Commission Regulation (EEC) No 2454/93 of 2 July 1993 laying down provisions for the implementation of Council Regulation (EEC) No 2913/92 establishing the Community Customs Code (repealed)

## PART II

## **CUSTOMS-APPROVED TREATMENT OR USE**

# [F1TITLE III

## CUSTOMS PROCEDURES WITH ECONOMIC IMPACT

# CHAPTER 1

## Basic provisions common to more than one of the arrangements

### Section 2

# **Application for authorisation**

# *I<sup>F1</sup>Article 497*

- 1 Application for authorisation shall be made in writing using the model set out in Annex 67.
- 2 The customs authorities may permit renewal or modification of an authorisation to be applied for by simple written request.
- 3 In the following cases, the application for authorisation may be made by means of a customs declaration in writing or by means of a data processing technique using the normal procedure:
  - a for inward processing, where in accordance with Article 539 the economic conditions are deemed to be fulfilled, with the exception of applications involving equivalent goods;
  - b for processing under customs control, where in accordance with Article 552(1), first subparagraph, the economic conditions are deemed to be fulfilled;
  - c for temporary importation, including use of an ATA or CPD carnet;
- [X1(d) for outward processing: where the processing operations concern repairs, including the standard exchange system without prior importation,
  - for release for free circulation after outward processing using the standard exchange system with prior importation,
  - for release for free circulation after outward processing using the standard exchange system without prior importation, where the existing authorisation does not cover such a system and the customs authorities permit its modification,
  - for release for free circulation after outward processing if the processing operation concerns goods of a non-commercial nature.]

Status: Point in time view as at 01/01/2008.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EEC) No 2454/93 (repealed), Article 497. (See end of Document for details)

The application for authorisation may be made by means of an oral customs declaration for temporary importation in accordance with Article 229, subject to the presentation of a document made out in accordance with Article 499, third subparagraph.

The application for authorisation may be made by means of a customs declaration for temporary importation by any other act in accordance with Article 232(1).

- 4 Applications for a single authorisation, except for temporary importation, shall be made in accordance with paragraph 1.
- 5 Customs authorities may require applications for temporary importation with total relief from the import duties in accordance with Article 578 to be made in accordance with paragraph 1.]

#### **Editorial Information**

X1 Substituted by Corrigendum to Commission Regulation (EC) No 993/2001 of 4 May 2001 amending Regulation (EEC) No 2454/93 laying down provisions for the implementation of Council Regulation (EEC) No 2913/92 establishing the Community Customs Code (Text with EEA relevance) (Official Journal of the European Communities L 141 of 28 May 2001).

#### **Textual Amendments**

F1 Substituted by Commission Regulation (EC) No 993/2001 of 4 May 2001 amending Regulation (EEC) No 2454/93 laying down provisions for the implementation of Council Regulation (EEC) No 2913/92 establishing the Community Customs Code (Text with EEA relevance).

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