Council: The 5th Ministerial Conference of the World Trade Organization
Topic: The Agreement of Trade Related Aspects of Intellectual Property Rights (The TRIPS Agreement) and its implications on Public Health
Date: 6/3/2003
Sponsors: The African Group, the Federative Republic of Brazil, Canada, the People’s Republic of China, Republic of India, the European Communities and the United States of America
Co-sponsors: The Republic of Cuba, Japan and the United Mexican States.

1. **Recalling** article 7 and article 8 of the TRIPS agreement,
2. **Referring** to paragraph 4 of the Doha Declaration and the 16th of December Proposals of
3. the Chairman of the council for Trade Related Aspects of Intellectual Property
4. Rights –here and after TRIPS,
5. **Emphasizing** those public health problems that developing countries and Least Developed Countries –here and after LDCs- face should be taken into consideration,
6. **Expressing** our full commitment for implementing the TRIPS agreement,
7. **Believing** in the assistance of international organizations contributing in the 5th Ministerial Conference of the World trade Organization,
8. **Keeping in mind** the highly need of flexible access to medicines,
9. **Aware of** the different conflicting point of views of paragraph 6 of the Doha Declaration,
10. Hereby, we the Ministers of the member states of the World Trade Organization
11. **Approve** the following definitions;
12. A) “Pharmaceutical product” means any patented product, or product
13. manufactured through a patented process of the pharmaceutical sector needed
14. to address the public health problems in eligible importing members. It is
15. understood that active ingredients necessary for its manufacture, and diagnostic
16. kits which their patents have expired, needed for its use would be included;
17. B) “Exporting member” means a member using the system explained in this
18. Declaration manufacturing pharmaceutical products for, and exporting them to
19. an eligible importing member –as explained later in this Declaration;
20. **State** that the role of the World Health Organization –here and after known as WHO-
21. concerning this problem will include:
22. A) Determining which World Trade Organization members shall be considered
23. as eligible importing members, through a report from the secretariat of the
24. WHO, noting that this report:
25. (i)Should determine the names and quantities of the pharmaceutical
26. products needed by the country,
27. (ii)Should be based on the following conditions:
28. - The burden of disease in that country;
29. - The public health expenditure in the national budget of this country;
30. B) Monitoring the commitment of the World Trade Organization members to
31. the following:
32. (i)The commitment to the report presented by the WHO
33. (ii) Their commitment to avoid trade diversion;
34. **Agree** on the following procedures to avoid trade diversion:
39. A) Special labeling or marketing for the pharmaceutical product,
40. B) Monitoring the behavior of the eligible importing members towards the
41. usage of the imported pharmaceutical products by WHO and other international
42. organizations;
43. 4) Approve the following joint programs between the WHO/United Nations Conference
44. on Trade and Development- here and after UNCTAD:
45. A) Differential Pricing:
46. (i) The patent owner shall provide this program by 50% of the determined
47. quantity of pharmaceutical product by the WHO report previously mentioned,
48. at the Break-even Price;
49. (ii) LDCs shall pay the subsidized price under these conditions:
50. - This price is determined according to the per-capita purchasing power of
51. the importing country;
52. - This price shall be above the equivalent price of the generic medicine;
53. (iii) In the case that the payments of the importing country purchase a lower
54. amount than is stated in the WHO report, Non Governmental Organizations
55. specially (Oxfam, Red Cross, Medicines Sans Frontiers) are to pay the
56. difference;
57. B) Generic Medicine Support:
58. (i) The exporting member (producer of the generic medicine) should provide
59. this program by the other 50% of the determined quantity of pharmaceutical
60. product;
61. (ii) Noting that the price of the generic product shall be paid by the importing
62. country;
63. (iii) Allocating the gained net profit of the eligible exporting countries as
64. follows:
65. - 50% given to the patent owner;
66. - 25% given to the eligible exporting country (producer of generic
67. medicines);
68. - 15% given to LDCs to promote technology transfer in the pharmaceutical
69. sector;
70. - 10% given to the exporting member to improve Research and
71. Development (R&D) in the pharmaceutical sector and this would be
72. controlled by the UNCTAD;
73. 5) Reaffirm that this system shall function in the following procedure:
74. A) This program shall be applied by the end of the transitional period given to
75. the developing countries to implement the TRIPS Agreement that is January
76. 1st 2005,
77. B) At the first year the supply of the pharmaceutical product shall be divided
78. equally between the 2 previously mentioned programs,
79. C) An annual gradual increase of 4.545% of providing the pharmaceutical
80. product in the first program (differential pricing) to reach 100% supply of
81. patented drugs at the end of the transitional period given to the LDCs to
82. implement the TRIPS Agreement, which is January 1st 2016;
83. 6) Insure that these 2 programs are only applied in the emergency cases as defined by
84. the WHO report;
85. 7) Take note of that after the year 2016 the differential pricing program would only be
86. applied in emergency cases;
87. 8) Remind all members that the first program may harm developing countries with
88. generic pharmaceutical industry;
89. 9) Call upon the UNCTAD to provide developing countries which have generic
90. pharmaceutical industries a program of capacity building project under the following
91. conditions:
92. A) Providing an adequate percentage of their national budget to promote
93. national Research and Development (R&D) programs;
B) Monitoring the usage of the 10% of the gained profit given to them as stated in clause 4.B of this Deceleration;

