no consent
maaagaooa	Legislative or administrative measures: Interministirial Decree N°45.555/2011 of 28/12/2011 banning the import, distribution, sale, use and manufacturing of some pesticide active materials in agriculture and of chemicals of the industrial sector.		
Malawi	Final decision on import	Published: 12/2012	no consent
	Remarks: Alachlor has never been registe		
Malaysia	Interim decision on import	Published: 12/2012	consent under
	Conditions for Import: Products to be imported must be registered with the Pesticides Board, Malaysia and must possess valid registration at time of import.		conditions
Mauritania	Final decision on import	Published: 12/2012	no consent
	Legislative or administrative measures: authorized by the Sahelian Committee on I Pesticides Registration for the 9 CILSS co		
Mexico	Final decision on import	Published: 06/2012	consent under
	Conditions for Import: Registration issue import license, are required.	conditions	
	Legislative or administrative measures: Export Authorizations, and Export Certifica Substances, and Toxic or Hazardous Mate		
	Agreement establishing classification and codification of goods which import and export is subject to regulation by Agencies of the Inter Secretariat Commission for the Control Process and Use of Pesticides, Fertilizers and Toxic Substances.		
Morocco	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: This pesticide is not registered in Morocco.		
	Act No. 42-95 concerning the supervising agricultural pesticides (21st January 1997)	and management of trade of :	
	Article 2: it is prohibited to import, manufacture, stock in the view of selling, to sell or distribute even for free pesticides for agricultural uses which have not		

	been registered or which sale has not been exempted from registration according to the		
New Zealand	Final decision on import Conditions for Import: Alachlor active ingrean only be used for research and development component in the manufacture of another sure Only products containing alachlor that are alsubstances and New Organisms Act and recompounds and Veterinary Medicines Act coused in New Zealand. Legislative or administrative measures: A substances containing alachlor under the Ha Organisms Act and registration of products of Agricultural Compounds and Veterinary Medicines.	nent or as an ingredient or abstance. Oproved under the Hazardous gistered under the Agricultural an be manufactured, imported or Approval of alachlor and specific azardous Substance and New containing alachlor under the	consent under conditions
Niger	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: - organochlorines and dangerous pesticides Signature and ratification of the Stockholm - CILSS member, therefore only products re	Convention	
Norway	Final decision on import	Published: 12/2012	no consent
·	Legislative or administrative measures: Plant protection products containing alachlor are not authorized for use, import or marketing in Norway. There has never been a request for registration of alachlor in Norway.		
Panama	Final decision on import	Published: 12/2013	consent
	Legislative or administrative measures: E September 4th, 2002, of the Ministry of Heal No. 24634 of September 9th, 2002, it was es action. In its third article it states: "The subs Annex 1, are considered controlled hazardor their residues are hazardous wastes". Alach Annex 1 to this Decree.		
Peru	Interim decision on import	Published: 06/2013	consent under
	Conditions for Import: There are no existing Peru; therefore any import application must process, in line with Decision 436 and Resol Community.	go through to the registration	conditions
Philippines	Interim decision on import	Published: 06/2013	response did not address importation
Republic of	Interim decision on import	Published: 06/2012	no consent
Moldova	Remarks: The chemical has never been ma Moldova.	nufactured in the Republic of	
Serbia	Interim decision on import	Published: 12/2012	consent
	Remarks: Final decision for ban of alachlor 1 st January 2014.	as pesticide will come into force on	
Singapore	Final decision on import	Published: 06/2012	consent under
	Conditions for Import: Alachlor is allowed to be imported: 1) For the purpose of research or analysis; or 2) For re-export only.		conditions
	Remarks: Domestic use is restricted to the purpose of research or analysis only.		
	Legislative or administrative measures: A hazardous substance under the Environmer Act (EPMA) and its Regulations.		

Uruguay	Interim decision on import	Published: 06/2013	consent
United Republic of Tanzania	Interim decision on import	Published: 06/2013	consent
Emirates	Legislative or administrative measures: UAE according to the ministerial decree No banned and restricted-use pesticides in UA	Alachlor is banned as a pesticide in . 13 for the year 2012 concerning E.	
Jnited Arab	Final decision on import	Published: 12/2013	no consent
Годо	Interim decision on import	Published: 12/2012	consent
Yugoslav Republic of Macedonia	Legislative or administrative measures: Chemical is not included in the List of active substances allowed for use in Plant Protection Products in R. Macedonia (Official Gazette of RM 159/2010).		
The former	Final decision on import	Published: 06/2012	no consent
Republic	Remarks: The pesticide is not registered in	Syria.	
Syrian Arab	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: Alachlor is banned as agricultural chemical (it is not listed on annex I of the Ordinance on Plant Protection Products, which entered into force in July 2011). Alachlor is not on the list of active substances to be examined under the EU review programme (Annex II of the COMMISSION REGULATION (EC) No 1451/2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market). The Swiss Ordinance on Biocide Products (entered into force in May 2005) adopts the same biocide active ingredients as the EU. Alachlor is not authorized in biocide preparations.		
Switzerland	Final decision on import	Published: 06/2012	no consent
	Remarks: Stock that is present in the countegislative or administrative measures: includes automatically new pesticides adde	Pesticide Law, S.B. February 2005,	
Suriname	Final decision on import	Published: 12/2012	no consent
	Legislative or administrative measures: of the National Pesticides Council dated 20		
Sudan	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: Advisory Committee in Sri Lanka has taken held on the 2 nd December 2011, to cease in including alachlor 480 g/L EC (the only regi effect from 2 nd December 2011.	the decision at its 57th meeting, nportation of all alachlor products	
Sri Lanka	Final decision on import	Published: 12/2012	no consent

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Alachlor			
CAS: 15972-60-8			
Party ¹	Date	Party ¹	Date

CAS: 15972-60-8			
Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Lebanon	06/2007
Argentina	12/2004	Lesotho	12/2008
Armenia	06/2004	Liberia	06/2005
Bahrain	12/2012	Libya	06/2004
Belize	12/2005	Maldives	06/2007
Benin	06/2004	Mali	06/2004
Bolivia	06/2004	Marshall Islands	06/2004
Botswana	06/2008	Mauritius	12/2005
Burkina Faso	06/2004	Mongolia	06/2004
Burundi	06/2005	Montenegro	06/2012
Cambodia	12/2013	Mozambique	12/2010
Cameroon	06/2004	Namibia	12/2005
Cabo Verde	06/2006	Nepal	06/2007
Chad	12/2004	Nicaragua	06/2009
Congo	12/2006	Nigeria	06/2004
Cook Islands	12/2004	Oman	06/2004
Côte d'Ivoire	06/2004	Pakistan	12/2005
Croatia	06/2008	Paraguay	06/2004
Democratic People's	06/2004	Qatar	06/2005
Republic of Korea		Republic of Korea	06/2004
Djibouti	06/2005	Russian Federation	12/2011
Dominica	06/2006	Rwanda	06/2004
Dominican Republic	12/2006	Saint Kitts and Nevis	12/2012
Equatorial Guinea	06/2004	Saint Vincent and the	06/2011
Eritrea	12/2005	Grenadines	
Ethiopia	06/2004	Samoa	06/2004
Gabon	06/2004	Saudi Arabia	06/2004
Gambia	06/2004	Senegal	06/2004
Ghana	06/2004	Somalia	12/2010
Guinea	06/2004	South Africa	06/2004
Guinea-Bissau	12/2008	Thailand	06/2004
Guyana	12/2007	Tonga	12/2010
Honduras	06/2012	Trinidad and Tobago	06/2010
Iran (Islamic Republic of)	12/2004	Uganda	12/2008
Jamaica	06/2004	Ukraine	06/2004
Jordan	06/2004	Venezuela (Bolivarian	12/2005
Kazakhstan	06/2008	Republic of)	
Kenya	06/2005	Viet Nam	12/2007
Kyrgyzstan	06/2004	Yemen	06/2006
Lao People's Democratic	06/2011	Zambia	06/2011
Republic		Zimbabwe	06/2012

CAC: 146 06 0			
CAS: 116-06-3 Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: "Plant Protection Service", as amended. Decision of the Council of Ministers no. 15: of rules of registration and assessment crit (PPP)." According to paragraph 7.2, Chapt trade and use in the Republic of Albania, if included in Appendix II, attached to this de included.	55, dated 12.11.2008 "On approval eria of Plant Protection Products er II, PPP may be registered for its active substance(s) is/are	
Antigua and	Final decision on import	Published: 12/2012	no consent
Barbuda	Legislative or administrative measures: the fact that aldicarb is a highly hazardous classification. It poses an unacceptably hig environment. The pesticides and Toxic Chroto registering only lowest risk pesticides for alternatives are unavailable. Viable alternatives.	pesticide based on the WHO h risk to human health and the emicals Control Board is committed r use in the country unless viable	
Australia	Interim decision on import	Published: 12/2012	response did not address importation
Bosnia and	Final decision on import	Published: 06/2012	no consent
Herzegovina	Legislative or administrative measures: active substances allowed for use in plant Herzegovina (Official Gazette of BiH No 03	protection products in Bosnia and	
Brazil	Final decision on import	Published: 12/2012	consent under
	Conditions for Import: According to the L pesticide shall be manufactured, imported, has been registered in Brazil. The active ingredient Aldicarb is registered coffee, citrus and sugar cane, only to certif by the manufacturers companies in the foll Minas Gerais and Bahia. Legislative or administrative measures: 4074/2002 and other complementary acts.	exported, traded or used unless it for agricultural purpose in crops of ied farmers and registered properties owing Brazilian states: São Paulo, Law no. 7802/89, Decree	
Canada	Final decision on import	Published: 06/2012	no consent
-	Legislative or administrative measures: Pest Control Products Act in Canada expir		
Chile	Final decision on import	Published: 06/2012	consent under
	Conditions for Import: On exceptional base allowed to determine the analytes corresubstance and the metabolites used in a management of the metabolites used in a management of the metabolites used in a management of the metabolites used in a monitoring part of the metabolites used in a moni	sponding to the pure active conitoring program, in studies of estry, agriculture and cattle, or in ational standards. e of analytical patterns will be ording to the pure active substance rogram, in studies of residues in lture and cattle, or in scientific andards. Agricultural and Livestock Service,	conditions
China	Interim decision on import	Published: 12/2013	consent under
Jillia .	Conditions for Import: Only if have been		conditions

Colombia

Final decision on import

Published: 06/2012 co

consent under conditions

Conditions for Import: According to information from the Technical Department of Agricultural Inputs Safety of ICA, the Aldicarb holds the sales record No. 1022 of 18th September 1996. Authorised uses as insecticide pesticide on crops of chrysanthemum, citrus, coffee, carnation, cotton, rose and potatoes.

Remarks: Decree No. 2820 of 2010, published in the Official Journal No. 47792 of 5th August 2010, Title II, on the exigibility of Environmental Licenses, in Article 8, established that the Ministry of Environment, Housing and Territorial Development, may permanently grant or deny such environmental license for the activities (...)"11. The import and/or manufacturing of those substances, materials or products subject to controls pursuant to treaties, conventions and international protocols, of environmental nature, except in cases where these rules point out a special authorisation for such purpose. Legislative or administrative measures: In line with the Andean Decision of Nations No.436; Andean Standard for the Registration and Control of Chemical Pesticides for Agricultural use, published in Official Journal (Year XIV, No.347, in Lima, Peru, on 17th June 1988, on the Cartagena Agreement), and the Resolution of the Colombian Institute for Agriculture and Farming (ICA) No.03759 of 16th December 2003, to enact provisions for the Registration and Control of Chemical Pesticides for Agricultural use, pesticides must be registered to be used and marketed in the country.

IMPORTANT NOTE: According to information from the Technical Department of Agricultural Inputs Safety of ICA, the product holds sales Register No.1022 of 18th September 1996, and consequently it can be imported in Colombia as insecticide pesticide on the following crops: chrysanthemum, citrus, coffee, carnation, cotton, rose and potatoes. Only the company owning the mentioned register may import the product.

Costa Rica

Final decision on import

Published: 06/2013

consent under conditions

Conditions for Import: The pesticide must be previously registered with the State Phytosanitary Service.

Legislative or administrative measures: 1. Ley de Protección Fitosanitaria No. 7664: "Articulo 24. - Registro de sustancias. Ninguna persona física o jurídica podrá importar, exportar, fabricar, formular, almacenar, distribuir, transportar, reempacar, reenvasar, anunciar, manipular, mezclar, vender ni emplear sustancias químicas, biológicas o afines para uso agrícola, que no estén registradas conforme a la presente ley."

2. Decreto Ejecutivo No. 33495-MAG-S-MINAE-MEIC "Reglamento sobre Registro, Uso y Control de Plaguicidas Sintéticos Formulados, Ingrediente Activo Grado Técnico, Coadyuvantes y Sustancias Afines de Uso Agrícola".

Cuba

Final decision on import

Published: 12/2012

Published: 06/2012

Published: 06/2012

Published: 06/2012

no consent

no consent

no consent

Democratic Republic of the Congo

Final decision on import

Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the

DRC.

Ecuador

Final decision on import

Legislative or administrative measures: The company Bayer Inc. requested AGROCALIDAD to cancel the register of pesticide TEMIK (Aldicarb 15% GR), for commercial reasons, been this chemical the only one marketed in the country. AGROCALIDAD proceeded to cancel the Register of this product by Resolution No.167 of AGROCALIDAD, published in Official Gazette No.593 of 9th December 2011.

El Salvador

Interim decision on import

Conditions for Import: It needs to be registered in the Ministry of Agriculture and Livestock.

Restricted use regulated under Agreement No. 18 of Ministry of Agriculture and Livestock.

consent under conditions

PIC Circular XXXVIII (December 2013)

European Union

Final decision on import

Published: 12/2012

no consent

Member States:

Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland

Remarks: In accordance with Regulation (EC) No 1272/2008, which implements the UN Globally Harmonised System of Classification and Labelling of Chemicals in the EU, aldicarb is classified as:

Acute Tox. 2* - H 330 - Fatal if inhaled. Acute Tox. 2* - H 302 - Fatal if swallowed. Acute Tox. 3* - H 311 - Toxic in contact with skin.

Aquatic Acute 1 - H 400 - Very toxic to aquatic life.

Aquatic Chronic 1 - H 410 - Very toxic to aquatic life with long lasting effects.

(* = This classification shall be considered as a minimum classification)

In accordance with Council Directive 67/548/EEC aldicarb is classified as:

T+; R26/28 - Very toxic by inhalation and if swallowed.

T; R24 - Toxic in contact with skin.

N (dangerous for the environment); R50/53 - Very toxic to aquatic organisms, may cause long-term adverse effect in the aquatic environment.

Legislative or administrative measures: It is prohibited to place on the market or use plant protection products containing aldicarb, since this active substance is not approved under Regulation (EC) No 1107/2009 of the European Parliament and of the Council of 21 October 2009 concerning the placing of plant protection products on the market and repealing Council Directives 79/117/EEC and 91/414/EEC (OJ L 309, 24.11.2009, p. 1), pursuant to Council Decision 2003/199/EC of 18 March 2003 concerning the noninclusion of aldicarb in Annex I to Council Directive 91/414/EEC and the withdrawal of authorisations for plant protection products containing this active substance (OJ L 76, 22.3.2003, p. 21).

**: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States

Georgia

Final decision on import

Published: 06/2012

no consent

Legislative or administrative measures: Restricted and strictly limited chemical substances and pesticides' import-export in Georgia is regulated by the Rotterdam Convention "On The Prior Informed consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade", Georgian Law of 1998 on "Pesticides and Agrochemicals" and Decree N184 of Government of Georgia of 28th September, 2006 "On Statute about Transit Permit Issuance, Limited Circulating Material Production, Transportation, Import, Export, Re-export, and on Approval of the List of Limited Circulating Materials".

Guatemala

Final decision on import

Published: 12/2012

consent

Final decision on import

Published: 12/2012

no consent

Legislative or administrative measures: The Insecticides Act 1968 and

Rules framed thereunder.

Israel

India

Final decision on import

Published: 12/2012

no consent

Legislative or administrative measures: 1. Plant Protection Law, 1956 2. Hazardous Substances Regulations (Registration of Formulations for the Control of Pests Harmful to Man), 1994

3. Free Import Order, 2006

Japan

Final decision on import

Published: 06/2012

consent under conditions

Conditions for Import: In order to import agricultural chemicals into Japan, a domestic importer shall register such chemicals with the Minister of Agriculture, Forestry and Fisheries.

Legislative or administrative measures: Agricultural Chemicals Regulation

Kuwait

Final decision on import

Published: 06/2013

no consent

Legislative or administrative measures: Based on the ministerial decree (95 of the year 1995) that states forbidding the registration and commercial use of the substance in the state of Kuwait due to its health and environmental

hazardous effects.

	nazardous eπects.		
Liechtenstein	Final decision on import	Published: 12/2012	consent under
	Conditions for Import: The import of aldic permitted if they are used in sugar beet cult (Ditylenchus dipsaci). Legislative or administrative measures: Ordinance on Plant Protection Products, where the use of aldicarb mixtures is only allowed nematode (Ditylenchus dipsaci). Aldicarb is not on the list of active substance review programme (Annex II of the COMMI 1451/2007 on the second phase of the 10-yearticle 16(2) of Directive 98/8/EC of the European Council concerning the placing of biocidal products (entered in same biocide active ingredients as the EU. preparations.	Aldicarb is listed on Annex I of the hich entered into force in July 2011. d on sugar beets to fight the stem test to be examined under the EU SSION REGULATION (EC) No year work programme referred to in ropean Parliament and of the products on the market). The Swiss to force in May 2005) adopts the Aldicarb is not authorized in biocide	conditions
Madagascar	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: N°45.555/2011 of 28/12/2011 banning the manufacturing of some pesticide active ma chemicals of the industrial sector.	import, distribution, sale, use and	
Malawi	Final decision on import	Published: 12/2012	no consent
	Remarks: Aldicarb in Malawi has been abucases of poisoning and loss of human life r final decision.		
Malaysia	Final decision on import	Published: 12/2012	no consent
	Conditions for Import: Import and manufacture under the Pesticides Act 1974 through a resimplemented by the Pesticides Board, Malaquantities of aldicarb active ingredient for respective permitted provided approval is obtained Remarks: Aldicarb has never been registe Legislative or administrative measures: Customs (Prohibition of Import/Export) 200	gistration scheme. The Act is aysia. However, import of small esearch or education purpose may from the Pesticides Board. red in Malaysia. Pesticides Act 1974	
Mauritania	Final decision on import	Published: 12/2012	no consent
	Legislative or administrative measures: authorized by the Sahelian Committee on F Pesticides Registration for the 9 CILSS cou	Pesticides (Regional Authority for	
Mexico	Final decision on import	Published: 06/2012	consent under
	Conditions for Import: Registration issued import license, are required. Legislative or administrative measures: Export Authorizations, and Export Certificat Substances, and Toxic or Hazardous Mater Agreement establishing classification and cand export is subject to regulation by Agencommission for the Control Process and U	Regulation on Registration, Import - tes for: Pesticides, Fertilizers and rials. codification of goods, which import cies of the Inter Secretariat	conditions
	Toxic Substances.	<u> </u>	
Morocco	Final decision on import Legislative or administrative measures: Morocco.	Published: 06/2013 This pesticide is not registered in	no consent
	Act No. 42-95 concerning the supervising agricultural pesticides (21st January 1997):	and management of trade of	
	Article 2: it is prohibited to import, manufact sell or distribute even for free pesticides for been registered or which sale has not been exempted from registration according to the	agricultural uses which have not authorized, or which have been	

New Zealand	Final decision on import	Published: 12/2012	no consent
	Legislative or administrative measures: approved for import, manufacture or use un New Organisms Act or registered under the Veterinary Medicines Act. It is therefore not legal to import this substa small scale laboratory use.	der the Hazardous Substances and Agricultural Compounds and	
Niger	Final decision on import	Published: 06/2012	no consent
90	Legislative or administrative measures: organochlorines and dangerous pesticides Signature and ratification of the Stockholm - CILSS member.		
Norway	Final decision on import	Published: 12/2012	no consent
·	Legislative or administrative measures: containing aldicarb were withdrawn from the 31.12.1997 aldicarb has not been authorize Norway.	Norwegian market and since	
Panama	Final decision on import	Published: 12/2013	consent
	Remarks: According to Resolution No.24, of management practices have been adopted or the environment. For example, the sale of professional prescription issued by an agrost aerial applications. Because of its restricted banned near residential areas, schools, host or natural and artificial watercourses. Legislative or administrative measures: September 4th, 2002, of the Ministry of Heat No. 24634 of September 9th, 2002, it was etaction. In its third article it states: "The substances 1, are considered controlled hazardot their residues are hazardous wastes". Aldic Annex 1 to this Decree.	in order to protect the human health of Aldicarb will be made only by homist and may not be used for use, the application of Aldicarb is epitals, hand made wells, affluents. By Executive Decree No. 305 of lth, published in the Official Gazette stablished a national legislative stances or products described in the substances and materials; and	
	Aldicarb active ingredient, in all its forms, is Resolution No.24, of 10 June 2011, of the N in the Official Gazette No. 26809 of 17 June	linistry of Agriculture, and published	
Peru	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: 2012-AG-SENASA published in the Official		
Philippines	Interim decision on import	Published: 06/2013	response did not address importation
Republic of	Interim decision on import	Published: 06/2012	no consent
Moldova	Remarks: The chemical has never been model Moldova.	anufactured in the Republic of	
Serbia	Final decision on import	Published: 12/2012	no consent
	Legislative or administrative measures: Products ("Official Gazette of the RS" No 4		
Singapore	Final decision on import	Published: 06/2012	consent unde
	Conditions for Import: Aldicarb is allowed 1) For the purpose of research or analysis; 2) For re-export purposes.		conditions
	Remarks: Domestic use is restricted to the only. Legislative or administrative measures:		
	hazardous substance under the Environme Act (EPMA) and its Regulations.		

Sri Lanka	Final decision on import	Published: 12/2012	no consent
	Legislative or administrative measures: Advisory Committee in Sri Lanka has taken held on the 2nd December 2011, to cease i to Sri Lanka with effect from 2nd December	the decision at its 57th meeting, mportation of any aldicarb products	
Sudan	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: of the National Pesticides Council dated 20	Decision of the meeting No. 6/2011 /12/2011.	
Switzerland	Final decision on import	Published: 06/2012	consent unde
	Conditions for Import: The import of aldic permitted if they are used in sugar beet cult (Ditylenchus dipsaci).		conditions
	Legislative or administrative measures: Ordinance on Plant Protection Products, where the use of aldicarb mixtures is only allowed nematode (Ditylenchus dipsaci). Aldicarb is not on the list of active substance review programme (Annex II of the COMMI 1451/2007 on the second phase of the 10-yearticle 16(2) of Directive 98/8/EC of the Eur Council concerning the placing of biocidal products (entered into same biocide active ingredients as the EU. preparations.	es to be examined under the EU SSION REGULATION (EC) No rear work programme referred to in opean Parliament and of the products on the market). The Swiss of force in May 2005) adopts the Aldicarb is not authorized in biocide	
Syrian Arab	Final decision on import	Published: 06/2012	no consent
Republic	Remarks: The pesticide is banned in Syria hasn't been imported to Syria in other forms Legislative or administrative measures: by Minister of Agriculture and agrarian reforms	s. Decision: N 10/T, Date 10/4/1990	
The former	Final decision on import	Published: 06/2012	no consent
Yugoslav Republic of Macedonia	Legislative or administrative measures: of active substances allowed for use in Plar Macedonia (Official Gazette of RM 159/201	nt Protection Products in R.	
Togo	Interim decision on import	Published: 12/2012	no consent
United Arab	Final decision on import	Published: 12/2013	no consent
Emirates	Legislative or administrative measures: UAE according to the ministerial decree No banned and restricted-use pesticides in UA	. 13 for the year 2012 concerning	
United Republic	Final decision on import	Published: 06/2013	no consent
of Tanzania	Legislative or administrative measures: Protection Regulations of 1999 and Nationa registration of chemicals listed under Annea alternatives.	al Advisory Committee do not allow	
Uruguay	Interim decision on import	Published: 06/2013	consent
Venezuela	Final decision on import	Published: 12/2012	no consent
(Bolivarian Republic of)	Legislative or administrative measures: Ministry of Popular Power for Agriculture ar Integral Agricultural Health. Administrative of INSAI N ° 28, Caracas, July 15, 2009. According to a gricultural use in which comformulations) is used as active ingredient, as in the country since 30/04/2010.	nd Lands. National Institute of Order. Office of the President / ording to this Order, the Records of position or formulation Aldicarb (or	

Part 3 - Listing of cases of failure to transmit a response by Parties - and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Aldicarb CAS: 116-06-3			
Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Lebanon	06/2007
Argentina	12/2004	Lesotho	12/2008
Armenia	06/2004	Liberia	06/2005
Bahrain	12/2012	Libya	06/2004
Belize	12/2005	Maldives	06/2007
Benin	06/2004	Mali	06/2004
Bolivia	06/2004	Marshall Islands	06/2004
Botswana	06/2008	Mauritius	12/2005
Burkina Faso	06/2004	Mongolia	06/2004
Burundi	06/2005	Montenegro	06/2012
Cambodia	12/2013	Mozambique	12/2010
Cameroon	06/2004	Namibia	12/2005
Cabo Verde	06/2006	Nepal	06/2007
Chad	12/2004	Nicaragua	06/2009
Congo	12/2006	Nigeria	06/2004
Cook Islands	12/2004	Oman	06/2004
Côte d'Ivoire	06/2004	Pakistan	12/2005
Croatia	06/2008	Paraguay	06/2004
Democratic People's	06/2004	Qatar	06/2005
Republic of Korea		Republic of Korea	06/2004
Djibouti	06/2005	Russian Federation	12/2011
Dominica	06/2006	Rwanda	06/2004
Dominican Republic	12/2006	Saint Kitts and Nevis	12/2012
Equatorial Guinea	06/2004	Saint Vincent and the	06/2011
Eritrea	12/2005	Grenadines	
Ethiopia	06/2004	Samoa	06/2004
Gabon	06/2004	Saudi Arabia	06/2004
Gambia	06/2004	Senegal	06/2004
Ghana	06/2004	Somalia	12/2010
Guinea	06/2004	South Africa	06/2004
Guinea-Bissau	12/2008	Suriname	06/2004
Guyana	12/2007	Thailand	06/2004
Honduras	06/2012	Tonga	12/2010
Iran (Islamic Republic of)	12/2004	Trinidad and Tobago	06/2010
Jamaica	06/2004	Uganda	12/2008
Jordan	06/2004	Ukraine	06/2004
Kazakhstan	06/2008	Viet Nam	12/2007
Kenya	06/2005	Yemen	06/2006
Kyrgyzstan	06/2004	Zambia	06/2011
Lao People´s Democratic	06/2011	Zimbabwe	06/2012
Republic			

Aldrin			
CAS: 309-00-2 Albania	Final decision on import	Published: 06/2013	no consent
Albailla	Legislative or administrative measures: "Plant Protection Service", as amended. Decision of the Council of Ministers no. 15 of rules of registration and assessment crit (PPP)." According to paragraph 7.2, Chapt trade and use in the Republic of Albania, if included in Appendix II, attached to this de included.	Law no. 9362 dated 24/03/2005 on 55, dated 12.11.2008 "On approval eria of Plant Protection Products er II, PPP may be registered for its active substance(s) is/are	no consen
Argentina	Final decision on import	Published: 12/2002	no consent
	Legislative or administrative measures: the Congressional Record October 16,199 manufacturing, processing, commercialisa applications products, on the basis of Aldri	Prohibits: importation, tion and use of agriculture	
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 12/2004	no consent
	Remarks: As a Party to the Stockholm Co Pollutants, legislation has been introduced and export. Import is only permitted for en- Legislative or administrative measures: Chemicals (Administration) Regulations 19 Customs (Prohibited Import) Regulations 19	prohibiting import, manufacture, use vironmentally sound disposal. Agricultural and Veterinary	
Bahrain	Final decision on import	Published: 07/1996	no consent
Belize	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: in Schedule IV of the Pesticides Control Act of Belize, and in the Pesticides Control (re 1995.	ct of 1985, Chapter 181B of the Laws	
Benin	Final decision on import	Published: 07/1993	no consent
Bolivia	Final decision on import	Published: 07/1993	no consent
Bosnia and	Final decision on import	Published: 12/2011	no consent
Herzegovina	Legislative or administrative measures: of active substances allowed for use in Pla Herzegovina ("Official Gazette of BiH" No	nt Protection Products in Bosnia and	
Brazil	Final decision on import	Published: 12/2004	no consent
	Remarks: There is no pesticide registered Legislative or administrative measures Prohibits the production, import, export, Aldrin, for application in livestock and agric	s: Directive nº 63 of 15 June 1992 - trade and use of active ingredient	
	Directive nº 11 of 8 January 1998 Exclusive substances, which can be authorized as possible.		
	Law No. 7.802 of 11 July 1989 and Decree	No. 4.074 of 04 January 2002 -	

	prior to produce, export, import, trade or us	se.	
Burkina Faso	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: Committee (CSP) meeting.	Results of the Sahelien Pesticides	
Burundi	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: and persistence in the environment led to import, to place on the market or use Aldri Ministerial Decree n 710/838 of 29/10/200	t being prohibited. It is prohibited to ne as an agricultural pesticide by	
Cameroon	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: 1966 Decree nº 77/171 of 03 June 1977 Decree nº 83-661 of 27 December 1983 Order nº 0002/MINAGRI/DIRAGRI/SDPV		
Canada	Final decision on import	Published: 01/1998	no consent
Cabo Verde	Final decision on import	Published: 07/1993	no consent
Chad	Final decision on import	Published: 01/1994	no consent
Chile	Final decision on import	Published: 07/1995	no consent
	Legislative or administrative measures: 22/11/1988.	Resolution SAG No. 2003 of	
China	Final decision on import	Published: 07/1993	no consent
		Revised: 10/2008	
	 Legislative or administrative measures: Additional information related to Region (HKSAR) related to the ir chemicals: Published: 12/06/2009; Final decision on import: No constitution 	Hong Kong Special Administrative nport response for Annex III	
Colombia	Final decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: prohibited by Decree 305 of 1988 and Res		
Congo	Interim decision on import	Published: 07/1993	consent
	Remarks: Need more time.		
Cook Islands	Final decision on import	Published: 01/1995	no consent
Costa Rica	Final decision on import	Published: 07/1993	no consent
	Legislative or administrative measures: measures - Banned by the "Decreto Ejecu		
Côte d'Ivoire	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: produce, place on the market, sell or use the		

Croatia	Final decision on import	Published: 06/2010	no consent
Cuba	Final decision on import	Published: 12/2008	no consent
	Remarks: The adopted decision does not i reference pattern or reactive used for the d analysis activities		
	Legislative or administrative measures: disseminated to the interested Parties, und Designated National Authority, as entity emauthorized for use at national level (Resolu Agriculture).	er the power conferred to the powered to register pesticides	
	National Decision in force under Resolution Health	268/1990 of the Ministry of Public	
Democratic	Interim decision on import	Published: 12/2004	consent under
People's Republic of	Conditions for Import: The use of this che health is prohibited.	emical in agriculture and public	conditions
Korea	It is only allowed to produce, import and us of sufficient evaluation of its toxicity and ec environment. Statement of active consideration: - The	p-toxicity in side of public health and	
	environment of Aldrin is being re-evaluated - The selection of alternatives to the use of - The investigation for the national request	Aldrin is being carried out.	
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: 5011/0195/AGRI/PE.EL/2012 of 16 Februa implementation of the Rotterdam Conventionall chemicals listed in Annex III of the Rotte DRC.	ry 2012 concerning the on, Section V, Article 19: the use of	
Dominica	Final decision on import	Published: 01/1996	no consent
Dominican Republic	Final decision on import	Published: 07/1993	no consent
Ecuador	Final decision on import	Published: 07/1993	no consent
El Salvador	Final decision on import	Published: 07/1993	no consent
Eritrea	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Regulations for Importation, Handling, Use		
Ethiopia	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: available for similar use.	Not registered. Other pesticides	
European Union	Final decision on import	Published: 06/2005	no consent
Member States:		Revised: 10/2008	
Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania,	Legislative or administrative measures: the market or use aldrin. The chemical, who as a constituent of articles, was banned by European Parliament and of the Council of pollutants and amending Directive 79/117/8	ether on its own, in preparations or Regulation (EC) No 850/2004 of the 29 April 2004 on persistent organic	
Luxembourg, Malta**, Netherlands, Poland,	**: These countries are currently PARTICIF	ATING STATES to the Rotterdam	

Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland	Convention. They are however listed here s European Community (EC), which is a Part accordance with EC legislation, cover all its	y and whose import responses, in	
Gabon	Interim decision on import	Published: 06/1999	no consent
	Remarks: additional time is needed for a fire	nal decision	
Gambia	Final decision on import	Published: 07/1994	no consent
Ghana	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: Act, 1996 (Act 528)	Pesticide Control and Management	
Guatemala	Final decision on import	Published: 07/1993	no consent
Guinea	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: 2395/MAE/SGG/2001 of 6/06/2001 restricti active substances in agriculture. 2) The product is listed in the group of orga environment "POP" 3)National weakness in the toxicological and	ng and/or prohibiting the use of nic product persistent in the	
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: authorized by the Sahelien Pesticide Comm		
Guyana	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Control (Prohibited Pesticides) Order No. 2 Pesticides and Toxic Chemicals Control Ac	2 of 2006 made under the	
Honduras	Final decision on import	Published: 07/1993	no consent
India	Final decision on import	Published: 07/1993	no consent
Iran (Islamic Republic of)	Final decision on import Legislative or administrative measures: measures - The use, production and import Resolution of 11 July 1976, under "The Pes emergency cases: permission from Ministry	are prohibited. Based on the sticides Control Act" 1968. For	no consent
Israel	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: 2. Hazardous Substances Regulations (Reg Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006		
Jamaica	Final decision on import	Published: 07/1998	no consent
	Remarks: Not registered.		
Japan	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: Chemical Substances and Regulation of the 2. Agricultural Chemicals Regulation Law. 3. Pharmaceutical Affairs Law.		

Jordan	Final decision on import	Published: 07/1993	no consent
Kazakhstan	Final decision on import	Published: 07/1996	no consent
Kenya	Final decision on import	Published: 06/1999	no consent
	Remarks: Not registered.		
Kuwait	Final decision on import	Published: 01/1998	no consent
	Remarks: Not registered. Decree No. 95/1	1995.	
Kyrgyzstan	Final decision on import	Published: 06/2004	no consent
, 6,	Legislative or administrative measures: Kyrgyz Republic of 27 June 2001 No. 376 c environment and health of the population fr hazardous chemicals and pesticides.	on measures to protect the	
Lao People´s Democratic Republic	Final decision on import	Published: 12/1999	no consent
Lebanon	Final decision on import	Published: 07/1993	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
Libya	Final decision on import	Published: 12/2010	no consent
Libya	Final decision on import Legislative or administrative measures: for Libyan agriculture pesticide		no consent
Libya Liechtenstein	Legislative or administrative measures:		no consent
-	Legislative or administrative measures: for Libyan agriculture pesticide	Published: 06/2010 It is prohibited to manufacture, place or use:	
-	Legislative or administrative measures: for Libyan agriculture pesticide Final decision on import Legislative or administrative measures: on the market, import in a private capacity, a. aldrin; b. substances and preparations that contain	Published: 06/2010 It is prohibited to manufacture, place or use: In aldrin that are not merely d to the Use of certain particularly	
Liechtenstein	Legislative or administrative measures: for Libyan agriculture pesticide Final decision on import Legislative or administrative measures: on the market, import in a private capacity, a. aldrin; b. substances and preparations that contain unavoidable impurities. (Swiss Ordinance on Risk Reduction relate	Published: 06/2010 It is prohibited to manufacture, place or use: In aldrin that are not merely d to the Use of certain particularly	no consent
-	Legislative or administrative measures: for Libyan agriculture pesticide Final decision on import Legislative or administrative measures: on the market, import in a private capacity, a. aldrin; b. substances and preparations that contain unavoidable impurities. (Swiss Ordinance on Risk Reduction relate dangerous Substances, Preparations and A	Published: 06/2010 It is prohibited to manufacture, place or use: In aldrin that are not merely Articles of August 2005, Annex 1.1) Published: 01/1998 Decree N. 6225/93 of 30 November	no consent
Liechtenstein	Legislative or administrative measures: for Libyan agriculture pesticide Final decision on import Legislative or administrative measures: on the market, import in a private capacity, a. aldrin; b. substances and preparations that contain unavoidable impurities. (Swiss Ordinance on Risk Reduction relate dangerous Substances, Preparations and A	Published: 06/2010 It is prohibited to manufacture, place or use: In aldrin that are not merely Articles of August 2005, Annex 1.1) Published: 01/1998 Decree N. 6225/93 of 30 November	no consent
Liechtenstein Madagascar	Legislative or administrative measures: for Libyan agriculture pesticide Final decision on import Legislative or administrative measures: on the market, import in a private capacity, a. aldrin; b. substances and preparations that contain unavoidable impurities. (Swiss Ordinance on Risk Reduction relate dangerous Substances, Preparations and Africal Final decision on import Legislative or administrative measures: 1993. Use of all aldrin-based products discontinuations.	Published: 06/2010 It is prohibited to manufacture, place or use: In aldrin that are not merely Articles of August 2005, Annex 1.1) Published: 01/1998 Decree N. 6225/93 of 30 November continued. Published: 12/2000 Legislative or administrative pesticides are controlled under the scheme and the Act is implemented drin is permitted to be imported, except for purposes of research or	
Liechtenstein Madagascar	Legislative or administrative measures: for Libyan agriculture pesticide Final decision on import Legislative or administrative measures: on the market, import in a private capacity, a. aldrin; b. substances and preparations that contain unavoidable impurities. (Swiss Ordinance on Risk Reduction relate dangerous Substances, Preparations and Africal Heritage or administrative measures: 1993. Use of all aldrin-based products disconsisted in the country of the Pesticides Act 1974 through a registration of the Pesticides Board of Malaysia. No all manufactured, sold or used in the country education, where certain conditions apply.	Published: 06/2010 It is prohibited to manufacture, place or use: In aldrin that are not merely Articles of August 2005, Annex 1.1) Published: 01/1998 Decree N. 6225/93 of 30 November continued. Published: 12/2000 Legislative or administrative pesticides are controlled under the scheme and the Act is implemented drin is permitted to be imported, except for purposes of research or	no consent

Mauritania	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: This pesticide has not been registered by the Sahelian Pesticides Committee, the regional body for registration, under national legislative and regulatory texts (Act 042/2000 on plant protection).		
Mauritius	Final decision on import	Published: 01/1995	no consent
Mexico	Final decision on import	Published: 07/1993	no consent
Mongolia	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Gover Annex I "List of prohibited chemicals in Mongolia"		
Morocco	Final decision on import	Published: 07/1993	no consent
Mozambique	Final decision on import	Published: 01/1995	no consent
	Remarks: Import, production and use banned.		
Nepal	Interim decision on import	Published: 07/1993	consent
•	Remarks: Need more time.		
New Zealand	Final decision on import	Published: 07/1993	no consent
Nicaragua	Final decision on import	Published: 07/1993	no consent
Niger	Final decision on import	Published: 07/1993	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import	Published: 07/1993	no consent
Oman	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: - According to Ministry of Agriculture and Fisheries legislations.		
	- Royal Decree No. 46/95. Issuing the Law of Handling and Use of Chemicals.		
Pakistan	Final decision on import	Published: 07/1995	no consent
Panama	Final decision on import	Published: 07/1998	no consent
	Remarks: Not registered.		
Paraguay	Final decision on import	Published: 07/1995	no consent
Peru	Final decision on import	Published: 07/1993	no consent
Philippines	Final decision on import	Published: 01/1994	no consent

Photographs and the second	D. L. L. L. 40/0005	
·		no consent
-	resticide Law (10), 1900	
Article No. (26) Environment (30), 2002		
Final decision on import	Published: 01/1997	no consent
Remarks: Banned because of residue in 19	972.	
Final decision on import	Published: 12/2009	no consent
Remarks: The chemical has never been m Moldova. Not used.	anufactured in the Republic of	
1972. Not included in the official register of agriculture, including and individual farms, f	permitted substances for use in	
Final decision on import	Published: 07/1993	no consent
Final decision on import	Published: 01/1998	no consent
Final decision on import	Published: 12/2007	no consent
Remarks: It was registered in the past, but its registration was cancelled because it was proven risky to human health, animal and the environment.		
Legislative or administrative measures: Ministerial decision based on recommendation from the relevant technical departments.		
Final decision on import	Published: 12/2006	no consent
Legislative or administrative measures: the Sahelian Pesticides Committee	Aldrin has not been registered by	
Final decision on import	Published: 12/2011	no consent
restrictions of production, placing on the ma	arket and use of chemicals which	
Final decision on import	Published: 12/2003	consent unde
Revised: 10/2008		conditions
Conditions for Import: Import for re-export purposes only. A hazardous Substance License is required for the import of the chemical. Legislative or administrative measures: The chemical is controlled as a Hazardous Substance under the Environmental Protection and Management Act (EPMA) and its regulations. A license is required for the import, use and sale of the chemical. The chemical is banned for local use since 1985.		
The chemical is banned for local use since		
Interim decision on import	Published: 06/2006	no consent
		no consent
Interim decision on import Statement of active consideration: Engage complete ban of the pesticide.		no consent
Interim decision on import Statement of active consideration: Engage complete ban of the pesticide. Final decision can be reached: two years	Published: 12/2012 The Pesticides Technical and the decision at its 56th meeting,	
Interim decision on import Statement of active consideration: Engage complete ban of the pesticide. Final decision can be reached: two years Final decision on import Legislative or administrative measures: Advisory Committee in Sri Lanka has taken	Published: 12/2012 The Pesticides Technical and the decision at its 56th meeting,	
	Final decision on import Remarks: Banned because of residue in 19 Final decision on import Remarks: The chemical has never been m Moldova. Not used. Legislative or administrative measures: 1972. Not included in the official register of agriculture, including and individual farms, fall permitted. Final decision on import Final decision on import Final decision on import Legislative or administrative measures: recommendation from the relevant technical final decision on import Legislative or administrative measures: recommendation from the relevant technical final decision on import Legislative or administrative measures: the Sahelian Pesticides Committee Final decision on import Legislative or administrative measures: restrictions of production, placing on the mare represent unacceptable risk on human heal RS", No 89/10). Final decision on import Conditions for Import: Import for re-export Substance License is required for the import Legislative or administrative measures: Hazardous Substance under the Environment Act (EPMA) and its regulations. A license is	Legislative or administrative measures: Pesticide Law (10), 1968 Article No. (26) Environment (30), 2002 Final decision on import Published: 01/1997 Remarks: Banned because of residue in 1972. Final decision on import Published: 12/2009 Remarks: The chemical has never been manufactured in the Republic of Moldova. Not used. Legislative or administrative measures: Aldrin has been prohibited since 1972. Not included in the official register of permitted substances for use in agriculture, including and individual farms, forestry and household. No import or sale permitted. Final decision on import Published: 07/1993 Final decision on import Published: 01/1998 Final decision on import Published: 12/2007 Remarks: It was registered in the past, but its registration was cancelled because it was proven risky to human health, animal and the environment. Legislative or administrative measures: Ministerial decision based on recommendation from the relevant technical departments. Final decision on import Published: 12/2006 Legislative or administrative measures: Aldrin has not been registered by the Sahelian Pesticides Committee Final decision on import Published: 12/2011 Legislative or administrative measures: Banned by Regulation on bans and restrictions of production, placing on the market and use of chemicals which represent unacceptable risk on human health and environment (Official Gazette RS", No 89/10). Final decision on import Published: 12/2003 Revised: 10/2008 Conditions for Import: Import for re-export purposes only. A hazardous Substance License is required for the import of the chemical. Legislative or administrative measures: The chemical is controlled as a Hazardous Substance under the Environmental Protection and Management Act (EPMA) and its regulations. A license is required for the import, use and

	The National Pesticide Council decision number 3/2001 dated 3-7-2001.			
Suriname	Final decision on import	Published: 12/2003	no consent	
	Legislative or administrative measures: E exports, September 1, 1999, SB 34 (State G			
Switzerland	Final decision on import	Published: 06/2010	no consent	
	Legislative or administrative measures: It on the market, import in a private capacity, ca) aldrin; b) substances and preparations that contain unavoidable impurities. (Ordinance on Risk Reduction related to the	or use: aldrin that are not merely Use of certain particularly		
	dangerous Substances, Preparations and Al	rticles of August 2005, Annex 1.1).		
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent	
Thailand	Final decision on import	Published: 12/1999	no consent	
	Legislative or administrative measures: Aldrin has been banned according to notification of Ministry of industry issued under the Hazardous Substances Act B.E. 2535 (1992) which has been effective since 2 May 1995.			
The former	Final decision on import	Published: 06/2012	no consent	
Yugoslav Republic of Macedonia	Legislative or administrative measures: Chemical is not included in the List of active substances allowed for use in Plant Protection Products in R. Macedonia (Official Gazette of RM 159/2010).			
Togo	Final decision on import	Published: 07/1993	no consent	
Trinidad and	Final decision on import	Published: 06/2001	no consent	
Tobago	Legislative or administrative measures: Legislative or administrative measures - Banned according to notice No 1 of 1994 of the Ministry of Trade and Industry issued under section 10 of the Trade ordinance No 19 of 1958: Negative list which has been effective since January 28, 1994.			
Uganda	Final decision on import	Published: 07/1993	no consent	
United Arab Emirates	Final decision on import	Published: 07/1993	no consent	
United Republic	Final decision on import	Published: 07/1993	consent	
of Tanzania	Remarks: For emergency cases in limited amounts.			
Uruguay	Final decision on import	Published: 07/1996	no consent	
Venezuela (Bolivarian Republic of)	Final decision on import	Published: 06/2007	no consent	
<u> </u>	Final decision on import	Published: 07/1993	no consent	
Viet Nam				
Viet Nam Yemen	Final decision on import	Published: 12/2007	no consent	
	Final decision on import Legislative or administrative measures: L Restricted Pesticides in Yemen.		no consent	

	Conditions for Import: restricted use Remarks: A final decision is under active consideration.		conditions
Zimbabwe	Final decision on import	Published: 07/1998	consent
	Remarks: Use as termaticide only. Importation not permitted for agricultural purposes.		

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Aldrin
CAS: 309-00-2

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Maldives	06/2007
Antigua and Barbuda	12/2010	Marshall Islands	06/2004
Botswana	06/2008	Namibia	12/2005
Cambodia	12/2013	Russian Federation	12/2011
Djibouti	06/2005	Saint Vincent and the	06/2011
Equatorial Guinea	06/2004	Grenadines	
Georgia	06/2007	Somalia	12/2010
Lesotho	12/2008	Tonga	12/2010
Malawi	06/2009	Ukraine	06/2004

Azinphos-methyl CAS: 86-50-0 Georgia Final decision on import Published: 12/2013 no consent Legislative or administrative measures: Restricted and strictly limited chemical substances and pesticides' import-export in Georgia is regulated by the Rotterdam Convention "On The Prior Informed consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade", Georgian Law of 1998 on "Pesticides and Agrochemicals".

CAS: 485-31-4			
Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures "Plant Protection Service", as amended. Decision of the Council of Ministers no. 15 of rules of registration and assessment cri (PPP)." According to paragraph 7.2, Chap trade and use in the Republic of Albania, i included in Appendix II, attached to this denot included.	555, dated 12.11.2008 "On approval teria of Plant Protection Products of II, PPP may be registered for fits active substance(s) is/are	
Argentina	Final decision on import	Published: 12/2002	consent under
	Conditions for Import: The Decree 3489/1958 established that all products determined for treatment and control of enemies of animals and plants cultivated or used, which are commercialized in the country, has to be registered in the National Register of Plant Therapy. The resolution SAGPy A No.; 350/99 established the registration requirements for phytosanitary products in the Republic of Argentine. Remarks: Product not commercialized in Argentine.		
Armenia	Final decision on import	Published: 12/2006	no consent
,	Remarks: The chemical has never been manufactured, formulated or used in the Republic of Armenia. The chemical is not included in the "List of chemical and biological plan protection measures allowed for use in the Republic of Armenia", approved by the Order of the Minister of Agriculture of the Republic of Armenia No 198 dated 18 November 2003. Legislative or administrative measures: The chemical is included in the "List of regulated under the Rotterdam Convention chemicals and pesticides banned		
Australia	in the Republic of Armenia" approved by t Republic of Armenia (No293-N dated 17 N Final decision on import	he Governmental Decision of the	consent unde
Additalia	Conditions for Import: Subject to approval, registration, exemption or permit under the <i>Agricultural and Veterinary Chemical Code Act 1994</i> , noting that the only registration requested was never finalised and the product was never registered in Australia. Legislative or administrative measures: Agricultural and Veterinary Chemicals Code Act 1994.		conditions
Belize	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures pesticide in the Pesticides Control (replace and the Official Register of Pesticides for	ement of Schedules), Order, 1995	
Bosnia and	Final decision on import	Published: 12/2011	no consent
Herzegovina	Legislative or administrative measures of active substances allowed for use in Pla Herzegovina ("Official Gazette of BiH" No	ant Protection Products in Bosnia and	
Brazil	Final decision on import	Published: 12/2004	no consent
	Remarks: There is no pesticide registered Legislative or administrative measures Decree No. 4.074 of 04 January 2002 - Pe	: Law No. 7.802 of 11 July 1989 and esticides and its compounds need to	
	be registered by the Federal Authority pricuse.	or to produce, export, import, trade or	

	which can be authorized as pesticides.		
Burkina Faso	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: Committee (CSP) meeting.	Results of the Sahelian Pesticides	
Burundi	Final decision on import	Published: 06/2003	no consent
	Legislative or administrative measures: and animal health, the use of Binapacryl as has been prohibited in Burundi by Ministeri March 2003 under N 2003-08-P001.	s a pesticide for agricultural purposes	
Cameroon	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: Act no 66/9/COR of 18 November 1966 Decree no 77/171 of 03 June 1977 Decree no 83-661 of 27 December 1983 Order no 0002/MINAGRI/DIRAGRI/SDPV of 17/01/1989		
 Canada	Final decision on import	Published: 06/2003	no consent
	Legislative or administrative measures: control in Canada.	Chemical not registered for pest	
Cabo Verde	Final decision on import	Published: 12/2008	no consent
Caso Verae	Legislative or administrative measures: The pesticide has not been registered by the Sahelian Pesticide Committee which is the regional organization in charge of pesticides registration according to national legislation, Act no 26/97		
Chile	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures: Legislative or administrative measures - This action is based on the absence, for this chemical substance, of the authorization as a pesticide in agriculture, without which it is not allowed to import, manufacture, distribute, sell or use this substance in Chile. To obtain this authorization, it is necessary to follow strict national regulations that reflect many procedures and information needed to obtain the permission.		
China	Final decision on import	Published: 12/2004	no consent
	Revised: 10/2008		
	Legislative or administrative measures: Regulations on Pesticide Administration.		
	 Additional information related to he Region (HKSAR) related to the inchemicals: Published: 12/06/2009; Final decision on import: No conservations. 		
Colombia	Final decision on import	Published: 12/2010	no consent
	Remarks: Decree No.1220 published in Or 2005, Title II, on the need of Environmenta determined that the Ministry of Environment Development is the one and only authority licenses for the activities: "12. The import a substances, materials or products subject the Agreements, Conventions and Protocols, a for agricultural use shall follow the procedu 436 of the Cartagena Agreement and its results."	Il Licenses, in its Article 8th nt, Housing and Territorial to grant or deny environmental and production of pesticides and to control under International and the import of chemical pesticides are outlined in the Andean Decision	
	Legislative or administrative measures: measure: In compliance with Andean Natio Regulation for the Registration and Control	ons Decision No.436; Andean	

	No.03759, of 16 December 2003, enacting provisions on the Registration and Control of Chemical Pesticides for Agricultural use, pesticides must be registered to be used and commercialised in the country.		
Cook Islands	Final decision on import	Published: 06/2006	no consent
Costa Rica	Final decision on import	Published: 06/2000	no consent
	Remarks: This product has never been re	gistered in Costa Rica.	
Côte d'Ivoire	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: market all plant products containing Binapa whole territory of the Côte d'Ivoire. The prothe environment.		
Cuba	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: disseminated to the interested Parties, und Designated National Authority, as entity en authorized for use at national level (Joint F Ministries of Agriculture and Public Health) It is currently in the process of adopting the to this national decision adopted.	der the power conferred to the npowered to register pesticides Resolution of March 7, 2007,	
Democratic	Final decision on import	Published: 12/2004	no consent
People's Republic of Korea	Legislative or administrative measures: The use of this pesticide for plant protection is prohibited by "The Law for Environment Protection" (April 9, 1984) and "The National Regulation of Pesticide Management", because of its high toxicity to human and animals, and also that it cause environment pollution. The National Pesticide Registration Agency is considering the issue canceling the registration of this pesticide, by reviewing the data from Secretariat for the Rotterdam Convention and other information on its toxicity.		
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC.		
Ecuador	Interim decision on import	Published: 06/2001	no consent
	Legislative or administrative measures: Legislative or administrative measures - Convene meeting of the National Technical Committee of Pesticides and Veterinarian Products for the analysis of the technical information on the product. Issed by the "Servicio Ecuatoriano de Sanidad		

Agricultural Use, published in Official Gazette (year XIV, No.347, in Lima, Peru,

17 June 1988, regarding Cartagena Agreement) and Resolution ICA

El Salvador

Final decision on import

Agropecuaria".

Conditions for Import: Import of 25 grams in weight or volume is allowed, as limit quantity.

Limit quantity: refers to the amount equal or less, by weight or volume, which does not require the submission of environmental documentation. Quantities above this, should submit to the Ministry of Environment and Natural Resources (MARN), the corresponding environmental documentation for the purpose of obtaining responses to determine that does Not Require to Elaborate Environmental Impact Study, through a Resolution for the Environmental License for import and/or transport on national territory.

Legislative or administrative measures: Executive Decision No. 40 published in the Official Gazette Volume 83 number 375, May 9, 2007, Annex 1: List of Regulated Substances.

consent under conditions

Published: 06/2009

Eritrea	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Regulations for Importation, Handling, Use		
Ethiopia	Final decision on import	Published: 12/2010	no consent
·	Legislative or administrative measures: available for same use.	Not registered. Other pesticides	
European Union	Final decision on import	Published: 12/2000	no consent
Member States:		Revised: 10/2008	
Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland	Remarks: Binapacryl is classified under C June 1967 on the approximation of laws, reprovisions relating to the classification, pac substances (OJ L 196 of 16.8.1967, p. 1) at toxicity in category 2; May cause harm to the (Harmful in contact with skin and if swallow environment; Very Toxic to aquatic organise effects in the aquatic environment). Legislative or administrative measures: market all plant protection products containing redient according to Council Directive 7 prohibiting the placing on the market and use containing certain active substances (OJ L by Regulation (EC) 850/2004 of 29/04/200	egulations and administrative elekaging and labelling of dangerous is: Repr. Cat. 2; R 61 (Reproductive ne unborn child.) - Xn; R 21/22 red) - N; R 50/53 (Dangerous to the ems, may cause long-term adverse. It is prohibited to use or place on the ning binapacryl as an active 9/117/EEC of 21 December 1978 red of plant protection products 33 of 8/2/79, p. 36) as last amended.	
	**: These countries are currently PARTICIF Convention. They are however listed here European Community (EC), which is a Par accordance with EC legislation, cover all it	since they are Member States of the ty and whose import responses, in	
Gambia	Final decision on import	Published: 12/1999	no consent
	Legislative or administrative measures: under the Hazardous Chemicals and Pesti 1994, the Hazardous Chemicals and Pesti with the conclusions.	cide Control and Management Act	
Ghana	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: Act, 1996 (Act 528).	Pesticides Control and Management	
Guinea	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: 1) Decision No 2395/MAE/SGG/2001 of 6/06/2001 restricting and/or prohibiting the use of active substances in agriculture. 2) National weakness in the toxicological and ecotoxicological analyses. 3) National policy on health and environment protection, pesticide management		
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: authorized by the Sahelien Pesticide Comi		
Guyana	Final decision on import	Published: 12/2007	no consent
•	Legislative or administrative measures: Pesticides and Toxic Chemicals Control Bo nor any application for registration has been	pard. The pesticide is not registered	
India	Final decision on import	Published: 06/2006	no consent
	Remarks: Binapacryl figures in the list of r Legislative or administrative measures:	efused registration.	

	under the Act by the Registration Committe	e.	
Iran (Islamic	Final decision on import	Published: 12/2004	no consent
Republic of)	Legislative or administrative measures: Import and use of the substance as plant protection product are banned. Based on the Resolution of 23 May 1994, under "the Pesticide Control Act", 1968.		
Israel	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: 2. Hazardous Substances Regulations (Re Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006		
 Jamaica	Final decision on import	Published: 06/2000	no consent
	Legislative or administrative measures: importation of registered pesticides only. That any application for registration been re	nis pesticide is not registered nor	
Japan	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: Law. 2. Poisonous and Deleterious Substances 3. Pharmaceutical Affairs Law.	_	
Jordan	Final decision on import	Published: 12/2001	no consent
.	Remarks: The decision was taken by the F to the information received from the PIC.	Remarks: The decision was taken by the Pesticide registration committee due	
Kenya	Final decision on import	Published: 06/2007	no consent
	Remarks: Binapacryl is banned for use in the country Legislative or administrative measures: The pest control products act cap 346 - laws of kenya empowers The pest control products board to make final decisions		
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: Kyrgyz Republic of 27 July 2001 No. 376 or environment and health of the population fr hazardous chemicals and pesticides.	n measures to protect the	
Lao People's Democratic Republic	Final decision on import	Published: 12/1999	no consent
Lebanon	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: 20/05/1998	Ministerial decision # 94/1 Dated	
Liberia	Interim decision on import	Published: 12/2001	no consent
Libya	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: Not registration in the pesticide list for Libyan agriculture pesticide		
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: chemical (it is not listed on annex I of the C Products, which entered into force in Augus Binapacryl is not on the list of active substate review programme (Annex II of the COMMI 1451/2007 on the second phase of the 10-1	ordinance on Plant Protection st 2005). Inces to be examined under the EU SSION REGULATION (EC) No	

	Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market). The Swiss Ordinance on Biocide Products (entered into force on Mai 2005) adopts the same biocide active ingredients as the EU. Binapacryl is not authorized in biocide preparations.		
Madagascar	Final decision on import	Published: 06/2012	no consent
3	Legislative or administrative measures: Decree No.4196/06 of 23 March 2006 banning the sale and use of some pesticide active materials in agricultureimport, sale and use of all formulations of plant protection products to protect crops, containing the active material are banned		
Malawi	Interim decision on import	Published: 06/2010	no consent
Malaysia	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures: measures - Import and manufacture of all Pesticides Act 1974 through a registration by the Pesticides Board of Malaysia. No b manufactured, sold or used in the country education, where certain conditions apply.	pesticides are controlled under the scheme and the Act is implemented inapacryl is permitted to be imported, except for purposes of research or	
Mali	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Decree no 01-2699/MICT-SG of 16 th October 2001 listing the products the import and export of which are prohibited. Act no 01-020 of 30yh May 2001 on pollution and nuisance		
Mauritania	Final decision on import Published: 12/2006 no consecutive or administrative measures: This pesticide has not been registered by the Sahelian Pesticides Committee, the regional body for registration, under national legislative and regulatory texts (Act 042/2000 on plant protection).		
Mauritius	Final decision on import	Published: 12/1999	no consent
Mexico	Final decision on import Legislative or administrative measures.	Published: 12/2006 : No registration for use	no consent
Mongolia	Final decision on import	Published: 06/2010	no consent
Ü	Legislative or administrative measures. Annex I "List of prohibited chemicals in Mo		
Morocco	Final decision on import	Published: 06/2003	no consent
	Legislative or administrative measures: The product has been removed from the list of products authorized in Morocco since enforcement of Act 42-t on the control and the organization of the marketing of pesticide products. In particular, its provisions establish the principle of a new authorization for products which were authorized more than 10 years ago.		
New Zealand	Final decision on import	Published: 06/2006	no consent
	Remarks: Small-scale use of this substances in a laboratory for research and development or teaching is exempt from a HSNO approval provided all the requirements of Section 33 of the HSNO Act are met. Legislative or administrative measures: There are no approvals for pesticide formulations or veterinary actives containing binapacryl under the Hazardous Substances and New Organisms Act 1996 (HSNO).		

Nicaragua	Interim decision on import	Published: 12/2010	no consent	
	Remarks: The National Pesticide Commission is the advisory and consultative body on pesticides issues, and should be consulted for the final decision of the final regulatory action, in this case Binapacryl was never registered and is prohibited in many countries, it will therefore be requested the prohibition of manufacturing, formulating and marketing of the pesticide as active ingredient or in any formulation.			
Niger	Final decision on import	Published: 12/1999	no consent	
Nigeria	Final decision on import	Published: 06/2001	no consent	
	Remarks: Legislative or administrative mea amended by decree 59 of (1992) S.I.9 Nation Regulations (1991).			
Norway	Final decision on import	Published: 12/2000	no consent	
•	Legislative or administrative measures: measures - Plant protection products Act al protection products.			
Oman	Final decision on import	Published: 06/2004	no consent	
	Legislative or administrative measures: - According to Ministry of Agriculture and Fisheries legislations.			
	- Royal Decree No. 46/95. Issuing the Law	of Handling and Use of Chemicals.		
Pakistan	Final decision on import	Published: 06/2006	no consent	
	Legislative or administrative measures: Banned in Pakistan			
Panama	Final decision on import	Published: 12/2010	no consent	
	Legislative or administrative measures: The Executive Decree No. 304 of 4 September 2002, published in the Official Gazette No. 24634 of 9 September 2002, in its fifth Article states: "All substances banned or severely restricted in, at least, four States, will be banned in our country too". Substance No. 108 of Annex I of this Executive Decree. Binapacryl is banned in more than 4 States and is not registered for agricultural use in Panama.			
Peru	Final decision on import	Published: 06/2000	no consent	
	Legislative or administrative measures: "Resolución Jefatural Nº 014 - 2000 - AG -			
Qatar	Final decision on import	Published: 12/2005	no consent	
	Legislative or administrative measures: Law No (30), 2002 Pesticide Law (10), 1968	Article (26) from the Environment		
Republic of	Final decision on import	Published: 06/2004	no consent	
Korea	Remarks: Withdrawn in 1990 because of residue. Legislative or administrative measures: All registration of Binapacryl withdrawn by Agrochemical Managenment Act in 1990. The import of the chemical was prohibited from all sources by RDA Notification No. 2004-11 (11 Feb. 2004).			
Republic of	Interim decision on import	Published: 06/2012	no consent	
Moldova	Remarks: The chemical has never been m Moldova.	anufactured in the Republic of		
Rwanda	Final decision on import	Published: 12/2002	no consent	
-	Remarks: All uses are forbidden in the cou Product never registered	ntry.		

	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures: measures - Pesticides Regulations 1990 a Technical Committee (PTC) on 20 April 20	nd decision of the Pesticide	
Saudi Arabia	Final decision on import	Published: 12/2007	no consent
	Remarks: It was registered in the past, bu because it was proven risky to human hea Legislative or administrative measures: recommendation from the relevant technic	Ith, animal and the environment. Ministerial decision based on	
Senegal	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: by the Sahelian Pesticides Committee and Profile for Chemicals management.		
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: according to the Law on Plant Protection P 41/09).		
Singapore	Final decision on import	Published: 12/2003	consent under
2-1-2-3	·	Revised: 10/2008	conditions
	Conditions for Import: A hazardous Substance License is required for the import of the chemical.		
	Legislative or administrative measures: Hazardous Substance under the Environme Act (EPMA) and its regulations. A license is of the chemical.	ental Protection and Management	
South Africa	Interim decision on import	Published: 06/2006	no consent
	Statement of active consideration: Enga	wine all relevant states baldens for a	
	complete ban of the pesticide. Final decision can be reached: two years	iging all relevant stakeholders for a	
Sri Lanka	complete ban of the pesticide.	Published: 12/2001	no consent
Sri Lanka	complete ban of the pesticide. Final decision can be reached: two years	Published: 12/2001 Formal declaration of prohibition of	no consent
Sri Lanka Sudan	complete ban of the pesticide. Final decision can be reached: two years Final decision on import Legislative or administrative measures: this pesticide was issued on 29 March 200	Published: 12/2001 Formal declaration of prohibition of	no consent
	complete ban of the pesticide. Final decision can be reached: two years Final decision on import Legislative or administrative measures: this pesticide was issued on 29 March 200 Committee 15/2001).	Published: 12/2001 Formal declaration of prohibition of 1 (Pesticide Technical and Advisory Published: 12/2000 Legislative or administrative ection Materials Act of 1994. binapacryl" was taken by The	
	complete ban of the pesticide. Final decision can be reached: two years Final decision on import Legislative or administrative measures: this pesticide was issued on 29 March 200 Committee 15/2001). Final decision on import Legislative or administrative measures: measures - The Pesticides and Plant Prote The decision of "No consent for import of the Pesticides Council as its periodical meeting."	Published: 12/2001 Formal declaration of prohibition of 1 (Pesticide Technical and Advisory Published: 12/2000 Legislative or administrative ection Materials Act of 1994. binapacryl" was taken by The	
Sudan	complete ban of the pesticide. Final decision can be reached: two years Final decision on import Legislative or administrative measures: this pesticide was issued on 29 March 200 Committee 15/2001). Final decision on import Legislative or administrative measures: measures - The Pesticides and Plant Prote The decision of "No consent for import of the Pesticides Council as its periodical meeting 1999.	Published: 12/2001 Formal declaration of prohibition of 1 (Pesticide Technical and Advisory Published: 12/2000 Legislative or administrative ection Materials Act of 1994. Sinapacryl" was taken by The g No. 499, in the 21st of December, Published: 06/2010 Binapacryl is banned as agricultural Ordinance on Plant Protection st 2005). Sinces to be examined under the EU ISSION REGULATION (EC) No year work programme referred to in propean Parliament and of the products on the market). (entered into force on Mai 2005)	no consent

Republic			
Thailand	Final decision on import	Published: 06/2000	no consent
	Legislative or administrative measures: Decision made by the Toxic Substance Controlling Board, effective by February 1991, which has been replaced by decision made by the Hazardous Substances Board, effective by 2 May 1995.		
The former	Final decision on import	Published: 06/2012	no consent
Yugoslav Republic of Macedonia	Legislative or administrative measures: of active substances allowed for use in Plar Macedonia (Official Gazette of RM 159/201	nt Protection Products in R.	
Togo	Interim decision on import	Published: 12/2012	no consent
Trinidad and	Final decision on import	Published: 06/2001	no consent
Tobago	Legislative or administrative measures: Act, 1979 allows importation of registered p No permission will be granted to import into	esticides only.	
United Arab	Final decision on import	Published: 12/2013	no consent
Emirates	Legislative or administrative measures: in UAE according to the ministerial decree banned and restricted-use pesticides in UA		
United Republic	Interim decision on import	Published: 06/2000	consent
of Tanzania	Remarks: The chemical will be forwarded to the National PIC Committee for consideration. Recommendations will be discussed by the Pesticides Approval and Registration Technical Committee. No application for registration of this chemical has ever been submitted.		
Uruguay	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures: There is no legislative or administrative measure to prohibit the use of binapacryl. Binapacryl is not registerd in the country and therefore can not be imported for supply according to the decree 149/977. It was withdrawn voluntarily by the manufacturer. There is no registration in force.		
Venezuela (Bolivarian Republic of)	Final decision on import	Published: 06/2007	no consent
Viet Nam	Final decision on import	Published: 06/2001	no consent
	Legislative or administrative measures: Decision No 165/1999/QD-BNN-BVTV dated 13th January 1999, issued by the Ministry of Agriculture and Rural Development (MARD). Not registered.		
Yemen	Final decision on import	Published: 12/2007	no consent
1 0111011	Legislative or administrative measures: List of Banned and Severely Restricted Pesticides in Yemen.		
Tomon		List of Banned and Severely	

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Binapacryl CAS: 485-31-4

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Lesotho	12/2008
Antigua and Barbuda	12/2010	Maldives	06/2007
Benin	12/2005	Marshall Islands	12/2005
Bolivia	12/2005	Mozambique	12/2010
Botswana	06/2008	Namibia [·]	12/2005
Cambodia	12/2013	Nepal	06/2007
Chad	12/2005	Paraguay	12/2005
Congo	12/2006	Philippines	12/2006
Croatia	06/2008	Russian Federation	12/2011
Djibouti	12/2005	Saint Vincent and the	06/2011
Dominica	06/2006	Grenadines	
Dominican Republic	12/2006	Somalia	12/2010
Equatorial Guinea	12/2005	Suriname	12/2005
Gabon	12/2005	Tonga	12/2010
Georgia	06/2007	Uganda	12/2008
Guatemala	12/2010	Ukraine	12/2005
Kazakhstan	06/2008	Zambia	06/2011
Kuwait	12/2006		

CAS: 2425-06-1			
Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: Law no. 9362 dated 24/03/2005 on "Plant Protection Service", as amended. Decision of the Council of Ministers no. 1555, dated 12.11.2008 "On approval of rules of registration and assessment criteria of Plant Protection Products (PPP)." According to paragraph 7.2, Chapter II, PPP may be registered for trade and use in the Republic of Albania, if its active substance(s) is/are included in Appendix II, attached to this decision. In this Annex, captafol is not included.		no concent
Argentina	Final decision on import	Published: 12/2002	no consent
	Legislative or administrative measures: the Congressional Record October 16,199 manufacturing, processing, commercialisat applications products, on the basis of Capt	Prohibits: importation, tion and use of agriculture	
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 12/2004	consent under
	Conditions for Import: Subject to approval, registration, exemption or permit under the <i>Agricultural and Veterinary Chemical Code Act 1994</i> , noting that the pesticide is not currently approved for use.		
	Legislative or administrative measures:	Agricultural and Veterinary	
	Chemical Code Act 1994.		
Belize	Chemical Code Act 1994. Final decision on import	Published: 12/2005	no consent
Belize		Not classified as an approved	no consent
	Final decision on import Legislative or administrative measures:	Not classified as an approved	no consent
Bosnia and	Final decision on import Legislative or administrative measures: pesticide in the Official Register of Pesticid	Not classified as an approved les for Belize. Published: 12/2011 Chemical is not included in the List nt Protection Products in Bosnia and	
Belize Bosnia and Herzegovina Brazil	Final decision on import Legislative or administrative measures: pesticide in the Official Register of Pesticid Final decision on import Legislative or administrative measures: of active substances allowed for use in Pla	Not classified as an approved les for Belize. Published: 12/2011 Chemical is not included in the List nt Protection Products in Bosnia and	
Bosnia and Herzegovina	Final decision on import Legislative or administrative measures: pesticide in the Official Register of Pesticid Final decision on import Legislative or administrative measures: of active substances allowed for use in Pla Herzegovina ("Official Gazette of BiH" No	Not classified as an approved les for Belize. Published: 12/2011 Chemical is not included in the List nt Protection Products in Bosnia and 11/11) Published: 12/2004 for any purpose. Directive No. 4 of 19 February 1987 trade and use of all products and	no consent
Bosnia and Herzegovina	Final decision on import Legislative or administrative measures: pesticide in the Official Register of Pesticid Final decision on import Legislative or administrative measures: of active substances allowed for use in Pla Herzegovina ("Official Gazette of BiH" No a Final decision on import Remarks: There is no pesticide registered Legislative or administrative measures: - Ministry of Agriculture - Prohibit register, to	Published: 12/2011 Chemical is not included in the List int Protection Products in Bosnia and 11/11) Published: 12/2004 for any purpose. Directive No. 4 of 19 February 1987 trade and use of all products and aptafol. Stry of Health, National Surveillance -	no consent
Bosnia and Herzegovina	Final decision on import Legislative or administrative measures: pesticide in the Official Register of Pesticid Final decision on import Legislative or administrative measures: of active substances allowed for use in Pla Herzegovina ("Official Gazette of BiH" No a Final decision on import Remarks: There is no pesticide registered Legislative or administrative measures: - Ministry of Agriculture - Prohibit register, to formulations containing active ingredient can Directive No. 4 of 05 February 1987 - Minister exclude the Captafol from the list of toxics and the captafol from the list of toxics.	Published: 12/2011 Chemical is not included in the List nt Protection Products in Bosnia and 11/11) Published: 12/2004 for any purpose. Directive No. 4 of 19 February 1987 trade and use of all products and aptafol. stry of Health, National Surveillance - substances, which can be authorized	no consent
Bosnia and Herzegovina Brazil	Final decision on import Legislative or administrative measures: pesticide in the Official Register of Pesticid Final decision on import Legislative or administrative measures: of active substances allowed for use in Pla Herzegovina ("Official Gazette of BiH" No Final decision on import Remarks: There is no pesticide registered Legislative or administrative measures: - Ministry of Agriculture - Prohibit register, to formulations containing active ingredient can Directive No. 4 of 05 February 1987 - Ministry exclude the Captafol from the list of toxics as pesticides. Law No. 7.802 of 11 July 1989 and Decree Pesticides and its compounds need to be resided.	Published: 12/2011 Chemical is not included in the List nt Protection Products in Bosnia and 11/11) Published: 12/2004 for any purpose. Directive No. 4 of 19 February 1987 trade and use of all products and aptafol. stry of Health, National Surveillance - substances, which can be authorized	no consent
Bosnia and Herzegovina	Final decision on import Legislative or administrative measures: pesticide in the Official Register of Pesticid Final decision on import Legislative or administrative measures: of active substances allowed for use in Pla Herzegovina ("Official Gazette of BiH" No Final decision on import Remarks: There is no pesticide registered Legislative or administrative measures: - Ministry of Agriculture - Prohibit register, to formulations containing active ingredient can Directive No. 4 of 05 February 1987 - Ministry exclude the Captafol from the list of toxics as pesticides. Law No. 7.802 of 11 July 1989 and Decree Pesticides and its compounds need to be reprior to produce, export, import, trade or us	Published: 12/2011 Chemical is not included in the List nt Protection Products in Bosnia and 11/11) Published: 12/2004 for any purpose. Directive No. 4 of 19 February 1987 trade and use of all products and aptafol. Stry of Health, National Surveillance - substances, which can be authorized et No. 4.074 of 04 January 2002 - registered by the Federal Authority se. Published: 12/2006	no consent

Cameroon	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: 1966 Decree no 77/171 of 03 June 1977 Decree no 83-661 of 27 December 1983 Order no 0002/MINAGRI/DIRAGRI/SDPV o		
Canada	Final decision on import	Published: 01/1998	no consent
Cabo Verde	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: registered by the Sahelian Pesticide Commorganization in charge of pesticides registra legislation, Act no 26/97	ittee which is the regional	
Chad	Interim decision on import	Published: 01/1998	no consent
	Remarks: Final decision pending passage	of pesticide control decree.	
Chile	Final decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: absence, for this chemical substance, of the agriculture, without which it is not allowed to sell or use this substance in Chile. To obtain to follow strict national regulations that reflenceded to obtain the permission.	e authorization as a pesticide in o import, manufacture, distribute, n this authorization, it is necessary	
China	Final decision on import	Published: 01/1998	no consent
	·	Revised: 10/2008	
	Lagislativa ar administrativa magauras.		
	 Legislative or administrative measures: Additional information related to H Region (HKSAR) related to the im chemicals: Published: 12/06/2009; Final decision on import: No conse 	port response for Annex III	
Colombia	 Additional information related to H Region (HKSAR) related to the im chemicals: Published: 12/06/2009; 	port response for Annex III	no consent
Colombia	 Additional information related to H Region (HKSAR) related to the im chemicals: Published: 12/06/2009; Final decision on import: No const 	ent to import. Published: 01/1998	no consent
	Additional information related to Hegion (HKSAR) related to the imchemicals: Published: 12/06/2009; Final decision on import: No constitution of the import Legislative or administrative measures:	ent to import. Published: 01/1998	no consent
	Additional information related to Hegion (HKSAR) related to the imchemicals: Published: 12/06/2009; Final decision on import: No constitution of the importation and sale of this product.	Published: 01/1998 ICA Resolution 5053/89 prohibits Published: 06/1999 Legislative or administrative	
Costa Rica Côte d´Ivoire	Additional information related to Hegion (HKSAR) related to the imchemicals: Published: 12/06/2009; Final decision on import: No constitution of the importation and sale of this product. Final decision on import Legislative or administrative measures: the importation and sale of this product. Final decision on import Legislative or administrative measures:	Published: 01/1998 ICA Resolution 5053/89 prohibits Published: 06/1999 Legislative or administrative	
Costa Rica	Additional information related to Hegion (HKSAR) related to the imchemicals: Published: 12/06/2009; Final decision on import: No constitution of the importation and sale of this product. Final decision on import Legislative or administrative measures: the importation and sale of this product. Final decision on import Legislative or administrative measures: measures - Banned by the "Decreto Ejecution of the importation in the importation of the impo	Published: 01/1998 ICA Resolution 5053/89 prohibits Published: 06/1999 Legislative or administrative vo No. 19260-MAG". Published: 06/2004 Captafol has not been registered ort, sell or use this product in the	no consent
Costa Rica Côte d´Ivoire	Additional information related to Hegion (HKSAR) related to the imchemicals: Published: 12/06/2009; Final decision on import: No constitution of the importation and sale of this product. Final decision on import Legislative or administrative measures: the importation and sale of this product. Final decision on import Legislative or administrative measures: measures - Banned by the "Decreto Ejecution on import Legislative or administrative measures: since 2000. It is therefore prohibited to import whole of the Côte d'Ivoire in order to protect.	Published: 01/1998 ICA Resolution 5053/89 prohibits Published: 06/1999 Legislative or administrative vo No. 19260-MAG". Published: 06/2004 Captafol has not been registered ort, sell or use this product in the	no consent
Costa Rica	Additional information related to Hegion (HKSAR) related to the imchemicals: Published: 12/06/2009; Final decision on import: No constitution of the importation and sale of this product. Final decision on import Legislative or administrative measures: the importation and sale of this product. Final decision on import Legislative or administrative measures: measures - Banned by the "Decreto Ejecution on import Legislative or administrative measures: since 2000. It is therefore prohibited to import whole of the Côte d'Ivoire in order to protect environment.	Published: 01/1998 ICA Resolution 5053/89 prohibits Published: 06/1999 Legislative or administrative vo No. 19260-MAG". Published: 06/2004 Captafol has not been registered ort, sell or use this product in the thuman health and the Published: 12/2008 National decision adopted and er the power conferred to the powered to register pesticides	no consent
Costa Rica Côte d´Ivoire	Additional information related to Hegion (HKSAR) related to the imchemicals: Published: 12/06/2009; Final decision on import: No constitution on import: No constitution and sale of this product. Final decision on import Legislative or administrative measures: measures - Banned by the "Decreto Ejecution on import Legislative or administrative measures: measures - Banned by the "Decreto Ejecution on import Legislative or administrative measures: since 2000. It is therefore prohibited to import whole of the Côte d'Ivoire in order to protect environment. Final decision on import Legislative or administrative measures: disseminated to the interested Parties, under Designated National Authority, as entity emauthorized for use at national level (Joint Reference)	Published: 01/1998 ICA Resolution 5053/89 prohibits Published: 06/1999 Legislative or administrative vo No. 19260-MAG". Published: 06/2004 Captafol has not been registered ort, sell or use this product in the thuman health and the Published: 12/2008 National decision adopted and er the power conferred to the powered to register pesticides esolution of March 7, 2007,	no consent

Ghana	Final decision on import	Published: 12/2004	no consent
	Remarks: It has never been registered.		
Gambia	Final decision on import	Published: 01/1998	no consent
	Remarks: Ministerial decrees have been introduced 7/77 to regulate the import, trade and use of various products. Need more time to reach final decision.	s phytopharmaceutical	
Gabon	Interim decision on import	Published: 01/1998	no consent
	**: These countries are currently PARTICIPATING S Convention. They are however listed here since the European Community (EC), which is a Party and wh accordance with EC legislation, cover all its Membe	y are Member States of the nose import responses, in r States	
Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland	Revised: 10/2008 Remarks: Captafol is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances.		
European Union	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures: Not regist available for similar use.	stered. Other pesticides	
Ethiopia	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: Legal No Regulations for Importation, Handling, Use, Storage	and Disposal of Pesticides	
Eritrea	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: "R/ Decr 28 de junio de 2000".		
El Salvador	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures: Commu bodies which activity is manufacture, formulation, im measure to be adopted. Issued by the "Servicio Ecu Agropecuaria".	port and sale on the	
Ecuador	Interim decision on import	Published: 06/2001	no consent
Dominican Republic	Final decision on import	Published: 06/2007	consent
Republic of the Congo	Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC.		
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of Korea	completely for agricultural use by "The Law for Envi 1, 1984) and "The National Regulation of Pesticide its high toxicity to human and animals, and also its effect.		

	Legislative or administrative measures: Act, 1996 (Act 528).	Pesticides Control and Management	
Guinea	Final decision on import	Published: 06/2006	no consent
Cumcu	Legislative or administrative measures: 2395/MAE/SGG/2001 of 6/06/2001 restriction active substances in agriculture. 2) National policy on health and environmental materials weakness in the toxicological area.	Decision No and and/or prohibiting the use of a protection, pesticide management.	
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: authorized by the Sahelien Pesticide Comm		
Guyana	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Control (Prohibited Pesticides) Order No. 2: Pesticides and Toxic Chemicals Control Ac	2 of 2006 made under the	
Honduras	Interim decision on import	Published: 01/1998	Response did
	Remarks: Additional time is needed to read imported. Decision: Response did not address Important importa	_	not address Importation
India	Interim decision on import	Published: 01/1998	consent under
	Conditions for Import: General conditions apply. Remarks: Captafol shall be used only as a seed dresser. Use as foliar spray is banned.		conditions
Iran (Islamic	Final decision on import	Published: 12/2004	no consent
Republic of)	Legislative or administrative measures: agricultural chemical are banned.	Import and use of the substance as	
Israel	Final decision on import	Published: 06/2012	no consent
Israel	Final decision on import Legislative or administrative measures: 2. Hazardous Substances Regulations (Regulation of Pests Harmful to Man), 1994 3. Free Import Order, 2006	1. Plant Protection Law, 1956	no consent
	Legislative or administrative measures: 2. Hazardous Substances Regulations (Reg Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006	1. Plant Protection Law, 1956	no consent
	Legislative or administrative measures: 2. Hazardous Substances Regulations (Reg Control of Pests Harmful to Man), 1994	1. Plant Protection Law, 1956 pistration of Formulations for the Published: 06/1999	
Jamaica	Legislative or administrative measures: 2. Hazardous Substances Regulations (Reg Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006 Interim decision on import	1. Plant Protection Law, 1956 pistration of Formulations for the Published: 06/1999	
Jamaica	Legislative or administrative measures: 2. Hazardous Substances Regulations (Reg Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006 Interim decision on import Remarks: Not registered. No application fo	1. Plant Protection Law, 1956 pistration of Formulations for the Published: 06/1999 r registration has been received. Published: 12/2004	no consent
Jamaica Japan	Legislative or administrative measures: 2. Hazardous Substances Regulations (Reg Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006 Interim decision on import Remarks: Not registered. No application fo Final decision on import Legislative or administrative measures: Law.	1. Plant Protection Law, 1956 pistration of Formulations for the Published: 06/1999 r registration has been received. Published: 12/2004	no consent
Jamaica Japan	Legislative or administrative measures: 2. Hazardous Substances Regulations (Reg Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006 Interim decision on import Remarks: Not registered. No application fo Final decision on import Legislative or administrative measures: Law. 2. Pharmaceutical Affairs Law.	Published: 12/2001 Published: 12/2001	no consent
Jamaica Japan Jordan	Legislative or administrative measures: 2. Hazardous Substances Regulations (Reg Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006 Interim decision on import Remarks: Not registered. No application fo Final decision on import Legislative or administrative measures: Law. 2. Pharmaceutical Affairs Law. Final decision on import Remarks: The decision was taken by the P	Published: 12/2001 Published: 12/2001	no consent
Jamaica Japan Jordan Kazakhstan Kenya	Legislative or administrative measures: 2. Hazardous Substances Regulations (Reg Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006 Interim decision on import Remarks: Not registered. No application fo Final decision on import Legislative or administrative measures: Law. 2. Pharmaceutical Affairs Law. Final decision on import Remarks: The decision was taken by the Pto the information received from the PIC.	Published: 06/1999 r registration has been received. Published: 12/2004 1. Agricultural Chemicals Regulation Published: 12/2001 esticide registration committee due	no consent no consent
Jamaica Japan Jordan Kazakhstan	Legislative or administrative measures: 2. Hazardous Substances Regulations (Rec Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006 Interim decision on import Remarks: Not registered. No application fo Final decision on import Legislative or administrative measures: Law. 2. Pharmaceutical Affairs Law. Final decision on import Remarks: The decision was taken by the Pto the information received from the PIC. Final decision on import	Published: 06/1999 Tregistration has been received. Published: 12/2004 The Agricultural Chemicals Regulation Published: 12/2001 Esticide registration committee due Published: 01/1998 Published: 07/1998	no consent no consent no consent
Jamaica Japan Jordan Kazakhstan	Legislative or administrative measures: 2. Hazardous Substances Regulations (Reg Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006 Interim decision on import Remarks: Not registered. No application fo Final decision on import Legislative or administrative measures: Law. 2. Pharmaceutical Affairs Law. Final decision on import Remarks: The decision was taken by the Pto the information received from the PIC. Final decision on import Final decision on import	Published: 06/1999 Tregistration has been received. Published: 12/2004 The Agricultural Chemicals Regulation Published: 12/2001 Esticide registration committee due Published: 01/1998 Published: 07/1998	no consent no consent no consent

Kyrgyzstan	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: Ordinance of the Government of the Kyrgyz Republic of 27 July 2001 No. 376 on measures to protect the environment and health of the population from adverse effects of certain hazardous chemicals and pesticides.		
Lao People´s Democratic Republic	Final decision on import	Published: 12/1999	no consent
Lebanon	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: 20/05/1998	Ministerial decision # 94/1 Dated	
Liberia	Interim decision on import	Published: 12/2001	no consent
Libya	Final decision on import	Published: 12/2010	no consent
,	Legislative or administrative measures: for Libyan agriculture pesticide	Not registration in the pesticide list	
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Products, which entered into force in Augu Captafol is not on the list of active substanteries programme (Annex II of the COMM 1451/2007 on the second phase of the 10-Article 16(2) of Directive 98/8/EC of the Eu Council concerning the placing of biocidal The Swiss Ordinance on Biocide Products adopts the same biocide active ingredients authorized in biocide preparations.	ces to be examined under the EU ISSION REGULATION (EC) No year work programme referred to in ropean Parliament and of the products on the market). (entered into force on Mai 2005)	
Madagascar	Final decision on import	Published: 06/2011	no consent
J	Legislative or administrative measures: 2006, prohibiting the sale and use in agricu subtance.		
Malawi	Interim decision on import	Published: 06/2010	no consent
Malaysia	Final decision on import	Published: 12/2000	no consent
-	Legislative or administrative measures: Import and manufacture of all pesticides are controlled under the Pesticides Act 1974 through a registration scheme and the Act is implemented by the Pesticides Board of Malaysia. No captafol is permitted to be imported, manufactured, sold or used in the country except for purposes of research or education, where certain conditions apply. Entry into force of the final regulatory action: 1997		
Mali	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: 16 th October 2001 listing the products the i prohibited. Act no 01-020 of 30yh May 2001 on polluti	mport and export of which are	
Mauritania	Final decision on import	Published: 12/2006	no consent
diridi	Legislative or administrative measures: registered by the Sahelian Pesticides Com registration, under national legislative and plant protection).	This pesticide has not been mittee, the regional body for	

Mauritius	Final decision on import	Published: 01/1998	no consent
Mexico	Interim decision on import	Published: 01/1998	consent under
	Conditions for Import: General conditions ap	pply.	conditions
Mongolia	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Go Annex I "List of prohibited chemicals in Mongo		
Morocco	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: Thi Morocco.	s pesticide is not registered in	
	Act No. 42-95 concerning the supervising and agricultural pesticides (21st January 1997):	management of trade of	
	Article 2: it is prohibited to import, manufacture sell or distribute even for free pesticides for agreem registered or which sale has not been au exempted from registration according to the pro-	ricultural uses which have not thorized, or which have been	
New Zealand	Final decision on import	Published: 06/2006	no consent
	Remarks: Small-scale use of this substances development or teaching is exempt from a HSN requirements of Section 33 of the HSNO Act at Legislative or administrative measures: The formulations containing captafol under the Haz	NO approval provided all the re met. ere are no approvals for pesticide	
	Organisms Act 1996 (HSNO)		
Nicaragua	Interim decision on import	Published: 12/2010	no consent
	Remarks: The National Pesticide Commission consultative body on pesticides issues, and final decision of the final regulatory action, in registered and is prohibited in many countrie requested the prohibition of manufacturing, the pesticide as active ingredient or in any form	should be consulted for the n this case Captafol was never es, it will therefore be formulating and marketing of	
Niger	Interim decision on import	Published: 12/2008	no consent
	Remarks: Niger ratified the Rotterdam Conver June 2006, in January 2006 Niger ratified the Common Regulation of CILSS Pesticide Committee is in charge of implement Order No 092/MAG/EL/DPV of 08-07-99, listing prohibited in Niger. All that has been said allows the country to cor a national, regional and international level.	S Member States (the Sahelian ting that regulation). g plant protection products	
Nigeria Nigeria	Interim decision on import	Published: 01/1998	consent under
Nigeria	Interim decision on import Conditions for Import: Chemical is under sev seed dressing. Importation allowed only by pe pending phase-out.	vere restriction to be used only in	consent under conditions
	Conditions for Import: Chemical is under sev seed dressing. Importation allowed only by pe	vere restriction to be used only in	
	Conditions for Import: Chemical is under sev seed dressing. Importation allowed only by pe pending phase-out.	vere restriction to be used only in ermit from FEPA and NAFDAC Published: 01/1998	conditions
Norway	Conditions for Import: Chemical is under sev seed dressing. Importation allowed only by pe pending phase-out. Final decision on import	vere restriction to be used only in ermit from FEPA and NAFDAC Published: 01/1998	conditions
Nigeria Norway Oman	Conditions for Import: Chemical is under sev seed dressing. Importation allowed only by pe pending phase-out. Final decision on import Legislative or administrative measures: Dec	Published: 06/2004	no consent
Norway	Conditions for Import: Chemical is under several seed dressing. Importation allowed only by perpending phase-out. Final decision on import Legislative or administrative measures: Decision on import Legislative or administrative measures: - A	Published: 01/1998 cision 23/81 of 31 March 1981. Published: 06/2004 According to Ministry of	no consent

	Legislative or administrative measures: 1971. Agricultural Pesticide Rules 1971.	Agricultural Pesticide Ordinance	
Panama	Final decision on import	Published: 01/1998	no consent
Paraguay	Interim decision on import	Published: 01/1998	no consent
	Remarks: Requests technical assistance t	o reach final decision.	
Peru	Final decision on import	Published: 06/1999	no consent
Philippines	Final decision on import	Published: 07/1998	no consent
Qatar	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: the tasks and actions to protect the environme No. 30 of 2002 Article (26), prohibiting the imphazardous materials, without authorization from authority, and article (29) of law No. 30 of 2000 other chemical compounds for agriculture, pu	ent in the country, according to the law cort or handling of transport of om the competent administrative 12 prohibiting the use of pesticides or	
Republic of	Final decision on import	Published: 01/1998	no consent
Korea	Remarks: Banned in 1993 because of care	cinogenicity.	
Republic of	Interim decision on import	Published: 06/2012	no consent
Moldova	Remarks: The chemical has never been m Moldova.	nanufactured in the Republic of	
Rwanda	Final decision on import	Published: 12/2002	no consent
	Remarks: All uses are forbidden in the cou Product never registered	untry.	
Samoa	Final decision on import	Published: 01/1998	no consent
Saudi Arabia	Final decision on import	Published: 12/2007	no consent
	Remarks: It was registered in the past, but because it was proven risky to human heal		
	Legislative or administrative measures: recommendation from the relevant technical		
Senegal	Interim decision on import	Published: 12/2006	no consent
_	Remarks: Captafol has not been registere Committee.	d by the Sahelian Pesticides	
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: according to the Law on Plant Protection P 41/09)		
Singapore	Final decision on import	Published: 12/2003	consent under
·		Revised: 10/2008	conditions
	Conditions for Import: A hazardous Subsimport of the chemical. Legislative or administrative measures: Hazardous Substance under the Environme Act (EPMA) and its regulations. A license is of the chemical.	The chemical is controlled as a ental Protection and Management	

South Africa	Interim decision on import	Published: 06/2006	no consent
	Statement of active consideration: Engage complete ban of the pesticide. Final decision can be reached: two years	ging all relevant stakeholders for a	
Sri Lanka	Final decision on import	Published: 12/2000	no consent
	Remarks: National legislative and administrimport: prohibition effective since 26 January		
Sudan	Final decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: 1 Materials Act, 1994; the National Council for		
Suriname	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: E exports, September 1, 1999, SB 34 (State G		
Switzerland	Final decision on import	Published: 06/2010	no consent
	chemical (it is not listed on annex I of the O Products, which entered into force in August Captafol is not on the list of active substance review programme (Annex II of the COMMIS 1451/2007 on the second phase of the 10-ye Article 16(2) of Directive 98/8/EC of the Euro Council concerning the placing of biocidal programs. The Swiss Ordinance on Biocide Products (adopts the same biocide active ingredients a authorized in biocide preparations.	t 2005). es to be examined under the EU SSION REGULATION (EC) No ear work programme referred to in opean Parliament and of the roducts on the market). entered into force in May 2005)	
Syrian Arab	Final decision on import	D. I.I I. 07/4000	no consent
Republic	r mar aconsion on import	Published: 07/1998	no consent
•	Final decision on import	Published: 07/1998 Published: 01/1998	no consent
Republic		Published: 01/1998 Captafol was banned according to der the Hazardous Substance Act	
Republic	Final decision on import Legislative or administrative measures: 0 notification of Ministry of Industry issued und	Published: 01/1998 Captafol was banned according to der the Hazardous Substance Act	
Republic Thailand	Final decision on import Legislative or administrative measures: 0 notification of Ministry of Industry issued und B.E.2535 (1992) which has been effective signs.	Published: 01/1998 Captafol was banned according to der the Hazardous Substance Act ince 2 May 1995. Published: 06/2012 Chemical is not included in the List t Protection Products in R.	no consent
Republic Thailand The former Yugoslav Republic of	Final decision on import Legislative or administrative measures: 0 notification of Ministry of Industry issued und B.E.2535 (1992) which has been effective si Final decision on import Legislative or administrative measures: 0 of active substances allowed for use in Plan	Published: 01/1998 Captafol was banned according to der the Hazardous Substance Act ince 2 May 1995. Published: 06/2012 Chemical is not included in the List t Protection Products in R.	no consent no consent consent under
Republic Thailand The former Yugoslav Republic of Macedonia	Final decision on import Legislative or administrative measures: 0 notification of Ministry of Industry issued und B.E.2535 (1992) which has been effective si Final decision on import Legislative or administrative measures: 0 of active substances allowed for use in Plan Macedonia (Official Gazette of RM 159/2010)	Published: 01/1998 Captafol was banned according to der the Hazardous Substance Act ince 2 May 1995. Published: 06/2012 Chemical is not included in the List t Protection Products in R. D). Published: 01/1998 iments.	no consent
The former Yugoslav Republic of Macedonia Togo	Final decision on import Legislative or administrative measures: 0 notification of Ministry of Industry issued und B.E.2535 (1992) which has been effective si Final decision on import Legislative or administrative measures: 0 of active substances allowed for use in Plan Macedonia (Official Gazette of RM 159/2010 Interim decision on import Conditions for Import: For scientific experi	Published: 01/1998 Captafol was banned according to der the Hazardous Substance Act ince 2 May 1995. Published: 06/2012 Chemical is not included in the List t Protection Products in R. D). Published: 01/1998 iments.	no consent no consent consent under
Republic Thailand The former Yugoslav Republic of Macedonia Togo	Final decision on import Legislative or administrative measures: 0 notification of Ministry of Industry issued und B.E.2535 (1992) which has been effective si Final decision on import Legislative or administrative measures: 0 of active substances allowed for use in Plan Macedonia (Official Gazette of RM 159/2010 Interim decision on import Conditions for Import: For scientific experi Legislative or administrative measures: Legislative or	Published: 01/1998 Captafol was banned according to der the Hazardous Substance Act ince 2 May 1995. Published: 06/2012 Chemical is not included in the List t Protection Products in R. 0). Published: 01/1998 Iments. Law 96-007/PR of 3 July 1996 Published: 06/2001 The Pesticides and Toxic Chemicals esticides only.	no consent no consent consent under conditions
The former Yugoslav Republic of Macedonia Togo	Final decision on import Legislative or administrative measures: Onotification of Ministry of Industry issued und B.E.2535 (1992) which has been effective si Final decision on import Legislative or administrative measures: Of active substances allowed for use in Plan Macedonia (Official Gazette of RM 159/2010 Interim decision on import Conditions for Import: For scientific experi Legislative or administrative measures: Legislative or administrative measures: Econcerning plant protection in Togo. Final decision on import Legislative or administrative measures: Act, 1979 allows importation of registered periods.	Published: 01/1998 Captafol was banned according to der the Hazardous Substance Act ince 2 May 1995. Published: 06/2012 Chemical is not included in the List t Protection Products in R. 0). Published: 01/1998 Iments. Law 96-007/PR of 3 July 1996 Published: 06/2001 The Pesticides and Toxic Chemicals esticides only.	no consent no consent consent under conditions
The former Yugoslav Republic of Macedonia Togo Trinidad and Tobago	Final decision on import Legislative or administrative measures: Onotification of Ministry of Industry issued und B.E.2535 (1992) which has been effective si Final decision on import Legislative or administrative measures: Of active substances allowed for use in Plan Macedonia (Official Gazette of RM 159/2010 Interim decision on import Conditions for Import: For scientific experi Legislative or administrative measures: Legislative or administrative measures: Legislative or administrative measures: Act, 1979 allows importation of registered per No permission will be granted to import into	Published: 01/1998 Captafol was banned according to der the Hazardous Substance Act ince 2 May 1995. Published: 06/2012 Chemical is not included in the List the Protection Products in R. D). Published: 01/1998 Iments. Law 96-007/PR of 3 July 1996 Published: 06/2001 The Pesticides and Toxic Chemicals esticides only. Trinidad and Tobago.	no consent no consent consent under conditions
The former Yugoslav Republic of Macedonia Togo Trinidad and Tobago	Final decision on import Legislative or administrative measures: 0 notification of Ministry of Industry issued und B.E.2535 (1992) which has been effective si Final decision on import Legislative or administrative measures: 0 of active substances allowed for use in Plan Macedonia (Official Gazette of RM 159/2010 Interim decision on import Conditions for Import: For scientific experi Legislative or administrative measures: Legislative or administrative measures: Legislative or administrative measures: Act, 1979 allows importation of registered per No permission will be granted to import into	Published: 01/1998 Captafol was banned according to der the Hazardous Substance Act ince 2 May 1995. Published: 06/2012 Chemical is not included in the List the Protection Products in R. D). Published: 01/1998 Iments. Law 96-007/PR of 3 July 1996 Published: 06/2001 The Pesticides and Toxic Chemicals esticides only. Trinidad and Tobago.	no consent no consent consent under conditions
The former Yugoslav Republic of Macedonia Togo Trinidad and Tobago Uganda United Arab	Final decision on import Legislative or administrative measures: 0 notification of Ministry of Industry issued und B.E.2535 (1992) which has been effective si Final decision on import Legislative or administrative measures: 0 of active substances allowed for use in Plan Macedonia (Official Gazette of RM 159/2010 Interim decision on import Conditions for Import: For scientific experi Legislative or administrative measures: 1 concerning plant protection in Togo. Final decision on import Legislative or administrative measures: 1 Act, 1979 allows importation of registered per No permission will be granted to import into Final decision on import Remarks: Not registered	Published: 01/1998 Captafol was banned according to der the Hazardous Substance Act ince 2 May 1995. Published: 06/2012 Chemical is not included in the List t Protection Products in R. D). Published: 01/1998 Iments. Law 96-007/PR of 3 July 1996 Published: 06/2001 The Pesticides and Toxic Chemicals esticides only. Trinidad and Tobago. Published: 06/1999	no consent no consent consent under conditions no consent

Uruguay	Final decision on import	Published: 01/1998	no consent
	Remarks: Resolution of 21 November 199 Fisheries) prohibits registration, importation	` , ,	
Venezuela (Bolivarian Republic of)	Interim decision on import Conditions for Import: Authorisations and registrations will be granted by the Institute of Comprehensive Agricultural Health, INSAI, created by Decree with Status, Value and Effect of the Law of Comprehensive Agricultural Health, Decree No 6129, June 3, 2008, as management entity for integrated Agricultural Health, under the Ministry of People Power with competence in agriculture and lands, been responsible to: authorise, certify, suspend, revoke o renew the practice of the integrated agricultural health through the issuance of permits and licenses, registrations, certifications, accreditations and authorisations		consent unde conditions
	authorisations.	itions, accreditations and	
Viet Nam		Published: 06/2010	no consent
Viet Nam	authorisations.	Published: 06/2010	no consent
Viet Nam Yemen	Final decision on import	Published: 06/2010	no consent
	Final decision on import Legislative or administrative measures:	Published: 06/2010 Banned for import, trade and use Published: 12/2007	

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Ca	ptafol	

CAS:	2425-	06-1
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Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Lesotho	12/2008
Antigua and Barbuda	12/2010	Maldives	06/2007
Benin	06/2004	Marshall Islands	06/2004
Bolivia	06/2004	Mozambique	12/2010
Botswana	06/2008	Namibia	12/2005
Cambodia	12/2013	Nepal	06/2007
Congo	12/2006	Russian Federation	12/2011
Cook Islands	12/2004	Saint Vincent and the	06/2011
Croatia	06/2008	Grenadines	
Djibouti	06/2005	Somalia	12/2010
Dominica	06/2006	Tonga	12/2010
Equatorial Guinea	06/2004	Ukraine	06/2004
Georgia	06/2007	Zambia	06/2011
Guatemala	12/2010		

$C \land C \cdot E 7 ? 1 \cap$			
CAS: 57-74-9 Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures "Plant Protection Service", as amended. Decision of the Council of Ministers no. 15 of rules of registration and assessment cri (PPP)." According to paragraph 7.2, Chap trade and use in the Republic of Albania, i included in Appendix II, attached to this de included.	55, dated 12.11.2008 "On approval teria of Plant Protection Products ter II, PPP may be registered for fits active substance(s) is/are	
Argentina	Final decision on import	Published: 12/2002	no consent
Ü	Remarks: National production for national simultaneously. Legislative or administrative measures published on the Congressional Record Alimportation, commercialisation and phytosingredient, and all products formulated wit Argentine.	: Resolution SAGP and A, No.513/98 ugust 13, 1998. Prohibits: canitary use of Chlordane active	
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 12/2004	no consent
	Remarks: As a Party to the Stockholm Co Pollutants, legislation has been introduced and export. Import is only permitted for en Legislative or administrative measures Chemicals (Administration) Regulations 19 Customs (Prohibited Import) Regulations	I prohibiting import, manufacture, use vironmentally sound disposal. : Agricultural and Veterinary 995	
Bahrain	Final decision on import	Published: 07/1996	no consent
Belize	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures in Schedule IV of the Pesticides Control A of Belize, and in the Pesticides Control (re 1995.	ct of 1985, Chapter 181B of the Laws	
Bolivia	Final decision on import	Published: 07/1994	no consent
	Remarks: Not registered.		
Bosnia and	Final decision on import	Published: 12/2011	no consent
Herzegovina	Legislative or administrative measures of active substances allowed for use in Pla Herzegovina ("Official Gazette of BiH" No	ant Protection Products in Bosnia and	
Brazil	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures 26, 1980 - Ministry of Agriculture - Prohibit pesticides for application in livestock and a	s the registration of Chlordane-based	
	Law No. 7.802 of 11 July 1989 and Decree Pesticides and its compounds need to be prior to produce, export, import, trade or use	registered by the Federal Authority	

	Legislative or administrative measures: Committee (CSP) meeting.	Results of the Sanelian Pesticides	
Burundi	Final decision on import	Published: 06/2003	no consent
	Legislative or administrative measures: human beings and the environment, the use of agricultural purposes has been prohibited by 29th October 2001. It is listed in the register of N. 2001-01-P005	of chlordane as a pesticide for Ministerial Ordinance N.710/838 of	
Cameroon	Final decision on import	Published: 01/1995	no consent
	Remarks: Not registered.		
Canada	Final decision on import	Published: 01/1998	no consent
Cabo Verde	Final decision on import	Published: 12/2008	no consent
Case Volue	Legislative or administrative measures: registered by the Sahelian Pesticide Commorganization in charge of pesticides registrated legislation, Act no 26/97	The pesticide has not been hittee which is the regional	
Chad	Final decision on import	Published: 01/1994	no consent
Chile	Final decision on import	Published: 07/1995	no consent
O	Remarks: Resolution No. 2142 of 18/10/19		
China	Final decision on import	Published: 07/1993	no consent
		Revised: 10/2008	
		Hong Kong Special Administrative	
	chemicals: Published: 12/06/2009; Final decision on import: No cons	ent to import.	
Colombia	chemicals: Published: 12/06/2009;		no consent
Colombia	chemicals: Published: 12/06/2009; Final decision on import: No cons	Published: 01/1998 Importation, production and use	no consent
	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Legislative or administrative measures: prohibited by Decree 305 of 1988 and Res	Published: 01/1998 Importation, production and use	
Congo	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Legislative or administrative measures: prohibited by Decree 305 of 1988 and Res cancelled.	Published: 01/1998 Importation, production and use olution 10255 of 1993. Registration	no consent
Congo Cook Islands	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Legislative or administrative measures: prohibited by Decree 305 of 1988 and Res cancelled. Final decision on import	Published: 01/1998 Importation, production and use olution 10255 of 1993. Registration Published: 01/1995	no consent no consent no consent
Congo Cook Islands	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Legislative or administrative measures: prohibited by Decree 305 of 1988 and Res cancelled. Final decision on import Final decision on import	Published: 01/1998 Importation, production and use olution 10255 of 1993. Registration Published: 01/1995 Published: 01/1995 Published: 01/1994	no consent
Congo Cook Islands Costa Rica	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Legislative or administrative measures: prohibited by Decree 305 of 1988 and Res cancelled. Final decision on import Final decision on import Final decision on import Remarks: Legislative or administrative me	Published: 01/1998 Importation, production and use olution 10255 of 1993. Registration Published: 01/1995 Published: 01/1995 Published: 01/1994	no consent
Congo Cook Islands Costa Rica	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Legislative or administrative measures: prohibited by Decree 305 of 1988 and Res cancelled. Final decision on import Final decision on import Final decision on import Remarks: Legislative or administrative me Ejecutivo No. 20184-S-MAG".	Published: 01/1998 Importation, production and use olution 10255 of 1993. Registration Published: 01/1995 Published: 01/1995 Published: 01/1994 asures - Banned by the "Decreto Published: 06/2004 It is prohibited to import, locally his product in order to protect human	no consent
Congo Cook Islands Costa Rica Côte d´Ivoire Croatia	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Legislative or administrative measures: prohibited by Decree 305 of 1988 and Res cancelled. Final decision on import Final decision on import Remarks: Legislative or administrative me Ejecutivo No. 20184-S-MAG". Final decision on import Legislative or administrative measures: produce, place on the market, sell or use the	Published: 01/1998 Importation, production and use olution 10255 of 1993. Registration Published: 01/1995 Published: 01/1995 Published: 01/1994 asures - Banned by the "Decreto Published: 06/2004 It is prohibited to import, locally his product in order to protect human	no consent

Cuba	Final decision on import	Published: 12/2008	no consent
	Remarks: The adopted decision does not i reference pattern or reactive used for the danalysis activities.		
	Legislative or administrative measures: Resolution 268/1990 of the Ministry of Publ		
Democratic	Interim decision on import	Published: 12/2004	consent under
People´s Republic of Korea	Conditions for Import: The import for use after registering to the National Pesticide R the efficiency, toxicity and eco-toxicity.		conditions
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: 5011/0195/AGRI/PE.EL/2012 of 16 Februa implementation of the Rotterdam Conventicall chemicals listed in Annex III of the Rotte DRC.	ry 2012 concerning the on, Section V, Article 19: the use of	
Dominica	Final decision on import	Published: 01/1996	no consent
Dominican Republic	Final decision on import	Published: 01/1994	no consent
Ecuador	Final decision on import	Published: 07/1993	no consent
El Salvador	Final decision on import	Published: 01/1994	no consent
Eritrea	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Regulations for Importation, Handling, Use,		
Ethiopia	Final decision on import	Published: 12/2010	no consent
·	Legislative or administrative measures: available for same use.	Not registered. Other pesticides	
European Union	Final decision on import	Published: 06/2005	no consent
Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland,	Legislative or administrative measures: It is prohibited to produce, place on the market or use chlordane. The chemical, whether on its own, in preparations or as a constituent of articles, was banned by Regulation (EC) No 850/2004 of the European Parliament and of the Council of 29 April 2004 on persistent organic pollutants and amending Directive 79/117/EEC (OJ L 229, 29.6.2004, p.5).		
Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland	**: These countries are currently PARTICIP Convention. They are however listed here s European Community (EC), which is a Part accordance with EC legislation, cover all its	since they are Member States of the y and whose import responses, in	
Gabon	Interim decision on import	Published: 06/1999	no consent
	Remarks: additional time is needed for a fi	nal decision	
Gambia	Final decision on import	Published: 07/1994	no consent

Ghana	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: F Act, 1996 (Act 528)	Pesticide Control and Management	
Guatemala	Final decision on import	Published: 07/1993	no consent
Guinea	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: 1 2395/MAE/SGG/2001 of 6/06/2001 restrictin active substances in agriculture. 2) The product is listed in the group of organ environment "POP" 3)National weakness in the toxicological and	g and/or prohibiting the use of ic product persistent in the	
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: 7 authorized by the Sahelien Pesticide Comm		
Guyana	Final decision on import	Published: 12/2007	no consent
·	Legislative or administrative measures: F Control (Prohibited Pesticides) Order No. 22 Pesticides and Toxic Chemicals Control Act	of 2006 made under the	
Honduras	Final decision on import	Published: 07/1993	no consent
India	Interim decision on import	Published: 07/1995	no consent
Iran (Islamic Republic of)	Final decision on import Legislative or administrative measures: banned. Based on the Resolution of 16 Apri Control Act" 1968. Ministry of Agriculture. Ef	1973, under "The Pesticides	no consent
 Israel	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: 1 2. Hazardous Substances Regulations (Reg Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006		
Jamaica	Final decision on import	Published: 07/1998	no consent
	Remarks: Not registered.		
Japan	Final decision on import	Published: 12/2004	no consent
·	Legislative or administrative measures: 1 Chemical Substances and Regulation of the 2. Agricultural Chemicals Regulation Law. 3. Pharmaceutical Affairs Law.		
Jordan	Final decision on import	Published: 07/1995	no consent
Kazakhstan	Final decision on import	Published: 07/1996	no consent
Kazakhstan	Final decision on import Final decision on import	Published: 07/1996 Published: 07/1998	no consent
		Published: 07/1998	

	Legislative or administrative measures: 1 95/1995.	Not registered. Decree No.	
Kyrgyzstan	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: 6 Kyrgyz Republic of 27 June 2001 No. 376 or environment and health of the population from hazardous chemicals and pesticides.	n measures to protect the	
Lao People´s	Interim decision on import	Published: 12/1999	no consent
Democratic Republic	Remarks: A final decision is under active conneeded before a final decision can be reach		
Lebanon	Final decision on import	Published: 07/1993	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
Libya	Final decision on import	Published: 12/2010	no consent
_1.0yu	Legislative or administrative measures: I for Libyan agriculture pesticide	Not registration in the pesticide list	
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	on the market, import in a private capacity, of a. chlordane; b. substances and preparations that contain unavoidable impurities. (Swiss Ordinance on Risk Reduction related dangerous Substances, Preparations and A	chlordane that are not merely	
Madagascar	Final decision on import	Published: 01/1998	no consent
J	Legislative or administrative measures: I 1993. Use almost non-existent.	Decree N. 6225/93 of 30 November	
Malaysia	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures: pesticides are controlled under the Pesticide scheme and the Act is implemented by the I chlordane is permitted to be imported, manu country except for purposes of research or eapply. Entry into force of the final regulatory action	es Act 1974 through a registration Pesticides Board of Malaysia. No ufactured, sold or used in the education, where certain conditions	
Mali	Final decision on import	Published: 12/2007	no consent
Mali	Final decision on import Legislative or administrative measures: If 16th October 2001 listing the products the improhibited. Act no 01-020 of 30yh May 2001 on pollution	Decree nº 01-2699/MICT-SG of nport and export of which are	no consent
	Legislative or administrative measures: I 16 th October 2001 listing the products the in prohibited.	Decree nº 01-2699/MICT-SG of nport and export of which are	no consent
	Legislative or administrative measures: In6 th October 2001 listing the products the inprohibited. Act no 01-020 of 30yh May 2001 on pollution	Decree no 01-2699/MICT-SG of inport and export of which are on and nuisance Published: 12/2006 This pesticide has not been intee, the regional body for	
Mali Mauritania Mauritius	Legislative or administrative measures: In 16th October 2001 listing the products the improhibited. Act no 01-020 of 30yh May 2001 on pollution. Final decision on import Legislative or administrative measures: registered by the Sahelian Pesticides Comming registration, under national legislative and resistance.	Decree no 01-2699/MICT-SG of inport and export of which are on and nuisance Published: 12/2006 This pesticide has not been intee, the regional body for	

	Remarks: Manufactured in country. Use as	s termiticide only.		
Mongolia	Final decision on import	Published: 06/2010	no consent	
	Legislative or administrative measures: Annex I "List of prohibited chemicals in Mor			
Morocco	Final decision on import	Published: 07/1995	no consent	
Mozambique	Final decision on import	Published: 01/1995	no consent	
	Remarks: Import, production and use banr	ned.		
Nepal	Final decision on import	Published: 01/1995	no consent	
New Zealand	Final decision on import	Published: 07/1993	no consent	
Nicaragua	Final decision on import	Published: 07/1993	no consent	
Niger	Final decision on import	Published: 07/1994	no consent	
Nigeria	Final decision on import	Published: 01/1998	no consent	
Norway	Final decision on import	Published: 07/1993	no consent	
Oman	Final decision on import	Published: 12/2002	no consent	
	Legislative or administrative measures: Law of Handling and Use of Chemicals.	Royal Decree No.46/95 Issuing the		
Pakistan	Final decision on import	Published: 07/1995	no consent	
Panama	Final decision on import	Published: 07/1998	no consent	
	Remarks: Not registered. Prohibited for us	se in agriculture.		
Paraguay	Final decision on import	Published: 07/1995	no consent	
	Legislative or administrative measures:	Resolution 447/93.		
Peru	Final decision on import	Published: 06/1999	no consent	
Philippines	Interim decision on import	Published: 01/1998	no consent	
	Remarks: No additional importation allowe 1996. Phase-out for its use by December 2			
Qatar	Final decision on import	Published: 01/1994	no consent	
Republic of	Final decision on import	Published: 01/1997	no consent	
Korea	Remarks: Chlordane has never been regis	tered in Korea.		
Republic of	Final decision on import	Published: 12/2009	no consent	
Moldova	Remarks: The chemical has never been m Moldova. Not used.	anufactured in the Republic of		

	Legislative or administrative measures: It permitted substances for use in agriculture, forestry and household. No import or sale permitted to be a substance of the substance o	including and individual farms,	
Rwanda	Final decision on import	Published: 12/2002	no consent
	Remarks: All uses are forbidden in the cour Product never registered	ntry.	
Samoa	Final decision on import	Published: 07/1993	no consent
Saudi Arabia	Final decision on import	Published: 12/2007	no consent
	Remarks: It was registered in the past, but because it was proven risky to human health		
	Legislative or administrative measures: It recommendation from the relevant technical		
Senegal	Final decision on import	Published: 12/2006	no consent
	Remarks: Toxaphen has not been registere	d by the Sahelian Pesticides	
	Committee Legislative or administrative measures: S Convention on Persistent Organic Pollutants		
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: Expression restrictions of production, placing on the mass represent unacceptable risk on human healt RS", No 89/10)	rket and use of chemicals which	
Singapore	Final decision on import	Published: 12/2003	consent unde
•		Revised: 10/2008	conditions
	Conditions for Import: Import for re-export purposes only. A hazardous Substance License is required for the import of the chemical. Legislative or administrative measures: The chemical is controlled as a Hazardous Substance under the Environmental Protection and Management Act (EPMA) and its regulations. A license is required for the import, use and sale of the chemical. The chemical is banned for local use since 1999.		
South Africa	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: 0 terms of Fertilizers, Farm Feeds, Agricultura Act (Act 36 of 1947).		
Sri Lanka	Final decision on import	Published: 12/2000	no consent
	Remarks: National legislative and administrimport prohibition effective since 1 January		
Sudan	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: 7 Act. The National Pesticide Council decision num		
Curinama		Published: 12/2003	no concont
Suriname	Final decision on import Legislative or administrative measures: I exports, September 1, 1999, SB 34 (State G	Decree negative list imports and	no consent
Switzerland	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: I	t is prohibited to manufacture, place	
	on the market, import in a private capacity, or	or use:	

	a) chlordane; b) substances and preparations that conta unavoidable impurities.	in chlordane that are not merely	
	(Ordinance on Risk Reduction related to the dangerous Substances, Preparations and		
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent
Thailand	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: Industry entitled "List of Hazardous Substatas been identified as type 4 hazardous suimport, production, distribution, possession	inces (No. 2)". In this list, chlordane ubstance which is prohibited for	
The former	Final decision on import	Published: 06/2012	no consent
Yugoslav Republic of Macedonia	Legislative or administrative measures: of active substances allowed for use in Pla Macedonia (Official Gazette of RM 159/20	nt Protection Products in R.	
Togo	Final decision on import	Published: 01/1995	no consent
Trinidad and	Final decision on import	Published: 06/2001	no consent
Tobago	Legislative or administrative measures: Act, 1979 allows importation of registered Application was voluntarily withdrawn by a granted to import into Trinidad and Tobago	pesticides only. pplicant. No permission will be	
Uganda	Final decision on import	Published: 06/1999	no consent
	Remarks: Not registered		
United Arab Emirates	Final decision on import	Published: 07/1995	no consent
United Republic	Final decision on import	Published: 06/2010	no consent
of Tanzania	Legislative or administrative measures: Protection Regulations of 1999 and Nation registration of chemicals listed under Anne	al Advisory Committee do not allow	
Uruguay	Final decision on import	Published: 07/1996	no consent
Venezuela (Bolivarian Republic of)	Final decision on import	Published: 06/2007	no consent
Viet Nam	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures:	Banned for import, trade and use.	
Yemen	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Restricted Pesticides in Yemen.	List of Banned and Severely	
Zimbabwe	Final decision on import	Published: 07/1998	no consent

Chlordane

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

and date on which the decretaliat mot informed the Farties of each case, through the Fig Official

Officialic			
CAS: 57-74-9			
Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Maldives	06/2007
Antigua and Barbuda	12/2010	Marshall Islands	06/2004
Benin	06/2004	Namibia	12/2005
Botswana	06/2008	Russian Federation	12/2011
Cambodia	12/2013	Saint Vincent and the	06/2011
Djibouti	06/2005	Grenadines	
Equatorial Guinea	06/2004	Somalia	12/2010
Georgia	06/2007	Tonga	12/2010
Lesotho	12/2008	Ukraine	06/2004
Macedonia, the former Yugoslav Republic of	12/2010	Zambia	06/2011

CAS: 6164-98-3			
Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: Law no. 9362 dated 24/03/2005 on "Plant Protection Service", as amended. Decision of the Council of Ministers no. 1555, dated 12.11.2008 "On approval of rules of registration and assessment criteria of Plant Protection Products (PPP)." According to paragraph 7.2, Chapter II, PPP may be registered for trade and use in the Republic of Albania, if its active substance(s) is/are included in Appendix II, attached to this decision. In this Annex, chlordimeform is not included.		
Argentina	Final decision on import	Published: 12/2002	consent under
	Conditions for Import: The Degree 3489 determined for treatment and control of en cultivated or used, which are commercializ in the National Register of Plant Therapy. The Resolution SAGPy A No.; 350/99 esta for phytosanitary products in the Republic Remarks: Product not commercialized in A	emies of animals and plants and in the country, must be registered ablished the registration requirements of Argentine.	conditions
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 12/2004	consent unde
	Conditions for Import: Subject to approval, registration, exemption or permit under the <i>Agricultural and Veterinary Chemical Code Act 1994</i> , noting that all uses were cancelled in 1988. Legislative or administrative measures: <i>Agricultural and Veterinary Chemical Code Act 1994</i> .		conditions
Bahrain	Final decision on import	Published: 07/1996	no consent
Belize	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: pesticide in the Pesticides Control (replace and the Official Register of Pesticides for E	ement of Schedules), Order, 1995	
Bolivia	Final decision on import	Published: 01/1994	no consent
Bosnia and	Final decision on import	Published: 12/2011	no consent
Herzegovina	Legislative or administrative measures: of active substances allowed for use in Pla Herzegovina ("Official Gazette of BiH" No	int Protection Products in Bosnia and	
Brazil	Final decision on import	Published: 12/2004	no consent
	Remarks: There is no pesticide registered acceptance. Legislative or administrative measures: Decree No. 4.074 of 04 January 2002 - Pe be registered by the Federal Authority priouse.	Law No. 7.802 of 11 July 1989 and sticides and its compounds need to	
Burkina Faso	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures:		

Burundi	Final decision on import	Published: 06/2003	no consent	
	Legislative or administrative measures: This substance is probably carcinogenic for human beings; for this reason, the Ministerial Ordinance N. 710/838 of 29th October 2001 prohibits the importation, sale, distribution and use of Chlordimeform as a pesticide for agricultural purposes. It is listed in the register of agricultural pesticides prohibited in Burundi under N. 2001-08-P001.			
Canada	Final decision on import Published: 01/1998		no consent	
Cabo Verde	Final decision on import	Published: 12/2008	no consent	
	Legislative or administrative measures registered by the Sahelian Pesticide Com- organization in charge of pesticides regist legislation, Act no 26/97	mittee which is the regional		
Chad	Final decision on import	Published: 01/1994	no consent	
Chile	Final decision on import	Published: 12/1999	no consent	
		e or administrative measures: Through the Resolution No. 2179 of 98, it was decided to prohibit to import, to manufacture, to sell, to		
China	Final decision on import	Published: 07/1994	no consent	
		Revised: 10/2008		
	Additional information related to Hong Kong Special Administrative Region (HKSAR) related to the import response for Annex III chemicals: Published: 12/06/2009; Final decision on import: No consent to import.			
Colombia	Final decision on import	Published: 01/1998	no consent	
	Legislative or administrative measures prohibited by Resolution 19408 of 1987 (No cancelled by Resolution 47 of 1988.			
Congo	Final decision on import	Published: 01/1995	no consent	
Cook Islands	Final decision on import	Published: 01/1995	no consent	
Costa Rica	Final decision on import	Published: 01/1994	no consent	
	Legislative or administrative measures No. 18346-MAG-S-TSS".	: Banned by the "Decreto Ejecutivo		
Côte d´Ivoire	Final decision on import	Published: 06/2004	no consent	
	Legislative or administrative measures: The product has not been registered since 1998. Therefore all use is prohibited in order to protect human health and the environment.			
Cuba	Final decision on import	Published: 12/2008	no consent	
	Remarks: The adopted decision does not reference pattern or reactive used for the	·		
	analysis activities.			

Resolution 268/1990 of the Ministry of Public Health
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Ghana	Final decision on import	Published: 12/2004	no consent
Gambia	Final decision on import	Published: 07/1994	no consent
	Remarks: additional time is needed for a		
Gabon	Interim decision on import	Published: 06/1999	no consent
	the market the chemical is not allowed to be biocidal product. **: These countries are currently PARTICI Convention. They are however listed here European Community (EC), which is a Paraccordance with EC legislation, cover all it	PATING STATES to the Rotterdam since they are Member States of the rty and whose import responses, in	
Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland	Revised: 10/2008 Legislative or administrative measures: It is prohibited to place on the market or use chlordimeform as a plant protection product or as a biocide. The chemical was not included in the Community programme for evaluation of existing substances under Council Directive 91/414/EEC of 15 July 1991 concerning the placing of plant protection products on the market (OJ L230 of 19.8.1991, p.1). Nor has the chemical been identified or notified under the Community review programme for evaluation of existing active substances under Directive 98/8/EC of the European Parliament and of the Council of 16 February 1998 concerning the placing of biocidal products on the market (OJ L123, 24.4.1998, p.1). In accordance with Commission Regulation (EC) No 1451/2007 of 4 December 2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on		
Member States:	-	Revised: 10/2008	
European Union	available for similar use. Final decision on import	Published: 06/2005	no consent
	Legislative or administrative measures		
Ethiopia	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: Regulations for Importation, Handling, Use	: Legal Notice Nº 113/2006.	
 Eritrea	Final decision on import	Published: 06/2010	no consent
El Salvador	Final decision on import	Published: 01/1994	no consent
Ecuador	Final decision on import	Published: 07/1993	no consent
Dominican Republic	Final decision on import	Published: 01/1994	no consent
Dominica	Final decision on import	Published: 01/1996	no consent
Republic of the Congo	Legislative or administrative measures: 5011/0195/AGRI/PE.EL/2012 of 16 Februa implementation of the Rotterdam Convent all chemicals listed in Annex III of the Rotte DRC.	ary 2012 concerning the ion, Section V, Article 19: the use of	
Democratic	Final decision on import	Published: 06/2012	no consent

Guatemala	Final decision on import	Published: 07/1993	no consent
Guinea	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: 2395/MAE/SGG/2001 of 6/06/2001 restrict active substances in agriculture. 2) National policy on health and environme	ng and/or prohibiting the use of	
	management. 3) National weakness in the toxicological a	nd ecotoxicological analyses.	
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: authorized by the Sahelien Pesticide Comr		
Guyana	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Control (Prohibited Pesticides) Order No. 2 Pesticides and Toxic Chemicals Control Ad	2 of 2006 made under the	
Honduras	Final decision on import	Published: 07/1993	no consent
India	Interim decision on import	Published: 07/1998	no consent
	Remarks: No application for registration.		
Iran (Islamic	Final decision on import	Published: 12/2000	no consent
Republic of)	Legislative or administrative measures:	Never registered in I.R. Iran.	
Israel	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: 2. Hazardous Substances Regulations (Re Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006		
Jamaica	Final decision on import	Published: 06/1999	no consent
	Remarks: Not registered.		
Japan	Final decision on import	Published: 12/2004	consent unde
	Conditions for Import: For agricultural pe required to register with both the Minister of and the Minister of Health, Labour and Wel No consent to import of pesticide except ac Legislative or administrative measures: Law	f Agriculture, Forestry and Fisheries, fare or the Prefectural Governor. ricultural uses.	conditions
	Poisonous and Deleterious Substances Pharmaceutical Affairs Law	Control Law	
Jordan	Final decision on import	Published: 07/1995	no consent
Kazakhstan	Final decision on import	Published: 07/1996	no consent
Kenya	Final decision on import	Published: 06/2007	no consent
	Legislative or administrative measures: 346 - laws of kenya empowers The pest control products board to make		

	Legislative or administrative measures: 95/1995.	Not registered. Decree No.			
Kyrgyzstan	Final decision on import	Published: 06/2004	no consent		
	Legislative or administrative measures: Kyrgyz Republic of 27 June 2001 No. 376 o environment and health of the population fro hazardous chemicals and pesticides.	n measures to protect the			
Lao People´s Democratic Republic	Final decision on import	Published: 12/1999	no consent		
Lebanon	Final decision on import	Published: 01/1994	no consent		
Liberia	Interim decision on import	Published: 12/2001	no consent		
Libya	Final decision on import	Published: 12/2010	no consent		
·	Legislative or administrative measures: for Libyan agriculture pesticide	Legislative or administrative measures: Not registration in the pesticide list			
Liechtenstein	Final decision on import	Published: 06/2010	no consent		
	agricultural chemical (it is not listed on anner Protection Products, which entered into force Chlordimeform is not on the list of active sul EU review programme (Annex II of the CON 1451/2007 on the second phase of the 10-y Article 16(2) of Directive 98/8/EC of the Eur Council concerning the placing of biocidal p Ordinance on Biocide Products (entered into same biocide active ingredients as the EU. biocide preparations.	te in August 2005). Destances to be examined under the MMISSION REGULATION (EC) No ear work programme referred to in opean Parliament and of the roducts on the market). The Swiss of force on Mai 2005) adopts the			
Madagascar	Final decision on import	Published: 06/2011	no consent		
-	Legislative or administrative measures: 2006, prohibiting the sale and use in agricul subtance.				
Malawi	Interim decision on import	Published: 06/2010	no consent		
	Final decision on import	Durk link and 04/4004			
Malaysia	Remarks: Except for small quantities for research/ educational uses through import permit.		no consent		
Malaysia	•	Published: 01/1994 search/ educational uses through	no consent		
	•		no consent		
	import permit.	Published: 12/2007 Decree no 01-2699/MICT-SG of apport and export of which are			
Malaysia Mali Mauritania	import permit. Final decision on import Legislative or administrative measures: 16 th October 2001 listing the products the in prohibited.	Published: 12/2007 Decree no 01-2699/MICT-SG of apport and export of which are			
Mali	import permit. Final decision on import Legislative or administrative measures: 16th October 2001 listing the products the in prohibited. Act no 01-020 of 30yh May 2001 on pollution	Published: 12/2007 Decree no 01-2699/MICT-SG of an and nuisance Published: 12/2006 This pesticide has not been an and body for	no consent		

Mexico	Final decision on import	Published: 01/1997	no consent
	Remarks: Not registered.		
Mongolia	Final decision on import	Published: 06/2010	no consent
_	Legislative or administrative measures: Govern Annex I "List of prohibited chemicals in Mongolia".	ment resolution no 95/2007	
Morocco	Final decision on import	Published: 07/1994	no consent
	Remarks: No request for registration.		
Mozambique	Final decision on import	Published: 01/1995	no consent
-	Legislative or administrative measures: Import,	production and use banned.	
Nepal	Final decision on import	Published: 01/1995	no consent
•	Remarks: No record of use.		
New Zealand	Final decision on import	Published: 07/1993	no consent
Nicaragua	Final decision on import	Published: 07/1993	no consent
Niger	Final decision on import	Published: 07/1994	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import	Published: 07/1993	no consent
Oman	Final decision on import	Published: 07/1993	no consent
Pakistan	Final decision on import	Published: 07/1995	no consent
Panama	Final decision on import	Published: 07/1998	no consent
	Remarks: Not registered. Prohibited for use in agriculture.		
Paraguay	Interim decision on import	Published: 01/1998	Response did
-	Remarks: No registered use in the country. Decision: Response did not address Importation		not address Importation
Peru	Final decision on import	Published: 06/1999	no consent
Philippines	Final decision on import	Published: 01/1994	no consent
Qatar	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: Pesticio Article No. (26) Environment Law (30), 2002	de Law No (10), 1968	
Republic of	Final decision on import	Published: 01/1997	no consent
Korea	Remarks: The use of chlordimeform was banned to 1977.	pecause of carcinogenicity in	

Republic of	Final decision on import	Published: 12/2009	no consent
Moldova	Remarks: The chemical has never been r Moldova. Not used.	nanufactured in the Republic of	
	Legislative or administrative measures since 1978. Not included in the official regin agriculture, including and individual farmor sale permitted.	ster of permitted substances for use	
Rwanda	Final decision on import	Published: 01/1994	consent
Samoa	Final decision on import	Published: 07/1993	no consent
Saudi Arabia	Final decision on import	Published: 12/2007	no consent
	Remarks: It was registered in the past, bu because it was proven risky to human hea		
	Legislative or administrative measures recommendation from the relevant technic		
Senegal	Final decision on import	Published: 12/2006	no consent
-	Legislative or administrative measures: registered by the Sahelian Pesticides Com National Profile of Chemicals managemen	nmittee and is not listed in the	
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures according to the Law on Plant Protection F 41/09)		
Singapore	Final decision on import	Published: 12/2003	consent under
		Revised: 10/2008	conditions
	Conditions for Import: A hazardous Subsimport of the chemical.	stance License is required for the	
	Legislative or administrative measures: Hazardous Substance under the Environm Act (EPMA) and its regulations. A license is sale of the chemical.	nental Protection and Management	
South Africa	Interim decision on import	Published: 06/2006	no consent
	Statement of active consideration: Engacomplete ban of the pesticide. Final decision can be reached: two years	aging all relevant stakeholders for a	
Sri Lanka	Final decision on import	Published: 07/1993	no consent
Sudan	Final decision on import	Published: 01/1994	no consent
Suriname	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures exports, September 1, 1999, SB 34 (State		
Switzerland	Final decision on import	Published: 06/2010	no consent
	Remarks: Not registered. Legislative or administrative measures agricultural chemical (it is not listed on ann		
NG G: 1 YWWWW	Remarks: Not registered.		

