Workshop of Experts from Parties to the Montreal Protocol to develop specific areas and a conceptual framework of cooperation to address illegal trade in ozone depleting substances

Note by the Secretariat

A. Background

1. The 16th Meeting of the Parties considered several reports and proposals dealing with illegal trade in ozone depleting substances. On the basis of their deliberations, the Parties took decision XVI/33 (attached as Annex I to this document). Paragraph 6 of decision XVI/33 led to the convening of this workshop. Specifically, that provision requested the Ozone Secretariat to convene:

   “a workshop of experts from Parties to the Montreal Protocol to develop specific areas and a conceptual framework of cooperation [to address illegal trade in ozone depleting substances] in light of both the information already available, and of the reports to be produced by the Secretariat pursuant to paragraph 4 and 5 [of this decision].”

2. Paragraph 4 of decision XVI/33 requests the Secretariat to gather further ideas from parties on further cooperation between Parties and other bodies in combating illegal trade. In February 2005, the Secretariat sent out a letter to all Parties citing this decision and requesting them to submit their ideas. As of the time of the writing of this note, no submissions had been received. Any submissions that are received will be summarized and presented by the Secretariat at the workshop.

3. Paragraph 5 of decision XVI/33 directed the Secretariat to prepare for the consideration of the Parties, draft terms of reference for a feasibility study on the development a system for tracking trade in ODS, and an estimate of the cost of carrying out such a study. The Secretariat has prepared those draft terms of reference and they have been dispatched to all Parties to enable their consideration. A copy of those draft terms of reference is included as Annex II to this note.

4. Finally, it should be recalled that paragraph 7 of decision XVI/33 calls for the Parties “to consider the information on the outcome of the workshop to be convened by the Ozone Secretariat at the 17th Meeting of the Parties.”
5. On the basis of Decision XVI/33, it is clear that the goal of the workshop is to develop specific ideas and a conceptual framework for cooperation between parties and other bodies in combating illegal trade.

6. In their deliberations on this issue, the Parties expressed some concerns about funding for this workshop. Specifically, paragraph 7 of the decision states that the workshop should be convened “provided that funds are available.” In order to minimize related costs, the Ozone Secretariat has worked with the Multilateral Fund Secretariat in an effort to hold this workshop back to back with the first meeting of the Executive Committee for 2005. By doing so, the Secretariat is taking advantage of the presence of a number of key Parties as well as the implementing agencies of the Multilateral Fund. In addition, the Ozone Secretariat has invited experts from several other Secretariats of other Multilateral Environmental Agreements (MEAs) to provide an overview of the frameworks that they have established to address illegal trade. Any submissions by those experts will be made available to the participants in the workshop as soon as they become available.

B. Summary of Working Documents

7. Decision XV/33 identifies a number of components that the experts from Parties are asked to consider in their efforts to develop further ideas and a framework for cooperation to address illegal trade. Those include submission of ideas by Parties pursuant to the February letter sent by the Secretariat, the note of the Secretariat presented to the 16th meeting of the Parties on the streamlining and exchange of information on reducing illegal trade, the Secretariat’s draft terms of reference for a feasibility study on developing a system of tracking trade in ODS, and the report of UNEP DTIE presented to the 16th Meeting of the Parties on the activities of the regional networks in combating illegal trade. Those documents are summarized below with special emphasis on provisions which might serve as components for an overall framework of cooperation on addressing illegal trade.

i. Ideas Submitted by Parties

8. As noted above, decision XVI/33 requested the Secretariat to request submissions of ideas from Parties, and the Secretariat will make available to the participants both in full and summary form, all of the submissions that it receives prior to the workshop.

ii. The note by the Secretariat to the 16th Meeting of the Parties on streamlining the exchange of information on reducing illegal trade.

9. At the 16th Meeting of the Parties, the Secretariat submitted document 16/8 on Streamlining the exchange of information on reducing illegal trade in ozone depleting substances. In that document, the Secretariat noted that Decision XIV/7 requested the Secretariat to initiate exchanges with countries to explore options for reducing illegal trade, and towards that end, the Secretariat sent a letter in May, 2004 soliciting the views of the Parties. This is very similar to the exercise called for in decision XVI/33 and noted in point i above. In response to the Secretariat’s May, 2004 note, the Secretariat received responses from 9 countries. A summary of those responses, which were included in document 16/8, follow.

