Commission Implementing Regulation (EU) 2017/892 of 13 March 2017 laying down rules for the application of Regulation (EU) No 1308/2013 of the European Parliament and of the Council with regard to the fruit and vegetables and processed fruit and vegetables sectors

## **CHAPTER VII**

### ADDITIONAL IMPORT DUTIES

### Article 41

## **Exemptions from additional import duty**

- 1 The following goods are exempt from the additional import duty:
  - a goods imported under a tariff quota;
  - b goods that left the country of origin before the decision to apply the additional import duty, and which are being transported under cover of a transport document valid from the place of loading in the country of origin to the place of unloading in the Union that was drawn up before application of the additional import duty.
- 2 Interested parties shall provide evidence to the satisfaction of the customs authorities that the requirements of paragraph 1(b) have been met.

Customs authorities may deem that goods left the country of origin before the date of application of the additional import duty if one of the following documents is provided for:

- a sea transport, the bill of loading showing that loading took place before that date;
- b rail transport, the waybill accepted by the rail authorities of the country of origin before that date;
- c road transport, the road carriage contract (CMR) or another transit document issued in the country of origin before that date, if the conditions laid down in bilateral or multilateral arrangements concluded in the context of Union transit or common transit are observed;
- d air transport, the air way bill showing that the airline accepted the goods before that date.

## **Status:**

Point in time view as at 01/01/2019.

# **Changes to legislation:**

There are currently no known outstanding effects for the Commission Implementing Regulation (EU) 2017/892, Article 41.