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Security Council Committee established pursuant to resolution 1718 (2006)

Note verbale dated 15 September 2016 from the Permanent Mission of Jordan to the United Nations addressed to the Chair of the Committee

The Permanent Mission of the Hashemite Kingdom of Jordan presents its compliments to the Chair of Security Council Committee established pursuant to resolution 1718 (2006) regarding the implementation of measures imposed in relation to the Democratic People's Republic of Korea, and in reference to your previous note dated 7 September 2016, regarding the submission of the national report of the Hashemite Kingdom of Jordan on the measures taken in order to implement effectively the provisions of resolutions 1718 (2006), 1874 (2009), 2087 (2013), 2094 (2013) and 2270 (2016).

The Permanent Mission of the Hashemite Kingdom of Jordan has the honour to transmit herewith the report of the Government of Jordan on the above-mentioned resolutions (see annex).





## Annex to the note verbale dated 15 September 2016 from the Permanent Mission of Jordan to the United Nations addressed to the Chair of the Committee

[Original: Arabic]

Summary report presented by Jordan to the Security Council regarding implementation of Security Council resolution 2270 (2016) on the imposition of heightened sanctions against the Democratic People's Republic of Korea

## Background

Jordan long ago established a national committee that brings together the ministries and competent national agencies responsible for following up implementation of the Security Council resolutions that impose sanctions against specific States, entities or individuals. That committee must inform the Ministry of Foreign Affairs of any measures taken, so that the necessary reports can be drafted and presented regularly to the Security Council.

## Follow-up by the national sanctions committee of the implementation of Security Council resolution 2270 (2016)

The reports presented by this committee to the Ministry of Foreign Affairs have not contained any indication that it has addressed any matter or situation related to the sanctions imposed on the Democratic People's Republic of Korea since the adoption of resolution 2270 (2016) on 2 March 2016. There was, however, a single situation in which it was suspected that one of the resolution's provisions might have been violated. The Ministry of Foreign Affairs, in cooperation with the Ministry of Transport, addressed the matter and the case was closed. In June 2016, the Ministry of Foreign Affairs was informed that two vessels operated by a Jordanian company were flying the flag of the Democratic People's Republic of Korea. Upon enquiry, the company stated that it did not operate those vessels, but they were, rather, operated by companies that belonged to non-Jordanian owners. The company added that it dealt with those vessels only with regard to the implementation of the International Safety Management Code. However, in order to ensure implementation of resolution 2270 (2016), the company contacted the non-Jordanian owners of the vessels, and the flag of the vessel Aliman was changed. A certificate confirming the deflagging of that vessel will be obtained from the relevant registration office. The owner of the vessel Bassant, which is currently undergoing repairs in dry dock, will also do the same before returning it to operation. The Ministry of Transport has been instructed to follow up this case and obtain copies of the deflagging certificates.

It should also be noted that, according to Jordan Customs, all items imported from or exported to the Democratic People's Republic of Korea are processed through the red channel and thus subject to physical inspection.

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