

6 May 2014

Original: English

(14-2768) Page: 1/18

#### **Committee on Import Licensing**

### AGREEMENT ON IMPORT LICENSING PROCEDURES

NOTIFICATION UNDER ARTICLE 1.4(A)<sup>1</sup> AND /OR 8.2(B)<sup>2</sup> OF THE AGREEMENT

#### RUSSIAN FEDERATION

The following notification, dated 24 April 2014, is being circulated at the request of the delegation of the Russian Federation.

### 1 DECISION OF THE BOARD OF THE EURASIAN ECONOMIC COMMISSION NO. 134 OF 16.08.2012 (AS LAST AMENDED ON 25.02.2014)

- **1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X]** (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

Official Website of Eurasian Economic Commission:

http://www.eurasiancommission.org/

**3. Date of publication¹:** 23.08.2012

**Effective date of requirement:** 23.09.2012

- 4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:
  - [ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://www.eurasiancommission.org/ru/act/trade/catr/nontariff/Pages/ediny\_perechen.a\_spx

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication</u> (in case of Art. 1.4(a)) and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

The Decision No.134 approved the Common List of Goods that are subject of import/export prohibitions or restrictions from the part of CU members within the framework of Eurasian Economic Community in trade with third countries. The following product groups are subject to non-automatic licensing:

- ozone depleting substances (Annex 2.1);
- plant protection chemicals (Annex 2.2);

- hazardous waste (Annex 2.3);
- wild live animals and certain wild growing plants (Annex 2.7);
- narcotic drugs, substances with psychotropic effects and their precursors (Annex 2.12);
- toxic substances except for precursors of the drugs and substances with psychotropic effects (Annex 2.13);
- medicines and pharmaceutical products (Annex 2.14);
- civil radio-electronic and/or high-frequency means (REM and HFM) including built-in or forming part of other goods (Annex 2.16);
- special devices intended for unauthorized obtaining of information (Annex 2.17);
- encryption devices (Annex 2.19);
- human organs and tissues, blood and its components (Annex 2.21);
- office and civil weapon (Annex 2.22);
- pipes of stainless steel (Annex 2.29);
- combine harvesters (Annex 2.29).

For each product group Decision No.134 establishes the list of goods that are subject to non-automatic licensing and Regulation on the procedure of import/export.

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

CU Commission Decision  $N_{0}$  488 of 08.12.2010 "On approval of the procedure of suspension or termination of the licence";

Decision of the Board of EEC Nº 143 of 23.08.2012 (as last amended 26.11.2013) "On measures to protect the economic interests of producers of stainless steel pipes in the Customs Union";

Decision of Board of the Eurasian Economic Commission  $N_2$  143 of 25.06.2013 (as last amended on 15.10.2013) "On the application of a safeguard measure by introducing import quotas for combine harvesters and modules of combine harvesters"

### 2 DECISION OF THE CUSTOM UNION COMMISSION NO. 488 OF 08.12.2010 "ON APPROVAL OF THE PROCEDURE OF SUSPENSION OR TERMINATION OF THE LICENCE"

- **1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X]** (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

Official Website of Eurasian Economic Commission:

http://www.eurasiancommission.org/

**3. Date of publication**<sup>1</sup>: 15.12.2010

**Effective date of requirement:** 15.01.2011

4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:

[ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

#### and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://www.eurasiancommission.org/ru/Lists/EECDocs/P 488.pdf

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication (in case of Art. 1.4(a))</u> and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

The Decision No.488 establishes the procedures of suspension or termination of import licenses.

