Cabinet of Ministers of Ukraine

Resolution

No.1855

of 12 December 2002

Kyiv

On Permission for Goods to be Moved Across Ukraine’s Customs Border, under the Temporary Import (Export) Regime

As amended by Cabinet of Ministers’ Resolution No.92 of 18 January 2003

In accordance with Articles 207 and 211 of Ukraine’s Customs Code, the Cabinet of Ministers of Ukraine resolves:

1. That Customs clearance of goods under the temporary import (export) regime (provided that compliance with the regime is guaranteed) be carried out by the Customs bodies with regard to goods which:

   fall within groups 1 – 24 of the Ukrainian Classification of Goods for Foreign Economic Activities;

   are subject to the excise duty;

   are subject to the export duty.

2. To approve the Procedures for decision making as to permission for goods to be moved across Ukraine’s Customs border, under the temporary import (export) regime, which (the Procedures) are enclosed

3. That, within one month, the State Customs Service:

   approve the form of the application for permission for goods to be moved across Ukraine’s Customs border, under the temporary import (export) regime;

   bring its regulatory documents in line with this Resolution.

4. That this Resolution come into force on 1 January 2004 (Clause 4 as amended by the Cabinet of Ministers’ Resolution No.92 of 18 January 2003)

Prime-Minister of Ukraine V.Yanukovych

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THE PROCEDURES
for decision making as to permission for goods to be moved across
Ukraine’s Customs border, under the temporary import (export) regime

1. The decision as to permission for goods to be moved across Ukraine’s Customs border, under the temporary import (export) regime (hereinafter referred to as permission for goods to be moved), shall be made by the Head of the Customs body or by the officer authorized by him, on the basis of the application from the person concerned.

2. The application (in duplicate), along with documents for such goods, shall be submitted at the Customs body and registered by the Customs body on the day of its arrival.

3. The application must be considered within three working days upon its registration.

4. The decision to permit goods to be moved shall be done by putting on both originals of the application the following instructions: «Temporary import permitted» or «Temporary export permitted». The instructions shall be attached to with the Customs body’s stamp or the authorized officer’s individual numbered stamp.

   In case of the decision to refuse the permission for goods to be moved, the Head of the Customs body or officer authorized by him shall put on both originals of the application the following instructions: «Temporary import prohibited» or «Temporary export prohibited», and shall state reasons for the refusal. The instructions shall be attached to with the Customs body’s stamp or the authorized officer’s individual numbered stamp.

5. One original of the application, along with the instructions by the Head of the Customs body or officer authorized by him, shall be kept by the Customs body, and the other one shall be given or mailed (by registered letter) to the applicant (his authorized person).

6. The Procedures shall not apply to objects which belong to individuals crossing Ukraine’s Customs border with a purpose other than the conduction of business activities, or to transport vehicles used exclusively for carriage of passengers and goods across Ukraine’s Customs border.