Consider the 50% given to the patent owner previously mentioned shall be considered as adequate compensation to patent owner for the usage of the pharmaceutical product;

Hope that the eligible exporting member provide the council for TRIPS by true financial statements;

Approve the following amendments to the TRIPS Agreement:

A) Amending Article 31 sub-paragraph (f) to read as follows: “Any such use shall be authorized predominantly for the supply of the domestic market and the free trade area market that the member authorizing such use is a member at”;

B) Deleting Article 31 sub-paragraph (h) that reads as follows: The right holder shall be paid adequate remuneration in the circumstances of each case taking into account the economic value of authorization;

Establish the committee of the TRIPS and public health under the direct supervision of the Council for TRIPS;

Note that the composition and tasks of this committee are identified in Annex I attached to this Deceleration.
Annex I

1. Realizing the importance of the issue of TRIPS and Public Health,
2. Stressing the need of having a specialized sub-committee for the TRIPS and Public Health,
3. Recalling the establishment of the sub-committee of the TRIPS and Public Health in clause 12 of this declaration,
4. We the Ministers of the member states of the World Trade Organization:
5. 1) Approve the following composition of the sub-committee:
6. A) All World Trade Organization member states,
7. B) Granting the observership status to UNCTAD, WHO, World Intellectual Property Organization;
8. 2) Affirm the following tasks of the sub-committee:
9. A) Ensuring that all funds allocated for Research and Development (R&D), and technological transfer are properly used and they are achieving the purpose they are meant to achieve.
10. B) Notifying all World Trade Organization members of the following:
11. (i) The recommendations of WHO’s report which determines the eligible importing member & the basis of the public health crises & the supply of medicines are properly allocated;
12. (ii) Informing the Council for TRIPS of the compulsory license issued by the exporting member;
13. (C) Monitoring the commitment of all WTO members to combat trade diversion;
14. (D) Electing a fact finding committee in the case of the suspicion of any violation of the notification presented to the council or any other principles of this council taking into considerations the demands of the harmed party;
15. (E) The composition of this Fact finding committee, shall as follows: a representative of the following organizations WTO, WHO and UNCTAD;
16. (F) This fact finding committee shall submit its report to the Dispute Settlement Body (DSB) of the World Trade Organization;
17. (G) Deciding what free trade area which the member authorizing the compulsory license is a party in, according to the amended article 31.f in this declaration, on case by case basis;
18. 3) Stress that this committee would meet on weekly basis.