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Security Council Committee established pursuant to resolution 1718 (2006)

Note verbale dated 12 December 2016 from the Permanent Mission of Israel to the United Nations addressed to the Chair of the Committee

The Permanent Mission of Israel to the United Nations has the honour to submit the following information on the national measures taken with a view to implementing Security Council resolution 2270 (2016), in accordance with paragraph 40 of that resolution.

The State of Israel is fully committed to complying with and implementing Security Council resolutions adopted under Chapter VII of the Charter of the United Nations. Israel supports the endeavours of the Security Council to ensure international peace and security and reaffirms its readiness to cooperate with the Security Council Committee established pursuant to resolution 1718 (2006).

The State of Israel is concerned about the continuous violations by the Democratic People's Republic of Korea of Security Council resolutions and considers resolution 2270 (2016) to be an important step towards achieving that country's compliance with its international obligations.

Immediately after the adoption of resolution 2270 (2016) by the Security Council, the Israeli Ministry of Foreign Affairs convened an interministerial meeting, with over 40 representatives from the various ministries and agencies that oversee the topics included in the resolution. Participants included representatives from the National Security Council, the Ministry of Justice, the Ministry of Transportation, the Ministry of Defence, the Ministry of Economy, the Bank of Israel and the Border Crossing Administration. At that meeting the respective obligations and responsibilities contained in the resolution were presented to the different bodies.

Israel is in a continuous process of strengthening and improving the implementation of resolution 2270 (2016), including through inter-agency and interministerial outreach, international cooperation, experience-sharing with other governments and joint exercises.





The State of Israel has a reputable and internationally recognized legal framework which enables the implementation of arms embargoes and travel bans. Furthermore, Israel does not maintain diplomatic relations with the Democratic People's Republic of Korea. Israel has also enacted the Import and Export Order (Control of Goods Exported to the Democratic People's Republic of Korea), 5776-2015, according to which a person shall not export goods to North Korea without obtaining an export licence from the competent authority. In addition, the goods listed in the resolution are prohibited for export from Israel to North Korea and no export licence for them will be granted. The text of the above-mentioned order is attached to the present note verbale (see annex).

The Government of the State of Israel will continue to work diligently towards the full implementation of resolution 2270 (2016) and assures the Panel of Experts of its full cooperation.

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Annex to the note verbale dated 12 December 2016 from the Permanent Mission of Israel to the United Nations addressed to the Chair of the Committee

Import and Export Order (Control of Goods Exported to the Democratic People's Republic of Korea), 5776-2015

In my capacity, according to Article 2 to the Import and Export Ordinance [New Version] 5739-1979, and with the authorization of the Economic Affairs Committee of the Knesset, according to Article 21(a) to Basic Law: the Knesset, and Article 2(b) to the Penal Law, 5737-1977, I hereby order as follows:

Definitions

1. In this Order —

"Export" — transfer or cause the transfer from Israel, by sea, land, or air, whether for consideration or for no consideration;

"North Korea" — the Democratic People's Republic of Korea;

"Export License" — a license issued by a competent authority to export goods;

"The Competent Authority" — the Director of Sustainable Environment and Development Administration in the Ministry of the Economy (hereinafter: the Ministry), his deputy or whomever the Minister has appointed to issue an export license.

Goods Export License

- (a) A person shall not export goods to North Korea, unless he obtained an export license from the competent authority.
- (b) Goods listed in the First Schedule are prohibited for export to North Korea and no export license for them will be granted.

Attachment of Export License

Whenever a person is required to produce an export license in accordance with this Order, the exporter shall attach the export license to the export entry prior to exporting the goods.

Dates for Granting of Export License

(a) An export license in accordance with this Order, or a decision to refuse granting it, will be given to the applicant by the competent authority within 14 working days from the receipt of the application; the decision to refuse will be reasoned.

2.

3.

4.

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¹ Law of the State of Israel, New Version 32, p. 625.

² Statute Book, 5718, p. 69; 5761, p. 166.

³ Statute Book, 5737, p. 226; 5754, p. 348.

- (b) The number of days mentioned in sub section (a) shall be counted starting from the day all the required documents to obtain the export license are received.
- (c) An application for an Export License from the competent authority must be submitted by using the form published in the Second Schedule.

Application

5. This Order will apply as of two months from its publication.

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First Schedule

(Section 2 (b))

- 1. Wine
- 2. Spirits (all kinds)
- 3. Tobacco Products
- 4. Caviar
- 5. Crustaceans (and all sort of Lobsters)
- 6. Abalone
- 7. Mollusks and aquatic invertebrates (e.g. oyster, escargot, snail)
- 8. Automobiles and all other vehicles to transport people
- 9. Yachts and pleasure craft
- 10. Perfumes and toilet waters
- 11. Cosmetics (all)
- 12. Furs
- 13. Precious Metals, including gold and silver
- 14. Jewelry
- 15. Precious and Semi- Precious Stones (including diamonds and pearls)
- 16. Drinking glasses (lead crystal)
- 17. Works of Art (all)
- 18. Fountain Pens
- 19. Clocks (all sorts)
- 20. Carpets
- 21. Leather travel goods, apparel and clothing accessories
- 22. Consumer Electronics (televisions, Videos, DVD players, Tablets and similar items, Laptops, MP players and any other relevant exports)
- 23. Photographic equipment
- 24. Electronic entertainment/software
- 25. Sports Equipment

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Second Schedule

(Section 4(C))

Application to obtain an Export License In accordance with the Import and Export Order (Supervision of goods export to the Democratic Peoples' Republic of Korea) 5775-2015

Exporter's details:

Exporter's Name:					Expo	Exporter's number:			
Type of business:			Exporter		Other				
Description of exporter's business									
Exporter's Address	Street and No.:		Settlement:		P.O.B.		Zip:		
Contact person and his position:				Telephone:			Fax:		
E-mail:					Internet site:				
Details of goods intended for export:									
The goods fo	or export:								
Description of goods:									
Classification (in accordance with HS) Commercial name of goods:									
Quantity: Measurement unit: Value in			n Dollars: Type of packaging:						
Was an identical or similar export done in the past : Was an identical or similar export rejected in the past No Yes									
Previous application			Exp	Export License No. Date Issued:					
Last date for export period until:									
Purpose of use:									
Customer's details									
Customer's name:									
Address:									
Telephone:									
Contact person and his position:				Telephone: Fax:		Fax:			
E-mail:			Internet site:						
Description	of customer's bi	usiness:		•					

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Declaration regarding correctness of details:

We hereby declare that all the details in this application are correct; we also know that the delivery of false information constitutes a criminal offence. We hereby undertake to keep all the conditions in the license that will be granted on the basis of this application								
Date	Name of signer, his position with the company and his I.D. No.	Signature and company's stamp.						

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Export License to North Korea No									
Granted to the applicant for the above listed goods, and the enclosed appendix and signed by the competent authority									
2. 3.	License validity until the date The license is non-transferrable Before each shipment — the exporter must complete an Export Entry								
Granted on	: The competent authority								
5776, (2015)	(HM 3-5102)								
	Benjamin Netanyahu Prime Minister and Stand-in for the Minister of Economy								

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