

**Fifth Session Second Parliament Republic of Trinidad
and Tobago**



REPUBLIC OF TRINIDAD AND TOBAGO
Act No. 25 of 1986

[L.S.]

AN ACT to enable effect to be given to certain provisions of the Customs Convention regarding Carnets for Commercial Samples done at Brussels on 1st March, 1956 and acceded to on 5th January, 1981, the Customs Convention concerning facilities for the importation of goods for display or use at exhibitions, fairs, meetings or similar events done at Brussels on 8th June, 1961, and acceded to on 5th January, 1981, the Customs Convention on the temporary importation of professional equipment, done at Brussels on 8th June, 1961, and acceded to on 5th January, 1981, and the Customs

Convention on the A.T.A. Carnet for the Temporary Admission of Goods (A.T.A. Convention) done at Brussels on 6th December, 1961 and acceded to on 13th March, 1981 and for matters connected with those purposes

[Assented to 11th November, 1986]

Enactment

ENACTED by the Parliament of Trinidad and Tobago as follows—

Short title

1. This Act may be cited as the Customs A.T.A. (Admission Temporaire/Temporary Admission) Carnet System Act, 1986.

Interpretation

2. In this Act—

“Chamber” means the Trinidad and Tobago Chamber of Industry and Commerce or such other body designated by the Minister;

“commercial samples” mean articles which are representative of a particular category of goods already produced, or are examples of goods the production of which is contemplated on condition that they are owned abroad and are imported solely for the purpose of being shown or demonstrated in the territory of importation for the soliciting of orders for goods to be supplied from abroad, and are not sold or put to normal use except for purposes of demonstration or used in any way for hire or reward while in the territory of importation, and are intended to be re-exported in due course and are capable of identification on re-exportation, but does not include identical articles brought in by the same individual or sent to a single consignee, in such quantity that, taken as a whole, they no longer constitute samples under ordinary commercial usage;

“Comptroller” means the Comptroller of Customs and Excise;

“Contracting Party” means a country which is a party to the Customs Convention on the A.T.A. Carnet for the Temporary Admission of Goods (A.T.A. Convention);

- “Fairs Convention” means the Customs Convention concerning facilities for the importation of goods for display or use at exhibitions, fairs, meetings or similar events, 1961;
- “import duties” mean customs duties, excise duties and include purchase tax and stamp duty;
- “issuing association” means an association approved by the Customs authorities of a Contracting Party for the issue of A.T.A. Carnets in the territory of the Contracting Party;
- “Minister” means the Minister responsible for the subject of Finance;
- “Professional Equipment Convention” means the Customs Convention on the temporary importation of professional equipment, 1961;
- “similar event” for the purposes of the Fairs Convention means—
- (a) a trade, industrial, agricultural or crafts exhibition, fair or similar show or display;
 - (b) an exhibition or meeting which is primarily organised for a charitable purpose;
 - (c) an exhibition or meeting which is primarily organised to promote any branch of learning, art, craft, sport or scientific educational or cultural activity, to promote friendship between peoples, or to promote religious knowledge or worship;
 - (d) a meeting of representatives of any international organisation or international group of organisations; or
 - (e) a representative meeting of an official or commemorative character,
- and shall not include exhibitions organised for private purposes in shops or business premises with a view to the sale of foreign goods;

“transit goods” mean goods which are forwarded under Customs seal from the place of importation for examination elsewhere in the territory.

Establishment
of A.T.A.
Carnet System

3. The A.T.A. (Admission Temporaire/Temporary Admission) Carnet System is hereby established.

A.T.A. Carnet

4. The A.T.A. Carnet in Form C-82 as specified in Schedule A may be issued in Trinidad and Tobago by the Chamber for a period of validity not exceeding one year from the date of issue and shall be used in accordance with the provisions of this Act.

Chamber to
issue A.T.A.
Carnet and
may charge
fee

5. The Chamber as the issuing association in Trinidad and Tobago, shall issue to any person an out-going A.T.A. Carnet in respect of the exportation and re-importation of the goods specified in section 6, and may charge such fee as may be commensurate with the cost of the service rendered in the issue of the carnet.

