

14 de abril de 2021

(21-3079)

Página: 1/16

Comité de Acceso a los Mercados

Original: inglés

**NOTIFICACIÓN DE CONFORMIDAD CON LA DECISIÓN SOBRE EL
PROCEDIMIENTO DE NOTIFICACIÓN DE RESTRICCIONES
CUANTITATIVAS (G/L/59/REV.1)**

NORUEGA

La siguiente comunicación, de fecha 30 de marzo de 2021, se distribuye a petición de la delegación de Noruega.

A. Miembro notificante: Noruega
B. Fecha de la notificación: 30 de marzo de 2021
C. Primera notificación: <input type="checkbox"/> Sí <input checked="" type="checkbox"/> No, la última notificación se presentó con la signatura (signatura del documento): G/MA/QR/N/NOR/1 y G/MA/QR/N/NOR/1/Add.1
D. Tipo de notificación: <input checked="" type="checkbox"/> 1. Completa (es decir, notificación de todas las restricciones cuantitativas en vigor) <input type="checkbox"/> 2. Cambios de una notificación presentada anteriormente con la signatura (signatura del documento) consistentes en lo siguiente: <input type="checkbox"/> 2.1 Establecimiento de nuevas restricciones, enumeradas en la sección 1. <input type="checkbox"/> 2.2 Eliminación de restricciones, como se describe en la casilla G <i>infra</i> . <input type="checkbox"/> 2.3 Modificación de una restricción notificada anteriormente, como se indica en la sección 1. <input type="checkbox"/> 3. Notificación inversa de restricciones mantenidas por (Miembro):
E. La notificación proporciona información sobre el siguiente período bienal (por ejemplo, 2012-2014): <u>2020-2022</u> y se refiere a restricciones en vigor al 30 de marzo de 2021
F. La presente notificación contiene información* relativa a: <input checked="" type="checkbox"/> Sección 1: Lista de restricciones cuantitativas actualmente en vigor. <input checked="" type="checkbox"/> Sección 2: Referencia a otras notificaciones presentadas a la OMC que contengan información sobre restricciones cuantitativas actualmente en vigor e información adicional.
G. Observaciones de carácter general, con inclusión de una descripción de la eliminación de restricciones notificada en el apartado 2.2 de la casilla D y la fecha en que esas restricciones dejaron de estar en vigor.

* En inglés solamente.

Section 1: List of quantitative restrictions that are currently in force

QR No.	General description of the restriction	Type of restriction	Tariff line code(s) affected, based on HS2017	Detailed Product Description	WTO Justification and Grounds for Restriction, e.g., Other International Commitments	National legal basis and entry into force	Administration, modification of previously notified measures, and other comments
	1	2	3	4	5	6	7
1	Prohibition on the importation and exportation of certain species pursuant to CITES	CP	See Annex 1	Various. See https://www.cites.org/eng/app/appendices.php for current listing. Reservations made by Norway, see https://www.cites.org/eng/app/reserve.php	GATT 1994 Art. XX(g), Convention on International Trade in Endangered Species of Flora and Fauna (CITES) <i>inter alia</i>	Act No. 32 of 6 June 1997 on Import and Export Regulations; Regulation No. 1276 of 15 November 2002 for the implementation of the Convention of 3 March 1973 on International Trade in Endangered Species of Wild Fauna and Flora (CITES) https://lovdata.no/dokument/SF/forskrift/2002-11-15-1276	Ministry of Climate and Environment/ Norwegian Environment Agency
2	Prohibition of import of controlled substances or of products and equipment containing or relying on controlled substances, where the controlled substances deplete the ozone layer, as well as prohibition of import of import and export of hydrofluorocarbons in bulk without permit.	CP	27.10.2000 29.03.1400 29.03.1901 29.03.3901 29.03.3905 29.03.7100 29.03.7200 29.03.7300 29.03.7400 29.03.7500 29.03.7600 29.03.7700 29.03.7900 38.24.7100 38.24.7200 38.24.7300 38.24.7400 38.24.7500 38.24.7600 38.24.7700 38.24.7800 38.24.7900 38.26.0000	For a detailed list of the products concerned, please refer to Annex I of Regulation No 1005/2009: http://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32009R1005&from=EN and Annex I of Regulation No 517/2014: https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32014R0517&from=EN.	GATT 1994 Art. XX(b) Protection of human life or health, Montreal Protocol on Substances that Deplete the Ozone Layer, as amended and adjusted <i>inter alia</i> .	Regulations relating to restrictions on the import and export of chemicals and other products hazardous to health and the environment (Product Regulations), Chapter 6 on ozone depleting substances. https://lovdata.no/dokument/SF/forskrift/2004-06-01-922/KAPITTEL_7#KAPITTEL_7 and chapter 6a-2 on fluorinated greenhouse gases. The first regulation implements the EU Regulation 1005/2009 on substances that deplete the ozone layer. This regulation entered into force in Norway 1 July 2013. The latter regulation implements Norway's international obligations	Ministry of Climate and Environment/ Norwegian Environment Agency

