FORM 8 [Subregulation 26(8)]

CERTIFICATE OF REGISTRATION OF BROKERS IN STRATEGIC ITEMS UNDER SECTION 19 OF THE STRATEGIC TRADE ACT 2010

		i Right		REGISTR	ATION NO.:	
1	1. Broker/Applicant No.:	2	dentification number:	3. Expiry	Date:	
		4	4. Contact point d	etails:		
ATION	5. Exporter in originating third country No.:	(6. Issuing authority:			
REGISTRATION	7. Consignee in third country of destination (if any):	1	8. Country in whi broker is reside established:	ch the ent or	Code ()	
			9. Originating this Third country of the items su brokering servi	of location bject of	Code ()	
	10. End-User in third country of destination (if different from consignee, if any):	11. Third country of de (if any):		estination	Code ()	
		12. 7	Third parties involv	ed, e.g. age	ints (if applicable):	
Works and the second of the se	13. Description of the items:		14. Harmonised System or o Nomenclate (if applicab 8 digit: CA if available	Combined are Code ale with S number	15. Item classification no. (for listed items):	
			16. Currency a	nd Value:	17. Quantity of the items:	
			· [·			

18. End-Use:				
19. Additional information (to be specified in the form):				
Available for pre-printed information:				
	For completion by issuing authority			
	Signature Stamp			
	Issuing relevant Authority			

2. CONDITIONS

The registration will be valid for 1 year (from the date of approval) subject to your company's compliance with the following conditions and other requirements of the Strategic Trade Act 2010 and the Strategic Trade Regulations 2010:

- the registered broker shall not do any act of brokering where he knows or would, by making reasonable inquiries, have known that—
 - (i) the contract would result in the transfer of the strategic items to any country or person which or who is subject to any sanction imposed pursuant to a decision of the United Nations Security Council; or
 - (ii) the strategic items would be or are likely to be removed from one foreign country to another foreign country in contravention of the domestic laws of either country.

3. CHANGE OF INFORMATION

If there are any changes to the information or particulars provided in the registration application form, the applicant/registered broker* shall, within 14 days of such change, apply to the relevant Authority to make the relevant amendment to the application or to the certificate of registration, as the case may be.