<u>-</u>	Protection Products, which entered into force Chlordimeform is not on the list of active su EU review programme (Annex II of the COI 1451/2007 on the second phase of the 10-y Article 16(2) of Directive 98/8/EC of the Eur Council concerning the placing of biocidal parts.	bstances to be examined under the MMISSION REGULATION (EC) No vear work programme referred to in opean Parliament and of the products on the market).			
	The Swiss Ordinance on Biocide Products (entered into force in May 2005) adopts the same biocide active ingredients as the EU. Chlordimeform is not authorized in biocide preparations.				
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent		
Thailand	Final decision on import	Published: 07/1993	no consent		
The former	Final decision on import	Published: 06/2012	no consent		
Yugoslav Republic of Macedonia	Legislative or administrative measures: of active substances allowed for use in Plar Macedonia (Official Gazette of RM 159/201	Chemical is not included in the List nt Protection Products in R.			
Togo	Interim decision on import	Published: 07/1994	consent		
	Remarks: Product not included in inventory years.	of pesticides in Togo for past 10			
Trinidad and	Final decision on import	Published: 06/2001	no consent		
Tobago	Legislative or administrative measures: Banned according to notice No 1 of 1994 of the Ministry of Trade and Industry issued under section 10 of the Trade ordinance No 19 of 1958: Negative list which has been effective since January 28, 1994.				
Uganda	Final decision on import	Published: 06/1999	no consent		
_	Remarks: Not registered				
United Arab Emirates	Final decision on import	Published: 07/1995	no consent		
United Republic	Final decision on import	Published: 01/1998	no consent		
of Tanzania	Remarks: Product not registered.				
Uruguay	Final decision on import	Published: 06/2006	no consent		
	Legislative or administrative measures: administrative measure banning the use of the country and therefore cannot be imported 149/977.	Chlordimeform, it is not registered in			
Venezuela	Interim decision on import	Published: 06/2010	no consent		
(Bolivarian Republic of)	Remarks: No import/export records found	for this chemical.			
Viet Nam	Final decision on import	Published: 06/2010	no consent		
	Legislative or administrative measures:	Banned for import, trade and use.			
Yemen	Final decision on import	Published: 12/2007	no consent		
	Legislative or administrative measures: Restricted Pesticides in Yemen.	List of Banned and Severely			
Zimbabwe	Final decision on import	Published: 07/1998	no consent		

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Chlordimeform			
CAS: 6164-98-3			
Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Lesotho	12/2008
Antigua and Barbuda	12/2010	Maldives	06/2007
Benin	06/2004	Marshall Islands	06/2004
Botswana	06/2008	Namibia	12/2005
Cambodia	12/2013	Russian Federation	12/2011
Cameroon	06/2004	Saint Vincent and the	06/2011
Croatia	06/2008	Grenadines	
Democratic People's	06/2004	Somalia	12/2010
Republic of Korea		Tonga	12/2010
Djibouti	06/2005	Ukraine	06/2004
Equatorial Guinea Georgia	06/2004 06/2007	Zambia	06/2011

CAS: 510-15-6 Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: "Plant Protection Service", as amended. Decision of the Council of Ministers no. 15 of rules of registration and assessment crit (PPP)." According to paragraph 7.2, Chaptrade and use in the Republic of Albania, it included in Appendix II, attached to this design not included.		
Argentina	Final decision on import	Published: 12/2002	no consent
	Legislative or administrative measures: the Congressional Record October 16, 19 manufacturing, processing, commercialist application products, on the basis of Cloro		
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 12/2004	consent unde
7 tuoti unu	Conditions for Import: Subject to approve under the <i>Agricultural and Veterinary Che</i> , pesticide has never been used in Australia Legislative or administrative measures. <i>Chemical Code Act 1994.</i>	conditions	
Belize	Final decision on import	Published: 12/2005	no consent
Belize	Final decision on import Legislative or administrative measures: pesticide in the Pesticides Control (replace and the Official Register of Pesticides for E	: Not classified as an approved ement of Schedules), Order, 1995	no consent
	Legislative or administrative measures pesticide in the Pesticides Control (replace	: Not classified as an approved ement of Schedules), Order, 1995	no consent
Bosnia and	Legislative or administrative measures: pesticide in the Pesticides Control (replace and the Official Register of Pesticides for E	: Not classified as an approved ement of Schedules), Order, 1995 Belize. Published: 12/2011 : Chemical is not included in the List ant Protection Products in Bosnia and	
Bosnia and	Legislative or administrative measures pesticide in the Pesticides Control (replace and the Official Register of Pesticides for E Final decision on import Legislative or administrative measures of active substances allowed for use in Place	: Not classified as an approved ement of Schedules), Order, 1995 Belize. Published: 12/2011 : Chemical is not included in the List ant Protection Products in Bosnia and	
Bosnia and Herzegovina	Legislative or administrative measures: pesticide in the Pesticides Control (replace and the Official Register of Pesticides for B Final decision on import Legislative or administrative measures: of active substances allowed for use in Pla Herzegovina ("Official Gazette of BiH" No	Published: 12/2004 Published: 12/2011 Chemical is not included in the List ant Protection Products in Bosnia and 11/11) Published: 12/2004	no consent
Bosnia and Herzegovina	Legislative or administrative measures: pesticide in the Pesticides Control (replace and the Official Register of Pesticides for B Final decision on import Legislative or administrative measures: of active substances allowed for use in Platerzegovina ("Official Gazette of BiH" No Final decision on import Legislative or administrative measures: Ministry of Agriculture -Prohibits production	Published: 12/2004 Published: 12/2004 Chemical is not included in the List ant Protection Products in Bosnia and 11/11) Published: 12/2004 Chemical is not included in the List ant Protection Products in Bosnia and 11/11)	no consent
Bosnia and Herzegovina	Legislative or administrative measures: pesticide in the Pesticides Control (replace and the Official Register of Pesticides for B Final decision on import Legislative or administrative measures: of active substances allowed for use in Platerzegovina ("Official Gazette of BiH" No Final decision on import Legislative or administrative measures:	Published: 12/2004 Published: 12/2004 Chemical is not included in the List ant Protection Products in Bosnia and 11/11) Published: 12/2004 Chemical is not included in the List ant Protection Products in Bosnia and 11/11)	no consent
Bosnia and Herzegovina	Legislative or administrative measures: pesticide in the Pesticides Control (replace and the Official Register of Pesticides for B Final decision on import Legislative or administrative measures: of active substances allowed for use in Platerzegovina ("Official Gazette of BiH" No Final decision on import Legislative or administrative measures: Ministry of Agriculture -Prohibits production	Published: 12/2011 Chemical is not included in the List ant Protection Products in Bosnia and 11/11) Published: 12/2004 Directive No. 82, of October 1992 - n, import, export, trade and use of ry of Health, National Surveillance -	no consent
Bosnia and Herzegovina	Legislative or administrative measures: pesticide in the Pesticides Control (replace and the Official Register of Pesticides for B Final decision on import Legislative or administrative measures: of active substances allowed for use in Platerzegovina ("Official Gazette of BiH" No Final decision on import Legislative or administrative measures: Ministry of Agriculture -Prohibits production chlorobenzilate for agricultural use. Directive no 11, of 8 January 1998 - Minist Exclude the chlorobenzilate from the list of	Published: 12/2011 Chemical is not included in the List ant Protection Products in Bosnia and 11/11) Published: 12/2004 Directive No. 82, of October 1992 - n, import, export, trade and use of roxics substances, which can be e No. 4.074 of 04 January 2002 - registered by the Federal Authority	no consent
Bosnia and Herzegovina Brazil Burkina Faso	Legislative or administrative measures: pesticide in the Pesticides Control (replace and the Official Register of Pesticides for B Final decision on import Legislative or administrative measures: of active substances allowed for use in Platerzegovina ("Official Gazette of BiH" No Final decision on import Legislative or administrative measures: Ministry of Agriculture -Prohibits production chlorobenzilate for agricultural use. Directive no 11, of 8 January 1998 - Minist Exclude the chlorobenzilate from the list of authorized as pesticides. Law No. 7.802 of 11 July 1989 and Decree Pesticides and its compounds need to be	Published: 12/2011 Chemical is not included in the List ant Protection Products in Bosnia and 11/11) Published: 12/2004 Directive No. 82, of October 1992 - n, import, export, trade and use of roxics substances, which can be e No. 4.074 of 04 January 2002 - registered by the Federal Authority	no consent
Bosnia and Herzegovina Brazil	Legislative or administrative measures: pesticide in the Pesticides Control (replace and the Official Register of Pesticides for Einal decision on import Legislative or administrative measures: of active substances allowed for use in Platerzegovina ("Official Gazette of BiH" No Final decision on import Legislative or administrative measures: Ministry of Agriculture -Prohibits production chlorobenzilate for agricultural use. Directive no 11, of 8 January 1998 - Minist Exclude the chlorobenzilate from the list of authorized as pesticides. Law No. 7.802 of 11 July 1989 and Decree Pesticides and its compounds need to be prior to produce, export, import, trade or use	Published: 12/2004 Directive No. 82, of October 1992 - n, import, export, trade and use of toxics substances, which can be e. No. 4.074 of 04 January 2002 - registered by the Federal Authority se. Published: 12/2006 Published: 12/2006	no consent

Canada	Final decision on import	Published: 01/1998	no consent
Cabo Verde	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: T registered by the Sahelian Pesticide Commit organization in charge of pesticides registrat legislation, Act no 26/97	tee which is the regional	
Chad	Interim decision on import	Published: 01/1998	no consent
	Remarks: Final decision pending passage o	f pesticide control decree.	
Chile	Final decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: T absence, for this chemical substance, of the agriculture, without which it is not allowed to sell or use this substance in Chile. To obtain to follow strict national regulations that reflect needed to obtain the permission.	authorization as a pesticide in import, manufacture, distribute, this authorization, it is necessary	
China	Final decision on import	Published: 01/1998	no consent
		Revised: 10/2008	
	 Legislative or administrative measures: Additional information related to Ho Region (HKSAR) related to the importendicals: Published: 12/06/2009; Final decision on import: No conservations. 		
Colombia	Final decision on import	Published: 01/1998	no consent
Coloniala	Legislative or administrative measures: R Agriculture) prohibits the use and sale of chlor Resolution 29/78 restricts organochlorine inscoffee trees.		
Costa Rica	Final decision on import	Published: 06/1999	no consent
	Remarks: Not registered.		
Côte d'Ivoire	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: C Côte d'Ivoire. It is therefore prohibited to imp market, sell or use this product in order to pre environment. The product has not been regis		
Cuba	Final decision on import		
Cuba	Final decision on import	Published: 12/2008	no consent
Cuba	Remarks: The adopted decision does not in reference pattern or reactive used for the decanalysis activities.	clude the use of the product as a	no consent
Cuba	Remarks: The adopted decision does not in reference pattern or reactive used for the decision	clude the use of the product as a velopment of research and lational Decision in force under	no consent
Cuba Democratic	Remarks: The adopted decision does not in reference pattern or reactive used for the deanalysis activities. Legislative or administrative measures: N	clude the use of the product as a velopment of research and lational Decision in force under	no consent
Democratic People´s Republic of	Remarks: The adopted decision does not increference pattern or reactive used for the decanalysis activities. Legislative or administrative measures: N Resolution 268/1990 of the Ministry of Public	clude the use of the product as a velopment of research and lational Decision in force under Health Published: 12/2004 his pesticide is prohibited for using Environment Protection" (April 9, cide Management", because of its	
	Remarks: The adopted decision does not increference pattern or reactive used for the decanalysis activities. Legislative or administrative measures: New Resolution 268/1990 of the Ministry of Public Final decision on import Legislative or administrative measures: Tas plant protection chemical by "The Law for 1984) and "The National Regulation of Pestic	clude the use of the product as a velopment of research and lational Decision in force under Health Published: 12/2004 his pesticide is prohibited for using Environment Protection" (April 9, cide Management", because of its	

	all chemicals listed in Annex III of the Rotte DRC.	erdam Convention is prohibited in the		
Dominican Republic	Final decision on import	Published: 06/2007	consent	
Ecuador	Final decision on import	Published: 06/2001	no consent	
El Salvador	Final decision on import	Published: 06/2000	no consent	
Eritrea	Final decision on import	Published: 06/2010	no consent	
	Legislative or administrative measures: Regulations for Importation, Handling, Use			
Ethiopia	Final decision on import	Published: 12/2010	no consent	
	Legislative or administrative measures: available for similar use.			
European Union	Final decision on import	Published: 12/2003	no consent	
Member States:		Revised: 10/2008		
Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland	Remarks: Chlorobenzilate is classified une 27 June 1967 on the approximation of laws provisions relating to the classification, pac substances (OJ L 196, 16.8.1967, p. 1) as: swallowed) - N; R50-53 (Dangerous to the organisms, may cause long-term adverse of the organisms, may cause long-term adverse of the classification and the companisms of the organisms of t			
	Convention. They are however listed here European Community (EC), which is a Par accordance with EC legislation, cover all it	since they are Member States of the ty and whose import responses, in		
Gabon	Interim decision on import	Published: 01/1998	no consent	
	Legislative or administrative measures: Ministerial decrees have been introduced for the application of Law 7/77 to regulate the import, trade and use of various phytopharmaceutical products. Need more time to reach final decision.			
Gambia	Final decision on import	Published: 01/1998	no consent	
	Remarks: It has never been registered.			
Ghana	Final decision on import	Published: 12/2004	no consent	
	Legislative or administrative measures: Pesticides Control and Management Act, 1996 (Act 528).			
Guinea	Final decision on import	Published: 06/2006	no consent	
	Legislative or administrative measures: 2395/MAE/SGG/2001 of 6/06/2001 restrict active substances in agriculture. 2) National policy on health and environme 3) National weakness in the toxicological a	ing and/or prohibiting the use of		

Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: authorized by the Sahelien Pesticide Comm		
Guyana	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Control (Prohibited Pesticides) Order No. 2 Pesticides and Toxic Chemicals Control Ac	2 of 2006 made under the	
Honduras	Final decision on import	Published: 01/1998	no consent
	Remarks: Product never registered nor imp	ported.	
India	Interim decision on import	Published: 01/1998	consent unde
	Conditions for Import: General conditions Remarks: Chlorbenzilate is banned for use by governmental or semi-governmental org control honey bee mites.	in agriculture. It can be imported	conditions
Iran (Islamic	Final decision on import	Published: 12/2003	no consent
Republic of)	Conditions for Import: Import for Agricultu Resolution of 4 August 1980, under the Pes Jihade-Agriculture) Legislative or administrative measures: based on résolution of 14 August 1980. Un		
Israel	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: 2. Hazardous Substances Regulations (Recontrol of Pests Harmful to Man), 1994 3. Free Import Order, 2006		
Jamaica	Interim decision on import	Published: 06/1999	no consent
	Remarks: Not registered. No application for	r registration has been received.	
Japan	Final decision on import	Published: 12/2004	consent unde
	Conditions for Import: For agricultural per required to register with the Minister of Agri No consent to import of pesticide except ag Legislative or administrative measures: Law 2. Pharmaceutical Affairs Law	culture, Forestry and Fisheries. ricultural uses.	conditions
Jordan	Final decision on import	Published: 12/2001	no consent
	Remarks: The decision was taken by the F to the information received from the PIC.		
Kazakhstan	Final decision on import	Published: 01/1998	no consent
Kenva	Final decision on import	Published: 07/1998	no consent
Kenya	i mai decision on import	rubiisiieu. 07/1990	
Kenya	Remarks: Not registered. Other pesticides		
Kenya Kuwait	•		no consent
	Remarks: Not registered. Other pesticides	e available for similar use. Published: 01/1998	
	Remarks: Not registered. Other pesticides Final decision on import	e available for similar use. Published: 01/1998	

Republic	needed before a final decision can be read	ched - one year.		
Lebanon	Final decision on import	Published: 12/2010	no consent	
	Legislative or administrative measures: Agriculture # 570/1 Dated 24/12/2008.	Decision of the Minister of		
Liberia	Interim decision on import	Published: 12/2001	no consent	
Libya	Final decision on import	Published: 12/2010	no consent	
-	Legislative or administrative measures: for Libyan agriculture pesticide	Not registration in the pesticide list		
Liechtenstein	Final decision on import	Published: 06/2010	no consent	
	Legislative or administrative measures: Chlorobenzilate is banned as agricultural chemical (it is not listed on annex I of the Ordinance on Plant Protection Products, which entered into force in August 2005). Chlorobenzilate is not on the list of active substances to be examined under the EU review programme (Annex II of the COMMISSION REGULATION (EC) No 1451/2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market). The Swiss Ordinance on Biocide Products (entered into force on Mai 2005) adopts the same biocide active ingredients as the EU. Chlorobenzilate is not authorized in biocide preparations.			
Madagascar	Final decision on import	Published: 06/2011	no consent	
	Legislative or administrative measures: 2006, prohibiting the sale and use in agricular subtance.			
Malawi	Interim decision on import	Published: 06/2010	no consent	
Malaysia	Final decision on import	Published: 01/1998	no consent	
Malaysia	Legislative or administrative measures: pesticides are controlled under the Pesticis scheme. The Act is implemented by the P Chlorobenzilate is not registered under the cannot be imported, manufactured, sold or			
Mali	Final decision on import	Published: 12/2007	no consent	
	Legislative or administrative measures: 16 th October 2001 listing the products the prohibited. Act no 01-020 of 30yh May 2001 on pollut			
Mauritania	Final decision on import	Published: 12/2006	no consent	
-	Legislative or administrative measures: registered by the Sahelian Pesticides Corregistration, under national legislative and plant protection).			
Mauritius	Final decision on import	Published: 01/1998	no consent	
Mexico	Final decision on import	Published: 01/1998	no consent	
	Remarks: Compound not registered and no request for registration.			
Mongolia	Final decision on import	Published: 06/2010	no consent	
3	Legislative or administrative measures: Annex I "List of prohibited chemicals in Mo			

Morocco	Final decision on import	Published: 06/2013	no consent	
	Legislative or administrative measures: Morocco.	The pesticide is prohibited in		
	Decree of the Ministry of Agriculture and A regulating organochlorine pesticides (19 M			
	Article 1: it is prohibited to import, manufacture make somebody use any substance or mix Chlorobenzilate active ingredient.			
New Zealand	Final decision on import	Published: 06/2006	no consent	
	Remarks: Small-scale use of this substand development or teaching is exempt from a requirements of Section 33 of the HSNO A Legislative or administrative measures: formulations containing ethylene dichloride and New Organisms Act 1996 (HSNO)	HSNO approval provided all the ct are met. There are no approvals for pesticide		
Niger	Interim decision on import	Published: 12/2008	no consent	
	Remarks: Niger ratified the Rotterdam Cor June 2006, in January 2006 Niger ratified the Common Regulation of C Pesticide Committee is in charge of implen Order No 092/MAG/EL/DPV of 08-07-99, list prohibited in Niger. All that has been said allows the country to a national, regional and international level.	ILSS Member States (the Sahelian nenting that regulation). sting plant protection products		
Nigeria	Final decision on import	Published: 01/1998	no consent	
Norway	Final decision on import	Published: 01/1998	no consent	
	Remarks: Never approved in Norway.			
Oman	Final decision on import	Published: 06/2004	no consent	
	Legislative or administrative measures: - According to Ministry of Agriculture and Fisheries legislations.			
	- Royal Decree No. 46/95. Issuing the Law	of Handling and Use of Chemicals.		
Pakistan	Final decision on import	Published: 01/1998	no consent	
	Legislative or administrative measures: 1971. Agricultural Pesticide Rules 1971.			
Panama	Final decision on import	Published: 01/1998	no consent	
Paraguay	Interim decision on import	Published: 01/1998	no consent	
	Remarks: Requests technical assistance t	o reach final decision.		
Peru	Final decision on import	Published: 06/1999	no consent	
Philippines	Final decision on import	Published: 07/1998	no consent	
	Conditions for Import: Only in cases of e			
Qatar	Final decision on import	Published: 12/2010	no consent	
	Legislative or administrative measures: the tasks and actions to protect the environme No. 30 of 2002 Article (26), prohibiting the implication materials, without authorization from authority, and article (29) of law No. 30 of 200 other chemical compounds for agriculture, pu	ent in the country, according to the law port or handling of transport of om the competent administrative 12 prohibiting the use of pesticides or		

Republic of	Final decision on import	Published: 01/1998	no consent		
Korea	Remarks: Banned in 1990 because of card	cinogenicity.			
Republic of	Interim decision on import	Published: 06/2012	no consent		
Moldova	Remarks: The chemical has never been m Moldova.				
Rwanda	Final decision on import	Published: 12/2002	no consent		
	Remarks: All uses are forbidden in the cou Product never registered	untry.			
Samoa	Final decision on import	Published: 01/1998	no consent		
Saudi Arabia	Final decision on import	Published: 12/2007	no consent		
	Remarks: It was registered in the past, but because it was proven risky to human heal				
	Legislative or administrative measures: recommendation from the relevant technical				
Senegal	Final decision on import	Published: 12/2006	no consent		
	Legislative or administrative measures: registered by the Sahelian Pesticides Com National Profile of Chemicals management	mittee and is not listed in the			
Serbia	Final decision on import	Published: 12/2011	no consent		
	Legislative or administrative measures: Cannot be placed on the market according to the Law on Plant Protection Products ("Official Gazette RS" No 41/09)				
Singapore	Final decision on import	Published: 12/2003	consent under		
		Revised: 10/2008	conditions		
	Conditions for Import: A hazardous Substance License is required for the import of the chemical.				
	Legislative or administrative measures: Hazardous Substance under the Environme Act (EPMA) and its regulations. A license is of the chemical.	ental Protection and Management			
South Africa	Interim decision on import	Published: 06/2006	no consent		
	Statement of active consideration: Engaging all relevant stakeholders for a complete ban of the pesticide. Final decision can be reached: two years				
Sri Lanka	Final decision on import	Published: 06/1999	no consent		
	Remarks: no history of registration or use				
Sudan	Final decision on import	Published: 01/1998	no consent		
	Legislative or administrative measures: The Pesticides and Plant Protection Materials Act, 1994; the National Council for Pesticides. Not registered.				
Suriname	Final decision on import	Published: 12/2003	no consent		
	Legislative or administrative measures: Decree negative list imports and exports, September 1, 1999, SB 34 (State Gazette).				
Switzerland	Final decision on import	Published: 06/2010	no consent		
	Legislative or administrative measures: agricultural chemical (it is not listed on ann Protection Products, which entered into for Chlorobenzilate is not on the list of active s EU review programme (Annex II of the COI 1451/2007 on the second phase of the 10-Yarticle 16(2) of Directive 98/8/EC of the EU Council concerning the placing of biocidal programme.	ex I of the Ordinance on Plant ce in August 2005). ubstances to be examined under the MMISSION REGULATION (EC) No year work programme referred to in ropean Parliament and of the			

	The Swiss Ordinance on Biocide Products (entered into force in May 2005) adopts the same biocide active ingredients as the EU. Chlorobenzilate is not authorized in biocide preparations.				
Syrian Arab Republic	Final decision on import	Published: 07/1998	no consent		
Thailand	Final decision on import	Published: 12/2005	no consent		
	Legislative or administrative measures: The Industry entitled "List of Hazardous Substance chlorobenzilate has been identified as type 4 prohibited for import, production, distribution,	es (No. 2)". In this list, hazardous substance which is			
The former	Final decision on import	Published: 06/2012	no consent		
Yugoslav Republic of Macedonia	Legislative or administrative measures: Ch of active substances allowed for use in Plant I Macedonia (Official Gazette of RM 159/2010)	Protection Products in R.			
Togo	Interim decision on import	Published: 01/1998	consent under		
	Conditions for Import: For scientific experim Legislative or administrative measures: La concerning plant protection in Togo.		conditions		
Trinidad and	Final decision on import	Published: 06/2001	no consent		
Tobago	Legislative or administrative measures: The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. No permission will be granted to import into Trinidad and Tobago.				
Uganda	Final decision on import Remarks: Not registered	Published: 06/1999	no consent		
United Arab Emirates	Final decision on import	Published: 07/1998	no consent		
United Republic	Final decision on import	Published: 01/1998	no consent		
of Tanzania	Remarks: Not registered / importation prohibit	ited.			
Uruguay	Final decision on import	Published: 06/2006	no consent		
	Legislative or administrative measures: The administrative measure banning the use of Chin the country and therefore cannot be imported 149/977.	nlorobenzilate, it is not registered			
Venezuela	Interim decision on import	Published: 06/2010	no consent		
(Bolivarian Republic of)	Remarks: No import/export records found for	this chemical			
Viet Nam	Final decision on import	Published: 06/2001	no consent		
	Legislative or administrative measures: Decision No 165/1999/QD-BNN-BVTV dated on 13th January 1999, issued by the Ministry of Agriculture and Rural Development (MARD). Not registered.				
Yemen	Final decision on import	Published: 12/2007	no consent		
	Legislative or administrative measures: Lis Restricted Pesticides in Yemen.	st of Banned and Severely			
Zimbabwe	Final decision on import	Published: 12/2001	no consent		

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

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CAS: 510-15-6

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Lesotho	12/2008
Antigua and Barbuda	12/2010	Maldives	06/2007
Benin	06/2004	Marshall Islands	06/2004
Bolivia	06/2004	Mozambique	12/2010
Botswana	06/2008	Namibia	12/2005
Cambodia	12/2013	Nepal	06/2007
Cameroon	06/2004	Nicaragua	06/2009
Congo	12/2006	Russian Federation	12/2011
Cook Islands	12/2004	Saint Vincent and the	06/2011
Croatia	06/2008	Grenadines	
Djibouti	06/2005	Somalia	12/2010
Dominica	06/2006	Tonga	12/2010
Equatorial Guinea	06/2004	Ukraine	06/2004
Georgia	06/2007	Zambia	06/2011
Guatemala	12/2010		

Part 2 - Listing of all importing responses received from Parties

DDT				
CAS: 50-29-3				
Albania	Final decision on import	Published: 06/2013	no consent	
	Legislative or administrative measures: "Plant Protection Service", as amended. Decision of the Council of Ministers no. 15 of rules of registration and assessment crit (PPP)." According to paragraph 7.2, Chapt trade and use in the Republic of Albania, if included in Appendix II, attached to this de included.	55, dated 12.11.2008 "On approval teria of Plant Protection Products ter II, PPP may be registered for its active substance(s) is/are		
Argentina	Final decision on import	Published: 12/2002	no consent	
	Legislative or administrative measures: the Congressional Record October 16, 199 manufacturing, processing, commercialism application products, on the basis of DDT trichloroetane). 2) Resolution SS NO.133/91 November 199 Prohibits use of DDT in human medicine.	90. Prohibits: importation, ation and use of agriculture active ingredient (Dichlorodiphenil-		
Armenia	Interim decision on import	Published: 06/2001	no consent	
Australia	Final decision on import	Published: 12/2004	no consent	
	Remarks: As a Party to the Stockholm Co Pollutants, legislation has been introduced and export. Import is only permitted for env Legislative or administrative measures: Chemicals (Administration) Regulations 19 Customs (Prohibited Import) Regulations 19			
Bahrain	Final decision on import	Published: 07/1996	no consent	
Belize	Interim decision on import	Published: 12/2005	no consent	
	Statement of active consideration: Not of the Official Register of Pesticides for Beliza Agreement needs to be sought with the Mi alternatives to DDT in their vector control proported nor used by the Ministry of Health			
Benin	Final decision on import	Published: 07/1993	no consent	
Bolivia	Final decision on import	Published: 07/1994	consent under	
	Conditions for Import: Only when certifie health use. Remarks: Vector control in malaria; prohib	conditions		
Bosnia and	Final decision on import	Published: 12/2011	no consent	
Herzegovina	Legislative or administrative measures: Chemical is not included in the List of active substances allowed for use in Plant Protection Products in Bosnia and Herzegovina ("Official Gazette of BiH" No 11/11)			
Brazil	Final decision on import	Published: 12/2004	no consent	
	Legislative or administrative measures: 1985 - Ministry of Agriculture - Prohibit the pesticides for agricultural use, including DI	trade, use and distribution of the		

r arts z ariu s		1001	43 Humber. 30-29-3)		
	Directive nº 11, from January 8, 1998 - Mir - exclude the DDT from the list of toxics su as pesticides.				
	Law No. 7.802 of 11 July 1989 and Decree No. 4.074 of 4 January 2002 - Pesticides and its compounds need to be registered by the Federal Authority prior to produce, export, import, trade or use.				
Burkina Faso	Final decision on import	Published: 12/2006	no consent		
	Legislative or administrative measures: Committee (CSP) meeting.				
Burundi	Final decision on import	Published: 06/2003	no consent		
	Legislative or administrative measures: bioaccumulation in animal tissues and milk have determined the prohibition of the improhibited by Ministerial Ordinance N. 710 listed in the register under N. 2001-01-P00	as well as its carcinogenic effects ortation and use of DDT. It is -838 of 29th October 2001 and is			
Cameroon	Interim decision on import	Published: 12/2008	consent under		
	Remarks: Please send us the reasons and in Annex III.	d studies leading to DDT being listed	conditions		
Canada	Final decision on import	Published: 01/1998	no consent		
Cabo Verde	Final decision on import	Published: 07/1993	no consent		
Chad	Final decision on import	Published: 01/1994	no consent		
J.i.d.	•				
Chile	Final decision on import	Published: 07/1995	no consent		
	Legislative or administrative measures: absence, for this chemical substance, of the agriculture, without which it is not allowed to sell or use this substance in Chile. To obtate to follow strict national regulations that reflected to obtain the permission.	e authorization as a pesticide in to import, manufacture, distribute, in this authorization, it is necessary			
China	Final decision on import	Published: 07/1993	no consent		
	•	Revised: 10/2008			
	 Legislative or administrative measures: Additional information related to I Region (HKSAR) related to the ir chemicals: Published: 12/06/2009; Final decision on import: No constitution 				
Colombia	Final decision on import	Published: 01/1998	no consent		
Colonibia	Legislative or administrative measures: Agricultural uses prohibited by Decree 704 of 1986 by Ministry of Agriculture. Registration cancelled by Resolution 891 of 1986 (ICA). Antimalarial uses prohibited by Resolution 10255 of 1993.				
Congo	Final decision on import	Published: 07/1993	no consent		
Cook Islands	Final decision on import	Published: 01/1995	no consent		
Costa Rica	Final decision on import	Published: 07/1993	no consent		

DDT (OAG Hallibet: 30-29	-5)		T arts Z arta s
	Legislative or administrative measures: No. 18345-MAG-S".	Banned by the "Decreto Ejecutivo	
Côte d´Ivoire	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: been banned since 1988 to protect human its medical use, DDT was replaced in 1997 malaria. Since that date, the use of DDT fo the Côte d'Ivoire.	health and the environment. As for by other products to combat	
Cuba	Final decision on import	Published: 12/2008	no consent
	Remarks: The adopted decision does not reference pattern or reactive used for the danalysis activities.		
	Legislative or administrative measures: Resolution 268/1990 of the Ministry of Pub		
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: 5011/0195/AGRI/PE.EL/2012 of 16 Februa implementation of the Rotterdam Conventionall chemicals listed in Annex III of the Rotte DRC.	ry 2012 concerning the on, Section V, Article 19: the use of	
Dominica	Final decision on import	Published: 01/1996	no consent
Ecuador	Final decision on import	Published: 07/1993	no consent
El Salvador	Final decision on import	Published: 07/1993	no consent
Eritrea	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Regulations for Importation, Handling, Use		
Ethiopia	Interim decision on import	Published: 12/2010	consent under
•	Conditions for Import: The product is imp Ministry of Health. Not used for agricultural	conditions	
European Union	Final decision on import	Published: 06/2005	no consent
Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland	Legislative or administrative measures: the market or use DDT. The chemical, whe a constituent of articles, was banned by Re European Parliament and of the Council of pollutants and amending Directive 79/117/I Member States may however allow the exist closed-system intermediate for the product The Commission will review this exemption the outcome of the evaluation of that subst 91/414/EEC of 15 July 1991 concerning the on the market (OJ L230 of 19.8.1991, p.1). ***: These countries are currently PARTICIF Convention. They are however listed here European Community (EC), which is a Paraccordance with EC legislation, cover all its		
Gabon	Interim decision on import	Published: 06/1999	no consent
	Remarks: additional time is needed for a fi	nal decision	
Gambia	Interim decision on import	Published: 12/2008	consent under

	Pomarke: The interin decision to allow imp	oort has boon takon as an	conditions
	Remarks: The interin decision to allow import has been taken as an emergency measure in the fight against malaria. A final decision will be taken evaluation of risk assessment of DDT.		conditions
	Legislative or administrative measures: residual spraying for malaria vector control		
	Import is strictly limited to the Ministry of Ho Control Management Act 1994	ealth as required by Pesticide	
Ghana	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: Act, 1996 (Act 528)	Pesticide Control and Management	
Guatemala	Final decision on import	Published: 07/1993	no consent
Guinea	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: 2395/MAE/SGG/2001 of 6/06/2001 restrict substances in agriculture. 2) the product is listed in the group of orgal environment "POP" 3) National weakness in the toxicological a Information issued by international conveninstitutions.	ing and prohibiting the use of active nic product persistent in the nd ecotoxicological analyses.	
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: authorized by the Sahelien Pesticide Comr		
Guyana	Interim decision on import	Published: 12/2007	no consent
Honduras	Final decision on import	Published: 07/1993	no consent
India	Interim decision on import	Published: 07/1993	consent
	Remarks: Need more time to reach final d programme. Use in agriculture banned exc		
Iran (Islamic	Final decision on import	Published: 06/2005	no consent
Republic of)	Legislative or administrative measures:	Banned for all kind of uses.	
Israel	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: 2. Hazardous Substances Regulations (Re Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006		
Jamaica	Final decision on import	Published: 07/1998	no consent
	Remarks: Not registered.		
Japan	Final decision on import	Published: 12/2004	no consent
Japan	Legislative or administrative measures: 1. Agricultural Chemicals Regulation Law		
Japan	_ =	1. Agricultural Chemicals Regulation	
Japan	_ =	_	

Kazakhstan	Final decision on import	Published: 07/1996	no consent		
Kenya	Interim decision on import	Published: 07/1993	consent		
	Remarks: Imported only by Ministry of Hea	alth for public health use.			
Kuwait	Final decision on import	Published: 01/1998	no consent		
	Legislative or administrative measures: 95/1995.	Not registered. Decree No.			
Kyrgyzstan	Final decision on import	Published: 06/2004	no consent		
	Legislative or administrative measures: Kyrgyz Republic of 27 June 2001 No. 376 of environment and health of the population from hazardous chemicals and pesticides.	on measures to protect the			
Lao People´s Democratic Republic	Final decision on import	Published: 12/1999	no consent		
Lebanon	Final decision on import	Published: 07/1993	no consent		
Liberia	Interim decision on import	Published: 12/2001	no consent		
Libya	Final decision on import	Published: 12/2010	no consent		
Livyu	Legislative or administrative measures: Not registration in the pesticide list for Libyan agriculture pesticide				
Liechtenstein	Final decision on import	Published: 06/2010	no consent		
	Legislative or administrative measures: on the market, import in a private capacity, a) DDT; b) substances and preparations that contain unavoidable impurities.	or use:			
	The same legislation as for DDT applies to dicofol.				
	(Swiss Ordinance on Risk Reduction relate dangerous Substances, reparations and A				
Madagascar	Final decision on import	Published: 01/1998	consent unde		
-	Conditions for Import: Use only for control of vectors of malaria under the supervision of services of the Ministry of Health. Legislative or administrative measures: Decree N. 6225/93 of 30 November 1993. Use of all DDT-based products for agricultural practices discontinued.		conditions		
Malawi	Interim decision on import	Published: 06/2010	consent unde		
	Conditions for Import: To be used for pub	olic heath purposes only.	conditions		
Malaysia	Final decision on import	Published: 12/2000	no consent		
-	Legislative or administrative measures: pesticides are controlled under the Pesticid scheme and the Act is implemented by the DDT is permitted to be imported, manufact except for purposes of research or educatic Entry into force of the final regulatory actio	les Act 1974 through a registration Pesticides Board of Malaysia. No ured, sold or used in the country on, where certain conditions apply.			
Mali	Final decision on import	Published: 12/2007	consent unde		
	Conditions for Import: Authorisation from		conditions		

	Legislative or administrative measures: Decree no 01-2699/MICT-SG of 16 th October 2001 listing the products the import and export of which are prohibited.			
Mauritania	Final decision on import	Published: 12/2006	no consent	
	Legislative or administrative measures: registered by the Sahelian Pesticides Com registration, under national legislative and plant protection).	mittee, the regional body for		
Mauritius	Final decision on import	Published: 01/1995	consent	
	Remarks: Restricted use by public health	service only.		
Mexico	Interim decision on import	Published: 07/1993	consent under	
	Conditions for Import: Direct import by Scampaigns.	ecretariat of Health for public health	conditions	
Mongolia	Final decision on import	Published: 06/2010	no consent	
	Legislative or administrative measures: Annex I "List of prohibited chemicals in Mo			
Morocco	Final decision on import	Published: 07/1993	no consent	
Mozambique	Final decision on import	Published: 01/1995	no consent	
Mozambique	Remarks: Import, production and use banned.			
Nepal	Interim decision on import	Published: 07/1993	consent	
	Remarks: Need more time.			
New Zealand	Final decision on import	Published: 07/1993	no consent	
Nicaragua	Final decision on import	Published: 07/1993	no consent	
Niger	Final decision on import	Published: 07/1994	no consent	
Nigeria	Final decision on import	Published: 01/1998	no consent	
Norway	Final decision on import	Published: 07/1993	no consent	
Oman	Final decision on import	Published: 06/2004	no consent	
	Legislative or administrative measures: - According to Ministry of Agriculture and Fisheries legislations.			
	- Royal Decree No. 46/95. Issuing the Law of Handling and Use of Chemicals.			
Pakistan	Final decision on import	Published: 07/1995	no consent	
Panama	Final decision on import	Published: 07/1998	no consent	
	Remarks: Not registered.			
Paraguay	Final decision on import	Published: 07/1995	no consent	
5 ,	Legislative or administrative measures:	Resolution 447/93.		

Peru	Final decision on import	Published: 07/1993	no consent		
	Remarks: All use in agriculture prohibited.				
Philippines	Final decision on import	Published: 01/1994	consent unde		
	Conditions for Import: Special permit req through Dept. of Health.	uired for malaria vector control	conditions		
Qatar	Final decision on import	Published: 12/2005	no consent		
	Legislative or administrative measures: Article No (26) Environment Law (30) 2002				
Republic of	Final decision on import	Published: 01/1997	no consent		
Korea	Remarks: Banned because of residue sind	ce 1977.			
Republic of	Final decision on import	Published: 12/2009	no consent		
Moldova	Remarks: The chemical has never been m Moldova. Not used.	nanufactured in the Republic of			
	Legislative or administrative measures: has been prohibited since 1970. Not includ substances for use in agriculture, including household. No import or sale permitted.	ed in the official register of permitted			
Rwanda	Final decision on import	Published: 07/1993	no consent		
Samoa	Final decision on import	Published: 07/1993	no consent		
Saudi Arabia	Final decision on import	Published: 12/2007	no consent		
	Remarks: It was registered in the past, but its registration was cancelled because it was proven risky to human health, animal and the environment.				
	Legislative or administrative measures: Ministerial decision based on recommendation from the relevant technical departments.				
Senegal	Final decision on import	Published: 12/2007	no consent		
	Remarks: DDT has not been registered by the Sahelian Pesticides Committee				
Serbia	Final decision on import	Published: 12/2011	no consent		
	Legislative or administrative measures: according to the Law of Plant Protection Pr 41/09) and banned by Regulation on bans placing on the market and use of chemicals on human health and environment ("Official)	roducts ("Official Gazette RS", No and restrictions of production, s which represent unacceptable risk			
Singapore	Final decision on import	Published: 12/2003	consent under		
3.1.		Revised: 10/2008	conditions		
	Conditions for Import: A hazardous Substance License is required for the import of the chemical. Legislative or administrative measures: The chemical is controlled as a Hazardous Substance under the Environmental Protection and Management Act (EPMA) and its regulations. A license is required for the import, use and sale. The chemical is banned from local use since 1985.				
South Africa	Final decision on import	Published: 06/2006	consent unde		
- Jan. / 111100	Conditions for Import: Used for control of Health only.		conditions		

	Legislative or administrative measures: Government Gazette No. 8561; Regulation 384 of 25 February 1983 in terms of Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act (Act 36 of 1947).				
Sri Lanka	Final decision on import	Published: 01/1998	no consent		
	Remarks: Banned for agricultural use since programmes since 1976.	e 1970. Phased out of vector			
Sudan	Final decision on import	Published: 12/2004	no consent		
	Legislative or administrative measures: The Pesticides and Plant Protection Act.				
	The National Pesticide Council decision nu	mber 3/2001 dated 3-7-2001.			
Suriname	Final decision on import	Published: 12/2003	no consent		
	Legislative or administrative measures: exports, September 1, 1999, SB 34 (State 0				
Switzerland	Final decision on import	Published: 06/2010	no consent		
	Legislative or administrative measures: on the market, import in a private capacity, a) DDT; b) substances and preparations that contain	or use:			
	unavoidable impurities.				
	The same legislation as for DDT applies to dicofol.				
	(Ordinance on Risk Reduction related to the dangerous Substances, reparations and Art				
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent		
Thailand	Final decision on import	Published: 06/2006	no consent		
	Remarks: DDT was prohibited for agriculture use since 1983 and for malaria control since 1995.				
	Although DDT was legally prohibited for ma practically, the Ministry of Public Heath had substituted by alternative substances which e.g. Larvivorous fish, ITNs, pyrethroids etc. Legislative or administrative measures: Substance Type 4 in agriculture and public import, export and having in possession is p	not applied it since 1995. DDT was have least hazardous characteristic DDT is classified as Hazardous health, that of which production,			
	Notification of Ministry of Industry entitled "I 2546 (2003) under umbrella of Hazardous \$				
The former	Final decision on import	Published: 06/2012	no consent		
Yugoslav Republic of Macedonia	Legislative or administrative measures: Chemical is not included in the List of active substances allowed for use in Plant Protection Products in R. Macedonia (Official Gazette of RM 159/2010).				
Togo	Final decision on import	Published: 07/1993	no consent		
		5 1 U 1 1 20/2001	no consent		
Trinidad and	Final decision on import Legislative or administrative measures: Banned according to notice No 1 of 1994 of the Ministry of Trade and Industry issued under section 10 of the Trade ordinance No 19 of 1958: Negative list which has been effective since January 28, 1994				
Trinidad and Tobago	Legislative or administrative measures: 1994 of the Ministry of Trade and Industry is	Banned according to notice No 1 of ssued under section 10 of the Trade			

United Arab Emirates	Final decision on import	Published: 07/1993	no consent
United Republic	Final decision on import	Published: 07/1993	consent
of Tanzania	Remarks: For emergency cases in limited	amounts.	
Uruguay	Final decision on import	Published: 07/1996	no consent
Venezuela (Bolivarian Republic of)	Final decision on import	Published: 06/2007	no consent
Viet Nam	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Banned for import, trade and use		
Yemen	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Restricted Pesticides in Yemen.	List of Banned and Severely	
Zambia	Final decision on import	Published: 12/1999	no consent
Zimbabwe	Final decision on import	Published: 07/1998	no consent
	Remarks: Limited amount only for use aga permitted for agricultural purposes.	ainst malaria control. Importation not	

DDT

Lesotho

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

CAS: 50-29-3	
Party ¹	Date
Afghanistan	12/20
Antiqua and Barbuda	12/20

Afghanistan	12/2013
Antigua and Barbuda	12/2010
Botswana	06/2008
Cambodia	12/2013
Croatia	06/2008
Djibouti	06/2005
Democratic People's	06/2004
Republic of Korea	
Dominican Republic	12/2006
Equatorial Guinea	06/2004
Georgia	06/2007
Party ¹	Date

12/2008

Maldives	06/2007
Marshall Islands	06/2004
Namibia	12/2005
Russian Federation	12/2011
Saint Vincent and the	06/2011
Grenadines	
Somalia	12/2010
Tonga	12/2010
Ukraine	06/2004

Part 2 - Listing of all importing responses received from Parties

Dieldrin			
CAS: 60-57-1			
Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: Law no. 9362 dated 24/03/2005 on "Plant Protection Service", as amended. Decision of the Council of Ministers no. 1555, dated 12.11.2008 "On approval of rules of registration and assessment criteria of Plant Protection Products (PPP)." According to paragraph 7.2, Chapter II, PPP may be registered for trade and use in the Republic of Albania, if its active substance(s) is/are included in Appendix II, attached to this decision. In this Annex, dieldrin is not included.		
Argentina	Final decision on import	Published: 12/2002	no consent
	Legislative or administrative measures: Congressional Record October 02, 1980. If formulation, commercialisation and use of commercial denomination.	Prohibits: importation, manufacturing,	
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 12/2004	no consent
	Remarks: As a Party to the Stockholm Co Pollutants, legislation has been introduced and export. Import is only permitted for env Legislative or administrative measures: Chemicals (Administration) Regulations 19 Customs (Prohibited Import) Regulations 1	prohibiting import, manufacture, use vironmentally sound disposal. Agricultural and Veterinary 195	
Bahrain	Final decision on import	Published: 07/1996	no consent
Belize	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: in Schedule IV of the Pesticides Control Ac of Belize, and in the Pesticides Control (re 1995.	ct of 1985, Chapter 181B of the Laws	
Benin	Final decision on import	Published: 07/1993	no consent
Bolivia	Final decision on import	Published: 07/1993	no consent
Bosnia and	Final decision on import	Published: 12/2011	no consent
Herzegovina	Legislative or administrative measures: Chemical is not included in the List of active substances allowed for use in Plant Protection Products in Bosnia and Herzegovina ("Official Gazette of BiH" No 11/11)		
Brazil	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: Decree No. 4.074 of 4 January 2002 - Pes registered by the Federal Authority prior to use.	ticides and its compounds need to be	
Burkina Faso	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: Committee (CSP) meeting.	Results of the Sahelian Pesticides	

Burundi	Final decision on import	Published: 06/2003	no consent
	Legislative or administrative measures: toxicity and its bioaccumulation in the food has been listed under N. 2001-01-P003 in the agricultural purposes prohibited in Burundi.	chain as well as in human tissue. It	
Cameroon	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: 1966 Decree no 77/171 of 03 June 1977 Decree no 83-661 of 27 December 1983 Order no 0002/MINAGRI/DIRAGRI/SDPV o		
Canada	Final decision on import	Published: 01/1998	no consent
Cabo Verde	Final decision on import	Published: 07/1993	no consent
Chad	Final decision on import	Published: 01/1998	no consent
Chile	Final decision on import	Published: 07/1995	no consent
	Remarks: Resolution SAG No. 2142 of 18/	10/1987.	
China	Final decision on import	Published: 07/1993	no consent
		Revised: 10/2008	
	 Additional information related to H Region (HKSAR) related to the im chemicals: Published: 12/06/2009; Final decision on import: No conse 	port response for Annex III	
Colombia	Final decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: prohibited by Resolution 10255 of 1993 and cancelled (ICA).		
Congo	Intonius decision on imment		
Congo	Interim decision on import	Published: 07/1993	consent
Congo	Remarks: Need more time.	Published: 07/1993	consent
	•	Published: 07/1993 Published: 01/1995	no consent
Cook Islands Costa Rica	Remarks: Need more time.		
Cook Islands	Remarks: Need more time. Final decision on import	Published: 01/1995 Published: 07/1993	no consent
Cook Islands	Remarks: Need more time. Final decision on import Final decision on import	Published: 01/1995 Published: 07/1993	no consent
Cook Islands Costa Rica	Remarks: Need more time. Final decision on import Final decision on import Remarks: Banned by the "Decreto Ejecutiv	Published: 01/1995 Published: 07/1993 o No. 19346-MAG-S-TSS". Published: 06/2004 Dieldrin has not been registered ort, sell or use this product in the	no consent
Cook Islands Costa Rica	Final decision on import Final decision on import Remarks: Banned by the "Decreto Ejecutiv Final decision on import Legislative or administrative measures: since 1998. It is therefore prohibited to impowhole of the Côte d'Ivoire in order to protect	Published: 01/1995 Published: 07/1993 o No. 19346-MAG-S-TSS". Published: 06/2004 Dieldrin has not been registered ort, sell or use this product in the	no consent
Cook Islands Costa Rica Côte d´Ivoire	Final decision on import Final decision on import Remarks: Banned by the "Decreto Ejecutiv Final decision on import Legislative or administrative measures: since 1998. It is therefore prohibited to impowhole of the Côte d'Ivoire in order to protect environment.	Published: 01/1995 Published: 07/1993 To No. 19346-MAG-S-TSS". Published: 06/2004 Dieldrin has not been registered ort, sell or use this product in the thuman health and the	no consent no consent

reference pattern or reactive used for the development of research and analysis activities.

Legislative or administrative measures: National Decision in force under Resolution 268/1990 of the Ministry of Public Health

Democratic People's Republic of Korea

Final decision on import

Conditions for Import: It should be imported after presenting the writing document for admission to the National Pesticide Registration Agency and under its admission, in the case of import for the purpose different to plant protection. The use as a chemical for plant protection is restricted seriously. Legislative or administrative measures: This pesticide is restricted for using as plant protection chemical by "The Law for Environment Protection" (April 9,

Published: 06/2012

Published: 12/2004

consent under conditions

Democratic Republic of the Congo

Final decision on import

persistence in environment and residual toxicity.

Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC.

1984) and "The National Regulation of Pesticide Management", because of its

Dominica Final decision on import Published: 01/1996 no consent

Dominican Republic

Final decision on import

Published: 07/1993 n

no consent

no consent

Ecuador Final decision on import

Published: 07/1993

no consent

El Salvador Final decision on import

Published: 07/1993

Published: 06/2010

no consent

no consent

Eritrea Final decision on import

Legislative or administrative measures: Legal Notice No 113/2006. Regulations for Importation, Handling, Use, Storage and Disposal of Pesticides

Ethiopia

Final decision on import

Published: 12/2010

no consent

Legislative or administrative measures: Not registered. Other pesticides available for same use.

European Union

Final decision on import

Published: 06/2005

no consent

Member States:

Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland

Legislative or administrative measures: It is prohibited to produce, place on the market or use dieldrin. The chemical, whether on its own, in preparations or as a constituent of articles, was banned by Regulation (EC) No 850/2004 of the European Parliament and of the Council of 29 April 2004 on persistent organic pollutants and amending Directive 79/117/EEC (OJ L 229, 29.6.2004, p.5).

**: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States

Gabon Interim decision on import Published: 06/1999 no consent

Remarks: additional time is needed for a final decision

Gambia Final decision on import Published: 07/1994 no consent

Ghana	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures Act, 1996 (Act 528)	: Pesticide Control and Management	
Guatemala	Final decision on import	Published: 07/1993	no consent
Guinea	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures 2395/MAE/SGG/2001 of 6/06/2001 restrict active substances in agriculture. 2) The product is listed in the group of organizor or an arrival and the group of organizor of the product "POP" 3) National weakness in the toxicological and arrival arrival arrival and the second	ting and/or prohibiting the use of anic product persistent in the	
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures authorized by the Sahelien Pesticide Com		
Guyana	Final decision on import	Published: 12/2007	no consent
-	Legislative or administrative measures Control (Prohibited Pesticides) Order No. : Pesticides and Toxic Chemicals Control A	22 of 2006 made under the	
Honduras	Final decision on import	Published: 07/1993	no consent
India	Final decision on import	Published: 07/1993	consent
	Remarks: For locust control only.		
Iran (Islamic Republic of)	Final decision on import Legislative or administrative measures measures - The use, production and impo Resolution of 11 July 1976, under "The Pe emergency cases: permission from Ministr	rt are prohibited. Based on the esticides Control Act" 1968. For	no consent
Israel	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures 2. Hazardous Substances Regulations (Re Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006		
Jamaica	Final decision on import	Published: 07/1998	no consent
	Remarks: Not registered.		
Japan	Final decision on import	Published: 12/2004	no consent
•	Legislative or administrative measures: 1. Law Concerning the Evaluation of Chemical Substances and Regulation of their Manufacture, etc. 2. Agricultural Chemicals Regulation Law 3. Pharmaceutical Affairs Law		
Jordan	Final decision on import	Published: 07/1993	no consent
Kazakhstan	Final decision on import	Published: 07/1996	no consent
Kenya	Final decision on import	Published: 06/1999	no consent
•	Remarks: Not registered.		

•	,		
Kuwait	Final decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: 95/1995.	Not registered. Decree No.	
Kyrgyzstan	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: Kyrgyz Republic of 27 June 2001 No. 376 of environment and health of the population from hazardous chemicals and pesticides.	n measures to protect the	
Lao People´s	Final decision on import	Published: 12/2001	no consent
Democratic Republic	Remarks: Prohibited to import and use.		
Lebanon	Final decision on import	Published: 07/1993	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
Libya	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: Not registration in the pesticide list for Libyan agriculture pesticide		
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: It is prohibited to manufacture, place on the market, import in a private capacity, or use: a. dieldrin; b. substances and preparations that contain dieldrin that are not merely unavoidable impurities.		
	(Swiss Ordinance on Risk Reduction related to the Use of certain particularly dangerous Substances, Preparations and Articles of August 2005, Annex 1.1)		
Madagascar	Final decision on import	Published: 01/1998	no consent
J	Remarks: Decree N. 6225/93 of 30 November 1993. Product withdrawn in 1993.		
Malawi	Interim decision on import	Published: 06/2010	no consent
Malaysia	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures: Legislative or administrative measures - Import and manufacture of all pesticides are controlled under the Pesticides Act 1974 through a registration scheme and the Act is implemented by the Pesticides Board of Malaysia. No dieldrin is permitted to be imported, manufactured, sold or used in the country except for purposes of research or education, where certain conditions apply Entry into force of the final regulatory action: 1994		
Mali	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: 16 th October 2001 listing the products the in prohibited. Act no 01-020 of 30yh May 2001 on pollution	nport and export of which are	
Mauritania	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: registered by the Sahelian Pesticides Comm		

Mauritius	Final decision on import	Published: 01/1995	no consent	
Mexico	Final decision on import	Published: 07/1993	no consent	
Mongolia	Final decision on import	Published: 06/2010	no consent	
	Remarks: 162.5 liter was used in 1 busines Legislative or administrative measures: Annex I "List of prohibited chemicals in Mor	Government resolution no 95/2007		
Morocco	Final decision on import	Published: 07/1993	no consent	
Mozambique	Final decision on import	Published: 01/1995	no consent	
	Remarks: Import, production and use bann	ned.		
Nepal	Interim decision on import	Published: 07/1993	consent	
	Remarks: Need more time.			
New Zealand	Final decision on import	Published: 07/1993	no consent	
Nicaragua	Final decision on import	Published: 07/1993	no consent	
Niger	Final decision on import	Published: 07/1994	no consent	
Nigeria	Final decision on import	Published: 01/1998	no consent	
Norway	Final decision on import	Published: 07/1993	no consent	
Oman	Final decision on import	Published: 06/2004	no consent	
	Legislative or administrative measures: - According to Ministry of Agriculture and Fisheries legislations.			
	- Royal Decree No. 46/95. Issuing the Law	of Handling and Use of Chemicals.		
Pakistan	Final decision on import	Published: 07/1995	no consent	
	Remarks: No further use is envisaged.			
Panama	Final decision on import	Published: 07/1998	no consent	
	Remarks: Not registered.			
Paraguay	Final decision on import	Published: 07/1995	no consent	
.	Remarks: Resolution 447/93.			
Peru	Final decision on import	Published: 07/1993	no consent	
Philippines	Final decision on import	Published: 01/1994	no consent	
Qatar	Final decision on import	Published: 12/2005	no consent	
_, _, _,	Legislative or administrative measures:			

Republic of	Final decision on import	Published: 01/1997	no consent			
Korea	Remarks: Banned because of residue sin-	Remarks: Banned because of residue since 1970.				
Republic of	Final decision on import	Published: 12/2009	no consent			
Moldova	Remarks: The chemical has never been n Moldova. Not used.	nanufactured in the Republic of				
	Legislative or administrative measures: included in the official register of permitted including and individual farms, forestry and permitted.	substances for use in agriculture,				
Rwanda	Final decision on import	Published: 07/1993	no consent			
Samoa	Final decision on import	Published: 01/1998	no consent			
Saudi Arabia	Final decision on import	Published: 12/2007	no consent			
	Remarks: It was registered in the past, bu because it was proven risky to human hea Legislative or administrative measures: recommendation from the relevant technic	Ith, animal and the environment. : Ministerial decision based on				
Senegal	Final decision on import	Published: 12/2006	no consent			
	Remarks: This formulation has not been r	egistered by the Sahelian Pesticides				
	Committee Legislative or administrative measures: Convention on persistent organic pollutant					
Serbia	Final decision on import	Published: 12/2011	no consent			
	Legislative or administrative measures: restrictions of production, placing on the m represent unacceptable risk on human hears, No 89/10)					
Singapore	Final decision on import	Published: 12/2003	consent under			
		Revised: 10/2008	conditions			
	Conditions for Import: Import for re-exposubstance License is required for the import Legislative or administrative measures: Hazardous Substance under the Environme Act (EPMA) and its regulations. A license is sale. It is banned for local use since 1985.	ort of the chemical. The chemical is controlled as a ental Protection and Management				
South Africa	Final decision on import	Published: 06/2006	no consent			
	Legislative or administrative measures: Chemical Banned: Government Gazette No. 8561; Regulation 384 of 25 February 1983 in terms of Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act (Act 36 of 1947).					
Sri Lanka	Final decision on import	Published: 12/2012	no consent			
	Legislative or administrative measures: Advisory Committee in Sri Lanka has decided and the Cotober 2011, not to allow manufacture dieldrin products to Sri Lanka.	ded at its 56th meeting, held on the				
Sudan	Final decision on import	Published: 12/2009	no consent			
	Legislative or administrative measures: Council No. 4/2009 dated 15/7/2009.	: Decision of the National Pesticide				
Suriname	Final decision on import	Published: 12/2003	no consent			
Ourmanic	Legislative or administrative measures: exports, September 1, 1999, SB 34 (State					

Switzerland	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: on the market, import in a private capacity, a) dieldrin; b) substances and preparations that contain unavoidable impurities.	or use:	
	(Ordinance on Risk Reduction related to the dangerous Substances, Preparations and A		
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent
Thailand	Final decision on import	Published: 07/1993	no consent
The former	Final decision on import	Published: 06/2012	no consent
Yugoslav Republic of Macedonia	Legislative or administrative measures: of active substances allowed for use in Plar Macedonia (Official Gazette of RM 159/201	nt Protection Products in R.	
Togo	Final decision on import	Published: 07/1993	no consent
Trinidad and	Final decision on import	Published: 06/2001	no consent
Tobago	Legislative or administrative measures: measures - Banned according to notice No and Industry issued under section 10 of the Negative list which has been effective since	1 of 1994 of the Ministry of Trade Trade ordinance No 19 of 1958:	
Uganda	Interim decision on import	Published: 07/1993	consent
	Remarks: Termiticide use only.		
United Arab Emirates	Final decision on import	Published: 07/1993	no consent
United Republic	Final decision on import	Published: 06/2010	no consent
of Tanzania	Legislative or administrative measures: Protection Regulations of 1999 and Nationa registration of chemicals listed under Annex	al Advisory Committee do not allow	
Uruguay	Final decision on import	Published: 07/1996	no consent
Venezuela (Bolivarian Republic of)	Final decision on import	Published: 06/2007	no consent
Viet Nam	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures:	Banned for import, trade and use	
Yemen	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Restricted Pesticides in Yemen.	List of Banned and Severely	
Zambia	Interim decision on import	Published: 12/1999	consent under
Zambia	Interim decision on import Conditions for Import: Restricted use Remarks: A final decision is under active or		consent under conditions
Zambia	Conditions for Import: Restricted use		

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Dieldrin			
CAS: 60-57-1			
Party ¹	Dato	Party ¹	Dato

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Maldives	06/2007
Antigua and Barbuda	12/2010	Marshall Islands	06/2004
Botswana	06/2008	Namibia	12/2005
Cambodia	12/2013	Russian Federation	12/2011
Djibouti	06/2005	Saint Vincent and the	06/2011
Equatorial Guinea	06/2004	Grenadines	
Georgia	06/2007	Somalia	12/2010
Lesotho	12/2008	Tonga	12/2010
Macedonia, the former	12/2010	Ukraine	06/2004
Yugoslav Republic of			

Part 2 - Listing of all importing responses received from Parties

Dinitro-ortho-cresol (DNOC) and its salts (such as ammonium salt, potassium salt and sodium salt)

•	It and sodium salt)				
CAS: 534-52-1	Final decision on import	Published: 06/2013	no concent		
Albania	Final decision on import Legislative or administrative measures: "Plant Protection Service", as amended. Decision of the Council of Ministers no. 15th of rules of registration and assessment crit (PPP)." According to paragraph 7.2, Chapt trade and use in the Republic of Albania, if included in Appendix II, attached to this decresol (DNOC) and its salts (such as ammosodium salt) are not included.	no consent			
Antigua and	Interim decision on import	Published: 06/2005	no consent		
Barbuda	Statement of active consideration: Revis	Statement of active consideration: Revision of present Pesticides Act			
Argentina	·		consent unde conditions		
	the phytosanitary products in the Argenti Remarks: Decision N°3489/1958 - Publishmars 1958 Resolution SAGPyA N° 350/99 - Publish septembre 1999 Secretariat of Agriculture, Cattle, fish and Ministry of Economy and Production Av. Paseo Colón 982 Buenos Aires, Argentina				
Armenia	Final decision on import	Published: 12/2006	no consent		
	Remarks: The chemical has never been man Republic of Armenia. It was used in the Soviet Republic of Arme The chemical was not included in the "List biological substances allowed for use in Regovernmental Decision No.608 dated 30 S The chemical is not included in the "List of protection measures allowed for use in the	of plant protection chemical and epublic of Armenia" approved by september 2000.			
	the Order of the Minister of Agriculture of the dated 18 November 2003. Legislative or administrative measures: of regulated under the Rotterdam Convent in the Republic of Armenia" approved by the Republic of Armenia (No293-N dated 17 Measurements).				
Australia	Final decision on import Conditions for Import: Subject to approve under the Agricultural and Veterinary Cherthere are no registered uses of DNOC.		consent unde conditions		

Remarks: Industrial use of this chemical also occurs in Australia.

Legislative or administrative measures: Agricultural and Veterinary

	Chemicals Code Act 1994.		
Belize	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: Classified as a prohibited pesticide in Schedule IV of the Pesticides Control Act of 1985, Chapter 181B of the Laws of Belize, and in the Pesticides Control (replacement of Schedules) Order, 1995.		
Bosnia and	Final decision on import	Published: 12/2010	no consent
Herzegovina	Legislative or administrative measures: I registration, import and placing on the mark containing certain active substances ("Offici	et plant protection products	
Brazil	Final decision on import	Published: 12/2004	no consent
	Remarks: There is no pesticide registered f Legislative or administrative measures: I Decree No. 4.074 of 04 January 2002 - Pest be registered by the Federal Authority prior use.	aw No. 7.802 of 11 July 1989 and icides and its compounds need to	
Burkina Faso	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: Results of the Sahelian Pesticides Committee (CSP) meeting.		
Burundi	Final decision on import	Published: 06/2008	no consent
	Legislative or administrative measures: Ministerial order No 710/81 of 9/2/2004 bans the import, trade, distribution and use of DNOC and its salts in Burundi. The reason for its ban is its likely mutagenic potential with risks of irreversible effects; its extremely high toxicity by inhalation, contact and ingestion, risks of proven serious eye damage. It is registered in the register of banned pesticides under No 2004-09-P001.		
Canada	Final decision on import	Published: 06/2005	no consent
	Legislative or administrative measures: Unless registered under the Canadian Pest Control Products Act, pesticides may not be imported, sold or used in Canada. DNOC is not registered for pest control use in Canada.		
Cabo Verde	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: The pesticide has not been registered by the Sahelian Pesticide Committee which is the regional organization in charge of pesticides registration according to national legislation, Act no 26/97		
Chile	Final decision on import	Published: 12/2004	no consent
Chile	Legislative or administrative measures: The measure is based on the lack by this chemical of an Authorisation as Agricultural Pesticide to be imported, manufactured distributed, sold and used in Chile. To obtain this authorisation (Resolution 3670), stringent national regulations establishing the necessary procedures and information to obtain such authorisation are to be met.		
Chile	by this chemical of an Authorisation as Agric manufactured distributed, sold and used in ((Resolution 3670), stringent national regulat	cultural Pesticide to be imported, Chile. To obtain this authorisation ions establishing the necessary	
	by this chemical of an Authorisation as Agric manufactured distributed, sold and used in ((Resolution 3670), stringent national regulat	cultural Pesticide to be imported, Chile. To obtain this authorisation ions establishing the necessary	no consent
China	by this chemical of an Authorisation as Agric manufactured distributed, sold and used in ((Resolution 3670), stringent national regulat procedures and information to obtain such a	cultural Pesticide to be imported, Chile. To obtain this authorisation ions establishing the necessary uthorisation are to be met.	no consent
	by this chemical of an Authorisation as Agric manufactured distributed, sold and used in ((Resolution 3670), stringent national regulat procedures and information to obtain such a	cultural Pesticide to be imported, Chile. To obtain this authorisation ions establishing the necessary uthorisation are to be met. Published: 12/2004 Revised: 10/2008	no consent

Colombia	Final decision on import	Published: 12/2010	no consent
	Remarks: Decree No.1220 published in Official Gazette No.45890 of 25 April 2005, Title II, on the need of Environmental Licenses, in its Article 8th determined that the Ministry of Environment, Housing and Territorial Development is the one and only authority to grant or deny environmental licenses for the activities: "12. The import and production of pesticides and substances, materials or products subject to control under International Agreements, Conventions and Protocols, and the import of chemical pesticides for agricultural use shall follow the procedure outlined in the Andean Decision 436 of the Cartagena Agreement and its regulations". Legislative or administrative measures: Legislative or administrative measure: In compliance with Andean Nations Decision No.436; Andean Regulation for the Registration and Control of Chemical Pesticides for Agricultural Use, published in Official Gazette (year XIV, No.347, in Lima, Peru, 17 June 1988, regarding Cartagena Agreement) and Resolution ICA No.03759, of 16 December 2003, enacting provisions on the Registration and Control of Chemical Pesticides for Agricultural use, pesticides must be registered to be used and commercialised in the country.		
Cook Islands	Final decision on import	Published: 06/2006	no consent
Costa Rica	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: of November 22, 2004.	Banned, Decree No 31997 MAG-S	
Cuba	Final decision on import	Published: 12/2008	no consent
	Remarks: The adopted decision does not include the use of the product as a reference pattern or reactive used for the development of research and analysis activities.		
	Legislative or administrative measures: disseminated to the interested Parties, und Designated National Authority, as entity emauthorized for use at national level (Joint R Ministries of Agriculture and Public Health). It is in process of approving the resolution of		
	decision adopted at national level .		
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: 5011/0195/AGRI/PE.EL/2012 of 16 Februai implementation of the Rotterdam Conventionall chemicals listed in Annex III of the Rotte DRC.	ry 2012 concerning the on, Section V, Article 19: the use of	
Ecuador	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: Resolution No. 015 published in the Official Register No 116 of 3 October 2005 of the Equatorian Service of Agriculture and Fishing Health, SESA.		
El Salvador	Final decision on import	Published: 06/2009	consent under
	Conditions for Import: Import of 25 gram as limit quantity. Limit quantity: refers to the amount equal which does not require the submission of Quantities above this, should submit to the Natural Resources (MARN), the correspondocumentation for the purpose of obtaining does Not Require to Elaborate Environm Resolution for the Environmental License national territory.	I or less, by weight or volume, fenvironmental documentation. The Ministry of Environment and conding environmental and responses to determine that the ental Impact Study, through a	conditions
	Legislative or administrative measures:	Executive Decision No. 40	

	published in the Official Gazette Volume 8 Annex 1: List of Regulated Substances.	33 number 375, May 9, 2007,	
Eritrea	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: L Regulations for Importation, Handling, Use,		
Ethiopia	Final decision on import	Published: 12/2010	no consent
•	Legislative or administrative measures: Navailable for same use.	Not registered. Other pesticides	
European Union	Final decision on import	Published: 12/2004	no consent
Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland	from Annex I to Council Directive 91/414/EEC and thus authorisations for plant- protection products containing this active substance have been withdrawn.		
Gambia	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: Hazardous Chemicals and pesticides Control Management Act of 1994 The pesticie is not registered by the Sahelian Pesticide Committee of which the Gambia is a member.		
Ghana	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: FAct, 1996 (Act 528).	Pesticides Control and Management	
Guinea	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: 1 2395/MAE/SGG/2001 of 6/06/2001 restricting active substances in agriculture. 2) National weakness in the toxicological and 3) Human and environment protection.	g and/or prohibiting the use of	
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
Gairica Bissaa	Legislative or administrative measures: The product has not been authorized by the Sahelien Pesticide Committee (CSP).		
Guillea Biosaa		•	
		•	no consent
	authorized by the Sahelien Pesticide Comm	Published: 12/2007 Administrative decision of the ard. The product is not registered	no consent
Guyana	Final decision on import Legislative or administrative measures: A Pesticides and Toxic Chemicals Control Boa nor any application for registration has been	Published: 12/2007 Administrative decision of the ard. The product is not registered	
Guyana	Final decision on import Legislative or administrative measures: A Pesticides and Toxic Chemicals Control Boa nor any application for registration has been pesticide.	Published: 12/2007 Administrative decision of the ard. The product is not registered received for this product as a Published: 12/2004	no consent
Guyana India Iran (Islamic	Final decision on import Legislative or administrative measures: A Pesticides and Toxic Chemicals Control Boa nor any application for registration has been pesticide. Final decision on import Legislative or administrative measures: 1	Published: 12/2007 Administrative decision of the ard. The product is not registered received for this product as a Published: 12/2004	

	Legislative or administrative measures country.	: The chemical is not registered in the		
Israel	Final decision on import	Published: 06/2012	no consent	
	Legislative or administrative measures 2. Hazardous Substances Regulations (R Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006			
Jamaica	Final decision on import	Published: 12/2005	no consent	
	Legislative or administrative measures	: Pesticides Act 1975, Not registered		
Japan	Final decision on import	Published: 12/2004	consent unde	
	Conditions for Import: For agricultural p required to register with both the Minister and the Minister of Health, Labour and We No consent to import of pesticide except a Legislative or administrative measures Law 2. Poisonous and Deleterious Substances 3. Pharmaceutical Affairs Law	of Agriculture, Forestry and Fisheries, elfare or the Prefectural Governor gricultural uses. 1. Agricultural Chemicals Regulation	conditions	
Kenya	Final decision on import	Published: 06/2007	no consent	
,	Legislative or administrative measures: The pest control products act cap 346 - laws of kenya empowers The pest control products board to make final decisions			
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent	
,	Legislative or administrative measures Kyrgyz Republic of June 6, 2011 No. 289 to the Ordinance of the Government of the No. 376 on measures for environmental p adverse effects of certain hazardous cher			
Lebanon	Final decision on import	Published: 12/2010	no consent	
	Legislative or administrative measures: Decision of the Minister of Agriculture # 570/1 Dated 24/12/2008.			
Libya	Final decision on import	Published: 12/2010	no consent	
·	Legislative or administrative measures: Not registration in the pesticide list for Libyan agriculture pesticide			
Liechtenstein	Final decision on import	Published: 06/2010	no consent	
	Legislative or administrative measures agricultural chemical (it is not listed on an Protection Products, which entered into for DNOC and its salts are not on the list of a under the EU review programme (Annex I (EC) No 1451/2007 on the second phase referred to in Article 16(2) of Directive 98/of the Council concerning the placing of b Swiss Ordinance on Biocide Products (en the same biocide active ingredients as the authorized in biocide preparations.			
Madagascar	Final decision on import	Published: 06/2012	no consent	
-	Legislative or administrative measures N°45.555/2011 of 28/12/2011 banning the manufacturing of some pesticide active m chemicals of the industrial sector.	import, distribution, sale, use and		

Malawi	Interim decision on import	Published: 06/2010	no consent
Malaysia	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: registered under the Pesticides Act 1974. T manufactured, sold and used in the country pesticide could be imported into the country purposes subject the approval of import per		
Mali	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: 16 th October 2001 listing the products the ir prohibited. Act no 01-020 of 30yh May 2001 on pollution	nport and export of which are	
Mauritania	Final decision on import	Published: 12/2006	no consent
maantama	Legislative or administrative measures: registered by the Sahelian Pesticides Comregistration, under national legislative and replant protection).	nittee, the regional body for	
Mauritius	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: DNOC and its salts are listed as prohibited chemicals in the Dangerous Chemicals Control Act 2004.		
Mexico	Final decision on import	Published: 12/2007	no consent
	Remarks: Pesticide never registered in Me		
Mongolia	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Annex I "List of prohibited chemicals in Mor		
Morocco	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: from the market (Opinion of the Commission of 25 June 2002).		
	Act No. 42-95 concerning the supervising a agricultural pesticides (21st January 1997:		
	Article 5: if, following a new event or because of its use or following new examination a product no longer meets the requirements of efficacy and harmlessness for men, animals and their environment, registration or sa authorization are withdrawn.		
			consent unde
New Zealand	Final decision on import	Published: 06/2006	consent under
New Zealand	Conditions for Import: The transitional pro Hazardous Substances and New Organism July 2006, when the Toxic Substances Reg July 2006, DNOC will be transferred into the substance.	ovisions for DNOC under the s Act 1996 (HSNO) expire on 1 st ulations 1983 are revoked. From 1 st e HSNO Act as a single existing	consent under conditions
New Zealand	Conditions for Import: The transitional pro Hazardous Substances and New Organism July 2006, when the Toxic Substances Reg July 2006, DNOC will be transferred into the	ovisions for DNOC under the s Act 1996 (HSNO) expire on 1st ulations 1983 are revoked. From 1st e HSNO Act as a single existing of this chemical will then apply. The in a laboratory for research and HSNO approval provided all the tare met.	

	consultative body on pesticides issues, and should be consulted for the final decision of the final regulatory action, in this case DNOC was never registered and is prohibited in many countries, it will therefore be requested the prohibition of manufacturing, formulating and marketing of the pesticide as active ingredient or in any formulation.			
Niger	Interim decision on import	Published: 06/2012	no consent	
Nigeria	Final decision on import	Published: 06/2007	no consent	
	Legislative or administrative measures: DNOC and its salts are under national regulatory control through Act 59 of 1988 as amended by Act 59 of 1992 for the control of hazardous substances which might impact the Nigerian environment and public health			
	The complete name and address of the institution/authority responsible for issuing this national legislative or administrative measure:			
	FEDERAL MINISTRY OF ENVIRONMENT 7TH & 9TH FLOOR, FEDERAL SECRETARIAT, SHEHU SHAGARI WAY, P.M.B. 468. GARKI, ABUJA, NIGERIA			
Norway	Final decision on import	Published: 12/2004	no consent	
	Legislative or administrative measures: DNOC is not authorized for use, import or marketing in Norway.			
Oman	Final decision on import	Published: 12/2004	no consent	
	Legislative or administrative measures: - According to Ministry of Agriculture and Fisheries legislations Royal Decree No. 46/95. Issuing the Law of Handling and Use of Chemicals.			
Pakistan	Final decision on import	Published: 06/2006	no consent	
	Legislative or administrative measures: Never registered in Pakistan			
Panama	Final decision on import	Published: 12/2010	no consent	
	Legislative or administrative measures: The Executive Decree No. 304 of 4 September 2002, published in the Official Gazette No. 24634 of 9 September 2002, in its fifth Article states: "All substances banned or severely restricted in, at least, four States, will be banned in our country too". Substance No. 108 of Annex I of this Executive Decree. Binapacryl is banned in more than 4 States and is not registered for agricultural use in Panama.			
Peru	Final decision on import	Published: 06/2006	no consent	
	Legislative or administrative measures: Resolution NO. 182-2000-AG-SENASA (9.10.2000).			
Qatar	Final decision on import	Published: 12/2010	no consent	
	Legislative or administrative measures: Ministry of Environment to perform all the tasks and actions to protect the environment in the country, according to the law No. 30 of 2002 Article (26), prohibiting the import or handling of transport of			

Remarks: The National Pesticide Commission is the advisory and

Republic of Korea

Final decision on import

Published: 12/2005

no consent

Remarks: The chemical has never been registered in Korea. Legislative or administrative measures: The import of the chemical was

prohibited from all sources by RDA Notification No. 2005-12 (7 May 2005)

hazardous materials, without authorization from the competent administrative authority, and article (29) of law No. 30 of 2002 prohibiting the use of pesticides or other chemical compounds for agriculture, public health or other purposes.

Republic of Moldova

Interim decision on import

Published: 06/2012

no consent

Saudi Arabia	Final decision on import	Published: 12/2007	no consent
	Remarks: It was registered in the past, bu because it was proven risky to human hea	•	
	Legislative or administrative measures: recommendation from the relevant technic		
Senegal	Final decision on import	Published: 12/2006	no consent
_	Legislative or administrative measures: salts have not been registered by the Sahe listed in the National Profile of Chemicals	elian Pesticides Committee and is not	
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: according to the Law on Plant Protection P 41/09)		
Singapore	Final decision on import	Published: 12/2004	consent under
		Revised: 10/2008	conditions
	Conditions for Import: A Hazardous Sub import of the chemical. Legislative or administrative measures: Hazardous Substance under the Environm Act (EPMA) and its Regulations. A licence sale.		
South Africa	Final decision on import	Published: 06/2006	no consent
	Statement of active consideration: Engacomplete ban of the pesticide. Final decision can be reached: two years		
Sudan	Final decision on import	Published: 12/2009	no consent
	Legislative or administrative measures: Council No. 4/2009 dated 15/7/2009.	: Decision of National Pesticide	
Switzerland	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: agricultural chemical (it is not listed on ann		
	Protection Products, which entered into for DNOC and its salts are not on the list of accurate the EU review programme (Annex II (EC) No 1451/2007 on the second phase of referred to in Article 16 (2) of Directive 98/3 of the Council concerning the placing of bis Swiss Ordinance on Biocide Products (ent the same biocide active ingredients as the authorized in biocide preparations.	rce in August 2005. ctive substances to be examined of the COMMISSION REGULATION of the 10-year work programme 8/EC of the European Parliament and ocidal products on the market). The ered into force on May 2005) adopts	
Syrian Arab Republic	DNOC and its salts are not on the list of ac under the EU review programme (Annex II (EC) No 1451/2007 on the second phase of referred to in Article 16 (2) of Directive 98/of of the Council concerning the placing of bis Swiss Ordinance on Biocide Products (ent the same biocide active ingredients as the	rce in August 2005. ctive substances to be examined of the COMMISSION REGULATION of the 10-year work programme 8/EC of the European Parliament and ocidal products on the market). The ered into force on May 2005) adopts	no consent
•	DNOC and its salts are not on the list of acunder the EU review programme (Annex II (EC) No 1451/2007 on the second phase or referred to in Article 16 (2) of Directive 98/of the Council concerning the placing of bis Swiss Ordinance on Biocide Products (ent the same biocide active ingredients as the authorized in biocide preparations.	rce in August 2005. ctive substances to be examined of the COMMISSION REGULATION of the 10-year work programme 8/EC of the European Parliament and ocidal products on the market). The ered into force on May 2005) adopts EU. DNOC and its salts are not	no consent
Republic	DNOC and its salts are not on the list of acunder the EU review programme (Annex II (EC) No 1451/2007 on the second phase of referred to in Article 16 (2) of Directive 98/3 of the Council concerning the placing of bis Swiss Ordinance on Biocide Products (ent the same biocide active ingredients as the authorized in biocide preparations. Final decision on import	rce in August 2005. ctive substances to be examined of the COMMISSION REGULATION of the 10-year work programme 8/EC of the European Parliament and ocidal products on the market). The ered into force on May 2005) adopts EU. DNOC and its salts are not Published: 06/2008 Published: 12/2005 The Notification of Ministry of ences (No. 2)". In this list, DNOC and eardous substance which is prohibited	
Republic	DNOC and its salts are not on the list of acunder the EU review programme (Annex II (EC) No 1451/2007 on the second phase or referred to in Article 16 (2) of Directive 98/4 of the Council concerning the placing of bis Swiss Ordinance on Biocide Products (ent the same biocide active ingredients as the authorized in biocide preparations. Final decision on import Legislative or administrative measures: Industry entitled "List of Hazardous Substatits salts have been identified as type 4 haz	rce in August 2005. ctive substances to be examined of the COMMISSION REGULATION of the 10-year work programme 8/EC of the European Parliament and ocidal products on the market). The ered into force on May 2005) adopts EU. DNOC and its salts are not Published: 06/2008 Published: 12/2005 The Notification of Ministry of ences (No. 2)". In this list, DNOC and eardous substance which is prohibited	

Interim decision on import Final decision on import	Published: 12/2012	consent		
Final decision on import				
	Published: 12/2013	no consent		
Legislative or administrative measures: Dinitro-ortho-cresol (DNOC) and its salts is banned as a pesticide in UAE according to the ministerial decree No. 13 for the year 2012 concerning banned and restricted-use pesticides in UAE.				
Final decision on import	Published: 06/2006	no consent		
Remarks: It was used for locust control during colonial period and was later banned, 57,000 tons of obsolete DNOC was disposed off in 1996 by incineration in a local cement kiln at temperature of 1400° C. Legislative or administrative measures: Banned since 1950s and appeared in the Government gazette in the list of banned chemicals.				
Final decision on import	Published: 06/2006	no consent		
Remarks: There is no current register, a resolution prohibiting its registration and use is envisaged. Legislative or administrative measures: There is no legislative or administrative measure banning the use of DNOC and its salts, it is not registered in the country and therefore cannot be imported for marketing under Decree 149/977.				
Interim decision on import	Published: 06/2010	no consent		
Remarks: No import/export records found for this chemical				
Final decision on import	Published: 12/2007	no consent		
	Final decision on import Remarks: It was used for locust control durbanned, 57,000 tons of obsolete DNOC was incineration in a local cement kiln at temper Legislative or administrative measures: in the Government gazette in the list of band. Final decision on import Remarks: There is no current register, a reand use is envisaged. Legislative or administrative measures: administrative measure banning the use of registered in the country and therefore cannot Decree 149/977. Interim decision on import Remarks: No import/export records found for the second of the seco	Final decision on import Remarks: It was used for locust control during colonial period and was later banned, 57,000 tons of obsolete DNOC was disposed off in 1996 by incineration in a local cement kiln at temperature of 1400° C. Legislative or administrative measures: Banned since 1950s and appeared in the Government gazette in the list of banned chemicals. Final decision on import Published: 06/2006 Remarks: There is no current register, a resolution prohibiting its registration and use is envisaged. Legislative or administrative measures: There is no legislative or administrative measure banning the use of DNOC and its salts, it is not registered in the country and therefore cannot be imported for marketing under Decree 149/977. Interim decision on import Published: 06/2010 Remarks: No import/export records found for this chemical Final decision on import Published: 12/2007 Legislative or administrative measures: List of Banned and Severely		

Part 3 - Listing of cases of failure to transmit a response by Parties

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Dinitro-ortho-cresol (DNOC) and its salts (such as ammonium salt, potassium salt and sodium salt)

CAS: 534-52-1

Party ¹	Date	_ Party ¹	Date
Afghanistan	12/2013	Lesotho	12/2008
Benin	12/2005	Liberia	12/2005
Bolivia	12/2005	Maldives	06/2007
Botswana	06/2008	Marshall Islands	12/2005
Cambodia	12/2013	Mozambique	12/2010
Cameroon	12/2005	Namibia	12/2005
Chad	12/2005	Nepal	06/2007
Congo	12/2006	Paraguay	12/2005
Cote d'Ivoire	12/2005	Philippines	12/2006
Croatia	06/2008	Russian Federation	12/2011
Democratic People's	12/2005	Rwanda	12/2005
Republic of Korea		Saint Vincent and the	06/2011
Djibouti	12/2005	Grenadines	
Dominica	06/2006	Samoa	12/2005
Dominican Republic	12/2006	Somalia	12/2010
Equatorial Guinea	12/2005	Sri Lanka	06/2006
Gabon	12/2005	Suriname	12/2005
Georgia	06/2007	Tonga	12/2010
Guatemala	12/2010	Trinidad and Tobago	06/2010
Jordan	12/2005	Uganda	12/2008
Kazakhstan	06/2008	Ukraine	12/2005
Kuwait	12/2006	Viet Nam	12/2007
Lao People´s Democratic Republic	06/2011	Zambia	06/2011

CAS: 88-85-7					
Albania	Final decision on import	Published: 06/2013	no consent		
	Legislative or administrative measures: Law no. 9362 dated 24/03/2005 on "Plant Protection Service", as amended. Decision of the Council of Ministers no. 1555, dated 12.11.2008 "On approval of rules of registration and assessment criteria of Plant Protection Products (PPP)." According to paragraph 7.2, Chapter II, PPP may be registered for trade and use in the Republic of Albania, if its active substance(s) is/are included in Appendix II, attached to this decision. In this Annex, dinoseb and its salts and esters are not included.				
Argentina	Final decision on import	Published: 12/2002	consent unde		
	Conditions for Import: According to Degree 3489/1958 all products determined for treatment and control of enemies of animalas and plants cultivates or used, which are commercialized in the country, have to be registered in the National Register of Plant Therapy. The Resolution SAGPy A No.: 350/99 established the registration requirements for phytosanitary products in the Republic of Argentine. Remarks: Product not commercialized in Argentine.				
Armenia	Interim decision on import	Published: 06/2001	no consent		
Australia	Final decision on import	Published: 12/2004	consent unde		
	Conditions for Import: Subject to approve under the Agricultural and Veterinary Che of this pesticide was cancelled in 1989 and Legislative or administrative measures Chemical Code Act 1994.	conditions			
	Cheffical Code Act 1994.				
Bahrain	Final decision on import	Published: 07/1996	no consent		
		Published: 07/1996 Published: 12/2005	no consent		
	Final decision on import	Published: 12/2005 : Classified as a prohibited pesticide ct of 1985, Chapter 181B of the Laws			
Belize	Final decision on import Final decision on import Legislative or administrative measures in Schedule IV of the Pesticides Control A of Belize, and in the Pesticides Control (re	Published: 12/2005 : Classified as a prohibited pesticide ct of 1985, Chapter 181B of the Laws			
Belize Benin	Final decision on import Final decision on import Legislative or administrative measures in Schedule IV of the Pesticides Control A of Belize, and in the Pesticides Control (re	Published: 12/2005 : Classified as a prohibited pesticide ct of 1985, Chapter 181B of the Laws placement of Schedules) Order,	no consent		
Belize Benin	Final decision on import Final decision on import Legislative or administrative measures in Schedule IV of the Pesticides Control A of Belize, and in the Pesticides Control (re 1995. Final decision on import	Published: 12/2005 : Classified as a prohibited pesticide ct of 1985, Chapter 181B of the Laws eplacement of Schedules) Order, Published: 07/1993	no consent		
Belize Benin Bolivia	Final decision on import Final decision on import Legislative or administrative measures in Schedule IV of the Pesticides Control A of Belize, and in the Pesticides Control (re 1995. Final decision on import Final decision on import	Published: 12/2005 : Classified as a prohibited pesticide ct of 1985, Chapter 181B of the Laws eplacement of Schedules) Order, Published: 07/1993	no consent		
Belize Benin Bolivia Bosnia and	Final decision on import Legislative or administrative measures in Schedule IV of the Pesticides Control A of Belize, and in the Pesticides Control (re 1995. Final decision on import Final decision on import Remarks: Not registered.	Published: 12/2005 : Classified as a prohibited pesticide ct of 1985, Chapter 181B of the Laws splacement of Schedules) Order, Published: 07/1993 Published: 07/1994 Published: 12/2011 : Chemical is not included in the List ant Protection Products in Bosnia and	no consent no consent		
Belize Benin Bolivia Bosnia and Herzegovina	Final decision on import Legislative or administrative measures in Schedule IV of the Pesticides Control A of Belize, and in the Pesticides Control (re 1995. Final decision on import Final decision on import Remarks: Not registered. Final decision on import Legislative or administrative measures of active substances allowed for use in Pla	Published: 12/2005 : Classified as a prohibited pesticide ct of 1985, Chapter 181B of the Laws splacement of Schedules) Order, Published: 07/1993 Published: 07/1994 Published: 12/2011 : Chemical is not included in the List ant Protection Products in Bosnia and	no consent no consent		
Bahrain Belize Benin Bolivia Bosnia and Herzegovina Brazil	Final decision on import Legislative or administrative measures in Schedule IV of the Pesticides Control A of Belize, and in the Pesticides Control (re 1995. Final decision on import Final decision on import Remarks: Not registered. Final decision on import Legislative or administrative measures of active substances allowed for use in Pla Herzegovina ("Official Gazette of BiH" No	Published: 12/2005 : Classified as a prohibited pesticide ct of 1985, Chapter 181B of the Laws placement of Schedules) Order, Published: 07/1993 Published: 07/1994 Published: 12/2011 : Chemical is not included in the List ant Protection Products in Bosnia and 11/11) Published: 12/2004 If for any purpose. s: Law No. 7.802 of 11 July 1989 02 - Pesticides and its compounds	no consent no consent no consent		

Costa Rica	Final decision on import	Published: 07/1993	no consent	
Cook Islands	Final decision on import	Published: 01/1995	no consent	
	Remarks: Need more time.			
Congo	Interim decision on import	Published: 07/1993	consent	
	Remarks: At the request of the Ministry of by Resolution 930, 14 April 1987.	·		
Colombia	Final decision on import	Published: 01/1998	no consent	
	Additional information related to HRegion (HKSAR) related to the inchemicals: Published: 12/06/2009; Final decision on import: No cons	port response for Annex III ent to import.		
	Legislative or administrative measures:			
∵iiiiα	docusion on mipore	Revised: 10/2008		
China	Final decision on import	Published: 07/1993	no consent	
U	Legislative or administrative measures: Legislative or administrative measures - This action is based on the absence, for this chemical substance, of the authorization as a pesticide in agriculture, without which it is not allowed to import, manufacture, distribute, sell or use this substance in Chile. To obtain this authorization, it is necessary to follow strict national regulations that reflect many procedures and information needed to obtain the permission.			
Chile	Final decision on import	Published: 12/2000	no consent	
Chad	Final decision on import	Published: 01/1994	no consent	
Cabo Verde	Final decision on import	Published: 07/1993	no consent	
	Legislative or administrative measures: not registered under the Pest Control Produ			
Canada	Final decision on import	Published: 06/2012	no consent	
	1966 Decree nº 77/171 of 03 June 1977 Decree nº 83-661 of 27 December 1983 Order nº 0002/MINAGRI/DIRAGRI/SDPV of			
Cameroon	Final decision on import Legislative or administrative measures:	Published: 12/2008 Act no 66/9/COR of 18 November	no consent	
Burundi	Final decision on import	Published: 07/1993	no consent	
	Legislative or administrative measures: Committee (CSP) meeting.			
Burkina Faso	Final decision on import	Published: 12/2006	no consent	
	Directive nº 19 of 14 March 1990 - Minist Exclude the dinoseb acetat from the list authorized as pesticides.			
	as pesticides.			

Côte d'Ivoire	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: Dinosebe and its salts are prohibited in the Côte d'Ivoire. It is therefore prohibited to import, locally produce, place on the market or use this product in order to protect human health and the environment. The product has not been registered since 1998.		
Cuba	Final decision on import	Published: 12/2008	no consent
	Remarks: The adopted decision does not reference pattern or reactive used for the danalysis activities.	evelopment of research and	
	Legislative or administrative measures: Resolution 181/1995 of the Ministry of Pub		
Democratic	Final decision on import	Published: 12/2004	consent under
People's Republic of Korea	Conditions for Import: It can be imported admission of the National Pesticide Registre evaluation of national organizations to its to in the using condition. Legislative or administrative measures: for using as plant protection chemical by "T (April 9, 194) and "The National Regulation because of its high toxicity to human and a pollution effect.	conditions	
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: 5011/0195/AGRI/PE.EL/2012 of 16 Februa implementation of the Rotterdam Conventionall chemicals listed in Annex III of the Rotte DRC.		
Dominica	Final decision on import	Published: 01/1996	no consent
Ecuador	Final decision on import	Published: 07/1993	no consent
El Salvador	Final decision on import	Published: 06/2000	no consent
Eritrea	Final decision on import	Published: 06/2010	no consent
Littled	Legislative or administrative measures: Regulations for Importation, Handling, Use	Legal Notice Nº 113/2006.	
Ethiopia	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures:	Not registered.	
European Union	Final decision on import	Published: 06/2005	no consent
Member States:		Revised: 10/2008	
Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland	Legislative or administrative measures: market or use all plant protection products ingredient according to Council Directive 79 prohibiting the placing on the market and u containing certain active substances (OJ Liby Regulation (EC) 850/2004 of 29/04/2004 Furthermore the chemical has not been ide Community review programme for evaluation under Directive 98/8/EC of the European P February 1998 concerning the placing of bit 1123, 24.4.1998, p.1). In accordance with 1451/2007 of 4 December 2007 on the second programme referred to in Article 16(2) of Direction of the Council concerning the placing of the parliament and of the Council concerning the programme referred to in Article 16(2) of Direction of the Council concerning the placing the programme referred to in Article 16(2) of Directive 79 parliament and of the Council concerning the placing products and provided the provided the programme referred to in Article 16(2) of Directive 79 parliament and plant provided the provided	containing dinoseb as an active 9/117/EEC of 21 December 1978 se of plant protection products 33, 8.2.1979, p.36), as last amended 4 (OJ L 229 of 29/06/2004, p.5. entified or notified under the on of existing active substances arliament and of the Council of 16 ocidal products on the market (OJ Commission Regulation (EC) No ond phase of the 10-year work irective 98/8/EC of the European	

the market the chemical is not allowed to be placed on the market for use as a biocidal product.

**: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States

Gabon	Interim decision on import	Published: 06/1999	no consent		
	Remarks: additional time is needed for a final decision				
Gambia	Final decision on import	Published: 07/1994	no consent		
Ghana	Final decision on import	Published: 12/2004	no consent		
	Legislative or administrative measures: Act, 1996 (Act 528).	Pesticides Control and Management			
Guatemala	Final decision on import	Published: 07/1993	no consent		
Guinea	Final decision on import	Published: 06/2006	no consent		
	Legislative or administrative measures: 1) Decision No 2395/MAE/SGG/2001 of 6/06/2001 restricting and/or prohibiting the use of active substances in agriculture. 2) National weakness in the toxicological and ecotoxicological analyses. 3) Human and environment protection.				
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent		
	Legislative or administrative measures: authorized by the Sahelien Pesticide Comi				
Guyana	Final decision on import	Published: 12/2007	no consent		
	Legislative or administrative measures: Pesticides and Toxic Chemicals Control (Prohibited Pesticides) Order No. 22 of 2006 made under the Pesticides and Toxic Chemicals Control Act 2000 (No. 13 of 2000).				
Honduras	Final decision on import	Published: 07/1993	no consent		
India	Final decision on import	Published: 07/1993	no consent		
	Remarks: No application for registration.				
Iran (Islamic	Final decision on import	Published: 12/2000	no consent		
Republic of)	Legislative or administrative measures: Legislative or administrative measures - Use, production and import are banned. Based on the Resol 12 May 1988, under "The Pesticides Control Act" 1988, Ministry of Agric				
Israel	Final decision on import	Published: 06/2012	no consent		
	Legislative or administrative measures: 1. Plant Protection Law, 1956 2. Hazardous Substances Regulations (Registration of Formulations for the Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006				
	Control of Pests Harmful to Man), 1994				
Jamaica	Control of Pests Harmful to Man), 1994	Published: 07/1998	no consent		
Jamaica	Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006	Published: 07/1998	no consent		
Jamaica Japan	Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006 Final decision on import	Published: 07/1998 Published: 12/2004	no consent		

Malaysia	Final decision on import	Published: 07/1993	no consent		
Malawi	Interim decision on import	Published: 06/2010	no consent		
<u> </u>	Legislative or administrative measures: 2006, prohibiting the sale and use in agricul subtance.				
Madagascar	Final decision on import	Published: 06/2011	no consent		
Liecntenstein	Legislative or administrative measures: Dinoseb and its salts and esters are banned as agricultural chemicals (they are not listed on annex I of the Ordinance on Plant Protection Products, which entered into force in August 2005). Dinoseb and its salts and esters are not on the list of active substances to be examined under the EU review programme (Annex II of the COMMISSION REGULATION (EC) No 1451/2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market). The Swiss Ordinance on Biocide Products (entered into force on May 2005) adopts the same biocide active ingredients as the EU. Dinoseb and its salts and esters are not authorized in biocide preparations.				
Liechtenstein	Final decision on import	Published: 06/2010	no consent		
•	Legislative or administrative measures: for Libyan agriculture pesticide	Not registration in the pesticide list			
Libya	Final decision on import	Published: 12/2010	no consent		
L a nalioli	Remarks: Need more time. Legislative or administrative measures: Agriculture # 94/1 dated 20/05/1998		no consent		
Democratic Republic Lebanon	Final decision on import	Published: 12/2007	no consent		
Lao People's	Final decision on import	Published: 12/1999	no consent		
	Legislative or administrative measures: Kyrgyz Republic of 27 June 2001 No. 376 o environment and health of the population fro hazardous chemicals and pesticides.	n measures to protect the			
Kyrgyzstan	Final decision on import	Published: 06/2004	no consent		
Kuwait	Final decision on import Remarks: Not registered. Decree No. 95/1		no consent		
Kenya		Published: 01/1998			
	Final decision on import	Published: 06/1999	no consent		
Kazakhstan	Remarks: Need more time. Final decision on import	Published: 07/1996	no consent		
Jordan	Interim decision on import Conditions for Import: Stipulated condition		no consent		
landan	Law 2. Poisonous and Deleterious Substances Control Law 3. Pharmaceutical Affairs Law				

	Remarks: Except for research through peri		
Mali	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: 16 th October 2001 listing the products the ir prohibited. Act no 01-020 of 30yh May 2001 on pollution		
Mauritania	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: registered by the Sahelian Pesticides Commegistration, under national legislative and replant protection).	nittee, the regional body for	
Mauritius	Final decision on import	Published: 01/1995	no consent
Mexico	Final decision on import	Published: 07/1993	no consen
Mongolia	Final decision on import	Published: 06/2010	no consen
	Legislative or administrative measures: Annex I "List of prohibited chemicals in Mor		
Morocco	Final decision on import	Published: 06/2013	no consen
	Legislative or administrative measures: This pesticide is not registered in Morocco.		
	Act No. 42-95 concerning the supervising and management of trade of agricultural pesticides (21st January 1997):		
	Article 2: it is prohibited to import, manufact sell or distribute even for free pesticides for been registered or which sale has not been exempted from registration according to the		
Mozambique	Final decision on import	Published: 01/1995	no consen
•	Remarks: Not registered.		
Nepal	Final decision on import	Published: 07/1993	no consen
New Zealand	Final decision on import	Published: 07/1993	no consen
	Final decision on import Interim decision on import	Published: 07/1993 Published: 07/1993	
Nicaragua	Interim decision on import		no consen
Nicaragua	Interim decision on import Remarks: Need more time.	Published: 07/1993	no consen
Nicaragua Niger	Interim decision on import Remarks: Need more time. Final decision on import	Published: 07/1993	no consen
Nicaragua Niger Nigeria	Interim decision on import Remarks: Need more time. Final decision on import Remarks: Not registered.	Published: 07/1993 Published: 07/1994	no consen
New Zealand Nicaragua Niger Nigeria Norway Oman	Interim decision on import Remarks: Need more time. Final decision on import Remarks: Not registered. Final decision on import	Published: 07/1993 Published: 07/1994 Published: 01/1998	no consent
Nicaragua Niger Nigeria Norway	Interim decision on import Remarks: Need more time. Final decision on import Remarks: Not registered. Final decision on import Final decision on import	Published: 07/1993 Published: 07/1994 Published: 01/1998 Published: 07/1993 Published: 06/2004	no consent

Pakistan	Final decision on import	Published: 07/1995	no consent	
Panama	Final decision on import	Published: 07/1998	no consent	
	Remarks: Not registered.			
Paraguay	Final decision on import	Published: 07/1995	no consent	
	Remarks: Not registered.			
Peru	Final decision on import	Published: 07/1993	no consent	
	Remarks: Not registered.			
Philippines	Final decision on import	Published: 01/1994	no consent	
	Remarks: Not registered, WHO hazard cla	ass I.		
Qatar	Final decision on import	Published: 12/2005	no consent	
	Legislative or administrative measures: Law No. 30, 2002 Pesticide Law No. (10), 1968	Article No. 26 from Environment		
Republic of	Final decision on import	Published: 01/1997	no consent	
Korea	Remarks: Dinoseb has never been registe	red in Korea.		
Republic of	Interim decision on import	Published: 06/2012	no consent	
Moldova	Remarks: The chemical has never been m Moldova.	nanufactured in the Republic of		
Rwanda	Interim decision on import	Published: 01/1998	no consent	
	Remarks: Awaiting legislation.			
Samoa	Final decision on import	Published: 07/1993	no consent	
Saudi Arabia	Final decision on import	Published: 12/2007	no consent	
	Remarks: It was registered in the past, but its registration was cancelled because it was proven risky to human health, animal and the environment.			
	Legislative or administrative measures: recommendation from the relevant technical			
Senegal	Final decision on import	Published: 12/2006	no consent	
_	Legislative or administrative measures: been registered by the Sahelian Pesticides National Profile of Chemicals management	Committee and is not listed in the		
Serbia	Final decision on import	Published: 12/2011	no consent	
	Legislative or administrative measures: according to the Law on Plant Protection P 41/09)			
Singapore	Final decision on import	Published: 12/2003	consent under	
		Revised: 10/2008	conditions	
	Conditions for Import: A hazardous Subsimport of the chemical. Legislative or administrative measures: Hazardous Substance under the Environme Act (EPMA) and its regulations. A license is of the chemical.	The chemical is controlled as a ental Protection and Management		

	Statement of active consideration: Engage			
	Statement of active consideration: Engaging all relevant stakeholders for a complete ban of the pesticide. Final decision can be reached: two years			
Sri Lanka	Final decision on import	Published: 07/1994	no consent	
	Remarks: Not registered.			
Sudan	Final decision on import	Published: 07/1993	no consent	
Suriname	Final decision on import	Published: 12/2003	no consent	
	Legislative or administrative measures: I exports, September 1, 1999, SB 34 (State G	•		
Switzerland	Final decision on import	Published: 06/2010	no consent	
	Legislative or administrative measures: Dinoseb and its salts and esters are banned as agricultural chemicals (they are not listed on annex I of the Ordinance on Plant Protection Products, which entered into force in August 2005). Dinoseb and its salts and esters are not on the list of active substances to be examined under the EU review programme (Annex II of the COMMISSION REGULATION (EC) No 1451/2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market). The Swiss Ordinance on Biocide Products (entered into force on May 2005) adopts the same biocide active ingredients as the EU. Dinoseb and its salts and esters are not authorized in biocide preparations.			
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent	
Thailand	Final decision on import	Published: 07/1993	no consent	
The former	Final decision on import	Published: 06/2012	no consent	
Yugoslav Republic of Macedonia	Legislative or administrative measures: of active substances allowed for use in Plan Macedonia (Official Gazette of RM 159/2010)	t Protection Products in R.		
Годо	Interim decision on import	Published: 07/1994	consent und	
	Conditions for Import: With advance approval and/or agreement of Plant Protection Service/ Ministry of Development. Remarks: Pending implementation of legislation.			
Trinidad and	Final decision on import	Published: 06/2001	no consent	
Гobago	Legislative or administrative measures: I measures - The Pesticides and Toxic Chem of registered pesticides only. No permission will be granted to import into			
Jganda	Final decision on import	Published: 07/1993	no consent	
Jnited Arab Emirates	Final decision on import	Published: 07/1993	no consent	

Uruguay	Interim decision on import	Published: 01/1998	no consent
Venezuela	Final decision on import	Published: 07/1993	consent under
(Bolivarian Republic of)	Conditions for Import: Properties, toxicolo must be available.	gical data, quality control certificate	conditions
Viet Nam	Final decision on import	Published: 01/1994	no consent
Yemen	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: l Restricted Pesticides in Yemen.	ist of Banned and Severely	
Zambia	Final decision on import	Published: 12/1999	no consent
Zimbabwe	Final decision on import	Published: 07/1993	no consent

Part 3 - Listing of cases of failure to transmit a response by Parties

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Dinoseb and its salts and esters

CAS: 88-85-7

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Liberia	06/2005
Antigua and Barbuda	12/2010	Maldives	06/2007
Botswana	06/2008	Marshall Islands	06/2004
Cambodia	12/2013	Namibia	12/2005
Croatia	06/2008	Russian Federation	12/2011
Djibouti	06/2005	Saint Vincent and the	06/2011
Dominican Republic	12/2006	Grenadines	
Equatorial Guinea	06/2004	Somalia	12/2010
Georgia	06/2007	Tonga	12/2010
Lesotho	12/2008	Ukraine	06/2004

EDB (1,2-dibro	omoethane)			
CAS: 106-93-4 Albania	Final decision on import	Published: 06/2013	no consent	
Albumu	Legislative or administrative measures: "Plant Protection Service", as amended. Decision of the Council of Ministers no. 15 of rules of registration and assessment crit (PPP)." According to paragraph 7.2, Chapt trade and use in the Republic of Albania, if included in Appendix II, attached to this de dibromoethane (EDB) is not included.	no consent		
Argentina	Final decision on import	Published: 12/2002	consent under	
	Conditions for Import: The Degree 3489, determined for treatment and control of en cultivated or used, which are commercializ registered in the National Register of Plant The Resolution SAGPy A No.; 350/99 esta for phytosanitary products in the Republic Remarks: Product not commercialized in A	emies of animals and plants ed in the country, has to be Therapy. blished the registration requirements of Argentine.	conditions	
Armenia	Interim decision on import	Published: 06/2001	no consent	
Australia	Final decision on import Conditions for Import: Subject to approve		consent under	
	under the <i>Agricultural and Veterinary Cher</i> approval of this pesticide was cancelled in 98.2). Legislative or administrative measures: <i>Chemical Code Act 1994.</i>	1998 (NRA Special Review Series		
Bahrain	Final decision on import	Published: 07/1996	no consent	
Belize	Final decision on import	Published: 12/2005	no consent	
	Legislative or administrative measures: in Schedule IV of the Pesticides Control Act of Belize, and in the Pesticides Control (re 1995.	ct of 1985, Chapter 181B of the Laws		
Bolivia	Final decision on import	Published: 07/1994	no consent	
	Remarks: Not registered.			
Bosnia and	Final decision on import	Published: 12/2011	no consent	
Herzegovina	Legislative or administrative measures: Chemical is not included in the List of active substances allowed for use in Plant Protection Products in Bosnia and Herzegovina ("Official Gazette of BiH" No 11/11)			
Brazil	Final decision on import	Published: 12/2004	no consent	
	Legislative or administrative measures: Law No. 7.802 of 11 July 1989 and Decree No. 4.074 of 04 January 2002 - Pesticides and its compounds need to be registered by the Federal Authority prior to produce, export, import, trade or use.			
Burkina Faso	Final decision on import	Published: 12/2006	no consent	
	Legislative or administrative measures: Committee (CSP) meeting.	Results of the Sahelian Pesticides		

Burundi	Final decision on import	Published: 06/2003	no consent	
	Legislative or administrative measures: Being genetically toxic and carcinogenic, its effects on reproduction and its high toxicity as well as its persistence in underground waters, EDB has been prohibited in Burundi as a pesticide for agricultural purposes. It is listed in the register of prohibited pesticides for agricultural purposes under N. 2001-04-P001.			
Canada	Final decision on import	Published: 01/1998	no consent	
Cabo Verde	Final decision on import	Published: 12/2008	no consent	
	Legislative or administrative measures: registered by the Sahelian Pesticide Commorganization in charge of pesticides registr legislation, Act no 26/97	nittee which is the regional		
Chad	Final decision on import	Published: 01/1994	no consent	
Chile	Final decision on import	Published: 07/1995	no consent	
	Remarks: Resolution No. 107 of 6/2/1985.			
China	Final decision on import	Published: 07/1993	no consent	
		Revised: 10/2008		
	chemicals: Published: 12/06/2009; Final decision on import: No cons	ent to import.		
Colombia	Final decision on import	Published: 01/1998	no consent	
	Remarks: Importation, production and use 1985 (Ministry of Health).	prohibited by Resolution 1158 of		
Congo	Final decision on import	Published: 01/1995	no consent	
Cook Islands	Interim decision on import	Published: 07/1995	consent unde	
	Conditions for Import: Only by authorizat Agriculture for produce treatment against fine Remarks: Need more time.		conditions	
Costa Rica	Final decision on import	Published: 01/1994	no consent	
	Legislative or administrative measures: Legislative or administrative measures - Banned by the "Decreto Ejecutivo No. 18346-MAG-S-TSS".			
Côte d'Ivoire	Final decision on import	Published: 06/2004	no consent	
	Legislative or administrative measures: market or sell this product. It is highly toxic environment.			
Cuba	Final decision on import	Published: 12/2008	no consent	
	Remarks: The adopted decision does not include the use of the product as a reference pattern or reactive used for the development of research and analysis activities.			
	Legislative or administrative measures: Resolution 49/2001 of the Ministry of Publi			

Democratic	Final decision on import	Published: 12/2004	consent under
People's Republic of Korea	Conditions for Import: This chemical can be only under the assurance that the damage that the minimized in the relevant using conditions severely restricted.	o human health and environment	conditions
	Legislative or administrative measures: as plant protection chemical by "The Law fo 1984) and "The National Regulation of Pest toxicity to human and animals.	r Environment Protection" (April 9,	
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: 05011/0195/AGRI/PE.EL/2012 of 16 Februar implementation of the Rotterdam Conventio all chemicals listed in Annex III of the Rotter DRC.	y 2012 concerning the n, Section V, Article 19: the use of	
Dominica	Final decision on import	Published: 01/1996	no consent
Ecuador	Final decision on import	Published: 06/2001	no consent
El Salvador	Final decision on import	Published: 01/1994	no consent
Eritrea	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: I Regulations for Importation, Handling, Use,		
Ethiopia	Final decision on import	Published: 06/2011	no consent
·	Legislative or administrative measures:	Not registered.	
European Union	Final decision on import	Published: 06/2005	no consent
Member States:		Revised: 10/2008	
Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland	market or use all plant protection products containing EDB as an active		
	**: These countries are currently PARTICIP. Convention. They are however listed here s European Community (EC), which is a Party accordance with EC legislation, cover all its	ince they are Member States of the and whose import responses, in	
Gabon	Interim decision on import	Published: 06/1999	no consent
	Remarks: additional time is needed for a fir	al decision	
Gambia	Final decision on import	Published: 07/1994	no consent

Ghana	Interim decision on import	Published: 12/2004	consent under	
	Conditions for Import: The import should obtain import permit from the Environmental Protection Agency of Ghana containing information including but no limited to: - Quantity of chemical to be imported; - Source of chemical (exporting country); - End use(s) of the chemical within Ghana.			
	Statement of active consideration: A surv determine if the chemical is currently being urequired in the country and for what propose	used in Ghana or if it would be		
Guatemala	Final decision on import	Published: 07/1993	no consent	
Guinea	Final decision on import	Published: 06/2006	no consent	
	Legislative or administrative measures: 1 2395/MAE/SGG/2001 of 6/06/2001 restrictin active substances in agriculture. 2) National weakness in the toxicological an 3) Human and environment protection.	g and/or prohibiting the use of		
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent	
	Legislative or administrative measures: 7 authorized by the Sahelien Pesticide Comm			
Guyana	Final decision on import	Published: 12/2007	no consent	
,	Legislative or administrative measures: F Control (Prohibited Pesticides) Order No. 22 Pesticides and Toxic Chemicals Control Act	of 2006 made under the		
Honduras	Final decision on import	Published: 07/1993	no consent	
India	Final decision on import	Published: 07/1995	consent	
	Remarks: Use restricted to fumigation of food grains by Government organizations and pest control operators whose expertise is approved by Plant Protection Advisor to the Government of India.			
Iran (Islamic	Final decision on import	Published: 12/2000	no consent	
Republic of)	Legislative or administrative measures: Legislative or administrative measures - Based on Resolution of 30 December 1985, under "The Pes Control Act" 1968. This chemical has never been used in I.R. Iran.			
Israel	Final decision on import	Published: 06/2012	no consent	
	Legislative or administrative measures: 1 2. Hazardous Substances Regulations (Reg Control of Pests Harmful to Man), 1994	•		
Jamaica	Final decision on import	Published: 07/1998	no consent	
	Remarks: Not registered.			
Japan	Final decision on import	Published: 12/2004	consent under	
	Conditions for Import: For agricultural pesticide, a domestic importer is required to register with both the Minister of Agriculture, Forestry and Fisheries, and the Minister of Health, Labour and Welfare or the Prefectural Governor. No consent to import of pesticide except agricultural uses. Legislative or administrative measures: 1. Agricultural Chemicals Regulation Law 2. Poisonous and Deleterious Substances Control Law 3. Pharmaceutical Affairs Law		conditions	

Jordan	Final decision on import	Published: 07/1995	no consent
Kazakhstan	Final decision on import	Published: 07/1996	no consent
Kenya	Final decision on import	Published: 07/1998	no consent
	Remarks: Not registered. Other pesticides	s available for similar use.	
Kuwait	Final decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: 95/1995.	Not registered. Decree No.	
Kyrgyzstan	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: Kyrgyz Republic of 27 June 2001 No. 376 of environment and health of the population fr hazardous chemicals and pesticides.	on measures to protect the	
Lao People´s Democratic Republic	Final decision on import	Published: 12/1999	no consent
Lebanon	Final decision on import	Published: 07/1993	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
Libya	Final decision on import Published: 12/2010 Legislative or administrative measures: Not registration in the pesticide list for Libyan agriculture pesticide		no consent
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: agricultural chemical (it is not listed on anr Protection Products, which entered into for 1,2-dibromoethane is not on the list of active the EU review programme (Annex II of the No 1451/2007 on the second phase of the in Article 16(2) of Directive 98/8/EC of the EC Council concerning the placing of biocidal products on Biocide Products (entered in same biocide active ingredients as the EU. in biocide preparations.		
Madagascar	Final decision on import	Published: 06/2011	no consent
<u> </u>	Legislative or administrative measures: 2006, prohibiting the sale and use in agricu subtance.		
Malawi	Interim decision on import	Published: 06/2010	consent under
	Conditions for Import: For use only in cor	ntrolling nematodes	conditions
Malaysia	Final decision on import	Published: 01/1994	no consent
	Remarks: Except for small quantities for reimport permit.	esearch/ educational use through	
Mali	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: pollution and nuisance Decree nº 01-2699/MICT-SG of 16 th Octob		

	import and export of which are prohibited.		
Mauritania	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: registered by the Sahelian Pesticides Com registration, under national legislative and plant protection).	mittee, the regional body for	
Mauritius	Final decision on import	Published: 07/1993	no consent
Mexico	Final decision on import	Published: 01/1997	no consent
	Remarks: Not registered.		
Mongolia	Final decision on import	Published: 06/2010	no consent
_	Legislative or administrative measures: Annex I "List of prohibited chemicals in Mo		
Morocco	Final decision on import	Published: 07/1994	no consent
	Remarks: No request for registration.		
Mozambique	Final decision on import	Published: 01/1995	no consent
	Remarks: Import, production and use ban	ned.	
Nepal	Final decision on import	Published: 01/1995	no consent
New Zealand	Final decision on import	Published: 06/2006	consent unde
	Conditions for Import: The transitional provisions for EDB under the Hazardous Substances and New Organisms Act 1996 (HSNO) expire on 1 st July 2006, when the Toxic Substances Regulations 1983 are revoked. From 1 st July 2006, EDB will be transferred into the HSNO Act as a single existing substance. General conditions relating to the hazards of this chemical will then apply.		conditions
	Remarks: Small-scale use of this substances in a laboratory for research and development or teaching is exempt from a HSNO approval provided all the requirements of Section 33 of the HSNO Act are met. Legislative or administrative measures: Hazardous Substances and New Organisms Act 1996 (HSNO).		
	development or teaching is exempt from a requirements of Section 33 of the HSNO A Legislative or administrative measures:	HSNO approval provided all the ct are met.	
Nicaragua	development or teaching is exempt from a requirements of Section 33 of the HSNO A Legislative or administrative measures:	HSNO approval provided all the ct are met.	no consent
	development or teaching is exempt from a requirements of Section 33 of the HSNO A Legislative or administrative measures: Organisms Act 1996 (HSNO).	HSNO approval provided all the ct are met. Hazardous Substances and New	no consent
Niger	development or teaching is exempt from a requirements of Section 33 of the HSNO A Legislative or administrative measures: Organisms Act 1996 (HSNO). Final decision on import	HSNO approval provided all the ct are met. Hazardous Substances and New Published: 07/1993	
Niger Nigeria	development or teaching is exempt from a requirements of Section 33 of the HSNO A Legislative or administrative measures: Organisms Act 1996 (HSNO). Final decision on import Final decision on import	HSNO approval provided all the ct are met. Hazardous Substances and New Published: 07/1993 Published: 07/1994	no consent
Niger Nigeria Norway	development or teaching is exempt from a requirements of Section 33 of the HSNO A Legislative or administrative measures: Organisms Act 1996 (HSNO). Final decision on import Final decision on import Final decision on import	HSNO approval provided all the ct are met. Hazardous Substances and New Published: 07/1993 Published: 07/1994 Published: 01/1998	no consent
Nicaragua Niger Nigeria Norway Oman	development or teaching is exempt from a requirements of Section 33 of the HSNO A Legislative or administrative measures: Organisms Act 1996 (HSNO). Final decision on import Final decision on import Final decision on import Final decision on import	HSNO approval provided all the ct are met. Hazardous Substances and New Published: 07/1993 Published: 07/1994 Published: 01/1998 Published: 07/1993	no consent no consent
Niger Nigeria Norway Oman	development or teaching is exempt from a requirements of Section 33 of the HSNO A Legislative or administrative measures: Organisms Act 1996 (HSNO). Final decision on import	HSNO approval provided all the ct are met. Hazardous Substances and New Published: 07/1993 Published: 07/1998 Published: 07/1993 Published: 07/1993	no consent no consent no consent

	fumigant and nematicide insecticide. Executive Decree No.305 of 4 September 2002 No.24634 of 9 September 2002. In its fifth Artic severely restricted in, at least, four States, will Substance No.248 and 249 as EDB, of Annex	cle states: "All substances banned or be banned in our country too".	
Paraguay	Final decision on import	Published: 07/1995	no consent
Peru	Final decision on import	Published: 06/1999	no consent
Philippines	Final decision on import	Published: 01/1994	no consent
Qatar	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: <i>A</i> Law (30) 2002	Article No (26) from Environment	
Republic of	Final decision on import	Published: 01/1997	no consent
Korea	Remarks: Ethylene dibromide has never be	en registered in Korea.	
Republic of	Interim decision on import	Published: 06/2012	no consent
Moldova	Remarks: The chemical has never been ma Moldova.	anufactured in the Republic of	
Rwanda	Final decision on import	Published: 01/1994	no consent
Samoa	Final decision on import	Published: 12/1999	no consent
Saudi Arabia	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: It recommendation from the relevant technical		
Senegal	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: EDB (1-2 dibromoethane) has not been registered by the Sahelian Pesticides Committee and is not listed in the National Profile of Chemicals management of Senegal.		
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: (according to the Law on Plant Protection Pro41/09)		
Singapore	Final decision on import	Published: 12/2003	consent under
		Revised: 10/2008	conditions
	Conditions for Import: A hazardous Substimport of the chemical. Legislative or administrative measures: Hazardous Substance under the Environme Act (EPMA) and its regulations. A license is sale.	The chemical is controlled as a ntal Protection and Management	
South Africa	Interim decision on import	Published: 06/2006	consent under
	Conditions for Import: Only for nematode Statement of active consideration: Engage complete ban of the pesticide. Final decision can be reached: two years		conditions
Sri Lanka	Final decision on import	Published: 07/1994	no consent
	-		

	Remarks: Not registered.		
Sudan	Final decision on import	Published: 01/1994	no consent
Suriname	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: exports, September 1, 1999, SB 34 (State 6)		
Switzerland	Final decision on import	Published: 06/2010	no consent
	Remarks:		
	Legislative or administrative measures: 1,2-dibromoethane is banned as agricultural chemical (it is not listed on annex I of the Ordinance on Plant Protection Products, which entered into force in August 2005). 1,2-dibromoethane is not on the list of active substances to be examined under the EU review programme (Annex II of the COMMISSION REGULATION (EC) No 1451/2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market). The Swiss Ordinance on Biocide Products (entered into force on May 2005) adopts the same biocide active ingredients as the EU. 1,2-dibromoethane is not authorized in biocide preparations.		
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent
Thailand	Final decision on import	Published: 07/1993	no consent
The former	Final decision on import	Published: 06/2012	no consent
Yugoslav Republic of Macedonia	Legislative or administrative measures: of active substances allowed for use in Plat Macedonia (Official Gazette of RM 159/201		
Togo	Interim decision on import	Published: 01/1995	no consent
	Remarks: Legislation pending.		
Trinidad and	Final decision on import	Published: 06/2001	no consent
Tobago	Legislative or administrative measures: Legislative or administrative measures - Banned according to notice No 1 of 1994 of the Ministry of Trade and Industry issued under section 10 of the Trade ordinance No 19 of 1958: Negative list which has been effective since January 28, 1994.		
Uganda	Final decision on import	Published: 06/1999	no consent
	Remarks: Not registered		
United Arab Emirates	Final decision on import	Published: 07/1995	no consent
United Republic	Interim decision on import	Published: 01/1995	consent under
of Tanzania	Conditions for Import: For restricted and Remarks: Pending approval of alternative		conditions
Uruguay	Final decision on import	Published: 07/1996	no consent
Venezuela (Bolivarian Republic of)	Interim decision on import	Published: 06/2010	no consent

Yemen	Final decision on import Published: 12/2007 no conser		
	Legislative or administrative measures: List of Banned and Severely Restricted Pesticides in Yemen.		
Zimbabwe	Interim decision on import	Published: 12/2001	consent

Part 3 - Listing of cases of failure to transmit a response by Parties

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

EDB (1,2-dibromoethane)

CAS: 106-93-4

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Lesotho	12/2008
Antigua and Barbuda	12/2010	Maldives	06/2007
Benin	06/2004	Marshall Islands	06/2004
Botswana	06/2008	Namibia	12/2005
Cambodia	12/2013	Russian Federation	12/2011
Cameroon	06/2004	Saint Vincent and the	06/2011
Croatia	06/2008	Grenadines	
Djibouti	06/2005	Somalia	12/2010
Dominican Republic	12/2006	Tonga	12/2010
Equatorial Guinea	06/2004	Ukraine	06/2004
Georgia	06/2007	Zambia	06/2011

Endosulfan			
CAS: 115-29-7	Final desirios en invest	Dublish at 00/0040	no acres :-1
Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: "Plant Protection Service", as amended. Decision of the Council of Ministers no. 155 of rules of registration and assessment crite (PPP)." According to paragraph 7.2, Chapte trade and use in the Republic of Albania, if included in Appendix II, attached to this decord included.	i5, dated 12.11.2008 "On approval eria of Plant Protection Products er II, PPP may be registered for its active substance(s) is/are	
Antigua and	Final decision on import	Published: 12/2012	no consent
Barbuda	Legislative or administrative measures: the fact that endosulfan is a highly hazardo classification. It poses an unacceptably high environment. The Pesticides and Toxic Cheto registering only lowest risk pesticides for alternatives are unavailable. Viable alternatives.		
Australia	Interim decision on import	Published: 12/2012	response did not address importation
Bosnia and	Final decision on import	Published: 06/2012	no consent
Herzegovina	Legislative or administrative measures:		
	active substances allowed for use in plant p in Bosnia and Herzegovina (Official Gazette		
Brazil	Final decision on import	Published: 12/2012	no consent
	Legislative or administrative measures: The Resolution RDC nº 28, of August, 09, 2010 of the National Health Surveillance Agency (ANVISA) established a phased ban of the active ingredient endosulfan to be concluded in 2014, when the registration of the pesticide will be cancelled. The imports are not allowed since 31 July 2011.		
Canada	Final decision on import	Published: 06/2012	consent
	Remarks: In 2010 Canada announced the phase out of endosulfan. The last date of registrant sale under phase out is December 31, 2014. All remaining uses of endosulfan are to be discontinued by the end of 2016. Legislative or administrative measures: Endosulfan is currently registered under the Pest Control Products Act in Canada.		
Chile	Final decision on import	Published: 06/2012	consent under
	Conditions for Import: On exceptional basis, the use of analytical patterns will be allowed to determine the analytes corresponding to the pure active substance and the metabolites used in a monitoring program, in studies of residues in different matrix related with forestry, agriculture and cattle, or in scientific investigation, depending on the national standards. Remarks: On an exceptional basis, the use of analytical patterns will be allowed to determine the analytes corresponding to the pure active substance and the metabolites used in a monitoring program, in studies of residues in different matrix related with forestry, agriculture and cattle, or in scientific investigation, depending on the national standards. Legislative or administrative measures: Agricultural and Livestock Service,		conditions
	Resolution No.8231, 19th December 2011.		
China	Interim decision on import	Published: 12/2013	consent under
	Conditions for Import: Only if have been chemicals could be imported.	registered and used in China, the	conditions

no consent

Colombia

Final decision on import

Remarks: Decree No. 2820 of 2010, published in the Official Journal No. 47792 of 5th August 2010, Title II, on the exigibility of Environmental Licenses, in Article 8, established that the Ministry of Environment, Housing and Territorial Development, may permanently grant or deny such environmental license for the activities (...)"11. The import and/or manufacturing of those substances, materials or products subject to controls pursuant to treaties, conventions and international protocols, of environmental nature, except in cases where these rules point out a special authorisation for such purpose. Since they are LMO's (Living Modified Organisms), for which only the procedure established in Act 740 of 2002 and its regulatory decrees or rules that modify, replace or repeal it will be applied in their evaluation and decision". Also, in line with the Andean Decision of Nations No.436; Andean Standard for the Registration and Control of Chemical Pesticides for Agricultural use, published in Official Journal (Year XIV, No.347, in Lima, Peru, on 17th June 1988, on the Cartagena Agreement), and the Resolution of the Colombian Institute for Agriculture and Farming (ICA) No.03759 of 16th December 2003, to enact provisions for the Registration and Control of Chemical Pesticides for Agricultural use, pesticides must be registered to be used and marketed in the country

IMPORTANT NOTE: According to information from the Technical Department of Agricultural Inputs Safety of ICA, the product is not registered for domestic sales in the Colombian Institute for Agriculture and Farming (ICA), and consequently it can't be imported, manufactured, formulated, distributed, marketed or used in Colombia as a chemical pesticide in agriculture. Legislative or administrative measures: Health Ministry Resolution 1669, Article I, 27th May 1997, issued on May 27th 1997, prohibiting import, manufacturing, marketing and use of products formulated with mixtures of Endosulfan and other active ingredients. This ban was reinforced by the State Council Decision N° 11001-03-24-000-1999-5483-01 (5483), Section One, of March 23, 2001. During the Fifth Meeting of the Parties (COP-5) to the Stockholm Convention, on Persistent Organic Pollutants, held from 25th to 29th of April 2001 in Geneva, Switzerland, the Representatives of 127 governments, agreed to include Endosulfan, technical grade and its isomers in the Annex A of the Convention, i.e. in the list of chemicals which production and use must be eliminated. Specific exemptions to the amendment to Annex A that will enter into force in one year were also defined. Likewise, the Fifth Conference of the Parties (COP-5) to the Rotterdam Convention, on the Prior Informed Consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade, held in Geneva, Switzerland, from 20th to 24th June 2011, unanimously agreed to include Alachlor, Aldicarb and Endosulfan in the list of pesticides in Annex III of the Convention, included them in the list of chemicals subject to the PIC Procedure as well. In line with the Decisions RC-573, RC-5/4 and RC-5/5, entered into force on 24 October 2011.

