

Application: Authorisation to provide an “Arrival at Exit” notification (ELEX)

When should an “Arrival at Exit” notification be provided?

An “Arrival at Exit” notification is to be provided when export or re-export goods exit the EU territory by sea, air or railway through the territory of Finland. The notification need not be provided for goods that exit the EU territory by road.

Part A. Basic information of the company

The authorisation is granted according to business ID. In order to obtain the authorisation, the applicant must be a registered export customer of Customs. When necessary, the status of registered export customer can be applied for simultaneously with the authorisation to provide an “Arrival at Exit” notification. A separate form (form 250) is to be used in applying for the status of a registered export customer.

If the applicant is already a registered export customer of Customs, the application must contain the export extension of the applicant’s business ID (Txxxx). Registered export customers receive the business ID extension together with the notification concerning their registration’s approval from Customs.

Part B. Topic of application

The application form can be used for applying for the following:

- Authorisation to provide an “Arrival at Exit” notification
- Exemption from providing an “Arrival at Exit” notification
- Both of the above

Authorisation to provide a notification can also be applied for by a company which, according to a decision by the National Board of Customs, is entitled to provide a notification. Primary notification providers consist of businesses responsible for loading export goods at places of exit. Also other operators in the logistics chain of export goods can apply for authorisation to provide a notification. The party responsible for providing the notification is ultimately defined by EU legislation.

Exemption from providing a notification can be applied for by an exporter that issues export declarations to Finnish Customs or by an agent of such an exporter under the conditions listed below (part D).

Part C. Activity based on which the company applies for authorisation to provide an “Arrival at Exit” notification

Here the applicant can state one or more reasons for the application and thus give information about their role in the customs clearance chain of export goods. The form includes a list of the most common operator roles which entitle the applicant to provide an "Arrival at Exit" notification. If the applicant is not responsible for loading, the connection between the applicant and the party responsible for loading and the way in which the applicant will forward the loading permit to the party responsible for loading must be described here.

In all cases, the goods must be at the place of exit when the "Arrival at Exit" notification is provided.

Part D. A description of the activity based on which the company applies for exemption from providing a separate notification

Exemption from providing an "Arrival at Exit" notification only concerns goods whose location according to the export declaration is the place of exit at the time when the export declaration is provided or accepted as received (advance notifications). A declarant who receives an exemption must enter an additional statement code to the export declaration indicating that the granted exemption is to be applied in the case in question.

If the customer applying for exemption is not directly responsible for loading at the place of exit, they must specify the grounds due to which they are applying for exemption from providing an "Arrival at Exit" notification for their goods.

The applicant should also list the places of exit in this part. Applications for authorisations can be made only for places of exit located in Finland. In addition to the location, the applicant is to state the mode of transport of the exiting goods, as well as the exact address where the goods arriving at the place of exit will be received for loading into the exiting means of transport.

Part E. Mode of providing the declaration

Authorisation from Customs is always required for providing an "Arrival at Exit" notification regardless of whether the declaration is sent to Customs in message format or online.

Customers transmitting their declarations in message format are required to have an EDI export consignor permit in addition to the authorisation applied for here.

If the applicant already has an EDI consignor permit, the Electronic Customs Clearance Centre will contact the applicant based on the application and will arrange for testing the "Arrival at Exit" message with the applicant.

If the applicant does not have a previous EDI export consignor permit, they are to apply for such a permit using a separate application form (form 251), and state as additional information in the form that the permit is applied for in order to provide an "Arrival at Exit" notification.

Online declarants are required to have a Katso ID in addition to the authorisation applied for here.

Part F. Contact person in the company

The company will point out a primary contact person whom Customs can contact with regard to matters involving the notification.

Part G. Additional information

Please fill in your possible additional information in this part. Information for which there is not enough space in some specific part of the form can also be entered here.

Part H. Signature

Please sign the application and fill in the date.

Enquiries

Enquiries can be sent by e-mail to [elex\(at\)tulli.fi](mailto:elex@tulli.fi). Please make sure that the subject field of your message has at least the word "arrival" in it.

Please submit the application and information on possible changes which can affect the granted authorisation to the following address:

Turku Customs

Electronic Customs Clearance Centre, Licence Administration

P.O. Box 386, 20101 Turku, FINLAND

The decision concerning the application is free of charge.