

- Safety & Security requirements on imports into Great Britain
- Safety and Security requirements on imports into Northern Ireland
- Safety & Security requirements on exports from Great Britain

V4.0

GB Declarations Directorate

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Section one – Background & Legislation

The UK left the European Union (EU) on 31 January 2020 and the Transition Period ended on 31 December 2020, which means Great Britain (GB) is now no longer part of a Safety and Security zone with the EU.

The Government recognises the impact that COVID-19 has had on businesses and is introducing border controls from the end of the transition period in stages. Safety and security export declarations have been required since 1 January 2021. Due to pressures on global supply chains, the requirement to submit safety and security import declarations has been waived until 30 June 2022.

From 1 July 2022, Safety and Security declarations will become due on goods being imported from the EU and other territories that did not require these before 1 January 2021 to GB. This will reflect the existing model already in place for Rest of World (RoW) trade with GB.

From 1 October 2021, Safety and Security declarations will become due on goods leaving GB in RoRo vehicles, and for empty containers, pallets and vehicles moving to the EU under a transport contract. This will reflect the existing model already in place for GB trade with RoW countries.

Safety and Security requirements for goods moving from GB to Northern Ireland (NI) are in place as of 1 January 2021 and are covered in the NI section.

Safety and Security declarations continue to be required for goods entering and leaving the UK from RoW countries.

The UK is committed to upholding the principles of the World Customs Organisation (WCO) SAFE framework.

Any references to GB within this document include the three island territories off the coast of GB which are Crown Dependencies. These are the Isle of Man, the Bailiwick of Jersey and the Bailiwick of Guernsey (which includes Alderney and Sark).

The Legislation

The requirements for Safety and Security declarations are underpinned by the following legislation:

Regulation (EU) No 952/2013 of the European Parliament and of the Council

Commission Delegated Regulation (EU) 2015/2446

Commission Implementing Regulation (EU) 2015/2447

Commission Delegated Regulation (EU) 2016/341

The Customs Miscellaneous Non-fiscal Provisions and Amendments etc. (EU Exit) Regulations 2020

The Customs (Safety and Security Procedures) Regulations 2021

The Safety and Security regulations mandate pre-arrival information for all consignments entering GB, with exceptions for qualifying NI goods moving from NI to GB or from NI to GB via the Republic of Ireland. The Government has legislated to guarantee unfettered access for NI business to the whole of the UK internal market.

For safety and security that means:

- No Entry Summary (ENS) declaration as qualifying NI goods enter the rest of the UK from NI.
- No requirement to submit export or Exit Summary (EXS) declarations for qualifying NI goods leaving Northern Ireland for the rest of the UK.

The only exceptions to these arrangements will be goods falling within the very limited number of procedures relating to specific international obligations binding on the UK and the EU - for example, obligations on the movement of endangered species - and where traders want to use special procedures like duty suspense where we would continue to provide facilitations.

On 9 September 2021, the Government legislated to ensure that no ENS declaration will be required for qualifying NI goods which arrive in GB having moved through the Republic of Ireland. Further guidance will be provided closer to this change coming into effect.

All information submitted will be assessed against a set of risk rules, allowing the UK to continue to secure its borders effectively.

Section two: Imports into Great Britain and Northern Ireland

Safety and security data for imports is submitted by the lodgement of an ENS declaration.

Responsibility

The legal requirement to submit an ENS declaration lies with the operator of the active means of transport (e.g. the vessel, aircraft, train or road vehicle) on or in which the goods are brought into the Customs territory (i.e. GB or NI). We will refer to this party as the carrier.

- For **rail**, this means the Rail Freight Operator who is authorised to traction the train through the Channel Tunnel, into GB.
- For maritime and air, the legal requirement is with the party that has contracted and issued the bill of lading or an air waybill, for the carriage of the goods into GB or NI. For sea, this means the shipping company is responsible, and for air, the airline.
- For **RoRo**, this means the Haulage Company is responsible for lodging the declaration for 'accompanied' goods and the ferry operator for 'unaccompanied' goods.

In the case of 'combined transport' (for example, a truck carried on a ferry), the obligation to file an ENS lies with the operator of the active means of transport on arrival in the UK. For example, where a truck is carried on a ferry, and will drive off the ferry on arrival in the UK, the obligation lies with the trucking company.

Where a ferry is transporting an unaccompanied trailer or container, the active means of transport is the ferry, even where the trailer or container could be attached to a truck when it arrives at its destination.

Accuracy & completeness

Customs authorities and economic operators must be able to identify the person (or persons) responsible for compliance with this requirement.

The declarant (person lodging) is obliged to provide the information known to them at the time of lodgement of the ENS. Thus, the declarant is entitled to base their ENS filing on data provided by the trading or contracting parties.

All the data elements prescribed in the table in Appendix 1 for S&S GB and Appendix 2 for ICS NI must be contained in the ENS filing. If the declarant learns later that one or more particulars contained in the ENS filing have been incorrectly declared, the provisions on **amendments** will apply.

Safety and Security declarations are an important part of Border Force's frontier risk assessment processes. The timely provision of complete and accurate data will help your goods flow through the border more smoothly.

HMG will continue to engage with carriers, hauliers and traders to ensure that their obligations to meet Safety and Security requirements are fully understood. We will seek to support those who make genuine errors to get it right, including education and intervention. Enforcement action in respect of non-compliance will be evidenced based and proportionate. This action could involve goods being delayed at the border for further risking and/or fines.

Who can submit the ENS?

Someone other than the carrier may lodge an ENS. However, as it is the carrier's responsibility to ensure that it is submitted within the legal time limits, and it must only be done by a representative or third party with the carrier's knowledge and consent.

Arranging for an alternative third party ENS filing may be done through the use of commercial terms and conditions and may involve the third-party declarant and the carrier making amendments to an existing, or creating a new, contractual agreement that the third party is to file the ENS instead of the carrier.

How the carrier's consent to the third party ENS filing is to be evidenced and under which conditions and terms are subject to contractual agreement between the commercial parties. For example - time for submission of the ENS, the shipments involved, and the duration of the filing arrangement.

Except where there is evidence to the contrary, the customs authorities may assume that the carrier has given its consent under contractual arrangements and that the third party's lodging of the ENS is made with the carrier's knowledge and consent.

If responsibility is passed on to a third party, the legal liability to ensure that an ENS declaration is submitted remains with the carrier. However, the responsibility that the information provided is accurate lies with whomever the declarant is – in this case, the third party.

When to submit

Legislation requires that an electronic ENS must be lodged before **arrival** in GB or NI or, in the case of maritime deep-sea containerised shipments, **before loading** onto the vessel that will carry the goods into GB or NI.

The time limits for submitting an ENS to GB or NI can be found in the table below.

Table 1	
Transportation Mode	Time Limit
Maritime containerised cargo (except short sea containerised shipping)	At least 24 hours before loading onto the vessel that will carry the goods into GB or NI
Maritime bulk or break bulk (except short sea bulk/ break bulk shipping)	At least 4 hours before arrival at the Office of First Entry in GB or NI
Short sea* voyages	At least 2 hours before arrival at the Office of First Entry in GB or NI
Short haul flights (less than 4 hours duration)	At least by the time of the actual take off
Long haul flights (more than 4 hours duration)	At least 4 hours before arrival at the Office of First Entry in GB or NI
Rail	At least 2 hours before arrival at the UK customs office of entry (or at least 1 hour if the journey is less than 2 hours) For Rail the UK customs office of entry is Dollands Moor.
RoRo Accompanied RoRo listed Ports https://www.gov.uk/guidance/list-of-roll-on-roll-off-ports	This must be lodged at least 2 hours before the goods are due to arrive in the GB or NI, (for Channel Tunnel, due to Juxtaposed controls this must be lodged at least 1 hour before arrival at the Eurotunnel EU terminal), by the: • Haulage company if goods are Accompanied
RoRo Unaccompanied RoRo listed Ports https://www.gov.uk/guidance/list-of-roll-on-roll-off-ports	This must be lodged at least 2 hours before the goods are due to arrive in GB or NI • by the Ferry Operator if goods are Unaccompanied

^{*}Short sea journeys into Great Britain refer to journeys from: -

- The English Channel, or the Atlantic coast of Europe from the point where it meets the English Channel to and including the port of Algeciras
- Norway
- Ireland
- The Faroe Islands
- Iceland
- Ports on the Baltic Sea and the North Sea

*Short sea journeys into Northern Ireland refer to journeys from: -

- Great Britain and the Channel Islands
- Greenland
- The Faroe Islands
- Iceland
- Ports on the Baltic Sea, the North Sea, the Black Sea and the Mediterranean Sea
- All ports of Morocco

If you're using the Goods Vehicle Movement Service

The entry summary declaration will need to be submitted at the earliest of either:

- the minimum timing requirement
- before check-in closes

This is to allow for the Movement Reference Number from the entry summary declaration to be recorded in the Goods Movement Reference, which will be validated by the carrier at check in.

