Ministry of Economy & Finance

Montevideo, August 13th, 2001.

IN SIGHT: The Decrees of June 18th, 1943, and July 30th, 1943, delegate to this Secretary of State the authorization of arrival of goods under temporary admission.

RESULTING: I) The referred regulations grant discretionary power to this Ministry to authorize the arrival of goods under the temporary admission regime.

II) imports under this regime, by its own nature, includes, among other things, the temporary entry of capital goods for a specific purpose.

CONSIDERING: I) that multiple legal norms have determined a great level of investments from companies that require hiring term-based managerial and technical employees to fulfill the company's objectives.

- II) requests have been made by these individuals to import their used vehicles, under the temporary admission regime, which is the only way for them to access their personal vehicle to use as their means of transport in the duration of their contract.
- III) we find convenient said authorization for the import of vehicles under this regime.

Ministry of Economy & Finance

States:

- 1°) Authorize the import of used motor vehicles or similar under the temporary admission regime for non-residents or temporary residents.
- 2°) The interested party must process the request before the Ministry of Economy & Finance and provide the following documentation:
 - a) proven status of non-resident or temporary resident certified by the National Directorate of Migrations.
 - b) to be affiliated or have a contractual relationship with a public institution or private company.
 - c) the vehicle is owned by them and is registered in the country of origin more that six months ago.
- 3°) The maximum period of temporary admission regime will be of eighteen months, which will come to affect the moment the vehicle is imported into the country.
- 4°) Communicate, publish, etc.

(CPA) Alberto Bensión Minister of Economy & Finance.

(*) Unofficial translation from this document.