Details of Amendments of Import and Export Regulations

CCC Code	Description of Goods	Amended Import Regulation	Amended Export Regulation
2906.29.00.10-6	Dicofol(ISO)	553	533
2906.29.00.90-9	Other aromatic alcohols and cyclic alcohols and their halogenated, sulphonated, nitrated or nitrosated derivatives	508	
Import Code	Code Explanation		
(Blank)	Import permitted (free from licensing)		
508	1. For importation of food additives must be handled according to the following regulations: (1) If the petitioned food additive (excluding flavorings) is enlist in the current "Standards for Specification, Scope, Application and Limitation of Food Additives", a food additives license approval from the Ministry of Health and Welfare is required, and shall be governed by the regulation of "F01". (2) For importation of flavorings or food additive mixtures, shall be governed by the regulation of "F01". 3. If the imported food additives are samples or gifts, an "import certificate" approval from the Ministry of Health and Welfare is required. 4. Importation of commodity not to be used as foods or food additives, should list the special code DH99999999508 on the import application and is exempted from the above regulations.		
553	For importation of toxic and concerned chemical substances, the permits/approval docum chemical substances form which has been approved by special municipality, county or cit but if the imports are not toxic and concerned chemical substances announced by the EPA no control issued by the Toxic and Chemical Substances Bureau, EPA, Executive Yuan is	ty competent authors, Executive Yuan	ority are required;

Importation of foods shall follow the "Regulations for Inspection of imported Foods and Related Products". The importer shall apply for inspection to the Food and Drug Administration, Ministry of Health and Welfare (FDA). (Note: Please contact FDA for relevant inspection requirements of food imports.)

Export Code	Code Explanation
(Blank)	Export permitted (free from licensing)
533	Exportation of toxic and concerned chemical substances: Export registration documents approved by special municipality, county or city competent authority are required for toxic chemical substances of classes 1 to 3; Approval documents granted by special municipality, county or city competent authority are required for toxic chemical substances of classes 4 and concerned chemical substances, of which the specified handling includes export; but if the exports are not toxic chemical substances and concerned chemical substances, of which the specified handling includes export, announced by the EPA, Executive Yuan, the certificate of no control issued by the Toxic and Chemical Substances Bureau, EPA, Executive Yuan is required.