





Assisting in the Development of Regional Capacity to Classify and Notify NTMs

Report

on the

"Standard notification procedures and forms"

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1. Introduction

Activity 1.1.2.2 (on "Assisting in the development of regional capacity to classify and notify NTMs") of the programme of technical assistance of ASEAN Regional Integration Supported by the European Union (hereinafter, ARISE) falls within ARISE's Sub-Project 1.1.2 on the "Support to ATIGA Implementation" and aims at supporting the implementation of the ASEAN Trade in Goods Agreements (hereinafter, ATIGA), with particular focus on enhanced transparency and non-tariff measures (hereinafter, NTMs).

The strengthening of the institutional arrangements and management of the regional economic integration process will occur through the creation and operationalisation of the ASEAN Trade Repository (hereinafter, ATR) and the National Trade Repositories (hereinafter, NTRs). ARISE's engagement, as endorsed by ASEAN in its Overall Work-Plan, aims at strengthening the institutional framework within ASEAN Member States (hereinafter, AMSs) and the ASEAN Secretariat (hereinafter, ASEC) in relation to regulatory transparency, classification and notification of NTMs, and the related reporting processes. The ultimate goal of this technical assistance and capacity building is to enable AMSs to operate NTRs and to use them as a stepping stone to feed information, in a standardised and systematic manner, to the ATR, which is a mandated body under the ATIGA and an agreed objective by 2015.

Regulatory transparency is a fundamental catalyst for economic development, cross-border investment and trade, and ASEAN regional integration. The ATIGA requires that an ATR be established by 2015 and be made accessible to the public through the internet. The ATR must contain the trade and customs laws and procedures of all AMSs and trade-related information such as: (i) tariff nomenclature; (ii) MFN tariffs, preferential tariffs offered under this Agreement and other Agreements of ASEAN with its Dialogue Partners; (iii) rules of origin; (iv) non-tariff measures; (v) national trade and customs laws and rules; (vi) procedures and documentary requirements; (vii) administrative rulings; (viii) best practices in trade facilitation applied by each Member State; and (ix) list of authorised traders of AMSs. It is the ASEC that must maintain and update the ATR based on the notifications submitted by AMSs.

The initial 'Mapping Exercise', conducted by ARISE within Activity 1.1.2.1 and the related Activity Reports with the Conclusions and Recommendations, as circulated to the ASEC and AMSs and presented at the 13th Meeting of the ASEAN Coordinating Committee on the ATIGA of 11-14 November 2013 in Yangon, Myanmar, indicated a number of actions that need to be considered by AMSs for purposes of moving forward the process of establishment and operationalisation of the NTRs/ATR.

In line with those conclusions and recommendations, and according to the Terms of Reference (ToRs) of Activity 1.1.2.2, the immediate area of intervention of ARISE now focuses on building the skills on NTRs/ATR content development, the reporting processes, and the templates and common classification language, especially in relation to NTMs (in cooperation/coordination with other international donors active in this area of technical assistance, such as UNCTAD and/or the World Bank), in order to ensure that a standardised and harmonious notification process occurs regionally and in each AMS.

The key results, which this technical assistance aims at delivering, are the following:





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- Strengthening the institutional framework within AMSs and ASEC in relation to regulatory transparency, classification and notification of NTMs, and the related reporting processes;
- Assisting and promoting the institutionalisation and operationalisation at AMSs' level of the NTRs, in light of ASEAN transparency requirements under the ATIGA (ATR) and parallel notification obligations under the WTO; and
- Assisting and promoting the cooperation among AMSs, the ASEC and the ASEAN sectoral committees responsible for trade, customs, standards and technical regulations in light of the NTR/ATR transparency obligations and ensure that the system be open to all stakeholders (i.e., governments, private sector, foreign entities, etc.), including for purposes of a functioning ACTS system based on EU SOLVIT's best practices.

The first task of this activity, reflected in the Report by ARISE on the "Definition of the ATR's 'Shell' Architecture", concerned the development of the ATR's 'shell' architecture (i.e., its substantive structure and outlay), which will dictate the structure of the IT interface and the requirements for both the hardware and software development, as well as informing the adjustments to be brought to the currently-operating individual NTRs so that all 10 AMSs' repositories will have the same outer structure, scope, look and searchability functions.

The second task, which resulted in the Report by ARISE on the "Definition of Key Concepts and of a Standard Classification System for the ATR", concerned the formulation of the definitions of key ATR/NTRs' concepts for AMSs' consideration and of a standard classification system that would provide the framework for the notification and the storage on the NTRs/ATR of the trade-related measures in all areas of notification under Article 13 of the ATIGA.