Costa Rica

Final decision on import

Published: 06/2013

Published: 06/2012

consent under conditions

Conditions for Import: The pesticide must be previously registered with the State Phytosanitary Service.

Legislative or administrative measures: 1. Plant Protection Act No. 7664: "Article 24. - Registration of substances. No person or entity may import, export, manufacture, formulate, store, distribute, transport, repackage, rebottling, announce, handle, mix, sell or use chemicals, biological or related for agricultural use, which are not registered under this Act. "

2. Executive Decree No. 33495-MAG-S- MINAE-MEIC "Regulation on Registration, Use and Control of Formulated Synthetic Pesticides, Technical Grade Active Ingredient, Coadjuvants and Related Substances for Agricultural

Côte d'Ivoire

Interim decision on import

Purposes".

Published: 12/2013

no consent

Cuba

Final decision on import

Published: 12/2012

no consent

Democratic Republic of the Congo Final decision on import

Published: 06/2012

no consent

Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the

DRC.

Ecuador

Final decision on import

Published: 06/2012

no consent

Legislative or administrative measures: Resolution No.178 of 11 October 2011, signed by the Executive Director of AGROCALIDAD, banning the import of products containing Endosulfan and its mixtures, cancelling all registration procedures and re-evaluation of products containing Endosulfan and its mixtures, Registers of products containing Endosulfan and its mixtures will be cancelled as from the 30 of June 2012, and a six months grace period will be granted from the cancellation of the records (31 December 2012) for Endosulfan products and mixtures to be recalled from the Ecuador market.

El Salvador

Interim decision on import

Published: 06/2012

consent under conditions

Conditions for Import: It needs to be registered in the Ministry of Agriculture and Livestock.

Restricted use regulated under Agreement No. 18 of Ministry of Agriculture and Livestock.

European Union

Final decision on import

Published: 12/2012

no consent

Member States:

Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta** Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland

Remarks: In accordance with Regulation (EC) No 1272/2008, which implements the UN Globally Harmonised System of Classification and Labelling of Chemicals in the EU, endosulfan is classified as:

Acute Tox. 2* - H 330 - Fatal if inhaled.

Acute Tox. 2* - H 300 - Fatal if swallowed.

Acute Tox. 4* - H 312 - Harmful in contact with skin.

Aquatic Acute 1 - H 400 - Very toxic to aquatic life.

Aquatic Chronic 1 - H 410 - Very toxic to aquatic life with long lasting effects.

(* = This classification shall be considered as a minimum classification)

In accordance with Council Directive 67/548/EEC endosulfan is classified as: T+; R26/28 - Very toxic by inhalation and if swallowed.

Xn; R21 - Harmful in contact with skin.

N (dangerous for the environment); R50/53 - Very toxic to aquatic organisms, may cause long-term adverse effect in the aquatic environment.

Legislative or administrative measures: It is prohibited to place on the market or use plant protection products containing endosulfan, since this active substance is not approved under Regulation (EC) No 1107/2009 of the European Parliament and of the Council of 21 October 2009 concerning the placing of plant protection products on the market and repealing Council Directives 79/117/EEC and 91/414/EEC (OJ L 309, 24.11.2009, p. 1), pursuant to Commission Decision 2005/864/EC of 2 December 2005 concerning the non-inclusion of endosulfan in Annex I to Council Directive 91/414/EEC and the withdrawal of authorisations for plant protection products containing this active substance (OJ L 317, 3.12.2005, p. 25).

Furthermore, it is prohibited to place on the market or use biocidal products containing endosulfan since this active substance is not authorized under Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market (OJ L 123, 24.04.1998, p. 1), pursuant to Commission Regulation (EC) No 1451/2007 of 4 December 2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market (OJ L 325, 11.12.2007, p. 3).

**: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States

Georgia

Final decision on import

Legislative or administrative measures: Restricted and strictly limited

Published: 06/2012

no consent

chemical substances and pesticides' import-export in Georgia is regulated by the Rotterdam Convention "On The Prior Informed consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade", Georgian Law of 1998 on "Pesticides and Agrochemicals" and Decree N184 of Government of Georgia of 28th September, 2006 "On Statute about Transit Permit Issuance, Limited Circulating Material Production, Transportation,

Materials". Final decision on import Published: 12/2012 consent Guatemala Published: 12/2012 India Interim decision on import no consent Published: 06/2012 Final decision on import no consent Japan Legislative or administrative measures: Agricultural Chemicals Regulation Published: 06/2013 Final decision on import Kuwait no consent Legislative or administrative measures: Based on the ministerial decree (95 of the year 1995) that states forbidding the registration and commercial use of the substance in the state of Kuwait due to its health and environmental hazardous effects. Final decision on import Published: 12/2012 no consent Liechtenstein Legislative or administrative measures: Endosulfan is banned as agricultural chemical (it is not listed on annex I of the Ordinance on Plant Protection Products, which entered into force in July 2011). Endosulfan is not on the list of active substances to be examined under the EU review programme (Annex II of the COMMISSION REGULATION (EC) No 1451/2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market). The Swiss Ordinance on Biocide Products (entered into force in May 2005) adopts the same biocide active ingredients as the EU. Endosulfan is not authorized in biocide preparations. Madagascar Final decision on import **Published: 06/2012** no consent Legislative or administrative measures: Interministirial Decree N°45.555/2011 of 28/12/2011 banning the import, distribution, sale, use and manufacturing of some pesticide active materials in agriculture and of chemicals of the industrial sector. Malawi Final decision on import **Published: 12/2012** no consent Remarks: Endosulfan is no longer used in the tea and coffee industry, following complaints about residues found in the products the industry stopped using it. Nobody imports it any longer. Final decision on import Malaysia Published: 12/2012 consent under conditions Conditions for Import: Importation of small quantities of endosulfan active ingredient for research and educational purposes may be permitted provided approval is obtained from the Pesticides Board. Remarks: Endosulfan has been deregistered since 15/11/2005. As such, no endosulfan is permitted to be imported, manufactured, exported, used and sold. Legislative or administrative measures: Pesticides Act 1974 Customs (Prohibition of Import/Export) 2008 Mauritania Final decision on import **Published: 12/2012** no consent Legislative or administrative measures: This product has not been authorized by the Sahelian Committee on Pesticides (Regional Authority for Pesticides Registration for the 9 CILSS countries, among which Mauritania). consent under **Mexico** Final decision on import **Published: 06/2012** conditions Conditions for Import: Registration issued by the Mexican Authority and import license, are required. Legislative or administrative measures: Regulation on Registration, Import -Export Authorizations, and Export Certificates for: Pesticides, Fertilizers and Substances, and Toxic or Hazardous Materials.

Import, Export, Re-export, and on Approval of the List of Limited Circulating

Agreement establishing classification and codification of goods, which import and export is subject to regulation by Agencies of the Inter Secretariat Commission for the Control Process and Use of Pesticides, Fertilizers and Toxic Substances.

Morocco

Final decision on import

Published: 06/2013

no consent

Legislative or administrative measures: The pesticide has been withdrawn from the market (Opinion of the Commission for agricultural pesticides, meeting of 22 April 2010).

Act No. 42-95 concerning the supervising and management of trade of agricultural pesticides (21st January 1997:

<u>Article 5:</u> if, following a new event or because of its use or following new examination a product no longer meets the requirements of efficacy and harmlessness for men, animals and their environment, registration or sale authorization are withdrawn.

New Zealand

Final decision on import

Published: 12/2012

no consent

Legislative or administrative measures: On 15 December 2008, the Environmental Risk Management authority of New Zealand, under the Hazardous Substances and New Organisms Act (HSNO), revoked all approvals for the import, manufacture or use of endosulfan and endosulfan products. The ban (including on use) took effect from 16 January 2009 and all existing stocks had to be disposed of by 16 January 2010.

The revocation of approvals followed a reassessment carried out under the provisions of section 63 of HSNO, which included a determination that the environmental and human health risks associated with the use of the products outweighed the benefits obtained from its use.

In August 2011, HSNO was amended to expressly prohibit the import of endosulfan.

Niger

Interim decision on import

Published: 06/2012

no consent

Norway

Final decision on import

Published: 12/2012

12

no consent

Legislative or administrative measures: In a Decree of the Norwegian Agricultural Inspection Service of 20.12.94 it was decided to ban all use, import and marketing of endosulfan compounds in Norway after 01.01.1999. Pesticide registration in Norway is regulated by the Pesticide Act of 5 April 1963.

Panama

Final decision on import

Published: 12/2013

consent

Remarks: According to Resolution No.32, of 8 June 2006, the use of Endosulfan active ingredient has been restricted given the high toxicity to aquatic fauna. This restriction includes the following: 1) Do not allow aerial applications; 2) Do not allow applications in rice farming areas or other applications that may contaminate water sources by improper use.

Legislative or administrative measures: By Executive Decree No. 305 of September 4th, 2002, of the Ministry of Health, published in the Official Gazette No. 24634 of September 9th, 2002, it was established a national legislative action. In its third article it states: "The substances or products described in Annex 1, are considered controlled hazardous substances and materials; and their residues are hazardous wastes". Endosulfan is the substance No. 336 of Annex 1 to this Decree.

Endosulfan active ingredient, in all its forms, is of restricted use in agriculture by Resolution No.32, of 8 June 2006, of the Ministry of Agriculture, and published in the Official Gazette No. 25584 of 10 Julio 2006.

Peru

Final decision on import

Published: 06/2013

no consent

Legislative or administrative measures: Administrative Resolution No. 013-2012-AG-SENASA published in the Official Journal on 1.2.2012.

Philippines

Interim decision on import

Published: 06/2013

response did not address importation

	Interim decision on import	Published: 06/2012	no consent
Moldova	Remarks: The chemical has never been ma Moldova.	anufactured in the Republic of	
Serbia	Final decision on import	Published: 12/2012	no consent
	Legislative or administrative measures: 7 Products ("Official Gazette of the RS" No 41		
Singapore	Final decision on import	Published: 06/2012	consent under
	Conditions for Import: Endosulfan is allowed to be imported: 1) For the purpose of research or analysis; or 2) For re-export only.		conditions
	Remarks: Domestic use is restricted to the only. Legislative or administrative measures: E hazardous substance under the Environmer Act (EPMA) and its Regulations. Importers are required to possess a valid haby the Pollution Control Department (PCD).	Endosulfan is controlled as a natal Protection and Management	
Sri Lanka	Final decision on import	Published: 12/2012	no consent
OII Lanka	Legislative or administrative measures: Advisory Committee in Sri Lanka has taken held on the 2nd December 2011, to not to co Lanka.	The Pesticides Technical and the decision at its 57th meeting,	
Suriname	Final decision on import	Published: 12/2013	no consent
	Remarks: This pesticide was phased out duvegetables. Import was stopped in 2007, an up. Legislative or administrative measures: I exports, 18 September 2003, S.B. no 74 (St.		
	Law of 24 February 2005, changing the Pes Decree of April 12, 2012, no 65.		
Switzerland	Final decision on import	Published: 06/2012	no consent
Owitzeriana	Legislative or administrative measures: Endosulfan is banned as agricultural chemical (it is not listed on annex I of the Ordinance on Plant Protection Products, which entered into force in July 2011). Endosulfan is not on the list of active substances to be examined under the EU review programme (Annex II of the COMMISSION REGULATION (EC) No 1451/2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market). The Swiss Ordinance on Biocide Products (entered into force in May 2005) adopts the same biocide active ingredients as the EU. Endosulfan is not authorized in biocide preparations.		
	Council concerning the placing of biocidal properties on Biocide Products (entered into same biocide active ingredients as the EU. It	roducts on the market). The Swiss of force in May 2005) adopts the	
Syrian Arab	Council concerning the placing of biocidal properties on Biocide Products (entered into same biocide active ingredients as the EU. It	roducts on the market). The Swiss of force in May 2005) adopts the	no consent
•	Council concerning the placing of biocidal properties on Biocide Products (entered into same biocide active ingredients as the EU. I biocide preparations.	Published: 06/2012 In emulsifiable concentrate, ule forms. The pesticide hasn't	no consent
Syrian Arab Republic	Council concerning the placing of biocidal propertion on Biocide Products (entered into same biocide active ingredients as the EU. Estimated preparations. Final decision on import Remarks: The pesticide is banned in Syria wettable powder, dustable powder and gran been imported to Syria in other forms. Legislative or administrative measures: If	Published: 06/2012 In emulsifiable concentrate, ule forms. The pesticide hasn't	no consent
Republic	Council concerning the placing of biocidal proportion on Biocide Products (entered into same biocide active ingredients as the EU. E biocide preparations. Final decision on import Remarks: The pesticide is banned in Syria wettable powder, dustable powder and gran been imported to Syria in other forms. Legislative or administrative measures: E by Minister of Agriculture and agrarian reform	Published: 06/2012 In emulsifiable concentrate, ule forms. The pesticide hasn't Decision: N 10/T, Date 10/4/1990 m. Published: 06/2012 Chemical is not included in the List t Protection Products in R.	

	Legislative or administrative measures: Order No 31/MAEP/SG/DA of 21-09-2004 banning the import and manufacturing of POPs, among which Endosulfan and Toxaphène.			
United Arab	Final decision on import	Published: 12/2013	no consent	
Emirates	Legislative or administrative measures: Endosulfan is banned as a pesticide in UAE according to the ministerial decree No. 13 for the year 2012 concerning banned and restricted-use pesticides in UAE.			
United Republic	Final decision on import	Published: 06/2013	no consent	
of Tanzania	Legislative or administrative measures: Plant Protection Act 1997, Plant Protection Regulations of 1999 and National Advisory Committee do not allow registration of chemicals listed under Annex III, especially if there are alternatives.			
Uruguay	Final decision on import	Published: 06/2013	consent unde	
	Conditions for Import: Import consent only for quantities of a chemical to be used for laboratory-scale research or as a reference standard (Article 2 of Decree 434/011). Legislative or administrative measures: Decree 434/011. Prohibits introducing, production and use, in any form or under any regime, chemicals and preparations or formulations containing Endosulfan and its isomers in any area under the national jurisdiction.			
Venezuela	Final decision on import	Published: 06/2013	no consent	
(Bolivarian Republic of)	Legislative or administrative measures: Bolivarian Republic of Venezuela, Ministry of Popular Power for Agriculture and Lands. National Institute for Integral Agricultural Health. Administrative Order. Dispatch of Presidency /INSAI N ° 28, Caracas, July 15, 2009. According to this Order, Records for agricultural chemicals in which composition or formulation is used Endosulfan as active ingredient, are not authorized for import and use in the country since 30/04/2010.			
Viet Nam	Final decision on import	Published: 06/2012	no consent	
	Legislative or administrative measures: Endosulfan was banned since 22 April 2005. Decision No. 22/2005/QD/BNN dated 22 April 2005 by the Ministry of Agriculture and Rural Development.			

Part 3 - Listing of cases of failure to transmit a response by Parties - and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Endosulfan			
CAS: 115-29-7			
Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Lebanon	06/2007
Argentina	12/2004	Lesotho	12/2008
Armenia	06/2004	Liberia	06/2005
Bahrain	12/2012	Libya	06/2004
Belize	12/2005	Maldives	06/2007
Benin	06/2004	Mali	06/2004
Bolivia	06/2004	Marshall Islands	06/2004
Botswana	06/2008	Mauritius	12/2005
Burkina Faso	06/2004	Mongolia	06/2004
Burundi	06/2005	Montenegro	06/2012
Cambodia	12/2013	Mozambique	12/2010
Cameroon	06/2004	Namibia	12/2005
Cabo Verde	06/2006	Nepal	06/2007
Chad	12/2004	Nicaragua	06/2009
Congo	12/2006	Nigeria	06/2004
Cook Islands	12/2004	Oman	06/2004
Croatia	06/2008	Pakistan	12/2005
Democratic People's	06/2004	Paraguay	06/2004
Republic of Korea		Qatar	06/2005
Djibouti	06/2005	Republic of Korea	06/2004
Dominica	06/2006	Russian Federation	12/2011
Dominican Republic	12/2006	Rwanda	06/2004
Equatorial Guinea	06/2004	Saint Kitts and Nevis	12/2012
Eritrea	12/2005	Saint Vincent and the	06/2011
Ethiopia	06/2004	Grenadines	
Gabon	06/2004	Samoa	06/2004
Gambia	06/2004	Saudi Arabia	06/2004
Ghana	06/2004	Senegal	06/2004
Guinea	06/2004	Somalia	12/2010
Guinea-Bissau	12/2008	South Africa	06/2004
Guyana	12/2007	Sudan	06/2005
Honduras	06/2012	Thailand	06/2004
Iran (Islamic Republic of)	12/2004	Tonga	12/2010
Israel	06/2012	Trinidad and Tobago	06/2010
Jamaica	06/2004	Uganda	12/2008
Jordan	06/2004	Ukraine	06/2004
Kazakhstan	06/2008	Yemen	06/2006
Kenya	06/2005	Zambia	06/2011
Kyrgyzstan	06/2004	Zimbabwe	06/2012
Lao People´s Democratic	06/2011		· =
Republic			
. Topasiio			

CAS: 107-06-2			
Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: "Plant Protection Service", as amended. Decision of the Council of Ministers no. 15 of rules of registration and assessment crit (PPP)." According to paragraph 7.2, Chapt trade and use in the Republic of Albania, if included in Appendix II, attached to this de dichloride is not included.		
Argentina	Final decision on import	Published: 12/2002	consent under
	Conditions for Import: The Degree 3489/1958 established that all products determined for treatment and control of enemies of animals and plants cultivated or used, which are commercialized in the country, have to be registered in the National Register of Plant Therapy. The Resolution SAGPy A No.; 350/99 established the registration requirements for phytosanitary products in the Republic of Argentine. Remarks: Product not commercialized in Argentine.		
Armenia	Final decision on import	Published: 12/2006	no consent
7 minoma	Remarks: The chemical has never been manufactured, formulated in the Republic of Armenia. The chemical is not included in the "List of chemical and biological plant protection measures allowed for use in the Republic of Armenia", approved by the Order of the Minister of Agriculture of the Republic of Armenia No 198 dated 18 November 2003.		
	Legislative or administrative measures: of regulated under the Rotterdam Convent		
	in the Republic of Armenia" approved by the Republic of Armenia (No293-N dated 17 M	ne Governmental Decision of the	
Australia		ne Governmental Decision of the	consent under
Australia	Republic of Armenia (No293-N dated 17 N	Published: 06/2002 ation, exemption or permit under the	consent under
Australia Belize	Republic of Armenia (No293-N dated 17 N Final decision on import Conditions for Import: Subject to registra	Published: 06/2002 ation, exemption or permit under the	
	Republic of Armenia (No293-N dated 17 M Final decision on import Conditions for Import: Subject to registra Agricultural and veterinary Chemical Code	Published: 06/2002 ation, exemption or permit under the Act 1994. Published: 12/2005 Classified as a prohibited pesticide of 1985, Chapter 181B of the Laws	conditions
Belize	Final decision on import Conditions for Import: Subject to registra Agricultural and veterinary Chemical Code Final decision on import Legislative or administrative measures: in Schedule IV of the Pesticides Control Acof Belize, and in the Pesticides Control (registrative measures)	Published: 06/2002 ation, exemption or permit under the Act 1994. Published: 12/2005 Classified as a prohibited pesticide of 1985, Chapter 181B of the Laws	conditions
Belize Bosnia and	Final decision on import Conditions for Import: Subject to registra Agricultural and veterinary Chemical Code Final decision on import Legislative or administrative measures: in Schedule IV of the Pesticides Control Ac of Belize, and in the Pesticides Control (re 1995.	Published: 06/2005 Published: 06/2002 ation, exemption or permit under the Act 1994. Published: 12/2005 Classified as a prohibited pesticide of 1985, Chapter 181B of the Laws placement of Schedules) Order, Published: 12/2011 Chemical is not included in the List ant Protection Products in Bosnia and	no consent
Belize Bosnia and Herzegovina	Final decision on import Conditions for Import: Subject to registra Agricultural and veterinary Chemical Code Final decision on import Legislative or administrative measures: in Schedule IV of the Pesticides Control Act of Belize, and in the Pesticides Control (ref 1995. Final decision on import Legislative or administrative measures: of active substances allowed for use in Pla	Published: 06/2005 Published: 06/2002 ation, exemption or permit under the Act 1994. Published: 12/2005 Classified as a prohibited pesticide of 1985, Chapter 181B of the Laws placement of Schedules) Order, Published: 12/2011 Chemical is not included in the List ant Protection Products in Bosnia and	no consent
Belize Bosnia and Herzegovina	Final decision on import Conditions for Import: Subject to registra Agricultural and veterinary Chemical Code Final decision on import Legislative or administrative measures: in Schedule IV of the Pesticides Control Ac of Belize, and in the Pesticides Control (re 1995. Final decision on import Legislative or administrative measures: of active substances allowed for use in Pla Herzegovina ("Official Gazette of BiH" No	Published: 06/2005 Published: 06/2002 ation, exemption or permit under the Act 1994. Published: 12/2005 Classified as a prohibited pesticide ct of 1985, Chapter 181B of the Laws placement of Schedules) Order, Published: 12/2011 Chemical is not included in the List int Protection Products in Bosnia and 11/11) Published: 12/2004 Law No. 7.802 of 11 July 1989 and sticides and its compounds need to	no consent no consent
	Final decision on import Conditions for Import: Subject to registra Agricultural and veterinary Chemical Code Final decision on import Legislative or administrative measures: in Schedule IV of the Pesticides Control Act of Belize, and in the Pesticides Control (registrative). Final decision on import Legislative or administrative measures: of active substances allowed for use in Plat Herzegovina ("Official Gazette of BiH" Note Final decision on import Legislative or administrative measures: Decree No. 4.074 of 04 January 2002 - Pe be registered by the Federal Authority prior	Published: 06/2005 Published: 06/2002 ation, exemption or permit under the Act 1994. Published: 12/2005 Classified as a prohibited pesticide ct of 1985, Chapter 181B of the Laws placement of Schedules) Order, Published: 12/2011 Chemical is not included in the List int Protection Products in Bosnia and 11/11) Published: 12/2004 Law No. 7.802 of 11 July 1989 and sticides and its compounds need to	no consent no consent

Durum al!			
Burundi	Final decision on import	Published: 12/2001	no consent
	Remarks: Such as for ethylene oxide, ethyl traded or used in Burundi. Considering its cinclude it on the list of banned products in B	arcinogenicity, it was decided to	
Canada	Final decision on import	Published: 06/2003	no consent
	Legislative or administrative measures: (control in Canada.	Chemical not registered for pest	
Cabo Verde	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: registered by the Sahelian Pesticide Commi organization in charge of pesticides registra legislation, Act no 26/97		
Chile	Final decision on import	Published: 06/2002	no consent
	Remarks: The measure is based on the ab- agricultural pesticide for this substance; suc- from the Agricultural and Husbandry Service possible to import, manufacture, distribute, s To get the authorisation, it is necessary to c national level, indicating the procedures, eve- to get the authorisation.	ch authorisation can be obtained e; without authorisation, it is not sell or use this pesticide in Chile. comply with strict norms at the	
China	Final decision on import	Published: 12/2004	no consent
		Revised: 10/2008	
	Legislative or administrative measures: Regulations on Pesticide Administration.		
	A LINE LESS OF LA LA LA		
	 Additional information related to H Region (HKSAR) related to the im- chemicals: Published: 12/06/2009; Final decision on import: No conse 	port response for Annex III	
Colombia	Region (HKSAR) related to the im chemicals: Published: 12/06/2009;	port response for Annex III	no consent
Colombia	Region (HKSAR) related to the im chemicals: Published: 12/06/2009; Final decision on import: No conse	Published: 12/2010 ficial Gazette No.45890 of 25 April Licenses, in its Article 8th t, Housing and Territorial o grant or deny environmental nd production of pesticides and o control under International nd the import of chemical pesticides re outlined in the Andean Decision gulations". Legislative or administrative ns Decision No.436; Andean of Chemical Pesticides for te (year XIV, No.347, in Lima, Peru, ment) and Resolution ICA provisions on the Registration and ral use, pesticides must be n the country. istered for domestic sale by the fore it can't be imported,	no consent
	Region (HKSAR) related to the im chemicals: Published: 12/06/2009; Final decision on import: No conse Final decision on import Remarks: Decree No.1220 published in Off 2005, Title II, on the need of Environmental determined that the Ministry of Environment Development is the one and only authority to licenses for the activities: "12. The import are substances, materials or products subject to Agreements, Conventions and Protocols, are for agricultural use shall follow the procedure 436 of the Cartagena Agreement and its regulation for the Registration and Control Agricultural Use, published in Official Gazet 17 June 1988, regarding Cartagena Agreem No.03759, of 16 December 2003, enacting Control of Chemical Pesticides for Agriculture registered to be used and commercialised in IMPORTANT NOTE: The product is not regulatored, formulated, distributed, commenced in the commencial	Published: 12/2010 ficial Gazette No.45890 of 25 April Licenses, in its Article 8th t, Housing and Territorial o grant or deny environmental nd production of pesticides and o control under International nd the import of chemical pesticides re outlined in the Andean Decision gulations". Legislative or administrative ns Decision No.436; Andean of Chemical Pesticides for te (year XIV, No.347, in Lima, Peru, ment) and Resolution ICA provisions on the Registration and ral use, pesticides must be n the country. istered for domestic sale by the fore it can't be imported,	no consent
Congo	Region (HKSAR) related to the im chemicals: Published: 12/06/2009; Final decision on import: No conse Final decision on import Remarks: Decree No.1220 published in Off 2005, Title II, on the need of Environmental determined that the Ministry of Environment Development is the one and only authority to licenses for the activities: "12. The import are substances, materials or products subject to Agreements, Conventions and Protocols, are for agricultural use shall follow the procedure 436 of the Cartagena Agreement and its reguesial to the Cartagena Agreement and its reguesial to the Registration and Control Agricultural Use, published in Official Gazet 17 June 1988, regarding Cartagena Agreem No.03759, of 16 December 2003, enacting Control of Chemical Pesticides for Agriculture registered to be used and commercialised in IMPORTANT NOTE: The product is not reguenced to Posticide for Agricultural Use.	Published: 12/2010 ficial Gazette No.45890 of 25 April Licenses, in its Article 8th t, Housing and Territorial o grant or deny environmental nd production of pesticides and o control under International nd the import of chemical pesticides re outlined in the Andean Decision gulations". Legislative or administrative ns Decision No.436; Andean of Chemical Pesticides for te (year XIV, No.347, in Lima, Peru, ment) and Resolution ICA provisions on the Registration and ral use, pesticides must be n the country. istered for domestic sale by the fore it can't be imported, mercialised or used in Colombia as	

Costa Rica	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: of November 22, 2004.	Banned, Decree No 31997 MAG-S	
Côte d'Ivoire	Final decision on import	Published: 06/2004	no consent
		egislative or administrative measures: It is prohibited to sell or use this roduct. It is highly toxic to human health and the environment.	
Cuba	Final decision on import	Published: 12/2008	no consent
	Remarks: The adopted decision does not include the use of the product as a reference pattern or reactive used for the development of research and analysis activities.		
	Legislative or administrative measures: Resolution 7/2006 of the Ministry of Agricul		
Democratic	Final decision on import	Published: 12/2004	consent under
People´s Republic of Korea	Conditions for Import: This chemical can be imported, put on sale and used only under the assurance that the damage to user will be minimized in the relevant using condition. The use for plant proctection is severely restricted. Legislative or administrative measures: This pesticide is restricted for using as plant protection chemical by "The Law for Environment Protection" (April 9, 1984) and "The National Regulation of Pesticide Management", because of its toxicity to human and animals.		conditions
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC.		
Dominican Republic	Final decision on import	Published: 06/2007	consent
Ecuador	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: Official Register No 116 of 3 October 2005 Agriculture and Fishing Health, SESA.		
El Salvador	Final decision on import	Published: 06/2009	consent under
	Conditions for Import: Import of 1 litre is allowed as limit quantity. Limit quantity: refers to the amount equal or less, by weight or volume, which does not require the submission of environmental documentation. Quantities above this, should submit to the Ministry of Environment and Natural Resources (MARN), the corresponding environmental documentation for the purpose of obtaining responses to determine that does Not Require to Elaborate Environmental Impact Study, through a Resolution for the Environmental License for import and/or transport on national territory.		conditions
	Resolution for the Environmental License	e for import and/or transport on	
	Resolution for the Environmental License	Executive Decision No. 40	
Eritrea	Resolution for the Environmental License national territory. Legislative or administrative measures: published in the Official Gazette Volume	Executive Decision No. 40	no consent
Eritrea	Resolution for the Environmental License national territory. Legislative or administrative measures: published in the Official Gazette Volume Annex 1: List of Regulated Substances.	Executive Decision No. 40 83 number 375, May 9, 2007, Published: 06/2010 Legal Notice Nº 113/2006.	no consent
Eritrea Ethiopia	Resolution for the Environmental License national territory. Legislative or administrative measures: published in the Official Gazette Volume Annex 1: List of Regulated Substances. Final decision on import Legislative or administrative measures:	Executive Decision No. 40 83 number 375, May 9, 2007, Published: 06/2010 Legal Notice Nº 113/2006.	no consent

Final decision on import Published: 12/2001 **European Union** no consent Revised: 10/2008 Member States: Austria, Belgium, Bulgaria. Remarks: Ethylene dichloride is classified under Council Directive 67/548/EEC Cyprus, Czech Republic, of 27 June 1967 on the approximation of Laws, regulations and administrative Denmark, Estonia, provisions relating to the classification, packaging and labelling of dangerous Finland, France, Germany, substances (OJ L 196, 16.8.1967, p.1) as F; R11-Carc.Cat.2; R45-Xn; R22-Xi; Greece, Hungary, Ireland, R36/37/38. R45: May cause cancer. R11: Highly flammable. R22: Harmful if Italy, Latvia, Lithuania, swallowed. R36/37/38: Irritating to eyes, respiratory system and skin. It has Luxembourg, Malta** been classified by the EC as a category 2 carcinogen (probably carcinogenic to Netherlands, Poland, humans) Portugal, Romania, Legislative or administrative measures: It is prohibited to use or place on the Slovakia, Slovenia, Spain, market all plant protection products containing 1,2-dichloroethane as an active Sweden, United Kingdom ingredient according to Council Directive 79/117/EEC of 21 December 1978 of Great Britain and prohibiting the placing on the market and use of plant protection products Northern Ireland containing certain active substances (OJ L33, 8.2.1979, p. 36), as last amended by Regulation (EC) 850/2004 of 29/04/2004 (OJ L 229 of 29/06/2004, p.5). **: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States Final decision on import Published: 12/2001 Gabon no consent Remarks: Considering the protective measures taken for this chemical product and also our under-equipment, we are not in a position to authorize its import. Final decision on import **Published: 12/2008** Gambia no consent Legislative or administrative measures: Hazardous Chemicals and pesticides Control Management Act of 1994 The pesticie is not registered by the Sahelian Pesticide Committee of which the Gambia is a member. Interim decision on import Published: 12/2004 consent under Ghana conditions Conditions for Import: The import should obtain import permit from the Environmental Protection Agency of Ghana containing information including but - Quantity of chemical to be imported; - Source of chemical (exporting country); - End use(s) of the chemical within Ghana. Statement of active consideration: A survey needs to be conducted to determine if the chemical is currently being used in Ghana or if it would be required in the country and for what proposes. Interim decision on import **Published: 06/2006** no consent Guinea Statement of active consideration: A final decision should be taken, two years Guinea-Bissau Final decision on import Published: 12/2010 no consent Legislative or administrative measures: The product has not been authorized by the Sahelien Pesticide Committee (CSP). Guyana Final decision on import **Published: 12/2007** no consent Legislative or administrative measures: Administrative decision of the Pesticides and Toxic Chemicals Control Board. The product is not registered nor any application for registration has been received for this product as a pesticide. Published: 12/2001 consent under India Final decision on import conditions Conditions for Import: The import of ethylene dichloride is permitted only in

		•	,	
	the form of ethylene dichloride + carbon tet Remarks: Decision of the Registration Cor registration Committee is a statutory body import/manufacture in the country.	nmittee in its meeting. The		
Iran (Islamic	Final decision on import	Published: 06/2005	consent under	
Republic of)	Conditions for Import: Allowed to be used plant protection product. Legislative or administrative measures: plant protection product based on the Reso "The Pesticide Control Act" 1968.	conditions		
Israel	Final decision on import	Published: 06/2012	no consent	
	Legislative or administrative measures: 1. Plant Protection Law, 1956 2. Hazardous Substances Regulations (Registration of Formulations for the Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006			
Jamaica	Final decision on import	Published: 06/2001	no consent	
	Legislative or administrative measures: measures - The pesticides Act of 1975 allo pesticides only. This pesticide was register ethylene oxide and is due for registration. It Authority.	ws importation of registered ed as an active ingredient with		
Japan	Final decision on import	Published: 12/2004	consent under	
	Conditions for Import: For agricultural perequired to register with both the Minister or No consent to import of pesticide except agaetise or administrative measures: Law 2. Pharmaceutical Affairs Law	f Agriculture, Forestry and Fisheries. pricultural uses.	conditions	
Jordan	Final decision on import	Published: 12/2001	no consent	
	Remarks: The decision was taken by the F to the information received from the PIC.	Pesticide registration committee due		
Kenya	Final decision on import	Published: 06/2007	no consent	
-	Remarks: Ethylene dichloride is banned for use in the country			
	Legislative or administrative measures: 346 - laws of kenya empowers The pest control products board to make			
Kyrgyzstan	Final decision on import	Published: 06/2007	no consent	
Lebanon	Final decision on import	Published: 12/2003	no consent	
2004.1011	Legislative or administrative measures: Ministerial decision # 94/1 Dated 20/05/1998			
Liberia	Interim decision on import	Published: 12/2001	no consent	
Libya	Final decision on import	Published: 12/2010	no consent	
	Legislative or administrative measures: for Libyan agriculture pesticide	Not registration in the pesticide list		
Liechtenstein	Final decision on import	Published: 06/2010	no consent	
	Legislative or administrative measures: agricultural chemical (it is not listed on ann Protection Products, which entered into for Ethylene dichloride is not on the list of activ	nex I of the Ordinance on Plant ce in August 2005).		

the EU review programme (Annex II of the COMMISSION REGULATION (EC) No 1451/2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market). The Swiss Ordinance on Biocide Products (entered into force on Mai 2005) adopts the same biocide active ingredients as the EU. Ethylene dichloride is not authorized in biocide preparations.

It is prohibited to manufacture, place on the market, import in a private capacity, or use solvents containing ethylene dichloride and preparations or articles which include solvents containing ethylene dichloride. (Swiss Ordinance on Risk Reduction related to the Use of certain particularly dangerous Substances, Preparations and Articles of August 2005, Annex 2.3).

Madagascar

Final decision on import

Published: 06/2012

no consent

Legislative or administrative measures: Interministirial Decree $N^{\circ}45.555/2011$ of 28/12/2011 banning the import, distribution, sale, use and manufacturing of some pesticide active materials in agriculture and of chemicals of the industrial sector.

Malawi

Interim decision on import

Published: 06/2010

no consent

Malaysia

Final decision on import

Published: 06/2001

no consent

Legislative or administrative measures: Legislative or administrative measures - Import and manufacture of all pesticides are controlled under the Pesticides Act 1974 through a registration scheme, and the Act is implemented by the Pesticides Board of Malaysia. No ethylene dichloride is permitted for import, manufacture, sale or use in the country except for purposes of research or education, where certain conditions apply.

Mali

Final decision on import

Published: 12/2007

no consent

Legislative or administrative measures: Decree $\,$ no 01-2699/MICT-SG of 16th October 2001 listing the products the import and export of which are prohibited.

Act no 01-020 of 30yh May 2001 on pollution and nuisance

Mauritania

Final decision on import

Published: 12/2006

no consent

Legislative or administrative measures: This pesticide has not been registered by the Sahelian Pesticides Committee, the regional body for registration, under national legislative and regulatory texts (Act 042/2000 on plant protection).

Mauritius

Final decision on import

Published: 06/2006

no consent

Legislative or administrative measures: Ethylene dichloride has been listed as a prohibited chemical under the Dangerous Chemicals Control Act 2004.

Mexico

Final decision on import

Published: 12/2006

no consent

Legislative or administrative measures: No product registered in the country

New Zealand

Final decision on import

Published: 06/2006

no consent

Remarks: Small-scale use of this substances in a laboratory for research and development or teaching is exempt from a HSNO approval provided all the requirements of Section 33 of the HSNO Act are met.

Legislative or administrative measures: There are no approvals for pesticide formulations containing ethylene dichloride under the Hazardous Substances and New Organisms Act 1996 (HSNO)

Nicaragua

Interim decision on import

Published: 12/2010

no consent

Remarks: The National Pesticide Commission is the advisory and consultative body on pesticides issues, and should be consulted for the final decision of the final regulatory action, in this case Ethylene dichloride was never registered and is prohibited in many countries, it will therefore be requested the prohibition of manufacturing, formulating and marketing of the pesticide as active ingredient or in any formulation.

Niger	Interim decision on import	Published: 06/2012	no consent	
Nigeria	Final decision on import	Published: 06/2007	no consent	
	Legislative or administrative measures: Ethylene diclhloride is under national regulatory control through Act 59 of 1988 as amended by Act 59 of 1992 for the control of hazardous substances which might impact the Nigerian environment and public health			
	The complete name and address of the institution/authority responsible for issuing this national legislative or administrative measure:			
	FEDERAL MINISTRY OF ENVIRONMENT 7TH & 9TH FLOOR, FEDERAL SECRETAR P.M.B. 468. GARKI, ABUJA, NIGERIA			
Norway	Final decision on import	Published: 12/2001	no consent	
•	Remarks: Plant protection products Act and protection products.	Regulations relating to plant		
Oman	Final decision on import	Published: 06/2004	no consent	
· · · · · · · · · · · · · · · · · · ·	Legislative or administrative measures: - According to Ministry of Agriculture and Fisheries legislations.			
	- Royal Decree No. 46/95. Issuing the Law of	of Handling and Use of Chemicals.		
Pakistan	Final decision on import	Published: 06/2006	no consent	
	Legislative or administrative measures: Banned in Pakistan			
Panama	Final decision on import	Published: 12/2010	no consent	
	Legislative or administrative measures: T September 2002, published in the Official Gaze establishes a national legislative measure. In its banned or severely restricted in, at least, four S too". Substance No. 264 of Annex I of this Exec Ethylene dichloride is banned in more than 4 St agricultural use in Panama.			
Peru	Final decision on import	Published: 12/2004	no consent	
	Legislative or administrative measures: Resolution № 50-2004-AG-SENASA (4.3.2004) modified by Resolution № 132-2004-AG-SENASA (6.6.2004).			
Qatar	Final decision on import	Published: 12/2010	no consent	
	Legislative or administrative measures: Ministry of Environment to perform all the tasks and actions to protect the environment in the country, according to the law No. 30 of 2002 Article (26), prohibiting the import or handling of transport of hazardous materials, without authorization from the competent administrative authority, and article (29) of law No. 30 of 2002 prohibiting the use of pesticides or other chemical compounds for agriculture, public health or other purposes.			
Republic of	Final decision on import	Published: 06/2004	no consent	
Korea	Remarks: The chemical has never been registered in Korea. Legislative or administrative measures: The import if the chemical was prohibited from all sources by RDA. Notification No. 2004-11 (11 Feb. 2004).			
Republic of	Final decision on import	Published: 12/2009	no consent	
Moldova	Remarks: The chemical has never been manufactured in the Republic of Moldova. Not used.			
	Legislative or administrative measures: Ethylene dichloride has been prohibited since 1986. Not included in the official register of permitted substances for use in agriculture, including and individual farms, forestry and household. No import or sale permitted.			

Rwanda	Final decision on import	Published: 12/2002	no consent
	Remarks: All uses are forbidden in the countribution Product never registered	y.	
Samoa	Final decision on import	Published: 12/2001	no consent
	Remarks: Pesticides regulations 1990 and decision of the Pesticides Technical Committee (PTC) on 10th May 2001. Agenda 24/6B.		
Saudi Arabia	Final decision on import	Published: 12/2007	no consent
	Remarks: It was registered in the past, but its because it was proven risky to human health,		
	Legislative or administrative measures: Min recommendation from the relevant technical d		
Senegal	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: Eth registered by the Sahelian Pesticides Committ National Profile of Chemicals management of	tee and is not listed in the	
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: Ca according to the Law on Plant Protection Prod 41/09)		
Singapore	Final decision on import	Published: 12/2003	consent under
3-1		Revised: 10/2008	conditions
	import of the chemical. Legislative or administrative measures: The Hazardous Substance under the Environmenta Act (EPMA) and its regulations. A license is recessale.	al Protection and Management	
South Africa	Interim decision on import	Published: 06/2006	no consent
	Statement of active consideration: Engagin complete ban of the pesticide. Final decision can be reached: two years	g all relevant stakeholders for a	
Sudan	Final decision on import	Published: 12/2001	no consent
	Legislative or administrative measures: The Pesticides and Plant Promaterials Act, 1994. The decision of "no consent" was taken by the National Pesticides Council at its meeting No. 3/2001 dated 3/7/2001.	ent" was taken by the National	
Suriname	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: De exports, September 1, 1999, SB 34 (State Gaz		
Switzerland	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Ethylene dichloride is banned as agricultural chemical (it is not listed on annex I of the Ordinance on Plant Protection Products, which entered into force in August 2005). Ethylene dichloride is not on the list of active substances to be examined under the EU review programme (Annex II of the COMMISSION REGULATION (EC) No 1451/2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market). The Swiss Ordinance on Biocide Products (entered into force on May 2005) adopts the same biocide active ingredients as the EU. Ethylene dichloride is not authorized in biocide preparations. It is prohibited to manufacture, place on the market, import in a private		

	capacity, or use solvents containing ethylene dichloride and preparations or articles which include solvents containing ethylene dichloride. (Ordinance on Risk Reduction related to the Use of certain particularly dangerous Substances, Preparations and Articles of August 2005, Annex 2.3).				
Syrian Arab Republic	Final decision on import	Published: 06/2008	no consent		
Thailand	Final decision on import	Published: 12/2005	no consent		
	Legislative or administrative measures: The Notification of Ministry of Industry entitled "List of Hazardous Substances (No. 2)". In this list, ethylene dichloride has been identified as type 4 hazardous substance which is prohibited for import, production, distribution, possession or use in Thailand.				
The former	Final decision on import	Published: 06/2012	no consent		
Yugoslav Republic of Macedonia	Legislative or administrative measures: of active substances allowed for use in Pla Macedonia (Official Gazette of RM 159/20	nt Protection Products in R.			
Togo	Interim decision on import	Published: 12/2012	no consent		
Trinidad and	Final decision on import	Published: 06/2001	no consent		
Tobago	Legislative or administrative measures: measures - The Pesticides and Toxic Cher	Legislative or administrative measures: Legislative or administrative measures - The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. Issued by the Pesticides and Toxic Chemicals			
United Arab	Final decision on import	Published: 12/2013	no consent		
Emirates	Legislative or administrative measures: pesticide in UAE according to the ministeri concerning banned and restricited-use pes	al decree No. 13 for the year 2012			
United Republic	Final decision on import	Published: 06/2001	no consent		
of Tanzania	Legislative or administrative measures: measures - Tropical Pesticides Research I Registration and Control Regulation (1984 Research Institute.	nstitute Act (1979) and Pesticides			
Uruguay	Final decision on import	Published: 06/2006	no consent		
	Remarks: There is no current register, a reand use is envisaged. Legislative or administrative measures: administrative measure banning the use of registered in the country and therefore can Decree 149/977.	There is no legislative or Ethylene dichloride, it is not			
Venezuela (Bolivarian Republic of)	Interim decision on import	Published: 06/2010	no consent		
Viet Nam	Final decision on import	Published: 06/2001	no consent		
	Legislative or administrative measures: measures - With Decision No 23/BVTV-KH decision No 165/1999/QD-BNN-BVTV date Ministry of Agriculture and Rural Developm	IKT/QD dated 20 January 1992 and ed 13th January 1999, issued by the			
Yemen	Final decision on import	Published: 12/2007	no consent		
	Legislative or administrative measures: Restricted Pesticides in Yemen.	List of Banned and Severely			

Ethylene dichloride CAS: 107-06-2

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Maldives	06/2007
Antigua and Barbuda	12/2010	Marshall Islands	12/2005
Benin	12/2005	Mongolia	12/2005
Bolivia	12/2005	Morocco	12/2011
Botswana	06/2008	Mozambique	12/2010
Cambodia	12/2013	Namibia [·]	12/2005
Cameroon	12/2005	Nepal	06/2007
Chad	12/2005	Paraguay	12/2005
Croatia	06/2008	Philippines	12/2006
Djibouti	12/2005	Russian Federation	12/2011
Dominica	06/2006	Saint Vincent and the	06/2011
Equatorial Guinea	12/2005	Grenadines	
Georgia	06/2007	Somalia	12/2010
Guatemala	12/2010	Sri Lanka	06/2006
Kazakhstan	06/2008	Tonga	12/2010
Kuwait	12/2006	Uganda	12/2008
Lao People's Democratic	06/2011	Ukraine	12/2005
Republic		Zambia	06/2011
Lesotho	12/2008		

Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: Law no. 9362 dated 24/03/2005 on "Plant Protection Service", as amended. Decision of the Council of Ministers no. 1555, dated 12.11.2008 "On approval of rules of registration and assessment criteria of Plant Protection Products (PPP)." According to paragraph 7.2, Chapter II, PPP may be registered for trade and use in the Republic of Albania, if its active substance(s) is/are included in Appendix II, attached to this decision. In this Annex, ethylene oxide is not included.		
Argentina	Final decision on import	Published: 12/2002	consent under
	Conditions for Import: The Degree 3489/1958 established that all products determined for treatment and control of enemies of animals and plants cultivated or used, which are commercialized in the country, has to be registered in the National Register of Plant Therapy. The Resolution SAGPy A No.; 350/99 established the registration requirements for phytosanitary products in the Republic of Argentine. Remarks: Product not commercialized in Argentine.		conditions
Armenia	Final decision on import	Published: 12/2006	no consent
	Republic of Armenia. The chemical is not included in the "List of chemical and biological plant protection measures allowed for use in the Republic of Armenia", approved by the Order of the Minister of Agriculture of the Republic of Armenia No 198 dated 18 November 2003. Legislative or administrative measures: The chemical is included in the "List of regulated under the Rotterdam Convention chemicals and pesticides banned in the Republic of Armenia" approved by the Governmental Decision of the Republic of Armenia (No293-N dated 17 March 2005)		
	of regulated under the Rotterdam Convening the Republic of Armenia" approved by the convening the Rotterdam Convening the Rott	tion chemicals and pesticides banned he Governmental Decision of the	
Australia	of regulated under the Rotterdam Convening the Republic of Armenia" approved by the convening the Rotterdam Convening the Rott	tion chemicals and pesticides banned he Governmental Decision of the	
Australia	of regulated under the Rotterdam Conven in the Republic of Armenia" approved by the Republic of Armenia (No293-N dated 17 M	tion chemicals and pesticides banned he Governmental Decision of the March 2005) Published: 12/2004 ral, registration, exemption or permit mical Code Act 1994. also occurs in Australia.	consent under conditions
	of regulated under the Rotterdam Convening the Republic of Armenia" approved by the Republic of Armenia (No293-N dated 17 Medical Section 19 Medic	tion chemicals and pesticides banned he Governmental Decision of the March 2005) Published: 12/2004 ral, registration, exemption or permit mical Code Act 1994. also occurs in Australia.	
	of regulated under the Rotterdam Convenin the Republic of Armenia" approved by the Republic of Armenia (No293-N dated 17 Medical Conditions for Import: Subject to approve under the Agricultural and Veterinary Cheen Remarks: Industrial use of this chemical a Legislative or administrative measures Chemical Code Act 1994.	tion chemicals and pesticides banned he Governmental Decision of the March 2005) Published: 12/2004 ral, registration, exemption or permit mical Code Act 1994. also occurs in Australia. : Agricultural and Veterinary Published: 12/2005 : Classified as a prohibited pesticide ct of 1985, Chapter 181B of the Laws	
Belize	of regulated under the Rotterdam Convenin the Republic of Armenia" approved by the Republic of Armenia (No293-N dated 17 Menual No293-N dated 17 Menua	tion chemicals and pesticides banned he Governmental Decision of the March 2005) Published: 12/2004 ral, registration, exemption or permit mical Code Act 1994. also occurs in Australia. : Agricultural and Veterinary Published: 12/2005 : Classified as a prohibited pesticide ct of 1985, Chapter 181B of the Laws	conditions
Belize Bosnia and	of regulated under the Rotterdam Convenin the Republic of Armenia" approved by the Republic of Armenia (No293-N dated 17 Members). Final decision on import Conditions for Import: Subject to approve under the Agricultural and Veterinary Cheen Remarks: Industrial use of this chemical a Legislative or administrative measures Chemical Code Act 1994. Final decision on import Legislative or administrative measures in Schedule IV of the Pesticides Control Act 1995.	Published: 12/2005 Published: 12/2004 ral, registration, exemption or permit mical Code Act 1994. also occurs in Australia. Agricultural and Veterinary Published: 12/2005 Classified as a prohibited pesticide ct of 1985, Chapter 181B of the Laws placement of Schedules) Order, Published: 12/2011 Chemical is not included in the List ant Protection Products in Bosnia and	no consent
Belize Bosnia and Herzegovina	of regulated under the Rotterdam Convenin the Republic of Armenia" approved by the Republic of Armenia (No293-N dated 17 Menual No293-N dated 17 Menual Republic of Armenia (No293-N dated 17 Menual Republic of Armenia (No293-N dated 17 Menual Republic of Import: Subject to approve under the Agricultural and Veterinary Cheneral Remarks: Industrial use of this chemical a Legislative or administrative measures Chemical Code Act 1994. Final decision on import Legislative or administrative measures in Schedule IV of the Pesticides Control (ref. 1995.) Final decision on import Legislative or administrative measures of active substances allowed for use in Platence of the Republic of Armenia (No293-N dated 17 Menual Republic of Ref. 1995).	Published: 12/2005 Published: 12/2004 ral, registration, exemption or permit mical Code Act 1994. also occurs in Australia. Agricultural and Veterinary Published: 12/2005 Classified as a prohibited pesticide ct of 1985, Chapter 181B of the Laws placement of Schedules) Order, Published: 12/2011 Chemical is not included in the List ant Protection Products in Bosnia and	no consent
Australia Belize Bosnia and Herzegovina Brazil	of regulated under the Rotterdam Convenin the Republic of Armenia" approved by the Republic of Armenia (No293-N dated 17 Metablic of Agricultural and Veterinary Chenical Advisors Industrial and Veterinary Chenical and Veterinary Chenical Advisors Industrial and Veterinary Chenical Active measures in Schedule IV of the Pesticides Control And Schedule IV of the Pesticides Control (red) 1995. Final decision on import Legislative or administrative measures of active substances allowed for use in Plater Berger (Note and Veterinary Chenical Active Measures and Veterinary Chenical and Veterinary Chenical Active measures in Schedule IV of the Pesticides Control (red) 1995. Final decision on import Legislative or administrative measures of active substances allowed for use in Plater Active Measures and Veterinary Chenical Active Measures and Veterinary Chen	Published: 12/2004 al, registration, exemption or permit mical Code Act 1994. also occurs in Australia. also occurs in Australia. be Agricultural and Veterinary Published: 12/2005 c Classified as a prohibited pesticide ct of 1985, Chapter 181B of the Laws placement of Schedules) Order, Published: 12/2011 c Chemical is not included in the List ant Protection Products in Bosnia and 11/11) Published: 12/2004 c Law No. 7.802 of 11 July 1989 and esticides and its compounds need to	no consent

	Legislative or administrative measures: Committee (CSP) meeting.	Results of the Sahelian Pesticides	
Burundi	Final decision on import	Published: 12/2001	no consent
	Remarks: Ethylene oxide has never been Burundi. Considering its adverse effects (chuman beings, it was decided to include it Burundi.	arcinogenicity and mutagenicity) on	
Canada	Final decision on import	Published: 06/2012	consent
	Legislative or administrative measures: registered for use under the Pest Control F		
Cabo Verde	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: registered by the Sahelian Pesticide Commorganization in charge of pesticides registrelegislation, Act no 26/97	nittee which is the regional	
Chile	Final decision on import	Published: 06/2002	no consent
	Remarks: The measure is based on the all agricultural pesticide for this substance; su from the Agricultural and Husbandry Service possible to import, manufacture, distribute, To get the authorisation, it is necessary to national level, indicating the procedures, even to get the authorisation.	ch authorisation can be obtained be; without authorisation, it is not sell or use this pesticide in Chile. comply with strict norms at the	
China	Final decision on import	Published: 12/2004	no consent
		Revised: 10/2008	
	Remarks: Only permit to use as fumigant of and cabins in China. Legislative or administrative measures: Administration. • Additional information related to the Region (HKSAR) related to the in chemicals: Published: 12/06/2009; Final decision on import: No constitutions.	Regulations on Pesticide Hong Kong Special Administrative nport response for Annex III	
Colombia	Final decision on import	Published: 12/2010	consent under
	Conditions for Import: The product is not registered for domestic sale to the Colombian Agricultural Institute (ICA), thus can't be imported, manufactured, formulated, distributed, commercialised or used in Colombia as Chemical Pesticide for Agricultural use. However, the only permitted use is as a sanitizer under the conditions laid down in Decree 1669 of 2002, "Article 8": Amended Decree 2676 of 2000, Article 15, which reads: "Use of Ethylene Oxide and Hexachlorophene. The manufacturers regulated by this Decree, shall remove in a period not exceeding 3 years, the use of Ethylene Oxide in mixtures with chlorofluorocarbons CFC and in mixtures with hidrochlorofluorocarbons HCFC compounds, as well as in non-automated systems". In any case must be ensured that the maximum occupational exposure allowed should not be exceed in any area within the Health System, as identified by the American Association of Industrial Hygienists ACGIH, for the Ethylene Oxide. Remarks: Decree No.1220 published in Official Gazette No.45890 of 25 April 2005, Title II, on the need of Environmental Licenses, in its Article 8th determined that the Ministry of Environment, Housing and Territorial Development is the one and only authority to grant or deny environmental licenses for the activities: "12. The import and production of pesticides and substances, materials or products subject to control under International Agreements, Conventions and Protocols, and the import of chemical pesticides for agricultural use shall follow the procedure outlined in the Andean Decision 436 of the Cartagena Agreement and its regulations". Legislative or administrative measures: Legislative or administrative		conditions

	measure: In compliance with Andean Nations Decision No.436; Andean Regulation for the Registration and Control of Chemical Pesticides for Agricultural Use, published in Official Gazette (year XIV, No.347, in Lima, Peru, 17 June 1988, regarding Cartagena Agreement) and Resolution ICA No.03759, of 16 December 2003, enacting provisions on the Registration and Control of Chemical Pesticides for Agricultural use, pesticides must be registered to be used and commercialised in the country. Decree 1669 of 2002, "which partially modified Decree 2676 of 2000", published in Official Gazette 44892 of 6 August 2002		
Cook Islands	Final decision on import	Published: 06/2006	no consent
Costa Rica	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures of November 22, 2004.	: Banned, Decree No 31997 MAG-S	
Côte d'Ivoire	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures June 2004 that bans the use of active ingr protection products for agricultural uses st production and the conditioning of Ethylen market are prohibited, as well as its use in		
Croatia	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: List of banned and restricted substances. Official Gazete 17/06		
Cuba	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: National decision adopted and disseminated to the interested Parties, under the power conferred to the Designated National Authority, as entity empowered to register pesticides authorized for use at national level (Resolution 16/2007, Ministry of Agriculture) National Decision in force under Resolution 7/2006 of the National Centre for Plant Health Ministry of Agriculture.		
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC.		
Dominican Republic	Final decision on import	Published: 06/2007	consent
Ecuador	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures Official Register No 116 of 3 October 2005 Agriculture and Fishing Health, SESA.		
El Salvador	Final decision on import	Published: 06/2009	consent under
	Conditions for Import: Allowed import of a limit, in any of the following mixtures Ethylene oxide or ethylene oxide with ni MPa (100 bar) at 50 °C. Mixture of ethylene oxide and carbon dinot more than 87% of ethylene oxide. Mixture of ethylene oxide and carbon diethylene oxide. Ethylene oxide and propylene oxide mix oxide ethylene. Mixture of ethylene oxide and carbon di	oxide containing more than 9% but oxide with a maximum of 9% stures with a maximum of 30%	conditions
	ethylene oxide.		

Limit Quantity: refers to the amount less or equal, by weight or volume that does not require the submission of environmental documentation. Quantities above this, should submit to the Ministry of Environment and Natural Resources (MARN), the environmental documentation for the purpose of obtaining responses to determine that it does Not Require to Elaborate Environmental Impact Study, through a Resolution for the Environmental License for import and/or transport on national territory.

Legislative or administrative measures: Executive Decision No. 40 published in the Official Gazette Volume 83 number 375, May 9, 2007, Annex 1: List of Regulated Substances.

Eritrea Final decision on import

Published: 06/2010

no consent

Legislative or administrative measures: Legal Notice No 113/2006. Regulations for Importation, Handling, Use, Storage and Disposal of Pesticides

Ethiopia Final decision on import

Published: 12/2010

Published: 06/2010

no consent

consent under

conditions

Legislative or administrative measures: Not registered.

European Union

Member States:

Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland

Interim decision on import

Conditions for Import: For plant protection products

It is prohibited to use or place on the market all plant protection products containing ethylene oxide as an active ingredient according to Council Directive 79/117/EEC of 21 December 1978 prohibiting the placing on the market and use of plant protection products containing certain active substances (OJ L 33, 8.2.1979, p.36), as last amended by Regulation (EC) No 850/2004 of the European Parliament and of the council (OJ L 229, 29.6.2004, p.5). For biocidal products

In accordance with Commission Regulation (EC)(No 1451/2007 of 4 December 2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council of 16 February 1998 concerning the placing of biocidal products on the market, this substance is listed in Annex II to the Regulation only allowing placing on the market for uses in PT2 (private area and public health are disinfectants) and PT20 (preservatives for food and feedstock).

Member States that consent to import: Germany, Ireland, Luxembourg and Sweden.

Member States that consent to import (for import prior written authorisation is required): Austria, Belgium, Bulgaria, Denmark, Finland, France, Italy, Lithuania, Netherlands (only for PT2, private area and public health area disinfectants), Poland, Portugal.

Member States that consent to import only for sterilisation of surgical tools in accordance with Directive 93/42/EC (for import prior written authorisation is required): Cyprus, Greece, Slovakia, Spain, Romania.

Member States that do not consent to import: Czech Republic, Estonia, Hungary, Latvia, Malta, Slovenia, UK.

Remarks: Ethylene oxide is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ 196, 16.8.1967, p.1) as: F+; R12 (Extremely flammable) - T; R23 (Toxic; Toxic by inhalation) - Carc. Cat.2; R45 (Carcinogenic category 2; May cause cancer) - Mut. Cat2; R 46 (Mutagenic category 2; May cause heritable genetic damage) - Xi; R36/37/38 (Irritating to eyes, respiratory system and skin).

**: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States

Gabon Final decision on import

Published: 12/2001

no consent

Remarks: Considering the protective measures taken for this chemical product, we are not in a position to authorize its import.

Gambia Final decision on import

Published: 12/2008

no consent

Legislative or administrative measures: Hazardous Chemicals and pesticides Control Management Act of 1994

	The pesticie is not registered by the Sahelia Gambia is a member.	n Pesticide Committee of which the	
Ghana	Interim decision on import Conditions for Import: The importer should	Published: 12/2004 d obtain import permit from the	consent under conditions
	Environmental Protection Agency of Ghana no limited to: - Quantity of chemical to be imported; - Source of chemical (exporting country); - End use(s) of the chemical within Ghana. Statement of active consideration: A survey determine if the chemical is currently being required in the country and for what propose	containing information including but rey needs to be conducted to used in Ghana or if it would be	
Guinea	Interim decision on import	Published: 06/2006	no consent
	Statement of active consideration: -For e -For research purposes	xperiment purposes	
	A final decision should be taken, two years		
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: authorized by the Sahelien Pesticide Comm		
Guyana	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Administrative decision of the Pesticides and Toxic Chemicals Control Board. The product is not registered nor any application for registration has been received for this product as a pesticide.		
India	Interim decision on import	Published: 12/2001	no consent
Iran (Islamic	Final decision on import	Published: 06/2005	consent under
Republic of)	Conditions for Import: Totally banned for can be produced and used for other purpose Legislative or administrative measures: I plant protection product based on the Resol Pesticide Control Act" 1968.	es. Banned for use and import as a	conditions
Israel	Final decision on import	Published: 06/2012	no consent
ioraoi	Legislative or administrative measures: 2. Hazardous Substances Regulations (Reg Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006	1. Plant Protection Law, 1956	
Jamaica	Final decision on import	Published: 06/2001	no consent
	Legislative or administrative measures: Legislative or administrative measures - The pesticides Act of 1975 allows for importation of registered pesticides only. This pesticide is due for re-registration. Issued by the Pesticides Control Authority.		
Japan	Final decision on import	Published: 12/2004	consent under
•	Conditions for Import: For agricultural pes required to register with both the Minister of and the Minister of Health, Labour and Welf No consent to import of pesticide except ag Legislative or administrative measures: Law	Agriculture, Forestry and Fisheries, are or the Prefectural Governor. ricultural uses. I. Agricultural Chemicals Regulation	conditions
	Poisonous and Deleterious Substances C Pharmaceutical Affairs Law	Control Law	
Jordan	Final decision on import	Published: 12/2001	no consent

	Remarks: The decision was taken by the late to the information received from the PIC.	2	
Kenya	Final decision on import	Published: 06/2007	no consent
	Remarks: Ethylene oxide is banned for use Legislative or administrative measures: 346 - laws of kenya empowers The pest control products board to make	The pest control products act cap	
Kyrgyzstan	Final decision on import	Published: 06/2007	no consent
Lebanon	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Agriculture # 94/1 dated 20/05/1998	Decision of the Minister of	
Libya	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: for Libyan agriculture pesticide	Not registration in the pesticide list	
Liechtenstein	Final decision on import	Published: 06/2010	consent unde
	Conditions for Import: Ethylene oxide ma Biocide products of category 2: Private are disinfectants and other biocidal products a food or feedstocks.	a and public health area	conditions
	agricultural chemical (it is not listed on annex I of the Ordinance on Plant Protection Products, which entered into force in August 2005). Ethylene oxide is on the list of active substances to be examined under the EU review programme (Annex II of the COMMISSION REGULATION (EC) No 1451/2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market). The Swiss Ordinance on Biocide Products (entered into force on May 2005) adopts the same biocide active ingredients as the EU. Ethylene oxide may be used in Biocide products of category 2: Private area and public health area disinfectants and other biocidal products and category 20: Preservatives for food or feedstocks. (Ordinance on Biocide Products of May 2005)		
Madagascar	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: In N°45.555/2011 of 28/12/2011 banning the in manufacturing of some pesticide active mate chemicals of the industrial sector.	import, distribution, sale, use and	
Malawi	Interim decision on import	Published: 06/2010	consent unde
	Conditions for Import: Importation subject to use in the health sector for sterilization of equipment.		conditions
Malaysia	Final decision on import	Published: 06/2001	no consent
	Legislative or administrative measures: measures - Import and manufacture of all pesticides Act 1974 through a registration by the Pesticides Board of Malaysia. No et manufacture, sale or use in the country exeducation, where certain conditions apply.	pesticides are controlled under the scheme, and the Act is implemented hylene oxide is permitted for import,	
Mali	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Decree no 01-2699/MICT-SG of 16 th October 2001 listing the products the import and export of which are prohibited. Act no 01-020 of 30yh May 2001 on pollution and nuisance		

Mauritania	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: This pesticide has not been registered by the Sahelian Pesticides Committee, the regional body for registration, under national legislative and regulatory texts (Act 042/2000 on plant protection).		
Mauritius	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: prohibited chemical under the Dangerous		
Mexico	Final decision on import	Published: 12/2007	no consent
	Remarks: Pesticide never registered in M	exico.	
New Zealand	Final decision on import	Published: 06/2006	consent under
	Conditions for Import: As specified in the Goods and Scheduled Toxic Substances) the Hazardous Substances and new Orga Remarks: Small-scale use of this substan development or teaching is exempt from a requirements of Sction 33 of the HSNO Ac Legislative or administrative measures: Organisms Act 1996 (HSNO).	Transfer Notice 2004, pursuant to nisms Act 1996 (HSNO). ces in a laboratory for research and HSNO approval provided all the t are met.	conditions
Nicaragua	Interim decision on import	Published: 12/2010	no consent
	Remarks: The National Pesticide Commission is the advisory and consultative body on pesticides issues, and should be consulted for the final decision of the final regulatory action, in this case Ethylene Oxide was never registered and is prohibited in many countries, it will therefore be requested the prohibition of manufacturing, formulating and marketing of the pesticide as active ingredient or in any formulation.		
Niger	Interim decision on import	Published: 06/2012	no consent
Nigeria	Final decision on import	Published: 06/2007	no consent
Nigeria	Final decision on import Legislative or administrative measures: regulatory control through Act 59 of 198 for the control of hazardous substances environment and public health	Ethylene oxide is under national 8 as amended by Act 59 of 1992	no consent
Nigeria	Legislative or administrative measures: regulatory control through Act 59 of 198 for the control of hazardous substances	Ethylene oxide is under national 8 as amended by Act 59 of 1992 which might impact the Nigerian institution/authority responsible for	no consent
Nigeria	Legislative or administrative measures: regulatory control through Act 59 of 198 for the control of hazardous substances environment and public health The complete name and address of the	Ethylene oxide is under national 8 as amended by Act 59 of 1992 which might impact the Nigerian institution/authority responsible for istrative measure:	no consent
	Legislative or administrative measures: regulatory control through Act 59 of 198 for the control of hazardous substances environment and public health The complete name and address of the issuing this national legislative or admin FEDERAL MINISTRY OF ENVIRONME 7TH & 9TH FLOOR, FEDERAL SECRE	Ethylene oxide is under national 8 as amended by Act 59 of 1992 which might impact the Nigerian institution/authority responsible for istrative measure:	no consent
	Legislative or administrative measures: regulatory control through Act 59 of 198 for the control of hazardous substances environment and public health The complete name and address of the issuing this national legislative or admin FEDERAL MINISTRY OF ENVIRONME 7TH & 9TH FLOOR, FEDERAL SECRE P.M.B. 468. GARKI, ABUJA, NIGERIA	Ethylene oxide is under national 8 as amended by Act 59 of 1992 which might impact the Nigerian institution/authority responsible for istrative measure: NT TARIAT, SHEHU SHAGARI WAY, Published: 12/2001	
Norway	Legislative or administrative measures: regulatory control through Act 59 of 198 for the control of hazardous substances environment and public health The complete name and address of the issuing this national legislative or admin FEDERAL MINISTRY OF ENVIRONME 7TH & 9TH FLOOR, FEDERAL SECRE P.M.B. 468. GARKI, ABUJA, NIGERIA Final decision on import Remarks: Plant protection products Act and	Ethylene oxide is under national 8 as amended by Act 59 of 1992 which might impact the Nigerian institution/authority responsible for istrative measure: NT TARIAT, SHEHU SHAGARI WAY, Published: 12/2001	
Norway Oman	Legislative or administrative measures: regulatory control through Act 59 of 198 for the control of hazardous substances environment and public health The complete name and address of the issuing this national legislative or admin FEDERAL MINISTRY OF ENVIRONME 7TH & 9TH FLOOR, FEDERAL SECRE P.M.B. 468. GARKI, ABUJA, NIGERIA Final decision on import Remarks: Plant protection products Act as protection products.	Ethylene oxide is under national 8 as amended by Act 59 of 1992 which might impact the Nigerian institution/authority responsible for istrative measure: NT TARIAT, SHEHU SHAGARI WAY, Published: 12/2001 and Regulations relating to plant Published: 06/2004	no consent
Norway	Legislative or administrative measures: regulatory control through Act 59 of 198 for the control of hazardous substances environment and public health The complete name and address of the issuing this national legislative or admin FEDERAL MINISTRY OF ENVIRONME 7TH & 9TH FLOOR, FEDERAL SECRE P.M.B. 468. GARKI, ABUJA, NIGERIA Final decision on import Remarks: Plant protection products Act as protection products. Final decision on import Legislative or administrative measures:	Ethylene oxide is under national 8 as amended by Act 59 of 1992 which might impact the Nigerian institution/authority responsible for istrative measure: NT TARIAT, SHEHU SHAGARI WAY, Published: 12/2001 and Regulations relating to plant Published: 06/2004 - According to Ministry of	no consent
Norway	Legislative or administrative measures: regulatory control through Act 59 of 198 for the control of hazardous substances environment and public health The complete name and address of the issuing this national legislative or admin FEDERAL MINISTRY OF ENVIRONME 7TH & 9TH FLOOR, FEDERAL SECRE P.M.B. 468. GARKI, ABUJA, NIGERIA Final decision on import Remarks: Plant protection products Act all protection products. Final decision on import Legislative or administrative measures: Agriculture and Fisheries legislations.	Ethylene oxide is under national 8 as amended by Act 59 of 1992 which might impact the Nigerian institution/authority responsible for istrative measure: NT TARIAT, SHEHU SHAGARI WAY, Published: 12/2001 and Regulations relating to plant Published: 06/2004 - According to Ministry of	no consent
Norway	Legislative or administrative measures: regulatory control through Act 59 of 198 for the control of hazardous substances environment and public health The complete name and address of the issuing this national legislative or admin FEDERAL MINISTRY OF ENVIRONME 7TH & 9TH FLOOR, FEDERAL SECRE P.M.B. 468. GARKI, ABUJA, NIGERIA Final decision on import Remarks: Plant protection products Act as protection products. Final decision on import Legislative or administrative measures: Agriculture and Fisheries legislations. - Royal Decree No. 46/95. Issuing the Lav	Ethylene oxide is under national 8 as amended by Act 59 of 1992 which might impact the Nigerian institution/authority responsible for istrative measure: NT TARIAT, SHEHU SHAGARI WAY, Published: 12/2001 and Regulations relating to plant Published: 06/2004 and According to Ministry of wof Handling and Use of Chemicals. Published: 06/2006	no consent

41/09) Final decision on import	Published: 12/2003 Revised: 10/2008	consent under	
41/09)	Dull'shall 40'0000		
according to the Law on Plant Protection Pr	roducts ("Official Gazette RS" No		
Legislative or administrative measures:	Cannot be placed on the market		
Final decision on import	Published: 12/2011	no consent	
registered by the Sahelian Pesticides Comi	mittee and is not listed in the		
Final decision on import	Published: 12/2006	no consent	
Remarks: It was registered in the past, but its registration was cancelled because it was proven risky to human health, animal and the environment.			
Final decision on import	Published: 12/2007	no consent	
Final decision on import	Published: 12/2001	no consent	
•			
Final decision on import	Published: 12/2002	no consent	
Remarks: The chemical has never been manufactured in the Republic of Moldova.			
Interim decision on import	Published: 06/2012	no consent	
Legislative or administrative measures:	The import if the chemical was		
Final decision on import	Published: 06/2004	no consent	
the tasks and actions to protect the environme No. 30 of 2002 Article (26), prohibiting the imp hazardous materials, without authorization fro authority, and article (29) of law No. 30 of 200	ent in the country, according to the law bort or handling of transport of m the competent administrative 2 prohibiting the use of pesticides or bolic health or other purposes.		
Final decision on import	Published: 12/2010	no consent	
Final decision on import	Published: 12/2004	no consent	
by Resolution ALP 074 of 18 September 1997 sterilising fumigant. Executive Decree No.305 of 4 September 200 No.24634 of 9 September 2002. In its fifth Arti severely restricted in, at least, four States, will Substance No.519 of Annex I of this Executive	7, been the substance No.49 listed as 22, published in Official Gazette cle states: "All substances banned or libe banned in our country too".		
	by Resolution ALP 074 of 18 September 1997 sterilising furnigant. Executive Decree No.305 of 4 September 200 No.24634 of 9 September 2002. In its fifth Arti severely restricted in, at least, four States, will Substance No.519 of Annex I of this Executive Ethylene oxide is banned in more than 4 State use in Panama. Final decision on import Legislative or administrative measures: SENASA (4.3.2004) modified by Resolution (6.6.2004). Final decision on import Legislative or administrative measures: the tasks and actions to protect the environme No. 30 of 2002 Article (26), prohibiting the imphazardous materials, without authorization fro authority, and article (29) of law No. 30 of 200 other chemical compounds for agriculture, pull Final decision on import Remarks: The chemical has never been re Legislative or administrative measures: prohibited from all sources by RDA Notifica (11 Feb. 2004). Interim decision on import Remarks: The chemical has never been m Moldova. Final decision on import Remarks: All uses are forbidden in the couproduct never registered Final decision on import Remarks: Pesticides regulations 1990 and Committee (PTC) on 10th May 2001. Agen Final decision on import Remarks: It was registered in the past, but because it was proven risky to human heal Legislative or administrative measures: recommendation from the relevant technical final decision on import Legislative or administrative measures: registered by the Sahelian Pesticides Common National Profile of Chemicals management Final decision on import Legislative or administrative measures: registered by the Sahelian Pesticides Common National Profile of Chemicals management	Executive Decree No.305 of 4 September 2002, published in Official Gazette No.24634 of 9 September 2002. In its fifth Article states: "All substances banned or severely restricted in, at least, four States, will be banned in our country too". Substance No.519 of Annex I of this Executive Decree. Ethylene oxide is banned in more than 4 States, and is not registered for agricultural use in Panama. Final decision on import Published: 12/2004 Legislative or administrative measures: Resolution № 50-2004-AG-SENASA (4.3.2004) modified by Resolution № 132-2004-AG-SENASA (6.6.2004). Final decision on import Published: 12/2010 Legislative or administrative measures: Ministry of Environment to perform all the tasks and actions to protect the environment in the country, according to the law No. 30 of 2002 Article (26), prohibiting the import or handling of transport of hazardous materials, without authorization from the competent administrative authority, and article (29) of law No. 30 of 2002 prohibiting the use of pesticides or other chemical compounds for agriculture, public health or other purposes. Final decision on import Published: 06/2004 Remarks: The chemical has never been registered in Korea. Legislative or administrative measures: The import if the chemical was prohibited from all sources by RDA Notification No. 2004-11 (11 Feb. 2004). Interim decision on import Published: 12/2002 Remarks: The chemical has never been manufactured in the Republic of Moldova. Final decision on import Published: 12/2007 Remarks: It was registered in the past, but its registration was cancelled because it was proven risky to human health, animal and the environment. Legislative or administrative measures: Ministerial decision based on recommendation from the relevant technical departments. Final decision on import Published: 12/2007 Remarks: It was registered in the past, but its registration was cancelled because it was proven risky to human health, animal and the environment. Legislative or administrative measures: Ethyl	

	Legislative or administrative measures: The Hazardous Substance under the Environmenta Act (EPMA) and its regulations. A license is recall.	al Protection and Management	
South Africa	Interim decision on import	Published: 06/2006	consent under
	Conditions for Import: Consent to import only Statement of active consideration: Engaging complete ban of the pesticide. Final decision can be reached: two years		conditions
Sri Lanka	Final decision on import	Published: 12/2012	no consent
	Legislative or administrative measures: The Advisory Committee in Sri Lanka has decided a 7 th October 2011, to not to consent to import th Lanka.	at its 56th meeting, held on the	
Sudan	Final decision on import	Published: 12/2001	no consent
	Legislative or administrative measures: The Materials Act, 1994. The decision of no conser Pesticides Council at its meeting No. 3/2001 days	nt was taken by the National	
Suriname	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: Deceptors, September 1, 1999, SB 34 (State Gaz		
Switzerland	Final decision on import	Published: 06/2010	consent under
	Conditions for Import: Ethylene oxide may only be imported to be used in Biocide products of category 2: Private area and public health area disinfectants and other biocidal products and category 20: Preservatives for food or feedstocks. (Ordinance on Biocide Products of May 2005)		conditions
	Legislative or administrative measures: Eth agricultural chemical (it is not listed on annex I Protection Products, which entered into force in Ethylene oxide is on the list of active substance review programme (Annex II of the COMMISSI 1451/2007 on the second phase of the 10-year Article 16(2) of Directive 98/8/EC of the Europe Council concerning the placing of biocidal production or Biocide Products (entered into for same biocide active ingredients as the EU. Eth Biocide products of category 2: Private area ar disinfectants and other biocidal products and confood or feedstocks. (Ordinance on Biocide Products of Conformance on Biocide Products and Conformance on Biocide Products (Products on Biocide Products and Conformance on Biocide Products (Products on Biocide Products on Biocide Products on Biocide Products (Products on Biocide Products on Biocide Products on Biocide Products on Biocide Products (Products on Biocide Products on Biocide	of the Ordinance on Plant In August 2005). The set of the examined under the EU ION REGULATION (EC) No In work programme referred to interest and of the state on the market). The Swiss corce on May 2005) adopts the state of the sylene oxide may be used in the public health area stategory 20: Preservatives for	
Syrian Arab Republic	Final decision on import	Published: 06/2008	no consent
Thailand	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: The Notification of Ministry of Industry entitled "List of Hazardous Substances (No. 2)". In this list, ethylene oxide has been identified as type 4 hazardous substance which is prohibited for import, production, distribution, possession or use in Thailand.		
The former	Final decision on import	Published: 06/2012	no consent
Yugoslav Republic of Macedonia	Legislative or administrative measures: Che of active substances allowed for use in Plant P Macedonia (Official Gazette of RM 159/2010).		
Togo	Interim decision on import	Published: 12/2012	no consent
Trinidad and	Final decision on import	Published: 06/2001	no consent

Tobago	Legislative or administrative measures: I measures - The Pesticides and Toxic Chem of registered pesticides only. Issued by the Control Board.		
United Arab	Interim decision on import	Published: 12/2013	consent under
Emirates	Conditions for Import: - Ethylene oxide is banned as a pesticide (agricultural and public health uses) in UAE according to the ministerial decree No.13 for the year 2012 concerning banned and restricted-use pesticides in UAE.		conditions
	 Allowed for sterilization of medical tools or Minitry of Environment and Water is require 		
United Republic	Final decision on import	Published: 06/2001	no consent
of Tanzania	Legislative or administrative measures: Legislative or administrative measures Tropical Pesticides Research Institute Act (1979) and Pesticides Registration and Control Regulation (1984). Issued by the Tropical Pesticides Research Institute.		
Uruguay	Final decision on import	Published: 06/2006	no consent
	Remarks: There is no current register, a resand use is envisaged. Legislative or administrative measures: administrative measure banning the use of the country and therefore cannot be imported.	There is no legislative or Ethylene oxide, it is not registered in	
	149/977.		
Viet Nam	Final decision on import	Published: 06/2001	no consent
Viet Nam		Legislative or administrative T/QD dated 20 January 1992 and d on 13 January 1999, issued by the	no consent
Viet Nam Yemen	Final decision on import Legislative or administrative measures: I measures With Decision No 23/BVTV-KHK decision No 165/1999/QD-BNN-BVTV dated	Legislative or administrative T/QD dated 20 January 1992 and d on 13 January 1999, issued by the	no consent

Ethyl	ene	oxid	le

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		Date
Afghanistan 12/2013	Lesotho	12/2008
Antigua and Barbuda 12/2010	Liberia	12/2005
Benin 12/2005	Maldives	06/2007
Bolivia 12/2005	Marshall Islands	12/2005
Botswana 06/2008	Mongolia	12/2005
Cambodia 12/2013	Morocco	12/2011
Cameroon 12/2005	Mozambique	12/2010
Chad 12/2005	Namibia [•]	12/2005
Congo 12/2006	Nepal	06/2007
Democratic People's 12/2005	Paraguay	12/2005
Republic of Korea	Philippines	12/2006
Djibouti 12/2005	Russian Federation	12/2011
Dominica 06/2006	Saint Vincent and the	06/2011
Equatorial Guinea 12/2005	Grenadines	
Georgia 06/2007	Somalia	12/2010
Guatemala 12/2010	Tonga	12/2010
Kazakhstan 06/2008	Uganda	12/2008
Kuwait 12/2006	Ukraine	12/2005
Lao People's Democratic 06/2011	Venezuela	12/2005
Republic	Zambia	06/2011

Fluoroacetam	ide		
CAS: 640-19-7			
Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: "Plant Protection Service", as amended. Decision of the Council of Ministers no. 155 of rules of registration and assessment crite (PPP)." According to paragraph 7.2, Chapter trade and use in the Republic of Albania, if included in Appendix II, attached to this defluoroacetamide is not included.	55, dated 12.11.2008 "On approval eria of Plant Protection Products er II, PPP may be registered for its active substance(s) is/are	
Argentina	Final decision on import	Published: 12/2002	consent under
	Conditions for Import: The Degree 3489/1958 established that all products determined for treatment and control of enemies of animals and plants cultivated or used, which are commercialized in the country, have to be registered in the National Register of Plant Therapy. The Resolution SAGPy A No.; 350/99 established the registration requirements for phytosanitary products in the Republic of Argentine Remarks: Product not commercialized in Argentine.		conditions
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 12/2004	consent under
	Conditions for Import: Subject to approve under the <i>Agricultural and Veterinary Chem</i> pesticide has never been registered for use Legislative or administrative measures : Chemical Code Act 1994.	nical Code Act 1994, noting that this e in Australia.	conditions
Bahrain	Final decision on import	Published: 07/1996	no consent
Belize	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: pesticide in the Pesticides Control (replace and the Official Register of Pesticides for B	ment of Schedules), Order, 1995	
Benin	Final decision on import	Published: 07/1993	no consent
Bolivia	Final decision on import	Published: 07/1994	no consent
-	Remarks: Not registered.		
Bosnia and	Final decision on import	Published: 12/2011	no consent
Herzegovina	Legislative or administrative measures: of active substances allowed for use in Plan Herzegovina ("Official Gazette of BiH" No 1		
Brazil	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: Decree No. 4.074 of 04 January 2002 - Pes be registered by the Federal Authority prior use.	sticides and its compounds need to	
Burkina Faso	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures:	Populto of the Sabalian Posticides	

	Committee (CSP) meeting.		
Burundi	Final decision on import	Published: 07/1993	no consent
Cameroon	Final decision on import	Published: 01/1995	no consent
	Remarks: No record of use.		
Canada	Final decision on import	Published: 01/1998	no consent
Cabo Verde	Final decision on import	Published: 07/1993	no consent
Chad	Final decision on import	Published: 01/1994	no consent
Chile	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures: measures - This action is based on the abs of the authorization as a pesticide in agricu to import, manufacture, distribute, sell or us this authorization, it is necessary to follows many procedures and information needed to	ence, for this chemical substance, ture, without which it is not allowed e this substance in Chile. To obtain trict national regulations that reflect	
China	Final decision on import	Published: 07/1993	no consent
		Revised: 10/2008	
		inort response for Anney III	
Colombia	chemicals: Published: 12/06/2009; Final decision on import: No cons	ent to import. Published: 01/1998	no consent
Colombia	chemicals: Published: 12/06/2009; Final decision on import: No cons	ent to import.	no consent
	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import	ent to import.	no consent
	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Remarks: Never registered in Colombia.	ent to import. Published: 01/1998	
Congo	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Remarks: Never registered in Colombia. Interim decision on import	ent to import. Published: 01/1998	consent
Congo Cook Islands	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Remarks: Never registered in Colombia. Interim decision on import Remarks: Need more time.	Published: 01/1998 Published: 07/1993	consent no consent
Congo Cook Islands	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Remarks: Never registered in Colombia. Interim decision on import Remarks: Need more time. Final decision on import	Published: 01/1998 Published: 07/1993 Published: 01/1995	consent no consent
Colombia Congo Cook Islands Costa Rica Côte d´Ivoire	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Remarks: Never registered in Colombia. Interim decision on import Remarks: Need more time. Final decision on import Final decision on import	Published: 01/1998 Published: 07/1993 Published: 01/1995	no consent
Congo Cook Islands Costa Rica	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Remarks: Never registered in Colombia. Interim decision on import Remarks: Need more time. Final decision on import Final decision on import Remarks: Not registered.	Published: 01/1998 Published: 07/1993 Published: 01/1995 Published: 07/1995 Published: 06/2004 It is prohibited to use or place on the etamide as an active substance in	no consent
Congo Cook Islands Costa Rica	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Remarks: Never registered in Colombia. Interim decision on import Remarks: Need more time. Final decision on import Final decision on import Remarks: Not registered. Final decision on import Legislative or administrative measures: market all plant products containing Fluoracthe whole territory of the Côte d'Ivoire. The	Published: 01/1998 Published: 07/1993 Published: 01/1995 Published: 07/1995 Published: 06/2004 It is prohibited to use or place on the etamide as an active substance in	
Congo Cook Islands Costa Rica Côte d´Ivoire	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Remarks: Never registered in Colombia. Interim decision on import Remarks: Need more time. Final decision on import Final decision on import Remarks: Not registered. Final decision on import Legislative or administrative measures: market all plant products containing Fluoracthe whole territory of the Côte d'Ivoire. The and the environment.	Published: 01/1998 Published: 07/1993 Published: 01/1995 Published: 07/1995 Published: 06/2004 It is prohibited to use or place on the cetamide as an active substance in product is highly toxic for humans Published: 12/2008 Include the use of the product as a	no consent no consent no consent

Published: 12/2004 **Democratic** Final decision on import consent under conditions People's Conditions for Import: The general use of this chemical in agriculture is prohibited, and in the case of request for other purpose, it can be imported Republic of under the admission of the National Pesticide Registration Agency and the Korea relevant Ministry. Legislative or administrative measures: This pesticide is prohibited for using as plant protection chemical by "The Law for Environment Protection" (April 9, 1984) and "The National Regulation of Pesticide Management", because of its high toxicity to human and animals. Final decision on import Published: 06/2012 no consent **Democratic** Republic of the Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the Congo implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC. Dominica Final decision on import Published: 01/1996 no consent Published: 06/2007 **Dominican** Final decision on import consent Republic Published: 07/1993 **Ecuador** Final decision on import no consent Published: 07/1993 El Salvador Final decision on import no consent **Eritrea** Final decision on import Published: 06/2010 no consent Legislative or administrative measures: Legal Notice Nº 113/2006. Regulations for Importation, Handling, Use, Storage and Disposal of Pesticides Published: 12/2010 **Ethiopia** Final decision on import no consent

European Union

Member States:

Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland

Final decision on import

Remarks: Fluoroacetamide is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ 196, 16.8.1967, p.1) as: T; R24 (Toxic; Toxic in contact with skin) - T+; R28 (Very Toxic if swallowed)

Published: 06/2010

Legislative or administrative measures: Not registered.

Legislative or administrative measures: It is prohibited to use or place on the market all plant protection products containing fluoracetamide. The chemical was excluded from Annex I to Council Directive 91/414/EEC concerning the placing of plant protection products on the market and authorisations for plant protection products thus had to be withdrawn by 31 March 2004 (Commission Decision 2004/129/EC of 30 January 2004 concernin the non-inclusion of certain active substances in Annex I to that Directive and the withdrawal of authorisations for plant protection products containing theses substances (OJ L37, 10.2.2004, p. 27).

It is prohibited to use or place on the market all biocidal products containing fluoroacetamide. In accordance with Commission Regulation (EC) No 1451/2007 of 4 December 2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market the chemical is not allowed to be placed on the market for any such uses and had therefore been withdrawn from the market as from 1 September 2006.

**: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States

no consent

Gabon	Interim decision on import	Published: 06/1999	no consent	
	Remarks: additional time is needed for a fin	al decision		
Gambia	Final decision on import	Published: 07/1994	no consent	
Ghana	Interim decision on import	Published: 12/2004	consent under	
	Conditions for Import: The import should of Environmental Protection Agency of Ghana no limited to: - Quantity of chemical to be imported; - Source of chemical (exporting country); - End use(s) of the chemical within Ghana. Statement of active consideration: A surve	containing information including but ey needs to be conducted to	conditions	
	determine if the chemical is currently being urequired in the country and for what propose			
Guatemala	Final decision on import	Published: 07/1993	no consent	
Guinea	Final decision on import	Published: 06/2006	no consent	
	Legislative or administrative measures: 1 2395/MAE/SGG/2001 of 6/06/2001 restrictin active substances in agriculture. 2) National weakness in the toxicological and 3) Human and environment protection.	g and/or prohibiting the use of		
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent	
	Legislative or administrative measures: The product has not been authorized by the Sahelien Pesticide Committee (CSP).			
Guyana	Final decision on import	Published: 12/2007	no consent	
	Legislative or administrative measures: Pesticides and Toxic Chemicals Control (Prohibited Pesticides) Order No. 22 of 2006 made under the Pesticides and Toxic Chemicals Control Act 2000 (No. 13 of 2000).			
Honduras	Final decision on import	Published: 07/1993	no consent	
India	Interim decision on import	Published: 07/1998	no consent	
	Remarks: Not registered.			
Iran (Islamic	Final decision on import	Published: 12/2000	no consent	
Republic of)	Remarks: Not registered.			
Israel	Final decision on import	Published: 06/2012	no consent	
	Legislative or administrative measures: 1 2. Hazardous Substances Regulations (Regi Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006			
Jamaica	Final decision on import	Published: 07/1998	no consent	
	Remarks: Not registered.			
Japan	Final decision on import	Published: 12/2004	consent under	
•	Conditions for Import: For agricultural pesticide, a domestic importer is required to register with both the Minister of Agriculture, Forestry and Fisheries, and the Minister of Health, Labour and Welfare or the Prefectural Governor. No consent to import of pesticide except agricultural uses. Legislative or administrative measures: 1. Agricultural Chemicals Regulation Law		conditions	

	3. Pharmaceutical Affairs Law		
Jordan	Final decision on import	Published: 07/1996	no consent
Kenya	Final decision on import	Published: 06/1999	no consent
Kuwait	Final decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: 95/1995.	Not registered. Decree No.	
Kyrgyzstan	Final decision on import	Published: 06/2007	no consent
Lao People´s Democratic Republic	Final decision on import	Published: 12/1999	no consent
Lebanon	Final decision on import	Published: 07/1993	no consent
Libya	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: for Libyan agriculture pesticide	Not registration in the pesticide list	
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	agricultural chemical (it is not listed on ann Protection Products, which entered into for Fluoracetamide is not on the list of active s EU review programme (Annex II of the COI 1451/2007 on the second phase of the 10-Article 16(2) of Directive 98/8/EC of the Eu Council concerning the placing of biocidal pordinance on Biocide Products (entered in same biocide active ingredients as the EU. biocide preparations.	ce in August 2005). ubstances to be examined under the MMISSION REGULATION (EC) No year work programme referred to in ropean Parliament and of the products on the market). The Swiss to force on Mai 2005) adopts the	
Madagascar	Final decision on import	Published: 06/2011	no consent
	Legislative or administrative measures: 2006, prohibiting the sale and use in agricu subtance.		
Malawi	Interim decision on import	Published: 06/2010	no consent
Malaysia	Final decision on import	Published: 07/1993	no consent
	Remarks: Except for research through per	mit.	
Mali	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: 16 th October 2001 listing the products the inprohibited. Act no 01-020 of 30yh May 2001 on pollution	mport and export of which are	
Mauritania	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: registered by the Sahelian Pesticides Com registration, under national legislative and plant protection).	mittee, the regional body for	

Mauritius	Final decision on import	Published: 01/1995	no consent
Mexico	Final decision on import	Published: 07/1993	no consent
Mongolia	Final decision on import	Published: 06/2010	no consent
J	Legislative or administrative measures Annex I "List of prohibited chemicals in Mo		
Morocco	Final decision on import	Published: 07/1993	no consent
Mozambique	Final decision on import Remarks: Not registered.	Published: 01/1995	no consent
Nepal	Final decision on import	Published: 07/1993	no consent
New Zealand	Final decision on import	Published: 07/1993	no consent
Nicaragua	Final decision on import	Published: 07/1993	no consent
Niger	Final decision on import Remarks: Not registered.	Published: 07/1994	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import	Published: 07/1993	no consent
Oman	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures Agriculture and Fisheries legislations.	: - According to Ministry of	
	- Royal Decree No. 46/95. Issuing the La	w of Handling and Use of Chemicals.	
Pakistan	Final decision on import	Published: 07/1995	no consent
Panama	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures by Resolution ALP 074 of 18 September 199 rodenticide insecticide. Executive Decree No.305 of 4 September 20 No.24634 of 9 September 2002. In its fifth Al severely restricted in, at least, four States, w Substance No.384 and 385 of Annex I of this	17, been the substance No.61 listed as 102, published in Official Gazette ticle states: "All substances banned or ill be banned in our country too".	
Paraguay	Final decision on import	Published: 07/1995	no consent
Peru	Remarks: Not registered. Final decision on import	Published: 07/1993	no consent
	Remarks: Not registered.		

Qatar	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: Article No (26) from Environment Law No (
Republic of	Final decision on import	Published: 01/1997	no consent
Korea	Remarks: Fluoroacetamide has never bee	en registered in Korea.	
Republic of	Interim decision on import	Published: 06/2012	no consent
Moldova	Remarks: The chemical has never been n Moldova.	nanufactured in the Republic of	
Rwanda	Final decision on import	Published: 12/2002	no consent
	Remarks: All uses are forbidden in the co Product never registered	untry.	
Samoa	Final decision on import	Published: 01/1998	no consent
Saudi Arabia	Final decision on import	Published: 12/2007	no consent
	Remarks: It was registered in the past, bu because it was proven risky to human hea		
	Legislative or administrative measures: recommendation from the relevant technic		
Senegal Senegal	Final decision on import	Published: 12/2006	no consent
.	Legislative or administrative measures: registered by the Sahelian Pesticides Con National Profile of Chemicals managemen		
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: according to the Law on Plant Protection F 41/09)		
Singapore	Final decision on import	Published: 12/2003	consent under
		Revised: 10/2008	conditions
	Conditions for Import: A hazardous Subsimport of the chemical. Legislative or administrative measures: Hazardous Substance under the Environme Act (EPMA) and its regulations. A license is sale.	The chemical is controlled as a ental Protection and Management	
South Africa	Final decision on import	Published: 06/2006	consent under
	Conditions for Import: Consent to import has been taken. Statement of active consideration: Engalegislative review aimed at reaching a final decision can be reached: two years	conditions	
Sri Lanka	Final decision on import	Published: 07/1993	no consent
Sudan	Final decision on import	Published: 07/1993	no consent

Switzerland	Final decision on import	Published: 06/2010	no consent		
	Legislative or administrative measures: F agricultural chemical (it is not listed on annex Protection Products, which entered into force Fluoroacetamide is not on the list of active so the EU review programme (Annex II of the C No 1451/2007 on the second phase of the 11 in Article 16(2) of Directive 98/8/EC of the EU Council concerning the placing of biocidal proordinance on Biocide Products (entered into same biocide active ingredients as the EU. F in biocide preparations.	x I of the Ordinance on Plant e in August 2005). ubstances to be examined under COMMISSION REGULATION (EC) 0-year work programme referred to uropean Parliament and of the oducts on the market). The Swiss of force on May 2005) adopts the			
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent		
Thailand	Final decision on import	Published: 07/1993	no consent		
The former	Final decision on import	Published: 06/2012	no consent		
Yugoslav Republic of Macedonia	Legislative or administrative measures: Of active substances allowed for use in Plant Macedonia (Official Gazette of RM 159/2010)	Protection Products in R.			
Togo	Interim decision on import	Published: 07/1994	consent under		
	Conditions for Import: With approval from Plant Protection Service. Remarks: Pending implementation of legislation.		conditions		
Trinidad and	Final decision on import	Published: 06/2001	no consent		
Tobago	Legislative or administrative measures: Legislative or administrative measures - The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. No permission will be granted to import into Trinidad and Tobago.				
Uganda	Final decision on import	Published: 07/1993	no consent		
United Arab Emirates	Final decision on import	Published: 07/1998	no consent		
United Republic	Interim decision on import	Published: 12/2003	consent under		
of Tanzania	Conditions for Import: The product will hav Import Permit must be obtained prior o import	conditions			
Uruguay	Interim decision on import	Published: 01/1998	no consent		
Venezuela	Final decision on import	Published: 07/1993	consent under		
(Bolivarian Republic of)	Conditions for Import: Properties, toxicological data, quality control certificate must be available.		conditions		
Viet Nam	Final decision on import	Published: 01/1994	no consent		
Yemen	Final decision on import	Published: 12/2007	no consent		
	Legislative or administrative measures: L Restricted Pesticides in Yemen.				
Zambia	Final decision on import	Published: 12/1999	no consent		
Zimbabwe	Final decision on import	Published: 07/1993	no consent		

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Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Liberia	06/2005
Antigua and Barbuda	12/2010	Maldives	06/2007
Botswana	06/2008	Marshall Islands	06/2004
Cambodia	12/2013	Namibia	12/2005
Croatia	06/2008	Russian Federation	12/2011
Djibouti	06/2005	Saint Vincent and the	06/2011
Equatorial Guinea	06/2004	Grenadines	
Georgia	06/2007	Somalia	12/2010
Kazakhstan	06/2008	Tonga	12/2010
Lesotho	12/2008	Ukraine	06/2004

Albania			
	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: "Plant Protection Service", as amended. Decision of the Council of Ministers no. 15: of rules of registration and assessment crit (PPP)." According to paragraph 7.2, Chapt trade and use in the Republic of Albania, if included in Appendix II, attached to this de isomers) is not included.	55, dated 12.11.2008 "On approval teria of Plant Protection Products ter II, PPP may be registered for its active substance(s) is/are	
Argentina	Final decision on import	Published: 12/2002	no consent
_	Legislative or administrative measures: Congressional Record October 02, 1980. F formulation, commercialisation and use of whatever could be its commercial denomin		
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 12/2004	consent under
	Conditions for Import: Subject to approve under the Agricultural and Veterinary Cher pesticide has never been registered for use Prohibited import under Schedule 9 of Cus Regulations, unless authorised by the Mini Forestry or an authorised officer of the Der Forestry - contact DNA (pesticides). Legislative or administrative measures: Chemical Code Act 1994. Customs (Prohibited Import) Regulations 1	mical Code Act 1994, noting that this e in Australia. Stoms (Prohibited Import) ster for Agriculture, Fisheries and partment of Agriculture, Fisheries and a Agricultural and Veterinary	
Bahrain	Final decision on import	Published: 07/1996	no consent
Belize	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: in Schedule IV of the Pesticides Control Ac of Belize, and in the Pesticides Control (rep 1995.	ct of 1985, Chapter 181B of the Laws	
Benin	Final decision on import	Published: 07/1993	no consent
Bolivia	Final decision on import	Published: 07/1993	no consent
Bosnia and	Final decision on import	Published: 12/2011	no consent
Herzegovina	Legislative or administrative measures: of active substances allowed for use in Pla Herzegovina ("Official Gazette of BiH" No		
		Date! at a 1 40/0004	no consent
Brazil	Final decision on import	Published: 12/2004	110 001100110

	Exclude the HCH from the list of toxics substances, which can be authorized as pesticides.			
	Law No. 7.802 of 11 July 1989 and Decree No. 4.074 of 04 January 2002 - Pesticides and its compounds need to be registered by the Federal Authority prior to produce, export, import, trade or use.			
Burkina Faso	Final decision on import	Published: 12/2006	no consent	
Burundi	Final decision on import	Published: 12/2003	no consent	
	Legislative or administrative measures: persistence and bioaccumulation in the en HCH has been prohibited in Burundi by Mir 29/10/2001 under n 2001-01-2004.	vironment as well as its high toxicity,		
Cameroon	Final decision on import	Published: 01/1995	no consent	
	Remarks: Not registered.			
Canada	Final decision on import	Published: 01/1998	no consent	
Cabo Verde	Final decision on import	Published: 07/1993	no consent	
Chad	Final decision on import	Published: 07/1995	no consent	
Chile	Final decision on import	Published: 01/1998	no consent	
	Legislative or administrative measures:	Resolution No. 2142 of 18/10/1987.		
China	Final decision on import	Published: 07/1993	no consent	
		Revised: 10/2008		
		Hong Kong Special Administrative		
	chemicals: Published: 12/06/2009; Final decision on import: No cons	nport response for Annex III sent to import.		
Colombia	chemicals: Published: 12/06/2009;		no consent	
Colombia	chemicals: Published: 12/06/2009; Final decision on import: No cons	Published: 01/1998 Importation, production and sale	no consent	
	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Legislative or administrative measures: prohibited by Resolution 10255 of 1993 (M	Published: 01/1998 Importation, production and sale	no consent	
Congo	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Legislative or administrative measures: prohibited by Resolution 10255 of 1993 (M cancelled (ICA).	Published: 01/1998 Importation, production and sale inistry of Health). Registration		
Congo Cook Islands	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Legislative or administrative measures: prohibited by Resolution 10255 of 1993 (M cancelled (ICA). Interim decision on import	Published: 01/1998 Importation, production and sale inistry of Health). Registration Published: 07/1993	consent	
Congo Cook Islands Costa Rica Côte d´Ivoire	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Legislative or administrative measures: prohibited by Resolution 10255 of 1993 (M cancelled (ICA). Interim decision on import Final decision on import Final decision on import	Published: 01/1998 Importation, production and sale inistry of Health). Registration Published: 07/1993 Published: 07/1993 Published: 06/2004 It is prohibited to import, locally nis product in order to protect human	consent no consent	
Congo Cook Islands Costa Rica	chemicals: Published: 12/06/2009; Final decision on import: No cons Final decision on import Legislative or administrative measures: prohibited by Resolution 10255 of 1993 (M cancelled (ICA). Interim decision on import Final decision on import Remarks: Not registered. Final decision on import Legislative or administrative measures: produce, place on the market, sell or use the	Published: 01/1998 Importation, production and sale inistry of Health). Registration Published: 07/1993 Published: 07/1993 Published: 06/2004 It is prohibited to import, locally nis product in order to protect human	no consent	

analysis activities

Legislative or administrative measures: National Decision in force under Resolution 181/1995 of the Ministry of Public Health

Democratic Republic of the Congo

Final decision on import

Published: 06/2012

no consent

Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the

DRC.

Dominica Final decision on import

Published: 01/1996

no consent

Ecuador Final decision on import

Published: 07/1993 no

no consent

El Salvador Final decision on import

Published: 07/1993

no consent

Eritrea Final decision on import

Published: 06/2010

no consent

Legislative or administrative measures: Legal Notice No 113/2006. Regulations for Importation, Handling, Use, Storage and Disposal of Pesticides

Final decision on import

Published: 12/2010

no consent

Legislative or administrative measures: Not registered.

European Union

Final decision on import

Published: 06/2010

no consent

Member States:

Ethiopia

Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland

Legislative or administrative measures: It is prohibited to produce, use or place on the market HCH. The chemical, whether on its own, in preparations or as a constituent of articles, was banned by Regulation (EC) No 850/2004 of the European Parliament and of the Council of 29 April 2004 on persistent organics.

as a constituent of articles, was banned by Regulation (EC) No 850/2004 of the European Parliament and of the Council of 29 April 2004 on persistent organic pollutants and amending Directive 79/117/EEC (OJ L 229, 29.6.2004, p.5)

**: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States

Gabon Interim decision on import Published: 06/1999 no consent

Remarks: additional time is needed for a final decision

Gambia Final decision on import Published: 07/1994 no consent

Ghana Final decision on import Published: 06/2010 no consent

Legislative or administrative measures: Environmental Protection Agency

Act, 1994 (Act 490).

Guatemala Final decision on import Published: 07/1993 no consent

Guinea Final decision on import Published: 06/2006 no consent

Legislative or administrative measures: -National policy on health and

environment protection

-Decision No 2395/MAE/SGG/2001 of 6/06/2001 restricting and/or prohibiting

the use of active substances in agriculture.

-National weakness in the toxicological and ecotoxicological analyses.

Guinea-Bissau	Final decision on import	Published: 12/2010	no consent	
	Legislative or administrative measures: The product has not been authorized by the Sahelien Pesticide Committee (CSP).			
Guyana	Final decision on import	Published: 12/2007	no consent	
•	Legislative or administrative measures: Control (Prohibited Pesticides) Order No. 2 Pesticides and Toxic Chemicals Control Ac	2 of 2006 made under the		
Honduras	Final decision on import	Published: 07/1993	no consent	
India	Interim decision on import	Published: 07/1993	consent	
	Remarks: Need more time; certain uses be	nned.		
Iran (Islamic	Final decision on import	Published: 12/2000	no consent	
Republic of)	Legislative or administrative measures: Legislative or administrative measures - The use, production and import are prohibited, Based on Resolution of 7 May 1978, under "The Pesticides Control Act", Ministry of Agriculture.			
Israel	Final decision on import	Published: 06/2012	no consent	
	Legislative or administrative measures: 2. Hazardous Substances Regulations (Reg Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006	The state of the s		
Jamaica	Final decision on import	Published: 07/1998	no consent	
	Remarks: Not registered.			
Japan	Final decision on import	Published: 12/2004	no consent	
	Legislative or administrative measures: 1. Agricultural Chemicals Regulation Law 2 Pharmaceutical Affairs Law			
Jordan	Final decision on import	Published: 07/1993	no consent	
	Remarks: The decision was taken by the P to the information received from the PIC.	esticide registration committee due		
Kazakhstan	Final decision on import	Published: 07/1996	no consent	
	Final decision on import	Published: 07/1998	no consent	
Kenya	Remarks: Not registered. Other pesticides available for similar use.			
Kenya	Remarks: Not registered. Other pesticides	available for similar use.		
	Remarks: Not registered. Other pesticides Final decision on import	available for similar use. Published: 01/1998	no consent	
		Published: 01/1998	no consent	
Kuwait	Final decision on import	Published: 01/1998	no consent	
Kenya Kuwait Kyrgyzstan	Final decision on import Remarks: Not registered. Decree No. 95/1 Final decision on import	Published: 01/1998 995.		
Kuwait	Final decision on import Remarks: Not registered. Decree No. 95/1	Published: 01/1998 995. Published: 06/2007 Published: 12/1999 onsideration. Approximate time	no consent	

Published: 06/2010 s: It is prohibited to manufacture, place ty, or use: tain HCH (mixed isomers) that are not ated to the Use of certain particularly d Articles of August 2005, Annex 1.1) Published: 01/1998 ember 1993. Not used since 1980s. Published: 06/2010 Published: 07/1993 ermit. Published: 12/2007	no consent no consent no consent	
s: It is prohibited to manufacture, place by, or use: tain HCH (mixed isomers) that are not ated to the Use of certain particularly d Articles of August 2005, Annex 1.1) Published: 01/1998 ember 1993. Not used since 1980s. Published: 06/2010 Published: 07/1993 ermit.	no consent	
tain HCH (mixed isomers) that are not ated to the Use of certain particularly d Articles of August 2005, Annex 1.1) Published: 01/1998 ember 1993. Not used since 1980s. Published: 06/2010 Published: 07/1993 ermit.	no consent	
Published: 01/1998 ember 1993. Not used since 1980s. Published: 06/2010 Published: 07/1993 eermit.	no consent	
Published: 07/1993 Published: 07/1993 Permit.	no consent	
Published: 06/2010 Published: 07/1993 permit.		
Published: 07/1993 permit.		
ermit.	no consent	
Dublished: 42/2027		
rubiisnea: 1 <i>2/2</i> 00/	no consent	
Legislative or administrative measures: Decree no 01-2699/MICT-SG of 16 th October 2001 listing the products the import and export of which are prohibited. Act no 01-020 of 30yh May 2001 on pollution and nuisance		
Published: 12/2006	no consent	
mmittee, the regional body for		
Published: 01/1995	no consent	
Published: 01/1994	no consent	
Published: 06/2010	no consent	
Remarks: During years 1960-1999 huge amount of HCH were used in western Mongolia Khovd, Baya-Oigii, Gobi-altai and Ovorkhangai aimags to control grasshoppers in pastureland. Moreover, the HCH was used very commonly in herder households to disinfect the livestock fences and ranges Legislative or administrative measures: Government resolution no 95/2007 Annex I "List of prohibited chemicals in Mongolia".		
Published: 07/1993	no consent	
Published: 01/1995	no consent	
Published: 07/1993	consent	
Published: 07/1002	no consent	
	Published: 12/2006 es: This pesticide has not been ommittee, the regional body for ad regulatory texts (Act 042/2000 on Published: 01/1995 Published: 01/1994 Published: 06/2010 e amount of HCH were used in western and Ovorkhangai aimags to control the HCH was used very commonly in ock fences and ranges es: Government resolution no 95/2007 Mongolia". Published: 07/1993 Published: 01/1995	

Nicaragua	Final decision on import	Published: 07/1993	no consent
Niger	Interim decision on import	Published: 12/2008	no consent
	Remarks: Niger ratified the Rotterdam Cor June 2006, in January 2006 Niger ratified the Common Regulation of Cl Pesticide Committee is in charge of implem Order N° 092/MAG/EL/DPV of 08-07-99, lis prohibited in Niger. All that has been said allows the country to a national, regional and international level.	LSS Member States (the Sahelian lenting that regulation). String plant protection products	
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import	Published: 07/1993	no consent
Oman	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: Agriculture and Fisheries legislations.	- According to Ministry of	
	- Royal Decree No. 46/95. Issuing the Law	of Handling and Use of Chemicals.	
Pakistan	Final decision on import	Published: 07/1995	no consent
Panama	Final decision on import	Published: 07/1998	no consent
	Remarks: Prohibited for use in agriculture. of human scabies permitted.	Medical formulations for treatment	
Paraguay	Final decision on import	Published: 07/1995	no consent
	Legislative or administrative measures:	Resolution 447/93.	
Peru	Final decision on import	Published: 07/1993	no consent
Philippines	Final decision on import	Published: 01/1994	no consent
	Remarks: As per pesticide circular N°. 04 s banned and restricted pesticides in the Phil		
Qatar	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: Law No (30) 2002 Pesticide Law No (10) 1968	Article No (26) from Environment	
Republic of	Final decision on import	Published: 01/1997	no consent
Korea	Remarks: Banned because of residue since	e 1979.	
Republic of	Final decision on import	Published: 12/2009	no consent
Moldova	Remarks: The chemical has never been manufactured in the Republic of Moldova. Not used.		
	Legislative or administrative measures: 1986. Not included in the official register of agriculture, including and individual farms, sale permitted.	permitted substances for use in	

Rwanda	Final decision on import	Published: 07/1993	no consent
Samoa	Final decision on import	Published: 07/1993	no consent
Saudi Arabia	Final decision on import	Published: 12/2007	no consent
	Remarks: It was registered in the past, bu because it was proven risky to human hea		
	Legislative or administrative measures: recommendation from the relevant technic		
Senegal	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: registered by the Sahelian Pesticides Com National Profile of Chemicals managemen	mittee and is not listed in the	
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: according to the Law of Plant Protection Pt 41/09) and banned by Regulation on bans placing on the market and use of chemical on human health and environment ("Official	roducts ("Official Gazette RS", No and restrictions of production, s which represent unacceptable risk	
Singapore	Final decision on import	Published: 12/2003	consent under
gap	·	Revised: 10/2008	conditions
	import of the chemical. Legislative or administrative measures: Hazardous Substance under the Environme Act (EPMA) and its regulations. A license is sale. The chemical is banned from local use single.		
South Africa	Interim decision on import	Published: 06/2006	consent under
	Conditions for Import: Consent to import		conditions
	has been taken. Statement of active consideration: Engalegislative review aimed at reaching a final decision can be reached: two years	aging all relevant stakeholders in	
Sri Lanka	Final decision on import	Published: 07/1993	no consent
	Remarks: Only the gamma isomer is regis beetle control in coconut nurseries, or eme		
Sudan	Final decision on import	Published: 07/1993	no consent
Suriname	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: exports, September 1, 1999, SB 34 (State		
Switzerland	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: It is prohibited to manufacture, place on the market, import in a private capacity, or use: a) HCH (mixed isomers); b) substances and preparations that contain HCH (mixed isomers) that are not merely unavoidable impurities. (Ordinance on Risk Reduction related to the Use of certain particularly dangerous Substances, Preparations and Articles of August 2005, Annex 1.1).		

Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent
Thailand	Final decision on import	Published: 07/1993	no consent
The former	Final decision on import	Published: 06/2012	no consent
Yugoslav Republic of Macedonia	Legislative or administrative measures: of active substances allowed for use in Pla Macedonia (Official Gazette of RM 159/20	nt Protection Products in R.	
Togo	Final decision on import	Published: 07/1993	no consent
Trinidad and	Final decision on import	Published: 06/2001	no consent
Tobago	Legislative or administrative measures: measures - The Pesticides and Toxic Cher of registered pesticides only. No permission will be granted to import into	nicals Act, 1979 allows importation	
Uganda	Interim decision on import	Published: 07/1993	consent
	Remarks: Need more time.		
United Arab Emirates	Final decision on import	Published: 07/1993	no consent
United Republic of Tanzania	Final decision on import	Published: 07/1993	consent
Uruguay	Final decision on import	Published: 07/1996	no consent
Venezuela	Final decision on import	Published: 06/2010	no consent
(Bolivarian Republic of)	Legislative or administrative measures: Agriculture and Lands. National Institute of Administrative Order. Office of the Preside 2009. According to this Order, registration aquaculture and fisheries with organic chlo allowed to import and use in the country as	Integrated Agricultural Health. nt/ INSAI N°28, Caracas, 15 July, of products used in cattle, rine active ingredient will not be	
Viet Nam	Final decision on import	Published: 07/1993	no consent
Yemen	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: List of Banned and Severely Restricted Pesticides in Yemen.		
Zambia	Final decision on import	Published: 12/1999	no consent
Zimbabwe	Final decision on import	Published: 07/1998	no consent

HCH (mixed isomers)

CAS: 608-73-1

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Lesotho	12/2008
Antigua and Barbuda	12/2010	Liberia	06/2005
Botswana	06/2008	Maldives	06/2007
Cambodia	12/2013	Marshall Islands	06/2004
Croatia	06/2008	Namibia	12/2005
Democratic People's	06/2004	Russian Federation	12/2011
Republic of Korea		Saint Vincent and the	06/2011
Djibouti	06/2005	Grenadines	
Dominican Republic	12/2006	Somalia	12/2010
Equatorial Guinea	06/2004	Tonga	12/2010
Georgia	06/2007	Ukraine	06/2004

0.4.0-70.44.0			
CAS: 76-44-8 Albania	Final decision on import	Published: 06/2013	no consent
Λιδαιτία	Legislative or administrative measures "Plant Protection Service", as amended. Decision of the Council of Ministers no. 15 of rules of registration and assessment cri (PPP)." According to paragraph 7.2, Chap trade and use in the Republic of Albania, i included in Appendix II, attached to this denot included.	: Law no. 9362 dated 24/03/2005 on i55, dated 12.11.2008 "On approval teria of Plant Protection Products ter II, PPP may be registered for f its active substance(s) is/are	
Argentina	Final decision on import	Published: 12/2002	no consent
	Legislative or administrative measures NO.1030/92 Published on the Congressio Prohibits: importation, manufacturing, con ingredient Heptachlor in the Republic of A	nal Record, November 16, 1992. Inmercialisation and use of active	
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 12/2004	no consent
	Remarks: As a Party to the Stockholm Convention on Persistent Organic Pollutants, legislation has been introduced prohibiting import, manufacture, use and export. Import is only permitted for environmentally sound disposal. Legislative or administrative measures: Agricultural and Veterinary Chemicals (Administration) Regulations 1995 Customs (Prohibited Import) Regulations 1956.		
Bahrain	Final decision on import	Published: 07/1996	no consent
Belize	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: Classified as a prohibited pesticide in Schedule IV of the Pesticides Control Act of 1985, Chapter 181B of the Laws of Belize, and in the Pesticides Control (replacement of Schedules) Order, 1995.		
Bolivia	Final decision on import	Published: 01/1994	no consent
Bosnia and	Final decision on import	Published: 12/2011	no consent
Herzegovina	Legislative or administrative measures: Chemical is not included in the List of active substances allowed for use in Plant Protection Products in Bosnia and Herzegovina ("Official Gazette of BiH" No 11/11)		
Brazil	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: Directive No. 329 of 2 September 1985 - Prohibit the trade, use and distribution of the pesticides for agricultural use, including Heptachlor.		
	Resolution RDC No. 347 of 16 December of 2002 - National Health Surveillance Agency - Exclude the heptachlor from the list of toxics substances, which can be authorized as pesticides.		
	Law No. 7.802 of 11 July 1989 and Decree No. 4.074 of 04 January 2002 - Pesticides and its compounds need to be registered by the Federal Authority prior to produce, export, import, trade or use.		

Burkina Faso	Final decision on import	Published: 06/2008	no consent
	Remarks: None		
	Legislative or administrative measures: A Sahelian Pesticides Committee	As resutl of the meeting of the	
Burundi	Final decision on import	Published: 06/2003	no consent
	Legislative or administrative measures: It being carcinogenic, its bioaccumulation and and for contaminating the environment. This product is listed under N. 2001-01-P006 agricultural purposes which are prohibited in Ministerial Ordinance N 710/838 of 29th Oc	its persistence in the environment, 6 in the register of pesticides for Burundi according to the	
Cameroon	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: A 1966 Decree nº 77/171 of 03 June 1977 Decree nº 83-661 of 27 December 1983 Order nº 0002/MINAGRI/DIRAGRI/SDPV of		
Canada	Final decision on import	Published: 01/1998	no consent
Cabo Verde	Final decision on import	Published: 12/2008	no consent
oubo verde	Legislative or administrative measures: The pesticide has not been registered by the Sahelian Pesticide Committee which is the regional organization in charge of pesticides registration according to national legislation, Act no 26/97		
Chad	Final decision on import	Published: 01/1994	no consent
Chile	Final decision on import	Published: 01/1997	no consent
	Remarks: Resolution No 2142 of 18/10/87.		
China	Final decision on import	Published: 07/1993	no consent
		Revised: 10/2008	
	 Legislative or administrative measures: Additional information related to He Region (HKSAR) related to the importments: Published: 12/06/2009; Final decision on import: No conservations. 	port response for Annex III	
Colombia	Final decision on import	Published: 01/1998	no consent
	Remarks: Importation, production and use prohibited by Resolution 10255 of 1993 (Ministry of Health). Registration cancelled (ICA).		
Congo	Final decision on import	Published: 01/1995	no consent
Cook Islands	Final decision on import	Published: 01/1995	no consent
Costa Rica	Final decision on import	Published: 01/1994	consent
	Remarks: Restricted to professional use on ornamentals and pine trees.		
Côte d'Ivoire	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: H	Heptachlor is banned in the Côte	

Remarks: The adopted decision does not include the use of the product as a reference pattern or reactive used for the development of research and analysis activities. Legislative or administrative measures: National Decision in force under Resolution 268/1990 of the Ministry of Public Health People's Condition for Import: It is permitted to produce, import, put on sale and use this chemical, only under the admission of the National Pesticide Registration Agency and the Ministry of Agnotium. Legislative or administrative measures: According to "The Law for Environment Protection" (April 9, 1984) and "The National Pesquistion of Pesticide Management", the use of this chemical is restricted because of its toxicity to human body and animal and persistence in environment. Democratic Republic of the Congo Final decision on import Published: 06/2012 Legislative or administrative measures: Circular note No. 50 11/0158/AGRIPE-EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all prominicals listed in Annex III of the Rotterdam Convention is prohibited in the Dominican Republic Final decision on import Published: 01/1994 no conservative and the convention of the Congon of the Rotterdam Convention of the Congon of the Rotterdam Convention is prohibited in the Dominican prominical prominica				
Remarks: The adopted decision does not include the use of the product as a reference pattern or reactive used for the development of research and analysis activities. Legislative or administrative measures: National Decision in force under Resolution 268/1990 of the Ministry of Public Health Democratic People's Republic of Korea Final decision on import Conditions for Import: His permitted to produce, import, put on sale and use this chemical only under the admission of the National Pesticide Registration Agency and the Ministry of Agriculture. Legislative or administrative measures: According to "The Law for Environment Protection" (April 9, 1984) and "The National Regulation of Pesticide Management", the use of this chemical is restricted because of its toxicity to human body and animal and persistence in environment. Democratic Republic of the Congo Final decision on import Published: 06/2012 Legislative or administrative measures: Circular note No. 501 17(0) 95/AGRI/PE_EL_2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of particles in the Published: 01/1996 no conservation of the Congo of the Rotterdam Convention, Section V, Article 19: the use of particles in Annox III of the Rotterdam Convention is prohibited in the DRA of the Rotterdam Convention is prohibited in the DRA of the Rotterdam Convention is prohibited in the DRA of the Rotterdam Convention is prohibited in the DRA of the Rotterdam Convention is prohibited in the DRA of the Rotterdam Convention is prohibited in the DRA of the Rotterdam Convention is prohibited in the DRA of the Rotterdam Convention is prohibited in the DRA of the Rotterdam Convention is prohibited in the DRA of the Rotterdam Convention is prohibited to produce, place on the Rotterdam Convention is prohibited to produce, place on the Rotterdam Convention The Published: 06/2005 Ethiopia Final decision on impor		or use this product in order to protect humar	n health and the environment. The	
reference pattern or reactive used for the development of research and analysis activities. Legislative or administrative measures: National Decision in force under Resolution 268/1990 of the Ministry of Public Health Democratic People's Condition or Import: It is permitted to produce, import, put on sale and use to Condition for Import: It is permitted to produce, import, put on sale and use to Condition or Import: It is permitted to produce, import, put on sale and use to Condition or Import: It is permitted to produce, import, put on sale and use to Condition or Import: It is permitted to produce, import, put on sale and use to Condition of People (Egistative or Administrative measures: According to "The Law for Environment Protection" (April 9, 1984) and "The National Regulation of People of this chemical is restricted because of its toxicity to human body and animal and persistence in environment. Democratic Final decision on import Published: 06/2012 Published: 06/2013 Published: 06/2013 Published: 06/2013 Published: 06/2014 Published: 07/1994 Publish	Cuba	Final decision on import	Published: 12/2008	no consent
Democratic People's Republic of Republic of Korea Final decision on import Conditions for Import. It is permitted to produce, import, put on sale and use this chemical, only under the administrative measures: According to "The Law for Pesticide Management", the use of this chemical is restricted because of its toxicity to human body and animal and persistence in environment. Democratic Republic of the Congo Final decision on import Published: 06/2012 Legislative or administrative measures: Circular note no. 501/10195/GRI/PE-EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC. Dominica Final decision on import Published: 01/1994 no conservation of the Rotterdam Convention is prohibited in the DRC. Dominica Final decision on import Published: 01/1994 no conservation of the Rotterdam Convention is prohibited in the DRC. Final decision on import Published: 01/1994 no conservation of the Rotterdam Convention is prohibited in the DRC. Final decision on import Published: 01/1994 no conservation of the Rotterdam Convention is prohibited in the DRC. Final decision on import Published: 01/1994 no conservation of the Rotterdam Convention is prohibited in the DRC. Final decision on import Published: 01/1994 no conservation of the Rotterdam Convention is prohibited in protection of the Rotterdam Convention is prohibited in produce, place on the market or use heptachlor. The chemical, whether on its own, in preparations or as a constituent of articles, was banned by Regulation (EQ No 80/2004 on persistent or as a constituent of articles, was banned by Regulation (EQ No 80/2004 on persis		reference pattern or reactive used for the de		
People's Republic of Korea Conditions for Import: It is permitted to produce, import, put on sale and use this chemical, only under the admission of the National Pesticide Registration Agency and the Ministry of Agriculture. Legislative or administrative measures: According to "The Law for Environment Protection" (April 9), 1944) and "The National Regulation of Pesticide Management", the use of this chemical is restricted because of its toxicity to human body and animal and persistence in environment. Democratic Republic of the Congo Final decision on import Published: 06/2012 Legislative or administrative measures: Circular note No. 5011/0195/ACRIPPE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC. Dominica Final decision on import Published: 01/1994 no consecutive and the product of the Rotterdam Convention is prohibited in the DRC. Ecuador Final decision on import Published: 01/1994 no consecutive and the product of the Product of Produc				
Republic of Korea Conditions for import: it is perimited by produce, import, put on sale and use this chemical, only under the admission of the National Pesticide Registration Agency and the Ministry of Agriculture. Legislative or administrative measures: According to "The Law for Environment Protection" (April 9, 1944) and "The National Regulation of Pesticide Management", the use of this chemical is restricted because of its toxicity to human body and animal and persistence in environment. Democratic Republic of the Congo Final decision on import Published: 06/2012 Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC. Dominica Final decision on import Published: 01/1994 no conset Published: 01/1994 Published: 01/1994 no conset Published: 01/1994 Published: 01/1994 no conset Published: 01/1994 Published: 0	Democratic	Final decision on import	Published: 12/2004	consent under
Republic of the Congo Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE_EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC. Dominica Final decision on import Published: 01/1996 no conservation of the Rotterdam Convention is prohibited in the DRC. Published: 01/1996 no conservation of the Rotterdam Convention is prohibited in the DRC. Published: 01/1994 no conservation of the Rotterdam Convention is prohibited in the DRC. Published: 01/1994 no conservation of the Rotterdam Convention is prohibited in the DRC. Final decision on import Published: 01/1994 no conservation of the Rotterdam Convention is prohibited to Information of the Rotterdam Convention of the Market or use heptachlor. The chemical, whether on its own, in preparations or as a constituent of articles, was banned by Regulation (EC) No 850/2004 of the European Parliament and of the Council of 29 April 2004 on persistent organic pollutants and amending Directive 79/117/EEC (OJ L 229, 29.6.2004, P.5). "These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States	Republic of	this chemical, only under the admission of the Agency and the Ministry of Agriculture. Legislative or administrative measures: A Environment Protection" (April 9, 1984) and Pesticide Management", the use of this chemical in the second seco	he National Pesticide Registration According to "The Law for "The National Regulation of mical is restricted because of its	conditions
Congo S011/0195/AGRI/PE.ELZ012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC. Dominica	Democratic	Final decision on import	Published: 06/2012	no consent
Dominican Republic Ecuador Final decision on import Published: 01/1994 no consecution of the consecution of the countries are currently Particle Aution. Lithuania, Luxembourg, Maltar', Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northem Ireland Final decision on import Published: 06/2010 no consecution of Great Britain and Northem Ireland Final decision on import Published: 06/2010 no consecution of Great Britain and Northem Ireland Final decision on import Published: 12/2010 no consecution of Great Britain and Northem Ireland Final decision on import Published: 06/2005 no consecution of Great Britain and Northem Ireland Final decision on import Published: 06/2005 no consecution of Great Britain and Northem Ireland Final decision on import Published: 06/2005 no consecution of Great Britain and Northem Ireland Final decision on import Published: 06/2005 no consecution of Great Britain and Northem Ireland Final decision on import Published: 06/2010 no consecution of Great Britain and Northem Ireland Final decision on import Published: 06/2010 no consecution of Great Britain and Northem Ireland Final decision on import Published: 06/2005 no consecution of Great Britain and Northem Ireland Final decision on import Published: 06/2010 no consecution of Great Britain and Northem Ireland Final decision on import Published: 06/2010 no consecution of Great Britain and Northem Ireland Final decision on import Published: 06/2010 no consecution of Great Britain and Northem Ireland	_ •	5011/0195/AGRI/PE.EL/2012 of 16 Februar implementation of the Rotterdam Conventio all chemicals listed in Annex III of the Rotter	y 2012 concerning the n, Section V, Article 19: the use of	
Republic Ecuador Final decision on import Published: 07/1993 no consecutive final decision on import Published: 01/1994 no consecutive final decision on import Published: 01/1994 no consecutive final decision on import Published: 06/2010 no consecutive final decision on import Published: 06/2010 no consecutive final decision on import Published: 12/2010 no consecutive final decision on import Published: 12/2010 no consecutive final decision on import Published: 12/2010 no consecutive final decision on import Published: 06/2005 no consecutive final decision on impo	Dominica	Final decision on import	Published: 01/1996	no consent
Eritrea Final decision on import Published: 01/1994 no consection Eritrea Final decision on import Legislative or administrative measures: Legal Notice Nº 113/2006. Regulations for Importation, Handling, Use, Storage and Disposal of Pesticides Ethiopia Final decision on import Published: 12/2010 no consection Published: 12/2010 no consection Final decision on import Published: 06/2005 Published: 06/2005 Published: 06/2005 no consection Final decision on import Published: 06/2005 Published: 06/2005 no consection Final decision on import Published: 06/2005 no consection Final decision Final decision on import Published: 06/2005 no consection Final decision Final decis		Final decision on import	Published: 01/1994	no consent
Eritrea Final decision on import Legislative or administrative measures: Legal Notice № 113/2006. Regulations for Importation, Handling, Use, Storage and Disposal of Pesticides Ethiopia Final decision on import Legislative or administrative measures: Not registered. Final decision on import Legislative or administrative measures: Not registered. Final decision on import Legislative or administrative measures: It is prohibited to produce, place on the market or use heptachlor. The chemical, whether on its own, in preparations or as a constituent of articles, was banned by Regulation (EC) No 850/2004 of the European Parliament and of the Council of 29 April 2004 on persistent organic pollutants and amending Directive 79/117/EEC (OJ L 229, 29.6.2004, p.5). ***: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States	Ecuador	Final decision on import	Published: 07/1993	no consent
Legislative or administrative measures: Legal Notice № 113/2006. Regulations for Importation, Handling, Use, Storage and Disposal of Pesticides Final decision on import Published: 12/2010 no consecuted tegislative or administrative measures: Not registered. Final decision on import Published: 06/2005 no consecuted tegislative or administrative measures: It is prohibited to produce, place on the market or use heptachlor. The chemical, whether on its own, in preparations or as a constituent of articles, was banned by Regulation (EC) No 850/2004 of the European Parliament and of the Council of 29 April 2004 on persistent organic pollutants and amending Directive 79/117/EEC (OJ L 229, 29.6.2004, p.5). ***: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States	El Salvador	Final decision on import	Published: 01/1994	no consent
European Union Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland Final decision on import Published: 06/2005 no conset Legislative or administrative measures: It is prohibited to produce, place on the market or use heptachlor. The chemical, whether on its own, in preparations or as a constituent of articles, was banned by Regulation (EC) No 850/2004 of the European Parliament and of the Council of 29 April 2004 on persistent organic pollutants and amending Directive 79/117/EEC (OJ L 229, 29.6.2004, p.5). ***: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States	Eritrea	Final decision on import	Published: 06/2010	no consent
Legislative or administrative measures: Not registered. European Union Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland Legislative or administrative measures: It is prohibited to produce, place on the market or use heptachlor. The chemical, whether on its own, in preparations or as a constituent of articles, was banned by Regulation (EC) No 850/2004 of the European Parliament and of the Council of 29 April 2004 on persistent organic pollutants and amending Directive 79/117/EEC (OJ L 229, 29.6.2004, p.5). **: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States				
European Union Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland Final decision on import Published: 06/2005 no conset states: Legislative or administrative measures: It is prohibited to produce, place on the market or use heptachlor. The chemical, whether on its own, in preparations or as a constituent of articles, was banned by Regulation (EC) No 850/2004 of the European Parliament and of the Council of 29 April 2004 on persistent organic pollutants and amending Directive 79/117/EEC (OJ L 229, 29.6.2004, p.5). ***: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States	Ethiopia	Final decision on import	Published: 12/2010	no consent
Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland Lustin, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Whether on its own, in preparations or as a constituent of articles, was banned by Regulation (EC) No 850/2004 of the European Denmark European Parliament and of the Council of 29 April 2004 on persistent organic pollutants and amending Directive 79/117/EEC (OJ L 229, 29.6.2004, p.5). ***: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States	•	Legislative or administrative measures:	Not registered.	
Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland the market or use heptachlor. The chemical, whether on its own, in preparations or as a constituent of articles, was banned by Regulation (EC) No 850/2004 of the European Parliament and of the Council of 29 April 2004 on persistent organic pollutants and amending Directive 79/117/EEC (OJ L 229, 29.6.2004, p.5). ***: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States	European Union	Final decision on import	Published: 06/2005	no consent
: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States *: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States ***: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States *** ***: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States	Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland,	the market or use heptachlor. The chemical or as a constituent of articles, was banned to the European Parliament and of the Council organic pollutants and amending Directive 7	, whether on its own, in preparations by Regulation (EC) No 850/2004 of I of 29 April 2004 on persistent	
	Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and	Convention. They are however listed here s European Community (EC), which is a Party	ince they are Member States of the y and whose import responses, in	
Gabon Interim decision on import Published: 06/1999 no conse	Gabon	Interim decision on import	Published: 06/1999	no consent

	Remarks: additional time is needed for a final decision			
Gambia	Final decision on import	Published: 07/1994	no consent	
Ghana	Final decision on import	Published: 12/2003	no consent	
	Legislative or administrative measures: Act, 1996 (Act 528).	Pesticide Control and Management		
Guatemala	Final decision on import	Published: 07/1993	no consent	
Guinea	Final decision on import	Published: 06/2006	no consent	
	Legislative or administrative measures: 2395/MAE/SGG/2001 of 6/06/2001 restrict substances in agriculture. 2) The product is listed in the group of orga environment "POP" 3) National weakness in the toxicological a Information issued by international conveninstitutions	ing and prohibiting the use of active anic product persistent in the nd ecotoxicological analyses.		
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent	
Guillou Bloodu	Legislative or administrative measures: authorized by the Sahelien Pesticide Comr	The product has not been		
Guyana	Final decision on import	Published: 12/2007	no consent	
·	Legislative or administrative measures: Pesticides and Toxic Chemicals Control (Prohibited Pesticides) Order No. 22 of 2006 made under the Pesticides and Toxic Chemicals Control Act 2000 (No. 13 of 2000).			
Honduras	Final decision on import	Published: 07/1993	no consent	
India	Interim decision on import	Published: 07/1995	no consent	
Iran (Islamic	Final decision on import	Published: 12/2000	no consent	
Republic of)	Legislative or administrative measures: measures - Based on Resolution of 11 July Control Act" 1968. Product, use, import are Iran.	/ 1976, under "The Pesticides		
Israel	Final decision on import	Published: 06/2012	no consent	
	Legislative or administrative measures: 2. Hazardous Substances Regulations (Re Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006			
Jamaica	Final decision on import	Published: 06/1999	no consent	
	Remarks: Not registered.			
Japan	Final decision on import	Published: 12/2004	no consent	
•	Legislative or administrative measures: 1. Law Concerning the Evaluation of Chemical Substances and Regulation of their Manufacture, etc. 2. Agricultural Chemicals Regulation Law 3 Pharmaceutical Affairs Law			
Jordan	Final decision on import	Published: 07/1995	no consent	
	Remarks: The decision was taken by the formation received from the PIC.	Pesticide registration committee due		

Kazakhstan	Final decision on import	Published: 07/1996	no consent
Kenya	Final decision on import	Published: 07/1998	no consent
	Remarks: Not registered. Other pesticide	s available for similar use.	
Kuwait	Final decision on import	Published: 01/1998	no consent
	Remarks: Not registered. Decree No. 95/	1995.	
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: Kyrgyz Republic of 27 July 2001 No. 376 of environment and health of the population for hazardous chemicals and pesticides.	n measures to protect the	
Lao People´s Democratic Republic	Final decision on import	Published: 12/1999	no consent
Lebanon	Final decision on import	Published: 07/1993	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
Libya	Final decision on import	Published: 12/2010	no consent
•	Legislative or administrative measures: Not registration in the pesticide list for Libyan agriculture pesticide		
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: on the market, import in a private capacity, a) heptachlor; b) substances and preparations that conta unavoidable impurities.	or use:	
	(Swiss Ordinance on Risk Reduction related dangerous Substances, Preparations and		
Madagascar	Final decision on import	Published: 06/2011	no consent
3	Legislative or administrative measures: 2006, prohibiting the sale and use in agricu subtance.		
Malawi	Interim decision on import	Published: 06/2010	no consent
Malaysia	Final decision on import	Published: 01/1994	no consent
-	Remarks: Except for small quantities for reimport permit.	esearch/ educational use through	
Mali	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: 16 th October 2001 listing the products the iprohibited. Act no 01-020 of 30yh May 2001 on pollution	mport and export of which are	
Mauritania	Final decision on import	Published: 12/2006	no consent
	•		

	registration, under national legislative and plant protection).	regulatory texts (Act U42/2000 on	
Mauritius	Final decision on import	Published: 07/1993	no consent
Mexico	Final decision on import	Published: 01/1994	no consent
Mongolia	Final decision on import	Published: 06/2010	no consent
	Remarks: 500,5 liter was used in 3 soums liter of deposit Legislative or administrative measures. Annex I "List of prohibited chemicals in Mo	: Government resolution nº 95/2007	
Morocco	Final decision on import	Published: 07/1995	no consent
Mozambique	Final decision on import Remarks: Import, production and use ban	Published: 01/1995 ned.	no consent
Nepal	Final decision on import	Published: 01/1995	no consent
New Zealand	Final decision on import	Published: 07/1993	no consent
Nicaragua	Final decision on import	Published: 07/1993	consent
Niger	Final decision on import	Published: 07/1993	no consent
Nigeria	Final decision on import	Published: 01/1998	no consent
Norway	Final decision on import	Published: 07/1993	no consent
Oman	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: Agriculture and Fisheries legislations. - Royal Decree No. 46/95. Issuing the Lav		
Pakistan	Final decision on import	Published: 06/2010	no consent
	Remarks: This product deregistered and legislative or administrative measures.		
Panama	Final decision on import	Published: 07/1998	no consent
	Remarks: Not registered. Prohibited for u	se in agriculture.	
Paraguay	Final decision on import	Published: 07/1995	no consent
	Remarks: Resolution 447/93.		
Peru	Final decision on import	Published: 06/1999	no consent
Philippines	Final decision on import	Published: 01/1994	no consent
Qatar	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures Article No (26) from Environment No (30)		
Republic of	Final decision on import	Published: 01/1997	no consent
Korea	Remarks: Prohibit the use of heptachlor s problem.	ince 1979 because of residue	
Republic of	Final decision on import	Published: 12/2009	no consent
	Remarks: The chemical has never been r	nonufactured in the Depublic of	

Moldova	Moldova. Not used.		
	Legislative or administrative measures: Hepta TMTD and Hexachlorobenzene have been prohil in the official register of permitted substances for and individual farms, forestry and household. No	bited since 1986. Not included use in agriculture, including	
Rwanda	Final decision on import	Published: 12/2002	no consent
	Remarks: All uses are forbidden in the country. Product never registered		
Samoa	Final decision on import	Published: 07/1994	no consent
Saudi Arabia	Final decision on import	Published: 12/2007	no consent
	Remarks: It was registered in the past, but its re because it was proven risky to human health, an		
	Legislative or administrative measures: Minis recommendation from the relevant technical dep		
Senegal	Final decision on import	Published: 12/2006	no consent
_	Remarks: Heptachlor has not been registered by Committee Legislative or administrative measures: Sene Convention on persistent organic pollutants.		
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: Banned by Regulation on bans and restrictions of production, placing on the market and use of chemicals which represent unacceptable risk on human health and environment (Official Gazette RS", No 89/10)		
Singapore	Final decision on import	Published: 12/2003	consent unde
		Revised: 10/2008	conditions
	Conditions for Import: Import for re-export purposes only. A hazardous Substance License is required for the import of the chemical. Legislative or administrative measures: The chemical is controlled as a Hazardous Substance under the Environmental Protection and Management Act (EPMA) and its regulations. A license is required for the import, use and sale. It is banned for local use since 1985.		
South Africa	Interim decision on import	Published: 06/2006	no consent
	Statement of active consideration: Engaging a complete ban of the pesticide. Final decision can be reached: two years		
Sri Lanka	Final decision on import	Published: 07/1993	no consent
Sudan	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: The F Act. The National Pesticide Council decision number		
Suriname	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: Decre exports, September 1, 1999, SB 34 (State Gazet		
Switzerland	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: It is prohibited to manufacture, place on the market, import in a private capacity, or use: a) heptachlor; b) substances and preparations that contain heptachlor and are not merely unavoidable impurities.		

