NOTIFICATION

The following notification is being circulated in accordance with Article 10.6

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| **1.** | **Notifying Member:** Israel **If applicable, name of local government involved (Article 3.2 and 7.2):**  |
| **2.** | **Agency responsible:** Israel WTO-TBT Enquiry Point**Name and address (including telephone and fax numbers, email and website addresses, if available) of agency or authority designated to handle comments regarding the notification shall be indicated if different from above:** Israel WTO-TBT Enquiry Point Ministry of Economy and IndustryTel: + (972) 74 750 2236E-mail: Yael.Friedgut@economy.gov.il |
| **3.** | **Notified under Article 2.9.2 [****],** **2.10.1 [****],** **5.6.2 [****X],** **5.7.1 [****],** **other****:**  |
| **4.** | **Products covered (HS or CCCN where applicable, otherwise national tariff heading. ICS numbers may be provided in addition, where applicable):** Hazardous waste; (ICS: 13.020, 13.030, 13.060, 13.080, 13.300) |
| **5.** | **Title, number of pages and language(s) of the notified document:** Policy for Importing Hazardous waste (2 page(s), in Hebrew) |
| **6.** | **Description of content:** New draft policy announced by Israel's Ministry of Environmental Protection named "Policy for Importing Hazardous waste".The import of hazardous waste into Israel has been regulated already since 1994 by the provisions of "The Hazardous Materials Order (Import and Export of Hazardous Waste), 5744-1994". The regulations implement and ratify the principles of the Basel Convention and require a permit from the Commissioner for the export or import of hazardous waste, and thus effectively monitor the transboundary movements of hazardous waste and its disposal. The purpose of the notified policy is to outline the discretion of the Commissioner to grant an import permit for hazardous waste as follows:1. Providing full detailed information about the type, assembly, and manner of treatment of the imported hazardous waste.
2. The treatment plant, that wishes to import waste, shall present all necessary permits for the treatment of hazardous waste, including a toxic permit under the Hazardous Materials Law.
3. Requires that the amount of hazardous waste, that remains or is created after recovery and transferred to landfill, shall not exceed 25% of the imported material.
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| **7.** | **Objective and rationale, including the nature of urgent problems where applicable:** Protection of human health or safety; Protection of the environment |
| **8.** | **Relevant documents:** * The Hazardous Materials Law 5743-1993;
* The Hazardous Materials Order (Import and Export of Hazardous Waste), 5744-1994;
* The Basel Convention.
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| **9.** | **Proposed date of adoption:** To be determined**Proposed date of entry into force:** To be determined |
| **10.** | **Final date for comments:** 60 days from notification |
| **11.** | **Texts available from: National enquiry point [****X]** **or address, telephone and fax numbers and email and website addresses, if available, of other body:** WTO-TBT Enquiry Point Yael.Friedgut@economy.gov.il <https://members.wto.org/crnattachments/2021/TBT/ISR/21_4724_00_x.pdf> |