The third task concerns the development of the standard notification forms under Article 11 of the ATIGA, to be considered for adoption by AMSs and systematically used. These notification forms must be easy to fill-in, as much as possible based on similar templates used by AMSs when notifying their measures to the WTO, based on the classification language and definitions developed for the ATR/NTRs, and geared to seamlessly feed the information into the storage matrix that will provide the framework of the ATR/NTRs.

2. Notification procedures and obligations under Article 11 of the ATIGA

Article 11 of the ATIGA contains the notification procedures that are relevant to AMSs. In particular, Article 11 first outlines the scope of the notification requirements and then sets forth the notification procedures. Paragraph 1 of Article 11 requires AMSs to notify any measure that could potentially affect the operation of the ATIGA, which must consist in a measure causing either:

- Nullification or impairment; or
- Impediment to the attainment of objectives under the ATIGA.

As it has been observed, this obligation has the intrinsic limitation and relative weakness of being triggered only when the measure to be imposed is capable of causing one of the two





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situations above. In addition, under this wording, the assessment of whether a measure is capable of either nullification or impairment, or of impeding the attainment of the objectives under the agreement, is left to the AMS imposing such measure.

As argued in the Report on the "Definition of Key Concepts and of a Standard Classification System for the ATR" (second task under ARISE Activity 1.1.2.2), a thorough reading of Articles 11, 13, and 40 of the ATIGA clearly indicates that the procedures of Article 11 of the ATIGA also apply to the "trade related information" list contained in Article 13 and reflected in the ATR, including NTMs, and it is certainly not limited to the much narrower concept of notifiable measures referred to the first paragraph of Article 11 of the ATIGA.

This interpretation was based on the wording of Article 13(3) of the ATIGA, which implies that the ATR structure is to be maintained by, and hosted within, the ASEAN Secretariat, which will be in charge of updating the ATR on the basis of AMSs' notifications.

The applicability of the procedures established in Article 11 is even clearer with respect to NTMs. In fact, NTMs are also governed by Article 40 of the ATIGA. Article 40(4) itself references Article 13 and the ATR, requiring that NTMs be "further developed and included in the [ATR] as referred in Article 13". More importantly, Article 40(3) states that, "[a]ny new measure or modification to the existing measure shall be duly notified in accordance with Article 11". Thus, Article 40 of the ATIGA recalls the notifications procedures in Article 11 as applicable to NTMs.

Therefore, in principle, notification obligations would apply to:

- "Trade-related information", as referred to and outlined in Article 13 of the ATIGA; and
- NTMs, according to Article 40 of the ATIGA.

However, in order to ensure that the ATR structure and the ATIGA transparency framework be minimally invasive and disruptive of AMSs' existing national resources and trade repositories, the understanding is that the ATR would not be 'parked' within the ASEAN Secretariat and it would not be maintained by the ASEC. Rather, it would consist of an interface that allows users to reach, in a standardised and organised manner, the trade-related information of all AMSs, which will remain in their respective NTRs. Therefore, the notification obligations should not apply vis-à-vis the information listed in Article 13, inasmuch as this information is included in each AMS' NTR and accessible through the ATR.

On this basis, the notification forms herewith included have been developed for purposes of the notification requirements affecting NTMs by virtue of Article 40, and in accordance to the procedures of Article 11, which is expressly recalled by Article 40.

In relation to the applicable procedures, for purposes of NTMs notification, as required under Articles 40, 12 and 13 of the ATIGA, paragraphs 4-8 of Article 11 are relevant. In particular, those paragraphs state that:

4. The notification of the intended action or measure submitted by a Member State shall include:





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- (a) description of the action or measure to be taken;
- (b) the reasons for undertaking the action or measure; and
- (c) the intended date of implementation and the duration of the action or measure.
- 5. The contents of the notification and all information relating to it shall be treated with confidentiality.
- 6. The ASEAN Secretariat shall act as the central registry of notifications, including written comments and results of discussions. The Member State concerned shall furnish the ASEAN Secretariat with a copy of the comments received. The ASEAN Secretariat shall draw the attention of individual Member States to notification requirements, such as those stipulated in paragraph 4 of this Article, which remain incomplete. The ASEAN Secretariat shall make available information regarding individual notifications on request to any Member State.
- 7. The Member States concerned shall, without discrimination, allow adequate opportunities for other Member States to present their comments in writing and discuss these comments upon request. Discussions entered into by the Member States concerned with other Member States shall be for the purpose of seeking further clarification about the action or measure. The Member States may give due consideration to these written comments and the discussion in the implementation of the action or measure.
- 8. Other Member States shall present their comments within fifteen (15) days of the notification. Failure of a Member State to provide comments within the stipulate time shall not affect its right to seek recourse under Article 88.