Comptroller
to accept
A.T.A. Carnet
in respect of
specified goods

6. The Comptroller shall subject to section 10 accept without the payment of import duties and in the place of the requisite customs entries an outgoing A.T.A. Carnet issued by the Chamber, and an incoming A.T.A. Carnet printed in English and issued by an issuing association of a Contracting Party, in respect of the temporary exportation and re-importation or the temporary importation and re-exportation of the following specified goods—

- (a) commercial samples;
- (b) goods for display or use at exhibitions, fairs, meetings or similar events within the meaning of the Fairs Convention as specified in Schedule B;
- (c) professional equipment within the meaning of the Professional Equipment Convention, as specified in Schedule C.

(2) The specified goods may also be transit goods, and may be imported—

- (a) by air, sea or post without any distinction being made between accompanied or unaccompanied goods; and
- (b) without the requirement of an import licence where applicable.

7. (1) Goods intended for processing or repair shall not be imported under cover of an A.T.A. Carnet.

No A.T.A. Carnet for goods for processing or repair

(2) The provisions of subsection (1) shall not apply to goods temporarily admitted under the Fairs Convention, which are allowed to be used at an exhibition, fair or similar event for the demonstration of displayed machinery or apparatus, and are processed or repaired in the course of such demonstration.

8. (1) The Comptroller shall not later than one month before the end of a year, fix in respect of the coming year the amount of security to be specified in the banker's guarantee for purposes of section 9.

Comptroller to fix amount of banker's guarantee

(2) The amount of the security shall cover the value of import duties as would become due in the event of the non-re-exportation of goods covered by the A.T.A. Carnet.

9. The Chamber shall in respect of 1986, on a date designated by the Minister by Order, and thereafter not later than the 1st January in each year, lodge with the Comptroller the banker's guarantee as security for any import duties which may become due under section 11 on goods imported under an A.T.A. Carnet.

Chamber to lodge banker's guarantee with Comptroller

10. Any goods which are imported under an A.T.A. Carnet shall be subject to the following conditions—

Goods imported under A.T.A. Carnet subject to conditions

(a) that all such goods shall be re-exported within six months of the date of the importation or such further period not exceeding one year as the Comptroller may in special circumstances allow; and

(b) that once a carnet has been issued no additional item shall be added to the list of goods enumerated on the reverse of the front cover of the carnet or on any continuation sheets annexed thereto.

11. Where goods imported under an A.T.A. Carnet are not re-exported within the time specified in section 10(a) the Comptroller may—

Goods under A.T.A. Carnet not re-exported in specified time

(a) recover from the Chamber all such import duties as would have been payable had the goods not been imported under an A.T.A. Carnet, or

- (b) enforce the banker's guarantee referred to in section 9 to cover the said import duties, as he deems fit.

Destruction
loss or theft

12. Where an A.T.A. Carnet is destroyed, lost or stolen while the goods which it covers are in Trinidad and Tobago, the Comptroller may at the request of the Chamber and subject to such conditions as he may prescribe, accept a replacement document which shall expire on the same date as the carnet it replaces.

Seizure

13. (1) Where goods imported under an A.T.A. Carnet are seized by the Comptroller, not being a seizure made at the suit of a private person the requirement of re-exportation shall be suspended for the duration of the seizure.

(2) The Comptroller shall as far as possible notify the guaranteeing association of any seizure made by him or on his behalf of goods admitted under A.T.A. Carnets issued by that Association and he shall advise it of the measures he intends to take.

Certain
goods not
imported
under A.T.A.
Carnet

14. The President may by Notice declare that any goods specified by him in that Notice shall not be imported under an A.T.A. Carnet.

Exclusion of
prohibited
goods

15. Nothing in this Act shall authorise the importation of goods under an A.T.A. Carnet which have been prohibited or restricted.

Offences

16. Any person who after the issue of an A.T.A. Carnet inserts an additional item to the list of goods enumerated or makes any other alteration thereon without lawful authority, shall be guilty of an offence, and shall be liable on summary conviction to a fine of five thousand dollars or to imprisonment for one year or to both.

