С

Appendix C — Minor treaty actions

Minor treaty actions are identifiably minor treaties, generally technical amendments to existing treaties, which do not impact significantly on the national interest. Minor treaty actions are tabled with a one-page explanatory statement. The Joint Standing Committee on Treaties has the discretion to formally inquire into these treaty actions or indicate its acceptance of them without a formal inquiry and report.

The following minor treaty actions were considered by the Committee on the date indicated. In each case the Committee determined not to hold a formal inquiry and agreed that binding treaty action may be taken.

Minor treaty actions tabled on 15 March 2010

Considered by the Committee on 15 June 2010:

- Amendment to Annex I of the United National Educational, Scientific and Cultural Organisation (UNESCO) *International Convention Against Doping in Sport* of 19 October 2005; and
- Amendment to Annex II of the UNESCO *International Convention Against Doping in Sport* of 19 October 2005.

Annex I of the *International Convention Against Doping in Sport* (the Convention) is the 2009 Prohibited List–International Standard (the Prohibited List) and identifies the substances and methods of doping which are prohibited in sport. The amendment to Annex I updates the Prohibited List to include the 2010 Prohibited List that has been adopted by the World Anti-Doping Agency (WADA).¹

Annex II of the Convention is the Standards for Granting Therapeutic Use Exemptions (SGTUE). The amendment to Annex II reflects changes made by

¹ Explanatory Statement 2 of 2010, p. 1.

WADA to its International Standards for The rapeutic Use Exemptions, which form the basis of the SGTUE.²

² Explanatory Statement 3 of 2009, p. 1.