Particularly important here is paragraph 4, which outlines the notification requirements for AMSs. Any notification document must contain at least the following 3 elements:

- A description of the action or measure to be taken;
- The reasons for undertaking the action or measure; and
- The intended date of implementation and the duration of the action or measure.

Annex 2 to the Report on the "Definition of Key Concepts and of a Standard Classification System for the ATR" contained a Proposed NTM Classification Template to identify, collect and classify NTMs, which is aimed at assisting AMSs in the development and maintenance of standardised trade repositories and/or to assist in the collection of data. This proposed template was developed, proposed and progressively refined in the context of the first two dedicated training seminars sponsored by the World Bank on "NTM Classification and Streamlining", which were held, respectively, in Siem Riep, Cambodia on 7-11 October 2013 and in Nay Pyi Taw, Myanmar on 25-28 February 2014. This instrument was conceived and tailored for specific use by AMSs in light of their obligations under the applicable transparency requirements under the ATIGA (i.e., Articles 11, 13 and 40 thereof). As explained in the Report on the "Definition of Key Concepts and of a Standard Classification System for the ATR", the template consisted in a simple suggestion, but the recommendation was made that AMSs





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discuss its structure and contents at the earliest opportunity and agree to the exact format so for it to provide a harmonised approach both at national (NTRs) and regional (ATR) level.

The standard notification forms developed and enclosed in the Annex to this Report are geared to the information that AMSs must report under the *Proposed NTM Classification Template*, to ensure that, should the *Proposed NTM Classification Template* be systematically used, they be synchronised and include all the information relating to NTMs.

The NTMs classification used for the development of the *Proposed NTM Classification Template* and in the context of the training seminars sponsored by the World Bank on "*NTM Classification and Streamlining*" is the one developed by the Multi-Agency Support Team under the aegis of the UNCTAD, and included, in its most recent version, in the UNCTAD 2012 Classification of Non-Tariff Measures.

The use of the UNCTAD 2012 Classification of Non-Tariff Measures for the purposes of the transparency requirements provided under the ATIGA has also been recommended to AMSs in the context of previous deliverables under this technical assistance. However, it was also noted that:

- Under Article 13 of the ATIGA, Rules of Origin constitute a separate category (or ATR 'topic') under the ATR, although they are commonly identified (including by UNCTAD) as non-tariff measures; and
- The classification of anti-dumping and countervailing duties as NTMs is still the object of an on ongoing debate among AMSs, the result of which may lead to trade defence measures being dropped as an area of NTMs notification (and compilation in the database for purposes of the ATR/NTRs). The UNCTAD's 2012 NTM Classification includes such measures within the category of "Contingent Trade Protective Measures". On the contrary, these measures are not listed as NTMs under the ASEAN Working Definition of NTMs, adopted by the Interim Technical Working Group (ITWG) on CEPT for AFTA. Certain AMSs have expressed reservations with respect to the necessity of notifying measures taken by AMSs through trade defence instruments, particularly as NTMs.

With respect to Rules of Origin, it will be up to AMSs to ultimately decide whether to classify these measures as NTMs, therefore subjecting them to the notification requirements under Article 11 and 40 of the ATIGA, or to 'store' such measures within a dedicated separate ATR 'topic'.

With respect to anti-dumping and countervailing duties, given the importance of such measures and their impact on trade, the recommendation is made that AMSs decide, in line with the UNCTAD 2012 Classification of Non-Tariff Measures, that notification requirements should apply and that these measures be considered as NTMs and classified (together with safeguard measures) as contingent trade protective measures.

The Annex contains a total of 16 standard notification forms that are being proposed for AMSs' consideration and use for purposes of notifying NTMs in light of Articles 40 and 11 of the ATIGA. Each form corresponds to one of the 16 NTMs Chapters identified by the UNCTAD 2012 NTM Classification.