More information about the Goods Vehicle Movement Service.

Which Service to use and how to access it – imports into GB

Safety and security data is submitted by the lodgement of an ENS declaration.

For all goods imported into GB from EU and Rest of World countries, the ENS will be submitted into the **S&S GB** service.

This will apply to all imports using the following Modes of Transport: Sea/Maritime, Air, RoRo (Accompanied and Unaccompanied) and Rail.

Currently, when goods are moved from a RoW country to GB via an EU port, for the movement to the EU port carriers are required to submit an ENS into the Import Control System (ICS) of the relevant EU member state. A separate ENS is required for the movement of goods from the EU member state to GB, however, this requirement has been temporarily waived until 30 June 2022.

From 1 July 2022, for the movement of goods from the EU member state to GB, carriers will be required to submit a separate ENS into S&S GB in line with the timings noted in Table 1 above.

S&S GB does not have a User Interface and therefore data will need to be lodged using compatible software.

This can be done by:

- 1. Employing the services of a Community System Provider (CSP), or;
- 2. Purchasing compatible software, available from software developers.

What you need before you can submit ENS into S&S GB

Access to the system

As explained in the section above, you will need access to **S&S GB**. You will need to <u>Register and enrol</u> to use the **S&S GB** service and before you can do this you need a Government Gateway user ID and password.

You can find more information about <u>CSPs</u> and <u>software developers</u> on gov.uk and it is your choice regarding the option that best suits your business needs. We will be happy to provide further information and support where necessary.

The ENS should be submitted as an XML message and all technical documentation for third-party software providers and CSPs, including API (Application Platform Interface) specification, message types and authentication protocols, are available via the HMRC Developer Hub.

A testing environment is available to allow CSPs and software developers to test that their software works with the **S&S GB** service.

If you require further details on technical specifications for S&S GB, please contact SDSTeam@hmrc.gov.uk

A Government Gateway account

If you decide to submit the ENS declarations yourself, and you get the appropriate software, you will also need to register for a Government Gateway user ID and password. You may already have a Government Gateway account for other interactions with HM Government. If so, you can use the same account and then register and enrol for the access to **S&S GB** as mentioned above.

You can find help and information about registering for HMRC Online services on gov.uk

An EORI number starting with GB

If you move goods to Great Britain, you need an Economic Operator Registration Identification (EORI) number that starts with GB to make the ENS declaration into the **S&S GB** service.

The S&S GB service does not share data or information with safety and security systems in other countries so the person lodging the ENS declaration, either the carrier or an appointed third-party representative, must have an EORI number starting with GB.

You can find more information about EORI numbers on gov.uk

Submitting an Amendment – S&S GB

The legal requirement is that the ENS is complete and accurate. There are a number of principles regarding what can be amended in the ENS and when the amendment can take place. From a legal point of view, there is no restriction in the Customs Code or the Customs Code Implementing Provisions. However, the particulars concerning: -

- · The person lodging the ENS; and
- The representative

should **not** be amended.

The customs Office of First Entry (OoFE) may be amended only if the new OoFE is also in Great Britain. If the new OoFE is not in Great Britain, please follow the guidance in the section 'Arrivals and Diversions – S&S GB.'

Amendments can only be made up until the point that the goods arrive in Great Britain. The time limits for the lodging of the ENS do not start again after the amendment since, legally, it is the initial declaration that sets them.

There is no cancellation message for **S&S GB**. ENSs submitted can be amended but not cancelled. An amendment contains all the data of the original ENS plus any amendment made and overwrites the first entry. Where goods are no longer to be shipped it is not necessary to inform the **S&S GB** service.

Within RoRo and Road modes, it is recognised that periodic extensive disruption due to weather or industrial action can disrupt ferry/rail services and this could unduly impact the road haulage industry due to the volume and cost of amending their ENS declarations. Where a routing suffers cancellations or delays in excess of 2 hours of the normal scheduled arrivals, an amendment would not be required as long as the following criteria are met: -

- The vehicle moves on the same routing as declared within the ENS declaration
- The vehicle moves with the same carrier as declared within the ENS declaration
- The vehicle moves after the original declared sailing/scheduled departure time
- The vehicle moves from the declared port of departure no longer than 12 hours after its original declared sailing/scheduled departure time.

Arrivals and Diversions - S&S GB

Arrivals

There is no requirement to submit an 'Arrival Notification' for goods being imported into Great Britain.

Diversions

Diversions to Great Britain for cargo that has not already been declared into S&S GB will require ENS declarations for that cargo. ENS declarations should be submitted as soon as the decision to divert is made, but no later than 2 hours pre-arrival.

Where ENS declarations have already been submitted in S&S GB, amendments will be needed if the diversion results in a significant change to information such as port of arrival or date of arrival.

Amendments can be submitted up to the point of arrival in Great Britain.

In exceptional circumstances ("force majeure"), please contact HMRC Import Control System (ICS) Helpdesk (ics.helpdesk@hmrc.gov.uk) immediately for advice on next steps.

What data is needed? - S&S GB

An ENS declaration should be submitted for every individual consignment. For example, a trailer or container may be carrying one, two or many different consignments and therefore, an ENS declaration is required for each consignment.

The data to be provided on an ENS, for risk assessment, includes information on:

- the vessel/conveyance/container/vehicle bringing the goods into Great Britain;
- the route the conveyance takes to get to Great Britain;
- the persons/companies involved in the transaction (i.e. consignor, consignee, carrier, agent etc);
 and
- · the goods being brought into Great Britain.

The specific data elements required for an ENS submitted into S&S GB are set out in Appendix 1.

Data held by other parties in the supply chain - S&S GB

Although the carrier has the responsibility to ensure the submission of the ENS, some of the data required may be held by other parties, such as freight forwarders or individual traders/importers. It is, therefore, for the carrier to decide who should submit the ENS for individual shipments.

If a carrier decides to allow a third party to submit an ENS on their behalf, they will need to arrange to pass the relevant conveyance and routing information to that third party.

Where a carrier decides to allow a third party to submit the ENS on its behalf there are, among other required data elements, several that the third-party representative would need to obtain from the carrier prior to lodging the ENS. These include:

- The EORI number of the carrier;
- mode of transport at the border;
- the nationality of the active means of transport entering GB;
- expected date and time of first place of arrival/entry in GB;
- first place of arrival/entry code;
- the IMO vessel number (in the case of maritime shipments), the flight number (for air), Trailer number or Vehicle Registration number (for accompanied RoRo).

The carrier will need to make such data elements available to the third-party declarant preferably at the time of booking or as logically required for a timely submission of that party's ENS filing.

In all circumstances the carrier's **EORI number** and the **carrier's transportation document number** (e.g. for maritime - ocean (master) bill of lading if known (or the booking reference number supplied by the carrier) or, for air - (master) air waybill number or, for RoRo - CMR) must **always** be included in any **third party ENS filings**.

