

Export Trade Control Order (Tentative translation)

(Cabinet Order No. 378 of December 1, 1949)

The Cabinet hereby enacts this Cabinet Order based on the provisions of Article 26, Article 48, Article 49, Article 67, and Article 69 of the Foreign Exchange and Foreign Trade Control Act and the provisions of paragraph (4) of the Supplementary Provisions, and for purposes of implementing the same Act.

(Permission for Export)

- Article 1 (1) Export of certain kinds of goods to certain regions specified by Cabinet Order under Article 48, paragraph (1) of the Foreign Exchange and Foreign Trade Act (Act No. 228 of 1949; hereinafter referred to as the "Act") is to be the export of the goods listed in the middle column of Appended Table 1 to the regions listed in the right-hand column of the same table.
- (2) A person who intends to obtain permission under Article 48, paragraph (1) of the Act must file an application for permission in accordance with the procedure specified by Order of the Ministry of Economy, Trade and Industry.

(Export Approval)

- Article 2 (1) A person who intends to export goods that fall under any of the following items must obtain the approval of the Minister of Economy, Trade and Industry in accordance with the procedure specified by Order of the Ministry of Economy, Trade and Industry:
- (i) export of goods listed in the middle column of Appended Table 2 to the regions listed in the right-hand column of the same table;
- (i)-2 exports of goods listed in Appended Table 2-2 (excluding goods listed in the middle column of row 1, row 36, row 39 to row 41, and row 43 to row 45 of Appended Table 2) to North Korea;
- (ii) export of goods under a contract for processing deal trade whereby a contractor residing in a foreign country is entrusted with processing work in a foreign country (limited to the cases where the whole or part of the processing work under the relevant contract for processing deal trade falls within the scope of processing works specified by the Minister of Economy, Trade and Industry (hereinafter referred to as "Designated Processing Works")) (limited to raw materials for processing to be used for processing works under the relevant contracts for processing deal trade falling under the scope of Designated Processing Works, which are specified by the Minister of Economy, Trade and Industry for the respective categories of Designated Processing Works and pertain to the respective Designated

- export restrictions under the treaties and other international agreements that Japan has signed;
- (d) goods for public use sent to embassies, legations, consulates and other equivalent facilities of Japan;
 - (e) goods imported without charge for the purpose of export without charge, which are specified by the Minister of Economy, Trade and Industry by public notice;
 - (f) goods to be exported without charge for the purpose of import without charge, which are specified by the Minister of Economy, Trade and Industry by public notice;
- (iii) where a person intends to export goods listed in row 16 of Appended Table 1 (excluding Temporarily Landed Goods to Foreign Countries) designating the regions listed in the right-hand column of the same row as the destination, except for cases falling under any of the following (or except for cases falling under any of (a), (b), or (d), if that person intends to export goods to a region other than those listed in Appended Table 3-2):
- (a) where the case falls under cases specified by Order of the Ministry of Economy, Trade and Industry wherein the goods are likely to be used for the Development, etc. of Nuclear Weapons, etc.;
 - (b) where notice has been made by the Minister of Economy, Trade and Industry that an application for permission should be filed because the goods are likely to be used for the Development, etc. of Nuclear Weapons, etc.;
 - (c) where the case falls under cases specified by Order of the Ministry of Economy, Trade and Industry wherein the goods are likely to be used for the development, manufacture or use of the goods listed in the middle column of row 1 of Appended Table 1 (excluding goods falling under the category of nuclear weapons, etc.; the same applies in (d));
 - (d) where notice has been made by the Minister of Economy, Trade and Industry that an application for permission should be filed because the goods are likely to be used for the development, manufacture or use of the goods listed in the middle column of row 1 of Appended Table 1;
- (iv) where a person intends to export goods listed in the middle column of rows 5 to 13 or row 15 of Appended Table 1, the total value of which is not more than 1,000,000 yen (or 50,000 yen in the case of goods listed in Appended Table 3-3) (excluding Temporarily Landed Goods to Foreign Countries) designating a region other than those listed in Appended Table 4 as the destination (except for cases falling under any of (a), (b) or (d) of the preceding item (iii) if that person intends to export goods to a region other than those listed in Appended Table 3 (or except for cases falling under any of (a) to (d) of the same item if that person intends to export goods to the

regions listed in Appended Table 3-2 (excluding Iraq and North Korea));

- (2) The provisions of Article 2 do not apply in the following cases; provided, however, that this is not limited to goods listed in the middle column of rows 37 to 41 and rows 43 to 45 of Appended Table 2:
- (i) where a person intends to export goods which have been landed temporarily, except where such person intends to export goods listed in the middle column of row 1, row 35, and row 35-2 of Appended Table 2 (in the case of goods listed in the middle column of row 1 and row 35-2, (i) of the same table, excluding those specified by the Minister of Economy, Trade and Industry by public notice);
 - (ii) where a person intends to export goods listed in Appended Table 5, except where such person intends to export the following goods:
 - (a) goods listed in the middle column of row 1, row 35-3, (i) and (vi), row 35-4, and the middle column of row 36 of Appended Table 2 (with respect to goods listed in row 35-3, (i) and (vi) of the same table, limited to those specified by the Minister of Economy, Trade and Industry in a public notice);
 - (b) goods listed in Appended Table 5, item (ii), which are also listed in the middle column of row 35 and row 35-2 of Appended Table 2;
 - (c) goods listed in Appended Table 5, item (ii) and item (iii), which are also listed in Appended Table 2-2 and are exported to North Korea;
 - (iii) where a person prescribed in Article 10, paragraph (2) of the Act on Waste Disposal and Public Cleaning (Act No. 137 of 1970) (including the cases where it is applied mutatis mutandis pursuant to Article 15-4-7, paragraph (1) of the same Act) intends to export goods listed in row 35-2(2) of Appended Table 2, except where such person intends to export goods listed in row 35-3, (i) and (vi) of Appended Table 2 (limited to those specified by the Minister of Economy, Trade and Industry in a public notice);
 - (iv) where any of the person listed in the left-hand column of Appended Table 6 intends to export goods listed in the right-hand column upon departure from Japan by personally carrying the goods or separately sending them after declaring export at customs, except where such person intends to export goods listed in the middle column of row 1, row 35-3, (i) and (vi), and the middle column of row 35-4 of Appended Table 2 (with respect to goods listed in row 35-3, (i) and (vi) of the same table, limited to those specified by the Minister of Economy, Trade and Industry in a public notice), where a person who departs from Japan after entering Japan temporarily intends to export goods listed in row 36 of the same table (excluding those specified by the Minister of Economy, Trade and Industry by public notice), and where a vessel or aircraft crew intends to export goods listed in Appended Table 2-2 to North Korea.

Article 10 The employee specified by Cabinet Order as prescribed in Article 53, paragraph (4), item (i) of the Act is an employee who falls under either of the following:

- (i) a person who manages the operations at a business office or office or any other person specified by Order of Ministry of Economy, Trade and Industry as being equivalent thereto; or
- (ii) a person who manages the operations prohibited under Article 53, paragraph (1) or paragraph (2) of the Act or any other person specified by Order of Ministry of Economy, Trade and Industry as being equivalent thereto (excluding those listed in the preceding item).

(Reports)

Article 11 The Minister of Economy, Trade and Industry may, within the limit necessary for the enforcement of the Act (limited to Chapter VI and Chapter Vi-3) and this Cabinet Order, collect necessary reports from a person who intend to export goods, a person who have exported goods or a person who have produced such goods, or another person concerned.

(Delegation of Authority)

Article 12 The following authority of the Minister of Economy, Trade and Industry is to be delegated to the Directors-General of Custom-Houses:

- (i) the authority to grant approval under Article 2, paragraph (1) with respect to goods listed in the middle column of rows 39 to 41 and row 43 of Appended Table 2 (in the case of goods listed in the middle column of row 43 of the same table, excluding those specified by the Minister of Economy, Trade and Industry by public notice);
- (ii) the following authority in the range designated by the Minister of Economy, Trade and Industry:
 - (a) the authority under Article 2, paragraph (1) to grant approval with respect to goods the price of which does not need to be settled in full by means of payment;
 - (b) the authority under Article 2, paragraph (1) to grant approval with respect to goods which have been carried, stored or transported into bonded areas and are to be revesealed from the bonded areas;
 - (c) the authority under Article 67, paragraph (1) of the Act to attach conditions to approval set forth in (a) or (b);
 - (d) the authority under Article 8, paragraph (2) to extend the valid period of permission under Article 48, paragraph (1) of the Act or approval under Article 2, paragraph (1).

(Acts of Government Organs)

- Article 13 (1) The provisions of this Cabinet Order do not apply where the Minister of Economy, Trade and Industry exports goods.
- (2) The provisions of Article 5 apply mutatis mutandis to the case set forth in the preceding paragraph.

(Goods That Are Especially Likely to Be Used for the Development of Nuclear Weapons)

Article 14 Goods specified by Cabinet Order as prescribed in Article 69-6, paragraph (2), item (ii) of the Act are to be those listed in row 1 (excluding (v), (vi), and (x) to (xii)) of Appended Table 1 and those listed in the middle column of row 2 to row 4 of the same table (excluding nuclear weapons, etc.).

Supplementary Provisions [Extract]

- (1) This Cabinet Order comes into effect as of the date of promulgation.
- (2) A person who has obtained permission for export under the provisions of an order based on the Order on Temporary Measures for Trade, etc. (Imperial Order No. 328 of 1946) prior to the enforcement of this Cabinet Order is to be deemed to have obtained permission set forth in Article 1, paragraph (1).
- (3) Up until April 13, 2021, the term "goods listed in Appended Table 2-2 (excluding goods listed in the middle column of row 1, row 36, row 39 to row 41, and row 43 to row 45 of Appended Table 2) to North Korea" in Article 2, paragraph (1), item (i)-2 is to be deemed to be replaced with "goods (excluding goods listed in the middle column of row 1, row 19 to row 21-3, row 25, row 30, row 33, row 35 to row 41, and row 43 to row 45 of Appended Table 2-1) to North Korea"; the term "goods listed in Appended Table 5, item (ii) and item (iii)" in Article 4, paragraph (2), item (ii), (c) is to be deemed to be replaced with "goods listed in Appended Table 5, item (ii), which are exported to North Korea, and goods listed in item (iii) of the same table"; the term "of the same table" in paragraph (3) of the same Article is to be deemed to be replaced with "of the same table; provided, however, that this is not limited to goods which are exported to North Korea"; and the term "Articles 2 and 4" in Appended Table 2-2 shall be deemed to be replaced with "Article 4."

Supplementary Provisions [Cabinet Order No. 13 of January 28, 1950]

This Cabinet Order comes into effect as of the date of promulgation.

Supplementary Provisions [Cabinet Order No. 122 of May 4, 1950]

This Cabinet Order comes into effect as of May 8, 1950.

**Supplementary Provisions [Cabinet Order No. 207 of June 28, 1950]
[Extract]**

(1) This Cabinet Order comes into effect as of June 30, 1950.