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

3 DECISION OF THE BOARD OF EURASIAN ECONOMIC COMMISSION № 169 OF 25.09.2012 "ON AMENDING THE LEGAL ACTS OF THE CUSTOMS UNION IN THE FIELD OF NON-TARIFF REGULATION"

- **1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X]** (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

Official Website of Eurasian Economic Commission:

http://www.eurasiancommission.org/

**3. Date of publication**<sup>1</sup>: 26.09.2012

**Effective date of requirement:** 26.10.2012

4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:

[ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

### and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://eurasiancommission.org/\_layouts/Lanit.EEC.Desicions/Download.aspx?IsDlg=0&I D=449&print=1

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication</u> (in case of Art. 1.4(a)) and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

The Decision No.169 amends Decision 134 (Common List of Goods that are subject of import/export prohibitions or restrictions from the part of CU members within the

framework of Eurasian Economic Community in trade with third countries). Import licensing procedures are applicable to goods in respect of which an import quota is set as a safeguard measure.

After the establishment of import quotas on stainless steel pipes and combine harvesters, Decision No.169 applies to the goods.

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

Resolution of the Government of the Russian Federation № 1130 of 01.11.2012 "On distribution of import quota for stainless steel pipes in 2012–2014";

Order of the Ministry of Industry and Trade of the Russian Federation  $N^{\circ}$  1639 of 06.11.2012 "Methodology of Allocation of the volume of import quota among participants in foreign trade".

### 4 FEDERAL LAW № 164-FZ OF 08.12.2003 "ON THE FUNDAMENTALS OF THE STATE REGULATION OF FOREIGN TRADE ACTIVITY" (AS LAST AMENDED ON 30.11.2013)

- **1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X]** (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

"Rossiyskaya Gazeta" - newspaper of the Government of the Russian Federation <a href="http://www.rg.ru/">http://www.rg.ru/</a>

**3. Date of publication**<sup>1</sup>: 18.12.2003

Effective date of requirement: 18.05.2004

- 4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:
  - [ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://www.rg.ru/2003/12/18/vneshtorg-dok.html

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication</u> (in case of Art. 1.4(a)) and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

The Federal Law  $N^{\circ}$  164-FZ defines the basic principles of state regulation in the field of import licensing, sets out the duties of the Government of the Russian Federation and the authorized federal executive body in this sphere.

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

RF Government Resolution  $N^{\circ}$  364 of 09.06.2005 (as amended on 08.12.2010) "On approval of the licensing in foreign trade and on the formation and maintenance of the Federal Bank of licences";

RF Government Resolution № 1567-p of 23.09.2010 (as amended on 18.03.2014) "On approving the list of federal executive bodies authorized for approval of applications for licenses to export and (or ) import of goods and execution of other permits in foreign trade in the cases provided for applications on the application of restrictions on goods subject to bans or restrictions on the importation or exportation of states - members of the Customs Union within the EurAsEC in trade with third countries".

# 5 FEDERAL LAW Nº 7-FZ OF 10.01.2002 "ON PROTECTION OF ENVIRONMENT" (AS LAST AMENDED ON 12.03.2014)

- **1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X]** (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

"Rossiyskaya Gazeta" - newspaper of the Government of the Russian Federation http://www.rg.ru/

**3. Date of publication¹:** 12.01.2002

**Effective date of requirement:** 12.01.2002

4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:

[ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://www.rg.ru/2002/01/12/oxranasredy-dok.html

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication</u> (in case of Art. 1.4(a)) and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

Federal Law  $N^{o}$  7-FZ set the basic principles of protection of the ozone layer.

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

# 6 FEDERAL LAW № 52-FZ OF 24.04.1995 "ON WILDLIFE" (AS LAST AMENDED ON 07.05.2013)

**1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X]** (If the notification is made under both Articles please mark both with an X)

2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

"Rossiyskaya Gazeta" - newspaper of the Government of the Russian Federation <a href="http://www.rg.ru/">http://www.rg.ru/</a>

**3. Date of publication**<sup>1</sup>: 12.01.2002

Effective date of requirement: 12.01.2002

4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:

[ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

#### and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://pravo.gov.ru/proxy/ips/?docbody=&nd=102034999&intelsearch=%CE+%E6%E8%E2%EE%F2%ED%EE%EC+%EC%E8%F0%E5

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication</u> (in case of Art. 1.4(a)) and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

Federal Law № 52-FZ set the basic principles of protection of wildlife.

