



16 July 2025

(25-4557)

Page: 1/4

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 歐盟 通知-危險物質、化粧品及肥料

The following notification is being circulated in accordance with Article 10.6

1. Notifying Member: <u>EUROPEAN UNION</u> If applicable, name of local government involved (Articles 3.2 and 7.2):
2. Agency responsible: European Commission EU-TBT Enquiry Point, Fax: + (32) 2 299 80 43, E-mail: grow-eu-tbt@ec.europa.eu Website: https://technical-barriers-trade.ec.europa.eu/en/home
3. Notified under Article 2.9.2 [X], 2.10.1 [], 5.6.2 [], 5.7.1 [], 3.2 [], 7.2 [], Other:
4. Products covered (HS codes or national tariff lines. ICS numbers may be provided in addition, where applicable): Hazardous substances and mixtures, cosmetic, fertilisers 危害性物質與混合物、化妝品、肥料
5. Details of notified document(s) (title, number of pages and languages, means of access): Proposal for a Regulation of the European Parliament and of the Council amending Regulations (EC) No 1272/2008, (EC) No 1223/2009 and (EU) 2019/1009 as regards simplification of certain requirements and procedures for chemical products; (64 page(s), in English), (9 page(s), in English) Link to notified document(s) and/or contact details for agency or authority which can provide copies upon request: https://members.wto.org/crnattachments/2025/TBT/EEC/25_04626_00_e.pdf https://members.wto.org/crnattachments/2025/TBT/EEC/25_04626_01_e.pdf https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=COM%3A2025%3A0531%3AFIN European Commission EU-TBT Enquiry Point Fax: + (32) 2 299 80 43 E-mail: grow-eu-tbt@ec.europa.eu The text is available on the Website: https://technical-barriers-trade.ec.europa.eu/en/home

6. **Description of content:** Following the commitments of the European Commission to reduce administrative burden and costs for businesses, this initiative aims at simplifying and streamlining certain requirements and procedures for chemical products identified as particularly burdensome by industry and authorities. These provisions would benefit from regulatory streamlining and modernisation, that will improve the effectiveness of chemical legislation.

More specifically, this initiative is aiming at simplification of the certain provisions and procedures of the following acts:

Regulation (EC) No 1272/2008 on classification, labelling and packaging of substances and mixtures, which requires economic operators to classify, label and package their hazardous chemicals appropriately before placing them on the market. This initiative is seeking to simplify the formatting rules laid down for labelling of hazardous chemicals, including rules on mandatory minimum font sizes and line spacing, as these were identified being particularly burdensome and costly for industry – the burden being disproportionate to the impact on the protection of health and safety of users and of the environment. It also aims at clarifying rules on derogations from labelling requirements for smaller packages and rules on labelling of fuel pumps. In order to alleviate the burden to businesses and to improve the free circulation of substances and mixtures in the internal market without, undermining the protection of human health and the environment, this initiative also seeks to limit the provisions of Regulation (EC) No 1272/2008 on advertisements and distance sales to products placed on the market for the general public, taking into account the fact that other EU legislation (namely – REACH) already provides clear obligations on information flows in professional supply chains for substances and mixtures. Furthermore, it seeks to lighten obligations for advertisements of hazardous substances and mixtures, reducing the amount of information to be provided and broaden the use of digital labelling, thus removing the amount of information to be provided on the physical label.

The revision of these rules will aim to achieve a balanced approach between administrative burden and costs for businesses and a high level of protection of human health and environment.

Regulation (EC) No 1223/2009 on cosmetic products. The amendments will maintain the high level of safety of cosmetic products made available to consumers on the EU market while setting out in more explicit manner the current requirements and reducing the unnecessary reporting obligations for businesses and the competent authorities. Notably, the procedure for inclusion of colorants, preservatives and UV filters into the relevant Annexes IV, V and VI to Regulation (EC) No 1223/2009 will be established facilitating the process and speeding up the use of new cosmetic ingredients. The existing derogation procedure from the generic prohibition on the use of substances classified as carcinogenic, mutagenic, or toxic for reproduction (CMR) in cosmetic products will be set out more clearly taking into account the over ten years of experience. Also, the digitalisation of the glossary of common ingredient names will ensure accurate and up-to-date labelling, reduce regulatory risks and compliance errors. Furthermore, abolition of pre-notifications of cosmetic products containing nanomaterials, currently required in addition to notification of cosmetic products to the Commission, and abolition of redundant reporting obligation on competent authorities, will reduce administrative burden on business and Member States.

Regulation (EU) 2019/1009 laying down rules on the making available on the market of EU fertilising products ('FPR'). The initiative seeks to remove the FPR-specific extended REACH registration requirement, so that 'standard' REACH provisions would also apply to substances used in EU fertilising products. It also seeks to empower the Commission to introduce criteria and a methodology for the assessment of microorganisms by manufacturers and notified bodies. Finally, this initiative would further digitalise the FPR. These legislative changes would reduce administrative burden for industry and are expected to have positive impacts on the circular use of materials and innovation, leading to price reduction and broader variety of EU fertilising products on the market.

内容簡述：

因應歐盟執委會減輕企業行政負擔與成本之承諾，本措施旨在精簡某些對產業及主管機關而言特別繁瑣的化學產品相關規定與程序。此舉將透過法規精簡與現代化，提升化學品法規的效能。

本措施主要針對下列法案之部分規定與程序進行簡化：

《歐盟 (EC) 第 1272/2008 號分類、標示與包裝法規》(CLP)：

要求經濟營運者在化學品上市前適當分類、標示及包裝危害化學品。本措施擬簡化危害化學品標示之格式規定（含最低字體大小與行距要求），因其被認為對產業造成過高負擔且成本不相稱於對使用者健康、安全及環境保護的影響。另將釐清小包裝標示豁免與加油站標示規定；並限縮廣告與遠距銷售相關規定之適用範圍，僅適用於供一般大眾市場之產品，以減輕企業負擔並促進物質與混合物於內部市場自由流通，同時不削弱健康與環境保護。此外，將減少危害物質與混合物廣告所需資訊量、擴大數位標示應用，減少需於實體標籤提供的資訊。

《歐盟 (EC) 第 1223/2009 號化妝品法規》：

修訂將在維持化妝品高安全水準的同時，更明確規範現行要求並減少不必要的通報義務。重點包括：建立將色素、防腐劑及紫外線過濾劑納入相關附錄（IV、V、VI）的程序，加速新化妝品成分使用；更清晰規範化妝品中 CMR 物質的豁免程序；數位化通用成分名稱詞彙表以確保標示準確性、減少法規風險與合規錯誤；取消奈米材料化妝品預先通報（現行另需向歐盟委員會通報產品）、取消對主管機關的重複報告義務，以減輕企業與會員國的行政負擔。

《歐盟 (EU) 2019/1009 號肥料產品法規》(FPR)：

擬刪除 FPR 特有的延伸 REACH 登錄要求，使 REACH 標準規定同樣適用於用於歐盟肥料產品的物質；授權歐盟委員會制定微生物評估的標準與方法；進一步推動 FPR 數位化。預期此舉將減輕產業行政負擔，並對材料循環利用與創新產生正面影響，降低價格並增加市場上歐盟肥料產品的多樣性。

7. Objective and rationale, including the nature of urgent problems where applicable: Consumer information, labelling; Protection of human health or safety; Protection of animal or plant life or health; Protection of the environment; Cost saving and productivity enhancement

8. Relevant documents:

Commission Staff Working Document Accompanying the document Proposal for a Regulation of the European Parliament and of the Council amending Regulations (EC) No 1272/2008, (EC) No 1223/2009 and (EU) 2019/1009 as regards simplification of certain requirements and procedures for chemical products, SWD(2025)531;

Regulation (EC) No 1272/2008 of the European Parliament and of the Council of 16 December 2008 on classification, labelling and packaging of substances and mixtures, amending and repealing Directives 67/548/EEC and 1999/45/EC, and amending Regulation (EC) No 1907/2006, OJ L 353, 31.12.2008, p. 1, ELI: <http://data.europa.eu/eli/reg/2008/1272/oj>;

Regulation (EC) No 1223/2009 of the European Parliament and of the Council of 30 November 2009 on cosmetic products (recast), OJ L 342, 22.12.2009, p. 59–209, ELI: <http://data.europa.eu/eli/reg/2009/1223/oj>;

Regulation (EU) 2019/1009 of the European Parliament and of the Council of 5 June 2019 laying down rules on the making available on the market of EU fertilising products and amending Regulations (EC) No 1069/2009 and (EC) No 1107/2009 and repealing Regulation (EC) No 2003/2003, OJ L 170, 25.6.2019, p. 1, ELI: <http://data.europa.eu/eli/reg/2019/1009/oj>;

Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45/EC and repealing Council Regulation (EEC) No 793/93 and Commission Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC, OJ L 396, 30.12.2006, p. 1, ELI: <http://data.europa.eu/eli/reg/2006/1907/oj>.

