
**International Convention on the simplification and harmonization of Customs procedures (as amended)**

*(done at Brussels on 26 June 1999)*

**NOTIFICATION BY UGANDA**

The Embassy of the Republic of Uganda has notified the Secretary General, by a communication received on 26 June 2002, that Uganda has acceded to the Protocol of amendment to the International Convention on the simplification and harmonization of Customs procedures, done at Brussels on 26 June 1999, and accepted all the Specific Annexes and Chapters therein with reservations on the following Recommended Practices:

**Specific Annex D – Chapter 2 – Recommended Practice 9**

The reason for the reservation is that in Uganda, irrespective of the customs procedure under which goods are imported, a declaration must be made if goods exceed a specific value. The goods declaration is the main document used for purposes of monitoring and capturing statistics.

**Specific Annex F – Chapter 3 – Recommended Practice 9**

This reservation is made because National legislation provides that drawback shall be paid on presentation of proof of exit of goods.

* Under the terms of paragraph 3 of Article 3 to the Protocol of amendment, this Convention will enter into force three months after 40 Contracting Parties to the Kyoto Convention (1974) have signed the Protocol of amendment without reservation of ratification or have deposited their instrument of ratification or accession.
Specific Annex G – Chapter 1 – Recommended Practice 9

The reason for the reservation is that allowing temporary importation without a written goods declaration does not cater for the need to capture statistics of goods imported under this procedure.