Notification Number: 2017/149/F

Order on approval of tax refund operators

Date received : 10/04/2017 End of Standstill : 11/07/2017

Message

Message 002

Communication from the Commission - TRIS/(2017) 00965

Directive (EU) 2015/1535 Translation of the message 001 Notification: 2017/0149/F

No abre el plazo - Nezahajuje odklady - Fristerne indledes ikke - Kein Fristbeginn - Viivituste perioodi ei avata - Καμμία έναρξη προθεσμίας - Does not open the delays - N'ouvre pas de délais - Non fa decorrere la mora - Neietekmē atlikšanu - Atidėjimai nepradedami - Nem nyitja meg a késéseket - Ma' jiftaħx il-perijodi ta' dawmien - Geen termijnbegin - Nie otwiera opóźnień - Não inicia o prazo - Neotvorí oneskorenia - Ne uvaja zamud - Мääräaika ei ala tästä - Inleder ingen frist - Не се предвижда период на прекъсване - Nu deschide perioadele de stagnare - Nu deschide perioadele de stagnare.

(MSG: 201700965.EN)

1. Structured Information Line

MSG 002 IND 2017 0149 F EN 10-04-2017 F NOTIF

2. Member State

F

3. Department Responsible

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4. Notification Number

2017/0149/F - SERV

5. Title

Order on approval of tax refund operators

6. Products Concerned

Tax refund operators

7. Notification Under Another Act

-

8. Main Content

The draft order is issued pursuant to Article 87 of Amending Finance Law for 2016 No 2016-1918 of 29 December 2016 and the draft decree submitted simultaneously.

It defines the criteria that will be assessed by the customs authorities during the audit that ultimately leads to award of the status of tax refund operator

9. Brief Statement of Grounds

Tax refunding is a rapidly expanding sector, essential to French traders' activity in the context of increasing the country's attractiveness.

In 2015, tax-refunded sales were worth 7.2 billion euros incl. VAT, up from 5.4 billion euros incl. VAT in 2014. Tax refund operators serve as intermediaries between traders and the Directorate-General for Customs and Excise [DGDDI]. They offer a number of essential services:

- transmitting export sales slips to the DGDDI (they manage 95 % of slips issued; the remaining 5 % are covered by a procedure known as PABLO-Indépendant, which is intended for traders with little tax refunding activity).
- · reimbursing VAT to clients,
- passing on regulatory developments to their affiliated traders and ensuring that they are informed about tax refunding.

Appropriate management of these services is essential in order to guarantee that the tax refund system functions properly. However, there is no specific legal framework for tax refund operators.

It is necessary to implement operator approvals in order to secure the tax revenue and guarantee that VAT is reimbursed to the beneficiaries within the designated time frames. It must also be possible to simplify the mechanism, reducing sources of discontentment for users and thus increasing the attractiveness of commerce in France.

Significant time and resources will be needed in order to examine approval applications. In order to ensure that the time taken does not compromise the activities of existing operators, the text provides for them to be granted until 1 January 2019 to achieve compliance. The obligations mentioned in point II, however, apply equally to all tax refund operators, whether approved or not, when the measure enters into force.

10. Reference Documents - Basic Texts

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Reference(s) to basic text(s): - Article 87 of Amending Finance Law for 2016 No 20161918 of 29 December 2016 - Draft decree submitted simultaneously 11. Invocation of the Emergency Procedure No 12. Grounds for the Emergency 13. Confidentiality No 14. Fiscal measures No 15. Impact assessment 16. TBT and SPS aspects TBT aspect No - the draft has no significant impact on international trade. SPS aspect No - the draft is neither a sanitary nor phytosanitary measure. **European Commission** Contact point Directive (EU) 2015/1535