



APPLICATION

for message exchange with Finnish Customs

SECRET Protection level IV Act on the Openness of Government Activities (621/1999), section 24(1)(20)

☐ New application	To be filled in by Customs	·				
☐ Amendment application	Date and record number of the application					
A. BASIC DETAILS OF THE BUSINESS						
Name of company						
	1					
	Extension codes for offices given to the application Customs	Extension codes for offices given to the applicant by Finnish Customs				
Business ID	☐ Import	☐ Import				
☐ VAT number	Export	Export				
EORI number	☐ AREX	☐ AREX				
	Transit					
Postal address	Postal code and city	Postal code and city				
Visiting address	Registered office	Registered office				
B. CUSTOMS DATA SYSTEMS FOR WHICH REGISTRATION OR AMENDMENT IS APPLIED						
ITU import system, transactions via direct message exchange						
Import EDI customer status (an authorisation for deferred payment is required) which the application concerns: EDI sender Technical sender						
ELEX export system, transactions via direct message exchange						
Export EDI customer status, which the application co	erns: EDI sender T	☐ EDI sender ☐ Technical sender				
AREX summary declaration system, transactions via direct message exchange						
Transit system, transactions via direct message exchange						
EDI transit customer status which the application concerns: 4.1 EDI declarant Authorised of Authorised of TIR authorised	nsignor MANU-EDI	on in charge of age exchange				
EMCS excise duty system, transactions via direct message exchange						
Åland tax border system ALA , transactions via direct message exchange						
Intra-Community trade statistics system Intrastat, transactions via direct message exchange						



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C. Company's contact person for message exchange

ITU import system	•			
	Non- of sub-stitute			
Name of contact person	Name of substitute contact person			
Telephone number	Telephone number			
Email address	Email address			
ELEX export system				
Name of contact person	Name of substitute contact person			
Telephone number	Telephone number			
Email address	Email address			
Summary declaration system AREX				
Name of contact person	Name of substitute contact person			
Telephone number	Telephone number			
Email address	Email address			
Transit system				
Name of contact person	Name of substitute contact person			
Telephone number	Telephone number			
Email address	Email address			
Excise taxation system EMCS				
Name of contact person	Name of substitute contact person			
Telephone number	Telephone number			
Email address	Email address			
Åland tax border system ALA				
Name of contact person	Name of substitute contact person			
Telephone number	Telephone number			
Email address	Email address			
Intra-Community trade statistics system Intrastat	<u>'</u>			
Name of contact person	Name of substitute contact person			
Telephone number	Telephone number			
Email address	Email address			
	•			



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D. CONTACT DETAILS FOR IT ENQUIRIES

Name of person responsible for data communications matters					
Telephone number	er Email address				
Name of substitute contact person					
Telephone number	Telephone number Email address				
Name of software supplier					
Name of contact person					
Telephone number	Telephone number Email address				
Implementer of direct message exc	Change functions (only for direct message exchange, if the	e service provider is not the software supplier)			
Name of contact person					
Telephone number	Email address				
E. ADDITIONAL INFORMATION RELATED TO DIRECT MESSAGE EXCHANGE					
E. 1. ACTIVITY OF THE APPLICANT (select only one alternative, except if the applicant acts both as a direct message declarant and as a service provider)					
The applicant acts as a direct message declarant, i.e. creates and transmits the messages itself.					
The applicant acts as a direct message declarant: uses a service provider for building and transmitting the messages (fill in point E.2.).					
3) The applicant acts as a service provider, i.e. creates and transmits the messages on behalf of another company (fill in point E.3.).					
E. 2. SERVICE PROVIDER FOR THE APPLICANT (fill in if you selected option 2 under E.1.)					
Name of company Business ID					
E.3. INFORMATION ON BUSINESSES TO WHOM THE COMPANY PROVIDES SERVICES (fill in if you selected option 3 under E.1.)					
Name of company	Business ID				
Name of company Business ID					
Name of company Business ID					
E. 4. THE COMPANY STARTS USING THE MESSAGE NOTIFICATION SERVICE FOR DIRECT MESSAGE EXCHANGE					
Yes	□ No				
Test URL: https://					