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Standard Notification Forms (NTMs)

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NOTIFICATION

- In accordance with Article 11 in conjunction with Article 40 of the ATIGA -

- Sanitary and phytosanitary measures -

а.	Notifying Country: [AMS making the notification.]
b.	Regulation Reference: [Specify: type of measure (law, decree, directive, etc.); title and number.]
C.	Description: [Indicate the description of the action or measure to be taken, including its relation to trade, pursuant to Article 11.4(a).]
d.	Source URL: [Encode the specific URL with link to the actual measures (in English if available).]
e.	Reas on: [Describe with sufficient detail (2-3 sentences) the measure's objective, pursuant to Article 11.4(b).]
f.	NTM Code: [Use UNCTAD's NTM classification (Feb. 2012), as available in <u>Annex D of the WB's Toolkit on NTMs</u> . The NTM code will be between A100 and A900.]
g.	NTM Name: [Use the name corresponding to the NTM code (e.g., NTM Code A810 corresponds to NTM Name 'Product registration requirement').]
h.	Proposed Date of Adoption: [Indicate the intended date of adoption.]
	Proposed Date of Entry into Force: [Indicate the intended date of implementation, pursuant to Article 11.4(c).]
i.	End Date: [If the measure is temporary, please indicate the expiry date.]
j.	Final Date for Comments: [15 days from notification.]
k.	HS Code: [Indicate the HS code/s corresponding to the products covered by the measure.]
I.	Product Description: [List the product categories corresponding to the HS code/s.]

Original: English

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NOTIFICATION

- In accordance with Article 11 in conjunction with Article 40 of the ATIGA -

- Technical barriers to trade -

a.	Notifying Country: [AMS making the notification.]
b.	Regulation Reference: [Specify: type of measure (law, decree, directive, etc.); title and number.]
c.	Description: [Indicate the description of the action or measure to be taken, including its relation to trade, pursuant to Article 11.4(a).]
d.	Source URL: [Encode the specific URL with link to the actual measures (in English if available).]
e.	Reas on: [Describe with sufficient detail (2-3 sentences) the measure's objective, pursuant to Article 11.4(b).]
f.	NTM Code: [Use UNCTAD's NTM classification (Feb. 2012), as available in <u>Annex D of the WB's Toolkit on NTMs</u> . The NTM code will be between B100 and B999.]
g.	NTM Name: [Use the name corresponding to the NTM code (e.g., NTM Code B310 corresponds to NTM Name 'Labelling requirements').]
h.	Proposed Date of Adoption: [Indicate the intended date of adoption.]
	Proposed Date of Entry into Force: [Indicate the intended date of implementation, pursuant to Article 11.4(c).]
i.	End Date: [If the measure is temporary, please indicate the expiry date.]
j.	Final Date for Comments: [15 days from notification.]
k.	HS Code: [Indicate the HS code/s corresponding to the products covered by the measure.]
l.	Product Description: [List the product categories corresponding to the HS code/s.]

Original: English

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NOTIFICATION

- In accordance with Article 11 in conjunction with Article 40 of the ATIGA -

- Pre-shipment inspection and other formalities -

а.	Notifying Country: [AMS making the notification.]
b.	Regulation Reference: [Specify: type of measure (law, decree, directive, etc.); title and number.]
c.	Description: [Indicate the description of the action or measure to be taken, including its relation to trade, pursuant to Article 11.4(a).]
d.	Source URL: [Encode the specific URL with link to the actual measures (in English if available).]
e.	Reas on: [Describe with sufficient detail (2-3 sentences) the measure's objective, pursuant to Article 11.4(b).]
f.	NTM Code: [Use UNCTAD's NTM classification (Feb. 2012), as available in <u>Annex D of the WB's Toolkit on NTMs</u> . The NTM code will be between C100, C200, C300, C400 or C900.]
g.	NTM Name: [Use the name corresponding to the NTM code (e.g., NTM Code C200 corresponds to NTM Name 'Direct consignment requirement').]
h.	Proposed Date of Adoption: [Indicate the intended date of adoption.]
	Proposed Date of Entry into Force: [Indicate the intended date of implementation, pursuant to Article 11.4(c).]
i.	End Date: [If the measure is temporary, please indicate the expiry date.]
j.	Final Date for Comments: [15 days from notification.]
k.	HS Code: [Indicate the HS code/s corresponding to the products covered by the measure.]
I.	Product Description: [List the product categories corresponding to the HS code/s.]