Supplementary Provisions [Cabinet Order No. 306 of October 9, 1950]

This Cabinet Order comes into effect as of the date of promulgation.

**Supplementary Provisions [Cabinet Order No. 375 of December 29, 1950]
[Extract]**

(1) This Cabinet Order comes into effect as of January 1, 1951.

**Supplementary Provisions [Cabinet Order No. 200 of June 8, 1951]
[Extract]**

(1) This Cabinet Order comes into effect as of the date of promulgation.

Supplementary Provisions [Cabinet Order No. 301 of September 21, 1951]

This Cabinet Order comes into effect as of September 25, 1951.

**Supplementary Provisions [Cabinet Order No. 384 of December 22, 1951]
[Extract]**

- (1) This Cabinet Order comes into effect as of January 1, 1952.
(2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

**Supplementary Provisions [Cabinet Order No. 306 of July 31, 1952]
[Extract]**

- (1) This Cabinet Order comes into effect as of August 1, 1952.
(4) The Order Concerning Reports of Foreign Exchange Banks and Money Exchangers, the Export Trade Control Order, the Import Trade Control Order, the Foreign Exchange Control Order, or the Foreign Exchange Control Commission Rules, Order of the Prime Minister's Office, Order of the Ministry of Finance or Order of the Ministry of International Trade and Industry based

on the Cabinet Order Concerning Temporary Special Provisions of the Foreign Exchange Control Order, etc., upon Implementation of the Administrative Agreement under Article III of the Security Treaty between Japan and the United States of America, or an Order of the Prime Minister's Office or Order of the Ministry of International Trade and Industry, all of which are effective at the time of enforcement of this Cabinet Order and have not yet been revised, is to be effective, after the enforcement of this Cabinet Order, as the Order Concerning Reports of Foreign Exchange Banks and Money Exchangers, the Export Trade Control Order, the Import Trade Control Order, the Foreign Exchange Control Order, or the relevant order of the competent ministry, Order of the Ministry of Finance or Order of the Ministry of International Trade and Industry based on the Cabinet Order Concerning Temporary Special Provisions of the Foreign Exchange Control Order, etc. upon Implementation of the Administrative Agreement under Article III of the Security Treaty between Japan and the United States of America, or an Order of the Ministry of Finance or Order of the Ministry of International Trade and Industry, all of which have been revised.

**Supplementary Provisions [Cabinet Order No. 367 of August 26, 1952]
[Extract]**

(1) This Cabinet Order comes into effect as of September 1, 1952.

Supplementary Provisions [Cabinet Order No. 500 of December 26, 1952]

This Cabinet Order comes into effect as of January 1, 1953.

Supplementary Provisions [Cabinet Order No. 77 of April 10, 1954]

This Cabinet Order comes into effect as of the date of promulgation.

Supplementary Provisions [Cabinet Order No. 119 of June 1, 1954]

This Cabinet Order comes into effect as of the date of promulgation.

Supplementary Provisions [Cabinet Order No. 150 of July 30, 1955]

This Cabinet Order comes into effect as of August 10, 1955.

Supplementary Provisions [Cabinet Order No. 328 of December 15, 1955]

This Cabinet Order comes into effect as of December 21, 1955.

**Supplementary Provisions [Cabinet Order No. 29 of March 22, 1956]
[Extract]**

(1) This Cabinet Order comes into effect as of April 1, 1956.

**Supplementary Provisions [Cabinet Order No. 341 of November 14, 1956]
[Extract]**

(1) This Cabinet Order comes into effect as of November 16, 1956.

**Supplementary Provisions [Cabinet Order No. 255 of August 28, 1958]
[Extract]**

(1) This Cabinet Order comes into effect as of September 1, 1958.

Supplementary Provisions [Cabinet Order No. 339 of December 22, 1958]

This Cabinet Order comes into effect as of December 25, 1958.

Supplementary Provisions [Cabinet Order No. 77 of March 31, 1959]

This Cabinet Order comes into effect as of April 6, 1959.

Supplementary Provisions [Cabinet Order No. 284 of September 1, 1959]

This Cabinet Order comes into effect as of September 7, 1959.

Supplementary Provisions [Cabinet Order No. 327 of October 30, 1959]

This Cabinet Order comes into effect as of November 2, 1959.

Supplementary Provisions [Cabinet Order No. 108 of April 25, 1960]

This Cabinet Order comes into effect as of May 1, 1960.

**Supplementary Provisions [Cabinet Order No. 135 of May 30, 1960]
[Extract]**

(1) This Cabinet Order comes into effect as of June 6, 1960.

**Supplementary Provisions [Cabinet Order No. 157 of June 10, 1960]
[Extract]**

(1) This Cabinet Order comes into effect as of July 1, 1960.

Supplementary Provisions [Cabinet Order No. 163 of June 20, 1960]

This Cabinet Order comes into effect as of June 23, 1960.

Supplementary Provisions [Cabinet Order No. 219 of July 28, 1960]

This Cabinet Order comes into effect as of August 1, 1960.

**Supplementary Provisions [Cabinet Order No. 279 of October 25, 1960]
[Extract]**

(1) This Cabinet Order comes into effect as of November 1, 1960.

Supplementary Provisions [Cabinet Order No. 316 of December 28, 1960]

- (1) This Cabinet Order comes into effect as of January 10, 1961.
- (2) With regard to export of goods to Iran or Iraq conducted as approved or permitted under Article 1, paragraph (1) or Article 2, paragraph (1) prior to the revision, the provisions of Article 1, paragraph (1), item (i)-2 after the revision do not apply.

**Supplementary Provisions [Cabinet Order No. 127 of May 4, 1961]
[Extract]**

(1) This Cabinet Order comes into effect as of May 8, 1961.

Supplementary Provisions [Cabinet Order No. 264 of July 17, 1961]

This Cabinet Order comes into effect as of July 20, 1961.

Supplementary Provisions [Cabinet Order No. 380 of November 20, 1961]

This Cabinet Order comes into effect as of November 25, 1961.

Supplementary Provisions [Cabinet Order No. 416 of December 21, 1961]

This Cabinet Order comes into effect as of December 23, 1961.

**Supplementary Provisions [Cabinet Order No. 432 of December 28, 1961]
[Extract]**

(1) This Cabinet Order comes into effect as of January 1, 1962.

Supplementary Provisions [Cabinet Order No. 398 of October 1, 1962]

This Cabinet Order comes into effect as of the date of promulgation.

**Supplementary Provisions [Cabinet Order No. 126 of April 12, 1963]
[Extract]**

(1) This Cabinet Order comes into effect as of April 15, 1963.

Supplementary Provisions [Cabinet Order No. 177 of May 29, 1963]

This Cabinet Order comes into effect as of May 31, 1963.

Supplementary Provisions [Cabinet Order No. 240 of July 8, 1963]

This Cabinet Order comes into effect as of July 12, 1963.

**Supplementary Provisions [Cabinet Order No. 89 of March 31, 1964]
[Extract]**

(1) This Cabinet Order comes into effect as of April 1, 1964.

Supplementary Provisions [Cabinet Order No. 178 of June 8, 1964]

This Cabinet Order comes into effect as of June 10, 1964.

**Supplementary Provisions [Cabinet Order No. 181 of June 15, 1964]
[Extract]**

(1) This Cabinet Order comes into effect as of July 1, 1964.

Supplementary Provisions [Cabinet Order No. 276 of August 24, 1964]

This Cabinet Order comes into effect as of September 1, 1964.

Supplementary Provisions [Cabinet Order No. 387 of December 28, 1964]

This Cabinet Order comes into effect as of the date of promulgation.

Supplementary Provisions [Cabinet Order No. 245 of July 5, 1965]

This Cabinet Order comes into effect as of the date of promulgation; provided, however, that the provisions adding row 174-3 after row 174-2 of Appended Table 1 come into effect as of July 15, 1965.

Supplementary Provisions [Cabinet Order No. 332 of October 5, 1965]

This Cabinet Order comes into effect as of November 15, 1965; provided however, that the provisions revising row 26 of Appended Table 1, the provisions revising row 30 of the same table, the provisions revising row 72 and row 73 of the same table, the provisions revising row 101 and row 102 of the same table, the provisions revising row 105 of the same table, the provisions revising row 112 of the same table, and the provisions revising row 116 of the same table come into effect as of the date of promulgation, and the provisions revising row 4 of the same table and the provisions revising row 9 of the same table come into effect as of October 15, 1965.

**Supplementary Provisions [Cabinet Order No. 350 of November 5, 1965]
[Extract]**

(1) This Cabinet Order comes into effect as of November 8, 1965.

**Supplementary Provisions [Cabinet Order No. 353 of November 11, 1965]
[Extract]**

(1) This Cabinet Order comes into effect as of December 1, 1965.

Supplementary Provisions [Cabinet Order No. 366 of December 2, 1965]

This Cabinet Order comes into effect as of December 9, 1965.

Supplementary Provisions [Cabinet Order No. 10 of February 3, 1966]

This Cabinet Order comes into effect as of February 10, 1966.

Supplementary Provisions [Cabinet Order No. 23 of February 28, 1966]

This Cabinet Order comes into effect as of March 5, 1966.

Supplementary Provisions [Cabinet Order No. 302 of September 1, 1966]

This Cabinet Order comes into effect as of September 15, 1966; provided, however, that the provisions revising row 33, rows 88 and 89, row 119, row 133, and row 133-2 to row 133-4 of Appended Table 1 come into effect as of the date of promulgation.

Supplementary Provisions [Cabinet Order No. 345 of October 7, 1966]

This Cabinet Order comes into effect as of October 17, 1966.

Supplementary Provisions [Cabinet Order No. 361 of November 2, 1966]

This Cabinet Order comes into effect as of November 7, 1966.

Supplementary Provisions [Cabinet Order No. 389 of December 24, 1966]

This Cabinet Order comes into effect as of December 26, 1966.

Supplementary Provisions [Cabinet Order No. 26 of March 2, 1967]

This Cabinet Order comes into effect as of March 15, 1967.

Supplementary Provisions [Cabinet Order No. 31 of March 15, 1967]

This Cabinet Order comes into effect as of March 22, 1967.

Supplementary Provisions [Cabinet Order No. 368 of December 25, 1967]

This Cabinet Order comes into effect as of the date of promulgation; provided, however, that the provisions revising row 30, row 41-2, and row 133 of Appended Table 1 come into effect as of January 1, 1968.

Supplementary Provisions [Cabinet Order No. 131 of May 27, 1968]

This Cabinet Order comes into effect as of the date of promulgation; provided,

however, that the provisions revising row 11, row 79, row 109 and row 176 of Appended Table 1 and the provisions adding one row next to row 201-2 of the same table come into effect as of June 1, 1968.

**Supplementary Provisions [Cabinet Order No. 158 of June 13, 1968]
[Extract]**

(1) This Cabinet Order comes into effect as of June 15, 1968.

