CONVENTION ON INTERNATIONAL TRADE IN ENDANGERED SPECIES
OF WILD FAUNA AND FLORA

Fifteenth meeting of the Conference of the Parties
Doha (Qatar), 13-25 March 2010

Interpretation and implementation of the Convention
Exemptions and special trade provisions
Applications to register operations that breed
Appendix-I animal species in captivity for commercial purposes

CONSIDERATION OF OPERATIONS SUBJECT TO AN OBJECTION

1. This document has been prepared by the Secretariat.

2. In accordance with Resolution Conf. 12.10 (Rev. CoP14), Annex 2, paragraph 1, the Secretariat informed Parties that:

   a) The Management Authority of the Philippines had requested the registration of a captive-breeding operation for *Amazona barbadensis*, *Ara ambigua*, *Ara macao*, *Cacatua sulphurea abbotti*, *C. s. citrinocristata*, *C. s. sulphurea* and *C. moluccensis* (see Notification to the Parties No. 2008/002 of 21 January 2008).

   b) The Management Authority of the United States of America had requested the registrations of captive-breeding operations for *Falco peregrinus*, *F. rusticolus* and hybrids of these two species (see Notifications to the Parties No. 2008/063 of 24 October 2008 and No. 2009/016 of 17 April 2009).

3. *Cacatua moluccensis*, *C. sulphurea*, *Falco peregrinus* and *F. rusticolus* are taxa already included in the Register, while *Amazona barbadensis*, *Ara ambigua* and *Ara macao* are not. The captive-breeding operation in the Philippines is also already registered under number A-PH-501 for *Cacatua haematuropygia* and *Guarouba guarouba*.

4. Australia, Indonesia and the United States objected to the registration referred to in paragraph 2. a) above. The Philippines objected to the registrations referred to in paragraph 2. b).

5. In accordance with Resolution Conf. 12.10 (Rev. CoP14), Annex 2, paragraph 3, the Secretariat referred the documentation to the Animals Committee, and facilitated a dialogue between the applying and objecting Parties. Indonesia withdrew its objection but the other Parties did not.

6. Resolution Conf. 12.10 (Rev. CoP14), Annex 2, paragraph 4, states that, if objections are not withdrawn, the registration shall be postponed until it is decided by a two-thirds majority vote at the following meeting of the Conference of the Parties.

7. The following documents are attached in relation to the applications from the Philippines:

   a) Annexes 1-8: seven applications and two pre-Convention certificates provided as additional information;

   b) Annexes 9 and 10: objections from Australia and the United States; and

   c) Annex 11: recommendations from the Animals Committee.
8. The following documents are attached in relation to the applications from the United States:
   a) Annexes 12-14: three applications;
   b) Annexes 15 and 16: objections from the Philippines;
   c) Annex 17: recommendations from the Animals Committee; and
   d) Annex 18 and 19: responses from the United States.

9. At the time of writing (October 2009), the consultation between the applying and objecting Parties regarding the applications published with Notification to the Parties No. 2009/016 was still ongoing. As the deadline for concluding this procedure is 24 November, which is after the deadline for submission of documents for the present meeting, these applications have been included here in case the objections were maintained. Should they be lifted, however, the Secretariat will revise this document accordingly.

10. Furthermore, it should be noted that the dialogue between the applying and objecting Parties, the Animals Committee and the Secretariat created considerable correspondence which is not included here. The Philippines and range States of species mentioned in paragraph 2. a) above also exchanged correspondence in pursuance of Resolution Conf. 13.9 (Encouraging cooperation between Parties with ex situ breeding operations and those with in situ conservation programmes). This correspondence has not been included either.

11. Owing to their length, all documents contained in the Annexes are in English only, the language in which they were submitted.

12. The Conference of the Parties is requested to decide whether to accept or reject the requests for registration listed in paragraph 2 above.