Original: English

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NOTIFICATION

- In accordance with Article 11 in conjunction with Article 40 of the ATIGA -

- Contingent trade protective measures -

а.	Notifying Country: [AMS making the notification.]
b.	Regulation Reference: [Specify: type of measure (law, decree, directive, etc.); title and number.]
c.	Description: [Indicate the description of the action or measure to be taken, including its relation to trade, pursuant to Article 11.4(a).]
d.	Source URL: [Encode the specific URL with link to the actual measures (in English if available).]
e.	Reas on: [Describe with sufficient detail (2-3 sentences) the measure's objective, pursuant to Article 11.4(b).]
f.	NTM Code: [Use UNCTAD's NTM classification (Feb. 2012), as available in <u>Annex D of the WB's Toolkit on NTMs</u> . The NTM code will be between D100 and D390.]
g.	NTM Name: [Use the name corresponding to the NTM code (e.g., NTM Code D322 corresponds to NTM Name 'Price-based agriculture special safeguard').]
h.	Proposed Date of Adoption: [Indicate the intended date of adoption.]
	Proposed Date of Entry into Force: [Indicate the intended date of implementation, pursuant to Article 11.4(c).]
i.	End Date: [If the measure is temporary, please indicate the expiry date.]
j.	Final Date for Comments: [15 days from notification.]
k.	HS Code: [Indicate the HS code/s corresponding to the products covered by the measure.]
I.	Product Description: [List the product categories corresponding to the HS code/s.]

Original: English

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NOTIFICATION

- In accordance with Article 11 in conjunction with Article 40 of the ATIGA -
- Non-automatic licensing, quotas, prohibitions, and quantity control measures other than for SPS or TBT reasons -

a.	Notifying Country: [AMS making the notification.]
b.	Regulation Reference: [Specify: type of measure (law, decree, directive, etc.); title and number.]
c.	Description: [Indicate the description of the action or measure to be taken, including its relation to trade, pursuant to Article 11.4(a).]
d.	Source URL: [Encode the specific URL with link to the actual measures (in English if available).]
e.	Reas on: [Describe with sufficient detail (2-3 sentences) the measure's objective, pursuant to Article 11.4(b).]
f.	NTM Code: [Use UNCTAD's NTM classification (Feb. 2012), as available in <u>Annex D of the WB's Toolkit on NTMs</u> . The NTM code will be between E100 and E900.]
g.	NTM Name: [Use the name corresponding to the NTM code (e.g., NTM Code E513 corresponds to NTM Name 'Administrative cooperation agreement').]
h.	Proposed Date of Adoption: [Indicate the intended date of adoption.]
	Proposed Date of Entry into Force: [Indicate the intended date of implementation, pursuant to Article 11.4(c).]
i.	End Date: [If the measure is temporary, please indicate the expiry date.]
j.	Final Date for Comments: [15 days from notification.]
k.	HS Code: [Indicate the HS code/s corresponding to the products covered by the measure.]
I.	Product Description: [List the product categories corresponding to the HS code/s.]

Original: English

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NOTIFICATION

- In accordance with Article 11 in conjunction with Article 40 of the ATIGA -
 - Price control measures including additional taxes and charges -

a.	Notifying Country: [AMS making the notification.]
b.	Regulation Reference: [Specify: type of measure (law, decree, directive, etc.); title and number.]
C.	Description: [Indicate the description of the action or measure to be taken, including its relation to trade, pursuant to Article 11.4(a).]
d.	Source URL: [Encode the specific URL with link to the actual measures (in English if available).]
e.	Reas on: [Describe with sufficient detail (2-3 sentences) the measure's objective, pursuant to Article 11.4(b).]
f.	NTM Code: [Use UNCTAD's NTM classification (Feb. 2012), as available in <u>Annex D of the WB's Toolkit on NTMs</u> . The NTM code will be between F100 and F900.]
g.	NTM Name: [Use the name corresponding to the NTM code (e.g., NTM Code F720 corresponds to NTM Name 'Excise taxes').]
h.	Proposed Date of Adoption: [Indicate the intended date of adoption.]
	Proposed Date of Entry into Force: [Indicate the intended date of implementation, pursuant to Article 11.4(c).]
i.	End Date: [If the measure is temporary, please indicate the expiry date.]
j.	Final Date for Comments: [15 days from notification.]
k.	HS Code: [Indicate the HS code/s corresponding to the products covered by the measure.]
I.	Product Description: [List the product categories corresponding to the HS code/s.]

Original: English

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NOTIFICATION

- In accordance with Article 11 in conjunction with Article 40 of the ATIGA -

- Finance measures -

а.	Notifying Country: [AMS making the notification.]
b.	Regulation Reference: [Specify: type of measure (law, decree, directive, etc.); title and number.]
C.	Description: [Indicate the description of the action or measure to be taken, including its relation to trade, pursuant to Article 11.4(a).]
d.	Source URL: [Encode the specific URL with link to the actual measures (in English if available).]
e.	Reas on: [Describe with sufficient detail (2-3 sentences) the measure's objective, pursuant to Article 11.4(b).]
f.	NTM Code: [Use UNCTAD's NTM classification (Feb. 2012), as available in <u>Annex D of the WB's Toolkit on NTMs</u> . The NTM code will be between G100 and G900.]
g.	NTM Name: [Use the name corresponding to the NTM code (e.g., NTM Code G200 corresponds to NTM Name 'Multiple exchange rates').]
h.	Proposed Date of Adoption: [Indicate the intended date of adoption.]
	Proposed Date of Entry into Force: [Indicate the intended date of implementation, pursuant to Article 11.4(c).]
i.	End Date: [If the measure is temporary, please indicate the expiry date.]
j.	Final Date for Comments: [15 days from notification.]
k.	HS Code: [Indicate the HS code/s corresponding to the products covered by the measure.]
I.	Product Description: [List the product categories corresponding to the HS code/s.]