If a carrier decides to submit all ENSs themselves then they may need to gather the required, more detailed, data on the goods and persons involved in the movement from other sources (such as freight forwarders or individual traders) further down the supply chain.

Which Service to use and how to access it – imports into NI

For all goods imported into Northern Ireland, from Great Britain and Rest of World countries, the ENS will be submitted into the **Import Control System Northern Ireland (ICS NI).**

This will apply to all imports using the following Modes of Transport: Sea/Maritime, Air, RoRo (Accompanied and Unaccompanied).

ICS NI does not have a User Interface and therefore data will need to be lodged using compatible software.

This can be done by:

- 1. Employing the services of a Community System Provider (CSP), or;
- 2. Purchasing compatible software, available from software developers.

ICS NI is gradually being replaced by a new system, the Import Control System 2 (ICS2).

ICS2 will become operational in three releases. Each release affects different operators and modes of transport. Operators will begin declaring their goods into ICS2 depending on the type of services they provide.

The first release of ICS2 requires express operators and postal operators moving postal consignments into Northern Ireland by air to submit Pre-Loading Advance Cargo Information (PLACI) information into ICS2. Where relevant, express and postal operators have been required to submit PLACI information into ICS2 since 31 August 2021.

The second release of ICS2 is expected to go live in March 2023 and will require full ENS declarations for all air movements.

The third release is expected to go live in March 2024 and will require full ENS declarations for Rail, Road & Maritime modes of transport.

ICS2 declarations will be submitted via the EU Shared Trader Interface (STI). To access the STI, traders will need appropriate software and to register via Uniform User Management (UUM). This will be done by contacting HMRC and requesting a profile.

The EU has published information on ICS2 releases and requirements.

Further information on sending parcels into Northern Ireland can be found here.

What you need before you can submit ENS into ICS NI

Access to the system

As explained in the section above, you will need access to **ICS NI** to submit ENS declarations. You can find more information about <u>CSPs</u> and <u>software developers</u> on gov.uk and it is your choice regarding the option that best suits your business needs. We will be happy to provide further information and support where necessary.

The ENS should be submitted as an XML message and all technical documentation for third-party software providers and CSPs, including API (Application Platform Interface) specification, message types and authentication protocols, are available via the HMRC Developer Hub.

A Government Gateway account

If you decide to submit the ENS declarations yourself, and you get the appropriate software, you will also need to register for a Government Gateway user ID and password. You may already have a Government Gateway account for other interactions with HM Government. If so, you can use the same account and simply enrol for the access to **ICS NI**.

You can find help and information about registering for HMRC Online services on gov.uk

An EORI number starting with XI or EU

If you move goods to Northern Ireland, you need an Economic Operator Registration Identification (EORI) number that starts with XI or EU to make the ENS declaration.

To get an EORI number that starts with XI, you must first have an EORI number that starts with GB.

If you already have an EORI number from an EU country which starts with EU, then you do not need an EORI number starting with XI. However, you may still need an EORI number starting with GB to use some UK customs systems.

You can find more information about EORI numbers on gov.uk

Trader Support Service - If you move goods between Great Britain and Northern Ireland

You could sign up for the free Trader Support Service which can complete the ENS declarations on your behalf.

Find out more about the Trader Support Service on gov.uk

Submitting an Amendment - ICS NI

The legal requirement is that the ENS is complete and accurate. There are a number of principles regarding what can be amended in the ENS and when the amendment can take place. From a legal point of view, there is no restriction in the Customs Code or the Customs Code Implementing Provisions. However, the particulars concerning: -

- The person lodging the ENS;
- The representative

should not be amended.

The customs Office of First Entry (OoFE) may be amended only if the new OoFE is also in Northern Ireland. If the new OoFE is not in Northern Ireland, please follow the guidance in the section 'Arrivals and Diversions – ICS NI.'

Amendments can only be made up until the point that an 'Arrival Notification' is received into ICS (NI) upon goods arriving at the OoFE in Northern Ireland. The time limits for the lodging of the ENS do not start again after the amendment since, legally, it is the initial declaration that sets them.

There is no cancellation message for ICS NI. ENSs submitted can be amended but not cancelled. An amendment contains all the data of the original ENS plus any amendment made and overwrites the first entry. Where goods are no longer to be shipped it is not necessary to inform ICS NI.

Within RoRo and Road modes, it is recognised that periodic extensive disruption due to weather or industrial action can disrupt ferry/rail services and this could unduly impact the road haulage industry due to the volume and cost of amending their ENS declarations. Where a routing suffers cancellations or delays in excess of 2 hours of the normal scheduled arrivals, an amendment would not be required as long as the following criteria are met: -

- The vehicle moves on the same routing as declared within the ENS declaration
- The vehicle moves with the same carrier as declared within the ENS declaration
- The vehicle moves after the original declared sailing/scheduled departure time
- The vehicle moves from the declared port of departure no longer than 12 hours after its original declared sailing/scheduled departure time.

Arrivals and Diversions - ICS NI

Arrivals

Upon arrival at the Northern Ireland [air]port, regardless of whether it is an OoFE or OoSE, the 'operator of the active means of transport' (carrier) entering Northern Ireland (or his representative)

must submit an 'Arrival Notification' allowing customs to identify all the ENSs that were previously submitted for the cargo carried on the vessel (or aircraft).

The Arrival Notification must cover all ENSs on the vessel even if the goods are remaining on board or destined for discharge at either subsequent EU [air]ports or [air]ports outside of the EU.

Diversions

Diversions can be accepted within ICS NI, so long as the ENS declaration is still submitted as soon as the decision to divert is made, but no later than 2 hours pre-arrival.

If the diversion results in a significant change to information in the ENS declaration after submission, such as changes to the port of arrival or date of arrival, this should be amended.

In exceptional circumstances ("force majeure"), please contact HMRC Import Control System (ICS) Helpdesk (ics.helpdesk@hmrc.gov.uk) immediately for advice on next steps.

What data is needed? - ICS NI

An ENS declaration should be submitted for every individual consignment. For example, a trailer or container may be carrying one, two or many different consignments and therefore, an ENS declaration is required for each consignment.

The data to be provided on an ENS, for risk assessment, includes information on:

- the vessel/conveyance/container/vehicle bringing the goods into Northern Ireland;
- the route the conveyance takes to get to Northern Ireland;
- the persons/companies involved in the transaction (i.e. consignor, consignee, carrier, agent etc);
 and
- the goods being brought into Northern Ireland.

The specific data elements required for an ENS submitted into ICS NI are set out in Appendix 2.

Data held by other parties in the supply chain – ICS NI

Although the carrier has the responsibility to ensure the submission of the ENS, some of the data required may be held by other parties, such as freight forwarders or individual traders/importers. It is, therefore, for the carrier to decide who should submit the ENS for individual shipments.

If a carrier decides to allow a third party to submit an ENS on their behalf, they will need to arrange to pass the relevant conveyance and routing information to that third party.

Where a carrier decides to allow a third party to submit the ENS on its behalf there are, among other required data elements, several that the third-party representative would need to obtain from the carrier prior to lodging the ENS. These include:

- The EORI number of the carrier:
- mode of transport at the border;
- the nationality of the active means of transport entering NI.
- expected date and time of first place of arrival/entry in NI;

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- first place of arrival/entry code;
- the IMO vessel number (in the case of maritime shipments), the flight number (for air), Trailer number or Vehicle Registration number (for accompanied RoRo).

The carrier will need to make such data elements available to the third-party declarant preferably at the time of booking or as logically required for a timely submission of that party's ENS filing.

In all circumstances the carrier's **EORI number** and the **carrier's transportation document number** (e.g. for maritime - ocean (master) bill of lading if known (or the booking reference number supplied by the carrier) or, for air - (master) air waybill number or, for RoRo - CMR) must **always** be included in any **third party ENS filings**.

If a carrier decides to submit all ENSs themselves then they may need to gather the required, more detailed, data on the goods and persons involved in the movement from other sources (such as freight forwarders or individual traders) further down the supply chain.