Supplementary Provisions [Cabinet Order No. 261 of October 11, 1969]

This Cabinet Order comes into effect as of November 1, 1969; provided, however, that the provisions revising row 1, row 27, row 63, row 117, row 158, row 160, and row 170 of Appended Table 1, the provisions revising row 1 of Appended Table 3, and the part of the provisions revising row 5 of the same table that deletes the terms ", 63" and ", 160" come into effect as of the date of promulgation.

Supplementary Provisions [Cabinet Order No. 266 of October 28, 1969]

This Cabinet Order comes into effect as of November 1, 1969.

Supplementary Provisions [Cabinet Order No. 1 of January 22, 1970]

This Cabinet Order comes into effect as of January 27, 1970.

Supplementary Provisions [Cabinet Order No. 327 of October 12, 1971]

This Cabinet Order comes into effect as of October 15, 1971.

Supplementary Provisions [Cabinet Order No. 84 of April 25, 1972]

This Cabinet Order comes into effect as of the date of promulgation.

Supplementary Provisions [Cabinet Order No. 111 of April 28, 1972]

This Cabinet Order comes into effect as of the day on which the agreement between Japan and the United States of America concerning the Ryukyu Islands and the Daito Islands comes into effect (May 15, 1972).

Supplementary Provisions [Cabinet Order No. 373 of October 4, 1972]

Supplementary Provisions [Cabinet Order No. 197 of June 8, 1977]

This Cabinet Order comes into effect as of the date of promulgation.

**Supplementary Provisions [Cabinet Order No. 289 of September 30, 1977]
[Extract]**

- (1) This Cabinet Order comes into effect as of October 1, 1977.

**Supplementary Provisions [Cabinet Order No. 282 of July 5, 1978]
[Extract]**

(Effective Date)

Article 1 This Cabinet Order comes into effect as of the date of promulgation.

Supplementary Provisions [Cabinet Order No. 331 of September 22, 1978]

- (1) This Cabinet Order comes into effect as of October 2, 1978.
- (2) With regard to export or import of goods conducted, as permitted, by a person who has obtained, prior to the enforcement of this Cabinet Order, permission set forth in Article 2, paragraph (1) of the Export Trade Control Order prior to the revision with respect to the conclusion of a consignment sales trade contract, the provisions then in force remain applicable.

**Supplementary Provisions [Cabinet Order No. 138 of May 26, 1980]
[Extract]**

- (1) This Cabinet Order comes into effect as of June 2, 1980.
- (2) With regard to export of goods conducted, as approved or permitted, by a person who has obtained, prior to the enforcement of this Cabinet Order, approval or permission under Article 1, paragraph (1) or Article 2, paragraph (1) of the Export Trade Control Order with respect to export of goods to Iran, the provisions then in force remain applicable.
- (4) With regard to a target service contract concluded or target services provided by a person who has obtained, prior to the enforcement of this Cabinet Order, permission under Article 17, paragraph (2) of the Foreign Exchange Control Order or approval, permission or certification under the Export Trade Control Order or Import Trade Control Order for concluding a target service contract or providing target services with respect to a specified business, as permitted under the same paragraph or as approved, permitted or certified under the

Export Trade Control Order or Import Trade Control Order, the provisions then in force remain applicable.

**Supplementary Provisions [Cabinet Order No. 264 of October 11, 1980]
[Extract]**

(Effective Date)

Article 1 This Cabinet Order comes into effect as of the date of enforcement of the Act for Partial Revision of the Foreign Exchange and Foreign Trade Control Act (December 1, 1980).

(Transitional Measures)

Article 2 (1) With regard to export of goods conducted, as permitted, by a person who has obtained, prior to the enforcement of this Cabinet Order, permission under Article 1, paragraph (1) of the Export Trade Control Order prior to the revision, to which the provisions of Article 1, paragraph (1) of the same Order after the revision applies, the provisions then in force remain applicable.

(2) With regard to export or import of goods conducted, as approved, by a person who has obtained, prior to the enforcement of this Cabinet Order, approval under Article 2, paragraph (1) of the Export Trade Control Order prior to the revision, with respect to the conclusion of a contract for processing deal trade, to which the provisions of Article 1, paragraph (1) of the same Order after the revision or Article 4, paragraph (1) of the Import Trade Control Order applies, the provisions then in force remain applicable.

(Transitional Measures Concerning Penal Provision)

Article 3 With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 285 of October 31, 1980]

This Cabinet Order comes into effect as of the day on which the Convention on International Trade in Endangered Species of Wild Fauna and Flora comes into effect in Japan (November 4, 1980).

Supplementary Provisions [Cabinet Order No. 7 of January 26, 1981]

- (1) This Cabinet Order comes into effect as of the date of promulgation.
- (2) With regard to export of goods conducted, as permitted, by a person who has obtained, prior to the enforcement of this Cabinet Order, permission under

Article 1, paragraph (1) of the Export Trade Control Order with respect to export of goods to Iran, the provisions then in force remain applicable

(3) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 278 of September 14, 1981]

- (1) This Cabinet Order comes into effect as of October 12, 1981; provided, however, that the provisions deleting row 1 of Appended Table 1 and changing row 2 of the same table to row 1 of the same table, the provisions deleting row 44 of the same table and changing row 43-2 of the same table into row 44 of the same table, the provisions deleting row 58-2 of the same table, the provisions revising row 59, row 68 to row 70, row 77, row 84, row 92, row 103 and row 124 of the same table, the provisions deleting row 148-2 of the same table, the provisions revising row 166 of the same table, the provisions revising item (i) of the Notes of the same table (excluding the provisions adding ", Cuba" after "Canada" and the provisions adding ", Ethiopia" after "Egypt"), the provisions deleting row 1 of Appended Table 3, and the provisions revising row 1 of Appended Table 5 come into effect as of the date of promulgation.
- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 39 of March 21, 1984]

- (1) This Cabinet Order comes into effect as of April 10, 1984; provided, however that the provisions revising row 32 of Appended Table 1 come into effect as of the date of promulgation.
- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 248 of July 27, 1984]

This Cabinet Order comes into effect as of August 3, 1984.

Supplementary Provisions [Cabinet Order No. 7 of January 25, 1985]

- (1) This Cabinet Order comes into effect as of February 15, 1985; provided, however, that the provisions adding one paragraph to Article 4, the provisions

revising the middle column of row 165 of Appended Table 1, the provisions revising row 166 of the same table, the provisions revising item (ii) of Appended Table 2, the provisions revising Appended Table 5, and the provisions of the next paragraph and paragraph (3) of the Supplementary Provisions come into effect as of the date of promulgation.

- (2) Up until February 14, 1985, the term "all regions" in the provisions of row 166 of Appended Table 1 after the revision is to be deemed to be replaced with "region A."
- (3) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 315 of September 30, 1986]

This Cabinet Order comes into effect as of October 6, 1986.

Supplementary Provisions [Cabinet Order No. 378 of December 19, 1986]

- (1) This Cabinet Order comes into effect as of January 1, 1987; provided, however, that the provisions revising row 18, row 21, row 44, row 48, row 75, row 120, row 146-2, row 151, row 155 and row 159 of Appended Table 1 come into effect as of the date of promulgation.
- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 382 of December 23, 1986]

This Cabinet Order comes into effect as of January 1, 1987.

**Supplementary Provisions [Cabinet Order No. 373 of November 5, 1987]
[Extract]**

(Effective Date)

Article 1 This Cabinet Order comes into effect as of the date of enforcement of the Act for Partial Revision of the Foreign Exchange and Foreign Trade Control Act (November 10, 1987).

(Transitional Measures)

Article 3 With regard to export of goods that is deemed to have been approved under Article 1, paragraph (2) of the Export Trade Control Order revised by

Article 48, paragraph (1) of the New Act or this Cabinet Order (hereinafter referred to as the "New Order") or have been permitted under Article 2, paragraph (1) of the New Order, pursuant to the provisions of Article 3 of the Supplementary Provisions of the Revised Act, conditions attached to permission under Article 1, paragraph (1) of the Export Trade Control Order prior to the revision by this Cabinet Order (hereinafter referred to as the "Former Order") pursuant to the provisions of paragraph (6) of the same Article is to be deemed to be conditions attached to approval under Article 48, paragraph (1) of the New Act or Article 1, paragraph (1) of the New Order or conditions attached to permission under Article 2, paragraph (1) of the New Order, pursuant to the provisions of Article 1, paragraph (4) or Article 2, paragraph (6) of the New Order, respectively.

Article 4 The valid period of the approval or permission for export of goods prescribed in the preceding Article is to be three months from the day on which permission under Article 1, paragraph (1) of the Former Order was granted (where any valid period different from the period set forth in Article 8, paragraph (1) of the Former Order was determined pursuant to the provisions of paragraph (2) of the same Article, or where such valid period was extended, the relevant period).

Article 5 With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 331 of November 26, 1988]

- (1) This Cabinet Order comes into effect as of December 20, 1988; provided, however, that the part of the provisions of Article 2 that revises row 5, row 16, row 19, row 25, row 46, row 69, row 93, row 130, row 131, and row 155 of Appended Table 1 of the Export Trade Control Order comes into effect as of the date of promulgation.
- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 25 of February 7, 1989]

This Cabinet Order comes into effect as of February 16, 1989.

Supplementary Provisions [Cabinet Order No. 104 of April 7, 1989]

- (1) This Cabinet Order comes into effect as of the date of promulgation; provided, however, that the provisions revising row 28 and row 30 of Appended Table 1 come into effect as of April 16, 1989.
- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 202 of June 30, 1989]

- (1) This Cabinet Order comes into effect as of July 9, 1989; provided, however, that the provisions revising Appended Table 3 come into effect as of the date of promulgation.
- (2) With regard to the application of penal provision to acts committed prior to the enforcement of the provisions revising Appended Table 3, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 290 of September 29, 1989]

- (1) This Cabinet Order comes into effect as of the date of promulgation; provided, however, that the revising provisions listed as follows come into effect as of the date listed in the corresponding item:
 - (i) the part of the provisions of Article 1 that revises row 1-2, row 5-3, row 8-2, row 8-3, row 9-2, row 12-2, row 12-3, row 18-2, and row 25 of the Appended Table of the Foreign Exchange Control Order and the part of the provisions of Article 2 that revises row 17, row 26, row 80, row 90, row 98, row 102, row 103, row 105, row 110, row 121, row 126, row 136, row 137, and row 151 of Appended Table 1 of the Export Trade Control Order: October 16, 1989;
 - (ii) the part of the provisions of Article 1 that revises row 1-3, row 5-2, row 7-2, row 10, and row 26 of the Appended Table of the Foreign Exchange Control Order and the part of the provisions of Article 2 that revises row 21, row 22, row 55, row 74, row 77-2, row 93, row 111, row 112, row 120, row 147, row 148, row 153, row 154, row 159, row 183, and row 184 of Appended Table 1 of the Export Trade Control Order: October 26, 1989.
- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 350 of December 27, 1989]

- (1) This Cabinet Order comes into effect as of January 20, 1990; provided,

however, that the part of the provisions of Article 1 that revises row 12 of the Appended Table of the Foreign Exchange Control Order and the part of the provisions of Article 2 that revises row 26, row 32, row 34, row 43, row 100, row 117, and row 124 of Appended Table 1 of the Export Trade Control Order come into effect as of the date of promulgation.

- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order (with regard to the revising provisions prescribed in the proviso to the preceding paragraph, prior to the enforcement of the revising provisions), the provisions then in force remain applicable.

**Supplementary Provisions [Cabinet Order No. 246 of August 15, 1990]
[Extract]**

- (1) This Cabinet Order comes into effect as of August 22, 1990.

Supplementary Provisions [Cabinet Order No. 297 of October 2, 1990]

- (1) This Cabinet Order comes into effect as of the date of promulgation; provided, however, that the part of the provisions revising Article 2, paragraph (1), item (i)-2 that changes the term "21" to "21-2," the provisions revising Article 2, paragraph (5), the provisions revising Article 4, paragraph (2), the provisions adding row 21-2 to Appended Table 2, the provisions revising row 39 of the same table and the provisions adding row 6 to Appended Table 7 come into effect as of October 12, 1990.

- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 308 of October 17, 1990]

- (1) This Cabinet Order comes into effect as of November 1, 1990; provided, however, that the part of the provisions of Article 1 that revises row 1, row 1-2, row 10-2, row 11-2, row 13, row 17, and row 19 of the Appended Table of the Foreign Exchange Control Order, and the part of the provisions of Article 2 that revises row 2, row 9, row 15, row 29 to row 30, row 46, row 53, row 58, row 71, row 75 to row 77, row 89, row 92, row 93, row 106, row 108, row 109, row 118, row 121, row 122, row 125 to row 127, row 129 to row 131, row 140, row 142, row 144, row 145, row 149, row 153, row 155, row 165 to row 167 of Appended Table 1 of the Export Trade Control Order come into effect as of the date of promulgation.

- (2) With regard to the application of penal provision to acts committed prior to

- (i) the part of the provisions of Article 1 that revises Article 18 of the Foreign Exchange Control Order and the part of the provisions of Article 2 that revises Article 4, paragraph (2) of the Export Trade Control Order and Appended Table 2-2: June 26, 1992;
 - (ii) the part of the provisions of Article 2 that revises Article 2, paragraph (1), item (i)-2 of the Export Trade Control Order, Appended Table 2, and Appended Table 7: July 1, 1992.
- (4) With regard to export of goods conducted, as permitted, by a person who has obtained, prior to the enforcement of this Cabinet Order, permission under Article 1, paragraph (1) of the Export Trade Control Order prior to the revision with respect to export of goods to Hungary, the provisions then in force remain applicable.
- (5) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 371 of December 9, 1992]

- (1) This Cabinet Order comes into effect as of December 31, 1992.
- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 395 of December 28, 1992]

This Cabinet Order comes into effect as of January 20, 1993.

Supplementary Provisions [Cabinet Order No. 66 of March 26, 1993]

- (1) This Cabinet Order comes into effect as of April 1, 1993.
- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 157 of April 27, 1993]

This Cabinet Order comes into effect as of May 1, 1993.

Supplementary Provisions [Cabinet Order No. 202 of June 18, 1993]

This Cabinet Order comes into effect as of July 16, 1993.

Supplementary Provisions [Cabinet Order No. 269 of July 30, 1993]

- (1) This Cabinet Order comes into effect as of the date of promulgation; provided, however, that the provisions revising row 35 of Appended Table 2 come into effect as of August 10, 1993.
- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

**Supplementary Provisions [Cabinet Order No. 379 of December 1, 1993]
[Extract]**

(Effective Date)

- (1) This Cabinet Order comes into effect as of December 22, 1993; provided, however, that the revising provisions listed as follows come into effect as of the date listed in the corresponding item:
 - (i) the provisions revising row 9, (iv) of Appended Table 1: The date of promulgation;
 - (ii) the provisions revising Article 2, paragraph (5), the provisions revising Article 4, paragraph (2), and the part of the provisions adding row 35-2 to Appended Table 2 that relates to (ii) of the same row (excluding the part that excludes those listed in (i)): The date of enforcement of the Act for Partial Revision of the Act on Waste Management and Public Cleansing (Act No. 105 of 1992);
 - (iii) the part of the provisions adding row 35-2 to Appended Table 2 that relates to (i) of the same row and the part that excludes those listed in (i) from the part that relates to (ii) of the same row: The day on which the Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and Their Disposal comes to effect in Japan (December 16, 1993).

(Transitional Measures Concerning Penal Provision)

- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

**Supplementary Provisions [Cabinet Order No. 382 of December 2, 1993]
[Extract]**

- (1) This Cabinet Order comes into effect as of December 6, 1993.

Supplementary Provisions [Cabinet Order No. 17 of January 28, 1994]

- (1) This Cabinet Order comes into effect as of the date of promulgation.
- (2) With regard to a transaction conducted for the purpose of providing specified technology, as permitted, by a person who has obtained, prior to the enforcement of this Cabinet Order, permission under Article 17-2, paragraph (1) of the Foreign Exchange Control Order prior to the revision with respect to transactions for the purpose of providing specified technology in the Czech Republic or Slovakia, the provisions then in force remain applicable.
- (3) With regard to export of goods conducted, as permitted, by a person who has obtained, prior to the enforcement of this Cabinet Order, permission under Article 1, paragraph (1) of the Export Trade Control Order prior to the revision with respect to export of goods to the Czech Republic or Slovakia, the provisions then in force remain applicable.
- (4) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

**Supplementary Provisions [Cabinet Order No. 113 of March 31, 1994]
[Extract]**

(Effective Date)

- (1) This Cabinet Order comes into effect as of April 1, 1994.

Supplementary Provisions [Cabinet Order No. 143 of May 24, 1994]

This Cabinet Order comes into effect as of May 27, 1994.

**Supplementary Provisions [Cabinet Order No. 153 of June 24, 1994]
[Extract]**

(Effective Date)

- (1) This Cabinet Order comes into effect as of July 6, 1994; provided, however, that the part of the provisions of Article 1 that revises row 8 of the Appended Table of the Foreign Exchange Control Order (limited to the part of the provisions of (ii) of the same row that changes the phrase "goods listed in row 8(i) of Appended Table 1 of the Export Trade Control Order" to "computers, or auxiliaries or components therefor"), and the part of the provisions of Article 2 that revises row 8 of Appended Table 1 of the Export Trade Control Order come into effect as of the date of promulgation.

follows as of the date specified in the corresponding item:

- (i) the provisions revising row 27 of Appended Table 2: April 1, 1995;
 - (ii) the provisions revising row 21-2 of Appended Table 2: April 4, 1995;
 - (iii) the provisions revising Article 2, paragraph (1), item (iii), row 24 of Appended Table 2, and row 4 of Appended Table 7: May 1, 1995;
 - (iv) the provisions revising row 35 of Appended Table 2: June 14, 1995.
- (2) With regard to the application of penal provision to acts committed prior to the enforcement of the provisions listed in item (i) or item (iii) of the preceding paragraph, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 240 of June 14, 1995]
[Extract]

(Effective Date)

Article 1 This Cabinet Order comes into effect as of the date of enforcement of the Act for Partial Revision of the Act on Conservation of Endangered Species of Wild Fauna and Flora (June 28, 1995).

Supplementary Provisions [Cabinet Order No. 311 of August 9, 1995]

- (1) This Cabinet Order comes into effect as of August 23, 1995.
- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 420 of December 20, 1995]
[Extract]

(Effective Date)

- (1) This Cabinet Order comes into effect as of October 1, 1996; provided, however, that the provisions listed as follows come into effect as of the date specified in the corresponding item:
- (ii) the part of the provisions of Article 2 that revises row 2 of Appended Table 1 of the Export Trade Control Order (limited to the part related to (xv) of the same row), and the provisions revising row 3-2 and row 6 of the same table: January 3, 1996.

(Transitional Measures)

- (2) With regard to a service transaction conducted, as permitted, by a person who has obtained, prior to the enforcement of this Cabinet Order, permission under Article 17-2, paragraph (1) of the Foreign Exchange Control Order prior to the

revision with respect to transactions for the purpose of providing the technologies listed in row 2(ii) of the Appended Table of the same Order, to which the provisions of Article 17-2, paragraph (3) of the Foreign Exchange Control Order after the revision applies, the provisions then in force remain applicable.

- (3) With regard to export of goods conducted, as permitted, by a person who has obtained, prior to the enforcement of this Cabinet Order, permission under Article 1, paragraph (1) of the Export Trade Control Order prior to the revision with respect to export of goods listed in row 2(xii) of Appended Table 1 of the same Order, to which the provisions of Article 1, paragraph (2) or Article 2, paragraph (1), item (i) of the Export Trade Control Order after the revision applies, the provisions then in force remain applicable.
- (4) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

**Supplementary Provisions [Cabinet Order No. 250 of August 23, 1996]
[Extract]**

(Effective Date)

Article 1 This Cabinet Order comes into effect as of September 13, 1996.

(Transitional Measures)

Article 2 With regard to a service transaction conducted, as permitted, by a person who has obtained, prior to the enforcement of this Cabinet Order, permission under Article 17-2, paragraph (3) of the Foreign Exchange Control Order prior to the revision with respect to transactions for the purpose of providing the technologies listed in the middle column of row 5 to row 15 of the Appended Table of the same Order, to which the provisions of Article 17-2, paragraph (1) of the Foreign Exchange Control Order after the revision applies, the provisions then in force remain applicable.

Article 3 With regard to export of goods conducted, as permitted or approved, by a person who has obtained, prior to the enforcement of this Cabinet Order, permission under Article 1, paragraph (2) of the Export Trade Control Order prior to the revision or approval under Article 2, paragraph (1), item (i) of the same Order with respect to export of goods listed in the middle column of row 5 to row 15 of Appended Table 1 of the same Order, to which the provisions of Article 1, paragraph (1) of the Export Trade Control Order after the revision applies, the provisions then in force remain applicable.

(Effective Date)

- (1) This Cabinet Order comes into effect as of July 1, 1997.

(Transitional Measures Concerning Penal Provision)

- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

**Supplementary Provisions [Cabinet Order No. 327 of November 12, 1997]
[Extract]**

(Effective Date)

- (1) This Cabinet Order comes into effect as of November 16, 1997.