Application

17. The provisions of—

Chap. 78:01

(a) sections 40, 41 and 42 of the Customs Act,

Chap. 78:01
Regs. 58/1979

(b) Part XII of the Customs (Commercial Samples)
(Temporary Importation) Regulations,

Chap. 77:01

(c) Part I of the Purchase, Sweepstake, Departure
and Airline Ticket Taxes Act,

(d) Part VIII of the Finance Act, 1985 relating to ^{Chap. 76:01}
the imposition of stamp duty,

(e) the Trade Ordinance relating to import licences ^{No. 17 of 1985}
for goods appearing on the Negative List,

shall not apply to goods imported under an A.T.A. Carnet.

18. The President may make ^{Regulations} Regulations for im-
plementing the provisions of this Act and for any matters
connected therewith.

19. This Act shall come into operation on such date as ^{Commencement}
the President may by Proclamation published in the *Gazette*
appoint.

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SCHEDULE A

FORM C-82

ISSUING ASSOCIATION.....

INTERNATIONAL GUARANTEE CHAIN—— A.T.A. CARNET No.——

CARNET DE PASSAGES EN DOUANE FOR TEMPORARY
ADMISSION CUSTOMS CONVENTION ON THE A.T.A.
CARNET FOR THE TEMPORARY ADMISSION OF
GOODS

(Before completing the carnet please read notes on page 3 of the cover)

Carnet valid until inclusive

Issued by

Holder.....

Represented by*

Intended use of goods

.....

“This carnet may be used in the following countries under
the guarantee of the following associations:—

AUSTRALIA: The Melbourne Chamber of Commerce,
Melbourne.

AUSTRIA: Bundeskammer der Gewerblichen Wirts-
chaft, Vienna.

EXPORTATION VOUCHER No.—

A.T.A. CARNET No.—

- (A) This carnet is valid until.....inclusive
 Issued by
 Holder.....
 Represented by (*)......

(B) Temporary exportation declaration.

1. I, (**)
 duly authorised by (*) (**)
 (a) declare that I am temporarily exporting the goods enumerated
 in the list overleaf and described in the General List under
 item No(s).....

 (b) declare that the purpose for which the goods are being
 temporarily exported is

 (c) undertake to re-import the goods within the period stipulated
 by the Customs office (*).

2. Identifying particulars concerning:

- (a) packages (number, kind, marks, etc.) (*)
 (b) means of transport (*)

.....
 (Place) (Date) (Signature)

(C) Clearance on exportation.

1. The goods referred to in the above declaration have been exported.
 2. Final date for duty-free re-importation (*)
 3. Other remarks (*)
 4. This voucher must be forwarded to the Customs office of (*).....

.....
 (Customs Office) (Place) (Date) (Signature and stamp)



(*) Delete if inapplicable.
 (**) Name and address in block letters.

(D) For official use.

RE-IMPORTATION VOUCHER No. ————— A.T.A. CARNET No. —————

(A) This carnet is valid until.....inclusive
 Issued by.....
 Holder.....
 Represented by (*).....

(B) Re-importation declaration.
 1. I,..... (**)
 duly authorised by (*) (**)
 (a) declare that the goods enumerated in the list overleaf and
 described in the General List under item No(s).....
were temporarily exported under cover of
 exportation voucher(s)
 No(s).....of this carnet;
 (b) request duty-free re-importation of the said goods;
 (c) declare that the said goods have not undergone any process
 aboard/except for those described under No(s).....
 in the list overleaf (*).
 2. Particulars concerning goods not re-imported (*)

 3. Identifying particulars concerning:
 (a) packages (number, kind, marks, etc.) (*)
 (b) means of transport (*)

 (Place) (Date) (Signature)

(C) Clearance on re-importation.
 1. The goods referred to in paragraph 1 of the above declaration have
 been re-imported.
 2. Other remarks (*)
 3. This voucher must be forwarded to the Customs office of (*).....

.....
 (Customs Office) (Place) (Date) (Signature and Stamp)

(*) Delete if inapplicable.
 (**) Name and address in block letters.

(D) For official use.

Item No.	Trade description of goods and marks and numbers, if any	Number	Weight or Quantity	Value (*)	Country of Origin (**)	For Official use	
						7	8
1	2	3	4	5	6	7	8
Total Carried over ...							

