

DECREE

on determining the import and export regime for specific goods

Article 1

For the export and import of specific goods the following regimes are determined:

- export subject to licence
- import subject to licence
- import subject to quotas
- import subject to authorization for the import of seed and planting material of agriculture and forest plants, and breeding material of animals.

The goods from the previous paragraph are specified in the List of goods subject to import and export regimes, which is annexed to this Decree and is an integral part thereof.

Article 2

The imported goods which are subject to quotas are indicated in the List referred to in the second paragraph of Article 1 with the abbreviation "K"; imported or exported goods subject to licence are indicated with the abbreviation "D"; imported or exported goods subject to authorization for the import of seed and planting material of agriculture and forest plants, and breeding material of animals, are indicated with the abbreviation "S".

Article 3

The administrative body or other authorized body responsible for the issuing of prescribed import or export regimes of goods is defined with the appropriate number alongside the indications referred to in Article 2 of this Decree:

- 1 - Ministry of Internal Affairs
- 2 - Ministry of Defence
- 3 - Ministry of Health
- 4 - Ministry of Economic Relations and Development
- 5 - Ministry of Agriculture, Forestry and Food
- 6 - Ministry of Environment and Physical Planning - Office for Environmental Protection
- 7 - Ministry of Culture
- 8 - Ministry of Environment and Physical Planning - Office for Nuclear Safety
- 9 - Chamber of Commerce of Slovenia or Chamber of Small Businesses of Slovenia.

Article 4

For the import of chemicals under regime "D" the concession from the Article 7 of the Law on Customs Tariff cannot be used.

Article 5

On the basis of concluded bilateral trade agreements with particular countries the import regime subject to quotas is not applied to the import of goods originating from the following countries:

- Republic of Macedonia
- Republic of Poland
- Czech Republic
- Slovak Republic
- Republic of Hungary
- EFTA Member States (Switzerland, Liechtenstein, Norway and Iceland)
- European Union Member States.

Article 6

1. A legal person or individual sole proprietor based in, or with permanent residence in, the Republic of Slovenia may import or export the goods for which import or export regime subject to licence is determined with this Decree and indicated with the abbreviations D1, D2, D3 and D8 in the List of goods.

2. Notwithstanding the provision from the preceding paragraph, a natural person with permanent residence in the Republic of Slovenia may for his own needs also import or export the goods under the regime of licence from Chapter 93 of the customs tariff, which is indicated with the abbreviation D1.

3. Only the importer of the concerned goods may apply for the authorization of goods indicated with the abbreviation S5.

Article 7

The user or owner of the goods shall apply for the licence or authorization referred to in Article 1 of this Decree at the administrative body responsible for issuing the licence or authorization. An application shall include the following information:

1. company, registration number and full address of the user of the goods or owner of the goods at export
2. nine-digit customs tariff code
3. description of the goods according to tariff nomenclature
4. trade name of the goods or chemical name or the concentration of the individual substance which is under regime and contained in other goods
5. quantity of the goods expressed in units of measure
6. company and full address of foreign exporter or importer
7. time-limit for the import or export
8. declaration on the intended use of the imported goods
9. in the case of export, the licence for import into the country of import, if it is so prescribed in that country
10. other information defined with special regulations.

Article 8

The administrative body from Article 3 of this Decree shall issue the licence or authorization from Article 1 of this Decree if the conditions prescribed for the trade in the goods concerned are fulfilled.

The licence or authorization issued should contain all the essential elements specified in Article 7 of this Decree. The head of the responsible body from Article 3 may prescribe a form for the application and for the license or authorization.

Article 9

From the day this Decree enters into force, the Decree on the classification of goods in export and import regime (Official Gazette of the Republic of Slovenia 41/93, 45/93, 68/94, 3/95, 23/95, 26/95 and 42/95) shall cease to apply.

Article 10

This decree shall enter into force on 1 January 1996.