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## INDONESIA – MEASURES CONCERNING THE IMPORTATION OF CHICKEN MEAT AND CHICKEN PRODUCTS

## STATUS REPORT REGARDING IMPLEMENTATION OF THE DSB RECOMMENDATIONS AND RULINGS BY INDONESIA

## Addendum

The following communication, dated 14 February 2019, from the delegation of Indonesia to the Chairperson of the Dispute Settlement Body, is circulated pursuant to Article 21.6 of the DSU.

Indonesia submits this report in accordance with Article 21.6 of the Understanding on Rules and Procedures Governing the Settlement of Disputes (DSU).

On 22 November 2017, the Dispute Settlement Body (DSB) adopted its recommendations and rulings in *Indonesia – Measures Concerning the Importation of Chicken Meat and Chicken Products (WT/DS484)*. In DSB meeting on 22 January 2018, Indonesia informed the DSB its intention to implement the recommendations and rulings of the DSB related to this matter.

Indonesia and Brazil also informed the DSB that on 15 March 2018 they have agreed on the reasonable period of time for Indonesia to implement the recommendations and rulings of the DSB. The reasonable period of time expired on 22 July 2018.

The Government of Indonesia has undertaken necessary adjustments for the relevant measures. Indonesia would like to reiterate that all animals and animal products, both fresh and processed, imported into Indonesia must be accompanied with health or veterinary certificate from country of origin.

Any modification made by importer to information contained in the import licenses would not subject to any sanction as long as it is in compliance with valid procedure. Indonesia is processing Brazil's veterinary certification questionnaire by referring to relevant regulations without any delay.

Indonesia stands ready to continue consultations and to remain in constant communications with Brazil with respect to any matter relating thereto.