(*) Commercial value in country of issue of the carnet.

(**) If different from country of issue of the carnet.

IMPORTATION COUNTERFOIL No. ———

A.T.A. CARNET No. ———

1. The goods described in the General List under item No(s)
.....have been temporarily imported.
2. Final date for re-exportation/production to the customs (*)
3. Registered under reference No. (*)
4. Other remarks (*)

..... (Customs Office) (Place) (Date) (Signature and Stamp)



(*) Delete if inapplicable

IMPORTATION VOUCHER No.—

A.T.A. CARNET No.—

(A) This carnet is valid until.....inclusive

Issued by

Holder.....

Represented by (*)

(B) Temporary importation declaration.

1. I,(**)

duly authorised by (*)

(a) declare that I am temporarily importing, in compliance with the conditions laid down in the laws and regulations of the country of importation, the goods enumerated in the list overleaf and described in the General List under item No(s).....;

(b) declare that the purpose for which the said goods are being temporarily imported is.....
..... at

(c) undertake to comply with these laws and regulations/and to re-export the said goods within the period stipulated by the Customs office (*);

(d) declare that the particulars entered on this voucher are true and complete.

2. Identifying particulars concerning:

(a) packages (number, kind, marks, etc.) (*)

(b) means of transport (*)

.....
(Place) (Date) (Signature)

(C) Clearance on importation.

1. The goods referred to in the above declaration have been temporarily imported.

2. Final date for re-exportation/production to the Customs (*)

3. Registered under reference No. (*)

4. Other remarks (*)

.....
(Customs Office) (Place) (Date) (Signature and Stamp)



(*) Delete if inapplicable.
(**) Name and address in block letters.

(D) For official use.

Item No.	Trade description of goods and marks and numbers, if any	Number	Weight or Quantity	Value (*)	Country of Origin (**)	For Official use	
						7	8
1	2	3	4	5	6	7	8
Total Carried over ...							

(*) Commercial value in country of issue of the carnet.
(**) If different from country of issue of the carnet.

RE-EXPORTATION COUNTERFOIL No. — A.T.A. CARNET No. —

- The goods described in the General List under item No(s)
temporarily imported under cover of importation voucher(s) No(s).....
.....of this carnet have been re-exported (*)
- Action taken in respect of goods produced but not re-exported (*)
- Action taken in respect of goods not produced and not intended for later re-exportation (*)
- Registered under reference No. (*)

..... (Customs Office) (Place) (Date) (Signature and Stamp)

(*) Delete if inapplicable.

RE-EXPORTATION VOUCHER No.——

A.T.A. CARNET No.——

- (A) This carnet is valid until.....inclusive
 Issued by
 Holder
 Represented by (*)

(B) Re-exportation declaration.

1. I, (**)
 duly authorised by (*) (**)
 declare that I am re-exporting the goods enumerated in the list
 overleaf and described in the General List under item No(s).
, which were temporarily imported under
 cover of importation voucher(s) No(s).of this carnet (*)
2. Particulars concerning goods produced but not intended for
 re-exportation (*)
3. Particulars concerning goods not produced and not intended for
 later re-exportation (*)
4. In support of this declaration, I present the following documents (*)

5. Identifying particulars concerning :
 (a) packages (number, kind, marks, etc.) (*)
 (b) means of transport (*)

.....
 (Place) (Date) (Signature)

(C) Clearance on re-exportation.

1. The goods referred to in paragraph 1 of the above declaration have
 been re-exported (*)
2. Action taken in respect of goods produced but not re-exported (*)

(*) Delete if inapplicable.
 (**) Name and address in block letters.

- 3. Action taken in respect of goods not produced and not intended for later re-exportation (*)
- 4. Registered under reference No. (*)
- 5. This voucher must be forwarded to the Customs office of (*).....

.....
(Customs Office) (Place) (Date) (Signature and Stamp)



(*) Delete if inapplicable.

(**) Name and address in block letters.

(D) For official use.

Item No.	Trade description of goods and marks and numbers, if any	Number	Weight or Quantity	Value (*)	Country of Origin (**)	For Official use	
						7	8
1	2	3	4	5	6	7	8
Total Carried over ...							