	(Ordinance on Risk Reduction related to the dangerous Substances, Preparations and		
Syrian Arab Republic	Final decision on import	Published: 07/1993	no consent
Thailand	Final decision on import	Published: 07/1993	no consent
The former	Final decision on import	Published: 06/2012	no consent
Yugoslav Republic of Macedonia	Legislative or administrative measures of active substances allowed for use in Pla Macedonia (Official Gazette of RM 159/20	nt Protection Products in R.	
Togo	Interim decision on import	Published: 07/1994	consent
	Remarks: Not currently included in list of l pesticides .	panned or severely restricted	
Trinidad and	Final decision on import	Published: 06/2001	no consent
Tobago	Legislative or administrative measures measures - The Pesticides and Toxic Che of registered pesticides only. No permission will be granted to import into	micals Act, 1979 allows importation	
Uganda	Final decision on import	Published: 06/1999	no consent
	Remarks: Not registered		
United Arab Emirates	Final decision on import	Published: 07/1995	no consent
United Republic	Final decision on import	Published: 06/2010	no consent
of Tanzania	Legislative or administrative measures: Protection Regulations of 1999 and Nation registration of chemicals listed under Anne	al Advisory Committee do not allow	
Uruguay	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures measures - "Resolución Ministerial del 23/ substances based on organochlorinated p products based on dodecachlore with rest Products based on heptachlore were regis	09/97". Prohibit the use of roducts, excepted endosulfan and rictions for the use as ant-killer.	
Venezuela (Bolivarian Republic of)	Final decision on import	Published: 06/2007	no consent
Viet Nam	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Banned for import, trade and use		
Yemen	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: List of Banned and Severely Restricted Pesticides in Yemen.		

He	otachlor
CAS	S: 76-44-8

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Maldives	06/2007
Antigua and Barbuda	12/2010	Marshall Islands	06/2004
Benin	06/2004	Namibia	12/2005
Botswana	06/2008	Russian Federation	12/2011
Cambodia	12/2013	Saint Vincent and the	06/2011
Croatia	06/2008	Grenadines	
Djibouti	06/2005	Somalia	12/2010
Equatorial Guinea	06/2004	Tonga	12/2010
Georgia	06/2007	Ukraine	06/2004
Lesotho	12/2008	Zambia	06/2011

Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: Law no. 9362 dated 24/03/2005 on "Plant Protection Service", as amended. Decision of the Council of Ministers no. 1555, dated 12.11.2008 "On approval of rules of registration and assessment criteria of Plant Protection Products (PPP)." According to paragraph 7.2, Chapter II, PPP may be registered for trade and use in the Republic of Albania, if its active substance(s) is/are included in Appendix II, attached to this decision. In this Annex, hexachlorobenzene is not included.		
Argentina	Final decision on import	Published: 12/2002	no consent
	Legislative or administrative measures NO.750/2000 Published on the Congressi Prohibits: importation, manufacturing, productive ingredient HCB (Hexachlorobenzer formulated with its basis.	onal Record, November 02, 2000. cessing, commercialisation and use of	
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 12/2004	no consent
	Remarks: As a Party to the Stockholm Co Pollutants, legislation has been introduced and export. Import is only permitted for en Legislative or administrative measures Chemicals (Administration) Regulations 1: Customs (Prohibited Import) Regulations	d prohibiting import, manufacture, use vironmentally sound disposal. : Agricultural and Veterinary 995	
Belize	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: Not classified as an approved pesticide in the Pesticides Control (replacement of Schedules), Order, 1995 and the Official Register of Pesticides for Belize.		
Bosnia and	Final decision on import	Published: 12/2011	no consent
Herzegovina	Legislative or administrative measures of active substances allowed for use in Pla Herzegovina ("Official Gazette of BiH" No	ant Protection Products in Bosnia and	
Brazil	Final decision on import	Published: 12/2004	no consent
	Remarks: There is no pesticide registered for any purpose. Legislative or administrative measures: Law No. 7.802 of 11 July 1989 and Decree No. 4.074 of 04 January 2002 - Pesticides and its compounds need to be registered by the Federal Authority prior to produce, export, import, trade or use.		
Burkina Faso	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures Committee (CSP) meeting.	: Results of the Sahelian Pesticides	
Burundi	Final decision on import	Published: 06/1999	no consent

Cabo Verde	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: registered by the Sahelian Pesticide Comrorganization in charge of pesticides registr legislation, Act no 26/97	nittee which is the regional	
Chad	Interim decision on import	Published: 01/1998	no consent
	Remarks: Final decision pending passage	of pesticide control decree.	
Chile	Final decision on import	Published: 01/1998	no consent
	Remarks: Legislative or administrative me absence, for this chemical substance, of the agriculture, without which it is not allowed sell or use this substance in Chile. To obtate to follow strict national regulations that reflected to obtain the permission.	ne authorization as a pesticide in to import, manufacture, distribute, in this authorization, it is necessary	
China	Final decision on import	Published: 01/1998	no consent
		Revised: 10/2008	
	Legislative or administrative measures: Additional information related to la Region (HKSAR) related to the ir chemicals: Published: 12/06/2009; Final decision on import: No constitution of the surface	Hong Kong Special Administrative nport response for Annex III	
Colombia	Final decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: Agriculture) prohibits the use and sale of c Resolution 29/78 restricts organochlorine i	hlorinated insecticides for tobacco.	
Costa Rica	Final decision on import	Published: 06/1999	no consent
	Remarks: Not registered.		
Côte d'Ivoire	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: prohibited to protect human health and the		
Croatia	Final decision on import	Published: 06/2010	no consent
Cuba	Final decision on import	Published: 12/2008	no consent
	Remarks: The adopted decision does not include the use of the product as a reference pattern or reactive used for the development of research and analysis activities		
	Legislative or administrative measures: Resolution 49/2001 of the Ministry of Publi		
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: 5011/0195/AGRI/PE.EL/2012 of 16 Februa implementation of the Rotterdam Conventi all chemicals listed in Annex III of the Rotte DRC.	ary 2012 concerning the on, Section V, Article 19: the use of	
Ecuador	Final decision on import	Published: 06/2001	no consent
El Salvador	Final decision on import	Published: 06/2000	no consent
Li Jaivauul	. mai accidion on import	i abiisiica. VVi2000	no consent

		D 111 1 1 00/0040	
Eritrea	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Regulations for Importation, Handling, Use,		
Ethiopia	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures:	Not registered.	
European Union	Final decision on import	Published: 06/2005	no consent
Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania,	Legislative or administrative measures: the market or use hexachlorobenzene. The preparations or as a constituent of articles v 850/2004 of the European Parliament and opersistent organic pollutants and amending 29.6.2004, p.5).	chemical, whether on its own, in vas banned by Regulation (EC) No if the Council of 29 April 2004 on	
Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland	**: These countries are currently PARTICIP Convention. They are however listed here s European Community (EC), which is a Part accordance with EC legislation, cover all its	ince they are Member States of the y and whose import responses, in	
Gabon	Interim decision on import	Published: 01/1998	no consent
	Remarks: Ministerial decrees have been in 7/77 to regulate the import, trade and use o products. Need more time to reach final de	f various phytopharmaceutical	
Gambia	Final decision on import	Published: 01/1998	no consent
	Remarks: It has never been registered.		
Ghana	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: Act, 1996 (Act 528)	Pesticide Control and Management	
Guinea	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: 2395/MAE/SGG/2001 of 6/06/2001 restricting active substances in agriculture. 2) The product is listed in the group of organism or an environment "POP" 3) National weakness in the toxicological arms.	ng and/or prohibiting the use of nic product persistent in the	
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
Guillea-Bissau	Legislative or administrative measures: authorized by the Sahelien Pesticide Comm	The product has not been	
Guyana	Final decision on import	Published: 12/2007	no consent
-	Legislative or administrative measures: Control (Prohibited Pesticides) Order No. 22 Pesticides and Toxic Chemicals Control Act	2 of 2006 made under the	
Honduras	Final decision on import	Published: 07/1997	no consent
	Remarks: Not registered. Banned in May 1 persistance and bioaccumulation.	991 due to problems of high	
India	Final decision on import	Published: 01/1998	no consent
	Remarks: No application has been received	d for registration.	

Israel	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: 2. Hazardous Substances Regulations (Reg Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006		
Jamaica	Interim decision on import	Published: 06/1999	no consent
Jamai	Remarks: Not registered. No application fo received. Submission made to cabinet for cl prohibited list of pesticides.		
Japan	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: Chemical Substances and Regulation of the 2. Agricultural Chemicals Regulation Law 3 Pharmaceutical Affairs Law		
Jordan	Final decision on import	Published: 12/2001	no consent
	Remarks: The decision was taken by the P to the information received from the PIC.	esticide registration committee due	
Kazakhstan	Final decision on import	Published: 01/1998	no consent
Kenya	Final decision on import	Published: 06/1999	no consent
	Remarks: Not registered.		
Kuwait	Final decision on import	Published: 01/1998	no consent
	Remarks: Decree No. 95/1995.		
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: Kyrgyz Republic of 27 July 2001 No. 376 or environment and health of the population from hazardous chemicals and pesticides.	measures to protect the	
Lao People´s	Interim decision on import	Published: 12/1999	no consent
Democratic Republic	Remarks: A final decision is under active c needed before a final decision can be reach	• • • • • • • • • • • • • • • • • • • •	
Lebanon	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: Agriculture # 570/1 Dated 24/12/2008.	Decision of the Minister of	
Libya	Final decision on import	Published: 12/2010	no consent
·	Legislative or administrative measures: for Libyan agriculture pesticide	Not registration in the pesticide list	
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: It is prohibited to manufacture, place on the market, import in a private capacity, or use: a) hexachlorbenzene; b) substances and preparations that contain hexachlorbenzene and are not merely unavoidable impurities.		
	(Swiss Ordinance on Risk Reduction relate dangerous Substances, Preparations and A		
		-	

	Legislative or administrative measures: Decree N°4196/06 of 23 March 2006, prohibiting the sale and use in agriculture of any pesticide active subtance.		
Malawi	Interim decision on import	Published: 06/2010	no consent
Malaysia	Final decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: pesticides are controlled under the Pesticid scheme. The Act is implemented by the Personal Hexachlorobenzene is not registered under cannot be imported, manufactured, sold or	les Act 1974 through a registration esticides Board of Malaysia. The above Act. This means that it	
Mali	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: 16 th October 2001 listing the products the inprohibited. Act no 01-020 of 30yh May 2001 on pollution	mport and export of which are	
Mauritania	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: This pesticide has not been registered by the Sahelian Pesticides Committee, the regional body for registration, under national legislative and regulatory texts (Act 042/2000 on plant protection).		
Mauritius	Final decision on import	Published: 01/1998	no consent
Mexico	Final decision on import	Published: 01/1998	no consent
	Remarks: Compound not registered and n		
Mongolia	Final decision on import	Published: 06/2010	no consent
	Remarks: 5983.6 liter was used in 17 sour 52,1 liter of deposits in 3 business entities. Legislative or administrative measures: Annex I "List of prohibited chemicals in Mor		
Morocco	Final decision on import	Published: 06/2003	no consent
	Legislative or administrative measures: The product is prohibited in Morocco, under Act No. 466-84 of March 19, 1984 regulating organochloride pesticides. According to Art 1 it is prohibited to import, manufacture, sell, supply buy or use any substance or mixture of substances containing hexachlorobenzene		
New Zealand	Final decision on import	Published: 01/1998	no consent
	Remarks: All registrations of HCB withdraw No import or sale permitted.	vn by the Pesticides Board in 1972.	
Nicaragua	Final decision on import	Published: 12/2010	no consent
	Remarks: This final regulatory action was provisions of the General Management of (DGPSA/MAGFOR) on 18 August 1993, Commission of Agrochemicals at the me Legislative or administrative measures: import, commercialisation and use through Hexachlorobenzene is prohibited; in its raw in any other mixture. Issued by the Ministry empowered conferred under Law No.274 "I of pesticides, toxic and hazardous substant	of Plant Protection and Health recommended by the National eting of 5 August 1993. Ministerial Agreement No. 23-2001: but the national territory of pesticide materials, formulated products and of Agriculture and Forestry, Basic Law for regulation and control	

	regulations		
Niger	Interim decision on import	Published: 12/2008	no consent
	Remarks: Niger ratified the Rotterdam Convention which entered into force in June 2006, in January 2006 Niger ratified the Common Regulation of CILSS Member States (the Sahelian Pesticide Committee is in charge of implementing that regulation). Order N° 092/MAG/EL/DPV of 08-07-99, listing plant protection products prohibited in Niger. All that has been said allows the country to conform to the regulation in force at a national, regional and international level.		
Nigeria	Interim decision on import	Published: 01/1998	consent unde
	Conditions for Import: Placed under sever research purposes only. Importation is only FEPA/NAFDAC/Ministry of Agriculture. Remarks: Final decision pending additional and toxicity.	by approval of	conditions
Norway	Final decision on import	Published: 01/1998	no consent
,	Remarks: Never approved in Norway.		
Oman	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: - According to Ministry of Agriculture and Fisheries legislations.		
	- Royal Decree No. 46/95. Issuing the Law of	of Handling and Use of Chemicals.	
Pakistan	Final decision on import	Published: 01/1998	no consent
	Remarks: Agricultural Pesticide Ordinance 1971.	1971. Agricultural Pesticide Rules	
Panama	Final decision on import	Published: 07/1998	no consent
	Remarks: Not registered. Prohibited for use	e in agriculture.	
Paraguay	Interim decision on import	Published: 01/1998	no consent
	Remarks: Requests technical assistance to reach a final decision.		
Peru	Final decision on import	Published: 06/1999	no consent
Philippines	Final decision on import	Published: 07/1998	no consent
Qatar	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: Pesticide Law (10) 1968 Article No (26) from Environment Law No (30) 2002		
Republic of	Final decision on import	Published: 01/1998	no consent
Korea	Remarks: It has never been registered.		
Republic of	Final decision on import	Published: 12/2009	no consent
Moldova	Remarks: The chemical has never been manufactured in the Republic of Moldova. Not used.		
	Legislative or administrative measures: In the official register of permitted substance and individual farms, forestry and household	s for use in agriculture, including	
Rwanda	Final decision on import	Published: 12/2002	no consent
	Remarks: All uses are forbidden in the cour	ntry	

	Product never registered		
Samoa	Final decision on import	Published: 01/1998	no consent
Saudi Arabia	Final decision on import	Published: 12/2007	no consent
	Remarks: It was registered in the past, but because it was proven risky to human heal		
	Legislative or administrative measures: recommendation from the relevant technical		
Senegal	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: registered by the Sahelian Pesticides Compositional Profile of Chemicals management	mittee and is not listed in the	
	Senegal is Party to the Stockholm Convent	ion on persistent organic pollutants.	
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: restrictions of production, placing on the marepresent unacceptable risk on human hear RS", No 89/10)	arket and use of chemicals which	
Singapore	Final decision on import	Published: 12/2003	consent under
•		Revised: 10/2008	conditions
	Conditions for Import: A hazardous Subs	tance License is required for the	
	import of the chemical. Legislative or administrative measures: The chemical is controlled as a Hazardous Substance under the Environmental Protection and Management Act (EPMA) and its regulations. A license is required for the import, use and sale. The chemical has been banned from local use since 1985.		
South Africa	Interim decision on import	Published: 06/2006	consent under
Oodin Amea	Conditions for Import: Consent to import for use until a final regulatory action		conditions
	has been taken. Statement of active consideration: Enga legislative review aimed at reaching a final decision can be reached: two years	ging all relevant stakeholders in	
Sri Lanka	Final decision on import	Published: 06/1999	no consent
5.1 Za a	Remarks: no history of registration or use		
Sudan	Final decision on import	Published: 01/1998	no consent
	Remarks: The Pesticides and Plant Protect National Council for Pesticides. Not registe		
Suriname	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: Decree negative list imports and exports, September 1, 1999, SB 34 (State Gazette)		
Switzerland	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: on the market, import in a private capacity, a) hexachlorobenzene;		
	 b) substances and preparations that contain merely unavoidable impurities. (Ordinance on Risk Reduction related to the dangerous Substances, Preparations and A 	e Use of certain particularly	

Syrian Arab Republic	Final decision on import	Published: 07/1998	no consent
Thailand	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: Industry entitled "List of Hazardous Substa Hexachlorobenzene has been identified as is prohibited for import, production, distribu	nces (No. 2)". In this list, type 4 hazardous substance which	
The former	Final decision on import	Published: 06/2012	no consent
Yugoslav Republic of Macedonia	Legislative or administrative measures: of active substances allowed for use in Pla Macedonia (Official Gazette of RM 159/20)	nt Protection Products in R.	
Togo	Interim decision on import	Published: 01/1998	consent under
	Conditions for Import: For scientific expe Legislative or administrative measures: concerning plant protection in Togo.		conditions
Trinidad and	Final decision on import	Published: 06/2001	no consent
Tobago	Legislative or administrative measures: measures - The Pesticides and Toxic Cher of registered pesticides only. No permission will be granted to import into	micals Act, 1979 allows importation	
Uganda	Final decision on import	Published: 06/1999	no consent
	Remarks: Not registered		
United Arab Emirates	Final decision on import	Published: 07/1998	no consent
United Republic	Final decision on import	Published: 01/1998	no consent
of Tanzania	Remarks: Not registered / importation prol	nibited.	
Uruguay	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures: measures - "Resolución Ministerial del 23/formulation, import and use of substances compounds are prohibited, except for endo dodecachlore in restricted conditions. Ther active ingredient, neither of its prepapration	09/97". Registration, manufacture, based on organochlorinated sulfan and substances based on e is no registration on import of this	
Venezuela (Bolivarian Republic of)	Final decision on import	Published: 06/2007	no consent
Viet Nam	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Banned for import, trade and use		
Yemen	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Restricted Pesticides in Yemen.	List of Banned and Severely	

Hexachlorobenzene

CAS: 118-74-1

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Guatemala	12/2010
Antigua and Barbuda	12/2010	Lesotho	12/2008
Benin	06/2004	Liberia	06/2005
Bolivia	06/2004	Maldives	06/2007
Botswana	06/2008	Marshall Islands	06/2004
Cambodia	12/2013	Mozambique	12/2010
Cameroon	06/2004	Namibia	12/2005
Congo	12/2006	Nepal	06/2007
Cook Islands	12/2004	Russian Federation	12/2011
Democratic People's	06/2004	Saint Vincent and the	06/2011
Republic of Korea		Grenadines	
Djibouti	06/2005	Somalia	12/2010
Dominica	06/2006	Tonga	12/2010
Dominican Republic	12/2006	Ukraine	06/2004
Equatorial Guinea Georgia	06/2004 06/2007	Zambia	06/2011

· ·			
Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: "Plant Protection Service", as amended. Decision of the Council of Ministers no. 15: of rules of registration and assessment crit (PPP)." According to paragraph 7.2, Chapt trade and use in the Republic of Albania, if included in Appendix II, attached to this de included.		
Argentina	Final decision on import	Published: 12/2002	no consent
	Legislative or administrative measures: Resolution SAGP and A, NO.513/98 Published on the Congressional Record, August 13, 1998. Prohibits: importation, commercialisation and phytosanitary use of active ingredient Lindane and all the products formulated with its basis in the Republic of Argentine.		
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 06/2002	consent under
	Conditions for Import: The active constituent lindane and all agricultural and veterinary chemical products containing the active lindane are prohibited imports under schedule 9 of the Custom Regulations, unless authorised by the Minister of Agriculture, Fisheries and Forestry or an authorised officer of the Department of Agriculture, Fisheries and Forestry-Australia Legislative or administrative measures: Agricultural and Veterinary Chemical Code Act 1994. Custom (prohibited imports) Regulation 1956.		
Belize	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: in Schedule IV of the Pesticides Control Ac of Belize, and in the Pesticides Control (rep 1995.	Classified as a prohibited pesticide at of 1985, Chapter 181B of the Laws	
Bosnia and	in Schedule IV of the Pesticides Control Ac of Belize, and in the Pesticides Control (re	Classified as a prohibited pesticide at of 1985, Chapter 181B of the Laws	no consent
	in Schedule IV of the Pesticides Control Ac of Belize, and in the Pesticides Control (re 1995.	Classified as a prohibited pesticide at of 1985, Chapter 181B of the Laws placement of Schedules) Order, Published: 12/2010 Decision on prohibiting of the set plant protection products	
Bosnia and Herzegovina Brazil	in Schedule IV of the Pesticides Control Ac of Belize, and in the Pesticides Control (re) 1995. Final decision on import Legislative or administrative measures: registration, import and placing on the mar	Classified as a prohibited pesticide at of 1985, Chapter 181B of the Laws placement of Schedules) Order, Published: 12/2010 Decision on prohibiting of the set plant protection products	
Herzegovina	in Schedule IV of the Pesticides Control Ac of Belize, and in the Pesticides Control (re) 1995. Final decision on import Legislative or administrative measures: registration, import and placing on the mar containing certain active substances ("Office Final decision on import Remarks: The production of formulations of	Classified as a prohibited pesticide of 1985, Chapter 181B of the Laws placement of Schedules) Order, Published: 12/2010 Decision on prohibiting of the ket plant protection products pial gazette of BH" No 55/08) Published: 06/2008	no consent
Herzegovina	in Schedule IV of the Pesticides Control Ac of Belize, and in the Pesticides Control (re) 1995. Final decision on import Legislative or administrative measures: registration, import and placing on the mar containing certain active substances ("Office Final decision on import	Classified as a prohibited pesticide at of 1985, Chapter 181B of the Laws placement of Schedules) Order, Published: 12/2010 Decision on prohibiting of the ket plant protection products cial gazette of BH" No 55/08) Published: 06/2008 with Lindane was finished in 30	no consent
Herzegovina	in Schedule IV of the Pesticides Control Ac of Belize, and in the Pesticides Control (re) 1995. Final decision on import Legislative or administrative measures: registration, import and placing on the mar containing certain active substances ("Office Final decision on import Remarks: The production of formulations of November 2006;	Classified as a prohibited pesticide at of 1985, Chapter 181B of the Laws placement of Schedules) Order, Published: 12/2010 Decision on prohibiting of the ket plant protection products cial gazette of BH" No 55/08) Published: 06/2008 with Lindane was finished in 30	no consent
Herzegovina	in Schedule IV of the Pesticides Control Ac of Belize, and in the Pesticides Control (re) 1995. Final decision on import Legislative or administrative measures: registration, import and placing on the mar containing certain active substances ("Office Final decision on import Remarks: The production of formulations of November 2006; The trading was finished in 30 March 2007	Classified as a prohibited pesticide of 1985, Chapter 181B of the Laws placement of Schedules) Order, Published: 12/2010 Decision on prohibiting of the ket plant protection products pial gazette of BH" No 55/08) Published: 06/2008 with Lindane was finished in 30 - Ministry of Environment/Normative Environment and Natural Renewable or 2006, published in DOU (the official 13 November 2006 (Prohibit the ion). Directory of National Health of 18 August 2006, published in	no consent

	Legislative or administrative measures: As resut Sahelian Pesticides Committee	I of the meeting of the	
Burundi	Final decision on import	Published: 06/2003	no consent
	Legislative or administrative measures: The use been prohibited due to its persistence in the environ the food chain and its toxicity for terrestrial and aqua number in the register of pesticides, which are proh purposes is 2001-01-P007 according to the Minister	ment, its bioaccumulation in atic beings. Its registration hibited for agricultural	
Cameroon	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: Act no 20 Decree no 2005/0772/PM of 06 April 2005 Order no 057/05/A/MINADER/SG/DPA/SDPV/LAD of	·	
Canada	Final decision on import	Published: 06/2012	no consent
	Remarks: Lindane is not registered under the Pest pesticide uses of lindane are not permitted in Canac other uses will be acceptable when they align with CExemption(s) as registered under the Stockholm CoLegislative or administrative measures: Lindane registered as a pesticide under the Pest Control Proregulatory action.	da. Lindane imports for Canada's Specific onvention. (gamma-HCH) is not	
Cabo Verde	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: The pesticide has not been registered by the Sahelian Pesticide Committee which is the regional organization in charge of pesticides registration according to national legislation, Act no 26/97		
Chad	Interim decision on import	Published: 01/1998	no consent
	Remarks: Final decision pending passage of pestic	side control decree.	
Chile	Final decision on import	Published: 12/1999	no consent
	Legislative or administrative measures: Legislati measures - Through the Resolution No. 2180 of 17 to prohibit to import, to manufacture, to sell, to distri agriculture.	July 1998, it was decided	
China	Final decision on import	Published: 01/1998	consent unde
		Revised: 10/2008	conditions
	Conditions for Import: Special permit documents.	Import restricted to certain	
	bodies. Remarks: Severely restricted use on wheat / locust Legislative or administrative measures:	s on wasteland and forests.	
	 Additional information related to Hong Kor Region (HKSAR) related to the import respondered: Published: 12/06/2009; Final decision on import: No consent to import to i	ponse for Annex III	
	Final decision on import	Published: 01/1998	no consent
Colombia			
Colombia	Legislative or administrative measures: ICA reso and 2159 of 1991 cancel the sales licence of lindan (formulations of wettable powders and emulsifiable	e-based insecticides	
Colombia Costa Rica	and 2159 of 1991 cancel the sales licence of lindan	e-based insecticides	no consent
	and 2159 of 1991 cancel the sales licence of lindan (formulations of wettable powders and emulsifiable	e-based insecticides concentrates). Published: 06/1999	no consent

Legislative or administrative measures: Lindane has not been registered in the Côte d'Ivoire since 2000. Import, production and sale of Lindane has therefore been prohibited since that date.

Final decision on import **Published: 12/2008** no consent Cuba Legislative or administrative measures: National decision adopted and disseminated to the interested Parties, under the power conferred to the Designated National Authority, as entity empowered to register pesticides authorized for use at national level (Joint Resolution of Ministries of Agriculture and Public Health). In process of approving resolution which grants legal status to this national decision adopted. Final decision on import Published: 12/2004 **Democratic** consent People's Legislative or administrative measures: According to "The Law for Environment Protection" (April 9, 1984) and "The National Regulation of Republic of Pesticide Management", the partial use of this chemical is permitted as a Korea chemical for plant protection. The prospective use of this chemical will be decided again through consultation with the National Pesticide Registration Agency, The Ministry of Agriculture, The Ministry of Public Health and other relevant organizations. Final decision on import Published: 06/2012 **Democratic** no consent Republic of the Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the Congo implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the **Ecuador** Final decision on import Published: 06/2001 no consent **Published: 06/2000** El Salvador Final decision on import no consent Published: 06/2010 Final decision on import **Eritrea** no consent Legislative or administrative measures: Legal Notice Nº 113/2006. Regulations for Importation, Handling, Use, Storage and Disposal of Pesticides Published: 12/2010 consent under Interim decision on import **Ethiopia** conditions Conditions for Import: Import permit required from the Ministry of Agriculture and Rural Development. Import permit issued on a case by case basis. Published: 06/2010 **European Union** no consent

Member States:

Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta** Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland

Final decision on import

Remarks: Lindane is classified under Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provision relating to the classification, packaging and labelling of dangerous substances (OJ 196, 16.8.1967, p.1) as: T; R25 (Toxic; Toxic if swallowed) - Xn; R20/21, R48/22 and R64 (Harmful; Harmful by inhalation and in contact with skin, Harmful danger of serious damage to heath by prolonged exposure if swallowed, may cause harm to breastfed babies) - N; R50/53 (Dangerous to the environment; Very Toxic to aquatic organisms, may cause long-term adverse effects in the aquatic environment).

Legislative or administrative measures: It is prohibited to produce, use or place on the market lindane (gamma HCH). The chemical whether on its on, in preparations or as a constituent of articles was banned by Regulation (EC) No. 850/2004 of the European Parliament of the Council of 29 April 2004 on persistent organic pollutants and amending Directive 70/117/EEC (OJ L 229, 29.5.2004, p. 5)

**: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in

	accordance with EC legislation, cover all its Member States		
Gabon	Interim decision on import	Published: 01/1998	no consent
	Remarks: Ministerial decrees have been i 7/77 to regulate the import, trade and use products. Need more time to reach final d	of various phytopharmaceutical	
Gambia	Final decision on import	Published: 01/1998	no consent
	Remarks: It has been placed on the list of	banned pesticides.	
Ghana	Final decision on import	Published: 06/2010	no consent
	Remarks: There are remnant stock of che disposed. Legislative or administrative measures: Act, 1994 (Act 490).		
Guinea	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: environment protectionDecision No 2395/MAE/SGG/2001 of 6/00 the use of active substances in agriculture -National weakness in the toxicological an	6/2001 restricting and/or prohibiting	
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: The product has not been authorized by the Sahelien Pesticide Committee (CSP).		
Guyana	Final decision on import	Published: 12/2007	no consent
·	Legislative or administrative measures. Control (Prohibited Pesticides) Order No. 2 Pesticides and Toxic Chemicals Control A	22 of 2006 made under the	
Honduras	Final decision on import	Published: 01/1998	no consent
	Remarks: Not registered. Banned in May 1991 due to problems of high persistance and bioaccumulation.		
ndia	Final decision on import	Published: 01/1998	consent unde
	Conditions for Import: Only after registra Remarks: Lindane formulations for indoor crops for insects is permitted.	conditions	
ran (Islamic	Final decision on import	Published: 06/2005	no consent
Republic of)	Legislative or administrative measures substance will be prohibited on 20 March 2 September 2002.		
srael	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures 2. Hazardous Substances Regulations (Re Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006		
Jamaica	Final decision on import	Published: 06/1999	consent unde
	Conditions for Import: Only for the control Remarks: Upon elimination of screw worn importation and use in Jamaica.		conditions
Japan	Final decision on import	Published: 12/2004	no consent
•	Legislative or administrative measures Law 2 Pharmaceutical Affairs Law	1. Agricultural Chemicals Regulation	

Mali	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: pesticides are controlled under the Pesticid scheme and the Act is implemented by the lindane is permitted to be imported, manufa except for purposes of research or education Entry into force of the find regulatory actions.	es Act 1974 through a registration Pesticides Board of Malaysia. No ctured, sold or used in the country in, where certain conditions apply.	conditions
Malaysia	Final decision on import	Published: 12/2008	consent under
Malawi	Interim decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: 2006, prohibiting the sale and use in agricul subtance.		
Madagascar	Final decision on import	Published: 06/2011	no consent
	place on the market, import in a private cap a. lindane; b. substances and preparations that contair unavoidable impurities. (Swiss Ordinance on Risk Reduction related dangerous Substances, Preparations and A	acity, or use: I lindane that are not merely I to the Use of certain particularly	
Liechtenstein	Final decision on import Legislative or administrative measures:	Published: 06/2010	no consent
	Legislative or administrative measures: for Libyan agriculture pesticide		
Libya	Final decision on import	Published: 12/2010	no consent
Liberia	Interim decision on import	Published: 12/2001	no consent
	Legislative or administrative measures: 26/09/2001		
Lebanon	Final decision on import	Published: 12/2003	no consent
Democratic Republic	Remarks: A final decision is under active oneeded before a final decision can be reach	• • • • • • • • • • • • • • • • • • • •	
Lao People's	Interim decision on import	Published: 12/1999	no consent
, <u> </u>	Legislative or administrative measures: Kyrgyz Republic of 27 July 2001 No. 376 or environment and health of the population fro hazardous chemicals and pesticides.	measures to protect the	
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent
Ruwait	Legislative or administrative measures:		no consent
Kuwait	Final decision on import	Published: 01/1998	no consent
Kenya	Interim decision on import Remarks: General conditions apply.	Published: 06/1999	consent
Kazakhstan	Final decision on import	Published: 01/1998	no consent
	Remarks: The decision was taken by the P to the information received from the PIC.	·	
	-		

	Legislative or administrative measures: Decree no 01-2699/MICT-SG of 16 th October 2001 listing the products the import and export of which are prohibited. Act no 01-020 of 30yh May 2001 on pollution and nuisance			
Mauritania	Final decision on import	Published: 12/2006	no consent	
	Legislative or administrative measures: registered by the Sahelian Pesticides Commegistration, under national legislative and replant protection).	nittee, the regional body for		
Mauritius	Final decision on import	Published: 01/1998	no consent	
Mexico	Interim decision on import	Published: 01/1998	consent under conditions	
Manasia	Conditions for Import: General conditions	Published: 06/2010	no concent	
Mongolia	Final decision on import Remarks: 11446 kg of lindane, used in 21		no consent	
	of deposit was reported in the inventory. Legislative or administrative measures: Annex I "List of prohibited chemicals in Mor			
Morocco	Final decision on import	Published: 06/2013	no consent	
	Legislative or administrative measures: Morocco.			
	Act No. 42-95 concerning the supervising agricultural pesticides (21st January 1997):			
	Article 2: it is prohibited to import, manufact sell or distribute even for free pesticides for been registered or which sale has not been exempted from registration according to the	agricultural uses which have not authorized, or which have been		
New Zealand	Final decision on import	Published: 06/2006	consent under	
New Zealand	Conditions for Import: The transitional programmer Hazardous Substances and New Organism July 2006, when the Toxic Substances Reg July 2006, lindane will be transferred into the substance. General conditions relating to the apply. No formulations containing lindane are current.	conditions		
	Remarks: Small-scale use of this substance development or teaching is exempt from a larequirements of Section 33 of the HSNO Ac Legislative or administrative measures: Organisms Act 1996 (HSNO).	HSNO approval provided all the ct are met.		
Nicaragua	Final decision on import	Published: 12/2010	no consent	
	Remarks: This final regulatory action was based on the administrative provisions of the General Management of Plant Protection and Health (DGPSA/MAGFOR) on 18 August 1993, recommended by the National Commission of Agrochemicals at the meeting of 5 August 1993. Legislative or administrative measures: Ministerial Agreement No. 23-200 import, commercialisation and use throughout the national territory of pesticic Lindane is prohibited; in its raw materials, formulated products and in any oth mixture. Issued by the Ministry of Agriculture and Forestry, empowered conferred under Law No.274 "Basic Law for regulation and control of pesticides, toxic and hazardous substances, and other similar", and its regulations			
Niger	Interim decision on import	Published: 12/2008	no consent	
<u> </u>	Remarks: Niger ratified the Rotterdam Cor June 2006, in January 2006	vention which entered into force in		

Niger ratified the Common Regulation of CILSS Member States (the Sahelian Pesticide Committee is in charge of implementing that regulation).

Order No 092/MAG/EL/DPV of 08-07-99, listing plant protection products prohibited in Niger.

All that has been said allows the country to conform to the regulation in force at a national, regional and international level.

Nigeria	Interim decision on import	Published: 01/1998	consent unde	
	Conditions for Import: Placed under seve Importation allowed only by permit from FEI		conditions	
	out. Remarks: Initiation of phase-out programm marketers of lindane. 3-5 years to be given			
Norway	Final decision on import	Published: 01/1998	no consent	
	Remarks: All products withdrawn by import	er. No import since 1991.		
Oman	Final decision on import	Published: 06/2004	no consent	
	Legislative or administrative measures: Agriculture and Fisheries legislations.	- According to Ministry of		
	- Royal Decree No. 46/95. Issuing the Law	of Handling and Use of Chemicals.		
Pakistan	Interim decision on import	Published: 01/1998	no consent	
	Remarks: Agricultural Pesticide Ordinance 1971.	1971. Agricultural Pesticide Rules		
Panama	Final decision on import	Published: 01/1998	no consent	
Paraguay	Final decision on import	Published: 01/1998	no consent	
	Legislative or administrative measures: Resolution No 447/93 prohibits the import, formulation, distribution, sale and use of organochloride-based insecticides.			
Peru	Final decision on import	Published: 06/1999	no consent	
Philippines	Interim decision on import	Published: 07/1998		
Fillippines		1 ubilistica. 01/1330	consent unde	
	Conditions for Import: Restricted use on p		consent unde conditions	
Qatar	Conditions for Import: Restricted use on p			
Qatar		Published: 12/2005	conditions	
	Final decision on import Legislative or administrative measures: Environment Law No (30) 2002	Published: 12/2005	conditions	
Republic of	Final decision on import Legislative or administrative measures: Environment Law No (30) 2002 Pesticide Law No (10) 1968	Published: 12/2005 Article No (26) from the Published: 01/1998	no consent	
Republic of Korea	Final decision on import Legislative or administrative measures: Environment Law No (30) 2002 Pesticide Law No (10) 1968 Final decision on import	Published: 12/2005 Article No (26) from the Published: 01/1998	no consent	
Republic of Korea Republic of	Final decision on import Legislative or administrative measures: Environment Law No (30) 2002 Pesticide Law No (10) 1968 Final decision on import Remarks: Banned in 1979 because of resident controls and the controls are the controls and the controls are the controls and the controls are the controls and the control and the controls are the controls are the controls are the controls and the control and the controls are the control and the contro	Published: 12/2005 Article No (26) from the Published: 01/1998 due. Published: 12/2009	no consent	
Republic of Korea Republic of	Final decision on import Legislative or administrative measures: Environment Law No (30) 2002 Pesticide Law No (10) 1968 Final decision on import Remarks: Banned in 1979 because of resident of the second of the	Published: 12/2005 Article No (26) from the Published: 01/1998 due. Published: 12/2009 anufactured in the Republic of Lindane (gamma-HCH) has been fficial register of permitted	no consent no consent	
Republic of Korea Republic of Moldova	Final decision on import Legislative or administrative measures: Environment Law No (30) 2002 Pesticide Law No (10) 1968 Final decision on import Remarks: Banned in 1979 because of resident of the second of the	Published: 12/2005 Article No (26) from the Published: 01/1998 due. Published: 12/2009 anufactured in the Republic of Lindane (gamma-HCH) has been fficial register of permitted	no consent	

	Product never registered		
Samoa	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures: measures - Pesticides Regulations 1990: Committee; Section 6 Functions and Powe determine in its discretion the conditions o April 2000. Use allowed only for exempted pharmaceu alternatives are available so phase-out-po	Section 5 Pesticides Technical ers of the Committee - (b) To f use of any pesticide Meeting of 20 uticals. Cost / benefit - effective	
Saudi Arabia	Final decision on import	Published: 12/2007	no consent
	Remarks: It was registered in the past, bu because it was proven risky to human hea		
	Legislative or administrative measures: recommendation from the relevant technic		
Senegal	Final decision on import	Published: 12/2007	consent unde
	Remarks: National use and re-export to the Legislative or administrative measures: on pesticides meeting.		conditions
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: according to the Law of Plant Protection P 41/09) and banned by Regulation on bans placing on the market and use of chemical on human health and environment ("Official		
Singapore	Final decision on import	Published: 12/2003 Revised: 10/2008	consent unde
	Conditions for Import: Import for re-expo Substance License is required for the impo Legislative or administrative measures: Hazardous Substance under the Environm Act (EPMA) and its regulations. A license i sale. The chemical has been banned from local	ort of the chemical. The chemical is controlled as a ental Protection and Management is required for the import, use and	
South Africa	Final decision on import	Published: 06/2006	consent unde
	Conditions for Import: Only used for strue Legislative or administrative measures: except for use in structural pests control: Ferms of Fertilizers, Farm Feeds, Agricultu Act (Act 36 of 1947).	Chemical banned for all other uses Regulation R. 1061 of 15 May 1987 in	conditions
Sri Lanka	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures: administrative measures - All agricultural unurseries and emergency use for spotted laugust 1986 by Pesticide Formulary Comall remaining uses prohibited in early 90's	ises except for treatment of coconut ocust control prohibited since 1 mittee (presently PeTAC) of 23/1986.	
Sudan	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: Act. The National Pesticide Council decision no		
O			na a a a a a a a a a
Suriname	Final decision on import	Published: 12/2003	no consent

Switzerland	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: It is place on the market, import in a private capac		
	a) lindane;b) substances and preparations that contain li unavoidable impurities.	indane that are not merely	
	(Ordinance on Risk Reduction related to the Udangerous Substances, Preparations and Arti		
Syrian Arab	Final decision on import	Published: 12/2008	no consent
Republic	Legislative or administrative measures: De Minister of Agriculture and agrarian reform	ecision No 12/T date 14/2/2002 by	
Thailand	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: The Industry entitled "List of Hazardous Substance been identified as type 4 hazardous substance production, distribution, possession or use in "	es (No. 2)". In this list, lindane has e which is prohibited for import,	
The former	Final decision on import	Published: 06/2012	no consent
Yugoslav Republic of Macedonia	Legislative or administrative measures: Ch of active substances allowed for use in Plant I Macedonia (Official Gazette of RM 159/2010)	Protection Products in R.	
Togo	Interim decision on import	Published: 01/1998	consent under
	Conditions for Import: General conditions a Remarks: Law 96-007/PR of 3 July 1996 con		conditions
Trinidad and	Interim decision on import	Published: 06/2001	consent under
Tobago	Conditions for Import: For use in veterinary (pharmaceutical use) products only Legislative or administrative measures: Legislative or administrative measures - Products containing lindane must be registered with the Pesticides and Toxic Chemicals Control Board.		conditions
United Arab Emirates	Final decision on import	Published: 07/1998	no consent
United Republic	Interim decision on import	Published: 01/1998	consent under
of Tanzania	Conditions for Import: General conditions a	pply.	conditions
Uruguay	Interim decision on import	Published: 01/1998	no consent
	Remarks: Product not imported since 1992. For July of 1997, final decision will be taken on registration, fabrication, formulation, importation	the prohibition of product	
Venezuela	Final decision on import	Published: 06/2010	no consent
(Bolivarian Republic of)	Legislative or administrative measures: - A Convention, which is part of the legal framework Venezuela Act on substances, hazardous materials and All uses, imports and distribution of chemicals with the exception of dichlorodiphenyltrichloro - Ministry of People Power for Agriculture and Integrated Agriculture Health. Administrative O INSAI N°28, Caracas, 15 July, 2009. According	ork of the Bolivarian Republic of d wastes (Article 7) s, persistent organic pollutants, bethane (DDT), are banned. I Lands. National Institute of Order. Office of the President/org to this Order, registration of	
	products used in cattle, aquaculture and fishe with organic chlorine active ingredient, will not the country as of 30/04/2010.		
Viet Nam	with organic chlorine active ingredient, will not		no consent

Yemen	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: List of Banned and Severely Restricted Pesticides in Yemen.		
Zimbabwe	Interim decision on import	Published: 12/2001	consent

Lindane (gamma-HCH)

CAS: 58-89-9

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Lesotho	12/2008
Antigua and Barbuda	12/2010	Maldives	06/2007
Benin	06/2004	Marshall Islands	06/2004
Bolivia	06/2004	Mozambique	12/2010
Botswana	06/2008	Namibia	12/2005
Cambodia	12/2013	Nepal	06/2007
Congo	12/2006	Russian Federation	12/2011
Cook Islands	12/2004	Saint Vincent and the	06/2011
Croatia	06/2008	Grenadines	
Djibouti	06/2005	Somalia	12/2010
Dominica	06/2006	Tonga	12/2010
Dominican Republic	12/2006	Uganda	12/2008
Equatorial Guinea	06/2004	Ukraine	06/2004
Georgia	06/2007	Zambia	06/2011
Guatemala	12/2010		

Mercury compounds, including inorganic mercury compounds, alkyl mercury compounds and alkyloxyalkyl and aryl mercury compounds

Albania	Final decision on import	Published: 06/2013	no consent	
	Legislative or administrative measures: "Plant Protection Service", as amended. Decision of the Council of Ministers no. 155 of rules of registration and assessment crite (PPP)." According to paragraph 7.2, Chapte trade and use in the Republic of Albania, if included in Appendix II, attached to this dec compounds, including inorganic mercury co-	55, dated 12.11.2008 "On approval eria of Plant Protection Products er II, PPP may be registered for its active substance(s) is/are cision. In this Annex, mercury empounds, alkyl mercury		
Argentina	Interim decision on import	Published: 12/2006	consent unde	
	Conditions for Import: Decision N° 3489/1 958 established an obligatory register at the Registro Nacional de Terapéutica Vegetal for all products used for treatment or destruction against animals or vegetals, cultivated or useful plants to be commercialized in the country. ResolutionSAGPyA N° 350/99 stablish the registration requirements for the phytosanitary products in the Argentinean Republic.		conditions	
	Remarks: Decision N°3489/1958 - Published in the Official Bulletin: 24 mars 1958 Resolution SAGPyA N° 350/99 - Published in the Official Bulletin: 8 septembre 1999			
	Secretariat of Agriculture, Cattle, fish and Ministry of Economy and Production Av. Paseo Colón 982 Buenos Aires, Argentina			
Armenia	Interim decision on import Published: 06/2001		no consent	
Australia	Final decision on import	Published: 12/2004	consent unde	
	Conditions for Import: Subject to approval, registration, exemption or permit under the <i>Agricultural and Veterinary Chemical Code Act 1994</i> . Remarks: One product is registered in Australia, for use on sugar cane. Legislative or administrative measures: <i>Agricultural and Veterinary Chemical Code Act 1994</i> .		conditions	
Bahrain	Final decision on import	Published: 07/1996	no consent	
Belize	Final decision on import	Published: 12/2005	no consent	
	Legislative or administrative measures: Classified as a prohibited pesticide in Schedule IV of the Pesticides Control Act of 1985, Chapter 181B of the Laws of Belize, and in the Pesticides Control (replacement of Schedules) Order, 1995.			
Bolivia	Final decision on import	Published: 01/1994	no consent	
Bosnia and	Final decision on import	Published: 12/2011	no consent	
Herzegovina	Legislative or administrative measures: Chemical is not included in the List of active substances allowed for use in Plant Protection Products in Bosnia and Herzenovina ("Official Gazette of RiH" No. 11/11)			

Herzegovina ("Official Gazette of BiH" No 11/11)

Brazil	Final decision on import	Published: 12/2004	no consent
	Remarks: There is no pesticide registered	for any purpose, no intention of	
	acceptance. Legislative or administrative measures: Ministry of Agriculture - Prohibit the use of methylmercury, ethylmercury and others a	the pesticides containing	
	Directive No 06 of 29 April 1980 - Ministry register of the mercury fungicide.	of Agriculture, SDSV - Prohibit the	
	Law No. 7.802 of 11 July 1989 and Decree Pesticides and its compounds need to be r prior to produce, export, import, trade or us	egistered by the Federal Authority	
Burkina Faso	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: Committee (CSP) meeting.	Results of the Sahelian Pesticides	
Burundi	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: and aquatic organisms as well as its residuand its compounds are prohibited in Burun 29/102001 under n 2001-01-2004	ues in the aquatic biotope, Mercury	
Canada	Final decision on import	Published: 01/1998	no consent
Cabo Verde	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: The pesticide has not been registered by the Sahelian Pesticide Committee which is the regional organization in charge of pesticides registration according to national legislation, Act no 26/97		
Chad	Final decision on import	Published: 01/1998	no consent
Chile	Final decision on import	Published: 07/1995	no consent
Cilile	Legislative or administrative measures:		no consent
China	Final decision on import	Published: 07/1993	no consent
		Revised: 10/2008	
	 Legislative or administrative measures: Additional information related to land Region (HKSAR) related to the irchemicals: Published: 12/06/2009; Final decision on import: No constitution 	Hong Kong Special Administrative mport response for Annex III	
Colombia	Final decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: prohibited by ICA. Registration cancelled 1974.		
Congo	Final decision on import	Published: 07/1994	no consent
	Remarks: No record of use.		
	Final decision on import	Published: 01/1995	no consent
Cook Islands	r mai acoision on import		

Côte d'Ivoire	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: It produce, place on the market, sell or use this health and the environment. The product has	s product in order to protect human	
Croatia	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: L substances. Official Gazete 17/06	ist of banned and restricted	
Cuba	Final decision on import	Published: 12/2008	no consent
	Remarks: The adopted decision does not increference pattern or reactive used for the decanalysis activities		
	Legislative or administrative measures: N Resolutions 268/1990 and 181/1995 of the N		
Democratic	Final decision on import	Published: 12/2004	no consent
People´s Republic of Korea	Legislative or administrative measures: A Environment Protection" (April 9, 1984) and 'Pesticide Management", the use of this chemprohibited because of its toxicity to human be environmental pollution.	'The National Regulation of nical for plant protection is	
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC.		
Dominica	Interim decision on import	Published: 01/1996	consent unde
	Conditions for Import: Import permit only for pharmacies. Remarks: Additional time required.	or official laboratories and	conditions
Ecuador	Final decision on import	Published: 06/2001	no consent
	Remarks: No importation since 1978.		
El Salvador	Final decision on import	Published: 01/1994	no consent
Eritrea	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: L Regulations for Importation, Handling, Use, S	egal Notice Nº 113/2006.	
Ethiopia	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: Not registered.		
European Union	Final decision on import	Published: 06/2010	no consent
Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain,	Legislative or administrative measures: It is prohibited to use or place on the market all plant protection products containing mercury compounds as an active ingredient according to Council Directive 79/117/EEC of 21 December 1978 prohibiting the placing on the market and use of plant protection products containing certain active substances (OJ L 33 of 8.2.1979, p.36), as last amended by Regulation (EC) No 850/2004 of the European Parliament and of the Council (OJ L 229, 29.6.2004, p.5). Furthermore, in accordance with Commission Regulation (EC) No 1451/2007 of 4 December 2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing ob biocidal products on the mrket the		

of Great Britain and Northern Ireland	product.		
	**: These countries are currently PARTICIF Convention. They are however listed here suropean Community (EC), which is a Part accordance with EC legislation, cover all its	since they are Member States of the y and whose import responses, in	
Gabon	Interim decision on import	Published: 06/1999	no consent
	Remarks: additional time is needed for a fi	nal decision	
Gambia	Final decision on import	Published: 07/1994	no consent
Ghana	Interim decision on import	Published: 12/2004	consent under
Gilding	Conditions for Import: The import should Environmental Protection Agency of Ghana no limited to: - Quantity of chemical to be imported; - Source of chemical (exporting country); - End use(s) of the chemical within Ghana. Statement of active consideration: A sur determine if the chemical is currently being	obtain import permit from the containing information including but vey needs to be conducted to	conditions
	required in the country and for what propos		
Guatemala	Final decision on import	Published: 07/1993	no consent
	Remarks: Refers to methoxyethyl-mercury chloride only.		
Guinea	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: 1) Decision No 2395/MAE/SGG/2001 of 6/06/2001 restricting and/or prohibiting the use of active substances in agriculture. 2) National weakness in the toxicological and ecotoxicological analyses. 3) Human and environment protection.		
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: authorized by the Sahelien Pesticide Comm		
Guyana	Final decision on import	Published: 12/2007	no consent
•	Legislative or administrative measures: Pesticides and Toxic Chemicals Control Bo nor any application for registration has been	ard. The product is not registered	
Honduras	Final decision on import	Published: 07/1993	no consent
India	Interim decision on import	Published: 07/1998	Response did
	Remarks: 1. Ethylmercury chloride: Interim decision - consent to import (final decision pending). 2. Phenylmercury acetate: Final decision - no consent to import 3. Methoxyethyl mercury chloride: Final decision - consent to import. Decision: Response did not address Importation		not address Importation
Iran (Islamic	Final decision on import	Published: 12/2000	no consent
Republic of)	Legislative or administrative measures: Legislative or administrative measures - Mercury compounds banned as agricultural chemical based on the Resolution of 16 April 1973, under "The Pesticides Control Act" 1968. (Ministry of Agriculture.) Prohibit for use as a Plant Protection Products, antifoulants, wood preservatives and Slimicides.		
Israel	Final decision on import	Published: 06/2012	no consent
101401	Legislative or administrative measures:		

	3. Free Import Order, 2006			
Jamaica	Final decision on import	Published: 06/1999	no consent	
	Remarks: Not registered.			
Japan	Final decision on import	Published: 12/2004	no consent	
	Legislative or administrative measures: 1 Law 2. Pharmaceutical Affairs Law	I. Agricultural Chemicals Regulation		
Jordan	Final decision on import	Published: 07/1995	no consent	
Kazakhstan	Final decision on import	Published: 07/1996	no consent	
	Remarks: Refers to ethylmercury.			
Kenya	Final decision on import	Published: 07/1998	no consent	
	Remarks: Not registered. Other pesticides	available for similar use.		
Kuwait	Final decision on import	Published: 01/1998	no consent	
	Remarks: Not registered. Decree No. 95/1995.			
Kyrgyzstan	Final decision on import	Published: 06/2007	no consent	
Lao People´s	Interim decision on import	Published: 12/1999	no consent	
Democratic Republic	Remarks: A final decision is under active consideration. Approximate time needed before a final decision can be reached - one year.			
Lebanon	Final decision on import	Published: 07/1993	no consent	
Libya	Final decision on import	Published: 12/2010	no consent	
•	Legislative or administrative measures: No for Libyan agriculture pesticide	Not registration in the pesticide list		
Liechtenstein	Final decision on import	Published: 06/2010	no consent	
	Legislative or administrative measures: Mercury compounds are banned as agricultural chemicals (they are not listed on Annex I of the Ordinance on Plant Protection Products, which entered into force in August 2005). Mercury compounds are prohibited for all other uses except for uses mentioned in Annex 1.7 of the Ordinance on Risk Reduction related to Chemical Products (ORRChem) which entered into force in May 2005 and which superseded the Ordinance relating to Environmentally Hazardous Substances (Osubst). Seed dressings for agricultural purposes and sealing agents for trees which were exempted from the mercury ban in the Osubst are no longer exempted from the mercury ban in the ORRChem.			
	agricultural chemicals (they are not listed on Protection Products, which entered into forc Mercury compounds are prohibited for all ot in Annex 1.7 of the Ordinance on Risk Redu (ORRChem) which entered into force in May Ordinance relating to Environmentally Hazal dressings for agricultural purposes and seal exempted from the mercury ban in the Osub	Annex I of the Ordinance on Plant e in August 2005). her uses except for uses mentioned action related to Chemical Products y 2005 and which superseded the rdous Substances (Osubst). Seed ing agents for trees which were		
Madagascar	agricultural chemicals (they are not listed on Protection Products, which entered into forc Mercury compounds are prohibited for all ot in Annex 1.7 of the Ordinance on Risk Redu (ORRChem) which entered into force in May Ordinance relating to Environmentally Hazal dressings for agricultural purposes and seal exempted from the mercury ban in the Osub	Annex I of the Ordinance on Plant e in August 2005). her uses except for uses mentioned action related to Chemical Products y 2005 and which superseded the rdous Substances (Osubst). Seed ing agents for trees which were	no consent	
Madagascar	agricultural chemicals (they are not listed on Protection Products, which entered into force Mercury compounds are prohibited for all of in Annex 1.7 of the Ordinance on Risk Redu (ORRChem) which entered into force in May Ordinance relating to Environmentally Hazar dressings for agricultural purposes and seal exempted from the mercury ban in the Osub mercury ban in the ORRChem.	Annex I of the Ordinance on Plant e in August 2005). her uses except for uses mentioned action related to Chemical Products y 2005 and which superseded the rdous Substances (Osubst). Seed ing agents for trees which were est are no longer exempted from the Published: 06/2011 Decree N°4196/06 of 23 March	no consent	
Madagascar Malawi	agricultural chemicals (they are not listed on Protection Products, which entered into force Mercury compounds are prohibited for all of in Annex 1.7 of the Ordinance on Risk Redu (ORRChem) which entered into force in May Ordinance relating to Environmentally Hazar dressings for agricultural purposes and seal exempted from the mercury ban in the Osub mercury ban in the ORRChem. Final decision on import Legislative or administrative measures: If 2006, prohibiting the sale and use in agriculture or agriculture of the sale and use in agriculture.	Annex I of the Ordinance on Plant e in August 2005). her uses except for uses mentioned action related to Chemical Products y 2005 and which superseded the rdous Substances (Osubst). Seed ing agents for trees which were est are no longer exempted from the Published: 06/2011 Decree N°4196/06 of 23 March		
_	agricultural chemicals (they are not listed on Protection Products, which entered into force Mercury compounds are prohibited for all of in Annex 1.7 of the Ordinance on Risk Redu (ORRChem) which entered into force in May Ordinance relating to Environmentally Hazar dressings for agricultural purposes and seal exempted from the mercury ban in the Osub mercury ban in the ORRChem. Final decision on import Legislative or administrative measures: If 2006, prohibiting the sale and use in agricultural subtance.	Annex I of the Ordinance on Plant e in August 2005). her uses except for uses mentioned action related to Chemical Products y 2005 and which superseded the redous Substances (Osubst). Seed ing agents for trees which were set are no longer exempted from the Published: 06/2011 Decree N°4196/06 of 23 March ture of any pesticide active	no consent	

Mali	Final decision on import	Published: 12/2007	no consent	
	Legislative or administrative measures: Decree no 01-2699/MICT-SG of 16 th October 2001 listing the products the import and export of which are prohibited. Act no 01-020 of 30yh May 2001 on pollution and nuisance			
Mauritania	Final decision on import	Published: 12/2006	no consent	
Mauritaina	Legislative or administrative measures: registered by the Sahelian Pesticides Corregistration, under national legislative and plant protection).	This pesticide has not been mittee, the regional body for		
Mauritius	Final decision on import	Published: 07/1993	no consent	
Mexico	Final decision on import	Published: 01/1994	no consent	
Mongolia	Final decision on import	Published: 07/1994	no consent	
	Remarks: Ethyl mercury chloride banned	in 1990 on basis of high toxicity.		
Morocco	Final decision on import	Published: 07/1994	no consent	
Mozambique	Final decision on import	Published: 01/1995	no consent	
	Remarks: Import, production and use banned.			
Nepal	Final decision on import	Published: 01/1995	no consent	
New Zealand	Final decision on import	Published: 07/1993	no consent	
	Remarks: Refers only for use as a pesticide.			
Nicaragua	Final decision on import	Published: 07/1993	no consent	
Niger	Final decision on import	Published: 01/1998	no consent	
_	Remarks: Refers only to use in plant protection products.			
Nigeria	Final decision on import	Published: 01/1998	no consent	
Norway	Final decision on import	Published: 07/1993	no consent	
	Conditions for Import: Prohibit for use as wood preservative and slimicide.	s plant protection product, antifoulant,		
Oman	Final decision on import	Published: 07/1993	no consent	
Pakistan	Final decision on import	Published: 07/1995	no consent	
Panama	Final decision on import	Published: 07/1998	no consent	
	Remarks: Not registered. Prohibited for u	se in agriculture.		
Paraguay	Final decision on import	Published: 07/1995	no consent	
	Final decision on import	Published: 06/1999	no consent	

Philippines	Final decision on import	Published: 01/1994	no consent
Qatar	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: Law No. (30) 2002	Article No (26) from Environment	
Republic of	Final decision on import	Published: 01/1997	no consent
Korea	Legislative or administrative measures: prohibited because of residue problems wi rice blast in 1969 and PMA-Hg for seed dis	th phenylmercury acetate to control	
Republic of	Interim decision on import	Published: 06/2012	no consent
Moldova	Remarks: The chemical has never been n Moldova.	nanufactured in the Republic of	
Rwanda	Final decision on import	Published: 12/2002	no consent
	Remarks: All uses are forbidden in the cor Product never registered	untry.	
Samoa	Final decision on import	Published: 01/1996	no consent
Saudi Arabia	Final decision on import	Published: 12/2007	no consent
	Remarks: It was registered in the past, but its registration was cancelled because it was proven risky to human health, animal and the environment.		
	Legislative or administrative measures: recommendation from the relevant technic		
Senegal	Final decision on import	Published: 06/2007	no consent
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: according to the Law on Plant Protection P 41/09)		
Singapore	Final decision on import	Published: 12/2003	consent under
3-4		Revised: 10/2008	conditions
	Conditions for Import: A hazardous Substimport of the chemical. Legislative or administrative measures: Hazardous Substance under the Environme Act (EPMA) and its regulations. A license is sale.	The chemical is controlled as a ental Protection and Management	
South Africa	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: Minister in terms of Fertilizers, Farm Feeds Remedies Act (Act 36 of 1947).		
Sri Lanka	Final decision on import	Published: 07/1994	no consent
	Conditions for Import: Approval letter for Remarks: All mercury-based agrochemica		
	Committee 4/6/87). Phenylmercury dodec		

Suriname	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: Decree negative list imports and exports, September 1, 1999, SB 34 (State Gazette).		
Switzerland	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: Magricultural chemicals (they are not listed on Protection Products, which entered into force Mercury compounds are prohibited for all oth in Annex 1.7 of the Ordinance on Risk Reduc (ORRChem) which entered into force in May Ordinance relating to Environmentally Hazard dressings for agricultural purposes and sealine exempted from the mercury ban in the Osubs mercury ban in the ORRChem.	Annex I of the Ordinance on Plant in August 2005). Her uses except for uses mentioned ction related to Chemical Products 2005 and which superseded the dous Substances (Osubst). Seeding agents for trees which were	
Syrian Arab	Final decision on import	Published: 06/2008	no consent
Republic	Legislative or administrative measures: Diagram 10/4/1990 by Minister of Agriculture and a		
Thailand	Final decision on import	Published: 07/1993	no consent
	Remarks: Refers to 2-methoxyethyl mercury	chloride.	
The former	Final decision on import	Published: 06/2012	no consent
Yugoslav Republic of Macedonia	Legislative or administrative measures: Chemical is not included in the List of active substances allowed for use in Plant Protection Products in R. Macedonia (Official Gazette of RM 159/2010).		
Togo	Final decision on import	Published: 07/1994	no consent
Trinidad and	Interim decision on import	Published: 06/2001	consent
Tobago	Legislative or administrative measures: Lemeasures - Enacting into law of the toxic chewill require importers to obtain a license importers.	egislative or administrative emical regulations. This legislation	•••••
Uganda	Final decision on import	Published: 06/1999	no consent
5	Remarks: Not registered		
United Arab Emirates	Final decision on import	Published: 07/1998	no consent
United Republic	Final decision on import	Published: 01/1995	no consent
of Tanzania	Remarks: Refers only to pesticide uses.		
Harran	Final decision on import	Published: 07/1996	no consent
Oruguay			
Venezuela (Bolivarian	Interim decision on import	Published: 06/2010	no consent
Venezuela (Bolivarian Republic of)	Interim decision on import Final decision on import	Published: 06/2010 Published: 06/2010	no consent
Venezuela (Bolivarian Republic of)		Published: 06/2010	
Venezuela (Bolivarian Republic of) Viet Nam	Final decision on import	Published: 06/2010	

Zimbabwe Final decision on import Published: 07/1998 no consent

Mercury compounds, including inorganic mercury compounds, alkyl mercury compounds and alkyloxyalkyl and aryl mercury compounds

CAS: 99-99-9

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Liberia	06/2005
Antigua and Barbuda	12/2010	Maldives	06/2007
Benin	06/2004	Marshall Islands	06/2004
Botswana	06/2008	Namibia	12/2005
Cambodia	12/2013	Russian Federation	12/2011
Cameroon	06/2004	Saint Vincent and the	06/2011
Djibouti	06/2005	Grenadines	
Dominican Republic	12/2006	Somalia	12/2010
Equatorial Guinea	06/2004	Tonga	12/2010
Georgia	06/2007	Ukraine	06/2004
Lesotho	12/2008	Zambia	06/2011

Monocrotopho)S			
CAS: 6923-22-4				
Albania	Final decision on import	Published: 06/2013	no consent	
	Legislative or administrative measures: Law no. 9362 dated 24/03/2005 on "Plant Protection Service", as amended. Decision of the Council of Ministers no. 1555, dated 12.11.2008 "On approval of rules of registration and assessment criteria of Plant Protection Products (PPP)." According to paragraph 7.2, Chapter II, PPP may be registered for trade and use in the Republic of Albania, if its active substance(s) is/are included in Appendix II, attached to this decision. In this Annex, monocrotophos is not included.			
Antigua and	Interim decision on import	Published: 12/2003	no consent	
Barbuda	Statement of active consideration: Revision 1973 in preparation of the pesticides and to			
Argentina	Final decision on import	Published: 12/2006	no consent	
	Remarks: Prior to the prohibition, it was	formulated for use in the national		
	Legislative or administrative measures: Resolution SAGPyA N° 181/99. Published in the Official Bulletin: 24 June 1999. Ban the import, trade and use of the active ingredient. Monocrotophos and its formulations, in all the territory of the Argentine Republic.			
Armenia	Final decision on import	Published: 12/2006	no consent	
7oa	Remarks: The chemical has never been m Republic of Armenia.			
	The chemical is not included in the "List of chemical and biological plant protection measures allowed for use in the Republic of Armenia", approved by the Order of the Minister of Agriculture of the Republic of Armenia No 198 dated 18 November 2003.			
	Legislative or administrative measures: The chemical is included in the "List of regulated under the Rotterdam Convention chemicals and pesticides banned in the Republic of Armenia" approved by the Governmental Decision of the Republic of Armenia (No293-N dated 17 March 2005)			
Australia	Final decision on import	Published: 12/2003	consent under	
	Conditions for Import: The conditions in the Chemical Code Act 1994	the Agricultural and Veterinary	conditions	
	Remarks: Potential exporters should note Registration Authority for Agricultural and \ cancelled the registrations and all relevant constituent approval) for monocrotophos in NRA Gazette No. NRA 1, 4 January 2000 to, issue any approvals under s.69B of the Chemicals (Administration) Act 1992 in rescontaining monocrotophos'.	Veterinary Chemicals (NRA) approvals (including the active 1999. The NRA indicated in the that it 'has not, and does not intend Agricultural and Veterinary		
	Legislative or administrative measu Chemical Code Act 1994	ures: Agricultural and Veterinary		
Belize	Final decision on import	Published: 12/2005	consent under	
	Legislative or administrative measures: (60%) currently registered in Belize, and is Pesticides.		conditions	
Bosnia and	Final decision on import	Published: 12/2010	no consent	
	Legislative or administrative measures:	Decision on prohibiting of the		

Descil	containing certain active substances ("Office	Dublished: 00/0000	no concert		
Brazil	Final decision on import Conditions for Import:	Published: 06/2008	no consent		
	Legislative or administrative measures: - Decree nº 4.074 of 2002 - Ministry of Health / Resolution emitted by Surveillance Agency - ANVISA - RDC nº 21 in DOU (the official gazette from the Brazili 2006 (Prohibit all kinds of uses of Monocrot				
Burkina Faso	Final decision on import	Published: 06/2008	no consent		
	Remarks: None Legislative or administrative measures: Sahelian Pesticides Committee	As resutl of the meeting of the			
Burundi	Final decision on import	Published: 12/2004	no consent		
Cameroon	Interim decision on import	Published: 12/2008	consent under		
	Conditions for Import: Formulations conta registered and authorized.	Conditions for Import: Formulations containing concentrations ≤ 600 g/l are			
Canada	Final decision on import	Published: 06/2003	no consent		
	Legislative or administrative measures: control in Canada.	Chemical not registered for pest			
Cabo Verde	Final decision on import	Published: 12/2008	no consent		
	Legislative or administrative measures: registered by the Sahelian Pesticide Commorganization in charge of pesticides registra legislation, Act no 26/97				
Chile	Final decision on import	Published: 12/2003	no consent		
	Legislative or administrative measures: the chemical doesn't have the Agriculture P which it can't be imported, manufactured, di used in the country. To obtain this authoriza necessary to comply with stringent national procedures and information required to get authority canceled voluntarily the pesticide	esticide Authorization, without stributed, placed in the market and ation (Res. 3670, 1999) it is regulations that set out the the authorization. The registration			
China	Final decision on import	Published: 12/2004	consent		
		Revised: 10/2008			
	Legislative or administrative measures: Regulations on Pesticide Administration.				
		port response for Annex III			
Colombia	 Administration. Additional information related to H Region (HKSAR) related to the im chemicals: Published: 12/06/2009; 	port response for Annex III	consent unde		

Remarks: Decree No. 2820 of 2010, published in the Official Journal No. 47792 of 5th August 2010, Title II, on the exigibility of Environmental Licenses, in Article 8, established that the Ministry of Environment, Housing and Territorial Development, may permanently grant or deny such environmental license for the activities (...)"11. The import and/or manufacturing of those substances, materials or products subject to controls pursuant to treaties, conventions and international protocols, of environmental nature, except in cases where these rules point out a special authorisation for such purpose". Legislative or administrative measures: In line with the Andean Decision of Nations No.436; Andean Standard for the Registration and Control of Chemical Pesticides for Agricultural use, published in Official Journal (Year XIV, No.347, in Lima, Peru, on 17th June 1988, on the Cartagena Agreement), and the Resolution of the Colombian Institute for Agriculture and Farming (ICA) No.03759 of 16th December 2003, to enact provisions for the Registration and Control of Chemical Pesticides for Agricultural use, pesticides must be registered to be used and marketed in the country.

IMPORTANT NOTE: According to information from the Technical Department of Agricultural Inputs Safety of ICA, Monocrotophos formulations, registered in concentrations of 400 and 600 g/l, can be imported in Colombia as insecticide-acaricide to control pests in crops of: cotton, rice, beans, tobacco, soybean, sesame, peanuts, cassava, snap beans and potato. Only the company owning the mentioned register may import the product.

	the mentioned register may import the proc	uct.	
Cook Islands	Final decision on import	Published: 06/2006	no consent
Costa Rica	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: of November 22, 2004.	Banned, Decree No 31997 MAG-S	
Côte d'Ivoire	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: Decision N. 159/MINAGRI of 21 June 2004 that bans the use of active ingredients in the production of plant protection products for agricultural uses states in article one that the import, the production and the conditioning of Monocrotophos in order to place it on the market are prohibited, as well as its use in agriculture.		
Cuba	Final decision on import	Published: 12/2008	no consent
	Remarks: The adopted decision does not include the use of the product as a reference pattern or reactive used for the development of research and analysis activities.		
	Legislative or administrative measures: National Decision in force under Resolution 2/2004 of the Ministry of Public Health		
Democratic People´s Republic of Korea	Interim decision on import	Published: 12/2004	consent
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC.		
Dominican Republic	Final decision on import	Published: 06/2007	consent
Ecuador	Final decision on import	Published: 06/2006	no consent
	Remarks: Before register cancellation (of t	he product) if it is produced in the	

Legislative or administrative measures: Resolution No. 015 published in the

country.

			i ans z ana
	Official Register No 116 of 3 October 2005 Agriculture and Fishing Health, SESA.	of the Equatorian Service of	
El Salvador	Final decision on import	Published: 12/2013	no consent
	Legislative or administrative measures: banned, both in technical grade or final pro No.151 of June 27, 2000, by the Ministry or published on page 57 of "La Prensa Gráfic authority conferred under the Act on the Corproducts for agricultural and livestock use Executive Agreement No. 40 published in 0375, 9 May 2007, Annex 3: List of hazardo	duct for pesticides, by Executive Act f Agriculture and Livestock, and a", 19 July 2000; pursuant to the ontrol of Pesticides, Fertilizers and in article six, paragraph f.; also in the Official Gazette Volume 83 number	
Eritrea	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures:	Legal Notice Nº 113/2006.	
	Regulations for Importation, Handling, Use	, Storage and Disposal of Pesticides	
Ethiopia	Interim decision on import	Published: 12/2010	consent unde
	Conditions for Import: Import permit requ	uired according to legislation.	conditions
European Union	Final decision on import	Published: 12/2003	no consent
Member States:		Revised: 10/2008	
Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland	Legislative or administrative measures: market all plant protection products contain was excluded from Annex I to Council Dire placing of plant protection products on the protection products thus had to be withdraw Regulation 2076/2002 of 20 November 200 extending the time period referred to in Art 91/414/EEC and concerning the non-inclus Annex I to that Directive and the withdrawa protection products containing these subst **: These countries are currently PARTICIF Convention. They are however listed here European Community (EC), which is a Par accordance with EC legislation, cover all its		
 Gambia	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures:	Hazardous Chemicals and	
	pesticides Control Management Act of 199 The pesticie is not registered by the Saheli Gambia is a member.	4	
Ghana	Final decision on import	Published: 06/2010	no consent
	Remarks: There are remnant stock of chemicals that need to be retrieved and		
	disposed. Legislative or administrative measures: Act, 1994 (Act 490)	Environmental Protection Agency	
Guinea	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: environment protection, pesticide manager - Decision No 2395/MAE/SGG/2001 of 6/0 the use of active substances in agriculture National weakness in the toxicological and	ment. 6/2001 restricting and/or prohibiting	
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
Janua Bioodu	Legislative or administrative measures: authorized by the Sahelien Pesticide Comr	The product has not been	

Guyana	Interim decision on import Conditions for Import: Product must be real Toxic Chemicals Regulations and all imports		consent unde conditions
	Pesticides and Toxic Chemicals Control Box		
India	Final decision on import	Published: 06/2006	consent unde
	Conditions for Import: Banned for use on Remarks: The use of monocrotophos is bar Legislative or administrative measures: Rules framed thereunder.	nned on vegetables	conditions
ran (Islamic	Final decision on import	Published: 06/2005	no consent
Republic of)	Legislative or administrative measures: F substance will be prohibited on 20 March 20 September 2002, under "The Pesticide Conf	05, based on the Resolution of 23	
Israel	Final decision on import	Published: 12/2012	no consent
	Legislative or administrative measures: 1 2. Hazardous Substances Regulations (Reg Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006		
Jamaica	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: F	Pesticides Act 1975, Not registered	
Japan	Final decision on import	Published: 12/2004	consent unde
	Conditions for Import: For agricultural pes required to register with both the Minister of and the Minister of Health, Labour and Welfa No consent to import of pesticide except agr Legislative or administrative measures: 1 Law 2. Poisonous and Deleterious Substances C 3. Pharmaceutical Affairs Law	conditions	
Jordan	Final decision on import	Published: 12/2003	no consent
	Remarks: The decision was taken by the pesticide registration due to the information received from PIC Secretariat. Legislative or administrative measures: Banned for all agricultural use by the pesticide registration committee in MOA.		
Kenya	Final decision on import	Published: 12/2006	no consent
Kenya	Remarks: One of the client is affected whose product is currently registered in Kenya. However, the Board agreed on modalities to help the client clear the product that was last imported in 2004.		
		Legislative or administrative measures: The Pest Control Products Act (CAp.346) empowers the Board to withdraw the registration of any product follow-up adverse effect reported about it.	
	(CAp.346) empowers the Board to withdraw		
Kuwait	(CAp.346) empowers the Board to withdraw		no consent
Kuwait	(CĀp.346) empowers the Board to withdraw follow-up adverse effect reported about it.	the registration of any product Published: 12/2008	no consent
	(CĀp.346) empowers the Board to withdraw follow-up adverse effect reported about it. Final decision on import	the registration of any product Published: 12/2008	no consent
Kuwait Kyrgyzstan	(CĀp.346) empowers the Board to withdraw follow-up adverse effect reported about it. Final decision on import Legislative or administrative measures: N Final decision on import	Published: 12/2008 Not registered. Decree No. 95/1995 Published: 06/2007	no consent
	(CĀp.346) empowers the Board to withdraw follow-up adverse effect reported about it. Final decision on import Legislative or administrative measures: N	Published: 12/2008 Not registered. Decree No. 95/1995 Published: 06/2007 Published: 12/2007	
Kyrgyzstan	(CĀp.346) empowers the Board to withdraw follow-up adverse effect reported about it. Final decision on import Legislative or administrative measures: N Final decision on import Final decision on import Legislative or administrative measures: D	Published: 12/2008 Not registered. Decree No. 95/1995 Published: 06/2007 Published: 12/2007	no consent

for Libyan agriculture pesticide

Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures agricultural chemical (it is not listed on any Protection Products, which entered into fo is not on the list of active substances to be programme (Annex II of the COMMISSION on the second phase of the 10-year work por Directive 98/8/EC of the European Parlithe placing of biocidal products on the ma Biocide Products (entered into force on Mactive ingredients as the EU. Monocrotoph preparations.		
Madagascar	Final decision on import	Published: 06/2011	no consent
J	Legislative or administrative measures 2006, prohibiting the sale and use in agric subtance.		
Malawi	Interim decision on import	Published: 06/2010	consent under
a.a.r.	Conditions for Import: Only to be used in	n controlling red spider mites	conditions
Malaysia	Final decision on import	Published: 12/2003	consent
·	Remarks: Registered only for use as a trunk injection on coconut and oil palm. Users required to obtain a permit from the Pesticides Board to purchase and use the pesticide. Legislative or administrative measures: General conditions apply.		
Mali	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Decree no 01-2699/MICT-SG of 16 th October 2001 listing the products the import and export of which are prohibited. Act no 01-020 of 30yh May 2001 on pollution and nuisance		
Mauritania	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: This pesticide has not been registered by the Sahelian Pesticides Committee, the regional body for registration, under national legislative and regulatory texts (Act 042/2000 on plant protection).		
Mauritius	Final decision on import	Published: 06/2003	no consent
	Remarks: This product has not been im Legislative or administrative measures		
Mexico	Interim decision on import	Published: 12/2006	consent under
	Conditions for Import: Registration and prof Health is needed.	ermission from the Mexico Secretariat	conditions
Mongolia	Final decision on import	Published: 06/2010	no consent
-	Legislative or administrative measures Annex I "List of prohibited chemicals in Mo		
Morocco	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: This pesticide is not registered in Morocco.		
	Act No. 42-95 concerning the supervising agricultural pesticides (21st January 1997)	and management of trade of :	
	Article 2: it is prohibited to import, manufa	cture, stock in the view of selling, to	

	call or distribute over for free posticides for	agricultural upop which have not	
	sell or distribute even for free pesticides for agricultural uses which have not been registered or which sale has not been authorized, or which have been exempted from registration according to the provisions of this law.		
New Zealand	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: The Hazardous Substances and New Organisms Act 1996 forbid the import and release of hazardous substances without authorization under that Act. Agricultural compounds, including those that are hazardous substances, also require registration under the Agricultural Compounds and Veterinary Medicines Act 1997 before they can be imported and sold.		
Nicaragua	Final decision on import	Published: 12/2010	no consent
	Remarks: This final regulatory action is be recommendations of the National Common session of 27 April 2004 and the mandator regulation and control of toxic, hazardour regulations. Legislative or administrative measures: registration of Monocrotophos molecule is and use throughout the national territory of materials, formulated products and in any of Agriculture and Forestry, empowered cooling to the control of pesticides and other similar, and its regulations.		
Niger	Interim decision on import	Published: 06/2012	no consent
Norway	Final decision on import	Published: 12/2003	no consent
·	Legislative or administrative measures: Plant protection products Act and Regulations relating to plant protection products. Monocrotophos is not, and has never been, authorised for use, import or marketing in Norway.		
Oman	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: - According to Ministry of Agriculture and Fisheries legislations Royal Decree No. 46/95. Issuing the Law of Handling and Use of Chemicals.		
Pakistan	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures:	All formulations banned in Pakistan	
Panama	Final decision on import	Published: 12/2013	no consent
	Remarks: There are no stocks of the product. Banned import and use in agriculture due to the significant risks to public health and other living organisms because its extreme toxicity. Legislative or administrative measures: By Executive Decree No. 305 of September 4th, 2002, of the Ministry of Health, published in the Official Gazette No. 24634 of September 9th, 2002, it was established a national legislative action. In its fifth article it states: "All substances banned or severely restricted in at least four States, will be banned or severely restricted in our country too". Monocrotophos is the substance No. 463 of Annex 1 to this Decree. Monocrotophos active ingredient, in all its forms, is of restricted use in agriculture by Resolution No.24, of 10 June 2011, published in the Official Gazette No. 26809 of 17 June 2011.		
D		Duklishadi 40/0004	na causant
Peru	Final decision on import Published: 12/2004 no con Legislative or administrative measures: Resolution № 50-2004-AG- SENASA (4.3.2004) modified by Resolution № 132-2004-AG-SENASA (6.6.2004).		no consent
Qatar	Final decision on import	Published: 12/2005	no consent

	Article No (26) Environment Law No (30) 2		
Republic of	Interim decision on import	Published: 06/2010	consent
Korea	Remarks: Need more time before a final of	lecision can be taken.	
Republic of	Interim decision on import	Published: 06/2012	no consent
Moldova	Remarks: The chemical has never been n Moldova.	nanufactured in the Republic of	
Saudi Arabia	Final decision on import	Published: 12/2007	no consent
	Remarks: It was registered in the past, bu because it was proven risky to human hea		
	Legislative or administrative measures: recommendation from the relevant technic		
Senegal	Interim decision on import	Published: 12/2006	consent unde
_	Conditions for Import: Only formulations Pesticides Committee can be imported.	registered by the Sahelian	conditions
Serbia	Final decision on import	Published: 12/2011	no consent
001.010	Legislative or administrative measures: Cannot be placed on the market according to the Law on Plant Protection Products ("Official Gazette RS" No 41/09)		
Singapore	Final decision on import	Published: 12/2003	consent unde
ogapo.o	·	Revised: 10/2008	conditions
	Conditions for Import: A hazardous Subsimport of the chemical. Legislative or administrative measures: Hazardous Substance under the Environme Act (EPMA) and its regulations. A license is sale.		
South Africa	Final decision on import	Published: 12/2006	no consent
		Legislative or administrative measures: Chemical banned in 2005 by the Minister in terms of The Fertilizers, Farm Feeds, Agricultural Remedies and	
Sri Lanka	Final decision on import	Published: 12/2012	consent unde
	Legislative or administrative measures: The Pesticides Technical and Advisory Committee in Sri Lanka has taken the decision at its 62 nd meeting, held on the 19 th October 2012, to continue the importation of monocrotophos under restricted manner only for the use of coconut cultivation. Decision: The product will be used only for the coconut cultivation strictly under the supervision of Coconut Research Institute, Sri Lanka		conditions
Sudan	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: The Pesticides and Plant Protection		
	Act. The National Pesticide Council decision nu		
Suriname	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: exports, September 1, 1999, SB 34 (State		
Switzerland	Final decision on import	Published: 06/2010	no consent
-	Legislative or administrative measures: agricultural chemical (it is not listed on ann Protection Products, which entered into fois not on the list of active substances to be	nex I of the Ordinance on Plant rce in August 2005). Monocrotophos	

	on the second phase of the 10-year work pro of Directive 98/8/EC of the European Parlian the placing of biocidal products on the marke Biocide Products (entered into force on May	Annex II of the COMMISSION REGULATION (EC) No 1451/2007 I phase of the 10-year work programme referred to in Article 16(2) 3/8/EC of the European Parliament and of the Council concerning biocidal products on the market). The Swiss Ordinance on cts (entered into force on May 2005) adopts the same biocide ents as the EU. Monocrotophos is not authorized in biocide	
Syrian Arab	Final decision on import	Published: 06/2008	no consent
Republic	Legislative or administrative measures: N Minister of Agriculture and agrarian reform		no consent
Thailand	Final decision on import	Published: 06/2003	no consent
	Legislative or administrative measures: T Industry entitled "list of hazardous Substance monocrotophos has been identified as type 4 prohibited for import, production, distribution	es (No. 2). In this list, 4 hazardous substance which is	
The former	Final decision on import	Published: 06/2012	no consent
Yugoslav Republic of Macedonia	Legislative or administrative measures: Of active substances allowed for use in Plant Macedonia (Official Gazette of RM 159/2010)	Protection Products in R.	
Togo	Interim decision on import	Published: 12/2012	no consent
United Arab	Final decision on import	Published: 12/2013	no consent
Emirates	Monocrotophos is banned as a decree No. 13 for the year 2012 cides in UAE.		
United Republic	Final decision on import	Published: 06/2006	no consent
of Tanzania	Remarks: It was used in 1970s but no longe Legislative or administrative measures: Nuse.		
Uruguay	Final decision on import	Published: 12/2003	no consent
•	Legislative or administrative measures: Ministry of Livestock, Agriculture and Fisheries regulation dated Jan/20/2002. Prohibits registration and place into the market authorisation of any phytosanitary product based on monocrotophos for all agricultural use. Threre's given a period of 6 months from the date of enter into force of this resolution to anyone in possession of these products, to withdraw them from the market.		
Venezuela	Final decision on import	Published: 06/2010	no consent
(Bolivarian Republic of)	Legislative or administrative measures: Bolivarian Republic of Venezuela, Ministry of People Power for Agriculture and Lands. National Institute of Integrated Agriculture Health. Administrative Order. Office of the President/ INSAI N°28, Caracas, 15 July, 2009. According to this Order, registration of products used in agriculture composed or formulated with Monocrotophos as active ingredient, will not be authorised to import and use in the country as of 30/04/2010.		
Viet Nam	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: E		
Yemen	Final decision on import	Published: 12/2007	no consent
Tomon	Legislative or administrative measures: L Restricted Pesticides in Yemen.		

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Monocrotophos

CAS: 6923-22-4

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Maldives	06/2007
Benin	12/2005	Marshall Islands	12/2005
Bolivia	12/2005	Mozambique	12/2010
Botswana	06/2008	Namibia [.]	12/2005
Cambodia	12/2013	Nepal	06/2007
Chad	12/2005	Nigeria	12/2005
Congo	12/2006	Paraguay	12/2005
Croatia	06/2008	Philippines	12/2006
Djibouti	12/2005	Russian Federation	12/2011
Dominica	06/2006	Rwanda	12/2005
Equatorial Guinea	12/2005	Saint Vincent and the	06/2011
Gabon	12/2005	Grenadines	
Georgia	06/2007	Samoa	12/2005
Guatemala	12/2010	Somalia	12/2010
Kazakhstan	06/2008	Tonga	12/2010
Lao People´s Democratic	06/2011	Trinidad and Tobago	06/2010
Republic		Uganda	12/2008
Lesotho	12/2008	Ukraine	12/2005
Liberia	12/2005	Zambia	06/2011

Part 2 - Listing of all importing responses received from Parties

Parathion				
CAS: 56-38-2				
Albania	Final decision on import	Published: 06/2013	no consent	
	Legislative or administrative measures: Law no. 9362 dated 24/03/2005 on "Plant Protection Service", as amended. Decision of the Council of Ministers no. 1555, dated 12.11.2008 "On approval of rules of registration and assessment criteria of Plant Protection Products (PPP)." According to paragraph 7.2, Chapter II, PPP may be registered for trade and use in the Republic of Albania, if its active substance(s) is/are included in Appendix II, attached to this decision. In this Annex, parathion is not included.			
Argentina	Final decision on import	Published: 12/2006	no consent	
· 3	Published in the Official Bulletin, 10 Ago Ban the production, import, trade and us	Legislative or administrative measures: Resolution SAGyP N° 606/93: Published in the Official Bulletin, 10 Agost 1993 Ban the production, import, trade and use of the actif products with actif sustance as methyl parathion and ethyl parathion, in all the territory of the		
	Resolution SS N°7/96: published in the	Official Bulletin: 06 February 1996		
	Ban the production, import, trade and us sustance			
	It prohibits the production, import, division commercialization of parathion and its production.			
Armenia	Final decision on import	Published: 12/2006	no consent	
	Remarks: The chemical has never been republic of Armenia.	manufactured, formulated in the		
	The chemical is not included in the "List of protection measures allowed for use in the the Order of the Minister of Agriculture of dated 18 November 2003.			
	Legislative or administrative measures of regulated under the Rotterdam Conven in the Republic of Armenia" approved by t Republic of Armenia (No293-N dated 17 M	tion chemicals and pesticides banned he Governmental Decision of the		
Australia	Final decision on import	Published: 12/2006	consent under	
Australia	Conditions for Import: The conditions in the Agricultural and Veterinary Chemical Code Act 1994 Remarks: Potential exporters should note that the Australian Pesticides and Veterinary Medicines Authority (APVMA), then known as the National Registration Authority for Agricultural and Veterinary Chemicals (NRA), cancelled the registrations and all relevant approvals (including the active constituent approval) for parathion in July 1999.		conditions	
	The NRA Gazette notice of 7 July 1999 stated that it will be an offence to supply by wholesale, or to have possession or custody for the purpose of such wholesale supply, parathion or products containing parathion after 31 December 1999. It will be an offence to supply by retail, or to have possession or custody for the purpose of such retail supply, parathion or products containing parathion after 30 June 2000.			
	The above-mentioned Gazette notice furth registrations and approvals under the Agv offence to import parathion or products co 11 June 1999. In this regard, section 69B	et Code has the effect that it is an ntaining parathion in to Australia after		

Chemicals (Administration) Act 1992 provides that a person must not, without reasonable excuse, import into Australia an unapproved active or an unregistered chemical product unless the APVMA has consented in writing to the importation, or the APVMA has exempted the active or product from the operation of the section. Legislative or administrative measures: Agricultural and Veterinary Chemical Code Act 1994. **Belize** Final decision on import **Published: 12/2005** no consent Legislative or administrative measures: Classified as a prohibited pesticide in Schedule IV of the Pesticides Control Act of 1985, Chapter 181B of the Laws of Belize, and in the Pesticides Control (replacement of Schedules) Order, 1995. Bosnia and Final decision on import Published: 12/2010 no consent Herzegovina Legislative or administrative measures: Decision on prohibiting of the registration, import and placing on the market plant protection products containing certain active substances ("Official gazette of BH" No 55/08) Final decision on import Published: 12/2004 no consent Brazil Legislative or administrative measures: Directive No 82 de 08/10/92 -Ministry of Agriculture - Prohibits production, import, export, trade and use of active ingredients ethyl parathion for agricultural use. Directive nº 11, of 8 January 1998 - Ministry of Health, National Surveillance -Exclude the parathion from the list of toxics substances, which can be authorized as pesticides. Law No. 7.802 of 11 July 1989 and Decree No. 4.074 of 04 January 2002 -Pesticides and its compounds need to be registered by the Federal Authority prior to produce, export, import, trade or use. Burkina Faso **Published: 06/2008** Final decision on import no consent Remarks: None Legislative or administrative measures: As result of the meeting of the Sahelian Pesticides Committee Burundi Final decision on import **Published: 12/2004** no consent Legislative or administrative measures: Parathion has been banned in agriculture because of its toxicity to aquatic organisms and its potential longterm harmful effects to the environment. It is listed in the register of banned pesticides under № 2004-01-P003 by Ministerial Decree Nº 710/81 of 9 February 2004. **Published: 06/2005** Canada Final decision on import no consent Legislative or administrative measures: Unless registered under the Canadian Pest Control Act, pesticides may not be imported, sold or used in Canada. Parathion is not registered for pest control use in canada. Cabo Verde **Published: 12/2008** Final decision on import no consent Legislative or administrative measures: The pesticide has not been registered by the Sahelian Pesticide Committee which is the regional organization in charge of pesticides registration according to national legislation, Act nº 26/97 Chile **Published: 12/2005** Final decision on import no consent Final decision on import **Published: 06/2006** China consent Revised: 10/2008

Legislative or administrative measures: Regulations on Pesticide

Administration.

 Additional information related to Hong Kong Special Administrative Region (HKSAR) related to the import response for Annex III chemicals:

Published: 12/06/2009;

Final decision on import: No consent to import.

Remarks: Decree No.1220 published in Official Gazette No.45890 of 25 April 2005, Title II, on the need of Environmental Licenses, in its Article 8th determined that the Ministry of Environment, Housing and Territorial Development is the one and only authority to grant or deny environmental licenses for the activities: "12. The import and production of pesticides and substances, materials or products subject to control under International Agreements, Conventions and Protocols, and the import of chemical pesticides

436 of the Cartagena Agreement and its regulations". **Legislative or administrative measures:** Legislative or administrative measure: In compliance with Andean Nations Decision No.436; Andean Regulation for the Registration and Control of Chemical Pesticides for Agricultural Use, published in Official Gazette (year XIV, No.347, in Lima, Peru, 17 June 1988, regarding Cartagena Agreement) and Resolution ICA No.03759, of 16 December 2003, enacting provisions on the Registration and Control of Chemical Pesticides for Agricultural use, pesticides must be registered to be used and commercialised in the country.

for agricultural use shall follow the procedure outlined in the Andean Decision

IMPORTANT NOTE: The product is not registered for domestic sale to the Colombian Agricultural Institute (ICA), thus can't be imported, manufactured, formulated, distributed, commercialised or used in Colombia as Chemical Pesticide for Agricultural use.

Cook Islands Final decision on import Published: 06/2006 no consent

Costa Rica Final decision on import Published: 06/2010 no consent

Legislative or administrative measures: Banned, Decree No 31997 MAG-S

of November 22, 2004.

Côte d'Ivoire Final decision on import Published: 12/2008 no consent

Legislative or administrative measures: According to decree 89-02 of 4 January 1989 concerning the authorisation, the production, the sale and the use of pesticides, all pesticides used in the Ivory Coast must be registered or have a provisional authorisation for sale. Parathion is not registered in the Ivory Coast.

Cuba Final decision on import Published: 12/2008 no consent

Remarks: The adopted decision does not include the use of the product as a reference pattern or reactive used for the development of research and analysis activities

Legislative or administrative measures: In process of drafting the resolution of the National Centre for Plant Health - Ministry of Agriculture which gives legal status to the decision adopted at national level.

Democratic Republic of the Congo

Final decision on import Published: 06/2012 no consent

Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC.

Ecuador Final decision on import Published: 06/2006 no consent

Legislative or administrative measures: Ministerial Agreement No. 112 published in the official register No 64 of 12 November 2002, of the Ministry of Agriculture and Livestock.

El Salvador	Final decision on import	Published: 12/2013	no consent
	Legislative or administrative measures: The import as active ingredient is banned, both in technical grade or final product for pesticides, by Executive Act No.151 of June 27, 2000, by the Ministry of Agriculture and Livestock, and published on page 57 of "La Prensa Gráfica", 19 July 2000; pursuant to the authority conferred under the Act on the Control of Pesticides, Fertilizers and Products for agricultural and livestock use in article six, paragraph f.; also in the Executive Agreement No. 40 published in Official Gazette Volume 83 number 375, 9 May 2007, Annex 3: List of hazardous substances prohibited imports.		
Eritrea	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures Regulations for Importation, Handling, Use		
Ethiopia	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures	: Not registered.	
European Union	Final decision on import	Published: 12/2005	no consent
Member States:		Revised: 10/2008	
Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain,	Legislative or administrative measures: It is prohibited to use or place on the market all plant protection products containing parathion. Parathion was excluded from Annex I to Council Directive 91/414/EEC and thus authorisations for plant-protection products containing this active substance have been withdrawn (Commission Decision 2001/520/EC of 9 July 2001, OJ L187, 10.7.2001, p.47). **: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the		
Sweden, United Kingdom of Great Britain and Northern Ireland	European Community (EC), which is a Pa accordance with EC legislation, cover all it	rty and whose import responses, in	
Gambia	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures pesticides Control Management Act of 1997. The pesticie is not registered by the Sahel Gambia is a member.	94	
Guinea	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: - National policy on health and environment protection, pesticide management - Decision No 2395/MAE/SGG/2001 of 6/06/2001 restricting and/or prohibiting the use of active substances in agriculture National weakness in the toxicological and ecotoxicological analyses.		
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: The product has not been authorized by the Sahelien Pesticide Committee (CSP).		
Guyana	Final decision on import	Published: 12/2007	no consent
-	Legislative or administrative measures Control (Prohibited Pesticides) Order No. Pesticides and Toxic Chemicals Control A	22 of 2006 made under the	
India	Final decision on import	Published: 06/2006	no consent
	Remarks: Ethyl parathion has been banned the country as per the decision taken in the Committee held on 30.12.1974. The Regist constituted under section 5 of the Insecticing Legislative or administrative measures	e 14th meeting of Registration stration Committee has been des Act, 1968.	

	Rules framed thereunder.		
Iran (Islamic	Final decision on import	Published: 12/2009	no consent
Republic of)	Legislative or administrative measures: Banned for use, production and import as pesticide product based on the resolution of 23 May 1994 under the Pesticides Control Act 1968.		
Israel	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: 1. 2. Hazardous Substances Regulations (Regis Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006		
Jamaica	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: Pe	esticides Act 1975, Not registered.	
Japan	Final decision on import	Published: 06/2006	no consent
·	Legislative or administrative measures: 1. Law 2. Poisonous and Deleterious Substances Co 3. Pharmaceutical Affairs Law	_	
Kuwait	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: Not registered. Decree No. 95/1995		
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent
rtyrgy25tan	Legislative or administrative measures: Of Kyrgyz Republic of 27 July 2001 No. 376 on renvironment and health of the population from hazardous chemicals and pesticides.		
Lebanon	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: De Agriculture # 94/1 dated 20/05/1998	ecision of the Minister of	
Libya	Final decision on import	Published: 12/2010	no consent
·	Legislative or administrative measures: No for Libyan agriculture pesticide		
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Parathion is banned as agricultural chemical (it is not listed on annex I of the Ordinance on Plant Protection Products, which entered into force in August 2005). Parathion is not on the list of active substances to be examined under the EU review programme (Annex II of the COMMISSION REGULATION (EC) No 1451/2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market). The Swiss Ordinance on Biocide Products (entered into force on Mai 2005) adopts the same biocide active ingredients as the EU. Parathion is not authorized in biocide preparations.		
Madagascar	Final decision on import	Published: 06/2011	no consent
	Legislative or administrative measures: De 2006, prohibiting the sale and use in agricultu subtance.		
Malawi	Interim decision on import	Published: 06/2010	no consent
	Remarks: Recommended for de-registration		

Malaysia	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: Currently parathion is not registered in Malaysia under the Pesticides Act 1974. Therefore, it cannot be imported into, manufactured, sold and used in the country.		
Mali	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: 16 th October 2001 listing the products the prohibited. Act no 01-020 of 30yh May 2001 on pollut	import and export of which are	
Mauritania	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures registered by the Sahelian Pesticides Corregistration, under national legislative and plant protection).	nmittee, the regional body for	
Mauritius	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures prohibited chemical under the Dangerous		
Mexico	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures	: No product registered in the country	
Mongolia	Final decision on import	Published: 06/2010	no consent
3	Legislative or administrative measures: Government resolution no 95/2007 Annex I "List of prohibited chemicals in Mongolia"		
Morocco	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: The pesticide has been withdrawn from the market (Opinion of the Commission for agricultural pesticides, meeting of 19 may 2004). Act No. 42-95 concerning the supervising and management of trade of		
	agricultural pesticides (21 st January 1997: <u>Article 5:</u> if, following a new event or beca examination a product no longer meets the harmlessness for men, animals and their eauthorization are withdrawn.	e requirements of efficacy and	
New Zealand	Final decision on import	Published: 06/2006	no consent
	Remarks: Small-scale use of this substances in a laboratory for research and development or teaching is exempt from a HSNO approval provided all the requirements of Section 33 of the HSNO Act are met. Legislative or administrative measures: The transitional provisions for parathion under the Hazardous Substances and New Organisms Act 1996 (HSNO) expire on 1 st July 2006 when the Toxic Substances Regulations 1983 are revoked. There are no approvals for pesticides formulations or veterinary actives containing parathion under the HSNO Act.		
Nicaragua	Final decision on import	Published: 12/2010	no consent
	Remarks: This final regulatory action was provisions of the General Management (DGPSA/MAGFOR) on 18 August 1993 Commission of Agrochemicals at the me Legislative or administrative measures import, commercialisation and use through Ethyl paration is prohibited; in its raw mate other mixture. Issued by the Ministry of Ag conferred under Law No.274, "Basic Law to pesticides, toxic and hazardous substance regulations.	of Plant Protection and Health, recommended by the National eeting of 5 August 1993. Ministerial Agreement No. 23-2001: nout the national territory of pesticide erials, formulated products and in any priculture and Forestry, empowered for regulation and control of	

Niger	Interim decision on import	Published: 06/2012	no consent
Nigeria	Final decision on import	Published: 06/2007	no consent
	Legislative or administrative measures: For regulatory control through Act 59 of 1988 as control of hazardous substances which might and public health	amended by Act 59 of 1992 for the	
	The complete name and address of the institissuing this national legislative or administra		
	FEDERAL MINISTRY OF ENVIRONMENT 7TH & 9TH FLOOR, FEDERAL SECRETAR P.M.B. 468. GARKI, ABUJA, NIGERIA	IIAT, SHEHU SHAGARI WAY,	
Norway	Final decision on import	Published: 12/2005	no consent
y	Legislative or administrative measures: F	Regulation relating to plant	
	protection products.	3 1	
Oman	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: -	The Ministry of Agriculture and	
	Fisheries legislations Royal Decree no 46/95, Issuing the Law of	Handling and Use of Chemicals.	
Pakistan	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: Never registered in Pakistan		
Panama	Final decision on import	Published: 12/2013	no consent
	It is forbidden import and use in agriculture of and other living organisms because of its ex Legislative or administrative measures: A 305 of September 4, 2002, published in Offic September 9, 2002, establishing a national I Article states: "All substances banned or sex States, will be also in our country." Substance Executive Decree. The active ingredient Parathion, in any form.	treme toxicity. According to Executive Decree No. cial Gazette No. 24634, on egislative measure. In his fifth verely restricted, in at least four the No. 524 of Annex I of this	
	Resolution 24 of June 10, 2011, published in 17, 2011.	n Official Gazette No. 26809 of June	
Paraguay	Final decision on import	Published: 06/2009	no consent
	Legislative or administrative measures: Something with the state of products based on methyl and ethyl particles on the Web site of SENAVE: www.shttp://www.senave.gov.py>	esis, formulation and marketing rathion".	
Peru	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: Resolution NO. 182-2000-AG-SENASA (9.10.2000).		
Qatar	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: Pesticide Law No. (10) 1968 Article No. (26) Environment Law (30) 2002		
Republic of	Final decision on import	Published: 12/2005	consent
Korea	Legislative or administrative measures: 7 by RDA Notification No. 2005-12 (May, 07,2		-

Republic of	Final decision on import	Published: 12/2009	no consent
Moldova	Remarks: The chemical has never been many Moldova. Not used.	anufactured in the Republic of	
	Legislative or administrative measures: Fig. 1972. Not included in the official register of pagriculture, including and individual farms, for sale permitted.	permitted substances for use in	
Saudi Arabia	Final decision on import	Published: 12/2007	no consent
	Remarks: It was registered in the past, but because it was proven risky to human health		
	Legislative or administrative measures: It recommendation from the relevant technical		
Senegal	Interim decision on import	Published: 12/2006	no consent
	Remarks: Parathion has not been registere Committee.	d by the Sahelian Pesticides	
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: (according to the Law on Plant Protection Pro 41/09)		
Singapore	Final decision on import	Published: 12/2004	no consent
		Revised: 10/2008	
	Conditions for Import: A Hazardous Substimport of the chemical. Legislative or administrative measures: hazardous substance under the Environmer (EPMA) and Regulations. A licence is requi	The chemical is controlled as a natal Protection and Management Act	
South Africa	Interim decision on import	Published: 06/2006	consent under
		Conditions for Import: Only for use in insect control. Statement of active consideration: Engaging all relevant stakeholders for a complete ban of the pesticide.	
Sri Lanka	Final decision on import	Published: 12/2012	no consent
	Legislative or administrative measures: Advisory Committee in Sri Lanka has decide 7 th October 2011, to not to consent to import	ed at its 56th meeting, held on the	
Sudan	Final decision on import	Published: 12/2009	no consent
	Legislative or administrative measures: [Council No. 4/2009 dated 15/7/2009.	Decision of National Pesticide	
Suriname	Final decision on import	Published: 06/2009	no consent
	Legislative or administrative measures: R (S.B. Nº 18) (changing the Pesticide Law 19 in State Gazette and Decree Negative list in 2003, S.B. nº 74.	972 (G.B. 1972, nº 151), published	
Switzerland	Final decision on import	Published: 06/2010	no consent
Switzerland	i iliai decision on import	rubiisiieu. 00/2010	

	Article 16(2) of Directive 98/8/EC of the Euro Council concerning the placing of biocidal pordinance on Biocide Products (entered into same biocide active ingredients as the EU. I biocide preparations.	roducts on the market). The Swiss of force on May 2005) adopts the	
Syrian Arab	Final decision on import	Published: 06/2008	no consent
Republic	Legislative or administrative measures: I by Minister of Agriculture and agrarian reform Decision No 1969/W dated 12/5/1999 by Mareform	m finister of Agriculture and agrarian	
Thailand	Final decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: Reaccording to Notification of Ministry of Indus Substance Act B, E, 2535 (1992) which was	try issued under the Hazardous	
The former	Final decision on import	Published: 06/2012	no consent
Yugoslav Republic of Macedonia	Legislative or administrative measures: 0 of active substances allowed for use in Plan Macedonia (Official Gazette of RM 159/2010	t Protection Products in R.	
Togo	Interim decision on import	Published: 12/2012	no consent
United Arab	Final decision on import	Published: 12/2013	no consent
Emirates	Legislative or administrative measures: Fin UAE according to the ministerial decree N banned and restricted-use pesticides in UAE	lo. 13 for the year 2012 concerning	
United Republic	Final decision on import	Published: 06/2006	no consent
of Tanzania	Legislative or administrative measures: \in the Government gazette in 1996.	Was in the list of banned chemicals	
Uruguay	Final decision on import	Published: 06/2006	no consent
	Remarks: By repealing the current registers products based on ethyl parathion, its importance according to decree 149/977. Legislative or administrative measures: Elivestock, Agriculture and Fishery 20/01/200 It prohibits the registration and use of plant parathion for all agricultural use. It repeals the sale of all plant protection products based on uses. It allows a period of 6 (six) months after resolution for all holders of these products to	Resolution of the Ministry of 02. protection products based on ethyl ne registration and authorization for n ethyl parathion for all agricultural er coming into force of the present	
Venezuela	Final decision on import	Published: 06/2010	no consent
(Bolivarian Republic of)	Legislative or administrative measures: Bolivarian Republic of Venezuela, Ministry of People Power for Agriculture and Lands. National Institute of Integrated Agricultural Health. Administrative Order. Office of the President /INSAI No 28, Caracas, July 15, 2009. According to this Order, registration of chemicals for agricultural use, compounded or formulated with Ethyl Parathion as active ingredient, will no be authorised for import and use in the country from 30/04/2010.		
Viet Nam	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures:	Banned for import, trade and use	
Yemen	Final decision on import	Published: 12/2007	no consent
-	Legislative or administrative measures: l Restricted Pesticides in Yemen.	ist of Banned and Severely	

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Parathion
CAS: 56-38-2

Party ¹	Date	Party ¹	Date
Afahanistan	12/2013	Kanya	12/2005
Afghanistan	12/2013	Kenya	06/2011
Antigua and Barbuda Benin		Lao People´s Democratic	00/2011
	12/2005	Republic	40/000
Bolivia	12/2005	Lesotho	12/2008
Botswana	06/2008	Liberia	12/2005
Cambodia	12/2013	Maldives	06/2007
Cameroon	12/2005	Marshall Islands	12/2005
Chad	12/2005	Mozambique	12/2010
Congo	12/2006	Namibia	12/2005
Croatia	06/2008	Nepal	06/2007
Democratic People's	12/2005	Philippines	12/2006
Republic of Korea		Russian Federation	12/2011
Djibouti	12/2005	Rwanda	12/2005
Dominica	06/2006	Saint Vincent and the	06/2011
Dominican Republic	12/2006	Grenadines	
Equatorial Guinea	12/2005	Samoa	12/2005
Gabon	12/2005	Somalia	12/2010
Georgia	06/2007	Tonga	12/2010
Ghana	12/2005	Trinidad and Tobago	06/2010
Guatemala	12/2010	Uganda	12/2008
Jordan	12/2005	Ukraine	12/2005
Kazakhstan	06/2008	Zambia	06/2011

Part 2 - Listing of all importing responses received from Parties

CAS: 87-86-5			
Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: Law no. 9362 dated 24/03/2005 on "Plant Protection Service", as amended. Decision of the Council of Ministers no. 1555, dated 12.11.2008 "On approval of rules of registration and assessment criteria of Plant Protection Products (PPP)." According to paragraph 7.2, Chapter II, PPP may be registered for trade and use in the Republic of Albania, if its active substance(s) is/are included in Appendix II, attached to this decision. In this Annex, pentachlorophenol and its salts and esters are not included.		
Argentina	Final decision on import	Published: 12/2002	no consent
	Legislative or administrative measures: 1) Resolution SAGP and A, NO.750/2000 Published on the Congressional Record, November 2, 2000. Prohibits: importation, manufacturing, processing commercialisation and use of active ingredient Pentachlorophenol, and salts and all the phytosanitary products formulated on basis of it. 2) Resolution SS, NO.356/94 Published on the Congressional Record, January 05, 1995. Prohibits: importation, production, processing, stocking and commercialisation of Pentachlorophenol and derivates used as pesticide, to protect wood and others.		
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 12/2004	consent unde
	Conditions for Import: Subject to approval, registration, exemption or permit under the Agricultural and Veterinary Chemical Code Act 1994. Legislative or administrative measures: Agricultural and Veterinary Chemical Code Act 1994.		conditions
Belize	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: Not classified as an approved pesticide in the Official Register of Pesticides for Belize.		
Bosnia and	Final decision on import	Published: 12/2011	no consent
Herzegovina	Legislative or administrative measures: Chemical is not included in the List of active substances allowed for use in Plant Protection Products in Bosnia and Herzegovina ("Official Gazette of BiH" No 11/11)		
Brazil	Final decision on import	Published: 06/2008	no consent
	Remarks: The production of formulations with Pentachlorophenol was finished		
	in 30 November 2006;		
	The trading was finished in 30 March 2007; The uses were finished in 30 June 2007.		
	Legislative or administrative measures: - Ministry of Environment/Normative Instruction emitted by Brazilian Institute of Environment and Natural Renewable Resources - IBAMA nº 132 of 10 November 2006, published in DOU (the official gazette from the Brazilian Government) of 13 November 2006 (Prohibit the importation, production, trading and utilization). - Ministry of Health / Resolution emitted by Directory of National Health Surveillance Agency - ANVISA - RDC nº 165 of 18 August 2006, published in DOU of 21 August 2006 (Prohibit all kinds of uses of Pentachlorophenol and its salts and esters in Brazil).		
Burkina Faso	Final decision on import	Published: 12/2006	no consent

Legislative or administrative measures: Results of the Sahelian Pesticides Committee (CSP) meeting.

Burundi	Final decision on import	Published: 06/1999	no consent	
Cameroon	Final decision on import	Published: 12/2008	no consent	
	Legislative or administrative measures: Decree no 2005/0772/PM of 06 April 2005 Order no 87 of 17 August 2004	Act nº 2003/003 of 21 April 2003		
Canada	Final decision on import	Published: 06/2012	consent	
	Legislative or administrative measures: use under the Pest Control Products Act as			
Cabo Verde	Final decision on import	Published: 12/2008	no consent	
	Legislative or administrative measures: registered by the Sahelian Pesticide Commorganization in charge of pesticides registra legislation, Act no 26/97	ittee which is the regional		
Chad	Interim decision on import	Published: 01/1998	no consent	
	Remarks: Final decision pending passage	of pesticide control decree.		
Chile	Final decision on import	Published: 12/2000	no consent	
	Legislative or administrative measures: Legislative or administrative measures - With the Resolution No. 2226 of 27 July 1999, it was decided to suspend the import, the manufacture, the selling, the distribution, and the use in agriculture of pentachlorophenol. It is foreseen to establish a final prohibition of this chemical substance.			
China	Final decision on import	Published: 01/1998	consent under	
		Revised: 10/2008	conditions	
	Conditions for Import: Special permit documents. Import restricted to certain			
	bodies. Remarks: Allowed to be used only as a wood preservative and smoke agent against pine leaf fall. Legislative or administrative measures:			
	 Additional information related to H Region (HKSAR) related to the im chemicals: Published: 12/06/2009; Final decision on import: No conse 	port response for Annex III		
Colombia	Final decision on import	Published: 01/1998	no consent	
Colombia	Remarks:	Fublished. 01/1330	no consent	
	Legislative or administrative measures: Resolution 447/94 (Ministry of Agriculture) prohibits the use and sale of chlorinated insecticides for tobacco. Resolution 29/78 restricts organochlorine insecticide use on coffee trees.			
Costa Rica	Final decision on import	Published: 06/1999	no consent	
	Remarks: Legislative or administrative measures - Banned by the "Decreto Ejecutivo No. 19446-MAG-S".			
Côte d'Ivoire	Final decision on import	Published: 06/2004	no consent	
	Legislative or administrative measures: since 1998. Therefore all use is prohibited in order to preenvironment.	· ·		

Cuba	Final decision on import	Published: 12/1999	no consent
Democratic People's Republic of Korea	Final decision on import Conditions for Import: This chemical can be admission of the Ministry of Agriculture and/or after registering to the National Pesticide Reg Legislative or administrative measures: Ac Environment Protection" (April 9, 1984) and "T Pesticide Management", the use of this chemi restricted because of its toxicity to human bod environmental pollution.	r the Ministry of Public Health, istration Agency. cording to "The Law for The National Regulation of ical for plant protection is severely	consent under conditions
Democratic Republic of the Congo	Final decision on import Legislative or administrative measures: Cit 5011/0195/AGRI/PE.EL/2012 of 16 February implementation of the Rotterdam Convention, all chemicals listed in Annex III of the Rotterda DRC.	2012 concerning the Section V, Article 19 : the use of	no consent
Dominican Republic	Final decision on import	Published: 06/2007	consent
Ecuador	Final decision on import	Published: 06/2001	no consent
El Salvador	Final decision on import	Published: 06/2000	no consent
Eritrea	Final decision on import Legislative or administrative measures: Le Regulations for Importation, Handling, Use, S		no consent
Ethiopia	Interim decision on import Conditions for Import: Import permit require by case basis only for specified use.	Published: 12/2010 d and to be imported on a case	consent under conditions
European Union Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland	Final decision on import Remarks: Pentachlorophenol is classified uno of 27 June 1967 on the approximation of laws provision relating to the classification, packag substances (OJ 196, 16.8.1967, p. 1) as: T; R skin and if swallowed) - T+; R26 (Very Toxic, Cat. 3; R40 (Carcinogenic category 3; Limited Xi; R36/37/38 (Irritating, irritating to eyes, resp. R50/53 (Dangerous to the environment; Very cause long-term adverse effects in the aquatic Legislative or administrative measures: It is market pentachlorophenol. The chemical was Directive 91/414/EEC concerning the placing the market and authorisations for plant protect withdrawn by 25 July 2003 (Commission Reg. November 2002 (OJ L 319, 23.11.2002, p.3) eto in Article 8(2) of Council Directive 91/414/E inclusion of certain active substances in Anne withdrawal of authorisations for plant protectic substances). It is prohibited to use or place on the market apentachlorophenol. In accordance with Comm 1451/2007 of 4 December 2007 on the secon programme referred to in Article 16(2) of Directing Parliament and of the Council concerning the the market the chemicals is not allowed to be biocidal product and had therefore to be without September 2006.	ing and labelling of dangerous ing and labelling of dangerous i24/25 (toxic; Toxic in contact with Very toxic by inhalation) - Carc. I evidence of carcinogenic effect) - biratory system and skin) - N; Toxic to aquatic organisms, may convironment). It is prohibited to use or place on the excluded from Annex I to council of plant protection products on tion products thus had to be elulation (EC) No 2076/2002 of 20 extending the time period referred EC and concerning the non-xx I to that Directive and the point products containing these all biocidal products containing hission Regulation (EC) No diphase of the 10-year work citive 98/8/EC of the European placing of biocidal products on placed on the market for use as a	no consent

	**: These countries are currently PARTICIPA Convention. They are however listed here si European Community (EC), which is a Party accordance with EC legislation, cover all its	nce they are Member States of the and whose import responses, in	
Gabon	Interim decision on import	Published: 01/1998	no consent
	Remarks: Ministerial decrees have been int 7/77 to regulate the import, trade and use of products. Need more time to reach final dec	various phytopharmaceutical	
Gambia	Final decision on import	Published: 01/1998	no consent
	Remarks: It has been placed on the list of b	anned pesticides.	
Ghana	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: F Act, 1996 (Act 528).	Pesticides Control and Management	
Guinea	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: 1 2395/MAE/SGG/2001 of 6/06/2001 restrictin active substances in agriculture. 2) National weakness in the toxicological and 3) Human and environment protection.	g and/or prohibiting the use of	
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: T authorized by the Sahelien Pesticide Commi		
Guyana	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: F Control (Prohibited Pesticides) Order No. 22 Pesticides and Toxic Chemicals Control Act	of 2006 made under the	
India	Final decision on import	Published: 01/1998	no consent
	Remarks: Banned due to high toxicity to ma presence of toxic impurities in commercial presence.		
Iran (Islamic Republic of)	Final decision on import	Published: 12/2000	no consent
Israel	Final decision on import	Published: 06/2012	no consent
Israel	Final decision on import Legislative or administrative measures: 1 2. Hazardous Substances Regulations (Regiontrol of Pests Harmful to Man), 1994 3. Free Import Order, 2006	. Plant Protection Law, 1956	no consent
Israel Jamaica	Legislative or administrative measures: 1 2. Hazardous Substances Regulations (Regi Control of Pests Harmful to Man), 1994	. Plant Protection Law, 1956	no consent
	Legislative or administrative measures: 1 2. Hazardous Substances Regulations (Regi Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006	Published: 06/1999 mical has been recorded for several estricted chemicals in the	
	Legislative or administrative measures: 1 2. Hazardous Substances Regulations (Regicontrol of Pests Harmful to Man), 1994 3. Free Import Order, 2006 Interim decision on import Remarks: No importation or use of this cheryears. The active ingredient is on the list of respective in the second in	Published: 06/1999 mical has been recorded for several estricted chemicals in the	
Jamaica	Legislative or administrative measures: 1 2. Hazardous Substances Regulations (Regicontrol of Pests Harmful to Man), 1994 3. Free Import Order, 2006 Interim decision on import Remarks: No importation or use of this cheryears. The active ingredient is on the list of resticides Act but no formulation is registered.	Published: 06/1999 mical has been recorded for several estricted chemicals in the ed for use in Jamaica. Published: 12/2004	no consent
Jamaica Japan	Legislative or administrative measures: 1 2. Hazardous Substances Regulations (Regice Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006 Interim decision on import Remarks: No importation or use of this cheryears. The active ingredient is on the list of resticides Act but no formulation is registered. Final decision on import Legislative or administrative measures: 1 Law 2. Pharmaceutical Affairs Law	Published: 06/1999 mical has been recorded for several estricted chemicals in the d for use in Jamaica. Published: 12/2004 . Agricultural Chemicals Regulation	no consent
Jamaica	Legislative or administrative measures: 1 2. Hazardous Substances Regulations (Regice Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006 Interim decision on import Remarks: No importation or use of this cheryears. The active ingredient is on the list of resticides Act but no formulation is registered. Final decision on import Legislative or administrative measures: 1 Law	Published: 06/1999 mical has been recorded for several estricted chemicals in the ed for use in Jamaica. Published: 12/2004 . Agricultural Chemicals Regulation Published: 12/2001	no consent

Kenya	Final decision on import	Published: 06/1999	no consent
	Remarks: Not registered.		
Kuwait	Final decision on import	Published: 01/1998	no consent
	Remarks: Decree No. 95/1995.		
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: Kyrgyz Republic of 27 July 2001 No. 376 or environment and health of the population for hazardous chemicals and pesticides.	measures to protect the	
Lao People's	Interim decision on import	Published: 12/1999	no consent
Democratic Republic	Remarks: A final decision is under active c needed before a final decision can be reach		
Lebanon	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: Agriculture # 570/1 Dated 24/12/2008.	Decision of the Minister of	
Liberia	Interim decision on import	Published: 12/2001	no consent
Libya	Final decision on import	Published: 12/2010	no consent
Libyu	Legislative or administrative measures: Not registration in the pesticide list for Libyan agriculture pesticide		
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: on the market, import in a private capacity, a) pentachlorophenol and its salts and also b) substances and preparations that contain and/or its esthers and are not merely unavous. (Swiss Ordinance on Risk Reduction related dangerous Substances, Preparations and A	or use: its esthers; n pentachlorphenol and/or its salts idable impurities. d to the Use of certain particularly	
Madagascar	Final decision on import	Published: 06/2011	no consent
J	Legislative or administrative measures: 2006, prohibiting the sale and use in agricu subtance.		
Malawi	Interim decision on import	Published: 06/2010	consent unde
	Conditions for Import: The import is only	or wood preservation	conditions
Malaysia	Final decision on import	Published: 12/2008	no consent
•	Legislative or administrative measures: pesticides are controlled under the Pesticid scheme and the Act is implemented by the pentachlorophenol is permitted to be important the country except for purposes of research conditions apply.	es Act 1974 through a registration Pesticides Board of Malaysia. No ed, manufactured, sold or used in	
Mali	Final decision on import	Published: 12/2007	no consent
<i></i>	Legislative or administrative measures: 16 th October 2001 listing the products the ir prohibited. Act no 01-020 of 30yh May 2001 on pollution	nport and export of which are	

Mauritania	Final decision on import	Published: 12/2006	no consent	
	Legislative or administrative measures: registered by the Sahelian Pesticides Compregistration, under national legislative and replant protection).	nittee, the regional body for		
Mauritius	Final decision on import	Published: 01/1998	no consent	
Mexico	Interim decision on import	Published: 01/1998	consent unde	
	Conditions for Import: General conditions	apply.	conditions	
Mongolia	Final decision on import	Published: 06/2010	no consent	
	Legislative or administrative measures: Annex I "List of prohibited chemicals in Mo			
Morocco	Final decision on import	Published: 06/2013	no consent	
	Legislative or administrative measures: Morocco.	This pesticide is not registered in		
	Act No. 42-95 concerning the supervising and management of trade of agricultural pesticides (21st January 1997):			
	Article 2: it is prohibited to import, manufact sell or distribute even for free pesticides for been registered or which sale has not been exempted from registration according to the	agricultural uses which have not authorized, or which have been		
New Zealand	Final decision on import	Published: 06/2006	no consent	
	Legislative or administrative measures: formulations containing pentachlorophenol and New Organisms Act 1996 (HSNO).			
Nicaragua	Final decision on import	Published: 12/2010	no consent	
	Remarks: This final regulatory action was provisions of the General Management of (DGPSA/MAGFOR) on 18 August 1993, Commission of Agrochemicals at the me Legislative or administrative measures: import, commercialisation and use through Pentachlorophenol is prohibited; in its raw in any other mixture. Issued by the Ministry empowered conferred under Law No.274 "I of pesticides, toxic and hazardous substant regulations	f Plant Protection and Health recommended by the National eting of 5 August 1993. Ministerial Agreement No.23-2001, but the national territory of pesticide materials, formulated products and of Agriculture and Forestry, Basic Law for regulation and control		
Niger	Interim decision on import	Published: 12/2008	no consent	
	Remarks: Niger ratified the Rotterdam Cor June 2006, in January 2006 Niger ratified the Common Regulation of Cl Pesticide Committee is in charge of implem Order No 092/MAG/EL/DPV of 08-07-99, lis prohibited in Niger. All that has been said allows the country to a national, regional and international level.	LSS Member States (the Sahelian enting that regulation). ting plant protection products		
Nigeria	Final decision on import	Published: 01/1998	no consent	
Norway	Final decision on import	Published: 01/1998	no consent	
-	Remarks: Never approved in Norway.			
Oman	Final decision on import	Published: 06/2004	no consent	
	Legislative or administrative measures:			

	Agriculture and Fisheries legislations.			
	- Royal Decree No. 46/95. Issuing the Law	of Handling and Use of Chemicals.		
Pakistan	Interim decision on import	Published: 01/1998	no consent	
	Remarks: Agricultural Pesticide Ordinance 1971.	1971. Agricultural Pesticide Rules		
Panama	Final decision on import	Published: 07/1998	no consent	
	Remarks: Not registered. Prohibited for us	se in agriculture.		
Paraguay	Final decision on import	Published: 01/1998	no consent	
	Legislative or administrative measures: import, formulation, distribution, sale and u insecticides. Resolution No 448 prohibits the other organochlorines in wood treatment.	se of organochlorine based		
Peru	Final decision on import	Published: 06/1999	no consent	
Philippines	Final decision on import	Published: 07/1998	no consent	
	Conditions for Import: Only allowed use i accredited wood treatment plants and instit			
Qatar	Final decision on import	Published: 12/2005	no consent	
	Legislative or administrative measures: Article No. (26) Environment Law (30), 200			
Republic of	Final decision on import	Published: 01/1998	no consent	
Korea	•			
Republic of	Final decision on import	Published: 12/2009	no consent	
Moldova	Remarks: The chemical has never been manufactured in the Republic of Moldova. Not used.			
	Legislative or administrative measures: Pentachlorophenol and its salts and esters have not been included in the official register of permitted substances for use in agriculture, including and individual farms, forestry and household. No import or sale permitted.			
		arms, forestry and household. No		
Rwanda		Published: 12/2002	no consent	
Rwanda	import or sale permitted.	Published: 12/2002	no consent	
	import or sale permitted. Final decision on import Remarks: All uses are forbidden in the cou	Published: 12/2002	no consent	
Samoa	import or sale permitted. Final decision on import Remarks: All uses are forbidden in the couproduct never registered	Published: 12/2002 untry.		
Rwanda Samoa Saudi Arabia	Final decision on import Remarks: All uses are forbidden in the county product never registered Final decision on import	Published: 12/2002 untry. Published: 01/1998 Published: 12/2007 its registration was cancelled	no consent	
Samoa	Final decision on import Remarks: All uses are forbidden in the couproduct never registered Final decision on import Final decision on import Remarks: It was registered in the past, but	Published: 12/2002 untry. Published: 01/1998 Published: 12/2007 uits registration was cancelled th, animal and the environment. Ministerial decision based on	no consent	
Samoa	Final decision on import Remarks: All uses are forbidden in the county of the county	Published: 12/2002 untry. Published: 01/1998 Published: 12/2007 uits registration was cancelled th, animal and the environment. Ministerial decision based on	no consent	
Samoa Saudi Arabia	Final decision on import Remarks: All uses are forbidden in the county of the county	Published: 12/2002 Intry. Published: 01/1998 Published: 12/2007 Its registration was cancelled th, animal and the environment. Ministerial decision based on all departments. Published: 12/2006 Pentachlorophenol and its salts and dian Pesticides Committee and is not	no consent	

Legislative or administrative measures: Cannot be placed on the market according to the Law on Plant Protection Products ("Official Gazette RS" No 41/09)

Singapore	Final decision on import	Published: 12/2003	consent under		
		Revised: 10/2008	conditions		
	Conditions for Import: A hazardous Substantian of the chemical. Legislative or administrative measures: Hazardous Substance under the Environment Act (EPMA) and its regulations. A license is a sale.	The chemical is controlled as a natal Protection and Management			
South Africa	Interim decision on import	Published: 06/2006	no consent		
	Statement of active consideration: Engage complete ban of the pesticide. Final decision can be reached: two years	ing all relevant stakeholders for a			
Sri Lanka	Final decision on import	Published: 12/2000	no consent		
	Legislative or administrative measures: Nadministrative measures - All agricultural us been withdrawn since 1994. All uses prohibited	es and non-agricultural uses have			
Sudan	Final decision on import	Published: 01/1998	no consent		
	Legislative or administrative measures: 7 Materials Act, 1994; the National Council for				
Suriname	Final decision on import	Published: 12/2003	no consent		
	Legislative or administrative measures: Decree negative list imports and exports, September 1, 1999, SB 34 (State Gazette).				
Switzerland	Final decision on import	Published: 06/2010	no consent		
	Legislative or administrative measures: It is prohibited to manufacture, place on the market, import in a private capacity, or use: a) pentachlorophenol and its salts and also its esters; b) substances and preparations that contain pentachlorophenol and/or its salts and/or its esters and are not merely unavoidable impurities. (Ordinance on Risk Reduction related to the Use of certain particularly dangerous Substances, Preparations and Articles of August 2005, Annex 1.1).				
Syrian Arab Republic	Final decision on import	Published: 07/1998	no consent		
Thailand	Final decision on import	Published: 01/1998	no consent		
	Legislative or administrative measures: F				
	according to notification of Ministry of Indust Substance Act B.E.2535 (1992) which has be				
The former			no consent		
The former Yugoslav Republic of Macedonia	Substance Act B.E.2535 (1992) which has be	Published: 06/2012 Chemical is not included in the List t Protection Products in R.	no consent		
Yugoslav Republic of	Final decision on import Legislative or administrative measures: 0 of active substances allowed for use in Plan	Published: 06/2012 Chemical is not included in the List t Protection Products in R.	consent under		
Yugoslav Republic of Macedonia	Final decision on import Legislative or administrative measures: 0 of active substances allowed for use in Plan Macedonia (Official Gazette of RM 159/2010)	Published: 06/2012 Chemical is not included in the List the Protection Products in R. Published: 01/1998 ments.			

