World Trade

# AGREEMENT ON IMPORT LICENSING PROCEDURES 

NOTIFICATION UNDER ARTICLE 5.1-5.4 OF THE AGREEMENT

MALAYSIA

Addendum ${ }^{1}$

The following notification, dated 14 September 2017, is being circulated at the request of the delegation of Malaysia.
1.
(a) Title / number / date of the law or regulation establishing / changing the import licensing procedure:

Customs (Prohibition of Imports) (Amendment) Order 2017
(b) If the notified measure refers to a change in an already notified import licensing procedure, please indicate the document symbol of the notification to which change(s) has(ve) been introduced. (In this case please also indicate in Section 3, below, the nature of the changes (i.e. inclusion or exclusion of some goods and a list thereof; contact point for information and/or administrative body(ies) for submission of applications, etc.)):

G/LIC/N/1/MYS/2 and G/LIC/N/3/MYS/12
2. Information concerning the institution / change of import licensing procedure:
(a) List of products subject to the licensing procedure (Exact name of the products and/or whenever possible HS code and indication of the exact HS Nomenclature (i.e. 1996; 2002 or 2007). Abbreviations should be avoided. In the case of a long list of products, please attach the list as an Annex in Microsoft Word or compatible software. Please do not use PDF, or photocopies.)

Please refer to Item 3

[^0](b) Contact point for information on eligibility

Director
Export and Import Control Section
Trade and Industry Support Division
Ministry of International Trade Industry (MITI)
Menara MITI, No. 7,
Jalan Sultan Haji Ahmad Shah,
50480 Kuala Lumpur, Malaysia.
Tel: 603-62084701 / 62084702
(c) Administrative body(ies) for submission of applications (If more than one please include the same information for each body.)
(d) Date and name of publication where licensing procedures are published 28 July 2017
Customs (Prohibition of Imports) (Amendment) Order 2017.
Source of publication (official Gazette/Journal/website): http://www.federalgazette.agc.gov.my/outputp/pua_20170731_P.U.(A)225.pdf
(e) Indication of whether the licensing procedure is
[ ] automatic. If so please indicate: (f) the administrative purpose: N/A
[] Non-automatic. If so please indicate: (g) the measure being implemented through the import licensing procedure:
(h) Expected duration of the licensing procedure if this can be estimated with some probability, and if not, reason why this information cannot be provided
3. Other relevant data or information: (i.e. complete title and data concerning the legislation, inclusion or exclusion of certain products from the import licensing regime and list thereof; changes related to the administrative body(ies) for submission of applications, etc.)
Abolishment of import license requirement for 181 tariff lines of iron and steel products (HS 2017) under the Customs (Prohibition of Imports) (Amendment) Order 2017, from $1^{\text {st }}$ August 2017.

The 181 tariff lines are listed in Annex 1, as attached ${ }^{2}$.

[^1]
## ANNEX I

ABOLISHMENT OF IMPORT LICENSE REQUIREMENT FOR 181 TARIFF LINES OF IRON AND STEEL PRODUCTS



[^0]:    ${ }^{1}$ In this addendum, Annex I of the notification is included.

[^1]:    ${ }^{2}$ Available for consultation in English only (Market Access Division).

