



**KARADENİZ İHRACATÇI BİRLİKLERİ
GENEL SEKRETERLİĞİ**

Sayı : 35649853-TİM.KİB.GSK.UYG.2025/416-790

Giresun, 12/03/2025

Konu : Korunma Önlemi Soruşturmaları

E-POSTA

**KARADENİZ İHRACATÇI BİRLİKLERİ ÜYELERİNE SİRKÜLER
2025/165**

Sayın üyemiz,

T.C. Ticaret Bakanlığı İthalat Genel Müdürlüğünden alınan 10/03/2025 tarih 107106818 sayılı yazıda, muhtelif korunma önlemlerine ilişkin olarak aşağıda yer alan hususlar tarafımıza bildirilmiş bulunmaktadır.

-Hindistan tarafından "düşük küllü metalurjik kok" (low ash metallurgical coke) ithalatına karşı yürütülen korunma önlemi soruşturması sonucunda 1 Ocak 2025 ile 30 Haziran 2025 tarihleri arasında belirli ülkelere ilişkin ülke bazlı kota şeklinde miktar kısıtlamasına gidilen bir korunma önlemi uygulayacağına ilişkin 24 Aralık 2024 tarihinde Hindistan Ticaret ve Sanayi Bakanlığı internet sitesinde bir bildirim (Ek-1) yayımlanmış olup, ülkemiz mezkur önlemden muaf tutulmuştur

-Endonezya tarafından "seramikten döşeme veya kaplama karoları ve kaldırım taşları" (ceramic flags and paving, hearth or wall tiles) ithalatına karşı yürütülen korunma önlemi soruşturması sonucunda halihazırda uygulanmakta olan korunma önleminin 27 Şubat 2025 tarihinden başlayarak 2 yıl süre ile uzatılmasına dair 21 Şubat 2025 tarihinde Dünya Ticaret Örgütü (DTÖ) Korunma Önlemleri Komitesine bir bildirim (Ek-1) yapılmış olup, ülkemiz mezkur önlemden muaf tutulmuştur.

-Endonezya tarafından "cüruf yünü ve kaya yünü" (slag wool and rock wool) ithalatına karşı yürütülen korunma önlemi soruşturması sonucunda 24 Şubat 2025 tarihinden başlayarak 3 yıl süre ile korunma önlemi uygulanmasına karar verildiğine dair 24 Şubat 2025 tarihinde DTÖ Korunma Önlemleri Komitesine bir bildirim (Ek-2) yapılmış olup, ülkemiz mezkur önlemden muaf tutulmuştur.

-Filipinler tarafından "çimento" (cement) ithalatına karşı yürütülen korunma önlemi soruşturması sonucunda 200 gün süre ile geçici önlem uygulanmasına karar verildiğine dair 26 Şubat 2025 tarihinde DTÖ Korunma Önlemleri Komitesine bir bildirim (Ek-3) yapılmış olup, ülkemiz mezkur geçici önlemden muaf tutulmuştur. Geçici önlemin Gümrük Bürosu (Bureau of Customs) tarafından Gümrük Memorandumu Emri (Customs Memorandum Order) veya Gümrük Memorandumu Genelgesi (Customs Memorandum Circular) yayımlanması ile yürürlüğe gireceği belirtilmektedir.

Sertifika TORAMANO LU
tarafından 5070 sayılı kanun
gereğince güvenli elektronik
imza ile imzalanmıştır.

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Ayrıntılı bilgi için: Vedat İYİGÜN - İdari Personel

**KARADENİZ İHRACATÇI BİRLİKLERİ
GENEL SEKRETERLİĞİ**



Sayı : 35649853-TİM.KİB.GSK.UYG.2025/416-790

Giresun, 12/03/2025

Konu : Korunma Önlemi Soruşturmaları

Yazıda ayrıca, korunma önlemi soruşturmalarının, DTÖ'ye üye ülkelerin GATT 1994'ün XIX. maddesi ve DTÖ Korunma Önlemleri Anlaşması'nın ilgili hükümlerinden kaynaklanan hakları doğrultusunda; öngörülmeven gelişmelerden kaynaklanan mutlak ya da yerli üretime kıyasla nisbi ithalat artışının, yerli endüstriye zarar verdiği veya zarar tehdidi oluşturduğu iddiası ile açıldığı hatırlatılmakta ve soruşturma sonucunda menşe ülkesi ayrımı yapılmaksızın tüm ithalata karşı bir korunma önlemi uygulanabildiği ifade edilmektedir.

