The WTO Agreement on Fisheries Subsidies

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Outline

Overview of the Agreement
- Scope
- Prohibitions
- Cross-cutting rules

What Members need to do?
- Deposit an instrument of acceptance so the Agreement enters into force
- Upon entry into force:
  - Establish a Committee
  - Notify fisheries-related information
  - Adopt comprehensive disciplines
The Agreement on Subsidies and Countervailing Measures (ASCM) and fisheries subsidies

ASCM Disciplines **trade-distortive effects** of subsidies

› **Prohibition** of export subsidies and import substitution subsidies (presumed trade distortive)

› **Adverse trade effects** disciplines on other specific subsidies (trade distortion proved based on evidence)

Subsidies’ negative **effects on sustainability of natural resources**

› **Not addressed** (by ASCM or other WTO rules)
From Doha mandate to MC11 decision

Doha Mandate

to “clarify and improve” existing (ASCM) rules, with link to environment, and developing Members’ LDCs’ concerns

2001

Hong Kong

elaborated mandate: “Prohibit [...] certain forms of fisheries subsidies that contribute to overcapacity and overfishing” + SDT

2005

SDGs

Target 14.6: “by 2020, prohibit certain forms of fisheries subsidies which contribute to overcapacity and overfishing, and eliminate subsidies that contribute to IUU fishing” + SDT integral

2015

MC11 Ministerial Decision

conclude negotiations by 2019 (MC12) – same goals as Target 14.6

2017
17 June 2022, **MC12 Decision** (MIN(22)/W/33) to:

- Open for acceptance a protocol to amend the Marrakesh Agreement by the insertion of the Agreement on Fisheries Subsidies; and

- Continue negotiations on outstanding issues

**Historic achievement**

- The Agreement represents a historic achievement because it is:
  - The first WTO agreement to focus on the environment; and
  - Only the second agreement reached at the WTO since its inception.
Overview of the Agreement

Scope

Prohibitions

- Subsidies to IUU fishing
- Subsidies to overfished stocks
- Fishing in the unregulated high seas

Enforceable through the WTO dispute settlement system

Subject to termination clause

Cross-cutting rules

- Institutional arrangements
- Notification and Transparency
- Technical Assistance

Other disciplines
- To take special care and exercise due restraint when subsidizing:
  - Vessels not flying that Member’s flag
  - Fishing on unassessed stock
  - …except for disaster relief
**SCOPE**

**Within the scope:**
- Subsidies (as defined in the ASCM)
- That are specific (also as defined in the ASCM)
- To wild marine capture fishing and fishing related activities taking place at sea

**Outside the scope:**
- Aquaculture
- Inland fishing
- Onshore activities
A coastal State

Fisheries jurisdiction

A flag State

The High Seas

A Regional Fisheries Management Organization or Arrangement (RFMO/A)

Exclusive Economic Zone (EEZ)

A coastal State
### Who can make an IUU determination?

<table>
<thead>
<tr>
<th>Coastal Member</th>
<th>Flag State Member</th>
<th>RFMO/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>❖ for activities in areas under its jurisdiction</td>
<td>❖ for activities by vessels flying its flag</td>
<td>❖ in areas and for species under its competence</td>
</tr>
<tr>
<td>❖ if it is a final IUU determination</td>
<td>❖ if it is based on relevant factual information</td>
<td>❖ if it is a final listing</td>
</tr>
<tr>
<td>❖ If the opportunity to exchange information with the flag State requirement is satisfied</td>
<td>❖ if it is based on applicable procedures of that RFMO/A and international law, including notification and provision of information</td>
<td></td>
</tr>
</tbody>
</table>

### Where?

- For activities in areas under its jurisdiction
- For activities by vessels flying its flag
- In areas and for species under its competence

### When will it trigger the subsidy prohibition?

- If it is a final IUU determination
- If it is based on relevant factual information
- If the opportunity to exchange information with the flag State requirement is satisfied

### Subsidies to IUU fishing

- Must stop any subsidy to such a vessel or operator
- But also, it must:
  - Take into account the nature, gravity and repetition of the IUU fishing committed when setting the duration of the prohibition
  - Give due regard as it deems appropriate to the information received from the Port State
  - Notify measure taken to remove subsidies
When is the stock overfished?

