Commission Regulation (EEC) No 2454/93 of 2 July 1993 laying down provisions for the implementation of Council Regulation (EEC) No 2913/92 establishing the Community Customs Code (repealed)

[F1Part IVa

CONTROLS ON THE USE AND/OR DESTINATION OF GOODS

I^{F1}Article 912b

- 1 A T5 control copy shall be made out in one original and at least one copy. Each of their forms must bear the original signature of the person concerned and include all the particulars regarding the description of goods and any additional information required by the provisions relating to the Community rules imposing the control.
- Where the Community rules imposing the control provide for the lodging of a guarantee, it shall be lodged:
- at the agency designated by those rules or, failing that, at either the office which issues
 the T5 control copy or another office designated for that purpose by the Member State
 to which that office belongs, and
- in that manner laid down in those rules or, failing that, by the authorities of that Member State.

In that case, one of the following phrases shall be entered in box 106 of the T5 form:

_	Garantía constituida por un importe de euros
_	Sikkerhed på EUR
_	Sicherheit in Höhe von EURO geleistet
	Κατατεθείσα εγγύηση ποσού ΕΥΡΩ
_	Guarantee of EUR lodged
_	Garantie d'un montant de euros déposée
_	Garanzia dell'importo di EURO depositata
_	Zekerheid voor euro
_	Entregue garantia num montante de EURO
	Annettu euron suuruinen vakuus
_	Säkerhet ställd till et belopp av euro[F2.]
_	[F3Celní dluh ve výši EUR zajištěn
_	Esitatud tagatis EUR
_	Galvojums par EUR iesniegts
_	Pateikta garantija EUR sumai
_	EUR vámbiztosíték letétbe helyezve
_	Garanzija fuq l-EUR saret
_	Złożono zabezpieczenie w wysokości EUR
_	Položeno zavarovanje v višini EUR
_	Poskytnuté zabezpečenie vo výške EUR.]

Where the Community rules imposing the control specify a time limit for assigning the goods to a particular use and/or destination, the statement 'Time limit of ... days for completion' in box 104 of the T5 form shall be completed.

Status: Point in time view as at 01/01/2006.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EEC) No 2454/93 (repealed), Article 912b. (See end of Document for details)

Where the goods are moving under a customs procedure, the T5 control copy shall be issued by the customs office where the goods are dispatched.

The document for the produce shall bear a reference to the T5 control copy issued. Similarly, box 109 of the T5 form issued shall contain a reference to the document used for the procedure.

Where the goods are not placed under a customs procedure, the T5 control copy shall be issued by the office where the goods are dispatched.

One of the following phrases shall be entered in box 109 of the T5 form:

- Mercancías no incluidas en un régimen aduanero Ingen forsendelsesprocedure Nicht in einem Zollverfahren befindliche Waren Εμπορεύματα εκτός τελωνειακού καθεστώτος Goods not covered by a customs procedure Marchandises hors régime douanier Merci non vincolate ad un regime doganale Geen douaneregeling Mercadorias não sujeitas a regime aduaneiro Tullimenettelyn ulkopuolella olevat tavarat Varorna omfattas inte av något tullförfarande [F2.] [F3Zboží mimo celní režim Kaup, millele ei rakendata tolliprotseduuri Preces, kurām nav piemērota muitas procedūra Prekės, kurioms netaikoma muitinės procedūra Vámeljárás alá nem vont áruk Oġġetti mhux koperti bi proċedura tad-Dwana Towary nieobjęte procedurą celną Blago ni vključeno v carinski postopek Tovar nie je v colnom režime.]
- 6 The T5 control copy shall be endorsed by the office referred to in paragraphs 4 and 5. Such endorsement shall comprise the following, to appear in box A (office of departure) of those documents:
 - a in the case of the T5 form, the name and stamp of the office, the signature of the competent person, the date of authentication and a registration number which may be pre-printed;
 - b in the case of the T5bis form or T5 loading list, the registration number appearing on the T5 form. That number shall be inserted either by means of a stamp incorporating the name of the office or by hand; in the latter case it shall be accompanied by the official stamp of the said office.
- 7 Unless otherwise provided in the Community rules requiring a control on the use and/ or destination of the goods, [F4Article 357] shall apply *mutatis mutandis*. The office referred to in paragraphs 4 and 5 shall verify the consignment and shall complete and endorse box D, 'Control by office of departure', on the front of the T5 form.
- 8 The office referred to in paragraphs 4 and 5 shall keep a copy of each T5 control copy. The originals of these documents shall be returned to the person concerned as soon as

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all administrative formalities have been carried out, and boxes A (Office of departure), and B (Return to ...) of the T5 form, duly completed.

[F49 Article 360 shall apply *mutatis mutandis*.]]

Textual Amendments

- F1 Inserted by Commission Regulation (EC) No 1602/2000 of 24 July 2000 amending Regulation (EEC) No 2454/93 laying down provisions for the implementation of Council Regulation (EEC) No 2913/92 establishing the Community Customs Code (Text with EEA relevance).
- F2 Deleted by Act concerning the conditions of accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic and the adjustments to the Treaties on which the European Union is founded.
- F3 Inserted by Act concerning the conditions of accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic and the adjustments to the Treaties on which the European Union is founded.
- **F4** Substituted by Commission Regulation (EC) No 444/2002 of 11 March 2002 amending Regulation (EEC) No 2454/93 laying down provisions for the implementation of Council Regulation (EEC) No 2913/92 establishing the Community Customs Code and Regulations (EC) No 2787/2000 and (EC) No 993/2001 (Text with EEA relevance).

Status:

Point in time view as at 01/01/2006.

Changes to legislation:

There are currently no known outstanding effects for the Commission Regulation (EEC) No 2454/93 (repealed), Article 912b.