



Council of the
European Union

Brussels, 16 March 2016
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COVER NOTE

From: Secretary-General of the European Commission,
signed by Mr Jordi AYET PUIGARNAU, Director

date of receipt: 11 March 2016

To: Mr Jeppe TRANHOLM-MIKKELSEN, Secretary-General of the Council of
the European Union

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No. Cion doc.: C(2016) 1555 final

Subject: CORRIGENDUM to Commission Delegated Regulation of 17 December
2015 supplementing Regulation (EU) No 952/2013 of the European
Parliament and of the Council as regards transitional rules for certain
provisions of the Union Customs Code where the relevant electronic
systems are not yet operational and amending Delegated Regulation (EU)
2015/2446 of the Commission C(2015) 9248 final

Delegations will find attached document C(2016) 1555 final.

Encl.: C(2016) 1555 final



Brussels, 10.3.2016
C(2016) 1555 final

CORRIGENDUM

to Commission Delegated Regulation of 17 December 2015 supplementing Regulation (EU) No 952/2013 of the European Parliament and of the Council as regards transitional rules for certain provisions of the Union Customs Code where the relevant electronic systems are not yet operational and amending Delegated Regulation (EU) 2015/2446 of the Commission

C(2015) 9248 final

CORRIGENDUM

to Commission Delegated Regulation of 17 December 2015 supplementing Regulation (EU) No 952/2013 of the European Parliament and of the Council as regards transitional rules for certain provisions of the Union Customs Code where the relevant electronic systems are not yet operational and amending Delegated Regulation (EU) 2015/2446 of the Commission

C(2015) 9248 final

1. In Recital (25):

for: '(25) 'None of the provisions of this Regulation contained in this text should impose a requirement on the Commission or the Member States to upgrade or deploy technical systems other than in accordance with the target dates set out in the Annex to Implementing Decision 2014/255/EU.'

read: '(25) 'None of the provisions of this Regulation should impose a requirement on the Commission or the Member States to upgrade or deploy technical systems other than in accordance with the target dates set out in the Annex to Implementing Decision 2014/255/EU.'

2. In Article 2:

for: ' Until the date of deployment of the UCC Customs Decisions system referred to in the Annex to Implementing Decision 2014/255/EU, customs authorities may allow for means other than electronic data-processing to be used in relation to applications and decisions and to any subsequent event which may affect the original application or decision that have an impact in one or several Member States. '

read: ' Until the date of deployment of the UCC Customs Decisions system referred to in the Annex to Implementing Decision 2014/255/EU, customs authorities may allow for means other than electronic data-processing techniques to be used in relation to applications and decisions and to any subsequent event which may affect the original application or decision that have an impact in one or several Member States.'

3. In Article 10:

for: ' Until the dates of deployment of the UCC Notification of Arrival, Presentation Notification, and Temporary Storage systems referred to in the Annex to Implementing Decision 2014/255/EU, customs authorities may allow for means other than electronic data processing techniques to be used for the

presentation of goods to customs in accordance with in Article 139 of the Code. '

read: ' Until the dates of deployment of the UCC Notification of Arrival, Presentation Notification, and Temporary Storage systems referred to in the Annex to Implementing Decision 2014/255/EU, customs authorities may allow for means other than electronic data processing techniques to be used for the presentation of goods to customs in accordance with Article 139 of the Code.'

4. In Article 23, in paragraph 4:

for: '4. ' Where a standardised exchange of information as referred to in Article 181 of the Code is required for the business case referred to in Article 1(28) of Delegated Regulation (EU) 2015/..., any method of the standardised exchange of information may be used.'

read: '4. ' Where a standardised exchange of information as referred to in Article 181 of Delegated Regulation (EU) 2015/2446 is required for the business case referred to in Article 1(27) of that Regulation, any method of the standardised exchange of information may be used.'

5. In Article 32, in paragraph 3:

for: '3. ' The railway undertakings in cooperation with each other shall operate a commonly-agreed system to check and investigate irregularities, their movement of goods, and be responsible for the following:'

read: '3. ' The railway undertakings in cooperation with each other shall operate a commonly-agreed system to check and investigate irregularities of their movement of goods, and be responsible for the following:'.