QR No.	General description of the restriction	Type of restriction	Tariff line code(s) affected, based on HS2017	Detailed Product Description	WTO Justification and Grounds for Restriction, e.g., Other International Commitments	National legal basis and entry into force	Administration, modification of previously notified measures, and other comments
	1	2	3	4	5	6	7
						under the Montreal Protocol on Substances that Deplete the Ozone Layer, article 4B. This regulation entered into force in Norway 15 June 2019.	
3	Banning of the exports of metallic mercury and certain mercury compounds and mixtures and the safe storage of metallic mercury.	CP-X	28.52.1000 28.52.9000	Mercury Other Containing arsenic, mercury, thallium or their mixtures, of a kind used for the extraction of arsenic or those metals or for the manufacture of their chemical compounds Amalgams Other Inorganic or organic compounds of mercury, whether or not chemically defined, excluding amalgams.	GATT 1994 Art. XX(b); Minamata Convention on Mercury <i>inter alia</i>	Regulation relating to the amendment of the regulations on the recycling and treatment of wastes https://lovdata.no/dokumente/LTI/forskrift/2013-10-14-1237 (only in Norwegian) This regulation implements the EU Regulation No 1102/2008 of the European Parliament and of the Council of 22 October 2008 – O.J. L 304, 14.11.2008 banning exports of metallic mercury http://eurlex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2008:304:0075:0079:EN:PDF This regulation entered into force 14 October 2013	Ministry of Climate and Environment/ Norwegian Environment Agency. The prohibition does not apply to exports of compounds used for R&D, medical or analysis purposes.
4	The use of genetically modified organisms may, as a main rule, only take place with the approval of the authorities.	CP	Various, Not possible to list all HS codes from Chapter 1 to Chapter 21.	The restriction applies to microorganisms, plants or animals in which the genetic material has been altered by means of gene or cell technology.	GATT 1994 Art XX(b); Cartagena Protocol on Biosafety to the Convention on Biological Diversity <i>inter alia</i>	The Gene Technology Act. The act entered into force 1 September 1993. https://lovdata.no/dokumente/NL/lov/1993-04-02-38?q=Genteknologiloven An amendment to the Gene Technology Act to	Ministry of Climate and Environment/Norwegian Environment Agency

QR No.	General description of the restriction	Type of restriction	Tariff line code(s) affected, based on HS2017	Detailed Product Description	WTO Justification and Grounds for Restriction, e.g., Other International Commitments	National legal basis and entry into force	Administration, modification of previously notified measures, and other comments
	1	2	3	4	5	6	7
						implement EU Directive 2008/18/EC entered into force 14 June 2013.	
5	It is prohibited to export or import Bluefin tuna, bigeye tuna and swordfish without a catch document.	CP-X CP	03.02.3400 03.02.3501 03.02.3502 03.02.3600 03.02.4700 03.03.4400 03.03.4501 03.03.4502 03.03.4600 03.03.5700 03.04.4500 03.04.4905 ex. 03.04.4909 03.04.5400 03.04.5901 ex. 03.04.5909 03.04.8400 03.04.8701 ex. 03.04.8709 03.04.9100 03.04.9908 ex. 03.04.9909	Fresh and frozen Bluefin tuna, bigeye tuna and swordfish	GATT 1994 Art. XX(g) ICCAT	Act No 32 of 6 June 1997 on import and Export Regulations, Act No. 37 of 6 June 2008 Marine resources Act; Regulation 20 March 2009 No. 332 on catch documentation for Bluefin tuna, bigeye tuna and swordfish https://lovdata.no/SF/forskrift/2009-03-20-332 Entered into force 6 April 2009	Ministry of Trade, Industry and Fisheries
6	Export license for goods, parts or other identifiable products or by-products of Minki whale	NAL-X	02.08.4010 02.10.9200 ex05.04.0000 ex05.07.9000 ex05.11.99 ex15.04.3011 ex15.04.3021 15.04.3030 ex15.04.3099 ex15.16.1012 ex15.16.1020 ex15.18.0099 ex16.02.9000 16.03.0010	Goods, parts or other identifiable products or by-products Minke whale	GATT 1994 Art. XX(g), Convention on Trade in Endangered Species of Flora and Fauna (CITES) inter alia	Act No 32 of 6 June 1997 on import and Export Regulations; Regulation 29 June No 799 on the regulation of export of Minke Whale https://lovdata.no/SF/forskrift/2001-06-29-799 Entered into force 15 August 2001	Ministry of Climate and Environment/Norwegian Environment Agency. An Export licence from the Norwegian Environment Agency are required to export goods, parts or other identifiable products or by-products of Minki whale.

QR No.	General description of the restriction	Type of restriction	Tariff line code(s) affected, based on HS2017	Detailed Product Description	WTO Justification and Grounds for Restriction, e.g., Other International Commitments	National legal basis and entry into force	Administration, modification of previously notified measures, and other comments
	1	2	3	4	5	6	7
			16.03.0092 ex23.01.1000				
7	Diamonds	NAL	71.02.1000 71.02.2100 71.02.3100	Valid certificate required for rough-cut diamonds in accordance with the Kimberly Process	WTO Kimberley Waiver (WT/L/1039)	Regulation No 470 of 24 February 2004 on the certificate of rough-cut diamonds implementing the Kimberly Process Certification Scheme	Ministry of Foreign Affairs
8	Permit for the import and export of explosives	NAL NAL-X	36.01.0010 36.01.0090 36.02.0000 36.03.0001 36.03.0002 36.03.0003 36.03.0004 36.03.0005 36.03.0006	Solid, liquid, or gaseous substance, mixture of substances and substances that occur in combination of such states, that in and by their characteristics easily would cause an explosion caused by shock, friction, or by contact with sources of fire or other substances.	GATT 1994 Art. XX(b) Protection of human life or health.	Regulations 15 June 2017 No. 844 on the Civilian Handling of Explosive Substances, https://lovdata.no/dokument/SF/forskrift/2017-06-15-844	The Ministry of Justice and Public Security. The import and export of explosives for civil uses, including transfers in the EEA-area, require a permit and may be subject to additional controls to preserve public safety and security.
9	Import permit for pyrotechnic articles	NAL	36.04.1000 36.04.9000	Article that contains explosive substance(s) or an explosive mixture of substances designed to produce heat, light, sound, gas, or smoke or a combination of such effects through self-sustained exothermic chemical reactions.	GATT 1994 Art. XX(b) Protection of human life or health.	Regulations 03 October 2013 no. 1199 on Pyrotechnic Articles https://lovdata.no/dokument/SF/forskrift/2013-10-03-1199 and Regulation 26 June 2002 No. 922 on the Handling of Explosive Substances. https://lovdata.no/dokument/SF/forskrift/2002-06-26-922	The Ministry of Justice and Public Security. The import of pyrotechnic articles categorised as F2, F3, F4, T1, T2 and P2 according to directive 2013/29/EU require a permit and may be subject to additional controls to preserve public safety and security.

QR No.	General description of the restriction	Type of restriction	Tariff line code(s) affected, based on HS2017	Detailed Product Description	WTO Justification and Grounds for Restriction, e.g., Other International Commitments	National legal basis and entry into force	Administration, modification of previously notified measures, and other comments
	1	2	3	4	5	6	7
10	Restrictions on the import and export of explosives precursors	CP CP-X	28.08.0001 28.29.1101 28.29.1102 28.29.1901 28.29.1902 28.47.0001 29.04.2002 31.02.3001 31.02.3002	Explosives precursors are substances that could be misused for the illicit manufacture of explosives. A list of currently restricted explosives precursors are listed in Chapter 1, section 2 column 1 in the Regulations on the handling of explosives precursors:	GATT 1994 Art. XX(b) Protection of human life or health.	Regulations 2 June 2015 No. 588 on the Handling of explosives Precursors. https://lovdata.no/dokument/SF/forskrift/2015-06-02-588 . The new regulation on explosives precursors, Regulation (EU) No. 2019/1148, will be implemented in Norway by the end of 2021 and will add two new tariff line codes to the list of restricted precursors.	The Ministry of Justice and Public Security. Only companies with a professional need may handle (import and export) restricted explosives precursors. Export of restricted explosives precursors to members of the general public is prohibited. Restricted explosives precursors shall not be made available to members of the general public or companies with no professional need, who are banned from using or handling (import and export) explosives precursors.
11	Prohibition to import and export cultural objects	P P-X	Various, Not possible to list all relevant HS codes.	Please find detailed product description here: https://www.regjeringen.no/contentassets/15961ce78df042b7953656f6aecc635a/220816_en-regulations-on-the-import-and-export-of-cultural-objects.pdf	GATT 1994 Art. XX (f), and UNESCO 1970 Convention on the Means of Prohibiting and Preventing the Illicit Import, Export and Transfer of ownership of Cultural Property	Cultural Heritage Act: https://www.regjeringen.no/en/dokumenter/cultural-heritage-act/id173106/ Please find an unofficial translation of amendments after 3 March 2000 of the relevant Section 23 in separate addendum here: https://www.regjeringen.no/contentassets/15961ce78df042b7953656f6aecc635a/e-140916_en-kulturminneloven-23-23f.pdf	Ministry of Culture. It is prohibited to import cultural objects that have been illicitly exported from other State Parties of the UNESCO 1970 Convention, or from states in the EEA-area. Also, it is illegal to export cultural objects that are considered to be of significance with regard to conservation, research or dissemination of national cultural

QR No.	General description of the restriction	Type of restriction	Tariff line code(s) affected, based on HS2017	Detailed Product Description	WTO Justification and Grounds for Restriction, e.g., Other International Commitments	National legal basis and entry into force	Administration, modification of previously notified measures, and other comments
	1	2	3	4	5	6	7
						<p>Regulations on the import and export of cultural objects. Unofficial translation: https://www.regjeringen.no/contentassets/15961ce78df042b7953656f6aecc635a/20816_en-regulations-on-the-import-and-export-of-cultural-objects.pdf Norsk tekst: https://lovdata.no/dokument/SF/forskrift/2007-01-01-1</p>	heritage, unless a valid export certificate is granted from the competent authorities.
12	Export licence requirements for defence-related and dual-use goods, items, related technology, software and services	NAL-X	Due to the complexity of the control lists, it is not possible to list HS codes applicable.	Norway is fully harmonised with EU, hence implement the EU control lists. These lists are an integral part of Norway's export control legislation.		<p>Act No. 93 of 18 December 1987 on the export of strategic goods, services and technology (in force 18 December 1987)</p> <p>Regulation No. 718 of 19 June 2013 on the export of defence materials, dual-use items, technology, and services (in force 19 June 2013)</p>	<p>Ministry of Foreign Affairs.</p> <p>The EU control lists are a compilation and derives from the controls agreed by all export control regimes. Norway is a member of them all.</p> <p>The mentioned control lists give details and specifications of goods, software and technology for which an export licence is required. There is one list for defence-related goods, software and technology (List I) and one list for dual-use goods, software and technology (List II). The legislation also includes several "catch-all" controls, requiring a</p>