Original: English

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NOTIFICATION

- In accordance with Article 11 in conjunction with Article 40 of the ATIGA -

- Measures affecting competition -

а.	Notifying Country: [AMS making the notification.]
b.	Regulation Reference: [Specify: type of measure (law, decree, directive, etc.); title and number.]
C.	Description: [Indicate the description of the action or measure to be taken, including its relation to trade, pursuant to Article 11.4(a).]
d.	Source URL: [Encode the specific URL with link to the actual measures (in English if available).]
e.	Reas on: [Describe with sufficient detail (2-3 sentences) the measure's objective, pursuant to Article 11.4(b).]
f.	NTM Code: [Use UNCTAD's NTM classification (Feb. 2012), as available in <u>Annex D of the WB's Toolkit on NTMs</u> . The NTM code will be between H100 and H900.]
g.	NTM Name: [Use the name corresponding to the NTM code (e.g., NTM Code H220 corresponds to NTM Name 'Compulsory national transport').]
h.	Proposed Date of Adoption: [Indicate the intended date of adoption.]
	Proposed Date of Entry into Force: [Indicate the intended date of implementation, pursuant to Article 11.4(c).]
i.	End Date: [If the measure is temporary, please indicate the expiry date.]
j.	Final Date for Comments: [15 days from notification.]
k.	HS Code: [Indicate the HS code/s corresponding to the products covered by the measure.]
I.	Product Description: [List the product categories corresponding to the HS code/s.]

Original: English

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NOTIFICATION

- In accordance with Article 11 in conjunction with Article 40 of the ATIGA -

- Trade-related investment measures (TRIMs) -

а.	Notifying Country: [AMS making the notification.]
b.	Regulation Reference: [Specify: type of measure (law, decree, directive, etc.); title and number.]
C.	Description: [Indicate the description of the action or measure to be taken, including its relation to trade, pursuant to Article 11.4(a).]
d.	Source URL: [Encode the specific URL with link to the actual measures (in English if available).]
e.	Reas on: [Describe with sufficient detail (2-3 sentences) the measure's objective, pursuant to Article 11.4(b).]
f.	NTM Code: [Use UNCTAD's NTM classification (Feb. 2012), as available in <u>Annex D of the WB's Toolkit on NTMs</u> . The NTM code will be I100, I200 or I900.]
g.	NTM Name: [Use the name corresponding to the NTM code (e.g., NTM Code I100 corresponds to NTM Name 'Local content measures').]
h.	Proposed Date of Adoption: [Indicate the intended date of adoption.]
	Proposed Date of Entry into Force: [Indicate the intended date of implementation, pursuant to Article 11.4(c).]
i.	End Date: [If the measure is temporary, please indicate the expiry date.]
j.	Final Date for Comments: [15 days from notification.]
k.	HS Code: [Indicate the HS code/s corresponding to the products covered by the measure.]
I.	Product Description: [List the product categories corresponding to the HS code/s.]

Original: English

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NOTIFICATION

- In accordance with Article 11 in conjunction with Article 40 of the ATIGA -

- Distribution restrictions -

а.	Notifying Country: [AMS making the notification.]
b.	Regulation Reference: [Specify: type of measure (law, decree, directive, etc.); title and number.]
c.	Description: [Indicate the description of the action or measure to be taken, including its relation to trade, pursuant to Article 11.4(a).]
d.	Source URL: [Encode the specific URL with link to the actual measures (in English if available).]
e.	Reas on: [Describe with sufficient detail (2-3 sentences) the measure's objective, pursuant to Article 11.4(b).]
f.	NTM Code: [Use UNCTAD's NTM classification (Feb. 2012), as available in <u>Annex D of the WB's Toolkit on NTMs</u> . The NTM code will be J100 or J200.]
g.	NTM Name: [Use the name corresponding to the NTM code (e.g., NTM Code J100 corresponds to NTM Name 'Geographical restriction').]
h.	Proposed Date of Adoption: [Indicate the intended date of adoption.]
	Proposed Date of Entry into Force: [Indicate the intended date of implementation, pursuant to Article 11.4(c).]
i.	End Date: [If the measure is temporary, please indicate the expiry date.]
j.	Final Date for Comments: [15 days from notification.]
k.	HS Code: [Indicate the HS code/s corresponding to the products covered by the measure.]
I.	Product Description: [List the product categories corresponding to the HS code/s.]