6. In Annex I, table "Column headings", 4th column:

for: '

Transitional data requirements contained in TDA
ex Annex 30a
ex Annex 30a
-

ex Annex 37
ex Annex 37
ex Annex 37
-
ex Annex 30a
-
ex Annexes 37 and 37a
-
-
ex Annex 37
-
ex Annex 30a
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-
ex Annex 30a
-
-
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ex Annex 30a
-
-
-
-
ex Annex 30a
ex Annex 30a
-
-
-
-
ex Annex 37

DV1 Annex (only for declaration for release for free circulation)
ex Annex 37
ex Annex 37
ex Annex 37
-
-
ex Annex 30a
-

read: '

Transitional data requirements contained in this Delegated Regulation
Annex 9 – Appendix A
Annex 9 – Appendix A
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Annex 9 – Appendix C1
Annex 9 – Appendix C1
Annex 9 – Appendix C1
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Annex 9 – Appendix A
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Annex 9 – Appendix C1 and Appendix C2
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Annex 9 – Appendix C1
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Annex 9 – Appendix C1 DV1 Annex (only for declaration for release for free circulation)
Annex 9 – Appendix C1

Annex 9 – Appendix C1
Annex 9 – Appendix C1
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Annex 9 – Appendix A
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7. In Annex 3, in the fifth page:

for:

EUROPEAN UNION – BINDING TARIFF INFORMATION DECISION

BTI

4	11. Competent customs authority to be contacted for additional information (name, full address, telephone, telefax)	12. BTI reference	
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4		13. Language	
4		bg <input type="checkbox"/> fi <input type="checkbox"/> nl <input type="checkbox"/> cs <input type="checkbox"/> fr <input type="checkbox"/> pl <input type="checkbox"/> da <input type="checkbox"/> hr <input type="checkbox"/> pt <input type="checkbox"/> de <input type="checkbox"/> hu <input type="checkbox"/> ro <input type="checkbox"/> el <input type="checkbox"/> it <input type="checkbox"/> sk <input type="checkbox"/> en <input type="checkbox"/> lt <input type="checkbox"/> sl <input type="checkbox"/> es <input type="checkbox"/> lv <input type="checkbox"/> sv <input type="checkbox"/> et <input type="checkbox"/> mt <input type="checkbox"/>	

read:

EUROPEAN UNION – BINDING TARIFF INFORMATION DECISION

BTI

5 COPY FOR MEMBER STATE	11. Competent customs authority to be contacted for additional information (name, full address, telephone, telefax)	12. BTI reference <div style="border: 1px solid black; height: 20px; width: 100%; background-color: #cccccc;"></div>																																															
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8. In Annex 9, in Appendix A, in “4.Data elements explanatory notes”, in the third subparagraph under “*Currency code*”:

for: ' Member States may waive this requirement for simplified declarations at import where the conditions prescribed in the authorisations associated with these procedures allow them to defer the collection of this data element in the supplementary declaration. '

read: ' Member States may waive this requirement for simplified declarations at import where the conditions prescribed in the authorisations associated with these simplifications allow them to defer the collection of this data element in the supplementary declaration. '

9. In Annex 9, in Appendix A, in “4.Data elements explanatory notes”, under “Type of packages (code)”:

for: ' Code provided for in Appendix D1 for SAD box 29 for the intended customs office of exit.'

read: ' Code provided for in Appendix D1 for SAD box 31 for the intended customs office of exit.'

10. In Annex 9, in Appendix A, in “4.Data elements explanatory notes”, under “Goods item number”:

for: ' Goods item number (1) '

read: ' Goods item number.'

11. In Annex 9, in Appendix A, in “4.Data elements explanatory notes”, under “Commodity code”:

for: 'Import simplified procedures: 10-digit TARIC code. Traders may supplement this information, where appropriate, with additional TARIC codes. Member States may waive this requirement for simplified declarations at import where the conditions prescribed in the authorisations associated with these procedures allow them to defer the collection of this data element in the supplementary declaration.'

read: 'Simplified declaration import: 10-digit TARIC code. Traders may supplement this information, where appropriate, with additional TARIC codes. Member States may waive this requirement for simplified declarations at import where the conditions prescribed in the authorisations associated with these simplifications allow them to defer the collection of this data element in the supplementary declaration.'

