
Registrations in the electronic system of the Customs Agency under the old regime would no longer be valid after 31 January 2018

30 January 2018

In brief

According to Order of the Director of the Customs Agency No. 3AM-1203/13.09.2017, the transitional period during which the existing registrations in the electronic system of the Customs Agency under the old regime could still be used expires on 31 January 2018.

Electronic customs registration

As of 1 February 2018, an entity should have a registration in the electronic system of the Customs Agency under the new regime in order to submit customs declarations and applications (or to have such submitted on its behalf). The registration is required for all entities, which are holders of customs procedures (import, export, inward or outward processing and others), and not only for customs agents.

The registration can be made at any time (i.e., even after 31 January 2018).

The registration application should be submitted by electronic means on the website of the Customs Agency through electronic signature by:

1. The entity; or
2. Authorized representative based on a notarized power of attorney.

Practical difficulties could arise with the registration of foreign entities. They should have electronic signature available or should authorize a customs agent. When the foreign entity is established outside the European Union, an excerpt on the registration of the entity would be required from the respective country. These documents should be furnished with an apostille or legalized as per the applicable rules.

Let's talk!

For a deeper discussion of how these issues might affect your business, please contact:

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