CUSTOMS CONVENTION ON THE TEMPORARY IMPORTATION OF PRIVATE ROAD VEHICLES
NEW YORK, 4 JUNE 1954

PROPOSAL OF AMENDMENT: ITALY

The Secretary-General of the United Nations, acting in his capacity as depositary, communicates the following:

On 30 November 1998, the Government of Italy transmitted to the Secretary-General, in accordance with article 42 (1) of the above Convention, the following proposal for amendment:

*Insert after article 13(3) a new paragraph 4, which reads as follows:*

(Original: English)

"4. When the vehicle or the object listed in the papers are either lost or stolen during the course of seizure only during the period when the public authority possesses the vehicle or the object other than a seizure made at the suit of private persons, no import duties or import taxes can be levied against the holder of the temporary importation papers, who should submit evidence of seizure to the Customs Authorities".

(Traduction) (Original : anglais)

"4. Quand le véhicule ou l’objet mentionné sur le titre est perdu ou volé au cours de la saisie, pendant la période uniquement durant laquelle l’autorité publique possède le véhicule ou l’objet en question, et que cette saisie n’aura pas été pratiquée à la requête de particuliers, les droits et taxes à l’importation ne peuvent être réclamés au titulaire du titre d’importation temporaire, qui doit présenter une justification de la saisie aux autorités douanières."

In this connection, reference is made to the procedure for the amendment of the said Convention set forth in article 42 thereof, which reads as follows:

"1. Any Contracting State may propose one or more amendments to this Convention. The text of any proposed amendment shall be transmitted to the Secretary-General of the United Nations who shall circulate it to all Contracting States.

2. Any proposed amendment circulated in accordance with the preceding paragraph shall be deemed to be accepted if no Contracting State expresses an objection within a period of six months following the date of circulation of the proposed amendment by the Secretary-General.

3. The Secretary-General shall notify as soon as possible all Contracting States whether an objection to the proposed amendment has been expressed, and if no such objection has been expressed, the amendment shall enter into force for all Contracting States three months after the expiration of the

Attention: Treaty Services of Ministries of Foreign Affairs and of international organizations concerned.
period of six months referred to in the preceding paragraph."

5 February 1999