Original: English

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NOTIFICATION

- In accordance with Article 11 in conjunction with Article 40 of the ATIGA -

- Restriction on post-sales services -

а.	Notifying Country: [AMS making the notification.]
b.	Regulation Reference: [Specify: type of measure (law, decree, directive, etc.); title and number.]
c.	Description: [Indicate the description of the action or measure to be taken, including its relation to trade, pursuant to Article 11.4(a).]
d.	Source URL: [Encode the specific URL with link to the actual measures (in English if available).]
e.	Reas on: [Describe with sufficient detail (2-3 sentences) the measure's objective, pursuant to Article 11.4(b).]
f.	NTM Code: [Use UNCTAD's NTM classification (Feb. 2012), as available in <u>Annex D of the WB's Toolkit on NTMs</u> . The NTM code will be K100.]
g.	NTM Name: [Use the name corresponding to the NTM code (e.g., NTM Code K100 corresponds to NTM Name 'Restrictions on post-sales services').]
h.	Proposed Date of Adoption: [Indicate the intended date of adoption.]
	Proposed Date of Entry into Force: [Indicate the intended date of implementation, pursuant to Article 11.4(c).]
i.	End Date: [If the measure is temporary, please indicate the expiry date.]
j.	Final Date for Comments: [15 days from notification.]
k.	HS Code: [Indicate the HS code/s corresponding to the products covered by the measure.]
I.	Product Description: [List the product categories corresponding to the HS code/s.]

Original: English

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NOTIFICATION

- In accordance with Article 11 in conjunction with Article 40 of the ATIGA -

- Subsidies (excluding export subsidies) -

a.	Notifying Country: [AMS making the notification.]
b.	Regulation Reference: [Specify: type of measure (law, decree, directive, etc.); title and number.]
C.	Description: [Indicate the description of the action or measure to be taken, including its relation to trade, pursuant to Article 11.4(a).]
d.	Source URL: [Encode the specific URL with link to the actual measures (in English if available).]
e.	Reas on: [Describe with sufficient detail (2-3 sentences) the measure's objective, pursuant to Article 11.4(b).]
f.	NTM Code: [Use UNCTAD's NTM classification (Feb. 2012), as available in <u>Annex D of the WB's Toolkit on NTMs</u> . The NTM code will be L100.]
g.	NTM Name: [Use the name corresponding to the NTM code (e.g., NTM Code L100 corresponds to NTM Name 'Subsidies (excluding export subsidies under P7)').]
h.	Proposed Date of Adoption: [Indicate the intended date of adoption.]
	Proposed Date of Entry into Force: [Indicate the intended date of implementation, pursuant to Article 11.4(c).]
i.	End Date: [If the measure is temporary, please indicate the expiry date.]
j.	Final Date for Comments: [15 days from notification.]
k.	HS Code: [Indicate the HS code/s corresponding to the products covered by the measure.]
I.	Product Description: [List the product categories corresponding to the HS code/s.]

Original: English

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NOTIFICATION

- In accordance with Article 11 in conjunction with Article 40 of the ATIGA -

- Government procurement restrictions -

а.	Notifying Country: [AMS making the notification.]
b.	Regulation Reference: [Specify: type of measure (law, decree, directive, etc.); title and number.]
c.	Description: [Indicate the description of the action or measure to be taken, including its relation to trade, pursuant to Article 11.4(a).]
d.	Source URL: [Encode the specific URL with link to the actual measures (in English if available).]
e.	Reas on: [Describe with sufficient detail (2-3 sentences) the measure's objective, pursuant to Article 11.4(b).]
f.	NTM Code: [Use UNCTAD's NTM classification (Feb. 2012), as available in <u>Annex D of the WB's Toolkit on NTMs</u> . The NTM code will be M100.]
g.	NTM Name: [Use the name corresponding to the NTM code (e.g., NTM Code M100 corresponds to NTM Name 'Government procurement restrictions').]
h.	Proposed Date of Adoption: [Indicate the intended date of adoption.]
	Proposed Date of Entry into Force: [Indicate the intended date of implementation, pursuant to Article 11.4(c).]
i.	End Date: [If the measure is temporary, please indicate the expiry date.]
j.	Final Date for Comments: [15 days from notification.]
k.	HS Code: [Indicate the HS code/s corresponding to the products covered by the measure.]
I.	Product Description: [List the product categories corresponding to the HS code/s.]

