Schedule 4 (non-WTO Member)

Notification of Importation to the Government of Canada under the Decision on the Implementation of Paragraph 6 of the Doha Declaration on the TRIPS Agreement and Public Health (adopted by the General Council on August 30, 2003) (the "Decision")

- 1. Based on its present evaluation of its public health needs [country] expects to import [quantity] of [pharmaceutical product(s)].
- 2. [Country] is facing [details of national emergency or other circumstances of extreme urgency]
- 3. There is [are] no patent(s) on [pharmaceutical product(s)] in [country].

OR

[country] intends to issue] [has issued] a licence for the use of the invention pertaining to [name of pharmaceutical product] without the consent of the patent holder(s) in accordance with provisions of Article 31 of the TRIPS Agreement and the provisions of the Decision.

- 4. In accordance with the statement read by the Chairperson of the WTO General Council upon the adoption of the Decision, [country] agrees that [pharmaceutical product(s)] will not be used for commercial purposes.
- 5. [country] undertakes to adopt the measures referred to in Article 4 of the Decision to prevent the re-exportation of any imported quantities of [pharmaceutical product(s)] in a manner that is contrary to the Decision.
- 6. The Ministry [of ____] has examined data on the pharmaceutical sector available to it [and has consulted with experts in the pharmaceutical sector] and on that basis has determined that, [excluding facilities owned or controlled by the patent holder(s),] there is currently insufficient [no] capacity in the pharmaceutical sector for manufacture of the product(s) in question to meet the country's needs.

Date of notification: