REPLIES TO QUESTIONNAIRE ON IMPORT LICENSING PROCEDURES

UNITED STATES OF AMERICA

Supplement

The attached notification from the United States of America contains a number of revisions to the text provided in L/5640/Add.40, correcting and supplementing information on the United States' import licensing procedures.

Heading numbers refer to the section numbers in L/5640/Add.40.
1. Department of Agriculture: Plants and Plant Products
   a) Page 4, Section 1, Line 4: Change "territorial" to "terrestrial."
   b) Page 4, Section 4, Line 2: Insert after "agricultural" the following: "interests by preventing".
   c) Page 5, Section 7(d), Line 2: Change Room 635 to 665.

2. Department of Agriculture: Sugar
   a) Page 7, Para 5, lines 4 and 5: All CFR numbers have been changed to 15 from 6. Therefore, the sentence should read: "The regulations governing licenses for the importation of sugar exempt from quota are under 7 CFR 15.100-15.112, 7 CFR 15.200 15.214, and 7 CFR 15.120-15.130."

3. Department of Agriculture: Certain Dairy Products
   a) Page 15, Section 12-13: Delete the following: "No fees or deposits are charged for or associated with the issuances of licenses." Retain: "As of 1 January 1988, a fee of $60.00 per license is charged."

4. Department of Agriculture: Animals and Animal Products
   a) Page 17, Section 1, Line 2: Remove the "and" after "certain animals." Insert the following after "animal products": "and veterinary biological products."
   b) Page 17, Section 2, Line 10: Add "veterinary biological products."
   c) Page 17, Section 5, Line 2: Change "96" to "98".
   d) Page 17, Section 5, Line 3: Add after 135: ", 151-159"
   e) Page 18, Section 10, Line 1: Add form number "14-5" at the beginning of the sequence of form numbers.
f) Page 18, Section 11: Add the following sentence to the end of the Section: "Copies of the import permit must also accompany veterinary biological products."

g) Page 18, Section 14: Add the following sentence to the end of the Section: "Permits for veterinary biological products are not restricted in length of validity."

5. **Department of Energy: Natural Gas**

a) Page 20, Para. B, Line 12: Insert after "involve": "the submission of additional written comments, including"

b) Page 20, Para B, Line 12 - top of page 21: Insert and modify after "issues,": "a conference, or oral presentation" (modifies existing use of word "argument" to "presentation").

c) Page 21, Para B, Last sentence at top of page: Sentence should be modified to read as follows: "An opportunity to request these additional procedures must be provided to the parties before an application can be denied."

d) Page 22, Para 4, Line 7: Delete the last sentence and replace with the following: "Currently, decisions on applications for import authorizations are made consistent with DOE's gas import policy guidelines, under which the competitiveness of an import arrangement in the markets served is the primary consideration in determining whether it is in the public interest. (49 FR 6684, February 22, 1984)."

e) Page 23, Para 7(b), Line 7: Break "authorizations" from "usually".

f) Page 23, Para 7(d), Line 2: Change "most" to "many".
7. **Department of Justice: Controlled Substances**

Page 35: The response to Question 2 should be changed to reflect modifications undertaken in the last year through a number of scheduling actions, covered by the Controlled Substances Act ("CSA"): Delete items 1, 3, 5 and 7, retaining all others and add the following items at the end of the list:

a) 3-methylfentanyl was permanently placed into Schedule I, effective September 22, 1986, (51 Fed. Reg. 33592, Sept. 22, 1986);

b) 3,4-methylenedioxymethamphetamine was permanently placed into Schedule I, effective November 13, 1986 (51 Fed. Reg. 36552, Oct. 14, 1986);

c) Six fentanyl analogs (acetyl-alpha-methylfentanyl, alpha-methylthiofentanyl, beta-hydroxyfentanyl, beta-hydroxy-3-methylfentanyl, 3-methylthiofentanyl and thiofentanyl) previously controlled for a one year period under teh emergency scheduling provisions of the CSA were proposed for placement into Schedule I (51 Fed. Reg. 43025, Nov. 28, 1986);

d) Preparations that contain both tiletamine and zolazepam were permanently placed into Schedule III, effective February 20, 1987 (52 Fed. Reg. 2221, Jan. 21, 1987);

e) Alfentanil was rescheduled from Schedule I to Schedule II, effective January 23, 1987 (52 Fed. Reg. 2516, Jan. 23, 1987);

f) Six fentanyl analogs (acetyl-alpha-methylfentanyl, alpha-methylthiofentanyl, beta-hydroxyfentanyl, 3-methylthiofentanyl, para fluorofentanyl and thiofentanyl) were permanently placed into Schedule I, effective May 29, 1987 (52 Fed. Reg. 20070, May 29, 1987); and

g) MPPP and PEPAP were permanently placed into Schedule I, effective January 23, 1987 (52 FR 2515, January 23, 1987).
Copies of the Federal Register notices are available from the Secretariat. These documents include a Federal Register announcement (52 FR 17286, May 7, 1987) concerning a final rule which amends Parts 1301, 1311, and 1312 of Title 21, CFR. These amendments update requirements that concern the registration of manufacturers, distributors and dispensers of controlled substances, registration of importers and exporters of controlled substances, and the importation and exportation of controlled substances.

8. **Department of Treasury: Bureau of Alcohol, Tobacco and Firearms**

a) Page 42, Para 3, Line 2: Revise second sentence to read: "Imports from these four countries can, with one exception, only be for personal use. The exception is shotguns, shotgun shells, and shotgun parts, which may be imported for resale."

b) Page 43, Para 12: Revise entire para to read as follows: "Yes. $150 for importers of firearms or ammunition other than destructive devices or ammunition - $3,000 for importers of destructive devices or ammunition. These licenses are renewed every three years."