Guidance Manual on Comprehensive Guarantee

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This manual provides a guide to the interpretation of the law governing Comprehensive Guarantees which are provided for in the Union Customs Code (UCC), Article 89-100, the Delegated Act (DA) Articles 81-86 and the Implementing Act (IA) Articles 147-158.

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The information in this document is provided as a guide only and is not professional advice, including legal advice. It should not be assumed that the guidance is comprehensive or that it provides a definitive answer in every case.
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Definitions

In the context of this instruction:

“Union Customs Code” refers to EU Council Regulation 952/2013 establishing the Union Customs Code;

“DA” refers to the Delegated Act; Commission Regulation (EC) No. 2015/2446

“IA” refers to the Implementing Act; Commission Regulation (EC) No. 2015/2447

“Customs Procedure” means any of the following procedures under which goods may be placed in accordance with the Code:

- release for free circulation;
- special procedures (transit, warehousing, temporary admission, end-use, inward processing and outward processing) and
- export.

The following link covers EU guidelines for Comprehensive Guarantee:
Guidance for guarantees for customs debts
1. Introduction
The Comprehensive Guarantee is a customs decision introduced under the UCC to cover two or more operations, declarations or customs procedures for both debt that has been incurred and debt that may be incurred. This means that any trader who has two or more declarations may apply for a comprehensive guarantee and the reductions or waivers that may follow. A Comprehensive Guarantee is always linked to a second authorisation.

1.1 How can Operators use a Comprehensive Guarantee?
The holder of a Comprehensive Guarantee Authorisation can:

- amalgamate all their current customs bonds and guarantees under one comprehensive guarantee
- apply for a reduction or waiver in the amount of guarantee for debt which may be incurred subject to meeting specific criteria as outlined in Article 84 DA
- reduce to 30% the amount of guarantee for debt which has been incurred where the operator holds the status of Authorised Economic Operator Simplified (AEOC)

Applications for Comprehensive Guarantee require the completion of the application form on the Customs Decision System CDS. With effect from 1 May 2016, all new applications for special procedures, temporary storage facility, transit and deferred payment will require an associated application for comprehensive guarantee (subject to the exception of a single operation or Customs Declaration for which an individual guarantee may be used).

It is suggested that both applications are submitted at the same time as this will assist in the efficient handling of the assessment process.

1.2 What is the applicant applying for?
Authorisation for Comprehensive Guarantee covers two elements, namely:

- Authorisation to hold a comprehensive guarantee and
- Possibility to have a reduction or waiver in the amount of the guarantee as follows
  - a reduction to 50% in the amount of the guarantee
  - a reduction to 30% in the amount of the guarantee
  - a full waiver of the amount of the guarantee

The list of criteria that must be assessed by the Control Officer will be dependent on what the applicant has applied for.
1.3 Who can apply for Comprehensive Guarantee?

Article 95 (1) (a), (b) and (c)

The Comprehensive Guarantee shall be granted only to persons who satisfy all the following conditions:

1. They are established in the customs territory of the Union

2. They fulfil the criteria outlined in Article 39 (1) (a) UCC - The absence of any serious infringements or repeated infringements of customs legislation and taxation rules including no record of serious criminal offences relating to the economic activity of the applicant

3. (a) They are regular users of the customs procedures involved or operators of temporary storage facilities or (b) they fulfil the criteria outlined in Article 39(d) UCC regarding practical standards of competence or professional qualifications directly related to the activity carried out.

Applicants will be assessed against the criteria based on data for the previous 3 years. If a trader has not been established for 3 years then they will be assessed against the criteria using the information and records that are available.

2. Application for Comprehensive Guarantee

2.1 Application Procedure

All applications, including those for amendment to existing authorisations, must be made through the Trader Portal in the Customs Decision System - CDS.

On receipt of an application Guarantee Section will carry out the following tasks:

- Check that all the necessary information to process the application has been supplied by the applicant
- Where additional information is required the applicant will be contacted via CDS to provide same
- Guarantee Section also notify the Special Procedures Section on receipt of the application
- The application is formally accepted upon receipt of all relevant information. The application must be accepted or rejected within 30 days of submission
2.2 Evaluation Report

**Special Procedures & Deferred Payment (AEO)**

- The Application is forwarded to the Control Officer to carry out the evaluation. The list of criteria that must be assessed by the Control Officer will be dependent on what the applicant has applied for, e.g. reduction to 50%, reduction to 30% or reduction to 0% (waiver).

- The Control Officer carries out the assessment, completes the Evaluation Report and submits it along with their signed recommendation as to whether or not the applicant has met the criteria for a Comprehensive Guarantee or Guarantee Reduction/Waiver.