And

for: 'Export simplified procedures: 8-digit CN code. Traders may complement this information, where appropriate, with additional TARIC codes. Member States may waive this requirement for simplified declarations at export where the conditions prescribed in the authorisations associated with these procedures allow them to defer the collection of this data element in the supplementary declaration.'

read: 'Simplified declaration export: 8-digit CN code. Traders may complement this information, where appropriate, with additional TARIC codes. Member States may waive this requirement for simplified declarations at export where the conditions prescribed in the authorisations associated with these simplifications allow them to defer the collection of this data element in the supplementary declaration.'

12. In Annex 9, in Appendix A, in “4.Data elements explanatory notes”, under “Gross mass (kg)”:

for: Import simplified procedures: this information shall be provided only where it is necessary for the calculation of import duties.

Member States may waive this requirement for simplified declarations at import where the conditions prescribed in the authorisations associated with these procedures allow them to defer the collection of this data element in the supplementary declaration.'

read: 'Simplified declaration import: this information shall be provided only where it is necessary for the calculation of import duties.

Member States may waive this requirement for simplified declarations at import where the conditions prescribed in the authorisations associated with these simplifications allow them to defer the collection of this data element in the supplementary declaration.'

13. In Annex 9, in Appendix A, in "4.Data elements explanatory notes", under "Procedure":

for: 'Member States may waive the obligation to provide the codes as defined in Appendix D1 for Box 37, 2nd subdivision of the SAD for simplified declarations at import and export where the conditions prescribed in the authorisations associated with these procedures allow them to defer the collection of this data element in the supplementary declaration.'

read: 'Member States may waive the obligation to provide the codes as defined in Appendix D1 for Box 37, 2nd subdivision of the SAD for simplified declarations at import and export where the conditions prescribed in the authorisations associated with these simplifications allow them to defer the collection of this data element in the supplementary declaration.'

14. In Annex 9, in Appendix A, in "4.Data elements explanatory notes", under "Net mass (kg)":

for: 'Member States may waive this requirement for simplified declarations at import and export where the conditions prescribed in the authorisations associated with these procedures allow them to defer the collection of this data element in the supplementary declaration.'

read: 'Member States may waive this requirement for simplified declarations at import and export where the conditions prescribed in the authorisations associated with these simplifications allow them to defer the collection of this data element in the supplementary declaration.'

15. In Annex 9, in Appendix A, in "4.Data elements explanatory notes", under "Item amount":

for: 'Member States may waive this requirement for simplified declarations at import where the conditions prescribed in the authorisations associated with these procedures allow them to defer the collection of this data element in the supplementary declaration.'

read: ‘Member States may waive this requirement for simplified declarations at import where the conditions prescribed in the authorisations associated with these simplifications allow them to defer the collection of this data element in the supplementary declaration.’.

16. In Annex 9, in Appendix A, in “4.Data elements explanatory notes”, under “Number of the authorisation”:

for: ‘Number of the authorisation for simplified procedures. Member States may waive this requirement where they are satisfied that their computer systems are able to derive this information without ambiguity from other elements of the declaration, such as the trader identification.’

read: ‘Number of the authorisation for simplifications. Member States may waive this requirement where they are satisfied that their computer systems are able to derive this information without ambiguity from other elements of the declaration, such as the trader identification.’.

17. In Annex 9, in Appendix A, in “4.Data elements explanatory notes”, under “Other specific circumstance indicator”, the following is deleted:

‘B Ship and aircraft supplies’

18. In Annex 9, in Appendix C1, in note [22]:

for: ‘[22] Where the declaration is accompanied by the document referred to in Article TDA II-3-01, Member States may waive completion of this box.’

read: ‘[22] Where the declaration is accompanied by the document referred to in Article 6 of this Delegated Regulation, Member States may waive completion of this box.’.

