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Committee on Import Licensing

(13-5400)

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REPLIES TO QUESTIONNAIRE ON IMPORT LICENSING PROCEDURES

NOTIFICATION UNDER ARTICLE 7.3 OF THE AGREEMENT ON IMPORT LICENSING PROCEDURES

UKRAINE

Ukraine's import licensing regime, as notified in document G/LIC/N/3/UKR/3 and with amendments provided in documents G/LIC/N/3/UKR/4 and G/LIC/N/3/UKR/5 has not been substantially modified and still remains valid for 2013, except for changes introduced with regard to:

- Resolution of the Cabinet of Ministers of Ukraine # 1201 of 19.12.2012 (with the latest amendments as of 13.07.2013) which approves list of goods which are subject to import licensing in 2013. Resolution specifies goods falling under the system of automatic licensing, including ozone-depleting substances, products which may contain ozone-depleting substances, and administrative bodies responsible for issuing of approvals to obtain a license for importation of particular categories of goods under non-automatic system of licensing, as well as certain goods subject to non-automatic licensing (coke and coking coal) (see notifications G/LIC/N/2/UKR/3, G/LIC/N/2/UKR/4, G/LIC/N/2/UKR/4/Rev.1, G/LIC/N/2/UKR/1).
- Application in 2013 of licensing system to casing and pump-compressor seamless steel pipes with the outer diameter up to 406.4 mm (under the system of licensing using quotas for imported goods, which are established under separate Decisions of the Interagency Commission of Ukraine for international trade), (see notifications G/SG/N/8/UKR/1/Suppl.2; G/SG/N/14/UKR/1/Suppl.1
 and
 G/SG/N/8/UKR/1/Suppl.2/Corr.1; G/SG/N/14/UKR/1/Suppl.1/Corr.1).