QR No.	General description of the restriction	Type of restriction	Tariff line code(s) affected, based on HS2017	Detailed Product Description	WTO Justification and Grounds for Restriction, e.g., Other International Commitments	National legal basis and entry into force	Administration, modification of previously notified measures, and other comments
	1	2	3	4	5	6	7
							license for goods, technology etc. not covered by the control lists, in specific circumstances.
13	Ban on import of novel tobacco and nicotine products	P	ex. 24.03.9999 ex. 38.24.9909 ex. 85.43.7000	All tobacco and nicotine products except traditional products (cigarettes, cigars, cigarillos, RYO, nasal, chewing and oral tobacco) and products that are medicines.	GATT 1994 Art. XX (b) Protection of human life or health.	Regulation No. 1044 of 13 October 1989 concerning the prohibition against new tobacco and nicotine products	Ministry of Health and Care Services. Less harmful products may apply for a dispensation/ exemption
14	Drug precursors	NAL	28.06.1000 28.07.0000 28.41.6100 28.43.3000 28.43.9000 29.02.3000 29.02.9001 29.02.9009 29.03.9900 29.04.2008 29.09.1100 29.09.4900 29.12.2100 29.12.4900 29.14.1100 29.14.1200 29.14.2200 29.14.3100 29.15.2400 29.16.3410 29.18.9900 29.21.1103 29.21.4310 29.22.4300 29.24.1901	Drug precursors	GATT 1994 Art. XX(b), EEA Agreement Annex II chap. XIII nr. 15x (Regulation (EC) nr. 273/2004 as amended by Regulation (EU) nr. 1258/2013), nr. 15xa (Regulation (EU) 2015/1011), nr. 15xb (Regulation (EU) 2015/1013) og nr. 15ze (Regulation (EC) nr. 1277/2005). United Nations Convention against Illicit Traffic in Narcotic Drugs and Psychotropic Substances.	Regulation on trade between Norway and the EU on substances that can be used in the production of narcotics (Drug precursors): https://lovdata.no/dokument/SF/forskrift/2010-02-12-156?q=narkotikaprekursorer Regulation on substances that can be used in the illegal production of narcotics.: https://lovdata.no/dokument/SF/forskrift/2006-02-17-263?q=narkotikaprekursorer	Ministry of Health and Care Services

QR No.	General description of the restriction	Type of restriction	Tariff line code(s) affected, based on HS2017	Detailed Product Description	WTO Justification and Grounds for Restriction, e.g., Other International Commitments	National legal basis and entry into force	Administration, modification of previously notified measures, and other comments
	1	2	3	4	5	6	7
			29.24.2300 29.26.4000 29.32.9100 29.32.9200 29.32.9300 29.32.9400 29.33.3200 29.33.3300 29.33.3902 29.33.3908 29.34.9909 29.39.1100 29.39.4100 29.39.4200 29.39.4300 29.39.4400 29.39.6100 29.39.6200 29.39.6300 29.39.6900				
15	Permit on import of alcoholic beverages	NAL	22.03 22.04 22.05 22.06 22.07 22.08	Alcoholic beverages covered by the import provisions in the Alcohol Act are beverages containing more than 2,5 % alcohol by volume. Alcoholic beverages containing more than 60 % alcohol by volume can only be imported by undertakings holding an import licence in Norway (to be used in production).	GATT 1994 Art. XX(b) Protection of human life or health.	The Alcohol Act of 2 June 1989 https://lovdata.no/dokument/NL/lov/1989-06-02-27?q=alkohollov Regulation No 538 of 8 June 2005 on the Sale of Alcoholic Beverages (Alcohol Regulation) https://lovdata.no/dokument/SF/forskrift/2005-06-08-538?q=alkoholforskri	Ministry of Health and Care Services Alcoholic beverages may only be imported by parties who hold an import licence, an extended retail licence or a serving licence extended to cover imports. Alcoholic beverages may also be imported by the state monopoly (Vinmonopolet). Private persons may, for their personal use, import alcoholic beverages without a licence.

