**Unfriendly Amendment to Draft Resolution 1.1** 

**Committee: The World Trade Organization** 

**Topic: Promotion of Fair Trade** 

Sponsors: the Republic of Colombia, Arab Republic of Egypt

Signatures: People's Republic of China, Republic of India, Canada, the United

States of America, Russian Federation, the United Kingdom of Great Britain and

Northern Ireland, Republic of Korea, Japan, Malaysia, Sweden

The World Trade Organization,

Recalling the aspects discussed and proposed by the Draft Resolution 1.1,

Fully aware of Intellectual Property Rights (IPR) disputes across nations, leading to

unsteady of international trade,

Proposing measures to ensure the rights of members be equally recognized and

respected by the committee,

Hereby,

Part VI. IPR Protection and Cooperation in Global Trade

1. Emphasizes that all member states resolve to respect IPR globally, in aspects of

copyright, patent rights and trademark rights;

2. Expresses its hope in fostering development and access to innovation, ensuring

- that it does not impede access to knowledge and technology, particularly for developing countries;
- Suggests increasing funding for World Intellectual Property Organization
   (WIPO)'s capacity-building initiatives, particularly in developing countries where
   IPR awareness and enforcement are often lacking;
- 4. *Calls for* the establishment of a WIPO-led task force to monitor and address emerging IPR challenges, such as those posed by digital technologies and artificial intelligence;
- 5. *Encourages* member states to explore the possibility of harmonizing their IPR laws and regulations to facilitate more effective cross-border enforcement;
- 6. Accepts that technologies be categorized into fundamental technologies, including agriculture and infrastructure development, and advanced technologies, including finance and semiconductor technologies;
- 7. *Recommends* that a 30% usage cost be lowered for fundamental technologies, and a 10% usage cost be lowered for advanced technologies;
- 8. *Resolves* the establishment of a supervision committee, with the following responsibilities and powers:
  - (a) *Declaring* that the committee's initiatives include the promotion of information exchange and best practices sharing, improvement of public awareness and education about IPR, promoting collaboration between industries and research institutions,
  - (b) Designating members to form the committee from both the technology

- receiving countries and the technology transferring countries,
- (c) *Approving* that a mediation and dispute resolution mechanism be set up accordingly, enacting with legal enforcement,
- (d) *Confirming* that the committee has the right to evaluate the IPR protection conditions in the receiving nations, including the authority to read documents and statistics concerning the policies involved,
- (e) *Enforcing* punishment on countries that do not comply with the requirements set by the committee in various and appropriate ways including but not limited to compensation,
- (f) Affirming that if the technology receiving country continues to violate the rules set by the committee, the country who transferred the technology have the right to terminate technology transfers.