1. Coordination by Parties at the national and international levels to prevent illegal trade is very important. Comprehensive measures should therefore be established in this regard, including:

(a) Implementing efficient legal systems to control and monitor imports and exports of ozone-depleting substances;

(b) Bringing enforcement in specific cases of illegal import of ozone-depleting substances;

(c) Specifying harmonized system codes for all ozone-depleting substances;
(d) Enhancing participation of customs authorities by:

(i) Providing training to all customs officers and evaluation of their training. The training should focus on measures to identify and prevent illegal trade in ozone-depleting substances;

(ii) Enhancing import/export monitoring of ozone-depleting substances;

(iii) Providing monitoring tools;

(iv) Developing information systems to link data between permission authorities and the Customs Department;

(e) Coordinating within regional networks to exchange information on licit and illicit trade. Consideration may be given to setting up databases on illegal trade in the regional networks. The databases could store information on importing, exporting and transit countries and the conditions for issuing licenses, which contribute to the enforcement of preventive measures and countermeasures against illegal trade.

2. Collaboration among national ozone units of Parties all over the world should be enhanced to enable importing countries to obtain information from exporting countries. This would help to prevent illegal trade in ozone-depleting substances and equipment containing them.

3. Dissemination by Parties of new methods regarding illegal trade should be promoted. If one country detects a new method of illegal trade, it should be disseminated among the Parties so that they can take precautionary actions. Dissemination of information should aim at intensifying joint efforts to improve means of identification of ozone-depleting substances and prevention of their illegal trade.

4. Education is key to curbing illegal trade. Emphasis should be on training and capacity-building of the officials responsible for phasing out ozone-depleting substances.

5. The Parties may consider carrying out a study of cases of illegal trade and efforts made in connection with other international regimes dealing with the management of controlled chemicals and consider the lessons learned under those regimes.

6. Networks should be created among customs officers of neighbouring countries to achieve the easy exchange of information on illegal trade.

10. The Workshop may wish to consider if any of these ideas could serve as components for a framework of cooperation on addressing illegal trade. In any event, any proposals resulting from the workshop should be made in light of these suggestions and the other meeting documents identified by the Parties in decision XVI/33 as being important.

iii. Secretariat’s Draft Terms of Reference for a Feasibility Study on the Development of a System for Tracking Trade in ODS.

11. Decision XVI/33 called on the Workshop of Experts from Parties to develop their recommendations in light of a number of items, including the Draft Terms of Reference for a Feasibility Study on the Development of a System for Tracking Trade in ODS. The Secretariat has developed and posted those draft terms of reference on its web site for consideration by the Parties. The draft terms of reference, which are appended as Annex I to this document, will also be sent to all Parties with the pre-meeting documents to facilitate their consideration at the Open Ended Working Group. Workshop participants may wish to consider if any of these ideas could serve as components for a framework of cooperation on addressing illegal trade.
iv. UNEP DTIE’s Review of Activities of the Regional Networks with Regard to Means of Combating Illegal Trade

12. In accordance with decision XIV/7, UNEP DTIE reported to the 16th Meeting of the Parties on activities of the regional networks with regard to means of combating illegal trade. Decision XVI/33 indicated that the proposals of the workshop should be taken in light of this report, and the reports referred to above. A summary of the UNEP DTIE report to the 16th meeting follows. The full report is annexed to this document.

13. UNEP’s nine regional networks, funded through the Multilateral Fund, provide a platform for Ozone Officers from Article 5 countries to exchange experiences, develop their skills for implementing and managing the ODS phase out, and tap the expertise of their peers in both developed and developing countries. The activities of the regional networks that assist in combating illegal trade in ODS can be divided into 3 interrelated categories.

14. First, facilitating implementation of national and regional customs training should be considered a most important way to prevent illegal trade, as Customs officers and other enforcement bodies play an essential role in the effective monitoring and control of import/export licensing mechanisms, the collection of data, and the enforcement of regulations which help prevent illegal trade. UNEP’s training for Customs officers follows the train the trainer approach which aims at ensuring the sustainability of the training through the development of national trainers who will in turn train the other customs officers and stakeholders in a number of national training workshops. Initial Customs Training of Trainers has taken place now in over 50 countries, and in 31 countries, both trainers and downstream users have been trained. UNEP’s training program is constantly improving as a consequence of discussions in network meetings and the related exchange of information and experience that takes place during those meetings. Further, Customs training has spurred more routine communication between national stakeholders, thereby creating a platform for networking and twining, and for awareness raising. More recently, integrated customs training with other related MEAs has been proposed by UNEP, and a green customs web cite has been launched.