What happens after submission? - S&S GB and ICS NI

Validation of data

Information submitted in the ENS will be subjected to various levels of validation (on the structure and content of the information) before an MRN is issued. Once the ENS has passed all levels of validation, an MRN is issued to the person who submitted the ENS.

Risk assessment

Once the ENS has been validated, accepted and an MRN issued, it will be risk assessed against a set of risk rules. The results of the risk assessment will then be used by the UK Border Force to:

- identify shipments they wish to prevent being loaded onto the vessel entering GB (see Do Not Load message); or
- identify imports that they may wish to control on entering GB.

The provision of timely, complete and accurate data will prevent unnecessary delays in this process.

Do Not Load (DNL) message

For deep-sea containerised shipments only, a Do Not Load (DNL) message, the IE351, may be issued. This will be sent to the person submitting the declaration.

There are a number of steps which must be followed to ensure that the carrier will be made aware that a DNL has been issued where a third party (e.g. a freight forwarder) has made the ENS filing:

- the third-party may only file the ENS with the ocean carrier's knowledge and consent;
- in its ENS filing, the third-party must identify the ocean carrier with the ocean carrier's EORI number:
- the third-party must also include both the container number(s) and the ocean carrier's transport document number (that is, the master bill of lading number/booking reference number) in addition to its own (house) bill of lading number in its ENS filing.

Provided these data elements are included in the ENS, and provided that the ocean carrier is IT-connected to **S&S GB or ICS NI** the ocean carrier would automatically be notified not only of the

MRN for the third-party filing (which will serve as proof that the carrier's obligation that an ENS is filed has been met) but also of any DNL messages.

Based on the container and transportation document numbers included in the DNL message, the ocean carrier would be able to identify the containerised shipment that may not be loaded. Moreover, it is not unrealistic to expect that if a Customs Administration believed that a consignment posed such a serious threat that a DNL is appropriate then they would not simply rely on the sending of an electronic message to interested parties.

The UK Border Force will contact you to tell you what to do if you receive a Do Not Load message.

Unintentional dual filing – S&S GB and ICS NI

If the carrier has contractually agreed that a third party will file the ENS instead of it, the carrier should not make its own ENS filing for that same shipment. Similarly, a third party may not file without the carrier's prior knowledge and contractual agreement.

In cases where dual filings for the same shipment nonetheless occur, i.e. the carrier and a third party both file an ENS for the same shipment, customs authorities may decide to use both filings for their safety and security risk analysis. Otherwise, they will consider that the ENS lodged by the carrier takes precedence.

Dual filings may affect compliance with the legal requirement that an ENS is made if the information is not compliant with the relevant authority, or within the specified time limits.

Section three: Exports from Great Britain

When an Exit Summary (EXS) declaration is needed

Most exports will have safety and security requirements met with the customs export declaration which contains safety and security information. This is sometimes referred to as a combined exports declaration. The person(s) normally responsible for submitting a combined declaration is the exporter of the goods, or their representative.

The carrier of the goods has a legal responsibility to make sure the UK customs authority is provided with pre-departure safety and security information. The carrier will need to make sure they provide certain information to the person submitting the combined exports declaration.

An Exit Summary declaration (EXS) is required in some cases where the export consignments are not covered by a combined export declaration.

When an EXS is required, the responsibility for ensuring this is submitted lies with the carrier or the operator of the 'active means of transport'.

An EXS is required when: -

- an empty pallet, container or vehicle is being moved under a transport contract *
- goods have remained in temporary storage for more than 14 days
- goods have remained in temporary storage for less than 14 days, but the import safety and security declaration details are unknown, or the destination or consignee has changed
- goods are moved under transit using either a transit accompanying document (TAD), a transit security accompanying document (TSAD) or a transport internationaux routiers (TIR) Carnet document

*a transport contract, or contract of carriage, is an agreement between a carrier and shipper or passenger, setting out each party's duties and rights.

A temporary waiver is in place from 1 January 2021 to 30 September 2021 for safety and security requirements, for two categories of movements only.

The temporary waiver applies to: -

- empty pallets, containers and vehicles being moved under a transport contract to the EU (and to other countries for which a pre-departure declaration was not required before 31 December 2020), and;
- goods in RoRo vehicles where there would otherwise be a requirement for an EXS. This will include, for example, transit movements using RoRo.

From 1 October, a permanent waiver of safety and security export requirements will apply to goods moved under common transit procedures from Great Britain to the Republic of Ireland, where the goods are destined for NI.

Export safety and security information will be required on **all** other movements out of Great Britain, unless permanently exempt. You can find more information about those exceptions on gov.uk.

Safety and security export declarations are not required for goods moving from Great Britain to Northern Ireland.

Who is responsible for EXS and who can submit?

The legal requirement to submit an EXS declaration lies with the 'operator of the active means of transport' (e.g. the vessel, aircraft, train or road vehicle) on or in which the goods depart the Customs territory (i.e. Great Britain). We refer to this party as the carrier.

- For **rail**, this means the Rail Freight Operator who is authorised to traction the train through the Channel Tunnel, into the EU.
- For **maritime and air**, the legal requirement is with the party that has contracted and issued the bill of lading or an air waybill, for the carriage of the goods our of Great Britain. For sea, this means the shipping company is responsible and for air, the airline.

• For **RoRo**, this means the Haulage Company is responsible for lodging the declaration for 'accompanied' goods and the ferry operator for 'unaccompanied' goods.

Where a ferry is transporting an unaccompanied trailer or container, the active means of transport is the ferry, even where the trailer or container could be attached to a truck when it arrives at its destination.

Someone other than the carrier may lodge an EXS. However, as it is the carrier's responsibility to ensure that it is submitted within the legal time limits, an EXS must only be lodged by a representative or third party with the carrier's knowledge and consent.

Arranging for such an alternative third party EXS filing may be done through the use of commercial terms and conditions and may involve the third-party declarant and the carrier making amendments to an existing, or creating a new, contractual agreement that the third party is to file the EXS instead of the carrier.

How the carrier's consent to the third party EXS filing is to be evidenced and under which conditions and terms are subject to contractual agreement between the commercial parties. For example - time for submission of the EXS, the shipments involved, and the duration of the filing arrangement.

Except where there is evidence to the contrary, the customs authorities may assume that the carrier has given its consent under contractual arrangements and that the third party's lodging of the EXS is made with the carrier's knowledge and consent.

If responsibility is passed on to a third party, the legal liability to ensure that an Exit Summary (EXS) declaration is submitted remains with the carrier. However, the responsibility that the information provided is accurate, lies with whomever the declarant is – in this case, the third party.

Which HMRC system to use and how to access it

Export declarations, including EXS declarations, are made on the HMRC Customs Handling of Import & Export Freight (CHIEF) based National Export System (NES).

You can get someone to deal with the declarations for you, or you can make the declaration yourself.

You'll need: -

- Access to the CHIEF system
- Software that can submit declarations; or,
- To be registered for the National Export System

If you make the declarations yourself, you can use the NES system to send declarations via: -

- Web
- Email
- XML; or Community Systems Providers

You must have an Economic Operator Registration and Identification (EORI) number and a Government Gateway user ID and password.

Alternatively, you can arrange for a third-party with CHIEF access to submit the declaration on your behalf.

Further information on making Exit Summary declarations can be found on gov.uk

When to submit an EXS

You must present your EXS to customs before export so it can be risk assessed and the safety and security information must be submitted a specific number of hours before leaving the GB port.

The way in which the goods are transported affects how far in advance the safety and security information must be provided.

The table below advises when the information must be submitted.

Table 2	
Transportation Mode	Time Limit
'deep sea' containerised cargo	At least 24 hours before the goods are loaded
'short sea' containerised and non-containerised cargo	At least 2 hours before leaving the port
air traffic	At least 30 minutes before departure from an airport
rail traffic	At least 2 hours before the goods leave Union territory
road and inland waterways traffic	At least 1 hour before departure

You can amend safety and security declarations after the initial submission if certain information changes (such as the ferry company used or time of arrival), up until the point of customs clearance.