(*) Commercial value in country of issue of the carnet.

(**) If different from country of issue of the carnet.

TRANSIT COUNTERFOIL No.—

A.T.A. CARNET No.—

Clearance for transit.

1. The goods described in the General List under item No(s)
have been despatched in transit to the Customs office of
2. Final date for re-exportation/production to the Customs (*)
3. Registered under reference No. (*)

.....
 (Customs Office) (Place) (Date) (Signature and Stamp)



Certificate of discharge by the Customs office of destination.

1. The goods specified in paragraph 1 above have been re-exported/
produced (*)
2. Other remarks (*)

.....
 (Customs Office) (Place) (Date) (Signature and Stamp)



(*) Delete if inapplicable.

TRANSIT VOUCHER No.—

A.T.A. CARNET No.—

- (A) This carnet is valid untilinclusive
 Issued by
 Holder.....
 Represented by (*)

(B) Declaration of despatch in transit.

1. I, (**)
 duly authorised by (*) (**)
 (a) declare that I am despatching to.....in compliance
 with the conditions laid down in the laws and regulations of the
 country of transit, the goods enumerated in the list overleaf and
 described in the General List under item No(s)

(*) Delete if inapplicable.

(**) Name and address in block letters.

(b) undertake to comply with the laws and regulations of the country of transit and to produce these goods, with seals (if any) intact, and this carnet to the Customs office of destination within the period stipulated by the Customs;

(c) declare that the particulars entered in this voucher are true and correct.

2. Identifying particulars concerning:

(a) packages (number, kind, marks, etc.) (*)

(b) means of transport (*)

.....
(Place) (Date) (Signature)

(C) Clearance for transit.

1. The goods referred to in the above declaration have been cleared for transit to the Customs office of

2. Final date for re-exportation/production to the Customs (*)

3. Registered under reference No. (*)

4. Customs seals affixed (*)

5. This voucher must be forwarded to the Customs office of (*)

.....
(Customs Office) (Place) (Date) (Signature and Stamp)



(D) Certificate of discharge by the Customs office of destination.

1. The goods referred to in the above declaration have been re-exported/produced (*).

2. Other remarks (*)

.....
(Customs Office) (Place) (Date) (Signature and Stamp)



(*) Delete if inapplicable.
(**) Name and address in block letters.

Item No.	Trade description of goods and marks and numbers, if any	Number	Weight or Quantity	Value (*)	Country of Origin (**)	For Official use	
						7	8
1	2	3	4	5	6	7	8
	Total Carried over ...						

(*) Commercial value in country of issue of the carnet.

(**) If different from country of issue of the carnet.

TRANSIT COUNTERFOIL No. —

A.T.A. CARNET No. —

Clearance for transit.

1. The goods described in the General List under item No(s)
have been despatched in transit to the Customs office of
2. Final date for re-exportation/production to the Customs (*)
3. Registered under reference No. (*)

.....
(Customs Office) (Place) (Date) (Signature and Stamp)



Certificate of discharge by the Customs office of destination.

1. The goods specified in paragraph 1 above have been re-exported/
produced (*)
2. Other remarks (*)

.....
(Customs Office) (Place) (Date) (Signature and Stamp)



(*) Delete if inapplicable.

TRANSIT VOUCHER No.—

A.T.A. CARNET No.—

(A) This carnet is valid untilinclusive

Issued by

Holder.....

Represented by (*)

(B) Declaration of despatch in transit.

1. I, (**)
duly authorised by (*) (**)

(a) declare that I am despatching to
in compliance with the conditions laid down in the laws and
regulations of the country of transit, the goods enumerated in
the list overleaf and described in the General List under
item No(s).

(b) undertake to comply with the laws and regulations of the
country of transit and to produce these goods, with seals
(if any) intact, and this carnet to the Customs office of
destination within the period stipulated by the Customs;

(c) declare that the particulars entered in this voucher are true
and correct.

2. Identifying particulars concerning:

(a) packages (number, kind, marks, etc.) (*)

(b) means of transport (*)

.....
(Place)

.....
(Date)

.....
(Signature)

(C) Clearance for transit.