15. Second, Networking and Twining create formal and informal links that improve collection and exchange of information between relevant countries and create the possibility of joint action against illegal traders. While networking involves a large number of countries, twining initiates closer relationships between a more limited number of countries that have common problems to solve. One unique project which demonstrates this effort involves the ongoing bilateral work of Sweden in both South Asia and South East Asia and the Pacific. The project uses the framework of the regional networks to develop practical cooperation between customs and ODS officers in the region, thereby developing the necessary framework for a continuous regional and national cooperation on monitoring and control of ODS trade. This work enables the gathering and dissemination of information for the development of risk profiles and development of targeted enforcement tools.
16. Such networking and twining activities as joint workshops for customs and ozone officers, collection and analyzing quantitative data on trade in ODS in countries within a region, initiating and facilitating small group country consultations (twining and organizing joint workshops for industry, customs and ozone officers, have had the effect of enabling more routine contact and greater exchange of information between countries, initiating formal agreements between customs and National ozone units, raising awareness, enabling implementation of new enforcement tools, the creation of issue specific task forces, confirmation of routes of illegal ODS traffic and increasing seizures of illegal traffic of ODS.

17. The final pillar of the process is awareness raising of the general public and targeted groups (customs, industry, trade, NGOs) on the problem of illegal trade in ODS. Such awareness is very important for achieving success. While the preceding activities have awareness raising components, UNEP participates in many more targeted awareness raising activities such as: helping countries where customs training is taking place to publicize the events in the media so the general public will learn of the problems and the efforts to solve them; activity disseminating information on proven cases of illegal trade; producing information sheets facilitating recognition of the illegal shipments, collecting and disseminating to countries in the region information sheets on legal exporters and importers, and legislation that exists in different countries, drafting concise leaflets containing useful information facilitating identification of ODS shipments by customs and other relevant stakeholders; developing the on-line image bank of photos related to illegal trade as a handy reference for customs officers to help them recognize illegal shipments, and, explaining the issue of illegal trade in ODS to the regional trade and political organisations that can then include them in their work programs.

18. The preceding documents contain many components that the Workshop participants may find useful in developing proposals on a framework for cooperation to address illegal trade. The Secretariat would also like to bring to the attention of the experts from Parties a limited number of potentially practical ideas and possible components for a framework that were contained in some of the past decisions and/or other activities that had taken place. Those ideas and/or components of past decisions of the Parties which target cooperation between countries are listed below with a citation to their derivation:

a. Side Events on Illegal Trade held at the – Meeting of the Open Ended Working Group and the – Meeting of the Parties: The Secretariat would note that at two times during the lunch hour of a past Protocol meeting, a Party has hosted a side event to discuss their efforts to address illegal trade, both nationally and globally, and that these meetings have served as a spring board for further discussion and collaboration between Parties. The experts from Parties present at the workshop may wish to consider if having such exchanges on a more regular basis could serve as a useful idea or component of an overall framework for further cooperation on addressing illegal trade.

b. Decision VII/9 paragraph 4: “That in addition to the reporting required under Article 7 of the Protocol, exporting Parties should report to the Ozone Secretariat by 30 September each year on the types, quantities and destinations of their exports of ozone depleting substances during the pervious year.” The experts from Parties present at the workshop may wish to consider if the reinforcement or expansion of this requirement could serve as a useful idea or component of an overall framework for further cooperation on addressing illegal trade. [Possible areas of expansion could include: 1. the preparation of a standard reporting format for this information, and the sharing of export information solely with the country that had been designated as the importer; this could make reporting of exports more robust and useful; and/or, 2. the already existing requirement to report on exports noted above could be extended to imports in order to facilitate Secretariat and national cross checking of information on imports and exports.]
c. **Decision XIV/7 paragraph 5:** “To encourage all Parties to exchange information and intensify joint efforts to improve means of identifying of ODS and prevention of illegal ODS traffic. In particular, those Parties concerned should even make greater use of UNEP regional networks, and other networks in order to increase cooperation in illegal trade issues and enforcement activities”. The experts from Parties present at the workshop may wish to consider if reinforcement of this decision could serve as a useful idea or component of an overall framework for further cooperation on addressing illegal trade.

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**Annexes to this Note**

Annex I – Decision XVI/33.

Annex II – Draft Terms of Reference by the Secretariat for a feasibility study on developing a system for tracking ODS.