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

### 7 FEDERAL LAW № 3-FZ OF 08.01.1998 "ON NARCOTIC DRUGS AND PSYCHOTROPIC SUBSTANCES" (AS LAST AMENDED ON 25.11.2013)

- **1.** Notification under Article 1.4(a) [X]; Article 8.2(b) [X] (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

"Rossiyskaya Gazeta" - newspaper of the Government of the Russian Federation <a href="http://www.rg.ru/">http://www.rg.ru/</a>

**3. Date of publication**<sup>1</sup>: 15.01.1998

**Effective date of requirement:** 15.01.1998

4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:

[ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

#### and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

"Rossiyskaya Gazeta" N 7, 15.01.1998

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication (in case of Art. 1.4(a))</u> and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

Federal Law  $N^{\circ}$  7-FZ set the basic principles of turnover of narcotic drugs and psychotropic substances.

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

8 RESOLUTION OF THE GOVERNMENT OF THE RUSSIAN FEDERATION № 364 OF 09.06.2005 (AS AMENDED ON 08.12.2010) "ON APPROVAL OF THE LICENSING IN FOREIGN TRADE AND ON THE FORMATION AND MAINTENANCE OF THE FEDERAL BANK OF LICENCES"

- 1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X] (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

"Rossiyskaya Gazeta" - newspaper of the Government of the Russian Federation <a href="http://www.rg.ru/">http://www.rg.ru/</a>

3. Date of publication<sup>1</sup>: 15.06.2005

**Effective date of requirement:** 15.07.2005

4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:

[ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://www.rg.ru/2005/06/15/licenzii-dok.html

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication</u> (in case of Art. 1.4(a)) and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

Resolution  $N^{\circ}$  364 set rights and duties of the Ministry of Industry and Trade of the Russian Federation in the field of import licensing.

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

Order of the Ministry of Industry and Trade of the Russian Federation № 135 of 17.02.2012 "On approval of the Administrative Regulations of the Ministry of Industry and Trade of the Russian Federation to provide a public service by issuing licenses and other permits for export and (or) import of certain types of goods, as well as the formation and maintenance of the federal bank of licences"

9 ORDER OF THE GOVERNMENT OF THE RUSSIAN FEDERATION № 1567-P OF 23.09.2010 (AS AMENDED ON 18.03.2014) "ON APPROVING THE LIST OF FEDERAL EXECUTIVE BODIES AUTHORIZED FOR APPROVAL OF APPLICATIONS FOR LICENSES TO EXPORT AND (OR ) IMPORT OF GOODS AND EXECUTION OF OTHER PERMITS IN FOREIGN TRADE IN THE CASES PROVIDED FOR APPLICATIONS ON THE APPLICATION OF RESTRICTIONS ON GOODS SUBJECT TO BANS OR RESTRICTIONS ON THE IMPORTATION OR EXPORTATION OF STATES - MEMBERS OF THE CUSTOMS UNION WITHIN THE EURASEC IN TRADE WITH THIRD COUNTRIES"

- **1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X]** (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

"Rossiyskaya Gazeta" - newspaper of the Government of the Russian Federation <a href="http://www.rg.ru/">http://www.rg.ru/</a>

**3. Date of publication**<sup>1</sup>: 01.10.2010

**Effective date of requirement:** 09.01.2011

- 4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:
  - [ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://www.rg.ru/2010/10/01/licenz-dok.html

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication</u> (in case of Art. 1.4(a)) and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

Order  $N^{\circ}$  1567-p set the list of federal executive bodies authorized for approval of applications for licences to import of goods and execution of other permits in foreign trade in the cases provided for applications on the application of restrictions on goods subject to bans or restrictions on the importation or exportation of states - members of the Customs Union within the EurAsEC in trade with third countries.

