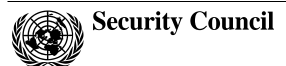
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Security Council Committee established pursuant to resolution 1718 (2006)

Note verbale dated 12 June 2013 from the Permanent Mission of New Zealand to the United Nations addressed to the Chair of the Committee

The Permanent Mission of New Zealand to the United Nations presents its compliments to the Chair of the Committee established pursuant to resolution 1718 (2006) and has the honour to submit the attached report (see annex) in line with paragraph 25 of Security Council resolution 2094 (2013).







Annex to the note verbale dated 12 June 2013 from the Permanent Mission of New Zealand to the United Nations addressed to the Chair of the Committee

Report of New Zealand on the implementation of sanctions imposed under Security Council resolution 2094 (2013)

1. In paragraph 25 of Security Council resolution 2094 (2013), the Security Council called upon States to report to the Security Council within ninety days of the adoption of the resolution, and thereafter upon request by the Committee, on concrete measures they have taken in order to implement effectively the provisions of the resolution.

Current implementation

2. New Zealand wishes to inform the Security Council that it is already implementing certain obligations found in resolution 2094 (2013), at paragraphs 9 and 15 to 17.

Implementation of paragraph 9: travel ban

3. New Zealand's existing travel ban, in implementation of Security Council resolution 1718 (2006), applies to all those individuals designated by the Security Council or the Committee by preventing such individuals from entering or transiting through New Zealand.

Implementation of paragraph 15: public financial support

4. The New Zealand Government provides public financial support through the Treasury (the New Zealand Export Credit Office). Should the New Zealand Export Credit Office be approached for public financial support with regard to a venture related to the Democratic People's Republic of Korea, the risk assessment process will take into account and apply the obligations contained in paragraph 15 of Security Council resolution 2094 (2013).

Implementation of paragraphs 16 and 17: cargo inspection

5. New Zealand implements the obligations in resolution 2094 (2013), paragraphs 16 and 17, by empowering the New Zealand Customs Service to use all of its boarding, searching and examining powers under the Customs and Excise Act 1996 in relation to any craft entering or leaving New Zealand where a customs officer has reasonable cause to suspect that the craft is carrying goods prohibited by the listed resolutions.

Future implementation

6. New Zealand wishes to inform the Security Council that the remaining obligations found in resolution 2094 (2013) will require implementation through amendments to existing legislation that implements previous Security Council resolutions related to the Democratic People's Republic of Korea. These obligations will be implemented through the United Nations Sanctions (Democratic People's

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Republic of Korea) Amendment Regulations 2013 promulgated under the United Nations Act 1946. The Regulations are expected to enter into force in July 2013.

Implementation of paragraph 10: travel ban

7. The Regulations will extend New Zealand's current travel ban to include individuals acting on the behalf or at the direction of a designated individual or entity, or assisting with the evasion of the relevant sanctions, by preventing such individuals from entering or transiting through New Zealand.

Implementation of paragraph 11: asset freeze

8. The Regulations will implement the assets freeze measures on designated individuals and entities required under paragraph 11 of Security Council resolution 2094 (2013) by prohibiting dealings in assets, money or securities of designated persons or entities or persons or entities acting on their behalf. New Zealand will implement the enhanced monitoring obligation through new legislation that will come into force on 30 June 2013, by placing obligations on financial institutions to undertake more robust customer identification, monitoring of transactions, record-keeping and reporting of suspicious transactions.

Implementation of paragraph 18: aircraft movement restrictions

- 9. The Regulations will implement the aircraft movement restrictions contained in paragraph 18 of resolution 2094 (2013) by denying any aircraft carrying items prohibited by the listed resolutions the right to land in, take off from or fly over New Zealand.
- 10. Further information on New Zealand's implementation of Security Council sanctions is available from www.mfat.govt.nz/Treaties-and-International-Law/09-United-Nations-Security-Council-Sanctions/index.php.

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