Production URL: https://

4 (5)



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E.5. COMPLIANCE WITH TERMS OF USE The applicant confirms has read the terms of use in appendix 1 and commits to complying with them.								
Sign	ature and o	clarification of signature					Date	
F. /	ADDITIO	NAL INFORMATION CO	NCER	NING A	REX (fill in if the application fo	r direct	message ex	change concerns AREX)
٦	THE CO				ENTRY AND EXIT (tick the		_	
	nsport m							
	Sea tran			Rail tran	sport		Road tran	sport
\Box	Air trans	port		Inland waterway transport (Saimaa Channel)		nnel)		
Mes	sages th	at the company intends to	use					
	IE315	Entry Summary Declaration		IE344	Summary declaration for temporary storage		IE3470	Arrival Notification with Entry Key data
	IE347	Arrival Notification and Presentation IE347		IE007	Arrival notification (for temporary storage)		IE044	Unloading Report
	IE615	Exit Summary Declaration		IE547	Exit Manifest Presentation		IE590	Exit Notification
Most used border crossings Estimated number of transactions per month Authorisation number(s) of the temporary warehouse, if IE007 or IE044 declarations are provided: Business ID + extension code (e.g. in the format R0001) ADDITIONAL INFORMATION CONCERNING AREX								
G. ADDITIONAL INFORMATION CONCERNING EMCS (fill in if your application for direct message exchange concerns the EMCS system)								
ADDITIONAL DATA ON THE COMPANY								
	of authori							
	Authoris	ed warehouse keeper		Register	ed consignor		Registered	consignee
Yrity	ksen toimia	ala						
	Energy			Tobacco			Alcohol	
TYPES OF MOVEMENT OF EXCISE GOODS UNDER SUSPENSION OF DUTY (Please tick the appropriate boxes for the modes of transport your business uses.)								
Types of movement								
	Import			Intra-EU	trade			
	Export			Moveme	nts within Finland			



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MESSAGES THAT THE COMPANY INTENDS TO USE

Receives	Lähettää				
☐ 801 e-AD	810 e-AD Cancellation message				
803 Notification of change of destination	815 e-AD draft				
810 e-AD Cancellation message	818 Report of receipt				
818 Report of receipt					
829 Acceptance of the export procedure	Acceptance of the export procedure				
819 Rejection or alert	Rejection or alert				
813 Notification of change of destination	Notification of change of destination				
807 Interruption of movement					
H. EORI CONTACT DETAILS (fill in only if you are also a	oplying for an EORI number)				
EORI contact person	Telephone number				
Email address					
Consent for publication of EORI data					
I hereby consent to the disclosure of the EORI data provided	I do not consent to the disclosure of the EORI data provided in				
in this form.	this form. Principal economic activity code (according to the NACE economic				
Date and year of incorporation	activity classification)				
TIR holder ID	DUNS number				
ID numbers granted in other EU member states					
15 Humbers granted in other 20 member states					
I. ADDITIONAL INFORMATION					
I. ADDITIONAL INFORMATION					
J. APPENDICES					
Appendix 1 (Terms of use for direct message exchange)					
K. SIGNATURE					
Signature and clarification of signature	Date				

Please send the completed form to the following address:

Customs Authorisation Centre PO Box 56 90401 Oulu Tel. 0295 5200

E-mail: lupakeskus@tulli.fi





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Terms of use for direct message exchange Purpose of the service

Direct message exchange (hereafter referred to as the service) is an electronic service of Finnish Customs. In direct message exchange, the data system of the customer can send messages to the Customs systems over the Internet and retrieve response messages produced by Customs systems. The service requires that the customer has been registered as a customer of direct message exchange by Customs and that the customer uses certificate services approved by Customs.

As the name suggests, direct message exchange is intended for direct message exchange between Customs and the customer. The customer can use a service provider for transmitting or building and transmitting messages. Regardless of the way of submitting the declarations, the customer is responsible for all the obligations, such as compensation for damages, data security obligations and service level obligations, of the third parties he or she uses as for his or her own. The customer is responsible for fulfilling these obligations and see to that Customs' terms of use described in this document are fulfilled with the third parties in question.

