

This is a provisional translation (NOT a final version).

(Notice)

**Import Clearance Procedures for the Chemical Substances under the Act on the
Evaluation of Chemical Substances and Regulation of Their Manufacture, etc.**

**Chemical Management Policy Division
Manufacturing Industries Bureau;
Ministry of Economy, Trade and Industry**

While the import clearance procedures for the chemical substances under the Act on the Evaluation of Chemical Substances and Regulation of Their Manufacture, etc. (Act No. 117 of 1973) have been conducted pursuant to the notification issued by Chemical Management Policy Division of Manufacturing Industries Bureau, Ministry of Economy, Trade and Industry dated on March 30, 2010, “Partial Modification of the Import Clearance Procedures of the Chemical Substances under the Act on the Evaluation of Chemical Substances and Regulation of Their Manufacture, etc.” (hereinafter referred to as the “previous notification”), as a result of the enforcement of the “Act for the Partial Revision of the Act on the Evaluation of Chemical Substances and Regulation of Their Manufacture, etc.” (Act No. 39; hereinafter referred to as the “Amended Act”) promulgated on May 20, 2009”, Cabinet Order for the Partial Revision of the Order for Enforcement of the Act on the Evaluation of Chemical Substances and Regulation of Their Manufacture, etc.” (Cabinet Order No. 257; hereinafter referred to as the “Order for Enforcement of the Amended Chemical Substances Control Law”) promulgated on October 30, 2009, this notification shall be modified as follows and enforced as of April 1, 2011.

The previous notification shall be abolished on March 31, 2011.

I. Import clearance procedures for chemical substances

1 In the case of importing Existing Chemical Substance, Publicly Notified Chemical Substances, or Monitoring Chemical Substances

- (1) In the case of importing chemical substances listed in the list of Existing Chemical Substances specified in Article 2 (4) of Supplementary Provisions of the Act on the Evaluation of Chemical Substances and Regulation of Their Manufacture, etc. (Act No. 117 of 1973; hereinafter referred to as the “Act”), (hereinafter referred to as the “Existing Chemical Substances”), Reference Number by Category in the Gazette List of the Existing Chemical Substances shall be entered in the declaration of the import or the invoice.
- (2) In the case of importing chemical substances that the names have been notified publicly pursuant to the provisions of Article 4 (4) of the Act (including the case of being applied mutatis mutandis to Article 7 (2) of the Act) (hereinafter referred to as the “Publicly Notified Chemical Substances”), Registration Number and Reference Number by Category in the Gazette List of Publicly Notified Chemical Substances shall be entered in the declaration of the import or the invoice.
- (3) In the case of importing Monitoring Chemical Substances in Article 2, (4) and Priority Assessment Chemical Substances in Article 2 (5) that the names have been notified publicly pursuant to the provisions of Article 2, paragraph (8) of the Act, Registration Number and Reference Number by Category in the Gazette List of the relevant Monitoring Chemical Substances shall be entered in the declaration of the import or the invoice.

The chemical substances correspond to Class I Specified Chemical Substances (listed in Appended 1) , so full attention shall be paid to the customs clearance procedure because the procedure (2) is needed when they are imported.

2 In the case of importing Class I Specified Chemical Substances

- (1) In the case of importing Class I Specified Chemical Substances specified in Article 2 (2) of the Act for any purpose other than testing and research purposes, the permission of the Minister of Economy, Trade and Industry based on Article 22 of the Act shall be obtained and the original of the written permission shall be submitted at the time of the import declaration.

In addition, separately, according to the import clearance procedure based on

the Import Control Trade Order, it shall be required to obtain confirmation by the Minister of Economy, Trade and Industry that the chemical substance will be used for any of the purposes listed in Article 8 of the Order for Enforcement of the Act on the Evaluation of Chemical Substances and Regulation of Their Manufacture, etc. (Cabinet Order No. 202 of 1974; hereinafter referred to as the “Order for Enforcement of the Act”) and the original of the confirmation shall be presented at the time of the import declaration.

(2) In the case of importing Class I Specified Chemical Substances for testing and research purposes, it shall be confirmed that the substances are appropriate for testing and research purposes by the Minister of Economy, Trade and Industry, in accordance with the import clearance procedure based on Import Trade Control Order (Cabinet Order No. 414 of 1949) and the original of the confirmation shall be presented at the time of the import declaration.