Original: English

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NOTIFICATION

- In accordance with Article 11 in conjunction with Article 40 of the ATIGA -

- Intellectual property -

а.	Notifying Country: [AMS making the notification.]
b.	Regulation Reference: [Specify: type of measure (law, decree, directive, etc.); title and number.]
c.	Description: [Indicate the description of the action or measure to be taken, including its relation to trade, pursuant to Article 11.4(a).]
d.	Source URL: [Encode the specific URL with link to the actual measures (in English if available).]
e.	Reas on: [Describe with sufficient detail (2-3 sentences) the measure's objective, pursuant to Article 11.4(b).]
f.	NTM Code: [Use UNCTAD's NTM classification (Feb. 2012), as available in <u>Annex D of the WB's Toolkit on NTMs</u> . The NTM code will be N100.]
g.	NTM Name: [Use the name corresponding to the NTM code (e.g., NTM Code N100 corresponds to NTM Name 'Intellectual property').]
h.	Proposed Date of Adoption: [Indicate the intended date of adoption.]
	Proposed Date of Entry into Force: [Indicate the intended date of implementation, pursuant to Article 11.4(c).]
i.	End Date: [If the measure is temporary, please indicate the expiry date.]
j.	Final Date for Comments: [15 days from notification.]
k.	HS Code: [Indicate the HS code/s corresponding to the products covered by the measure.]
I.	Product Description: [List the product categories corresponding to the HS code/s.]

Original: English

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NOTIFICATION

- In accordance with Article 11 in conjunction with Article 40 of the ATIGA -

- Rules of origin -

a.	Notifying Country: [AMS making the notification.]
b.	Regulation Reference: [Specify: type of measure (law, decree, directive, etc.); title and number.]
C.	Description: [Indicate the description of the action or measure to be taken, including its relation to trade, pursuant to Article 11.4(a).]
d.	Source URL: [Encode the specific URL with link to the actual measures (in English if available).]
e.	Reas on: [Describe with sufficient detail (2-3 sentences) the measure's objective, pursuant to Article 11.4(b).]
f.	NTM Code: [Use UNCTAD's NTM classification (Feb. 2012), as available in <u>Annex D of the WB's Toolkit on NTMs</u> . The NTM code will be O100.]
g.	NTM Name: [Use the name corresponding to the NTM code (e.g., NTM Code O100 corresponds to NTM Name 'Rules of origin').]
h.	Proposed Date of Adoption: [Indicate the intended date of adoption.]
	Proposed Date of Entry into Force: [Indicate the intended date of implementation, pursuant to Article 11.4(c).]
i.	End Date: [If the measure is temporary, please indicate the expiry date.]
j.	Final Date for Comments: [15 days from notification.]
k.	HS Code: [Indicate the HS code/s corresponding to the products covered by the measure.]
I.	Product Description: [List the product categories corresponding to the HS code/s.]

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Original: English

NOTIFICATION

- In accordance with Article 11 in conjunction with Article 40 of the ATIGA -

- Export-related measures -

а.	Notifying Country: [AMS making the notification.]
b.	Regulation Reference: [Specify: type of measure (law, decree, directive, etc.); title and number.]
c.	Description: [Indicate the description of the action or measure to be taken, including its relation to trade, pursuant to Article 11.4(a).]
d.	Source URL: [Encode the specific URL with link to the actual measures (in English if available).]
e.	Reas on: [Describe with sufficient detail (2-3 sentences) the measure's objective, pursuant to Article 11.4(b).]
f.	NTM Code: [Use UNCTAD's NTM classification (Feb. 2012), as available in <u>Annex D of the WB's Toolkit on NTMs</u> . The NTM code will be between P100 and P900.]
g.	NTM Name: [Use the name corresponding to the NTM code (e.g., NTM Code P700 corresponds to NTM Name 'Export subsidies').]
h.	Proposed Date of Adoption: [Indicate the intended date of adoption.]
	Proposed Date of Entry into Force: [Indicate the intended date of implementation, pursuant to Article 11.4(c).]
i.	End Date: [If the measure is temporary, please indicate the expiry date.]
j.	Final Date for Comments: [15 days from notification.]
k.	HS Code: [Indicate the HS code/s corresponding to the products covered by the measure.]
I.	Product Description: [List the product categories corresponding to the HS code/s.]