Decision XVI/33. Illegal trade in ozone-depleting substances

1. To note with appreciation the notes by the Secretariat on information reported by the Parties on illegal trade in ozone-depleting substances\(^1\) and on streamlining the exchange of information on reducing illegal trade in ozone-depleting substances;\(^2\)

2. Further to note with appreciation the report by the Division of Technology, Industry and Economics of the United Nations Environment Programme on activities of the regional networks with regard to means of combating illegal trade;\(^3\)

3. To note the need for coordination of efforts by Parties at national and international level to suppress illegal trade in ozone-depleting substances;

4. To request the Ozone Secretariat to gather further ideas from the Parties on further areas of cooperation between Parties and other bodies in combating illegal trade such as development of a system of tracking trade in ozone-depleting substances and improvement of communications between exporting and importing countries in the light of the information provided in the note by the Secretariat on streamlining the exchange of information on reducing illegal trade in ozone-depleting substances and the report by the Division of Technology, Industry and Economics of the United Nations Environment Programme on activities of the regional networks with regard to means of combating illegal trade;

5. Further to request the Ozone Secretariat to produce draft terms of reference for a study on the feasibility of developing a system of tracking trade in ozone-depleting substances and the cost implications of carrying out such a study, taking into account the proposal presented by Sri Lanka;

6. To request in addition the Executive Secretary of the Ozone Secretariat to convene in the first half of 2005, and provided that funds are available, a workshop of experts from Parties to the Montreal Protocol to develop specific areas and a conceptual framework of cooperation in the light both of information already available and of the reports to be produced by the Secretariat pursuant to paragraphs 4 and 5 above and make appropriate proposals to the Meeting of the Parties;

7. To consider the information on the outcome of the workshop to be convened by the Ozone Secretariat at the Seventeenth Meeting of the Parties.

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\(^1\) UNEP/OzL.Pro.16/7.
\(^2\) UNEP/OzL.Pro.16/8.
\(^3\) UNEP/OzL.Pro.16/13.
ANNEX II

DRAFT TERMS OF REFERENCE FOR A FEASIBILITY STUDY ON DEVELOPING A SYSTEM FOR TRACKING THE MOVEMENT OF OZONE DEPLETING SUBSTANCES

Background

On many occasions, the Parties to the Montreal Protocol have expressed concern regarding the illegal trade in ozone depleting substances (ODS), and products containing ozone depleting substances. The Parties have discussed various ways that they could possibly address the issue. Some parties believe that illegal trade could be diminished if there were a system for tracking the movement of ODS and related products from its point of production and export to its final point of import. Some Parties, however, have expressed doubt regarding the feasibility of developing such a system, as well as the cost of implementing such a system. As a consequence the Parties to the Protocol took decision XVI/33, which, among other things, directed the Secretariat “to produce draft terms of reference for a study on the feasibility of developing a system of tracking trade in ODS and the cost implications of carrying out such a study, taking into account the proposal presented by Sri Lanka.”

What follows is a draft terms of reference for the study referred to above. In the time between their dispatch to the Parties and the Open Ended Working Group, an effort will be made to obtain indicative costing to carry out such a study. This information would be passed on to the Parties and may be used to enable them to come to some conclusion on next steps at their 17\textsuperscript{th} meeting.

Draft Terms of Reference

1. Describe the logistical and regulatory steps that bulk movement of ODS can be expected to take in its journey from the point of production, to the export of the substance, to the final import for use.

2. Describe potential actions that could be used to assist in the tracking of such bulk substances as they move through the various steps from production to final import.

3. Examine how tracking mechanisms operate in other international agreements (such as the Rotterdam Convention, Basel Convention, CITES, Kimberley Process, Convention on the Conservation of Antarctic Marine Living Resources, EU Timber imports (under development)) and how these systems may or may not be useful models for the development of a system for tracking the movement of ODS in a manner that would assist in the efforts to reduce illegal trade.

4. Describe important components that would usefully be included in an effective tracking system for the monitoring and control of trade in ODS between the country of export and the country of import. For example, these could include information on:

   a. Country of Export
      - carrier
      - port of export
      - customs information on exported ODS
b. Country of transit or transhipment
   - port of transit/transhipment\(\text{import/export}\)
   - customs information on ODS in transit or transhipment

c. Country of final import
   - Carrier
   - Port of import
   - Customs information on imported ODS

5. Describe sources of information and types of information flows that would be needed to enable an ODS tracking system to be successful in reducing illegal trade, and describe the functional governmental or nongovernmental units that would be need to be involved in providing and monitoring such information – considering both centralized and decentralized systems. Investigate if there are any legal impediments, through, for example, confidentiality law or international trade law, that would inhibit the assembly of needed information.

6. Communicate with 5-7 producing country governments and/or producers/international distributors in those countries (representing Parties operating under Article 5 and Parties not operating under Article 5) to get their views on the feasibility and cost of obtaining needed information for implementing a tracking system. Also communicate with the government and primary distributors in the 2 or 3 countries (representing Parties operating under Article 5 and Parties not operating under Article 5) responsible for the majority of the transit and transshipment of ozone depleting substances to discuss these same matters.