3 In the case of importing Class II Specified Chemical Substances

In the case of importing Class II Specified Chemical Substances specified in Article 2 (3) of the Act, the number of each of the relevant substances specified in Article 2 of the Order for Enforcement of the Act concerning Class II Specified Chemical Substances shall be entered in the declaration of the import or the invoice.

Also in the case of importing Class II Specified Chemical Substances for any purpose other than testing and research purposes, the planned quantity of import should be notified to the Minister of Economy, Trade and Industry every year based on Article 35 (1) of the Act, as well as in the case of importing in excess of the planned quantity of import notified, full attention shall be paid because the procedure for a change specified in Article 35 (2) of the Act is needed.

4 In the case of importing New Chemical Substances

In the case of importing New Chemical Substances in Article 2 (6) of the Act (hereinafter referred to as the “New Chemical Substances”), full attention shall be paid that necessary information shall be notified to the Minister of Health, Labour and Welfare, the Minister of Economy, Trade and Industry, and the Minister of Environment so as to be examined or confirmed in advance.

(1) If the importer has received a notification to the effect that the New Chemical Substances fall under any of the items between Article 4 (1) (ii) ~ (v) of the Act pursuant to the provisions of Article 4 (1), (2), or Article 5 (8) of the Act, a copy of

the notification from the Minister of Health, Labour and Welfare, the Minister of Economy, Trade and Industry, and the Minister of Environment shall be submitted at the time of the import declaration. After the names of the relevant New Chemical Substances has been announced publicly, however, pursuant to the provisions of Article 2 (8) and Article 4 (4) of the Act, the procedures in the cases 1-(2) or (3) above shall be applicable without submitting a copy of the notification.

- (2) In the case of the New Chemical Substances used for testing and research or as reagents, the document in Form 1 of Appended 2 to the effect that the chemicals related to the import declaration are imported to be used for testing and research or as reagents shall be submitted at the time of the import declaration.
- (3) In the case of the New Chemical Substances confirmed under Article 3, (1) (iv) of the Act (hereinafter referred to as the “Intermediary New Chemical Substances”), a copy of the confirmation note of the Minister of Health, Labour and Welfare, the Minister of Economy, Trade and Industry, and the Minister of Environment shall be submitted at the time of the import declaration.
- (4) In the case of the New Chemical Substances confirmed under Article 3 (1)(v) of the Act (hereinafter referred to as the “Small Quantity of New Chemical Substances”), a copy of the confirmation note of the Small Quantity of New Chemical Substances issued by the Minister of Health, Labour and Welfare, the Minister of Economy, Trade and Industry, and the Minister of Environment, and the document in Form 2 of Appended 3 to the effect that the cumulative quantity of import and production in the fiscal year is not greater than the quantity described in the said confirmation note shall be submitted at the time of the import declaration.
- (5) In the case of importing the New Chemical Substances confirmed under Article 3 (1) (vi) of the Act (hereinafter referred to as the “Polymer Compounds Concerning Article 3 (1) (vi) of the Act”) are imported, a copy of the confirmation note of the Polymer Compounds Concerning Article 3 (1) (vi) of the Act issued by the Minister of Health, Labour and Welfare, the Minister of Economy, Trade and Industry, and the Minister of Environment shall be submitted at the time of the import declaration.

(6) In the case of the New Chemical Substances confirmed under Article 5 (4) of the Act (hereinafter referred to as the “New Chemical Substances Manufactured in Small Quantity”), a copy of the confirmation note of the New Chemical Substances Manufactured in Small Quantity issued by the Minister of Health, Labour and Welfare, the Minister of Economy, Trade and Industry, and the Minister of Environment, and the document in Form 2 of Appended 3 to the effect that the cumulative quantity of import and production in the fiscal year is not greater than the quantity described in the said confirmation note shall be submitted at the time of the import declaration.