QR No.	General description of the restriction	Type of restriction	Tariff line code(s) affected, based on HS2017	Detailed Product Description	WTO Justification and Grounds for Restriction, e.g., Other International Commitments	National legal basis and entry into force	Administration, modification of previously notified measures, and other comments
	1	2	3	4	5	6	7
16	Licensing system for import, export and manufacturing of tobacco products and equipment for tobacco manufacturing.	NAL	24.01 24.02 24.03 84.78	The licencing system covers all types of tobacco products and equipment for tobacco manufacturing	GATT 1994 Art. XX(b) Protection of human life or health	Tobacco Control Act of 9 September 1973 no. 14, chapter 3 https://lovdata.no/lov/1973-03-09-14/KAPITTEL_3 Regulation No 1446 of 21 September 2017 on registration and licensing scheme for tobacco products, etc. https://lovdata.no/forskrift/2017-09-21-1446	Ministry of Health and Care Services. From 1 November 2020, Norway has a licencing system for import, export and manufacturing of tobacco products and equipment for tobacco manufacturing. Competent authority is the Norwegian Directorate of Health. Licenses will only be given to legal persons, including legal persons with sole proprietorship. The licencing system is based on the FCTC Protocol to eliminate illicit trade in tobacco products.
17	A requirement for an authorisation to own, possess, manufacture, import, export, use or sell powerful laser pointers in Norway.	NAL NAL-X	90.13.20 90.13.90	Powerful laser pointers Class 3R, 3B and 4.	GATT 1994 Art. XX(b) Protection of human life or health	Radiation Protection Regulations, No. 1659 of 16 December 2016 (This regulation entered into force 1 January 2017, but the relevant article is substantively the same as the article in the repealed regulation that entered into force 1 January 2015). https://lovdata.no/dokument/SF/forskrift/2016-12-16-1659?q=str%C3%A5levern	Ministry of Health and Care Services. The regulations entail a prohibition in cases where a permit is not granted

QR No.	General description of the restriction	Type of restriction	Tariff line code(s) affected, based on HS2017	Detailed Product Description	WTO Justification and Grounds for Restriction, e.g., Other International Commitments	National legal basis and entry into force	Administration, modification of previously notified measures, and other comments
	1	2	3	4	5	6	7
18	A requirement for an authorisation to import or produce solariums for cosmetic purpose.	NAL	85.43	Solariums for cosmetic purpose.	GATT 1994 Art. XX(b) Protection of human life or health	Act on Radiation Protection and Use of Radiation (No. 36 of 12 May 2000) Norwegian: https://lovdata.no/dokument/NL/lov/2000-05-12-36?q=str%C3%A5levern English: https://dsa.no/en/legislation Regulations on Radiation Protection and Use of Radiation (No. 1659 of 16 December 2016): Norwegian: https://lovdata.no/dokument/SF/forskrift/2016-12-16-1659?q=str%C3%A5levern English: https://dsa.no/en/legislation	Ministry of Health and Care Services
19	A requirement for an authorisation to manufacture and import radiopharmaceuticals, and to import and export of high activity radioactive radiation sources.	NAL NAL-X	Section VI – various in chapters 28 - 38	Radiopharmaceuticals, and high activity radioactive radiation sources with activities above the exemption levels for radioactive isotopes given by The Norwegian Regulations on Radiation Protection and Use of Radiation.	GATT 1994 Art. XX(b) Protection of human life or health	Act on Radiation Protection and Use of Radiation (No. 36 of 12 May 2000) Norwegian: https://lovdata.no/dokument/NL/lov/2000-05-12-36?q=str%C3%A5levern English: https://dsa.no/en/legislation Regulations on Radiation Protection and Use of	Ministry of Health and Care Services

QR No.	General description of the restriction	Type of restriction	Tariff line code(s) affected, based on HS2017	Detailed Product Description	WTO Justification and Grounds for Restriction, e.g., Other International Commitments	National legal basis and entry into force	Administration, modification of previously notified measures, and other comments
	1	2	3	4	5	6	7
						Radiation (No. 1659 of 16 December 2016): Norwegian: https://lovdata.no/dokument/SF/forskrift/2016-12-16-1659?q=str%C3%A5levern English: https://dsa.no/en/legislation	

Section 2: Cross-reference to other WTO notifications with information on quantitative restrictions that are currently in force

This section shall be filled by Members in case a notification made pursuant to another notification requirement (e.g. set in the Agreement on Agriculture, Agreement on Balance of Payments, Agreement on Safeguards, and the Agreement on Import Licensing Procedures, etc.) contains information on a quantitative restriction in force and which is not listed in Section 1.

