Law 92/IV/93

Of 15 December 1993

(Regime of incentives applicable to the export or re-export of goods and services)

Under the terms of subparagraph b) ætit 286 of the Constitution, by mandate of the People, the National Assembly decrees the following:

CHAPTER I General provisions

Article 1 (Object)

This diploma defines the regime of incentive pplicable to the xport or reexport of goods and services.

Article 2 (Definitions)

- 1. Any singular and collective persons **laturtized** under the latto exercise the economic activities of export or reexport good ods and services, is considered an exporter.
- 2. For the purpose of the preceding numbbee, following are considered export or reexport operations:
 - a) The sale of goods and service stree enterprises, in country;
 - b) The sale of goods and services to other exporters, whenever the goods and services are incorporated or used to produce other export goods and services.

Article 3 (Ambit of application)

This diploma applies tollaexporters and to the exptoand reexport of goods or services they do, except for those oreadeunder special regimes, specifically:

- a) Fuel reexport operations;
- b) The export or reexport done by freeterprises installed in the country.

CHAPTER II Of the incentives

SECTION I Introductory provisions

Article 4 (Conditions of access)

- 1. Only the exporters with up to date compliance with the legal regulamentary obligations can benefit from the indexes authorized in this diploma, specifically, compliance with fiscal and cial security obligations and compliance with the norms that regulate access to the economic activities of the sectors in which they operate.
- 2. The right to the incentives authorized timis chapter is recognized only upon presentation of a document requests by the interseted exporter.

equal to half the percentage that the income in currency represents of the exporter's total income

- 2. However, under no circumstance will the period in which the exporter benefits from the contributions and taxes on **newe** incentives can be greater than ten years, under the terms of this diploma **dreat** legislation in **fe**ect in the country.
- 3. For the purpose of the provisions in 1nthe following are considered revenue in currency:
 - a) Those coming from exports and reexports done directly by the exporter, proven through document**a**tidemonstrating the entry into the country of the correspondingrœncy, emitted by the competent national financial institutions;
 - b) Those coming from sales made terrenterprises installed in Cape Verde in accordance with existing laws and regulations;
 - c) Those coming from sales made toheat exporters, alsong as, with adequate proof, the goods and services sold were incorporated or utilized in the production of ber exported goods and services.
- 4. The fiscal incentives authorized in this section are automatically granted to exporters that, on presently their respective incomdeclarations they produce sufficient proof of their

5. The duties, consumption taxes, generastoms emoluments and other customs impositions eventually chged in the import of the goods referred to in the preceding subparagraphs, that may havenbexported, incorporated in products or used in rendering export services, anstituded, if the restitution is requested within 120 days counting from the date of the export or reexport.

Article 8

(Limits to the customs incentives)

The customs fiscal incentives establishethin section are not exempt from payment of the stamp tax or honorarium due as remuneration for services.

Article 9 (Freedom to export and reexport)

- 1. The export and reexport operations are free and do not require any prior authorization.
- 2. The freedom to export and reexport, **biss** and in the preceding paragraph, does not exempt the exporter from compliance with exchange operations control formalities or conformity of the exportend reexported goods and services to the quality norms and rules of origin requireby law, regulations or international accords subscribed to by Cape Verde.

Article 10

(Accounts and currency)

- 1. Exporters that own accounts in convettiburrency, in financial institutions authorized by law, through which they canely effect their payments to the outside.(Translator's noteSentence incomplete. Needs to be verified)
- 2. The accounts referred to in n^o 1 aboozen only be moved on the basis credit, through transfers from the outside, or from other accounts in currency, in existence in financial institutions duly authorized by law.
- 3. The exporters that own accounts in contribute currency can acquire such currencies only at duly authorized creitintstitutions, in conformity with the exchange operations norms in effect, with the balances of three ferred accounts is zero or insufficient to cover the solicited operations.
- 4. The Government shall regulament the movests of the accountreferred to in the preceding numbers, under proposem the Bank of Cape Verde.

SECTION III Obligations

Article 11 (Obligations)

1. The exporters obligate themselves to:

- a) Own accounting and inventory reads sufficiently detailed and accepted by the competent authorities records must serve as easy proof of the right to fiscal and customs incentives allowed in this diploma and of the use given the same may have benefited from;
- b) Collaborate with the oversight agents in the verification of the inventories and accounting records referred to in the preceding number. Specifically, they shoulallow access to the same and provide all the necessary information whenever requested;
- c) Request authorization from the GenleDiarectorate of Customs, to sell or alienate goods and services arcept with customs benefits under article 7, within 5 days from the date their acquisition, whenever the alienation and sale are done undernditions not covered in this diploma.

CHAPTER IV Oversight and sanctions

Article 12 (Oversight)

- 1. Without prejudice to the specific competencetsibuted to the entities and public services, oversight of the compliancethw the provisions of this diploma, pertaining to customs incentives, is the provisibility of the General Directorate of the Customs. Oversight on compliance pertaining to fiscal incentives is the responsibility of the General Directorate of Contributions and Taxation.
- 2. For the purpose of the provisions of n^o 1; Cheneral Directorates referred to may, at any time, demand that the exported populy the pertinent information they consider necessary.

Article 13 (Sanction)

- 2. The regulations referred to in the preicednumber must be published within a maximum of ninety days, counting from the date of publication of this diploma.
- 3. It behaves the Minister responsible for **thre**a of finance, inarticulation with the members of the Government responsible the diverse sectors of economic activity, to promote the elaboration anplpaoval of the regulations necessary to the implementation of this diploma.

Article 15

(Revocation)

Articles 26, 33, 35 and 42 of Decree-Law1008/89 of 30 December, as well as other legal provisions expressly not revoked.

Article 16 (Effective date)

This diploma goes into effectxsy days after its publication.

Approved 18 October 1993

The President of the National Assembly *pilcar Fernandes Spencer Lopes*.

Promulgated 29 November 1993

Publish it.

The President of the Republic, ANTÓNIO MANUEL MASCARENHAS GOMES MONTEIRO.

Signed 30 November 1993

The President of the National Assembly *pilcar Fernandes Spencer Lopes*.