9. Proposed date of adoption: second half of 2026

Proposed date of entry into force: 20 days from publication in the Official Journal of the EU. Certain provisions will apply upon entry into force whereas other provisions are subject to different deferred application dates that will allow businesses to adapt to the changes.

10. Provision of comments

Final date for comments: 14 October 2025 (90 days from notification)

[] 60 days from notification

Contact details of agency or authority designated to handle comments regarding the notification:

European Commission,
EU-TBT Enquiry Point,
Fax: + (32) 2 299 80 43,
E-mail: grow-eu-tbt@ec.europa.eu



21 July 2025

(25-4655)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 美國 追加通知-電信

Addendum

The following communication, dated 18 July 2025, is being circulated at the request of the delegation of the United States of America.

Title: Promoting the Integrity and Security of Telecommunications Certification Bodies, Measurement Facilities, and the Equipment Authorization Program

Reason for Addendum:	
<input type="checkbox"/>	Comment period changed - date:
<input type="checkbox"/>	Notified measure adopted - date:
<input type="checkbox"/>	Notified measure published - date:
<input type="checkbox"/>	Notified measure enters into force - date:
<input type="checkbox"/>	Text of final measure available from ¹ :
<input type="checkbox"/>	Notified measure withdrawn or revoked - date: Relevant symbol if measure re-notified:
<input checked="" type="checkbox"/>	Content or scope of notified measure changed and text available from ¹ : https://members.wto.org/crnattachments/2025/TBT/USA/modification/25_04677_00_e.pdf https://members.wto.org/crnattachments/2025/TBT/USA/modification/25_04677_01_e.pdf New deadline for comments (if applicable): 15 September 2025
<input type="checkbox"/>	Interpretive guidance issued and text available from:
<input type="checkbox"/>	Other:

Description: In this document, the Federal Communications Commission (Commission or FCC) proposes and seeks comment on further measures to safeguard the integrity of the FCC's equipment authorization program. The Commission seeks comment on whether to extend recently adopted prohibitions to include entities subject to the jurisdiction of a foreign adversary or alternatively apply a presumption-of-prohibition to a larger class of entities. Additionally, the Commission seeks comment on expanding the group of prohibited entities to include several additional lists from federal agencies or statutes and ways it can facilitate and encourage more equipment authorization testing to occur at test labs within the United States or allied countries. Lastly, the Commission encourages

¹ This information can be provided by including a website address, a pdf attachment, or other information on where the text of the final/modified measure and/or interpretive guidance can be obtained.

further comment on post-market surveillance procedures to ensure compliance to prohibitions on authorization of covered equipment.

Comments are due on or before 15 August 2025 and reply comments are due on or before 15 September 2025.

90 Federal Register (FR) 31945, 16 July 2025; [Title 47 Code of Federal Regulations \(CFR\) Part 2:](#)

<https://www.govinfo.gov/content/pkg/FR-2025-07-16/html/2025-13308.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-07-16/pdf/2025-13308.pdf>

<https://docs.fcc.gov/public/attachments/FCC-25-27A1.pdf>

Documents from the FCC associated with this proposed rule are identified by [ET Docket No. 24-136; FCC 25-27](#) and are accessible through the FCC's [Electronic Document Management System \(EDOCS\)](#). The full text of this document is available for public inspection and can be downloaded at <https://docs.fcc.gov/public/attachments/FCC-25-27A1.pdf>. Comments are due on or before 15 August 2025; reply comments are due on or before 15 September 2025. WTO Members and their stakeholders are asked to submit comments to the [USA TBT Enquiry Point](#) by or before [4pm Eastern Time](#) on 15 September 2025. Comments received by the USA TBT Enquiry Point from WTO Members and their stakeholders will be shared with the regulator and will also be submitted to the [FCC's Electronic Comment Filing System \(ECFS\)](#) if received within the comment period. Proceedings and filings for this action are accessible in the ECFS [here](#).

在本文件中，美國聯邦通訊委員會（Commission 或 FCC）提出並徵詢意見，以進一步採取措施確保美國聯邦通訊委員會設備認證計畫的完整性。

美國聯邦通訊委員會徵詢意見的內容包括：是否將近期採用的禁止規定擴大適用至受「外國敵對方」管轄的實體，或改為對更大範圍的實體採取「推定禁止」原則；是否擴大禁止實體的範圍，以納入聯邦機構或法律所列的多個額外名單；以及如何促進並鼓勵更多設備認證測試於美國或友好國家的測試實驗室進行。

最後，美國聯邦通訊委員會也鼓勵對上市後監督程序提供更多意見，以確保遵守對受管制設備認證的禁止規定。

意見提交截止日為 2025 年 8 月 15 日，回覆意見截止日為 2025 年 9 月 15 日。

90《聯邦公報》(FR) 第 31945 頁，2025 年 7 月 16 日；《聯邦法規彙編》(CFR) 第 47 篇第 2 部分：

<https://www.govinfo.gov/content/pkg/FR-2025-07-16/html/2025-13308.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-07-16/pdf/2025-13308.pdf>

<https://docs.fcc.gov/public/attachments/FCC-25-27A1.pdf>

與本提案相關的美國聯邦通訊委員會文件代號為 ET Docket No. 24-136；FCC 25-27，可透過美國聯邦通訊委員會電子文件管理系統（EDOCS）查閱。完整文件可供公眾檢視並於上述連結下載。意見提交截止日為 2025 年 8 月 15 日，回覆意見截止日為 2025 年 9 月 15 日。

WTO 會員及其利害關係人應於美東時間 2025 年 9 月 15 日下午 4 時前向美國 TBT 詢問點提交意見。於期限內送達美國 TBT 詢問點的意見，將轉交主管機關，並在意見徵詢期間內提交至美國聯邦通訊委員會的電子意見提交系統（ECFS）。相關程序及文件可於電子意見提交系統查詢。



21 July 2025

(25-4657)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 美國 追加通知-化學物質

Addendum

The following communication, dated 18 July 2025, is being circulated at the request of the delegation of the United States of America.

Title: Significant New Use Rules on Certain Chemical Substances (24-3.5e)

Reason for Addendum:	
<input type="checkbox"/>	Comment period changed - date:
<input type="checkbox"/>	Notified measure adopted - date:
<input checked="" type="checkbox"/>	Notified measure published - date: 17 July 2025
<input checked="" type="checkbox"/>	Notified measure enters into force - date: 15 September 2025
<input checked="" type="checkbox"/>	Text of final measure available from ¹ : https://members.wto.org/crnattachments/2025/TBT/USA/final_measure/25_04702_00_e.pdf
<input type="checkbox"/>	Notified measure withdrawn or revoked - date: Relevant symbol if measure re-notified:
<input type="checkbox"/>	Content or scope of notified measure changed and text available from ¹ : New deadline for comments (if applicable):
<input type="checkbox"/>	Interpretive guidance issued and text available from:
<input type="checkbox"/>	Other:

Description: EPA is issuing significant new use rules ([SNURs](#)) under the Toxic Substances Control Act ([TSCA](#)) for certain chemical substances that were the subject of premanufacture notices ([PMNs](#)) and are also subject to an Order issued by EPA pursuant to TSCA. The SNURs require persons to notify EPA at least 90 days before commencing the manufacture (defined by statute to include import) or processing of any of these chemical substances for an activity that is designated as a significant new use in the SNUR. The required notification initiates EPA's evaluation of the conditions of that use for that chemical substance. In addition, the manufacture or processing for the significant new use may not commence until EPA has conducted a review of the required notification; made an appropriate determination regarding that notification; and taken such actions as required by that determination.

This rule is effective on 15 September 2025. For purposes of judicial review, this rule shall be promulgated at [1 p.m. \(EST\)](#) on 31 July 2025.

¹ This information can be provided by including a website address, a pdf attachment, or other information on where the text of the final/modified measure and/or interpretive guidance can be obtained.