7. Taking into account the above, describe, in an overview fashion, two or three potentially workable options for tracking systems that would be useful in reducing illegal trade in ODS. Those options should describe the steps and actions that would have to be taken at the producer, distributor, governmental and Secretariat level, as appropriate, to facilitate their effective implementation. Finally, estimates of the annual user (government, exporter/importer, Secretariat) costs, and system wide costs for implementation should be provided for each option.
ANNEX III

ACTIVITIES OF THE REGIONAL NETWORKS
WITH REGARD TO MEANS OF COMBATING
ILLEGAL TRADE

Report of the UNEP DTIE

Introduction

Decision XIV/7 which was agreed at the XIVth MOP in Rome in 2002 requests UNEP DTIE to report through the Executive Committee to the XVIth MOP on the activities of UNEP regional networks with regard to means of combating illegal trade in ozone depleting substances. The objective of that request is to review the efforts made so far to combat illegal trade in ODS in different regions of the world and suggest how the regional networks could further act to prevent such illegal trade to develop in the future.

As it was shown in the Report of the Ozone Secretariat on illegal trade in ODS presented to the Parties at XXIIth Meeting of the OEWG in July 2002, illegal trade has become one of the major obstacles in achieving smooth phase out of ODS in developing countries and CEITs. The report encouraged activities to be taken at national, regional and global scale aiming at improving the process of monitoring and control of ODS in order to avoid development of illegal trade. Among others, the report mentioned the need of enforcement of legislation dealing with ODS through investment in customs resources, including training and equipment and emphasised the important role of cooperation between enforcement authorities at national and regional level.

UNEP DTIE has been very active in that regard since 1997 when the Executive Committee approved the first regional workshop on monitoring and control of ODS conducted by UNEP. Later on, a number of actions have been undertaken by UNEP in the framework of Refrigerant Management Plans and other Projects financed by the Multilateral Fund and GEF. Recently, the actions of UNEP regional networks aimed at combating illegal trade in ODS have been significantly intensified due to establishment of a Compliance Assistance Programme (CAP) approved by the Executive Committee in 2002 and being presently implemented at the regional level. Improvement of monitoring and control of ODS is one of the key objectives of CAP.

The activities of UNEP regional networks described in this report have facilitated preventing and combating illegal trade in ODS. They have supported the implementation of national and sector phase out plans being implemented by Article 5 countries through raising awareness, improving exchange of information and creating enabling environment for collaborative efforts of different groups of stakeholders. Establishment of appropriate legislation on ODS and its effective enforcement have been promoted through networking activities.

2.0 Activities of the UNEP Regional Networks in regard to means of combating illegal trade in ODS

UNEP regional networks provide a platform for Ozone Officers from Article 5 countries to exchange experiences, develop their skills and tap the expertise of their peers in both developing
and developed countries. Conducted at the regional level, the activities of the networks build up the Ozone Officers’ skills for implementing and managing their national ODS phase-out.

Presently, there are 9 UNEP regional networks managed by the offices situated within particular regions:

- Latin America & Caribbean-South (10 A5 plus 2 A2 countries)
- Latin America & Caribbean-Central (10 A5 plus 2 A2 countries)
- Latin America & Caribbean-Caribbean (13 A5 plus 2 A2 countries)
- South East Asia & the Pacific (11 A5 plus 2 A2 countries)
- South Asia (11 A5 plus 2 A2 countries)
- Africa-English Speaking (26 A5 plus 1 A2 country)
- Africa-French Speaking (27 A5 plus 2 A2 countries)
- West Asia (12 A5 plus 2 A2 countries)
- Eastern Europe and Central Asia (10 A5 plus 5 A2 countries)

The UNEP offices hosting the networks are: Regional Office for Africa (ROA), Regional Office for Asia and the Pacific (ROAP), Regional Office for Latin America and the Caribbean (ROLAC) and Regional Office for West Asia (ROWA). The Interim Regional Network Coordinator for Eastern Europe and Central Asia is presently based in Paris.

Activities of the UNEP regional networks that assist in combating illegal trade in ODS in the relevant regions can be divided in the following three broad categories which will be briefly described below individually though it should be understood that they are closely interrelated:

- Facilitating implementation of national and regional customs training
- Networking and twinning
- Awareness raising

2.1 **Facilitating implementation of national and regional customs training**

Appropriate training of customs officers and other stakeholders involved in monitoring and control of ODS should be considered the most important way to prevent illegal trade. Customs agencies and other enforcement bodies play an essential role in the effective monitoring and control of import/export licensing mechanisms, in the collection of import/export data, in the enforcement of ODS regulations and in the prevention of illegal trade.

