STATUTORY INSTRUMENTS

2022 No. 748

The Republic of Belarus (Sanctions) (EU Exit) (Amendment) Regulations 2022

PART 4

Trade sanctions

Interpretation of Part 5 (Trade)

16. In Chapter 1 of Part 5 (interpretation)-

- (a) omit regulation 18 (definition of "restricted goods" and "restricted technology");
- (b) in regulation 19 (definitions relating to "restricted goods" and "restricted technology")-
 - (i) in the heading, for "relating to "restricted goods" and "restricted technology"" substitute "of "interception and monitoring goods" and "interception and monitoring technology"";
 - (ii) in paragraph (1)-
 - (aa) for "regulation 18" substitute "this Part",
 - (bb) omit the definitions of "internal repression goods", "internal repression technology", "military goods" and "military technology";
- (c) in regulation 20(3) (interpretation of other expressions in Part 5)—
 - (i) omit the definition of "petroleum products";
 - (ii) insert the following definitions in the appropriate places—

""critical-industry goods" means-

- (a) any thing specified in Schedule 2C, other than—
 - (i) any thing which is critical-industry technology, or
 - (ii) any thing for the time being specified in—
 - (aa) Schedule 2 or 3 to the Export Control Order 2008(1), or
 - (bb) Annex I of the Dual-Use Regulation(2),
 - (cc) Schedule 2 (list of internal repression goods and internal repression technology),
 - (bb) Schedule 2A (interception and monitoring goods and interception and monitoring technology), and

⁽¹⁾ S.I. 2008/3231. Schedule 2 was substituted by S.I. 2017/85 and Schedule 3 was substituted by S.I. 2010/2007. Subsequent amendments to those Schedules were made by S.I. 2012/1910; S.I. 2014/1069; S.I. 2015/940; S.I. 2017/85; S.I 2017/697; S.I. 2018/165; 2018/939; S.I. 2019/137; S.I. 2019/989; S.I. 2019/1159; S.I. 2020/1502 and 2021/586. There are other instruments which amend other parts of the Order, which are not relevant to these Regulations.

⁽²⁾ See regulation 2 of the Republic of Belarus (Sanctions) (EU Exit) Regulations 2019 for the definition of "the Dual Use Regulation".

(b) any tangible storage medium on which critical-industry technology is recorded or from which it can be derived;";

""critical-industry technology" means any thing described in Schedule 2C as software or technology, other than any thing for the time being specified in—

- (a) Schedule 2 or 3 to the Export Control Order 2008, or
- (b) Annex I of the Dual-Use Regulation,
- (c) Schedule 2 (internal repression goods and internal repression technology),
- (d) Schedule 2A (interception and monitoring goods and interception and monitoring technology);";

"internal repression goods" means-

- (a) any thing specified in Schedule 2, other than—
 - (i) any thing which is internal repression technology, or
 - (ii) any thing for the time being specified in-
 - (aa) Schedule 2 to the Export Control Order 2008, or
 - (bb) Annex # of the Dual-Use Regulation, and
- (b) any tangible storage medium on which internal repression technology is recorded or from which it can be derived;";

""internal repression technology" means any thing which is described in Schedule 2 as software or technology, within the meaning of that Schedule;";

"iron and steel products" has the meaning given to it in Schedule 2B;";

""luxury goods" means any thing specified in Schedule 2E, other than any thing for the time being specified in—

- (a) Schedules 2 or 3 to the Export Control Order 2008,
- (b) Annex I of the Dual-Use Regulation, or

(c) Schedule 2C (critical-industry goods and critical-industry technology);";

""military goods" means-

- (a) any thing for the time being specified in Schedule 2 to the Export Control Order 2008, other than any thing which is military technology, and
- (b) any tangible storage medium on which military technology is recorded or from which it can be derived;";

""military technology" means any thing for the time being specified in Schedule 2 to the Export Control Order 2008 which is described as software or technology;";

""mineral products" has the meaning given to it in Schedule 2B;"

"oil refining goods" means-

- (a) any thing specified in Schedule 2F, other than—
 - (i) any thing which is oil refining technology, or
 - (ii) any thing for the time being specified in-
 - (aa) Schedule 3 to the Export Control Order 2008,
 - (bb) Annex I of the Dual-Use Regulation, or

- (cc) Schedule 2C (critical-industry goods and critical-industry technology), and
- (b) any tangible storage medium on which oil refining technology is recorded or from which it can be derived;";

""oil refining technology" means any thing described in Schedule 2F as software or technology, other than any thing for the time being specified in —

- (a) Schedule 3 to the Export Control Order 2008,
- (b) Annex 1 of the Dual-Use Regulation, or
- (c) Schedule 2C (critical-industry goods and critical-industry technology);";

"quantum computing and advanced materials goods" means-

- (a) any thing specified in Schedule 2G, other than—
 - (i) any thing which is quantum computing and advanced materials technology, or
 - (ii) any thing for the time being specified in-
 - (aa) Schedule 2 or 3 to the Export Control Order 2008,
 - (bb) Annex I of the Dual-Use Regulation,
 - (cc) Schedule 2C (critical-industry goods and critical-industry technology),
 - (dd) Schedule 2F (oil refining goods and oil refining technology), and
- (b) any tangible storage medium on which quantum computing and advanced materials technology is recorded or from which it can be derived;";

""quantum computing and advanced materials technology" means any thing described in Schedule 2G as software or technology, other than anything for the time being specified in—

- (a) Schedule 2 or 3 to the Export Control Order 2008,
- (b) Annex I of the Dual-Use Regulation,
- (c) Schedule 2C (critical-industry goods and critical-industry technology),
- (d) Schedule 2F (oil refining goods and oil refining technology);".