5 In the case of importing from a person who has received notice to the effect that it falls under items (ii) through (v) of Article 4 (1) of the Act, the new chemical substance to which said notification pertains, in the New Chemical Substance Pertaining to a Manufacturer, etc., in a Foreign State

In the case of importing from a person who has received notice to the effect that it falls under any of items (ii) through (v) of Article 4 (1) in accordance with the provisions of Article 4 (1) or (2) as applied *mutatis mutandis* pursuant to Article 7 (2), the new chemical substance to which said notification pertains a copy of the notification issued by the Minister of Health, Labour and Welfare, the Minister of Economy, Trade and Industry, and the Minister of the Environment shall be submitted at the time of import declaration. However, in the case that a person who has received said notice gets a third party to export the said New Chemical Substance to Japan, a copy of the notification and the document in the Form 3 of Appended 4 written by the person who has received said notice to the effect that the person who has received said notice gets the said third party to export the New Chemical Substance to which said notification pertains to Japan shall be submitted at the time of import declaration.

After the name of the said chemical has been notified publicly pursuant to the provisions of Article 4 (4) of the Act that is applied *mutatis mutandis* to Article 7, (2), the procedures in the cases 1-(2) above that falls under Publicly Notified Chemical Substances shall be applicable without submitting a copy of the notification.

6 Points to consider

- (1) Keep in mind that import may not be granted permission if the document has not been submitted as provided in 1 to 5 above. Also, keep in mind that import may not be granted permission if the relation between the chemical substances described in the documents as provided in 1 to 5 above and the chemical substances described in the invoice or other documents is not clear from their names.
- (2) Keep in mind that punishment may be imposed in the light of the related laws if it is found that New Chemical Substances have proved to be imported by submitting the documents as provided in 1 to 5 above that are false or forged.
- (3) If it is difficult to use any appended form due to the characteristics of the goods to be imported, clear up the relation with the Act through the addition of entries.

II. Import of products that use Class I Specified Chemical Substances

1 In the case of importing the products specified in Article 7 of the Order for Enforcement of the Act

In the case of importing the products specified in Article 7 of the Order for Enforcement of the Act, it shall be confirmed that Class I Specified Chemical substances in the upper row of the table in the same article (the left column in Appended 5) are not used in the product. In the case of product using class I specified chemical substances, import shall not be allowed.

The major correspondence between the products (see Note) listed in the Article 7 of the Order for Enforcement of the Act and the Appended Table of Customs Tariff Act (Customs Tariff Schedule) is as described in the “Correspondence between the Products Not Allowed to be Imported If Class I Specified Chemical Substances are Used and the Appended Table of Customs Tariff Act” (Appended 5-1).

The wood antiseptics, insecticides and fungicides specified in Article 7 of the Order for Enforcement of the Act include all so-called formulation made by mixing the Class I Specified Chemical Substances that have the antiseptic, insect-repellent, or fungicidal effect with other substances to improve use benefit and preventive agents, expellants, soil treatment agents, preventive expellants, anti-ant agents, and antifungal agents, etc. shall fall under this category.

2 In the case of importing a product containing PFOS or its salt

In the case of importing the etching agents (limited to those uses in the manufacture of piezoelectric filters or of compound semiconductors which enable radio to transmit and receive radio waves with more than 3 MHz of frequencies), resists for semiconductors or the professional-use photograph films that contain PFOS or its salt (hereinafter referred to as the “etching agents, etc.”), the confirmation shall be obtained from the Minister of Economy, Trade and Industry about the fact that the etching agents, etc. contain PFOS or its salt, and the original of the said confirmation shall be presented at the time of the import declaration in accordance with the import clearance procedures based on Import Trade Control Order.

The main correspondence between etching agents, etc. and the classification of the Appended Table of Customs Tariff Act (Customs Tariff Schedule) is as

described in the “Correspondence between the Products that require Confirmation of the Minister of Economy, Trade and Industry in Accordance with the Import Clearance Procedures Based on Import Trade Control Order When Class I Specified Chemical Substances are Used and the Appended Table of Customs Tariff Act” (Appended 5-2).

(Note) The interpretation of the "products" shall be subject to the "Range of chemical substances, etc." (Appended 6).