- When its biomass is under a biologically sustainable level (BSL)

Who can determine that?

Coastal Member

- Using reference points such as maximum sustainable yield (MSY) or other reference points, commensurate with the data available for the fishery

RFMO/A

- Best scientific evidence available

Where?

- for activities in areas under its jurisdiction

- in areas and for species under its competence

Based on what?

Subsidies to overfished stocks

- Best scientific evidence available

- Using reference points such as maximum sustainable yield (MSY) or other reference points, commensurate with the data available for the fishery

Subsidizing Member

- Must stop any subsidy to fishing regarding an overfished stock
- Unless...
  - the subsidy is for rebuilding the stock to a BSL
  - other measures are implemented for rebuilding the stock to a BSL
❖ No Member shall grant or maintain subsidies for fishing in unregulated high seas!

❖ Unregulated high seas are the areas:
  o outside the jurisdiction of a coastal Member or a coastal non-Member; and
  o outside the competence of a relevant RFMO/A
By virtue of Article 11.1, this exemption does not apply to Articles 3 and 4. Exemption is also limited to the geographic area affected by a particular disaster, which makes it inapplicable outside the jurisdiction of a coastal Member. Thus, this exemption only applies to disciplines concerning vessels not flying the flag of the subsidizing Member and regarding fishing on unassessed stocks.

Other disciplines

Membres must take special care and exercise due restraint when subsidizing:

› Vessels not flying that Member’s flag
› Fishing on unassessed stock

...except for disaster relief *

* By virtue of Article 11.1, this exemption does not apply to Articles 3 and 4. Exemption is also limited to the geographic area affected by a particular disaster, which makes it inapplicable outside the jurisdiction of a coastal Member. Thus, this exemption only applies to disciplines concerning vessels not flying the flag of the subsidizing Member and regarding fishing on unassessed stocks.
Special and Differential Treatment in the Agreement

- **Flexibilities for developing and LDC Members**
  - **Peace clause**
    - Dispute settlement will not apply for two years
    - For disciplines on IUU fishing and overfished stocks
    - Within exclusive economic zones (EEZ)
  - **Notification of fisheries-related information**
    - Every four years instead of every two years
    - If a developing Member a share of the volume of global fish catch is not more than 0.8%
  - **Technical assistance and capacity building**
    - Targeted technical assistance and capacity building assistance for the purpose of implementation of the disciplines under this Agreement.
    - Establishment of a voluntary WTO funding mechanism (Fish Fund)

- **Flexibilities for LDC Members only**
  - **Due restraint**
    - Members must exercise due restraint in raising matters involving an LDC Member
Establish a Fish Fund

❖ Upon entry into force, the Agreement envisages the creation of a voluntary WTO funding mechanism

❖ **The Fund will assist with:**

- Integrating fisheries sustainability elements into fisheries subsidies policies and practices
- Strengthening sustainable fisheries management systems
- Complying with notification and transparency obligations, particularly on fisheries related information policies and practices

❖ To operate in cooperation with other relevant international organizations – including FAO and IFAD

❖ Aims at integrating and creating coherence between subsidy policies and fisheries sustainability within the beneficiary governments
Once two-thirds of WTO Members deposit their “instruments of acceptance” in the WTO, the Agreement enters into force.
Members should complete their domestic acceptance procedures and deposit their “instruments of acceptance”.

No single, uniform approach for drawing up an instrument of acceptance. But, in line with established depositary practice, the instrument of acceptance must:

- Clearly identify the Protocol by its full title and by the place and date of its adoption (i.e. “the Protocol Amending the Marrakesh Agreement Establishing the World Trade Organization, Agreement on Fisheries Subsidies, done at Geneva on 17 June 2022” or, alternatively, reproduce the Protocol as an attachment to the instrument of acceptance);
- State that the Member concerned formally accepts the Protocol and expresses its consent to be bound by it;
- State the date and place of issuance of the instrument of acceptance;
- Be signed; and
- State the name and title of the person signing the instrument.