Bilgilerinize sunarız.

e-imzalıdır
Sertaç Ş. TORAMANOĞLU
Genel Sekreter

EKLER:

Ek-I: Hindistan- Düşük Küllü Metalurjik Kok (2 sayfa)

Ek-II: Endonezya- Seramikten Döşeme veya Kaplama Karoları ve Kaldırım Taşları (4 sayfa)

Ek-III: Endonezya - Cüruf Yünü ve Kaya Yünü (4 sayfa)

Ek-IV: Filipinler - Çimento (5 sayfa)

21 February 2025

(25-1278)

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Committee on Safeguards

Original: English

**NOTIFICATION UNDER ARTICLE 12.1(C)
OF THE AGREEMENT ON SAFEGUARDS
(EXTENSION)**

**NOTIFICATION PURSUANT TO ARTICLE 9, FOOTNOTE 2
OF THE AGREEMENT ON SAFEGUARDS**

INDONESIA

Ceramic flags and paving, hearth or wall tiles

Supplement

The following communication, dated and received on 21 February 2025, is being circulated at the request of the delegation of Indonesia.

Pursuant to Article 7.2 and Article 12.1(c) of the WTO Agreement on Safeguards, the Government of the Republic of Indonesia hereby notifies the issuance of Minister of Finance's Decree Number 14 of Year 2025 dated 18 February 2025, promulgated in the Official Gazette of the Republic of Indonesia Year 2024 Number 106 on 2025 regarding the extension of the imposition of a safeguard measures on the importation of "Ceramic Flags and Paving, Hearth or Wall Tiles", for a period of 2 (two) years started on 27 February 2025. Minister of Finance's Regulation Number 14 of Year 2025 can be found in the website of the Indonesian Safeguard Committee: www.kppi.kemendag.go.id.

GENERAL BACKGROUND

On 12 August 2024 the Republic of Indonesia notified the findings of investigation in which it was concluded that the relevant safeguard measure needs to be extended, in particular, to prevent or remedy serious injury suffered by the Applicant. The extension of such safeguard measures will also give the Applicant the opportunity to continue their adjustment program in order to improve the competitiveness of domestic industry ([G/SG/N/8/IDN/20/Suppl.2](http://www.kppi.kemendag.go.id)).

It was also indicated in the notification that the Investigating Authority was proposing to the Government of the Republic of Indonesia, to extend the imposition of a safeguard measures duty on the importation of the Subject Goods in the form of ad valorem safeguard duty.

SUBJECT GOOD

Ceramic flags and paving, hearth or wall tiles, under Harmonized System (HS.) codes based on Indonesian Custom Tariffs Book (BTKI) Year 2022 are: 6907.21.91, 6907.21.92, 6907.21.93, 6907.21.94, 6907.22.91, 6907.22.92, 6907.22.93, 6907.22.94, 6907.23.91, 6907.23.92, 6907.23.93 and 6907.23.94.

DESCRIPTION OF THE SAFEGUARD MEASURE

With reference to the proposal from the Investigating Authority, and taking into account the need to effectuate the safeguard measure as proposed and the relevant requirement stipulated in the WTO Agreement on Safeguards, the Government of the Republic of Indonesia has decided to impose the following safeguard duty:

Timetable of the Safeguard Duty

Period	Safeguard Duty
1 st Year (27 February 2025 – 26 February 2026)	12.72%
2 nd Year (27 February 2026 – 26 February 2027)	12.44%

Below is the list of developing countries excluded from the said safeguard measures and the Government of the Republic of Indonesia reserves the right to modify this list in light of changing import volumes.