- Where it is recommended that an application for an Authorisation is denied or denied in part, the justification for same must be included in the evaluation report. All decisions are recorded on the central EU decisions system - CDS and are visible to all Member States.

- If the Control Officer is recommending that the applicant has not met the criteria please see Section 4 below “Right to be Heard”.

- It should be noted that where an applicant is assessed for Comprehensive Guarantee purposes and is deemed to have met certain AEO criteria, then those particular criteria are not re-assessed should the applicant apply for AEO status within a reasonable timeframe.

**Deferred Payment (non AEO)**

Guarantee Section complete the Evaluation Report for applications to cover deferred payment only from non AEO applicants, having checked Revenue Systems and other relevant areas in Customs.

- An e-mail is then sent to the local Control Officer, with a copy of the evaluation report and details of any issues discovered during the checks, with a request to confirm if they are aware of any reason why the CG authorisation should not be issued.

**2.1.1. Establishing the reference amount for Comprehensive Guarantee**

The reference amount which covers customs debts which have been incurred shall correspond to the amount of import or export duty and of the other charges which are payable. (2-month period)

The reference amount which is to cover customs debt which may be incurred shall be established by the Control Officer in collaboration with the applicant. The amount of guarantee shall be sufficient to cover at all times the potential and existing customs debt and other charges which may vary in amount over time.
The following material is either exempt from or not required to be published under the Freedom of Information Act 2014.

[...]

2.3 Forms of Guarantee

A guarantee can be provided either in the form of a guarantor’s undertaking or a cash deposit. UCC Article 92.1 (a) & (b)

On receipt of a positive recommendation from the Control Officer,

a) A guarantor’s Undertaking is issued from Guarantee Section to the applicant and must be completed by an approved financial institution. A list can be found on the financial regulator website. This is checked by Guarantee Section on receipt of application.

A ‘hard’ copy of the Guarantors Undertaking completed by a bank or surety provider must be returned to Guarantee Section where it will be approved if everything is in order. A scanned copy of the approved undertaking is then sent to the applicant and the bank or surety provider for their records.

When the guarantee is provided in the form of an undertaking by a guarantor and is valid in more than one MS, the guarantor shall indicate an address for service or appoint an agent in each MS in which the guarantee is valid.

Note: The Comprehensive Guarantee may only be provided in the form of an undertaking by a guarantor for the transit procedure. Article 162 IA.

b) If a cash deposit is selected as the form of guarantee this is now requested from the applicant by Guarantee Section. The following are issued to the applicant via “My Enquiries”

- Details of Revenue bank a/c (Appendix 1) and email address of Accountant General’s (AG) cash office
- Template for Customer Contact Details for completion (Appendix 2)
- Deposit note for completion (Appendix 3)

Applicant makes the cash deposit by an electronic transfer of funds (EFT) to Revenue a/c.

Applicant sends an email via “My Enquiries” to the AG Cash Office confirming transfer and with the following details.

(a) Deposit note (Appendix 3)
(b) Customer contact details (Appendix 2). These details will be held on file by the Cash Office and Accountant General’s Office and can be used for refund purposes.

Guarantee Section receives Deposit Note (with deposit no) from the AG Cash Office confirming receipt of the deposit (Appendix 3).

2.4 Authorisation
The application is then finalised on the Customs Decision System and the comprehensive guarantee authorisation is issued to the applicant on the CDS

Confirmation is sent to the applicant that the Comprehensive Guarantee is now in place. A copy of this confirmation is sent to the Control Officer (Special Procedures cases) and to the relevant section dealing with Special Procedures, Temporary Storage or Deferred Payments.

Guarantee Section are required to notify the applicant within 120 days of the date of acceptance of the application if they are authorised for a Comprehensive Guarantee. Where Customs authorities are unable to comply with the time-limit for taking a decision, they shall inform the applicant of that fact before the expiry of that time-limit, stating the reasons and indicating the further period of time which they consider necessary to take a decision. Except where otherwise provided, that further period shall not exceed 30 days. However, as the time limit for taking a decision on the authorisations for Special Procedures is 30 days and the authorisations for Comprehensive Guarantee and Special Procedures will be required simultaneously a decision is required within 30 days.

3. The Self-Assessment Questionnaire (SAQ)

Since the introduction of the CDS in October 2017 applicants are no longer required to submit an SAQ when applying for a Comprehensive Guarantee. However, if any non-AEO applicants are requesting a reduction or waiver, the relevant section of the SAQ may be requested from the applicant by Guarantee Section. The SAQ will be forwarded to the Control Officer with the Evaluation Report.

If the Control Officer considers the completion of Part 1 of the SAQ necessary to evaluate and make a recommendation, they may request completion of this part of the SAQ when arranging a date for a meeting with the company. The applicant may be requested to submit this information in advance of the visit to the premises.