Which EXS process to follow

There are different processes to follow depending on how and where you move your goods or empties out of GB.

1. Submit an EXS – using the Insert Exit Summary (IEXS) declaration type in CHIEF

You will need to submit an IEXS declaration in CHIEF if:

- you are exporting goods from GB to the EU or RoW by any transport mode via an inventory linked port.
- you are exporting goods from GB to the EU or RoW by any transport mode other than RoRo via a non-inventory linked port.

You should submit an IEXS declaration in CHIEF using the Customs Procedure Code (CPC) 10 00 046. Further information on the data fields you will be required to complete in the declaration can be found in Appendix 3.

Once your exit summary declaration is accepted, you'll be issued with a movement reference number (MRN).

This exit summary declaration will still need to be presented to the customs office of export in the UK and gain permission to progress before the goods can leave the UK using a <u>DUCR</u>. You can use the movement reference number of the exit summary declaration or DUCR to present your goods.

The exit summary declaration must be 'arrived' on CHIEF at the port or airport. Input of the electronic arrival message completes presentation of the goods so that they may be cleared for the export procedure. You must make arrival messages at the port or airport. If the arrival message has been inputted fully and correctly, CHIEF will proceed directly to acceptance and automated risk analysis.

At non-inventory linked ports, where CHIEF arrival facilities are not available, an approved loader for the location can request that HMRC input the goods as 'arrived' on the system using form C1601. If this is successful, the arrival message will be entered onto CHIEF.

CHIEF will then indicate whether the goods have been given clearance to be exported or HMRC may indicate that the goods should not be shipped, pending further enquiries or submission of further paperwork or the need for a physical check. If, at the end of the further checks process, HMRC or Border Force are satisfied that all is in order, HMRC will grant permission to progress and CHIEF will indicate that the goods can then be shipped.

There is a requirement to notify the customs Office of Exit about goods departing the customs territory. All EXS declarations will automatically be assumed as departed on CHIEF, so there is no need to facilitate the departure notification for EXS declarations.

2. Submit an 'arrived' EXS – using the Export Full Declaration type in CHIEF

You will need to submit an 'arrived' EXS declaration in CHIEF if: -

- you are exporting goods from GB to the EU or RoW via Roll On Roll Off (RoRo) through a port which is not inventory linked
- you are exporting goods from GB to the EU or RoW via any transport mode through Dover, Holyhead or Eurotunnel

When an EXS is submitted as arrived, it is not necessary to submit a separate arrival message in CHIEF after the arrived EXS has been submitted.

Some ports lack the physical space to run checks on consignments and are operating with Inland Border Facilities. This means an 'arrived' Exit Summary (EXS) declaration will be required. When an 'arrived' declaration is submitted, an arrival message is automatically sent as soon as the declaration is made, and, if necessary, the carrier can then be directed away from the port for checks elsewhere.

At non-inventory linked ports, submitting an 'arrived' EXS means that the person submitting the EXS does not need to contact the National Clearance Hub to request that an arrival message is submitted in CHIEF. This will avoid disruption caused by carriers waiting for "permission to progress" which is only sent once a declaration is arrived.

To submit an 'arrived' EXS you will need to enter the CPC 10 00 056 into the Export Full Declaration (EFD) in CHIEF and declare declaration type (Box 1) as 'EXA' to submit the declaration as arrived. Further information on the data fields you will be required to complete in the declaration can be found in Appendix 4.

Once your exit summary declaration is accepted, you'll be issued with a movement reference number (MRN). The declarant will be notified by CHIEF whether permission to progress has been given or whether further checks are required. You should not move to the border location until permission to progress is received, or you are asked to do so.

Once permission to progress has been received, you may proceed to the port of exit and the goods may be shipped.

There is a requirement to notify the customs Office of Exit about goods departing the customs territory. All EXS declarations will automatically be assumed as departed on CHIEF, so there is no need to facilitate the departure notification for EXS declarations.

Entry Summary Declaration (ENS) Data Elements – S&S GB

Key

An = Alpha Numeric

A = Alpha

N = Numeric

A2 = 2 characters only (NB there is usually a code list to go with these)

An.7 = **up to** 7 characters etc.

ENTRY SUMMARY DECLARATION DATA ITEMS Air, Sea, RoRo and Rail			
Data Item *Data item name in Annex 30A Data item name in TIS (where different)	Header (H) and/or item (I) level	Notes and further info to assist with completion	Mode
Reference Number (LRN)	Н	An22 This number may be used by HMG to reference the specific Entry Summary Declaration if there are any queries/questions around the submitted declaration, therefore must be unique per declarant submitting the declaration. Note: Where an amendment is made, the LRN on the amendment should be unique i.e. different to the LRN of the original ENS being amended.	All
(*Number of items) Total number of items (n5)	Н	Total number of items declared in the Entry Summary Declaration.	All
(*Unique Consignment Reference Number) Commercial Reference Number	H/I	Alpha numeric up to 70 characters. (an70) This field is optional – If further reference numbers are available to support identification of declaration for commercial purposes please use this field.	All
(*Transport document number) Produced Documents /Certificates - Document type (an4) - Document reference (an35)	H/I	Identification or reference number of international and national documents, certificates and authorisations produced in support of the declaration and additional references. This can include; Bill of lading, Airway bill, CMR It includes the relevant code for the type of transport document, followed by the identification number of the document. Where the person lodging the declaration is different from the carrier the transport document number of the carrier shall also be provided. Document code list to be referred to.	All
(*Consignor) (Consignor) Trader	H/I	Consignor (this could also be the Seller) This information takes the form of the consignor EORI number whenever this is available to the person lodging the ENS. Alternatively include; Company Name, Building No, Street, Town, Region, Postcode, Country.	

		This is the party consigning the goods as stipulated at the lowest level of the Bill of Lading, Air Waybill, or CMR.	
		This information takes the form of the true consignor EORI number whenever this is available to the person lodging the ENS.	
		Alternatively include; Company Name, Building No, Street, Town, Region, Postcode, Country.	
		Where there is more than one consignor / true consignor – all must be added at item level	
		The consignor must be identified by an EORI number and the Consignor name and address is conditional as per rules below.	
		 The name and address are optional if the EORI is a GB EORI. The name and address are mandatory if the EORI is an EU EORI. 	
(*Person lodging the summary declaration) (Lodging Summary Declaration)	Н	Declare the EORI number of the person lodging the ENS.	All
Person (*Consignee) (Consignee) Trader	H/I	<u>Consignee</u> (this could also be the Buyer) This information takes the form of the consignee EORI number whenever this is available to the person lodging the ENS.	All
		Alternatively include; Company Name, Building No, Street, Town, Region, Postcode, Country.	
		This is the party consigning the goods as stipulated at the lowest level of the Bill of Lading, Air Waybill, or CMR.	
		This information takes the form of the true consignee EORI number whenever this is available to the person lodging the ENS.	
		Alternatively include; Company Name, Building No, Street, Town, Region, Postcode, Country.	
		Where there is more than one consignee / true consignee – all must be added at item level	
		The consignee must be identified by an EORI number and the Consignee name and address is conditional as per rules below.	
		The name and address are optional if the EORI is a GB EORI. The name and address are mandatory if the EORI is a GB EORI.	
(*Carrier)	Н	EORI is an EU EORI. This information must be provided if the carrier is	All
(Entry Carrier) Trader		different from the person lodging the ENS. The person lodging the ENS must have the carrier's 'knowledge and consent'.	7 111
		The carrier <u>must</u> be identified by an EORI number and the carrier name and address are conditional.	
		The name and address are <u>optional</u> if the EORI is a GB EORI. The property of the control	
		The name and address are <u>mandatory</u> if the EORI is an EU EORI.	
(*Country(ies) of routing codes) <i>Itinerary</i>	Н	Alpha2 (country codes to be taken from code list).	All
- Country of routing code		Identification, in chronological order, of the countries through which goods are routed between the country of original departure and final destination. It should include the countries of departure and destination.	
Notify party	H/I	Party to be notified at entry of the arrival of the goods. This information needs to be provided where applicable.	All