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

10 RESOLUTION OF THE GOVERNMENT OF THE RUSSIAN FEDERATION № 228 OF 24.03.2014 "ON MEASURES OF STATE REGULATION OF CONSUMPTION AND TURNOVER OF OZONE DEPLETING SUBSTANCES"

**1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X]** (If the notification is made under both Articles please mark both with an X)

2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

The official internet-portal of legal information

http://www.pravo.gov.ru/

**3. Date of publication**<sup>1</sup>: 26.03.2014

Effective date of requirement: 26.04.2014

4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:

[ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://www.rg.ru/2014/03/26/antiozon-site-dok.html

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication</u> (in case of Art. 1.4(a)) and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

Resolution  $N^{\hspace{-0.05cm} 0}$  228 clarifies turnover of ozone depleting substances in the Russian Federation.

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

11 RESOLUTION OF THE GOVERNMENT OF THE RUSSIAN FEDERATION № 337 OF 04.05.2008 (AS AMENDED ON 28.01.2012) "ON MEASURES TO ENSURE FULFILMENT OF THE OBLIGATIONS OF THE RUSSIAN FEDERATION UNDER THE CONVENTION ON INTERNATIONAL TRADE IN ENDANGERED SPECIES OF WILD FAUNA AND FLORA, CITES, ON 3 MARCH 1973, IN RESPECT OF SPECIES OF WILD FAUNA AND FLORA, ENDANGERED, EXCEPT STURGEON"

- **1.** Notification under Article 1.4(a) [X]; Article 8.2(b) [X] (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

"Rossiyskaya Gazeta" - newspaper of the Government of the Russian Federation <a href="http://www.rg.ru/">http://www.rg.ru/</a>

3. **Date of publication**<sup>1</sup>: 11.05.2008

**Effective date of requirement:** 11.06.2008

4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:

[ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://pravo.gov.ru/

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication</u> (in case of Art. 1.4(a)) and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

Resolution  $N^0$  337 determines the order of interaction between federal executive bodies in the process of fulfilling obligations of the Russian Federation under the Convention on International Trade in Endangered Species.

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

12 RESOLUTION OF THE GOVERNMENT OF THE RUSSIAN FEDERATION № 681 OF 30.06.1998 (AS AMENDED ON 22.03.2014) "ON LIST OF NARCOTIC DRUGS, SUBSTANCES WITH PSYCHOTROPIC EFFECTS AND THEIR PRECURSORS"

- **1.** Notification under Article 1.4(a) [X]; Article 8.2(b) [X] (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

"Rossiyskaya Gazeta" - newspaper of the Government of the Russian Federation http://www.rg.ru/

**3. Date of publication**<sup>1</sup>: 17.07.1998

**Effective date of requirement:** 17.08.1998

4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:

[ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://www.fskn.gov.ru/pages/main/info/legal\_foundation/4043/5589/index.shtml

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication</u> (in case of Art. 1.4(a)) and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

Resolution  $N^{o}$  681 approves the list of narcotic drugs, psychotropic substances and their precursors subject to control in the Russian Federation

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

13 RESOLUTION OF THE GOVERNMENT OF THE RUSSIAN FEDERATION Nº 1130 OF 01.11.2012 "ON DISTRIBUTION OF IMPORT QUOTA FOR STAINLESS STEEL PIPES IN 2012–2014"

- **1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X]** (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

"Rossiyskaya Gazeta" - newspaper of the Government of the Russian Federation <a href="http://www.rg.ru/">http://www.rg.ru/</a>

**3. Date of publication**<sup>1</sup>: 06.11.2012

**Effective date of requirement:** 06.11.2012

- 4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:
  - [ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://www.rg.ru/2012/11/06/postanovlenie-dok.html

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication</u> (in case of Art. 1.4(a)) and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

Resolution  $N^{\circ}$  1130 determines the allocation of import quota periods, establishes the duties of the Ministry of Industry and Trade of the Russian Federation on the distribution of import quota and issuing of import licences.