Part 1 may be requested by the Control Officer in the following cases if he or she wishes (see above).

- If the application is for an Authorisation for a Comprehensive Guarantee with no reduction or waiver.
• If the applicant is an Authorised Economic Operator Simplified (AEOC) applying for an Authorisation for a Comprehensive Guarantee and a reduction to 30% for debt that has been incurred (Deferred Payments).

• If the applicant is an Authorised Economic Operator Simplified (AEOC) applying for an Authorisation for a Comprehensive Guarantee and waiver for debt that may be incurred (Special Procedures)

4. Right to be heard

Where it is proposed to take a decision that will adversely affect the applicant, that person must be given an opportunity to express their point of view before the decision is taken.

If this is the case, the Control Officer must inform Guarantee Section of the grounds on which they intend to base their decision. Guarantee Section will inform the applicant and the applicant then has 30 days in which to express their point of view. Following the expiry of this period the applicant must be notified of the decision.

5. Release of Guarantee (Article 98 UCC)

The customs authorities shall release the guarantee immediately when the customs debt or liability for other charges is extinguished or can no longer arise.

Where the customs debt or liability for other charges has been extinguished in part, or may arise only in respect of part of the amount which has been secured, a corresponding part of the guarantee shall be released at the request of the person concerned, unless the amount involved does not justify such action.

6. Monitoring

6.1 Monitoring of the reference amount by the person required to provide a guarantee - Article 156 IA

The person providing a guarantee has the obligation to monitor the reference amount and must inform the Control Officer in cases where the reference amount or level of the guarantee is no longer enough to cover the amount of the potential or existing customs debt. This communication together with the provision of additional guarantee, where applicable, shall be done prior to the exceeding of the reference amount.

The total amount of all customs debt and other charges that should be covered by guarantee shall not exceed the reference amount.
Any form of monitoring is valid provided it ensures that the reference amount is not exceeded and it may be described in the authorisation. In this respect, the Control Officer may require that the person providing a guarantee at least keeps records of each declaration he has presented, where applicable, and of the corresponding amount of duties and other charges either calculated or estimated.

6.2 Monitoring of the reference amount by the Control Officer

Article 157 IA should be interpreted as indicating the minimum monitoring requirements of the reference amount.

There are three possible ways of monitoring laid down, depending on the regime, namely:

- In case of release for free circulation: for each customs declaration at the time of placing of the goods under the procedure (in the case of standard declaration) and for each supplementary declaration (in the case of simplified procedures/entry in the declarant’s records)
- In transit: for each transaction, where NCTS is available
- In all the other cases: audit. The reference amount for all Special Procedures should be checked annually to ensure it is adequate.

7. Suspension, Revocation and Amendment of Comprehensive Guarantee

An authorisation for a Comprehensive Guarantee may be revoked or suspended at the request of the holder of the authorisation or by the Customs Authority if one or more of the conditions required for the authorisation are no longer fulfilled.

If a trader fails at any time to meet the criteria associated with the guarantee waivers or reductions they will no longer be entitled to receive these benefits and will need to amend their Comprehensive Guarantee amount.
Appendix 1 - Electronic Fund Transfer - Bank Details

BANK:

ACCOUNT NAME: Bank Account.

ACCOUNT NO.

SORT CODE:

BIC CODE:

IBAN CODE:

TRADER EORI NO
## Appendix 2 - Customer Contact Details

<table>
<thead>
<tr>
<th>Taxpayer / Customer Name:</th>
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</tr>
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<tbody>
<tr>
<td>EORI No:</td>
<td></td>
</tr>
<tr>
<td>Taxpayer / Customer Address:</td>
<td></td>
</tr>
<tr>
<td>Telephone Number:</td>
<td></td>
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<tr>
<td>email Address:</td>
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<td></td>
<td>National Sort Code (NSC):</td>
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<td></td>
<td>BIC Code:</td>
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<td></td>
<td>IBAN:</td>
</tr>
<tr>
<td>Revenue Official’s Name:</td>
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</tbody>
</table>
Appendix 3 - Deposit Note

DEPOSIT NO AND DATE (for official use only) _______________________________

AMOUNT OF DEPOSIT _________________________________

DEPOSITORS NAME  ___________________________________

ADDRESS ___________________________________

___________________________________

CUSTOMER REG NO ___________________________________

TYPE OF DEPOSIT

1. CUSTOMS _________________________________

2. CUSTOMS IN LIEU OF BONDS _________________________________

3. CUSTOMS TEMPORARY IMPORTATION _________________________________

4. EXCISE _________________________________

5. EXCISE IN LIEU OF BOND _________________________________

Depositor Bank Account No  _________________________________

IBAN __________________________________

BIC __________________________________

Date to be adjusted /Expiry Date _________________________________

Signed: _____________________________________________