Republic of Latvia

Cabinet

Regulation No. 705

Adopted 1 November 2016

**Procedures for Applying for the Re-export of Goods and Lodging of a Re-export Notification**

*Issued pursuant to*

*Section 6, Clause 14 of the Customs Law*

1. The Regulation prescribes the procedures for applying for the re-export of goods and lodging of a re-export notification and the information to be indicated in the notification.

2. The re-export of goods shall be applied in accordance with Article 270(1) and (3) and Article 271(1) of Regulation No 952/2013 of the European Parliament and of the Council of 9 October 2013 laying down the Union Customs Code (hereinafter – Regulation No 952/2013).

3. A re-export notification (Annex) shall be lodged in accordance with Articles 274(1), (3), and (4) of Regulation No 952/2013.

4. A re-export declaration and a re-export notification shall be signed and lodged in the Electronic Declaration System of the State Revenue Service (hereinafter – the Electronic Declaration System) before re-export, appending scanned accompanying documents which certify accuracy of the data included.

5. The following information shall be indicated in a re-export notification:

5.1. the Economic Operator Registration and Identification (EORI) number of the submitter of the re-export notification;

5.2. the given name, surname of the submitter of the re-export notification or its representative or the Economic Operator Registration and Identification (EORI) number and type of representation;

5.3. the given name, surname, and address of the consignor of goods or the name and address of the economic operator;

5.4. a description (name) and quantity of the goods to which re-export will be applied and the number of freight packaging units indicated in the freight transport document;

5.5. the planned date and time of re-export of the goods;

5.6. the type and registration number of such vehicle with which the goods are to be exported from the customs territory of the Union;

5.7. the type (for example, an entry summary declaration, a manifest, an international freight document), number and date of the previous document (which contains the data necessary for identification of goods) submitted to the customs office;

5.8. information on the foreseeable place of unloading of goods (in a country other than a Union Member State);

5.9. the type and number of such freight accompanying document with which re-export takes place.

6. If, at the moment of lodging a re-export notification (at the customs office of exit), the Electronic Declaration System does not operate, the person shall lodge the re-export notification at the customs office supervising the place from which goods will be exported from the customs territory of the Union in the form of a paper document (Annex) in two copies (fallback procedure).

7. If the re-export of goods is applied with a re-export notification, the person has an obligation, before re-export, to lodge a notification of arrival in the Electronic Declaration System according to the type of transport and within the time periods specified in Article 244(1) of Commission Delegated Regulation (EU) 2015/2446 of 28 July 2015 supplementing Regulation (EU) No 952/2013 of the European Parliament and of the Council as regards detailed rules concerning certain provisions of the Union Customs Code.

8. Cabinet Regulation No. 602 of 20 October 2015, Procedures for the Lodging of the Re-export Notification of Goods (*Latvijas Vēstnesis*, 2015, No. 210), is repealed.

Prime Minister Māris Kučinskis

Minister for Finance Dana Reizniece-Ozola

**Annex**

Cabinet Regulation No. 705

1 November 2016

**Re-export Notification of Goods**

|  |  |  |  |
| --- | --- | --- | --- |
|  | EUROPEAN UNION | 1. DOCUMENT |  |
| RE-EXPORT NOTIFICATION | 2. Consignor/Exporter |  | Other SCI (S32) |  |
| 3. Forms | 4. Loading lists |
|  |  | <MRN> |
| 5. Items | 6. Total packages | 7. Reference numbers |
| Person who lodges the re-export notification | Seal number (S28) |
| 21. Identity of active means of transport crossing the border | Date of re-export of goodsTime of re-export of goods | 17. Country-of-destination code |
| a| |  |
| 20. Place of delivery | 22. Currency and total amount invoiced | 23. Exchange rate |
|  |  |  |
| 25. Mode of transport at the border | 29. Office of exit |  |
|  |  |
| 31. Packages and description of goods | Marks and numbers –Container No(s) – Number and kind | 32. Item number | 33. Commodity code |  |  |
|  |  |  |  |  |
|  |  | 35. Gross mass (kg) |
| 38. Net mass (kg) |
| 40. Summary declaration/Previous document |
| 44. Additional information/Documents produced, certificates, and authorisations |  | 41. Supplementary units |
| Seal number (S28) |
| 46. Statistical value |
| CONTROL BY OFFICE OF EXIT (K)StampDate of arrivalExamination of sealsRemarks | 54. Place and dateSignature and given name, surname of the declarant/representative |

|  |  |  |
| --- | --- | --- |
| EUROPEAN UNION |  |  |
| LIST OF ITEMS |  |
| Forms (3) |  |
|  |  | <MRN> |
| Item No. (32) | Number and kind of packages, pieces, marks and numbers of the packages (31/1) | Description of goods (31/2) |
| Consignor/Exporter (2) | Summary declaration/Previous document (40) |
| Reference numbers (7) |
| Documents produced/Certificates and authorisations (44/1) | Container number(s) (31/3) | Seal number (S28) |
| Special mentions (44/2) | Commodity code (33) |
| UNDG (44/4) | Country-of-destination code (17) | Gross mass (kg) (35) |
| Supplementary units (41) | Document (1) | Statistical value (46) | Net mass (kg) (38) |
|  |  |  |
|  |  |
|  |
|  |  |  |
|  |  |
|  |  |  |
|  |  |  |  |
|  |  |  |
|  |  |
|  |
|  |  |  |
|  |  |
|  |  |  |
|  |  |  |  |

Minister for Finance Dana Reizniece-Ozola