Commission Delegated Regulation (EU) 2015/1011 of 24 April 2015 supplementing Regulation (EC) No 273/2004 of the European Parliament and of the Council on drug precursors and Council Regulation (EC) No 111/2005 laying down rules for the monitoring of trade between the Union and third countries in drug precursors, and repealing Commission Regulation (EC) No 1277/2005 (Text with EEA relevance)

# ANNEX I

Substance	Quantity			
Acetone <sup>a</sup>	50 kg			
Ethyl ether <sup>a</sup>	20 kg			
Methylethylketone <sup>a</sup>	50 kg			
Toluene <sup>a</sup>	50 kg			
Sulphuric acid	100 kg			
Hydrochloric acid	100 kg			
a The salts of these substances whenever the existence of such salts is possible.				

Status: This is the original version (as it was originally adopted).

# ANNEX II

	$\begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} $								
	European Union								
	Declaration of the operator on the entry of the scheduled substances into the customs territory of the Union (Article 8 of Regulation (EC) No 111/2005)								
			f the United Nations' Convention against illicit rcotic drugs and psychotropic substances						
	1. Operator		2.a. Country of export						
	(name, address, phone, fax, email)	)	2.b. Transit country/countries						
			2.c. Country of final destination						
IAL	3a. Exporter in the country (name, address, phone, fax, email)	of export	3b. Competent authority in country of export (name, address, phone, fax, email)						
ORIGINAL	4a. Importer in the country of (name, address, phone, fax, email)	4b. Competent authority in the country import (name, address, phone, fax, email)							
	5a. Scheduled Substance		5a. CN Code						
		5a. Net weight							
			5a. % of mixture						
	5b. Scheduled Substance		5b. CN Code						
			5b. Net weight						
			5b. % of mixture						
	6a. Bill of lading/Airway bill/or other tr document number of country of exp		<ul> <li>Reference number of the export authorisation of the exporter in the third country of export (optional)</li> </ul>						
	7. Declaration by the operator:								
	Name: Representing: (operator I hereby declare that — to my knowledge — the scheduled substances have left the country of export a accordance with the provisions in force adopted pursuant to Article 12 of the United Nation Convention against illicit traffic in narcotic drugs and psychotropic substances. The following supportine evidence is attached (optional):								
	□ copy of export authorisation	opy of licence/registration							
	Signature: Place:		Date:						

- 1. The layout of the model is not binding.
- 2. The order numbers and the text of the model are binding.
- 3. Personal data protection

Where the European Commission processes personal data contained in this document, Regulation (EC) No 45/2001 of the European Parliament and of the Council on the protection of individuals with regard to the processing of personal data by the Community Institutions and bodies and on the free movement of such data will apply.

Where the competent authority of a Member State processes personal data contained in this document, the national provisions implementing Directive 95/46/EC will apply.

The purpose of the processing of personal data is the monitoring of trade in drug precursors within the Union in accordance to Regulation (EC) No 273/2004 as amended by Regulation (EU) No 1258/2013, and between the Union and third countries in accordance with Regulation (EC) No 111/2005, as amended by Regulation (EU) No 1259/2013.

The controller with respect to the processing of the data is the national competent authority where the present document has been submitted. The list of competent authorities is published on the website of the Commission:

http://ec.europa.eu/taxation\_customs/resources/documents/customs/customs\_controls/ drugs precursors/legislation/national competent authorities.pdf

In accordance with Article 17 of Regulation (EC) No 111/2005 laying down rules for the monitoring of trade in drug precursors between the Union and third countries, without prejudice to applicable provisions on data protection in the Union and for the purpose of controlling and monitoring certain substances frequently used for the illicit manufacture of narcotic drugs or psychotropic substances, the Commission and the competent authorities of the Member States may share personal data and information contained in the present document with the relevant authorities in third countries.

The data subject has a right of access to the personal data relating to him or her that will be processed and, where appropriate, the right to rectify erase or block personal data in accordance with Regulation (EC) No 45/2001 or the national laws implementing Directive 95/46/EC.

All requests for the exercise of the right of access, rectification, erasure or blocking shall be submitted to and processed by the competent authorities where the present document was submitted.

The legal basis for processing the personal data is Article 33 of Regulation (EC) No 111/2005 and Article 13b of Regulation (EC) No 273/2004.

Personal data contained in the present document shall not be retained longer than necessary for the purposes for which it was collected.

Complaints, in case of conflict, can be addressed to the relevant national data protection authority. The contact details of the national data protection authorities are available on the website of the European Commission, Directorate-General for Justice (http://ec.europa.eu/justice/data-protection/bodies/authorities/eu/index en.htm#h2-1).

