

Use of Form C81 – To amend a Customs Export/Re-Export Declaration

Customs Information Paper (13) 63	
Who should read:	All Traders involved in export/re-export wishing to amend a Customs declaration post clearance
What is it about:	Form C81 'notice of amendment to an export/re-export declaration for trade statistics purposes only'
When effective:	Immediately
Extant until/expires:	Further Notice

1. Background

Form C81 is a post clearance notification to the Trade Statistics unit (TSu) of an amendment relating to a customs export/re-export declaration. It is completed for statistical purposes only and is required for any statistical amendments for declarations that have been given clearance for export and have departed the office of export. Revisions to trade statistics are made in accordance with Council Regulation No 471/2009.

2. Issue

HM Revenue & Customs (HMRC) is concerned that not all amendments to a post clearance export declaration are being notified to the TSu.

3. Action

HMRC is confirming that all traders are required to notify the TSu of any post clearance amendments to an export declaration including Customs Procedure Code (CPC) amendments.

Customs Procedure with Economic Impact (CPEI) regime traders, in addition to notifying the TSu of any post clearance amendments of statistical data within an export declaration, must still annotate their records for audit purposes as highlighted in the C81 notes.

The form can be found at [C81 \(PDF 100K\)](#).

4. Contacts

NES Helpdesk

Export.enquiries@hmrc.gsi.gov.uk

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Issued on the 16 October 2013 by the JCCC Secretariat, HMRC, Customs Directorate.

If you have a question about the content of this paper please use the details provided in the Contacts section. For general HMRC queries speak to the VAT, Excise & Customs Helpline on Telephone: 0300 200 3700.

Your Charter explains what you can expect from us and what we expect from you. For more information go to [Your Charter](#).