



Temporary Vehicle Importation Regulations

ARTICLE 106 CUSTOMS LAW

ARTICLE 106. Temporary importation is understood as the entry of merchandises into the country, which will remain in it for a limited period of time and for a specific purpose, so long as they are returned abroad in the same condition. The former applies for the following terms:

PART IV. For the term of his or her migratory status, including extensions, in the following cases:

a) Vehicles owned by tourists, visitors, local visitors and distinguished visitors, students, and immigrants who are tenants, whenever said vehicles are their own, excepting tourists and local visitors. When the vehicles are not their own, requirements established within the regulations must be met. Such vehicles may be driven within the national territory by a foreigner --the importer—holding one of the migratory status referred to in this paragraph, by his or her spouse, parents or descendants, even when the latter are not foreigners: and by a Mexican as long as one of the persons authorized to drive the vehicle travels with him or her in the car.

Vehicles referred to in this section must meet the requirements pointed out in the regulations.

b) Used household furniture and wears owned by the visitors, distinguished visitors, students and immigrants, so long as they meet the requirements pointed out in the regulations.

This information is provided courtesy of:

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