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

14 ORDER OF THE MINISTRY OF INDUSTRY AND TRADE OF THE RUSSIAN FEDERATION № 135 OF 17.02.2012 "ON APPROVAL OF THE ADMINISTRATIVE REGULATIONS OF THE MINISTRY OF INDUSTRY AND TRADE OF THE RUSSIAN FEDERATION TO PROVIDE A PUBLIC SERVICE BY ISSUING LICENSES AND OTHER PERMITS FOR EXPORT AND (OR) IMPORT OF CERTAIN TYPES OF GOODS, AS WELL AS THE FORMATION AND MAINTENANCE OF THE FEDERAL BANK OF LICENCES"

- **1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X]** (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

Special website "Support for foreign trade participants"

http://www.non-tariff.gov.ru

3. Date of publication<sup>1</sup>: 24.02.2012

**Effective date of requirement:** 07.03.2012

4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:

[ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://www.non-

tariff.gov.ru/?mode=C LegalDocument&action=view&oid=105&returnurl=%2fWeb.aspx %3fnode%3d220

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication</u> (in case of Art. 1.4(a)) and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

Order Nº 135 establishes the procedure for issuing the import licence:

- list of documents required to obtain a licence;
- information about import licensing procedures and application forms are available on the special website "Support for foreign trade participants" (<a href="http://www.non-tariff.gov.ru">http://www.non-tariff.gov.ru</a>);
- maximum processing time for issuing licence is 15 working days;
- possibility of applying for a licence in electronic form, also applicants may submit an application form and the required documents to the Ministry of Industry and Trade of the Russian Federation or to its regional offices in all regions of Russia;
- in case of refusal to grant a licence obligation of written response.
- 6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

15 ORDER OF THE MINISTRY OF NATURAL RESOURCE AND ENVIRONMENT OF THE RUSSIAN FEDERATION № 907 OF 22.11.2011 "ON APPROVAL OF THE ADMINISTRATIVE REGULATIONS OF THE FEDERAL SERVICE FOR SUPERVISION OF NATURAL RESOURCES TO PROVIDE A PUBLIC SERVICE PERMITTING THE TRANS-BOUNDARY MOVEMENT OF OZONE DEPLETING SUBSTANCES AND PRODUCTS CONTAINING THEM"

- **1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X]** (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

Website of the Federal Service for Supervision of Natural Resources

http://rpn.gov.ru/

3. Date of publication<sup>1</sup>: 21.12.2011

**Effective date of requirement:** 21.12.2011

4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:

[ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://rpn.gov.ru/node/5872

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication</u> (in case of Art. 1.4(a)) and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

Order  $N^{\circ}$  907 establishes the procedure for issuing permits on the trans-boundary movement of ozone depleting substances and products containing them.

The maximum processing time for issuing permit is 20 days.

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

16 ORDER OF THE MINISTRY OF NATURAL RESOURCE AN ENVIRONMENT OF THE RUSSIAN FEDERATION № 179 OF 29.06.2012 "ON APPROVAL OF THE ADMINISTRATIVE REGULATIONS OF THE FEDERAL SERVICE FOR SUPERVISION OF NATURAL RESOURCES TO PROVIDE A PUBLIC SERVICE TO ISSUE PERMITS FOR TRANS-BOUNDARY MOVEMENT OF WASTES"

- **1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X]** (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

Website of the Federal Service for Supervision of Natural Resources

http://rpn.gov.ru/

**3. Date of publication**<sup>1</sup>: 05.07.2012

**Effective date of requirement:** 05.07.2012

4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:

[ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://rpn.gov.ru/node/5874

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication</u> (in case of Art. 1.4(a)) and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

Order  $N^{\circ}$  907 establishes the procedure for issuing permits on the trans-boundary movement of wastes.

The maximum processing time for issuing permit is 30 days.

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

17 ORDER OF THE FEDERAL DRUG CONTROL SERVICE OF THE RUSSIAN FEDERATION № 470 OF 02.11.2011 "ON APPROVING THE ADMINISTRATIVE REGULATION OF THE FEDERAL DRUG CONTROL SERVICE FOR PUBLIC SERVICE PERMITTING THE FEDERAL DRUG CONTROL SERVICE TO PROVIDE A PUBLIC SERVICE ISSUING PERMISSION FOR EXPORT AND IMPORT OF DRUGS, PSYCHOTROPIC SUBSTANCES OR THEIR PRECURSORS"

- **1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X]** (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

Website of the Federal Drug Control Service

http://www.fskn.gov.ru

**3. Date of publication**<sup>1</sup>: 09.11.2011

**Effective date of requirement:** 09.12.2011

4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:

[ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://www.fskn.gov.ru/pages/main/prevent/3938/8693/index.shtml

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication</u> (in case of Art. 1.4(a)) and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

Order  $N^0$  470 establishes the procedure for issuing permits on import of narcotic drugs, psychotropic substances or their precursors.