**Supplementary Provisions [Cabinet Order No. 353 of December 10, 1997]
[Extract]**

(Effective Date)

Article 1 This Cabinet Order comes into effect as of the date of enforcement of the provisions listed in Article 1, item (i) of the Supplementary Provisions of the Act for Partial Revision of the Act on Waste Management and Public Cleansing (hereinafter referred to as the "Revised Act" in this Article) (June 17, 1998); provided, however, that the provisions listed as follows come into effect as of the date specified in the corresponding item:

- (i) the part of the provisions of Article 1 that revises the table of contents of the Order for Enforcement of the Act on Waste Management and Public Cleansing, the provisions adding five Articles after Article 5 of Chapter II of the same Order (excluding the part pertaining to Article 5-2 and Article 5-3 of the same Order), the provisions revising Article 6-8 of the same Order (limited to the part changing the term "the proviso to Article 14, paragraph (9)" to "the proviso to Article 14, paragraph (10)'), the provisions revising Article 6-11 of the same Order (limited to the part changing the term "the proviso to Article 14-4, paragraph (9)" to "the proviso to Article 14-4, paragraph (10)'), the provisions revising Article 7-2 of the same Order, the provisions changing Article 7-2 of Chapter III of the same Order to Article 7-4 of the same Order, the provisions adding two Articles after Article 7 of the same Order (excluding the part pertaining to Article 7-2 of the same Order), the provisions deleting Article 22 of the same Order and changing Article 21-2 of the same Order to Article 22, the provisions of Article 4, the provisions of Article 6, and the provisions of Article 7: The date of enforcement of the

Revised Act (December 17, 1997).

Article 6 With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 387 of December 25, 1997]

(Effective Date)

Article 1 This Cabinet Order comes into effect as of April 1, 1998

(Transitional Measures upon Partial Revision of the Import Trade Control Order)

Article 2 With regard to export of goods conducted, as permitted, by a person who has obtained, prior to the enforcement of this Cabinet Order, permission for import by a certified foreign exchange bank under Article 4, paragraph (2) of the Import Trade Control Order prior to the revision under Article 2, to which the provisions of Article 4, paragraph (1) of the same Order after the revision applies, the provisions then in force remain applicable.

(Transitional Measures Concerning Penal Provision)

Article 3 With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 63 of March 25, 1998]

(Effective Date)

Article 1 This Cabinet Order comes into effect as of April 1, 1998.

(Transitional Measures Concerning Valid Period of Permission and Approval)

Article 2 With regard to the valid period of permission under Article 48, paragraph (1) of the Foreign Exchange and Foreign Trade Control Act (Act No. 228 of 1949) or approval under Article 2, paragraph (1) of the Export Trade Control Order prior to the revision that has already been obtained at the time of the enforcement of this Cabinet Order, the provisions then in force remain applicable, irrespective of the provisions of Article 8, paragraph (1) of the Export Trade Control Order after the revision.

(Transitional Measures Concerning Penal Provision)

Article 3 With regard to the application of penal provision to acts committed

prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 287 of August 26, 1998]

(Effective Date)

- (1) This Cabinet Order comes into effect as of the date of promulgation; provided, however, that the provisions revising Appended Table 2 come into effect as of August 29, 1998.

(Transitional Measures Concerning Penal Provision)

- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 359 of November 5, 1998]

This Cabinet Order comes into effect as of November 12, 1998.

Supplementary Provisions [Cabinet Order No. 130 of March 31, 1999]

(Effective Date)

- (1) This Cabinet Order comes into effect as of April 1, 1999.

(Transitional Measures Concerning Penal Provision)

- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 190 of June 18, 1999]

[Extract]

(Effective Date)

- (1) This Cabinet Order comes into effect as of the date of promulgation; provided, however, that the provisions listed as follows come into effect as of the date specified in the corresponding item:
 - (ii) the part of the provisions of Article 2 that revises row 16 of Appended Table 1 of the Export Trade Control Order: July 18, 1999.

(Transitional Measures Concerning Penal Provision)

- (2) With regard to the application of penal provision to acts committed prior to

the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 424 of December 27, 1999]

This Cabinet Order comes into effect as of March 1, 2000.

Supplementary Provisions [Cabinet Order No. 75 of March 17, 2000]

This Cabinet Order comes into effect as of April 3, 2000.

Supplementary Provisions [Cabinet Order No. 224 of May 17, 2000]

(Effective Date)

(1) This Cabinet Order comes into effect as of the date of promulgation.

(Transitional Measures Concerning Penal Provision)

(2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

**Supplementary Provisions [Cabinet Order No. 243 of June 2, 2000]
[Extract]**

(Effective Date)

(1) This Cabinet Order comes into effect as of October 1, 2000.

(Transitional Measures)

(2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

**Supplementary Provisions [Cabinet Order No. 311 of June 7, 2000]
[Extract]**

(Effective Date)

Article 1 This Cabinet Order comes into effect as of the date of enforcement of the Act for Partial Revision of the Cabinet Act (Act No. 88 of 1999) (January 6, 2001).

Supplementary Provisions [Cabinet Order No. 347 of June 23, 2000]

(Effective Date)

(1) This Cabinet Order comes into effect as of July 7, 2000.

(Transitional Measures Concerning Penal Provision)

(2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 391 of July 24, 2000]
[Extract]

(Effective Date)

Article 1 This Cabinet Order comes into effect as of April 1, 2001.

Supplementary Provisions [Cabinet Order No. 545 of December 27, 2000]

(Effective Date)

(1) This Cabinet Order comes into effect as of the date of promulgation.

(Transitional Measures Concerning Penal Provision)

(2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 184 of May 16, 2001]

(Effective Date)

(1) This Cabinet Order comes into effect as of the date of promulgation; provided, however, that the provisions revising row 10 of Appended Table 1 come into effect as of May 30, 2001.

(Transitional Measures Concerning Penal Provision)

(2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 335 of October 26, 2001]

(Effective Date)

(1) This Cabinet Order comes into effect as of January 1, 2002; provided, however,

that the provisions revising row 21-2 of Appended Table 2 come into effect as of November 1, 2001.

(Transitional Measures Concerning Penal Provision)

- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 439 of December 28, 2001]

(Effective Date)

- (1) This Cabinet Order comes into effect as of April 1, 2002.

(Transitional Measures Concerning Penal Provision)

- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 209 of June 14, 2002]

(Effective Date)

- (1) This Cabinet Order comes into effect as of July 15, 2002.

(Transitional Measures Concerning Penal Provision)

- (2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 288 of September 4, 2002]

This Cabinet Order comes into effect for each of the provisions listed as follows as of the date specified in the corresponding item:

- (i) the part of the provisions of Article 1 that revises Article 11, item (i) of the Export Trade Control Order, and row 36, row 37, and row 43 of Appended Table 2, and the provisions of Article 2: The day on which the Convention on the Means of Prohibiting and Preventing the Illicit Import, Export and Transfer of Ownership of Cultural Property comes into effect in Japan;
- (ii) the part of the provisions of Article 1 that revises row 1, (i) of Appended Table 1 of the Export Trade Control Order: September 30, 2002;
- (iii) the part of the provisions of Article 1 that revises row 35 of Appended Table 2 of the Export Trade Control Order (excluding the part adding the

term "and group III" below "group II"): The day on which the revision to the Montreal Protocol on Substances that Deplete the Ozone Layer, adopted on September 17, 1997 (the revision adopted at the Ninth Meeting of the Parties), comes into effect in Japan;

- (iv) the part of the provisions of Article 1 that revises row 35 of Appended Table 2 of the Export Trade Control Order (limited to the part adding the term "and group III" below "group II"): February 24, 2003.

Supplementary Provisions [Cabinet Order No. 405 of December 27, 2002]

(Effective Date)

- (1) This Cabinet Order comes into effect as of January 10, 2003; provided, however, that the provisions deleting Article 4, paragraph (2), item (ii), (c), the provisions changing (d) of the same item to (c) of the same item, the provisions deleting row 25-2 and row 25-3 of Appended Table 2, and the provisions of the next paragraph come into effect as of the date of promulgation.

(Transitional Measures Concerning Penal Provision)

- (2) With regard to the application of penal provision to acts committed prior to the enforcement of the revising provisions prescribed in the proviso to the preceding paragraph, the provisions then in force remain applicable.

**Supplementary Provisions [Cabinet Order No. 28 of January 31, 2003]
[Extract]**

(Effective Date)

Article 1 This Cabinet Order comes into effect as of the date of enforcement of the Act on the Utilization of Information and Communications Technology in Administrative Procedures (February 3, 2003).

Supplementary Provisions [Cabinet Order No. 125 of March 31, 2003]

This Cabinet Order comes into effect as of April 1, 2003.

Supplementary Provisions [Cabinet Order No. 198 of April 4, 2003]

This Cabinet Order comes into effect as of April 14, 2003.

**Supplementary Provisions [Cabinet Order No. 213 of April 23, 2003]
[Extract]**

the enforcement of this Cabinet Order, the provisions then in force remain applicable.

**Supplementary Provisions [Cabinet Order No. 531 of December 19, 2003]
[Extract]**

(Effective Date)

Article 1 This Cabinet Order comes into effect as of the day on which the Rotterdam Convention on the Prior Informed Consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade comes into effect in Japan; provided, however, that the provisions revising row 35 of Appended Table 2 come into effect as of January 1, 2004.

**Supplementary Provisions [Cabinet Order No. 535 of December 19, 2003]
[Extract]**

(Effective Date)

Article 1 This Cabinet Order comes into effect as of the date of enforcement of the Act for Partial Revision of the Pharmaceutical Affairs Act and the Blood Donation Brokerage Control Act (April 1, 2005); provided, however, that the provisions of Article 5 come into effect as of the later of either the date of enforcement of the Cabinet Order for Partial Revision of the Export Trade Control Order (Cabinet Order No. 531 of 2003) or the date of enforcement of this Cabinet Order, and the provisions of Article 9 of the Supplementary Provisions come into effect as of the date of promulgation.

**Supplementary Provisions [Cabinet Order No. 107 of March 31, 2004]
[Extract]**

(Effective Date)

Article 1 This Cabinet Order comes into effect as of April 1, 2004.

**Supplementary Provisions [Cabinet Order No. 174 of April 28, 2004]
[Extract]**

(Effective Date)

(1) This Cabinet Order comes into effect as of May 17, 2004.

Supplementary Provisions [Cabinet Order No. 352 of November 10, 2004]

(Effective Date)

(1) This Cabinet Order comes into effect as of January 1, 2005; provided, however, that the part of the provisions of Article 2 that revises Appended Table 2 of the Export Trade Control Order come into effect as of the date of promulgation.

(Transitional Measures Concerning Penal Provision)

(2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 105 of March 31, 2005]
[Extract]

(Effective Date)

Article 1 This Cabinet Order comes into effect as of April 1, 2005.

Supplementary Provisions [Cabinet Order No. 247 of July 21, 2005]
[Extract]

This Cabinet Order comes into effect as of March 1, 2006.

Supplementary Provisions [Cabinet Order No. 358 of December 2, 2005]

(Effective Date)

(1) This Cabinet Order comes into effect as of January 1, 2006.

(Transitional Measures Concerning Penal Provision)

(2) With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 200 of May 24, 2006]
[Extract]

(Effective Date)

Article 1 This Cabinet Order comes into effect as of June 1, 2006.