1. Agreement on Agriculture

- A. Was a notification made with information on a quantitative restriction? Yes No
- B. If yes, then list below the relevant document symbol and include any information element missing in the notification:

2. Agreement on Balance of Payments

- A. Was a notification made with information on a quantitative restriction? Yes No
- B. If yes, then list below the relevant document symbol and include any information element missing in the notification:

3. Agreement on Safeguards

- A. Was a notification made with information on a quantitative restriction? Yes No
- B. If yes, then list below the relevant document symbol and include any information element missing in the notification:

4. Agreement on Import Licensing Procedures (non-automatic licences)

- A. Was a notification made with information on a quantitative restriction? Yes No
- B. If yes, then list below the relevant document symbol and include any information element missing in the notification:

Document symbol of notification	General description	Type of restr.	Tariff line code(s) affected, based on HS(2012)	Detailed Product Description	WTO Justification and Grounds for Restriction, e.g., Other International Commitments	National legal basis and entry into force	Administration; modification of prev. notified measures; and other comments
1	2	3	4	5	6	7	8
G/LIC/N/3/NOR/7 G/LIC/N/3/NOR/9	See QR 1 in Section 1						

5. Other notifications

A. Was a notification made with information on a quantitative restriction in other notifications? Yes No

B. If yes, then list below the relevant document symbol and include any information element missing in the notification:

Document symbol of notification	General description	Type of restr.	Tariff line code(s) affected, based on HS()	Detailed Product Description	WTO Justification and Grounds for Restriction, e.g., Other International Commitments	National legal basis and entry into force	Administration; modification of prev. notified measures; and other comments
1	2	3	4	5	6	7	8

ANNEX 1

LIST OF TARIFF LINES COVERED BY QR NO. 1

01.01.2902, 01.01.2908, 01.01.3000, 01.01.9000, 01.02.3900, 01.02.9000, 01.03.9100,
01.03.9200, 01.04.1000, 01.04.2000, 01.06.1100, 01.06.1200, 01.06.1300, 01.06.1400,
01.06.1999, 01.06.2001, 01.06.2002, 01.06.2009, 01.06.3100, 01.06.3200, 01.06.3300,
01.06.3990, 01.06.4901, 01.06.4902, 01.06.4903, 01.06.4904, 01.06.4905, 01.06.4906,
01.06.4907, 01.06.4909, 01.06.9002, 01.06.9003, 01.06.9004, 01.06.9008, 02.01.1000,
02.01.2001, 02.01.2002, 02.01.2003, 02.01.2004, 02.01.2008, 02.01.3001, 02.01.3009,
02.02.1000, 02.02.2001, 02.02.2002, 02.02.2003, 02.02.2004, 02.02.2008, 02.02.3001,
02.02.3009, 02.03.1101, 02.03.1109, 02.03.1203, 02.03.1209, 02.03.1901, 02.03.1902,
02.03.1903, 02.03.1904, 02.03.1905, 02.03.1907, 02.03.1908, 02.03.1909, 02.03.2101,
02.03.2109, 02.03.2201, 02.03.2202, 02.03.2209, 02.03.2901, 02.03.2902, 02.03.2903,
02.03.2904, 02.03.2905, 02.03.2907, 02.03.2908, 02.03.2909, 02.04.1000, 02.04.2100,
02.04.2200, 02.04.2300, 02.04.3000, 02.04.4100, 02.04.4200, 02.04.4300, 02.04.5000,
02.05.0000, 02.06.1000, 02.06.2100, 02.06.2200, 02.06.2900, 02.06.3000, 02.06.4100,
02.06.4900, 02.06.8000, 02.06.9000, 02.08.1000, 02.08.3000, 02.08.4010, 02.08.4091,
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