1. SURVEILLANCE OF IMPLEMENTATION OF RECOMMENDATIONS ADOPTED BY THE DSB

   A. UNITED STATES – ANTI-DUMPING MEASURES ON CERTAIN HOT-ROLLED STEEL PRODUCTS FROM JAPAN: STATUS REPORT BY THE UNITED STATES (WT/DS184/15/ADD.233)

   • The United States provided a status report in this dispute on November 17, 2022, in accordance with Article 21.6 of the DSU.

   • The United States has addressed the DSB’s recommendations and rulings with respect to the calculation of anti-dumping margins in the hot-rolled steel anti-dumping duty investigation at issue.

   • With respect to the recommendations of the DSB that have yet to be addressed, the U.S. Administration will confer with the U.S. Congress with respect to the appropriate statutory measures that would resolve this matter.
1. SURVEILLANCE OF IMPLEMENTATION OF RECOMMENDATIONS ADOPTED BY THE DSB

B. UNITED STATES – SECTION 110(5) OF THE US COPYRIGHT ACT: STATUS REPORT BY THE UNITED STATES (WT/DS160/24/ADD.208)

- The United States provided a status report in this dispute on November 17, 2022, in accordance with Article 21.6 of the DSU.

- The U.S. Administration will continue to confer with the European Union, and with the U.S. Congress, in order to reach a mutually satisfactory resolution of this matter.
1. SURVEILLANCE OF IMPLEMENTATION OF RECOMMENDATIONS ADOPTED BY THE DSB

C. EUROPEAN COMMUNITIES - MEASURES AFFECTING THE APPROVAL AND MARKETING OF BIOTECH PRODUCTS: STATUS REPORT BY THE EUROPEAN UNION (WT/DS291/37/ADD.171)

- The United States thanks the European Union (“EU”) for its status report and its statement today.

- We continue to engage with the EU on these issues, and we have provided recommendations on several occasions as to how the EU can address the undue delays in its approval procedures.

- The United States has described these problems in detail and noted our concerns with the EU’s biotech approval procedures monthly in the DSB and during the semiannual US-EU biotech consultations.

- We again request that the EU move to issue final approvals for all products that have completed science-based risk assessments at the European Food Safety Authority, including those products that are with the Standing Committee and Appeals Committee.
1. SURVEILLANCE OF IMPLEMENTATION OF RECOMMENDATIONS ADOPTED BY THE DSB

D. UNITED STATES – ANTI-DUMPING AND COUNTERVAILING MEASURES ON LARGE RESIDENTIAL WASHERS FROM KOREA: STATUS REPORT BY THE UNITED STATES (WT/DS464/17/ADD.55)

- The United States provided a status report in this dispute on November 17, 2022, in accordance with Article 21.6 of the DSU.

- On May 6, 2019, the U.S. Department of Commerce published a notice in the U.S. Federal Register announcing the revocation of the antidumping and countervailing duty orders on imports of large residential washers from Korea (84 Fed. Reg. 19,763 (May 6, 2019)). With this action, the United States has completed implementation of the DSB recommendations concerning those antidumping and countervailing duty orders.

- The United States will consult with interested parties on options to address the recommendations of the DSB relating to other measures challenged in this dispute.
1. SURVEILLANCE OF IMPLEMENTATION OF RECOMMENDATIONS ADOPTED BY THE DSB

E. UNITED STATES – CERTAIN METHODOLOGIES AND THEIR APPLICATION TO ANTI DUMPING PROCEEDINGS INVOLVING CHINA: STATUS REPORT BY THE UNITED STATES (WT/DS471/17/ADD.47)

- The United States provided a status report in this dispute on November 17, 2022, in accordance with Article 21.6 of the DSU.

- As explained in that report, the United States will consult with interested parties on options to address the recommendations of the DSB.
1. SURVEILLANCE OF IMPLEMENTATION OF RECOMMENDATIONS ADOPTED BY THE DSB

F. INDONESIA – IMPORTATION OF HORTICULTURAL PRODUCTS, ANIMALS AND ANIMAL PRODUCTS: STATUS REPORT BY INDONESIA (WT/DS477/21 – WT/DS478/22/ADD.42)

- The United States continues to have concerns with Indonesia’s compliance with the DSB’s recommendations.

- With respect to measures 1-17, we would still appreciate further clarity on which regulations now comprise Indonesia’s import licensing regimes and on any forthcoming regulations that will affect the regimes.

- With regard to the statement in Indonesia’s latest status report that the commodity balance mechanism is “aimed to simplify and streamline the permit process” and will be “supported by an integrated national database system and conducted in a transparent manner to provide business certainty”, the United States is interested to better understand how that will be the case.

- The United States remains willing to work with Indonesia to fully resolve this dispute.
3. **APPELLATE BODY APPOINTMENTS: PROPOSAL BY SOME WTO MEMBERS (WT/DSB/W/609/REV.23)**

- Members are aware of the longstanding U.S. concerns with WTO dispute settlement. Those concerns remain unaddressed, and the United States does not support the proposed decision.

- The United States believes that fundamental reform is needed to ensure a well-functioning WTO dispute settlement system. A well-functioning dispute settlement system supports WTO Members in the resolution of their disputes in an efficient and transparent manner, and in doing so limits the needless complexity and interpretive overreach that has characterized dispute settlement in recent years.

- We feel strongly that the first step towards reform is to better understand the interests of all Members in WTO dispute settlement. Properly followed, an approach centered on the interests of Members can facilitate greater mutual understanding without resorting to the same positions that have slowed the reform discussion for many years. The United States is not prejudging what this reformed system would look like – and have asked other Members to likewise approach the conversation with an open mind. We believe this approach – collectively working towards a system that meets the needs of all Members – provides Members with the greatest chance of achieving durable, lasting reform.

- The United States is committed to working towards an improved system. We look forward to engaging further with those Members that are also seeking an improved and reformed dispute settlement system.

**Second Intervention**

- The United States and other Members have jointly issued WT/GC/244, “The Joint Statement on Aggression by the Russian Federation against Ukraine with the Support of Belarus,” which condemns Russia’s actions as a violation of international law, the UN Charter, and fundamental principles of international peace and security. The United States reiterates its support for Ukraine during this unimaginably difficult time. We pay tribute to the heroism of the Ukrainian people, their armed forces and Leaders.