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Country/Customs territory information is posted based on reports and notifications gathered from National Guaranteeing Associations and public sectors, the ATA Secretariat tries its best to make the data up-to-date, but ICC, in any case, is not liable for the accuracy of the content posted

National Guaranteeing Association

Lima Chamber of Commerce

Date of accession to the ATA system

30/04/2024

Field of application notified

WCO Convention on Temporary Admission (Istanbul Convention, 26 June 1990)

- Annex A (temporary admission documents)
- Annex B1 (concerning goods for display or use at exhibitions, fairs, meetings or similar events)
- Annex B2 (concerning professional equipment)

Territorial coverage

Peru

Other applications

ATA Carnets are accepted for postal traffic.

ATA Carnets are accepted for transit.

ATA Carnets are accepted for goods transported as cargos, as well as hand-carried goods.

ATA Carnets issued by Contracting Parties to either the ATA Convention or the Istanbul Convention, or to both Conventions, are accepted.

Importation in split consignments is accepted

Languages in which Carnets should be completed

ATA Carnets may be completed in English or Spanish. The Customs may require a translation when the ATA Carnets are completed in any other language.

Replacement carnet

Replacement Carnets are accepted in accordance with Article 14 of Annex A to the Istanbul Convention.

Regularization fee requested by Customs

In case a claim is regularised by evidence other than the re-exportation counterfoil completed and stamped by the Peruvian Customs authority, Peru Customs reserves the right to charge a regularisation fee. The amount is to be confirmed but shall be consistent with the provision of Article 10 and 11 of the Annex A, Istanbul Convention.

Customs offices

All Customs offices are authorised to handle ATA Carnet procedure.

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Special observations

In case of wrong declarations as to the value of the goods, the ATA Carnet shall be rejected at the time of import.

The responsibility of the national guaranteeing associations shall not exceed the amount of import duties and taxes payable by more than 10%, as specified in Article 8 (2) of Annex A to the Istanbul Convention. Penalty amount that goes beyond the responsibility of the national guaranteeing associations shall be directly imposed on the holders.