Where the complaint concerns processing of personal data by the European Commission, it should be addressed to the European Data Protection Supervisor:

(http://www.edps.europa.eu/EDPSWEB/).

### ANNEX III



#### MULTILATERAL CHEMICAL REPORTING NOTIFICATION

1.	ACTION ADDRESSEE				
2.	Additional addressee				
3.	Additional addressee				
4.	Name	5.	Agency (name and address)	6.	Country
7.	Telephone	8.	Fax	9.	Email
10.	Signature and date				

### 11. This shipment I WILL/ WILL NOT proceed if a reply is not received within ... days.

- 12. Does your office have any objection to this shipment? Yes No Further inquiries required If YES, please provide details and reasons
  - PART A

This multilateral chemical reporting notification covers:         one export operation, or         several export operations to be carried out within a specific time frame (Beginning: End:).					
13.	Name of scheduled substance	14.	Quantity and weight	15.	CN code
16.	Exporting country	17.	Point of exit	18.	Departure date
19.	Importing country	20.	Point of entry	21.	Estimated arrival date
22.	2. Transhipment route (including Free Zones, and Final Destination) 23.			23.	Means of transport:
24.	24. Importer (name, address, telephone and fax)				
25.	25. Import/export authorisation number				
26. Ultimate consignee (name, address, telephone and fax)					
27.	7. Other remarks				

		PART B	
28.	28. Exporter, manufacturer or supplier (name, address, telephone and fax)		
29.	Intermediaries (name, address, telephone and fax)		
30.	D. Transit companies (name, address, telephone and fax)		
31.	. Transportation details (Flight No/vessel, etc.)		

Notes

- 1. The layout of the model is not binding.
- 2. The order numbers and the text of the model are binding. The completion of the boxes marked in bold is mandatory.
- 3. Further details of the boxes:

Box 'Part A': Indicate whether the MCRN covers one or several export operations. Where it covers several operations, indicate the intended time frame.

Box 14 (quantity and weight): In the case of a MCRN to cover several export operations, indicate the maximum quantity and weight.

Item 18 (Departure date): In the case of a MCRN to cover several export operations, this box must be filled out indicating the final estimated departure date.

4. Personal data protection

Where the European Commission processes personal data contained in this document, Regulation (EC) No 45/2001 of the European Parliament and of the Council on the protection of individuals with regard to the processing of personal data by the Community Institutions and bodies and on the free movement of such data will apply.

Where the competent authority of a Member State processes personal data contained in this document, the national provisions implementing Directive 95/46/EC will apply.

The purpose of the processing of personal data is the monitoring of trade in drug precursors within the Union in accordance to Regulation (EC) No 273/2004 as amended by Regulation (EU) No 1258/2013, and between the Union and third countries in accordance with Regulation (EC) No 111/2005, as amended by Regulation (EU) No 1259/2013.

The controller with respect to the processing of the data is the national competent authority where the present document has been submitted. The list of competent authorities is published on the website of the Commission:

http://ec.europa.eu/taxation\_customs/resources/documents/customs/customs\_controls/ drugs\_precursors/legislation/national\_competent\_authorities.pdf

In accordance with Article 17 of Regulation (EC) No 111/2005 laying down rules for the monitoring of trade in drug precursors between the Union and third countries, without prejudice to applicable provisions on data protection in the Union and for the purpose of controlling and monitoring certain substances frequently used for the illicit manufacture of narcotic drugs or psychotropic substances, the Commission and the competent authorities of the Member States may share personal data and information contained in the present document with the relevant authorities in third countries.

The data subject has a right of access to the personal data relating to him or her that will be processed and, where appropriate, the right to rectify erase or block personal data in accordance with Regulation (EC) No 45/2001 or the national laws implementing Directive 95/46/EC.

All requests for the exercise of the right of access, rectification, erasure or blocking shall be submitted to and processed by the competent authorities where the present document was submitted.

The legal basis for processing the personal data is Article 33 of Regulation (EC) No 111/2005 and Article 13b of Regulation (EC) No 273/2004.

Personal data contained in the present document shall not be retained longer than necessary for the purposes for which it was collected.

Complaints, in case of conflict, can be addressed to the relevant national data protection authority. The contact details of the national data protection authorities are available on the website of the European Commission, Directorate-General for Justice (http://ec.europa.eu/justice/data-protection/bodies/authorities/eu/index en.htm#h2-1).

Where the complaint concerns processing of personal data by the European Commission, it should be addressed to the European Data Protection Supervisor:

(http://www.edps.europa.eu/EDPSWEB/).