The UNEP training programme for customs officers follows the "train-the-trainers" approach, which aims at ensuring sustainability of the training through development of national trainers. Phase I involves a “train-the-trainer” workshop. Once the national ODS import/export licensing system is in place or ready to be put in place, and a Country Handbook on ODS legislation and import-export licensing system has been prepared, Phase I is conducted. The participants of “train-the-trainer” workshop to train the other customs officers and other stakeholders in Phase II of customs training which involve a number of national training workshops.

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1 "Study on Monitoring of International Trade and Prevention of Illegal Trade in ODS, mixtures and products containing ODS” – document UNEP/OzL.Pro./WG.1/22/4 available from Ozone Secretariat website
In some regions (Africa, South Asia, West Asia, Central and Eastern Europe) regional or sub-regional training workshops were held before starting customs training programmes in individual countries. UNEP also conducts regional workshops on ODS monitoring, licensing systems and Harmonised System Codes in Eastern Europe, CIS, Africa, Latin America and other regions.

Activities of the Regional Networks have helped to refine and improve national customs training courses in the following ways:

- The Customs training approach followed by UNEP has been extensively discussed during network meetings, and recommendations have been used as guidance to improve implementation of national customs training.
- National organisation of customs training has been improved through exchange of experiences between countries during network meetings and Custom-Ozone Officers meetings.
- Coordination meetings, especially on the cooperation between Customs and NOU have been conducted leading to actual agreements.
- Through the exchange of information on actual cases of seizures by customs in countries, the UNEP Customs Training Manual has been updated.
- Exchange of information on drafting the licensing system, especially those aspects related to enabling enforcement, e.g. information requested in different forms, reporting requirements, registration of importers/exporters, has improved the quality and accelerated the drafting in individual countries.
- Information exchange on the use of HS codes has also accelerated the introduction of licensing systems in individual countries, and promotes harmonisation of customs codes.
- Through the networks, contacts were made enabling experts from one country to assist other countries with implementation of customs training and/or drafting of legislation.

As of 15 September 2004, UNEP DTIE had coordinated the completion of Phase I training in 51 countries, and both Phases I & II training in 31 countries.

Customs training workshops not only provided the customs officers with tools needed to control ODS trade effectively, but also initiated routine communication between national stakeholders (in particular between environmental, trade and customs authorities) – see « Networking and Twinning » section below, created the platform for discussion on improvements of national legislation and effective enforcement of regulations concerning monitoring and control of ODS trade, and allowed for development of awareness raising on the threat of illegal trade in ODS - see « Awareness Raising » section below. The UNEP regional offices through CAP actively participated in this process as their representatives took part in a number of workshops and later assisted the countries in implementation of recommendations developed at the workshops.

Recently, the concept of integrated customs training has been proposed by UNEP as a result of wide consultations at the regional networks level, and with MEA Secretariats, customs authorities, non-governmental organisations and experts. This concept is based on the assumption that there are similarities in the approaches that must be taken by the customs officers in control of trade related to environmental conventions (Montreal Protocol, Basel Convention, Rotterdam Convention and CITES) and that it might be more effective to let the customs officers be acquainted with problems regarding the enforcement of all those major treaties at just one joint course rather than organise separate training workshops. It includes the organisation of national and regional integrated training
workshops when possible, preparation of integrated training materials where appropriate; and the development of links between existing web sites of MEA Secretariats.

On 2nd of June 2003, the “Green Customs” website was launched. It is supported by the World Customs Organization (WCO), Interpol, CITES, the Basel Convention and UNEP DTIE’s OzonAction Programme and offers information and training materials for customs officials to combat illegal trade in commodities of environmental concern. A pool of highly qualified trainers has been identified, which will constitute a task force to be deployed at each integrated training session. Their skills will be further strengthened through participation in the WCO's Fellowship Programme. Additional trainers will be added to meet future demand.

Future Plans include the development of a common agenda under integrated training, the development of special training modules; compilation of manuals, the development of distance and internet learning techniques for integrated training, drawing on the experiences of the World Customs Organization and CITES. A compliance and enforcement manual is also being developed which will be used to train enforcement personnel, including Customs officials.

The standard agenda of UNEP train-the-trainer workshops for customs officers on monitoring and control of ODS contains a presentation on trade-related elements of the other conventions helping customs officers to understand all relevant similarities and synergies. The idea of «green» customs training is discussed at regional workshops and meetings of ozone officers and customs officers (see «Networking and Twinning » section below).

