



## Temporary Importation

**Inventory/document to support an oral customs declaration** Commission Regulation (EEC) No 2454/93 Articles 229(1), 497(3) - 2nd sub-paragraph, 499 - 3rd sub-paragraph.

**A) CUSTOMS use only** UK Authorisation reference:.....  
*Original to be retained by customs and forwarded to the **National Imports Relief Unit**, Custom House, Killyhevlin Industrial Estate, Enniskillen, BT74 4EJ. The certified copy is to be returned to the applicant.*

<b>1 Declarant / holder of authorisation</b>	<b>1A</b> <i>Where the declarant is not the applicant for authorisation, details of applicant must be given. Importers agents or representatives, must provide a letter of authority to act on behalf of the applicant.</i>
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<b>2 Goods to be placed under temporary importation</b> Trade/technical description	Quantity	Value (and currency)
a) .....	.....	.....
b) .....	.....	.....
c) .....	.....	.....
d) .....	.....	.....
e) .....	.....	.....

<b>3 Nature of goods and place of use</b>	<b>3A</b> <i>If the place of use is not the place where the applicant can be contacted in the UK state the contact UK address and the telephone details in box 5.</i>
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<b>4 Length of stay of goods (days or months)</b>	<b>4A</b> <i>Where goods will be used in the UK and other EU Member States, state periods of use in each Member state to be visited.</i>
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**5 Additional information**

<b>6</b> Name .....	<b>6A</b> <i>This is an undertaking to comply with the conditions of Temporary Importation relief and the oral Declaration Procedure laid down in Council Regulation (EEC) No 2913/92 establishing the Community Customs Code and Commission Regulation (EEC) No. 2454/93 which lays down provision for its implementation.</i>
Signature .....	
Date .....	

**7A** Anyone who gives untrue information about goods imported under these arrangements may be liable to penalties under the Customs and Excise Management Act 1979. This authorisation is subject to the right of the Commissioners of Customs and Excise to vary it.

# FOR CUSTOMS USE ONLY

Remarks of the office of entry	<b>Notes for completion</b>
<b>Period for discharge:</b>  <b>Date of acceptance:</b>  <b>Relevant Article of CCIP:</b>	<b>8A</b> Enter the date by which goods must be re-exported outside the EU.  Enter the Commission Regulation 2454/93 Article for the TI relief claimed (see guidance R2-1)
<b>Means of identification</b>	<b>9A</b> State how the goods shown in box 2 can be identified eg VIN - chassis number, registration number, serial / manufacturers number, seal, clip marks, other distinctive marks.
<b>Office(s) of discharge</b>	<b>10A</b> State the customs office where the goods will be presented for export from the EC.
<b>Security</b>	<b>11A</b> Security should only be taken where there are concerns that any conditions of TI may not be met. If security is taken details must be sent to Custom House, Furness Quay, Salford M5 XX.
<b>Other remarks:</b>   <b>Date:</b> ..... <b>Name</b> ..... <b>Signature</b> .....  <b>Stamp / address</b> .....	
<b>Remarks of the office of discharge</b>  The goods have been re-exported on: .....  Other remarks:  <b>Date:</b> ..... <b>Name</b> ..... <b>Signature</b> .....  <b>Stamp / address</b> .....	

<b>12A</b>	<b>Data Protection Act 1998</b>
HM Customs and Excise collects information in order to administer the taxes for which it is responsible (such as VAT, insurance premium tax, excise duties, air passenger duty, landfill tax), and for detecting and preventing crime.	
Where the law permits we may also get information about you from third parties, or give information to them, for example in order to check its accuracy, prevent or detect crime or protect public funds in other ways. These third parties may include the police, other government departments and agencies.	