Tobago	Legislative or administrative measures: I measures - Banned according to notice No and Industry issued under section 10 of the Negative list which has been effective since	1 of 1994 of the Ministry of Trade Trade ordinance No 19 of 1958:			
United Arab Emirates	Final decision on import	Published: 07/1998	no consent		
United Republic	Final decision on import	Published: 01/1998	no consent		
of Tanzania	Remarks: Not registered.				
Uruguay	Interim decision on import	Published: 12/2006	consent		
	Remarks: The only existing legislative measure which specifically refers to sodium pentachlorophenate is: Resolution of Animal Sanitary Direction (Ministry of Livestock, Agriculture and Fisheries MGAP) 2 February 1990: - Import banned of sodium pentachlorophenate, registered in this Direction with No 2661, 3936, 5053 and 4565 from 1 February 1990. - Product banned for bathing sheep, to prevent or treat parasites from 1 July 1990.				
	This resolution concerns only formulations and uses indicated, and can't be extended to other formulations and possible agricultural and industrial uses.				
	There's another MGAP resolution 23 September 1997, general for organochlorine, establishing "to revoke the register and sale authorization for organochlorine insecticides for all agricultural uses" with exception of dodecachloro and endosulfan.				
	Thus it is presently impossible to register products for agricultural use with pentachlorophenol and its salts.				
	These solutions restrict their preparations register; however, the import for any destination or use not implying registration is possible.				
	At present sodium pentachlorophenate preparations are imported for wood treatment, formulations are no imported at a national level. These do not have to meet any special condition before being imported.				
	In the past pentachlorophenol formulations have been elaborated, there's no evidence of use actually.				
	Uses are: leather treatment, sheep baths ar Imports have been registered until 1998 inc corresponding pentachlorophenol and its sa external Custom.	uded, in the customs register for			
Venezuela (Bolivarian Republic of)	Interim decision on import	Published: 06/2010	no consent		
Viet Nam	Final decision on import	Published: 06/2010	no consent		
	Legislative or administrative measures: Banned for import, trade and use				
Yemen	Final decision on import	Published: 12/2007	no consent		
	Legislative or administrative measures: Restricted Pesticides in Yemen.	List of Banned and Severely			
Zimbabwe	Final decision on import	Published: 12/2001	no consent		

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Pentachlorophenol and its salts and esters

CAS: 87-86-5

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Lesotho	12/2008
Antigua and Barbuda	12/2010	Maldives	06/2007
Benin	06/2004	Marshall Islands	06/2004
Bolivia	06/2004	Mozambique	12/2010
Botswana	06/2008	Namibia	12/2005
Cambodia	12/2013	Nepal	06/2007
Congo	12/2006	Russian Federation	12/2011
Cook Islands	12/2004	Saint Vincent and the	06/2011
Croatia	06/2008	Grenadines	
Djibouti	06/2005	Somalia	12/2010
Dominica	06/2006	Tonga	12/2010
Equatorial Guinea	06/2004	Uganda	12/2008
Georgia	06/2007	Ukraine	06/2004
Guatemala	12/2010	Zambia	06/2011

Part 2 - Listing of all importing responses received from Parties

Albania	Final decision on import	Published: 06/2013	no consent	
	Legislative or administrative measures "Plant Protection Service", as amended. Decision of the Council of Ministers no. 19 of rules of registration and assessment cr (PPP)." According to paragraph 7.2, Chaptrade and use in the Republic of Albania, included in Appendix II, attached to this denot included.			
Argentina	Final decision on import	Published: 12/2002	no consent	
	Legislative or administrative measures NO.750/2000 Published on the Congress Prohibits: importation, manufacturing, pro active ingredient Campheclor, and all the basis of it.	ional Record, November 2, 2000. cessing commercialisation and use of		
Armenia	Final decision on import	Published: 12/2006	no consent	
	Remarks: The chemical has never been Republic of Armenia.	manufactured, formulated in the		
	The chemical was not included in the "List of chemicals, biological substances, heavy metals or their compounds and other substances, which have negative impact on the ecosystem of Lake Sevan" approved by the Governmental Decision No.57 dated 24 January 2002.			
	The chemical is not included in the "List of chemical and biological plant protection measures allowed for use in the Republic of Armenia", approved by the Order of the Minister of Agriculture of the Republic of Armenia No 198 dated 18 November 2003.			
	Legislative or administrative measures: The chemical is included in the "List of regulated under the Rotterdam Convention chemicals and pesticides banned in the Republic of Armenia" approved by the Governmental Decision of the Republic of Armenia (No293-N dated 17 March 2005).			
Australia	Final decision on import	Published: 12/2001	no consent	
	Remarks: Agricultural and Veterinary Chemicals Code Act 1994			
Belize	Final decision on import	Published: 12/2005	no consent	
	Legislative or administrative measures: Classified as a prohibited pesticide in Schedule IV of the Pesticides Control Act of 1985, Chapter 181B of the Laws of Belize, and in the Pesticides Control (replacement of Schedules) Order, 1995.			
Bosnia and	Final decision on import	Published: 12/2011	no consent	
Herzegovina	Legislative or administrative measures of active substances allowed for use in PI Herzegovina ("Official Gazette of BiH" No			
Brazil	Final decision on import	Published: 12/2004	no consent	
	Remarks: There is no pesticide registered for any purpose. Legislative or administrative measures: Directive No. 329 of 2 September 1985 - Prohibit the trade, use and distribution of the pesticides for agricultural use, including toxaphene.			
	Law No. 7.802 of 11 July 1989 and Der Pesticides and its compounds need to be			

Burkina Faso	Final decision on import	Published: 12/2006	no consent	
	Legislative or administrative measures: Results of the Sahelian Pesticides Committee (CSP) meeting.			
Burundi	Final decision on import	Published: 06/2003	no consent	
	Legislative or administrative measures: for agricultural purposes has been prohibit persistence in the environment, the bioacc chain and its carcinogenic and mutagenic of the prohibited in Burundi under N. 2003-01710/405 of 24th March 2003.	ed in Burundi because of its umulation of residuals in the food effects.		
Canada	Final decision on import	Published: 06/2003	no consent	
	Legislative or administrative measures: control in Canada.	Chemical not registered for pest		
Cabo Verde	Final decision on import	Published: 12/2008	no consent	
	Legislative or administrative measures: registered by the Sahelian Pesticide Comn organization in charge of pesticides registrelegislation, Act no 26/97	nittee which is the regional		
Chile	Final decision on import	Published: 12/1999	no consent	
	Legislative or administrative measures: Legislative or administrative measures - Through the Resolution No. 2179 of 27 July 1998, the Service of Agriculture and Husbandry, from the Ministry of Agriculture, prohibited to import, to manufacture, to sell, to distribute and to use the agricultural pesticides based on toxaphene or camphechlor.			
China	Final decision on import	Published: 12/2004	no consent	
	Revised: 10/2008			
	Legislative or administrative measures: Regulations on Pesticide Administration.			
	 Additional information related to Region (HKSAR) related to the in chemicals: Published: 12/06/2009; Final decision on import: No cons 			
Colombia	Final decision on import	Published: 12/2010	no consent	
	Remarks: Decree No.1220 published in Official Gazette No.45890 of 25 April 2005, Title II, on the need of Environmental Licenses, in its Article 8th determined that the Ministry of Environment, Housing and Territorial Development is the one and only authority to grant or deny environmental licenses for the activities: "12. The import and production of pesticides and substances, materials or products subject to control under International Agreements, Conventions and Protocols, and the import of chemical pesticides for agricultural use shall follow the procedure outlined in the Andean Decision 436 of the Cartagena Agreement and its regulations". Legislative or administrative measures: Legislative or administrative measure: In compliance with Andean Nations Decision No.436; Andean Regulation for the Registration and Control of Chemical Pesticides for Agricultural Use, published in Official Gazette (year XIV, No.347, in Lima, Peru, 17 June 1988, regarding Cartagena Agreement) and Resolution ICA No.03759, of 16 December 2003, enacting provisions on the Registration and Control of Chemical Pesticides for Agricultural use, pesticides must be registered to be used and commercialised in the country.			
Congo	Final decision on import	Published: 12/2003	no consent	
	Remarks: All tests on pesticides actually of toxaphene has never been used in the coulegislative or administrative measures:	arried on in the country revealed that ntry.		

	environment protection, article 57, 58, 59 on chemical substances potentially toxic.			
Cook Islands	Final decision on import	Published: 06/2006	no consent	
Costa Rica	Final decision on import	Published: 06/2000	no consent	
	Legislative or administrative measures: measures - Banned by the "Decreto Ejecu 10 August 1988.			
Côte d'Ivoire	Final decision on import	Published: 06/2004	no consent	
	Legislative or administrative measures: d'Ivoire. It is therefore prohibited to import, market, sell or use this product in order to environment. The product has not been re	to locally produce, place on the protect human health and the		
Croatia	Final decision on import	Published: 12/2010	no consent	
	Legislative or administrative measures:	Legal administrative ban in 2004.		
Cuba	Final decision on import	Published: 12/2008	no consent	
	Resolution 268/1990 of the Ministry of Pub			
Democratic People's Republic of Korea	Final decision on import Conditions for Import: This chemical car under the admission of the Ministry of Agri National Pesticide Registration Agency. In health or trade, the admission of the releva Legislative or administrative measures: Environment Protection" (April 9, 1984) an Pesticide Management", the use of this ch restricted. The evaluation on the toxicity ar chemical is based on the data from the Se	consent under conditions		
Democratic	Final decision on import	Published: 06/2012	no consent	
Republic of the Congo	Legislative or administrative measures: 5011/0195/AGRI/PE.EL/2012 of 16 Februa implementation of the Rotterdam Conventiall chemicals listed in Annex III of the Rotte DRC.			
Ecuador	Final decision on import	Published: 06/2001	no consent	
El Salvador	Final decision on import	Published: 12/2000	no consent	
	Remarks: Legislative or administrative me 151, del 28 de junio de 2000".	easures – "R/ Decreto ejecutivo No.		
Eritrea	Final decision on import	Published: 06/2010	no consent	
	Legislative or administrative measures: Regulations for Importation, Handling, Use			
Ethiopia	Final decision on import	Published: 12/2010	no consent	
•	Legislative or administrative measures:	Not registered.		
European Union	Final decision on import	Published: 06/2005	no consent	
-				

no consent

Member States:

Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland the market or use toxaphene. The chemical, whether on its own, in preparations or as a constituent of articles was banned by Regulation (EC) No 850/2004 of the European Parliament and of the Council of 29 April 2004 on persistent organic pollutants and amending Directive 79/117/EEC (OJ L 229, 29.6.2004, p.5).

**: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States

Gambia Final decision on import

Legislative or administrative measures: The decision is based on the Acting under the Hazardous Chemicals and Pesticide Control and Management Act 1994, the Hazardous Chemicals and Pesticide Management Board came up

Published: 12/1999

with the conclusions.

Ghana Final decision on import Published: 12/2004 no consent

Legislative or administrative measures: Pesticides Control and Management

Act, 1996 (Act 528).

Guinea Final decision on import Published: 06/2006 no consent

Legislative or administrative measures: 1) National weakness in the toxicological and ecotoxicological analyses.

2) the product is listed in the group of organic product persistent in the environment "POP"

3) Human and environment protection

Guinea-Bissau Final decision on import Published: 12/2010 no consent

Legislative or administrative measures: The product has not been authorized by the Sahelien Pesticide Committee (CSP).

Guyana Final decision on import Published: 12/2007 no consent

Legislative or administrative measures: Pesticides and Toxic Chemicals Control (Prohibited Pesticides) Order No. 22 of 2006 made under the Pesticides and Toxic Chemicals Control Act 2000 (No. 13 of 2000).

India Final decision on import Published: 06/2006 no consent

Remarks: Toxaphene is banned in India for import, manufacture and use. **Legislative or administrative measures:** The insecticides Act, 1968 and

Rules Framed thereunder.

Iran (Islamic Final decision on import Published: 12/2004 no consent Republic of)

Legislative or administrative measures: Import and use of the substance as

Legislative or administrative measures: Import and use of the substance as agricultural chemical are banned. Based on the Resolution of 15 October 1984, under "the Pesticide Control Act", 1968.

under the resticide Control Act , 1900

Israel Final decision on import Published: 06/2012 no consent

Legislative or administrative measures: 1. Plant Protection Law, 1956 2. Hazardous Substances Regulations (Registration of Formulations for the Control of Pests Harmful to Man), 1994

3. Free Import Order, 2006

Jamaica Final decision on import Published: 06/2000 no consent

Remarks: Decision is based on the Pesticides Act 1975, Section 14

Subsection (1).

Japan Final decision on import Published: 12/2004 no consent

Legislative or administrative measures: 1. Law Concerning the Evaluation of

	Chemical Substances and Regulation of th 2. Agricultural Chemicals Regulation Law 3 Pharmaceutical Affairs Law	eir Manufacture, etc.	
Jordan	Final decision on import	Published: 12/2001	no consent
	Remarks: The decision was taken by the I to the information received from the PIC.	Pesticide registration committee due	
Kenya	Final decision on import	Published: 06/2007	no consent
•	Remarks: Toxaphene (Camphechlor) is	banned for use in the country	
	Legislative or administrative measures: 346 - laws of kenya empowers The pest control products board to make		
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: Kyrgyz Republic of June 6, 2011 No. 289 a to the Ordinance of the Government of the No. 376 on measures for environmental pr adverse effects of certain hazardous chem	bout entering additions and changes Kyrgyz Republic from July 27, 2001 otection and public health from the	
Lao People´s Democratic Republic	Final decision on import	Published: 12/1999	no consent
Lebanon	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Agriculture # 94/1 dated 20/05/1998		
Liberia	Interim decision on import	Published: 12/2001	no consent
Libya	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: for Libyan agriculture pesticide		
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: It is prohibited to manufacture, place on the market, import in a private capacity, or use: a) toxaphene; b) substances and preparations that contain toxaphene that are not merely unavoidable impurities. (Swiss Ordinance on Risk Reduction related to the Use of certain particularly dangerous Substances, Preparations and Articles of August 2005, Annex 1.1)		
Madagascar	Final decision on import	Published: 06/2011	no consent
·	Legislative or administrative measures: Decree N°6225/93 of 30 November 1993, « Due to their high toxicity and the important bioaccumulation of their residues, the sale and the use of plant protection preparations containing this active substance (toxaphen) and intended for crop protection are suspended»		
Malawi	Interim decision on import	Published: 06/2010	no consent
Malaysia	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures: measures - Import and manufacture of all pesticides Act 1974 through a registration by the Pesticides Board of Malaysia. No to manufactured, sold or used in the country education, where certain conditions apply.	pesticides are controlled under the scheme and the Act is implemented xaphene is permitted to be imported,	

Mali	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Decree no 01-2699/MICT-SG of 16 th October 2001 listing the products the import and export of which are		
	prohibited. Act no 01-020 of 30yh May 2001 on pollution and nuisance		
Mauritania	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures registered by the Sahelian Pesticides Con registration, under national legislative and plant protection).	nmittee, the regional body for	
Mauritius	Final decision on import	Published: 12/1999	no consent
Mexico	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures	: Not registered	
Mongolia	Final decision on import	Published: 06/2010	no consent
J	Legislative or administrative measures Annex I "List of prohibited chemicals in Mo		
Morocco	Final decision on import	Published: 06/2003	no consent
	Legislative or administrative measures: The substance has been removed from the list of products authorized in Morocco, under Act No. 466-84 of March 19th, 1984 regulating organo-chloride pesticides. According to Art No 1 it is prohibited to import, manufacture, sell, supply, buy or use any substance or mixture of products containing Toxaphene		
New Zealand	Final decision on import	Published: 06/2000	no consent
	Legislative or administrative measures: The decision is based on the Agriculture Chemicals Act 1959 (replaced by the Pesticides Act 1979). Under both Acts, only registered pesticides are / were permitted to be imported or sold. Agriculture Chemicals Board Minutes of April 1970 (general policy on phase-out of organochlorine pesticides). The single Toxaphene-based product, registered for field testing only, was withdrawn by the registrant on 8th March 1968. No Toxaphene-based pesticides currently registered.		
Nicaragua	Final decision on import	Published: 12/2010	no consent
	Remarks: This final regulatory action was based on the administrative provisions of the General Management of Plant Protection and Health (DGPSA/MAGFOR) on 18 August 1993, recommended by the National Commission of Agrochemicals at the meeting of 5 August 1993. Legislative or administrative measures: Ministerial Agreement No.23-2001, import, commercialisation and use throughout the national territory of pesticide Toxaphene is prohibited; in its raw materials, formulated products and in any other mixture. Issued by the Ministry of Agriculture and Forestry, empowered conferred under Law No.274 "Basic Law for regulation and control of pesticides, toxic and hazardous substances, and other similar", and its regulations		
Niger	Final decision on import	Published: 12/1999	no consent
Nigeria	Final decision on import	Published: 06/2001	no consent
-	Legislative or administrative measures measures - Decree 58 of (1988) as amen National Environmental Protection Regula	ded by decree 59 of (1992) S.I.9	

Norway	Final decision on import	Published: 12/2000	no consent	
	Legislative or administrative measures: measures - Plant protection products Act ar protection products.			
Oman	Final decision on import	Published: 06/2004	no consent	
	Legislative or administrative measures: Agriculture and Fisheries legislations.	- According to Ministry of		
	- Royal Decree No. 46/95. Issuing the Law	of Handling and Use of Chemicals.		
Pakistan	Final decision on import	Published: 06/2006	no consent	
	Legislative or administrative measures:	Deregistered since 1992		
Panama	Final decision on import	Published: 12/2010	no consent	
	Legislative or administrative measures: by Resolution ALP 074 of 18 September 1997 insecticide. Executive Decree No.305 of 4 September 200 No.24634 of 9 September 2002. In its fifth Artiseverely restricted in, at least, four States, will Substance No.594 of Annex I of this Executive	, been the substance No.61 listed as 2, published in Official Gazette cle states: "All substances banned or be banned in our country too".		
Peru	Final decision on import	Published: 06/2000	no consent	
	Remarks: The decision is based on the "Decreto Supremo Nº 037-91-AG", of 12 September 1991.			
Qatar	Final decision on import	Published: 12/2005	no consent	
	Legislative or administrative measures: Pesticide Law No. (10), 1968 Article (26) Environment Law (30), 2002			
Republic of	Final decision on import	Published: 06/2004	no consent	
Korea	Remarks: Withdrawn in 1983 because of residue. Legislative or administrative measures: All registration of the chemical withdrawn by «Agrochemical Management Act» in 1983. The import of the chemical was prohibited from all sources by RDA Notification No. 2004-11 (11 Feb. 2004).			
Republic of	Final decision on import	Published: 12/2009	no consent	
Moldova	Remarks: The chemical has never been m Moldova. Not used.	anufactured in the Republic of		
	Legislative or administrative measures: since 1991. Not included in the official regis in agriculture, including and individual farms or sale permitted.	ter of permitted substances for use		
Rwanda	Final decision on import	Published: 12/2002	no consent	
	Remarks: All uses are forbidden in the cou Product never registered	ntry.		
Samoa	Final decision on import	Published: 12/2000	no consent	
	Legislative or administrative measures: measures - Pesticides Regulations 1990 ar Technical Committee (PTC) on 20 April 200	d decision of the Pesticide		
Saudi Arabia	Final decision on import	Published: 12/2007	no consent	
	Remarks: It was registered in the past, but its registration was cancelled because it was proven risky to human health, animal and the environment.			
	Legislative or administrative measures:	Ministerial decision based on		

recommendation from the relevant technical departments.

Senegal	Final decision on import	Published: 12/2006	no consent
_	Remarks: Toxaphen has not been registered	ed by the Sahelian Committee on	
	Pesticides. Legislative or administrative measures: Convention on persistent organic pollutants		
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: restrictions of production, placing on the ma represent unacceptable risk on human heal RS", No 89/10)	rket and use of chemicals which	
Singapore	Final decision on import	Published: 12/2003	consent under
	•	Revised: 10/2008	conditions
	Conditions for Import: A hazardous Subst	ance License is required for the	
	import of the chemical. Legislative or administrative measures: Hazardous Substance under the Environment Act (EPMA) and its regulations. A license is sale. The chemical is banned for local use since	ntal Protection and Management required for the import, use and	
South Africa	Interim decision on import	Published: 06/2006	consent under
	Conditions for Import: Consent to import for use until a final regulatory action has been taken. Statement of active consideration: Engaging all relevant stakeholders in legislative review aimed at reaching a final decision on the pesticide. A final decision ca be reached: two years		conditions
Sri Lanka	Final decision on import	Published: 12/2001	no consent
	Remarks: Formal declaration of prohibition of this pesticide was issued on 29 March 2001 (Pesticide Technical and Advisory Committee 15/2001).		
Sudan	Final decision on import	Published: 07/1997	no consent
	Legislative or administrative measures: Legislative or administrative measures The Pesticides and Plant Protection Materials Act of 1994. The decision of "No consent for import of binapacryl" was taken by The Pesticides Council in its periodical meeting No. 4/99, on the 21st of December, 1999. Stopped use since 1982, following the Pesticide Committee decision to prohibit the use of DDT, containing mixtures and some hazardous organochlorines in agriculture.		
Switzerland	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: It is prohibited to manufacture, place on the market, import in a private capacity, or use: a) toxaphene; b) substances and preparations that contain toxaphene that are not merely unavoidable impurities. (Ordinance on Risk Reduction related to the Use of certain particularly dangerous Substances, Preparations and Articles of August 2005, Annex 1.1)		
Syrian Arab	Final decision on import	Published: 06/2008	no consent
Republic	Legislative or administrative measures: 25/10/1999 by Minister of Agriculture and a		
Thailand	Final decision on import	Published: 06/2000	no consent
	Legislative or administrative measures: Decision made by the Toxic Substance Controlling Board, effective by March 1983, which has been replaced by decision made by the Hazardous Substances Board, effective by 2 May 1995.		

The former	Final decision on import	Published: 06/2012	no consent	
Yugoslav Republic of Macedonia	Legislative or administrative measures of active substances allowed for use in Pla Macedonia (Official Gazette of RM 159/20			
Togo	Final decision on import	Published: 12/2012	no consent	
	Legislative or administrative measures 09-2004 banning the import and manufact Endosulfan and Toxaphène.			
Trinidad and	Final decision on import	Published: 06/2001	no consent	
Tobago	Legislative or administrative measures measures - The Pesticides and Toxic Che of registered pesticides only. No permission will be granted to import in	emicals Act, 1979 allows importation		
United Arab	Final decision on import	Published: 12/2000	no consent	
Emirates	Legislative or administrative measures: Legislative or administrative measures - Decision of the UAE Minister of Agriculture and Fisheries No. 97 (1993), amended December 1997.			
United Republic	Final decision on import	Published: 06/2010	no consent	
of Tanzania	Legislative or administrative measures: Plant Protection Act 1997, Plant Protection Regulations of 1999 and National Advisory Committee do not allow registration of chemicals listed under Annex III.			
Uruguay	Final decision on import	Published: 12/2000	no consent	
	Legislative or administrative measures: Legislative or administrative measures - Ministerial resolution of 23/09/1997. It is not allowed to register substances based on organochlorinated compounds for agricultural use, except endosulfan. Although it is a general measure, toxaphene is included in it.			
Venezuela (Bolivarian Republic of)	Final decision on import	Published: 06/2007	no consent	
Viet Nam	Final decision on import	Published: 06/2000	no consent	
	Legislative or administrative measures: Decision No. 165/1999/QA/BNN-BVTV dated on 13th December 1999.			
Yemen	Final decision on import	Published: 12/2007	no consent	
	Legislative or administrative measures: List of Banned and Severely Restricted Pesticides in Yemen.			
		,		

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Toxaphene (Camphechlor)

CAS: 8001-35-2

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Lesotho	12/2008
Antigua and Barbuda	12/2010	Maldives	06/2007
Benin	12/2005	Marshall Islands	12/2005
Bolivia	12/2005	Mozambique	12/2010
Botswana	06/2008	Namibia [·]	12/2005
Cambodia	12/2013	Nepal	06/2007
Cameroon	12/2005	Paraguay	12/2005
Chad	12/2005	Philippines	12/2006
Djibouti	12/2005	Russian Federation	12/2011
Dominica	06/2006	Saint Vincent and the	06/2011
Dominican Republic	12/2006	Grenadines	
Equatorial Guinea	12/2005	Somalia	12/2010
Gabon	12/2005	Suriname	12/2005
Georgia	06/2007	Tonga	12/2010
Guatemala	12/2010	Uganda	12/2008
Kazakhstan	06/2008	Ukraine	12/2005
Kuwait	12/2006	Zambia	06/2011

Tributyl tin compounds (CAS number: 1461-22-9, 1983-10-4, 2155-70-6, 24124-25-2, 4342-36-3, 56-35-9, 85409-17-2)

Part 2 - Listing of all importing responses received from Parties

Tributyl tin co	mpounds				
CAS: 1461-22-9,	1983-10-4, 2155-70-6, 24124-25-2	2, 4342-36-3, 56-35-9, 8540	09-17-2		
Albania	Final decision on import	Published: 06/2013	no consent		
	Legislative or administrative measures: Law no. 9362 dated 24/03/2005 on "Plant Protection Service", as amended. Decision of the Council of Ministers no. 1555, dated 12.11.2008 "On approval of rules of registration and assessment criteria of Plant Protection Products (PPP)." According to paragraph 7.2, Chapter II, PPP may be registered for trade and use in the Republic of Albania, if its active substance(s) is/are included in Appendix II, attached to this decision. In this Annex, all tributyltin compounds are not included.				
Argentina	Interim decision on import	Published: 12/2009	consent		
Australia	Final decision on import	Published: 06/2011	consent under		
	Conditions for Import: The importation of unregistered chemical products is prohibited Agricultural and Veterinary Chemicals (Admimported into Australia without restriction if a constituent or registered product(s). The stamay change. Companies intending to import consult http://services.apvma.gov.au/Pubcricurrently registered products.	d under section 69B of the ninistration) Act 1992. TBT may be associated with an approved active atus of registrations and approvals t into Australia are advised to isWebClient/welcome.do for	conditions		
	Remarks: It is unknown if the manufacturer product. Any proposed export would be ass responses in the PIC Circular.				
	Legislative or administrative measures: Chemicals (Administration) Act 1992. More http://www.apvma.gov.au/about/legislation/i				
Bosnia and	Final decision on import	Published: 12/2011	no consent		
Herzegovina	of active substances allowed for use in Plar	Legislative or administrative measures: Chemical is not included in the List of active substances allowed for use in Plant Protection Products in Bosnia and Herzegovina ("Official Gazette of BiH" No 11/11)			
Brazil	Final decision on import	Published: 12/2009	no consent		
	Legislative or administrative measures: There is no pesticide registered for any purpose, no intention of acceptance. Federal Law n° 7.802 of 11 July 1989 and Decree n° 4.074 of 04 January 2002 - Pesticides and its compounds need to be registered by the Federal Authority prior to produce, export, import, trade or use, according to the guidelines and requirements of ministry responsible for the sectors of health, environment and agriculture.				
Burkina Faso	Final decision on import	Published: 12/2010	no consent		
	Legislative or administrative measures: Pesticides (SCP) did not authorize the prod Burkina Faso applies the decisions taken by				
Burundi	Final decision on import	Published: 12/2010	no consent		
	Remarks: Pesticides which are Tributylétain compounds have never been imported, sold, stocked or used in agriculture in Burundi. Legislative or administrative measures: Considering the risk to non targeted aquatic organisms, its persistence in the environment et its accumulation in aquatic organisms, the exposure of operators and the risks linked to the consumption of contaminated food, the use of all Tributyletain compounds as pesticide in agriculture has been banned in Burundi by ministerial order n° 710/690 of 21th April 2010. These compounds are registered in the register of				

Tributyl tin compounds (CAS number: 1461-22-9, 1983-10-4, 2155-70-6, 24124-25-2, 4342-36-3, 56-35-9, 85409-17-2)

	banned pesticides under the respective follo 2010-10-P002; 2010-10-P003; 2010-10-P00 2010-10-P007.		
Canada	Final decision on import	Published: 06/2012	consent under
	Conditions for Import: As a result of regular compounds are registered under the Pest Cotributyltin oxide. Remarks: Only tributyltin oxide is registered Act and to be phased out by December 31, 2 sale of December 31, 2012. The other tributy under the Pest Control Products Act.	ontrol Products Act except under the Pest Control Products 2014, with a last date of registrant	conditions
Chile	Interim decision on import	Published: 06/2011	consent under
	Conditions for Import: Importation is allow Naphtenate, CAS 85409-17-2, because is the Pesticide Register for Agricultural Use of the (SAG).	e only one registered in the	conditions
	Remarks: At present in Chile, there's only of forestry use with this active ingredient author pesticide PROTIM S 65, SAG Authorisation The company Comercial Osmose Chile Ltd, through a letter dated May 28, 2009 informer imports of this product are not considered.	rised by the SAG, which is the N° 2603. holder of this pesticide register,	
Croatia	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: List of dangerous chemicals that are prohibited or restricted. Official Gazete 17/2006		
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC.		
Dominican Republic	Final decision on import	Published: 12/2010	consent
El Salvador	Interim decision on import	Published: 12/2009	consent
Eritrea	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Legal Notice Nº 113/2006. Regulations for Importation, Handling, Use, Storage and Disposal of Pesticides		
Ethiopia	Final decision on import	Published: 06/2010	no consent
·	Legislative or administrative measures: Pesticide Registration and Control Special decree No 20 1990 does not allow the importation of unregistered pesticide for use.		
European Union	Final decision on import	Published: 12/2009	no consent
Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania,	Remarks: In accordance with Council Direct compounds are classified as: T (toxic): R25 - toxic if swallowed; R48/23/25 to health by prolonged exposure through into (dangerous for the environment): R50/53 - vicause long-term adverse effect in the aquati harmful in contact with skin; Xi (irritant): R36	5 - toxic, danger of serious damage alation and if swallowed; N ery toxic to aquatic organisms, may c environment; Xn (harmful): R21 -	
Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom	Legislative or administrative measures: In market or use plant protection products cont these active substances are not included in a concerning the placing of plant protection pro 19.08.1991, p. 1) and in accordance with Co	aining tributyltin compounds, since Annex I to Directive 91/414/EEC oducts on the market (OJ L 230,	
DIC C: 1 VVVVIII (D			201

(CAS number: 1461-22-9, 1983-10-4, 2155-70-6, 24124-25-2, 4342-36-3, 56-35-9, 85409-17-2)

of Great Britain and Northern Ireland

2076/2002 of 20 November 2002 extending the time period referred to in Article 8(2) of Council Directive 91/414/EEC and concerning the non-inclusion of certain active substances in Annex I to that Directive and the withdrawal of authorisations for plant protection products containing these substances (OJ L 319, 23.11.2002, p. 3).

It is prohibited to place on the market or use biocidal products containing tributyltin compounds since these active substances are not included in Annex I to Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market (OJ L 123, 24.04.1998, p. 1) and in accordance with Commission Regulation (EC) No 1451/2007 of 4 December 2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market. (OJ L 325, 11.12.2007, p. 3).

Furthermore, it is prohibited to place on the market or use all organostannic compounds for treatment of industrial waters in accordance with point 20 of Annex XVII to Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45/EC and repealing Council Regulation (EC) No 793/93 and Commission Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC. (OJ L 396, 30.12.2006, p. 1).

**: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States

Guinea-Bissau

Final decision on import

Published: 12/2010

no consent

Legislative or administrative measures: The product has not been authorized by the Sahelien Pesticide Committee (CSP).

India

Final decision on import

Published: 06/2010

no consent

Legislative or administrative measures: Tributyl tin compounds are not included in the schedule and not registered for use and import under the Insecticides Act, 1968.

Iran (Islamic Republic of)

Interim decision on import

Published: 12/2010

consent under conditions

Conditions for Import: Person who imports the substance or the product in which these listed chemical substances are used should, for each substance or each product, obtain an import permit from the Department of Environment of the Islamic Republic of Iran.

Israel

Final decision on import

Published: 12/2012

no consent

Legislative or administrative measures: 1. Plant Protection Law, 1956 2. Hazardous Substances Regulations (Registration of Formulations for the Control of Pests Harmful to Man), 1994

3. Free Import Order, 2006

Japan

Final decision on import

Published: 06/2010

consent under conditions

Conditions for Import: (1) Tributyltin fluoride

Tributyltin methacrylate Tributyltin chloride

Tributyltin naphthenate

[Consent to import only subject to the following specified conditions] For agricultural pesticides, a domestic importer is required to register with the Minister of Agriculture, Forestry and Fisheries.

For pesticides except agriculture uses, person who imports the substance or the product in which these listed chemical substances are used shall, for each substance or each product, notify the Minister of Economy, Trade and Industry, each fiscal year, of the planned quantity of import of the substance or the planned quantity of the product using the substance, etc.

(2) Tributyltin linoleate

[Consent to import only subject to the following specified conditions]

(CAS number: 1461-22-9, 1983-10-4, 2155-70-6, 24124-25-2, 4342-36-3, 56-35-9, 85409-17-2)

For agricultural pesticides, a domestic importer is required to register with the Minister of Agriculture, Forestry and Fisheries.

For pesticide except agricultural uses, prior notification to and prior approval by the Ministry of Health Labour and Welfare, the Ministry of Economy Trade and Industry, and the Ministry of the Environment.

(3) Tributvltin benzoate

[Consent to import only subject to the following specified conditions] For agricultural pesticides, a domestic importer is required to register with the Minister of Agriculture, Forestry and Fisheries.

(4) Tributyltin oxide

[No consent to import]

No consent to import under Act on the Evaluation of Chemical Substances and Regulation of Their Manufacture, etc. Import of the chemical from all sources is simultaneously prohibited.

Domestic production of the chemical for domestic use is simultaneously prohibited.

Remarks: (1) Tributyltin fluoride

Tributyltin methacrylate Tributyltin chloride Tributyltin naphthenate

Tributyltin benzoate

Not registered under Agricultural Chemical Regulation Law

Registered under Act on the Evaluation of Chemical Substances and

Regulation of Their Manufacture, etc.

(2) Tributyltin linoleate

Not registered under Agricultural Chemical Regulation Law Not Registered under Act on the Evaluation of Chemical Substances and Regulation of Their Manufacture, etc.

(3) Tributyltin oxide

Not registered in the country

Not manufactured in the country

Legislative or administrative measures: Agricultural Chemicals Regulation

Act of the Evaluation of Chemical Substances and Regulation of Their Manufacture, etc.

Kenya Final decision on import

Legislative or administrative measures: The Pest Control Products Act CAP 346 - Laws of Kenya empowers the Pest Control Products Board to make final decisions.

Published: 12/2009

Published: 06/2012

Published: 12/2010

Published: 06/2010

Kyrgyzstan

Final decision on import

Legislative or administrative measures: Ordinance of the Government of the Kyrgyz Republic of June 6, 2011 No. 289 about entering additions and changes to the Ordinance of the Government of the Kyrgyz Republic from July 27, 2001 No. 376 on measures for environmental protection and public health from the adverse effects of certain hazardous chemicals and pesticides.

Libya

Final decision on import

Legislative or administrative measures: Not registration in the pesticide list for Libyan agriculture pesticide

Liechtenstein

Final decision on import

Legislative or administrative measures: Tributyl tin compounds are not on the list of active substances to be examined under the EU review programme (Annex II of the COMMISSION REGULATION (EC) No 1451/2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market). The Swiss Ordinance on Biocide Products (entered into force on May 2005) adopts the same biocide active ingredients as the EU. Tributyl tin compounds are not authorized in Biocide preparations.

Tributyl tin compounds are prohibited in paints, varnishes, antifouling products or in industrial water as mentioned in annex 2.4 of the Ordinance on Risk

no consent

no consent

no consent

no consent

no consent

consent under conditions

no consent

no consent

no consent

no consent

(CAS number: 1461-22-9, 1983-10-4, 2155-70-6, 24124-25-2, 4342-36-3, 56-35-9, 85409-17-2)

Published: 06/2012

Published: 06/2010

Published: 12/2012

Published: 12/2009

Published: 06/2012

Published: 12/2009

Reduction related to Chemical Products which entered into force in May 2005.

All tributyl tin compounds are banned as agricultural chemicals (they are not listed on Annex I of the Ordinance on Plant Protection Products, which entered into force in August 2005).

Final decision on import Madagascar

Legislative or administrative measures: Interministirial Decree N°45.555/2011 of 28/12/2011 banning the import, distribution, sale, use and manufacturing of some pesticide active materials in agriculture and of chemicals of the industrial sector.

Malaysia

Interim decision on import

Conditions for Import: Product to be imported must be registered with the Pesticides Board, Malaysia and must possess valid registration at time of import

Mauritania

Final decision on import

Legislative or administrative measures: This product has not been authorized by the Sahelian Committee on Pesticides (Regional Authority for Pesticides Registration for the 9 CILSS countries, among which Mauritania).

Mexico

Final decision on import

Legislative or administrative measures: Any substance that is used as a pesticide must obtain a health registration, according to the General Health Law, the regulation concerning the registration, import and export licenses and export licenses for pesticides, plant nutrients and toxic substances or hazardous materials . So its importation is not authorized

Niger

Norway

Interim decision on import

Final decision on import

Remarks: In accordance with Norwegian regulation on classification and labelling of hazardous substances tributyltin compounds are classified as: T (toxic): R25 - toxic if swallowed; R48/23/25 - toxic, danger of serious damage to health by prolonged exposure through inhalation and if swallowed; N (dangerous for the environment): R50/53 - very toxic to aquatic organisms, may cause long-term adverse effect in the aquatic environment; Xn (harmful): R21 - harmful in contact with skin; Xi (irritant): R36/38 - irritating to eyes and skin.

Legislative or administrative measures: According to § 2-8 of "Regulations relating to restrictions on the manufacture, import, export, sale and use of chemicals and other products hazardous to health and the environment (Product Regulations)", Act no 922 of 1 June 2004, it is prohibited to produce, import, export, sell and use tributyltin compounds and preparations containing tributyl compounds. It is also prohibited to produce, import, export sell and use other organostannic compound as a substance as such or in mixtures: a) to prevent the fouling by micro organisms, plants and animals on ship hulls and equipment fully or partly submerged into water and b) for treatment of industrial water, independent of the intended use of the water.

Further, in accordance with the Norwegian Biocides Regulation, Act no 1848 of 18 December 2003, all tributyltin compounds, including bis(tributyltin)oxide were not allowed to be used and placed on the market in biocidal products as from 1 September 2006.

Plant protection products Act and Regulations relating to plant protection products: Tribuyltin compounds are not authorised for use, import or marketing in Norway.

Pakistan

Final decision on import

Remarks: No person shall import, manufacture, formulate, sell, offer for sale, hold any stock for sale or in any manner advertise any pesticide which has not been registered in the manner provided by this Act or the rules framed thereunder.

no consent

Published: 06/2010

	The Tributyltin compounds are never registe Annex III.	ered as agriculture pesticide before		
	Legislative or administrative measures: Agricultural Pesticides Ordinance 1971.			
Panama	Final decision on import	Published: 06/2011	consent under	
	Conditions for Import: Executive decree no published in the Official Bulletin N°24634 of legislative measure. In its fifth article states: restricted in at least four states, will also be a 387 as Tributyltin florure of Annex I o this Ex	September 9, 2002, a national "All substances banned or severely in our country" Is the substance n°	conditions	
Peru	Interim decision on import	Published: 06/2010	consent	
Philippines	Final decision on import	Published: 12/2009	no consent	
	Legislative or administrative measures: F Pesticides Authority (FPA) with its mandates pesticides in the Philippines naming organot compounds).	s. FPA identified the banned		
Qatar	Final decision on import	Published: 12/2010	no consent	
	Legislative or administrative measures: Not the tasks and actions to protect the environmer Not 30 of 2002 Article (26), prohibiting the important production of 2002 Article (29), prohibiting the important production of 2002 authority, and article (29) of law Not 30 of 2002 other chemical compounds for agriculture, publications.			
Republic of	Interim decision on import	Published: 06/2012	no consent	
Moldova	Remarks: The chemical has never been ma Moldova.			
Saudi Arabia	Final decision on import	Published: 12/2009	no consent	
	Legislative or administrative measures: F	Pesticide Act M/67.		
Serbia	Final decision on import	Published: 12/2011	no consent	
	Legislative or administrative measures: 0 according to the Law on Plant Protection Pro 41/09)			
Singapore	Final decision on import	Published: 12/2009	consent under	
	Conditions for Import: A Hazardous Subst import of the chemical.	conditions		
	Legislative or administrative measures: The chemical is controlled as a Hazardous Substance under the Environmental Protection and Management Act (EPMA) and its regulations. A license is required for the import, use and sale of the chemical.			
Sri Lanka	Final decision on import	Published: 12/2012	no consent	
	Legislative or administrative measures: 7 Advisory Committee in Sri Lanka has decide 7 th October 2011, to not to consent to import	ed at its 56th meeting, held on the		
Sudan	Final decision on import	Published: 12/2009	no consent	
	Legislative or administrative measures: Decision of National Pesticide Council No. 4/2009 dated 15/7/2009.			
Switzerland	Final decision on import	Published: 12/2009	no consent	
		Legislative or administrative measures: Tributyl tin compounds are not on the list of active substances to be examined under the EU review programme		

(CAS number: 1461-22-9, 1983-10-4, 2155-70-6, 24124-25-2, 4342-36-3, 56-35-9, 85409-17-2)

(Annex II of the COMMISSION REGULATION (EC) No 1451/2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market). The Swiss Ordinance on Biocide Products (entered into force on May 2005) adopts the same biocide active ingredients as the EU. Tributyl tin compounds are not authorized in Biocide preparations.

Tributyl tin compounds are prohibited in paints, varnishes, antifouling products or in industrial water as mentioned in annex 2.4 of the Ordinance on Risk Reduction related to Chemical Products which entered into force in May 2005.

All tributyl tin compounds are banned as agricultural chemicals (they are not listed on Annex I of the Ordinance on Plant Protection Products, which entered into force in August 2005).

Syrian Arab	Final decision on import	Published: 12/2009	no consent	
Republic	Remarks: This pesticide is not registered in Syria	ı.		
The former	Final decision on import	Published: 06/2012	no consent	
Yugoslav Republic of Macedonia	Legislative or administrative measures: Chemical is not included in the List of active substances allowed for use in Plant Protection Products in R. Macedonia (Official Gazette of RM 159/2010).			
Togo	Interim decision on import	Published: 12/2009	no consent	
	Remarks: A final decision is under active consider	eration.		
United Arab	Final decision on import	Published: 12/2013	no consent	
Emirates	Legislative or administrative measures: Tributyl tin compounds are banned as a pesticide in UAE according to the ministerial decree No. 13 for the year 2012 concerning banned and restricted-use pesticides in UAE.			
United Republic	Final decision on import	Published: 06/2010	no consent	
of Tanzania	Legislative or administrative measures: Plant I Protection Regulations of 1999 and National Advi registration of chemicals listed under Annex III.	•		

Uruguay Interim decision on import

Remarks: • Maritime Provision No. 103 Naval National Prefecture of October 6th, 2005. INTERNATIONAL CONVENTION ON THE CONTROL OF HARMFUL ANTIFOULING SISTEMS ON SHIPS.

Published: 06/2010

consent

It specifies that Uruguay is in process of ratifying the International Convention on the control of harmful Antifouling Systems on ships (AFS Convention-Anti Fouling System) of 2001, which arises from serious problems to the marine environment caused by the presence of high concentrations of organotin (organ-stannic compounds) derived from the application of antifouling paints for boats hulls preservation.

On the other hand, it is considered that major providers of this type of paints in the Uruguayan market do not sell paints containing these harmful compounds since September 2002.

Therefore, the use of paints with organ-stannic compounds for ship hulls preservation larger than 10 GRT (gross registered tons), which covers most of the national flag ships, is banned.

The nature of this provision is temporary and revocable, but to date there's no other provision to annul it, therefore it is in full force.

Full name of institution/authority responsible for issuing this national administrative or legislative measure: ARMADA NACIONAL. PREFECTURA NACIONAL NAVAL. MINISTERIO DE DEFENSA. REPÚBLICA ORIENTAL DEL URUGUAY. Address/Phone: Rambla 25 de Agosto de 1825 S/N y Marciel 4º piso, Montevideo. República Oriental del Uruguay/Tel (598) 29155500

 Ordinance 145/2009 related to the Health Surveillance, Exposure to Chemical Risk Factors.

Full name of institution/authority responsible for issuing this national administrative or legislative measure: MINISTRY OF PUBLIC HEALTH. Address/Phone: 18 de julio 1892. CP 11200, Montevideo, República Oriental

Tributyl tin compounds (CAS number: 1461-22-9, 1983-10-4, 2155-70-6, 24124-25-2, 4342-36-3, 56-35-9, 85409-17-2)

-	del Uruguay/ Tel. (598) 2 4000101/04		
Venezuela	Interim decision on import	Published: 06/2010	consent under
(Bolivarian Republic of)	Conditions for Import: Must have authoris Aquatic Spaces (INEA)	sation from National Institute of	conditions

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Tributyl tin compounds

CAS: 1461-22-9, 1983-10-4, 2155-70-6, 24124-25-2, 4342-36-3, 56-35-9, 85409-17-2

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Lebanon	12/2009
Antigua and Barbuda	12/2010	Lesotho	12/2009
Armenia	12/2009	Liberia	12/2009
Belize	12/2009	Malawi	12/2009
Benin	12/2009	Maldives	12/2009
Bolivia	12/2009	Mali	12/2009
Botswana	12/2009	Marshall Islands	12/2009
Cambodia	12/2013	Mauritius	12/2009
Cameroon	12/2009	Mongolia	12/2009
Cabo Verde	12/2009	Morocco	12/2011
Chad	12/2009	Mozambique	12/2010
China	12/2009	Namibia	12/2009
Colombia	12/2009	Nepal	12/2009
Congo	12/2009	New Zealand	12/2009
Cook Islands	12/2009	Nicaragua	12/2009
Costa Rica	12/2009	Nigeria	12/2009
Cote d´Ivoire	12/2009	Oman	12/2009
Cuba	12/2009	Paraguay	12/2009
Democratic People's	12/2009	Republic of Korea	12/2009
Republic of Korea		Russian Federation	12/2011
Djibouti	12/2009	Rwanda	12/2009
Dominica	12/2009	Saint Vincent and the	06/2011
Ecuador	12/2009	Grenadines	
Equatorial Guinea	12/2009	Samoa	12/2009
Gabon	12/2009	Senegal	12/2009
Gambia	12/2009	Somalia	12/2010
Georgia	12/2009	South Africa	12/2009
Ghana	12/2009	Suriname	12/2009
Guatemala	12/2010	Thailand	12/2009
Guinea	12/2009	Tonga	12/2010
Guyana	12/2009	Trinidad and Tobago	06/2010
Jamaica	12/2009	Uganda	12/2009
Jordan	12/2009	Ukraine	12/2009
Kazakhstan	12/2009	Viet Nam	12/2009
Kuwait	12/2009	Yemen	12/2009
Lao People's Democratic Republic	06/2011	Zambia	06/2011

Part 2 - Listing of all importing responses received from Parties

Dustable powder formulations containing a combination of benomyl at or above 7%, carbofuran at or above 10% and thiram at or above 15%

Albania	Final decision on import	Published: 06/2013	no consent	
Hibailia	Legislative or administrative measures: Law no. 9362 dated 24/03/2005 on			
	Decision of the Council of Ministers no. 15 of rules of registration and assessment or (PPP)." According to paragraph 7.2, Chaptrade and use in the Republic of Albania, included in Appendix II, attached to this decision.	"Plant Protection Service", as amended. Decision of the Council of Ministers no. 1555, dated 12.11.2008 "On approval of rules of registration and assessment criteria of Plant Protection Products (PPP)." According to paragraph 7.2, Chapter II, PPP may be registered for trade and use in the Republic of Albania, if its active substance(s) is/are included in Appendix II, attached to this decision. In this Annex, dustable powder formulations containing a combination of benomyl at or above 7%, carbofuran at or above 10%, thirpm at or above 15% are not included.		
Argentina	Interim decision on import	Published: 12/2006	consent unde	
	Conditions for Import: Decision N° 348 register at the Registro Nacional de Tera for treatment or destruction against anii plants to be commercialized in the cou	péutica Vegetal for all products used nals or vegetals, cultivated or useful	conditions	
	Remarks: Decision N°3489/1958 - Publimars 1958 ResolutionSAGPyA N° 350/99 - Publica			
	septembre 1999 Secretariat of Agriculture, Cattle, fish ar Ministry of Economy and Production Av. Paseo Colón 982 Buenos Aires, Argentina	nd food (SAGPyA)		
Australia	Final decision on import	Published: 12/2004	consent unde	
	Conditions for Import: Subject to approvunder the Agricultural and Veterinary Checombination has never been registered in Legislative or administrative measures Chemical Code Act 1994.	conditions		
Belize	Final decision on import	Published: 12/2005	no consent	
	Legislative or administrative measures pesticide formulation in the Official Regist			
Bosnia and	Final decision on import	Published: 12/2010	no consent	
Herzegovina	•			
Brazil	Final decision on import	Published: 12/2004	no consent	
	Remarks: There are no registered formul benomyl, carbofuran and thiram.			
	Legislative or administrative measures: Law No. 7.802 of 11 July 1989 and Decree No. 4.074 of 04 January 2002 - Pesticides and its compounds need to be registered by the Federal Authority prior to produce, export, import, trade or use.			
	Resolution RDC No. 347 of 16 December Surveillance Agency - Exclude the benom which can be authorized as pesticides.			

Burkina Faso	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: Results of the Sahelian Pesticides Committee (CSP) meeting.		
Burundi	Final decision on import	Published: 12/2004	no consent
-u.u.u	Legislative or administrative measures: Carbofuran-Thiram is prohibited by Ministe 9 February 2004 because of observed lung to death, and its potential long-term toxic ebanned pesticides under Nº 2004-08-P001	erial Decree Nº 710/81, gs oedemas in human being leading offects. It is listed in the register of	
Canada	Final decision on import	Published: 06/2005	no consent
	Legislative or administrative measures: Unless registered under the Canadian Pest Control Products Act, pesticides may not be imported, sold or used in Canada. Dustable powder formulations containing a combination of benomyl at or above 7%, carbofuran at or above 10% and thiram at or above 15% are not registered for pest control use in Canada.		
Cabo Verde	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: registered by the Sahelian Pesticide Comr organization in charge of pesticides registre legislation, Act no 26/97	nittee which is the regional	
Chile	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: by this chemical of an Authorisation as Agmanufactured distributed, sold and used in (Resolution 3670), stringent national regulprocedures and information to obtain such		
China	Final decision on import	Published: 12/2004	no consent
		Revised: 10/2008	
	Legislative or administrative measures: Administration.	Regulation on Pesticide	
	 Additional information related to Region (HKSAR) related to the in chemicals: Published: 12/06/2009; Final decision on import: No const 		
Colombia	Final decision on import	Published: 06/2012	no consent
	Remarks: Decree No. 2820 of 2010, publi 47792 of 5th August 2010, Title II, on the ein Article 8, established that the Ministry of Territorial Development, may permanently license for the activities ()"11. The import substances, materials or products subject conventions and international protocols, of cases where these rules point out a special Since they are LMO's (Living Modified Org procedure established in Act 740 of 2002 at that modify, replace or repeal it will be app Legislative or administrative measures:	exigibility of Environmental Licenses, Environment, Housing and grant or deny such environmental and/or manufacturing of those to controls pursuant to treaties, environmental nature, except in all authorisation for such purpose, anisms), for which only the and its regulatory decrees or rules lied in their evaluation and decision".	

Nations No.436; Andean Standard for the Registration and Control of Chemical Pesticides for Agricultural use, published in Official Journal (Year XIV, No.347, in Lima, Peru, on 17th June 1988, on the Cartagena Agreement), and the Resolution of the Colombian Institute for Agriculture and Farming (ICA) No.03759 of 16th December 2003, to enact provisions for the Registration and

Control of Chemical Pesticides for Agricultural use, pesticides must be

registered to be used and marketed in the country.

	IMPORTANT NOTE: According to information from the Technical Department of Agricultural Inputs Safety of ICA, dustable powder formulations are not registered for domestic sales in the Colombian Institute for Agriculture and Farming (ICA), and consequently can't be imported, manufactured, formulated, distributed, marketed or used in Colombia.			
Cook Islands	Final decision on import	Published: 06/2006	no consent	
Costa Rica	Final decision on import	Published: 06/2010	no consent	
	Legislative or administrative measures: MINAE-MEIC all chemical pesticide for perproperly registered in the country. This formulation has never been registered be imported.			
Democratic	Final decision on import	Published: 06/2012	no consent	
Republic of the Congo	Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC.			
El Salvador	Final decision on import	Published: 06/2010	consent under	
	Conditions for Import: Allowed import of 25 grams, in weight or volume, as limited quantity. Limited quantity: refers to a quantity less or equal, in weight or volume, not requiring the submission of any environmental documentation. Quantities above this will need the submission of the corresponding environmental documentation to the Ministry of Environment and Natural Resources (MARI), in order to obtain the corresponding environmental documentation to get the response to determine that it will not be necessary the development of a study of environmental impact, through a Resolution for Environmental License to import and/or transport on national territory.			
	Legislative or administrative measures: published in the Official Journal number 83 Annex 1: List of Regulated Substances.			
Eritrea	Final decision on import	Published: 06/2010	consent	
	Legislative or administrative measures: Legal Notice No 113/ 2006. Regulation for Importation, Handling, Use, Storage and Disposal of Pesticides.			
Ethiopia	Final decision on import Published: 12/2010 no consent			

European Union

Member States:

Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland

Final decision on import

Legislative or administrative measures: It is prohibited to use or place on the market all plant protection products containing benomyl. Benomyl was excluded from Annex I to Council Directive 91/414/EEC and thus authorisations for plant protection products containing this active substance had to be withdrawn (Commission Decision 2002/928/EC of 26 November 2002, OJ L 322, 27.11.2002, p.53).

Published: 06/2010

It is prohibited to use or place on the market all biocidal products containing benomyl. In accordance with Commission Regulation (EC) No 1451/2007 of 4 December 2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market the chemical is not allowed to be placed on the market for use as a biocidal product and had therefore to be withdrawn from the market as from 1 September 2006.

**: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States

no consent

Dustable powder formulations containing a combination of benomyl at or above 7%, carbofuran at or above 10% and thiram at or above 15% (CAS number: 137-26-8, 1563-66-2, 17804-35-2)

Gambia	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures pesticides Control Management Act of 199. The pesticie is not registered by the Sahel Gambia is a member.	94	
Ghana	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures Act, 1996 (Act 528).	: Pesticides Control and Management	
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures authorized by the Sahelien Pesticide Com		
Guyana	Final decision on import	Published: 12/2007	no consent
- u ,	Legislative or administrative measures Pesticides and Toxic Chemicals Control B nor any application for registration has bee pesticide.	oard. The product is not registered	
India	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures rules forward under thereto.	: The Insecticides Act 1968 and the	
Iran (Islamic	Final decision on import	Published: 12/2005	no consent
Republic of)	Legislative or administrative measures: Not registered		
lsrael	Final decision on import	Published: 12/2012	no consent
	Legislative or administrative measures: 1. Plant Protection Law, 1956 2. Hazardous Substances Regulations (Registration of Formulations for the Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006		
Jamaica	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures registered.	: Pesticides Act. 1975, Not	
Japan	Final decision on import	Published: 12/2004	consent unde
	Conditions for Import: For agricultural perequired to register with both the Minister No consent to import of pesticide except a Legislative or administrative measures Law 2. Pharmaceutical Affairs Law	of Agriculture, Forestry and Fisheries. gricultural uses.	conditions
Kenya	Final decision on import	Published: 06/2007	no consent
•	Remarks: Benomyl. Carbofuran / Thiram Combinations - Dustable Formulations containing Benomyl at or above 7%. Carbofuran at or above 10% and Thiram at or above 15% is banned for use in the country		
	Legislative or administrative measures 346 - laws of kenya empowers The pest control products board to make		
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures Kyrgyz Republic of June 6, 2011 No. 289 at to the Ordinance of the Government of the No. 376 on measures for environmental pradverse effects of certain hazardous chem	about entering additions and changes Kyrgyz Republic from July 27, 2001 rotection and public health from the	

Lebanon	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: Agriculture # 570/1 Dated 24/12/2008.	Decision of the Minister of	
Libya	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: for Libyan agriculture pesticide	Not registration in the pesticide list	
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: chemical (it is not listed on annex I of the 0 Products, which entered into force in Augus No benomyl containing plant protection pro	Ordinance on Plant Protection st 2005).	
Madagascar	Final decision on import	Published: 06/2012	no consent
_	Legislative or administrative measures: N°45.555/2011 of 28/12/2011 banning the manufacturing of some pesticide active machemicals of the industrial sector.	import, distribution, sale, use and	
Malawi	Interim decision on import	Published: 06/2010	no consent
Malaysia	Final decision on import	Published: 12/2008	no consent
•	Legislative or administrative measures: containing combination of benomyl carbofu under the Pesticides Act 1974. Therefore it manufactured, sold and used in the country	ran and thiram is not registered cannot be imported into,	
Mali	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: 16 th October 2001 listing the products the iprohibited. Act no 01-020 of 30yh May 2001 on polluti	mport and export of which are	
Mauritania	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: registered by the Sahelian Pesticides Com registration, under national legislative and plant protection).	mittee, the regional body for	
Mauritius	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: under the Dangerous Chemicals Control A		
Mexico	Final decision on import	Published: 12/2007	no consent
	Remarks: Mixture never registered in Mex	ico.	
	Final decision on import	Published: 06/2010	no consent
Mongolia	Legislative or administrative measures: Government resolution no 95/2007 Annex I "List of prohibited chemicals in Mongolia"		
Mongolia			
Morocco			no consent
	Annex I "List of prohibited chemicals in Mo	Published: 06/2013	no consent

Dustable powder formulations containing a combination of benomyl at or above 7%, carbofuran at or above 10% and thiram at or above 15% (CAS number: 137-26-8, 1563-66-2, 17804-35-2)

Article 2: it is prohibited to import, manufacture, stock in the view of selling, to
sell or distribute even for free pesticides for agricultural uses which have not
been registered or which sale has not been authorized, or which have been
exempted from registration according to the provisions of this law.

New Zealand

Final decision on import

Published: 06/2006

consent under conditions

Conditions for Import: Benomyl and thiram formulations are currently register as seed treatment formulated as wettable powders. Conditions are as specified in the Hazardous Substances (Pesticides) Transfer Notice 2004, pursuant to the Hazardous Substances and New Organisms Act 1996 (HSNO). Carbofuran formulations not currently registered in New Zealand, and will need approval from the Environmental Risk Management Authority if future import required.

Legislative or administrative measures: Hazardous Substances and New Organisms Act 1996 (HSNO).

Nigeria

Final decision on import

Published: 06/2007

no consent

Legislative or administrative measures: Dustable powder formulations containing a combination of benomyl at or above 7% carbofuran at or above 10% and thiram at or above 15% are under national regulatory control through Act 59 of 1988 as amended by Act 59 of 1992 for the control of hazardous substances which might impact the Nigerian environment and public health

The complete name and address of the institution/authority responsible for issuing this national legislative or administrative measure:

FEDERAL MINISTRY OF ENVIRONMENT 7TH & 9TH FLOOR, FEDERAL SECRETARIAT, SHEHU SHAGARI WAY, P.M.B. 468. GARKI, ABUJA, NIGERIA

Norway

Final decision on import

Published: 12/2004

no consent

Legislative or administrative measures: Dustable powder formulations containing benomyl and/or carbofuran and/or thiram are not authorized for use, import or marketing in Norway.

Oman

Final decision on import

Published: 12/2004

no consent

Legislative or administrative measures: - According to Ministry of Agriculture and Fisheries legislations.

- Royal Decree No. 46/95. Issuing the Law of Handling and Use of Chemicals.

Pakistan

Final decision on import

Published: 06/2010

no consent

Legislative or administrative measures: Never registered dustable powder formulation containing a combination of Benomyl at or above 7 percent, Carbofuran at above 10 percent, Thiram at or above 15 percent.

Panama

Final decision on import

Published: 12/2010

no consent

Legislative or administrative measures: The Executive Decree No. 305 of 4 September 2002, published in the Official Gazette No. 24634 of 9 September 2002, establishes a national legislative measure. In its fifth Article states: "All substances banned or severely restricted in, at least, four States, will be banned in our country too". Substances No. 91, 142 and 582 of Annex I of this Executive Decree. The mixture of Carbofuran + Benomyl + Thiram is banned in more than 4 States. Banned as pesticide use in agriculture, by Resolution DAL 015 of 12 April 2010, published in the Official Gazette No. 26521 of 28 April 2010.

Peru

Final decision on import

Published: 06/2010

consent under conditions

Conditions for Import: This formulation does not have antecedents in the country; therefore any import application must have a registration process of Experimental Permit, then negotiate and obtain the final National Register, according to Decision 636 and Resolution 630 of the Andean Community.

Legislative or administrative measures: Decision 436, Andean Regulation for the Registration and Control Chemical Pesticides for Agricultural Use. Resolution 630, Andean Technical Manual for the Registration and Control of Chemical Pesticides for Agricultural Use.

Qatar	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: the tasks and actions to protect the environme No. 30 of 2002 Article (26), prohibiting the imp hazardous materials, without authorization from authority, and article (29) of law No. 30 of 2002 other chemical compounds for agriculture, publications.	nt in the country, according to the law ort or handling of transport of in the competent administrative 2 prohibiting the use of pesticides or	
Republic of Korea	Interim decision on import Published: 06/2010		no consent
Republic of	Interim decision on import	Published: 06/2012	no consent
Moldova	Remarks: The formulations have never been Moldova.	en manufactured in the Republic of	
Saudi Arabia	Final decision on import	Published: 12/2009	no consent
	Legislative or administrative measures:	Pesticide Act M/67.	
Senegal	Interim decision on import	Published: 12/2007	no consent
	Remarks: This formulation lead to the deat bad handling. Legislative or administrative measures: registered by the Sahelian Pesticides Comr	This formulation has not been	
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: according to the Law on Plant Protection Pr 41/09)		
Singapore	Final decision on import	Published: 12/2004	consent unde
		Revised: 10/2008	conditions
	Conditions for Import: A Hazardous Subs import of the chemical. Legislative or administrative measures: Hazardous Substance under the Environme Act (EPMA) and its Regulations. A licence sale.	The chemical is controlled as a ental Protection and Management	
South Africa	Interim decision on import	Published: 06/2006	no consent
	Remarks: There is no information on the us	se of the chemical in the country.	
Sri Lanka	Final decision on import	Published: 12/2012	no consent
	Legislative or administrative measures: Advisory Committee in Sri Lanka has decide 7 th October 2011, not to allow manufacture, dustable powder formulations containing a 7%, carbofuran at or above 10% and thiram effect.	ed at its 56th meeting, held on the registration and importation of combination of benomyl at or above	
Sudan	Final decision on import	Published: 12/2009	no consent
	Legislative or administrative measures: Council No. 4/2009 dated 15/7/2009.	Decision of National Pesticide	
Switzerland	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: chemical (it is not listed on annex I of the O Products, which entered into force in Augus No benomyl containing plant protection products.)	rdinance on Plant Protection st 2005).	

Syrian Arab	Final decision on import	Published: 06/2008	no consent
Republic	Legislative or administrative measures Minister of Agriculture and agrarian reform		
	Decision No. 1969/W date 12/5/1999 by M reform	linister of Agriculture and agrarian	
Thailand	Final decision on import	Published: 06/2006	consent under
	Conditions for Import: Requires import a	and production registration and also	conditions
	import license. Legislative or administrative measures Consideration on Pesticide Registration.	: The Sub-Committee for	
The former	Final decision on import	Published: 06/2012	no consent
Yugoslav Republic of Macedonia	Legislative or administrative measures of active substances allowed for use in Pla Macedonia (Official Gazette of RM 159/20	ant Protection Products in R.	
Togo	Interim decision on import	Published: 12/2012	no consent
United Arab	Final decision on import	Published: 12/2013	no consent
Emirates	Legislative or administrative measures or carbofuran are banned as pesticides in decree No. 13 for the year 2012 concernir pesticides in UAE.	UAE according to the ministerial	
United Republic	Final decision on import	Published: 06/2006	no consent
of Tanzania	Remarks: The product has not been used	I in the country.	
Uruguay	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures administrative measure banning the use o in the country and therefore cannot be imp 149/977.	f this formulation, it is not registered	
Venezuela	Final decision on import	Published: 06/2010	no consent
(Bolivarian Republic of)	Legislative or administrative measures: Bolivarian Republic of Venezuela, Ministry of People Power for Agriculture and Lands. National Institute of Integrated Agriculture Health. Administrative Order. Office of the President/ INSAI N°28, Caracas, 15 July, 2009. According to this Order, registration of products used in agriculture composed or formulated with Carbofuran as active ingredient, will not be authorised to import and use in the country as of 30/04/2010.		
Yemen	Final decision on import	Published: 12/2007	no consent
-	Legislative or administrative measures	List of Rannod and Soverely	

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Dustable powder formulations containing a combination of benomyl at or above 7%, carbofuran at or above 10% and thiram at or above 15%

CAS: 137-26-8, 1563-66-2, 17804-35-2

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Lao People's Democratic	06/2011
Antigua and Barbuda	12/2010	Republic	
Armenia	12/2005	Lesotho	12/2008
Benin	12/2005	Liberia	12/2005
Bolivia	12/2005	Maldives	06/2007
Botswana	06/2008	Marshall Islands	12/2005
Cambodia	12/2013	Mozambique	12/2010
Cameroon	12/2005	Namibia	12/2005
Chad	12/2005	Nepal	06/2007
Congo	12/2006	Nicaragua	06/2009
Cote d´Ivoire	12/2005	Niger	06/2006
Croatia	06/2008	Paraguay	12/2005
Cuba	06/2008	Philippines	12/2006
Democratic People's	12/2005	Russian Federation	12/2011
Republic of Korea		Rwanda	12/2005
Djibouti	12/2005	Saint Vincent and the	06/2011
Dominica	06/2006	Grenadines	
Dominican Republic	12/2006	Samoa	12/2005
Ecuador ·	12/2005	Somalia	12/2010
Equatorial Guinea	12/2005	Suriname	12/2005
Gabon	12/2005	Tonga	12/2010
Georgia	06/2007	Trinidad and Tobago	06/2010
Guatemala	12/2010	Uganda	12/2008
Guinea	12/2005	Ukraine	12/2005
Jordan	12/2005	Viet Nam	12/2007
Kazakhstan	06/2008	Zambia	06/2011
Kuwait	12/2006		

(CAS number: 10265-92-6)

Part 2 - Listing of all importing responses received from Parties

Methamidophos (Soluble liquid formulations of the substance that exceed 600 g active ingredient/I)

Albania	<u> </u>	B 111 1 1 22/22:	
	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: "Plant Protection Service", as amended. Decision of the Council of Ministers no. 155 of rules of registration and assessment crite (PPP)." According to paragraph 7.2, Chapte trade and use in the Republic of Albania, if i included in Appendix II, attached to this dec methamidophos (soluble liquid formulations active ingredient/L) is not included.	5, dated 12.11.2008 "On approval bria of Plant Protection Products or II, PPP may be registered for ts active substance(s) is/are ision. In this Annex,	
Argentina	Final decision on import	Published: 12/2002	consent unde
_	Conditions for Import: The Resolution SA use in stone fruits Legislative or administrative measures:		conditions
	Published on the Congressional Record, Ma Prohibits: use of products formulated on ba Methamidophos, in stone fruits in the Repul	arch 17, 1998. sis of active ingredient	
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Interim decision on import	Published: 12/2004	consent unde
	Conditions for Import: Subject to approval, registration, exemption or permit under the <i>Agricultural and Veterinary Chemical Code Act 1994</i> . Statement of active consideration: Reconsideration of the approvals and registrations of methamidophos: 2 years		conditions
Belize	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: approved/registered in Belize and included DOES NOT exceed 600 g of the active ingr	in the Official Register of Pesticides	
Bosnia and	Final decision on import	Published: 12/2011	no consent
Herzegovina	Legislative or administrative measures: Chemical is not included in the List of active substances allowed for use in Plant Protection Products in Bosnia and Herzegovina ("Official Gazette of BiH" No 11/11)		
· · · · · · · · · · · · · · · · · · ·	Herzegovina (Official Gazette of Birl. No 1	1/11)	
Brazil	Final decision on import	1/11) Published: 12/2004	consent unde
	,	Published: 12/2004 itions are: Import allowed only tive ingredient) as well as registered after evaluation of d ecotoxicology by the	consent unde conditions
	Final decision on import Conditions for Import: The specified cond for pesticide use, as a technical product (act formulations based on the active ingredient, agronomical efficacy, human toxicology and Agricultural, Health and Environmental sect Remarks: There is no formulation registere	Published: 12/2004 itions are: Import allowed only tive ingredient) as well as registered after evaluation of decotoxicology by the ors respectively.	
	Final decision on import Conditions for Import: The specified cond for pesticide use, as a technical product (act formulations based on the active ingredient agronomical efficacy, human toxicology and Agricultural, Health and Environmental sect	Published: 12/2004 itions are: Import allowed only tive ingredient) as well as registered after evaluation of decotoxicology by the ors respectively. d containing more than 600 g/l Law No. 7.802 of 11 July 1989 and ticides and its compounds need to	

Burundi	Final decision on import	Published: 12/2004	no consent	
D ai ailai	Legislative or administrative measures: Ministerial Decree N° 710/81of 9 February bioaccumulation and its persistence in the It is listed in the register of banned pesticic	Methamidophos is banned under 2004 because of its high toxicity, its environment.		
Cameroon	Interim decision on import	Published: 12/2008	consent under	
	Conditions for Import: Only formulations are registered and authorized	containing concentrations \leq 600 g/l	conditions	
Canada	Final decision on import	Published: 06/2012	no consent	
	Remarks: Formulations containing methal registered for use under the Pest Control Formulation containing 480 g/L is registere	Products Act. Methamidophos		
	Legislative or administrative measures: methamidophos of >600 g/L are not registed Products Act.			
Cabo Verde	Final decision on import	Published: 12/2008	no consent	
	Legislative or administrative measures: registered by the Sahelian Pesticide Comrorganization in charge of pesticides registres legislation, Act no 26/97	nittee which is the regional		
Chad	Final decision on import	Published: 01/1998	no consent	
	Remarks: Not registered.			
Chile	Final decision on import	Published: 07/1998	consent unde	
	Conditions for Import: Subject to registra	conditions		
China	Final decision on import	Published: 01/1998	consent unde	
		Revised: 10/2008	conditions	
	Conditions for Import: Special permit documents. Import restricted to certain bodies. Remarks: Restricted. Not permitted for use on fruit, vegetables, herbs and tobacco. No formulations higher than 600 g/l produced.			
	Additional information related to Region (HKSAR) related to the ir chemicals: Published: 12/06/2009; Final decision on import: No constant.	Hong Kong Special Administrative mport response for Annex III		
Colombia	Final decision on import	Published: 06/2012	no consent	
Colonibla	Remarks: In line with the information from Agricultural Inputs Safety of ICA, soluble li with the following Sales Records: 584, 103 3260, 3809. 4004. 4165, 4190, 4228, 4310 for concentrations of 400 and 800 g/l. The insecticide-acaricide, for pests in soybean Consequently, higher concentrations than	quid formulations of Methamidophos 4, 1451, 2041, 2072, 2404, 3229, 3869 and 4309, are authorised only se are the only authorised uses as cotton, tomato and potato.		
	It's important to inform globally that Methal registered at ICA are in a process of re-even No.2915 of August 2008, resulting in the repesticides for agricultural use foreseen in Andean Community of Nations.	aluation to fulfil ICA Resolution e-evaluation process of chemical		
	Decree No. 2820 of 2010, published in the August 2010, Title II, on the exigibility of E established that the Ministry of Environment Development, may permanently grant or d	nvironmental Licenses, in Article 8,		

	the activities ()"11. The import and/or manumaterials or products subject to controls pur international protocols, of environmental natures point out a special authorisation for su	suant to treaties, conventions and ture, except in cases where these	
Costa Rica	Final decision on import	Published: 12/2000	no consent
	Remarks: Formulations higher than 600 g/l	are not registered.	
Côte d'Ivoire	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: I produce, place on the market, sell or use thi health and the environment. The product ha	s product in order to protect human	
Cuba	Final decision on import	Published: 12/2008	consent under
	Conditions for Import: Allowed only imporactive ingredient as concentrates and solub		conditions
	Remarks: Working in the gradual reduction on the use of lower environmental and healt		
	Legislative or administrative measures: I process of registration of a pesticide formula List of Authorized Pesticides in the Republic	ation and published in the Official	
Democratic	Interim decision on import	Published: 12/2004	consent under
People´s Republic of Korea	Conditions for Import: This chemical can be imported to use under the admission of the National Pesticide Registration Agency, the Ministry of Agriculture and/or the Ministry of Public Health, with assurance that the damage to users could be minimized in the condition of relevant application.		conditions
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: 0 5011/0195/AGRI/PE.EL/2012 of 16 Februar implementation of the Rotterdam Conventio all chemicals listed in Annex III of the Rotter DRC.		
Dominican Republic	Final decision on import	Published: 06/2007	consent
Ecuador	Interim decision on import	Published: 06/2001	no consent
	Legislative or administrative measures: In measures - Communicate to physical or leg manufacture, formulation, import and sale of Issued by the "Servicio Ecuatoriano de Sanional Communicativa de Sanio	al bodies which activity is number to be adopted.	
El Salvador	Final decision on import	Published: 06/2009	consent under
	Conditions for Import: Import of 25 grams in weight or volume is allowed, as limit quantity. Limit quantity: refers to the amount equal or less, by weight or volume, which does not require the submission of environmental documentation. Quantities above this, should submit to the Ministry of Environment and Natural Resources (MARN), the corresponding environmental documentation for the purpose of obtaining responses to determine that does Not Require to Elaborate Environmental Impact Study, through a Resolution for the Environmental License for import and/or transport on national territory. Legislative or administrative measures: Executive Decision No. 40 published in the Official Gazette Volume 83 number 375, May 9, 2007, Annex 1: List of Regulated Substances.		conditions
	national territory. Legislative or administrative measures: I published in the Official Gazette Volume 8	Executive Decision No. 40	
Eritrea	national territory. Legislative or administrative measures: I published in the Official Gazette Volume 8	Executive Decision No. 40	no consent

Ethiopia	Final decision on import	Published: 12/2010	no consent
European Union	Final decision on import	Published: 06/2010	no consent
Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland	Remarks: Methamidophos is classified unc 27 June 1967 on the approximation of laws provisions relating to the classification, page substances (OJ 196, 16.8.1967, p.1) as: T; skin) - T+; R26/28 (Very Toxic; Very Toxic R50 (Dangerous to the environment; Very Legislative or administrative measures: market all plant protection products contain Methamidophos is not included in Annex I L 230, 19.8.1991, p. 1) and thus authorisat containing this active substance had to be Furthermore, it is prohibited to use or place containing methamidophos. In accordance No 1451/2007 of 4 December 2007 on the programme referred to in Article 16(2) of D Parliament and of the Council concerning the market (OJ L 123, 24.4.1998, p.1) the on the market for use as a biocidal product **: These countries are currently PARTICIF Convention. They are however listed here European Community (EC), which is a Paraccordance with EC legislation, cover all its	s, regulations and administrative ckaging and labelling of dangerous; R24 (Toxic, Toxic in contact with by inhalation and if swallowed) - N; Toxic to aquatic organisms). It is prohibited to use or place on the ning methamidophos. to Council Directive 91/414/EEC (OJtions for plant protection products withdrawn by 30 June 2008. To on the market biocidal products with Commission Regulation (EC) second phase of the 10-year work injective 98/8/EC of the European the placing of biocidal products on chemical is not allowed to be placed to the PATING STATES to the Rotterdam since they are Member States of the try and whose import responses, in	
Gambia	Final decision on import Remarks: Never registered.	Published: 01/1998	no consent
Ghana	Final decision on import	Published: 12/2004	no consent
Ghana	Final decision on import Legislative or administrative measures: Act, 1996 (Act 528).		no consent
	Legislative or administrative measures:		no consent
	Legislative or administrative measures: Act, 1996 (Act 528).	Pesticides Control and Management Published: 06/2006 1) Decision No ing and/or prohibiting the use of	
Guinea	Legislative or administrative measures: Act, 1996 (Act 528). Final decision on import Legislative or administrative measures: 2395/MAE/SGG/2001 of 6/06/2001 restrict active substances in agriculture. 2) National weakness in the toxicological a	Pesticides Control and Management Published: 06/2006 1) Decision No ing and/or prohibiting the use of	
Guinea	Legislative or administrative measures: Act, 1996 (Act 528). Final decision on import Legislative or administrative measures: 2395/MAE/SGG/2001 of 6/06/2001 restrict active substances in agriculture. 2) National weakness in the toxicological a 3) Human and environment protection	Published: 06/2006 1) Decision No ing and/or prohibiting the use of and ecotoxicological analyses. Published: 12/2010 The product has not been	no consent
Guinea Guinea-Bissau	Legislative or administrative measures: Act, 1996 (Act 528). Final decision on import Legislative or administrative measures: 2395/MAE/SGG/2001 of 6/06/2001 restrict active substances in agriculture. 2) National weakness in the toxicological a 3) Human and environment protection Final decision on import Legislative or administrative measures:	Published: 06/2006 1) Decision No ing and/or prohibiting the use of and ecotoxicological analyses. Published: 12/2010 The product has not been	no consent
Guinea Guinea-Bissau	Legislative or administrative measures: Act, 1996 (Act 528). Final decision on import Legislative or administrative measures: 2395/MAE/SGG/2001 of 6/06/2001 restrict active substances in agriculture. 2) National weakness in the toxicological a 3) Human and environment protection Final decision on import Legislative or administrative measures: authorized by the Sahelien Pesticide Comministrative measures:	Published: 06/2006 1) Decision No ing and/or prohibiting the use of and ecotoxicological analyses. Published: 12/2010 The product has not been mittee (CSP). Published: 12/2007 Administrative decision of the product is not registered	no consent
Guinea Guinea-Bissau Guyana	Legislative or administrative measures: Act, 1996 (Act 528). Final decision on import Legislative or administrative measures: 2395/MAE/SGG/2001 of 6/06/2001 restrict active substances in agriculture. 2) National weakness in the toxicological a 3) Human and environment protection Final decision on import Legislative or administrative measures: authorized by the Sahelien Pesticide Comr Interim decision on import Legislative or administrative measures: Pesticides and Toxic Chemicals Control Boror any application for registration has been	Published: 06/2006 1) Decision No ing and/or prohibiting the use of and ecotoxicological analyses. Published: 12/2010 The product has not been mittee (CSP). Published: 12/2007 Administrative decision of the product is not registered	no consent
Guinea Guinea-Bissau Guyana	Legislative or administrative measures: Act, 1996 (Act 528). Final decision on import Legislative or administrative measures: 2395/MAE/SGG/2001 of 6/06/2001 restrict active substances in agriculture. 2) National weakness in the toxicological a 3) Human and environment protection Final decision on import Legislative or administrative measures: authorized by the Sahelien Pesticide Comr Interim decision on import Legislative or administrative measures: Pesticides and Toxic Chemicals Control Bo nor any application for registration has bee pesticide.	Published: 06/2006 1) Decision No ing and/or prohibiting the use of and ecotoxicological analyses. Published: 12/2010 The product has not been mittee (CSP). Published: 12/2007 Administrative decision of the pard. The product is not registered en received for this product as a entreceived for the substance that india	no consent
Guinea Guinea-Bissau Guyana India	Legislative or administrative measures: Act, 1996 (Act 528). Final decision on import Legislative or administrative measures: 2395/MAE/SGG/2001 of 6/06/2001 restrict active substances in agriculture. 2) National weakness in the toxicological a 3) Human and environment protection Final decision on import Legislative or administrative measures: authorized by the Sahelien Pesticide Common import Legislative or administrative measures: Pesticides and Toxic Chemicals Control Bornor any application for registration has bee pesticide. Final decision on import Remarks: Methamidophos (soluble liquid fexceeds 600 gm a.i/L) is not registered in I Legislative or administrative measures:	Published: 06/2006 1) Decision No ing and/or prohibiting the use of and ecotoxicological analyses. Published: 12/2010 The product has not been mittee (CSP). Published: 12/2007 Administrative decision of the pard. The product is not registered en received for this product as a entreceived for the substance that india	no consent

Importing responses received from parties – Methamidophos (Soluble liquid formulations of the substance that exceed 600 g active ingredient/l) (CAS number: 10265-92-6)

Israel	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: 2. Hazardous Substances Regulations (Reg Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006		
Jamaica	Final decision on import	Published: 06/1999	no consent
	Remarks: Not registered.		
Japan	Final decision on import	Published: 12/2004	consent unde
	Conditions for Import: For agricultural per required to register with both the Minister of No consent to import of pesticide except ag Legislative or administrative measures: Law 2. Pharmaceutical Affairs Law	Agriculture, Forestry and Fisheries. ricultural uses.	conditions
Jordan	Final decision on import	Published: 12/2001	no consent
	Remarks: The decision was taken by the F to the information received from the PIC.	resticide registration committee due	
Kenya	Final decision on import	Published: 06/1999	no consent
-	Remarks: Not registered. Include all formu	ations.	
Kuwait	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures:	Not registered. Decree No. 95/1995	
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: Kyrgyz Republic of 27 July 2001 No. 376 or environment and health of the population fr hazardous chemicals and pesticides.	n measures to protect the	
Lao People´s	Interim decision on import	Published: 12/2001	consent
Democratic Republic	Remarks: Under the regulation for the mar protection products, the import of pesticides registration scheme.		
Lebanon	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: Agriculture # 79/1 Dated 13/02/2010. All formulations of Methamidophos are prof		
Liberia	Interim decision on import	Published: 12/2001	consent unde
	Conditions for Import: The DNA of Liberia inform the DNA of address of companies/ag chemical is being imported.		conditions
Libya	Final decision on import	Published: 12/2010	no consent
-	Legislative or administrative measures: for Libyan agriculture pesticide	Not registration in the pesticide list	
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: agricultural chemical (it is not listed on ann Protection Products, which entered into for Methamidophos is not on the list of active s the EU review programme (Annex II of the No 1451/2007 on the second phase of the in Article 16(2) of Directive 98/8/EC of the E	ex I of the Ordinance on Plant ce in August 2005) ubstances to be examined under COMMISSION REGULATION (EC) 10-year work programme referred to	

	Council concerning the placing of biocidal pordinance on Biocide Products (entered in same biocide active ingredients as the EU. biocide preparations.	to force on Mai 2005) adopts the	
Madagascar	Final decision on import	Published: 06/2011	no consent
J	Legislative or administrative measures: 2006, prohibiting the sale and use in agricusubtance.		
Malawi	Interim decision on import	Published: 06/2010	no consent
	Remarks: Was used for control of aphids, and elegant grasshoppers	cut worms, boll worms, bud worms	
Malaysia	Final decision on import	Published: 07/1998	consent under
•	Conditions for Import: General conditions Remarks: Registered only for use as a true Users required to obtain a permit from the use this chemical.	nk injection on coconut and oil palm.	conditions
Mali	Final decision on import	Published: 12/2007	no consent
Mauritania	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: registered by the Sahelian Pesticides Com registration, under national legislative and plant protection)	mittee, the regional body for	
Mauritius	Final decision on import	Published: 01/1998	consent under
	Conditions for Import: Restricted use to be	be used by authorised persons only.	conditions
Mexico	Interim decision on import	Published: 12/2006	consent under conditions
	Conditions for Import: Registration and pe	rmission.	Conditions
Mongolia	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Annex I "List of prohibited chemicals in Mo		
Morocco	Final decision on import	Published: 06/2003	no consent
	Remarks: Only one preparation containing principle) is temporarily authorized to be pla reassessment of authorisation scheduled 95).	aced on the market in Morocco, with	
	Legislative or administrative measures: the product is prohibited under Act 42-95 corganization of pesticide products and their importation, manufacturing, supply, sale are of pesticide products for agricultural purpos authorized or, failing that, if their sale is not be granted only to such products the effect have been established according to the recomentioned Act and its Decrees of implementation, 1999 on authorisation).	oncerning the control and the ruse, specifying in Art 2 that ad distribution, even free of charge, ses are prohibited if they are not permitted. These authorizations will tiveness and harmlessness of which quirements stated by the above	
New Zealand	Final decision on import	Published: 07/1998	no consent
	Remarks: Not registered. Only methamide a.i./litre have been registered.	ophos formulations containing 600 g	
Nicaragua	Final decision on import	Published: 12/2010	no consent
J	Remarks: This final regulatory action is be recommendations of the National Comm		

session of 27 April 2004 and the mandate of the Act 274 "Basic Law for the regulation and control of toxic, hazardous and other pesticides" and its regulations.

The deregistration of Metamidophos entered into force on October 2008, thereafter banned the import, and set a deadline of one year to the companies having stocks for their consumption. At the meeting of Health Ministers of Central America and Dominican Republic (RESSCAD) was agreed to ban or restrict 12 pesticides causing the greatest number of poisonings, including Methamidophos, and Nicaragua was the only country in the region to cancel the registration.

Legislative or administrative measures: Ministerial Resolution No.019-2008: registration of Methamidophos molecule is cancelled; import, commercialisation and use throughout the national territory of the pesticide is prohibited; in its raw materials, formulated products and in any other mixture. Issued by the Ministry of Agriculture and Forestry, empowered conferred under Law No.274 "Basic Law for regulation and control of pesticides, toxic and hazardous substances, and other similar", and its regulations

Niger	Interim decision on import	Published: 12/2008	no consent
Nigeria	Final decision on import	Published: 07/1998	no consent
_	Remarks: Not registered.		
Norway	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures: I measures - Plant protection products Act an protection products.		
Oman	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: - According to Ministry of Agriculture and Fisheries legislations.		
	- Royal Decree No. 46/95. Issuing the Law	of Handling and Use of Chemicals.	
Pakistan	Final decision on import	Published: 07/1998	no consent
	Remarks: Alternative - Lower concentration		
Panama	Final decision on import	Published: 12/2013	no consent
	Remarks: There is currently no stock of this product. It is forbidden import and use in agriculture due to the high risk to public health and other living organisms because of its extreme toxicity. Legislative or administrative measures: According to Executive Decree No. 305 of September 4, 2002, published in Official Gazette No. 24634, on September 9, 2002, establishing a national legislative measure. In his fifth Article states: "All substances banned or severely restricted, in at least four States, will be also in our country." Substance No. 524 of Annex I of this Executive Decree.		
	The active ingredient Methamidophos, in any form, is prohibited for agriculture use by Resolution 24 of June 10, 2011, published in Official Gazette No. 26809 of June 17, 2011.		
Peru	Final decision on import	Published: 06/1999	consent
	Remarks: Registration requirements have t and labelling).		
Philippines	Final decision on import	Published: 07/1998	no consent
	Remarks: Importation of methamidophos formulations higher than 600 g/l has been prohibited since 1989.		
Qatar	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: 8 Article No (26 from Environment Law No (30		

Republic of	Interim decision on import	Published: 06/2010	consent	
Korea	Remarks: Need more time before a final decision can be taken.			
Republic of Moldova	Interim decision on import	Published: 06/2012	no consent	
	Remarks: The formulations have never been manufactured in the Republic of Moldova.			
Rwanda	Final decision on import	Published: 12/2002	no consent	
	Remarks: All uses are forbidden in the cour Product never registered	ntry.		
Samoa	Final decision on import	Published: 12/2000	no consent	
	Legislative or administrative measures: L measures - Agriculture, Forest & Fisheries A Pesticides Regulations 1990.			
Saudi Arabia	Final decision on import	Published: 12/2009	no consent	
	Legislative or administrative measures: F	Pesticide Act M/67.		
Senegal	Interim decision on import	Published: 12/2007	consent unde	
oonogu.	Conditions for Import: Only formulations re Pesticides Committee can be imported.	egistered by the Sahelian	conditions	
Serbia	Final decision on import	Published: 12/2011	no consent	
	Legislative or administrative measures: 0 according to the Law on Plant Protection Pro 41/09)			
Singapore	Final decision on import	Published: 12/2003	consent unde	
	•			
-	·	Revised: 10/2008	conditions	
	Conditions for Import: A hazardous Substatimport of the chemical. Legislative or administrative measures: The Hazardous Substance under the Environment Act (EPMA) and its regulations. A license is resale.	Revised: 10/2008 ance License is required for the The chemical is controlled as a ntal Protection and Management		
	Conditions for Import: A hazardous Substatimport of the chemical. Legislative or administrative measures: The Hazardous Substance under the Environmer Act (EPMA) and its regulations. A license is resale.	Revised: 10/2008 ance License is required for the The chemical is controlled as a ntal Protection and Management	conditions	
	Conditions for Import: A hazardous Substation of the chemical. Legislative or administrative measures: The Hazardous Substance under the Environment Act (EPMA) and its regulations. A license is resulted.	Revised: 10/2008 ance License is required for the The chemical is controlled as a ntal Protection and Management required for the import, use and Published: 06/2006 ts	conditions	
South Africa Sri Lanka	Conditions for Import: A hazardous Substation import of the chemical. Legislative or administrative measures: The Hazardous Substance under the Environment Act (EPMA) and its regulations. A license is resale. Interim decision on import Conditions for Import: For control of insect Statement of active consideration: Engage complete ban of the pesticide.	Revised: 10/2008 ance License is required for the The chemical is controlled as a ntal Protection and Management required for the import, use and Published: 06/2006 ts	conditions consent unde	
South Africa	Conditions for Import: A hazardous Substatimport of the chemical. Legislative or administrative measures: The Hazardous Substance under the Environment Act (EPMA) and its regulations. A license is resale. Interim decision on import Conditions for Import: For control of insect Statement of active consideration: Engage complete ban of the pesticide. Final decision can be reached: two years	Revised: 10/2008 ance License is required for the The chemical is controlled as a stal Protection and Management required for the import, use and Published: 06/2006 ts sing all relevant stakeholders for a Published: 12/2000 National legislative and in import prohibition effective since 1	conditions consent unde	
South Africa	Conditions for Import: A hazardous Substatimport of the chemical. Legislative or administrative measures: The Hazardous Substance under the Environment Act (EPMA) and its regulations. A license is resale. Interim decision on import Conditions for Import: For control of insect Statement of active consideration: Engage complete ban of the pesticide. Final decision can be reached: two years Final decision on import Legislative or administrative measures: Nadministrative measures - Final regulation to	Revised: 10/2008 ance License is required for the The chemical is controlled as a stal Protection and Management required for the import, use and Published: 06/2006 ts sing all relevant stakeholders for a Published: 12/2000 National legislative and in import prohibition effective since 1	conditions consent unde	
South Africa Sri Lanka	Conditions for Import: A hazardous Substatimport of the chemical. Legislative or administrative measures: Thazardous Substance under the Environment Act (EPMA) and its regulations. A license is resale. Interim decision on import Conditions for Import: For control of insect Statement of active consideration: Engage complete ban of the pesticide. Final decision can be reached: two years Final decision on import Legislative or administrative measures: Nadministrative measures - Final regulation to May 1995 by Pesticide Formulary Committee	Revised: 10/2008 ance License is required for the The chemical is controlled as a ntal Protection and Management required for the import, use and Published: 06/2006 ts ping all relevant stakeholders for a Published: 12/2000 National legislative and property import prohibition effective since 1 e (presently PeTAC) of 3/1995.	consent unde conditions	
South Africa Sri Lanka	Conditions for Import: A hazardous Substatimport of the chemical. Legislative or administrative measures: The Hazardous Substance under the Environment Act (EPMA) and its regulations. A license is resale. Interim decision on import Conditions for Import: For control of insect Statement of active consideration: Engage complete ban of the pesticide. Final decision can be reached: two years Final decision on import Legislative or administrative measures: Nadministrative measures - Final regulation to May 1995 by Pesticide Formulary Committee Final decision on import	Revised: 10/2008 ance License is required for the The chemical is controlled as a ntal Protection and Management required for the import, use and Published: 06/2006 ts ping all relevant stakeholders for a Published: 12/2000 National legislative and property import prohibition effective since 1 e (presently PeTAC) of 3/1995.	consent unde conditions	
South Africa Sri Lanka Sudan	Conditions for Import: A hazardous Substatimport of the chemical. Legislative or administrative measures: The Hazardous Substance under the Environment Act (EPMA) and its regulations. A license is resale. Interim decision on import Conditions for Import: For control of insect Statement of active consideration: Engage complete ban of the pesticide. Final decision can be reached: two years Final decision on import Legislative or administrative measures: Nadministrative measures - Final regulation to May 1995 by Pesticide Formulary Committee Final decision on import Remarks: Not registered.	Revised: 10/2008 ance License is required for the The chemical is controlled as a Ital Protection and Management required for the import, use and Published: 06/2006 Its Its Its protection and Management required for the import, use and Published: 12/2000 National legislative and Disport prohibition effective since 1 re (presently PeTAC) of 3/1995. Published: 07/1998 Published: 12/2003 Decree negative list imports and	consent unde conditions no consent	
South Africa Sri Lanka Sudan	Conditions for Import: A hazardous Substatimport of the chemical. Legislative or administrative measures: The Hazardous Substance under the Environment Act (EPMA) and its regulations. A license is resale. Interim decision on import Conditions for Import: For control of insect Statement of active consideration: Engage complete ban of the pesticide. Final decision can be reached: two years Final decision on import Legislative or administrative measures: Nadministrative measures - Final regulation to May 1995 by Pesticide Formulary Committee Final decision on import Remarks: Not registered. Final decision on import Legislative or administrative measures: Engage of the pesticide formulary Committee	Revised: 10/2008 ance License is required for the The chemical is controlled as a Ital Protection and Management required for the import, use and Published: 06/2006 Its Its Its protection and Management required for the import, use and Published: 12/2000 National legislative and Disport prohibition effective since 1 re (presently PeTAC) of 3/1995. Published: 07/1998 Published: 12/2003 Decree negative list imports and	consent unde conditions no consent	

Protection Products, which entered into force in August 2005). Methamidophos is not on the list of active substances to be examined under the EU review programme (Annex II of the COMMISSION REGULATION (EC) No 1451/2007 on the second phase of the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council concerning the placing of biocidal products on the market). The Swiss Ordinance on Biocide Products (entered into force on May 2005) adopts the same biocide active ingredients as the EU. Methamidophos is not authorized in biocide preparations.

Syrian Arab Republic

Final decision on import Published: 06/2008

Conditions for Import: The only formulation imported to the country is (soluble liquid formulation of the substance that is 600 g. active ingredient/l)

consent under conditions

Remarks: The registered formulation is only as SL. This formulation which is manufactured and formulated contains (600 g active ingredient/l)

Thailand

Final decision on import

Published: 12/2005

no consent

Legislative or administrative measures: The Notification of Ministry of Industry entitled "List of Hazardous Substances (No. 2)". In this list, methamidophos has been identified as type 4 hazardous substance which is prohibited for import, production, distribution, possession or use in Thailand.

The former Yugoslav Republic of Macedonia

Final decision on import

Published: 06/2012

no consent

Legislative or administrative measures: Chemical is not included in the List of active substances allowed for use in Plant Protection Products in R. Macedonia (Official Gazette of RM 159/2010).

Togo

Interim decision on import

Published: 12/2012

no consent

Trinidad and Tobago

Final decision on import

Published: 06/2001

no consent

Legislative or administrative measures: Legislative or administrative measures - The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only.

No permission will be granted to import into Trinidad and Tobago.

United Arab Emirates

Final decision on import

Published: 07/1998

no consent

Remarks: All formulations.

United Republic of Tanzania

Final decision on import

Published: 06/2010

no consent

Legislative or administrative measures: Plant Protection Act 1997, Plant Protection Regulations of 1999 and National Advisory Committee do not allow registration of chemicals listed under Annex III.

Uruguay

Final decision on import

Published: 12/2003

no consent

Legislative or administrative measures: Ministry of Livestock, Agriculture and Fisheries regulation dated Jan/20/2002.

Authorises registration of phytosanitary products based of methamidophos in a concentration not exceeding 600gr/l, to be used only as mash and ground application

Venezuela (Bolivarian Republic of)

Final decision on import

Published: 06/2010

no consent

Legislative or administrative measures: Bolivarian Republic of Venezuela, Ministry of People Power for Agriculture and Lands. National Institute of Integrated Agriculture Health. Administrative Order. Office of the President/ INSAI N°28, Caracas, 15 July, 2009. According to this Order, registration of products used in agriculture composed or formulated with Methamidophos as active ingredient, will not be authorised to import and use in the country as of 30/04/2010.

Viet Nam Final decision on import

Published: 06/2010

no consent

VICT Halli

Legislative or administrative measures: Banned for import, trade and use

Yemen	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: List of Banned and Severely Restricted Pesticides in Yemen.		
Zimbabwe	Interim decision on import	Published: 12/2001	consent

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Methamidophos (Soluble liquid formulations of the substance that exceed 600 g active ingredient/I)

CAS: 10265-92-6

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Lesotho	12/2008
Antigua and Barbuda	12/2010	Maldives	06/2007
Benin	06/2004	Marshall Islands	06/2004
Bolivia	06/2004	Mozambique	12/2010
Botswana	06/2008	Namibia	12/2005
Cambodia	12/2013	Nepal	06/2007
Congo	12/2006	Paraguay	06/2004
Cook Islands	12/2004	Russian Federation	12/2011
Croatia	06/2008	Saint Vincent and the	06/2011
Djibouti	06/2005	Grenadines	
Dominica	06/2006	Somalia	12/2010
Equatorial Guinea	06/2004	Tonga	12/2010
Gabon	06/2004	Uganda	12/2008
Georgia	06/2007	Ukraine	06/2004
Guatemala	12/2010	Zambia	06/2011
Kazakhstan	06/2008		

Part 2 - Listing of all importing responses received from Parties

Methyl-parathion (Emulsifiable concentrates (EC) at or above 19.5% active ingredient and dusts at or above 1.5% active ingredient)

		tive ingredient)	
CAS: 298-00-0			
Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: "Plant Protection Service", as amended. Decision of the Council of Ministers no. 155 of rules of registration and assessment crite (PPP)." According to paragraph 7.2, Chapt trade and use in the Republic of Albania, if included in Appendix II, attached to this deparathion (emulsifiable concentrates (EC) a and dusts at or above 1.5% active ingredie		
Argentina	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: Published in the Official Bulletin, 10 Agos Ban the production, import, trade and us ingredients as methyl parathion and ethy the Argentina Republic. Resolution SS N°7/96: published in the Official Ban the production, import, trade and us ingredient. It prohibits the production, import, division	est 1993 e of products with active I parathion, in all the territory of Official Bulletin: 06 February 1996 e of products with the active n, storage, publicity and	
	commercialization of parathion and its pr		
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Interim decision on import	Published: 12/2004	consent unde
	Conditions for Import: Subject to approval, registration, exemption or permit under the <i>Agricultural and Veterinary Chemical Code Act 1994.</i> Statement of active consideration: Review of the approvals and registrations of methyl-parathion: 1 year		conditions
Belize	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: No dust formulation of methyl parathion registered/approved and included in the official Register of Pesticides.		
Bosnia and		Dublished: 42/2044	
Dosina anu	Final decision on import	Published: 12/2011	no consent
Herzegovina	Final decision on import Legislative or administrative measures: of active substances allowed for use in Plat Herzegovina ("Official Gazette of BiH" No 1	Chemical is not included in the List nt Protection Products in Bosnia and	no consent
Herzegovina	Legislative or administrative measures: of active substances allowed for use in Pla	Chemical is not included in the List nt Protection Products in Bosnia and	consent unde
	Legislative or administrative measures: of active substances allowed for use in Plater Herzegovina ("Official Gazette of BiH" No 1	Chemical is not included in the List at Protection Products in Bosnia and 1/11) Published: 12/2004 y for pesticide use, as a technical lations based on the active gronomical efficacy, human litural, Health and Environmental Law No. 7.802 of 11 July 1989 and esticides and its compounds need to	consent under

	Legislative or administrative measures: Committee (CSP) meeting.	nesults of the Sanellan Pesticides	
Burundi	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: The Import, distribution, sale and use of Methyl-parathion as an agricultural pesticide are prohibited for its high acute toxicity, high risks of congenital malformations and male sterility. It is listed in the register of banned pesticides under Nº 2004-01-P002 by Ministerial Decree Nº 710/81 of 9 February 2004.		
Cameroon	Final decision on import	Published: 12/2008	consent under
	Conditions for Import: Only the import of microincapsulated formulation is authorized, provided it will not be used on cocoa plants. Other formulations are banned.		conditions
	Remarks: Only the microincapsulated formulation of methyl-parathion is registered. It's use is nevertheless prohibited on cocoa plants under order no 71 considered in chapter 4.4.		
	Legislative or administrative measures: Act no 90/013 of 10 August 1990 Decree no 92/223/PM of 25 May 1992 Order no 019/A/MINAGRI/CNHPA/SECC of 7 May 1998 Order no 071/08/D/MINAGRI/SG/DRCQ/SDRP/SRP of 19/07/2008		
Canada	Final decision on import	Published: 01/1998	no consent
Cabo Verde	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: The pesticide has not been registered by the Sahelian Pesticide Committee which is the regional organization in charge of pesticides registration according to national legislation, Act no 26/97		
Chad	Final decision on import	Published: 01/1998	no consent
	Remarks: Not registered.		
Chile	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures: Legislative or administrative measures - With the Resolution No. 312 of 29 January 1999, it was decided to prohibit the manufacture, the selling, the distribution, and the use in agriculture of all the formulations based on Methyl parathion, excepted encapsulated suspensions.		
China	Final decision on import	Published: 01/1998	consent under
		Revised: 10/2008	conditions
	Conditions for Import: Special permit doc	uments. Import restricted to certain	
	bodies. Remarks: Restricted. Not permitted for use on fruit, vegetables, herbs and tobacco. Legislative or administrative measures:		
	 Additional information related to Hong Kong Special Administrative Region (HKSAR) related to the import response for Annex III chemicals: 		
	Published: 12/06/2009; Final decision on import: No cons	ent to import.	
Colombia	Published: 12/06/2009;	ent to import. Published: 06/2012	consent under
Colombia	Published: 12/06/2009; Final decision on import: No cons	Published: 06/2012 Irmation from the Technical ICA, the Methyl-parathion holds the 1943, 2376, 2682 y 4149.	consent under conditions

Likewise, it is to be considered provisional since the Methyl-parathion (EC) for this import response, is in the process of re-evaluation, pursuant to ICA Resolution No.2915 of August 2008, resulting in the re-evaluation process of chemical pesticides for agricultural use foreseen in Andean Decision 684 of 2008 of the Andean Community of Nations. Remarks: Decree No. 2820 of 2010, published in the Official Journal No. 47792 of 5th August 2010, Title II, on the exigibility of Environmental Licenses, in Article 8, established that the Ministry of Environment, Housing and Territorial Development, may permanently grant or deny such environmental license for the activities (...)"11. The import and/or manufacturing of those substances, materials or products subject to controls pursuant to treaties, conventions and international protocols, of environmental nature, except in cases where these rules point out a special authorisation for such purpose". Costa Rica Published: 12/1999 consent under Final decision on import conditions Conditions for Import: Restricted use Legislative or administrative measures: Legislative or administrative measures - Banned by the "Decreto Ejecutivo No. 24337 MAG-S-TSS", dated 16 June 1995 Côte d'Ivoire Final decision on import **Published: 12/2008** no consent Legislative or administrative measures: Decision N. 159/MINAGRI of 21 June 2004 that bans the use of active ingredients in the production of plant protection products for agricultural uses states in article one that the import, the production and the conditioning of Methyl Parathion in order to place it on the market are prohibited, as well as its use in agriculture. Statement of active consideration: The use of this product is strictly limited to treat cacao trees for textile purposes. The product is highly toxic and its use is controlled by the National Agency for Rural Development (ANADER). Cuba Final decision on import **Published: 12/2008** consent under conditions Remarks: Working in the gradual reduction of the imported quantities, based on the use of lower environmental and health impact alternatives Legislative or administrative measures: National decision based on the process of registration of a pesticide formulation and published in the Official List of Authorized Pesticides in the Republic of Cuba **Democratic** Final decision on import **Published: 12/2004** consent under conditions People's Conditions for Import: These formulations can be imported to use under the admission of the Ministry of Agriculture and/or the Ministry of Public Health, Republic of after registering to the National Pesticide Registration Agency Korea Legislative or administrative measures: According to "The Law for Environment Protection" (April 9, 1984) and "The National Regulation of Pesticide Management", the use of this chemical for plant protection is severely restricted because of its high toxicity to human body and animal. **Democratic** Final decision on import Published: 06/2012 no consent Republic of the Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the Congo implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC. **Ecuador** Final decision on import Published: 06/2001 no consent Published: 06/2009 consent under Final decision on import El Salvador conditions Conditions for Import: Import of 25 grams in weight or volume is allowed, as limit quantity.

Limit quantity: refers to the amount equal or less, by weight or volume, which does not require the submission of environmental documentation. Quantities above this, should submit to the Ministry of Environment and

documentation for the purpose of obtaining responses to determine that

Natural Resources (MARN), the corresponding environmental

does Not Require to Elaborate Environmental Impact Study, through a Resolution for the Environmental License for import and/or transport on national territory. Legislative or administrative measures: Executive Decision No. 40 published in the Official Gazette Volume 83 number 375, May 9, 2007, Annex 1: List of Regulated Substances. Published: 06/2010 Final decision on import no consent **Eritrea** Legislative or administrative measures: Legal Notice Nº 113/2006. Regulations for Importation, Handling, Use, Storage and Disposal of Pesticides Final decision on import Published: 12/2010 no consent Ethiopia Legislative or administrative measures: Not registered. **European Union** Final decision on import **Published: 12/2003** no consent Revised: 10/2008 Member States: Austria, Belgium, Bulgaria, Remarks: Methyl parathion is classified under Council Directive 67/548/EEC of Cyprus, Czech Republic, 27 June 1967 on the approximation of laws, regulations and administrative Denmark, Estonia, provisions relating to the classification, packaging and labelling of dangerous Finland, France, Germany, substances (OJ L 196, 16.8.1967, p. 1) as: T+; R28 (Very Toxic; Very toxic if Greece, Hungary, Ireland, swallowed) - T; R24 (Toxic; toxic in contact with skin). Italy, Latvia, Lithuania, Luxembourg, Malta**, Legislative or administrative measures: It is prohibited to use or place on the Netherlands, Poland, market all plant protection products containing methyl parathion. Methyl Portugal, Romania, parathion was excluded from Annex I to Council Directive 91/414/EEC and thus Slovakia, Slovenia, Spain, authorisations for plant protection products containing this active substance had Sweden, United Kingdom to be withdrawn by 9 September 2003 (Commission decision 2003/166/EC of of Great Britain and 10 march 2003, OJL 67, 12.2.2003, p. 18). Northern Ireland **: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States Final decision on import **Published: 06/2008** no consent Gabon Remarks: Uncertain knowledge on the import of Alachlor Final decision on import **Published: 01/1998** no consent Gambia Remarks: Never registered. Final decision on import **Published: 12/2003** no consent Ghana Legislative or administrative measures: Pesticide Control and Management Act, 1996 (Act 528) Published: 12/2010 Guinea-Bissau Final decision on import no consent Legislative or administrative measures: The product has not been authorized by the Sahelien Pesticide Committee (CSP). Final decision on import Published: 12/2007 no consent Guyana Legislative or administrative measures: Pesticides and Toxic Chemicals Control (Prohibited Pesticides) Order No. 22 of 2006 made under the Pesticides and Toxic Chemicals Control Act 2000 (No. 13 of 2000). **Published: 12/2000** India Final decision on import consent Remarks: The use of formulations 50% EC and 2% DP is allowed for a period of 3 years. A final decision is under active consideration. Approximate time needed before a final decision can be reached: 3 - 4 years.

Iran (Islamic

Final decision on import

no consent

Published: 12/2004

Republic of)	Legislative or administrative measures: agricultural chemical are banned. Based o under the Pesticide Control Act" 1968.		
Israel	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: 2. Hazardous Substances Regulations (Re Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006		
Jamaica	Final decision on import	Published: 06/1999	no consent
	Remarks: Not registered.		
Japan	Final decision on import	Published: 12/2004	no consent
•	Legislative or administrative measures:	1. Agricultural Chemicals Regulation	
	Law 2. Poisonous and Deleterious Substances 3. Pharmaceutical Affairs Law	Control Law	
Jordan	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: the pesticide registration committee in MO		
Kenya	Final decision on import	Published: 06/1999	no consent
-	Remarks: Not registered.		
Kuwait	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures:		
Kyrgyzstan	Final decision on import Legislative or administrative measures:	Published: 06/2012 Ordinance of the Government of the	no consent
	Kyrgyz Republic of 27 July 2001 No. 376 of environment and health of the population f hazardous chemicals and pesticides.	n measures to protect the	
Lao People´s	Final decision on import	Published: 12/2001	no consent
Democratic Republic	Remarks: Prohibited to import.		
Lebanon	Final decision on import	Published: 12/2007	consent under
	Conditions for Import: Only the formulati 50% winter oil is excluded from the ban of Legislative or administrative measures: Agriculture # 262/1 dated 26/09/2001	import.	conditions
Libya	Final decision on import	Published: 12/2010	no consent
•	Legislative or administrative measures: for Libyan agriculture pesticide	Not registration in the pesticide list	
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: from the list of authorized active substance Protection Products, which entered into for	es of the Ordinance on Plant	
Madagascar	Final decision on import	Published: 06/2011	no consent
3	Legislative or administrative measures: 2006, prohibiting the sale and use in agricular subtance.		

Malawi	Interim decision on import	Published: 06/2010	no consent
Malaysia	Final decision on import Remarks: Not registered.	Published: 07/1998	no consent
Mali	Final decision on import	Published: 12/2007	no consent
wan	Legislative or administrative measures: 16 th October 2001 listing the products the inprohibited. Act no 01-020 of 30yh May 2001 on polluti	Decree no 01-2699/MICT-SG of mport and export of which are	no consent
Mauritania	Final decision on import	Published: 12/2006	no consent
maama	Legislative or administrative measures: registered by the Sahelian Pesticides Comregistration, under national legislative and plant protection)	This pesticide hasn't been mittee, the regional body for	
Mauritius	Final decision on import	Published: 01/1998	no consent
Mexico	Interim decision on import	Published: 12/2007	consent under
	Conditions for Import: The Health Secret license.	ary in Mexico requires an import	conditions
Mongolia	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Annex I "List of prohibited chemicals in Mo		
Morocco	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: Methyl Parathion have been withdrawn fror Commission for agricultural pesticides, med	m the market (Opinion of the	
	Act No. 42-95 concerning the supervising agricultural pesticides (21st January 1997:	and management of trade of	
	Article 5: if, following a new event or becauexamination a product no longer meets the harmlessness for men, animals and their eauthorization are withdrawn.	requirements of efficacy and	
New Zealand	Final decision on import	Published: 06/2006	consent under
	Conditions for Import: Methyl-parathion e active ingredient registered in New Zealand Conditions are as specified in the Hazardon Notice 2004, pursuant to the Hazardous St 1996 (HSNO) Legislative or administrative measures: Organisms Act 1996 (HSNO)	emulsifiable concentrates at 60% d. us Substances (Pesticides) Transfer ubstances and New Organisms Act	conditions
Nicaragua	Final decision on import	Published: 12/2010	no consent
	Remarks: This final regulatory action is be recommendations of the National Comm session of 27 April 2004 and the mandat regulation and control of toxic, hazardour regulations. The deregistration of Methyl-parathion enthereafter banned the import, and set a companies having stocks for their consuministers of Central America and Dominiagreed to ban or restrict 12 pesticides capoisonings, including Methylparathion.	dission of Pesticides during the see of the Act 274 "Basic Law for the se and other pesticides" and its netered into force on October 2008, deadline of one year to the mption. At the meeting of Health ican Republic (RESSCAD) was	

	Legislative or administrative measures: registration of Methil parathion molecule is and use throughout the national territory of materials, formulated products and in any of Agriculture and Forestry, empowered co Law for regulation and control of pesticides and other similar", and its regulations.	cancelled; import, commercialisation the pesticide is prohibited; in its raw other mixture. Issued by the Ministry inferred under Law No.274 "Basic	
Niger	Interim decision on import	Published: 12/2008	no consent
	Remarks: Niger ratified the Rotterdam Cor June 2006, in January 2006 Niger ratified the Common Regulation of C Pesticide Committee is in charge of implem Order No 092/MAG/EL/DPV of 08-07-99, lis prohibited in Niger. All that has been said allows the country to a national, regional and international level.	ILSS Member States (the Sahelian nenting that regulation). Sting plant protection products	
Nigeria	Final decision on import	Published: 07/1998	no consent
_	Remarks: Not registered.		
Norway	Final decision on import	Published: 12/2000	no consent
•	Remarks: Legislative or administrative meader and Regulations relating to plant protections.		
Oman	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: Agriculture and Fisheries legislations. - Royal Decree No. 46/95. Issuing the Law		
Pakistan	Interim decision on import Conditions for Import: General conditions Remarks: Alternative - Lower concentratio		consent under conditions
Panama	Final decision on import	Published: 12/2013	no consent
	Remarks: There is currently no stock of thi It is forbidden import and use in agriculture and other living organisms because of its e Legislative or administrative measures: 305 of September 4, 2002, published in Off September 9, 2002, establishing a national Article states: "All substances banned or se States, will be also in our country." Substances because Executive Decree.	due to the high risk to public health attreme toxicity. According to Executive Decree No. icial Gazette No. 24634, on legislative measure. In his fifth everely restricted, in at least four	
	The active ingredient Methylparathion, in an use by Resolution 24 of June 10, 2011, put of June 17, 2011.		
Paraguay	Final decision on import	Published: 06/2009	no consent
	Legislative or administrative measures: "which prohibits registration, import, synt of products based on methyl and ethyl particles of SENAVE: v http://www.senave.gov.py	hesis, formulation and marketing arathion".	
Peru	Final decision on import	Published: 06/2001	no consent
	Legislative or administrative measures: measures - Registration, import, local form methyl parathion are prohibited ("Resolució SENASA del 13.10.2000). Issued by the Na	Legislative or administrative ulation, distribution, sale and use of on jefatural No. 182-2000-AG-	

Philippines	Final decision on import	Published: 01/1998	no consent
	Remarks: Banned for all uses.		
Qatar	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: Article No. (26) Environment Law No. (30) 2	` ,	
Republic of	Final decision on import	Published: 07/1998	no consent
Korea	Remarks: Not registered.		
Republic of	Interim decision on import	Published: 06/2012	no consent
Moldova	Remarks: The formulations have never been Moldova.	en manufactured in the Republic of	
Rwanda	Final decision on import	Published: 12/2002	no consent
	Remarks: All uses are forbidden in the cou Product never registered	ntry.	
Samoa	Final decision on import	Published: 07/1998	no consent
	Remarks: Not registered.		
Saudi Arabia	Final decision on import	Published: 12/2009	no consent
	Legislative or administrative measures:	Pesticide Act M/67.	
Senegal	Interim decision on import	Published: 12/2006	no consent
-	Remarks: Methyl-parathion has not been re Committee	egistered by the Sahelian Pesticides	
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: according to the Law on Plant Protection Pr 41/09)		
Singapore	Final decision on import	Published: 12/2003	consent under
		Revised: 10/2008	conditions
	Conditions for Import: A hazardous Substimport of the chemical. Legislative or administrative measures: Hazardous Substance under the Environme Act (EPMA) and its regulations. A license is sale.	The chemical is controlled as a ntal Protection and Management	
South Africa	Interim decision on import	Published: 06/2006	consent under
	Conditions for Import: Only for use in inse Statement of active consideration: Engage complete ban of the pesticide. Final decision can be reached: two years		conditions
Sri Lanka	Final decision on import	Published: 06/2001	no consent
	Legislative or administrative measures: prohibition effective since November 19, 19 (presently PeTAC) of 14/1984.		
Sudan	Final decision on import	Published: 12/2009	no consent
	Legislative or administrative measures: Council No. 4/2009 dated 15/7/2009.	Decision of National Pesticide	

Suriname	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: exports, September 1, 1999, SB 34 (State 0	•	
Switzerland	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: from the list of authorized active substance Protection Products, which entered into fore	s of the Ordinance on Plant	
Syrian Arab	Final decision on import	Published: 06/2008	no consent
Republic	Legislative or administrative measures: 15/8/1998 From Minister of Agricollure and		
Thailand	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: Industry entitled "List of Hazardous Substated parathion has been identified as type 4 haz prohibited for import, production, distribution	nces (No. 2)". In this list, methylardous substance which is	
The former	Final decision on import	Published: 06/2012	no consent
Yugoslav Republic of Macedonia	Legislative or administrative measures: of active substances allowed for use in Plan Macedonia (Official Gazette of RM 159/201	nt Protection Products in R.	
Togo	Interim decision on import	Published: 12/2012	no consent
Trinidad and	Final decision on import	Published: 06/2001	no consent
Tobago	Legislative or administrative measures: measures - The Pesticides and Toxic Chen of registered pesticides only. No permission will be granted to import into	nicals Act, 1979 allows importation	
United Arab Emirates	Final decision on import	Published: 07/1998	no consent
United Republic	Final decision on import	Published: 12/2003	no consent
of Tanzania	Remarks: Product was de-registered beca Legislative or administrative measures: sections 16, 17 and 18.		
Uruguay	Final decision on import	Published: 12/2003	consent
	Legislative or administrative measures: and Fisheries regulation dated Jan/20/2002 1. Bans registration and application of Methyl Parathion for all agricultural uses. 2. Above mentioned ban does not application of 45% p/v and for	2. If plant protection products based on ply to capsule suspensions, for a	
	percentage of active ingredient equal or les		
Venezuela			no consent
Venezuela (Bolivarian Republic of)	percentage of active ingredient equal or les	Published: 06/2010 Bolivarian Republic of Venezuela, d Lands. National Institute of ve Order. Office of the President ording to this Order, registration of d or formulated with Methyl-	no consent
(Bolivarian	Final decision on import Legislative or administrative measures: Ministry of People Power for Agriculture an Integrated Agricultural Health. Administrativ/INSAI No 28, Caracas, July 15, 2009. Accordemicals for agricultural use, compounded parathion as active ingredient, will no be ac	Published: 06/2010 Bolivarian Republic of Venezuela, d Lands. National Institute of ve Order. Office of the President ording to this Order, registration of d or formulated with Methyl-	no consent
(Bolivarian Republic of)	Final decision on import Legislative or administrative measures: Ministry of People Power for Agriculture an Integrated Agricultural Health. Administrativ/INSAI No 28, Caracas, July 15, 2009. According for agricultural use, compounded parathion as active ingredient, will no be accountry from 30/04/2010.	Published: 06/2010 Bolivarian Republic of Venezuela, d Lands. National Institute of ve Order. Office of the President ording to this Order, registration of d or formulated with Methyluthorised for import and use in the	

Legislative or administrative measures: List of Banned and Severely	,
Restricted Pesticides in Yemen	

Zimbabwe Final decision on import Published: 12/2001 no consent

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Methyl-parathion (Emulsifiable concentrates (EC) at or above 19.5% active ingredient and dusts at or above 1.5% active ingredient)

CAS: 298-00-0

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Kazakhstan	06/2008
Antigua and Barbuda	12/2010	Lesotho	12/2008
Benin	06/2004	Liberia	06/2005
Bolivia	06/2004	Maldives	06/2007
Botswana	06/2008	Marshall Islands	06/2004
Cambodia	12/2013	Mozambique	12/2010
Congo	12/2006	Namibia [.]	12/2005
Cook Islands	12/2004	Nepal	06/2007
Croatia	06/2008	Russian Federation	12/2011
Djibouti	06/2005	Saint Vincent and the	06/2011
Dominica	06/2006	Grenadines	
Dominican Republic	12/2006	Somalia	12/2010
Equatorial Guinea	06/2004	Tonga	12/2010
Georgia	06/2007	Uganda	12/2008
Guatemala	12/2010	Ukraine	06/2004
Guinea	06/2004	Zambia	06/2011

(CAS number: 13171-21-6)

Part 2 - Listing of all importing responses received from Parties

Phosphamidon (Soluble liquid formulations of the substance that exceed 1000 g active ingredient/l)

CAS: 13171-21-6 Albania	Final decision on import	Published: 06/2013	no consent
Albania	Legislative or administrative measures: L		no consent
	"Plant Protection Service", as amended. Decision of the Council of Ministers no. 1555 of rules of registration and assessment criter (PPP)." According to paragraph 7.2, Chapter trade and use in the Republic of Albania, if it included in Appendix II, attached to this decision (soluble liquid formulations of the substance ingredient/L) is not included.	5, dated 12.11.2008 "On approval ria of Plant Protection Products r II, PPP may be registered for s active substance(s) is/are sion. In this Annex, phosphamidon	
Argentina	Interim decision on import	Published: 12/2002	consent unde
	Conditions for Import: The Degree 3489/19 determined for treatment and control of ener cultivated or used, which are commercialized registered in the National Register of Plant T The Resolution SAGPy A No.; 350/99 establ for phytosanitary products in the Republic of Remarks: product not commercialized in Arg	nies of animals and plants d in the country, has to be herapy. lished the registration requirements Argentine.	conditions
Armenia	Interim decision on import	Published: 06/2001	no consent
Australia	Final decision on import	Published: 12/2004	consent unde
	Conditions for Import: Subject to approval, under the Agricultural and Veterinary Chemic Phosphamidon has never been registered in Legislative or administrative measures: A Chemical Code Act 1994.	cal Code Act 1994, noting that Australia.	conditions
Belize	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: C in Schedule IV of the Pesticides Control Act of Belize, and in the Pesticides Control (replated).	of 1985, Chapter 181B of the Laws	
Bosnia and	Final decision on import	Published: 12/2011	no consent
Herzegovina	Legislative or administrative measures: Of active substances allowed for use in Plant Herzegovina ("Official Gazette of BiH" No 11	t Protection Products in Bosnia and	
	J ((711)	
Brazil	Final decision on import	Published: 12/2004	no consent
Brazil		Published: 12/2004 or any purpose, no intention of Law No. 7.802 of 11 July 1989 and sticides and its compounds need to	no consent
Brazil	Final decision on import Remarks: There is no pesticide registered for acceptance. Legislative or administrative measures: Decree No. 4.074 of 04 January 2002 - Pesticide periodicing prioricing statements.	Published: 12/2004 or any purpose, no intention of Law No. 7.802 of 11 July 1989 and sticides and its compounds need to to produce, export, import, trade or on the compound of the compound o	no consent
Brazil Burkina Faso	Final decision on import Remarks: There is no pesticide registered for acceptance. Legislative or administrative measures: In Decree No. 4.074 of 04 January 2002 - Pestic be registered by the Federal Authority prior use. Resolution RDC No. 347 of 16 Decement Surveillance Agency - Exclude the phos	Published: 12/2004 or any purpose, no intention of Law No. 7.802 of 11 July 1989 and sticides and its compounds need to to produce, export, import, trade or on the compound of the compound o	no consent

Committee (CSP) meeting.