(Appended 1)

Class I Specified Chemical Substances

Serial No.	Class I Specified Chemical Substance	Reference Number by Category in the Gazette List of Existing Chemical Substances	Classification of Appended Table of Customs Tariff Act
1	Polychlorinated biphenyl (PCB)	-	2903.69
2	Polychlorinated naphthalene (PCN) (limited to those containing three or more chlorine atoms)	4-317	2903.69
3	Hexachlorobenzene (HCB)	3-76	2903.62
4	Aldrin	4-303	2903.52
5	Dieldrin	4-299	2910.40
6	Endrin	4-299	2910.90
7	DDT	4-910	2903.62
8	Chlordanes	9-1646	2903.52
9	Bis(tributyl-tin)=oxide (TBTO)	2-2027 2-2242	2931.00
10	N,N'-Ditolyl-p-phenylenediamine, N-Tolyl-N'-xylyl-p-phenylenediamine or N,N'-Dixylyl-p-phenylenediamine	3-146 3-365	2921.51
11	2,4,6-Tri-tert-butylphenol (TTBP)	3-540	2907.19
12	Mirex	-	2903.59
13	Toxaphene	-	2903.59
14	2,2,2-trichloro-1,1-bis (4-chlorophenyl) ethanol (Kelthane or Dicohol)	4-226	2906.29
15	Hexachlorobuta-1,3-diene	2-121	2903.29
16	2-(2H-1,2,3-benzotriazole-2-yl)-4,6-di-tert-butylphenol	5-3580 5-3604	2933.99
17	Perfluoro (octane-1-sulfonic acid) (PFOS) or its salt	2-1595 (PFOS) 2-2810 (Part of salt)	2904.10
18	Perfluoro (octane-1-sulfonyl)=fluoride (PFOSF)	2-2803	2904.90
19	Pentachlorobenzene	3-76	2903.69
20	r-1,c-2,t-3,c-4,t-5,t-6-Hexachlorocyclohexane	3-2250	2903.51

Serial No.	Class I Specified Chemical Substance	Reference Number by Category in the Gazette List of Existing Chemical Substances	Classification of Appended Table of Customs Tariff Act
	(alpha-Hexachlorocyclohexane)	9-1652	
21	r-1,t-2,c-3,t-4,c-5,t-6- Hexachlorocyclohexane (beta-Hexachlorocyclohexane)	3-2250 9-1652	2903.51
22	r-1,c-2,t-3,c-4,c-5,t-6- Hexachlorocyclohexane (gamma-Hexachlorocyclohexane)	3-2250 9-1652	2903.51
23	Decachloropentacyclo [5.3.0.0(sup2,6).0(sup3,9).0(sup4,8)] decan-5-one (Chlordecone)	-	2914.70
24	Hexabromobiphenyl	-	2903.69
25	Tetrabromo (phenoxybenzen) (Tetrabromodiphenyl ether)	3-61	2909.30
26	Pentabromo (phenoxybenzen) (Pentabromodiphenyl ether)	-	2909.30
27	Hexabromo (phenoxybenzen) (Hexabromodiphenyl ether)	3-2845	2909.30
28	Heptabromo (phenoxybenzen) (Heptabromodiphenyl ether)	3-3716 ^{Note 2)}	2909.30

Note 1) Isotopes among PCB, etc. (excluding those heading 28.44) belong to 2845.90.

Note 2) Substances comprised of Heptabromodiphenyl ether, Octabromodiphenyl ether, and Nonabromodiphenyl ether are classified into 3-3716.

(Appended 2)

Form 1

Confirmation of Purpose of Use of an Imported New Chemical Substance under the Act
on the Evaluation of Chemical Substances and Regulation of Their Manufacture, etc.
(for Testing and Research or as a Reagent)

Year: Month: Day:

To: XX Customs Director

Name, or name of the corporation
and its representative
Address

We hereby affirm that we will import (the name entered in the import (tax) declaration) in relation to this import declaration {for the purpose of testing and research (to be conducted by YY) / as a reagent (to be delivered to ZZ)}.

Name of person in charge
Telephone number

Notes:

1. Use A-4 size paper, as defined in the Japanese Industrial Standards.
2. Enter an applicable item in the curly brackets.
3. Enter the name of the user in YY and a name of the user, subdivider, or handler in ZZ.

(Appended 3)

Form 2

Confirmation of the Cumulative Quantity of Imported New Chemical Substances under
the Act on the Evaluation of Chemical Substances and Regulation of Their
Manufacture, etc. (For Small Quantity of New Chemical Substances or New Chemical
Substances Manufactured in Small Quantity)

Year: Month: Day:

To: WW Customs Director

Name, or name of corporation and its
representative
Address

This is the XXth import of (the name entered in the declaration of import (tax)) in
relation to this import declaration, and this year's cumulative quantity of import is YY
kg, including this import. In addition, this year's cumulative quantity of manufacture is
ZZ kg.