90 Federal Register (FR) 33283, 17 July 2025; [Title 40 Code of Federal Regulations \(CFR\) Part 721:](https://www.govinfo.gov/content/pkg/FR-2025-07-17/html/2025-13363.htm)
<https://www.govinfo.gov/content/pkg/FR-2025-07-17/html/2025-13363.htm>
<https://www.govinfo.gov/content/pkg/FR-2025-07-17/pdf/2025-13363.pdf>

This final rule and the proposed rule notified as [G/TBT/N/USA/2171](https://www.regulations.gov/docket/EPA-HQ-OPPT-2024-0079/document) are identified by Docket Number EPA-HQ-OPPT-2024-0079. The Docket Folder is available from Regulations.gov at <https://www.regulations.gov/docket/EPA-HQ-OPPT-2024-0079/document> and provides access to primary and supporting documents as well as comments received. Documents are also accessible from [Regulations.gov](https://www.regulations.gov) by searching the Docket Number.

美國環境保護署（EPA）依據《有毒物質管制法》（TSCA），針對部分曾提交製造前通知（PMNs）且已依《有毒物質管制法》接獲美國環境保護署核發命令的化學物質，發布「重大新用途規則」（SNURs）。依規定，任何人若擬將這些化學物質用於 SNUR 所指定的重大新用途，必須在開始製造（依法律定義包括進口）或加工該化學物質前至少 90 日，向 EPA 提交通知。

該通知將啟動美國環境保護署對該重大新用途條件的評估；在美國環境保護署完成對通知的審查、作出適當判定並依該判定採取必要措施前，不得開始該重大新用途的製造或加工行為。

本規則自 2025 年 9 月 15 日起生效；就司法審查而言，本規則將於 2025 年 7 月 31 日下午 1 時（美東時間）公布。

90《聯邦公報》(FR) 第 33283 頁，2025 年 7 月 17 日；《聯邦法規彙編》(CFR) 第 40 篇第 721 部分：
<https://www.govinfo.gov/content/pkg/FR-2025-07-17/html/2025-13363.htm>
<https://www.govinfo.gov/content/pkg/FR-2025-07-17/pdf/2025-13363.pdf>

本最終規則及先前通報的提案（G/TBT/N/USA/2171）之案卷號為 EPA-HQ-OPPT-2024-0079。案卷資料夾可自 Regulations.gov 取得（<https://www.regulations.gov/docket/EPA-HQ-OPPT-2024-0079/document>），內容包括主要與輔助文件，以及收到的意見。亦可於 Regulations.gov 搜尋該案卷號取得相關文件。



24 July 2025

(25-4766)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 日本 追加通知- PET 瓶、文具、化粧品容器、清潔剤容器

Addendum

The following communication, dated 24 July 2025, is being circulated at the request of the delegation of Japan.

Title: Certification criteria for Excellent Design of Plastic Circularity

Reason for Addendum:	
[]	Comment period changed - date:
[]	Notified measure adopted - date:
[X]	Notified measure published - date: 24 July 2025
[X]	Notified measure enters into force - date: 24 January 2026
[X]	<p>Text of final measure available from¹:</p> <p>(1) PET bottles for beverages https://plastic-circulation.env.go.jp/wp-content/themes/plastic/assets/pdf/01_%E6%B8%85%E6%B6%BC%E9%A3%B2%E6%96%99%E7%94%A8%E3%83%9A%E3%83%83%E3%83%88%E3%83%9C%E3%83%88%E3%83%AB%E5%AE%B9%E5%99%A8.zip</p> <p>(2) Stationery https://plastic-circulation.env.go.jp/wp-content/themes/plastic/assets/pdf/02_%E6%96%87%E5%85%B7.zip</p> <p>(3) Household cosmetic containers https://plastic-circulation.env.go.jp/wp-content/themes/plastic/assets/pdf/03_%E5%AE%B6%E5%BA%AD%E7%94%A8%E5%8C%96%E7%B2%A7%E5%93%81%E5%AE%B9%E5%99%A8.zip</p> <p>(4) Household cleaning agents https://plastic-circulation.env.go.jp/wp-content/themes/plastic/assets/pdf/04_%E5%AE%B6%E5%BA%AD%E7%94%A8%E6%B4%97%E6%B5%84%E5%89%A4%E5%AE%B9%E5%99%A8.zip</p>
[]	<p>Notified measure withdrawn or revoked - date:</p> <p>Relevant symbol if measure re-notified:</p>
[]	<p>Content or scope of notified measure changed and text available from¹:</p> <p>New deadline for comments (if applicable):</p>

¹ This information can be provided by including a website address, a pdf attachment, or other information on where the text of the final/modified measure and/or interpretive guidance can be obtained.

[]	Interpretive guidance issued and text available from:
[]	Other:

Description: The Act on Promotion of Resource Circulation for Plastics establishes the Guidelines for DfE (Design for the Environment) in order to promote the resource circulation of plastics in Japan.

With the launch of a system in which the competent authorities certify particularly excellent DfE that comply with the guidelines, we established certification criteria for four items.

《促進塑膠資源循環利用法》制定了「環境友善設計」（DfE, Design for the Environment）指引，以推動日本塑膠資源的循環利用。

隨著主管機關啟動依據該指引對特別優良的環境友善設計進行認證的制度，本次制定了四項產品的認證基準。



25 July 2025

(25-4816)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 中國 通知-固定式斜梯

The following notification is being circulated in accordance with Article 10.6

1.	Notifying Member: <u>CHINA</u> If applicable, name of local government involved (Articles 3.2 and 7.2):
2.	Agency responsible: State Administration for Market Regulation (Standardization Administration of the P.R.C.)
3.	Notified under Article 2.9.2 [X], 2.10.1 [], 5.6.2 [], 5.7.1 [], 3.2 [], 7.2 [], Other:
4.	Products covered (HS codes or national tariff lines. ICS numbers may be provided in addition, where applicable): Fixed industrial metal inclined ladder (HS code(s): 732690; 761090); (ICS code(s): 13.100) 固定式工業金屬傾斜梯 (HS 編碼: 732690; 761090; ICS 編碼: 13.100)
5.	Details of notified document(s) (title, number of pages and languages, means of access): National Standard of the P.R.C., Safety requirements for fixed metal ladders and platform—Part 2: Inclined ladders; (13 page(s), in Chinese) Link to notified document(s) and/or contact details for agency or authority which can provide copies upon request: https://members.wto.org/crnattachments/2025/TBT/CHN/25_04863_00_x.pdf
6.	Description of content: This document specifies the basic safety requirements for the design, manufacturing, and installation of fixed metal inclined ladders. This document applies to fixed metal inclined ladders used in the workplaces of industrial enterprises. 本文件規定固定式金屬傾斜梯之設計、製造及安裝的基本安全要求。 本文件適用於工業企業工作場所使用的固定式金屬傾斜梯。
7.	Objective and rationale, including the nature of urgent problems where applicable: Protection of human health or safety; Quality requirements
8.	Relevant documents: -
9.	Proposed date of adoption: To be determined Proposed date of entry into force: 12 months after approval

10. Provision of comments

Final date for comments: 23 September 2025

[X] 60 days from notification

Contact details of agency or authority designated to handle comments regarding the notification:

WTO/TBT National Notification and Enquiry Center of the People's Republic of China

Tel : +86 10 57954633/ 57954627

E_mail: tbt@customs.gov.cn



25 July 2025

(25-4823)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 中國 通知-生物製品等特殊貨品

The following notification is being circulated in accordance with Article 10.6

1. Notifying Member: <u>CHINA</u> If applicable, name of local government involved (Articles 3.2 and 7.2):
2. Agency responsible: GENERAL ADMINISTRATION OF CUSTOMS, P.R. CHINA
3. Notified under Article 2.9.2 [X], 2.10.1 [], 5.6.2 [], 5.7.1 [], 3.2 [], 7.2 [], Other:
4. Products covered (HS codes or national tariff lines. ICS numbers may be provided in addition, where applicable): HS code(s): 2934; 2937; 2939; 3001; 3002; 3004; 3502; 3504; 3507; 3821; 3822; 3907; 9705; 9801 (Part of the products in these HS codes) HS 編碼: 2934、2937、2939、3001、3002、3004、3502、3504、3507、3821、3822、3907、9705、9801 (僅適用於上述編碼部分產品)
5. Details of notified document(s) (title, number of pages and languages, means of access): Regulations on the Administration of Sanitary and Quarantine for the Entry and Exit of Special Products; (10 page(s), in Chinese) Link to notified document(s) and/or contact details for agency or authority which can provide copies upon request: https://members.wto.org/crnattachments/2025/TBT/CHN/25_04873_00_x.pdf
6. Description of content: This regulation is a departmental regulation formulated by the General Administration of Customs of China, which applies to the supervision and management of entry-exit sanitary and quarantine of goods and articles related to public health and safety, such as blood and other human tissues, pathogenic microorganisms and biological products collectively referred to as special products, (excluding those under the management of medicines, veterinary medicines, and medical devices,). This regulation specifies the system of quarantine approval, quarantine inspection, supervision and management of inbound and outbound special products, as well as legal responsibilities, etc., to ensure that inbound and outbound special products comply with the biosafety requirements, and to prevent the cross-border spread of infectious diseases. 本法規為中國海關總署制定的部門法規，適用於與公共衛生與安全有關之貨物與物品的出入境衛生檢疫監督管理，例如血液及其他人體組織、病原微生物與生物製品（統稱為特殊物品），但不包括屬於藥品、獸藥及醫療器械管理範疇者。 本法規規定了特殊物品出入境檢疫的審批制度、檢疫檢驗、監督管理以及法律責任等事項，以確保特殊物品的出入境符合生物安全要求，並防止傳染病跨境傳播。
7. Objective and rationale, including the nature of urgent problems where applicable: Protection of human health or safety