19. In Annex 9, in Appendix C2, after the sentence “The country code presented in Appendix D2 shall be used to indicate the common transit country concerned” the following is deleted:

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Other	ZZZ
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7. Additional information/Special indication code

The codes applicable are as follows:

DG0 = Export from one common transit country subject to restriction or export from the Union subject to restriction.

DG1 = Export from one common transit country subject to duties or export from the Union subject to duties.

DG2 = Export.

Additional special indication codes can also be defined at national domain level.

8. Customs office reference number (COR)

Field	Content	Field type	Example
1	Identifier of the country to which the customs office belongs (see CNT)	Alphabetic 2	IT
2	National number of the customs office	Alphanumeric 6	0830AB

Field 1 as explained above.

Field 2 has to be freely filled with a 6-character alphanumeric code. The 6 characters allow national administrations, where necessary, to define a hierarchy of customs offices.

9. For the attribute 'Declaration type' (box 1): for TIR declarations, use the code 'TIR'.

10. For the attribute 'Guarantee type' (box 52): for TIR messages use the code 'B'.

20. In Annex 9, in Appendix D1, in the table "Packaging Codes":

for:

Box, Commonwealth Handling Equipment Pool (CHEO), Eurobox	DH
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read: '

Box, Commonwealth Handling Equipment Pool (CHEP), Eurobox	DH
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21. In Annex 9, in Appendix D1, in the table “Packaging Codes”:

for: '

Card, flatbed	FW
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read: '

Cart, flatbed	FW
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22. In Annex 9, in Appendix D1, in the table “Other”:

for: '

Goods which, after having been subject end-use, are placed under a warehousing procedure without suspension of excise duties	F34
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read: '

Goods which, after having been subject to end-use, are placed under a warehousing procedure without suspension of excise duties	F34
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23. In Annex 9, in Appendix D1, in the table “List of abbreviations for documents”, in row 722:

for: '

Road list SMGS	722
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read: '

SMGS consignment note (rail)	722
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24. In Annex 9, in Appendix D2, in the title:

for: 'Appendix D2 20'

read: 'Appendix D2'.

25. In Annex 9, in Appendix D2, in the first two rows of the table in point 6:

for: '

Certificate of conformity 2	2
Certificate of quality 3	3

read: '

Certificate of conformity	2
Certificate of quality	3

26. In Annex 9, in Appendix D2, the following is added at the end of the table in point 6

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Other	<i>zzz</i>
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7. **Additional information/Special indication code**

The codes applicable are as follows:

DG0 = Export from one common transit country subject to restriction or export from the Union subject to restriction.

DG1 = Export from one common transit country subject to duties or export from the Union subject to duties.

DG2 = Export.

Additional special indication codes can also be defined at national domain level.

8. Customs office reference number (COR)

Field	Content	Field type	Example
1	Identifier of the country to which the customs office belongs (see CNT)	Alphabetic 2	IT
2	National number of the customs office	Alphanumeric 6	0830AB

Field 1 as explained above.

Field 2 has to be freely filled with a 6-character alphanumeric code. The 6 characters allow national administrations, where necessary, to define a hierarchy of customs offices.

9. For the attribute 'Declaration type' (box 1): for TIR declarations, use the code 'TIR'.

10. For the attribute 'Guarantee type' (box 52): for TIR messages use the code 'B'.

27. In Annex 13, in Appendix, in '(1) General Notes, (2) Use of Information sheets, 2.1 Common provisions':

for: 'c) In the case of successive consignments, the requisite number of information sheets may be made out for the quantity of goods or products entered for the arrangements. The initial information sheet may also be replaced with further information sheets or, where only one information sheet is used, the customs office to which the sheet is endorsed may note on the original the quantities of goods or products. Where not enough space remains, an additional sheet shall be annexed which shall be mentioned on the original.'

read: 'c) In the case of successive consignments, the requisite number of information sheets may be made out for the quantity of goods or products entered for the arrangements. The initial information sheet may also be replaced with further information sheets or, where only one information sheet is used, the customs office for which the sheet is endorsed may note on the original the quantities of

goods or products. Where not enough space remains, an additional sheet shall be annexed which shall be mentioned on the original.’.