NOTES TO TABLE

[1] This box is mandatory for agricultural products with export refunds.

[2] This particular may only be required for non-computerised procedures.

[3] When the declaration covers only one item of goods, the Member States may provide for this box to be left empty, the figure "1" having been entered in box 5.

[4] This box is mandatory for the NCTS in the manner provided for in Appendix C2 of Regulation 2016/341 ("TDA") Annex 9

[5] This particular may only be required for computerised procedures.

[6] This box is optional for the Member States where the consignee is not established in the Union nor in a common transit country.


[8] Not for use in the case of postal consignments or carriage by fixed transport installations or rail.

[9] This particular may be required for non-computerised procedures. In the case of computerised procedures, Member States need not collect this particular if they can deduce it from information elsewhere in the declaration and so transmit it to the Commission in compliance with the provisions on the collection of external trade statistics.

[10] Member States may only require completion of the third subdivision where the customs administration is calculating customs value on behalf of the economic operator.

[11] Member States may only require this information in cases in which the rules on the monthly fixing of exchange rates laid down in [ex Title V, Chapter 6] do not apply.

[12] This box must not be completed when export formalities are carried out at the point of exit from the Union.

[13] This box must not be completed where the import formalities are carried out at the point of entry into the Union.

[14] This box may be used in the NCTS in the manner provided for in Appendix C2 to TDA Annex 9.

[16] This subdivision must be completed where:
- the transit declaration is made by the same person at the same time as, or following, a customs declaration which includes a commodity code, or
- where Union legislation so provides.

[17] For completion only where Union legislation so provides.

[18] This information is not required for goods eligible for relief from import duties, unless the customs authorities consider it necessary for the application of the provisions governing the release for free circulation of the goods concerned.

[19] Member States may waive this obligation if their systems allow them to deduce this information automatically and unambiguously from information elsewhere in the declaration.

[20] This information is not to be provided when customs administrations calculate duties on behalf of operators on the basis of information elsewhere in the declaration. It is otherwise optional for the Member States.
This information is not to be provided when customs administrations calculate duties on behalf of operators on the basis of information elsewhere in the declaration.

Where the declaration is accompanied by the document referred to in Article 6 of this Delegated Regulation, Member States may waive completion of this box.

This box is to be completed where the declaration of placing of goods under a customs procedure is used to discharge a customs warehousing procedure.

Where goods are carried in containers that are to be transported by road vehicles, the customs authorities may authorise the holder of the procedure to leave this box blank where the logistical pattern at the point of departure may prevent the identity and nationality of the means of transport from being provided at the time of establishment of the transit declaration and where the customs authorities can ensure that the required information concerning the means of transport will be subsequently entered in box 55.

The Member State of acceptance of the declaration may waive the obligation to provide this information where it is in a position to assess it correctly and has implemented calculation routines to provide a result compatible with statistical requirement.