WORLD TRADE

ORGANIZATION

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UNITED STATES – ANTI-DUMPING MEASURES ON CERTAIN HOT-ROLLED STEEL PRODUCTS FROM JAPAN

<u>Understanding between Japan and the United States</u>

The following communication, dated 7 July 2005, from the delegation of Japan and the delegation of the United States to the Chairman of the Dispute Settlement Body, is circulated at the request of those delegations.

Japan and the United States would like to inform the Dispute Settlement Body of the attached "Understanding between Japan and the United States" with respect to the dispute *United States – Anti-Dumping Measures on Certain Hot-Rolled Steel Products from Japan* (WT/DS184).

We request that you please circulate this notification to the Members of the Dispute Settlement Body.

Understanding between Japan and the United States of America

Noting that the United States has informed the Dispute Settlement Body (DSB) that it will continue to work to bring its anti-dumping measures on certain hot-rolled steel products from Japan into conformity with its WTO obligations,

Our two governments have reached the following understanding with regard to the dispute *United States – Anti-Dumping Measures on Certain Hot-Rolled Steel Products from Japan*:

Japan will not at this stage request authorization from the DSB to suspend concessions or other obligations pursuant to Article 22.2 of the *Understanding on Rules and Procedures Governing the Settlement of Disputes* (DSU).

- 1. If Japan at some future date decides to request DSB authorization to suspend concessions or other obligations under Article 22.2 of the DSU, it will provide the United States advance notice and will consult with the United States before making such a request.
- 2. Japan retains its right to be granted DSB authorization to suspend concessions or other obligations pursuant to Article 22.6 of the DSU at any future date and the United States will not seek to block Japan's request for DSB authorization on the grounds that such DSB action would not be within the time period set out in the first sentence of Article 22.6 of the DSU.
- 3. The United States retains the right to object to the level of suspension proposed, or to claim that the principles and procedures set forth in Article 22.3 of the DSU have not been followed, and to have the matter referred to arbitration under Article 22.6 of the DSU.
- 4. Japan and the United States agree to request jointly the adoption by the DSB of the draft decision attached to this Understanding at its meeting on 20 July 2005.

(signed)
Mr Ichiro Fujisaki
Ambassador
Permanent Representative of Japan

(signed)
Mr David Shark
Chargé d'affaires, a.i.
Permanent Mission of the United States

Draft Decision of the DSB

The DSB takes note of the Understanding reached between Japan and the United States and agrees that, upon a request by Japan, the DSB shall grant Japan authorization to suspend concessions or other obligations unless (i) the DSB decides by consensus not to do so or (ii) the United States objects to the level of suspension proposed or claims that the principles and procedures in DSU Article 22.3 have not been followed, referring the matter to arbitration under Article 22.6 of the DSU.