The maximum processing time for issuing permit is 20 days.

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

18 ORDER OF THE MINISTRY OF HEALTH OF THE RUSSIAN FEDERATION № 58N OF 02.08.2012 "ON APPROVAL OF THE ADMINISTRATIVE REGULATION OF THE MINISTRY OF HEALTH OF THE RUSSIAN FEDERATION TO PROVIDE PUBLIC SERVICES FOR ISSUING PERMITS FOR THE IMPORTATION INTO THE TERRITORY OF THE RUSSIAN FEDERATION FOR THE PARTICULAR BATCH AND (OR) UNREGISTERED MEDICINAL PRODUCTS INTENDED FOR CLINICAL TRIALS OF DRUGS, SPECIFIC CONSIGNMENT OF UNREGISTERED MEDICINAL PRODUCTS INTENDED FOR THE EXAMINATION MEDICINES FOR THE IMPLEMENTATION OF STATE REGISTRATION OF MEDICINES, SPECIFIC CONSIGNMENT OF UNREGISTERED MEDICINES FOR MEDICAL CARE FOR HEALTH OF THE PARTICULAR PATIENT"

- **1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X]** (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

Website of the Ministry of Health of the Russian Federation

http://www.rosminzdrav.ru

**3. Date of publication**<sup>1</sup>: 02.09.2012

**Effective date of requirement:** 02.09.2012

4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:

[ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://www.rosminzdrav.ru/documents/5470-prikaz-minzdrava-rossii-ot-2-avgusta-2012-qoda-n-58n

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication</u> (in case of Art. 1.4(a)) and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

Order  $N^0$  58n establishes the procedure for issuing permits on import of unregistered medicinal products.

The maximum processing time for issuing permit is 5 days.

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

19 ORDER OF THE MINISTRY OF HEALTH OF THE RUSSIAN FEDERATION № 1471N OF 05.12.2011 "ON APPROVAL OF THE ADMINISTRATIVE REGULATIONS OF THE FEDERAL SERVICE ON SURVEILLANCE IN HEALTHCARE AND SOCIAL DEVELOPMENT TO PROVIDE A PUBLIC SERVICE BY AGREEMENT OF LICENSING FOR EXPORT AND (OR) IMPORT OF BODIES AND (OR) HUMAN TISSUES, BLOOD AND ITS COMPONENTS"

- **1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X]** (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

Website of the Ministry of Health of the Russian Federation

http://www.rosminzdrav.ru

3. Date of publication<sup>1</sup>: 05.01.2012

**Effective date of requirement:** 05.01.2012

- 4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:
  - [ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://www.roszdravnadzor.ru/i/upload/files/1338884399.57231-14586.docx

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication (in case of Art. 1.4(a))</u> and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

Order Nº 1471n establishes the procedure for issuing permits on import of human tissues, blood and its components.

The maximum processing time for issuing permit is 5 days.

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

20 DECISION OF STATE COMMISSION ON RADIO FREQUENCIES OF THE MINISTRY OF COMMUNICATIONS AND MASS MEDIA OF THE RUSSIAN FEDERATION № 10-08-01 OF 23.08.2010 "ON APPROVAL OF THE REGULATIONS ON THE PROCEDURE FOR REVIEW OF MATERIALS, EXAMINATION AND DECISION ON ASSIGNMENT (ASSIGNMENT) OR RADIO FREQUENCY CHANNELS FOR RADIO-ELECTRONIC MEANS WITHIN THE ALLOCATED RADIO FREQUENCY BANDS"

**1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X]** (If the notification is made under both Articles please mark both with an X)

2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

Website of the Ministry of Health of the Russian Federation

http://minsvyaz.ru

**3. Date of publication**<sup>1</sup>: 23.09.2010

**Effective date of requirement:** 23.09.2010

4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:

[ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://minsvyaz.ru/common/upload/publication/10-08-1.doc

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication (in case of Art. 1.4(a))</u> and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

Decision Nº 10-08-01 establishes the procedure for issuing permits on import of civil radio-electronic and/or high-frequency means (REM and HFM).