It shall be confirmed that the above cumulative quantity of the substances is not
greater than the quantity described in the confirmation of {Small Quantity of New
Chemical Substances or New Chemical Substances Manufactured in Small Quantity}
issued by the Minister of Health, Labour and Welfare, Minister of Economy Trade and
Industry and the Minister of the Environment.

Name of person in charge
Telephone number

Notes:

1. Use A-4 size paper, as defined in the Japanese Industrial Standards.
2. Enter an applicable item in the curly brackets.

(Appended 4)

Form 3

Date :

CERTIFICATE

Name of Company :

Name of Representative :

Authorized Signature :

Address of Company :

This is to certify that we have decided to export to Japan the new chemical substance (namely,

referred to in our export notification to the Minister of Health, Labor and Welfare, Minister of Economy, Trade and Industry and Minister of the Environment of Japan in the name of

as its shipper.

(Appended 5-1)

Correspondence between Products Not Allowed to be Imported If Class I Specified Chemical Substances are Used and the Appended Table of Customs Tariff Act

Class I Specified Chemical Substance	Products (details)		Classification of Appended Table of Customs Tariff Act
Polychlorinated biphenyl (PCB)	Lubricating, cutting, and hydraulic oils (Note: Lubricating oil means liquid lubricant at normal temperature. This applies also to cutting and hydraulic oils.)	Lubricating oils	Items used mainly for lubrication among 2710.11-2, 2710.19-1-(4), 2710.19-2 and 34.03
		Cutting oils	Cutting oils among 2710.11-2, 2710.19-1-(4), 2710.19-2 and 34.03
		Hydraulic oils	Hydraulic oils among 2710.19-1-(4), 2710.19-2 and 3824.82
	Adhesives (excluding those of plant or animal origin), putty and caulking or sealing fillers	Adhesives (excluding those of animal and botanical origin)	Adhesives (excluding those of animal and botanical origin) among 35.06, 39.01 to 39.13 and 40.02
		Putty and filling materials for closing or sealing	Putty and filling materials for closing or sealing among 32.14
	Paints (excluding water-based paint), printing ink and carbonless copying paper	Paints (excluding water-based paints)	32.08, 32.10 and 3212.90-2
		Printing inks	32.15
		Carbonless copying paper	Carbonless copying paper among 48.09 and 48.16
	Heating and cooling devices using a liquid as heat-transfer medium	Heating devices with liquid heating medium	Heating devices with liquid heating medium among 84.19, 85.14 and 85.16
		Cooling devices with liquid heating medium	Cooling devices with liquid heating medium among 84.19
	Oil-filled transformers, paper condensers, and oil-filled condensers organic-coated condensers	Oil-filled transformers	Oil-filled transformers among 8504.21 to 8504.23
		Paper condensers, oil-filled condensers, and organic-coated condensers	Paper condensers, oil-filled condensers, and organic-coated condensers among 85.32

Class I Specified Chemical Substance	Products (details)	Classification of Appended Table of Customs Tariff Act
		ted condensers
	Air-conditioners, television receivers, and microwave ovens (Note: Import of those with an oil-filled transformer or paper condenser, oil-filled condenser, or organic-coated condenser that contains PCB is inhibited.)	Air conditioners 84.15
		Television receivers 85.28
		Microwave ovens Cooking microwave ovens among 84.19 and 8516.50
Polychlorinated naphthalenes (Limited to those three or more chlorine elements)	Lubricant and cutting oil	Lubricating oil Items used mainly for lubrication among 2710.11-2, 2710.19-1-(4), 2710.19-2 and 34.03
		Cutting oil Cutting oil among 2710.11-2, 2710.19-1-(4), 2710.19-2 and 34.03
	Wood antiseptics, insecticides, and antifungal agents	Wood antiseptics, insecticides, and antifungal agents among 38.08 and 3824.90-4
	Paints (limited to those for antiseptic, insecticides, and antifungal agents use)	Paints for antiseptic, insecticides, and antifungal agents use among 32.08 to 32.10 and 3212.90-2
Aldrin and DDT	Wood antiseptics, insecticides, and antifungal agents	Wood antiseptics, insecticides, and antifungal agents among 38.08 and 3824.90-4
	Paints (limited to those for antiseptic, insecticidal, and fungicidal use)	Paints for antiseptic, insecticidal, and fungicidal use among 32.08 to 32.10 and 3212.90-2
Dieldrin	Wood antiseptics, insecticides, and fungicides	Wood antiseptics, insecticides, and fungicides among 38.08 and 3824.90-4
	Paints (limited to those for antiseptic, insecticides, and antifungal agents use)	Paints for antiseptic, insecticides, and antifungal agents use among 32.08 to 32.10 and 3212.90-2
	Wool (excluding greased wool)	Wool (excluding greased wool) among 5101.21, 5101.29, 5101.30, 5105.10, 5105.21 and 5105.29
Chlordanes	Wood antiseptics and insecticides	Wood antiseptics and insecticides among 38.08 and 3824.90-4
	Wood adhesives	Wood adhesives among 3501.90, 35.03, 35.05, 35.06, 39.01 to 39.13 and 40.02
	Paints (limited to antiseptic and insecticides use)	Paints for antiseptic, insecticides use among 32.08 to 32.10 and 3212.90-2
	Wood treated with antiseptics and insecticides	Wood treated with antiseptics and insecticides among 4403.10, 44.04, 4406.90, 44.07 to 44.09 and 44.13
	Plywood treated with antiseptics and insecticides	Plywood treated with antiseptics and insecticides among 44.12 and 44.18
Bis(tributyltin)=oxide (TBTO)	Antiseptics and fungicides	Antiseptics and fungicides among 38.08 and 3824.90-4