In accordance with paragraph 3 of Article X of the WTO Agreement, once two-thirds of WTO Members deposit their “instruments of acceptance” in the WTO, the Agreement enters into force.

Interested delegations are invited to contact the Depositary Assistant in the WTO Legal Affairs Division, with any further questions, in particular if further assistance is needed with drawing up a valid instrument of acceptance. In particular, delegations are encouraged to share with the Depositary Assistant an advance unsigned soft copy of their instrument of acceptance so that it can be reviewed by the WTO Legal Affairs Division before it is signed so as to facilitate the subsequent deposit of the signed original.

*Further information on how to accept the Protocol of Amendment to insert the Agreement on Fisheries Subsidies into Annex 1A of the WTO Agreement https://www.wto.org/english/tratop_e/rulesneg_e/fish_e/agreement_fisheries_subsidies_e.htm*
New steps

Once two-thirds of WTO Members deposit their “instruments of acceptance” in the WTO, the Agreement enters into force.

1. Deposit an “instrument of acceptance” of the Agreement
   - Individually

2. Establish a Committee on Fisheries Subsidies
   - Automatically

3. [Next step]
   - [Next step]
Establish a Committee on Fisheries Subsidies

**Establishment of a Committee on Fisheries Subsidies**
- Composed of representatives from each of the Members
- Elects its own Chair
- Meets not less than twice a year
- Affords Members the opportunity to consult

**“Annual review”**
- Review and reporting on the implementation and operation of the Agreement
- Inform the CTG of developments during the period covered by such reviews

**Examine all information provided pursuant to Articles 3 and 8 (Notifications)**

**“Periodic review”**
- Review the operation of this Agreement with a view to identifying all necessary modifications to improve the operation of this Agreement
- Where appropriate, the Committee may submit to the CTG proposals to amend the text of this Agreement

**Entry into force of the Agreement**
- Annually
- Not less than every two years
- Not later than five years after the date of entry into force of this Agreement and every three years thereafter
Establish a Committee on Fisheries Subsidies

Deposit an “instrument of acceptance” of the Agreement

Notify fisheries-related information

Once two-thirds of WTO Members deposit their “instruments of acceptance” in the WTO, the Agreement enters into force

How to do this?
- Individually
- Automatically
- Individually/collectively

New steps
Notification obligation under Article 25 of the SCM Agreement are applicable

Members must provide additional fisheries-related information

- Measures concerning implementation and administration of the Agreement
- Descriptions of fisheries regimes
- Membership to any RFMO/As
- List of vessels and operators determined to have engaged in IUU fishing

Note: any confidential information does not have to be notified!

- Type or kind of fishing activity for which the subsidy is provided; and
- To the extent possible:
  - Status of the fish stocks
  - CMM
  - Fleet capacity
  - Vessel’s name and number
  - Catch data

What Members need to do now? Transparency

- Entry into force of the Agreement
- Upon entry into force and promptly notify and updates
- Within one year
- Annually
- By 30 June of every second year (the odd numbered years)
  "every 4 years for certain developing (<0.8%) and LDC Members"
Establish a Committee on Fisheries Subsidies

Deposit an “instrument of acceptance” of the Agreement

Notify fisheries-related information

Adopt more comprehensive disciplines in 4 years of the entry into force of the Agreement

Once two-thirds of WTO Members deposit their “instruments of acceptance” in the WTO, the Agreement enters into force

After 4 years of the entry into force

How to do this?

Individually

Automatically

Individually/collectively

Through the Negotiating Group on Rules

Track 1: Adoption of comprehensive disciplines

Track 2: Termination of the Agreement, unless decided otherwise
Adopt comprehensive disciplines

- In the MC12 decision, Members agreed to **continue negotiations** on outstanding issues, with a view to making recommendations by MC13 for additional provisions that would further enhance the disciplines of the Agreement.

- This includes further disciplines on certain forms of fisheries subsidies that contribute to **overcapacity and overfishing**, recognizing the appropriate SDT.

- **“Termination clause”**
  
  Termination of the Agreement if comprehensive disciplines are not adopted **within four years** after the entry into force, unless agreed otherwise.
THANK YOU!