8. Relevant documents: -
9. Proposed date of adoption: To be determined Proposed date of entry into force: To be determined
10. Provision of comments Final date for comments: 23 September 2025 [X] 60 days from notification Contact details of agency or authority designated to handle comments regarding the notification: WTO/TBT National Notification and Enquiry Center of the People's Republic of China Tel : +86 10 57954633/ 57954627 E_mail: tbt@customs.gov.cn



25 July 2025

(25-4822)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 中國 通知-運輸衛星導航系統

The following notification is being circulated in accordance with Article 10.6

1. Notifying Member: <u>CHINA</u> If applicable, name of local government involved (Articles 3.2 and 7.2):
2. Agency responsible: State Administration for Market Regulation (Standardization Administration of the P.R.C.)
3. Notified under Article 2.9.2 [X], 2.10.1 [], 5.6.2 [], 5.7.1 [], 3.2 [], 7.2 [], Other:
4. Products covered (HS codes or national tariff lines. ICS numbers may be provided in addition, where applicable): Transportation BDS positioning module (HS code(s): 852990); (ICS code(s): 03.220) 運輸用北斗衛星導航系統定位模組 (HS 編碼 : 852990 ; ICS 編碼 : 03.220)
5. Details of notified document(s) (title, number of pages and languages, means of access): National Standard of the P.R.C., General technical specification for transportation BDS positioning module; (24 page(s), in Chinese) Link to notified document(s) and/or contact details for agency or authority which can provide copies upon request: https://members.wto.org/crnattachments/2025/TBT/CHN/25_04868_00_x.pdf
6. Description of content: This document specifies the technical requirements, test methods, and inspection rules for transportation BDS positioning modules. This document applies to the design, manufacturing, and testing of satellite navigation positioning modules used in domestic transportation sectors, including rail, road, waterway, civil aviation (encompassing low-altitude traffic), postal services, and urban transit. This document does not apply to the design, production or testing of satellite navigation positioning modules for used in international navigation-related transportation vehicles such as commercial aircraft and ocean-going vessels. 本文件規定了運輸用北斗衛星導航定位模組的技術要求、試驗方法及檢驗規則。 本文件適用於國內運輸領域所使用之衛星導航定位模組的設計、製造與測試，包括鐵路、公路、水路、民用航空（含低空交通）、郵政服務及城市交通等。 本文件不適用於用於國際航行相關運輸工具（如商用飛機與遠洋船舶）之衛星導航定位模組的設計、生產或測試。
7. Objective and rationale, including the nature of urgent problems where applicable: Prevention of deceptive practices and consumer protection; Quality requirements

8. Relevant documents: -
9. Proposed date of adoption: To be determined Proposed date of entry into force: To be determined
10. Provision of comments Final date for comments: 23 September 2025 [X] 60 days from notification Contact details of agency or authority designated to handle comments regarding the notification: WTO/TBT National Notification and Enquiry Center of the People's Republic of China Tel : +86 10 57954633/ 57954627 E_mail: tbt@customs.gov.cn



25 July 2025

(25-4832)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 中國 通知-電動機車用鋰電池

The following notification is being circulated in accordance with Article 10.6

1.	Notifying Member: <u>CHINA</u> If applicable, name of local government involved (Articles 3.2 and 7.2):
2.	Agency responsible: State Administration for Market Regulation (Standardization Administration of the P.R.C.)
3.	Notified under Article 2.9.2 [X], 2.10.1 [], 5.6.2 [], 5.7.1 [], 3.2 [], 7.2 [], Other:
4.	Products covered (HS codes or national tariff lines. ICS numbers may be provided in addition, where applicable): Lithium-ion battery for electric mopeds and motorcycles (HS code(s): 850760); (ICS code(s): 43.140) 電動機動腳踏車及電動摩托車用鋰離子電池 (HS 編碼 : 850760 ; ICS 編碼 : 43.140)
5.	Details of notified document(s) (title, number of pages and languages, means of access): National Standard of the P.R.C., Safety requirements of lithium-ion battery for electric mopeds and motorcycles; (30 page(s), in Chinese) Link to notified document(s) and/or contact details for agency or authority which can provide copies upon request: https://members.wto.org/crnattachments/2025/TBT/CHN/25_04871_00_x.pdf
6.	Description of content: This document specifies the safety requirements and test methods for battery cells, battery packs or systems used in electric motorcycles and electric mopeds. This document applies to lithium-ion batteries used for electric mopeds and motorcycles. 本文件規定了用於電動摩托車及電動機動腳踏車之電池單體、電池組或電池系統的安全要求及試驗方法。 本文件適用於電動機動腳踏車及電動摩托車所使用的鋰離子電池。
7.	Objective and rationale, including the nature of urgent problems where applicable: Protection of human health or safety
8.	Relevant documents: -
9.	Proposed date of adoption: To be determined Proposed date of entry into force: 12 months after approval
10.	Provision of comments

Final date for comments: 23 September 2025

[X] 60 days from notification

Contact details of agency or authority designated to handle comments regarding the notification:

WTO/TBT National Notification and Enquiry Center of the People's Republic of China

Tel : +86 10 57954633/ 57954627

E_mail: tbt@customs.gov.cn



25 July 2025

(25-4815)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 中國 通知-固定式直梯

The following notification is being circulated in accordance with Article 10.6

1.	Notifying Member: <u>CHINA</u> If applicable, name of local government involved (Articles 3.2 and 7.2):
2.	Agency responsible: State Administration for Market Regulation (Standardization Administration of the P.R.C.)
3.	Notified under Article 2.9.2 [X], 2.10.1 [], 5.6.2 [], 5.7.1 [], 3.2 [], 7.2 [], Other:
4.	Products covered (HS codes or national tariff lines. ICS numbers may be provided in addition, where applicable): Fixed industrial metal vertical ladder (HS code(s): 732690; 761090); (ICS code(s): 13.100) 固定式工業金屬垂直梯 (HS 編碼: 732690; 761090; ICS 編碼: 13.100)
5.	Details of notified document(s) (title, number of pages and languages, means of access): National Standard of the P.R.C., Safety requirements for fixed metal ladders and platform—Part 1: Vertical ladders; (22 page(s), in Chinese) Link to notified document(s) and/or contact details for agency or authority which can provide copies upon request: https://members.wto.org/crnattachments/2025/TBT/CHN/25_04862_00_x.pdf
6.	Description of content: This document specifies the basic safety requirements for the design, manufacturing, and installation of fixed metal vertical ladders. This document applies to fixed metal vertical ladders used in the workplaces of industrial enterprises. 本文件規定固定式金屬垂直梯之設計、製造及安裝的基本安全要求。 本文件適用於工業企業工作場所使用的固定式金屬垂直梯。
7.	Objective and rationale, including the nature of urgent problems where applicable: Protection of human health or safety; Quality requirements
8.	Relevant documents: -
9.	Proposed date of adoption: To be determined Proposed date of entry into force: 12 months after approval

10. Provision of comments

Final date for comments: 23 September 2025

[X] 60 days from notification

Contact details of agency or authority designated to handle comments regarding the notification:

WTO/TBT National Notification and Enquiry Center of the People's Republic of China

