Commission Regulation (EC) No 2193/94 of 8 September 1994 amending Regulation (EEC) No 2454/93 laying down provisions for the implementation of Council Regulation (EEC) No 2913/92 establishing the Community Customs Code

Changes to legislation: Commission Regulation (EC) No 2193/94, ANNEX 2 is up to date with all changes known to be in force on or before 23 November 2023. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

ANNEX 2

ANNEX MODEL APPLICATION FOR INWARD PROCESSING AUTHORIZATION 67/B

Notes concerning the application

- 1. *Name or business name and address:* where the application is submitted on the applicant firm's headed notepaper, Section 1 (a) need not be completed provided this information is shown on the letterhead. Section 1 (b) must be completed where the applicant and the operator are not the same person.
- 2. System applied for: indicate with a cross \boxtimes whichever is applicable, taking into account Article 551.
- 2A. *Type of authorization applied for:* place a cross \boxtimes in the appropriate box or boxes.

Where the application is for the renewal or amendment of an existing authorization the holder needs to give the reference particulars of that authorization plus particulars of any changes to be made.

- 3. Goods to be processed and grounds for application:
- (a) trade and/or technical description: the description should be sufficiently clear and detailed to enable a decision to be taken on the application, and in particular to decide in the light of information supplied whether the economic conditions can be considered fulfilled;
- (b) indication of combined nomenclature classification: as this information is purely for indicative purposes, only the four-digit code need be given, unless the eight-digit classification is needed to enable an authorization to be issued and allow the processing operations to be properly administered. The eight-digit code must be given where the equivalent compensation system is to be used;
- (c) estimated quantity: this information need not be entered where the code used to refer to the economic conditions is one of the following: 6201, 6301, 6302, 6303, 7004, 7005, 7006 in so far it is not intended to use the equivalent compensation system;
- (d) estimated value: this information need not be given where the quantity is not required (see (c)). Where a value is stated it should be the customs value of the goods estimated on the basis of known particulars and documents which have been presented;
- (e) and (f) commercial quality and technical characteristics: this information must be given where it is planned to use the equivalent compensation system, with or without prior exportation (see Section 6).

This information is not obligatory if it concerns goods indicated in Annex 78;

- (g) origin: indicate the country of origin;
- (h) economic grounds: using the codes listed in the Annex to the application, indicate why the essential interests of Community producers are not affected.
- 4. *Compensating products and planned export operation:*
- (a) trade or technical description: complete as 3 (a) for each compensating product obtained;

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- (b) indication of combined nomenclature classification: complete as 3 (b) for each compensating product obtained;
- (c) main compensating product: state which of the compensating products is/are the main one(s);
- (d) planned export operation: indicate and justify export opportunities for the compensating products.
- 5. *Special mode applied for:* place a cross in the appropriate box(es) and give the requisite particulars for each mode.

Where it is planned to use the equivalent compensation system, state the eight-digit CN code, commercial quality and technical characteristics of the equivalent goods to enable the customs authority to make the necessary comparison between import goods and equivalent goods and ascertain other particulars which may be needed if Article 570 (1) is applied.

Where it is planned to use the triangular traffic system or the prior exportation system if the goods are to be entered by a person other than the holder of the authorization, give:

- (1) The name or business name;
- (2) Address of the person authorized to enter the goods for the procedure.
- 6. *Rate of yield:* indicate the expected rate of yield or suggest how such rate should be established.
- 7. *Nature of processing operation:* describe the operations to be carried out on the import goods in order to produce the compensating products.
- 8. *Place where the processing operation is to be carried out:* give the address of the place where the processing operation will be carried out.
- 9. *Estimated time needed for:*
- (a) carrying out the processing operations and disposing of the compensating products (period for re-exportation): indicate the average time likely to be needed to process a given batch (expressed e.g. by unit or quantity) of the goods, and indicate the time likely to elapse between completion of the processing operations and export of the compensating products;
- (b) procurement and transport to the Community of non-Community goods: to be filled in only if it is planned to use the prior exportation system. Indicate the time required for procurement of the import goods and their transport to the Community.
- 10. *Suggested method of identification:* indicate the most suitable methods of identifying the import goods incorporated in the compensating products (see Article 551 (4)).
- 11. *Suggested customs offices:* state which of the possible customs offices would be suitable as:
- (a) supervising customs office: supervision of procedure;
- (b) customs office of entry for the procedure: acceptance of declarations entering goods for the procedure;
- (c) customs office of discharge: acceptance of declarations assigning goods to a permitted customs-approved treatment or use.

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- 12. *Special control arrangements:* describe the proposed transfer arrangements for control of the procedure (e.g. use of the commercial records).
- 13. *Special transfer arrangements:* describe the proposed transfer arrangements, referring where appropriate to the relevant Articles of the Regulation.
- 14. *Simplified procedures:* state any proposed simplified procedures, referring to the relevant Articles of the Regulation.
- 15. *Intended duration of authorization:* indicate the period during which it is planned to import goods for processing.
- 16. *Reference to authorizations issued:*
- (a) in the three preceding years in the case of goods identical to those covered by this authorization: give particulars of any known authorizations. Where none is known, state "none";
- (b) in respect of the goods to undergo processing: state whether the goods are compensating products obtained under one or more earlier authorizations and if so, give reference particulars of the authorization(s) in question (successive authorizations: Article 557).

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Changes and effects yet to be applied to :

Regulation implicit repeal by EUR 2016/481 Regulation