List of Developing Country Members Excluded from the Measure

No.	Member	No.	Member
1	Afghanistan	27	Côte d'Ivoire
2	Albania	28	Cuba
3	Angola	29	Democratic Republic of the Congo
4	Antigua and Barbuda	30	Djibouti
5	Argentina	31	Dominica
6	Armenia	32	Dominican Republic
7	Bahrain, Kingdom of	33	Ecuador
8	Bangladesh	34	Egypt
9	Barbados	35	El Salvador
10	Belize	36	Fiji
11	Benin	37	Gabon
12	Bolivia, Plurinational State of	38	Gambia
13	Botswana	39	Georgia
14	Brazil	40	Ghana
15	Brunei Darussalam	41	Grenada
16	Burkina Faso	42	Guatemala
17	Burundi	43	Guinea
18	Cabo Verde	44	Guinea-Bissau
19	Cambodia	45	Guyana
20	Cameroon	46	Haiti
21	Central African Republic	47	Honduras
22	Chad	48	Hong Kong, China
23	Chile	49	Israel
24	Colombia	50	Jamaica
25	Congo	51	Jordan
26	Costa Rica	52	Kazakhstan

No.	Member	No.	Member
53	Kenya	86	Peru
54	Korea, Republic of	87	Philippines
55	Kuwait, the State of	88	Qatar
56	Kyrgyz Republic	89	Russian Federation
57	Lao People's Democratic Republic	90	Rwanda
58	Lesotho	91	Saint Kitts and Nevis
59	Liberia	92	Saint Lucia
60	Liechtenstein	93	Saint Vincent and the Grenadines
61	Macao, China	94	Samoa
62	Madagascar	95	Saudi Arabia, Kingdom of
63	Malawi	96	Senegal
64	Malaysia	97	Seychelles
65	Maldives	98	Sierra Leone
66	Mali	99	Singapore
67	Mauritania	100	Solomon Islands
68	Mauritius	101	South Africa
69	Mexico	102	Sri Lanka
70	Moldova, Republic of	103	Suriname
71	Mongolia	104	Swaziland
72	Montenegro	105	Chinese Taipei
73	Morocco	106	Tajikistan
74	Mozambique	107	Tanzania
75	Myanmar	108	Thailand
76	Namibia	109	The former Yugoslav Republic of Macedonia (FYROM)
77	Nepal	110	Togo
78	Nicaragua	111	Tonga
79	Niger	112	Trinidad and Tobago
80	Nigeria	113	Tunisia
81	Oman	114	Türkiye
82	Pakistan	115	Uganda
83	Panama	116	Ukraine
84	Papua New Guinea	117	United Arab Emirates
85	Paraguay	118	Uruguay

No.	Member	No.	Member
119	Vanuatu	122	Yemen
120	Venezuela, Bolivarian Republic of	123	Zambia
121	Viet Nam	124	Zimbabwe



**NOTIFICATION UNDER ARTICLE 12.1(C) (DECISION)
OF THE AGREEMENT ON SAFEGUARDS**

**NOTIFICATION UNDER ARTICLE 9, FOOTNOTE 2
OF THE AGREEMENT ON SAFEGUARDS**

INDONESIA

Slag Wool and Rock Wool

The following communication, dated and received on 21 February 2025, is being circulated at the request of the delegation of Indonesia.

Pursuant to Articles 12.1(c) of the WTO Agreement on Safeguards, the Government of the Republic of Indonesia hereby notifies the issuance of Minister of Finance's Regulation Number 8 of year 2025 dated 24 January 2025, promulgated in the Official Gazette of the Republic of Indonesia Number 87-2025 on 10 February 2025 regarding the imposition of a safeguard measure on the importation of slag wool and rock wool, for a period of 3 period started on 24 February 2025. Minister of Finance's Regulation Number 8 of year 2025 can be found in the website of the Indonesian Safeguard Committee: <http://kppi.kemendag.go.id/>.

A. GENERAL BACKGROUND

On 16 September 2024, the Republic of Indonesia notified the findings of safeguard investigation in which it was concluded that there was evidence that the increased of volume of imports have caused a threat of serious injury to the domestic industry concerned in this investigation ([G/SG/N/8/IDN/31-G/SG/N/10/IDN/31](#)).

It was also indicated in the notification that the Investigating Authority was proposing to the Government of the Republic of Indonesia the imposition of a safeguard measure on the importation of the subject goods.

B. DESCRIPTION OF THE SUBJECT GOODS

The description of the subject goods are as follows:

Slag wool and rock wool in the form of bulk, sheets (sheets, slabs, board), or rolls (rolls, blankets, wired blankets), under Harmonized System (HS.) codes ex 6806.10.00 and ex 6806.90.00.