Tel : +86 10 57954633/ 57954627

E_mail: tbt@customs.gov.cn



25 July 2025

(25-4814)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 中國 通知-移動式金屬梯

The following notification is being circulated in accordance with Article 10.6

1.	Notifying Member: <u>CHINA</u> If applicable, name of local government involved (Articles 3.2 and 7.2):
2.	Agency responsible: State Administration for Market Regulation (Standardization Administration of the P.R.C.)
3.	Notified under Article 2.9.2 [X], 2.10.1 [], 5.6.2 [], 5.7.1 [], 3.2 [], 7.2 [], Other:
4.	Products covered (HS codes or national tariff lines. ICS numbers may be provided in addition, where applicable): Portable metal ladders (leaning ladder, extending ladder, standing ladder, telescopic ladder, hinged ladder, combination ladder) (HS code(s): 732690; 761699); (ICS code(s): 13.100) 可攜式金屬梯（斜靠梯、延伸梯、立梯、伸縮梯、鉸接梯、組合梯）（HS 編碼：732690；761699；ICS 編碼：13.100）
5.	Details of notified document(s) (title, number of pages and languages, means of access): National Standard of the P.R.C., Safety requirements for portable metal ladders; (35 page(s), in Chinese) Link to notified document(s) and/or contact details for agency or authority which can provide copies upon request: https://members.wto.org/crnattachments/2025/TBT/CHN/25_04861_00_x.pdf
6.	Description of content: This document specifies requirements for the structural dimensions, performance, test methods, and usage information of portable metal ladders. This document applies to portable metal leaning ladders, extending ladders, standing ladders, telescopic ladders, hinged ladders, and combination ladders. 本文件規定了可攜式金屬梯的結構尺寸、性能、試驗方法及使用資訊之要求。 本文件適用於可攜式金屬斜靠梯、延伸梯、立梯、伸縮梯、合梯及組合梯。
7.	Objective and rationale, including the nature of urgent problems where applicable: Protection of human health or safety; Quality requirements
8.	Relevant documents: -
9.	Proposed date of adoption: To be determined Proposed date of entry into force: 12 months after approval

10. Provision of comments

Final date for comments: 23 September 2025

[X] 60 days from notification

Contact details of agency or authority designated to handle comments regarding the notification:

WTO/TBT National Notification and Enquiry Center of the People's Republic of China

Tel : +86 10 57954633/ 57954627

E-mail: tbt@customs.gov.cn



25 July 2025

(25-4824)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 中國 通知-無線通信火災報警系統

The following notification is being circulated in accordance with Article 10.6

1. Notifying Member: <u>CHINA</u> If applicable, name of local government involved (Articles 3.2 and 7.2):
2. Agency responsible: State Administration for Market Regulation (Standardization Administration of the P.R.C.)
3. Notified under Article 2.9.2 [X], 2.10.1 [], 5.6.2 [], 5.7.1 [], 3.2 [], 7.2 [], Other:
4. Products covered (HS codes or national tariff lines. ICS numbers may be provided in addition, where applicable): Wireless communication fire alarm system (HS code(s): 842410); (ICS code(s): 13.220.20) 無線通訊火災報警系統 (HS 編碼: 842410; ICS 編碼: 13.220.20)
5. Details of notified document(s) (title, number of pages and languages, means of access): National Standard of the P.R.C., General requirements for wireless communication function of fire alarm system; (18 page(s), in Chinese) Link to notified document(s) and/or contact details for agency or authority which can provide copies upon request: https://members.wto.org/crnattachments/2025/TBT/CHN/25_04872_00_x.pdf
6. Description of content: This document specifies terms and definitions for the wireless communication functions of fire alarm systems, specifies their classification, technical requirements, inspection rules, and labeling, and describes corresponding test methods. The wireless communication functions defined in this document refer exclusively to communication functions in fire alarm systems that use wireless communication as a substitute for wired communication. This document applies to the design, manufacture, and inspection of wireless communication fire alarm systems installed in general industrial and civil buildings. 本文件規定了火災警報系統無線通訊功能的術語和定義，並規定其分類、技術要求、檢驗規則和標誌，以及相應的試驗方法。 本文件所定義的無線通訊功能，專指在火災警報系統中以無線通訊取代有線通訊的功能。 本文件適用於安裝於一般工業與民用建築中的無線通訊火災警報系統的設計、製造與檢驗。
7. Objective and rationale, including the nature of urgent problems where applicable: Protection of human health or safety
8. Relevant documents: -

9. Proposed date of adoption: To be determined Proposed date of entry into force: 12 months after approval
10. Provision of comments Final date for comments: 23 September 2025 [X] 60 days from notification Contact details of agency or authority designated to handle comments regarding the notification: WTO/TBT National Notification and Enquiry Center of the People's Republic of China Tel : +86 10 57954633/ 57954627 E_mail: tbt@customs.gov.cn



25 July 2025

(25-4820)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 中國 通知-煤礦用液壓支架

The following notification is being circulated in accordance with Article 10.6

1.	Notifying Member: <u>CHINA</u> If applicable, name of local government involved (Articles 3.2 and 7.2):
2.	Agency responsible: State Administration for Market Regulation (Standardization Administration of the P.R.C.)
3.	Notified under Article 2.9.2 [X], 2.10.1 [], 5.6.2 [], 5.7.1 [], 3.2 [], 7.2 [], Other:
4.	Products covered (HS codes or national tariff lines. ICS numbers may be provided in addition, where applicable): Electro-hydraulic control systems for powered supports for coal mines (HS code(s): 847149; 848180); (ICS code(s): 73.100) 煤礦用液電控制系統（適用於採煤支架）（HS 編碼：847149；848180；ICS 編碼：73.100）
5.	Details of notified document(s) (title, number of pages and languages, means of access): National Standard of the P.R.C., Powered support for coal mine—Part 4: Specification for electro-hydraulic control systems; (23 page(s), in Chinese) Link to notified document(s) and/or contact details for agency or authority which can provide copies upon request: https://members.wto.org/crnattachments/2025/TBT/CHN/25_04866_00_x.pdf
6.	Description of content: This document specifies the terms and definitions, requirements, test methods, inspection rules, marking, packaging, transportation and storage, operation and maintenance of electro-hydraulic control systems for powered supports for coal mines. This document applies to electro-hydraulic control systems for powered supports for coal mines. 本文件規定了煤礦用採煤支架液電控制系統的術語和定義、要求、試驗方法、檢驗規則、標誌、包裝、運輸與儲存、操作與維護。 本文件適用於煤礦用採煤支架液電控制系統。
7.	Objective and rationale, including the nature of urgent problems where applicable: Prevention of deceptive practices and consumer protection; Protection of human health or safety; Quality requirements; Cost saving and productivity enhancement
8.	Relevant documents: -
9.	Proposed date of adoption: To be determined Proposed date of entry into force: 12 months after approval

10. Provision of comments

Final date for comments: 23 September 2025

[X] 60 days from notification

Contact details of agency or authority designated to handle comments regarding the notification:

WTO/TBT National Notification and Enquiry Center of the People's Republic of China

Tel : +86 10 57954633/ 57954627

E_mail: tbt@customs.gov.cn



25 July 2025

(25-4827)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 中國 通知-汽機車用車速錶

The following notification is being circulated in accordance with Article 10.6

1.	Notifying Member: <u>CHINA</u> If applicable, name of local government involved (Articles 3.2 and 7.2):
2.	Agency responsible: State Administration for Market Regulation (Standardization Administration of the P.R.C.)
3.	Notified under Article 2.9.2 [X], 2.10.1 [], 5.6.2 [], 5.7.1 [], 3.2 [], 7.2 [], Other:
4.	Products covered (HS codes or national tariff lines. ICS numbers may be provided in addition, where applicable): Speedometer for motor vehicle and motorcycle (ICS code(s): 43.040.10) 汽車及摩托車用車速表 (ICS 編碼: 43.040.10)
5.	Details of notified document(s) (title, number of pages and languages, means of access): National Standard of the P.R.C., Speedometer for motor vehicle and motorcycle; (6 page(s), in Chinese) Link to notified document(s) and/or contact details for agency or authority which can provide copies upon request: https://members.wto.org/crnattachments/2025/TBT/CHN/25_04869_00_x.pdf
6.	Description of content: This document specifies the requirements and test methods for speedometers of automobiles and motorcycles in the loaded state, and provides the determination rules for the same type. This document applies to speedometers used in vehicles of categories M, N, and L. 本文件規定了汽車及摩托車在載重狀態下之車速表的要求與試驗方法，並給出了同型判定規則。 本文件適用於 M、N、L 類車輛所使用的車速表。
7.	Objective and rationale, including the nature of urgent problems where applicable: Protection of human health or safety
8.	Relevant documents: -
9.	Proposed date of adoption: To be determined Proposed date of entry into force: 12 months after approval
10.	Provision of comments

