

Resolution SC No. 171/2018

HAVING SEEN the File EX-2018-04620803- -APN-CME # MP, Decree No. 357 dated February 21 of 2002 and its amendments, Resolutions Nos. 453 dated November 26, 2010 from the Former SECRETARIAT OF INTERNAL TRADE of the former MINISTRY OF ECONOMY AND PUBLIC FINANCE, 685 of December 3, 2015 of the SECRETARIAT OF COMMERCE of the aforementioned Ministry, 1 of date January 5, 2016 and 332 dated November 10, 2016 both from the SECRETARIAT OF COMMERCE of the MINISTRY OF PRODUCTION, Provisions Nr. 26 dated February 28, 2012 and 38 dated March 23, 2012 both of the former National Directorate of Internal Trade of the former SECRETARIAT OF INTERNAL TRADE of the former MINISTRY OF ECONOMY AND PUBLIC FINANCE, Y

CONSIDERING:

That, by means of Resolution No. 453 dated November 26, 2010, of the former SECRETARIAT OF INTERNAL TRADE of the former MINISTRY OF ECONOMY AND PUBLIC FINANCE, a mandatory certification scheme to define mechanisms to eliminate hazards derived from the use of inks with high lead content in graphic products.

That Article 9 of the aforementioned resolution excluded graphic products of exclusive artistic use, pigments and daily publications, as well as those goods that enter the country in character of samples, under the terms of Article 560 and subsequent, temporary imports, of Article 250 and subsequent, and merchandise in transit, of Article 296 and subsequent, all of Law No. 22,415 (Customs Code) and its amendments.

That, by Provision No. 26 dated February 28, 2012 of the former National Directorate of Domestic Trade of the former SECRETARIAT OF INTERNAL TRADE of the former MINISTRY OF ECONOMY AND PUBLIC FINANCES, it was established that the inks, lacquers and varnishes will comply with the requirement with an affidavit regarding the lead content less than the maximum established, like lots in small quantities of graphic products, being FIVE HUNDRED (500) monthly units the top for those identified as books, and FIVE THOUSAND (5,000) units per month in the case of printed labels.

That, by means of Provision No. 38 of March 23, 2012 of the former National Directorate of Domestic Trade of the former SECRETARIAT OF INTERNAL TRADE of the former MINISTRY OF ECONOMY AND PUBLIC FINANCES, those printed materials were excluded from the certification obligation destined to be distributed and / or used in fairs, exhibitions or other events that been declared of tourist interest by the MINISTRY OF TOURISM.

That, by Resolution No. 685 of December 3, 2015 of the SECRETARIAT OF COMMERCE of the former MINISTRY OF ECONOMY AND PUBLIC FINANCE, a new system of certifications to be complied with for graphic printed products, excluding the daily or periodical publications (newspapers, newspapers, current magazines with weekly editions or biweekly).

That, by Resolution No. 1 of January 5, 2016 of the SECRETARIAT OF COMMERCE of the MINISTRY OF PRODUCTION, Articles 9° of Resolutions Nros. 453/10 of the former SECRETARIAT OF INTERNAL TRADE and 685/15 of the SECRETARIAT OF COMMERCE, for the purposes of

Page 2

add to the list of products excepted in them, to those included in Article 4 of Law No. 25,446, corresponding to tariff item 4901 - "Books, excluding brochures and similar printed matter, even in loose sheets ".

That, by Resolution No. 332 of November 10, 2016 of the SECRETARIAT OF COMMERCE of the MINISTRY OF PRODUCTION, Articles 9 of the Resolutions were modified again Nros. 453/10 of the former SECRETARIAT OF INTERNAL TRADE and 685/15 of the SECRETARIAT OF COMMERCE, for the purposes of adding to the payroll of excepted products, those corresponding to the tariff positions of the Common MERCOSUR Nomenclature (NCM) Nros. 4902.90.00 - "Newspapers and periodicals, printed, including illustrated or with advertising "and 4903.00.00 -" Albums or picture books and notebooks for drawing or coloring, for children".

Since the issuance of Resolution No. 453/10 of the former SECRETARIAT OF INTERNAL COMMERCE, the acquired experience and analysis of the technical information collected by laboratories of tests with respect to IRAM Standards NM 300-3; EN 71-3 or ISO 8124-3, applicable to various products, show that it does not merit the continuity of such requirement, being unnecessary maintain it, corresponding to exclude said products from the regime in question.

That, therefore, the then current National Directorate of Internal Trade Policy Directorate of Internal Trade and Competition under the SUBSECRETARIAT OF INTERNAL TRADE of the SECRETARIAT OF COMMERCE of the MINISTRY OF PRODUCTION, as established in the Administrative Decision No. 313 dated March 13, 2018, states that it is conducive eliminate from the list of products reached in Resolutions Nros. 453/10 of the former SECRETARIAT OF INTERNAL TRADE and 685/15 of the SECRETARIAT OF COMMERCE, to products and / or inputs referred to in the previous immediate recital.

That the General Directorate of Legal Affairs of the MINISTRY OF PRODUCTION has taken intervention that is his responsibility.

That this measure is issued in the exercise of the powers conferred by Decree No. 357 of date February 21, 2002 and its amendments.

Thus,

THE SECRETARY OF COMMERCE

RESOLVES:

ARTICLE 1.- Eliminate from Annex I of Resolution No. 453 of November 26, 2010 of the former SECRETARIAT OF INTERNAL TRADE of the former MINISTRY OF ECONOMY AND PUBLIC FINANCE and of Annex I of Resolution No. 685 of December 3, 2015 of the SECRETARIAT OF TRADE of the former MINISTRY OF ECONOMY AND PUBLIC FINANCE, the following positions Tariffs MERCOSUR Common Nomenclature (NCM):

ARTICLE 2.- This resolution shall become effective as of its publication in the Bulletin Official.

ARTICLE 3. - Communicate, publish, give to the NATIONAL DIRECTORATE OF THE OFFICIAL REGISTRY and file. - Miguel Braun.

and. 03/28/2018 N ° 20392/18 v. 03/28/2018