1. The goods referred to in the above declaration have been cleared
for transit to the Customs office of

2. Final date for re-exportation/production to the Customs (*).....

3. Registered under reference No. (*)

(*) Delete if inapplicable.

(**) Name and address in block letters.

4. Customs seals affixed (*)

5. This voucher must be forwarded to the Customs office of (*).....

.....
(Customs Office) (Place) (Date) (Signature and Stamp)

(D) Certificate of discharge by the Customs office of destination.

1. The goods referred to in the above declaration have been re-exported/ produced (*)

2. Other remarks (*)

.....
(Customs Office) (Place) (Date) (Signature and Stamp)

(*) Delete if inapplicable.
(**) Name and Address in Block Letters.

Item No.	Trade description of goods and marks and numbers, if any	Number	Weight or Quantity	Value (*)	Country of Origin (**)	For Official use	
1	2	3	4	5	6	7	8
	Total Carried over ...						

(*) Commercial value in country of issue of the carnet.
(**) If different from country of issue of the carnet.

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NOTES ON THE USE OF THE A.T.A. CARNET

1. All goods covered by the carnet shall be entered in columns 1 to 6 of the General List. If the space provided for the General List on the reverse of the front cover is insufficient, continuation sheets conforming to the official model shall be used.

2. In order to close the General List, the totals of columns 3 and 5 shall be entered at the end of the list in figures and in writing. If the General List consists of several pages, the number of continuation sheets used shall be stated in figures and in writing at the foot of the list on the reverse of the front cover.

The lists on the vouchers shall be treated in the same way.

3. Each item shall be given an item number which shall be entered in column 1.

Goods comprising several separate parts (including spare parts and accessories) may be given a single item number. If so, the nature, the value and, if necessary, the weight of each separate part shall be entered in column 2 and only the total weight and value should appear in columns 4 and 5.

4. When making out the lists on the vouchers, the same item numbers shall be used as on the General List.

5. To facilitate Customs control, it is recommended that the goods (including separate parts thereof) be clearly marked with the corresponding item number.

6. Items answering to the same description may be grouped provided that each item so grouped is given a separate item number. If the items grouped are not of the same value, or weight, their respective values, and, if necessary, weights shall be specified in column 2.

7. If the goods are for exhibition, the importer is advised in his own interest to enter in B, 1, (b) of the importation voucher the name and address of the exhibition and of its organiser.

8. The carnet shall be completed legibly and indelibly.

9. All goods covered by the carnet should be examined and registered in the country of departure and for this purpose should be presented together with the carnet, to the Customs authorities there, except in cases where the Customs regulations of that country do not provide for such examination.

10. If the carnet has been completed in a language other than that of the country of importation, the Customs authorities may require a translation.

11. Expired carnets and carnets which the holder does not intend to use again shall be returned by him to the issuing association.

12. Arabic numerals shall be used throughout.

SCHEDULE B

GOODS FOR DISPLAY OR USE WITHIN THE MEANING OF THE
FAIRS CONVENTION

1. Goods intended for display or demonstration at an event.
2. Goods intended for use in connection with the display of foreign products at an event including—
 - (a) goods necessary for the purpose of demonstrating foreign machinery or apparatus to be displayed;
 - (b) construction and decoration material, including electrical fittings for the temporary stands of foreign exhibitors;
 - (c) advertising and demonstration material which is demonstrably publicity material for the foreign goods displayed, for example, sound recordings, films and lantern slides, as well as apparatus for use therewith.
3. Interpretation apparatus, sound recording apparatus and films of an educational, scientific or cultural character and such other equipment intended for use at international meetings, conferences or congresses.
4. The goods referred to in paragraphs 1, 2 and 3 shall be capable of identification on re-exportation and the number or quantity of identical articles is reasonable having regard to the purpose of importation.

SCHEDULE C

PROFESSIONAL EQUIPMENT WITHIN THE MEANING OF
THE PROFESSIONAL EQUIPMENT CONVENTION

1. Equipment for the press or for sound or television broadcasting which is necessary for representatives of the press or of broadcasting or television organisations visiting a country for purposes of reporting or in order to transmit or record material for specified programmes.