Class I Specified Chemical Substance	Products (details)		Classification of Appended Table of Customs Tariff Act
	Paints (limited to prevent shellfishes, algae, and other living organisms in water from adhering to surfaces) and printing inks	Paints (limited to prevent shellfishes, algae, and other living organisms in water from adhering to surfaces)	Ship bottom paints and fishnet antifoulants (limited to prevent shellfishes, algae, and other living organisms in water from adhering to surfaces) among 32.08, 32.09, 32.10 and 3212.90-2
		Printing inks	32.15
	Fishnet		5608.11 and 5608.90 (limited to fishnet)
N,N'-Ditolyl-p-p henylenediamine , N-Tolyl-N'-xylyl -p-phenylenedia mine, or N,N'-Dixylyl-p-phenylenediamin e	Rubber antioxidants		3812.30-1
	Styrene-butadiene rubber		Styrene-butadiene rubber among 4002.11 and 4002.19
2,4,6-Tri-tert-butylphenol (TTBP)	Antioxidants and other prepared additives (limited to those for lubricating and fuel oils)		Antioxidant and other prepared additives (limited to those for lubricating and fuel oils) among 38.11
	Lubricating oils		Items used mainly for lubrication among 2710.11-2, 2710.19-1-(4), 2710.19-2 and 34.03
Mirex	Wood insecticides		Wood insecticides among 38.08 and 3824.90-4
2-(2H-1,2,3-benzotriazole-2-yl)-4,6-di-tert-butyl phenol	Decorative laminate		Decorative laminate among 44.10 to 44.12
	Adhesives (excluding those of animal and botanical origin), putty, and filling materials for closing or sealing	Adhesives (excluding those of animal and botanical origin)	Adhesives (excluding those of animal and botanical origin) among 35.06, 39.01 to 39.13 and 40.02
		Putty and filling materials for closing or sealing	Putty, and filling materials for closing or sealing among 32.14
	Paints and printing inks	Paints	32.08 to 32.10
		Printing inks	32.15
	Helmets		6506.10

