



9 December 2013

(13-6780)

Page: 1/1

Committee on Import Licensing

Original: English

## REPLIES TO QUESTIONNAIRE ON IMPORT LICENSING PROCEDURES<sup>1</sup>

### NOTIFICATION UNDER ARTICLE 7.3 OF THE AGREEMENT ON IMPORT LICENSING PROCEDURES

#### GEORGIA

The following communication, dated 1 November 2013, is being circulated at the request of the delegation of Georgia.

Government of Georgia wishes to notify that Georgia's import licensing regime, as notified in document G/LIC/N/3/GEO/4 has not been modified and still remains valid for 2012, except for the following changes and additions:

#### Purposes and Coverage of Licensing

##### 5. Secondary legislation:

- For the products of floral origin subject to phytosanitary control (a) and products subject to veterinary control (b); Governmental decree #426 of 31 December 2010 on "Approval of Forms of Permits, Terms and Conditions and Regulations of Issue of Permits by Legal Entity of Public Law (LEPL) National Food Agency and LEPL Revenue Service";
- For the military equipment and technique (e) - Decree N304 of the President of Georgia, issued on 15 July 2000 "On the List of Military Items subject to Export Control";
- For the nuclear and radioactive objects (d) - Law of Georgia of 20 March 2012 (N5912-RS) "On nuclear and Radiation Safety".

#### Documentational and Other Requirements for Application of Licence

10. Additional documents to be submitted with other supplementary documents to the written application for the issuance of permission;

- For products subject to veterinary control (b) - veterinary or health certificate;
- For non-ionic salt (h) - contract, document of quality and quantity;
- For military equipment and technique (e) - the licence on trade of weapons, military equipment and technique; export permission issued by the competent state of authority of the exporter country; certificate of origin issued by exporting country; recommendation of the Permanent Commission on Military - Technical issues of the Ministry of Defense of Georgia.

12. Fee for import permission for nuclear and radioactive objects (d) is 40 GEL.

#### Conditions of Licensing

14. The period validity of import permission for nuclear and radioactive objects (d) is up to 12 months. Imports permission for radiopharmaceuticals can be issued for multiple uses. Import permission for non-ionic salt (h) is valid for single use.

---

<sup>1</sup> See document G/LIC/3, Annex, for the Questionnaire.