ILLUSTRATIVE LIST

- A. Equipment for the press, such as:
 - Typewriters;
 - Photographic or cinematographic cameras;
 - Sound or image transmitting, recording or reproducing apparatus;
 - Blank sound or image recording media.
- B. Sound broadcasting equipment, such as:
 - Transmission and communication apparatus;
 - Sound recording or reproducing apparatus;
 - Testing and measuring instruments and apparatus;
 - Operational accessories (clocks, stop-watches, compasses, generating sets, transformers, batteries and accumulators, heating and ventilating apparatus, etc.);
 - Blank sound recording media.

ILLUSTRATIVE LIST

C. Television broadcasting equipment, such as :

- Television cameras ;
- Telekinema ;
- Testing and measuring instruments and apparatus ;
- Transmission and retransmission apparatus ;
- Communication apparatus ;
- Sound or image recording or reproducing apparatus ;
- Lighting equipment ;
- Operational accessories (clocks, stop-watches, compasses, generating sets, transformers, batteries and accumulators, heating and ventilating apparatus, etc.) ;
- Blank sound or image recording media ;
- "Film rushes" ;
- Musical instruments, costumes, scenery and other stage properties.

D. Vehicles designed or specially adapted for the purposes specified above.

2. Cinematographic Equipment necessary for a person visiting a country in order to make a specified film or films.

A. Equipment, such as :

- Cameras of all kinds ;
- Testing and measuring instruments and apparatus ;
- Camera "dollies" and booms ;
- Lighting equipment ;
- Sound recording or reproducing apparatus ;
- Blank image or sound recording media ;
- "Film rushes" ;
- Operational accessories (clocks, stop-watches, compasses, generating sets, transformers, batteries and accumulators, heating and ventilating apparatus, etc.) ;
- Musical instruments, costumes, scenery, and other stage properties.

B. Vehicles designed or specially adapted for the purposes specified above.

3. Other professional equipment which is not of a kind referred to in paragraphs 1 and 2 and which is necessary for the exercise of the calling, trade or profession of a person visiting a country to perform a specified task, but does not include equipment which is to be used for internal transport or for the industrial manufacture or packaging of goods or (except in the case of hand tools) for the exploitation of natural resources, for the construction, repair or maintenance of buildings or for earth moving and like projects.

ILLUSTRATIVE LIST

- A. Equipment for erection, testing, commissioning, checking, control, maintenance or repair of machinery, plant means of transport, etc., such as;

Tools:

Measuring, checking or testing equipment and instruments (temperature, pressure, distance, height, surface, speed, etc.) including electrical instruments (voltmetres, ammeters, measuring cables, comparators, transformers, recording instruments, etc.) and jigs;
Apparatus and equipment for taking photographs of machines and plant during or after erection;

Apparatus for survey of ships.

- B. Equipment necessary for businessmen, business, efficiency consultants, productivity experts, accountants and members of similar professions, such as:

Typewriters;

Sound transmitting, recording or reproducing apparatus;

Calculating instruments and apparatus.

- C. Equipment necessary for experts undertaking topographical surveys or geographical prospecting work, such as:

Measuring instruments and apparatus;

Drilling equipment;

Transmission and communication equipment.

- D. Instruments and apparatus necessary for doctors, surgeons, veterinary surgeons, midwives and members of similar professions.

- E. Equipment necessary for archeologists, paleontologists, geographers, zoologists and other scientists.

- F. Equipment necessary for entertainers, theatre companies and orchestras, including all articles used for public or private performances (musical instruments, costumes, scenery, animals, etc.).

- G. Equipment necessary for lecturers to illustrate their lectures.

- H. Vehicles designed or specially adapted for the purposes, specified above, such as mobile inspection units travelling workshops and travelling laboratories.

Passed in the House of Representatives this 11th day of July, 1986.

R. L. GRIFFITH
Acting Clerk of the House

Passed in the Senate this 26th day^a of August, 1986.

M. CARRINGTON
Acting Clerk of the Senate

Senate amendments agreed to by the House of Representatives on the 29th day of October, 1986.

R. L. GRIFFITH
Acting Clerk of the House