Class I Specified Chemical Substance	Products (details)	Classification of Appended Table of Customs Tariff Act
	(Note: It has been confirmed that some plastic helmets contain (2-(2H-1,2,3-benzotriazole-2-yl)-4,6-di-tert-butylphenol).)	
	Radiator grills and other auto parts (excluding those made of metals) (Note: It has been confirmed that some plastic parts contain (2-(2H-1,2,3-benzotriazole-2-yl)-4,6-di-tert-butylphenol).)	87.08 (excluding those made of metals)
	Lighting covers (Note: It has been confirmed that some plastic products contain (2-(2H-1,2,3-benzotriazole-2-yl)-4,6-di-tert-butylphenol).)	Lighting covers among 9405.9
	Lenses for protective spectacles and frames for spectacles (Note: It has been confirmed that some plastic products contain (2-(2H-1,2,3-benzotriazole-2-yl)-4,6-di-tert-butylphenol).)	Lenses for protective spectacles among 90.01
		9003.1
	Deodorants	Deodorants among 3307.49
	Waxes	Waxes among 34.05
	Surfboards	Surfboards among 9506.29
	Inked ribbons	Ink ribbons among 8443.99
	Photographic paper	Photographic paper among 37.03
	Buttons (Note: It has been confirmed that some plastic buttons contain (2-(2H-1,2,3-benzotriazole-2-yl)-4,6-di-tert-butylphenol).)	9606.2
	Tubes, bathtubs, and other plastic products (limited to molded products)	39.17 to 39.26
Perfluoro (octane-1-sulfonic acid) (PFOS) or its salt	Aircraft hydraulic oils	Aircraft hydraulic oils among 2710-19-1-(4) and 2710.19-2
	Oil used to spin thread	Oil used to spin thread among 3809.91
	Etching agent used in metal machining	Etching agents used in metal machining among 3707.90, 3810.10 and 3824.90
	Etching agents used in the manufacture of semiconductors (excluding compound semiconductors that wireless devices that enable radio to transmit / receive electrical waves of a frequency of 3 MHz or more)	Etching agents used in the manufacture of semiconductors (excluding compound semiconductors that wireless devices that enable radio to transmit / receive electrical waves of a frequency of 3 MHz or more) among 3707.90
	Surface treatment and other prepared additives for plating use	Surface treatment and other prepared additives for plating use among 34.02

Class I Specified Chemical Substance	Products (details)	Classification of Appended Table of Customs Tariff Act	
	Anti-reflection agents used in the manufacture of semiconductors	Anti-reflection agents used in the manufacture of semiconductors among 3208.90	
	Abrasives	Abrasives among 3810.10 and 3824.90	
	Fire extinguishers, fire-extinguishing agents, and fire-extinguishing foam	Fire extinguishers	84.24
		Fire-extinguishing agents and fire-extinguishing foam	3813.00
	Insecticides (limited to those used in the extermination of termites or ants)	Insecticides (limited to those used in the extermination of termites or ants) among 38.08 and 3824.90-4	
	Photographic paper	Photographic paper among 37.03	
Tetrabromo (phenoxybenzene) (tetrabromodiphenyl ether) Pentabromo (phenoxybenzene) (pentabromodiphenyl ether)	Paints	Paints among 32.08 to 32.10 and 3212.90-2	
	Adhesives	Adhesives among 35.06, 39.01 to 39.13 and 40.02	

(Appended 5-2)

Correspondence between the Products that require Confirmation of the Minister of Economy, Trade and Industry in Accordance with the Import Clearance Procedures Based on Import Trade Control Order When Class I Specified Chemical Substances are Used and the Appended Table of Customs Tariff Act

Class I Specified Chemical Substance	Products (details)		Classification of Appended Table of Customs Tariff Act
Perfluoro (octane-1-sulfonic acid) (PFOS) or its salt	Etching agents (limited to those for uses in the manufacture of piezoelectric filters or of compound semiconductors which enable radio to transmit and receive radio waves with more than 3 MHz of frequencies)	Etching agents (limited to those for uses in the manufacture of piezoelectric filters)	Etching agents among 3824.90 (limited to those for uses in the manufacture of piezoelectric filters)
		Etching agents (limited to those for uses in the manufacture of compound semiconductors which enable radio to transmit and receive radio waves with more than 3 MHz of frequencies)	Etching agents (limited to those for uses in the manufacture of compound semiconductors which enable radio to transmit and receive radio waves with more than 3 MHz of frequencies) among 3824.90
	Resist for semiconductors		Resist for semiconductors among 3707.90
	Professional-use photograph films		Professional-use photograph films among 37.01 and 37.02

(Appended 6)

Range of chemical substances, etc.

The Law stipulates in Article 2, Paragraph 1 that the term “chemical substance” refers to any chemical compound obtained by causing chemical reactions to elements or compounds, and excludes any radioactive substance and the following substances that are omitted here. This definition shall be interpreted as follows:

(1) An “element” refers to all the states of a substance (e.g., excited state and radicals) comprised of one kind of atom without distinction as to isotopes; the same applies hereinafter. An alloy is regarded as a mixture of elements that does not fall within the category of “chemical substances.”

