

G/VAL/N/3/CHE/1 G/VAL/N/3/LIE/1

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Page: 1/1

Committee on Customs Valuation

(22-7269)

NOTIFICATION UNDER THE DECISIONS A.3 AND A.4 CONCERNING THE INTERPRETATION OF THE AGREEMENT ON IMPLEMENTATION OF ARTICLE VII OF THE GENERAL AGREEMENT ON TARIFFS AND TRADE 1994

NOTIFICATION OF THE TREATMENT OF INTEREST CHARGES AND THE VALUATION OF CARRIER MEDIA

SWITZERLAND - LIECHTENSTEIN

The following communication, dated 21 September 2022, is being circulated at the request of the delegation of Switzerland.

Pursuant to the Decisions by the Committee on Customs Valuation on the Treatment of Interest Charges in Customs Value of Imported Goods, and the Valuation of Carrier Media Bearing Software for Data Processing Equipment, the Government of Switzerland has the honour to notify the Committee on Customs Valuation that Switzerland levies only specific customs duties. Consequently, the provision of the implementation date of the Decision on the Treatment of Interest, and the practice used for valuing Carrier Media Bearing Software are not applicable to Switzerland.

Because there is a customs union between Switzerland and Liechtenstein, this notification also covers Liechtenstein.