2.2 Networking and Twinning

Networking and twinning, creating formal and informal links and improving collection and exchange of information between the relevant countries, are undoubtedly activities of the UNEP Regional Networks, which receive priority status. While networking concerns a large number of countries, which are encouraged to collaborate in certain areas, twinning involves initiating closer relationships between limited numbers of countries or stakeholders, which have common problems to solve. The crucial role networking and twinning play in preventing and combating illegal trade in ODS on regional and national scale is inevitable since a better understanding of the situation of other countries in the region with regard to monitoring and control of ODS trade and the possibility to take joint actions against illegal traders strengthen the capability of an individual country to deal with that problem.

The Regional Office for Asia and the Pacific (ROAP) is quite unique in that they have an ongoing Swedish bilateral project covering both the South Asia and South East Asia and the Pacific network countries. Sweden submitted and received approval for a bilateral project, to promote further regional co-operation for the control of trans-boundary movements of ODS in the SEAP network countries, from the Executive Committee of the Multilateral Fund at its 34th Meeting in July 2001. The Executive Committee of the Montreal Protocol approved at its 39th Meeting, the project “Preventing Illegal Trade of ODS in the South Asia Region” as an extension of the SEAP project. The project uses the framework of the Regional Networks to develop practical cooperation between customs and ODS officers in the region. The project aims at involving customs officers in the cooperation between ozone officers in the region, developing the necessary framework for a continuous regional and national cooperation on monitoring and control of ODS trade,
gathering and disseminating information for development of risk profiles, and developing enforcement tools.

A summary of those and other activities of UNEP Regional Networks in the field of networking and twinning is presented in Table 1.

**TABLE 1**

Summary and some examples of the activities of UNEP Regional Networks in the area of Networking and Twinning undertaken between 1 January 2002 and 31 August 2004

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<thead>
<tr>
<th>Activity</th>
<th>Status of practical implementation</th>
<th>Actual effect with regard to combating illegal trade</th>
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<td>1</td>
<td>Organising joint workshops for customs/ozone officers from the countries of the region with participation of representatives of relevant international institutions (RILO, WCO, Interpol) and NGOs (EIA) and including illegal trade in ODS in the agendas of routine network meetings of ozone officers</td>
<td>- Successful seizures of smuggled ODS Examples: July 2004 – Georgia Customs officials seized counterfeit “Genatron 134a” cylinders which actually contained CFC-12. The cylinders were deliberately mislabelled to be smuggled into Tbilisi, Georgia; May 2003 – Philippine Customs authorities seized CFC-12 imports contained in 1,140 cylinders at 13.6kg/cylinder (total of 15,504kg); November 2002 – the Philippines’ Department of Environment and Natural Resources (DENR) confiscated 30,000kg of CFC-12 from a private business and arrested its general manager for illegal importation of a banned substance. - Development of important recommendations for actions aimed at combating illegal trade (see items 2-6 in this table for results) - Initiating routine contacts on ODS between customs officers in different countries of the region - Exchanging information between customs and ozone units from different countries in the region on approaches taken to address problem of illegal trade - Linking national initiatives on enforcement to regional cooperation - Initiating formal agreements between customs and NOUs; such agreements have been established in Philippines, Thailand, Fiji and Malaysia - Raising awareness of and increase cooperation with the international institutions and NGOs dealing with illegal trade on region-specific problems related to trade in ODS - Creating opportunity for the countries to implement special enforcement tools and understand better the international approach to illegal trade in ODS based on information presented by experts invited to the workshops Examples: - Data Mining Int. Co with support</td>
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<td>Activity</td>
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<td>ROAP: two meetings organised in 2003; Mongolia Dialogue (Mongolia, China, Japan) and Nepal Dialogue (Nepal, China, India)</td>
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<td>ROWA: customs officer from Yemen participated in train-the-trainer workshop in Kuwait</td>
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<td>Collecting and analysing quantitative data on trade in ODS in countries from the region</td>
<td>ROAP: Relevant Desk Study completed and results presented to the countries and discussed at the workshop in Agra (2004)</td>
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<td>At the same workshop EIA presented an analysis of</td>
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<td>Activity</td>
<td>Status of practical implementation</td>
<td>Actual effect with regard to combating illegal trade</td>
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<td>discrepancies between import and export data between countries ROLAC:  - Reports at regional meetings on the import/export data reporting of countries including sources and origin of ODS  - Beginning in 2003 all regional network meeting to include an agenda for illegal Trade on ODS and ODS dependent technologies</td>
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<td>4</td>
<td>Initiating and facilitating small group country consultations (twinning) ROAP: Consultations between selected countries in the region on illegal trade in ODS were held at the workshop for customs/ozone officers in Agra (2004):  - China and Philippines  - China and Sri Lanka  - China, Indonesia and EIA  - India, Indonesia and EIA  - India and Bangladesh  - Fiji and Japan  - Pakistan, Iran and Afghanistan  - India and the Philippines ROLAC: facilitated discussions between the following countries - Venezuela and Colombia</td>
<td>Problems related to illegal trade in ODS going on between countries in the region could be dealt with more effectively</td>
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<td>5</td>
<td>Organising joint workshops for industry, customs and ozone officers ROAP: 1 workshop organised in 2004 (Hua Hin); participants included industry and government representatives from China, India, the European Union, Russia, the World Bank, the Environmental Investigation Agency and the Stockholm Environment Institute</td>
<td>ODS producers in the region declared assistance in the process of combating illegal trade and concrete proposals were made in that respect what will help much in combating illegal trade</td>
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<td>6</td>
<td>Establishing internet discussion fora for customs and ozone officers ROAP: relevant E-Forum established in 2003</td>
<td>Exchange of information on trade in ODS between the countries in the region was facilitated Example: solution to the problem of trade in used ODS-containing equipment discussed between Fiji and Japan with assistance of the E-Forum</td>
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<td>7</td>
<td>Assisting in development of elements of National Action Plans dealing with enforcement of legislation related to monitoring and control of ODS trade ROAP: establishment of Policy and Enforcement Centre was proposed in National CFC Phase-out Plan developed for Iran and Sri Lanka. One of the substantial tasks of the Centre will be monitoring of illegal trade in ODS and finding</td>
<td>Institutional capability of the countries to deal with the problem of illegal trade in ODS will be distinctly increased</td>
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### Activity