		Where the goods are carried under a negotiable bill of lading that is 'to order blank endorsed', in which case the consignee is not mentioned and special mentions code 10600 (from code list) is entered, the Notify Party shall always be provided.	
		Cannot be used if True (buyer) consignee and True (seller) consignor information available.	
		EORI number should be used where available. The name and address are optional if the EORI is a GB EORI. The name and address are mandatory if the EORI is an EU EORI.	
(*Mode of transport at the border) <i>Transport mode at</i> border For S&S GB: 1 - Maritime	Н	n1 The mode of transport corresponding to the active means of transport in which the goods are expected to enter the customs territory of the Community.	All
2 - Rail 3 - Road 4 - Air 8 - Inland water transport		Where air cargo is transported on modes of transport other than air, the other mode of transport shall be declared.	
10 - RoRo – accompanied 11 - RoRo – unaccompanied		However, IATA number must be completed in the "conveyance reference number" field and Airway bill number must be provided in "Produced Documents"	
Identity of means of transport crossing border	Н	An27	All (excluding
		Sea Where sea transport is concerned, the IMO ship identification number shall be declared.	air)
		RoRo For RoRo this will be the Vehicle Registration Number and Registered Trailer number. A space must be entered between Registration number and trailer number.	
		Registrationnumber[space]registeredtrailernumber	
		For example: AB12CDE FG34HIJ	
		No other spaces, hyphens or other special characters to be included.	
		For unaccompanied RoRo, the IMO ship identification number to be included	
		Rail For Rail this will be the wagon number.	
		Air Not to be used for air – the IATA flight number should be included in the data field 'Conveyance Reference number'.	
(Nationality of active means of transport crossing the border)	Н	a2 Nationality of the active means of transport	All
Conveyance reference number	Н	An35 Identification of the journey of the means of transport for example voyage, flight or trip number, if applicable.	Air Sea
		Air – the IATA number should be in this field. If 'Transport mode at border' = '4' (Air) then format is Alpha-numeric 8, and must contain the carrier code (AN3), the flight number (N4) and an optional suffix (a1) without any separator between the two or three elements	
		Sea - If 'Transport mode at border' = '1' (Sea/Maritime) and the Conveyance reference number is used, and the first four digits consist of XFER in uppercase, then it must be followed by the lorry registration plate number,	

		without any separator between 'XFER' and the lorry plate. Otherwise XFER cannot be used in the first four digits of the Conveyance reference number.	
		Note: This is not applicable when using RoRo, as 'Transport Mode at Border' will be 10 or 11	
		RoRo – Intended Ferry company name to be provided if known.	
(*First place of arrival code) (First Entry) Customs Office - Reference number	Н	An8 Identification of the customs Office of First Entry (OoFE) in the UK. (To be taken from Code lists)	All
		codes structured as follows: the first 2 characters (a2) serve to identify the country by means of the country code the next 6 characters (an6) stand for the office concerned in that country.	
		Codes will be set up for the Identification of all potential customs Offices of First Entry (OoFE).	
(*Date and time of arrival at first place of arrival in the Customs territory) (First Entry) Customs Office - Expected date and time of arrival	H	n12 Format (YYYYMMDDHHMM) shall be used. Local time of first place of arrival shall be used. This must be GMT.	All
,		Scheduled date and time of arrival of means of transport at (for air) first airport (land) arrival at first border post and (sea) arrival at first port.	
		The scheduled date and time of arrival is a static reference point. It should be the same on all ENS's submitted for consignments on that vessel/aircraft regardless of whether they are submitted by the carrier or by representatives on his behalf. Representatives should, therefore, obtain this information from the carrier.	
Place of loading	H/I	an.35 The first 2 digits of the place of loading shall be the Country Code from the code list. This should be followed by the name of seaport, airport, freight terminal, rail station or other place at which goods are loaded onto the means of transport being used for their carriage, including the country where it is located. For unaccompanied goods the place of loading will be the port of first entry.	All
		For Accompanied goods the place of loading is the Freight Terminal, Warehouse or Other place of loading.	
(*Place of unloading code) Place of unloading	H/I	an. 35 The first 2 digits of the place of unloading shall be the Country code from the code list. This should be followed by the name of seaport, airport, freight terminal, rail station or other place at which goods are unloaded onto the means of transport being used for their carriage, including the country where it is located. For unaccompanied goods the place of unloading will be the port of first entry.	All
		For Accompanied goods the place of unloading is the Freight Terminal, Warehouse or Other place of unloading.	

		This is a plain language description procise enough for	
		This is a plain language description precise enough for customs to be able to identify the goods.	
		'White goods' should not be used to describe a microwave oven or a washing machine.	
		General terms such as 'consolidated', 'general cargo' 'groupage or 'parts' cannot be accepted.	
(*Type of packages (code))	I	An.2	All
Kind of packages		From a list of available codes.	
Total number of packages	Н	n7	All
		Enter figures of the total number of packages for goods declared within declaration.	
		The total number of packages is equal to the sum of all 'Number of packages' + all 'Number of pieces' + a value of '1' for each declared 'bulk'.	
Number of packages	1	n5	All
Trainbor of padragoo		Number of individual items packaged in such a way that they cannot be divided without first undoing the packing; or number of pieces if unpackaged.	7 11
		This information does not need to be provided where goods are in bulk.	
Number of pieces	I	n.5 Number of individual "pieces" if unpackaged.	All
(*Shipping marks)	H/I	an.140	All
Marks and numbers of packages (long)		Free form description of the marks and numbers on transport units or packages. This should include information/description that will people the identification of on individual people within	
		enable the identification of an individual package within the load. This information shall only be provided for packaged	
		goods where applicable.	
Container Number	H/I	an.17 The unique Container number (letters and/or numbers) which identifies the container. Where goods are containerised the container number can replace the 'shipping marks'.	All
		For unaccompanied RoRo, the trailer number to be included	
(*Goods item number) Goods item - Item Number	I	n.5 The number of the item in relation to the total number of items contained in the declaration.	All
(*Commodity code) Code (Commodity)	1	an. 8 Commodity Codes list is available in Part 2 of the UK Tariff (and on-line). For ENS, the first 4 digits of the 8-digit commodity code	All
		may be used. It is not necessary to provide this information if a 'Goods	
(*Gross mass (kg))	H/I	description' is provided. Weight (mass) of goods including packaging but	All
Gross mass (n11,3)		excluding the carrier's equipment for the declaration.	
NB this means up to 11 digits then 3 following the decimal point.		The declarant should provide this data at item level as well as header level.	
	<u> </u>	Enter, where necessary up to 3 decimal places, the gross mass in kilograms.	A.II
UN Dangerous Goods code		n4	All

UNDG code list available.		The United Nations Dangerous Goods Identifier (UNDG) is a unique serial number (n4) assigned within the United Nations to dangerous substances and articles. This element shall be provided where it is relevant.	
		From the code list available.	
(*Seal number) Seals ID - Seals identity	H/I	An.20 The identification numbers of the seals affixed to the transport equipment, where applicable. If no seal attached, please complete field with "No Seal"	All
		Seal	
Transport charges method of payment code Transport charges/ Method of Payment (a1)	H/I	Enter the relevant code specifying the payment method for transport charges. Codes to be used:	All
		A – Payment in cash	
		B – Payment by credit card C – Payment by cheque	
		D – Other	
		H – Electronic credit transfer Y – Account holder with carrier	
		Z – Not pre-paid	
(*Other specific circumstance indicator)	Н	a1	All
Specific Circumstance Indicator		Code to be used E Authorised Economic Operators	
Special Mentions		an.5	All
- Additional information coded		Code list for available codes.	
(*Declaration date) Declaration date and time	H Provided by declarant system	n.12 Date at which the respective declarations were issued and when appropriate, signed or otherwise authenticated.	All
		YYYYMMDDHHMM	
		Date and time of declaration submitted Must be provided by trader system This must be GMT	
Declaration place	Н	an.35 Text describing where the declaration was completed (office address etc).	All
Signature/Authentication	H Provided by declarant system		All

Entry Summary Declaration (ENS) Data Elements – ICS NI

Key An = Alpha Numeric

A = Alpha N = Numeric

A2 = 2 characters only (NB there is usually a code list to go with these)

An.7 = **up to** 7 characters etc.