C. DESCRIPTION OF THE PROPOSED MEASURE

The Government of the Republic of Indonesia has decided to impose the following safeguard duty:

TIMETABLE OF THE SAFEGUARD DUTY

Period	Safeguard Duty
First year (24 February 2025 – 23 February 2026)	Rp. 20,284/kilogram
Second year (24 February 2026 – 23 February 2027)	Rp. 18,256/kilogram
Third year (24 February 2027 – 23 February 2028)	Rp. 16,430/kilogram

Below are the list major exporting members of imports of the product involved and the list of developing countries excluded from the said safeguard measure, and the Government of the Republic of Indonesia reserves the right to modify this list in light of changing import volumes exceeded 3%.

LIST OF MAJOR EXPORTING MEMBERS OF IMPORTS OF THE PRODUCT INVOLVED

The information of the major exporting members of the subject goods are the same as stated on document [G/SG/N/8/IDN/31](#) - [G/SG/N/10/IDN/31](#).

According to article 9.1 of the WTO Agreement on Safeguards, developing country Members with less than 3% import share collectively account for not more than 9% of total imports of the subject goods are excluded from the safeguard measures.

Below is the list of developing countries excluded from the said safeguard measures. The Government of the Republic of Indonesia reserves the right to amend the list in relation to changes in the volume of imports exceeding 3%.

No.	Member	No.	Member
1	Afghanistan	27	Côte d'Ivoire
2	Albania	28	Cuba
3	Angola	29	Democratic Republic of the Congo
4	Antigua and Barbuda	30	Djibouti
5	Argentina	31	Dominica
6	Armenia	32	Dominican Republic
7	Bahrain, Kingdom of	33	Ecuador
8	Bangladesh	34	Egypt
9	Barbados	35	El Salvador
10	Belize	36	Eswatini
11	Benin	37	Fiji
12	Bolivia, Plurinational State of	38	Gabon
13	Botswana	39	Gambia
14	Brazil	40	Georgia
15	Brunei Darussalam	41	Ghana
16	Burkina Faso	42	Grenada
17	Burundi	43	Guatemala
18	Cabo Verde	44	Guinea
19	Cambodia	45	Guinea-Bissau
20	Cameroon	46	Guyana
21	Central African Republic	47	Haiti
22	Chad	48	Honduras
23	Chile	49	Hong Kong, China
24	Colombia	50	Israel
25	Congo	51	Jamaica
26	Costa Rica	52	Jordan

No.	Member	No.	Member
53	Kazakhstan	82	Pakistan
54	Kenya	83	Panama
55	Kuwait, the State of	84	Papua New Guinea
56	Korea, Republic of	85	Paraguay
57	Kyrgyz Republic	86	Peru
58	Lao People's Democratic Republic	87	Philippines
59	Lesotho	88	Qatar
60	Liberia	89	Russian Federation
61	Macao, China	90	Rwanda
62	Madagascar	91	Saint Kitts and Nevis
63	Malawi	92	Saint Lucia
64	Maldives	93	Saint Vincent and the Grenadines
65	Mali	94	Samoa
66	Mauritania	95	Saudi Arabia, Kingdom of
67	Mauritius	96	Senegal
68	Mexico	97	Seychelles
69	Moldova, Republic of	98	Sierra Leone
70	Mongolia	99	Singapore
71	Montenegro	100	Solomon Islands
72	Morocco	101	South Africa
73	Mozambique	102	Sri Lanka
74	Myanmar	103	Suriname
75	Namibia	104	Chinese Taipei
76	Nepal	105	Tajikistan
77	Nicaragua	106	Tanzania
78	Niger	107	Thailand
79	Nigeria	108	Togo
80	North Macedonia	109	Tonga
81	Oman	110	Trinidad and Tobago

No.	Member	No.	Member
111	Tunisia	117	Vanuatu
112	Türkiye	118	Venezuela, Bolivarian Republic of
113	Uganda	119	Viet Nam
114	Ukraine	120	Yemen
115	United Arab Emirates	121	Zambia
116	Uruguay	122	Zimbabwe

It is requested that this notification under Article 12.1 (c) of the WTO Agreement on Safeguards be brought to the notice of Members.



