Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1276/2008, ANNEX II. (See end of Document for details)

ANNEX II

CRITERIA FOR RISK ANALYSIS REFERRED TO IN ARTICLE 11

- 1. Criteria relating to the products:
- (a) their origin;
- (b) their nature;
- their characteristics in terms of the refund nomenclature; (c)
- (d) their value:
- their customs status; (e)
- the risk of an incorrect tariff code; (f)
- the amount of refund in terms of technical characteristics and the presentation of the (g) products (fat, water, meat, ash content, packaging, etc.);
- (h) their becoming newly eligible for refunds;
- (i) the quantity;
- (j) analyses of previous samples;
- binding tariff information (BTI). (k)
- 2. Criteria relating to trade:
- its frequency; (a)
- (b) the appearance of unusual trade and/or the development of new trade;
- (c) diversions of trade.
- 3. Criteria relating to the refund nomenclature:
- the rate of refund; (a)
- (b) the nomenclatures in respect of which most export refunds are paid;
- the risks of incorrect refund rates in terms of technical characteristics and the (c) presentation of the products (fat, water, meat, ash content, packaging, etc.).
- 4. Criteria relating to the exporters:
- their status under customs legislation (e.g. authorised economic operator); (a)
- (b) their reputation and trustworthiness;
- their financial position; (c)
- (d) the appearance of new exporters;
- exports without any immediately apparent economic justification; (e)
- (f) previous disputes, in particular cases of fraud.
- 5. Criteria relating to irregularities: detected or suspected in certain product sectors.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EC) No 1276/2008, ANNEX II. (See end of Document for details)

- 6. Criteria relating to the customs arrangements used:
- (a) the normal declaration procedure;
- (b) the simplified declaration procedure;
- (c) acceptance of the export declaration in application of Articles 790 and 791 of Regulation (EEC) No 2454/93.
- 7. Criteria relating to the arrangements for granting export refunds:
- (a) direct exports;
- (b) victualling.
- 8. Criteria in particular relating to substitution checks:
- (a) the export destination;
- (b) the logistical evidence of the customs office of exit: new or unusual itinerary or traffic, products moved from another office of exit;
- (c) excessive journey time from the office of export;
- (d) arrival outside normal port/border pattern;
- (e) the seal number is different from that declared;
- (f) the commodity code and description do not agree;
- (g) the declared weight appears incorrect;
- (h) inappropriate means of transport for the products;
- (i) the amount of refund.

Changes to legislation:

There are currently no known outstanding effects for the Commission Regulation (EC) No 1276/2008, ANNEX II.