

HUELIN-RENOUF SHIPPING LIMITED

Inward Processing Relief (I.P.R)

Purpose of this document

To give specific authority to HRS, to: A/ Claim "Inward Processing Relief" and as such import the goods detailed below claiming VAT and or Duty relief. B/ Give Specific authority to HRS to complete a Customs declaration on your behalf and as such declare "Direct Representation" in box 44 of the Customs Entry. C/ Inform you of the documentation required to support your claim to IPR. D/ Inform you of the Re-export responsibilities and possible penalties for non-compliance of re-export procedures. Please therefore read and complete this form in full.

Shipment details

Consignee	<input type="text"/>	Reference	<input type="text"/>
		Contact	<input type="text"/>
		Vat number	<input type="text"/>

Detailed description of Goods
Including No of pkgs/weight
Expected stay in the UK.

Documentation / Information Required to support claim to IPR

In order to support your claim to IPR, please supply one or all of the following documents and tick the check box to indicate the types of document/s accompanying this form.

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|---|--------------------------|
| 1/ Statement by Importer detailing the reason for import and expected date of re-export | <input type="checkbox"/> |
| 2/ Evidence of export / Documentary proof of origin for textiles | <input type="checkbox"/> |
| 3/ The importers IPR number <input type="text"/> | <input type="checkbox"/> |

Declaration by Importer

"I/we declare that the goods detailed above are being imported under an IPR procedure and as such a claim to VAT and or Duty relief is being made on our behalf. Furthermore, I / we confirm that we have read this document in full and understand the liabilities and responsibilities for the re-export from the fiscal territory of the EU.

If you do not have an importers stamp please supply a sheet of company headed paper.

Importers Signature	<input type="text"/>	Importers Stamp	<input type="text"/>
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Members of the European Community

Belgium, The Czech Republic, Denmark (Except, The Faroe Islands, Greenland), Germany (Except, The Island of Heligoland, Buesingen) , The Republic of Estonia, The Territory of the Hellenic Republic, Spain (Except, Ceuta, Melilla), France (Except, the overseas territories, Saint-Pierre, Miquelon, Mayotte) Ireland, Italy (Except, The municipalities of Livigno, Campione d'italia, Lake Lugano), Cyprus, The Republic of Latvia, The Republic of Lithuania, The Grand Duchy of Luxembourg, The Republic of Hungary, The Republic of Malta, The Kingdom of the Netherlands in Europe, The Republic of Austria, The Republic of Poland, Portugal, Finland, Sweden, The Republic of Slovenia, the Slovak Republic, The United Kingdom of Great Britain and Northern Ireland and of the Channel Islands and Isle of Man.

Although the Channel Islands (The islands of Jersey, Guernsey, Alderney, Sark and their respective dependencies) are included in the Customs territory of the EC, they are excluded from the Fiscal Territory of the EC and as such, under the sixth directive, all goods imported from the Channel Islands must be declared to H M Revenue & Customs.

Re – Export procedures

Once the Import entry has been raised, the goods detailed thereon will be under Customs Control until such time as they have been re-exported in accordance with the tariff regulations. In order to ensure that the correct procedure has been adopted, you will need to request a re-export NES declaration using CPC series 315.

This re-export entry NES must clearly identify the Import entry number.

In order for HRS to offer this service, we will require a written request from the Exporter, confirming the acceptance of our fees and giving authority for HRS to act in a capacity of “Direct Representation”.

For more precise information regarding IPR and Re-export procedures, you should visit the H M R C website WWW.HMRC.GOV.UK

Penalties for failure to Re-Export from Customs Control

If you fail to re-export the goods using the appropriate export CPC, you will be fully liable for all the import VAT and or Duty due on these goods as though they remained with in EU. HRS will not accept any liability for these duties and cannot act as agent for any retrospective export.

Huelin-Renouf Shipping Limited Contact details

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