Final date for comments: 23 September 2025

[X] 60 days from notification

Contact details of agency or authority designated to handle comments regarding the notification:

WTO/TBT National Notification and Enquiry Center of the People's Republic of China

Tel : +86 10 57954633/ 57954627

E_mail: tbt@customs.gov.cn



25 July 2025

(25-4817)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 中國 通知-固定式金屬梯及平台

The following notification is being circulated in accordance with Article 10.6

1.	Notifying Member: <u>CHINA</u> If applicable, name of local government involved (Articles 3.2 and 7.2):
2.	Agency responsible: State Administration for Market Regulation (Standardization Administration of the P.R.C.)
3.	Notified under Article 2.9.2 [X], 2.10.1 [], 5.6.2 [], 5.7.1 [], 3.2 [], 7.2 [], Other:
4.	Products covered (HS codes or national tariff lines. ICS numbers may be provided in addition, where applicable): Fixed industrial metal guardrail, Fixed industrial metal platform (HS code(s): 732690; 761090); (ICS code(s): 13.100) 固定式工業金屬護欄、固定式工業金屬平台 (HS 編碼: 732690; 761090; ICS 編碼: 13.100)
5.	Details of notified document(s) (title, number of pages and languages, means of access): National Standard of the P.R.C., Safety requirements for fixed metal ladders and platform—Part 3: Industrial guardrails and platform; (13 page(s), in Chinese) Link to notified document(s) and/or contact details for agency or authority which can provide copies upon request: https://members.wto.org/crnattachments/2025/TBT/CHN/25_04864_00_x.pdf
6.	Description of content: This document specifies the basic safety requirements for the design, manufacturing, and installation of fixed industrial guardrails and platforms. This document applies to fixed guardrails and platforms made of metal materials used in the workplaces of industrial enterprises. 本文件規定了固定式工業護欄及平台之設計、製造與安裝的基本安全要求。 本文件適用於工業企業工作場所使用的金屬材料製固定式護欄及平台。
7.	Objective and rationale, including the nature of urgent problems where applicable: Protection of human health or safety; Quality requirements
8.	Relevant documents: -
9.	Proposed date of adoption: To be determined Proposed date of entry into force: 12 months after approval

10. Provision of comments

Final date for comments: 23 September 2025

[X] 60 days from notification

Contact details of agency or authority designated to handle comments regarding the notification:

WTO/TBT National Notification and Enquiry Center of the People's Republic of China

Tel : +86 10 57954633/ 57954627

E_mail: tbt@customs.gov.cn



30 July 2025

(25-4917)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 美國 追加通知-車輛限速裝置

Addendum

The following communication, dated 29 July 2025, is being circulated at the request of the delegation of the United States of America.

Title: Federal Motor Vehicle Safety Standards; Federal Motor Carrier Safety Regulations; Parts and Accessories Necessary for Safe Operation; Speed Limiting Devices; Withdrawal

Reason for Addendum:	
<input type="checkbox"/>	Comment period changed - date:
<input type="checkbox"/>	Notified measure adopted - date:
<input type="checkbox"/>	Notified measure published - date:
<input type="checkbox"/>	Notified measure enters into force - date:
<input type="checkbox"/>	Text of final measure available from ¹ :
<input checked="" type="checkbox"/>	Notified measure withdrawn or revoked - date: 24 July 2025 Relevant symbol if measure re-notified:
<input type="checkbox"/>	Content or scope of notified measure changed and text available from ¹ : New deadline for comments (if applicable):
<input type="checkbox"/>	Interpretive guidance issued and text available from:
<input type="checkbox"/>	Other:

Description: The Federal Motor Carrier Safety Administration (FMCSA) and the National Highway Traffic Safety Administration (NHTSA) withdraw the 7 September 2016 joint notice of proposed rulemaking (NPRM) (notified as [G/TBT/N/USA/1188](#)) that proposed to require that heavy vehicles (those with a gross vehicle weight rating (GVWR) of more than 11,793 kilograms (26,000 pounds)) be equipped with a speed limiting device that is maintained at a set speed. FMCSA also withdraws its 4 May 2022 advance notice of supplemental proposed rulemaking (ANSPRM) (notified as [G/TBT/N/USA/1188/Add.3](#)), which announced FMCSA's intent to proceed with a speed limiter rulemaking. The ANSPRM stated that FMCSA was preparing a supplemental notice of proposed rulemaking (SNPRM) to propose that motor carriers operating commercial motor vehicles (CMVs) in interstate commerce with a gross vehicle weight or GVWR of at least 11,794 kilograms (26,001 pounds), whichever is greater, and that are equipped with an engine control unit (ECU) capable of governing the maximum speed, be required to limit the CMV to a speed to be determined by the rulemaking and to maintain that ECU setting for the service life of the vehicle. In light of significant policy and safety concerns and continued data gaps that create considerable uncertainty about the

¹ This information can be provided by including a website address, a pdf attachment, or other information on where the text of the final/modified measure and/or interpretive guidance can be obtained.

estimated costs, benefits, and other impacts of the proposed rule, FMCSA and NHTSA have decided to withdraw the proposal.

FMCSA and NHTSA withdraw the NPRM published 7 September 2016, at [81 FR 61942](#) as of 24 July 2025. FMCSA withdraws the ANSPRM published 4 May 2022, at [87 FR 26317](#) as of 24 July 2025.

90 Federal Register (FR) 34822, 24 July 2025; [Title 49 Code of Federal Regulations \(CFR\) Part 571](#):

<https://www.govinfo.gov/content/pkg/FR-2025-07-24/html/2025-13928.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-07-24/pdf/2025-13928.pdf>

This action is identified by Docket Numbers [FMCSA-2014-0083](#) and [FMCSA-2022-0004](#). Some of the previous actions notified under the symbol [G/TBT/N/USA/1188](#) are identified by Docket Number [NHTSA-2016-0087](#). Documents are also accessible from [Regulations.gov](#) by searching the Docket Numbers which provide access to primary and supporting documents as well as comments received.

美國聯邦汽車運輸安全管理局（FMCSA）與美國國家公路交通安全管理局（NHTSA）撤回於 2016 年 9 月 7 日發布的聯合擬議規則公告（NPRM）（通報編號 G/TBT/N/USA/1188）。該公告曾提議要求總重量額定值（GVWR）超過 11,793 公斤（26,000 磅）的重型車輛須配備速度限制裝置，並將該裝置維持於設定速度。FMCSA 同時撤回其於 2022 年 5 月 4 日發布的補充擬議規則事前公告（ANSPRM）（通報編號 G/TBT/N/USA/1188/Add.3），該公告原先宣布美國聯邦汽車運輸安全管理局擬推進速度限制器之規則制定作業。

該補充擬議規則事前公告曾指出，美國聯邦汽車運輸安全管理局正準備發布補充擬議規則公告（SNPRM），擬提議要求在州際商業運輸中營運之商用機動車輛（CMV），若其總重量或總重量額定值至少為 11,794 公斤（26,001 磅）（以較大者為準）且配備可控制最高速度的引擎控制單元（ECU），則必須將該車輛最高速度限制於規則所規定之值，並在車輛使用壽命期間維持該引擎控制單元設定。

鑒於存在重大政策與安全疑慮，以及持續的資料缺口導致對該擬議規則的成本、效益及其他影響的估算存在相當不確定性，美國聯邦汽車運輸安全管理局與美國國家公路交通安全管理局決定撤回該項提案。

美國聯邦汽車運輸安全管理局與美國國家公路交通安全管理局自 2025 年 7 月 24 日起撤回於 2016 年 9 月 7 日刊登於《聯邦公報》（81 FR 61942）的聯合擬議規則公告。美國聯邦汽車運輸安全管理局同時自 2025 年 7 月 24 日起撤回於 2022 年 5 月 4 日刊登於《聯邦公報》（87 FR 26317）的補充擬議規則事前公告。

《聯邦公報》90 FR 34822，2025 年 7 月 24 日；《聯邦法規彙編》第 49 篇第 571 部分：

<https://www.govinfo.gov/content/pkg/FR-2025-07-24/html/2025-13928.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-07-24/pdf/2025-13928.pdf>

本項行動識別代碼為案卷編號 FMCSA-2014-0083 與 FMCSA-2022-0004。先前以通報編號 G/TBT/N/USA/1188 所通知之部分行動識別號為案卷編號 NHTSA-2016-0087。有關文件亦可透過 [Regulations.gov](#) 搜尋上述案卷編號取得，包括主要與輔助文件以及所收到的意見。



30 July 2025

(25-4924)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 美國 追加通知-化學物質

Addendum

The following communication, dated 30 July 2025, is being circulated at the request of the delegation of the United States of America.