Supplementary Provisions [Cabinet Order No. 250 of July 26, 2006]
[Extract]

(Effective Date)

Article 1 This Cabinet Order comes into effect as of October 1, 2006; provided,

however, that the part of the provisions of Article 1 that revises the table of contents of the Order for Enforcement of the Act on Waste Management and Public Cleansing, the provisions adding two Articles after Article 5-10 of Chapter II of the same Order, the provisions revising Article 6-2, item (ii) and Article 7-6 of the same Order, the provisions changing the same Article of Chapter III of the same Order to Article 7-8 of the same Order, the provisions adding two Articles after Article 7-5 of the same Order, and the provisions of Article 4 of the Supplementary Provisions come into effect as of the date of enforcement of the provisions listed in Article 1, item (ii) of the Supplementary Provisions of the Act for Partial Revision of the Air Pollution Control Act, etc. for Preventing Asbestos Health Damage (August 9, 2006).

(Transitional Measures Concerning Penal Provision)

Article 3 With regard to the application of penal provision to acts committed prior to the enforcement of this Cabinet Order, the provisions then in force remain applicable.

Supplementary Provisions [Cabinet Order No. 257 of August 2, 2006]
[Extract]

(Effective Date)

Article 1 This Cabinet Order comes into effect as of September 1, 2006.

Supplementary Provisions [Cabinet Order No. 304 of September 21, 2006]
[Extract]

(Effective Date)

Article 1 This Cabinet Order comes into effect as of January 1, 2007; provided, however, that the provisions of Article 2 come into effect as of the date of enforcement of the Act on Advancement of Comprehensive Service Related to Education, Child Care, etc. of Preschool Children (Act No. 77 of 2006), and the provisions of Article 4 come into effect as of October 1, 2006.

Supplementary Provisions [Cabinet Order No. 356 of November 14, 2006]

This Cabinet Order comes into effect as of the next day of the date of promulgation.

Supplementary Provisions [Cabinet Order No. 387 of December 20, 2006]

(Effective Date)

(Effective Date)

Article 1 This Cabinet Order comes into effect as of the date of enforcement of the Revised Act (November 25, 2014).

Supplementary Provisions [Cabinet Order No. 172 of April 3, 2015]

This Cabinet Order comes into effect as of the date of promulgation.

Supplementary Provisions [Cabinet Order No. 284 of July 31, 2015]

(Effective Date)

(1) This Cabinet Order comes into effect as of October 1, 2015; provided, however, that the provisions of Article 2 that amend Article 4, paragraph (2), item (ii), (a) and the proviso to item (iv) of the same paragraph of the Export Trade Control Order and the provisions adding as follows next to row 35-3 of Appended Table 2 of the same Order come into effect as of day on which the Minamata Convention on Mercury comes into effect in Japan.

(Transitional Measures Concerning Penal Provision)

(2) Prior laws continue to govern the applicability of penal provisions to acts committed prior to the enforcement of this Cabinet Order.

Supplementary Provisions [Cabinet Order No. 189 of April 1, 2016]

This Cabinet Order comes into effect as of the date of promulgation.

Supplementary Provisions [Cabinet Order No. 266 of July 29, 2016]

(Effective Date)

(1) This Cabinet Order comes into effect as of the date of promulgation.

(Transitional Measures Concerning Penal Provision)

(2) Prior laws continue to govern the applicability of penal provisions to acts committed prior to the enforcement of this Cabinet Order.

Supplementary Provisions [Cabinet Order No. 346 of November 7, 2016]

(Effective Date)

(1) This Cabinet Order comes into effect as of January 7, 2017; provided, however, that the provisions listed as follows come into effect as of the date specified in

**Supplementary Provisions [Cabinet Order No. 19 of January 31, 2018]
[Extract]**

(Effective Date)

- (1) This Cabinet Order comes into effect as of the date of enforcement of the Act Partially Amending the Act on Conservation of Endangered Species of Wild Fauna and Flora (June 1, 2018).

Supplementary Provisions

(Effective Date)

- (1) This Cabinet Order comes into effect as of the day on which two months have elapsed from the date of promulgation; provided, however, that the provisions of Article 2 that amend Appended Table 2 of the Export Trade Control Order come into effect as of April 1, 2019.

(Transitional Measures Concerning Penal Provision)

- (2) Prior laws continue to govern the applicability of penal provisions to acts committed prior to the enforcement of this Cabinet Order (with regard to the amending provisions prescribed in the proviso to the preceding paragraph, the relevant amending provisions).

**Supplementary Provisions [Cabinet Order No. 319 of November 21, 2018]
[Extract]**

(Effective Date)

- (1) This Cabinet Order comes into effect as of the date of enforcement of the provisions of Article 5 of the Amended Act (September 1, 2019).

**Supplementary Provisions [Cabinet Order No. 326 of November 30, 2018]
[Extract]**

(Effective Date)

- (1) This Cabinet Order comes into effect as of the date of enforcement of the Act Partially Amending the Agricultural Chemicals Control Act (December 1, 2018).

(Transitional Measures Concerning Penal Provision)

- (2) Prior laws continue to govern the applicability of penal provisions to acts committed prior to the enforcement of this Cabinet Order.

Supplementary Provisions [Cabinet Order No. 341 of December 19, 2018]

	<ul style="list-style-type: none"> (vi) Kinetic energy weapons (excluding firearms) or projectiles, or parts thereof (vii) Military vehicles, their accessories, bridges specially designed for military use, or parts thereof (viii) Military vessels, their hulls or accessories, or parts thereof (ix) Military aircraft, their accessories, or parts thereof (x) Antisubmarine nets, anti-torpedo nets, or buoyant electric power cables for magnetic mine sweeping (xi) Armor plates, military helmets, body armors, or parts thereof (xii) Military searchlights or control equipment therefor (xiii) Military bacterial agents, chemical warfare (CW) agents, radioactive materials, or equipment or parts for the dissemination, protection, decontamination, detection, or identification thereof (xiii)-2 Chemical mixtures specially formulated for the decontamination of military bacterial agents, CW agents, or radioactive materials (xiv) Biopolymers for the detection or identification of CW agents, culture of cells used for the production of such biopolymers, biocatalysts for the decontamination or degradation of CW agents, or expression vectors, viruses, or cultures of cells that contain genetic codes required for production thereof (xv) Equipment and devices used in the production or testing of military propellants, or parts thereof (xvi) Equipment specially designed for the production of weapons, test devices, or parts or accessories therefor (xvii) Military satellites, or parts thereof 	
2	<p>Goods listed below whose specifications comply with Order of the Ministry of Economy, Trade and Industry</p> <ul style="list-style-type: none"> (i) Nuclear fuel materials or nuclear source materials (ii) Nuclear reactors, components or auxiliaries therefor, or power-generating or propulsion equipment specially designed for nuclear reactors (iii) Deuterium and deuterium compounds (iv) Artificial graphite (excluding those listed in the middle column of row 4) (v) Equipment specially designed for the separation or reprocessing of irradiated nuclear fuel materials or nuclear source materials, or components or controllers therefor (vi) Equipment for the separation of lithium isotopes, or equipment for the fabrication of nuclear fuel materials (vii) Equipment for the separation of uranium or plutonium isotopes or auxiliaries therefor, or components thereof (excluding those listed in (xxx) below) 	All regions

- (xviii) Metals, waste, or scraps of beryllium or beryllium alloys, or beryllium compounds, or primary or semi-finished products thereof (excluding primary or semi-finished products of beryllium oxide used in electronics parts)
- (xix) Substances used as alpha sources for the detonation of nuclear weapons, or raw materials therefor (excluding those listed in (i) above)
- (xx) Boron-10
- (xxi) Substances used as reducing or oxidizing agents for the production of nuclear fuel materials
- (xxii) Crucibles made with materials which are corrosion-resistant against actinide
- (xxiii) Metals, waste or scraps of hafnium or hafnium alloys, or hafnium compounds, or primary or semi-finished products thereof
- (xxiv) Metals, waste or scraps of lithium or lithium alloys, lithium compounds or mixtures containing lithium, or primary or semi-finished products thereof
- (xxv) Primary products of tungsten, tungsten carbide or alloys (limited to those that have cylindrical or hemispherical shapes or a combination of both shapes)
- (xxvi) Metals, waste, or scraps of zirconium or zirconium alloys, or zirconium compounds, or primary or semi-finished products thereof
- (xxvii) Electrolytic cells for fluorine production
- (xxviii) Equipment for the production or assembly of gas centrifuge rotors, or components therefor
- (xxix) Centrifugal balancing machines (excluding single-plane balancing machines)
- (xxx) Filament winding machines, or components or controllers therefor
- (xxxi) Gas laser oscillators, solid-state laser oscillators, or dye laser oscillators usable for the separation of uranium isotopes
- (xxxii) Mass spectrometers or ion sources usable for the analysis of nuclear fuel materials
- (xxxiii) Pressure gauges or bellows valves using materials which are corrosion-resistant against uranium hexafluoride (excluding those listed in the middle column of row 3)
- (xxxiv) Superconducting solenoid electromagnets
- (xxxv) Vacuum pumps used in separators for uranium isotopes (excluding those listed in the middle column of row 3)
- (xxxv)-2 Scroll-type compressors or vacuum pumps that use bellows seals (excluding those listed in (xxxv) and the middle column of row 3)
- (xxxvi) Direct current power units with lower fluctuations of voltage and current

	(4) Distillation or absorption columns, or components thereof (5) Filling equipment (6) Agitators or components thereof (7) Valves or components thereof (8) Multi-walled piping (9) Pumps and components thereof (10) Incinerators (11) Gas monitoring systems and components thereof (iii) Assemblies used for repair of the equipment listed in (1) or (2) of (ii), or components thereof that are specified by Order of the Ministry of Economy, Trade and Industry	
3-2	(i) Organisms or toxins, or subunits or genes therefor used as raw materials for military bacterial agents and specified by Order of the Ministry of Economy, Trade and Industry (ii) Equipment, as follows, for development, production or delivery of military bacterial agents, or components therefor, and specified by Order of the Ministry of Economy, Trade and Industry (1) Complete containment facilities (2) Fermenters, or components thereof (3) Centrifuge separators (4) Cross (tangential) flow filtration equipment and components thereof (5) Freeze-drying equipment; (5)-2 Spray-drying equipment (6) Protectors and containment equipment (7) Aerosol inhalation chambers (8) Spraying or fogging systems and components therefor (9) Equipment for synthesis of nucleic acids or linking of nucleic acids	All regions
4	Goods listed below whose specifications comply with Order of the Ministry of Economy, Trade and Industry (i) Rockets, or equipment or tools for the production therefor (including molds; hereinafter the same), or test equipment, or components therefor (i)-2 Unmanned aerial vehicles, or equipment or tools for the production therefor, or test equipment, or components therefor (ii) Individual rocket stages, or re-entry vehicles or components therefor, guidance sets or thrust vector controllers, or production equipment or tools, test equipment, or parts therefor	All regions