Burundi	Final decision on import	Published: 06/2008	no consent
	Legislative or administrative measures Phosphamidon in agriculture is its toxicity term harmful effects on the environment. I banned pesticides under N° 2004-01-P00-9/2/2004.	for aquatic organisms and its long tis registered in the register of	
Canada	Final decision on import	Published: 01/1998	no consent
Cabo Verde	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures registered by the Sahelian Pesticide Comorganization in charge of pesticides regist legislation, Act no 26/97	mittee which is the regional	
Chad	Final decision on import	Published: 01/1998	no consent
	Remarks: Not registered.		
Chile	Final decision on import	Published: 07/1998	consent under
	Conditions for Import: Subject to registra	ation in Pesticides Registrar.	conditions
China	Final decision on import	Published: 01/1998	consent under
		Revised: 10/2008	conditions
	Conditions for Import: Special permit do bodies. Remarks: Restricted. Not permitted for u tobacco.	·	
	Legislative or administrative measures	:	
	 Additional information related to Region (HKSAR) related to the in chemicals: Published: 12/06/2009; Final decision on import: No con 		
Colombia	Final decision on import	Published: 12/2010	no consent

Remarks: Decree No.1220 published in Official Gazette No.45890 of 25 April 2005, Title II, on the need of Environmental Licenses, in its Article 8th determined that the Ministry of Environment, Housing and Territorial Development is the one and only authority to grant or deny environmental licenses for the activities: "12. The import and production of pesticides and substances, materials or products subject to control under International Agreements, Conventions and Protocols, and the import of chemical pesticides for agricultural use shall follow the procedure outlined in the Andean Decision 436 of the Cartagena Agreement and its regulations".

Legislative or administrative measures: Legislative or administrative measure: In compliance with Andean Nations Decision No.436; Andean Regulation for the Registration and Control of Chemical Pesticides for Agricultural Use, published in Official Gazette (year XIV, No.347, in Lima, Peru, 17 June 1988, regarding Cartagena Agreement) and Resolution ICA No.03759, of 16 December 2003, enacting provisions on the Registration and Control of Chemical Pesticides for Agricultural use, pesticides must be registered to be used and commercialised in the country. IMPORTANT NOTE: According to ICA's Technical Department of Safety and Agricultural Inputs, the product is not registered for domestic sale to the Colombian Agricultural Institute (ICA), therefore it can't be imported, manufactured, formulated, distributed, commercialised or used in Colombia as Chemical Pesticide for Agricultural use.

Costa Rica	Final decision on import Remarks: Not registered.	Published: 06/1999	no consent
		5 1 11 1 1 22/222	
Côte d'Ivoire	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: prohibited to protect human health and the		
Cuba	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: of the National Centre for Plant Health - Mir legal status to the decision adopted at nation	nistry of Agriculture which gives	
Democratic	Final decision on import	Published: 12/2004	consent under
People's Republic of Korea	Conditions for Import: It is prohibited to up production. Under the admission of the National and the Ministry of the Land and Environment be imported to use for controlling the forest Legislative or administrative measures: Environment Protection" (April 9, 1984) and Pesticide Management", the use of the form severely restricted because of its high acute But it is permitted to use these for controlling	ional Pesticide Registration Agency ent Protection, the formulations can insects. According to "The Law for I "The National Regulation of nulations for plant protection is e toxicity to human body and animal.	conditions
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: 5011/0195/AGRI/PE.EL/2012 of 16 Februa implementation of the Rotterdam Conventicall chemicals listed in Annex III of the Rotte DRC.	ry 2012 concerning the on, Section V, Article 19: the use of	
Dominican Republic	Final decision on import	Published: 06/2007	consent
Ecuador	Interim decision on import	Published: 06/2001	no consent
	Remarks: Legislative or administrative mea or legal bodies which activity is manufacture the measure to be adopted. Issued by the "Agropecuaria".	e, formulation, import and sale on	
El Salvador	Final decision on import	Published: 12/2000	no consent
	Remarks: Legislative or administrative mea 151, del 28 de junio de 2000".	asures – "R/ Decreto ejecutivo No.	
Eritrea	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Regulations for Importation, Handling, Use,		
Ethiopia	Final decision on import	Published: 12/2010	no consent
European Union	Final decision on import	Published: 12/2003	no consent
Member States:	·	Revised: 10/2008	
Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain,	Remarks: Phosphamidon is classified unde 27 June 1967 on the approximation of laws provisions relating to the classification, pact substances (OJ L 196, 16.8.1967, p. 1) as: category 3; Possible risk of irreversible effet toxic if swallowed) - T; R24 (Toxic; toxic in a (Dangerous to the environment; Very Toxic long-term adverse effects in the aquatic enverse effects in the advance of the computation of the plant protection products contain	er Council Directive 67/548/EEC of , regulations and administrative kaging and labelling of dangerous Muta. Cat. 3; R68 (Mutagenic cts) - T+; R28 (Very Toxic; Very contact with skin) - N; R50-53 to aquatic organisms, may cause vironment). It is prohibited to use or place on the	

of Great Britain and	placing of plant protection products on the	market and authorisations for plant	
Northern Ireland	placing of plant protection products on the protection products thus had to be withdra Regulation 2076/2002 of 20 November 20 extending the time period referred to in Art 91/414/EEC and concerning the non-inclusion Annex I to that Directive and the withdrawa	wn by 25 July 2003 (Commission 02 (OJ L 319, 23.11.2002, p.3) icle 8(2) of Council Directive sion of certain active substances in	
	protection products containing these subst	•	
	**: These countries are currently PARTICII Convention. They are however listed here European Community (EC), which is a Par accordance with EC legislation, cover all it	since they are Member States of the ty and whose import responses, in	
Gambia	Final decision on import	Published: 01/1998	no consent
	Remarks: Never registered.		
 Ghana	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: Act, 1996 (Act 528).	: Pesticides Control and Management	
Guinea	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: 2395/MAE/SGG/2001 of 6/06/2001 restrict active substances in agriculture. 2) National weakness in the toxicological a3) Human and environment protection.	ting and/or prohibiting the use of	
Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: authorized by the Sahelien Pesticide Com		
Guyana	Final decision on import	Published: 12/2007	no consent
-			
	Control (Prohibited Pesticides) Order No. 2 Pesticides and Toxic Chemicals Control A		
India	Control (Prohibited Pesticides) Order No. 2	22 of 2006 made under the	no consent
ndia	Control (Prohibited Pesticides) Order No. 2 Pesticides and Toxic Chemicals Control A	Published: 06/2006 Attered in India. The use of effect from 25.03.2002. The Insecticides Act 1968 and be imported/manufactured require	no consent
	Control (Prohibited Pesticides) Order No. 2 Pesticides and Toxic Chemicals Control A Final decision on import Remarks: Phosphamidon 40% SL is regis phosphamidon 85% SL is prohibited with e Legislative or administrative measures: Rules Framed thereunder. The pesticide to	Published: 06/2006 Attered in India. The use of effect from 25.03.2002. The Insecticides Act 1968 and be imported/manufactured require	no consent
ran (Islamic	Control (Prohibited Pesticides) Order No. 2 Pesticides and Toxic Chemicals Control A Final decision on import Remarks: Phosphamidon 40% SL is regis phosphamidon 85% SL is prohibited with e Legislative or administrative measures: Rules Framed thereunder. The pesticide to registration under the Act by the Registration	Published: 06/2006 The Insecticides Act 1968 and be be imported/manufactured require on Committee. Published: 06/2005 The Insecticides Act 1968 and be imported/manufactured require on Committee. Published: 06/2005 Production and import of the 2005, based on the Resolution of 23	
Iran (Islamic Republic of)	Control (Prohibited Pesticides) Order No. 2 Pesticides and Toxic Chemicals Control Area of Pesticides of Pesticid	Published: 06/2006 The Insecticides Act 1968 and be be imported/manufactured require on Committee. Published: 06/2005 The Insecticides Act 1968 and be imported/manufactured require on Committee. Published: 06/2005 Production and import of the 2005, based on the Resolution of 23	
Iran (Islamic Republic of)	Control (Prohibited Pesticides) Order No. 2 Pesticides and Toxic Chemicals Control Are Pesticides and Pesticides and Pesticides and Pesticides are Pesticides and Pe	Published: 06/2005 Published: 06/2006 Attered in India. The use of effect from 25.03.2002. The Insecticides Act 1968 and be imported/manufactured require on Committee. Published: 06/2005 Production and import of the 2005, based on the Resolution of 23 introl Act" 1968. Published: 06/2012 1. Plant Protection Law, 1956	no consent
Iran (Islamic Republic of) Israel	Control (Prohibited Pesticides) Order No. 2 Pesticides and Toxic Chemicals Control Are Pesticides and Toxic Pesticides and Pesticides	Published: 06/2005 Published: 06/2006 Attered in India. The use of effect from 25.03.2002. The Insecticides Act 1968 and be imported/manufactured require on Committee. Published: 06/2005 Production and import of the 2005, based on the Resolution of 23 introl Act" 1968. Published: 06/2012 1. Plant Protection Law, 1956	no consent
Iran (Islamic Republic of) Israel	Control (Prohibited Pesticides) Order No. 2 Pesticides and Toxic Chemicals Control Areasticides and Toxic Chemicals Control of Pests Harmful to Man), 1994 3. Free Import Order, 2006	Published: 06/2005 The Insecticides Act 1968 and be imported/manufactured require on Committee. Published: 06/2005 Published: 06/2005 Published: 06/2005 Published: 06/2005 Published: 06/2012 Published: 06/2012 Published: 06/2012 Published: 06/2016	no consent
India Iran (Islamic Republic of) Israel Jamaica Japan	Control (Prohibited Pesticides) Order No. 2 Pesticides and Toxic Chemicals Control Areasticides and Toxic Chemicals Control of Pests Harmful to Man), 1994 Final decision on import Legislative or administrative measures: substance will be prohibited on 20 March 2 September 2002, under "The Pesticide Control of Pests Harmful to Man), 1994 Final decision on import Legislative or administrative measures: 2. Hazardous Substances Regulations (Recontrol of Pests Harmful to Man), 1994 Final decision on import Final decision on import	Published: 06/2005 The Insecticides Act 1968 and be imported/manufactured require on Committee. Published: 06/2005 Published: 06/2005 Published: 06/2005 Published: 06/2005 Published: 06/2012 Published: 06/2012 Published: 06/2012 Published: 06/2016	no consent

Jordan	Final decision on import	Published: 12/2001	no consent
	Remarks: The decision was taken by the P to the information received from the PIC.	esticide registration committee due	
Kenya	Final decision on import	Published: 06/2000	no consent
	Legislative or administrative measures: Control Products Act, 1982. Cap 346 of the Products (Registration) Regulation, L.N. No Products (Importation & Exportation) Regula	laws of Kenya. The Pest Control .46/1984. The pest Control	
Kuwait	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures:	Not registered. Decree No. 95/1995	
Kyrgyzstan	Final decision on import	Published: 06/2007	no consent
Lao People´s	Interim decision on import	Published: 12/2001	no consent
Democratic Republic	Remarks: Prohibited to import.		
Lebanon	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: Agriculture # 570/1 Dated 24/12/2008. All formulations of Phosphamidon are prohi		
Liberia	Interim decision on import	Published: 12/2001	no consent
Libya	Final decision on import	Published: 12/2010	no consent
Libya	Final decision on import Legislative or administrative measures: for Libyan agriculture pesticide		no consent
Libya Liechtenstein	Legislative or administrative measures:		no consent
_	Legislative or administrative measures: for Libyan agriculture pesticide	Published: 06/2010 Phosphamidon is banned as ex I of the Ordinance on Plant the in August 2005). Phosphamidon examined under the EU review REGULATION (EC) No 1451/2007 rogramme referred to in Article 16(2) ment and of the Council concerning (et). The Swiss Ordinance on 2005) adopts the same biocide	
_	Legislative or administrative measures: for Libyan agriculture pesticide Final decision on import Legislative or administrative measures: agricultural chemical (it is not listed on anner Protection Products, which entered into forcis not on the list of active substances to be programme (Annex II of the COMMISSION on the second phase of the 10-year work profibrective 98/8/EC of the European Parlia the placing of biocidal products on the mark Biocide Products (entered into force on Mai active ingredients as the EU. Phosphamido	Published: 06/2010 Phosphamidon is banned as ex I of the Ordinance on Plant the in August 2005). Phosphamidon examined under the EU review REGULATION (EC) No 1451/2007 rogramme referred to in Article 16(2) ment and of the Council concerning (et). The Swiss Ordinance on 2005) adopts the same biocide	
Liechtenstein	Legislative or administrative measures: for Libyan agriculture pesticide Final decision on import Legislative or administrative measures: agricultural chemical (it is not listed on anne Protection Products, which entered into forcis not on the list of active substances to be programme (Annex II of the COMMISSION on the second phase of the 10-year work prof Directive 98/8/EC of the European Parlia the placing of biocidal products on the mark Biocide Products (entered into force on Mai active ingredients as the EU. Phosphamido preparations.	Published: 06/2010 Phosphamidon is banned as ex I of the Ordinance on Plant be in August 2005). Phosphamidon examined under the EU review REGULATION (EC) No 1451/2007 rogramme referred to in Article 16(2) ment and of the Council concerning (et). The Swiss Ordinance on 2005) adopts the same biocide in is not authorized in biocide Published: 06/2011 Decree N°4196/06 of 23 March	no consent
Liechtenstein	Legislative or administrative measures: for Libyan agriculture pesticide Final decision on import Legislative or administrative measures: agricultural chemical (it is not listed on anne Protection Products, which entered into forcis not on the list of active substances to be programme (Annex II of the COMMISSION on the second phase of the 10-year work prof Directive 98/8/EC of the European Parlia the placing of biocidal products on the mark Biocide Products (entered into force on Maractive ingredients as the EU. Phosphamido preparations. Final decision on import Legislative or administrative measures: 2006, prohibiting the sale and use in agricu	Published: 06/2010 Phosphamidon is banned as ex I of the Ordinance on Plant be in August 2005). Phosphamidon examined under the EU review REGULATION (EC) No 1451/2007 rogramme referred to in Article 16(2) ment and of the Council concerning (et). The Swiss Ordinance on 2005) adopts the same biocide in is not authorized in biocide Published: 06/2011 Decree N°4196/06 of 23 March	no consent
Liechtenstein Madagascar	Legislative or administrative measures: for Libyan agriculture pesticide Final decision on import Legislative or administrative measures: agricultural chemical (it is not listed on anne Protection Products, which entered into forcis not on the list of active substances to be programme (Annex II of the COMMISSION on the second phase of the 10-year work profibility of Directive 98/8/EC of the European Parlia the placing of biocidal products on the mark Biocide Products (entered into force on Maractive ingredients as the EU. Phosphamido preparations. Final decision on import Legislative or administrative measures: 2006, prohibiting the sale and use in agricular subtance. Interim decision on import	Published: 06/2010 Phosphamidon is banned as ex I of the Ordinance on Plant ce in August 2005). Phosphamidon examined under the EU review REGULATION (EC) No 1451/2007 rogramme referred to in Article 16(2) ment and of the Council concerning (et). The Swiss Ordinance on 2005) adopts the same biocide in is not authorized in biocide Published: 06/2011 Decree N°4196/06 of 23 March liture of any pesticide active	no consent
Liechtenstein Madagascar Malawi	Legislative or administrative measures: for Libyan agriculture pesticide Final decision on import Legislative or administrative measures: agricultural chemical (it is not listed on anne Protection Products, which entered into forcis not on the list of active substances to be programme (Annex II of the COMMISSION on the second phase of the 10-year work prof Directive 98/8/EC of the European Parliathe placing of biocidal products on the mark Biocide Products (entered into force on Maractive ingredients as the EU. Phosphamido preparations. Final decision on import Legislative or administrative measures: 2006, prohibiting the sale and use in agriculative subtance.	Published: 06/2010 Phosphamidon is banned as ex I of the Ordinance on Plant be in August 2005). Phosphamidon examined under the EU review REGULATION (EC) No 1451/2007 rogramme referred to in Article 16(2) ment and of the Council concerning (et). The Swiss Ordinance on 2005) adopts the same biocide in is not authorized in biocide Published: 06/2011 Decree N°4196/06 of 23 March liture of any pesticide active Published: 06/2010	no consent no consent

	prohibited. Act no 01-020 of 30yh May 2001 on pollution and nuisance			
Mauritania	Final decision on import	Published: 12/2006	no consent	
	Legislative or administrative measures: registered by the Sahelian Pesticides Com registration, under national legislative and plant protection).			
Mauritius	Final decision on import	no consent		
Mexico	Interim decision on import	Published: 12/2006	consent unde	
	Conditions for Import: Registration and peof Health is requested	ermission from the Mexico Secretariat	conditions	
Mongolia	Final decision on import	Published: 06/2010	no consent	
_	Legislative or administrative measures: Annex I "List of prohibited chemicals in Mo			
Morocco	Final decision on import	Published: 06/2003	no consent	
New Zealand	Remarks: Two preparations containing of active principle) are temporarely authorized to Morocco, but they have been removed from the list Act. 42-95 came into force in May 2000 Legislative or administrative measures: the substance is prohibited under Act 42 organization of pesticide products and the importation, manufacturing, supply and of pesticide products for agricultural purnot authorized or, failing that, if their sa authorization will be granted only to su harmlessness of which have been establing requirements stated by the above mentic implementation (Decree no. 2-99-106 Mauthorisation).	no consent		
	Remarks: Registration withdrawn.			
Nicaragua	Interim decision on import Remarks: The National Pesticide Commission is the advisory and consultative body on pesticides issues, and should be consulted for the final decision of the final regulatory action, in this case Phosphamidon was never registered and is prohibited in many countries, it will therefore be requested the prohibition of manufacturing, formulating and marketing of the pesticide as active ingredient or in any formulation.			
Niger	Interim decision on import	Published: 12/2008	no consent	
Remarks: Niger ratified the Rotterdam Convention which entered into force in June 2006, in January 2006 Niger ratified the Common Regulation of CILSS Member States (the Sahelian Pesticide Committee is in charge of implementing that regulation). Order No 092/MAG/EL/DPV of 08-07-99, listing plant protection products prohibited in Niger. All that has been said allows the country to conform to the regulation in force a national, regional and international level.		EILSS Member States (the Sahelian nenting that regulation). sting plant protection products o conform to the regulation in force at		

Nigeria	Final decision on import	Published: 07/1998	consent unde
	Conditions for Import: Severely restricted. Permit from FEPA required. Remarks: Interim decision pending research on cost-effective locally available alternatives. Alternatives: Chlorpyrifos (not readily available).		
Norway	Final decision on import	Published: 12/2000	no consent
·	Legislative or administrative measures: measures - Plant protection products Act a protection products.		
Oman	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures: Agriculture and Fisheries legislations.	- According to Ministry of	
	- Royal Decree No. 46/95. Issuing the Law	v of Handling and Use of Chemicals.	
Pakistan	Final decision on import	Published: 07/1998	no consent
	Remarks: Alternative - Lower concentration	ons.	
Panama	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: The Executive Decree No. 305 of 4 September 2002, published in the Official Gazette No. 24634 of 9 September 2002, establishes a national legislative measure. In its fifth Article states: "All substances banned or severely restricted in, at least, four States, will be banned in our country too". Substance No. 396 of Annex I of this Executive Decree. Phosphamidon is banned in more than 4 States, and is not registered for agricultural use in Panama.		
Paraguay			
Paraguay	Final decision on import	Published: 06/2009	no consent
Paraguay	Final decision on import Legislative or administrative measures: "which prohibits registration, import, sale products based on monocrotophos and concentrations". Published on the Web site of SENAVE: http://www.senave.gov.py	SENAVE Resolution No. 69/06, e and use in the country of phosphamidon in all	no consent
	Legislative or administrative measures: "which prohibits registration, import, sale products based on monocrotophos and products based on monocrotophos and products." Published on the Web site of SENAVE:	SENAVE Resolution No. 69/06, e and use in the country of phosphamidon in all	no consent
Peru	Legislative or administrative measures: "which prohibits registration, import, sale products based on monocrotophos and products based on monocrotophos and products based on the web site of SENAVE: " http://www.senave.gov.py	SENAVE Resolution No. 69/06, e and use in the country of phosphamidon in all www.senave.gov.py	
Peru	Legislative or administrative measures: "which prohibits registration, import, sale products based on monocrotophos and concentrations". Published on the Web site of SENAVE: http://www.senave.gov.py Final decision on import	Published: 01/1998	no consent
Peru Philippines	Legislative or administrative measures: "which prohibits registration, import, sale products based on monocrotophos and products based on monocrotophos and products based on the Web site of SENAVE: which was enabled the web site of SENAVE: which was enabled to see the second	Published: 01/1998	no consent
Peru Philippines	Legislative or administrative measures: "which prohibits registration, import, sale products based on monocrotophos and products based on monocrotophos and products based on the Web site of SENAVE: which was enave.gov.py> Final decision on import Remarks: Product voluntarily withdrawn by allowed.	Published: 12/2005 Published: 12/2005 Pesticide Law (10) 1968	no consent
Peru Philippines Qatar	Legislative or administrative measures: "which prohibits registration, import, sale products based on monocrotophos and concentrations". Published on the Web site of SENAVE: v <http: www.senave.gov.py=""> Final decision on import Remarks: Product voluntarily withdrawn by allowed. Final decision on import Legislative or administrative measures:</http:>	Published: 12/2005 Published: 12/2005 Pesticide Law (10) 1968	no consent
Peru Philippines Qatar Republic of	Legislative or administrative measures: "which prohibits registration, import, sale products based on monocrotophos and concentrations". Published on the Web site of SENAVE: v <http: www.senave.gov.py=""> Final decision on import Remarks: Product voluntarily withdrawn by allowed. Final decision on import Legislative or administrative measures: Article No (26) Environment Law (30) 2002</http:>	Published: 12/2005 Published: 12/2005 Published: 12/2005 Published: 12/2005 Published: 06/2010	no consent no consent no consent
Peru Philippines Qatar Republic of Korea	Legislative or administrative measures: "which prohibits registration, import, sale products based on monocrotophos and concentrations". Published on the Web site of SENAVE: v <http: www.senave.gov.py=""> Final decision on import Remarks: Product voluntarily withdrawn by allowed. Final decision on import Legislative or administrative measures: Article No (26) Environment Law (30) 2002</http:>	Published: 12/2005 Published: 12/2005 Published: 12/2005 Published: 12/2005 Published: 06/2010	no consent no consent no consent
Peru Philippines Qatar Republic of Korea Republic of	Legislative or administrative measures: "which prohibits registration, import, sale products based on monocrotophos and concentrations". Published on the Web site of SENAVE: white://www.senave.gov.py> Final decision on import Remarks: Product voluntarily withdrawn by allowed. Final decision on import Legislative or administrative measures: Article No (26) Environment Law (30) 2002 Interim decision on import Remarks: Need more time before a final decision on import	Published: 12/2005 Pesticide Law (10) 1968 Published: 06/2010 Published: 06/2012 Published: 06/2012	no consent no consent consent
Peru Philippines Qatar Republic of Korea Republic of Moldova	Legislative or administrative measures: "which prohibits registration, import, sale products based on monocrotophos and concentrations". Published on the Web site of SENAVE: v <http: www.senave.gov.py=""> Final decision on import Remarks: Product voluntarily withdrawn by allowed. Final decision on import Legislative or administrative measures: Article No (26) Environment Law (30) 2002 Interim decision on import Remarks: Need more time before a final decision on import Remarks: The formulations have never be</http:>	Published: 12/2005 Pesticide Law (10) 1968 Published: 06/2010 Published: 06/2012 Published: 06/2012	no consent no consent consent

Samoa	Final decision on import	Published: 07/1998	no consent
	Remarks: Not registered.		
Saudi Arabia	Final decision on import	Published: 12/2009	no consent
	Legislative or administrative measures:	Pesticide Act M/67.	
Senegal	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: registered by the Sahelian pesticides Comr		
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: according to the Law on Plant Protection Pt 41/09)		
Singapore	Final decision on import	Published: 12/2003	consent unde
		Revised: 10/2008	conditions
	Conditions for Import: A hazardous Subs import of the chemical. Legislative or administrative measures: Hazardous Substance under the Environme Act (EPMA) and its regulations. A license is sale.	The chemical is controlled as a ental Protection and Management	
South Africa	Interim decision on import	Published: 06/2006	no consent
	Statement of active consideration: Enga complete ban of the pesticide. Final decision can be reached: two years		
Sri Lanka	Final decision on import	Published: 12/2001	no consent
	Remarks: Formal declaration of prohibition March 2001 (Pesticide Technical and Advis		
Sudan	Final decision on import	Published: 07/1998	no consent
	Remarks: Banned.		
Suriname	Final decision on import	Published: 12/2003	no consent
	Legislative or administrative measures: exports, September 1, 1999, SB 34 (State 6)		
Switzerland	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: agricultural chemical (it is not listed on annumentation Products, which entered into for Phosphamidon is not on the list of active stated to be supposed to be s		
Syrian Arab	Final decision on import	Published: 06/2008	consent unde
Republic	Conditions for Import: The registered for Remarks: The registered formulation is on		conditions
Thailand	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures:	The Netification of Ministry of	

Importing responses received from parties – Phosphamidon (Soluble liquid formulations of the substance that exceed 1000 g active ingredient/l) (CAS number: 13171-21-6)

	Industry entitled "List of Hazardous Substances (No. 2)". In this list, phosphamidon has been identified as type 4 hazardous substance which is prohibited for import, production, distribution, possession or use in Thailand.			
The former	Final decision on import	Published: 06/2012	no consent	
Yugoslav Republic of Macedonia	Legislative or administrative measures: Chemical is not included in the List of active substances allowed for use in Plant Protection Products in R. Macedonia (Official Gazette of RM 159/2010).			
Togo	Interim decision on import	Published: 12/2012	no consent	
Trinidad and	Final decision on import	Published: 06/2001	no consent	
Tobago	Legislative or administrative measures: Legislative or administrative measures - The Pesticides and Toxic Chemicals Act, 1979 allows importation of registered pesticides only. No permission will be granted to import into Trinidad and Tobago.			
United Arab Emirates	Final decision on import	Published: 07/1998	no consent	
Uruguay	Final decision on import	Published: 12/2003	no consent	
	Legislative or administrative measures: and Fisheries regulation dated Jan/20/2002 Prohibits registration and application of phy phosfamidon for all agricultural use.	1.		
Venezuela (Bolivarian Republic of)	Interim decision on import	Published: 06/2010	no consent	
Viet Nam	Final decision on import	Published: 06/2010	no consent	
	Legislative or administrative measures:	Banned for import, trade and use		
Yemen	Final decision on import	Published: 12/2007	no consent	
	Legislative or administrative measures: Restricted Pesticides in Yemen.	List of Banned and Severely		
Zimbabwe	Final decision on import	Published: 12/2001	no consent	

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Phosphamidon (Soluble liquid formulations of the substance that exceed 1000 g active ingredient/l)

CAS: 13171-21-6

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Lesotho	12/2008
Antigua and Barbuda	12/2010	Maldives	06/2007
Benin	06/2004	Marshall Islands	06/2004
Bolivia	06/2004	Mozambique	12/2010
Botswana	06/2008	Namibia [.]	12/2005
Cambodia	12/2013	Nepal	06/2007
Cameroon	06/2004	Russian Federation	12/2011
Congo	12/2006	Saint Vincent and the	06/2011
Cook Islands	12/2004	Grenadines	
Croatia	06/2008	Somalia	12/2010
Djibouti	06/2005	Tonga	12/2010
Dominica	06/2006	Uganda	12/2008
Equatorial Guinea	06/2004	Ukraine	06/2004
Gabon	06/2004	United Republic of	06/2004
Georgia	06/2007	Tanzania [.]	
Guatemala	12/2010	Zambia	06/2011
Kazakhstan	06/2008		

Part 2 - Listing of all importing responses received from Parties

CAS: 77536-66-4				
Albania	Final decision on import	Published: 06/2013	no consent	
	Legislative or administrative measures "On substances and preparations", prohil and distribution in the Republic of Albania II of this Law. Actinolite asbestos fibers a	pits the manufacture, import, export a for substances included in Appendix		
Antigua and	Interim decision on import	Published: 06/2005	no consent	
Barbuda	Statement of active consideration: Retake approximately 1 year.	vision of the Pesticides Act which will		
Argentina	Final decision on import	Published: 12/2006	no consent	
	Legislative or administrative measure: Published in the Congressional Record, (Prohibits: production, importation, comme fibres Amphiboles forms (Crocidolites, Ar Anthophyllite) and products formulated or	October 17, 2000. ercialization and use of Asbestos nosite, Actinolite, Tremolite,		
Australia	Final decision on import	Published: 12/2004	consent under	
	Conditions for Import: Import prohibited for uses that would contravene State, Territory or Commonwealth legislation. All forms of actinolite asbestos are severely restricted in Australia. Please note the following: The Australia wide ban on all new uses of asbestos and materials			
	use or sell any products containing asbes and gaskets The same prohibition applies in it will be complemented by a Customs representation of the ban does not apply to asbest already in place. But when they are replated used. Any stockpiles of asbestos-contribution of the ban operate for a limited time. They only applies to safety is asbestos is not used. Protect these cases.	of each state and territory to use, re- stos, including automotive brake pads the Australian government sector and gulation banning imports and exports. estos products and materials that are aced, non-asbestos alternatives must taining products must be safely and territory regulations. are restricted in scope and will ly where there are much greater risks		
	Legislative or administrative measures 1) Work Health (Occupational Health and Schedule 7 - Prohibited Substances - und (Northern Territory) 2) Workplace Health and Safety Regulation and Schedule 7 - Prohibited Substances (Queensland) 3) Occupational Health and Safety (Chry. 2003 under the Occupational Health and Australia) 4) Workplace Health and Safety Regulation and Safety Act 1995 (Tasmania) 5) Occupational Health and Safety (Asberoccupational Health and Safety Action 11985 (Victoria)	d Safety) Regulations 2003 and der the Work Health Act 2002 ion Amended Regulation (No. 4) 2003 under the Work Health Act 1995 sotile Asbestos) Variation Regulations Safety and Welfare Act 1986 (South ions 1988 under the Workplace Health lestos) Regulations 2003 under the		

9) Occupational Health and Safety (Maritime Industry) (National Standards) Regulations 2003 under the Occupational Health and Safety (Maritime

Industry) Act 1993

- 10) Customs (Prohibited Imports) Regulations 1956
- 11) Customs (Prohibited Exports) Regulations 1958
- 12) National Model Regulations for the Control of Workplace Hazardous Substances (National Occupational Health and Safety Commission: 1004(1994) Schedule 2 Substances prohibited for specific uses.

The importation into Australia of amphibole asbestos or goods containing amphibole asbestos is prohibited unless under conditions specified in the *Customs (Prohibited Imports) Regulstiona 1956* are met. Responsible institution or authority would be specified for each State or Territory. Initial contact for queries should be to Australia's DNA for industrial chemicals.

Belize Final decision on import

Published: 12/2009

no consent

Legislative or administrative measures: Environmental Protection Act, Schedule of Hazardous Substances, Part I, Subpart A.

Brazil Final decision on import

Published: 12/2004

no consent

Legislative or administrative measures: Law No. 9.055 of 1 July 1995 - prohibits extraction, production, use and trade of the chemicals amosite, actinolite, anthophyllite, crocidolite and trmolite asbestos, as well as products containing such minerals.

Burkina Faso

Final decision on import

Published: 06/2006

no consent

Legislative or administrative measures: Law no. 005/97/30 ADP January 1997, which stablishes an Environment Code in Burkina Faso. Decree n.97-039/PRES/P.m.MCIA of 04 February 1998, which prohibits the manufacture, transformation, commercialised imports and the use of construction equipments with asbestos in Burkina Faso.

Canada

Final decision on import

Published: 06/2012

consent under conditions

Conditions for Import: An asbestos consumer product that contains actinolite asbestos and that is set out in column 1 of the table may be imported if it meets the requirements set out in column 2.

A consumer product is defined as a product, including its components, parts or accessories, that may reasonably be expected to be obtained by an individual to be used for non-commercial purposes, including for domestic, recreational and sports purposes, and includes its packaging.

Column 1

Column 2 Requirements

Non-crocidolite asbestos productsA textile fibre consumer product that is

A textile fibre consumer product that is worn on the person

(a) The consumer product provides protection from fire or heat hazards. (b) A person who uses the consumer product in a reasonably foreseeable manner cannot come into contact with

airborne asbestos from the consumer

product.

A consumer product that is used by a

child in learning or play

Drywall joint cement or compound, or spackling or patching compound, that is from the product during its postused in construction, repair or manufacture preparation, applications.

renovation
A consumer product that is applied by

spraying

Asbestos cannot become separated from the consumer product.
Asbestos cannot become separated from the product during its postmanufacture preparation, application or removal.

(a) The asbestos is encapsulated with a binder during spraying. (b) The materials that result from the spraying are not

friable after drying.

Import of the following actinolite consumer products is prohibited:

- (a) a consumer product for use in modeling or sculpture.
- (b) a consumer product for use in simulating ashes or embers.
- (c) a consumer product that is composed entirely of asbestos.

Legislative or administrative measures: The Asbestos Products Regulations

(SOR/2007-260) (http://laws-lois.justice.gc.ca/eng/regulations/SOR-2007-2007 260/FullText.html>) under the Canada Consumer Product Safety Act (CCPSA) (http://laws-lois.justice.gc.ca/eng/acts/C-1.68/index.html) applies to the import, advertising and sale of consumer products that contain asbestos. The import of a consumer product containing asbestos is permitted subject to the conditions of the CCPSA and its Regulations.

Chile Final decision on import

Published: 12/2005 no consent

Remarks: Supreme Decree Not 656 of 2000, that prohibits asbestos use in indicated products, establishes as follow:

- 1. The use of crocidolite is prohibited in absolute form and without exceptions.
- 2. The use of all type of asbestos in construction equipment is prohibited in absolute form and without exceptions
- 3. The asbestos use will be only authorized, by Express Sanitary Resolution, in fabrication of products or elements that are not construction equipment and that is not crocidolita, when the interested part demonstrates that it does not exist any tecnic nor economic feasibility that allows to replace it in a especific use by another material.

Legislative or administrative measures: Supreme decree no. 656 of 2000, prohibits the asbestos use in products indicated. This legislative national measure prohibits in the country the production, import, distribution, sale and use of crocidolite and any material or product that contain it. Additionally, it prohibits the production, import, distribution and sale of construction equipments that contain any type of asbestos and, finally, it prohibits the production, import, distribution, sale and use of crisotile, actinolite, amosite, antofilite, tremolite and another type of asbestos, or any mix of them for any thing, element or product, with some exceptions specified, whenever these do not concern to construction equipment.

China Final decision on import

no consent

Revised: 10/2008

Published: 06/2008

Legislative or administrative measures: Catalogue of Outdated Production Capacity, Technologies and Products to be Phased out (Batch 3). (Enacted by the State Economic and Trade Commission as Decree No. 32, and came into force on July 1, 2002)

The complete name and address of the institution/authority responsible for issuing this national legislative or administrative measure: State Economic & Trade Commission (It has already turned into National Development and Reform Commission), No. 38 Yuetan Nanjie, Beijing 100824, China.

Additional information related to Hong Kong Special Administrative Region (HKSAR) related to the import response for Annex III chemicals:

Published: 12/06/2009;

Final decision on import: Consent under conditions;

Conditions of import: Permission must be obtained from the Environmental Protection Department (EPD) of the HKSAR, China.

Colombia

Final decision on import

Published: 12/2013

no consent

Revised: 08/2013

Legislative or administrative measures: Resolution 007 of 2011, which adopts the Health and Safety Regulation on Chrysotile fibers and other similar use . 3.1. Exposure Limits. 3.1.1. Type of asbestos management and limitation. a) The only type of asbestos allowed for industrial or commercial use, is chrysotile or white asbestos, b) use of any variety of amphibole asbestos is prohibited c) application of friable chrysotile form or spray is prohibited.

Cook Islands

Final decision on import

Published: 06/2006

no consent

Croatia

Final decision on import

Published: 06/2010

no consent

Legislative or administrative measures: List of Banned and Restricted

Legislative or administrative measures: Circular note No. 5011/0195/ACRI/PE.EL.2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC. Dominican Republic	Cuba	Final decision on import	Published: 12/2008	no consent
Republic of the Congo Legislative or administrative measures: Circular note No. 501/01/93/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention. Section V. Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC. Dominican Republic Final decision on import Published: 12/2009 Conditions for Import: Allow to import only subject to certain conditions Conditions for Import: Allow to import only subject to certain conditions Conditions for Import: The import is allowed for 1kilogram of weight or volume, as quantity limits. Quantity limits: refers to less or equal amount, of weight or volume, as quantity limits. Quantity limits: refers to less or equal amount, of weight or volume, which does not require the submission of environmental documentation. For quantities above this, it should be submitted to the Ministry of Environment and Astural Resources (MARN). the environmental documentation in order to obtain the response to determine that it is not required to elaborate an Environmental impact Study, through an Environmental Permit Resolution to import and/or transport in the national territory. Legislative or administrative measures: Executive Decision No: 40 published in the Official Journal n°33, volume n°375 of 9 May 2007, Annex 1: List of Regulated Substances. Eritrea Final decision on import Published: 06/2010 Legislative or administrative measures: Legal Notice No 52/ 2001, Customs Tariff Regulations. European Union Member States: Legislative or administrative measures: It is prohibited to place on the market and use all forms of asbestos fibres and products containing them. The Denmark, Estonia, Finland, France, Germany, reland, Inturania, Liturania, Litur		and disseminated to interested parties, und Designated National Authority for industrial implementation at the national level of the F of Ministry of Science, Technology and Envimplementation of the PIC procedure). National decision entered into force under least the second	er the powers conferred to the chemicals, as part of the PIC procedure (Resolution 159/1995 ironment on the national	
Congo Soi 1/0195A/GRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC. Dominican Republic Final decision on import Published: 12/2009 Conditions Conditions for Import: Allow to import only subject to certain conditions Conditions for Import: Allow to import only subject to certain conditions EI Salvador Final decision on import Published: 06/2009 Conditions for Import: The import is allowed for 1kilogram of weight or volume, as quantity limits. Quantity limits: refers to less or equal amount, of weight or volume, which does not require the submission of environmental documentation. For quantities above this, it should be submitted to the Ministry of Environment and Natural Resources (MARN), the environmental documentation in order to obtain the response to determine that it is not required to elaborate an Environmental Impact Study, through an Environmental Fermine Resolution to import and/or transport in the national territory. Legislative or administrative measures: Executive Decision No: 40 published in the Official Journal n°33, volume n°375 of 9 May 2007, Annex 1: Let of Regulated Substances. Eritrea Final decision on import Published: 12/2004 Legislative or administrative measures: Legal Notice No 52/ 2001, Customs Tariff Regulations. European Union Member States: Austria, Belgium, Bulgaria, Opera, Poland, Popula, Poland, P	Democratic	Final decision on import	Published: 06/2012	no consent
Ecuador Interim decision on import Published: 06/2013 Conditions for Import: Allow to import only subject to certain conditions El Salvador Final decision on import Conditions for Import: Allow to import only subject to certain conditions Final decision on import Conditions for Import: The import is allowed for 1kilogram of weight or volume, as quantity limits. Quantity limits: refers to less or equal amount, of weight or volume, which does not require the submission of environmental documentation. For quantities above this, it should be submitted to the Ministry of Environment and Natural Resources (MARN), the environmental documentation in order to obtain the response to determine that it is not required to elaborate an Environmental Impact Study, through an Environmental Permit Resolution to import and/or transport in the national territory. Legislative or administrative measures: Executive Decision No: 40 published in the Official Journal n°83, volume n°375 of 9 May 2007, Annex 1: List of Regulated Substances. Final decision on import Published: 06/2010 Legislative or administrative measures: Legal Notice No 52/ 2001, Customs Tariff Regulations. Final decision on import Published: 12/2004 Revised: 10/2008 Austria, Boligium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finaled, France, Germany, Ireland, France, Germany, Ireland, Hally, Lativa, Litunaia, Luxembourg, Malta*, Schoria, Spain, Sweden, United Kingdom of Great Bristian and Northern Ireland Northern Ireland Fortugal, Romania, Syonia, Spain, Sweden, United Kingdom of Great Bristian and Northern Ireland Final decision on import Published: 106/2010 Conditions for Import: Importer should obtain an import permit from the Environmental Protection Agency of Ghana containing Information including but on difficult in the Environmental Protection Agency of Ghana containing Information including but on difficult in the Environmental Protection Agency of Ghana containing Information including but	Republic of the Congo	5011/0195/AGRI/PE.EL/2012 of 16 Februar implementation of the Rotterdam Conventionall chemicals listed in Annex III of the Rotter	y 2012 concerning the n, Section V, Article 19: the use of	
Conditions for Import: Allow to import only subject to certain conditions El Salvador Final decision on import Conditions for Import: The import is allowed for 1kilogram of weight or volume, as quantity limits. Quantity limits: refers to less or equal amount, of weight or volume, which does not require the submission of environmental documentation. For quantities above this, it should be submitted to the Ministry of Environment and Natural Resoluctes (MARN), the environmental documentation in order to obtain the response to determine that It is not required to elaborate an Environmental Import Study, through an Environmental Permit Resolution to import and/or transport in the national territory. Legislative or administrative measures: Executive Decision No: 40 published in the Official Journal n°83, volume n°375 of 9 May 2007, Annex 1: List of Regulated Substances. Eritrea Final decision on import Published: 06/2010 Legislative or administrative measures: Legal Notice No 52/ 2001, Customs Tariff Regulations. European Union Member States: Legislative or administrative measures: It is prohibited to place on the market and use all forms of asbestos fibres and products containing them. The chemicals were banned by a series of regulatory actions dating from 1983, the latest of which is Commission Directive 1997/TEC (Official Journal of the European Communities (OJ) L207 of 6 August 1999, p18) adapting to technical progress for the sixth time Annex It to Council Directive 76/99/EEC relating to the approximation of the laws, regulations and administrative provisions of the Member States relating to restrictions on the marketing and use of certain dangerous substances and preparations. Ghana Final decision on import Published: 06/2010 Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States of the European Community (EC), which is a Party and whose import	Dominican Republic	Final decision on import	Published: 12/2009	consent under conditions
EI Salvador Final decision on import Conditions for Import: Allow to import only subject to certain conditions Final decision on import Conditions for Import: The import is allowed for 1kilogram of weight or volume, as quantity limits. Quantity limits: refers to less or equal amount, of weight or volume, which does not require the submission of environmental documentation. For quantities above this, it should be submitted to the Ministry of Environment and Natural Resources (MARN), the environmental documentation in order to obtain the response to determine that it is not required to elaborate an Environmental Impact Study, through an Environmental Permit Resolution to import and/or transport in the national territory. Legislative or administrative measures: Executive Decision No: 40 published in the Official Journal n°33, volume n°375 of 9 May 2007, Annex 1: List of Regulated Substances. Final decision on import Published: 06/2010 Legislative or administrative measures: Legal Notice No 52/ 2001, Customs Tariff Regulations. Final decision on import Published: 12/2004 Revised: 10/2008 Legislative or administrative measures: It is prohibited to place on the market and use all forms of asbestos fibres and products containing them. The hemicals were banned by a series of regulatory actions dating from 1983, the latest of which is Commission Directive 1999/77IEC (Official Journal of the European Communities (OJ) 1.207 of 6 August 1999, 138 adapting to technical progress for the sixth time Annex to Council Directive 76/76/EEC relating to the approximation of the laws, regulations and administrative provisions of the Member States relating to restrictions on the marketing and use of certain dangerous substances and preparations. Silvakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland Final decision on import Published: 06/2010 Conditions for Imports: Importer should obtain an import permit from the Environmental Protection Agency of Ghana containing information including	Ecuador	Interim decision on import		consent under
Conditions for Import: The import is allowed for 1kilogram of weight or volume, as quantity limits. Quantity limits: refers to less or equal amount, of weight or volume, which does not require the submission of environmental documentation. For quantities above this, it should be submitted to the Ministry of Environment and Natural Resources (MARN), the environmental documentation in order to obtain the response to determine that it is not required to elaborate an Environmental Impact Study, through an Environmental Permit Resolution to import and/or transport in the national territory. Legislative or administrative measures: Executive Decision No: 40 published in the Official Journal n°83, volume n°375 of 9 May 2007, Annex 1: List of Regulated Substances. Final decision on import Published: 06/2010 no consent Legislative or administrative measures: Legal Notice No 52/ 2001, Customs Tariff Regulations. European Union Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Final decision on import Published: 12/2004 market and use all forms of asbestos fibres and products containing them. The chemicals were banned by a series of regulatory actions dating from 1983, the latest of which is Commission Directive 1999/7/EC (Official Journal of the European Communities (OJ) L207 of 6 August 1999, p18) adapting to technical progress for the sixth time Annex I to Council Directive 76/799/EEC relating to the approximation of the laws, regulations and administrative provisions of the Member States relating to restrictions on the marketing and use of certain dangerous substances and preparations and administrative provisions of the Member States relating to restrictions on the marketing and use of certain dangerous substances and preparations and administrative provisions of the Member States relating to restrictions on the marketing and use of certain dangerous substances and preparations and administrative provisions of the European Community (EC), which is a Party and whose import respons		Conditions for Import: Allow to import only		
Conditions for import: 1ne import is allowed for fixinggram of weight or volume, as quantity limits: refers to less or equal amount, of weight or volume, which does not require the submission of environmental documentation. For quantities above this, it should be submitted to the Ministry of Environment and Natural Resources (MARN), the environmental documentation in order to obtain the response to determine that it is not required to elaborate an Environmental Impact Study, through an Environmental Permit Resolution to import and/or transport in the national territory. Legislative or administrative measures: Executive Decision No: 40 published in the Official Journal n°83, volume n°375 of 9 May 2007, Annex 1: List of Regulated Substances. Eritrea Final decision on import Published: 06/2010 Legislative or administrative measures: Legal Notice No 52/ 2001, Customs Tariff Regulations. European Union Member States: Austria, Beiglum, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Lativa, Lithuania, Lithuania, Luxembourg, Malta**, Industria, Lithuania, Luxembourg, Malta**, Letherlands, Poland, Portugal, Romania, Stowakia, Slovenia, Spain, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland Monthern Ireland Final decision on import Published: 06/2010 Conditions for Import: Importer should obtain an import permit from the Environmental Protection Agency of Ghana containing Information including but not limited to:	El Salvador	Final decision on import	Published: 06/2009	consent under
Eritrea Final decision on import Legislative or administrative measures: Legal Notice No 52/ 2001, Customs Tariff Regulations. Final decision on import Published: 12/2004 Revised: 10/2008 Legislative or administrative measures: It is prohibited to place on the Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Frinland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland Final decision on import Published: 12/2004 Revised: 10/2008 Legislative or administrative measures: It is prohibited to place on the market and use all forms of asbestos fibres and products containing them. The chemicals were banned by a series of regulatory actions dating from 1983, the latest of which is Commission Directive 1999/77/EC (Official Journal of the European Communities (OJ) L207 of 6 August 1999, p18) adapting to technical progress for the sixth time Annex I to Council Directive 76/769/EEC relating to the approximation of the laws, regulations and administrative provisions of the Member States relating to restrictions on the marketing and use of certain dangerous substances and preparations. **: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States Final decision on import Published: 06/2010 Conditions Consent under Conditions		volume, as quantity limits. Quantity limits: refers to less or equal amount, of weight or volume, which does not require the submission of environmental documentation. For quantities above this, it should be submitted to the Ministry of Environment and Natural Resources (MARN), the environmental documentation in order to obtain the response to determine that It is not required to elaborate an Environmental Impact Study, through an Environmental Permit Resolution to import and/or transport in the national territory.		Conditions
Legislative or administrative measures: Legal Notice No 52/ 2001, Customs Tariff Regulations. European Union Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland Final decision on import Published: 12/2004 Revised: 10/2008 Legislative or administrative measures: It is prohibited to place on the market and use all forms of asbestos fibres and products containing them. The chemicals were banned by a series of regulatory actions dating from 1983, the latest of which is Commission Directive 1999/77/EC (Official Journal of the European Communities (OJ) L207 of 6 August 1999, p18) adapting to technical progress for the sixth time Annex I to Council Directive 76/769/EEC relating to the approximation of the laws, regulations and administrative provisions of the Member States relating to restrictions on the marketing and use of certain dangerous substances and preparations. **: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States Final decision on import Published: 06/2010 Conditions for Import: Importer should obtain an import permit from the Environmental Protection Agency of Ghana containing information including but not limited to:			ne n°375 of 9 May 2007, Annex 1:	
European Union Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finaland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland Change Final decision on import Published: 12/2004 Revised: 10/2008 Revised: 10/2008 Legislative or administrative measures: It is prohibited to place on the market and use all forms of asbestos fibres and products containing them. The chemicals were banned by a series of regulatory actions dating from 1983, the latest of which is Commission Directive 1999/77/EC (Official Journal of the European Communities (OJ) L207 of 6 August 1999, p18) adapting to technical progress for the sixth time Annex I to Council Directive 76/769/EEC relating to the approximation of the laws, regulations and administrative provisions of the Member States relating to restrictions on the marketing and use of certain dangerous substances and preparations. ***: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States Final decision on import Published: 06/2010 Conditions **Consent under Conditions Conditions for Import: Importer should obtain an import permit from the Environmental Protection Agency of Ghana containing information including but	Eritrea	Final decision on import	Published: 06/2010	no consent
Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland Wends and seeds and products containing them. The chemicals were banned by a series of regulatory actions dating from 1983, the latest of which is Commission Directive 1999/77/EC (Official Journal of the European Communities (OJ) L207 of 6 August 1999, p18) adapting to technical progress for the sixth time Annex I to Council Directive 76/769/EEC relating to the approximation of the laws, regulations and administrative provisions of the Member States relating to restrictions on the marketing and use of certain dangerous substances and preparations. ***: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States Ghana Final decision on import Conditions for Import: Importer should obtain an import permit from the Environmental Protection Agency of Ghana containing information including but not limited to:		_	Legal Notice No 52/ 2001,	
Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland Ghana Legislative or administrative measures: It is prohibited to place on the market and use all forms of asbestos fibres and products containing them. The chemicals were banned by a series of regulatory actions dating from 1983, the latest of which is Commission Directive 1999/77/EC (Official Journal of the European Communities (OJ) L207 of 6 August 1999, p18) adapting to technical progress for the sixth time Annex I to Council Directive 76/769/EEC relating to the approximation of the laws, regulations and administrative provisions of the Member States relating to restrictions on the marketing and use of certain dangerous substances and preparations. ***: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States Ghana Final decision on import Conditions for Import: Importer should obtain an import permit from the Environmental Protection Agency of Ghana containing information including but not limited to:	European Union	Final decision on import	Published: 12/2004	no consent
Conditions for Import: Importer should obtain an import permit from the Environmental Protection Agency of Ghana containing information including but not limited to:	Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland	Legislative or administrative measures: It is prohibited to place on the market and use all forms of asbestos fibres and products containing them. The chemicals were banned by a series of regulatory actions dating from 1983, the latest of which is Commission Directive 1999/77/EC (Official Journal of the European Communities (OJ) L207 of 6 August 1999, p18) adapting to technical progress for the sixth time Annex I to Council Directive 76/769/EEC relating to the approximation of the laws, regulations and administrative provisions of the Member States relating to restrictions on the marketing and use of certain dangerous substances and preparations. **: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in		
Environmental Protection Agency of Ghana containing information including but not limited to:	Ghana	Final decision on import	Published: 06/2010	consent under
Occasion of the colored to be to the first		Environmental Protection Agency of Ghana not limited to:	containing information including but	conditions

-Sources of chemical (exporting country)

-End uses of the chemical within Ghana.

Legislative or administrative measures: Environmental Protection Agency Act, 1994 (Act. 490)

Guinea

Interim decision on import

Published: 12/2005

consent under conditions

Conditions for Import: The conditions are as follow:

- to address a written request in order to obtain the previous authorization for import, to the responsble autority elected by the minister of the environment (reference: Articles 6 and 10 of the decision A/2001/4785/MMGE/SGG of October 26, 2001, concerning article 8 of the D/97/287/ decree PRGSGG of 24 december 1997, stablishing the management and control of harmful and dangerous chemicals in Guinee Republic);
- to obtain a previous authorization to import, delivered by competent authority (reference: Article 5 of the decision A/2001/4785/MMGE/SGG 26 october 2001)
- asbestos actinolite only can be imported by industrials unities, mining industry, building constructions companies, electricity centrals and production and distribution centers, laboratories and research centers, etc, and this, for certain uses when the need is justify, since this product appears in order no. 57 of appendix II of the decision A/2001/4784/MMGE/SGG of October 26, 2001, making reference for application to articles 3, 4 and 5 of the D/97/287/PRG/SGG of December 24, 1997.
- importer obligation to present the stocks of import products once arrived at the terrestrial borders, maritime or air of the national territory, for a chemical and physical control by qualified agents of the service of the environment or by any other organization of control entitled for this procedure (reference: Article 12 of the decision A/2001/4785/MMGE/SGG of October 26, 2001.
- name, address of the competent authority from which the previous autorisation should be obtained:

M. le directeur national, Direction nationale de la prevention et de la lutte contre les pollutions et nuisances, Ministere de l'Environnement, BP 3118, Conakry, Republique de Guinee. Fax: (224) 46 85 46

Remarks: Differents forms of asbestos are used in Guinea among which the actinolita asbestos could exist and, particularly, in the industrial units, mining societies, real estate constructions, power stations and networks of production and electricity, distribution, laboratories and research centers, etc. Although this product is dangerous for the health and the environment, for economic reasons it would be used at the moment in the sectors of activities sus cites. Some existence of asbestos remainders that can contain asbestos physically exists or has been hidden in some electrical power stations and mining societies, thus it is a potential danger for the workers of these sectors of activities, the workers of the informal sector and even the populations that are exposed to these dangerous and bad known products and all the implications of risks and dangers for their health, their families and to the environment. Before this situation, and awaiting the final decision concernign the actinolita asbestos, the Government, with the purpose of reducing the field of use of this dangerous product and reducing the exhibition of the populations, workers and workers of the different sectors of activities, decided to classify this product in the national list of severely restricted chemicals (Annexed II of the A/2001/4784/decision MMGE/SGG of 26 October 2001.

Statement of active consideration: Any actinolita asbestos import can be done without previous autorisation of the environment service and the competent authority properly approuved by the environment minister (ref Articles 1 and 5 of decision A/2001/4785/MMGE/26 SGG october 2001. The approximate period until the adoption of a final decision is not defined.

Guinea-Bissau

Final decision on import

Published: 12/2010

no consent

Guyana

Final decision on import

Published: 12/2007

no consent

Legislative or administrative measures: Administrative decision of the Pesticides and Toxic Chemicals Control Board. The product is not registered nor has any application for registration been received for this product.

India

Final decision on import

Published: 12/2005

consent under conditions

Conditions for Import: The import would be allowed subject to obtaining licence for imports from the Government.

Remarks: It is clarified that registration of Pesticides and their formulation is mandatory under 'The Insecticides Act'. No such registration is required for industrial chemicals.

Legislative or administrative measures: This is published in ITC (HS)

	classification of Export-Import items issued	vide notirication No 03/2004-09, 31	
	August 2004.		
Iran (Islamic	Final decision on import	Published: 12/2008	no consent
Republic of)	Legislative or administrative measures: A Environment Protection	A decree by the Supreme Council of	
Israel	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: F Ordonance, 2010.	Proposed legislation for Asbest	
 Jamaica	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: A of a permit to import.	Administrative measure - no issue	
Japan	Final decision on import	Published: 12/2009	consent under
	Conditions for Import: Allowed use (import 1. Seal materials that is used under a facilities of chemical industry 2. An insulation material for rocket management of the product ment of the product sequentially replace with other materials.	a specific condition in existing otors used for a missile produced in ioned above	conditions
	Legislative or administrative measures: The Industry Safety and Health Law		
Jordan	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: A issued in the Official Journal No. 4717 dted use and marketing of all forms of asbestos a materials. The total ban on this chemical wa		
Kuwait	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: E	Banned Decree No. 26/1995.	
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent
,	Legislative or administrative measures: 0 Kyrgyz Republic of on June 6, 2011 Number changes to the Ordinance of the Governmer 27, 2001 Number 376 On Measures for envi health from the adverse effects of certain ha	289 About entering additions and of the Kyrgyz Republic from July ronmental protection and public	
Lebanon	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: 0 Environment and the Minister of Public Heal		
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: It is prohibited: a. to use actinolite; b. to place preparations and articles containing actinolite on the market; c. to export preparations and articles containing actinolite.		
	(Swiss Ordinance on Risk Reduction related dangerous Substances, Preparations and A		
Madagascar	Final decision on import	Published: 06/2012	no consent
-		Revised: 01/2012	
Malawi	Interim decision on import	Published: 06/2010	no consent

	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: Actinolite, Anthophyllite and Tremolite will b Customs (Prohibition of Import) Order and Order, under the Customs Act 1967.		
Mauritius	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: have been listed as prohibited under the Da 2004		
Mexico	Final decision on import	Published: 12/2007	consent under
	Conditions for Import: The asbestos is ge that establishes the classification and codifi subject to regulation from the dependencies commission for the control of the process at toxic chemicals. The asbestos fibers includ Mexico. In prohibition process.	cation of woods which import is that integrate the intersectarial nd use of pesticides, fertilizers and	conditions
	Legislative or administrative measures: classification and codification of woods which from the dependencies that integrate the integrate the process and use of pesticides Published in the official bulletin of the federal section) 174.	ch import is subject to regulation tersectarial commission for the , fertilizers and toxic chemicals.	
New Zealand	Interim decision on import	Published: 06/2005	consent
	Remarks: There is no domestic manufacture of any form or asbestos in New Zealand. Actinolite asbestos can be legally imported.		
Nicaragua	Interim decision on import	Published: 06/2010	consent
Norway	Final decision on import	Published: 12/2004	no consent
· · · · · · · · · · · · · · · · · · ·	Legislative or administrative measures: Regulations concerning Asbestos (order no 235) laid down 15 August 1991 in pursuance of the Act relating to Worker Protection and Working Environment and the Product Control Act.		
-	(order no 235) laid down 15 August 1991 in	pursuance of the Act relating to	no consent
•	(order no 235) laid down 15 August 1991 in	pursuance of the Act relating to	no consent
	(order no 235) laid down 15 August 1991 in Worker Protection and Working Environmer	pursuance of the Act relating to nt and the Product Control Act. Published: 06/2008 It is based on the unified Customs	
Oman Panama	(order no 235) laid down 15 August 1991 in Worker Protection and Working Environment Final decision on import Legislative or administrative measures: law of the Gulf Cooperation Council, and the	pursuance of the Act relating to nt and the Product Control Act. Published: 06/2008 It is based on the unified Customs	
Oman	(order no 235) laid down 15 August 1991 in Worker Protection and Working Environment Final decision on import Legislative or administrative measures: law of the Gulf Cooperation Council, and the and Climate Affairs.	Published: 06/2008 It is based on the unified Customs e Law of Ministry of Environment Published: 12/2010 ion n° 50 of June 23, 1999 which nent, storage and transport of 002 published in Official Gazette n° lative mesure, established at its fifth restricted in at least four States, will	no consent
Oman	(order no 235) laid down 15 August 1991 in Worker Protection and Working Environment Final decision on import Legislative or administrative measures: law of the Gulf Cooperation Council, and the and Climate Affairs. Final decision on import Conditions for Import: Pursuant to resolut approuves the health rules for the manager asbestos in the Republic of Panama. Executive Decree n° 305 of September 4, 2 24634 29 September 2002, a national legislarticle: "All substances banned or severely also be banned in our country". The substances	Published: 06/2008 It is based on the unified Customs e Law of Ministry of Environment Published: 12/2010 ion n° 50 of June 23, 1999 which nent, storage and transport of 002 published in Official Gazette n° lative mesure, established at its fifth restricted in at least four States, will	no consent consent under
Oman Panama	(order no 235) laid down 15 August 1991 in Worker Protection and Working Environment Final decision on import Legislative or administrative measures: law of the Gulf Cooperation Council, and the and Climate Affairs. Final decision on import Conditions for Import: Pursuant to resolut approuves the health rules for the manager asbestos in the Republic of Panama. Executive Decree n° 305 of September 4, 2 24634 29 September 2002, a national legislarticle: "All substances banned or severely also be banned in our country". The substant to this executif decree.	Published: 06/2008 It is based on the unified Customs e Law of Ministry of Environment Published: 12/2010 It is based on the unified Customs e Law of Ministry of Environment Published: 12/2010 It is based on the unified Customs e Law of Ministry of Environment Published: 12/2010 It is based on the unified Customs e Law of Ministry of Environment Published: 12/2010 It is based on the unified Customs e Law of Ministry of Environment Published: 12/2010 Published: 06/2011 Law n° 29662 bans amphibole	no consent consent under conditions
Oman Panama	(order no 235) laid down 15 August 1991 in Worker Protection and Working Environment Final decision on import Legislative or administrative measures: law of the Gulf Cooperation Council, and the and Climate Affairs. Final decision on import Conditions for Import: Pursuant to resolut approuves the health rules for the manager asbestos in the Republic of Panama. Executive Decree n° 305 of September 4, 2 24634 29 September 2002, a national legis article: "All substances banned or severely also be banned in our country". The substant to this executif decree. Final decision on import Legislative or administrative measures:	Published: 06/2008 It is based on the unified Customs e Law of Ministry of Environment Published: 12/2010 It is based on the unified Customs e Law of Ministry of Environment Published: 12/2010 It is based on the unified Customs e Law of Ministry of Environment Published: 12/2010 It is based on the unified Customs e Law of Ministry of Environment Published: 12/2010 It is based on the unified Customs e Law of Ministry of Environment Published: 12/2010 Published: 06/2011 Law n° 29662 bans amphibole	no consent consent under conditions
Oman Panama Peru	(order no 235) laid down 15 August 1991 in Worker Protection and Working Environment Final decision on import Legislative or administrative measures: law of the Gulf Cooperation Council, and the and Climate Affairs. Final decision on import Conditions for Import: Pursuant to resolut approuves the health rules for the manager asbestos in the Republic of Panama. Executive Decree n° 305 of September 4, 2 24634 29 September 2002, a national legis article: "All substances banned or severely also be banned in our country". The substant to this executif decree. Final decision on import Legislative or administrative measures: asbestos and regulates the use of chrysotiles.	Published: 06/2008 It is based on the unified Customs e Law of Ministry of Environment Published: 12/2010 ion n° 50 of June 23, 1999 which nent, storage and transport of lative mesure, established at its fifth restricted in at least four States, will nee friable asbestos n°81 of annex I Published: 06/2011 Law n° 29662 bans amphibole e asbestos published on 09/02/2011 Published: 12/2005	no consent consent under conditions

Moldova

Final decision on import Published: 12/2011 Serbia consent under conditions Conditions for Import: The Production, placing on the market and use of these fibres and of articles containing these fibres is prohibited. 2. By the way of derogation form Paragraph 1 of this point placing on the market and use shall be allowed for: a) reinforced asbestos klingerit; b) asbestos graphite braids, which are necessary for functioning in conditions of extremely high temperature, pressure and aggressive mediums, until the technological process is changed or technological changes of the equipment in which they are used are conducted. Legislative or administrative measures: Severely restricted by Serbian Regulation on Bans and Restrictions of Production, Placing on the Market and Use of Chemicals which Represent Unacceptable Risk on Human Health and Environment ("Official Gazette RS", No 89/10) Final decision on import Published: 12/2004 no consent **Singapore** Revised: 10/2008 Legislative or administrative measures: Asbestos in the form of crocidolite, amosite, chrysotile and amphiboles and products containing these forms of asbestos are controlled as Hazardous Substances under the Environmental Protection and Management Act (EPMA) and its Regulations. Asbestos in the above forms and the products containing the above forms of asbestos have been banned from import for local use except for: asbestos products containing chrysotile other than roofing sheets, refuse chutes, ceiling boards, partition boards, fire barriers, doors, paints, cement, floor tiles and putty since 1989: asbestos in the form of chrysotile in any vehicle brake or clutch lining not installed in any vehicle if the packaging of the vehicle brake or clutch lining is affixed with the appropriate label or in any vehicle brake or clutch lining installed in any vehicle registered before 1st April 1995. South Africa Interim decision on import **Published: 06/2006** no consent Statement of active consideration: Draft regulations for banning production of and trading with all types of asbestos in the country were published on the 4 November 2005 and public comments currently under review before promulgation. **Switzerland** Final decision on import Published: 06/2010 no consent Legislative or administrative measures: It is prohibited: a. to use actinolite; b. to place preparations and articles containing actinolite on the market; c. to export preparations and articles containing actinolite. (Ordinance on Risk Reduction related to the Use of certain particularly dangerous Substances, Preparations and Articles of August 2005, Annex 1.6) Final decision on import Published: 06/2007 **Syrian Arab** no consent Republic Legislative or administrative measures: Ministerial committee decision No. 97/1/31 dated 6/2/2000 Ministerial committee decision headed by the Prime Minister. **Thailand** Interim decision on import Published: 12/2005 no consent Statement of active consideration: The draft decision to prohibit import, export, use of having in possession in the country has been submitted to Hazardous substances committee for consideration consent under The former Final decision on import Published: 06/2012 conditions Yugoslav Conditions for Import: 1. The Production, placing on the market and use of these fibres and of articles containing these fibres is prohibited. Republic of

Macedonia

By the way of derogation form Paragraph 1 of this point placing on the market and use shall be allowed for:

- a) reinforced asbestos klingerit;
- b) asbestos graphite braids,

which are necessary for functioning in conditions of extremely high

temperature, pressure and aggressive mediums, until the technological process is changed or technological changes of the equipment in which they are used are conducted.

Legislative or administrative measures: List on Bans and Restrictions of the use of chemicals (Official Gazette of RM 57/2011)

United Arab Emirates

Final decision on import

Published: 12/2013

no consent

Legislative or administrative measures: Actinolite asbestos is banned based on the Cabinet Decree No. (39) of 2006 banning the Import, Production and Use of Asbestos Boards in UAE.

United Republic of Tanzania

Interim decision on import

Published: 06/2005

consent under conditions

Conditions for Import: Under restriction - permission must be sought from the Registrar of industrial and consumer chemicals (Chief Government Chemist) prior to import.

Remarks: The new industrial and consumer chemicals legislation has recently entered into force. Comprehensive monitoring of types of chemicals, products and records is expected to be established under this legislation.

Statement of active consideration: Approximately 2 year before a final decision can be reached.

Uruguay

Final decision on import

Published: 06/2007

consent under conditions

Conditions for Import: The authorization should be requested from the Ministry of Public Health, who will extend it previous acceptation from the Comisión Honoraria de Trabajos Insalubres..." (Unhealthy Work Honorary Commission).

Legislative or administrative measures: Decision 154/002. Prohibition of asbestos.

It is banned the production and introduction into the national territory in all its forms and commerce of products that contains asbestos included under consigment 6811 and in item 6812.50.00.00 of MERCOSUR Common Nomenclature.

For the manufacture, introduction to the national territory under any form and asbestos commercialization or asbestos products, when it does not concerned those mentioned in the previous paragraph, an authorisation should be asked to the Ministry of Public Health.

Legislation can be consulted at:

http://www.dinama.gub.uy/discargas/decretos/Dec.154_02.pdf

Venezuela (Bolivarian Republic of)

Interim decision on import

Published: 06/2010

no consent

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Actinolite asbestos

CAS: 77536-66-4

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Marshall Islands	12/2005
Armenia	12/2005	Mauritania	12/2005
Benin	12/2005	Mongolia	12/2005
Bolivia	12/2005	Morocco	12/2011
Bosnia and Herzegovina	12/2007	Mozambique	12/2010
Botswana	06/2008	Namibia [•]	12/2005
Burundi	12/2005	Nepal	06/2007
Cambodia	12/2013	Niger	06/2006
Cameroon	12/2005	Nigeria	12/2005
Cabo Verde	06/2006	Pakistan	12/2005
Chad	12/2005	Paraguay	12/2005
Congo	12/2006	Philippines	12/2006
Costa Rica	12/2009	Republic of Korea	12/2005
Cote d´Ivoire	12/2005	Russian Federation	12/2011
Democratic People´s	12/2005	Rwanda	12/2005
Republic of Korea		Saint Vincent and the	06/2011
Djibouti	12/2005	Grenadines	
Dominica	06/2006	Samoa	12/2005
Equatorial Guinea	12/2005	Saudi Arabia	12/2005
Ethiopia	12/2005	Senegal	12/2005
Gabon	12/2005	Somalia	12/2010
Gambia	12/2005	Sri Lanka	06/2006
Georgia	06/2007	Sudan	12/2005
Guatemala	12/2010	Suriname	12/2005
Kazakhstan	06/2008	Togo	12/2005
Kenya	12/2005	Tonga	12/2010
Lao People's Democratic	06/2011	Trinidad and Tobago	06/2010
Republic		Uganda	12/2008
Lesotho	12/2008	Ukraine	12/2005
Liberia	12/2005	Viet Nam	12/2007
Libya	12/2005	Yemen	06/2006
Maldives	06/2007	Zambia	06/2011
Mali	12/2005		

Part 2 - Listing of all importing responses received from Parties

Final decision on import	Published: 06/2013	no consent	
"On substances and preparations", prohibing import, export and distribution in the Repu	its the manufacture, blic of Albania for substances		
Interim decision on import	Published: 06/2005	no consent	
Statement of active consideration: Revision of the present Pesticides Act, taking approximately 1 year.			
Final decision on import	Published: 12/2006	no consent	
Legislative or administrative measures: Resolution MS, NO.845/00 Published in the Congressional Record, October 17, 2000. Prohibits: production, importation, commercialization and use of Asbestos fibres Amphiboles forms (Crocidolites, Amosite, Actinolite, Tremolite, Anthophyllite) and products formulated on its basis.			
	Legislative or administrative measures "On substances and preparations", prohib import, export and distribution in the Repu included in Appendix II of this Law, Amosi Appendix. Interim decision on import Statement of active consideration: Revi taking approximately 1 year. Final decision on import Legislative or administrative measures Published in the Congressional Record, O Prohibits: production, importation, comme fibres Amphiboles forms (Crocidolites, Am	Final decision on import Legislative or administrative measures: Law No, 9108, dated 17,07,2003 "On substances and preparations", prohibits the manufacture, import, export and distribution in the Republic of Albania for substances included in Appendix II of this Law, Amosite asbestos fibers are part of this Appendix. Interim decision on import Published: 06/2005 Statement of active consideration: Revision of the present Pesticides Act, taking approximately 1 year. Final decision on import Published: 12/2006 Legislative or administrative measures: Resolution MS, NO.845/00 Published in the Congressional Record, October 17, 2000. Prohibits: production, importation, commercialization and use of Asbestos fibres Amphiboles forms (Crocidolites, Amosite, Actinolite, Tremolite,	

Australia Final decision on import

consent under conditions

Conditions for Import: Import prohibited for uses that would contravene State, Territory or Commonwealth legislation. All forms of amphibole asbestos are severely restricted in Australia. Please note the following:

Published: 12/2004

The Australia wide ban on all new uses of asbestos and materials containing asbestos starts today (31 December 2003).

It will be illegal under the laws of each state and territory to use, reuse or sell any products containing asbestos, including automotive brake pads and gaskets

The same prohibition applies in the Australian government sector and it will be complemented by a Customs regulation banning imports and exports.

The ban does not apply to asbestos products and materials that are already in place. But when they are replaced, non-asbestos alternatives must be used.

Any stockpiles of asbestos-containing products must be safely disposed of under the applicable state and territory regulations.

The few exemptions to the ban are restricted in scope and will operate for a limited time. They only apply where there are much greater risks to safety is asbestos is not used. Protection for exposure is still required in these cases.

For more information, visit the latest news on NOHSC's website at www.nohsc.gov.au.

Legislative or administrative measures:

- 1) Work Health (Occupational Health and Safety) Regulations 2003 and Schedule 7 Prohibited Substances under the Work Health Act 2002 (Northern Territory)
- 2) Workplace Health and Safety Regulation Amended Regulation (No. 4) 2003 and Schedule 7 Prohibited Substances under the Work Health Act 1995 (Queensland)
- 3) Occupational Health and Safety (Chrysotile Asbestos) Variation Regulations 2003 under the Occupational Health and Safety and Welfare Act 1986 (South Australia)
- 4) Workplace Health and Safety Regulations 1988 under the Workplace Health and Safety Act 1995 (Tasmania)
- 5) Occupational Health and Safety (Asbestos) Regulations 2003 under the Occupational Health and Safety Action 1985 and the Dangerous Goods Act 1985 (Victoria)
- 6) Occupational Health and Safety Regulations 1996 (Western Australia)
- 7) Health (Asbestos) Regulations 1992 (Western Australia)
- 8) Occupational Health and Safety Regulation 2001 Sec 163 (New South Wales)
- 9) Occupational Health and Safety (Maritime Industry) (National Standards) Regulations 2003 under the Occupational Health and Safety (Maritime

Industry) Act 1993

- 10) Customs (Prohibited Imports) Regulations 1956
- 11) Customs (Prohibited Exports) Regulations 1958
- 12) National Model Regulations for the Control of Workplace Hazardous Substances (National Occupational Health and Safety Commission: 1004(1994) Schedule 2 - Substances prohibited for specific uses.

The importation into Australia of amphibole asbestos or goods containing amphibole asbestos is prohibited unless under conditions specified in the Customs (Prohibited Imports) Regulstiona 1956 are met. Responsible institution or authority would be specified for each State or Territory. Initial contact for queries should be to Australia's DNA for industrial chemicals.

Belize

Final decision on import

Published: 12/2009

no consent

Legislative or administrative measures: Environmental Protection Act, Schedule of Hazardous Substances, Part I, Subpart A.

Brazil

Final decision on import

Published: 12/2004

no consent

Legislative or administrative measures: Law No. 9.055 of 1 July 1995 prohibits extraction, production, use and trade of the chemicals amosite, actinolite, anthophyllite, crocidolite and trmolite asbestos, as well as products containing such minerals.

Burkina Faso

Final decision on import

Published: 06/2006

no consent

Legislative or administrative measures: Law no. 005/97/30 ADP January 1997, which stablishes an Environment Code in Burkina Faso. Decree n.97-039/PRES/P.m.MCIA of 04 February 1998, which prohibits the manufacture, transformation, commercialised imports and the use of construction equipments with asbestos in Burkina Faso.

Canada

Final decision on import

Published: 06/2012

consent under conditions

Conditions for Import: An asbestos consumer product that contains amosite asbestos and that is set out in column 1 of the table may be imported if it meets the requirements set out in column 2.

A consumer product is defined as a product, including its components, parts or accessories, that may reasonably be expected to be obtained by an individual to be used for non-commercial purposes, including for domestic, recreational and sports purposes, and includes its packaging.

Column 1

Column 2 Requirements

Non-crocidolite asbestos products A textile fibre consumer product that is (a) The consumer product provides worn on the person

protection from fire or heat hazards. (b) A person who uses the consumer product in a reasonably foreseeable manner cannot come into contact with

product.

A consumer product that is used by a child in learning or play Drywall joint cement or compound, or spackling or patching compound, that is from the consumer product during its used in construction, repair or renovation

Asbestos cannot become separated from the consumer product.

airborne asbestos from the consumer

Asbestos cannot become separated post-manufacture preparation, application or removal.

A consumer product that is applied by spraying

(a) The asbestos is encapsulated with a binder during spraying. (b) The materials that result from the spraying are not

friable after drying.

Import of the following amosite consumer products is prohibited:

- (a) a consumer product for use in modeling or sculpture.
- (b) a consumer product for use in simulating ashes or embers.
- (c) a consumer product that is composed entirely of asbestos.

Legislative or administrative measures: The Asbestos Products Regulations (SOR/2007-260) (http://laws-lois.justice.gc.ca/eng/acts/C-1.68/index.html) applies to the import, advertising and sale of consumer products that contain asbestos. The import of a consumer product containing asbestos is permitted subject to the conditions of the CCPSA and its Regulations.

Chile Final decision on import

Published: 12/2005

no consent

Remarks: Supreme Decree Not 656 of 2000, that prohibits asbestos use in indicated products, establishes as follow:

- 1. The use of crocidolite is prohibited in absolute form and without exceptions.
- 2. The use of all type of asbestos in construction equipment is prohibited in absolute form and without exceptions
- 3. The asbestos use will be only authorized, by Express Sanitary Resolution, in fabrication of products or elements that are not construction equipment and that is not crocidolita, when the interested part demonstrates that it does not exist any tecnic nor economic feasibility that allows to replace it in a especific use by another material.

China Final decision on import

Published: 06/2008 no consent

Revised: 10/2008

Legislative or administrative measures: Catalogue of Outdated Production Capacity, Technologies and Products to be Phased out (Batch 3). (Enacted by the State Economic and Trade Commission as Decree No. 32, and came into force on July 1, 2002)

The complete name and address of the institution/authority responsible for issuing this national legislative or administrative measure: State Economic & Trade Commission (It has already turned into National Development and Reform ommission), No. 38 Yuetan Nanjie, Beijing 100824, China

 Additional information related to Hong Kong Special Administrative Region (HKSAR) related to the import response for Annex III chemicals:

Published: 12/06/2009;

Final decision on import: No consent to import.

Ban on import and sale in Air Pollution Control Ordinance (CAP. 311).

Colombia Final decision on import

Published: 12/2013

no consent

Revised: 08/2013

Legislative or administrative measures: Resolution 007 of 2011, which adopts the Health and Safety Regulation on Chrysotile fibers and other similar use . 3.1. Exposure Limits. 3.1.1. Type of asbestos management and limitation. a) The only type of asbestos allowed for industrial or commercial use, is chrysotile or white asbestos, b) use of any variety of amphibole asbestos is prohibited c) application of friable chrysotile form or spray is prohibited.

Cook Islands

Final decision on import

Published: 06/2006

no consent

Croatia Final decision on import

Published: 06/2010

no consent

Legislative or administrative measures: List of Banned and Restricted Substances - Official Gazette

Cuba Final decision on import

Published: 12/2008

no consent

Legislative or administrative measures: The national decision was adopted and disseminated to interested parties, under the powers conferred to the Designated National Authority for industrial chemicals, as part of the implementation at the national level of the PIC procedure (Resolution 159/1995 of Ministry of Science, Technology and Environment on the national implementation of the PIC procedure).

National decision entered into force under Resolution 96/2004 of the Ministry of Science, Technology and Environment.

Democratic	Final decision on import	Published: 06/2012	no consent	
Republic of the Congo	Legislative or administrative measures: 05011/0195/AGRI/PE.EL/2012 of 16 Februar implementation of the Rotterdam Conventio all chemicals listed in Annex III of the Rotter DRC.			
Dominican	Interim decision on import	Published: 06/2008	consent under	
Republic	Conditions for Import: The imports are sull authorization, the imports for construction at before proceeding to the importation, will has Secretariat to require an authorization in acceptance V.	re prohibited. The companies, ave to notify the Environment State	conditions	
Ecuador	Interim decision on import	Published: 06/2013	consent under	
		Revised: 04/2013	conditions	
	Conditions for Import: Allow to import only	subject to certain conditions		
El Salvador	Final decision on import	Published: 06/2009	consent under	
	Conditions for Import: The import is allow volume, as quantity limits. Quantity limits: re weight or volume, which does not require th documentation. For quantities above this, it of Environment and Natural Resources (MA documentation in order to obtain the respon required to elaborate an Environmental Imp Environmental Permit Resolution to import a territory.	efers to less or equal amount, of e submission of environmental should be submitted to the Ministry IRN), the environmental use to determine that It is not act Study, through an	conditions	
	Legislative or administrative measures: I published in the Official Journal n°83, volum List of Regulated Substances.			
Eritrea	Final decision on import	Published: 06/2010	no consent	
	Legislative or administrative measures: Customs Tariff Regulations	Legal Notice No 52/ 2001,		
European Union	Final decision on import	Published: 12/2004	no consent	
Member States:		Revised: 10/2008		
Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland	blic, market and use all forms of asbestos fibres and products containing them. The chemicals were banned by a series of regulatory actions dating from 1983, the latest of which is Commission Directive 1999/77/EC (Official Journal of the European Communities (OJ) L207 of 6 August 1999, p18) adapting to technical progress for the sixth time Annex I to Council Directive 76/769/EEC relating to the approximation of the laws, regulations and administrative provisions of the Member States relating to restrictions on the marketing and use of certain dangerous substances and preparations.			
	European Community (EC), which is a Party accordance with EC legislation, cover all its	y and whose import responses, in Member States		
Ghana	Interim decision on import Conditions for Import: The importer should Environmental Protection Agency of Ghana not limited to: Quantity of chemical to be imported.	containing information including but	consent under conditions	

Quantity of chemical to be imported;

Source of chemical (Exporting country) End use(s) of the chemical within Ghana

Statement of active consideration: A survey needs to be conducted to determine if the chemical is currently being used in Ghana or if it would be required in the country in the future and for what purpose. The time required before a final decision can be reached is approximately one year.

Guinea

Interim decision on import

Published: 12/2005

consent under conditions

Conditions for Import: The conditions are as follow:

- -to address a written request in order to obtain the previous authorization for import, to the responsble autority elected by the minister of the environment (reference: Articles 6 and 10 of the decision A/2001/4785/MMGE/SGG of October 26, 2001, concerning article 8 of the D/97/287/ decree PRGSGG of 24 december 1997, stablishing the management and control of harmful and dangerous chemicals in Guinee Republic);
- to obtain a previous authorization to import, delivered by competent authority (reference: Article 5 of the decision A/2001/4785/MMGE/SGG 26 october 2001)
- asbestos amosite only can be imported by industrials unities, mining industry, building constructions companies, electricity centrals and production and distribution centers, laboratories and research centers, etc, and this, for certain uses when the need is justify, since this product appears in order no. 57 of appendix II of the decision A/2001/4784/MMGE/SGG of October 26, 2001, making reference for application to articles 3, 4 and 5 of the D/97/287/PRG/SGG of December 24, 1997.
- importer obligation to present the stocks of import products once arrived at the terrestrial borders, maritime or air of the national territory, for a chemical and physical control by qualified agents of the service of the environment or by any other organization of control entitled for this procedure (reference: Article 12 of the decision A/2001/4785/MMGE/SGG of October 26, 2001.
- name, address of the competent authority from which the previous autorisation should be obtained:

M. le directeur national, Direction nationale de la prevention et de la lutte contre les pollutions et nuisances, Ministere de l'Environnement, BP 3118, Conakry, Republique de Guinee. Fax (224) 46 85 46

Remarks: Differents forms of asbestos are used in Guinea among which the amosite asbestos could exist and, particularly, in the industrial units, mining societies, real estate constructions, power stations and networks of production and electricity, distribution, laboratories and research centers, etc. Although this product is dangerous for the health and the environment, for economic reasons it would be used at the moment in the sectors of activities sus cites. Some existence of asbestos remainders that can contain asbestos physically exists or has been hidden in some electrical power stations and mining societies, thus it is a potential danger for the workers of these sectors of activities, the workers of the informal sector and even the populations that are exposed to these dangerous and bad known products and all the implications of risks and dangers for their health, their families and to the environment. Before this situation, and awaiting the final decision concernign the actinolita asbestos, the Government, with the purpose of reducing the field of use of this dangerous product and reducing the exhibition of the populations, workers and workers of the different sectors of activities, decided to classify this product in the national list of severely restricted chemicals (Annexed II of the A/2001/4784/decision MMGE/SGG of 26 October 2001.

Statement of active consideration: Any amosita asbestos import can be done without previous autorisation of the environment service and the competent authority properly approuved by the environment minister (ref Articles 1 and 5 of decision A/2001/4785/MMGE/26 SGG october 2001. The approximate period until the adoption of a final decision is not defined.

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Final decision on import

Published: 12/2010

no consent

Guyana

Final decision on import

Published: 12/2007

no consent

Legislative or administrative measures: Administrative decision of the Pesticides and Toxic Chemicals Control Board. The product is not registered nor has any application for registration been received for this product.

Conditions for Import: The import would be allowed subject to obtaining

India

Final decision on import

Published: 12/2005

consent under conditions

	licence for imports from the Government. Remarks: It is clarified that registration of Pesticides and their formulation is mandatory under 'The Insecticides Act'. No such registration is required for industrial chemicals.				
	Legislative or administrative measures: This is published in ITC (HS) classification of Export-Import items issued vide notirication No 03/2004-09, 31 August 2004.				
Iran (Islamic	Final decision on import	Published: 12/2008	no consent		
Republic of)	Legislative or administrative measures Environment Protection.	: A decree by the Supreme Council of			
Israel	Final decision on import	Published: 06/2012	no consent		
	Legislative or administrative measures: Proposed legislation for Asbest Ordonance, 2010				
Jamaica	Final decision on import	Published: 12/2005	no consent		
oamaroa	Legislative or administrative measures of a permit to import.				
Japan	Final decision on import Published: 12/2004		no consent		
-	Legislative or administrative measures: Industrial Health and Safety Law				
Jordan	Final decision on import	Published: 12/2005	no consent		
	Legislative or administrative measures 1993. A new decree by the Minister of Heat official journal No 4717 date 16/8/2005 whas bestos except for the use of tremolite, c which will continue to be formulated and u until 16/8/2006.				
Kuwait	Final decision on import	Published: 12/2008	no consent		
	Legislative or administrative measures	: Banned Decree No. 26/1995.			
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent		
	Legislative or administrative measures Kyrgyz Republic of on June 6, 2011 Numb changes to the Ordinance of the Governm 27, 2001 Number 376 On Measures for er health from the adverse effects of certain l				
Lebanon	Final decision on import	Published: 12/2007	no consent		
	Legislative or administrative measures Environment and the Minister of Public He				
Liechtenstein	Final decision on import	Published: 06/2010	no consent		
	Legislative or administrative measures a. to use amosite; b. to place preparations and articles conta c. to export preparations and articles conta				
	(Swiss Ordinance on Risk Reduction relations and dangerous Substances, Preparations and				
Madagascar	Final decision on import	Published: 06/2012	no consent		
Malaysia	Final decision on import	Published: 12/2006	no consent		
	Legislative or administrative measures: These Chemicals (Amosite, Actinolite, Anthophyllite and Tremolite will be listed under the First Schedule of Customs (Prohibition of Import) Order and Customs (Prohibition of Export) Order, under the Customs Act 1967.				

Mauritius	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures have been listed as prohibited under the D 2004		
Mexico	Final decision on import	Published: 12/2007	consent unde
	Conditions for Import: The asbestos is g that establishes the classification and codi subject to regulation from the dependencie commission for the control of the process toxic chemicals. The asbestos fibers inclu Mexico. In prohibition process.	conditions	
	Legislative or administrative measures classification and codification of woods wh from the dependencies that integrate the in control of the process and use of pesticide Published in the official bulletin of the fede section) 174.		
New Zealand	Final decision on import	Published: 06/2006	no consent
	Remarks: There is no domestic manufacture of any form of asbestos in New Zealand. Legislative or administrative measures: Amosite and crocidolite are subject to Customs Import Prohibition Order 2005; Customs and Excise Act 1996. Raw fibre covered by the Hazardous Substances and New Organisms Act 1996 (HSNO)		
Nicaragua	Interim decision on import	Published: 06/2010	consent under
Norway	Final decision on import	Published: 12/2004	no consent
y	Legislative or administrative measures (order no 235) laid down 15 August 1991 i Worker Protection and Working Environme		
Oman	Final decision on import	Published: 06/2008	no consent
	Legislative or administrative measures law of the Gulf Cooperation Council and la Climate Affairs.		
Panama	Final decision on import	Published: 12/2010	consent under
	Conditions for Import: Pursuant to resolution approuves the health rules for the manage asbestos in the Republic of Panama.	conditions	
	Executive Decree no 305 of September 4, 24634 29 September 2002, a national legi article: "All substances banned or severel also be banned in our country". The substate to this executif decree.		
Peru	Final decision on import	Published: 06/2011	no consent
	Legislative or administrative measures asbestos and regulates the use of chrysot		
Qatar	Final decision on import	Published: 12/2010	no consent
	Legislative or administrative measures: Ministry of environment to perform all the tasks and actions to protect the environment in the country, according to the law No. 30 of 2002 Article (26), prohibiting the import or handling or transport of hazardous materials, without authorization from the competent administrative authority, and article (29) of law No. 30 of 2002 prohibites the use of pesticides or other chemical compounds for agriculture, public health or		

other purposes. But after taking into account the requirements and checks and balances defined by the regulations, to ensure that human, animal or plant or watercourses or other components of the environment directly or indirectly on the spot or future adverse impacts of pesticides or chemical compounds.

Republic of Moldova	Interim decision on import	Published: 06/2012	no consent
Serbia	Final decision on import	Published: 12/2011	consent under
	Conditions for Import: The Production, pl these fibres and of articles containing these fibres is prohibited 2. By the way of derogation form Paragraph market and use shall be allowed for: a) reinforced asbestos klingerit; b) asbestos graphite braids, which are necessary for functioning in conceedable temperature, pressure and aggressive means process is changed or technological changes they are used are conducted. Legislative or administrative measures: Regulation on Bans and Restrictions of Proplacing on the Market and Use of Chemical Risk	conditions	
	on Human Health and Environment ("Offici		
Singapore	Final decision on import	Published: 12/2004 Revised: 10/2008	no consent
	amosite, chrysotile and amphiboles and preasbestos are controlled as Hazardous Sub Protection and Management Act (EPMA) a Asbestos in the above forms and the produasbestos have been banned from import for asbestos products containing chr refuse chutes, ceiling boards, partition boar cement, floor tiles and putty since 1989: asbestos in the form of chrysotile not installed in any vehicle if the packaging is affixed with the appropriate label or in an installed in any vehicle registered before 1st		
South Africa	Interim decision on import Statement of active consideration: Draft of and trading with all types of asbestos in November 2005 and public comments currepromulgation.	no consent	
Switzerland	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: a. to use amosite; b. to place preparations and articles contain c. to export preparations and articles conta (Ordinance on Risk Reduction related to the dangerous Substances, Preparations and A		
Syrian Arab	Final decision on import	Published: 06/2007	no consent
Republic	Legislative or administrative measures: 97/1/31 dated 6/2/2000 Ministerial committee decision was taken b		
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Hazardous Substances. In this list, asbestos has been identified as type r

	hazardous substance, which the productior possession is prohibited.	ı, ιπιροπ, export or naving in		
The former	Final decision on import	Published: 06/2012	consent unde	
Yugoslav Republic of	Conditions for Import: 1. The Production, these fibres and of articles containing these	conditions		
Macedonia	By the way of derogation form Paragraph 1 and use shall be allowed for: a) reinforced asbestos klingerit; b) asbestos graphite braids, which are necessary for functioning in cond temperature, pressure and aggressive med is changed or technological changes of the are conducted.			
	Legislative or administrative measures: use of chemicals (Official Gazette of RM <i>57</i>			
United Arab	Final decision on import	Published: 12/2013	no consent	
Emirates	Legislative or administrative measures: on the Cabinet Decree No. (39) of 2006 bar Use of Asbestos Boards in UAE.			
United Republic	Interim decision on import	Published: 06/2005	consent und	
of Tanzania	Conditions for Import: Under restriction - Registrar of industrial and consumer chemi prior to import. Remarks: The new industrial and consume entered into force. Comprehensive monitor and records is expected to be established to Statement of active consideration: Appro decision can be reached.			
Uruguay	Final decision on import	Published: 12/2006	consent under	
	Conditions for Import: The conditions defir An approval should be requested to the Minist to grant it with previous decision of the Honora	conditions		
	Legislative or administrative measures: the national territory is banned, all its forms ar products, packagings of asbestos or asbestos item 6812.26.00.00 of the Common Nomencla			
	For the manufacturing sector, introduction in the commercialization of asbestos either as asbestother products different from those mentioned Ministry of Public Health should be obtained.			
	Legislation can be consulted at http://www.dinama.gub.uy/descargus/decretos			
Venezuela (Bolivarian	Final decision on import	Published: 12/2007	no consent	

Republic of)

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Amosite asbestos

CAS: 12172-73-5

Party ¹	Date	Party ¹	Date
	_		
Afghanistan	12/2013	Mali	12/2005
Armenia	12/2005	Marshall Islands	12/2005
Benin	12/2005	Mauritania	12/2005
Bolivia	12/2005	Mongolia	12/2005
Bosnia and Herzegovina	12/2007	Morocco	12/2011
Botswana	06/2008	Mozambique	12/2010
Burundi	12/2005	Namibia	12/2005
Cambodia	12/2013	Nepal	06/2007
Cameroon	12/2005	Niger	06/2006
Cabo Verde	06/2006	Nigeria	12/2005
Chad	12/2005	Pakistan	12/2005
Congo	12/2006	Paraguay	12/2005
Costa Rica	12/2009	Philippines	12/2006
Cote d'Ivoire	12/2005	Republic of Korea	12/2005
Democratic People's	12/2005	Russian Federation	12/2011
Republic of Korea		Rwanda	12/2005
Djibouti	12/2005	Saint Vincent and the	06/2011
Dominica	06/2006	Grenadines	
Equatorial Guinea	12/2005	Samoa	12/2005
Ethiopia	12/2005	Saudi Arabia	12/2005
Gabon	12/2005	Senegal	12/2005
Gambia	12/2005	Somalia	12/2010
Georgia	06/2007	Sri Lanka	06/2006
Guatemala	12/2010	Sudan	12/2005
Kazakhstan	06/2008	Suriname	12/2005
Kenya	12/2005	Togo	12/2005
Lao People's Democratic	06/2011	Tonga	12/2010
Republic		Trinidad and Tobago	06/2010
Lesotho	12/2008	Uganda	12/2008
Liberia	12/2005	Ukraine	12/2005
Libya	12/2005	Viet Nam	12/2007
Malawi	06/2009	Yemen	06/2006
Maldives	06/2007	Zambia	06/2011

Anthophyllite			
CAS: 17068-78-9	9, 77536-67-5		
Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: Law No. 9108, dated 17.07.2003 "On substances and preparations", prohibits the manufacture, import, export and distribution in the Republic of Albania for substances included in Appendix II of this Law. Anthophyllite is part of this Appendix.		
Antigua and	Interim decision on import	Published: 06/2005	no consent
Barbuda	Statement of active consideration: Revistake approximately 1 year.	sion of the Pesticides Act which will	
Argentina	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: Published in the Congressional Record, Oc Prohibits: production, importation, commer fibres Amphiboles forms (Crocidolites, Amo Anthophyllite) and products formulated on	ctober 17, 2000. cialization and use of Asbestos osite, Actinolite, Tremolite,	
Australia	Final decision on import	Published: 12/2004	consent under

Conditions for Import: Import prohibited for uses that would contravene State, Territory or Commonwealth legislation. All forms of amphibole asbestos are

severely restricted in Australia. Please note the following:

The Australia wide ban on all new uses of asbestos and materials

containing asbestos starts today (31 December 2003).

It will be illegal under the laws of each state and territory to use, reuse or sell any products containing asbestos, including automotive brake pads

and gaskets

The same prohibition applies in the Australian government sector and

it will be complemented by a Customs regulation banning imports and exports.

The ban does not apply to asbestos products and materials that are already in place. But when they are replaced, non-asbestos alternatives must be used.

Any stockpiles of asbestos-containing products must be safely disposed of under the applicable state and territory regulations.

The few exemptions to the ban are restricted in scope and will operate for a limited time. They only apply where there are much greater risks to safety is asbestos is not used. Protection for exposure is still required in these cases.

For more information, visit the latest news on NOHSC's website at www.nohsc.gov.au.

Legislative or administrative measures:

- 1) Work Health (Occupational Health and Safety) Regulations 2003 and Schedule 7 Prohibited Substances under the Work Health Act 2002 (Northern Territory)
- 2) Workplace Health and Safety Regulation Amended Regulation (No. 4) 2003 and Schedule 7 Prohibited Substances under the Work Health Act 1995 (Queensland)
- 3) Occupational Health and Safety (Chrysotile Asbestos) Variation Regulations 2003 under the Occupational Health and Safety and Welfare Act 1986 (South Australia)
- 4) Workplace Health and Safety Regulations 1988 under the Workplace Health and Safety Act 1995 (Tasmania)
- 5) Occupational Health and Safety (Asbestos) Regulations 2003 under the Occupational Health and Safety Action 1985 and the Dangerous Goods Act 1985 (Victoria)
- 6) Occupational Health and Safety Regulations 1996 (Western Australia)
- 7) Health (Asbestos) Regulations 1992 (Western Australia)
- 8) Occupational Health and Safety Regulation 2001 Sec 163 (New South Wales)
- 9) Occupational Health and Safety (Maritime Industry) (National Standards) Regulations 2003 under the Occupational Health and Safety (Maritime

conditions

Industry) Act 1993

- 10) Customs (Prohibited Imports) Regulations 1956
- 11) Customs (Prohibited Exports) Regulations 1958
- 12) National Model Regulations for the Control of Workplace Hazardous Substances (National Occupational Health and Safety Commission: 1004(1994) Schedule 2 - Substances prohibited for specific uses.

The importation into Australia of amphibole asbestos or goods containing amphibole asbestos is prohibited unless under conditions specified in the Customs (Prohibited Imports) Regulstiona 1956 are met. Responsible institution or authority would be specified for each State or Territory. Initial contact for queries should be to Australia's DNA for industrial chemicals.

Belize Final decision on import

Published: 12/2009

no consent

Legislative or administrative measures: Environmental Protection Act, Schedule of Hazardous Substances, Part I, Subpart A.

Final decision on import **Brazil**

Published: 12/2004

no consent

Legislative or administrative measures: Law No. 9.055 of 1 July 1995 prohibits extraction, production, use and trade of the chemicals amosite, actinolite, anthophyllite, crocidolite and trmolite asbestos, as well as products containing such minerals.

Burkina Faso

Final decision on import

Published: 06/2006

no consent

Legislative or administrative measures: Law no. 005/97/30 ADP January 1997, which stablishes an Environment Code in Burkina Faso. Decree n.97-039/PRES/P.m.MCIA of 04 February 1998, which prohibits the manufacture, transformation, commercialised imports and the use of construction equipments with asbestos in Burkina Faso.

Canada

Final decision on import

Published: 06/2012

consent under conditions

Conditions for Import: An asbestos consumer product that contains anthophyllite asbestos and that is set out in column 1 of the table may be imported if it meets the requirements set out in column 2.

A consumer product is defined as a product, including its components, parts or accessories, that may reasonably be expected to be obtained by an individual to be used for non-commercial purposes, including for domestic, recreational and sports purposes, and includes its packaging.

Column 1

Column 2 Requirements

Non-crocidolite asbestos products A textile fibre consumer product that is (a) The consumer product provides worn on the person

protection from fire or heat hazards. (b) A person who uses the consumer

product in a reasonably foreseeable manner cannot come into contact with airborne asbestos from the consumer

product.

A consumer product that is used by a child in learning or play

Drywall joint cement or compound, or spackling or patching compound, that is from the consumer product during its used in construction, repair or renovation

A consumer product that is applied by

spraying

Asbestos cannot become separated from the consumer product. Asbestos cannot become separated post-manufacture preparation,

application or removal. (a) The asbestos is encapsulated with a binder during spraying. (b) The materials that result from the spraying are not

friable after drying.

Import of the following anthophyllite consumer products is prohibited:

- (a) a consumer product for use in modeling or sculpture.
- (b) a consumer product for use in simulating ashes or embers.
- (c) a consumer product that is composed entirely of asbestos.

Legislative or administrative measures: The Asbestos Products Regulations

(SOR/2007-260) (http://laws-lois.justice.gc.ca/eng/regulations/SOR-2007-2007 260/FullText.html>) under the Canada Consumer Product Safety Act (CCPSA) (http://laws-lois.justice.gc.ca/eng/acts/C-1.68/index.html) applies to the import, advertising and sale of consumer products that contain asbestos. The import of a consumer product containing asbestos is permitted subject to the conditions of the CCPSA and its Regulations.

Chile Final decision on import

Published: 12/2005 no consent

Remarks: Supreme Decree Not 656 of 2000, that prohibits asbestos use in indicated products, establishes as follow:

- 1. The use of crocidolite is prohibited in absolute form and without exceptions.
- 2. The use of all type of asbestos in construction equipment is prohibited in absolute form and without exceptions
- 3. The asbestos use will be only authorized, by Express Sanitary Resolution, in fabrication of products or elements that are not construction equipment and that is not crocidolita, when the interested part demonstrates that it does not exist any tecnic nor economic feasibility that allows to replace it in a especific use by another material.

Legislative or administrative measures: Supreme decree no. 656 of 2000, prohibits the asbestos use in products indicated. This legislative national measure prohibits in the country the production, import, distribution, sale and use of crocidolite and any material or product that contain it. Additionally, it prohibits the production, import, distribution and sale of construction equipments that contain any type of asbestos and, finally, it prohibits the production, import, distribution, sale and use of crisotile, actinolite, amosite, antofilite, tremolite and another type of asbestos, or any mix of them for any thing, element or product, with some exceptions specified, whenever these do not concern to construction equipment.

China Final decision on import

no consent

Revised: 10/2008

Published: 06/2008

Legislative or administrative measures: Catalogue of Outdated Production Capacity, Technologies and Products to be Phased out (Batch 3). (Enacted by the State Economic and Trade Commission as Decree No. 32, and came into force on July 1, 2002)

The complete name and address of the institution/authority responsible for issuing this national legislative or administrative measure: State Economic & Trade Commission (It has already turned into National Development and Reform Commission), No. 38 Yuetan Nanjie, Beijing 100824, China.

Additional information related to Hong Kong Special Administrative Region (HKSAR) related to the import response for Annex III chemicals:

Published: 12/06/2009:

Final decision on import: Consent under conditions;

Conditions of import: Permission must be obtained from the Environmental Protection Department (EPD) of the HKSAR, China.

Colombia Final decision on import

Published: 12/2013

no consent

Revised: 08/2013

Conditions for Import:

Legislative or administrative measures: Resolution 007 of 2011, which adopts the Health and Safety Regulation on Chrysotile fibers and other similar use . 3.1. Exposure Limits. 3.1.1. Type of asbestos management and limitation. a) The only type of asbestos allowed for industrial or commercial use, is chrysotile or white asbestos, b) use of any variety of amphibole asbestos is prohibited c) application of friable chrysotile form or spray is prohibited.

Cook Islands

Final decision on import

Published: 06/2006

no consent

Croatia

Final decision on import

Published: 06/2010

no consent

Legislative or administrative measures: List of Banned and Restricted

Substances - Official Gazette

Cuba	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: Tand disseminated to interested parties, under Designated National Authority for industrial complementation at the national level of the Pl of Ministry of Science, Technology and Environmentation of the PlC procedure). National decision entered into force under Rescience, Technology and Environment.	or the powers conferred to the chemicals, as part of the C procedure (Resolution 159/1995 conment on the national	
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC.		
Dominican	Interim decision on import	Published: 06/2008	consent under conditions
Republic	authorization, the imports for construction are before proceeding to the importation, will have	Conditions for Import: The imports are subjet to an environment authorization, the imports for construction are prohibited. The companies, before proceeding to the importation, will have to notify the Environment State Secretariat to require an authorization in accordance with Law 64-00 in its	
Ecuador	Interim decision on import	Published: 06/2013	consent under
		Revised: 04/2013	conditions
	Conditions for Import: Allow to import only		
El Salvador	Final decision on import	Published: 06/2009	consent under
	Conditions for Import: The import is allowed for 1kilogram of weight or volume, as quantity limits. Quantity limits: refers to less or equal amount, of weight or volume, which does not require the submission of environmental documentation. For quantities above this, it should be submitted to the Ministry of Environment and Natural Resources (MARN), the environmental documentation in order to obtain the response to determine that It is not required to elaborate an Environmental Impact Study, through an Environmental Permit Resolution to import and/or transport in the national territory. Legislative or administrative measures: Executive Decision No: 40 published in the Official Journal n°83, volume n°375 of 9 May 2007, Annex 1: List of Regulated Substances.		conditions
Eritrea	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: L Customs Tariff Regulations	egal Notice No 52/ 2001,	
European Union	Final decision on import	Published: 12/2004	no consent
Member States:		Revised: 10/2008	
Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and	many, land, a. The community of a commission Directive 1999/77/EC (Official Journal of the European Communities (OJ) L207 of 6 August 1999, p18) adapting to technical progress for the sixth time Annex I to Council Directive 76/769/EEC relating to the approximation of the laws, regulations and administrative provisions of the Member States relating to restrictions on the marketing and use of certain dangerous substances and preparations. **: These countries are currently PARTICIPATING STATES to the Rotterdam		
Northern Ireland	Convention. They are however listed here si European Community (EC), which is a Party		

accordance with EC legislation, cover all its Member States

Ghana

Interim decision on import

Published: 12/2004

Published: 12/2005

consent under conditions

Conditions for Import: The importer should obtain import permit from the Environmental Protection Agency of Ghana containing information including but not limited to:

Quantity of chemical to be imported; Source of chemical (Exporting country) End use(s) of the chemical within Ghana

Statement of active consideration: A survey needs to be conducted to determine if the chemical is currently being used in Ghana or if it would be required in the country in the future and for what purpose. The time required before a final decision can be reached is approximately one year.

Guinea

Interim decision on import

consent under conditions

Conditions for Import: The conditions are as follow:

- -to address a written request in order to obtain the previous authorization for import, to the responsble autority elected by the minister of the environment (reference: Articles 6 and 10 of the decision A/2001/4785/MMGE/SGG of October 26, 2001, concerning article 8 of the D/97/287/ decree PRGSGG of 24 december 1997, stablishing the management and control of harmful and dangerous chemicals in Guinee Republic);
- to obtain a previous authorization to import, delivered by competent authority (reference: Article 5 of the decision A/2001/4785/MMGE/SGG 26 october 2001)
- asbestos anthophyllite only can be imported by industrials unities, mining industry, building constructions companies, electricity centrals and production and distribution centers, laboratories and research centers, etc, and this, for certain uses when the need is justify, since this product appears in order no. 57 of appendix II of the decision A/2001/4784/MMGE/SGG of October 26, 2001, making reference for application to articles 3, 4 and 5 of the D/97/287/PRG/SGG of December 24, 1997. importer obligation to present the stocks of import products once arrived at the
- application to articles 3, 4 and 3 of the *Distrizotri* NG/SGG of December 24, 1997. importer obligation to present the stocks of import products once arrived at the terrestrial borders, maritime or air of the national territory, for a chemical and physical control by qualified agents of the service of the environment or by any other organization of control entitled for this procedure (reference: Article 12 of the decision A/2001/4785/MMGE/SGG of October 26, 2001.
- name, address of the competent authority from which the previous autorisation should be obtained:

M. le directeur national, Direction nationale de la prevention et de la lutte contre les pollutions et nuisances, Ministere de l'Environnement, BP 3118, Conakry, Republique de Guinee. Fax (224) 46 85 46

Remarks: Differents forms of asbestos are used in Guinea among which the anthophyllite asbestos could exist and, particularly, in the industrial units, mining societies, real estate constructions, power stations and networks of production and electricity, distribution, laboratories and research centers, etc. Although this product is dangerous for the health and the environment, for economic reasons it would be used at the moment in the sectors of activities sus cites. Some existence of asbestos remainders that can contain asbestos physically exists or has been hidden in some electrical power stations and mining societies, thus it is a potential danger for the workers of these sectors of activities, the workers of the informal sector and even the populations that are exposed to these dangerous and bad known products and all the implications of risks and dangers for their health, their families and to the environment. Before this situation, and awaiting the final decision concernign the actinolita asbestos, the Government, with the purpose of reducing the field of use of this dangerous product and reducing the exhibition of the populations, workers and workers of the different sectors of activities, decided to classify this product in the national list of severely restricted chemicals (Annexed II of the A/2001/4784/decision MMGE/SGG of 26 October 2001.

Statement of active consideration: Any anthophyliite asbestos import can be done without previous autorisation of the environment service and the competent authority properly approuved by the environment minister (ref Articles 1 and 5 of decision A/2001/4785/MMGE/26 SGG october 2001. The approximate period until the adoption of a final decision is not defined.

Legislative or administrative measures: Administrative decision of the

Guinea-Bissau

Final decision on import

Published: 12/2010

no consent

Guyana

Final decision on import

Published: 12/2007

no consent

	Pesticides and Toxic Chemicals Control E nor has any application for registration be		
India	Final decision on import	Published: 12/2005	consent under
	Conditions for Import: The import would licence for imports from the Government. Remarks: It is clarified that registration of mandatory under 'The Insecticides Act'. Nindustrial chemicals. Legislative or administrative measures classification of Export-Import items issue August 2004.	Pesticides and their formulation is to such registration is required for this is published in ITC (HS)	conditions
Iran (Islamic	Final decision on import	Published: 12/2008	no consent
Republic of)	Legislative or administrative measures of Environment Protection.	: A decree from the Supreme Council	
Israel	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures Ordonance, 2010	: Proposed legislation for Asbest	
Jamaica	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures of a permit to import.	: Administrative measure - no issue	
Japan	Final decision on import	Published: 12/2009	consent under
	 Seal materials that is used under a spe chemical industry An insulation material for rocket motors Raw materials of the product mentioned These products will be banned sequential replace with other materials. Legislative or administrative measures	used for a missile produced in Japan d above ly from the thing which is able to	
Jordan	Final decision on import	Published: 12/2005	consent under
	Conditions for Import: The import country should obtain a permit from the Ministry of Health on the import of this chemical. This chemical is allowed to be imported and used in brake linings and clutch pads exposed to friction and temperature until 16/8/2006. Remarks: A proposal was submitted by the Ministry of Health to consider the ban of all forms of asbestos to the technical committee for the management of hazardous and harmful substances, which is represented by all concerned institutions in the field of chemicals management and headed by the Ministry of Environment. The argument was based on the fact that Jordan is not a producer of asbestos, the availability of alternatives for asbestos on the global market less hazardous than asbestos products. Legislative or administrative measures: A new decree by the Minister of Health was issued and published in the official journal No 4717 date 16/8/2005 which prohibited all uses of all forms of asbestos except for the use of tremolite, chrysotile, anthophyllite and actinolite which will continue to be formulated and used in Jordan in the following applications: friction products: Brake linings and		conditions
	clutch pads exposed to friction and tempe specified date all forms of asbestos in all a	applications will be banned.	
Kuwait	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures	: Banned Decree No. 26/1995.	
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures Kyrgyz Republic of on June 6, 2011. Num changes to the Ordinance of the Governm 27, 2001 Number 376 On Measures for en	ber 289 About entering additions and ent of the Kyrgyz Republic from July	

	health from the adverse effects of certain hazardous chemicals and pesticides		
Lebanon	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Co Environment and the Minister of Public Health		
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: It is a. to use anthophyllite; b. to place preparations and articles containing c. to export preparations and articles containing	g anthophyllite on the market;	
	(Swiss Ordinance on Risk Reduction related to dangerous Substances, Preparations and Artic		
Madagascar	Final decision on import	Published: 06/2012	no consent
Malawi	Interim decision on import	Published: 06/2010	no consent
Malaysia	Final decision on import	Published: 12/2006	no consent
	Conditions for Import: These chemicals (Am and Tremolite) will be listed under the First Sci Import) Order and customs (Prohibition of Exp Act 1967. Legislative or administrative measures: The Actinolite, Anthophyllite and Tremolite will be li Customs (Prohibition of Import) Order and Custorder, under the Customs Act 1967.	hedule of Customs (Prohibition of ort) Order, under the Customs ese Chemicals (Amosite, isted under the First Schedule of	
Mauritius	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: All have been listed as prohibited under the Dang 2004		
Mexico	Final decision on import	Published: 12/2007	consent under
	Conditions for Import: The asbestos is gene that establishes the classification and codificat subject to regulation from the dependencies th commission for the control of the process and toxic chemicals. The asbestos fibers included Mexico. In prohibition process.	conditions	
	Legislative or administrative measures: Ag classification and codification of woods which if from the dependencies that integrate the interscontrol of the process and use of pesticides, for Published in the official bulletin of the federation section) 174.	import is subject to regulation sectarial commission for the artilizers and toxic chemicals.	
New Zealand	Interim decision on import	Published: 06/2005	consent
	Remarks: There is no domestic manufacture of Zealand. Anthophyllite asbestos can be legality	•	
Nicaragua	Interim decision on import	Published: 06/2010	consent under conditions
Norway	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: Re (order no 235) laid down 15 August 1991 in pu Worker Protection and Working Environment a	irsuance of the Act relating to	
Oman	Final decision on import	Published: 06/2008	no consent
	Legislative or administrative measures: It is law of the Gulf Cooperation Council and law of Climate Affairs.		

Panama	Final decision on import	Published: 12/2010	consent under
	Conditions for Import: Pursuant to resolution approuves the health rules for the manage asbestos in the Republic of Panama. Executive Decree n° 305 of September 4, 24634 29 September 2002, a national legis article: "All substances banned or severely also be banned in our country". The substate to this executif decree.	ment, storage and transport of 2002 published in Official Gazette n° slative mesure, established at its fifth r restricted in at least four States, will	Conditions
Peru	Final decision on import	Published: 06/2011	no consent
	Legislative or administrative measures: asbestos and regulates the use of chrysoti		
Qatar	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: 2002	Article 26 Environment Law (30)	
Republic of Moldova	Interim decision on import	Published: 06/2012	no consent
Serbia	Final decision on import	Published: 12/2011	consent under
	Conditions for Import: The Production, placing on the market and use of these fibres and of articles containing these fibres is prohibited. 2. By the way of derogation form Paragraph 1 of this point placing on the market and use shall be allowed for: a) reinforced asbestos klingerit; b) asbestos graphite braids, which are necessary for functioning in conditions of extremely high temperature, pressure and aggressive mediums, until the technological process is changed or technological changes of the equipment in which they are used are conducted. Legislative or administrative measures: Severely restricted by Serbian Regulation on Bans and Restrictions of Production, Placing on the Market and Use of Chemicals which Represent Unacceptable Risk on Human Health and Environment ("Official Gazette RS", No 89/10)		conditions
Singapore	Final decision on import	Published: 12/2004	no consent
		Revised: 10/2008	
	Legislative or administrative measures: amosite, chrysotile and amphiboles and prasbestos are controlled as Hazardous Sub Protection and Management Act (EPMA) a Asbestos in the above forms and the produasbestos have been banned from import for asbestos products containing chr refuse chutes, ceiling boards, partition boa cement, floor tiles and putty since 1989: asbestos in the form of chrysotile not installed in any vehicle if the packaging is affixed with the appropriate label or in an installed in any vehicle registered before 1st	oducts containing these forms of stances under the Environmental nd its Regulations. Lets containing the above forms of or local use except for: Lysotile other than roofing sheets, rds, fire barriers, doors, paints, in any vehicle brake or clutch lining of the vehicle brake or clutch lining by vehicle brake or clutch lining	
South Africa	Interim decision on import	Published: 06/2006	no consent
	Statement of active consideration: Draft of and trading with all types of asbestos in November 2005 and public comments curr promulgation.	the country were published on the 4	
Switzerland	Final decision on import	Published: 06/2010	no consent

b. to place preparations and articles containing anthophyllite on the market; c. to export preparations and articles containing anthophyllite. (Ordinance on Risk Reduction related to the Use of certain particularly dangerous Substances, Preparations and Articles of August 2005, Annex 1.6) **Thailand** Published: 12/2005 Interim decision on import no consent Statement of active consideration: The draft decision to prohibit import, export, use of having in possession in the country has been submitted to Hazardous substances committee for consideration Final decision on import Published: 06/2012 consent under The former conditions Yugoslav Conditions for Import: 1. The Production, placing on the market and use of these fibres and of articles containing these fibres is prohibited. Republic of Macedonia By the way of derogation form Paragraph 1 of this point placing on the market and use shall be allowed for: a) reinforced asbestos klingerit; b) asbestos graphite braids, which are necessary for functioning in conditions of extremely high temperature, pressure and aggressive mediums, until the technological process is changed or technological changes of the equipment in which they are used are conducted. Legislative or administrative measures: List on Bans and Restrictions of the use of chemicals (Official Gazette of RM 57/2011) **United Arab** Final decision on import Published: 12/2013 no consent **Emirates** Legislative or administrative measures: Anthophyllite is banned based on the Cabinet Decree No. (39) of 2006 banning the Import, Production and Use of Asbestos Boards in UAE. Published: 06/2005 consent under **United Republic** Interim decision on import conditions of Tanzania Conditions for Import: Under restriction - permission must be sought from the Registrar of industrial and consumer chemicals (Chief Government Chemist) prior to import. Remarks: The new industrial and consumer chemicals legislation has recently entered into force. Comprehensive monitoring of types of chemicals, products and records is expected to be established under this legislation. Statement of active consideration: Approximately 2 year before a final decision can be reached. Published: 12/2006 Final decision on import consent under **Uruguay** conditions Conditions for Import: The conditions defined are: An approval should be requested to the Ministry of Public Health, which will be able to grant it with previous decision of the Honorary Commission of Insalubrious Works Legislative or administrative measures: It is banned the manufacture and introduction in the national territory, ill its forms are banned, as well as the marketing of products packagings of asbestos or asbestos under acts 6811 and in the item 6812.26.00.00 of the Common Nomenclature of MERCOSUR. For manufacture, introduction in the national territory in all forms and comercialisation of asbestos either asbestos or its products are banned, but for other products different from wich are mentioned here above an autorisation from the Ministry of Public Health should be obtained. Legislation can be consult at http://www.dinama.gub.uy/descargus/decretos/Dec154 02.pdf Venezuela Published: 06/2010 Interim decision on import no consent (Bolivarian Republic of)

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Anthophyllite

CAS: 17068-78-9, 77536-67-5

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Marshall Islands	12/2005
Armenia	12/2005	Mauritania	12/2005
Benin	12/2005	Mongolia	12/2005
Bolivia	12/2005	Morocco	12/2011
Bosnia and Herzegovina	12/2007	Mozambique	12/2010
Botswana	06/2008	Namibia	12/2005
Burundi	12/2005	Nepal	06/2007
Cambodia	12/2013	Niger	06/2006
Cameroon	12/2005	Nigeria	12/2005
Cabo Verde	06/2006	Pakistan	12/2005
Chad	12/2005	Paraguay	12/2005
Congo	12/2006	Philippines	12/2006
Costa Rica	12/2009	Republic of Korea	12/2005
Cote d'Ivoire	12/2005	Russian Federation	12/2011
Democratic People's	12/2005	Rwanda	12/2005
Republic of Korea		Saint Vincent and the	06/2011
Djibouti	12/2005	Grenadines	
Dominica	06/2006	Samoa	12/2005
Equatorial Guinea	12/2005	Saudi Arabia	12/2005
Ethiopia	12/2005	Senegal	12/2005
Gabon	12/2005	Somalia	12/2010
Gambia	12/2005	Sri Lanka	06/2006
Georgia	06/2007	Sudan	12/2005
Guatemala	12/2010	Suriname	12/2005
Kazakhstan	06/2008	Syrian Arab Republic	12/2005
Kenya	12/2005	Togo	12/2005
Lao People's Democratic	06/2011	Tonga	12/2010
Republic		Trinidad and Tobago	06/2010
Lesotho	12/2008	Uganda	12/2008
Liberia	12/2005	Ukraine	12/2005
Libya	12/2005	Viet Nam	12/2007
Maldives	06/2007	Yemen	06/2006
Mali	12/2005	Zambia	06/2011

Crocidolite			
CAS: 12001-28-4 Albania	Final decision on import	Published: 06/2013	no consent
Albailla	Legislative or administrative measur "On substances and preparations", pro	res: Law No. 9108, dated 17.07.2003 hibits the manufacture, import, export nia for substances included in Appendix	no consent
Antigua and	Interim decision on import	Published: 06/2005	no consent
Barbuda	Statement of active consideration: R which will take approximately 1 year.	evision of the present Pesticides Act,	
Argentina	Final decision on import	Published: 12/2002	no consent
	Legislative or administrative measur Published on the Congressional Record Prohibits: production, importation, come fibres Amphiboles forms (Crocidolites, Anthophyllite) and products formulated Argentine.	d, October 17, 2000. mercialisation and use of Asbestos Amosite, Actinolite, Tremolite,	
Armenia	Interim decision on import	Published: 06/2001	no consent
	Remarks: A final decision is under acti	ve consideration.	
Australia	Final decision on import	Published: 06/2002	consent unde
	Conditions for Import: Consent to import prohibited for uses that would confide the commonwealth legislation. Crocidolite is no mining and future mining would not authority would be specified for each queries should be to Australia's DNA for	conditions	
Bahrain	Final decision on import	Published: 07/1996	no consent
Belize	Final decision on import	Published: 12/2009	no consent
	Legislative or administrative measur Schedule of Hazardous Substances, Pa		
Brazil	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measur prohibits extraction, production, use an actinolite, anthophyllite, crocidolite and containing such minerals.	d trade of the chemicals amosite,	
Burkina Faso	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measur 1997 concerning the Burkina Faso Enviro	res: Law n° 005/97/ADP dated 30 January nmental Code	
	gg		
Canada	Final decision on import	Published: 06/2012	consent under
Canada	Final decision on import	nsumer product that contains crocidolite	consent unde conditions
Canada	Final decision on import Conditions for Import: An asbestos co asbestos may be imported if it is one of requirements (a), (b) and (c) are met.	nsumer product that contains crocidolite the following consumer products and sbestos cement pipes	
Canada	Final decision on import Conditions for Import: An asbestos co asbestos may be imported if it is one of requirements (a), (b) and (c) are met. 1 A 2 To	nsumer product that contains crocidolite the following consumer products and	

couplings

A product that is composed of or contains one or more of the asbestos products set out in items 1 to 4

A consumer product is defined as a product, including its components, parts or accessories, that may reasonably be expected to be obtained by an individual to be used for non-commercial purposes, including for domestic, recreational and sports purposes, and includes its packaging.

Requirements:

(a) the consumer product is not composed entirely of crocidolite asbestos; o Unless the consumer product composed entirely of crocidolite asbestos is imported for the purpose of manufacturing a product set out in item 3 or 4, above. In this case, the Canadian importer will have to meet obligations of section 5 of the <u>Asbestos Product Regulations http://laws-lois.justice.gc.ca/eng/regulations/SOR-2007-260/FullText.html.</u>

(b) a person who uses the consumer product in a reasonably foreseeable manner cannot come into contact with airborne asbestos from the consumer product;

- (c) in the case of a consumer product set out in any of items 1 to 4 of the table to this section, the following statement is legibly printed and prominently displayed on the consumer product's container or, if the consumer product has no container, on the consumer product itself or on a label affixed to it: "CONTAINS CROCIDOLITE ASBESTOS CONTIENT DE L'AMIANTE CROCIDOLITE". This label must be printed in bold-faced type that has the following minimum height:
- \cdot In the case of an asbestos consumer product that is in a container whose main display panel area is set out in column 2 of the table below, the height set out in column 2;
- · In the case of an asbestos consumer product that is not in a container, that is rectangular or cylindrical in shape and whose main display panel area is set out in column of the table below, the height set out in column 2;
- · In the case of an asbestos consumer product that is not in a container and that is not rectangular or cylindrical in shape, 12mm

	Column 1	Column 2
Item	Area of the main display	Minimum height of type
	panel	(mm)
1	250 cm ² or less	2
2	More than 250 cm ² but	6
	not more than 1 000 cm ²	
3	More than 1 000 cm ² but	12
	not more than 3 500 cm ²	
4	More than 3 500 cm ²	24

Legislative or administrative measures: The Asbestos Products Regulations (SOR/2007-260) (http://laws-lois.justice.gc.ca/eng/regulations/SOR-2007-260/FullText.html) under the Canada Consumer Product Safety Act (CCPSA) (http://laws-lois.justice.gc.ca/eng/acts/C-1.68/index.html) applies to the import, advertising and sale of consumer products that contain asbestos. The import of a consumer product containing asbestos is permitted subject to the conditions of the CCPSA and its Regulations.

Chad	Interim decision on import	Published: 01/1995	no consent
	Remarks: Additional time is needed to rea	ch a final decision.	
Chile	Final decision on import	Published: 12/2005	no consent
China	Final decision on import	Published: 01/1995	no consent
		Revised: 10/2008	
	Conditions for Import:		

Legislative or administrative measures:

 Additional information related to Hong Kong Special Administrative Region (HKSAR) related to the import response for Annex III chemicals:

Published: 12/06/2009:

Final decision on import: No consent to import.

Ban on import and sale in Air Pollution Control Ordinance (CAP. 311).

Colombia

Final decision on import

Published: 12/2013

Revised: 08/2013

no consent

Conditions for Import:

Legislative or administrative measures: Resolution 007 of 2011, which adopts the Health and Safety Regulation on Chrysotile fibers and other similar use . 3.1. Exposure Limits. 3.1.1. Type of asbestos management and limitation. a) The only type of asbestos allowed for industrial or commercial use, is chrysotile or white asbestos, b) use of any variety of amphibole asbestos is prohibited c) application of friable chrysotile form or spray is prohibited.

Croatia

Final decision on import

Published: 06/2010

no consent

Legislative or administrative measures: List of banned and restricted substances - Official Gazette 17/06

Cuba

Final decision on import

Published: 12/2008

no consent

Legislative or administrative measures: The national decision was adopted and disseminated to interested parties, under the powers conferred to the Designated National Authority for industrial chemicals, as part of the implementation at the national level of the PIC procedure (Resolution 159/1995 of Ministry of Science, Technology and Environment on the national implementation of the PIC procedure).

National decision entered into force under Resolution 96/2004 of the Ministry

National decision entered into force under Resolution 96/2004 of the Ministrof Science, Technology and Environment.

Democratic People's Republic of Korea

Interim decision on import

Published: 12/2004

consent

Democratic Republic of the Congo

Final decision on import

Published: 06/2012

no consent

Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC.

Dominican Republic

Interim decision on import

Published: 06/2008

consent under conditions

Conditions for Import: The imports are subjet to an environment authorization, the imports for construction are prohibited. The companies, before proceeding to the importation, will have to notify the Environment State Secretariat to require an authorization in accordance with Law 64-00 in its chapter V.

Ecuador

Final decision on import

Published: 12/2006

no consent

Legislative or administrative measures: *Executive Act N° 046 published in the Official Register N° 324 dated 11 May 2001, modified by Executive Act N° 3516 published in the Oficial Register dated 31 March 2003, especial edition N° 2 of the unified text of the secondary legislation from the Ministry of Environment, book VI, annex 7 "List of Hazardous banned chemicals"

**External trade and investments Council (COMEXI), Annex I, resolution n° 182. published at the Official Register N° 057 dated 8 april 2003 ""Nomina de Subpartidas Arancelarias de Prohibida Importación".

Complete name and address of the institution / authority in charge of this legislative or administrative measure at national level.

- Ministerio del Ambiente, Av. Amazonas y Eloy Alfaro, Edif. MAG, Piso 7 -
- ** Ministerio de Comercio Exterior, Industrializacion, Pesca y Competitividad Consejo de Comercio Exterior e Inversiones (COMEXI), Av. Amazonas y Eloy Alfaro, Piso 1 - Quito.

El Salvador

Final decision on import

Published: 06/2009

consent under conditions

Conditions for Import: The import is allowed for 25 grams of weight or volume, as quantity limits. Quantity limits: refers to less or equal amount, of weight or volume, which does not require the submission of environmental documentation. For quantities above this, it should be submitted to the Ministry of Environment and Natural Resources (MARN), the environmental documentation in order to obtain the response to determine that It is not required to elaborate an Environmental Impact Study, through an Environmental Permit Resolution to import and/or transport in the national territory.

Legislative or administrative measures: Executive Decision No: 40 published in the Official Journal n°83, volume n°375 of 9 May 2007, Annex 1: List of Regulated Substances.

Eritrea

Final decision on import

Published: 06/2010

no consent

Legislative or administrative measures: Legal Notice No 52/2001,

Customs Tariff Regulations

European Union

Published: 12/2004

Revised: 10/2008

no consent

Member States:

Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland

Final decision on import

Legislative or administrative measures: It is prohibited to place on the market and use all forms of asbestos fibres and products containing them. The chemicals were banned by a series of regulatory actions dating from 1983, the latest of which is Commission Directive 1999/77/EC (Official Journal of the European Communities (OJ) L207 of 6 August 1999, p18) adapting to technical progress for the sixth time Annex I to Council Directive 76/769/EEC relating to the approximation of the laws, regulations and administrative provisions of the Member States relating to restrictions on the marketing and use of certain dangerous substances and preparations.

**: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States

Gambia

Interim decision on import

Published: 01/1997

consent under conditions

Conditions for Import: Severely restricted to construction work. Legislative or administrative measures: Crocidolite has been placed on the list of severely restricted chemicals in Gambia. Regulated by the Hazardous Chemicals and Pesticides Control and Management Act of 1994. Alternatives: cement fibres in construction.

Ghana

Final decision on import

Published: 06/2010

consent under conditions

Conditions for Import: Importer should obtain an import permit from the Environmental Protection Agency of Ghana containing information including but not limited to:

- Quantity of chemical to be imported
- -Sources of chemical (exporting country)
- -End uses of the chemical within Ghana.

Legislative or administrative measures: Environmental Protection Agency Act, 1994. (Act. 490)

Guinea

Interim decision on import

Published: 12/2005

no consent

Conditions for Import: The conditions are as follow:

-to address a written request in order to obtain the previous authorization for import, to the responsble autority elected by the minister of the environment (reference: Articles 6 and 10 of the decision A/2001/4785/MMGE/SGG of October 26, 2001, concerning article 8 of the D/97/287/ decree PRGSGG of 24 december 1997, stablishing the management and control of harmful and dangerous chemicals in Guinee Republic);

- to obtain a previous authorization to import, delivered by competent authority (reference: Article 5 of the decision A/2001/4785/MMGE/SGG 26 october 2001)
- asbestos crocidolite only can be imported by industrials unities, mining industry, building constructions companies, electricity centrals and production and distribution centers, laboratories and research centers, etc, and this, for certain uses when the need is justify, since this product appears in order no. 57 of appendix II of the decision A/2001/4784/MMGE/SGG of October 26, 2001, making reference for application to articles 3, 4 and 5 of the D/97/287/PRG/SGG of December 24, 1997.
- importer obligation to present the stocks of import products once arrived at the terrestrial borders, maritime or air of the national territory, for a chemical and physical control by qualified agents of the service of the environment or by any other organization of control entitled for this procedure (reference: Article 12 of the decision A/2001/4785/MMGE/SGG of October 26, 2001.
- name, address of the competent authority from which the previous autorisation should be obtained:

M. le directeur national, Direction nationale de la prevention et de la lutte contre les pollutions et nuisances, Ministere de l'Environnement, BP 3118, Conakry, Republique de Guinee. Fax (224) 46 85 46

Remarks: Differents forms of asbestos are used in Guinea among which the crocidolite could exist and, particularly, in the industrial units, mining societies, real estate constructions, power stations and networks of production and electricity, distribution, laboratories and research centers, etc. Although this product is dangerous for the health and the environment, for economic reasons it would be used at the moment in the sectors of activities sus cites. Some existence of asbestos remainders that can contain asbestos physically exists or has been hidden in some electrical power stations and mining societies, thus it is a potential danger for the workers of these sectors of activities, the workers of the informal sector and even the populations that are exposed to these dangerous and bad known products and all the implications of risks and dangers for their health, their families and to the environment. Before this situation, and awaiting the final decision concernign the actinolita asbestos, the Government, with the purpose of reducing the field of use of this dangerous product and reducing the exhibition of the populations, workers and workers of the different sectors of activities, decided to classify this product in the national list of severely restricted chemicals (Annexed II of the A/2001/4784/decision MMGE/SGG of 26 October 2001.