Title: Significant New Use Rules on Certain Chemical Substances (24-1.5e)

Reason for Addendum:	
<input type="checkbox"/>	Comment period changed - date:
<input type="checkbox"/>	Notified measure adopted - date:
<input checked="" type="checkbox"/>	Notified measure published - date: 29 July 2025
<input checked="" type="checkbox"/>	Notified measure enters into force - date: 29 September 2025
<input checked="" type="checkbox"/>	Text of final measure available from ¹ : https://members.wto.org/crnattachments/2025/TBT/USA/final_measure/25_05056_00_e.pdf
<input type="checkbox"/>	Notified measure withdrawn or revoked - date: Relevant symbol if measure re-notified:
<input type="checkbox"/>	Content or scope of notified measure changed and text available from ¹ : New deadline for comments (if applicable):
<input type="checkbox"/>	Interpretive guidance issued and text available from:
<input type="checkbox"/>	Other:

Description: The Environmental Protection Agency (EPA) is issuing significant new use rules ([SNURs](#)) under the Toxic Substances Control Act ([TSCA](#)) for certain chemical substances that were the subject of premanufacture notices ([PMNs](#)) and a Microbial Commercial Activity Notice ([MCAN](#)) and are also subject to an Order issued by EPA pursuant to TSCA. The SNURs require persons to notify EPA at least 90 days before commencing the manufacture (defined by statute to include import) or processing of any of these chemical substances for an activity that is designated as a significant new use in the SNUR. The required notification initiates EPA's evaluation of the conditions of that use for that chemical substance. In addition, the manufacture or processing for the significant new use may not commence until EPA has conducted a review of the required notification; made an appropriate determination regarding that notification; and taken such actions as required by that determination.

This rule is effective on 29 September 2025. For purposes of judicial review, this rule shall be promulgated at [1 p.m. Eastern Standard Time \(EST\)](#) on 12 August 2025.

¹ This information can be provided by including a website address, a pdf attachment, or other information on where the text of the final/modified measure and/or interpretive guidance can be obtained.

90 Federal Register (FR) 35624, 29 July 2025; [Title 40](#) Code of Federal Regulations (CFR) Parts [721](#) and [725](#):

<https://www.govinfo.gov/content/pkg/FR-2025-07-29/html/2025-14256.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-07-29/pdf/2025-14256.pdf>

This final rule and the proposed rule notified as [G/TBT/N/USA/2138](#) are identified by Docket Number EPA-HQ-OPPT-2024-0074. The Docket Folder is available from Regulations.gov at <https://www.regulations.gov/docket/EPA-HQ-OPPT-2024-0074/document> and provides access to primary and supporting documents as well as comments received. Documents are also accessible from [Regulations.gov](#) by searching the Docket Number.

美國環境保護署（EPA）依據《有毒物質管制法》（TSCA）發布針對特定化學物質的重大新用途規則（SNURs）。上述化學物質曾為預先製造通報（PMNs）及微生物商業活動通報（MCAN）的標的，並且依《有毒物質管制法》受美國環境保護署發布之命令規範。重大新用途規則要求任何人若計畫針對重大新用途規則中指定為重大新用途之活動製造（依法律定義包含進口）或加工任何此類化學物質，須至少提前 90 日通知美國環境保護署。所需的通知將啟動美國環境保護署對該化學物質該用途條件的評估。此外，針對重大新用途的製造或加工行為，在美國環境保護署審查完成所需通知、就該通知作出適當決定並依該決定採取必要行動之前，不得開始進行。

本規則自 2025 年 9 月 29 日起生效。就司法審查之目的而言，本規則將於 2025 年 8 月 12 日美東標準時間（EST）下午 1 時頒布。

《聯邦公報》90 FR 35624，2025 年 7 月 29 日；《聯邦法規彙編》第 40 篇第 721 與 725 部分：

<https://www.govinfo.gov/content/pkg/FR-2025-07-29/html/2025-14256.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-07-29/pdf/2025-14256.pdf>

本項最終規則及以 G/TBT/N/USA/2138 通報之擬議規則案卷編號為 EPA-HQ-OPPT-2024-0074。該案卷資料夾可於 Regulations.gov 取得（<https://www.regulations.gov/docket/EPA-HQ-OPPT-2024-0074/document>），提供主要與輔助文件及所收到的意見；亦可於 Regulations.gov 搜尋案卷編號以存取相關文件。



30 July 2025

(25-4921)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 美國 追加通知-頻率、電壓保護設定裝置(第一、二類風力資源、太陽能相關)

Addendum

The following communication, dated 30 July 2025, is being circulated at the request of the delegation of the United States of America.

Title: Reliability Standards for Frequency and Voltage Protection Settings and Ride-Through for Inverter-Based Resources

Reason for Addendum:	
<input type="checkbox"/>	Comment period changed - date:
<input type="checkbox"/>	Notified measure adopted - date:
<input checked="" type="checkbox"/>	Notified measure published - date: 29 July 2025
<input checked="" type="checkbox"/>	Notified measure enters into force - date: 28 August 2025
<input checked="" type="checkbox"/>	Text of final measure available from ¹ : https://members.wto.org/crnattachments/2025/TBT/USA/final_measure/25_05057_00_e.pdf
<input type="checkbox"/>	Notified measure withdrawn or revoked - date: Relevant symbol if measure re-notified:
<input type="checkbox"/>	Content or scope of notified measure changed and text available from ¹ : New deadline for comments (if applicable):
<input type="checkbox"/>	Interpretive guidance issued and text available from:
<input type="checkbox"/>	Other:

Description: The Federal Energy Regulatory Commission (Commission) approves proposed Reliability Standard PRC-024-4 (Frequency and Voltage Protection Settings for Synchronous Generators, Type 1 and Type 2 Wind Resources, and Synchronous Condensers), Reliability Standard PRC-029-1 (Frequency and Voltage Ride-through Requirements for Inverter-Based Resources), and a definition of "Ride-through," which the North American Electric Reliability Corporation (NERC) submitted in response to a Commission directive. In addition, the Commission directs NERC to clarify documentation requirements for legacy equipment needed to support an exemption request pursuant to Reliability Standard PRC-029-1; to consider whether, and if so how, to address a total of two exception- and exemption-related issues raised by commenters; and to submit an informational filing that assesses the reliability impact of the exemptions to Reliability Standard PRC-029-1.

¹ This information can be provided by including a website address, a pdf attachment, or other information on where the text of the final/modified measure and/or interpretive guidance can be obtained.

This rule is effective 28 August 2025.

90 Federal Register (FR) 35599, 29 July 2025; [Title 18 Code of Federal Regulations \(CFR\) Part 40](#):

<https://www.govinfo.gov/content/pkg/FR-2025-07-29/html/2025-14304.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-07-29/pdf/2025-14304.pdf>

美國聯邦能源管理委員會（Commission）核准擬議之《可靠性標準》PRC-024-4（同步發電機、第 1 類及第 2 類風力資源與同步調相機之頻率與電壓保護設定）、《可靠性標準》PRC-029-1（基於變流器資源之頻率與電壓穿越要求），以及「穿越（Ride-through）」之定義。上述內容係北美電力可靠性公司（NERC）依據委員會指示所提交。

此外，委員會指示北美電力可靠性公司針對依《可靠性標準》PRC-029-1 提出豁免申請所需的既有設備文件要求作出澄清；考慮是否以及如何處理意見提出者所關切的兩項有關例外與豁免的議題；並提交一份資訊性文件，以評估《可靠性標準》PRC-029-1 豁免條款對可靠性的影響。



30 July 2025

(25-4918)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 美國 通知-電子測量設備；職業安全與工業衛生特殊環境作業用電氣設備