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

21 ORDER OF THE FEDERAL SECURITY SERVICE OF THE RUSSIAN FEDERATION № 549 OF 01.11.2012 "ON APPROVAL OF THE ADMINISTRATIVE REGULATIONS OF THE FEDERAL SECURITY SERVICE OF THE RUSSIAN FEDERATION FOR THE PROVISION OF PUBLIC SERVICES TO MAKE DECISIONS ABOUT THE POSSIBILITY OF ENTRY INTO THE CUSTOMS TERRITORY OF THE CUSTOMS UNION AND THE EXPORTATION FROM THE CUSTOMS TERRITORY OF THE CUSTOMS UNION OF SPECIAL DEVICES INTENDED FOR UNAUTHORISED OBTAINING OF INFORMATION"

- **1. Notification under Article 1.4(a) [X]; Article 8.2(b) [X]** (If the notification is made under both Articles please mark both with an X)
- 2. Source(s) where the Import Licensing Procedure(s) has(ve) been published (Official Gazette, publication, website, etc.):

Website of the Centre for Licensing, Certification and Protection of State Secrets of the Federal Security Service of the Russian Federation

http://clsz.fsb.ru/

3. **Date of publication**<sup>1</sup>: 01.12.2012

**Effective date of requirement:** 01.12.2012

4. Copy(ies) of publication (in case of Art. 1.4(a))<sup>3</sup> and/or legislation (in case of Art. 8.2(b))<sup>4</sup> is(are) available for consultation by Members:

[ ] at the WTO Secretariat (Market Access Division) (In this case please attach copies of the publication and or legislation, if possible in electronic format: Microsoft Word or compatible software)

#### and/or

[X] by request at the following address and fax numbers, and/or e-mail and website:

http://clsz.fsb.ru/files/download/prikaz N 549.doc

5. In the case that they are not in one of the three WTO official languages, (English, French or Spanish) a SUMMARY of the <u>publication</u> (in case of Art. 1.4(a)) and/or the legislation (in case of Art. 8.2(b))<sup>4</sup>:

Order Nº 549 establishes the procedure for issuing permits on import of special devices intended for unauthorised obtaining of information.

The maximum processing time for permit is 10 days

6. Other pertinent data or information (i.e. title of the proposed or adopted law/regulation establishing the Import Licensing Procedure):

 $<sup>^1</sup>$  "[...] Publication shall take place, whenever practicable, 21 days prior to the effective date of the requirement but in all events not later than such effective date. Any exception, derogations or changes in or from the rules concerning licensing procedures or the list of products subject to import licensing shall also be published in the same manner and within the same time periods as specified above." See Art. 1.4(a) of the Agreement.

<sup>&</sup>lt;sup>2</sup> "Each Member shall inform the Committee of any changes in its laws and regulations relevant to this Agreement and in the administration of such laws and regulations."

<sup>&</sup>lt;sup>3</sup> "The rules and all information concerning procedures for the submission of applications, including the eligibility of persons, firms and institutions to make such applications, the administrative body(ies) to be approached, and the lists of products subject to the licensing requirement shall be published, in the sources notified to the Committee on Import Licensing [...] Copies of these publications shall also be made available to the Secretariat." See Art. 1.4(a) of the Agreement and document G/LIC/3 "Procedures for Notification and Review under the Agreement on Import Licensing Procedures".

<sup>&</sup>lt;sup>4</sup> See document G/LIC/3 "Procedures for Notification and Review under the Agreement on Import Licensing Procedures".