Statement of active consideration: Any crocidolite asbestos import can be done without previous autorisation of the environment service and the competent authority properly approuved by the environment minister (ref Articles 1 and 5 of decision A/2001/4785/MMGE/26 SGG october 2001. The approximate period until the adoption of a final decision is not defined.

Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
Guyana	Final decision on import	Published: 12/2007	no consent
·	Legislative or administrative measures Pesticides and Toxic Chemicals Control B nor has any application for registration be	oard. The product is not registered	
India	Final decision on import	Published: 01/1995	consent under
	Conditions for Import: License on the recommendation of the Department of Chemicals and Petrochemicals.		conditions
Iran (Islamic	Final decision on import	Published: 12/2003	no consent
Republic of)	Legislative or administrative measures Environment Protection	: A decree by the supreme council of	
Israel	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures Ordonance, 2010	: Proposed legislation for Asbest	

Jamaica	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures	: Food and Drug Act	
Japan	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures	: Industrial Health and Safety Law	
Jordan	Final decision on import	Published: 06/2002	no consent
	Legislative or administrative measures and its amendment of 1999 authorise the import of restricted and banned chemicals required from the Ministry of Health for ch country. The regulation is under the proce law for "import and export" No 21 for 2001 issuing the Law and regulation for import in The import of chemicals is regulated by the point for chemicals in Jordan and the DNA In 1996 the Ministry of Health adopted a lichemicals, after consulting the internation improve control of chemicals entering the This chemical was included in the list in 19	Ministry of Health to regulate the to Jordan. A special permission is emicals prior to their entry into the ss of modification after issuing new. The institution responsible for s the Ministry of Industry and Trade. e Ministry of Health which is the focal to (C) for the PIC procedure. St of banned and restricted all agencies and authorities to market. The list was updated in 2001.	
Kuwait	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures	: Banned Decree No. 26/1995.	
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures Kyrgyz Republic of on June 6, 2011. Num changes to the Ordinance of the Governm 27, 2001 Number 376 On Measures for er health from the adverse effects of certain		
Lao People´s	Interim decision on import	Published: 12/1999	no consent
Democratic Republic	Remarks: A final decision is under active Industry and Handicraft. Approximate time be reached - one year.		
Lebanon	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Common Decision of the Minister of Environment and the Minister of Public Health # 174/1 dated 2/11/1998		
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures a. to use crocidolite; b. to place preparations and articles contac. to export preparations and articles contacts.		
	(Swiss Ordinance on Risk Reduction reladangerous Substances, Preparations and		
Madagascar	Final decision on import	Published: 06/2012	no consent
Malawi	Interim decision on import	Published: 06/2010	no consent
	Remarks: Traces found in buildings and r previously, however, use has now been p		

Mauritius	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: A have been listed as prohibited under the Da 2004		
Mexico	Final decision on import	Published: 12/2007	consent under
	Conditions for Import: The asbestos is generically defined, in the agreement that establishes the classification and codification of woods which import is subject to regulation from the dependencies that integrate the intersectarial commission for the control of the process and use of pesticides, fertilizers and toxic chemicals. The asbestos fibers included in annexed III are not used in Mexico. In prohibition process.		conditions
	Legislative or administrative measures: A classification and codification of woods which from the dependencies that integrate the integrate of the process and use of pesticides. Published in the official bulletin of the federal section) 174.	ch import is subject to regulation ersectarial commission for the fertilizers and toxic chemicals.	
New Zealand	Final decision on import	Published: 06/2006	no consent
Dodiana	Remarks: There is no domestic manufactur		
	Zealand. Legislative or administrative measures: to Customs Import Prohibition Order 2005; Raw fibre covered by the Hazardous Substat1996 (HSNO	Customs and Excise Act 1996.	
Nicaragua	Interim decision on import	Published: 06/2010	consent
Niger	Interim decision on import	Published: 12/1999	Response did
	Remarks: A final decision is under active or needed before a final decision can be reach Decision: Response did not address Impor	not address Importation	
Nigeria	Final decision on import	Published: 01/1998	no consent
	Remarks: The chemical is not manufacture		
	Legislative or administrative measures: Act, CAPN, 131, LFN, 1990 as amended by Management of Solid and Hazardous Waste		
Norway	Final decision on import	Published: 12/2004	no consent
-	Legislative or administrative measures: If (order no 235) laid down 15 August 1991 in Worker Protection and Working Environment	pursuance of the Act relating to	
Oman	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: It is based on the unified customs law of the Gulf Cooperation Council, and Law of Ministry of Environment and Climate Affairs.		
Panama	Final decision on import	Published: 12/2010	consent under
	Conditions for Import: Pursuant to resolution n° 50 of June 23, 1999 which approuves the health rules for the management, storage and transport of asbestos in the Republic of Panama. Executive Decree n° 305 of September 4, 2002 published in Official Gazette n° 24634 29 September 2002, a national legislative mesure, established at its fifth article: "All substances banned or severely restricted in at least four States, will also be banned in our country". The substance friable asbestos n°81 of annex I to this executif decree.		conditions
Peru	Final decision on import	Published: 06/2011	no consent
	Legislative or administrative measures: l	aw n° 29662 hans amphibole	

asbestos and regulates the use of chrysotile asbestos published on 09/02/2011

Philippines	Interim decision on import	Published: 07/1996	consent under
	Conditions for Import: An Interim Importation Clearance has to be obtained from the Department of Environment and Natural Resources (under Republic Act 6969). The issuance of such an Interim Importation Clearance may be denied based on the evaluation of data required. Remarks: No final decision has been taken regarding PIC chemicals (see DENR Administrative order No. 29 on the implementation of rules and regulations on chemicals). Under the Republic Act 6969 (Toxic Chemical Legislation), a Review Committee will be formed in order to evaluate chemicals to be included in the Priority Chemicals List, and to make recommendations on chemicals for which Chemical Control Orders (CCO) will be issued.		conditions
Qatar	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: a 2002	Article 26 Environment Law (30)	
Republic of	Final decision on import	Published: 06/2002	no consent
Korea	Remarks: Crocidolite and mixtures which contain 1% or more of crocidolite are banned for manufacture, import and use as an industrial chemical, except for the use of the chemical for research or laboratory purposes. No remaining uses are allowed. The authority responsible for issuing the legislative measure Ministry of Labour. It is not clear whether there has ever been a request of registration in the past, but there might have been such a request and the chemical is banned due to risk of potential acute and chronic toxic effect on human.		
Republic of Moldova	Interim decision on import	Published: 06/2012	no consent
Samoa	Final decision on import	Published: 01/1996	no consent
	Remarks: Insulation removed from the Parl locally (some disturbance of the container re		
Serbia	Final decision on import	Published: 12/2011	consent under
	Conditions for Import: The Production, plathese fibres and of articles containing these fibres is prohibited. 2. By the way of derogation form Paragraph market and use shall be allowed for: a) reinforced asbestos klingerit; b) asbestos graphite braids, which are necessary for functioning in cond temperature, pressure and aggressive mediprocess is changed or technological change they are used are conducted. Legislative or administrative measures: Regulation on Bans and Restrictions of Producing on the Market and Use of Chemical Risk on Human Health and Environment ("Official	1 of this point placing on the tions of extremely high ums, until the technological is of the equipment in which Severely restricted by Serbian duction, is which Represent Unacceptable	conditions
Singapore	Final decision on import	Published: 12/2003	consent under
.		Revised: 10/2008	conditions
	Conditions for Import: A Hazardous Subsimport of asbestos in the form of crocidolite this form of asbestos. Legislative or administrative measures: A amosite, chrysotile, and amphiboles and proasbestos are controlled as Hazardous Subsimprotection and Management Act (EPMA) are required for their import, use and sale. Asbestos in the above forms and the product asbestos have been banned from import for a asbestos products containing charefuse chutes, ceiling boards, partition boards.	Asbestos and products containing Asbestos in the form of crocidolite, oducts containing these forms of tances under the Environmental d its Regulations. A licence is cts containing the above forms of local use except for: sysotile other than roofing sheets,	

Parts 2 and 3 Crocidolite asbestos (CAS number: 12001-28-4) cement, floor tiles and putty since 1989; asbestos in the form of chrysotile in any vehicle brake or clutch lining not installed in any vehicle if the packaging of the vehicle brake or clutch lining is affixed with the appropriate label or in any vehicle brake or clutch lining installed in any vehicle registered before 1st April 1995. South Africa Interim decision on import **Published: 06/2006** no consent Statement of active consideration: Draft regulations for banning production of and trading with all types of asbestos in the country were published on the 4 November 2005 and public comments currently under review before promulgation. Final decision on import Sri Lanka **Published: 12/2005** no consent Legislative or administrative measures: Blue asbestos was brought under control under the provisions of the Import and Exports Control Act No. 1 of 1969. The requisite regulations are gazetted in Extraordinary Gazette notifications No. 452/4 published on 06.05.1987 **Switzerland** Final decision on import Published: 06/2010 no consent Legislative or administrative measures: It is prohibited: a. to use crocidolite; b. to place preparations and articles containing crocidolite on the market; c. to export preparations and articles containing crocidolite. (Ordinance on Risk Reduction related to the Use of certain particularly dangerous Substances, Preparations and Articles of August 2005, Annex 1.6) Final decision on import **Thailand** Published: 01/1995 no consent Published: 06/2012 consent under The former Final decision on import conditions Yugoslav Conditions for Import: 1. The Production, placing on the market and use of these fibres and of articles containing these fibres is prohibited. Republic of Macedonia By the way of derogation form Paragraph 1 of this point placing on the market and use shall be allowed for: a) reinforced asbestos klingerit; b) asbestos graphite braids, which are necessary for functioning in conditions of extremely high temperature, pressure and aggressive mediums, until the technological process is changed or technological changes of the equipment in which they are used are conducted. Legislative or administrative measures: List on Bans and Restrictions of the use of chemicals (Official Gazette of RM 57/2011) Trinidad and Interim decision on import Published: 06/2001 consent Tobago Remarks: A final decision is under active consideration by the Pesticides and Toxic Chemicals Control Board, Chemistry, Food and Drugs Division. The following administrative action is being undertaken during the period a final decision is being considered: the enacting into law of the toxic chemical regulations. The legislation will require imported to obtain license to import. Approximate time needed before a final decision can be reached: 2 years. At present there is no registration of toxic chemicals (only pesticides) and there is no government agency responsible for the control of importation and usage of this chemical. There is no information on whether the chemicals is imported into Trinidad and Tobago. **United Arab** Published: 12/2013 Final decision on import no consent

Emirates

Legislative or administrative measures: Crocidolite is banned based on the Cabinet Decree No. (39) of 2006 banning the Import, Production and Use of Asbestos Boards in ÙAÉ.

United Republic of Tanzania

Interim decision on import

Published: 06/2005

consent under conditions

Registrar of industrial and consumer chemicals (Chief Government Chemist) prior to import.

Remarks: The new industrial and consumer chemicals legislation has recently entered into force. Comprehensive monitoring of types of chemicals, products and records is expected to be established under this legislation.

Statement of active consideration: The following administration action is being undertakent:

Establishment of a mechanism for assessment and decision-making under the new legislation on Industrial adn Consumer Chemicals (Ref. Section 7)

PIC chemicals placed in schedule of new legislation Seeking for information on alternatives.

Approximately 2 year before a final decision can be reached.

Uruguay	Final decision on import	Published: 12/2006	consent under conditions
Venezuela (Bolivarian Republic of)	Final decision on import	Published: 12/2007	no consent

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Crocide	olite
CAS: 120	001-28-4

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Marshall Islands	06/2004
Benin	06/2004	Mauritania	12/2005
Bolivia	06/2004	Mongolia	06/2004
Bosnia and Herzegovina	12/2007	Morocco	12/2011
Botswana	06/2008	Mozambique	12/2010
Burundi	06/2005	Namibia	12/2005
Cambodia	12/2013	Nepal	06/2007
Cameroon	06/2004	Pakistan	12/2005
Cabo Verde	06/2006	Paraguay	06/2004
Congo	12/2006	Russian Federation	12/2011
Cook Islands	12/2004	Rwanda	06/2004
Costa Rica	12/2009	Saint Vincent and the	06/2011
Cote d'Ivoire	06/2004	Grenadines	
Djibouti	06/2005	Saudi Arabia	06/2004
Dominica	06/2006	Senegal	06/2004
Equatorial Guinea	06/2004	Somalia	12/2010
Ethiopia	06/2004	Sudan	06/2005
Gabon	06/2004	Suriname	06/2004
Georgia	06/2007	Syrian Arab Republic	06/2004
Guatemala	12/2010	Togo	12/2004
Kazakhstan	06/2008	Tonga	12/2010
Kenya	06/2005	Uganda	12/2008
Lesotho	12/2008	Ukraine	06/2004
Liberia	06/2005	Viet Nam	12/2007
Libya	06/2004	Yemen	06/2006
Maldives	06/2007	Zambia	06/2011

06/2004

Mali

Tremolite			
CAS: 77536-68-6			
Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: "On substances and preparations", prohibi and distribution in the Republic of Albania II of this Law. Tremolite is part of this Appe	ts the manufacture, import, export for substances included in Appendix	
Antigua and	Interim decision on import	Published: 06/2005	no consent
Barbuda	Statement of active consideration: Revirequired, which will take approximately 1 y		
Argentina	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: Published in the Congressional Record, O- Prohibits: production, importation, commer fibres Amphiboles forms (Crocidolites, Am- Anthophyllite) and products formulated on	ctober 17, 2000. cialization and use of Asbestos osite, Actinolite, Tremolite,	
Australia	Final decision on import	Published: 12/2004	consent unde
	Conditions for Import: Import prohibited for uses that would contravene State, Territory or Commonwealth legislation. All forms of asbestos tremolite are severely restricted in Australia. Please note the following:		
	use or sell any products containing asbest and gaskets The same prohibition applies in t it will be complemented by a Customs regressive The ban does not apply to asbest already in place. But when they are replaced be used. Any stockpiles of asbestos-contained disposed of under the applicable state and The few exemptions to the ban a operate for a limited time. They only apply to safety is asbestos is not used. Protection these cases. For more information, visit the lat www.nohsc.gov.au. Legislative or administrative measures:	he Australian government sector and ulation banning imports and exports. tos products and materials that are ted, non-asbestos alternatives must lining products must be safely territory regulations. The restricted in scope and will where there are much greater risks on for exposure is still required in test news on NOHSC's website at	
	1) Work Health (Occupational Health and Safety) Regulations 2003 and Schedule 7 - Prohibited Substances - under the Work Health Act 2002 (Northern Territory) 2) Workplace Health and Safety Regulation Amended Regulation (No. 4) 2003 and Schedule 7 - Prohibited Substances under the Work Health Act 1995 (Queensland) 3) Occupational Health and Safety (Chrysotile Asbestos) Variation Regulations 2003 under the Occupational Health and Safety and Welfare Act 1986 (South Australia) 4) Workplace Health and Safety Regulations 1988 under the Workplace Health and Safety Act 1995 (Tasmania) 5) Occupational Health and Safety (Asbestos) Regulations 2003 under the Occupational Health and Safety Action 1985 and the Dangerous Goods Act 1985 (Victoria) 6) Occupational Health and Safety Regulations 1996 (Western Australia) 7) Health (Asbestos) Regulations 1992 (Western Australia) 8) Occupational Health and Safety Regulation 2001 - Sec 163 (New South		

9) Occupational Health and Safety (Maritime Industry) (National Standards) Regulations 2003 under the Occupational Health and Safety (Maritime

Industry) Act 1993

- 10) Customs (Prohibited Imports) Regulations 1956
- 11) Customs (Prohibited Exports) Regulations 1958
- 12) National Model Regulations for the Control of Workplace Hazardous Substances (National Occupational Health and Safety Commission: 1004(1994) Schedule 2 - Substances prohibited for specific uses.

The importation into Australia of amphibole asbestos or goods containing amphibole asbestos is prohibited unless under conditions specified in the Customs (Prohibited Imports) Regulstiona 1956 are met. Responsible institution or authority would be specified for each State or Territory. Initial contact for queries should be to Australia's DNA for industrial chemicals.

Belize Final decision on import

Published: 12/2009

no consent

Legislative or administrative measures: Environmental Protection Act, Schedule of Hazardous Substances, Part I, Subpart A.

Final decision on import **Brazil**

Published: 12/2004

no consent

Legislative or administrative measures: Law No. 9.055 of 1 July 1995 prohibits extraction, production, use and trade of the chemicals amosite, actinolite, anthophyllite, crocidolite and trmolite asbestos, as well as products containing such minerals.

Burkina Faso

Final decision on import

Published: 06/2006

no consent

Legislative or administrative measures: Law no. 005/97/30 ADP January 1997, which stablishes an Environment Code in Burkina Faso. Decree n.97-039/PRES/P.m.MCIA of 04 February 1998, which prohibits the manufacture, transformation, commercialised imports and the use of construction equipments with asbestos in Burkina Faso.

Canada

Final decision on import

Published: 06/2012

consent under conditions

Conditions for Import: An asbestos consumer product that contains tremolite asbestos and that is set out in column 1 of the table may be imported if it meets the requirements set out in column 2.

A consumer product is defined as a product, including its components, parts or accessories, that may reasonably be expected to be obtained by an individual to be used for non-commercial purposes, including for domestic, recreational and sports purposes, and includes its packaging.

Column 1

Column 2 Requirements

Non-crocidolite asbestos products A textile fibre consumer product that is worn on the person

(a) The consumer product provides protection from fire or heat hazards. (b) A person who uses the consumer product in a reasonably foreseeable manner cannot come into contact with airborne asbestos from the consumer

product.

A consumer product that is used by a child in learning or play Drywall joint cement or compound, or spackling or patching compound, that is from the consumer product during its used in construction, repair or renovation

Asbestos cannot become separated from the consumer product. Asbestos cannot become separated post-manufacture preparation,

application or removal. A consumer product that is applied by spraying

(a) The asbestos is encapsulated with a binder during spraying. (b) The materials that result from the spraying are not

friable after drying.

Import of the following tremolite consumer products is prohibited:

- (a) a consumer product for use in modeling or sculpture.
- (b) a consumer product for use in simulating ashes or embers.
- (c) a consumer product that is composed entirely of asbestos.

Legislative or administrative measures: The Asbestos Products Regulations (SOR/2007-260) (http://laws-lois.justice.gc.ca/eng/regulations/SOR-2007-2007 260/FullText.html>) under the Canada Consumer Product Safety Act (CCPSA) (<http://laws-lois.justice.gc.ca/eng/acts/C-1.68/index.html>) applies to the import, advertising and sale of consumer products that contain asbestos. The import of a consumer product containing asbestos is permitted subject to the conditions of the CCPSA and its Regulations.

Chile Final decision on import

Published: 12/2005

no consent

Remarks: Supreme Decree Not 656 of 2000, that prohibits asbestos use in indicated products, establishes as follow:

- 1. The use of crocidolite is prohibited in absolute form and without exceptions.
- 2. The use of all type of asbestos in construction equipment is prohibited in absolute form and without exceptions
- 3. The asbestos use will be only authorized, by Express Sanitary Resolution, in fabrication of products or elements that are not construction equipment and that is not crocidolita, when the interested part demonstrates that it does not exist any tecnic nor economic feasibility that allows to replace it in a especific use by another material.

Legislative or administrative measures: Supreme decree no. 656 of 2000, prohibits the asbestos use in products indicated. This legislative national measure prohibits in the country the production, import, distribution, sale and use of crocidolite and any material or product that contain it. Additionally, it prohibits the production, import, distribution and sale of construction equipments that contain any type of asbestos and, finally, it prohibits the production, import, distribution, sale and use of crisotile, actinolite, amosite, antofilite, tremolite and another type of asbestos, or any mix of them for any thing, element or product, with some exceptions specified, whenever these do not concern to construction equipment.

China Final decision on import

Published: 06/2008

no consent

Revised: 10/2008

Legislative or administrative measures: Catalogue of Outdated Production Capacity, Technologies and Products to be Phased out (Batch 3). (Enacted by the State Economic and Trade Commission as Decree No. 32, and came into force on July 1, 2002)

The complete name and address of the institution/authority responsible for issuing this national legislative or administrative measure: State Economic & Trade Commission (It has already turned into National Development and Reform Commission), No. 38 Yuetan Nanjie, Beijing 100824, China.

Additional information related to Hong Kong Special Administrative Region (HKSAR) related to the import response for Annex III chemicals:

Published: 12/06/2009;

Final decision on import: Consent under conditions;

Conditions of import: Permission must be obtained from the Environmental Protection Department (EPD) of the HKSAR, China.

Colombia

Final decision on import

Published: 12/2013

no consent

Revised: 08/2013

Legislative or administrative measures: Resolution 007 of 2011, which adopts the Health and Safety Regulation on Chrysotile fibers and other similar use . 3.1. Exposure Limits. 3.1.1. Type of asbestos management and limitation. a) The only type of asbestos allowed for industrial or commercial use, is chrysotile or white asbestos, b) use of any variety of amphibole asbestos is prohibited c) application of friable chrysotile form or spray is prohibited.

Cook Islands

Final decision on import

Published: 06/2006

no consent

Croatia

Final decision on import

Published: 06/2010

no consent

Legislative or administrative measures: List of Banned and Restricted Substances - Official Gazette

Final decision on import	Published: 12/2008	no consent
and disseminated to interested parties, under Designated National Authority for industrial of implementation at the national level of the Plof Ministry of Science, Technology and Environmentation of the PIC procedure).	er the powers conferred to the chemicals, as part of the IC procedure (Resolution 159/1995 conment on the national	
Final decision on import	Dublish adv 00/2042	
Legislative or administrative measures: 0 5011/0195/AGRI/PE.EL/2012 of 16 February implementation of the Rotterdam Convention	Circular note No. y 2012 concerning the n, Section V, Article 19 : the use of	no consent
Interim decision on import	Published: 06/2008	consent under
authorization, the imports for construction ar before proceeding to the importation, will ha	e prohibited. The companies, ve to notify theEnvironment State	conditions
Interim decision on import	Published: 06/2013	consent under
·	Revised: 04/2013	conditions
Conditions for Import: Allow to import only		
Final decision on import	Published: 06/2009	consent under
volume, as quantity limits. Quantity limits: re weight or volume, which does not require the documentation. For quantities above this, it of Environment and Natural Resources (MAI documentation in order to obtain the response required to elaborate an Environmental Imparts.)	fers to less or equal amount, of e submission of environmental should be submitted to the Ministry RN), the environmental se to determine that It is not act Study, through an	conditions
Final decision on import	Published: 06/2010	no consent
Legislative or administrative measures: Lariff Regulations.	egal Notice No 52/2001 Customs	
Final decision on import	Published: 12/2004	no consent
	Revised: 10/2008	
market and use all forms of asbestos fibres a chemicals were banned by a series of regula latest of which is Commission Directive 1999 European Communities (OJ) L207 of 6 Augu progress for the sixth time Annex I to Counci the approximation of the laws, regulations an	and products containing them. The atory actions dating from 1983, the 0/77/EC (Official Journal of the list 1999, p18) adapting to technical Il Directive 76/769/EEC relating to administrative provisions of the	
	Legislative or administrative measures: Tand disseminated to interested parties, unde Designated National Authority for industrial of implementation at the national level of the PI of Ministry of Science, Technology and Environmentation of the PIC procedure). National decision entered into force under PScience, Technology and Environment. Final decision on import Legislative or administrative measures: C5011/0195/AGRI/PE.EL/2012 of 16 February implementation of the Rotterdam Conventionall chemicals listed in Annex III of the Rotterd DRC. Interim decision on import Conditions for Import: The imports are subsuitation; the imports for construction are before proceeding to the importation, will have Secretariat to require an authorization in acceptance of the process of the import of the Rotterd DRC. Interim decision on import Conditions for Import: Allow to import only Final decision on import Conditions for Import: The import is allowed volume, as quantity limits. Quantity limits: reweight or volume, which does not require the documentation. For quantities above this, it of Environment and Natural Resources (MAI documentation in order to obtain the response required to elaborate an Environmental Impact and Permit Resolution to import atterritory. Legislative or administrative measures: Epublished in the Official Journal n°83, volumed List of Regulated Substances. Final decision on import Legislative or administrative measures: Epublished in the Official Journal n°83, volumed the Regulations. Final decision on import Legislative or administrative measures: Epublished in the Official Journal n°83, volumed the Regulations. Final decision on import Legislative or administrative measures: Epublished in the Official Journal n°83, volumed the Regulations of the Appet of Appet	Legislative or administrative measures: The national decision was adopted and disseminated to interested parties, under the powers conferred to the Designated National Authority for industrial chemicals, as part of the implementation at the national level of the PIC procedure (Resolution 159/1995 of Ministry of Science, Technology and Environment on the national implementation of the PIC procedure). National decision entered into force under Resolution 96/2004 of the Ministry of Science, Technology and Environment. Final decision on import Published: 06/2012 Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE_EU/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC. Interim decision on import Published: 06/2008 Conditions for Import: The imports are subjet to an environment authorization, the imports for construction are prohibited. The companies, before proceeding to the importation, will have to notify theEnvironment State Secretariat to require an authorization in accordance with Law 64-00 in its chapter V. Interim decision on import Published: 06/2013 Revised: 04/2013 Conditions for Import: Allow to import only subject to certain conditions Final decision on import Published: 06/2009 Conditions for Import: The import is allowed for 1 kilogram of weight or volume, which does not require the submission of environmental documentation. For quantities above this, it should be submitted to the Ministry of Environment and Natural Resources (MARN), the environmental documentation in order to obtain the response to determine that It is not required to elaborate an Environmental Impact Study, through an Environmental Permit Resolution to import and/or transport in the national territory. Legislative or administrative measures: Legal Notice No 52/2001 Customs Tariff Regulations. Final decision on import Published: 12/2004 Revise

Northern Ireland

Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States

Ghana

Final decision on import

consent under conditions

Published: 06/2010

Published: 12/2005

Conditions for Import: Importer should obtain an import permit from the Environmental Protection Agency of Ghana containing information including but not limited to:

- -Quantity of chemical to be imported
- -Sources of chemical (exporting country)
- -End uses of the chemical within Ghana.

Legislative or administrative measures: Environmental Protection Agency Act, 1994. (Act. 490)

Guinea

Interim decision on import

consent

Conditions for Import: The conditions are as follow:

- -to address a written request in order to obtain the previous authorization for import, to the responsble autority elected by the minister of the environment (reference: Articles 6 and 10 of the decision A/2001/4785/MMGE/SGG of October 26, 2001, concerning article 8 of the D/97/287/ decree PRGSGG of 24 december 1997, stablishing the management and control of harmful and dangerous chemicals in Guinee Republic);
- to obtain a previous authorization to import, delivered by competent authority (reference: Article 5 of the decision A/2001/4785/MMGE/SGG 26 october 2001)
- asbestos tremolite only can be imported by industrials unities, mining industry, building constructions companies, electricity centrals and production and distribution centers, laboratories and research centers, etc, and this, for certain uses when the need is justify, since this product appears in order no. 57 of appendix II of the decision A/2001/4784/MMGE/SGG of October 26, 2001, making reference for application to articles 3, 4 and 5 of the D/97/287/PRG/SGG of December 24, 1997. importer obligation to present the stocks of import products once arrived at the
- importer obligation to present the stocks of import products once arrived at the terrestrial borders, maritime or air of the national territory, for a chemical and physical control by qualified agents of the service of the environment or by any other organization of control entitled for this procedure (reference: Article 12 of the decision A/2001/4785/MMGE/SGG of October 26, 2001.
- name, address of the competent authority from which the previous autorisation should be obtained:

M. le directeur national, Direction nationale de la prevention et de la lutte contre les pollutions et nuisances, Ministere de l'Environnement, BP 3118, Conakry, Republique de Guinee. Fax (224) 46 85 46

Remarks: Differents forms of asbestos are used in Guinea among which the tremolite asbestos could exist and, particularly, in the industrial units, mining societies, real estate constructions, power stations and networks of production and electricity, distribution, laboratories and research centers, etc. Although this product is dangerous for the health and the environment, for economic reasons it would be used at the moment in the sectors of activities sus cites. Some existence of asbestos remainders that can contain asbestos physically exists or has been hidden in some electrical power stations and mining societies, thus it is a potential danger for the workers of these sectors of activities, the workers of the informal sector and even the populations that are exposed to these dangerous and bad known products and all the implications of risks and dangers for their health, their families and to the environment. Before this situation, and awaiting the final decision concernign the actinolita asbestos, the Government, with the purpose of reducing the field of use of this dangerous product and reducing the exhibition of the populations, workers and workers of the different sectors of activities, decided to classify this product in the national list of severely restricted chemicals (Annexed II of the A/2001/4784/decision MMGE/SGG of 26 October 2001.

Statement of active consideration: Any tremolite asbestos import can be done without previous autorisation of the environment service and the competent authority properly approuved by the environment minister (ref Articles 1 and 5 of decision A/2001/4785/MMGE/26 SGG october 2001. The approximate period until the adoption of a final decision is not defined.

Guinea-Bissau

Final decision on import

Published: 12/2010

no consent

Guyana	Final decision on import	Published: 12/2007	no consent	
	Legislative or administrative measures: Administrative decision of the Pesticides and Toxic Chemicals Control Board. The product is not registered nor has any application for registration been received for this product.			
India	Final decision on import	Published: 12/2005	consent under	
	Conditions for Import: The import would licence for imports from the Government. Remarks: It is clarified that registration of mandatory under 'The Insecticides Act'. It industrial chemicals. Legislative or administrative measures classification of Export-Import items issue August 2004.	Pesticides and their formulation is lo such registration is required for : This is published in ITC (HS)	conditions	
Iran (Islamic	Final decision on import	Published: 06/2010	no consent	
Republic of)	Legislative or administrative measures Environment Protection.		ne concent	
Israel	Final decision on import	Published: 06/2012	no consent	
	Legislative or administrative measures Ordonance, 2010	: Proposed legislation for Asbest		
Jamaica	Final decision on import	Published: 12/2005	no consent	
	Legislative or administrative measures of a permit to import.			
Japan	Final decision on import	Published: 12/2009	consent unde	
	 Seal materials that is used under a specific condition in existing facilities of chemical industry An insulation material for rocket motors used for a missile produced in Japan Raw materials of the product mentioned above These products will be banned sequentially from the thing which is able to replace with other materials. 			
	Legislative or administrative measures			
Jordan	Final decision on import Published: 06/2010 Legislative or administrative measures: A decree by the Minister of Health issued in the Official Journal No. 4717 dted 16-08-2005, prohibited the import, use and marketing of all forms of asbestos and the products containing these materials. The total ban on this chemical was effective since August 2006.		no consent	
Kuwait	Final decision on import	Published: 12/2008	no consent	
	Legislative or administrative measures: Banned Decree No. 26/1995.			
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent	
	Legislative or administrative measures: Ordinance of the Government of the Kyrgyz Republic of on June 6, 2011 Number 289 About entering additions and changes to the Ordinance of the Government of the Kyrgyz Republic from July 27, 2001 Number 376 On Measures for environmental protection and public health from the adverse effects of certain hazardous chemicals and pesticides.			
Lebanon	Final decision on import	Published: 12/2007	no consent	
	Legislative or administrative measures: Common Decision of the Minister of Environment and the Minister of Public Health # 174/1 dated 2/11/1998			
Liechtenstein	Final decision on import	Published: 06/2010	no consent	
	Legislative or administrative measures	· It is prohibited:		

b. to place preparations and articles containing tremolite on the market; c. to export preparations and articles containing tremolite.

(Swiss Ordinance on Risk Reduction related to the Use of certain particularly dangerous Substances, Preparations and Articles of August 2005, Annex 1.6)

	dangerous Substances, Preparations and A		
Madagascar	Final decision on import	Published: 06/2012	no consent
Malawi	Interim decision on import	Published: 06/2010	no consent
Malaysia	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: First Schedule of Customs (Prohibition of Ir (Prohibition of Export) Order, under the Cus	mport) Order and Customs	
Mauritius	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures: have been listed as prohibited under the Da 2004		
Mexico	Final decision on import	Published: 12/2007	consent under
	Conditions for Import: The asbestos is generically defined, in the agreement that establishes the classification and codification of woods which import is subject to regulation from the dependencies that integrate the intersectarial commission for the control of the process and use of pesticides, fertilizers and toxic chemicals. The asbestos fibers included in annexed III are not used in Mexico. In prohibition process.		
	Legislative or administrative measures: classification and codification of woods whi from the dependencies that integrate the in control of the process and use of pesticides Published in the official bulletin of the feder section) 174.	ch import is subject to regulation tersectarial commission for the s, fertilizers and toxic chemicals.	
New Zealand	Interim decision on import	Published: 06/2005	consent
	Remarks: There is no domestic manufacture Zealand. Tremolite asbestos can be legally		
Nicaragua	Interim decision on import	Published: 06/2010	consent under conditions
Norway	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: (order no 235) laid down 15 August 1991 ir Worker Protection and Working Environme	pursuance of the Act relating to	
Oman	Final decision on import	Published: 06/2008	no consent
	Legislative or administrative measures: law of the Gulf Cooperation Council and law Climate Affairs.		
Panama	Final decision on import	Published: 12/2010	consent under
	Conditions for Import: Pursuant to resolu approuves the health rules for the manager asbestos in the Republic of Panama. Executive Decree n° 305 of September 4, 2 24634 29 September 2002, a national legis article: "All substances banned or severely also be banned in our country". The substances	ment, storage and transport of 2002 published in Official Gazette n° lative mesure, established at its fifth restricted in at least four States, will	conditions

Peru	Final decision on import	Published: 06/2011	no consent
	Legislative or administrative measures: asbestos and regulates the use of chrysotile		
Qatar	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: 2002	Article 26 Environment Law (30)	
Republic of Moldova	Interim decision on import	Published: 06/2012	no consent
Serbia	Final decision on import	Published: 12/2011	consent under
Serbia	Conditions for Import: The Production, planfibres and of articles containing these fibres is prohibited. 2. By the way of derogation form Paragraph 1 market and use shall be allowed for: a) reinforced asbestos klingerit; b) asbestos graphite braids, which are necessary for functioning in condition temperature, pressure and aggressive medium process is changed or technological changes.	of this point placing on the ons of extremely high ns, until the technological	conditions
	they are used are conducted. Legislative or administrative measures: Regulation on Bans and Restrictions of Produ- Placing on the Market and Use of Chemicals v on Human Health and Environment ("Official Continuous Continuous Continuous Continuous Continuous Continuous Continuous Con	Severely restricted by Serbian ction, which Represent Unacceptable Risk	
Singapore	Final decision on import	Published: 12/2004	no consent
		Revised: 10/2008	
	Legislative or administrative measures: amosite, chrysotile and amphiboles and pro asbestos are controlled as Hazardous Subs Protection and Management Act (EPMA) ar Asbestos in the above forms and the produ asbestos have been banned from import fo asbestos products containing chry refuse chutes, ceiling boards, partition boar cement, floor tiles and putty since 1989: asbestos in the form of chrysotile not installed in any vehicle if the packaging is affixed with the appropriate label or in an installed in any vehicle registered before 1s	oducts containing these forms of stances under the Environmental and its Regulations. Its containing the above forms of relocal use except for: I ysotile other than roofing sheets, and fire barriers, doors, paints, In any vehicle brake or clutch lining of the vehicle brake or clutch lining y vehicle brake or clutch lining	
South Africa	Interim decision on import	Published: 06/2006	no consent
	Statement of active consideration: Draft of and trading with all types of asbestos in t November 2005 and public comments curre promulgation.	the country were published on the 4	
Switzerland	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: It is prohibited: a. to use tremolite; b. to place preparations and articles containing tremolite on the market; c. to export preparations and articles containing tremolite. (Ordinance on Risk Reduction related to the Use of certain particularly		
	dangerous Substances, Preparations and A		
Thailand	Interim decision on import	Published: 12/2005	no consent
manana	Statement of active consideration: The description in the consideration	lraft decision to prohibit import, country has been submitted to the	

Final decision on import Published: 06/2012 consent under The former conditions Yugoslav Conditions for Import: 1. The Production, placing on the market and use of Republic of these fibres and of articles containing these fibres is prohibited. Macedonia By the way of derogation form Paragraph 1 of this point placing on the market and use shall be allowed for: a) reinforced asbestos klingerit; b) asbestos graphite braids, which are necessary for functioning in conditions of extremely high temperature, pressure and aggressive mediums, until the technological process is changed or technological changes of the equipment in which they are used are conducted. Legislative or administrative measures: List on Bans and Restrictions of the use of chemicals (Official Gazette of RM 57/2011) Published: 12/2013 **United Arab** Final decision on import no consent **Emirates** Legislative or administrative measures: Tremolite is banned based on the Cabinet Decree No. (39) of 2006 banning the Import, Production and Use of Asbestos Boards in UAÉ. Interim decision on import **Published: 06/2005** consent under **United Republic** conditions of Tanzania Conditions for Import: Under restriction - permission must be sought from the Registrar of industrial and consumer chemicals (Chief Government Chemist) prior to import. Remarks: The new industrial and consumer chemicals legislation has recently entered into force. Comprehensive monitoring of types of chemicals, products and records is expected to be established under this legislation. Statement of active consideration: Approximately 2 year before a final decision can be reached. Published: 12/2006 consent under **Uruguay** Final decision on import conditions Conditions for Import: The conditions defined are: An approval should be requested to the Ministry of Public Health, which will be able to grant it with previous decision of the Honorary Commission of Insalubrious Works Legislative or administrative measures: It is banned the manufacture and introduction in the national territory, ill its forms are banned, as well as the marketing of products packagings of asbestos or asbestos under acts 6811 and in the item 6812.26.00.00 of the Common Nomenclature of MERCOSUR. For manufacture, introduction in the national territory in all forms and comercialisation of asbestos either asbestos or its products are banned, but for other products different from wich are mentioned here above an autorisation from the Ministry of Public Health should be obtained. Legislation can be consult at http://www.dinama.gub.uy/descargus/decretos/Dec154_02.pdf Venezuela Final decision on import **Published: 12/2007** no consent (Bolivarian Republic of)

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Tremolite	
CAS: 77526 69 6	2

CAS: 77536-68-6			
Party ¹	Date	Party ¹	Date
A full out of ou	40/0040	Manakali lalan da	40/0005
Afghanistan	12/2013	Marshall Islands	12/2005
Armenia	12/2005	Mauritania	12/2005
Benin	12/2005	Mongolia	12/2005
Bolivia	12/2005	Morocco	12/2011
Bosnia and Herzegovina	12/2007	Mozambique	12/2010
Botswana	06/2008	Namibia	12/2005
Burundi	12/2005	Nepal	06/2007
Cambodia	12/2013	Niger	06/2006
Cameroon	12/2005	Nigeria	12/2005
Cabo Verde	06/2006	Pakistan	12/2005
Chad	12/2005	Paraguay	12/2005
Congo	12/2006	Philippines	12/2006
Costa Rica	12/2009	Republic of Korea	12/2005
Cote d´Ivoire	12/2005	Russian Federation	12/2011
Democratic People's	12/2005	Rwanda	12/2005
Republic of Korea		Saint Vincent and the	06/2011
Djibouti	12/2005	Grenadines	
Dominica	06/2006	Samoa	12/2005
Equatorial Guinea	12/2005	Saudi Arabia	12/2005
Ethiopia	12/2005	Senegal	12/2005
Gabon	12/2005	Somalia	12/2010
Gambia	12/2005	Sri Lanka	06/2006
Georgia	06/2007	Sudan	12/2005
Guatemala	12/2010	Suriname	12/2005
Kazakhstan	06/2008	Syrian Arab Republic	12/2005
Kenya	12/2005	Togo	12/2005
Lao People's Democratic	06/2011	Tonga	12/2010
Republic		Trinidad and Tobago	06/2010
Lesotho	12/2008	Uganda	12/2008
Liberia	12/2005	Ukraine	12/2005
Libya	12/2005	Viet Nam	12/2007
Maldives	06/2007	Yemen	06/2006
	UUIZUUI	i cilicii	

Commercial octabromodiphenyl ether (including Hexabromodiphenyl ether and Heptabromodiphenyl ether)

CAS: 36483-60-0, 68928-80-3

Eritrea	Final decision on import	Published: 12/2013	no consent	
	Legislative or administrative measures: Administrative measure			
Jordan	Final decision on import	Published: 12/2013	consent unde	
	Conditions for Import: Shall not be placed on the market, or used: - as a substance - as a constituent of other substances, or in mixtures, in concentrations greater than 0,1 % by weight			
	Above paragraph shall not apply: - to electrical and electronic equipment - Labs and Research Institutions Legislative or administrative measures: A decree by the minister of health was issued and published in the official journal No.5187 date 14/11/2012			

Commercial pentabromodiphenyl ether (including tetrabromodiphenyl ether and pentabromodiphenyl ether)

CAS:	32534-8	31-9	40088-	47-9
\mathcal{O}		<i>,</i> , , , , , , , , , , , , , , , , , ,	TOUGO	T1 0

Eritrea	Final decision on import	Published: 12/2013	no consent	
	Legislative or administrative measures: Administrative measure			
Jordan	Final decision on import	Published: 12/2013	consent under	
	Conditions for Import: Shall not be placed on the market, or used: - as a substance - as a constituent of other substances, or in mixtures, in concentrations greater than 0,1 % by weight			
	Above paragraph shall not apply: - to electrical and electronic equipment - Labs and Research Institutions Legislative or administrative measures: A decree by the minister of health was issued and published in the official journal No.5187 date 14/11/2012			

Perfluorooctane sulfonic acid, perfluorooctane sulfonates, perfluorooctane sulfonamides and perfluorooctane sulfonyls

CAS: 99999-99-8

Eritrea Final decision on import Published: 12/2013 no consent

Legislative or administrative measures: Administrative measure

CAS: 13654-09	-6, 27858-07-7, 36355-01-8		
Albania	Interim decision on import	Published: 06/2013	no consent
Argentina	Final decision on import	Published: 12/2002	no consent
	Legislative or administrative measures: MTEFRH No. 209/01 Published on the Con Prohibits: production, importation and comr biphenyls and products and/or equipment for 2) Resolution SA and DS, No.249/02 Publis May 31, 2002. Prohibits: import, production, commercialist PCBs(PCB: polychlorinated biphenyls, PCE polychlorinated terphenyls, PBB: polybromi any material containing this elements or conadopted use or application.		
Armenia	Interim decision on import	Published: 06/2001	no consent
	Remarks: A final decision is under active c	onsideration.	
Australia	Final decision on import	Published: 12/2006	consent under
	Conditions for Import: Importation is subject to specified conditions contained in Industrial Chemicals (Notification and Assessment= Amendment Regulations 2005 (No 2) made under the Industrial Chemicals (Notification and Assessment) Act 1989. The introduction of hexabromobiphenyl, octabromobiphenyl and decabromobiphenyl are prohibited unless the Director, NICNAS has given written permission for their introduction before the proposed introduction. Initial contact for queries should be to Australia's DNA for industrial chemicals. Legislative or administrative measures: Regulations were made in the Industrial Chemicals (Notification and Assessment) Regulations 1990 under the Industrial Chemicals (Notification and Assessment) Act 1989. (Commonwealth) These came into law on 18 August 2004 for hexabromobiphenyl and on 17 November 2005 for octabromobiphenyl and decabromobiphenyl.		conditions
Bahrain	Interim decision on import	Published: 01/1995	Response did
	Remarks: Additional time is needed to read whether the chemical has been imported in Decision: Response did not address Import	to the country. Importati	
Belize	Final decision on import	Published: 12/2009	no consent
	Legislative or administrative measures: Schedule of Hazardous Substances, Part I,		
Brazil	Final decision on import	Published: 12/2011	consent unde
	•	Revised: 06/2011	conditions
	Conditions for Import: The use of the isomer hexabromobiphenyl is prohibited in Brazil, since the entry into force of the Stockholm Convention on Persistent Organic Pollutants. The use of octa- and deca- isomers remain allowed. Legislative or administrative measures: Legislative Decree No: 204, of 2004 - Approves the text of the Stockholm Convention on Persistent Organic Pollutants.		
	Executive Decree No: 5472, 20 June 2005 - Promulgates the text of the Stockholm Convention on Persistent Organic Pollutants, adopted at that city, May 22, 2001		

Burkina Faso	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: 1997 concerning the Burkina Faso Environme		
Canada	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: Substances Regulations, 2005 (SOR/2005-lois.justice.gc.ca/eng/regulations/SOR-2005 Environmental Protection Act, 1999 (CEPA lois.justice.gc.ca/eng/acts/C-15.31/index.htt sale, offer for sale and import of certain toxi Polybrominated Biphenyls, that appear on t Schedule I to CEPA 1999.	41) (http://laws- 5-41/index.html) under the Canadian 1999) (http://laws- nl) prohibit the manufacture, use, c substances, including	
	These Regulations do not apply to the impouse in a laboratory for scientific research puor as a laboratory analytical standard. Impothe scope of the Convention as per Article 3	rposes, in a laboratory for analysis, ort for these purposes is outside of	
Chad	Interim decision on import	Published: 01/1995	no consent
	Remarks: The decision applies to hexabroneeded to reach a final decision.	mobiphenyl only. Additional time is	
Chile	Final decision on import	Published: 12/2000	consent
	Legislative or administrative measures: prohibition has been issued by the public he An authorisation is needed for its import into	ealth authorities or other authority.	
China	Final decision on import	Published: 01/1995	consent unde
		Revised: 10/2008	conditions
	Additional information related to Heading Region (HKSAR) related to the imchemicals: Published: 12/06/2009; Final decision on import: Consent Conditions of import: Permission renvironmental Protection Department (EPD	port response for Annex III under conditions; nust be obtained from the	
Colombia	Interim decision on import	Published: 12/2010	consent unde
- S.O.IINIA	Conditions for Import: There are no prohibitory specific measures but Decree n° 2820, published in Official Bulletin n° 47.792 of August 2010, Title II, on the exibility of environmental licenses, in Article 8 determined by the Ministry of Environment, Housing and Territorial Development to grant or deny the license in a custodial environment for the activitiesII The import and production of those substances, materials or products subject to control pursuant to treaties, international conventions and environmental protocols, except in cases where these rules indicate a special permit for that purpose"		conditions
Côte d´Ivoire	Interim decision on import	Published: 12/2008	no consent
Cuba	Final decision on import	Published: 12/2008	no consent
- 484	Conditions for Import: Only imports are professional for the Designated National Authority. The import is not permitted if the product is textiles.		
	Legislative or administrative measures: and disseminated to interested parties, und Designated National Authority for industrial	er the powers conferred to the	

	implementation at the national level of the PIC procedure (Resolution 159/199 of Ministry of Science, Technology and Environment on the national implementation of the PIC procedure). National decision entered into force under Resolution 96/2004 of the Ministry Science, Technology and Environment.			
Democratic	Interim decision on import	Published: 12/2004	consent under	
People´s Republic of Korea	Conditions for Import: The import of hexa- or oct accompanied with the permission of the Ministry of Ministry of Public Health	conditions		
Democratic	Final decision on import	Published: 06/2012	no consent	
Republic of the Congo	Legislative or administrative measures: Circula 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 implementation of the Rotterdam Convention, Seciall chemicals listed in Annex III of the Rotterdam CDRC.			
Dominican Republic	Final decision on import	Published: 12/2009	no consent	
Ecuador	Final decision on import	Published: 12/2006	no consent	
	Legislative or administrative measures: *Executive Act N° 046 published in the Official Register N° 324 dated 11 May 2001, modified by Executive Act N° 3516 published in the Official Register dated 31 March 2003, especial edition N° 2 of the unified text of the secondary legislation from the Ministry of Environment, book VI, annex 7 "List of Hazardous banned chemicals"			
	**External trade and investments Council (COMEXI), Annex I, resolution n° 182. published at the Official Register N° 057 dated 8 april 2003 ""Nómina de Subpartidas Arancelarias de Prohibida Importación".			
	Complete name and address of the institution / authority in charge of this legislative or administrative measure at national level.			
	* Ministerio del Ambiente, Av. Amazonas y Eloy Alfaro, Edif. MAG, Piso 7 - Quito.			
	** Ministerio de Comercio Exterior, Industrializacio Consejo de Comercio Exterior e Inversiones (CON Alfaro, Piso 1 - Quito.			
El Salvador	Final decision on import	Published: 06/2009	consent under	
	Conditions for Import: The import is allowed for 2 volume, as quantity limits. Quantity limits: refers to weight or volume, which does not require the subm documentation. For quantities above this, it should of Environment and Natural Resources (MARN), the documentation in order to obtain the response to corequired to elaborate an Environmental Impact Stute Environmental Permit Resolution to import and/or territory.	less or equal amount, of nission of environmental less be submitted to the Ministry ne environmental letermine that It is not ledy, through an	conditions	
	Legislative or administrative measures: Execut published in the Official Journal n°83, volume n°37 List of Regulated Substances.			
Eritrea	Final decision on import	Published: 06/2010	no consent	
	Legislative or administrative measures: Due to and market forces.	administrative measures		
European Union	Final decision on import	Published: 06/2010	consent under	
Member States: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia,	Conditions for Import: Within the Community market and use of PBB is prohibited in text garments, undergarments and linen, intend with the skin. There is a total prohibition on	ile articles, such as ded to come into contact	conditions	

Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland

consent is given to imports of hexabromo-1,1'-biphenyl. Legislative or administrative measures: Within the Community, the placing on the market and use of PBB is subject to Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the registration, evaluation, authorization and restriction of chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45/EC and repealing Council Regulation (EEC) No 793/93 and Commission Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC (OJ L 396,30.12.2006, p. 1). It is prohibited in textile articles, such as garments, undergarments and linen, intended to come into contact with the skin. Member States that do not consent to import: Austria (there is a total prohibition on PBB (Verordnung Ober das Verbot von halogenierten Stoffen, Federal Law Gazette 1993/210)).

No consent is given to imports of hexabromo-1,1'-biphenyl since any production, placing on the market and use of this substance is prohibited. The chemical, whether on its own, in preparations or as a constituent of articles, was banned by Regulation (EC) No *850/2004* of the European Parliament and of the Council of 29 April 2004 on persistent organic pollutants and amending Directive *79/117/EEC* (OJ L 229, 29.6.2004, p.5).

**: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States

Gambia

Interim decision on import

Published: 01/1997

no consent

Remarks: Regulated by the Hazardous Chemicals and Pesticides Control and Management Act of 1994. Alternatives: CO2, foams as fire retardants.

Ghana

Final decision on import

Published: 12/2004

no consent

Legislative or administrative measures: Environmental Protection Agency Act, 1994 (ACT 490)

Guinea

Interim decision on import

Published: 12/2005

consent under conditions

Conditions for Import: The conditions are as follow:

- to address a written request in order to obtain the previous authorization for import, to the responsble autority elected by the minister of the environment (reference: Articles 6 and 10 of the decision A/2001/4785/MMGE/SGG of October 26, 2001, concerning article 8 of the D/97/287/ decree PRGSGG of 24 december 1997, stablishing the management and control of harmful and dangerous chemicals in Guinee Republic);
- to obtain a previous authorization to import, delivered by competent authority (reference: Article 5 of the decision A/2001/4785/MMGE/SGG 26 october 2001)
- PBB only can be imported by industrials unities, mining industry, building constructions companies, electricity centrals and production and distribution centers, laboratories and research centers, etc, and this, for certain uses when the need is justify, since this product appears in order no. 57 of appendix II of the decision A/2001/4784/MMGE/SGG of October 26, 2001, making reference for application to articles 3, 4 and 5 of the D/97/287/PRG/SGG of December 24, 1997.
- importer obligation to present the stocks of import products once arrived at the terrestrial borders, maritime or air of the national territory, for a chemical and physical control by qualified agents of the service of the environment or by any other organization of control entitled for this procedure (reference: Article 12 of the decision A/2001/4785/MMGE/SGG of October 26, 2001.
- name, address of the competent authority from which the previous autorisation should be obtained:

M. le directeur national, Direction nationale de la prevention et de la lutte contre les pollutions et nuisances, Ministere de l'Environnement, BP 3118, Conakry, Republique de Guinee. Fax: (224) 46 85 46

Remarks: Guinea has a certain number of plastic factories, of foam and painting that use diverse chemical agents like raw materials, between which the PBB could be found. This product imported and used in the industrial units under diverse commercial names, is very bad t known by the workers and the populations in general.

In quality of substitute of the PBB, there is a possibility that fractions of PBB exist in the oil remainders of PBB that are in some electrical mining and central societies of the sector. The workers of these industrial units are regularly exposed to these products and dangerous remainders with the risks and

dangers that it means for their health, their families' and the environment. The Government, finding a lack of instruments for the characterization, evaluation of the toxicity, ecotoxicity, cancerigenocity, etc, of these industrial products and their remainders, with the purpose of restricting the field of use of all the forms of PBB and to reduce the exhibition of the populations, workers and of the environment, etc, decided to classify this product PIC in the national list of chemical substances strictly regulated (Annexed II of the A/2001/4784/decisionMMGE/26 SGG of October 2001, until a final decision is taken on this matter.

Statement of active consideration: Any PBBs import can be done without previous autorisation of the environment service and the competent authority properly approuved by the environment minister (ref Articles 1 and 5 of decision A/2001/4785/MMGE/26 SGG october 2001. The approximate period until the adoption of a final decision is not defined.

	adoption of a final decision is not defined.			
Guinea-Bissau	Final decision on import	Published: 06/2011	no consent	
Guyana	Final decision on import	Published: 12/2007	no consent	
	Legislative or administrative measures Pesticides and Toxic Chemicals Control B nor any application for registration has been	oard. The product is not registered		
India	Final decision on import	Published: 01/1995	consent under	
	Conditions for Import: License on the re Chemicals and Petrochemicals.	commendation of the Department of	conditions	
Iran (Islamic	Final decision on import	Published: 12/2003	no consent	
Republic of)	Legislative or administrative measures Environment Protection	: A decree by the supreme council of		
Israel	Final decision on import	Published: 06/2012	consent under	
	Conditions for Import: 1.In accordance with the importer Hazardous material permit, which is required to hold the chemical itself and preparations containing the chemical			
Jamaica	Final decision on import	Published: 06/2004	no consent	
	Legislative or administrative measures: Food and Drug Act			
Japan	Final decision on import Conditions for Import: For hexa- and occur only after prior notification to and precision and Welfare, the Ministry of Economic Ministry of the Environment. For deca-broapproval is required. Remarks: In Japan, commercial production	ior approval by the Ministry of Health, omy, Trade and Industry and the ominated biphenyl, no notification or	consent under conditions	
	implemented on voluntary decision of mar Legislative or administrative measures Chemcial Substances and Regulation of the	nufacturers and importers. : Law Concerning the Evaluation of		
Jordan	Final decision on import	Published: 06/2002	consent under	
	Conditions for Import: Permission by the the entry of this chemical to Jordan. Additional decision. Responsible institution actively of Ministry of Health, Environmental Health of the Ministry of of th	onal time is needed to reach a final considering a final decision: Directorate.	conditions	

Remarks: In 1996 the Ministry of Health adopted a list of banned and restricted chemicals, after consulting the international agencies and authorities to improve control of chemicals entering the market. The list was updated in 2001.

	This chemical was included in the list in 199 Yet the monitoring system is not functioning chemicals may enter the market without ref- permission.	g as it should, and sometimes some	
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: Kyrgyz Republic of June 6, 2011 No. 289 al to the Ordinance of the Government of the I No. 376 on measures for environmental pro adverse effects of certain hazardous chemi	pout entering additions and changes Kyrgyz Republic from July 27, 2001 stection and public health from the	
Lao People's	Interim decision on import	Published: 12/1999	no consent
Democratic Republic	Remarks: A final decision is under active condustry and Handicraft. Approximate time to be reached - one year.		
Liberia	Interim decision on import	Published: 12/2001	no consent
	Remarks: It is unclear whether the chemical country. The DNA of Liberia requests export address of companies/agencies in Liberia to imported.	ting countries to inform the DNA of	
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: on the market, import in a private capacity, a. polybrominated biphenyls (PBBs); b. substances and preparations that contain and are not merely unavoidable impurities.	or use:	
	(Swiss Ordinance on Risk Reduction related dangerous Substances, Preparations and A		
Madagascar	Final decision on import	Published: 06/2012	no consent
Malawi	Interim decision on import	Published: 06/2010	no consent
Malaysia	Final decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: Order 1988, first schedule under Customs A	` '	
Mauritius	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures: Regulations", 1991; "Consumer Protection A		
Mexico	Interim decision on import	Published: 12/2008	consent unde
	Conditions for Import: The importation of PBBs in the case of hazardous waste, is subject to import control in accordance with the provisions of Chapter VII of the General Law on the Prevention and Management of Wastes and Articles 115 and 177 of the Rules of the same Law.		conditions
Mongolia	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: Annex I - List of prohibited chemicals in Mo		
New Zealand	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: Organisms Act 1996 (under which only app imported or used)		

Niger	Interim decision on import	Published: 12/1999	Response did
	Remarks: A final decision is under active or needed before a final decision can be reach Decision: Response did not address Impor	ed - 6 months.	not address Importation
Nigeria	Interim decision on import	Published: 01/1998	consent under
	Conditions for Import: Permit by FEPA (Fagency) must be obtained. Remarks: Placed under severe restriction. or formulated in the country. Additional time (3-5 years). It is recommended that a nation order to identify the level of use for effective conjunction with users.	The chemical is not manufactured e is needed to reach a final decision hal survey be conducted urgently in	conditions
	Legislative or administrative measures: I Act, CAPN, 131, LFN, 1990 as amended by Management of Solid and Hazardous Waste	Decree No. 59 of 1992;	
Norway	Final decision on import	Published: 07/1995	consent under
	Conditions for Import: Permit, except for come into contact with the skin (e.g. garmer		conditions
Oman	Interim decision on import	Published: 01/1995	Response did
	Remarks: It is unclear whether the chemical country. The DNA of Oman requests export address of companies/agencies in Oman to imported. Decision: Response did not address Import	ting countries to inform the DNA of which this chemical is being	not address Importation
Panama Panama	Final decision on import	Published: 12/2010	consent
	Legislative or administrative measures: Executive Decree n° 305 of September 4, 2002 published in Official Gazette n° 24634 29 September 2002, a national legislative mesure, established at its fifth article: "All substances banned or severely restricted in at least four States, will also be banned in our country". The substance polybrominated biphenyls n°106 of annex I to this executif decree.		
Peru	Interim decision on import	Published: 06/2006	consent
Qatar	Final decision on import	Published: 12/2005	no consent
- Later	Legislative or administrative measures: 2002	Article 26 Environment Law (30)	
Republic of	Final decision on import	Published: 06/2002	no consent
Korea	Remarks: PBBs and mixtures containing 0. manufacture, import and use as an industria the chemical for research or laboratory purp allowed. The authority responsible for issuir Ministry of Environment.		
Republic of Moldova	Interim decision on import	Published: 06/2012	no consent
Samoa	Final decision on import	Published: 01/1996	no consent
	Final decision on import	Published: 12/2011	consent under
Serbia			conditions

For hexabromobiphenvls:

No consent to import

Legislative or administrative measures: For all polybrominated biphenyls except hexabomobiphenyls: Severely restricted

by Serbian Regulation on Bans and Restrictions of Production, Placing on the Market and Use of Chemicals which Represent Unacceptable Risk on Human Health and Environment ("Official Gazette RS", No 89/10)

For hexabomobiphenyls: Banned by Serbian Regulation on Bans and Restrictions

of Production, Placing on the Market and Use of Chemicals which Represent Unacceptable Risk on Human Health and Environment ("Official Gazette RS", No 89/10)

Singapore

Final decision on import

Published: 12/2003

Revised: 10/2008

consent under conditions

Conditions for Import: A Hazardous Substance Licence is required for the import of polybrominated biphenyls

Legislative or administrative measures: Polybrominated biphenyls is controlled as a Hazardous Substance under the Environmental Protection and Management Act (EPMA) and its Regulations. A licence is required for the import, use and sale of PBBs.

PBB has been banned from use since 1980.

South Africa

Interim decision on import

Published: 06/2006

consent under conditions

Conditions for Import: For industrial use

Statement of active consideration: The following administrative action is being undertaken during the period a final decision is being considered

- National forum aimed at control of industrial chemicals, including those controlled by international conventions has been established.
- Review of legislation on hazardous substances is also underway.

Switzerland

Final decision on import

Published: 06/2010

no consent

Legislative or administrative measures: It is prohibited to manufacture, place on the market, import in a private capacity, or use:

a. polybrominated biphenyls (PBBs);

b. substances and preparations that contain polybrominated biphenyls (PBBs) and are not merely unavoidable impurities.

(Ordinance on Risk Reduction related to the Use of certain particularly dangerous Substances, Preparations and Articles of August 2005, Annex 1.1)

Thailand

Final decision on import

Published: 06/2007

Published: 06/2012

no consent

Legislative or administrative measures: PBBs are classified as Hazardous Substances Type 4 in industry, agriculture and public health, is that of which the production, import, export or having in possession is prohibited according to Notification of Ministry of Industry No: 4 (B.E. 2544) under the Hazardous Substances Act (B.E. 2535 of 1992)

Decision: Response did not address Importation

The former Yugoslav Republic of Macedonia

Final decision on import

Conditions for Import: 1. The Production, placing on the market and use of these fibres and of articles containing these fibres is prohibited.

consent under conditions

By the way of derogation form Paragraph 1 of this point placing on the market

and use shall be allowed for:

- a) reinforced asbestos klingerit;
- b) asbestos graphite braids,

which are necessary for functioning in conditions of extremely high temperature, pressure and aggressive mediums, until the technological process is changed or technological changes of the equipment in which they are used

are conducted.

Legislative or administrative measures: List on Bans and Restrictions of the use of chemicals (Official Gazette of RM 57/2011)

Trinidad and	Interim decision on import	Published: 06/2001	consent
Tobago	Remarks: A final decision is under active of Toxic Chemicals Control Board, Chemistry, following administrative action is being under decision is being considered: the enacting is regulations. The legislation will require impapproximate time needed before a final decay at present there is no registration of toxic of is not government agency responsible for the of this chemical. There is no information on into Trinidad and Tobago.	Food and Drugs Division. The extaken during the period a final not law of the toxic chemical ported to obtain license to import. ision can be reached: 2 years. It is is to control of importation and usage	
United Arab Emirates	Interim decision on import	Published: 12/2013	no consent
United Republic	Interim decision on import	Published: 06/2004	consent under
of Tanzania	Conditions for Import: Not for import in proor other products to come into direct contact	conditions	
	Statement of active consideration: Admir through the new Industrial and Consumer C Control) Act No. 3 of 2003. Discussion will other than textiles) on alternatives. Import will be reached within one year.	hemicals (Management and be held with stakeholders (of uses	
Uruguay	Interim decision on import	Published: 12/2006	consent
Venezuela (Bolivarian Republic of)	Final decision on import	Published: 06/2010	no consent

Part 3 - Listing of cases of failure to transmit a response by Parties

and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Polybrominated Biphenyls (PBBs)

CAS: 13654-09-6, 27858-07-7, 36355-01-8

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Marshall Islands	06/2004
Antigua and Barbuda	12/2010	Mauritania	12/2005
Benin	06/2004	Morocco	12/2011
Bolivia	06/2004	Mozambique	12/2010
Bosnia and Herzegovina	12/2007	Namibia	12/2005
Botswana	06/2008	Nepal	06/2007
Burundi	06/2005	Nicaragua	06/2009
Cambodia	12/2013	Pakistan	12/2005
Cameroon	06/2004	Paraguay	06/2004
Cabo Verde	06/2006	Philippines	12/2006
Congo	12/2006	Russian Federation	12/2011
Cook Islands	12/2004	Rwanda	06/2004
Costa Rica	12/2009	Saint Vincent and the	06/2011
Croatia	06/2008	Grenadines	
Djibouti	06/2005	Saudi Arabia	06/2004
Dominica	06/2006	Senegal	06/2004
Equatorial Guinea	06/2004	Somalia	12/2010
Ethiopia	06/2004	Sri Lanka	06/2006
Gabon	06/2004	Sudan	06/2005
Georgia	06/2007	Suriname	06/2004
Guatemala	12/2010	Syrian Arab Republic	06/2004
Kazakhstan	06/2008	Togo	12/2004
Kenya	06/2005	Tonga	12/2010
Kuwait	12/2006	Uganda	12/2008
Lebanon	06/2007	Ukraine	06/2004
Lesotho	12/2008	Viet Nam	12/2007
Libya	06/2004	Yemen	06/2006
Maldives	06/2007	Zambia	06/2011
Mali	06/2004		

Part 2 - Listing of all importing responses received from Parties

CAS: 1336-36-3			
Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures: Law No. 9108, dated 17.07.2003 "On substances and preparations", prohibits the manufacture, import, export and distribution in the Republic of Albania for substances included in Appendix II of this Law.		
	Based in this Appendix II, are prohibited to distributions Polychlorinated biphenyl (PC this substance in quantity higher than 0,00 bichlorinated biphenyls).	B) and preparations with content of	
Argentina	Final decision on import	Published: 12/2002	no consent
	Legislative or administrative measures: 1) Resolution MS NO.437/01 and MTEFRH NO. 209/01 Published on the Congressional Record, May 04, 2001. Prohibits: production, importation and commercialisation of polychlorinated biphenyls and products and/or equipment formulated on its basis. 2) Resolution SA and DS, NO.249/02 Published on the Congressional Record, May 31, 2002. Prohibits: import, production, commercialisation and/or new applications of PCBs(PCB: polychlorinated biphenyls, PCD: polychlorinated dyphenyls, PCT: polychlorinated terphenyls, PBB: polybrominated byphenyls and all mixes), and any material containing this elements or contaminated, whatever could be the adopted use or application.		
Armenia	Interim decision on import	Published: 06/2001	no consent
	Remarks: A final decision is under active consideration.		
Australia	Final decision on import	Published: 06/2002	no consent
	Conditions for Import: Consent to impor Importation prohibited unless permission i Minister for Justice and Customs. Such percondition. Additional legislation applies in Initial contact for queries should be to Australia		
Bahrain	Final decision on import	Published: 01/1995	no consent
	Remarks: Action has been taken to substitute the chemical in the electrical facilities. Import of chlorinated pesticides is not allowed.		
Belize	Final decision on import	Published: 06/2009	no consent
	Legislative or administrative measures Schedule of Hazardous Substances, Part		
Brazil	Final decision on import	Published: 12/2004	no consent
	29 January 1981 - Ministries of Interior, In Energy - Prohibits the implementation of p	re or administrative measures: Inter-ministerial Directive no.019 of y 1981 - Ministries of Interior, Industry and Trade, and of Mining and Prohibits the implementation of processes that aim at producing PCBs ibits the use and trade of PCBs. New equipment used to replace old that contain PCBs.	
Burkina Faso	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: Law n° 005/97/ADP dated 30 January 1997 concerning the Burkina Faso Environmental Code		
Canada	Final decision on import	Published: 06/2012	consent under
Janaa			conditions

exceptions listed below.

Exceptions:

- · Import of PCBs or products containing PCBs for the purpose of laboratory analysis if the analysis is conducted:
- (a) in an authorized facility that is authorized for that purpose; or
- (b) in a facility that conforms to internationally recognized guidelines on best laboratory practices, if the authorities of the jurisdiction in which the facility is located do not have a mechanism in place to authorize the facility to conduct the analysis.
- · Aircraft, ships, trains and other vehicles that contain PCBs only in their communication, navigation or electronic control equipment or cables;
- · A colouring pigment containing PCBs produced incidentally if the concentration of the PCBs is less than 50 mg/kg. However, the annual average concentration of PCBs produced incidentally in colouring pigment that a person may import shall not exceed 25 mg/kg;
- · Fusion sealed capacitors containing PCBs for use in relation to communication tactical equipment or electronic control tactical equipment.

The conditions above do not apply to:

import and use of PCBs in Canada.

· Import of PCBs that are hazardous waste or hazardous recyclable material within the meaning of the Export and Import of Hazardous Waste and Hazardous Recyclable Material Regulation (http:

lois.justice.gc.ca/eng/regulations/SOR-2005-149/index.html>);

· Import of liquids containing PCBs for use in microscopy, including immersion oils, but not including refractive index oils, which is prohibited under section 4 of the *Hazardous Products Act* (http://laws-lois.justice.gc.ca/eng/acts/H-3/index.html).

Legislative or administrative measures: The *PCB regulations* (http://lawslois.justice.gc.ca/eng/regulations/SOR-2008-273/index.html) under the *Canadian Environmental Protection Act1999* (https://lawslois.justice.gc.ca/eng/acts/C-15.31/) regulate the manufacturing, sale, export,

Chad Interim decision on import Published: 01/1995 consent

Remarks: Additional time is needed to reach a final decision.

Chile Interim decision on import Published: 12/2000 consent

Remarks: A final decision is under active consideration. Approximate time needed before a final decision can be reached: six months. The institution responsible for the active consideration of a final decision is the Ministry of Health. The "Resolución de la Superintendencia de Servicios Eléctricos y Gas" of the Ministry of Interior (now called the perintendencia de Servicios Eléctricos y Combustibles") is presently in force, which prohibits the use of PCBs within the national territory as dielectric fluid in transformers, condensers and any other type of electrical equipment. Extended Resolution No. 610 of 3 September 1982, Ministry of Interior.

China Final decision on import

Published: 01/1995 Revised: 10/2008 consent under conditions

Conditions for Import: Permission must be obtained from the National Environmental Protection Agency of China (including for import of electrical equipment containing PCBs).

Legislative or administrative measures:

 Additional information related to Hong Kong Special Administrative Region (HKSAR) related to the import response for Annex III chemicals:

Published: 12/06/2009;

Final decision on import: Consent under conditions; Conditions of import: Permission must be obtained from the Environmental Protection Department (EPD) of the HKSAR, China.

Colombia Final decision on import Published: 12/2010 no consent

	Legislative or administrative measures: the "Stockholm Convention on Persistent O Elimination. Official journal No. 47,011 publ	ganic Pollutants, "Appendix A.	
Congo	Interim decision on import	Published: 12/2004	consent under
_	Conditions for Import: According to the equipment and containers were made wit UNEP, 161 transformers contain PCB. The imports were extended from 1948 to 19 information to prove that the PCB have bee	hout the technical assistance from 985. At the moment, there is no final	conditions
	Statement of active consideration: During decision is studied, actions are taken accommeasure: In order to obtain results from the inverting received the assistance from the FEM on the determine the concret measures that must be	rding to the following administrative tory of the PCB, the Congo who he PNM, is writing the plan that will	
Côte d'Ivoire	Interim decision on import	Published: 12/2008	no consent
Croatia	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: adopted 17 May 2004	Stockhom Convention - ratified and	
Cuba	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: The national decision was adopted and disseminated to interested parties, under the powers conferred to the Designated National Authority for industrial chemicals, as part of the implementation at the national level of the PIC procedure (Resolution 159/1995 of Ministry of Science, Technology and Environment on the national implementation of the PIC procedure). National decision entered into force under Resolution 96/2004 of the Ministry of Science, Technology and Environment.		
Democratic	Interim decision on import	Published: 12/2004	consent under
People's Republic of Korea	Conditions for Import: The import of the c the permission of the Ministry of Chemical I Health	nemicals must be accompanies with ndustry and the Ministry of Public	conditions
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC.		
Dominican Republic	Final decision on import	Published: 12/2009	no consent
Ecuador	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: *Executive Act N° 046 published in the Official Register N° 324 dated 11 May 2001, modified by Executive Act N° 3516 published in the Oficial Register dated 31 March 2003, especial edition N° 2 of the unified text of the secondary legislation from the Ministry of Environment, book VI, annex 7 "List of Hazardous banned chemicals"		
	**External trade and investments Council (COMEXI), Annex I, resolution n° 182. published at the Official Register N° 057 dated 8 april 2003 ""Nomina de Subpartidas Arancelarias de Prohibida Importación".		
	Complete name and address of the institution legislative or administrative measure at nation		
	* Ministerio del Ambiente, Av. Amazonas y Quito.	Eloy Alfaro, Edif. MAG, Piso 7 -	

** Ministerio de Comercio Exterior, Industrializacion, Pesca y Competitividad Consejo de Comercio Exterior e Inversiones (COMEXI), Av. Amazonas y Eloy Alfaro, Piso 1 - Quito.

El Salvador

Final decision on import

Published: 06/2009

consent under conditions

Conditions for Import: The import is allowed for 25 grams of weight or volume, as quantity limits. Quantity limits: refers to less or equal amount, of weight or volume, which does not require the submission of environmental documentation. For quantities above this, it should be submitted to the Ministry of Environment and Natural Resources (MARN), the environmental documentation in order to obtain the response to determine that It is not required to elaborate an Environmental Impact Study, through an Environmental Permit Resolution to import and/or transport in the national territory.

Legislative or administrative measures: Executive Decision No: 40 published in the Official Journal n°83, volume n°375 of 9 May 2007, Annex 1: List of Regulated Substances.

Eritrea

Final decision on import

Published: 06/2010

Published: 06/2005

no consent

Legislative or administrative measures: Due to administrative measures and market forces.

European Union

Final decision on import

no consent

Member States:
Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom

Legislative or administrative measures: It is prohibited to produce, place on the market or use PCBs. The chemicals, whether on their own, in preparations or as constituents of articles, were banned by Regulation (EC) No 850/2004 of the European Parliament and of the Council of 29 April 2004 on persistent organic pollutants and amending Directive 79/117/EEC (OJ L 229, 29.6.2004, p.5).

**: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States

Gambia

of Great Britain and Northern Ireland

Interim decision on import

Published: 01/1997

consent

Remarks: PCBs are supposedly imported in closed systems. Regulations on use and import are lacking.

Legislative or administrative measures: Regulated by the Hazardous Chemicals and Pesticides Control and Management Act of 1994.

Ghana

Final decision on import

Published: 12/2004

no consent

Legislative or administrative measures: Environmental Protection Agency Act, 1994 (ACT 490)

Guinea

Interim decision on import

Published: 12/2005

consent under conditions

Conditions for Import: The conditions are as follow:

- -to address a written request in order to obtain the previous authorization for import, to the responsble autority elected by the minister of the environment (reference: Articles 6 and 10 of the decision A/2001/4785/MMGE/SGG of October 26, 2001, concerning article 8 of the D/97/287/ decree PRGSGG of 24 december 1997, stablishing the management and control of harmful and dangerous chemicals in Guinee Republic);
- to obtain a previous authorization to import, delivered by competent authority (reference: Article 5 of the decision A/2001/4785/MMGE/SGG 26 october 2001)
- PCBs/or PCBs equipments only can be imported by industrials unities, mining industry, building constructions companies, electricity centrals and production and distribution centers, laboratories and research centers, etc, and this, for certain uses when the need is justify, since this product appears in order no. 57 of appendix II of the decision A/2001/4784/MMGE/SGG of October 26, 2001, making reference for application to articles 3, 4 and 5 of the D/97/287/PRG/SGG of December 24, 1997. importer obligation to present the stocks of import products once arrived at the

importer obligation to present the stocks of import products once arrived at the terrestrial borders, maritime or air of the national territory, for a chemical and physical control by qualified agents of the service of the environment or by any other

organization of control entitled for this procedure (reference: Article 12 of the decision A/2001/4785/MMGE/SGG of October 26, 2001.

- name, address of the competent authority from which the previous autorisation should be obtained:

M. le directeur national, Direction nationale de la prevention et de la lutte contre les pollutions et nuisances, Ministere de l'Environnement, BP 3118, Conakry, Republique de Guinee. Fax: (224) 46 85 46

Remarks: Guinea has a certain number of plastic factories, of foam and painting that use diverse chemical agents like raw materials, between which the PCB could be found. This product imported and used in the industrial units under diverse commercial names, is very bad t known by the workers and the populations in general.

In quality of substitute of the PCB, there is a possibility that fractions of PCB exist in the oil remainders of PCB that are in some electrical mining and central societies of the sector. The workers of these industrial units are regularly exposed to these products and dangerous remainders with the risks and dangers that it means for their health, their families' and the environment. The Government, finding a lack of instruments for the characterization, evaluation of the toxicity, ecotoxicity, cancerigenocity, etc, of these industrial products and their remainders, with the purpose of restricting the field of use of all the forms of PCB and to reduce the exhibition of the populations, workers and of the environment, etc, decided to classify this product PIC in the national list of chemical substances strictly regulated (Annexed II of the A/2001/4784/decisionMMGE/26 SGG of October 2001, until a final decision is

taken on this matter.

Statement of active consideration: Any import of PCB can be done without previous autorisation of the environment service and the competent authority properly approuved by the environment minister (ref Articles 1 and 5 of decision A/2001/4785/MMGE/26 SGG october 2001. The approximate period until the adoption of a final decision is not defined.

Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
Guyana	Final decision on import	Published: 12/2007	no consent
•	Legislative or administrative measures: Pesticides and Toxic Chemicals Control Bo nor any application for registrationhas been	pard. The product is not registered	
Honduras	Interim decision on import	Published: 01/1995	Response did
	Remarks: Uncertain whether the chemical has been imported into the country. Additional time is needed for a final decision. The use of the chemical is presently not regulated in Honduras. It is planned that a regulation will be issued and implemented by the Secretariat of Labour and Social Planning (Secretaría del Trabajo y Previsión Social). Decision: Response did not address Importation		not address Importation
India	Final decision on import	Published: 01/1995	consent under
	Conditions for Import: License on the rec Chemicals and Petrochemicals.	conditions	
Iran (Islamic	Final decision on import	Published: 12/2003	no consent
Republic of)	Legislative or administrative measures: Environment Protection		
Israel	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures:		
Jamaica	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures:		
Japan	Final decision on import	Published: 12/2004	no consent
•	Legislative or administrative measures: Chemcial Substances and Regulation of th		

Jordan	Final decision on import	Published: 06/2002	no consent
	Legislative or administrative measures: Regulation of import N(1) of 1997 and its amendment of 1999 authorise the Ministry of Health to regulate the import of restricted and banned chemical to Jordan. A special permission is required from the Ministry of Health for chemicals prior to their entry into the country. The regulation is under the process of modification after issuing new law for "import and export" No 21 for 2001. The institution responsible for issuing the Law and regulation for import is the Ministry of Industry and Trade. The import of chemical is regulated by the Ministry of Health which is the focal point for chemicals in Jordan and the DNA (C) for the PIC procedure, In 1996 the Ministry of Health adopted a list of banned and restricted chemicals, after consulting the international agencies and authorities to improve control of chemicals entering the market. The list was updated in 2001. This chemical was included in the list in 1996 as a banned chemical.		
Kuwait	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures:	Banned Decree No. 96/2007.	
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent
	Kyrgyz Republic of on June 6, 2011 Number changes to the Ordinance of the Governme 27, 2001 Number 376 On Measures for enverse.	Legislative or administrative measures: Ordinance of the Government of the Kyrgyz Republic of on June 6, 2011 Number 289 About entering additions and changes to the Ordinance of the Government of the Kyrgyz Republic from July 27, 2001 Number 376 On Measures for environmental protection and public nealth from the adverse effects of certain hazardous chemicals and pesticides.	
Lao People´s	Interim decision on import	Published: 12/1999	no consent
Democratic Republic	Remarks: A final decision is under active consideration by the Ministry of Industry and Handicraft. Approximate time needed before a final decision can be reached - one year.		
Керивне			
<u> </u>	be reached - one year. Final decision on import	Published: 06/2010	no consent
<u> </u>	be reached - one year.	Published: 06/2010 It is prohibited to manufacture, place or use: In polychlorinated Biphenyls (PCBs) It is prohibited to manufacture, place or use: In polychlorinated Biphenyls (PCBs)	no consent
Liechtenstein	Final decision on import Legislative or administrative measures: on the market, import in a private capacity, a. polychlorinated Biphenyls (PCBs); b. substances and preparations that contain and are not merely unavoidable impurities. (Swiss Ordinance on Risk Reduction relate	Published: 06/2010 It is prohibited to manufacture, place or use: In polychlorinated Biphenyls (PCBs) It is prohibited to manufacture, place or use: In polychlorinated Biphenyls (PCBs)	no consent
Liechtenstein Madagascar	Final decision on import Legislative or administrative measures: on the market, import in a private capacity, a. polychlorinated Biphenyls (PCBs); b. substances and preparations that contain and are not merely unavoidable impurities. (Swiss Ordinance on Risk Reduction relate dangerous Substances, Preparations and A	Published: 06/2010 It is prohibited to manufacture, place or use: In polychlorinated Biphenyls (PCBs) It to the Use of certain particularly articles of August 2005, Annex 1.1)	
Liechtenstein Madagascar Malawi	Final decision on import Legislative or administrative measures: on the market, import in a private capacity, a. polychlorinated Biphenyls (PCBs); b. substances and preparations that contain and are not merely unavoidable impurities. (Swiss Ordinance on Risk Reduction relate dangerous Substances, Preparations and A	Published: 06/2010 It is prohibited to manufacture, place or use: In polychlorinated Biphenyls (PCBs) It to the Use of certain particularly articles of August 2005, Annex 1.1) Published: 06/2011	no consent
Liechtenstein Madagascar	Final decision on import Legislative or administrative measures: on the market, import in a private capacity, a. polychlorinated Biphenyls (PCBs); b. substances and preparations that contain and are not merely unavoidable impurities. (Swiss Ordinance on Risk Reduction relate dangerous Substances, Preparations and A Interim decision on import Interim decision on import	Published: 06/2010 It is prohibited to manufacture, place or use: In polychlorinated Biphenyls (PCBs) It to the Use of certain particularly urticles of August 2005, Annex 1.1) Published: 06/2011 Published: 06/2010 Published: 01/1998 Customs (Prohibition of Imports)	no consent
Liechtenstein Madagascar Malawi Malaysia	Final decision on import Legislative or administrative measures: on the market, import in a private capacity, a. polychlorinated Biphenyls (PCBs); b. substances and preparations that contain and are not merely unavoidable impurities. (Swiss Ordinance on Risk Reduction relate dangerous Substances, Preparations and A Interim decision on import Interim decision on import Legislative or administrative measures:	Published: 06/2010 It is prohibited to manufacture, place or use: In polychlorinated Biphenyls (PCBs) It to the Use of certain particularly urticles of August 2005, Annex 1.1) Published: 06/2011 Published: 06/2010 Published: 01/1998 Customs (Prohibition of Imports)	no consent
Liechtenstein Madagascar Malawi Malaysia	Final decision on import Legislative or administrative measures: on the market, import in a private capacity, a. polychlorinated Biphenyls (PCBs); b. substances and preparations that contain and are not merely unavoidable impurities. (Swiss Ordinance on Risk Reduction relate dangerous Substances, Preparations and A Interim decision on import Interim decision on import Legislative or administrative measures: order 1988, first schedule, under Customs A	Published: 06/2010 It is prohibited to manufacture, place or use: In polychlorinated Biphenyls (PCBs) It to the Use of certain particularly articles of August 2005, Annex 1.1) Published: 06/2011 Published: 01/1998 Customs (Prohibition of Imports) Act 1967. Published: 12/2007 Decree no 01-2699/MICT-SG of inport and export of which are	no consent no consent
Liechtenstein Madagascar Malawi Malaysia Mali Mauritius	Final decision on import Legislative or administrative measures: on the market, import in a private capacity, a. polychlorinated Biphenyls (PCBs); b. substances and preparations that contain and are not merely unavoidable impurities. (Swiss Ordinance on Risk Reduction relate dangerous Substances, Preparations and A Interim decision on import Interim decision on import Legislative or administrative measures: order 1988, first schedule, under Customs A Final decision on import Legislative or administrative measures: 16 th October 2001 listing the products the in prohibited.	Published: 06/2010 It is prohibited to manufacture, place or use: In polychlorinated Biphenyls (PCBs) It to the Use of certain particularly articles of August 2005, Annex 1.1) Published: 06/2011 Published: 01/1998 Customs (Prohibition of Imports) Act 1967. Published: 12/2007 Decree no 01-2699/MICT-SG of inport and export of which are	no consent no consent
Liechtenstein Madagascar Malawi Malaysia Mali	Final decision on import Legislative or administrative measures: on the market, import in a private capacity, a. polychlorinated Biphenyls (PCBs); b. substances and preparations that contain and are not merely unavoidable impurities. (Swiss Ordinance on Risk Reduction relate dangerous Substances, Preparations and A Interim decision on import Interim decision on import Legislative or administrative measures: order 1988, first schedule, under Customs A Final decision on import Legislative or administrative measures: 16 th October 2001 listing the products the in prohibited. Act no 01-020 of 30yh May 2001 on pollution	Published: 06/2010 It is prohibited to manufacture, place or use: In polychlorinated Biphenyls (PCBs) Id to the Use of certain particularly unticles of August 2005, Annex 1.1) Published: 06/2011 Published: 06/2010 Published: 01/1998 Customs (Prohibition of Imports) Act 1967. Published: 12/2007 Decree no 01-2699/MICT-SG of Inport and export of which are on and nuisance Published: 12/2000 "Supplies (Control of Imports)	no consent no consent no consent
Liechtenstein Madagascar Malawi Malaysia Mali	Final decision on import Legislative or administrative measures: on the market, import in a private capacity, a. polychlorinated Biphenyls (PCBs); b. substances and preparations that contain and are not merely unavoidable impurities. (Swiss Ordinance on Risk Reduction relate dangerous Substances, Preparations and A Interim decision on import Legislative or administrative measures: order 1988, first schedule, under Customs A Final decision on import Legislative or administrative measures: 16 th October 2001 listing the products the in prohibited. Act no 01-020 of 30yh May 2001 on pollution Final decision on import Legislative or administrative measures:	Published: 06/2010 It is prohibited to manufacture, place or use: In polychlorinated Biphenyls (PCBs) Id to the Use of certain particularly unticles of August 2005, Annex 1.1) Published: 06/2011 Published: 06/2010 Published: 01/1998 Customs (Prohibition of Imports) Act 1967. Published: 12/2007 Decree no 01-2699/MICT-SG of Inport and export of which are on and nuisance Published: 12/2000 "Supplies (Control of Imports)	no consent no consent no consent

New Zealand	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: It Organisms Act 1996 (under which only apprimported or used)		
Niger	Interim decision on import	Published: 12/1999	Response did
	Remarks: A final decision is under active or Agriculture. Approximate time needed befor 6 months. Additional information on use of t countries that notified final regulatory action Decision: Response did not address Impor	e a final decision can be reached - he chemical is requested from the s.	not address Importation
Nigeria	Interim decision on import	Published: 01/1998	consent unde
	Conditions for Import: Permit from FEPA (Federal Environmental Protection Agency) must be obtained. Remarks: Severely restricted for use in closed application in transformers. The chemical is not manufactured or formulated in the country. Additional time is needed to reach a final decision (3-5 years). FEPA has launched an awareness-raising programme for companies and authorities which use PCB-based transformers on hazards related to this chemicals, in order to phase out its use. There is an urgent move to assess the extent of PCB wastes in the country, identify target companies and the most environmentally sound manner of disposal. There is an awareness as to the need of non-PCB-based transformers but alternatives are not yet identified. Legislative or administrative measures: Federal Environmental Protection Act, CAPN, 131, LFN, 1990 as amended by Decree No. 59 of 1992; Management of Solid and Hazardous Wastes Regulation, S.1.15 of 1991.		conditions
Norway	Final decision on import	Published: 07/1995	no consent
·	Remarks: Exceptionally, derogation may be granted for primary and intermediate products on a case by case basis. Further to general prohibition of PCB, the import of any preparation with a PCB content of more than 0,005% is prohibited.		
Oman	Final decision on import	Published: 06/2002	no consent
	Legislative or administrative measures: Royal Decree No. 46/95 Issuing the Law of Handling and Use of Chemicals. The institution responsible for issuing this national legislative or administrative measure is Ministry of Regional Municipalities, Environment & Water Resources.		
Panama	Final decision on import	Published: 12/2010	consent unde
	Conditions for Import: The Stockholm Convention, law n° 3 of January 20, 2003, published in the Official Bulletin N° 24726 of January 24, 2003, establishes the import restriction to a range of 50 ppm.		conditions
	Executive Decree n° 305 of September 4, 2002 published in Official Gazette n° 24634 29 September 2002, a national legislative mesure, established at its fifth article: "All substances banned or severely restricted in at least four States, will also be banned in our country". The substance polychlorinated biphenyls n°107 of annex I to this executif decree.		
Peru	Interim decision on import	Published: 06/2006	consent
Philippines	Interim decision on import	Published: 07/1996	consent unde
	Conditions for Import: An Interim Importation Clearance has to be obtained from the Department of Environment and Natural Resources (under Republic Act 6969). The issuance of such and Interim Importation Clearance may be denied based on the evaluation of data required. Remarks: No final decision has been taken regarding PIC chemicals (see DENR Administrative order No. 29 on the implementation of rules and regulations on chemicals). Under the Republic Act 6969 (Toxic Chemical Legislation), a Review Committee will be formed in order to evaluate chemicals to be included in the Priority Chemicals List and to make recommendations on		conditions

	chemicals for which Chemical Control Orde	ers (CCO) will be issued.	
Qatar	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: 2002	Article 26 Environment Law (30)	
Republic of	Final decision on import	Published: 06/2002	no consent
Korea	Remarks: PCBs and mixtures containing of for manufacture, import and use an industre made for the PCBs currently used in electron the chemical for research or laboratory purallowed. The authority responsible for issuint Ministry of Environment. There might have been a request of registron was used, for example, in electrical transformations toxic effect on humans and the environment.		
Republic of	Final decision on import	Published: 12/2009	no consent
Moldova	Legislative or administrative measures: Approval of Regulation on Polychlorinated 2009. This act has been published in the C Moldova, No. 27-29 of 10 February 2009. The market of PCB whether on its own, in preparate prohibited. Placing on the market means third persons against payment or free of chebe deemed to be placed on the market.		
Samoa	Final decision on import	Published: 01/1996	no consent
	Remarks: Reportedly used in the 1970s for in marine shellfish and sediments.		
Senegal	Final decision on import	Published: 12/2006	no consent
Serbia	Final decision on import	Published: 12/2011	no consent
	Legislative or administrative measures: Banned by Serbian Regulation on Bans and Restrictions of Production, Placing on the Market and Use of Chemicals which Represent Unacceptable Risk on Human Health and Environment ("Official Gazette RS", No 89/10)		
Singapore	Final decision on import	Published: 12/2003	consent unde
3g.	•	Revised: 10/2008	conditions
	Conditions for Import: A Hazardous Substance Licence is required for the		
	import of PCBs Legislative or administrative measures: PCB is controlled as a Hazardous Substance under the Environmental Protection and Management Act (EPMA) and its Regulations. A licence is required for the import, use and sale of PCBs.		
	PCB has been banned from use since 198	0	
South Africa	Interim decision on import	Published: 06/2006	consent unde
	Conditions for Import: For industrial use Statement of active consideration: The following administrative action is being undertaken during the period a final decision is being considered: 1. National forum aimed at control of industrial chemicals, including those controlled by international conventions has been established. 2. Review of legislation on hazardous substances is also underway.		conditions
Sri Lanka	Final decision on import	Published: 12/2008	no consent
	Legislative or administrative measures: Persistent Organic Pollutants aims to prote environment by banning the production and chemicals including PCB. The Convention ratified on 22/12/2005 by Sri Lanka. Sri Lanka.	ect human health and the d use of some of the most toxic was signed on 05/09/2001 and	

	17/10/2008 and also decided not to allow im has to phase out PCB by 2025.	portation of PCB since Sri Lanka	
Suriname	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: E exports, 18 September 2003, S.B. no 74 (St		
Switzerland	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: It is prohibited to manufacture, place on the market, import in a private capacity, or use: a. polychlorinated Biphenyls (PCBs); b. substances and preparations that contain polychlorinated Biphenyls (PCBs) and are not merely unavoidable impurities.		
	(Ordinance on Risk Reduction related to the dangerous Substances, Preparations and A		
Syrian Arab	Final decision on import	Published: 06/2007	no consent
Republic	Legislative or administrative measures: A of Environment to the Ministry of Electricity a dated 3/2/2002.		
Thailand	Final decision on import	Published: 01/1995	no consent
The former	Final decision on import	Published: 06/2012	consent under
Yugoslav Republic of	Conditions for Import: 1. The Production, placing on the market and use of these fibres and of articles containing these fibres is prohibited.		conditions
Macedonia	By the way of derogation form Paragraph 1 and use shall be allowed for: a) reinforced asbestos klingerit; b) asbestos graphite braids, which are necessary for functioning in conditemperature, pressure and aggressive medits changed or technological changes of the eare conducted.	tions of extremely high ums, until the technological process	
	Legislative or administrative measures: Luse of chemicals (Official Gazette of RM 57)		
Trinidad and	Interim decision on import	Published: 06/2001	consent
Tobago	Remarks: A final decision is under active of Toxic Chemicals Control Board, Chemistry, following administrative action is being under decision is being considered: the enacting ir regulations. The legislation will require important proximate time needed before a final decay to present there is no registration of toxic chais not government agency responsible for the of this chemical. There is no information on into Trinidad and Tobago.		
United Arab Emirates	Final decision on import	Published: 12/2013	no consent
United Republic	Interim decision on import	Published: 06/2004	consent under
of Tanzania	Conditions for Import: No consent for import of PCBs for and in electrical equipment/installations		conditions
	Statement of active consideration: Admin through the new Industrial and Consumer C Control) Act No. 3 of 2003. Discussion will be which are not electrical) on alternatives. Imp	hemicals (Management and be held with stakeholders (of uses	

Uruguay	Interim decision on import	Published: 12/2006	consent
Venezuela (Bolivarian Republic of)	Final decision on import	Published: 12/2007	no consent

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Polychlorinated Biphenyls (PCBs)

CAS: 1336-36-3

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Maldives	06/2007
Antigua and Barbuda	12/2010	Marshall Islands	06/2004
Benin	06/2004	Mauritania	12/2005
Bolivia	06/2004	Mongolia	06/2004
Bosnia and	12/2007	Morocco	12/2011
Herzegovina		Mozambique	12/2010
Botswana	06/2008	Namibia [•]	12/2005
Burundi	06/2005	Nepal	06/2007
Cambodia	12/2013	Nicaragua	06/2009
Cameroon	06/2004	Pakistan	12/2005
Cabo Verde	06/2006	Paraguay	06/2004
Cook Islands	12/2004	Russian Federation	12/2011
Costa Rica	12/2009	Rwanda	06/2004
Djibouti	06/2005	Saint Vincent and the	06/2011
Dominica	06/2006	Grenadines	
Equatorial Guinea	06/2004	Saudi Arabia	06/2004
Ethiopia	06/2004	Somalia	12/2010
Gabon	06/2004	Sudan	06/2005
Georgia	06/2007	Togo	12/2004
Guatemala	12/2010	Tonga	12/2010
Kazakhstan	06/2008	Uganda	12/2008
Kenya	06/2005	Ukraine	06/2004
Lebanon	06/2007	Viet Nam	12/2007
Lesotho	12/2008	Yemen	06/2006
Liberia	06/2005	Zambia	06/2011
Libya	06/2004		

Part 2 - Listing of all importing responses received from Parties

Polychlorinate	ed Terphenyls (PCTs)		
CAS: 61788-33-8	(
Albania	Final decision on import	Published: 06/2013	no consent
	Legislative or administrative measures "On substances and preparations", prohib and distribution in the Republic of Albania II of this Law. Based in this Appendix II, at (PCT) and preparations with content of thi 0,005%.	its the manufacture, import, export for substances included in Appendix re prohibited Polychlorinated triphenyl	
Argentina	Final decision on import	Published: 12/2002	no consent
	Legislative or administrative measures MTEFRH NO. 209/01 Published on the Corpolitistic production, importation and compolichlorados and products and/or equipos 2) Resolution SA and DS, NO.249/02 Published and Sand DS, NO.249/02 Published Sand DS, NO.249/02 Published Sand DS, NO.249/02 Published Sand DS, NO.249/02 Published Sand Sand DS, NO.249/02 Published Sand Sand Sand Sand Sand Sand Sand San	ongressional Record, May 04, 2001. Inmercialisation of bifenilos Is formulated on its basis. Is blished on the Congressional Record, Is sation and/or new applications of It is polychlorinated dyphenyls, PCT: Ininated byphenyls and all different	
Armenia	Interim decision on import	Published: 06/2001	no consent
	Remarks: A final decision is under active	consideration.	
Australia	Final decision on import	Published: 06/2002	consent under
	Conditions for Import: Consent to impor Importation prohibited unless permission i Minister for Justice and Customs. Such per condition. Initial contact for queries should chemicals.	conditions	
Bahrain	Interim decision on import	Published: 01/1995	Response did
	Remarks: Additional time is needed to reach a final decision. Uncertain whether the chemical has been imported into the country. Banned for use as a pesticide in the country. Decision: Response did not address Importation		not address Importation
Belize	Final decision on import	Published: 12/2009	no consent
	Legislative or administrative measures: Environmental Protection Act, Schedule of Hazardous Substances, Part I, Subpart A.		
Brazil	Final decision on import	Published: 12/2011	consent
		Revised: 06/2011	
Burkina Faso	Final decision on import	Published: 12/2006	no consent
	Legislative or administrative measures: Law n° 005/97/ADP dated 30 January 1997 concerning the Burkina Faso Environmental Code		
Canada	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: The Prohibition of Certain Toxic Substances Regulations, 2005(SOR/2005-41) (http://laws-lois.justice.gc.ca/eng/regulations/SOR-2005-41/index.html) under the Canadian Environmental Protection Act, 1999(CEPA 1999) (http://laws-lois.justice.gc.ca/eng/acts/C-15.31/) prohibit the manufacture, use, sale, offer for sale and import of certain toxic substances, including Polychlorinated		

		retraetryr lead (Or	
	Terphenyls, that appear on the list of toxic surfhese Regulations do not apply to the importuse in a laboratory for scientific research pur as a laboratory analytical standard. Import for scope of the Convention as per Article 3.	t of Polychlorinated Terphenyls for poses, in a laboratory for analysis, or	
Chad	Interim decision on import	Published: 01/1995	no consent
J.I.d.	Remarks: Additional time is needed to read	h a final decision.	
Chile	Final decision on import	Published: 12/2000	consent
Office	Legislative or administrative measures: prohibition has been issued by the public he An authorisation is needed for its import into	No express legislative measure of ealth authorities or other authority.	
China	Final decision on import	Published: 01/1995	consent under
		Revised: 10/2008	conditions
	Conditions for Import: Permission must be Environmental Protection Agency (NEPA) o		
	Legislative or administrative measures: Additional information related to H Region (HKSAR) related to the im chemicals: Published: 12/06/2009; Final decision on import: Consent Conditions of import: Permission r Environmental Protection Department (EPD	port response for Annex III under conditions; nust be obtained from the	
Colombia	Interim decision on import	Published: 12/2010	consent under
	Conditions for Import: There are no prohibitory specific measures n° 2820, published in Official Bulletin n° 47.792 of August 2010, Title exibility of environmental licenses, in Article 8 determined by the Mir Environment, Housing and Territorial Development to grant or deny in a custodial environment for the activitiesII The import and product those substances, materials or products subject to control pursuant international conventions and environmental protocols, except in cathese rules indicate a special permit for that purpose"		conditions
Côte d'Ivoire	Interim decision on import	Published: 12/2008	no consent
Cuba	Final decision on import	Published: 12/2008	no consent
Cuba	Legislative or administrative measures: The national decision was adopted and disseminated to interested parties, under the powers conferred to the Designated National Authority for industrial chemicals, as part of the implementation at the national level of the PIC procedure (Resolution 159/1995 of Ministry of Science, Technology and Environment on the national implementation of the PIC procedure). National decision entered into force under Resolution 96/2004 of the Ministry of Science, Technology and Environment.		
Democratic People's Republic of Korea	Interim decision on import	Published: 12/2004	no consent
Democratic	Final decision on import	Published: 06/2012	no consent
Republic of the Congo	Legislative or administrative measures: 65011/0195/AGRI/PE.EL/2012 of 16 Februar implementation of the Rotterdam Conventio all chemicals listed in Annex III of the Rotter DRC.	y 2012 concerning the n, Section V, Article 19: the use of	

Final decision on import Published: 12/2009 consent under **Dominican** conditions Republic Conditions for Import: Import is permitted at concentrations below 50 ppm **Published: 12/2006 Ecuador** Final decision on import no consent Legislative or administrative measures: *Executive Act N° 046 published in the Official Register N° 324 dated 11 May 2001, modified by Executive Act N° 3516 published in the Oficial Register dated 31 March 2003, especial edition N° 2 of the unified text of the secondary legislation from the Ministry of Environment, book VI, annex 7 "List of Hazardous banned chemicals ' **External trade and investments Council (COMEXI), Annex I, resolution n° 182. published at the Official Register N° 057 dated 8 april 2003 ""Nomina de Subpartidas Arancelarias de Prohibida Importación". Complete name and address of the institution / authority in charge of this legislative or administrative measure at national level. * Ministerio del Ambiente, Av. Amazonas y Eloy Alfaro, Edif. MAG, Piso 7 -Quito. ** Ministerio de Comercio Exterior, Industrializacion, Pesca y Competitividad Consejo de Comercio Exterior e Inversiones (COMEXI), Av. Amazonas y Eloy Alfaro, Piso 1 - Quito. El Salvador Final decision on import **Published: 06/2009** consent under conditions Conditions for Import: Import is allowed for 25 grams of Polyhalogenated Diphenyls, liquids or Diphenyls Terphenyls Polyhalogenated, liquids and 25 grams of Polyhalogenated Diphenyls, solids or Terphenyls Polyhalogenated solids, as limit quantity The import is allowed for 25 grams of weight or volume, as quantity limits. Quantity limits: refers to less or equal amount, of weight or volume, which does not require the submission of environmental documentation. For quantities above this, it should be submitted to the Ministry of Environment and Natural Resources (MARN), the environmental documentation in order to obtain the response to determine that It is not required to elaborate an Environmental Impact Study, through an Environmental Permit Resolution to import and/or transport in the national territory. Legislative or administrative measures: Executive Decision No: 40 published in the Official Journal n°83, volume n°375 of 9 May 2007, Annex 1: List of Regulated Substances. **Eritrea** Final decision on import Published: 06/2010 no consent Legislative or administrative measures: Due to administrative measures and market forces. Final decision on import Published: 06/2010 **European Union** no consent Legislative or administrative measures: It is prohibited to place on the Member States: Austria, Belgium, Bulgaria, market or use PCTs, except for certain specific exemptions on a Cyprus, Czech Republic, case-by-case basis. The chemicals were banned by Regulation Denmark, Estonia, (EC) No 1907/2006 of the European Parliament and of the Council Finland, France, Germany, of 18 December 2006 concerning the registration, evaluation, Greece, Hungary, Ireland, authorization and restriction of chemicals (REACH), establishing a Italy, Latvia, Lithuania, European Chemicals Agency, amending Directive 1999/45/EC and Luxembourg, Malta**, Netherlands, Poland, repealing Council Regulation (EEC) No 793/93 and Commission Portugal, Romania, Regulation (EC) No 1488/94 as well as Council Directive Slovakia, Slovenia, Spain, 761769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, Sweden, United Kingdom 931105/EC and 2000/21/EC (OJ L 396, 30.12.2006, p. 1). However of Great Britain and Member States may, provided prior notification stating the reasons Northern Ireland is sent to the Commission, grant derogations for primary and intermediate products for further processing into other products not prohibited by Regulation (EC) No 1907/2006, in so far as they consider that these derogations have no deleterious effects on health and the environment.

**: These countries are currently PARTICIPATING STATES to the Rotterdam

	Convention. They are however listed here si European Community (EC), which is a Party accordance with EC legislation, cover all its l	and whose import responses, in	
Gambia	Interim decision on import	Published: 01/1997	consent
	Remarks: PCTs are supposedly imported in Legislative or administrative measures: Racking. Regulated by the Hazardous Chemin Management Act of 1994.	legulations on use and import are	
Ghana	Final decision on import	Published: 12/2004	no consent
	Legislative or administrative measures: E Act, 1994 (ACT 490)	nvironmental Protection Agency	
Guinea	Interim decision on import	Published: 12/2005	consent under
	Conditions for Import: The conditions are as follow: - to address a written request in order to obtain the previous authorization for import, to the responsble autority elected by the minister of the environment (reference: Articles 6 and 10 of the decision A/2001/4785/MMGE/SGG of October 26, 2001, concerning article 8 of the D/97/287/ decree PRGSGG of 24 december 1997, stablishing the management and control of harmful and dangerous chemicals in Guinee Republic); - to obtain a previous authorization to import, delivered by competent authority (reference: Article 5 of the decision A/2001/4785/MMGE/SGG 26 october 2001) - PCTs/ or PCTs equipments only can be imported by industrials unities, mining industry, building constructions companies, electricity centrals and production and distribution centers, laboratories and research centers, etc, and this, for certain uses when the need is justify, since this product appears in order no. 57 of appendix II of the decision A/2001/4784/MMGE/SGG of October 26, 2001, making reference for application to articles 3, 4 and 5 of the D/97/287/PRG/SGG of December 24, 1997 importer obligation to present the stocks of import products once arrived at the terrestrial borders, maritime or air of the national territory, for a chemical and physical control by qualified agents of the service of the environment or by any other organization of control entitled for this procedure (reference: Article 12 of the decision A/2001/4785/MMGE/SGG of October 26, 2001 name, address of the competent authority from which the previous autorisation should be obtained: M. le directeur national, Direction nationale de la prevention et de la lutte contre les pollutions et nuisances, Ministere de l'Environnement, BP 3118, Conakry, Republique de Guinee. Fax: (224) 46 85 46 Statement of active consideration: Any import of PCTs can be done without previous autorisation of the environment service and the competent authority		
Guinea-Bissau	adoption of a final decision is not defined. Final decision on import	Published: 12/2010	no consent
Guyana	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: A Pesticides and Toxic Chemicals Control Boa nor any application for registration has been	rd. The product is not registered	
Honduras	Interim decision on import	Published: 01/1995	Response did
	Remarks: Uncertain whether the chemical h Additional time is needed to reach a final dec presently not regulated in Honduras. It is pla issued and implemented by the Secretariat of (Secretaría del Trabajo y Previsión Social). Decision: Response did not address Importa	cision.The use of the chemical is need that a regulation will be fabour and Social Planning	not address Importation
India	Final decision on import	Published: 01/1995	consent under
	Conditions for Import: License on the reco Chemicals and Petrochemicals.	mmendation of the Department of	conditions
Iran (Islamic	Final decision on import	Published: 12/2003	no consent
•			

Republic of)	Environment Protection		
Israel	Final decision on import	Published: 06/2012	consent under
	Conditions for Import: 1.In accordance with the importer Hazardous material permit, which is required to hold the chemical itself and preparations containing the chemical		conditions
	2. Subject to import license		
	Legislative or administrative measures: Free import order, 2006	Hazardous substances Law, 1993	
Jamaica	Final decision on import	Published: 06/2004	no consent
	Legislative or administrative measures:	Food and Drug Act	
Japan	Final decision on import	Published: 12/2004	consent under
·	Conditions for Import: Prior notification to of Health, Labour and Welfare, the Ministry the Ministry of the Environment.	and prior approval by the Ministry of Economy Trade and Industry and	conditions
	Legislative or administrative measures: Chemcial Substances and Regulation of the	•	
Jordan	Final decision on import	Published: 06/2002	no consent
	chemical to Jordan. A special permission is for chemicals prior to they entry into the couprocess of modification after issuing new late 2001. The institution responsible for issuing the Ministry of Industry and Trade. The imp Ministry of Health which is the focal point for (C) for the PIC procedure, In 1996 the Ministry of Health adopted a list chemicals, after consulting the international improve control of chemicals entering the management of the procedure of the micals and the list in 1980.	untry. The regulation is under the w for " import and export" No 21 for the Law and regulation for import is ort of chemical is regulated by the or chemicals in Jordan and the DNA of banned and restricted agencies and authorities to market. The list was updated in 2001.	
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: Kyrgyz Republic of on June 6, 2011. Number changes to the Ordinance of the Governme 27, 2001 Number 376 On Measures for environmental than the second of the control of the second of the	er 289 About entering additions and nt of the Kyrgyz Republic from July ironmental protection and public	
Lao People´s	Interim decision on import	Published: 12/1999	no consent
Democratic Republic	Remarks: A final decision is under active condustry and Handicraft. Approximate time to be reached - one year.	onsideration by the Ministry of needed before a final decision can	
Liechtenstein	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: It is prohibited to manufacture, place on the market, import in a private capacity, or use: a. polychlorinated terphenyls (PCTs); b. substances and preparations that contain polychlorinated terphenyls (PCTs) and are not merely unavoidable impurities.		
	(Swiss Ordinance on Risk Reduction related dangerous Substances, Preparations and A		
Madagascar	Final decision on import	Published: 06/2012	no consent

	Final decision on import	Published: 01/1998	no consent
	Legislative or administrative measures: C Order 1988, first schedule, under Customs A		
Mauritius	Final decision on import	Published: 12/2000	no consent
	Legislative or administrative measures: "S Regulations", 1991; "Consumer Protection A		
Mexico	Interim decision on import	Published: 12/2008	no consent
	Conditions for Import: The importation of P waste, is subject to import control in accordar VII of the General Law on the Prevention and Articles 115 and 177 of the Rules of the same	nce with the provisions of Chapter I Management of Wastes and	
Mongolia	Final decision on import	Published: 06/2010	no consent
3	Legislative or administrative measures: G Annex I - List of prohibited chemicals in Mong		
New Zealand	Final decision on import	Published: 12/2004	no consent
New Zealand	Legislative or administrative measures: Hazardous Substances and New Organisms Act 1996 (under which only approved hazardous substances can be imported or used)		
Nigeria	Interim decision on import	Published: 01/1998	consent under
	Conditions for Import: Permit from FEPA (Federal Environmental Protection Agency) must be obtained. Remarks: Placed under severe restriction. The chemical is not manufactured or formulated in the country. Additional time is needed to reach a final decision (3-5 years). Phase-out programme and a three-year moratorium are being proposed. Legislative or administrative measures: Federal Environmental Protection Act, CAPN, 131, LFN, 1990 as amended by Decree No. 59 of 1992; Management of Solid and Hazardous Wastes Regulation, S.1.15 of 1991		
Norway	Final decision on import	Published: 07/1995	no consent
	Remarks: Exceptionally, derogation may be intermediate products on a case by case bas PCT, the import of any preparation with a PC prohibited.	is. Further to general prohibition of	
Oman	Interim decision on import	Published: 01/1995	Response did
Oman	Interim decision on import Remarks: It is unclear whether the chemical country. The DNA of Oman requests exporti address of companies/agencies in Oman to vimported. Decision: Response did not address Importations	is being used or imported into the ng countries to inform the DNA of which this chemical is being	Response did not address Importation
Oman Panama	Remarks: It is unclear whether the chemical country. The DNA of Oman requests exporti address of companies/agencies in Oman to vimported.	is being used or imported into the ng countries to inform the DNA of which this chemical is being	not address
	Remarks: It is unclear whether the chemical country. The DNA of Oman requests exporti address of companies/agencies in Oman to vimported. Decision: Response did not address Importation	is being used or imported into the ng countries to inform the DNA of which this chemical is being ation Published: 12/2010 2 305 of September 4, 2002 ptember 2002, a national cle: "All substances banned or also be banned in our country".	not address Importation
	Remarks: It is unclear whether the chemical country. The DNA of Oman requests exporti address of companies/agencies in Oman to vimported. Decision: Response did not address Importational Decision on import Conditions for Import: Executive Decree no published in Official Gazette no 24634 29 Selegislative mesure, established at its fifth article severely restricted in at least four States, will The substance polychlorinated terphenyls no second process.	is being used or imported into the ng countries to inform the DNA of which this chemical is being ation Published: 12/2010 2 305 of September 4, 2002 ptember 2002, a national cle: "All substances banned or also be banned in our country".	not address Importation

	Conditions for Import: An Interim Importation the Department of Environment and Nact 6969. The issuance of such an Interim denied based on the evaluation of data reclegislative or administrative measures: regarding PIC chemicals (see DENR Admi implementation of rules and regulations on 6969 (Toxic Chemical Legislation), a Reviet to evaluate chemicals to be included in the recommendations on chemicals for which the issued.	Natural Resources, under Republic Importation Clearance may be quired. No final decision has been taken nistrative order No. 29 on the chemicals). Under the Republic Act we Committee will be formed in order a Priority Chemicals List, and to make	conditions
Qatar	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: 2002	Article 26 Environment Law (30)	
Republic of	Final decision on import	Published: 06/2002	consent under
Korea	Conditions for Import: PCTs are new chemical that has never been manufactured in or imported into Korea and, therefore, are subject to hazard evaluation by the Ministry of Environment prior to import or manufacture. Remarks: A person who intends to manufacture or import PCTs are required to apply for hazard evaluation to the Ministry of Environment prior to import or manufacture in accordance with Article 7 of Toxic Chemicals Control Act (TCCA). The authority responsible for issuing the legislative measure is Ministry of Environment.		conditions
Republic of	Final decision on import	Published: 12/2009	no consent
Moldova	Conditions for Import:		
	2009. This act has been published in the C Moldova, No. 27-29 of 10 February 2009. The market of PCT whether on its own, in preparate prohibited. Placing on the market means third persons against payment or free of chebe deemed to be placed on the market.	The production and placing on the arations or as constituents of articles, supplying or making available to	
Samoa	Final decision on import	Published: 01/1996	no consent
Serbia	Final decision on import	Published: 12/2011	no consent
Serbia	Final decision on import Legislative or administrative measures: Bans and Restrictions of Production, Placin Chemicals which Represent Unacceptable Health and Environment ("Official Gazette	Banned by Serbian Regulation on ng on the Market and Use of Risk on Human	no consent
	Legislative or administrative measures: Bans and Restrictions of Production, Placin Chemicals which Represent Unacceptable	Banned by Serbian Regulation on ng on the Market and Use of Risk on Human	consent under
	Legislative or administrative measures: Bans and Restrictions of Production, Placin Chemicals which Represent Unacceptable Health and Environment ("Official Gazette	Banned by Serbian Regulation on ng on the Market and Use of Risk on Human RS", No 89/10)	
	Legislative or administrative measures: Bans and Restrictions of Production, Placin Chemicals which Represent Unacceptable Health and Environment ("Official Gazette	Banned by Serbian Regulation on ng on the Market and Use of Risk on Human RS", No 89/10) Published: 12/2003 Revised: 10/2008	consent unde
Serbia Singapore	Legislative or administrative measures: Bans and Restrictions of Production, Placin Chemicals which Represent Unacceptable Health and Environment ("Official Gazette Final decision on import Conditions for Import: A Hazardous Subs	Banned by Serbian Regulation on ng on the Market and Use of Risk on Human RS", No 89/10) Published: 12/2003 Revised: 10/2008 stance Licence is required for the PCT is controlled as a Hazardous ction and Management Act (EPMA)	consent under
	Legislative or administrative measures: Bans and Restrictions of Production, Placin Chemicals which Represent Unacceptable Health and Environment ("Official Gazette Final decision on import Conditions for Import: A Hazardous Subsimport of PCTs. Legislative or administrative measures: Substance under the Environmental Protect	Banned by Serbian Regulation on ing on the Market and Use of Risk on Human RS", No 89/10) Published: 12/2003 Revised: 10/2008 stance Licence is required for the PCT is controlled as a Hazardous ction and Management Act (EPMA) for the import, use and sale of PCTs.	consent under
Singapore	Legislative or administrative measures: Bans and Restrictions of Production, Placin Chemicals which Represent Unacceptable Health and Environment ("Official Gazette Final decision on import Conditions for Import: A Hazardous Subimport of PCTs. Legislative or administrative measures: Substance under the Environmental Protect and its Regulations. A licence is required to	Banned by Serbian Regulation on ing on the Market and Use of Risk on Human RS", No 89/10) Published: 12/2003 Revised: 10/2008 stance Licence is required for the PCT is controlled as a Hazardous ction and Management Act (EPMA) for the import, use and sale of PCTs.	consent under
	Legislative or administrative measures: Bans and Restrictions of Production, Placin Chemicals which Represent Unacceptable Health and Environment ("Official Gazette Final decision on import Conditions for Import: A Hazardous Substance of PCTs. Legislative or administrative measures: Substance under the Environmental Protect and its Regulations. A licence is required for PCT has been banned from use since 198	Banned by Serbian Regulation on ing on the Market and Use of Risk on Human RS", No 89/10) Published: 12/2003 Revised: 10/2008 stance Licence is required for the PCT is controlled as a Hazardous cition and Management Act (EPMA) for the import, use and sale of PCTs. 0. Published: 12/2006 following administrative action is	consent under conditions

	Review of legislation on hazardo	us substances is also underway.	
Switzerland	Final decision on import	Published: 06/2010	no consent
	Legislative or administrative measures: It is prohibited to manufacture, place on the market, import in a private capacity, or use: a. polychlorinated terphenyls (PCTs); b. substances and preparations that contain polychlorinated terphenyls (PCTs) and are not merely unavoidable impurities. (Ordinance on Risk Reduction related to the Use of certain particularly dangerous Substances, Preparations and Articles of August 2005, Annex 1.1)		
Thailand	Final decision on import	Published: 12/2006	no consent
mananu	Legislative or administrative measures: Substance Type 4 in industry, agriculture a production, import, export, or having in pos Notification of Ministry of Industry number Substance Act 2535 (1992)	PCT is classified as Hazardous and public health, thot of which the session is prohibited according to	no consen
The former	Final decision on import	Published: 06/2012	consent under
Yugoslav Republic of		Conditions for Import: 1. The Production, placing on the market and use of these fibres and of articles containing these fibres is prohibited.	
Macedonia	By the way of derogation form Paragraph and use shall be allowed for: a) reinforced asbestos klingerit; b) asbestos graphite braids, which are necessary for functioning in contemperature, pressure and aggressive medis changed or technological changes of the are conducted.		
	Legislative or administrative measures: use of chemicals (Official Gazette of RM 5		
Trinidad and	Interim decision on import	Published: 06/2001	consent
Tobago	Remarks: A final decision is under active of Toxic Chemicals Control Board, Chemistry following administrative action is being und decision is being considered: the enacting regulations. The legislation will require imply approximate time needed before a final death present there is no registration of toxic of is not government agency responsible for the of this chemical. There is no information of into Trinidad and Tobago.		
United Arab Emirates	Interim decision on import	Published: 12/2013	no consent
United Republic of Tanzania	Conditions for Import: No consent for import of PCTs for and in electrical equipment. Not to be imported with or for use in hydraulic fluids and lubricants as a PCB substitute Statement of active consideration: Administrative action is being undertaken through the recently enacted legislation on Industrial and Consumer Chemicals Act No. 3 of 2003. Discussions will be held with stakeholders of specified uses on alternatives.		consent under conditions
Uruguay	Interim decision on import	Published: 12/2006	consent
Venezuela (Bolivarian Republic of)	Interim decision on import	Published: 06/2010	no consent

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Polychlorinated Terphenyls (PCTs)

CAS: 61788-33-8

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Mali	06/2004
Antigua and Barbuda	12/2010	Marshall Islands	06/2004
Benin	06/2004	Mauritania	12/2005
Bolivia	06/2004	Morocco	12/2011
Bosnia and Herzegovina	12/2007	Mozambique	12/2010
Botswana	06/2008	Namibia	12/2005
Burundi	06/2005	Nepal	06/2007
Cambodia	12/2013	Nicaragua	06/2009
Cameroon	06/2004	Niger	06/2006
Cabo Verde	06/2006	Pakistan	12/2005
Congo	12/2006	Paraguay	06/2004
Cook Islands	12/2004	Russian Federation	12/2011
Costa Rica	12/2009	Rwanda	06/2004
Croatia	06/2008	Saint Vincent and the	06/2011
Djibouti	06/2005	Grenadines	
Dominica	06/2006	Saudi Arabia	06/2004
Equatorial Guinea	06/2004	Senegal	06/2004
Ethiopia	06/2004	Somalia	12/2010
Gabon	06/2004	Sri Lanka	06/2006
Georgia	06/2007	Sudan	06/2005
Guatemala	12/2010	Suriname	06/2004
Kazakhstan	06/2008	Syrian Arab Republic	06/2004
Kenya	06/2005	Togo	12/2004
Kuwait	12/2006	Tonga	12/2010
Lebanon	06/2007	Uganda	12/2008
Lesotho	12/2008	Ukraine	06/2004
Liberia	06/2005	Viet Nam	12/2007
Libya	06/2004	Yemen	06/2006
Maldives	06/2007	Zambia	06/2011

Part 2 - Listing of all importing responses received from Parties

Public Services, establish and II, for all fuels comme specifications will also be commercialized for consumate The Disposition No 285/1 Annexed I of Resoution Secontent to 0,013 grams by territory of the Argentinea Interim decision on in Remarks: The chemical is Armenia. The import of bo above 0.013 g/l and ethyliz was prohibited in the Repulead-containing petrol use'	esolution No 54/1996 of the Work Secretary and hes technical specifications contained in Annexe I ercialized for use in the National Territory. These erespected by the concerned fuels amption. 1998 of the Fuel Sub-secretariat, modified the SOSP no 54/1996, limiting the maximum Lead y liter for all gasolines commercialized in the an Republic. 1998 of the Fuel Sub-secretariat, modified the maximum Lead y liter for all gasolines commercialized in the an Republic. 1998 of the Fuel Sub-secretariat, modified the maximum Lead y liter for all gasolines commercialized in the an Republic. 1998 of the Fuel Sub-secretariat, modified the maximum Lead y liter for all gasolines commercialized in the maximum Lead or Republic.
Conditions for Import: Re Public Services, establish and II, for all fuels comme specifications will also be commercialized for consu The Disposition No 285/1 Annexed I of Resoution S content to 0,013 grams by territory of the Argentinea Interim decision on ir Remarks: The chemical is Armenia. The import of bo above 0.013 g/l and ethyliz was prohibited in the Repu lead-containing petrol use'	esolution No 54/1996 of the Work Secretary and nes technical specifications contained in Annexe I ercialized for use in the National Territory. These expected by the concerned fuels amption. 1998 of the Fuel Sub-secretariat, modified the SOSP no 54/1996, limiting the maximum Lead by liter for all gasolines commercialized in the an Republic. 1998 of the Fuel Sub-secretariat, modified the source of the maximum Lead by liter for all gasolines commercialized in the an Republic. 1998 of the Fuel Sub-secretariat, modified the source of the maximum Lead by liter for all gasolines commercialized in the set of the non-ethylized petrol containing lead at levels
Conditions for Import: Re Public Services, establish and II, for all fuels comme specifications will also be commercialized for consu The Disposition No 285/1 Annexed I of Resoution S content to 0,013 grams by territory of the Argentinea Interim decision on ir Remarks: The chemical is Armenia. The import of bo above 0.013 g/l and ethyliz was prohibited in the Repu lead-containing petrol use'	hes technical specifications contained in Annexe I ercialized for use in the National Territory. These e respected by the concerned fuels umption. 1998 of the Fuel Sub-secretariat, modified the SOSP no 54/1996, limiting the maximum Lead by liter for all gasolines commercialized in the en Republic. The published: 12/2006 no consent of the non-ethylized petrol containing lead at levels
Annexed I of Resoution S content to 0,013 grams by territory of the Argentinea Interim decision on ir Remarks: The chemical is Armenia. The import of bo above 0.013 g/I and ethyliz was prohibited in the Repu lead-containing petrol use'	SOSP no 54/1996, limiting the maximum Lead y liter for all gasolines commercialized in the an Republic. The proof of the maximum Lead y liter for all gasolines commercialized in the maximum Lead y liter for all gasolines commercialized in the maximum Lead y liter for all gasolines commercialized in the maximum Lead y liter for all gasolines commercialized in the maximum Lead y liter for all gasolines commercialized in the maximum Lead y liter for all gasolines commercialized in the maximum Lead y liter for all gasolines commercialized in the maximum Lead y liter for all gasolines commercialized in the an Republic. The proof of the maximum Lead y liter for all gasolines commercialized in the maximum Lead y liter for all gasolines commercialized in the an Republic.
Remarks: The chemical is Armenia. The import of bo above 0.013 g/l and ethyliz was prohibited in the Repu lead-containing petrol use'	s not manufactured or formulated in the Republic of other non-ethylized petrol containing lead at levels
Armenia. The import of bo above 0.013 g/l and ethyliz was prohibited in the Repu lead-containing petrol use'	oth non-ethylized petrol containing lead at levels
dated December 31 1999.	zed petrol containing lead at levels above 0.015 g/l ublic of Armenia according to the 'On regulation of approvedby the Governmental Decision no. 799
Australia Final decision on imp	port Published: 12/2006 consent unde
except where it is introduce gasoline or in leaded fuel of under the Fuel Quality Start industrial uses prohibited under the Nichas. Legislative or administration and Assessment) Regulation and Assessment) Act 1989 November 2005. Earlier controls regarding to	authorisation is given by the Director of NICNAS ed in aviation gasoline or to produce aviation or as a fuel additive, by a person holding an approval indards Act 2000. Export of tetraethyl lead for unless prior authorisation is obtained from the ative measures: Industrial Chemicals (Notification ions 1990 under the Industrial Chemicals (Notification 9. (Commonwealth) These came into law on 17 tetramethyl lead in automotive and aviation fuel were lity Standards Act 2000 (Commonwealth) and various
	d territories of Australia which remain in force.
Belize Interim decision on in	•
Legislative or administra	nly as an additive in Aviation fuel. Itive measures: Environmental Protection Act, ubstances, Part I, Subpart B.
Brazil Final decision on imp	port Published: 12/2011 consent
	Revised: 06/2011
undertaken, to allow import human toxicology and exot respectively. A vehicle pollution control p (PROCONVE), has as its n	sideration: A study of uses in the country is being tonly for use permitted or after joint evaluation of toxicology by the Health and Environmental sectors program which is underway in the country main objective the pollutant emission reductions for all developments both for engineering and pollution
Burkina Faso Final decision on imp	port Published: 06/2006 no consent
November 1996, which est	ative measures: Law no. 041/96/08 ADP of tablishes a pesticide control in Burkina Faso and the larch 1998 on the modification of law 041/96/ADP of

the 08/11/96.

Law no. 005/97/ADP of 30 January 1997, on the Environment Code in Burkina

Canada

Final decision on import

Published: 06/2012 co

consent under conditions

Conditions for Import: Conditions are established on the import of Tetraethyl lead when contained in gasoline, or for the purpose of blending with gasoline. With the exception of the uses listed below, the maximum concentration of lead in gasoline produced, imported, sold or offered for sale in Canada is 5 mg/l. Exceptions:

- Gasoline for use in aircraft
- Gasoline for use in competition vehicles

Legislative or administrative measures: The Gasoline Regulations (SOR/90-247) and its amendments (http://laws-lois.justice.gc.ca/eng/acts/C-15.31/index.html) limit the lead and phosphorous content in gasoline that is produced, imported or sold in Canada to 5 mg/L and 1.3 mg/L, respectively. The use of leaded gasoline was prohibited in cars in 1990 when the Gasoline Regulations (the Regulations) came into force under the Canadian Environmental Protection Act. An on-going exemption exists for leaded gasoline for use in aircraft and an indeterminate exemption for leaded gasoline for use in competition vehicles is currently in place.

Chile

Final decision on import

consent

Remarks: In Chile exists a rule of Primary Quality for Lead in the Air, Supreme Decree No. 136 of 2000, which establishes a value of 05 micrograms by meter cube normal (ug/m3N) as annual concentration.

From 1994 the entrance to national territory of new vehicles that do not have catalitic converter tecnology is prohibit, which means that at the present the lead gasoline is not seld in all the country, as this one is incompatible with the catalitic technology.

In our country there are three fuel refineries that produce gasoline with specific standards for sale in the Metropolitan Region, being the rule of gas discharge of combustion for vehicles the most strict of the country, which has meant a high rate of renovation of the park to vehicular towards tecnology with catalitic converters, and therefore, refineries had chosen to eliminate uses of lead compounds in the gasolines that produce, replacing these antidetonating by other types, as they are the oxygenated ones.

China

Final decision on import

Published: 06/2008

Published: 12/2005

Revised: 10/2008

consent under conditions

Conditions for Import: Permission must be obtained from the Ministry of Environmental Protection of the People's Republic of China.

Legislative or administrative measures: Circular of the Administrative Office of the State Council on stopping the production, sales and use of leaded fuel before the designated time limit. (Enacted by the Administrative Office of the Slate Council on September 12, 1998, and came into force on September 12, 1998)

Law on the Prevention and Control of Air Pollution (Article 34)

The complete name and address of the institution/authority responsible for issuing this national legislative or administrative measure:

Ministry of Environmental Protection of the People's Republic of China, No. 115
Xizhimennei Nanxiaojie, Beijing 100035, China.

 Additional information related to Hong Kong Special Administrative Region (HKSAR) related to the import response for Annex III chemicals:

Published: 12/06/2009;

Final decision on import: Consent under conditions;

Conditions of import: Permission must be obtained from the Environmental Protection Department (EPD) of the HKSAR, China.

