

CUSTOMER ADVISORY

Compliance Update
10 SEPTEMBER 2025



- [12 U.S. States Challenge the International Emergency Economic Powers Act \(IEEPA\) Tariffs in the United States Court of Appeals for the Federal Circuit \(CAFC\)](#)
The states have argued based on three separate grounds. Firstly, the IEEPA does not designate the power to impose taxes based on Sec.122, intended to address a balance-of-payments crisis; nor is it being utilized to address an extraordinary threat; nor is it being utilized to only address an existent threat and not for any other purpose. This filing has precipitated an early hearing in the Supreme Court.
- [Arguments on Two Cases on IEEPA Tariffs Scheduled for Early November by the Supreme Court of the United States](#)
A favorable Supreme Court ruling could mean a refund of approx. USD 160 billion out of the \$270 billion collected to date, based on current [U.S. Customs and Border Protection \(CBP\) data](#).
- [Federal Registrar Notice on U.S.–Japan Tariff Cuts, vide Executive Order 14345 Published September 9, 2025](#), pertaining to the announced tariff cuts, with the requirement by the Federal Trade Commission (FTC) and CBP to publish the list of affected Harmonized Tariff Schedule of the United States (HTSUS) classifications within 7 days of this publication.
- [Universal Postal Union \(UPU\) Launches Solution to Move Mail as Postal Flows to U.S.A. Near Standstill](#)
- [Watch this 7-minute Video on Creating an Effective Export Compliance Program](#)

Informational document brought to you by KWE-USA Corporate Compliance



A member of the **KWE** Group

DISCLAIMER: The subject matter of this announcement is provided for informational purposes only. Any and all data is obtained from internal and external sources believed to be true and accurate at the time of publication. Forward-looking statements derived from such data should not be taken as guarantees of future performance, nor should they be relied upon as fact. KWE is not responsible or liable for any inaccurate information contained herein, and under no obligation to update forward looking statements except as required by applicable security laws.