ENTRY SUMMARY DECLARATION DATA ITEMS Air, Sea, Road			
Data Item *Data item name in Annex 30A Data item name in TIS (where different)	Header (H) and/or item (I) level or Conveyance (C) level	Notes and further info (Includes extracts from notes to the articles in Annex 30A of Regulation 1875/2006 and also to rules and conditions in the ICS NI TIS)	
Reference Number (LRN)		An22 This is the number/identifier allocated by the sending trader for a specific transaction (ENS, Arrival Notification, Diversion request etc). It must be unique per trader sending the transaction. Once an ENS is accepted a Movement Reference Number (MRN) is issued. In the UK we will be able to search ICS NI by either the MRN or the traders original LRN. The MRN generated by ICS NI will use 'XI' in place of 'GB' in Field	
(*Number of items) Total number of items (n5)	Н	2 (Appendix E: Reference Numbers) Total number of items declared in the Entry Summary Declaration	
(*Unique Consignment Reference Number)	H/I	Alpha numeric up to 70 characters. (an70)	
Commercial Reference Number		Unique number assigned to goods, for entry, import, exit and export. WCO (ISO15459) codes or equivalent shall be used.	
		Please see the note below this table on the use of UCRs in the UK and other countries.	
(*Transport document number) Produced Documents /Certificates - Document type (an4) - Document reference (an35)	H/I	Reference of the transport document that covers the transport of the goods into the EU. Where the person lodging the declaration is different from the carrier the transport document number of the carrier shall also be provided.	
		Document type code list – see TIS App C code list 13.	
(*Consignor) (Consignor) Trader	H/I	This information takes the form of the consignor EORI number whenever this is available to the person lodging the ENS.	
		Please note that in the TIS the 'TIN' field is the EORI number.	
		Alternatively include name, street and number, Postal code, City and Country Code.	
(*Person lodging the summary declaration) (Lodging Summary Declaration) Person	Н	Declare the EORI number of the person lodging the ENS.	
(*Consignee) (Consignee) Trader	H/I	EU consignees declared on the ENS should normally be identified by their EORI number (if this is available). Consignees outside the EU with no EORI number (and those EU consignees where the EORI number is not available) should be identified by their name and address.	
(*Carrier) (Entry Carrier) Trader	С	This information should be provided if the carrier is different from the person lodging the ENS. The person lodging the ENS must have the carrier's 'knowledge and consent'. The carrier must be identified by an EORI number.	

(*Country(ies) of routing codes) Itinerary - Country of routing code	Н	Alpha2 (country codes to be taken from TIS App C code list 8).
- Country of routing code		Identification in chronological order of the countries through which goods are routed between the country of original departure and final destination. It should include the countries of departure and destination.
Notify party	H/I	Party to be notified at entry of the arrival of the goods. This information needs to be provided where applicable. Where the goods are carried under a negotiable bill of lading that is 'to order blank endorsed', in which case the consignee is not mentioned and special mentions code 10600 (see TIS App C code list 39) is entered, the Notify Party shall always be provided.
	-	EORI number should be used where available.
(*Mode of transport at the border) Transport mode at border Codes: 1 - Sea 3 - Road 4 - Air	С	n1 The mode of transport corresponding to the active means of transport in which the goods are expected to enter the customs territory of the Community. Where air cargo is transported on modes of transport other than air, the other mode of transport shall be declared. There are separate rules on combined transportation.
(*Identity and nationality of active means of transport crossing the border)	С	Where sea transport is concerned, the IMO ship identification number shall be declared.
A number of data fields in the TIS make up this data requirement as follows: - Identity of means of transport crossing border (an27) - Nationality of means of transport crossing border (a2)		Not to be used for air – the IATA flight number should be included in the data field 'Conveyance Reference number'. Where road transport is concerned, the registration plate number may be declared and has no format restrictions.
These fields are used in conjunction with the 'Mode of Transport at the border' field above.		NB Accurate completion of these fields on all ENSs is essential when the carrier (or his representative) intend to use the Entry Key to Arrive or Divert all consignments on a vessel.
Conveyance reference number	С	An35 Identification of the journey of the means of transport for example voyage, train or flight number etc.
		For air – the IATA number should be in this field. NB Accurate completion of this field on all ENS's is essential when the carrier (or his representative) intend to use the Entry Key to Arrive or Divert all consignments on a plane.
(*First place of arrival code) (First Entry) Customs Office - Reference number	Ċ	an8 Identification of the customs Office of First Entry (OoFE) in the EU. an8 codes structured as follows: - the first 2 characters (a2) serve to identify the country by means of the country code of the EU Member State - the next 6 characters (an6) stand for the office concerned in that country. Codes will be set up for the Identification of all potential customs Offices of First Entry (OoFE). These will be uploaded by all Member
(*Date and time of arrival at first place of arrival	С	States to a central COL (Customs Office List). These will be available on the EUROPA website. n12 (CCYYMMDDHHMM) shall be used. Local time of first place
(*Date and time of arrival at first place of arrival in the Customs territory) (First Entry) Customs Office		n12 (CCYYMMDDHHMM) shall be used. Local time of first place of arrival shall be used.
- Expected date and time of arrival NB As a general rule, this field once set by the carrier should not be amended. See note on		Scheduled date and time of arrival of means of transport at (for air) first airport (land) arrival at first border post and (sea) arrival at first port.
Arriving and Diverting consignments using the Entry Key in Notes column.		It is particularly important, where a carrier intends to use the Entry Key to Arrive or Divert all consignments on a vessel/aircraft, that the scheduled date and time of arrival is a static reference point. It should be the same on all ENSs submitted for consignments on that vessel/aircraft regardless of whether they are submitted by the carrier or by representatives on his behalf. Representatives should, therefore, obtain this information from the

		carrier and should not amend the expected date and time of arrival unless the carrier instructs him to do so.
(*Subsequent customs office(s) of entry code) (Subsequent Entry) Customs Office - Reference number	С	an8 Identification of all known customs Office(s) of Subsequent Entry (OoSE) in the EU.
		See notes on the structure of codes to be used above in the Notes column to the OoFE field.
Place of loading	H/I	an.35 The first 2 digits of the place of loading shall be the Country Code.
		Name of seaport, airport, freight terminal, rail station or other place at which goods are loaded onto the means of transport being used for their carriage, including the country where it is located.
(*Place of unloading code) Place of unloading	Н/І	an. 35 The first 2 digits of the place of unloading shall be the Country code. Name of seaport, airport, freight terminal, rail station or other place at which goods are unloaded onto the means of transport being
		used for their carriage, including the country where it is located.
Goods description		This is a plain language description precise enough for customs to be able to identify the goods. General terms such as 'consolidated', 'general cargo' or 'parts' cannot be accepted.
		A list of other inappropriate descriptions has been published by the Commission. It is not necessary to provide this information where a commodity
(*Type of packages (code)) Kind of packages	I	code is used. An.2 List of codes available in the TIS App C code list 17.
Total number of packages	Н	n7 NB Rule 105 applies as follows: 'The total number of packages is equal to the sum of all 'Number of packages' + all 'Number of pieces' + a value of '1' for each declared 'bulk'.'
Number of packages	ı	n5 Number of individual items packaged in such a way that they cannot be divided without first undoing the packing; or number of pieces if unpackaged. This information does not need to be provided where goods are in bulk.
Number of pieces		n.5
(*Shipping marks) Marks and numbers of packages (long)	H/I	an.140 Free form description of the marks and numbers on transport units or packages.
		This information shall only be provided for packaged goods where applicable. Where goods are containerised, the container number can replace the shipping marks, which can however be provided by the trader where available. A UCR or the references in the transport document that allows for the unambiguous identification of all packages in the consignment may replace the shipping marks.
(*Equipment identification number, if containerised) Containers - Container Number	H/I	an.17 Marks (letters and/or numbers) which identify the container. Where goods are containerised the container number can replace the 'shipping marks'.
(*Goods item number) Goods item - Item Number	I	n.5 The number of the item in relation to the total number of items contained in the declaration, the summary declaration or the
(*Commodity code) Code (Commodity) - Combined Nomenclature	I	diversion request. an. 8 Commodity Codes list is available in Part 2 of the UK Tariff (and online). For ENS, the first 4 digits of the 8-digit commodity code may be used. It is not necessary to provide this information if a 'Goods Description' is provided.
(*Gross mass (kg)) Gross mass (n11,3)	H/I	Weight (mass) of goods including packaging but excluding the carrier's equipment for the declaration. Where possible, the trader should provide data at item level.