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<th>Activity</th>
<th>Status of practical implementation</th>
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<td>8</td>
<td>Acting as liaison for the countries with regard to bilateral problems of illegal trade in ODS</td>
<td>ROAP: played that role in discussions between Japan and Vietnam on CFCs suspected to be illegally imported ROWA/ROLAC: played that role in discussions between countries in the region</td>
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<td>9</td>
<td>Participating in other related regional and international meetings and events</td>
<td>ROWA: presented the issue of illegal trade in ODS the regional meeting for Customs Directors ROLAC: Participated and provided guidance on the development of Regional and Regional Trading Agreements being developed in the Sub-regions of Latin America and the Caribbean ROLAC also invited representatives of the Regional Trading and Economic Bodies to the Network meetings</td>
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### 2.3 Awareness Raising

Raising awareness of the general public and of the targeted groups (customs, industry, trade, NGOs) on the problem of illegal trade in ODS is very important for achieving success in solving it both on the regional and national scale. While it should be understood that the activities of UNEP Regional Networks described earlier in this report also contained substantial elements of awareness raising and it is not necessary to repeat them here, the following activities which have not been mentioned before should be especially emphasised:

- Requesting the countries where the customs train-the-trainers workshops were organised to ensure proper media coverage of the objectives and outputs of the workshops, so general public could learn about the problem of illegal trade in ODS (examples: executed at all train-the-trainers workshops).
- Actively disseminating information on proven cases of illegal trade in particular regions and requesting the countries to present such cases in the workshops and meetings (examples: detailed information of the case of illegal trade in CFC-12 under the name of HFC-134 found in Philippines was widely distributed by e-mail by ROAP and presented at a number of meetings and workshops, cases of illegal trade were reported by representative of China to SA Network cases of illegal trade...
in ODS reported by Suriname were distributed by ROLAC to all countries in the network and to UNEP DTIE)

- Producing information sheets facilitating recognition of the illegal shipments by the customs and license-issuing institutions (example: ROAP drafted the format of information sheets showing legitimate importers and exporters in the countries in the region, collected the relevant information from the countries and disseminated that information to all countries in the region through the Customs-Ozone Officers Coordination Workshop). It was also distributed to the ROLAC region with translation for Spanish speaking countries.

- Collecting information on legislation on monitoring and control of ODS from the countries in the region and disseminating it to all countries (example: ROAP, ROLAC ROWA).

- Drafting concise leaflets containing useful information facilitating identification of ODS shipments by customs and other relevant stakeholders (example: Customs Quick Reference Tool drafted by ROWA and then disseminated to all countries through the Regional Network Coordinators.

- Developing the on-line image bank of photos related to illegal trade in ODS as a handy reference for customs officers to help them recognise illegal shipments (work is ongoing in ROLAC).

- Explaining the issue of illegal trade in ODS to the regional trade and political organisations which can then include it in their work programmes (examples: collaboration in that regard between ROLAC and CARICOM and the Meeting of Regional Environmental Ministers and ROWA and the Arab League).

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