**NOTIFICATION UNDER ARTICLE 12.4 OF THE AGREEMENT
ON SAFEGUARDS BEFORE TAKING A PROVISIONAL
SAFEGUARD MEASURE REFERRED TO IN ARTICLE 6**

**NOTIFICATION UNDER ARTICLE 12.1(B) OF THE AGREEMENT ON
SAFEGUARDS ON FINDING A SERIOUS INJURY OR THREAT
THEREOF CAUSED BY INCREASED IMPORTS**

**NOTIFICATION PURSUANT TO ARTICLE 9, FOOTNOTE 2
OF THE AGREEMENT ON SAFEGUARDS**

PHILIPPINES

Cement

The following communication, dated 20 February and received on 26 February 2025, is being circulated at the request of the delegation of the Philippines.¹

Further to [G/SG/N/6/PHL/21](#) dated 4 November 2024 and pursuant to Article 12 and Article 9 of the WTO Agreement on Safeguards, the Permanent Mission of the Philippines to the WTO hereby notifies the Committee on Safeguards of its preliminary determination findings on the investigation on the importation of Ordinary Portland Cement and Blended Cement from various countries, and before taking a provisional safeguard measure under Article 6 of the Safeguards Agreement.

1. PROVIDE THE PRECISE DESCRIPTION OF THE PRODUCTS INVOLVED

Ordinary Portland Cement under ASEAN Harmonized Tariff Nomenclature (AHTN) Code 2523.29.90 and Blended Cement under AHTN Code 2523.90.00.

2. SPECIFY THE PROPOSED PROVISIONAL SAFEGUARD MEASURE

The provisional safeguard measure will take the form of a cash bond amounting to PhP400/MT or PhP16/40kg bag classified under AHTN Code Nos. 2523.29.90 and 2523.90.00, shall be imposed while the case is under formal investigation by the Tariff Commission, for a period of 200 days from the date of issuance by the Bureau of Customs (BOC) of an Order/Circular.

Imports originating from developing countries listed in Annex A shall not be subject to the provisional safeguard measure.

Importers of Ordinary Portland Cement and Blended Cement from a country that is exempt from the safeguard duty shall submit a Certificate of Origin (CO) issued by the authorized agency/office in

¹ A copy of the DTI Administrative Order has been submitted electronically. To consult this document please contact Ms Richards (anne.richards@wto.org) of the Rules Division.

the source country of manufacture, subject to affixation of "Apostille" to the document or authentication by the Philippine Embassy/Consulate General, as applicable.

3. SPECIFY THE PROPOSED DATE OF INTRODUCTION OF THE PROVISIONAL SAFEGUARD MEASURE

The provisional safeguard measure is scheduled to enter into force upon issuance by the BOC of the relevant Customs Memorandum Order (CMO) or Customs Memorandum Circular (CMC). The Order signed by the Secretary of Department of Trade and Industry (DTI) was published in two (2) newspapers of general circulation on 24 February 2025.

4. EXPECTED DURATION OF THE PROVISIONAL SAFEGUARD MEASURE, IF ANY DECISION ON THE DURATION OF THE SAFEGUARD MEASURE HAS BEEN MADE

The provisional safeguard measure will be in force for two hundred (200) days.

5. PROVIDE THE BASIS FOR:

(a) Making a preliminary determination, as provided for in Article 6, that increased imports have caused or are threatening to cause serious injury

A review of the evidence made available to DTI shows:

1. That the volume of imports of Cement:
 - In absolute terms, imports have steadily risen year-on-year from 2019 to 2024 except in 2020. Imports grew by 10% in 2020, 17% in 2021, 5% in 2023 and 9% in 2024;
 - In relative terms, the share of imports relative to domestic production has also increased from 30% in 2019 to 47% in 2023, and further to 51% in the first half of 2024.
2. That the increased imports caused serious injury to the domestic industry as follows:
 - Share of domestic sales to Philippine market exhibited a downward trend from almost 78% in 2019 to almost 74% in 2020 and 2021 to 71% in 2022 and further decline to almost 68% in 2023;
 - Imports share to Philippine market steadily rose from 22% in 2019 to 32% in 2023.
3. That increased imports were the substantial cause of serious injury to the domestic industry which was caused by increased imports based on the following:
 - The condition of competition showed that the market share of local cement producers decreased during the POI from almost 78% in 2019 to almost 68% in 2023, as imports in the domestic market displaced locally produced cement from approximately 22% of market share of imports in 2019 to 32% in 2023;
 - Domestic industry suffered significant impairment in its overall condition in terms of declining domestic sales, production, capacity utilization, profitability, and employment except in 2021 when the economy started to recover from the pandemic. The condition of the domestic industry worsened in 2023 when imports recorded its highest market share at 32% while domestic industry shrank to the lowest level of sales.

