Council Regulation (EEC) No 2913/92 of 12 October 1992 establishing the Community Customs Code (repealed)

TITLE IV

CUSTOMS-APPROVED TREATMENT OR USE

CHAPTER 3

OTHER TYPES OF CUSTOMS-APPROVED TREATMENT OR USE

Section 1

Free zones and free warehouses

C.

Operation of free zones and free warehouses

Article 175

- 1 Where Articles 173 and 174 are not applied, non-Community goods and the Community goods referred to in Article 166 (b) shall not be consumed or used in free zones or in free warehouses.
- Without prejudice to the provisions applicable to supplies or stores, where the procedure concerned so provides, paragraph 1 shall not preclude the use or consumption of goods the release for free circulation or temporary importation of which would not entail application of import duties or measures under the common agricultural policy or commercial policy. In that event, no declaration of release for free circulation or temporary importation shall be required.

Such declaration shall, however, be required if such goods are to be charged against a quota or a ceiling.

Status:

Point in time view as at 11/05/2005.

Changes to legislation:

There are currently no known outstanding effects for the Council Regulation (EEC) No 2913/92 (repealed), Article 175.