(2) A “compound” refers to a substance consisting of two or more different kinds of atoms (at least one of them being H, He, B, C, N, O, F, Ne, P, S, Cl, Ar, As, Se, Br, Kr, Te, I, Xe, At, or Rn) formed by covalent bonding, ionic bonding, coordinate bonding, or any arbitrary combination of these types of bonding.

(3) Since “causing chemical reactions” refers to artificial reactions, natural reactions are not included. When organisms (whether alive or dead) or components of organisms are obtained by breeding, cultivation, or incubation, such breeding, cultivation, or incubation are not regarded as artificial chemical reactions even if chemical reactions take place in the organisms.

When an artificial chemical reaction is limited to specific parts (e.g., surface treatment of metals, adhesives or coating mediums that cause chemical reactions when used) or the reaction products are handled as waste without being separated for use, the reaction is not regarded as “causing chemical reactions.”

(4) The products stipulated in Order for Enforcement of the Act on the Evaluation of Chemical Substances Regulation of Their Manufacture etc.(Cabinet Order No.202, 1974; hereinafter referred to as the Enforcement Order) are not regarded as “compounds” and are dealt with pursuant to Article 24 (Restrictions on Import of Products), Article 28 (Obligation of Conformity to Standards), Article 29 (Labeling, etc.), Article 30 (Order for Improvement), Article 34 (Order to Take Measures in Connection with Designation, etc. of Class I Specified Chemical Substances), Article 35

(Notification of the Planned Quantity of Manufacture, etc.), Article 36 (Publication of Technical Guidelines, etc.), Article 37 (Labeling, etc.), Article 39 (Guidance and Advice), Article 42 (Reporting on the Status of Handling), Article 43 (Collection of Reports), Article 44 (On-Site Inspections, etc.), and Article 48 (Requests) of the Law. Products that are not stipulated in the Enforcement Order and that fall under item (i) or (ii) below are not regarded as “compounds” but treated as “products” to be regulated by other relevant statutes of the Law, etc.

(i) Products that possess specific shapes and do not change in their composition or shape when in use (e.g. synthetic resin storage containers, plates, tubes, rods, and films). However, any change in the shape of a product that does not lead to any loss of its original function in use (deformation in use or modification of a dimension that does not cause any modification of its functions), any change in the shape of a product due to exercise of its original function (e.g. wear on a rubber eraser), and any change that incidentally causes loss of its function as a commercial product (damage in use), are not treated as changes in the composition or shape.

(ii) Mixtures in sufficiently subdivided states and in forms that will permit them to be sold over the counter, etc., if minimal modification such as labeling, etc., is made (e.g. synthetic resin paints containing pigments and household detergents).

List of Registration Number in the Gazette List in Japan and Documents to be Submitted, etc. Required at the Time of Import Clearance

(Reference)

Classification of chemical substances	Registration Number in the Gazette List, etc. (Import declaration, Invoice)	Documents to be submitted, etc.
Existing Chemical Substances	Reference Number by Category	-
Publicly Notified Chemical Substances	Registration Number, Reference Number by Category	-
Monitoring Chemical Substances	Registration Number, Reference Number by Category	-
Priority Assessment Chemical Substances	Registration Number, Reference Number by Category	-
		-
Class I Specified Chemical Substances	-	Original of permission and original of confirmation from the Ministry of Economy, Trade and Industry in accordance with Import Trade Control Ordinance.
1. Class I Specified Chemical Substances used for essential use		
2. Class I Specified Chemical Substances used for testing and research		Original of confirmation from the Ministry of Economy, Trade and Industry in accordance with Import Trade Control Ordinance.
Class II Specified Chemical Substances	Item Number of Article 2 of the Order for Enforcement of the Act	
New Chemical Substances		
1. After receipt of notification of decision	-	Copy of notification
2. For testing and research purposes or as a reagent	-	Documents in Form 1
3. Intermediates, etc.	-	Copy of confirmation notice
4. Small Quantity of New Chemical Substances	-	Copy of confirmation notice and documents in Form No. 2
5. Polymer Compounds	-	Copy of confirmation notice

Concerning Article 3, Paragraph (1), Item (vi) of the Act		
6. New Chemical Substances Manufactured in Small Quantity	-	Copy of confirmation notice and documents in Form 2
New Chemical Substances of foreign manufacturers, etc.	-	Copy of notification (copy of notification and document in Form 3 when getting a person other than the person who received the notification to export)