The following notification is being circulated in accordance with Article 10.6

1.	Notifying Member: <u>UNITED STATES OF AMERICA</u> If applicable, name of local government involved (Articles 3.2 and 7.2):
2.	Agency responsible: Mine Safety and Health Administration (MSHA), U.S. Department of Labor (DOL) [2260]
3.	Notified under Article 2.9.2 [X], 2.10.1 [], 5.6.2 [], 5.7.1 [], 3.2 [], 7.2 [], Other:
4.	Products covered (HS codes or national tariff lines. ICS numbers may be provided in addition, where applicable): Electronic surveying equipment; Occupational safety. Industrial hygiene (ICS code(s): 13.100); Electrical equipment for working in special conditions (ICS code(s): 29.260) 電子測量設備；職業安全、工業衛生（ICS 編碼：13.100）；特殊工況用電氣設備（ICS 編碼：29.260）
5.	Details of notified document(s) (title, number of pages and languages, means of access): Electronic Surveying Equipment in Underground Mines; (10 page(s), in English) Link to notified document(s) and/or contact details for agency or authority which can provide copies upon request: https://members.wto.org/crnattachments/2025/TBT/USA/25_05037_00_e.pdf
6.	Description of content: Proposed rule; request for comments - The Mine Safety and Health Administration (MSHA) is proposing to allow the use of electronic surveying equipment in high-hazard areas of underground coal mines, if the equipment meets certain technical specifications and is operated under specific conditions. This proposed rule would codify technical specifications and working conditions in MSHA standards to allow the use of electronic surveying equipment in underground gassy mines. This proposed rule would reduce burdens on underground coal mine operators because mine operators would no longer need to submit a petition for modification to use non-permissible electronic surveying equipment. 擬議規則：徵求意見——礦山安全與健康管理局（MSHA）提議在地下煤礦高危險區域允許使用電子測量設備，前提是該設備符合特定技術規格並在特定條件下操作。本擬議規則將把相關技術規格與作業條件編入礦山安全與健康管理局標準，以允許在含氣地下礦山使用電子測量設備。本擬議規則將減輕地下煤礦營運者的負擔，因為礦場營運者將無須再為使用非防爆電子測量設備而提交修改請願書
7.	Objective and rationale, including the nature of urgent problems where applicable: Protection of human health or safety; Cost saving and productivity enhancement

8. Relevant documents:

90 Federal Register (FR) 28454, 1 July 2025; [Title 30 Code of Federal Regulations \(CFR\) Part 75](#):

<https://www.govinfo.gov/content/pkg/FR-2025-07-01/html/2025-11741.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-07-01/pdf/2025-11741.pdf>

This proposed rule; request for comment is identified by Docket Number MSHA-2025-0087. The Docket Folder is available on Regulations.gov at <https://www.regulations.gov/docket/MSHA-2025-0087/document> and provides access to primary documents as well as comments received. Documents are also accessible from [Regulations.gov](https://www.regulations.gov) by searching the Docket Number. WTO Members and their stakeholders are asked to submit comments to the [USA TBT Enquiry Point](#) by or before [4pm Eastern Time](#) on 31 July 2025. Comments received by the USA TBT Enquiry Point from WTO Members and their stakeholders will be shared with MSHA and will also be submitted to the [Docket](#) on Regulations.gov if received within the comment period.

Electronic Surveying Equipment in Underground Coal Mines, Proposed rule; extension of comment period published 22 July 2025 will be notified as Add.1:

<https://www.govinfo.gov/content/pkg/FR-2025-07-22/html/2025-13747.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-07-22/pdf/2025-13747.pdf>

9. Proposed date of adoption: To be determined

Proposed date of entry into force: To be determined

10. Provision of comments

Final date for comments: 31 July 2025

[] 60 days from notification

WTO Members and their stakeholders are asked to submit comments to the [USA TBT Enquiry Point](#) by or before [4pm Eastern Time](#) on 31 July 2025. Comments received by the USA TBT Enquiry Point from WTO Members and their stakeholders will be shared with the MSHA if received within the comment period.

Contact details of agency or authority designated to handle comments regarding the notification:

Please submit comments to: USA WTO TBT Enquiry Point, Email: usatbtep@nist.gov



30 July 2025

(25-4938)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

NOTIFICATION 美國 追加通知-氣候保護

Addendum

The following communication, dated 30 July 2025, is being circulated at the request of the delegation of the United States of America.

Title: Climate Protection Program (CPP) 2025

Reason for Addendum:	
<input type="checkbox"/>	Comment period changed - date:
<input type="checkbox"/>	Notified measure adopted - date:
<input type="checkbox"/>	Notified measure published - date:
<input type="checkbox"/>	Notified measure enters into force - date:
<input type="checkbox"/>	Text of final measure available from ¹ :
<input type="checkbox"/>	Notified measure withdrawn or revoked - date: Relevant symbol if measure re-notified:
<input type="checkbox"/>	Content or scope of notified measure changed and text available from ¹ : New deadline for comments (if applicable):
<input type="checkbox"/>	Interpretive guidance issued and text available from:
<input checked="" type="checkbox"/>	Other: Oregon Department of Environmental Quality (DEQ) Climate Protection Program Information Update https://www.oregon.gov/deq/ghgp/cpp/Pages/default.aspx

Description: On 25 July 2025, the Oregon Department of Environmental Quality (DEQ) distributed 27,460,607 compliance instruments to over 30 covered fuel suppliers regulated by the Climate Protection Program. Covered fuel suppliers include natural gas utilities and suppliers of gasoline, diesel, kerosene, and propane with greenhouse gas emissions that meet or exceed a threshold for inclusion.

The 2025 distribution includes an annual distribution of compliance instruments, 23,357,144, and a one-time only distribution of additional compliance instruments, 4,103,463.

Climate Protection Program

The Climate Protection Program is critical to meeting Oregon's climate pollution reduction goals. The program sets a declining limit, or cap on greenhouse gas emissions from fossil fuels used throughout

¹ This information can be provided by including a website address, a pdf attachment, or other information on where the text of the final/modified measure and/or interpretive guidance can be obtained.

Oregon, including diesel, gasoline, and natural gas. The program is designed to reduce these emissions by 50% by 2035 and 90% by 2050.

Each year, DEQ distributes compliance instruments to regulated companies. The total number of compliance instruments available for distribution each year is equal to that year's emissions cap. As the cap declines, so does the number of compliance instruments distributed by DEQ. For 2025 only, DEQ has also distributed additional compliance instruments to recognize early emission reductions achieved by fuel suppliers prior to 2025.

Additional materials

For more information on the number of 2025 compliance instruments distributed to covered fuel suppliers and the methodology used for compliance instrument distribution, see materials on the Climate Protection Program [website](#) including:

- [Fuel Supplier Training Slides](#)
- [Covered Fuels Suppliers List](#)
- [Community Climate Investment Contribution Amount](#)
- [Covered Entities FAQs](#)
- [2025 Compliance Instrument Distribution](#)

Please visit the [Climate Protection Program website](#), sign up to receive updates [here](#), or contact the program at CPP.INFO@deq.oregon.gov for more information.

2025 年 7 月 25 日，俄勒岡州環境品質部（DEQ）依據氣候保護計畫（Climate Protection Program），向 30 多家受管制的燃料供應商分配 27,460,607 個合規憑證。受管制的燃料供應商包括天然氣公用事業單位及提供汽油、柴油、煤油與丙烷的供應商，其溫室氣體排放量達到或超過納管門檻。

2025 年的分配數量包括年度分配的 23,357,144 個合規憑證，以及一次性額外分配的 4,103,463 個合規憑證。

氣候保護計畫

氣候保護計畫對實現俄勒岡州的氣候污染減排目標至關重要。該計畫針對在俄勒岡州全境使用的化石燃料（包括柴油、汽油及天然氣）設定逐年遞減的溫室氣體排放上限（cap）。該計畫旨在於 2035 年將相關排放減少 50%，並於 2050 年減少 90%。

每年，DEQ 會向受管制公司分配合規憑證。每年的可分配合規憑證總量等同於當年設定的排放上限。隨著上限逐年下降，DEQ 分配的合規憑證數量也相應減少。僅在 2025 年，DEQ 額外分配合規憑證，以表彰燃料供應商在 2025 年之前已實現的提前減排成果。

其他資料

有關 2025 年向受管制燃料供應商分配的合規憑證數量及分配方法的更多資訊，請參閱氣候保護計畫網站上的相關資料，包括：

燃料供應商培訓簡報

受管制燃料供應商清單

社區氣候投資貢獻額

受管制實體常見問題集（FAQs）

2025 年合規憑證分配

欲了解更多資訊，請造訪氣候保護計畫網站、在此註冊以接收更新，或聯絡計畫單位（CPP.INFO@deq.oregon.gov）。