NB this means up to 11 digits then 3 following the decimal point.		
UN Dangerous Goods code UNDG co e list is available in the TIS App C d code list 101.		n4 The United Nations Dangerous Goods Identifier (UNDG) is a unique serial number (n4) assigned within the United Nations to dangerous substances and articles. This element shall be provided where it is relevant.
(*Seal number) S <i>eals</i> ID - Seals identity	H/I	The identification numbers of the seals affixed to the transport equipment, where applicable.
Transport charges method of payment code Transport charges/ Method of Payment (a1)	H/I	Enter the relevant code specifying the payment method for transport charges. Codes to be used: A – Payment in cash B – Payment by credit card C – Payment by cheque D – Other H – Electronic credit transfer Y – Account holder with carrier Z – Not pre-paid
(*Other specific circumstance indicator) Specific Circumstance Indicator	H	a1 A - Postal and express consignments C - road mode of transport D - Rail mode of transport E - Authorised Economic Operators
Special Mentions - Additional information coded		an.5 See TIS App C code list for available codes.
(*Declaration date) Declaration date and time	H Provided by declarant system	Date at which the respective declarations were issued and when appropriate, signed or otherwise authenticated.
Declaration place		an.35 Text describing where the declaration was completed (office address etc).
Signature/Authentication	H Provided by declarant system	

Exit Summary Declaration (IEXS) Data Elements

(IEXS) EXIT SUMMARY DECLARATION DATA ITEMS			
Data field name	Mandatory (M) or Optional (O) to complete	Notes and further information	
Consignor - Identity (EORI number) - Name and address	M	An EORI number must be provided. If a GB EORI number is provided, it is not necessary to provide name and address. If the EORI provided is not a GB EORI, then you must also provide name, street, city, post code and country details.	
Items [number field: total number of items]	M	It is possible to include up to 99 items in one declaration.	
Packages [number field: total number of packages]	М		
Reference number [declarant's own reference]	0		
Consignee - Identity (EORI number) - Name and address	M	An EORI number must be provided. If a GB EORI number is provided, it is not necessary to provide name and address. If the EORI provided is not a GB EORI, then you must also provide name, street, city, post code and country details. If consignee details are not known, AI statement 30600 must be entered in 'Additional Information.'	
Declarant/representative - Rep - Identity - Name and address	0	Not required to be completed unless an agent is completing the declaration on behalf of the declarant, in which case it is required	
Country of export	М		
Destination country	M		
Location of goods	М	Enter the location of the port of exit where the goods will leave Great Britain. The goods do not need to be available at the location at the time when the declaration is made.	
Packages and description of goods - Description of goods - Package marks - Package number - Package kind - Containers	0	Required to be completed if Box 33 (commodity code) is not completed For Exit Summary Declarations, a full and unambiguous goods description must be supplied if a commodity code is not declared.	
Item number	0		

Commodity code	0	Required to be completed if 'Description of goods' is not completed.
		A 4 or an 8-digit commodity code can be used.
Gross mass	М	Gross mass must always be completed.
Procedure	М	Use the CPC 10 00 046. All items within the declaration must have the same CPC.
Additional information Header level: - Header level Al statement - Transport charges method of payment - Country of routing codes - Declaration currency - Registered consignor - Premises - Supervising office - Header level documents - DUCR - MUCR Item level: - Item level Al statement - Transport charges method of payment - UN dangerous goods code - Third quantity - Supervising office	M	Required to be completed in accordance with the existing rules laid out in the Trade Tariff Vol 3. E.g. if carrying dangerous goods, the UN dangerous goods code will be needed, but not otherwise. A DUCR must always be provided.

Arrived Exit Summary Declaration (EFD) Data Elements

(EFD) EXIT SUMMARY DECLARATION DATA ITEMS			
Data field name	Mandatory (M) or Optional (O) to complete	Notes and further information	
Declaration (1st section) Type of declaration 'EX' (2nd section) Indication of arrival at office of export	M	"In first sub-division, enter 'EX' "In second sub-division, enter 'EXA'"	
Consignor - Identity (EORI number) - Name and address	M	An EORI number must be provided. If a GB EORI number is provided, it is not necessary to provide name and address.	
		If the EORI provided is not a GB EORI, then you must also provide name, street, city, post code and country details.	
Items [number field: total number of items]	М	Up to 99 items can be included in one declaration.	
Packages [number field: total number of packages]	M		
Reference number [declarant's own reference]	0		
Consignee - Identity (EORI number) - Name and address	M	An EORI number must be provided. If a GB EORI number is provided, it is not necessary to provide name and address. If the EORI provided is not a GB EORI, then you must also provide name, street, city, post code and country details If consignee details are not known, AI statement 30600 must be entered in 'Additional Information.'	
Declarant/representative - Rep - Identity - Name and address	0		
Country of export	M		
Destination country	M		
Means of transport on departure	0	Do not complete this field	

Identity and nationality of the active means of transport crossing the border	0	Do not complete this field
Invoice currency	0	Do not complete this field
Mode of transport at the border	M	1 – Maritime
		2 – Rail 3 – Road
		4 – Air
		6 - RoRo
Mode of transport inland	0	Do not complete this field
Location of goods	M	Enter the location of the port of exit where the goods will leave Great Britain. The goods do not need to be available at the location at the time when the declaration is made.
Packages and description of goods - Description of goods - Package marks - Package number - Package kind - Containers	0	Description of goods, package marks, package number and package kind must be completed. Containers must be completed unless goods are being exported by an express operator.
Item number	0	
Commodity code	0	Required to be completed if 'Description of goods' is not completed
		An 8-digit commodity code must be used. It is not possible to use just the first four digits of the commodity code.
Country origin code	0	Do not complete this field
Gross mass	M	Gross mass must always be completed.
Procedure	M	Use the CPC 10 00 056. All items within the declaration must have the same CPC.
Net mass	0	Required to be completed if an 8-digit commodity code has been provided in 'Commodity code' data field.
Previous document - Class - Type - Reference	0	

Supplementary units	0	Required to be completed if an 8-digit commodity code has been provided in 'Commodity code' data field.
Additional information Header level: - Header level AI statement - Transport charges method of payment - Country of routing codes - Declaration currency - Registered consignor - Premises - Supervising office - Header level documents - DUCR - MUCR Item level: - Item level AI statement - Transport charges method of payment - UN dangerous goods code - Third quantity - Supervising office - Item level documents	M	Required to be completed in accordance with the existing rules laid out in the Trade Tariff Vol 3. E.g. if carrying dangerous goods, the UN dangerous goods code will be needed, but not otherwise. A DUCR must always be provided.