	<ul style="list-style-type: none"> (1) Accelerometers (2) Gyroscopes (3) Equipment using goods listed in (1) and (2) above (4) Navigation equipment (5) Magnetic director sensors (xvii) Flight controllers or altitude control equipment for rockets or unmanned aerial vehicles, or test equipment, calibration equipment, or alignment equipment therefor (xviii) Avionics equipment or components therefor (xviii)-2 Thermal batteries usable for rockets or unmanned aerial vehicles (excluding those listed in the middle column of row 1) (xix) Gravity meters or gravity gradiometers for use in aircraft or vessels (xx) Launch pads for rockets or unmanned aerial vehicles, or associated ground launch support equipment (xxi) Radio telemetry equipment, radio telecontrol equipment, or tracking devices usable for rockets or unmanned aerial vehicles (xxii) Electronic computers on board rockets (xxiii) Analog-to-digital converters usable for rockets or unmanned aerial vehicles (xxiv) Vibration test equipment or components therefor, or aerodynamic test equipment, combustion test equipment, environment test equipment, electron accelerators usable for the development or testing of rockets or unmanned aerial vehicles, or equipment using therefor (xxiv)-2 Electronic computers used in designing rockets (xxv) Materials or equipment used in reducing the level of the reflection or emission of acoustic waves (including ultrasound; hereinafter the same), electromagnetic waves, or light, or test equipment therefor (xxvi) Microcircuits, detectors, or radomes usable for rockets or unmanned aerial vehicles 	
5	<p>Goods listed below whose specifications comply with Order of the Ministry of Economy, Trade and Industry</p> <ul style="list-style-type: none"> (i) Products of fluorine compounds designed for use in aircraft, satellites, or other types of spacecraft for space development (ii) Deleted (iii) Aromatic polyimide products (iv) Tools used in the superplastic forming or diffusion bonding of titanium, aluminum, or alloys of these metals 	All regions

	(v) Alloys or powders of nickel, titanium, niobium, aluminum, or magnesium, or production equipment for such alloys or powders, or components or accessories therefor (excluding those listed in row 2) (vi) Metallic magnetic materials (vii) Uranium-titanium alloys, or tungsten alloys (excluding those listed in row 2) (viii) Superconductive materials (ix) Deleted (x) Lubricating materials mainly containing phenylene, alkylphenylene ethers, phenylene thioethers, alkylphenylene thioethers, mixtures therefor, or fluorinated silicone oils (xi) Vibration control liquid mainly containing dibromotetrafluoroethanes, polychlorotrifluoroethylenes, or polybromotrifluoroethylenes (xii) Refrigerant liquid mainly containing the monomers of perfluoro-polyalkyl ether triazines or perfluoro aliphatic ethers, perfluoroalkylamines, perfluorocycloalkanes, or perfluoroalkanes (xiii) Ceramic powders produced using titanium boride (xiv) Ceramic composites mainly consisting of glass, oxide, silicon, zirconium, boron carbon or nitride (xv) Polydiorganosilane, polysilazane, or polycarbosilazane (xvi) Bismaleimide, aromatic polyamideimide, aromatic polyimide, aromatic polyetherimide, poly arylene ketone, polyarylene sulfide, or polybiphenyl ether sulfone (xvii) Fluorinated polyimides, or fluorinated phosphazene elastomers (xviii) Organic fibers, carbon fibers, inorganic fibers, or fibers made from materials listed in (xvi) above, or prepregs, preforms, or molded products using these fibers, production equipment therefor, or components or accessories therefor (excluding those listed in the middle column of row 2, row 4, and row 15) (xix) Boron, compounds therefor, boron carbide, compounds therefor, guanidine nitrate, or nitroguanidine (excluding those listed in the middle column of row 2 and row 4)	
6	Goods listed below whose specifications comply with Order of the Ministry of Economy, Trade and Industry (excluding those listed in the middle column of row 2) (i) Bearings or components therefor (excluding those listed in the middle column of row 4) (ii) Numerically-controlled machine tools (iii) Gear producing machine tools	All regions

	<ul style="list-style-type: none"> (vii) Information security equipment or components therefor (viii) Equipment designed to prevent the leakage of information transmission signals, or components therefor (ix) Deleted (x) Communication cable systems capable of detecting surreptitious intrusion, or components therefor (xi) Equipment for the development, production, or measurement of goods listed in (vii), (viii) or (x) above 	
10	<p>Goods listed below whose specifications comply with Order of the Ministry of Economy, Trade and Industry</p> <ul style="list-style-type: none"> (i) Underwater acoustic equipment utilizing acoustic waves, acoustic equipment for determining the position of vessels, measuring equipment for the horizontal speed of the equipment carrier relative to the seabed at distances between the carrier and the seabed, or components therefor (excluding those listed in the middle column of row 15) (ii) Optical detectors or coolers therefor, or components for such detectors or coolers, or equipment using optical detectors (excluding those listed in the middle column of row 2 and row 15) (iii) Optical sensing fibers (excluding those listed in the middle column of row 9) (iv) Electronic cameras or components thereof (excluding those listed in the middle column of row 2) (v) Reflectors (vi) Optical components made from zinc selenide or zinc sulfide, or those designed for space applications (vii) Controllers of optical equipment or components (vii-2) Aspherical optical elements (viii) Laser oscillators or components or accessories or test equipment therefor (excluding those listed in the middle column of row 2) (viii)-2 Equipment to detect sounds by utilizing laser beam (ix) Magnetometers, underwater electric field sensors or magnetic gradiometers, calibration equipment or components therefor (ix)-2 Equipment to detect a magnetic field or electric field underwater (limited to equipment installed with magnetometers or underwater electric field sensors) (x) Gravity meters or gravity gradiometers (excluding those listed in the middle column of row 4) (xi) Radars or components therefor (excluding those listed in the middle column of row 4 and row 15) (xi)-2 Masks or reticles for producing optical sensors 	All regions

	(xii) Light reflectance measuring apparatus or lenses, or non-contact devices designed to measure the surface shapes of reflectors (xiii) Production or calibration equipment for gravity meters (xiv) Materials for optical detectors or other optical components, or crystals used in laser oscillators	
11	Goods (excluding those listed in the middle column of row 4) whose specifications comply with Order of the Ministry of Economy, Trade and Industry (i) Accelerators or components therefor (ii) Gyroscopes or components therefor (iii) Inertial navigation systems or other equipment utilizing inertial forces (iv) Gyro-astro compasses, devices that derive position or orientation by means of automatically tracking celestial bodies or satellites, electromagnetic wave receivers for global navigation satellite systems, components therefor, or airborne altimeters (iv)-2 Underwater sonar navigation equipment or components therefore (excluding those listed in the middle column of row 10 and row 15) (v) Test, calibration, alignment, or production equipment, designed to be used with those listed in (i) to (iv)-2 above	All regions
12	Goods listed below whose specifications comply with Order of the Ministry of Economy, Trade and Industry (i) Submersible vessels (excluding those listed in the middle column of row 1 and row 15) (ii) Vessel components or accessories (excluding those listed in the middle column of row 1 and row 15) (iii) Ocean salvage systems with lifting capability (iv) Underwater lighting systems (v) Underwater robots (excluding those listed in the middle column of row 2 and row 6) (vi) Air independent power systems (vii) Water tunnels (viii) Syntactic foam (ix) Self-contained diving equipment (closed or semi-closed circuit types) (x) Equipment to hinder human activities in water by utilizing acoustic waves	All regions
13	Goods listed below (excluding those listed in the middle column of row 4) whose specifications comply with Order of the Ministry of Economy, Trade and Industry (i) Gas turbine engines or components therefor (ii) Satellites or other types of spacecraft for space development, or components therefor	All regions

	(ii)-2 Systems installed on the ground which are necessary for controlling satellites or other types of spacecraft for space development or monitoring their operating conditions (iii) Rocket propulsion systems or components therefor (iv) Unmanned aerial vehicles or components or accessories therefor (v) Equipment for the test, measurement, or inspection of the items listed in (i) to (iv) above or in (x) of row 15, equipment or tools for the production of such items, or components therefor	
14	(i) Metallic fuel in particle form (including aluminum powders, but excluding those listed in the middle column of row 4) whose specifications comply with Order of the Ministry of Economy, Trade and Industry (ii) Substances that are major components, additives, or precursors of propellant powders or other prepared explosives (excluding those listed in the middle column of row 4); however, limited to those whose specifications comply with Order of the Ministry of Economy, Trade and Industry (iii) Diesel engines using nonmagnetic materials or components therefor; however, limited to those whose specifications comply with Order of the Ministry of Economy, Trade and Industry (iv) Deleted (v) Self-contained diving equipment or components therefor; however, limited to those whose specifications comply with Order of the Ministry of Economy, Trade and Industry (excluding those listed in the middle column of row 12) (vi) Construction machinery specially designed for aerial transportation, or components therefor (vii) Robots or their controllers, or components therefor; however, limited to those whose specifications comply with Order of the Ministry of Economy, Trade and Industry (excluding the items listed in the middle column of row 2, row 6, and row 12) (viii) Electrically triggered shutters (excluding those specially designed for cameras) whose specifications comply with Order of the Ministry of Economy, Trade and Industry (ix) Tear gases or riot agents (excluding those used for self-defense purposes), equipment for the spray, detection, or identification of these materials, protective equipment against these materials, or components of such equipment; however, limited to those whose specifications comply with Order of the Ministry of Economy, Trade and Industry	All regions

4	Deleted	
5	Deleted	
6	Deleted	
7	Deleted	
8	Deleted	
9	Deleted	
10	Deleted	
11	Deleted	
12	Deleted	
13	Deleted	
14	Deleted	
15	Deleted	
16	Deleted	
17	Deleted	
18	Deleted	
19	Blood products prescribed in Article 2, paragraph (1) of the Act on Securing a Stable Supply of Safe Blood Products (Act No. 160 of 1956) that are determined and publicly notified by the Minister of Economy, Trade and Industry	All regions
20	Nuclear source materials and nuclear fuel materials (nuclear fuel materials including spent fuels as prescribed in, Article 2, paragraph (10) of the Act on the Regulations of Nuclear Material Substances, Nuclear Fuel Substances and Nuclear Reactors (Act No. 166 of 1957); hereinafter the same)	All regions
21	Waste determined and publicly notified by the Minister of Economy, Trade and Industry as the waste of materials listed below (i) Materials contaminated by nuclear source materials or nuclear fuel materials (ii) Materials separated from spent fuels, and materials contaminated by such materials (iii) Radioactive isotopes, compounds thereof, materials containing such isotopes or compounds (including those equipped with machinery and equipment), and materials contaminated by such isotopes or compounds (excluding those listed in (i) and (ii) above)	All regions
21-2	Radioactive isotopes prescribed in Article 2, paragraph (2) of the Act on the Regulation of Radioisotopes, etc. (Act No. 167 of 1957) and determined and publicly notified by the Minister of Economy, Trade and Industry	All regions
21-3	Chemical substances specified by Order of the Ministry of Economy, Trade and Industry as raw materials for narcotics and psychotropic substances prescribed in Article 2, item (vii) of the Narcotics and Psychotropics Control Act (Act No. 14 of 1953), or other narcotic or psychotropic substances	All regions