Terms of use

These terms of use regulate the tasks, rights and obligations of the parties using the service. The user of the direct message exchange of Customs undertakes to comply with the terms of use in force. Customs can withdraw the customer's user rights either partially or entirely, if the customer violates these terms of use.

The user's obligations and responsibility

The user undertakes to use the service in compliance with the laws, decrees and official regulations, and in accordance with good practice. The user may be held to account for illegal use of the service of for breaking these terms of use. The implementation and use of the service is based on Finnish legislation in force.

When using direct message exchange, the customer shall agree to the terms of use of the electronic ID codes set by the party granting the codes. Customs is not liable for any errors or misuse due to careless use or safekeeping of the ID codes.

The customer is responsible for the accuracy of the data he or she sends to the service as well as for the integrity and reliability of the messages. Unrelated messages or messages or traffic that could overload the service or compromise the data security of the service shall not be sent to the service.

The customer may not provide any misleading information regarding his or her company.

The customer is responsible for the data security of his or her own data, systems and connections. The customer is also responsible for the data security of the systems and connections of any third party (service provider) he or she uses. The customer must see to that the service provider's service level is sufficient and that it is described in the agreement that the customer signs with the service provider.

Authentication to the service and the use of an electronic XML signature for signing the data contents sent to the service requires a server certificate. The customer is responsible for the use and renewal of the server certificate. In particular, the customer is responsible for keeping the private key for the server certificate secret.

The customer is responsible for all transactions and actions performed using his or her server certificate as for his or her own, as well as for the costs arising from the use of the server certificate. This responsibility extends until the customer has put his or her server certificate on the revocation list maintained by the producer of the certificate service and has notified Customs of the revocation of the certificate.

Some of the functions used via the service may require a user ID and/or a password. The customer is responsible for keeping his or her unique user ID secret and for any use under the user ID. The customer shall immediately inform Customs if the user ID and the password have been lost or revealed to a third party. The customer is responsible for all the costs arising from the use of his or her user ID until he or she has notified Customs that the user ID has been lost or revealed to a third party and Customs has acknowledged the receipt of this notification. Tulli voi peruuttaa joko osaksi tai kokonaan asiakkaan käyttöoikeudet, mikäli asiakas rikkoo näitä käyttöehtoja.

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The obligations and responsibility of Customs

Customs is responsible for the data security of the service concerning the systems owned by Customs and the systems of third parties used in the production of the service.

All collected data is stored in accordance with legislation in force. By various administrative and technical measures, Customs aims to prevent and minimise threats of unauthorised access to data, misuse of data and inaccuracies in data.

When using the service, the customer should be aware of the fact that no IT system is completely secure against misuse and that there are always risks involved when data is sent and processed, regardless of how the data is collected and processed.

Finnish Customs reserves the right to amend, without prior notice, the terms of use, the layout, the content, and the accessibility of the service, or to withdraw the service. Customs also reserves the right to suspend the provision of the service during times when it is being serviced or updated. Customs aims to inform of disruptions or interruptions in the service or of withdrawal of the service well in advance when possible to minimise the damage to the user of the service.

Customs is not liable for any loss of data or delays caused by interruptions or disruptions in the system and will not compensate the customer for any inconvenience, costs or indirect damages caused by interruptions in the service.

Customs is not liable for the actions of the service provider chosen by the message declarant. Furthermore, using a service provider will not affect the message declarant's responsibilities in relation to Customs.

Customs is not liable for any third party material linked to the Customs website or to any material otherwise published by a third party.

Labour conflict, bomb explosion, fire, natural catastrophe, disturbance in data transmission, orders of authorities or other force majeure impediment beyond the control of the parties shall release Customs from the liability of complying with these terms of use until the conditions for fulfilment of the obligations can be restored.

Other conditions

Customs has the right to change these terms of use by notifying the users of the changes. The changes enter into force when the notification has been published on the Customs website.

In addition to these terms of use, the Act on Electronic Services and Communication in the Public Sector (13/2003) with later amendments is applied to the use of the service.

Further information

Customs provides information of its services on its website or at the customs offices.