Cabinet of Ministers of Ukraine

Resolution

No.1881

of 12 December 2002

Kyiv

On Re-Importing the Goods Across the Customs Border of Ukraine

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

In accordance with 4 of Article 191 of Ukraine’s Customs Code, the Cabinet of Ministers of Ukraine resolves:

1. That the re-import regime may apply to:
   goods, whose condition has changed as the result of a crash or a force major, provided the fact of the crash or a force major is confirmed as set by the State Customs Service;
   goods with regard to which pre-sale service operations (anti-corrosion protection, pest control, sorting, packing, marking and testing) have been carried out or which have been insignificantly repaired, provided that such actions have not changed their value, determined on the moment of export, and the codes of the Ukrainian Commodity Coding of Foreign Economic Activity did not change.

2. That the State Customs Service bring its regulatory documents in line with this Resolution.

3. That the Resolution come into force on 1 January 2004 (Clause 3 as amended by Cabinet of Ministers’ Resolution No.92 of 18 January 2003).

Prime-Minister of Ukraine

V. Yanukovych

Ind. 27