Colombia Final decision on import Published: 12/2010 consent under conditions Conditions for Import: Pursuant to Article 1 of Decree 1530 of 2002: "Amendment to Article 40 of Decree 948 of 1995, as amended by Decree 1697 of 1997 and Decree 2622 of 2000 in accordance with what is stated in this Order, which statement is: Article 40. Content of lead and other contaminants in the fuel will not be allowed to import, production or distribution in the country, gasoline containing tetraethyl lead in quantities exceeding those set internationally specified for unleaded petrol, with the exception of fuel for piston aircraft. ' 'Section 2". Exception for the region currently served by the refinery in Orito -Putumayo, concerning the prohibition of the production, importation, marketing, distribution, sale and use of leaded motor gasoline in the country, an authorization of the Ministry of the environment is necessary to get an authorized period, after having received a favorable opinion of the Ministry of Mines and Energy. Legislative or administrative measures: Regulated by Decree 1530 of 2002, which amends Article 40 of Decree 948 of 1995, as amended by Article 20 of Decree 1697 of 1997 and Decree 2622 of 2000, in relation to the prevention and control of air pollution and the protection of air quality. Published in Official Gazette No. 44883 of July 30, 2002 Final decision on import Published: 06/2006 Cook Islands no consent **Published: 12/2008** Cuba Final decision on import no consent Legislative or administrative measures: The national decision was adopted and disseminated to interested parties, under the powers conferred to the Designated National Authority for industrial chemicals, as part of the implementation at the national level of the PIC procedure (Resolution 159/1995 of Ministry of Science, Technology and Environment on the national implementation of the PIC procedure). National decision entered into force under Resolution 96/2004 of the Ministry of Science, Technology and Environment. **Democratic** Final decision on import **Published: 06/2012** no consent Republic of the Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the Congo implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC. **Dominican** Final decision on import **Published: 06/2008** consent under conditions Republic Conditions for Import: Gasoline import is allowed with lead below 0,02 g/Gal. Legislative or administrative measures: As of November 1998, the content of lead in the gasoline was regulated by the norm of DIGENOR NORDOM 476 that allows a maximum concentration of 0,02 g/Gal. From 01 the January 1999 the gasoline that is sold in the country it is considered free of lead. **Published: 06/2013 Ecuador** Final decision on import no consent Revised: 02/2013 Legislative or administrative measures: ECUADOR NATIONAL CONGRESS. Regulation Act of Production and Marketing of fuels in Ecuador, Official Gazette No. 793 of October 2, 1995 Art 1. "As of July 1, 1997, Prohibits the use of tetraethyl lead in gasoline in the preparation of the country Art 2. "Ban the import of fuels containing tetraethyl lead NTE INEN STANDARD 935:2010. Technical standard Ecuador regulation. Fuel Requirements General Provisions: "To gasoline additives should not be added octane enhancers containing organometallic iron, manganese and lead." MINISTRY OF ENVIRONMENT OF ECUADOR. Regulations for the prevention and control of pollution by hazardous chemicals, hazardous and special waste, Official Gazette No. 631 of February 1, 2012 Art 163. "The Ministry of Environment will coordinate with the institutions charged by law to regulate dangerous chemicals, so that only those nonrestricted or non-prohibited substances entering the country according to

national lists of dangerous chemicals and its environmentally sound

management is achieved, for which we establish the mechanisms and tools. "MINISTRY OF ENVIRONMENT OF ECUADOR. National lists of hazardous chemicals, hazardous and special waste, Official Gazette No. 856 of December 21, 2012

List No. 1: List of prohibited hazardous chemicals CAS No.: 78-00-2, Description: Tetraethyl lead

El Salvador

Final decision on import

Published: 06/2006

consent under conditions

Conditions for Import: The conditions express are:

In the request of Environmental Permission for Chemicals import the pertinent information that must be included should demonstrate that: 1) the importer has an installation with Environmental Permission of Operation and the substance is declared as a raw material for industrial use and is not considered as a substitute for the process. 2) The importer is registered to enter this type of substance; 3) That the remains and wastes generated during its use, will not generate damages to the health and the environement 4)Do not allow the import of tetramethyl lead and its mixtures for its use like fuel additive.

Legislative or administrative measures: Description of the legislative or administrative measurement of national character:

Official Newspaper, Volume No. 367, Published Monday, 13 June 2005. Agreement 14 "Listing of Regulated Substances which requiere the Environmental Permission of the Ministry of Environemnt and Natural Ressources

Ministerial Agreement No. 279, Economy section, of 26 May 1995.

Eritrea

Final decision on import

no consent

Legislative or administrative measures: Due to administrative measures and market forces.

European Union

Final decision on import

Published: 12/2005

Published: 06/2010

consent under conditions

Member States:
Austria, Belgium, Bulgaria,
Cyprus, Czech Republic,
Denmark, Estonia,
Finland, France, Germany,
Greece, Hungary, Ireland,
Italy, Latvia, Lithuania,
Luxembourg, Malta**,
Netherlands, Poland,
Portugal, Romania,
Slovakia, Slovenia, Spain,
Sweden, United Kingdom
of Great Britain and

Conditions for Import: The use of the chemical as an anti-knock compound in leaded petrol for vehicles is banned since it is prohibited to place on the market leaded petrol for vehicles. However, Member States may allow a derogation for small quantities of leaded petrol containing not more than 0.15g lead/L, up to a maximum of 0.5% of total sales, for collectors' old cars

Legislative or administrative measures: It is prohibited to place on the market leaded petrol for vehicles pursuant to Directive 98/70/EC of the European Parliament and of the Council of 13 October 1998 relating to the quality of petrol and diesel fuels and amending Council Directive 93/12/EEC (Official Journal of the European Communities L350 of 28/12/1998, p. 58)

**: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States

Guinea

Northern Ireland

Interim decision on import

Published: 12/2005

no consent

Conditions for Import: The conditions are as follow:

-to address a written request in order to obtain the previous authorization for import, to the responsble autority elected by the minister of the environment (reference: Articles 6 and 10 of the decision A/2001/4785/MMGE/SGG of October 26, 2001, concerning article 8 of the D/97/287/ decree PRGSGG of 24 december 1997, stablishing the management and control of harmful and dangerous chemicals in Guinee Republic);

 to obtain a previous authorization to import, delivered by competent authority (reference: Article 5 of the decision A/2001/4785/MMGE/SGG 26 october 2001)

- asbestos tremolite only can be imported by industrials unities, mining industry, building constructions companies, electricity centrals and production and distribution centers, laboratories and research centers, etc, and this, for certain uses when the need is justify, since this product appears in order no. 57 of appendix II of the decision A/2001/4784/MMGE/SGG of October 26, 2001, making reference for application to articles 3, 4 and 5 of the D/97/287/PRG/SGG of December 24, 1997.
- importer obligation to present the stocks of import products once arrived at the terrestrial borders, maritime or air of the national territory, for a chemical and physical control by qualified agents of the service of the environment or by any other organization of control entitled for this procedure (reference: Article 12 of the

decision A/2001/4785/MMGE/SGG of October 26, 2001.

- name, address of the competent authority from which the previous autorisation should be obtained:

M. le directeur national, Direction nationale de la prevention et de la lutte contre les pollutions et nuisances, Ministere de l'Environnement, BP 3118, Conakry, Republique de Guinee. Fax: (224) 46 85 46

Remarks: The lead tetraethyle (PTE) at the moment was not object of any import in its pure form. It is introduced in the country like a component of the kerosene, a frequently consumed fuel by civilian and military aviation in urban, rural, and suburbans zones and in the houses the kerosene is used for lamps of lighting system for case of storms, the fire in the kitchens. In both cases, the smoke and gases of combustion of the kerosene provoque lead emission and environment contamination on great scale by the lead.

The exhibition of the populations to the emitted lead and the contamination of the food chain by this product are dangerous for the health. However, we would need adapted means to regularly evaluate correctly and the consequences at sanitary and environmental levels of the exhibition to the lead by populations in general and specially by the most vulnerable social levels (pregnant women, young people, old people and children etc.). Before these situations, the Government and the oil societies are promoting the import and the progressive use of the equipment with gas butane for the domestic.

Statement of active consideration: Any tetraethyl lead import can be done without previous autorisation of the environment service and the competent authority properly approuved by the environment minister (ref Articles 1 and 5 of decision A/2001/4785/MMGE/26 SGG october 2001. The approximate period until the adoption of a final decision is not defined.

Guinea-Bissau	Final decision on import	Published: 12/2010	no consent
Guyana	Final decision on import	Published: 12/2007	no consent
	Legislative or administrative measures: Pesticides and Toxic Chemicals Control Bo nor any applicationfor registrationhas been		
India	Final decision on import	Published: 12/2005	consent under
	Conditions for Import: The import would licence for import from the Government. Remarks: It is clarified that registration of mandatory under "The Insecticide Act." No industrial chemicals. Legislative or administrative measures: 09 dated 31 October 2005 issued by Minis Department of Commerce	conditions	
Iran (Islamic	Final decision on import	Published: 06/2010	no consent
Republic of)	Legislative or administrative measures: according to the provisions of Article 6 and Pollution approved by the Department of E		
Israel	Final decision on import	Published: 06/2012	consent under
	Conditions for Import: 1.In accordance with the importer Hazardous material permit, which is required to hold the chemical itself and preparations containing the chemical		conditions
	2. Subject to import license Legislative or administrative measures: Free import order, 2006		
Jamaica	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: Administrative measure - no issue of a permit to import.		
Japan	Final decision on import	Published: 12/2005	consent under
-	Conditions for Import: For mixing to gasoline, a domestic importer is required to register with the Minister of Health, Labour and Welfare or the Prefectural Governor.		conditions

	Legislative or administrative measures: Substances Control Law.	: Poisonous and Deleterious	
Jordan	Final decision on import	Published: 12/2005	consent under
	Conditions for Import: The import compa Ministry of Health on the import of this che any preparation containing this chemical is refinery only. Legislative or administrative measures: Health was issued and published in the off 16/8/1994. According to this decree the use containing this chemical is restricted to the	mical. the use of this chemical or serviced to the Jordan petroleum: A new decree by the Minister of ficial journal No. 4717 dated se of this chemical or any preparation	conditions
Kyrgyzstan	Final decision on import	Published: 06/2012	no consent
	Legislative or administrative measures: Kyrgyz Republic of on June 6, 2011 Numb changes to the Ordinance of the Governm 27, 2001 Number 376 On Measures for en health from the adverse effects of certain h		
Liechtenstein	Final decision on import	Published: 06/2010	consent under
	Conditions for Import: Considering that to used in gasoline, the legislative measures content of lead in gasoline. Gasoline:	conditions	
	From 1 January 2000, gasoline shall be impurposes only if the lead content does not Aviation fuel shall be imported or supplied lead content does not exceed 0.56 g/L and exceed 1 percent (% volume). Aviation fue blue. (Luftreinhalte-Verordnung, 3 August http://222.bk.admin.ch)		
Madagascar	Interim decision on import	Published: 06/2011	no consent
Malawi	Interim decision on import	Published: 06/2010	no consent
Malaysia	Final decision on import	Published: 06/2006	consent under
·	Conditions for Import: Permit from Pharm of Health and Department of Environment, Legislative or administrative measures: under the Poison Act 1951 and the Environ Concentration in Motor Gasoline) Regulati permitted to be used in petrol or motor gas	conditions	
Mauritius	Final decision on import	Published: 06/2006	no consent
	Legislative or administrative measures prohibited chemical under the Dangerous		
Mexico	Final decision on import	Published: 12/2007	consent under
	Conditions for Import: The tetraethyl lea establishes the classification and codificat to regulation from the dependencies that in for the control of the process and use of pechemicals. Legislative or administrative measures: classification and codification of woods where the dependencies that integrate the incontrol of the process and use of pesticide Published in the official bulletin of the fede section) 174.	conditions	
Mongolia	Final decision on import	Published: 06/2010	no consent
mongona	Legislative or administrative measures: Annex I - List of prohibited chemicals in Mo	: Government resolution No. 95/2007	

New Zealand	Final decision on import	Published: 06/2006	consent under
	Conditions for Import: Currently present in high performance racing gasoline. Imported as a refining chemical, specifically a blendin This consent restricts the importation of TEL Remarks: This final decision relates to tetra substance and as part of a mixture except with The import of aviation gasoline containing lead is permitted under the HSNO Act. The import of tetraethyl lead for use as a ble fuels is also permitted under the HSNO Act. Small-scale use of this substance in a labor or teaching is exempt from a HSNO approve section 33 of the HSNO Act are met. Legislative or administrative measures: tetraethyl lead under the Hazardous Substa (HSNO) expire on 1 July 2006 when the Totare revoked. From 1st July 2006, tetraethyl Hazardous Substances and New Organisms existing substance, in the formulation referre Aviation gasoline containing 0.14% w/v (<0. approved under the HSNO Act on 1 April 20 Substances (Dangerous Goods and Schedu Notice 2004 New Zealande Gazette 26 Ma (http://www.ermanz.govt.nz/resources/pu GN35and 128.pdf) for further information.	conditions	
Norway	Final decision on import	Published: 12/2005	consent under
	Conditions for Import: The use of TEL as vehicles is banned since it is prohibited to p the market (ie petrol containing more tha 0.0 for small quantities of leaded petrol containing be granted for use in collectors old cars. Legislative or administrative measures: "Regulation on limiting the use of chemicals environment and other products" 2005-05-1 quality of petrol and diesel fuel for use in ve	conditions	
Oman	Final decision on import	Published: 06/2008	consent
Panama	Final decision on import	Published: 12/2010	no consent
Peru	Interim decision on import	Published: 06/2006	consent
Qatar	Final decision on import	Published: 12/2005	no consent
	Legislative or administrative measures: / 2002		
Republic of Moldova	Interim decision on import	Published: 06/2012	no consent
Serbia	Final decision on import	Published: 12/2011	consent under
	Conditions for Import: Shall not be imported, or used: -as substances, -as constituents of other substances, or, in mixtures, for supply to the general public when the individual concentration in the substance or mixture is equal to or greater than specific concentration limit given in List of Classified Substances ("Official Gazette of the RS", number 82/10). Suppliers shall ensure before the placing on the market that the packaging of such substances and mixtures is marked visibly, legibly and indelibly as follows: "Restricted to professional users". Legislative or administrative measures: Banned by Serbian Regulation on Bans and Restrictions of Production, Placing on the Market and Use of Chemicals which Represent Unacceptable Risk on Human Health and Environment ("Official Gazette RS", No 89/10)		conditions

Singapore	Final decision on import	Published: 06/2006	consent unde conditions
		Revised: 10/2008	conditions
	Conditions for Import: A Hazardous Substant import of the chemical. Legislative or administrative measures: The Hazardous Substance under the Environmenta Act (EPMA) and its Regulations. A licence is resale. Local use is prohibited unless it is for resalts.	e chemical is controlled as a al Protection and Management required for the import, use and	
South Africa	Interim decision on import	Published: 06/2006	consent unde
	Conditions for Import: Only for current use in additives in fuel production Statement of active consideration: Draft reg based fuel additives were published on the 4th objective of finalising the regulation at the begin	gulations for banning use of lead n of November 2005 with the	conditions
Switzerland	Final decision on import	Published: 12/2005	consent unde
	Conditions for Import: Considering that tetra used in gasoline, the legislative measures are content of lead in gasoline.		conditions
	Gasoline: From 1 January 2000, gasoline shall be import purposes only if the lead content does not exceed a viation fuel shall be imported or supplied for clead content does not exceed 0.56 g/L and the exceed 1 percent (% volume). Aviation fuel the blue. (Luftreinhalte-Verordnung, 3 August 2004 http://222.bk.admin.ch)	eed 0.005 g/L. commercial purposes only if the benzene content does not at is to be marketed shall be tinted	
	Remarks: TEL or TML are currently not impor leaded gasoline or aviation fuel manufactured the aviation fuel Avgas 100LL (>0.1 - <0.5% P		
Thailand	Final decision on import	Published: 12/2005	consent unde
	Conditions for Import: Required import and pimport license. Legislative or administrative measures: The Industry under Hazardous Substance Act BE 2 Hazardous Substances. In this list, tetraethyll hazardous substance, which the production, in possession must obtain a permit.	e notification of Ministry of 2535 (1992) entitled list of lead has been identified as type 3	conditions
The former	Final decision on import	Published: 06/2012	consent unde
Yugoslav Republic of	Conditions for Import: 1. The Production, plathese fibres and of articles containing these fib		conditions
Macedonia	By the way of derogation form Paragraph 1 of and use shall be allowed for: a) reinforced asbestos klingerit; b) asbestos graphite braids, which are necessary for functioning in conditio pressure and aggressive mediums, until the te	ins of extremely high temperature, echnological process is changed	
	or technological changes of the equipment in v conducted. Legislative or administrative measures: Lis		
Hadda J. A., J.	use of chemicals (Official Gazette of RM 57/20	011)	no ocuca
United Arab Emirates	Interim decision on import	Published: 12/2013	no consent
Uruguay	Final decision on import	Published: 12/2006	consent unde
	Conditions for Import: Concerning automobile may/2004 is indicated: Article 2: the commercialization is prohibited, in the December 2004, of gasolines whose total lead continued (thirteen milligrams per liter)	ne national territory, from 31	conditions

Article 3: It applies to any import of fuel with the same limit indicated in the previous article, from the entry into force of this law.

Remarks: The only imported product that containts lead tetraethyl is the gasoline for aviation of 100 octanes. The maximum content is 1,12 lead gL (1,89 g of tetraethyle lead). It is imported by ANCAP, according to specifications of Norm ASTM D910.

In 2004 the ANCAP refinery was transformated in order to be enabled to produce gasolines with lead additives, and gasolines are produced without lead and the gasoline premium 97 SP the MTBE is used as additive in one gasoline.

Legislative or administrative measures: Law n° 17.775, Prevention of contamination by lead.

Venezuela (Bolivarian Republic of)

Interim decision on import

Published: 12/2007

consent under conditions

Conditions for Import: The conditions expressed are:

Description of the national legislative/administrative measures: Nevertheless, the permission of the Ministry of Energy and Petroleum for import of this chemical is required. In Venezuela there is currently a resolution from the Ministry of Energy and Petroleum to eliminate gasoline containing lead: GACETA OFICIAL DE LA REPUBLICA BOLIVARIANA DE VENEZUELA Nº 340.979, MINISTERIO DE ENERGIA Y PETROLEO, DESPACHO DEL MINISTERIO, Caracas, 15 agosto 2006 Nº 301 195º Y 146º

Resolution:

In accordance with Article 156, paragraph 16 of the Constitution of the Bolivarian Republic of Venezuela, and Articles 8 and 60 of the organic hydrocarbons law Decree, and also in accordance with Article 76 of the organic public administration law.

The constitution of the Bolivarian Republic of Venezuela states in Article 127, that the State will protect the environment, biological diversity, energy resources, and ecological processes among others.

As the Organic Law of Hydrocarbons states in Article 8 that the Ministry of Energy and Mines (now Energy and Oil) is concerned with the formulation of regulations, policy and planning, realization and control of activities in the field of the hydrocarbons, which includes matters relating to the development, conservation, management and control of resources, as well as market studies, the analysis and fixing of prices for oil and its products.

As Article 19 of the Organic Law of Hydrocarbons, states that all persons engaged in activities related to the law, should do so in a continuous and efficient way, in accordance with the applicable rules and best practices available scientifically and technically on Occupational Safety and Health and environmental hygiene for the development of and rational use of hydrocarbons.

Since it is necessary to withdraw from the domestic market leaded gasoline in order to preserve the environment, substituting this product with other varieties of unleaded petrol (gasoline ecological), which would result in reducing the emissions of carbon monoxide and nitrogen oxides (internal combustion products).

Resolves

Article 1.- This resolution aims to establish the types of products to be sold in establishments authorized to carry out such activity, as well as prices to be applied to the sale to the public.

Article 2.- Sets throughout the country types and maximum prices for the public sale of motor gasoline sold in establishments authorized to carry out this activity. Unleaded petrol with an octane rating of 95 and an anti-explosion index rating of 91, refers to gasoline without the component Tetraethyl Lead (TEL), corresponding to the COVENIN standards. Unleaded petrol with an octane rating of 91 and an anti-explosion index rating of 87 refers to gasoline without the tetraethyl lead component. Corresponding to the values set by COVENIN. Article 3.- The trade of the products mentioned in the previous article, will enter into force once this resolution is published.

Article 4.- Duration of the implementation of this resolution shall be determined by the Directorate of Commerce and the Directorate of Supply and Audit and Inspection of this Ministry

Article 5.- Violations of the provisions of this Resolution shall be punished as provided in the Organic Law of Hydrocarbons and the resolutions that apply in each case.

Article 6.- Repealing resolutions No. 203 dated July 15, 1997, published in the Official Gazette No. 36248 dated July 15

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Tetraethyl lead

CAS: 78-00-2			
Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Mali	12/2005
Antigua and Barbuda	12/2010	Marshall Islands	12/2005
Benin	12/2005	Mauritania	12/2005
Bolivia	12/2005	Morocco	12/2011
Bosnia and Herzegovina	12/2007	Mozambique	12/2010
Botswana	06/2008	Namibia	12/2005
Burundi	12/2005	Nepal	06/2007
Cambodia	12/2013	Nicaragua	06/2009
Cameroon	12/2005	Niger	06/2006
Cabo Verde	06/2006	Nigeria	12/2005
Chad	12/2005	Pakistan	12/2005
Congo	12/2006	Paraguay	12/2005
Costa Rica	12/2009	Philippines	12/2006
Cote d'Ivoire	12/2005	Republic of Korea	12/2005
Croatia	06/2008	Russian Federation	12/2011
Democratic People's	12/2005	Rwanda	12/2005
Republic of Korea		Saint Vincent and the	06/2011
Djibouti	12/2005	Grenadines	
Dominica	06/2006	Samoa	12/2005
Equatorial Guinea	12/2005	Saudi Arabia	12/2005
Ethiopia	12/2005	Senegal	12/2005
Gabon	12/2005	Somalia	12/2010
Gambia	12/2005	Sri Lanka	06/2006
Georgia	06/2007	Sudan	12/2005
Ghana	12/2005	Suriname	12/2005
Guatemala	12/2010	Syrian Arab Republic	12/2005
Kazakhstan	06/2008	Togo	12/2005
Kenya	12/2005	Tonga	12/2010
Kuwait	12/2006	Trinidad and Tobago	06/2010
Lao People's Democratic	06/2011	Uganda	12/2008
Republic		Ukraine	12/2005
Lebanon	06/2007	United Republic of	12/2005
Lesotho	12/2008	Tanzania [·]	
Liberia	12/2005	Viet Nam	12/2007
Libya	12/2005	Yemen	06/2006
Maldives	06/2007	Zambia	06/2011

Part 2 - Listing of all importing responses received from Parties

CAS: 75-74-1			
Albania	Interim decision on import 06/2013	Published:	no consent
Argentina	Interim decision on import 12/2006	Published:	consent under
	Conditions for Import: Resolution No 54/ and Public Services, establishes technical Annexe I and II, for all fuels commercialize Territory. These specifications will also be fuels commercialized for consumption.	specifications contained in different difference in the National	conditions
	The Disposition No 285/1998 of the Fuel S Annexed I of Resoution SOSP no 54/1996, content to 0,013 grams by liter for all gasol territory of the Argentinean Republic.	limiting the maximum Lead	
Armenia	Interim decision on import 12/2006	Published:	no consent
	Remarks: The chemical is not manufactured or formulated in the Republic of Armenia. The import of both non-ethylized petrol containing lead at levels above 0.013 g/l and ethylized petrol containing lead at levels above 0.015 g/l was prohibited in the Republic of Armenia according to the 'On regulation of lead-containing petrol use' approvedby the Governmental Decision no. 799 dated December 31 1999.		
Australia	Final decision on import 12/2006	Published:	consent under
	Conditions for Import: Prior authorisation is given by the Director of NICNAS		conditions
	Legislative or administrative measures: Industrial Chemicals (Notification and Asse under the Industrial Chemicals (Notification (Commonwealth) These came into law on		
	Earlier controls regarding tetramethyl lead were made under the <i>Fuel Quality Standar</i> and various legislation in the states and ter remain in force.	ds Act 2000 (Commonwealth)	
Belize	Final decision on import 06/2009	Published:	no consent
	Legislative or administrative measures: Environmental Protect Act, Schedule of Hazardous Substances, Part I, Subpart B.		
Brazil	Final decision on import 12/2011	Published:	consent
	06/2011	Revised:	
	Statement of active consideration: A stubeing undertaken, to allow import only for undertaken, to allow import only evaluation of human toxicology and exotox Environmental sectors respectively. A vehicle pollution control program which is (PROCONVE), has as its main objective the	use permitted or after joint icology by the Health and sunderway in the country	

engineering and pollution monitoring.

Burkina Faso

Final decision on import 06/2006

Published:

no consent

Legislative or administrative measures: Law no. 041/96/08 ADP of November 1996, which establishes a pesticide control in Burkina Faso and the law n°. 006-98/26 AN of March 1998 on the modification of law 041/96/ADP of the 08/11/96.

Law no. 005/97/ADP of 30 January 1997, on the Environment Code in Burkina Faso

Canada

Final decision on import 06/2012

Published:

consent under conditions

Conditions for Import: Conditions are established on the import of Tetramethyl lead when contained in gasoline, or for the purpose of blending with gasoline. With the exception of the uses listed below, the maximum concentration of lead in gasoline produced, imported, sold or offered for sale in Canada is 5 mg/l.

Exceptions:

- Gasoline for use in aircraft
- Gasoline for use in competition vehicles

Legislative or administrative measures: The *Gasoline Regulations* (SOR/90-247) and its amendments (<a href="http://laws-

lois.justice.gc.ca/eng/regulations/SOR-90-247/index.html>) under the Canadian Environmental Protection Act, 1999 (http://laws-lois.justice.gc.ca/eng/acts/C-15.31/index.html) limit the lead and phosphorous content in gasoline that is produced, imported or sold in Canada to 5 mg/L and 1.3 mg/L, respectively. The use of leaded gasoline was prohibited in cars in 1990 when the Gasoline Regulations (the Regulations) came into force under the Canadian Environmental Protection Act. An on-going exemption exists for leaded gasoline for use in aircraft and an indeterminate exemption for leaded gasoline for use in competition vehicles is currently in place.

Chile

Final decision on import 12/2005

Published:

consent

Remarks: In Chile exists a rule of Primary Quality for Lead in the Air , Supreme Decree No. 136 of 2000, which establishes a value of 05 micrograms by meter cube normal (ug/m3N) as annual concentration. From 1994 the entrance to national territory of new vehicles that do not have catalitic converter tecnology is prohibit , which means that at the present the lead gasoline is not seld in all the country, as this one is incompatible with the catalitic technology.

In our country there are three fuel refineries that produce gasoline with specific standards for sale in the Metropolitan Region, being the rule of gas discharge of combustion for vehicles the most strict of the country, which has meant a high rate of renovation of the park to vehicular towards tecnology with catalitic converters, and therefore, refineries had chosen to eliminate uses of lead compounds in the gasolines that produce, replacing these antidetonating by other types, as they are the oxygenated ones.

China

Final decision on import 06/2008

Published:

Revised:

consent under conditions

10/2008

Conditions for Import: Permission must be obtained from the Ministry of Environmental Protection of the People's Republic of China.

Legislative or administrative measures: Circular of the Administrative Office of the State Council on stopping the production, sales and use of leaded fuel before the designated time limit. (Enacted by the Administrative Office of the Slate Council on September 12, 1998, and came into force on September 12, 1998)

Law on the Prevention and Control of Air Pollution (Article 34)

The complete name and address of the institution/authority responsible for issuing this national legislative or administrative measure: Ministry of Environmental Protection of the People's Republic of China, No. 115 Xizhimennei Nanxiaojie, Beijing 100035, China.

 Additional information related to Hong Kong Special Administrative Region (HKSAR) related to the import response for Annex III chemicals: Published: 12/06/2009;

Final decision on import: Consent under conditions; Conditions of import: Permission must be obtained from the Environmental Protection Department (EPD) of the HKSAR, China.

Colombia

Final decision on import 12/2010

Published:

consent under conditions

Conditions for Import: Pursuant to Article 1 of Decree 1530 of 2002: "Amendment to Article 40 of Decree 948 of 1995, as amended by Decree 1697 of 1997 and Decree 2622 of 2000 in accordance with what is stated in this Order, which statement is:

Article 40. Content of lead and other contaminants in the fuel will not be allowed to import, production or distribution in the country, gasoline containing tetraethyl lead in quantities exceeding those set internationally specified for unleaded petrol, with the exception of fuel for piston aircraft.

"Section 2". Exception for the region currently served by the refinery in Orito - Putumayo, concerning the prohibition of the production, importation, marketing, distribution, sale and use of leaded motor gasoline in the country, an authorization of the Ministry of the environment is necessary to get an authorized period, after having received a favorable opinion of the Ministry of Mines and Energy.

Legislative or administrative measures: Regulated by Decree 1530 of 2002, which amends Article 40 of Decree 948 of 1995, as amended by Article 20 of Decree 1697 of 1997 and Decree 2622 of 2000, in relation to the prevention and control of air pollution and the protection of air quality. Published in Official Gazette No. 44883 of July 30, 2002

Cook Islands

Final decision on import 06/2006

Published:

no consent

Cuba

Final decision on import 12/2008

Published:

no consent

Legislative or administrative measures: The national decision was adopted and disseminated to interested parties, under the powers conferred to the Designated National Authority for industrial chemicals, as part of the implementation at the national level of the PIC procedure (Resolution 159/1995 of Ministry of Science, Technology and Environment on the national implementation of the PIC procedure).

Democratic Republic of the Congo

Final decision on import 06/2012

Published:

no consent

Legislative or administrative measures: Circular note No. 5011/0195/AGRI/PE.EL/2012 of 16 February 2012 concerning the implementation of the Rotterdam Convention, Section V, Article 19: the use of all chemicals listed in Annex III of the Rotterdam Convention is prohibited in the DRC.

Dominican Republic

Final decision on import 06/2008

Published:

consent under conditions

Conditions for Import: Gasoline import is allowed with lead below 0,02 g/Gal.

Legislative or administrative measures: As of November 1998, the

content of lead in the gasoline was regulated by the norm of DIGENOR NORDOM 476 that allows a maximum concentration of 0,02 g/Gal. From 01 the January 1999 the gasoline that is sold in the country it is considered free of lead.

Ecuador

Final decision on import 06/2013

Published:

Revised:

no consent

02/2013

Legislative or administrative measures: NTE INEN STANDARD 935:2010. Technical standard Ecuador regulation. Fuel Requirements General Provisions: "To gasoline additives should not be added octane enhancers containing organometallic iron, manganese and lead.' MINISTRY OF ENVIRONMENT OF ECUADOR. Regulations for the prevention and control of pollution by hazardous chemicals, hazardous and special waste, Official Gazette No. 631 of February 1, 2012 Art 163. "The Ministry of Environment will coordinate with the institutions charged by law to regulate dangerous chemicals, so that only those nonrestricted or non-prohibited substances entering the country according to national lists of dangerous chemicals and its environmentally sound management is achieved, for which we establish the mechanisms and

MINISTRY OF ENVIRONMENT OF ECUADOR. National lists of hazardous chemicals, hazardous and special waste, Official Gazette No. 856 of December 21, 2012

List No. 1: List of prohibited hazardous chemicals CAS No.: 78-00-2, Description: Tetraethyl lead

El Salvador

Final decision on import 06/2006

Published:

consent under conditions

Conditions for Import: The express conditions are:

In the request of Environmental Permission for Chemicals import the pertinent information that must be included should demonstrate that: 1) the importer has an installation with Environmental Permission of Operation and the substance is declared as a raw material for industrial use and is not considered as a substitute for the process. 2) The importer is registered to enter this type of substance; 3) That the remains and wastes generated during its use, will not generate damages to the health and the environement 4)Do not allow the import of tetramethyl lead and its mixtures for its use like fuel additive.

Legislative or administrative measures: Description of the legislative or administrative measurement of national character:

Official Newspaper, Volume No. 367, Published Monday, 13 June 2005. Agreement 14 "Listing of Regulated Substances which requiere the Environmental Permission of the Ministry of **Environemnt and Natural Ressources** Ministerial Agreement No. 279, Economy section, of 26 May

1995.

Eritrea

Final decision on import 06/2010

Published:

no consent

conditions

Legislative or administrative measures: Due to administrative measures and market forces.

European Union

Member States:

Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary,

Final decision on import 12/2005

Conditions for Import: The use of the chemical as an anti-knock compound in leaded petrol for vehicles is banned since it is prohibited to place on the market leaded petrol for vehicles. However, Member States may allow a derogation for small quantities of leaded petrol containing not more than 0.15g lead/L, up to a maximum of 0.5% of total sales, for collectors' old cars.

Legislative or administrative measures: It is prohibited to place on the market leaded petrol for vehicles pursuant to Directive 98/70/EC of the

Published: consent under

Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland European Parliament and of the Council of 13 October 1998 relating to the quality of petrol and diesel fuels and amending Council Directive 93/12/EEC (Official Journal of the European Communities L350 of 28/12/1998, p. 58).

**: These countries are currently PARTICIPATING STATES to the Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and whose import responses, in accordance with EC legislation, cover all its Member States

Guinea

Interim decision on import 12/2005

Published:

consent under conditions

Conditions for Import: The conditions are as follow:

- -to address a written request in order to obtain the previous authorization for import, to the responsble autority elected by the minister of the environment (reference: Articles 6 and 10 of the decision A/2001/4785/MMGE/SGG of October 26, 2001, concerning article 8 of the D/97/287/ decree PRGSGG of 24 december 1997, stablishing the management and control of harmful and dangerous chemicals in Guinee Republic);
- to obtain a previous authorization to import, delivered by competent authority (reference: Article 5 of the decision A/2001/4785/MMGE/SGG 26 october 2001)
- asbestos tremolite only can be imported by industrials unities, mining industry, building constructions companies, electricity centrals and production and distribution centers, laboratories and research centers, etc, and this, for certain uses when the need is justify, since this product appears in order no. 57 of appendix II of the decision A/2001/4784/MMGE/SGG of October 26, 2001, making reference for application to articles 3, 4 and 5 of the D/97/287/PRG/SGG of December 24, 1997.
- importer obligation to present the stocks of import products once arrived at the terrestrial borders, maritime or air of the national territory, for a chemical and physical control by qualified agents of the service of the environment or by any other organization of control entitled for this procedure (reference: Article 12 of the decision A/2001/4785/MMGE/SGG of October 26, 2001.
- name, address of the competent authority from which the previous autorisation should be obtained:

M. le directeur national, Direction nationale de la prevention et de la lutte contre les pollutions et nuisances, Ministere de l'Environnement, BP 3118, Conakry, Republique de Guinee. Fax: (224) 46 85 46

Remarks: The lead tetramethyle (PTM) at the moment was not object of any import in its pure form. It is introduced in the country like a component of the kerosene, a frequently consumed fuel by civilian and military aviation in urban, rural, and suburbans zones and in the houses the kerosene is used for lamps of lighting system for case of storms, the fire in the kitchens. In both cases, the smoke and gases of combustion of the kerosene provoque lead emission and environment contamination on great scale by the lead. The exhibition of the populations to the emitted lead and the contamination of the food chain by this product are dangerous for the health. However, we would need adapted means to regularly evaluate correctly and the consequences at sanitary and environmental levels of the exhibition to the lead by populations in general and specially by the most vulnerable social levels (pregnant women, young people, old people and children etc.) . Before these situations, the Government and the oil societies are promoting the import and the progressive use of the equipment with gas butane for the domestic

Statement of active consideration: Any tetramethyl lead import can be done without previous autorisation of the environment service and the competent authority properly approuved by the environment minister (ref Articles 1 and 5 of decision A/2001/4785/MMGE/26 SGG october 2001. The approximate period until the adoption of a final decision is not defined.

Guinea-Bissau

Final decision on import 12/2010

Published:

no consent

Guyana

Final decision on import

Published:

no consent

Legislative or administrative measures: Administrative decision of the

	Pesticides and Toxic Chemicals Control Board. The product is not registered nor any application for registration has been received for this product.		
India	Final decision on import 12/2005	Published:	consent under
	Conditions for Import: The import would be allowed subject to obtaining licence for import from the Government. Remarks: It is clarified that registration of pesticides and their formulations is mandatory under "The Insecticide Act." No such registration is required for industrial chemicals. Legislative or administrative measures: Notification No. 33 (RE-2005)/2004-09 dated 31 October 2005 issued by Ministry of Commerce and Industry, Department of Commerce		conditions
Iran (Islamic Republic of)	Final decision on import 06/2010	Published:	no consent
,	Legislative or administrative measures Gasoline according to the provisions of Ar Decreasing of Air Pollution approved by the of Iran in 1999.	ticle 6 and 7 of the Law on	
Israel	Final decision on import 06/2012	Published:	consent under
	Conditions for Import: 1.In accordance with the importer Hazardous material permit, which is required to hold the chemical itself and preparations containing the chemical		conditions
	 Subject to import license Legislative or administrative measures 1993 Free import order, 2006 		
Jamaica	Final decision on import 12/2005	Published:	no consent
	Legislative or administrative measures issue of a permit to import.	: Administrative measure - no	
Japan	Final decision on import 12/2005	Published:	consent under
	Conditions for Import: For mixing to gas required to register with the Minister of He Prefectural Governor. Legislative or administrative measures Substances Control Law.	ealth, Labour and Welfare or the	conditions
Jordan	Final decision on import 12/2005	Published:	consent under
	Conditions for Import: The import company should obtain a permit from the Ministry of Health on the import of this chemical. the use of this chemical or any preparation containing this chemical is restricted to the Jordan petroleum refinery only.		conditions
	Legislative or administrative measures: A new decree by the Minister of Health was issued and published in the official journal No. 4717 dated 16/8/2994. According to this decree the use of this chemical or any preparation containing this chemical is restricted to the Jordan petroleum refinery only.		
Kyrgyzstan	Final decision on import 06/2012	Published:	no consent

	Republic from July 27, 2001 Number 376 On Measures for environmental protection and public health from the adverse effects of certain hazardous chemicals and pesticides.			
Liechtenstein	Final decision on import 06/2010	Published:	consent under	
	Conditions for Import: Considering that tetraethyl and tetramethyl lead were used in gasoline, the legislative measures are based on requirements of the content of lead in gasoline.		conditions	
	Gasoline: From 1 January 2000, gasoline shall be in commercial purposes only if the lead cont Aviation fuel shall be imported or supplied if the lead content does not exceed 0.56 g does not exceed 1 percent (% volume). A marketed shall be tinted blue. (Luftreinhal SR 814.318.124.1; http://222.bk.admin.ch			
Madagascar	Interim decision on import 06/2011	Published:	no consent	
Malawi	Interim decision on import 06/2010	Published:	no consent	
Malaysia	Final decision on import 06/2006	Published:	consent under conditions	
	Conditions for Import: Permit from the Department of Environment, Malaysia Legislative or administrative measures: Import of tetramethyl lead is controlled under the Environmental Quality (Control of Lead Concentration in Motor Gasoline) Regulations 1985. Tetramethyl lead is permitted to be used in motor gasoline only.		Conditions	
Mauritius	Final decision on import 06/2006	Published:	no consent	
	Legislative or administrative measures listed as a prohibited chemical under the lAct 2004			
Mexico	Final decision on import 12/2007	Published:	consent under	
	Conditions for Import: The tetramethyl lead is listed in the agreement that establishes the classification and codification of woods which import is subject to regulation from the dependencies that integrate the intersectarial commission for the control of the process and use of pesticides, fertilizers and toxic chemicals.		conditions	
	Legislative or administrative measures: Agreement establishing the classification and codification of woods which import is subject to regulation from the dependencies that integrate the intersectarial commission for the control of the process and use of pesticides, fertilizers and toxic chemicals. Published in the official bulletin of the federation on 29 march 2002 (first section) 174.			
	regulation from the dependencies that inte commission for the control of the process and toxic chemicals. Published in the office	egrate the intersectarial and use of pesticides, fertilizers		
Mongolia	regulation from the dependencies that inte commission for the control of the process and toxic chemicals. Published in the office	egrate the intersectarial and use of pesticides, fertilizers	no consent	
Mongolia	regulation from the dependencies that inte commission for the control of the process and toxic chemicals. Published in the office 29 march 2002 (first section) 174.	egrate the intersectarial and use of pesticides, fertilizers sial bulletin of the federation on Published: :: Government resolution No.	no consent	
Mongolia New Zealand	regulation from the dependencies that inte commission for the control of the process and toxic chemicals. Published in the office 29 march 2002 (first section) 174. Final decision on import 06/2010 Legislative or administrative measures	egrate the intersectarial and use of pesticides, fertilizers sial bulletin of the federation on Published: :: Government resolution No.	no consent	

	and development or teaching is exempt from a HSNO approval provided all the requirements of section 33 of the HSNO Act are met. Legislative or administrative measures: The transitional provisions for tetramethyl lead under the Hazardous Substances and New Organisms Act 1996 (HSNO) expire on 1 July 2006 when the toxic Substances Regulations 1983 are revoked. There are no approvals for tetramethyl lead as a single component substance or as part of a mixture under the HSNO Act.			
Norway	Final decision on import 12/2005 Conditions for Import: The use of TML as anti-knock compound in petrol for vehicles is banned since it is prohibited to place leaded petrol for vehicles on the market (ie petrol containing more tha 0.005 g lead/l). However, derogation for small quantities of leaded petrol containing not more that 0.15 g lead/l, may be granted for use in collectors old cars. Legislative or administrative measures: The legislative measure is stated in "Regulation on limiting the use of chemicals dangerous to health and the environment and other products" 2005-05-12, nr 420, §3-16 relating to the quality of petrol and diesel fuesl for use in vehicles.		consent under conditions	
Oman	Final decision on import 06/2008	Published:	consent	
Panama	Final decision on import 12/2010	Published:	no consent	
Peru	Interim decision on import 06/2006	Published:	consent	
Qatar	Final decision on import 12/2005 Legislative or administrative measures: (30) 2002	Published: Article 26 Environment Law	no consent	
Republic of Moldova	Interim decision on import 06/2012	Published:	no consent	
Serbia	Final decision on import 12/2011 Conditions for Import: Shall not be impor -as substances,	consent under conditions		
	-as constituents of other substance to the general public when the individual cor mixture is equal to or greater than specificated for Classified Substances ("Official Gaz 82/10). Suppliers shall ensure before the placing of packaging of such substances and mixture indelibly as follows: "Restricted to profession." Legislative or administrative measures: Regulation on Bans and Restrictions of Profession. Warket and Use of Chemicals which Represent the profession of the profe	oncentration in the substance ric concentration limit given in ette of the RS", number on the market that the s is marked visibly, legibly and onal users". Banned by Serbian oduction, Placing on the sent Unacceptable Risk on		
Singapore	-as constituents of other substance to the general public when the individual coor mixture is equal to or greater than specificated for Classified Substances ("Official Gaz 82/10). Suppliers shall ensure before the placing of packaging of such substances and mixture indelibly as follows: "Restricted to profession." Legislative or administrative measures: Regulation on Bans and Restrictions of Profession.	concentration in the substance ric concentration limit given in ette of the RS", number on the market that the sis marked visibly, legibly and onal users". Banned by Serbian oduction, Placing on the sent Unacceptable Risk on Gazette RS", No 89/10) Published:	consent under conditions	
Singapore	-as constituents of other substance to the general public when the individual coor mixture is equal to or greater than specificated for Classified Substances ("Official Gaz 82/10). Suppliers shall ensure before the placing of packaging of such substances and mixture indelibly as follows: "Restricted to profession." Legislative or administrative measures: Regulation on Bans and Restrictions of Professional Market and Use of Chemicals which Representations of Chemicals which Representations on the company of th	oncentration in the substance ric concentration limit given in ette of the RS", number on the market that the s is marked visibly, legibly and onal users". Banned by Serbian oduction, Placing on the sent Unacceptable Risk on Gazette RS", No 89/10)	under	

the import of the chemical.

Legislative or administrative measures: The chemical is controlled as a Hazardous Substance under the Environmental Protection and Management Act (EPMA) and its Regulations. A licence is required for the import, use and sale. Local use is prohibited unless it is for research purposes.

South Africa

Interim decision on import 06/2006

Published:

consent under conditions

Conditions for Import: Only for current use in formulation of lead based additives in fuel products.

Statement of active consideration: Draft regulations for banning use of lead based fuel additives were published on the 4th of November 2005 with the objective of finalising the regulation at the beginning of 2006.

Switzerland

Final decision on import 12/2005

Published:

consent under conditions

Conditions for Import: Considering that tetraethyl and tetramethyl lead were used in gasoline, the legislative measures are based on requirements of the content of lead in gasoline.

Gasoline:

From 1 January 2000, gasoline shall be imported or supplied for commercial purposes only if the lead content does not exceed 0.005 g/L. Aviation fuel shall be imported or supplied for commercial purposes only if the lead content does not exceed 0.56 g/L and the benzene content does not exceed 1 percent (% volume). Aviation fuel that is to be marketed shall be tinted blue. (Luftreinhalte-Verordnung, 3 August 2004, SR 814.318.124.1; http://222.bk.admin.ch)

Remarks: TEL or TML are currently not imported into Switzerland, nor is leaded gasoline or aviation fuel manufactured in Switzerland. Currently, only the aviation fuel Avgas 100LL (>0.1 - <0.5% Pb) is imported into Switzerland.

Thailand

Final decision on import 12/2005

Published:

consent under conditions

Conditions for Import: Required import and production registration and also import license.

Legislative or administrative measures: The notification of Ministry of Industry under Hazardous Substance Act BE 2535 (1992) entitled list of Hazardous Substances. In this list, tetramethyl lead has been identified as type 3 hazardous substance, which the production, import, export or having in possession must obtain a permit.

The former Yugoslav Republic of Macedonia

Final decision on import 06/2012

Published:

consent under conditions

Conditions for Import: 1. The Production, placing on the market and use of these fibres and of articles containing these fibres is prohibited.

By the way of derogation form Paragraph 1 of this point placing on the market and use shall be allowed for:

- a) reinforced asbestos klingerit;
- b) asbestos graphite braids.

which are necessary for functioning in conditions of extremely high temperature, pressure and aggressive mediums, until the technological process is changed or technological changes of the equipment in which they are used are conducted.

Legislative or administrative measures: List on Bans and Restrictions of the use of chemicals (Official Gazette of RM 57/2011)

United Arab Emirates

Interim decision on import 12/2013

Published:

no consent

Uruquay

Final decision on import 12/2006

Published:

consent under conditions

Conditions for Import: Concerning automobile gasolines, in Law 17,775 of

31 may/2004 is indicated:

Article 2: the commercialization is prohibited, in the national territory, from 31 December 2004, of gasolines whose total lead content, is more than 13 mg/l (thirteen milligrams per liter)

Article 3: It applies to any import of fuel with the same limit indicated in the previous article, from the entry into force of this law.

Remarks: In 2004 the ANCAP refinery was transformated in order to be enabled to produce gasolines with lead additives, and gasolines are produced without lead and the gasoline premium 97 SP the MTBE is used as additive in one gasoline.

Legislative or administrative measures: Law n° 17.775, Prevention of lead contamination.

Venezuela (Bolivarian Republic of)

Interim decision on import 12/2007

Published:

consent under conditions

Conditions for Import: The conditions expressed are:
Description of the national legislative/administrative measures:
Nevertheless, the permission of the Ministry of Energy and Petroleum for import of this chemical is required. In Venezuela there is currently a resolution from the Ministry of Energy and Petroleum to eliminate gasoline containing lead:

ĞACETA OFICIAL DE LA REPUBLICA BOLIVARIANA DE VENEZUELA № 340.979, MINISTERIO DE ENERGIA Y PETROLEO, DESPACHO DEL MINISTERIO, Caracas, 15agosto 2006 №301 195º Y 146º

In accordance with Article 156, paragraph 16 of the Constitution of the Bolivarian Republic of Venezuela, and Articles 8 and 60 of the organic hydrocarbons law Decree, and also in accordance with Article 76 of the organic public administration law.

The constitution of the Bolivarian Republic of Venezuela states in Article 127, that the State will protect the environment, biological diversity, energy resources, and ecological processes among others. As the Organic Law of Hydrocarbons states in Article 8 that the Ministry of Energy and Mines (now Energy and Oil) is concerned with the formulation of regulations, policy and planning, realization and control of activities in the field of the hydrocarbons, which includes matters relating to the development, conservation, management and control of resources, as well as market studies, the analysis and fixing of prices for oil and its products

As Article 19 of the Organic Law of Hydrocarbons, states that all persons engaged in activities related to the law, should do so in a continuous and efficient way, in accordance with the applicable rules and best practices available scientifically and technically on Occupational Safety and Health and environmental hygiene for the development of and rational use of hydrocarbons. Since it is necessary to withdraw from the domestic market leaded gasoline in order to preserve the environment, substituting this product with other varieties of unleaded petrol (gasoline ecological), which would result in reducing the emissions of carbon monoxide and nitrogen oxides (internal combustion products).

Resolves

Article 1.- This resolution aims to establish the types of products to be sold in establishments authorized to carry out such activity, as well as prices to be applied to the sale to the public.

Article 2.- Sets throughout the country types and maximum prices for the public sale of motor gasoline sold in establishments authorized to carry out this activity. Unleaded petrol with an octane rating of 95 and an anti-explosion index rating of 91, refers to gasoline without the component Tetraethyl Lead (TEL), corresponding to the COVENIN standards. Unleaded petrol with an octane rating of 91 and an anti-explosion index rating of 87 refers to gasoline without the tetraethyl lead component. Corresponding to the values set by COVENIN.

Article 3.- The trade of the products mentioned in the previous article, will enter into force once this resolution is published.

Article 4.- duration of the implementation of this resolution shall be determined by the Directorate of Commerce and the Directorate of Supply and Audit and Inspection of this Ministry

Article 5:- violations of the provisions of this Resolution shall be punished as provided in the Organic Law of Hydrocarbons and the resolutions that apply in each case.

Article 6 .- repealing resolutions No. 203 dated July 15, 1997, published in the Official Gazette No. 36248 dated July 15

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC

Circular

Tetramethyl lead			
CAS: 75-74-1			
Party ¹	Date	Party ¹	Date
	10/0010		40/000=
Afghanistan	12/2013	Mali	12/2005
Antigua and Barbuda	12/2010	Marshall Islands	12/2005
Benin	12/2005	Mauritania	12/2005
Bolivia	12/2005	Morocco	12/2011
Bosnia and	12/2007	Mozambique	12/2010
Herzegovina		Namibia	12/2005
Botswana	06/2008	Nepal	06/2007
Burundi	12/2005	Nicaragua	06/2009
Cambodia	12/2013	Niger	06/2006
Cameroon	12/2005	Nigeria	12/2005
Cabo Verde	06/2006	Pakistan	12/2005
Chad	12/2005	Paraguay	12/2005
Congo	12/2006	Philippines	12/2006
Costa Rica	12/2009	Republic of Korea	12/2005
Cote d'Ivoire	12/2005	Russian Federation	12/2011
Croatia	06/2008	Rwanda	12/2005
Democratic People's	12/2005	Saint Vincent and the	06/2011
Republic of Korea		Grenadines	
Djibouti	12/2005	Samoa	12/2005
Dominica	06/2006	Saudi Arabia	12/2005
Equatorial Guinea	12/2005	Senegal	12/2005
Ethiopia	12/2005	Somalia	12/2010
Gabon	12/2005	Sri Lanka	06/2006
Gambia	12/2005	Sudan	12/2005
Georgia	06/2007	Suriname	12/2005
Ghana	12/2005	Syrian Arab Republic	12/2005
Guatemala	12/2010	Togo	12/2005
Kazakhstan	06/2008	Tonga	12/2010
Kenya	12/2005	Trinidad and Tobago	06/2010
Kuwait	12/2005	Uganda	12/2008
Lao People's	06/2011	Ukraine	12/2005
Democratic Republic	00/2011	United Republic of	12/2005
Lebanon	06/2007	Tanzania	12/2003
			12/2007
Lesotho	12/2008	Viet Nam	12/2007
Liberia	12/2005	Yemen	06/2006
Libya Moldivos	12/2005	Zambia	06/2011
Maldives	06/2007		

Part 2 - Listing of all importing responses received from Parties

Tris(2,3 dibro	mopropyl)phosphate		
CAS: 126-72-7			
Albania	Interim decision on import 06/2013	Published:	no consent
Argentina	Interim decision on import 12/2002	Published:	consent
Armenia	Interim decision on import 06/2001	Published:	no consent
	Remarks: A final decision is under active of	consideration.	
Australia	Final decision on import 06/2010	Published:	consent under conditions
	Conditions for Import: Under section 13 of (Notification and Assessment) Act 1989, the imported or manufactured for purposes othe development. The chemical is deemed to be under the definition given in section 5 of the (Notification and Assessment) Act 1989 if the meet the above condition. Legislative or administrative measures: Chemicals (Notification and Assessment) Act 1989 if the section of the section	is chemical is not to be er than research and be a new industrial chemical e Industrial Chemicals he proposed use does not Section 13 of the Industrial	
Bahrain	Interim decision on import Published: Re 01/1995 Remarks: Additional time is needed to reach a final decision. Uncertain whether the chemical has been imported into the country previously. Decision: Response did not address Importation		
Belize	Final decision on import 12/2009	Published:	no consent
	Legislative or administrative measures: Schedule of Hazardous Substances, Part I		
Brazil	Final decision on import 12/2011	Published:	consent
	06/2011	Revised:	
Burkina Faso	Final decision on import 12/2006	Published:	no consent
	Legislative or administrative measures: January 1997 concerning the Burkina Faso E		
Canada	Final decision on import 06/2012	Published:	consent under
	Conditions for Import: Tris (2,3-dibromop specified on the Domestic Substances List. C subject to notification obligations under the	conditions	
	Regulations (Chemicals and Polymers) (<http: 10.1016="" <="" doi.org="" td=""><td>-247/index.html>) under the</td><td></td></http:>	-247/index.html>) under the	

<u>lois.justice.gc.ca/eng/acts/C-15.31/></u>). If subject to such a notification, the Canadian importer will be required to complete this step before import can occur.

Legislative or administrative measures: The New Substances Notifications Regulations (Chemicals and Polymers) (http://laws-lois.justice.gc.ca/eng/regulations/SOR-2005-247/index.html) under the Canadian Environmental Protection Act, 1999 (http://laws-lois.justice.gc.ca/eng/acts/C-15.31/index.html) regulate the import and manufacture of substances that are not listed on the Domestic Substances List (DSL). Those proposing to import or manufacture chemicals or polymers not listed on the DSL are responsible for providing specific information to the New Substances Program, as set out in the Schedules to the Regulations, prior to import or manufacture.

Tris (2,3-dibromopropyl) phosphate is not regulated by any other regulations in Canada.

Chad Interim decision on import 01/1995

Published:

no consent

Remarks: Additional time is needed to reach a final decision.

Chile Final decision on import 12/2000

Published:

consent

Legislative or administrative measures: No express legislative measure of prohibition has been issued by the public health authorities or other authority. An authorisation is needed for its import into the country.

China Final decision on import 01/1995

Published:

consent under conditions

Revised:

10/2008

Conditions for Import: Permission must be obtained from the National Environmental Protection Agency (NEPA) of China. **Legislative or administrative measures:**

 Additional information related to Hong Kong Special Administrative Region (HKSAR) related to the import response for Annex III chemicals: Published: 12/06/2009;

Final decision on import: Consent under conditions; Conditions of import: Permission must be obtained from the Environmental Protection Department (EPD) of the HKSAR, China.

Côte d'Ivoire

Interim decision on import 12/2008

Published:

no consent

Cuba

Final decision on import 12/2008

Published:

consent under conditions

Conditions for Import: Only imports are permitted with the express permission of the Designated National Authority.

The import is not permitted if the product is to be used in the production of textiles.

Legislative or administrative measures: The national decision was adopted and disseminated to interested parties, under the powers conferred to the Designated National Authority for industrial chemicals, as part of the implementation at the national level of the PIC procedure (Resolution 159/1995 of Ministry of Science, Technology and Environment on the national implementation of the PIC procedure). National decision entered into force under Resolution 96/2004 of the Ministry of Science, Technology and Environment.

Parts 2 and 3	1115 (2	.,3-dibromopropyi) priospriate	(CAS Humber.
Democratic People's Republic of Korea	Interim decision on import 12/2004	Published:	consent
Democratic Republic of the	Final decision on import 06/2012	Published:	no consent
Congo	Legislative or administrative measures: 5011/0195/AGRI/PE.EL/2012 of 16 Februa implementation of the Rotterdam Conventiouse of all chemicals listed in Annex III of the prohibited in the DRC.	ry 2012 concerning the on, Section V, Article 19: the	
Ecuador	Final decision on import 12/2006	Published:	no consent
	Legislative or administrative measures: published in the Official Register N° 324 dated Executive Act N° 3516 published in the Official especial edition N° 2 of the unified text of the s Ministry of Environment, book VI, annex 7 "Lischemicals"	I 11 May 2001, modified by Register dated 31 March 2003, secondary legislation from the	
	**External trade and investments Council (COMEXI), Annex I, resolution n° 182. published at the Official Register N° 057 dated 8 april 2003 ""Nomina de Subpartidas Arancelarias de Prohibida Importación".		
	Complete name and address of the institution / authority in charge of this legislative or administrative measure at national level.		
	* Ministerio del Ambiente, Av. Amazonas y Eloy Alfaro, Edif. MAG, Piso 7 - Quito.		
	** Ministerio de Comercio Exterior, Industria Competitividad Consejo de Comercio Exter Av. Amazonas y Eloy Alfaro, Piso 1 - Quito	ior e Inversiones (COMEXI),	
El Salvador	Final decision on import 06/2009	Published:	consent under
	Conditions for Import: The import is allowed for 25 grams of weight or volume, as quantity limits. Quantity limits: refers to less or equal amount, of weight or volume, which does not require the submission of environmental documentation. For quantities above this, it should be submitted to the Ministry of Environment and Natural Resources (MARN), the environmental documentation in order to obtain the response to determine that It is not required to elaborate an Environmental Impact Study, through an Environmental Permit Resolution to import and/or transport in the national territory.		conditions
	Legislative or administrative measures: Executive Decision No: 40 published in the Official Journal n°83, volume n°375 of 9 May 2007, Annex 1: List of Regulated Substances.		
Eritrea	Final decision on import 06/2010	Published:	no consent
European Union	Final decision on import 01/1995	Published:	consent under
Member States: Austria, Belgium, Bulgaria, Cyprus,	Conditions for Import: Permit, except for to come into contact with the skin (garment Remarks: For Austria, Finland and Sweder	, undergarment, linen).	conditions

**: These countries are currently PARTICIPATING STATES to the

Rotterdam Convention. They are however listed here since they are Member States of the European Community (EC), which is a Party and

whose import responses, in accordance with EC legislation, cover all its

Czech Republic,

Finland, France, Germany, Greece, Hungary, Ireland, Italy,

Denmark, Estonia,

Latvia, Lithuania, Luxembourg, Malta**, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, United Kingdom of Great Britain and Northern Ireland Member States

Gambia Interim decision on import

Published:

no consent

01/1997

Remarks: The DNA requests the following information on Tris: information on sources, uses and forms of Tris.

Ghana Final decision on import 12/2004

Published:

no consent

Legislative or administrative measures: Environmental Protection Agency Act, 1994 (ACT 490)

Guinea Interim decision on import 12/2005

Published:

consent under conditions

Conditions for Import: The conditions are as follow:

-to address a written request in order to obtain the previous authorization for import, to the responsble autority elected by the minister of the environment (reference: Articles 6 and 10 of the decision A/2001/4785/MMGE/SGG of October 26, 2001, concerning article 8 of the D/97/287/ decree PRGSGG of 24 december 1997, stablishing the management and control of harmful and dangerous chemicals in Guinee Republic);

- to obtain a previous authorization to import, delivered by competent authority (reference: Article 5 of the decision A/2001/4785/MMGE/SGG 26 october 2001)
- tris (2,3 dibromopropyl) phosphate only can be imported by industrials unities, mining industry, building constructions companies, electricity centrals and production and distribution centers, laboratories and research centers, etc, and this, for certain uses when the need is justify, since this product appears in order no. 57 of appendix II of the decision A/2001/4784/MMGE/SGG of October 26, 2001, making reference for

application to articles 3, 4 and 5 of the D/97/287/PRG/SGG of December 24, 1997.

- importer obligation to present the stocks of import products once arrived at the terrestrial borders, maritime or air of the national territory, for a chemical and physical control by qualified agents of the service of the environment or by any other organization of control entitled for this procedure (reference: Article 12 of the decision A/2001/4785/MMGE/SGG of October 26, 2001. - name, address of the competent authority from which the previous

- name, address of the competent authority from which the previous autorisation should be obtained:

M. le directeur national, Direction nationale de la prevention et de la lutte contre les pollutions et nuisances, Ministere de l'Environnement, BP 3118, Conakry, Republique de Guinee. Fax: (224) 46 85 46

Remarks: Guinea has a certain number of plastic factories, of foam and painting that use diverse chemical agents like raw materials, between which the tris (2-3 dibromopropyl)phosphate could be found. These roa materials imported and used in the industrial units under diverse commercial names, are very bad known by the workers and the populations in general.

In some factories of plastic and painting of the sector, there are stocks of resins remainders and crystals of reddish color whose physical characteristics are assimilated to those of tris (2-3

dibromopropyl)phosphate. The workers of these industrial units are regularly exposed to these products and dangerous remainders with the risks and dangers that it means for their health, their families' and the environment. The Government, finding a lack of instruments for the characterization, evaluation of the toxicity, ecotoxicity, cancerigenocity, etc, of these industrial products and their remainders, with the purpose of restricting the field of use of all the forms of PCB and to reduce the exhibition of the populations, workers and of the environment, etc, decided to classify this product PIC in the national list of chemical substances strictly regulated (Annexed II of the A/2001/4784/decisionMMGE/26 SGG of October 2001, until a final

Thou	z,s-aibromopropyr) priospriate	(er to marmoon 12	
decision is taken on this matter.			
Statement of active consideration: Any import of Tris phosphate can be done without previous autorisation of the environment service and the competent authority properly approuved by the environment minister (ref Articles 1 and 5 of decision A/2001/4785/MMGE/26 SGG october 2001. The approximate period until the adoption of a final decision is not defined.			
Final decision on import 12/2010	Published:	no consent	
Final decision on import 12/2007	Published:	no consent	
Pesticides and Toxic Chemicals Control Bo	pard. The product is not		
Interim decision on import 01/1995	Published:	Response did not address	
Remarks: Uncertain whether the chemical has been imported into the country. Additional time is needed to reach a final decision. The use of			
Final decision on import	Published:	consent under	
Conditions for Import: License on the red	conditions		
Final decision on import 12/2003	Published:	no consent	
Legislative or administrative measures: A decree by the Supreme Council of Environment Protection			
Final decision on import 06/2012	Published:	consent under	
	conditions		
Legislative or administrative measures: Hazardous substances Law, 1993 Free import order, 2006			
Final decision on import 06/2004	Published:	no consent	
Legislative or administrative measures: Food and Drug Act			
Final decision on import 12/2004	Published:	consent	
Final decision on import 06/2010	Published:	consent	
	conditions		
	decision is taken on this matter. Statement of active consideration: Any be done without previous autorisation of the competent authority properly approuved by Articles 1 and 5 of decision A/2001/4785/M The approximate period until the adoption defined. Final decision on import 12/2010 Final decision on import 12/2007 Legislative or administrative measures: Pesticides and Toxic Chemicals Control Boregistered nor any application for registration product. Interim decision on import 01/1995 Remarks: Uncertain whether the chemical country. Additional time is needed to reach the chemical is presently not regulated in Fregulation will be issued by the Secretariat Planning (Secretaria del Trabajo y Previsión Decision: Response did not address Importinal decision on import 01/1995 Conditions for Import: License on the reconstruction of Chemicals and Petrochemical Planning (Secretaria del Trabajo y Previsión Decision: Response did not address Import 01/1995 Conditions for Import: License on the reconstruction of Chemicals and Petrochemical 1/1995 Conditions for Import: License on the reconstruction of Chemicals and Petrochemical 2/1993 Legislative or administrative measures: 1993 Free import order, 2006 Final decision on import 06/2012 Conditions for Import: 1.In accordance we material permit, which is required to hold the preparations containing the chemical 2. Subject to import license Legislative or administrative measures: 1993 Free import order, 2006 Final decision on import 06/2004 Legislative or administrative measures: 1993 Free import order, 2006 Final decision on import 06/2004 Legislative or administrative measures: 1903 Final decision on import 06/2010 Conditions for Import: Shall not be used	decision is taken on this matter. Statement of active consideration: Any import of Tris phosphate can be done without previous autorisation of the environment service and the competent authority properly approuved by the environment minister (ref Articles 1 and 5 of decision A/2001/4785/MMGE/26 SGG october 2001. The approximate period until the adoption of a final decision is not defined. Final decision on import	

required prior to the entry of this chemical into Jordan. Legislative or administrative measures: A decree by the Ministry of Health issued in the Official Journal No. 4717 dated 16-08-2005, introduced a ban on the use of this chemical in textile products as indicated above. Final decision on import Kyrgyzstan Published: no consent 06/2012 Legislative or administrative measures: Ordinance of the Government of the Kyrgyz Republic of on June 6 2011 Number 289 About entering additions and changes to the Ordinance of the Government of the Kyrgyz Republic from July 27, 2001 Number 376 On Measures for environmental protection and public health from the adverse effects of certain hazardous chemicals and pesticides Published: Lao People's Interim decision on import no consent 12/1999 **Democratic** Republic Remarks: A final decision is under active consideration by the Ministry of Industry and Handicraft. Approximate time needed before a final decision can be reached - one year. Published: Liechtenstein Final decision on import consent 06/2010 under conditions Revised: 06/2010 Conditions for Import: Permit, except for use in textiles containing Tris(2,3 dibromopropyl)phosphate which are intended to be worn directly or indirectly next to the skin (clothing, wigs, fancy dress, etc.) or to furnish or carpet room interiors (bed linen, tablecloths, furniture fabrics, carpets, curtains, etc.). Legislative or administrative measures: It is prohibited for the manufacturer to place on the market textiles containing Tris(2,3 dibromopropyl)phosphate which are intended to be worn directly or indirectly next to the skin (clothing, wigs, fancy dress, etc.) or to furnish or carpet room interiors (bed linen, tablecloths, furniture fabrics, carpets, curtains, etc.). (Swiss Ordinance on Risk Reduction related to the Use of certain particularly dangerous Substances, Preparations and Articles of August 2005, Annex 1.9) Published: Madagascar Final decision on import no consent 06/2012 Published: Malawi Interim decision on import no consent 06/2010 Final decision on import Published: no consent Malaysia 01/1998 Legislative or administrative measures: Customs (Prohibition of Imports) Order 1988, first schedule, under Customs Act 1967. **Mauritius** Final decision on import Published: no consent 12/2000 Legislative or administrative measures: "Supplies (Control of Imports) Regulations", 1991; "Consumer Protection Act". **Published:** Mexico Interim decision on import consent

12/2007

Mongolia	Final decision on import	Published:	no consent		
Wongona	06/2010				
	Legislative or administrative measures: Government resolution No. 95/2007 Annex I - List of prohibited chemicals in Mongolia.				
New Zealand	Final decision on import 12/2004	Published:	no consent		
	Legislative or administrative measures: New Organisms Act 1996 (under which only substances can be imported or used)				
Niger	Interim decision on import 06/2000	Published:	Response did not address		
	Remarks: Further documentation on the ch Secretariat. Decision: Response did not address Impor	·	Importation		
Nigeria	Final decision on import 01/1998	Published:	no consent		
	Remarks: The chemical is not manufacture country.	ed, approved or used in the			
	Legislative or administrative measures: Protection Act, CAPN, 131, LFN, 1990 as a 1992; Management of Solid and Hazardous of 1991.				
Norway	Final decision on import 07/1995	Published:	consent under		
	Conditions for Import: Permit, except for to come into contact with the skin (e.g. garn		conditions		
Oman	Interim decision on import 01/1995	Published:	Response did not address		
	Remarks: It is unclear whether the chemical into the country. The DNA of Oman request inform the DNA of address of companies/agchemical is being imported. Decision: Response did not address Important in the property of the country	Importation			
Panama	Final decision on import 12/2010	Published:	consent		
Peru	Interim decision on import 06/2006	Published:	consent		
Philippines	Interim decision on import 07/1996	Published:	consent under		
	Conditions for Import: An Interim Importary obtained from the Department of Environme (under Republic Act 6969). The issuance of Clearance may be denied based on the evan Remarks: No final decision has been taken (see DENR Administrative order No. 29 on and regulations on chemicals). Under the Formula Chemical Legislation), a Review Committee evaluate chemicals to be included in the Prince of Environmental Control of	ent and Natural Resources f such an Interim Importation aluation of data required. I regarding PIC chemicals the implementation of rules Republic Act 6969 (Toxic will be formed in order to	conditions		

Qatar	Final decision on import 12/2005	Published:	no consen
	Legislative or administrative measures: (30) 2002	: Article 26 Environment Law	
Republic of Korea	Final decision on import 06/2002	Published:	no consen
	Remarks: Tris(2,3-dibromopropyl) phosph 0.1% or more of tris(2,3-dibromopropyl) phomanufacture, important and use as an induuse of the chemical for research or laborat uses are allowed. The authority responsible measure is Ministry of Environment.	nosphate are banned for ustrial chemical, except for the tory purposes. No remaining	
Republic of Moldova	Interim decision on import 06/2012	Published:	no consen
Samoa	Final decision on import 01/1996	Published:	no consen
Serbia	Final decision on import 12/2011	Published:	consent under conditions
	textile articles, such as garments, underga	ed on the market or used in arments and linen, intended to	
	textile articles, such as garments, underga come into contact with the skin. Legislative or administrative measures: Regulation on Bans and Restrictions of Primarket and Use of Chemicals which Representation of the Human Health and Environment ("Official of the street of the stree	rments and linen, intended to Restricted by Serbian oduction, Placing on the esent Unacceptable Risk on	
Singapore	come into contact with the skin. Legislative or administrative measures: Regulation on Bans and Restrictions of Promotion of the Market and Use of Chemicals which Representations.	rments and linen, intended to Restricted by Serbian oduction, Placing on the esent Unacceptable Risk on	consent
Singapore	come into contact with the skin. Legislative or administrative measures: Regulation on Bans and Restrictions of Price Market and Use of Chemicals which Representation Human Health and Environment ("Official of Final decision on import 12/2003	rments and linen, intended to Restricted by Serbian oduction, Placing on the esent Unacceptable Risk on Gazette RS", No 89/10)	
Singapore	come into contact with the skin. Legislative or administrative measures: Regulation on Bans and Restrictions of Price Market and Use of Chemicals which Representation Human Health and Environment ("Official of Final decision on import	Restricted by Serbian oduction, Placing on the esent Unacceptable Risk on Gazette RS", No 89/10) Published: Revised:	under
Singapore	come into contact with the skin. Legislative or administrative measures: Regulation on Bans and Restrictions of Present Market and Use of Chemicals which Represent Human Health and Environment ("Official of Final decision on import 12/2003 10/2008 Conditions for Import: A Hazardous Sub	Restricted by Serbian oduction, Placing on the esent Unacceptable Risk on Gazette RS", No 89/10) Published: Revised: Stance Licence is required for phate. Tris (2,3-dibromopropyl) Substance under the est Act (EPMA) and its	under
	Legislative or administrative measures: Regulation on Bans and Restrictions of Promarket and Use of Chemicals which Representation and Environment ("Official of the Indiana") Final decision on import 12/2003 10/2008 Conditions for Import: A Hazardous Subthe import of tris (2,3-dibromopropyl) phose Legislative or administrative measures: phosphate) is controlled as a Hazardous Senvironmental Protection and Managemer Regulations. A licence is required for the inspect of the Indiana Protection and Managemer Regulations.	Restricted by Serbian oduction, Placing on the esent Unacceptable Risk on Gazette RS", No 89/10) Published: Revised: Stance Licence is required for phate. Tris (2,3-dibromopropyl) Substance under the est Act (EPMA) and its	under conditions consent under
	Legislative or administrative measures: Regulation on Bans and Restrictions of Preservation of Chemicals which Represented that and Use of Chemicals which Represented that and Environment ("Official of the Indiana Health and Environment Substitution of Import: A Hazardous Substitution of the Indiana Health and	Restricted by Serbian oduction, Placing on the esent Unacceptable Risk on Gazette RS", No 89/10) Published: Revised: Revised: Stance Licence is required for phate. Tris (2,3-dibromopropyl) Substance under the est Act (EPMA) and its import, use and sale of tris Published: Published: following administrative action hal decision is being of industrial chemicals, conventions has been	under conditions
Singapore South Africa Switzerland	Legislative or administrative measures: Regulation on Bans and Restrictions of Preservation of Chemicals which Representation and Health and Environment ("Official of the Indiana Health and Environment Subtractions of Import: A Hazardous Subtraction of the Indiana Health and India	Restricted by Serbian oduction, Placing on the esent Unacceptable Risk on Gazette RS", No 89/10) Published: Revised: Revised: Stance Licence is required for phate. Tris (2,3-dibromopropyl) Substance under the est Act (EPMA) and its import, use and sale of tris Published: Published: following administrative action hal decision is being of industrial chemicals, conventions has been	under conditions consent under

Conditions for Import: Permit, except for use in textiles containing Tris(2,3 dibromopropyl)phosphate which are intended to be worn directly or indirectly next to the skin (clothing, wigs, fancy dress, etc.) or to furnish or carpet room interiors (bed linen, tablecloths, furniture fabrics, carpets, curtains, etc.).

conditions

Legislative or administrative measures: It is prohibited for the manufacturer to place on the market textiles containing Tris(2,3 dibromopropyl)phosphate which are intended to be worn directly or indirectly next to the skin (clothing, wigs, fancy dress, etc.) or to furnish or carpet room interiors (bed linen, tablecloths, furniture fabrics, carpets, curtains, etc.).

(Ordinance on Risk Reduction related to the Use of certain particularly dangerous Substances, Preparations and Articles of August 2005, Annex 1.9)

Thailand

Final decision on import 06/2007

Published:

no consent

Legislative or administrative measures: Tris (2,3-dibromopropyl) phosphate is classified as Hazardous Substance Type 4 in industry, and the production, import, export or having in possession is prohibited according to notification of Ministry of Industry Subject List of Hazardous Substances (No. 2) B.E. 2547 of 2004.

The former Yugoslav Republic of Macedonia

Final decision on import 06/2012

Published:

consent under conditions

Conditions for Import: 1. The Production, placing on the market and use of these fibres and of articles containing these fibres is prohibited.

By the way of derogation form Paragraph 1 of this point placing on the market and use shall be allowed for:

- a) reinforced asbestos klingerit;
- b) asbestos graphite braids,

which are necessary for functioning in conditions of extremely high temperature, pressure and aggressive mediums, until the technological process is changed or technological changes of the equipment in which they are used are conducted.

Legislative or administrative measures: List on Bans and Restrictions of the use of chemicals (Official Gazette of RM 57/2011)

Trinidad and Tobago

Interim decision on import 06/2001

Published:

consent

Remarks: A final decision is under active consideration by the Pesticides and Toxic Chemicals Control Board - Chemistry, Food and Drugs Division. The following administrative action is being undertaken during the period a final decision is being considered: the enacting into law of the toxic chemical regulations. The legislation will require importers to obtain license to import.

Approximate time needed before a final decision can be reached: 2 years.

At present there is no registration of toxic chemicals (only pesticides) and there is no government agency responsible for the control of importation and usage of this chemical. There is no information on whether the chemicals is imported into Trinidad and Tobago.

United Arab Emirates

Interim decision on import 12/2013

Published:

no consent

United Republic of Tanzania

Interim decision on import 06/2004

Published:

consent under conditions

Conditions for Import: Not to be imported in or for use in textiles meant for direct contact with skin.

Statement of active consideration: Administrative action will be taken

	through the new Industrial and Consumer Chemicals (Management and Control) Act No. 3 of 2003. Discussions will be held with stakeholders (of uses other than textiles) for possible alternatives. A final decision will be reached within one year.					
Uruguay	Interim decision on import 12/2006	Published:	consent			
Venezuela (Bolivarian	Interim decision on import 06/2010	Published:	consent			
Republic of)	Conditions for Import: Las importaciones estaran reguladas por el Ministerio del Pod por tal motivo los interesados en comercial dirigirse ante esta institucion con la finalida correspondiente.	conditions				

Part 3 - Listing of cases of failure to transmit a response by Parties and date on which the Secretariat first informed the Parties of each case, through the PIC Circular

Tris(2,3 dibromopropyl)phosphate

CAS: 126-72-7

Party ¹	Date	Party ¹	Date
Afghanistan	12/2013	Libya	06/2004
Antigua and Barbuda	12/2010	Maldives	06/2007
Benin	06/2004	Mali	06/2004
Bolivia	06/2004	Marshall Islands	06/2004
Bosnia and	12/2007	Mauritania	12/2005
Herzegovina		Morocco	12/2011
Botswana	06/2008	Mozambique	12/2010
Burundi	06/2005	Namibia	12/2005
Cambodia	12/2013	Nepal	06/2007
Cameroon	06/2004	Nicaragua	06/2009
Cabo Verde	06/2006	Pakistan	12/2005
Colombia	06/2009	Paraguay	06/2004
Congo	12/2006	Russian Federation	12/2011
Cook Islands	12/2004	Rwanda	06/2004
Costa Rica	12/2009	Saint Vincent and the	06/2011
Croatia	06/2008	Grenadines	
Djibouti	06/2005	Saudi Arabia	06/2004
Dominica	06/2006	Senegal	06/2004
Dominican Republic	12/2006	Somalia	12/2010
Equatorial Guinea	06/2004	Sri Lanka	06/2006
Ethiopia	06/2004	Sudan	06/2005
Gabon	06/2004	Suriname	06/2004
Georgia	06/2007	Syrian Arab Republic	06/2004
Guatemala	12/2010	Togo	12/2004
Kazakhstan	06/2008	Tonga	12/2010
Kenya	06/2005	Uganda	12/2008
Kuwait	12/2006	Ukraine	06/2004
Lebanon	06/2007	Viet Nam	12/2007
Lesotho	12/2008	Yemen	06/2006
Liberia	06/2005	Zambia	06/2011

APPENDIX V

NOTIFICATIONS OF FINAL REGULATORY ACTION FOR CHEMICALS NOT INCLUDED IN ANNEX III

This appendix consists of two parts:

Part A: Tabular summary of notifications of final regulatory actions for banned or severely restricted chemicals not included in Annex III and verified to contain the information requirements of Annex I of the Convention

The tabular summary lists each notification received during the interim PIC procedure and the current PIC procedure (September 1998 to 31 October 2013) verified as containing the information requirements of Annex I of the Convention. It also indicates in which PIC Circular the summary was published. The Rotterdam Convention website (www.pic.int) has information regarding all the PIC Circulars and summaries of notifications.

Summaries of notifications submitted by Parties for the chemicals listed in Annex III of the Convention verified as containing the information requirements of Annex I of the Convention have been included in the section "Notifications of final regulatory action database" on the Rotterdam Convention website (www.pic.int).

Part B: Tabular summary of notifications of final regulatory action for banned or severely restricted chemicals not included in Annex III and verified to not contain the information requirements of Annex I of the Convention

The tabular summary lists each notification received during the interim PIC procedure and the current PIC procedure (September 1998 to 31 October 2013) verified to not contain the information requirements of Annex I of the Convention. It also indicates in which Circular information was published. Further information can be found on the Convention website (www.pic.int).

Notifications of Final Regulatory Action for chemicals not included in Annex III

PART A

TABULAR SUMMARY OF NOTIFICATIONS OF FINAL REGULATORY ACTIONS FOR BANNED OR SEVERELY RESTRICTED CHEMICALS NOT INCLUDED IN ANNEX III AND VERIFIED TO CONTAIN THE INFORMATION REQUIREMENTS OF ANNEX I OF THE CONVENTION

The Secretariat has verified that the following notifications contain the information requirements of Annex I of the Convention.

Chemical name	CAS number	Category	Country	Region	Published in PIC Circular
1,1,1,2-tetrachloroethane	630-20-6	Industrial chemical	Latvia	Europe	XX
1,1,1-Trichloroethane	71-55-6	Industrial chemical	Latvia	Europe	XX
1,1,2,2-tetrachloroethane	79-34-5	Industrial chemical	Latvia	Europe	XX
1,1,2-Trichloroethane	79-00-5	Industrial chemical	Latvia	Europe	XX
1,1-dichloroethylene	75-35-4	Industrial chemical	Latvia	Europe	XX
1,3-Dichloropropene	542-75-6	Pesticide	European Union	Europe	XXXVI
2- nitrobenzaldehyde	552-89-6	Industrial chemical	Latvia	Europe	XX
2,4,5-TP (Silvex;					
Fenoprop)	93-72-1	Pesticide	Thailand	Asia	XIV
2,4,6-tri-tert-butylphenol	732-26-3	Industrial chemical	Japan	Asia	XXI
2,4-D	94-75-7	Pesticide	Norway	Europe	XIII
2-Ethyl-1,3-hexanediol	94-96-2	Pesticide	Thailand	Asia	XX
2-naphthylamine	91-59-8	Industrial chemical	Japan	Asia	XXI
2-naphthylamine	91-59-8	Industrial chemical	Latvia	Europe	XX
2-naphthylamine	91-59-8	Industrial chemical	Republic of Korea	Asia	XX
2-naphthylamine	91-59-8	Industrial chemical	Switzerland	Europe	XXIII
4-nitrobiphenyl	92-93-3	Industrial chemical	Japan	Asia	XXI
4-nitrobiphenyl	92-93-3	Industrial chemical	Latvia	Europe	XX
4-nitrobiphenyl	92-93-3	Industrial chemical	Switzerland	Europe	XXIII
i mirosipiienyi	72 73 3	inaustriai ciiciincai	European	Europe	717111
Acephate	30560-19-1	Pesticide	Union	Europe	XVIII
Allyl alcohol	107-18-6	Pesticide	Canada	North America	XXII
,		Pesticide &			
Aluminium phosphide	20859-73-8	Industrial chemical	Japan	Asia	XX
Aminopyralid	150114-71-9	Pesticide	Norway	Europe	XXXIII
			European	•	
Amitraz	33089-61-1	Pesticide	Union	Europe	XXI
			Iran (Islamic		
Amitraz	33089-61-1	Pesticide	Republic of)	Asia	XXX
			Syrian Arab		
Amitraz	33089-61-1	Pesticide	Republic	Near East	XXXII
Amitrole	61-82-5	Pesticide	Thailand	Asia	XX
Ammonium hydrogen					
sulfide			Latvia	Europe	XX
Ammonium polysulfide	9080-17-5	Industrial chemical	Latvia	Europe	XX
Anthracene oil	90640-80-5	Industrial chemical	Latvia	Europe	XX
Aramite	140-57-8	Pesticide	Thailand	Asia	XIV
Arsenic compounds	7440-38-2	Industrial chemical	Latvia	Europe	XX
Arsenic pentoxide	1303-28-2	Industrial chemical	Republic of Korea	Asia	XX
Atrazine	1912-24-9	Pesticide	European Union	Europe	XXI
Azinphos ethyl	2642-71-9	Pesticide	Thailand	Asia	XIV
Benfuracarb	82560-54-1	Pesticide	European	Europe	XXXV

Chemical name	CAS	Category	Country	Region	Published in
	number		TT :		PIC Circular
D. /	25057.00.0	D .: 1	Union	Г	VIII
Bentazon	25057-89-0 71-43-2	Pesticide	Norway	Europe	XIII
Benzene Benzidine	92-87-5	Industrial chemical	Latvia	Europe North America	XX XXVIII
Benzidine	92-87-5	Industrial chemical Industrial chemical	Canada Latvia		XXVIII
Benziume	92-87-3	mausurar chemicar	Republic of	Europe	ΛΛ
Benzidine	92-87-5	Industrial chemical	Kepublic of Korea	Asia	XX
Benzidine and its salts	92-87-5	Industrial chemical	India	Asia	XX
Benzidine and its salts	92-87-5	Industrial chemical	Japan	Asia	XXI
Benzidine and its salts	92-87-5	Industrial chemical	Jordan	Near East	XVIII
Benzidine and its salts	92-87-5	Industrial chemical	Switzerland	Europe	XXIII
b-Hexachlorocyclohexane	319-85-7	Industrial chemical	Japan	Asia	XXXII
b-Hexachlorocyclohexane	319-85-7	Pesticide	Japan	Asia	XXXIII
b-Hexachlorocyclohexane	319-85-7	Pesticide	Thailand	Asia	XX
Bifenthrin	82657-04-3	Pesticide	Netherlands	Europe	XIV
Biphenyl-4-ylamine	92-67-1	Industrial chemical	Japan	Asia	XXI
Biphenyl-4-ylamine	92-67-1	Industrial chemical	Latvia	Europe	XX
Dipriority i Tyrumine) <u>2</u> 0/ 1	maddiai cheimeal	Republic of	Бигоро	1111
Biphenyl-4-ylamine	92-67-1	Industrial chemical	Korea	Asia	XX
Biphenyl-4-ylamine	92-67-1	Industrial chemical	Switzerland	Europe	XXIII
Dipriority i Tyrumine	72 0/ 1	maddiai cheimeal	Republic of	Бигорс	7373111
Bis(2-chloroethyl)ether	111-44-4	Industrial chemical	Korea	Asia	XX
Bis(chloromethyl)ether	542-88-1	Industrial chemical	Canada	North America	XII
Bis(chloromethyl)ether	542-88-1	Industrial chemical	Japan	Asia	XXI
Bis(emorometriyi)ettici	3 12 00 1	maustriai chemicai	Republic of	risia	71711
Bis(chloromethyl)ether	542-88-1	Industrial chemical	Korea	Asia	XX
Bitertanol	55179-31-2	Pesticide	Norway	Europe	XXXV
Bromobenzylbromotoluene	99688-47-8	Industrial chemical	Latvia	Europe	XX
Bromobenzylbromotoluene	99688-47-8	Industrial chemical	Switzerland	Europe	XXIII
Bromochlorodifluorometha	,,,,,,,				
ne (Halon 1211)	353-59-3	Industrial chemical	Canada	North America	XIII
Bromochloromethane	74-97-5	Industrial chemical	Thailand	Asia	XXIV
Bromoxynil octanoate	1689-99-2	Pesticide	Norway	Europe	XIV
Bromuconazole	116255-48-2	Pesticide	Norway	Europe	XIII
	1		European	1	
Butralin	33629-47-9	Pesticide	Union	Europe	XXXIII
Cadmium	7440-43-9	Industrial chemical	Latvia	Europe	XX
			European		
Cadusafos	95465-99-9	Pesticide	Union	Europe	XXXVI
Calcium arsenate	7778-44-1	Pesticide	Thailand	Asia	XIV
			European		
Carbaryl	63-25-2	Pesticide	Union	Europe	XXVI
Carbaryl	63-25-2	Pesticide	Jordan	Near East	XVIII
			Syrian Arab		
Carbaryl	63-25-2	Pesticide	Republic	Near East	XXXII
			European		
Carbofuran	1563-66-2	Pesticide	Union	Europe	XXXV
		Pesticide &			
Carbon tetrachloride	56-23-5	Industrial chemical	Canada	North America	XII
Carbon tetrachloride	56-23-5	Industrial chemical	Latvia	Europe	XX
	56.00 -		Republic of		
Carbon tetrachloride	56-23-5	Industrial chemical	Korea	Asia	XX
0.1 44 11 11	56.22.5	Pesticide &	G : 1 1	Г	3/3/1
Carbon tetrachloride	56-23-5	Industrial chemical	Switzerland	Europe	XXI
Carbon tetrachloride	56-23-5	Pesticide	Thailand	Asia	XX
Conhomile	55205 14 0	Dantini 1.	European	Euman -	VVVV
Carbosulfan	55285-14-8	Pesticide	Union	Europe	XXXV
CFC (Totally halogenated)		Industrial abandari	Canada	North America	VII
	<u> </u>	Industrial chemical	Canada	North America	XII

Chemical name	CAS	Category	Country	Region	Published in
	number	Curegory	Country	Trogrom	PIC Circular
Group Members:					
Chloral hydrate	302-17-0	Pesticide	Netherlands	Europe	XIV
Chlordecone	143-50-0	Industrial chemical	Japan	Asia	XXXII
Chlordecone	143-50-0	Pesticide	Japan	Asia	XXXIII
Chlordecone	143-50-0	Pesticide	Switzerland	Europe	XX
Chlordecone	143-50-0	Pesticide	Thailand	Asia	XIV
			European		
Chlorfenapyr	122453-73-0	Pesticide	Union	Europe	XVIII
Chlorfenvinphos	470-90-6	Pesticide	Norway	Europe	XIV
Chlorinated alkanes that have the molecular formula CnHxCl(2n+2-x) in which					
10 = n = 13	51990-12-6	Industrial chemical	Canada	North America	XXXVIII
Chlornitrofen	1836-77-7	Pesticide	Japan	Asia	XX
Chloroethylene	75-01-4	Industrial chemical	Latvia	Europe	XX
Chloroform	67-66-3	Industrial chemical	Latvia	Europe	XX
Chloromethyl methyl ether	107-30-2	Industrial chemical	Canada	North America	XXVIII
Chlorsulfuron	64902-72-3	Pesticide	Norway	Europe	XIV
	0.302.72.5	1 0000000	European	zurope	121 (
Chlorthal-dimethyl	1861-32-1	Pesticide	Union	Europe	N/A
Chlorthiophos	60238-56-4	Pesticide	Thailand	Asia	XIV
1			European		
Chlozolinate	84332-86-5	Pesticide	Union	Europe	XVI
Chrysotile (white asbestos)	12001-29-5	Industrial chemical	Australia	Southwest Pacific	XIX
Chrysotile (white asbestos)	12001-29-5	Industrial chemical	Bulgaria	Europe	XXII
				Latin America and	
Chrysotile (white asbestos)	12001-29-5	Industrial chemical	Chile	the Caribbean	XV
			European		
Chrysotile (white asbestos)	12001-29-5	Industrial chemical	Union	Europe	XIII
Chrysotile (white asbestos)	12001-29-5	Industrial chemical	Japan	Asia	XXX
Chrysotile (white asbestos)	12001-29-5	Industrial chemical	Japan	Asia	XXV
Chrysotile (white asbestos)	12001-29-5	Industrial chemical	Latvia	Europe	XX
Chrysotile (white asbestos)	12001-29-5	Industrial chemical	South Africa	Africa	XXX
Chrysotile (white asbestos)	12001-29-5	Industrial chemical	Switzerland	Europe	XXI
Creosote	8001-58-9	Industrial chemical	Latvia	Europe	XX
Creosote oil	61789-28-4	Industrial chemical	Latvia	Europe	XX
Creosote oil, acenaphthene				_	
fraction	90640-84-9	Industrial chemical	Latvia	Europe	XX
Creosote, wood	8021-39-4	Industrial chemical	Latvia	Europe	XX
Cyclohexane, 1,2,3,4,5,6-	210.04.6	Tu do ataint do annin d	T	A =:=	VVVII
hexachloro-, alpha-isomer	319-84-6	Industrial chemical	Japan	Asia	XXXII
Cyclohexane, 1,2,3,4,5,6-hexachloro-, alpha-isomer	210 94 6	Dogtinida	Ionon	Agia	vvviii
Cycloheximide	319-84-6 66-81-9	Pesticide Pesticide	Japan Thailand	Asia Asia	XXXIII
Cycloneximide	00-81-9	resticide	Tilalialiu	Latin America and	Alv
Cyhexatin	13121-70-5	Pesticide	Brazil	the Caribbean	XXXVI
Cyhexatin	13121-70-5	Pesticide	Canada	North America	XXII
Cyhexatin	13121-70-5	Pesticide	Japan	Asia	XX
DDD	72-54-8	Pesticide	Thailand	Asia	XX
Demephion-O	682-80-4	Pesticide	Thailand	Asia	XIV
Demeton-S-methyl	919-86-8	Pesticide & Industrial chemical	Japan	Asia	XX
	2 2 2 3 3		European		
Diazinon	333-41-5	Pesticide	Union	Europe	XXXII
Dibromochloropropane	333 11 3	1 00010100	J.111011	_ arope	2322311
(DBCP)	96-12-8	Pesticide	Canada	North America	XXII
Dibromochloropropane	70 12 0	1 Obtioned	Curiada	1 torur / timerica	737311
(DBCP)	96-12-8	Pesticide	Thailand	Asia	XIV
Dibromotetrafluoroethane	124-73-2	Industrial chemical	Canada	North America	XIII
					l

Chemical name	CAS number	Category	Country	Region	Published in PIC Circular
Dibutyltin hydrogen borate					
(DBB)	75113-37-0	Industrial chemical	Latvia	Europe	XX
			European		
Dichlobenil	1194-65-6	Pesticide	Union	Europe	XXXVI
Dichlobenil	1194-65-6	Pesticide	Norway	Europe	XII
Dichloro[(dichlorophenyl)					
methyl]methylbenzene	76253-60-6	Industrial chemical	Latvia	Europe	XX
Dichloro[(dichlorophenyl)					
methyl]methylbenzene	76253-60-6	Industrial chemical	Switzerland	Europe	XXIII
Dichlorobenzyltoluene	81161-70-8	Industrial chemical	Switzerland	Europe	XXIII
Dichlorophen	97-23-4	Pesticide	Thailand	Asia	XIV
			European		
Dichlorvos	62-73-7	Pesticide	Union	Europe	XXXIV
			European	· · · · · · · · · · · · · · · · · · ·	·
Dicloran	99-30-9	Pesticide	Union	Europe	XXXVI
Dicioran	77 30 7	1 esticiae	European	Europe	7117171
Dicofol	115-32-2	Pesticide	Union	Europe	XXXIII
Dicofol	115-32-2	Industrial chemical	Japan	Asia	XXII
Dicofol	115-32-2	Industrial chemical	Japan	Asia	XXXII
Dicofol	115-32-2	Pesticide Pesticide		Asia	XXXIII
			Japan		
Dicofol	115-32-2	Pesticide	Netherlands	Europe	XXII
Dicofol	115-32-2	Pesticide	Romania	Europe	XX
Dicofol	115-32-2	Pesticide	Switzerland	Europe	XXIV
Dicrotophos	141-66-2	Pesticide	Jordan	Near East	XVIII
Difenoconazole	119446-68-3	Pesticide	Norway	Europe	XXXII
Dimefox	115-26-4	Pesticide	Jordan	Near East	XVIII
Dimefox	115-26-4	Pesticide	Thailand	Asia	XIV
			European		
Dimethenamid	87674-68-8	Pesticide	Union	Europe	XXVII
			European		
Diniconazole-M	83657-18-5	Pesticide	Union	Europe	XXXIV
Billiconazore IVI	03037 10 3	1 esticide	European	Ешторе	7171711
Dinoterb	1420-07-1	Pesticide	Union	Europe	XIV
Dinoterb	1420-07-1	Pesticide	Switzerland	Europe	XX
Dinoterb	1420-07-1	Pesticide	Thailand	Asia	XIV
	1420-07-1	resticide	Tilalialiu	Asia	AIV
Diphenyl ether, octabromo	22526 52 0	In deserting the accions	Canada	Nouth Amonico	VVVII
derivative	32536-52-0	Industrial chemical	Canada	North America	XXXII
Diphenyl ether, octabromo	22526 52 0	T 1 4 1 1 1 1 1	European	Г	3/13/
derivative	32536-52-0	Industrial chemical	Union	Europe	XIX
Diphenyl ether, octabromo	22526 52 0		3.7		3737137
derivative	32536-52-0	Industrial chemical	Norway	Europe	XXIX
Distillates (coal tar),	0.4550.04.4				
naphthalene oils	84650-04-4	Industrial chemical	Latvia	Europe	XX
Distillates (coal tar), upper	65996-91-0	Industrial chemical	Latvia	Europe	XX
Disulfoton	298-04-4	Pesticide	Thailand	Asia	XIV
Endrin	72-20-8	Pesticide	Bulgaria	Europe	XXII
Endrin	72-20-8	Pesticide	Canada	North America	XXII
				Latin America and	
Endrin	72-20-8	Pesticide	Guyana	the Caribbean	XXVI
		Pesticide &	-		
Endrin	72-20-8	Industrial chemical	Japan	Asia	XX
Endrin	72-20-8	Pesticide	Jordan	Near East	XVIII
				Latin America and	
Endrin	72-20-8	Pesticide	Peru	the Caribbean	XIII
	, 2 20 0	Pesticide &	Republic of	and Carroccarr	71111
Endrin	72-20-8	Industrial chemical	Korea	Asia	XX
	72-20-8		Romania		XX
Endrin		Pesticide		Europe	
Endrin	72-20-8	Pesticide	Switzerland	Europe	XX
Endrin	72-20-8	Pesticide	Uruguay	Latin America and	XXVIII

Chemical name	CAS number	Category	Country	Region	Published in PIC Circular
				the Caribbean	
Epoxiconazole	106325-08-0	Pesticide	Norway	Europe	XIII
EPTC	759-94-4	Pesticide	Norway	Europe	XIII
Ethylbromoacetate	105-36-2	Industrial chemical	Latvia	Europe	XX
Extract residues (coal), low					
temp. coal tar alk	122384-78-5	Industrial chemical	Latvia	Europe	XX
Fenarimol	60168-88-9	Pesticide	European Union	Europe	N/A
Fenitrothion	122-14-5	Pesticide	European Union	Europe	XXXII
Fenthion	55-38-9	Pesticide	European Union	Europe	XXII
Fentin acetate	115-90-2	Pesticide	Thailand	Asia	XIV
			European		
Fentin hydroxide	76-87-9	Pesticide	Union	Europe	XVI
Fluazifop-P-butyl	79241-46-6	Pesticide	Norway	Europe	XIII
Fluazinam	79622-59-6	Pesticide	Norway	Europe	XXXII
		Pesticide &			
Fluoroacetic acid	144-49-0	Industrial chemical	Japan European	Asia	XX
Flurprimidol	56425-91-3	Pesticide	Union	Europe	XXXVI
Folpet	133-07-3	Pesticide	Malaysia	Asia	XII
Fonofos	944-22-9	Pesticide	Thailand	Asia	XIV
Furfural	98-01-1	Pesticide	Canada	North America	XXII
heptadecafluorooctanesulph					
onyl fluoride	307-35-7	Industrial chemical	Japan	Asia	XXXII
Hexabromobiphenyl	36355-01-8	Industrial chemical	Japan	Asia	XXXII
Hexachlorobutadiene	87-68-3	Industrial chemical	Canada	North America	XXVIII
Hexachlorobutadiene	87-68-3	Industrial chemical	Japan	Asia	XXII
Hexachloroethane	67-72-1	Industrial chemical	Latvia	Europe	XX
Hexazinon	51235-04-2	Pesticide	Norway	Europe	XIII
Imazalil	35554-44-0	Pesticide	Norway	Europe	XIII
Imazapyr	81334-34-1	Pesticide	Norway	Europe	XIV
Isodrin	465-73-6	Pesticide	Switzerland	Europe	XX
Isopyrazam	881685-58-1	Pesticide	Norway	Europe	N/A
Kelevan	4234-79-1	Pesticide	Switzerland	Europe	XX
Lead arsenate	7784-40-9	Pesticide	Japan	Asia	XX
				Latin America and	
Lead arsenate	7784-40-9	Pesticide	Peru	the Caribbean	XXXV
Lead carbonate	598-63-0	Industrial chemical	Jordan	Near East	XXXVI
Lead carbonate	598-63-0	Industrial chemical	Latvia	Europe	XX
Lead sulfate	15739-80-7	Industrial chemical	Latvia	Europe	XX
Lead sulphate	7446-14-2	Industrial chemical	Latvia	Europe	XX
Linuron	330-55-2	Pesticide	Norway	Europe	XXVI
Malathion	121-75-5	Pesticide	Syrian Arab Republic	Near East	XXXII
Maleic hydrazide	123-33-1	Pesticide	Romania	Europe	XX
MCPA-thioethyl					
(phenothiol)	25319-90-8	Pesticide	Thailand	Asia	XIV
MCPB	94-81-5	Pesticide	Thailand	Asia	XIV
Mecoprop	7085-19-0	Pesticide	Thailand	Asia	XIV
Mephosfolan	950-10-7	Pesticide	Thailand	Asia	XIV
Mepiquat chloride	24307-26-4	Pesticide	Norway	Europe	XIII
Mercurous chloride (Calomel)	10112-91-1	Pesticide	Romania	Europe	XX
				Latin America and	
Methamidophos	10265-92-6	Pesticide	Brazil	the Caribbean	XXXVI
Methamidophos	10265-92-6	Pesticide	Bulgaria	Europe	XXII

Chemical name	CAS number	Category	Country	Region	Published in PIC Circular
			Côte		
Methamidophos	10265-92-6	Pesticide	d'Ivoire	Africa	XX
				Latin America and	
Methamidophos	10265-92-6	Pesticide	El Salvador	the Caribbean	XX
			European		
Methamidophos	10265-92-6	Pesticide	Union	Europe	N/A
Methamidophos	10265-92-6	Pesticide	Nigeria	Africa	XXI
26.1	10265.026	D		Latin America and	7777
Methamidophos	10265-92-6	Pesticide	Panama	the Caribbean	XIX
Methamidophos	10265-92-6	Pesticide	Thailand	Asia	XX
Methazole	20354-26-1	Pesticide	Australia	Southwest Pacific	XII
M-411114-	74.92.0	Pesticide &	M-1:	A Cuita a	VVV
Methyl bromide	74-83-9	Industrial chemical	Malawi	Africa	XXX
Methyl bromide	74-83-9	Pesticide &	Netherlands Republic of	Europe	XV
Mathyl bramida	74.92.0			Asia	XX
Methyl bromide	74-83-9	Industrial chemical Pesticide &	Korea	ASIa	ΛΛ
Methyl bromide	74-83-9	Industrial chemical	Switzerland	Europe	XXI
Methyl bromoacetate	96-32-2	Industrial chemical	Latvia	Europe	XX
Methyl cellosolve	109-86-4	Industrial chemical	Canada	North America	XXVIII
Welly cellosofve	109-80-4	ilidustriai chemicai	Callada	Latin America and	AAVIII
Methyl parathion	298-00-0	Pesticide	Brazil	the Caribbean	XX
Methyl parathion	298-00-0	Pesticide	Bulgaria	Europe	XXII
wiediyi paraulioli	298-00-0	1 esticide	Côte	Europe	AAII
Methyl parathion	298-00-0	Pesticide	d'Ivoire	Africa	XX
Wichiyi paramion	298-00-0	1 CSHCIGC	Dominican	Latin America and	AA
Methyl parathion	298-00-0	Pesticide	Republic	the Caribbean	XXV
Wichiyi paradilon	270-00-0	Testicide	Керионе	Latin America and	AAV
Methyl parathion	298-00-0	Pesticide	El Salvador	the Caribbean	XX
Wietry paramon	270 00 0	1 esticide	European	the Carlobean	7474
Methyl parathion	298-00-0	Pesticide	Union	Europe	XVIII
Methyl parathion	298-00-0	Pesticide	Gambia	Africa	XIX
Tribung i puruminan	2,000	1 00010100	Guilleta	Latin America and	12111
Methyl parathion	298-00-0	Pesticide	Guyana	the Caribbean	XXVI
		Pesticide &	1		
Methyl parathion	298-00-0	Industrial chemical	Japan	Asia	XX
Methyl parathion	298-00-0	Pesticide	Kyrgyzstan	Near East	XIX
Methyl parathion	298-00-0	Pesticide	Nigeria	Africa	XXI
•				Latin America and	
Methyl parathion	298-00-0	Pesticide	Panama	the Caribbean	XIX
Methyl parathion	298-00-0	Pesticide	Thailand	Asia	XXI
				Latin America and	
Methyl parathion	298-00-0	Pesticide	Uruguay	the Caribbean	XXVIII
Mevinphos	26718-65-0	Pesticide	Jordan	Near East	XVIII
Mevinphos	26718-65-0	Pesticide	Thailand	Asia	XIV
MGK Repellent 11	126-15-8	Pesticide	Thailand	Asia	XX
Mirex	2385-85-5	Pesticide	Bulgaria	Europe	XXII
Mirex	2385-85-5	Industrial chemical	Canada	North America	XII
Mirex	2385-85-5	Industrial chemical	Canada	North America	XXVIII
				Latin America and	
Mirex	2385-85-5	Pesticide	Cuba	the Caribbean	XXVIII
				Latin America and	
Mirex	2385-85-5	Pesticide	Guyana	the Caribbean	XXVI
		Pesticide &			
Mirex	2385-85-5	Industrial chemical	Japan	Asia	XXI
		Pesticide &			
Mirex	2385-85-5	Industrial chemical	Switzerland	Europe	XXIII
Mirex	2385-85-5	Pesticide	Thailand	Asia	XX
Mirex	2385-85-5	Pesticide	Uruguay	Latin America and	XXVIII

Chemical name	CAS number	Category	Country	Region	Published in PIC Circular
				the Caribbean	
Monocrotophos (Soluble liquid formulations of the substance that exceed 600 g active ingredient/l)	6923-22-4	Pesticide	Brazil	Latin America and the Caribbean	XX
Monomethyl					
dichlorodiphenyl methane Naphthalene	122808-61-1	Industrial chemical	Latvia	Europe	XX
polychlorinated	70776-03-3	Industrial chemical	Japan	Asia	XXI
NCC ether	94097-88-8	Industrial chemical	Canada	North America	XII
NCC ether	94097-88-8	Industrial chemical	Canada	North America	XXVIII
Nickel	7440-02-0	Industrial chemical	Latvia	Europe	XX
			European		
Nitrofen	1836-75-5	Pesticide	Union	Europe	XVI
Nitrofen	1836-75-5	Pesticide	Romania	Europe	XX
N-Nitrosodimethylamine	62-75-9	Industrial chemical	Canada	North America	XXVIII
		Pesticide &	European		
Nonylphenol	25154-52-3	Industrial chemical	Union	Europe	XXIII
		Pesticide &	European		
Nonylphenol ethoxylate	9016-45-9	Industrial chemical	Union	Europe	XXIII
Nonylphenols and		Pesticide &		•	
nonylphenol ethoxylates	84852-15-3	Industrial chemical	Switzerland	Europe	XXXVI
Octylphenols and		Pesticide &			
Octylphenol ethoxylates	140-66-9	Industrial chemical	Switzerland	Europe	XXXVI
			European	1	
Oxydemeton-methyl	301-12-2	Pesticide	Union	Europe	XXX
Paraquat	4685-14-7	Pesticide	Sri Lanka	Asia	XXVIII
Paraquat	4685-14-7	Pesticide	Sweden	Europe	XXIII
Turuquut	1002 11 7	1 esticiae	Burkina	Europe	717111
Paraquat dichloride	1910-42-5	Pesticide	Faso	Africa	XXXV
Paraquat dichloride	1910-42-5	Pesticide	Cabo Verde	Africa	XXXV
Paraquat dichloride	1910-42-5	Pesticide	Chad	Africa	XXXV
Paraquat dichloride	1910-42-5	Pesticide	Mali	Africa	XXXV
Paraquat dichloride	1910-42-5	Pesticide	Mauritania	Africa	XXXV
Paraquat dichloride	1910-42-5	Pesticide	Niger	Africa	XXXV
Paraquat dichloride	1910-42-5	Pesticide	Senegal	Africa	XXXV
Paraquat dichloride	1910-42-5	Pesticide	Sweden	Europe	XXIII
•				Latin America and	
Paraquat dichloride	1910-42-5	Pesticide	Uruguay	the Caribbean	XXVIII
Paraquat dimethyl,bis	2074-50-2	Pesticide	Sweden	Europe	XXIII
Paris green	12002-03-8	Pesticide	Thailand	Asia	XIV
Pendimethalin	40487-42-1	Pesticide	Norway	Europe	XXV
Pentachlorobenzene	608-93-5	Industrial chemical	Canada	North America	XXVIII
Pentachlorobenzene	608-93-5	Industrial chemical	Japan	Asia	XXXII
Pentachlorobenzene	608-93-5	Pesticide	Japan	Asia	XXXIII
Pentachloroethane	76-01-7	Industrial chemical	Latvia	Europe	XX
Permethrin	52645-53-1	Pesticide	Syrian Arab Republic	Near East	XXXII
Phenol, 2-(2H-benzotriazol-2-yl)-4,6-bis(1,1-					
dimethylethyl)-	3846-71-7	Industrial chemical	Japan	Asia	XXVII
Phorate	298-02-2	Pesticide	Canada	North America	XXVIII
Phorate	298-02-2	Pesticide	Thailand	Asia	XIV
Phosalone	2310-17-0	Pesticide	European Union	Europe	XXVII
Phosphamidon	13171-21-6	Pesticide	Brazil	Latin America and the Caribbean	XX
Phosphamidon	13171-21-6	Pesticide	Côte d'Ivoire	Africa	XX

Chemical name	CAS	Category	Country	Region	Published in
	number	D .: 1 0			PIC Circular
Phosphamidon	13171-21-6	Pesticide & Industrial chemical	Ionon	Asia	XX
Filospiiainidon	131/1-21-0	industrial chemical	Japan	Latin America and	ΛΛ
Phosphamidon	13171-21-6	Pesticide	Panama	the Caribbean	XIX
Phosphamidon	13171-21-6	Pesticide	Thailand	Asia	XIV
Polychlorinated					
naphthalenes (PCNs)	70776-03-3	Industrial chemical	Canada	North America	N/A
Polychloroterpenes	8001-50-1	Pesticide	Thailand	Asia	XX
			European		
Procymidone	32809-16-8	Pesticide	Union	Europe	XXXVIII
	1010 16 -		European		
Propachlor	1918-16-7	Pesticide	Union	Europe	XXXIII
Propachlor	1918-16-7	Pesticide	Norway	Europe	XXVI
Propisochlor	86763-47-5	Pesticide	European Union	Europe	XXXVI
Propoxycarbazone sodium	145026-81-9	Pesticide	Norway	Europe	XV
Propylbromoacetate	35223-80-4	Industrial chemical	Latvia	Europe	XX
Prothoate	2275-18-5	Pesticide	Thailand	Asia	XIV
Tromoute	2273 10 3	1 concide	European	11014	711 (
Pyrazophos	13457-18-6	Pesticide	Union	Europe	XIII
Pyrinuron	53558-25-1	Pesticide	Thailand	Asia	XX
			European		
Quintozene	82-68-8	Pesticide	Union	Europe	XV
Quintozene	82-68-8	Pesticide	Romania	Europe	XX
Quintozene	82-68-8	Pesticide	Switzerland	Europe	XX
		Pesticide &			
Schradan	152-16-9	Industrial chemical	Japan	Asia	XX
Schradan	152-16-9	Pesticide	Thailand	Asia	XIV
Short Chain Chlorinated Paraffins (SCCP)	85535-84-8	Industrial chemical	Norway	Europe	XV
r arannis (SCCr)	03333-04-0	industrial chemical	European	Europe	AV
Simazine	122-34-9	Pesticide	Union	Europe	XXI
Simazine	122-34-9	Pesticide	Norway	Europe	XIII
Sodium arsenite	7784-46-5	Pesticide	Netherlands	Europe	XIV
			European	1	
Sodium chlorate	7775-09-9	Pesticide	Union	Europe	N/A
				Latin America and	
Sodium fluoroacetate	62-74-8	Pesticide	Cuba	the Caribbean	XXVIII
Sodium trichloroacetate	650-51-1	Pesticide	Netherlands	Europe	XIV
Styrene rubber antioxidant					
Crown Mombara		Industrial chemical	Ionon	Asia	XXI
Group Members: Sulfosulfurone	141776-32-1	Pesticide	Japan Norway	Europe	XV
Sulfotep	3689-24-5	Pesticide	Thailand	Asia	XIV
Tar acids, coal, crude	65996-85-2	Industrial chemical	Latvia	Europe	XX
Tur ucrus, cour, cruc	000000000000000000000000000000000000000	Industrial ellerinear	European	Europe	7171
Tecnazene	117-18-0	Pesticide	Union	Europe	XV
		Pesticide &		•	
TEPP	107-49-3	Industrial chemical	Japan	Asia	XX
Terbufos	13071-79-9	Pesticide	Canada	North America	XXVIII
Tetrachlorobenzene	12408-10-5	Industrial chemical	Canada	North America	XXVIII
Tetrachlorobenzene	634-66-2	Industrial chemical	Canada	North America	XXVIII
Tetrachlorobenzene	634-90-2	Industrial chemical	Canada	North America	XXVIII
Tetrachlorobenzene	95-94-3	Industrial chemical	Canada	North America	XXVIII
The llines and the	562 69 9	To decade: 1 -1.	Republic of	Asia	VV
Thallium acetate	563-68-8	Industrial chemical	Korea	Asia	XX
Thallium nitrate	10102-45-1	Industrial chemical	Republic of Korea	Asia	XX
Thallium sulphate	7446-18-6	Industrial chemical	Republic of	Asia	XX
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Chemical name	CAS number	Category	Country	Region	Published in PIC Circular
			Korea		
Thallium sulphate	7446-18-6	Pesticide	Thailand	Asia	XX
Thiabendazole	148-79-8	Pesticide	Norway	Europe	XIII
			European		
Thiodicarb	59669-26-0	Pesticide	Union	Europe	XXVII
Tribufos	78-48-8	Pesticide	Australia	Southwest Pacific	XII
Tributyl tetradecyl					
phosphonium chloride	81741-28-8	Industrial chemical	Canada	North America	XIII
Tributyltin oxide	56-35-9	Industrial chemical	Japan	Asia	XXI
Tributyltins	56-35-9	Industrial chemical	Canada	North America	XXXVIII
Trichlorfon	52-68-6	Pesticide	Brazil	Latin America and the Caribbean	XXXIV
			European		
Trichlorfon	52-68-6	Pesticide	Union	Europe	XXX
Trifluorobromomethane	75-63-8	Industrial chemical	Canada	North America	XII
Trifluralin	1582-09-8	Pesticide	European Union	Europe	XXXVI
Tris-(1-				·	
aziridinyl)phosphine oxide	545-55-1	Industrial chemical	Latvia	Europe	XX
Tris-(1-				•	
aziridinyl)phosphine oxide	545-55-1	Industrial chemical	Switzerland	Europe	XXIII
Vinclozolin	50471-44-8	Pesticide	Jordan	Near East	XVIII
Vinclozolin	50471-44-8	Pesticide	Norway	Europe	XIII
Zineb	12122-67-7	Pesticide	Ecuador	Latin America and the Caribbean	XX

Notifications of Final Regulatory Action for chemicals not included in Annex III

PART B

TABULAR SUMMARY OF NOTIFICATIONS OF FINAL REGULATORY ACTION FOR BANNED OR SEVERELY RESTRICTED CHEMICALS NOT INCLUDED IN ANNEX III AND VERIFIED TO NOT CONTAIN THE INFORMATION REQUIREMENTS OF ANNEX I OF THE CONVENTION

The Secretariat has verified that the following notifications do not contain the information requirements of Annex I of the Convention.

Chemical name	CAS	Category	Country	Region	Published in PIC Circular
1,2-dichloropropane	78-87-5	Pesticide	Saudi Arabia	Near East	XXXII
1,4-dichlorobenzene	106-46-7	Pesticide	Israel	Europe	XXXV
1-Bromo-2-chloroethane	107-04-0	Pesticide	Saudi Arabia	Near East	XXXII
2-(2,4,5-trichlorephenoxy)ethyl					
2,2dichloropropanoate	136-25-4	Pesticide	Saudi Arabia	Near East	XXVII
2,4,5-TP (Silvex; Fenoprop)	93-72-1	Pesticide	Saudi Arabia	Near East	XXXII
Acrolein	107-02-8	Pesticide	Saudi Arabia	Near East	XXXII
Acrylonitrile	107-13-1	Pesticide	Saudi Arabia	Near East	XXVII
Amitrole	61-82-5	Pesticide	Saudi Arabia	Near East	XXVII
Azinphos ethyl	2642-71-9	Pesticide	Saudi Arabia	Near East	XXVII
Bendiocarb	22781-23-3	Pesticide	Saudi Arabia	Near East	XXVII
Benomyl	17804-35-2	Pesticide	Saudi Arabia	Near East	XXXII
Bromadiolone	28772-56-7	Pesticide	Saudi Arabia	Near East	XXXII
Bromofos-ethyl	4824-78-6	Pesticide	Saudi Arabia	Near East	XXVII
Cadmium	7440-43-9	Pesticide	Thailand	Asia	XX
Calcium cyanide	592-01-8	Pesticide	Saudi Arabia	Near East	XXVII
Captan	133-06-2	Pesticide	Saudi Arabia	Near East	XXVII
Cuptuii	133 00 2	1 esticide	Saddi / Habia	Latin America and	747411
Carbaryl	63-25-2	Pesticide	El Salvador	the Caribbean	XXVII
Carbofuran	1563-66-2	Pesticide	Jordan	Near East	XVIII
Carboraran	1303 00 2	1 esticide	Jordan	Latin America and	AVIII
Chloranil	118-75-2	Pesticide	Mexico	the Caribbean	XXVIII
Chloranil	118-75-2	Pesticide	Saudi Arabia	Near East	XXXII
Cinorum	110 75 2	1 esticide	Saddi / Habia	Latin America and	7171711
Chlordecone	143-50-0	Pesticide	Mexico	the Caribbean	XXVIII
Chlordecone	143-50-0	Pesticide	Saudi Arabia	Near East	XXXII
Chlormephos	24934-91-6	Pesticide	Saudi Arabia	Near East	XXVII
Chloropicrin	76-06-2	Pesticide	Saudi Arabia	Near East	XXVII
Chlorothalonil	1897-45-6	Pesticide	Saudi Arabia	Near East	XXXII
Chlorpyrifos	2921-88-2	Pesticide	Saudi Arabia	Near East	XXXII
Chlorthiophos	60238-56-4	Pesticide	Saudi Arabia	Near East	XXVII
Стотторноз	00230 30 1	Industrial	Saudi / Huola	Latin America and	747411
Chrysotile (white asbestos)	12001-29-5	chemical	El Salvador	the Caribbean	XXVII
Copper arsenate hydroxide	16102-92-4	Pesticide	Thailand	Asia	XX
copper arbeitate fryaroniae	10102 72 7	1 00010100	1 110110110	Latin America and	
Cyanophos	2636-26-2	Pesticide	Mexico	the Caribbean	XXVIII
Cycloheximide	66-81-9	Pesticide	Saudi Arabia	Near East	XXVII
Cyhexatin	13121-70-5	Pesticide	Saudi Arabia	Near East	XXXII
Daminozide	1596-84-5	Pesticide	Saudi Arabia	Near East	XXXII
DDD	72-54-8	Pesticide	Saudi Arabia	Near East	XXVII
Demeton-S-methyl	919-86-8	Pesticide	Saudi Arabia	Near East	XXXII
Demotion 5 methyr	717 00-0	1 CSCICIUC	Saudi Alaula	Latin America and	71/1/11
Dialifos	10311-84-9	Pesticide	Mexico	the Caribbean	XXVIII
Dibromochloropropane	10311 04 7	1 obtione	IVICATOO	Latin America and	2121 7 111
(DBCP)	96-12-8	Pesticide	Mexico	the Caribbean	XXVIII
(DDCI)	70 12-0	1 concluc	IVICATOO	are Carrottan	23/3 V 111

Chemical name	CAS	Category	Country	Region	Published in PIC Circular
Dibromochloropropane					
(DBCP)	96-12-8	Pesticide	Saudi Arabia	Near East	XXVII
Dichlorvos	62-73-7	Pesticide	Saudi Arabia	Near East	XXVII
Diclofop-methyl	51338-27-3	Pesticide	Saudi Arabia	Near East	XXXII
Dicrotophos	141-66-2	Pesticide	Saudi Arabia	Near East	XXVII
Dimefox	115-26-4	Pesticide	Saudi Arabia	Near East	XXVII
Dimethylarsinic acid	75-60-5	Pesticide	Israel	Europe	XXXV
D: :	20001 05 2	D 4: :1)	Latin America and	3/3/3/111
Dinitramine	29091-05-2	Pesticide	Mexico	the Caribbean	XXVIII
Dinitramine	29091-05-2	Pesticide	Saudi Arabia	Near East	XXVII
Disulfoton	298-04-4	Pesticide	Saudi Arabia	Near East Latin America and	XXVII
Endrin	72-20-8	Pesticide	Mexico	the Caribbean	XXVIII
Endrin	72-20-8	Pesticide	Saudi Arabia	Near East	XXVII
EPN	2104-64-5	Pesticide	Saudi Arabia	Near East	XXVII
LIIV	2104-04-3	1 esticide	Saudi Arabia	Latin America and	AAVII
Erbon	136-25-4	Pesticide	Mexico	the Caribbean	XXVIII
Erbon	136-25-4	Pesticide	Saudi Arabia	Near East	XXXII
Ethephon	16672-87-0	Pesticide	Saudi Arabia	Near East	XXVII
Ethoprophos	13194-48-4	Pesticide	Saudi Arabia	Near East	XXVII
Ethylan	72-56-0	Pesticide	Saudi Arabia	Near East	XXVII
Ethylmercury chloride	107-27-7	Pesticide	Armenia	Europe	XII
Fenamiphos	22224-92-6	Pesticide	Saudi Arabia	Near East	XXVII
Fentin acetate	115-90-2	Pesticide	Saudi Arabia	Near East	XXVII
Fluorine	7782-41-4	Pesticide	Saudi Arabia	Near East	XXVII
Folpet	133-07-3	Pesticide	Saudi Arabia	Near East	XXVII
Fonofos	944-22-9	Pesticide	Saudi Arabia	Near East	XXVII
				Latin America and	
Formothion	2540-82-1	Pesticide	Mexico	the Caribbean	XXVIII
Fosthietan	21548-32-3	Pesticide	Saudi Arabia	Near East	XXVII
Granosan M	2235-25-8	Pesticide	Armenia	Europe	XII
Hexaethyl tetra phosphate	757-58-4	Pesticide	Saudi Arabia	Near East	XXVII
Hydrogen cyanide	74-90-8	Pesticide	Saudi Arabia	Near East	XXVII
Lead arsenate	7784-40-9	Pesticide	Thailand	Asia	XX
Leptophos	21609-90-5	Pesticide	Saudi Arabia	Near East	XXVII
Mancozeb	8018-01-7	Pesticide	Saudi Arabia	Near East	XXXII
Mephosfolan	950-10-7	Pesticide	Saudi Arabia	Near East	XXVII
Metham sodium	137-42-8	Pesticide	Saudi Arabia	Near East	XXVII
				Latin America and	
Methamidophos	10265-92-6	Pesticide	Paraguay	the Caribbean	XXX
Methomyl	16752-77-5	Pesticide	Saudi Arabia	Near East	XXXII
Methoxychlor	72-43-5	Pesticide	Saudi Arabia	Near East	XXXII
Methyl parathion	298-00-0	Pesticide	Cameroon	Africa	XVIII
Mevinphos	7786-34-7	Pesticide	Saudi Arabia	Near East	XXVII
3.6	2205.05.5	D	FIG 1 1	Latin America and	3/3/3/11
Mirex	2385-85-5	Pesticide	El Salvador	the Caribbean	XXVII
Mirex	2205 05 5	Dostinida	Mexico	Latin America and the Caribbean	VVVIII
Milex	2385-85-5	Pesticide	IVIEXICO	Latin America and	XXVIII
Mirex	2385-85-5	Pesticide	Peru	the Caribbean	XXXVI
Mirex	2385-85-5	Pesticide	Saudi Arabia	Near East	XXVII
Monocrotophos (Soluble liquid formulations of the substance that exceed 600 g active ingredient/l)	6923-22-4	Pesticide	Cameroon	Africa	XVIII
Monuron	150-68-5	Pesticide	Mexico	Latin America and the Caribbean	XXVIII
Nitrofen	1836-75-5	Pesticide	Mexico	Latin America and the Caribbean	XXVIII

Chemical name	CAS	Category	Country	Region	Published in
					PIC Circular
Oxydemeton-methyl	301-12-2	Pesticide	Saudi Arabia	Near East	XXXII
Paraquat	4685-14-7	Pesticide	Saudi Arabia	Near East	XXVII
				Latin America and	
Phenylmercury acetate	62-38-4	Pesticide	Mexico	the Caribbean	XXVIII
Phorate	298-02-2	Pesticide	Saudi Arabia	Near East	XXVII
Phosfolan	947-02-4	Pesticide	Saudi Arabia	Near East	XXVII
Phosphonic diamide, p-(5-					
amino-3-phenyl-1H-1,2,4-					
triazol-1-yl)-N,N,N',N'-				Latin America and	
tetramethyl-	1031-47-6	Pesticide	Mexico	the Caribbean	XXVIII
Polychloroterpenes	8001-50-1	Pesticide	Saudi Arabia	Near East	XXVII
Propargite	2312-35-8	Pesticide	Saudi Arabia	Near East	XXXII
Propoxur	114-26-1	Pesticide	Saudi Arabia	Near East	XXXII
Prothoate	2275-18-5	Pesticide	Saudi Arabia	Near East	XXVII
Quintozene	82-68-8	Pesticide	Japan	Asia	XX
Quintozene	82-68-8	Pesticide	Saudi Arabia	Near East	XXXII
Safrole	94-59-7	Pesticide	Thailand	Asia	XX
				Latin America and	
Schradan	152-16-9	Pesticide	Mexico	the Caribbean	XXVIII
Schradan	152-16-9	Pesticide	Saudi Arabia	Near East	XXVII
Simazine	122-34-9	Pesticide	Saudi Arabia	Near East	XXXII
Sodium cyanide	143-33-9	Pesticide	Saudi Arabia	Near East	XXVII
Sodium dimethylarsinate	124-65-2	Pesticide	Israel	Europe	XXXV
				Latin America and	
Sodium fluoroacetate	62-74-8	Pesticide	Mexico	the Caribbean	XXVIII
Sodium fluoroacetate	62-74-8	Pesticide	Saudi Arabia	Near East	XXVII
TEPP	107-49-3	Pesticide	Saudi Arabia	Near East	XXVII
Terbufos	13071-79-9	Pesticide	Saudi Arabia	Near East	XXVII
Tetradifon	116-29-0	Pesticide	Saudi Arabia	Near East	XXXII
Thallium sulphate	7446-18-6	Pesticide	Saudi Arabia	Near East	XXVII
Thionazin	297-97-2	Pesticide	Saudi Arabia	Near East	XXVII
Zineb	12122-67-7	Pesticide	Saudi Arabia	Near East	XXXII

APPENDIX VI

INFORMATION EXCHANGE ON CHEMICALS RECOMMENDED BY THE CHEMICAL REVIEW COMMITTEE FOR LISTING IN ANNEX III BUT FOR WHICH THE CONFERENCE OF THE PARTIES HAS YET TO TAKE A FINAL DECISION

Appendix VI has been developed to facilitate information exchange on chemicals that have been recommended for listing in Annex III of the Convention by the Chemical Review Committee but for which the Conference of the Parties has yet to take a final decision.

This appendix provides a reference to the information submitted by Parties to the Secretariat in line with decisions RC.3/3, RC.4/4 and RC.6/8 of the Conference of the Parties and paragraph 1 of Article 14 of the Convention

This appendix consists of two parts:

Part 1 provides a reference to the information that has been provided by Parties to the Secretariat on national decisions concerning the management of chrysotile asbestos and liquid formulations (emulsifiable concentrate and soluble concentrate) containing paraquat dichloride at or above 276 g/L, corresponding to paraquat ion at or above 200 g/L. The table contains a summary of the information submitted by Parties for these chemicals, including the chemical name, Party, PIC Circular when the information was first circulated and a web link to the Rotterdam Convention website where the detailed information may be downloaded.

Part 2 is a list of decisions on the future import of chrysotile asbestos and liquid formulations (emulsifiable concentrate and soluble concentrate) containing paraquat dichloride at or above 276 g/L, corresponding to paraquat ion at or above 200 g/L that have been submitted by Parties. These import decisions are circulated for information only and do not constitute part of the legally binding PIC procedure.

On the Rotterdam Convention website, in the section "Chemicals recommended for listing," further information on these chemicals can be found, including the notifications of final regulatory action and supporting documentation available to the Chemical Review Committee and the draft Decision Guidance Documents.

PART 1

INFORMATION PROVIDED BY PARTIES ON NATIONAL DECISIONS CONCERNING THE MANAGEMENT OF CHRYSOTILE ASBESTOS AND LIQUID FORMULATIONS (EMULSIFIABLE CONCENTRATE AND SOLUBLE CONCENTRATE) CONTAINING PARAQUAT DICHLORIDE AT OR ABOVE 276 g/L, CORRESPONDING TO PARAQUAT ION AT OR ABOVE 200 g/L

CHRYSOTILE ASBESTOS

Chrysotile asbestos (CAS number: 12001-29-5)			
PARTY	PIC CIRCULAR	LINK	
European Union	PIC Circular XXVII, June 2008	http://www.pic.int/TheConvention/Chemicals/Recomme ndedtoCOP/Chrysotileasbestos/tabid/1186/language/en- US/Default.aspx	
Switzerland	PIC Circular XXVI, December 2007	http://www.pic.int/TheConvention/Chemicals/RecommendedtoCOP/Chrysotileasbestos/tabid/1186/language/en-US/Default.aspx	

LIQUID FORMULATIONS (EMULSIFIABLE CONCENTRATE AND SOLUBLE CONCENTRATE) CONTAINING PARAQUAT DICHLORIDE AT OR ABOVE 276 g/L, CORRESPONDING TO PARAQUAT ION AT OR ABOVE 200 g/L

Liquid formulations (emulsifiable concentrate and soluble concentrate) containing paraquat dichloride			
at or above 276 g/L, corresponding to paraquat ion at or above 200 g/L			
PARTY	PIC CIRCULAR	LINK	

PART 2

INFORMATION PROVIDED BY PARTIES ON IMPORT DECISIONS FOR CHRYSOTILE ASBESTOS AND LIQUID FORMULATIONS (EMULSIFIABLE CONCENTRATE AND SOLUBLE CONCENTRATE) CONTAINING PARAQUAT DICHLORIDE AT OR ABOVE 276 g/L, CORRESPONDING TO PARAQUAT ION AT OR ABOVE 200 g/L

CHRYSOTILE ASBESTOS

Chrysotile asbestos (CAS number: 12001-29-5)	
PARTY IMPORT DECISION	DATE
European Union Consent to import only subject to specified conditions: The manufacture, placing on the market and use of chrysotile asl fibres and of articles containing these fibres added intentional prohibited. However, Member States may exempt the placing of market and use of diaphragms containing chrysotile for exelectrolysis installations until they reach the end of their service list until suitable asbestos-free substitutes become available, whichever sooner. By 1 June 2011 Member States making use of this exemphall provide a report to the Commission. The Commission shall as European Chemicals agency to prepare a dossier with a view to provide the placing on the market and use of diaphragms containing chrysotic Administrative measure: The chemical was prohibited (with the one limited derogation refersection 5.3 above) by Regulation (EC) No 1907/2006 of the European Chemicals agency and authorisation and restriction of chere (REACH), establishing a European Chemicals Agency, ame Directive 1999/45/EC and repealing Council Regulation (EEC) 793/93 and Commission Regulation (EC) No 1488/94 as well as Condition of Commission Regulation (EC) No 1488/94 as well as Condition of Commission Regulation (EC) No 1488/94 as well as Commission Regulation (EC) No 152/2009 of 22 June 2009 ame Regulation (EC) No 1907/2006 of the European Parliament and Commission Regulation (EC) No 1907/2006 of the European Parliament and Council on the Registration, Evaluation, Authorisation and Restrict Chemicals (REACH) as regards Annex XVII (OJ L 164 of 22 June p. 7).	bestos ally is on the kisting ife, or is the apption sk the rohibit ile. Tred to ropean and the micals ending C) No ouncil (/EEC, ropean led by ending of the tion of

LIQUID FORMULATIONS (EMULSIFIABLE CONCENTRATE AND SOLUBLE CONCENTRATE) CONTAINING PARAQUAT DICHLORIDE AT OR ABOVE 276 g/L, CORRESPONDING TO PARAQUAT ION AT OR ABOVE 200 g/L

Liquid formulations (emulsifiable concentrate and soluble concentrate) containing paraquat dichloride			
at or above 276 g/L, corresponding to paraquat ion at or above 200 g/L			
PARTY	IMPORT DECISION	DATE RECEIVED	