(b) Determining that there are critical circumstances where delay would cause damage which it would be difficult to repair

The existence of a causal link between the increased imports of the product under consideration and serious injury to the domestic industry has been established in the investigation. The evidence submitted by all interested parties justify the imposition of the provisional measure to prevent further injury to the local industry which is difficult to repair.

6. OFFER OF CONSULTATIONS

The Government of the Philippines offers consultations on the provisional safeguard measures.

ANNEX A**LIST OF DEVELOPING COUNTRIES AND SEPARATE CUSTOMS TERRITORIES EXCLUDED FROM THE IMPOSITION OF THE PROVISIONAL SAFEGUARD MEASURE ON IMPORTED ORDINARY PORTLAND CEMENT AND BLENDED CEMENT**

East & Southern Africa	West Africa	North Africa	South Asia
Angola	Benin	Algeria	Afghanistan
Botswana	Burkina Faso	Egypt, Arab Rep.	Bangladesh
Burundi	Cameroon	Libya	Bhutan
Comoros	Cape Verde	Morocco	British Indian Ocean Territory
Congo. Dem. Rep.	Central African Rep.	Tunisia	Timor-Leste
Djibouti	Chad		India
Eritrea	Congo, Rep.		Maldives
Eswatini	Cote d' Ivoire		Nepal
Ethiopia	Equatorial Guinea		Pakistan
Kenya	Gabon		Sri Lanka
Lesotho	Gambia, The		
Madagascar	Ghana		
Malawi	Guinea		
Mauritius	Guinea, Bissau		
Mozambique	Liberia		
Namibia	Mali		
Reunion	Mauritania		
Rwanda	Niger		
Seychelles	Nigeria		
Somalia	Sao Tome & Principe		
South Africa	Senegal		
Sudan	Sierra Leone		
Tanzania	Togo		
Uganda			
Zambia			
Zimbabwe			

Europe & Central Asia	Middle East	Americas	East Asia & Pacific
Albania	Bahrain	Anguilla	American Samoa
Armenia	Iran, Islamic Rep.	Antigua & Barbuda	Brunei Darussalam
Azerbaijan	Iraq	Argentina	Cambodia
Belarus	Jordan	Aruba	Christmas Is.
Bosnia & Herzegovina	Kuwait	Bahamas	Cocos (Keeling) Is.
Bulgaria	Lebanon	Barbados	Cook Is.
Croatia	Oman	Belize	Fiji
Cyprus	Qatar	Bermuda	French Polynesia
Georgia	Saudi Arabia	Bolivia	Guam
Kazakhstan	Syrian Arab Rep.	Brazil	Hong Kong, China
Kyrgyz Republic	United Arab Emirates	British Virgin Is.	Indonesia
Macedonia, FYR	West Bank & Gaza	Cayman Is.	Johnston Is.
Malta	Yemen, Rep.	Colombia	Kiribati
Moldova		Costa Rica	Korea, Dem. Rep.
Romania		Cuba	Lao PDR
Russian Federation		Dominica	Macau, China
Tajikistan		Dominican Rep.	Malaysia
Türkiye		Ecuador	Marshall Islands
Turkmenistan		El Salvador	Micronesia, Fed. Sts.
Ukraine		Falkland Is. (Malvinas)	Midway Is.
Uzbekistan		French Guiana	Mongolia
		Grenada	Myanmar
		Guadeloupe	Nauru
		Guatemala	New Caledonia
		Guyana	Niue
		Haiti	Northern Marianas Is.
		Honduras	Palau
		Jamaica	Papua New Guinea
		Martinique	People's Republic of China
		Mexico	Pitcairn Is.
		Montserrat	Samoa
		Netherland Antilles	Singapore
		Nicaragua	Solomon Islands
		Norfolk Is.	Chinese Taipei
		Panama	Tokelau
		Paraguay	Thailand
		Peru	Tonga
		Puerto Rico	Tuvalu
		St. Helena	Vanuatu
		St. Kitts & Nevis	Wake Is.
		St. Lucia	Wallis & Futuna Is.
		St. Pierre & Miquelon	
		St. Vincent & the Grenadines	
		Suriname	
		Trinidad & Tobago	
		Turks & Caicos Is.	
		Uruguay	
		US Virgin Is.	
		Venezuela	