- (ii) Chemical substances listed below and contained in the agricultural chemicals prescribed in Article 2, paragraph (1) of the Agricultural Chemicals Control Act (Act No. 82 of 1948); however, limited to those determined and publicly notified by the Minister of the Ministry of Economy, Trade and Industry
- (1) Agricultural chemicals for which the registration application was refused under Article 4, paragraph (1) of the Agricultural Chemicals Control Act (including as applied mutatis mutandice pursuant to Article 34, paragraph (6) of the same Act) for the reason that they are found to fall under any of the provisions of Article 4, paragraph (1), item (v) to item (ix) or item (xi) of the same Act (including as applied mutatis mutandis pursuant to Article 34, paragraph (6) of the same Act; hereinafter, the same applies in (2) to (4))
 - (2) Agricultural chemicals for which the registration was cancelled under Article 9, paragraph (2) of the Agricultural Chemicals Control Act (including as applied mutatis mutandis pursuant to Article 34, paragraph (6) of the same Act) for the reason that they are found to fall under any of the provisions of Article 4, paragraph (1) item (v) to item (ix) or item (xi) of the same Act
 - (3) Agricultural chemicals for which the registration was cancelled under Article 9, paragraph (3) of the Agricultural Chemicals Control Act (including as applied mutatis mutandis pursuant to Article 34, paragraph (6) of the same Act) for the reason that any events prescribed in Article 4, paragraph (1), item (v) to item (ix) or item (xi) of the same Act have occurred
 - (4) Agricultural chemicals of which sales were prohibited under Article 18, paragraph (2) of the Agricultural Chemicals Control Act for the reason that it is necessary to prohibit such sales in order to prevent any events prescribed in Article 4, paragraph (1), item (v) to item (ix) or item (xi) of the same Act from occurring
- (iii) Specified poisonous substances prescribed in Article 2, paragraph (3) of the Poisonous Substances Control Act (Act No. 303 of 1950) (excluding those listed in (1) above)

	<p>(iv) Chemical substances contained in the pesticides listed below that are pharmaceutical products prescribed in Article 2, paragraph (1) of the Pharmaceutical Affairs Act (Act No. 145 of 1960) or quasi-pharmaceutical products prescribed in Article 2, paragraph (2) of the same Act; however, limited to those determined and publicly notified by the Minister of Economy, Trade and Industry</p> <p>(1) Pesticides that are pharmaceutical products or quasi-pharmaceutical products for which an approval was not granted under Article 14, paragraph (2), item (iii), (b) of the Pharmaceutical Affairs Act for the reason that they are subject to the provisions</p> <p>(2) Pesticides that are pharmaceutical products or quasi-pharmaceutical products for which the approval was withdrawn under Article 74-2, paragraph (1) of the Pharmaceutical Affairs Act for the reason that they are subject to Article 14, paragraph (2), item (iii), (b) of the same Act</p> <p>(v) Materials prescribed in Article 16, paragraph (1), item (ii) to item (vii), and item (ix) of the Order for Enforcement of the Industrial Safety and Health Act (Cabinet Order No. 318 of August 19, 1972) (excluding those listed in (i) above, and among those listed in the same item, limited to those determined and publicly notified by the Minister of the Ministry of Economy, Trade and Industry)</p> <p>(vi) Class 1 specified chemical substances prescribed in Article 2, paragraph (2) of the Act on the Evaluation of Chemical Substances and Regulation of Their Manufacturing (Act No. 117 of 1973) (excluding those listed in (i) above)</p>	
35-4	<p>(i) Mercury prescribed in Article 3, 1(a) of the Minamata Convention on Mercury</p> <p>(ii) Specified products containing mercury prescribed in Article 2, paragraph (1) of the Act on Preventing Environmental Pollution of Mercury (Act No. 42 of 2015) or products using them as components</p>	All regions
36	Animals or plants that belong to the species listed in Appendices I or II of the Convention on International Trade in Endangered Species of Wild Fauna and Flora, or parts, eggs, seeds, specimens, processed products, or other derivatives of such animals or plants (excluding those listed in the middle columns of rows 37 and 43; limited to those determined and publicly notified by the Minister of the Ministry of Economy, Trade and Industry)	All regions

Appended Table 2-2 (Re: Articles 2 and 4)

- (i) beef (limited to frozen beef);
- (ii) fish fillets (limited to those frozen which are specified by the Minister of Economy, Trade and Industry in a public notice);
- (iii) caviar and caviar substitutes made from fish eggs;
- (iv) alcoholic beverages;
- (v) manufactured tobacco and tobacco substitutes;
- (vi) perfume and cologne;
- (vii) preparations for cosmetic, makeup or skin care purposes (including preparations for sun-block or suntan purposes and excluding medicine) and preparations for finger or toe nail polish purposes;
- (viii) trunks, suitcases, cosmetics bags, executive cases, brief cases, school bags, or other containers equivalent thereto (limited to those whose outer surface is made of leather, composition leather, or patent leather);
- (ix) handbags (limited to those whose outer surface is made of leather, composition leather, or patent leather);
- (x) wallets or other goods usually carried in a pocket or handbag (limited to those whose outer surface is made of leather, composition leather, or patent leather);
- (xi) clothes and accessories therefor (limited to those made of leather or composition leather);
- (xii) fur coats or other fur products and artificial fur products;
- (xiii) carpets or other floor coverings made of woven fabric;
- (xiii)-2 tapestries (limited to those specified by the Minister of Economy, Trade and Industry in a public notice);
- (xiii)-3 porcelain tableware (limited to those specified by the Minister of Economy, Trade and Industry in a public notice);
- (xiv) glasses (limited to those made of lead glass and specified by the Minister of Economy, Trade and Industry in a public notice);
- (xv) natural or cultivated pearls, precious stones, semiprecious stones, specified metals (meaning silver, gold, white gold, iridium, osmium, palladium, rhodium, and ruthenium; the same applies hereinafter) and metals coated with specified metals and products thereof;
- (xvi) portable digital automatic data processors (limited to those at least consisting of a central processing unit, keyboard, and display);
- (xvii) microphones and stands therefor, loud speakers, headphones and earphones, those combining microphones and loud speakers, audio amplifiers, and electric sound amplifiers;
- (xviii) sound reproducers, recorders, and equipment for recording or reproducing videos, and components and accessories therefor;
- (xix) media for sound recording or other recording equivalent thereto

- (excluding those for photographs or moving pictures and including those that record sounds or others equivalent thereto);
- (xx) video camera recorders and digital cameras
- (xxi) radio receivers (including those that can receive cordless telephones or radio telephony);
- (xxii) television sets (limited to color television sets specified by the Minister of Economy, Trade and Industry by public notice), video monitors (limited to color video monitors), and video projectors;
- (xxiii) automobiles and vehicles specially designed for snow driving (in the case of vehicles specially designed for snow driving, limited to those specified by the Minister of Economy, Trade and Industry in a public notice);
- (xxiv) motorcycles (including mopeds) and motor-assisted bicycles;
- (xxv) yachts or other vessels for recreation or sports, and canoes;
- (xxvi) cameras (limited to single-lens reflex cameras);
- (xxvii) moving picture cameras and projectors;
- (xxviii) projectors, photographic enlarger, and photographic reducers (excluding moving pictures);
- (xxix) projection screens;
- (xxx) wristwatches, pocket watches, or other portable watches (including stopwatches);
- (xxxi) musical instruments and components and accessories therefor;
- (xxxi)-2 sports gear, and components and accessories therefor (limited to those specified by the Minister of Economy, Trade and Industry in a public notice);
- (xxxii) fountain pens;
- (xxxiii) works of art, collections, and antiques.

Appended Table 3 (Re: Article 4)

Argentina, Australia, Austria, Belgium, Bulgaria, Canada, Czech Republic, Denmark, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Luxembourg, Netherlands, New Zealand, Norway, Poland, Portugal, Spain, Sweden, Switzerland, United Kingdom of Great Britain and Northern Ireland, and United States of America

Appended Table 3-2 (Re: Article 4)

Afghanistan, Central African Republic, Democratic Republic of the Congo, Iraq, Lebanon, Libya, North Korea, Somalia, Republic of South Sudan, and Sudan

Appended Table 3-3 (Re: Article 4)

Goods listed in row 5 (xiv) or (xviii), row 7 (ii) or (xv), the middle column of row 8, row 9 (i) or (vi), row 10 (i), (ii), (iv), (vi), (vii), (ix), (ix)-2 or (xi), row 12 (i),

(ii), (v) or (vi), or row 13 (v) of Appended Table 1, which are specified by the Minister of Economy, Trade and Industry by public notice, or goods listed in the middle column of row 15 of the same table

Appended Table 4 (Re: Article 4)

Iran, Iraq, North Korea

Appended Table 4-2 (Re: Article 4)

Deleted.

Appended Table 5 (Re: Article 4)

- (i) relief supplies provided without charge
- (ii) product samples or advertising materials provided without charge, the total value of which is not more than two million yen (in the case of goods listed in the middle column of Appended Table 2 as specified by the Minister of Economy, Trade and Industry by public notice, which are exported to the regions listed in the right-hand column of the same table as specified by the Minister of Economy, Trade and Industry by public notice, limited to those having total value of not more than the amount designated by the Minister of Economy, Trade and Industry by public notice, not exceeding two million yen);
- (iii) small packages or small parcels containing personal belongings, household articles, occupational tools or commercial tools that are sent by international mail and are to be used by the receivers for private purposes, or similar parcels sent by other means;
- (iv) supplies for vessels or aircraft to be used for foreign vessels or aircrafts;
- (v) aircraft parts as well as machines and apparatus mounted on aircrafts to be used for the safe arrival and departure or navigation of aircrafts and parts thereof, which need repair and are exported without charge;
- (vi) publications to be used by the National Diet Library for the purpose of international exchange;
- (vii) goods which belong to the heads of foreign countries visiting Japan and their families and attendants thereof;
- (viii) goods to be used for private purposes by ambassadors, ministers or other equivalent delegates of foreign countries dispatched to Japan and staff of diplomatic establishments of foreign countries located in Japan (which means embassies, legations, consulates and other equivalent facilities; the same applies hereinafter), and goods sent from diplomatic establishments of foreign countries;
- (ix) medals, prize cups and trophies, badges and other equivalent objects to be awarded to residents in foreign countries;

1	Acetone, ethyl ether and other goods listed in the middle column of row 21-3 of appended table 2 which are specified by Order of the Ministry of Economy, Trade and Industry	300,000 yen
2	Goods listed in the middle column of row 19 and row 33 of appended table 2	50,000 yen
3	Goods listed in the middle column of row 30 and row 34 of appended table 2	30,000 yen