

Exportation of Dangerous Chemicals

Document last reviewed October 2022

Enquiries concerning this instruction:

E-mail: rcpr@revenue.ie

Revenue

Cáin agus Custaim na hÉireann
Irish Tax and Customs



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.

Table of Contents

2. Export prohibition / restriction.....	3
3. Action by customs at exportation.....	4
4. Contact details for Designated National Authorities.....	5
5. Enquiries concerning this manual.....	5

A more recent version of this manual is available.

1. Introduction

The [Chemicals Act 2008](#) and the Chemicals (Amendment) Act 2010 provides for controls on the export and import of dangerous chemicals, including pesticides, in accordance with [Regulation \(EC\) 649/2012](#) as amended.

In this regard, the Health & Safety Authority (HSA) is the Designated National Authority (DNA) in Ireland with responsibility for industrial chemicals. The Pesticide Control Service of the Department of Agriculture, Food and the Marine (DAFM) is the DNA with responsibility for pesticides.

Reference to dangerous chemicals in this manual refers to both industrial chemicals and pesticides.

Revenue is responsible for controlling the import and export of dangerous chemicals. This instruction relates only to the **control of exports of chemicals**. The control by customs authorities in respect of the importation of chemicals is under discussion at EU level and a further instruction will issue when agreement has been reached.

2. Export prohibition / restriction

Prohibition

[Regulation \(EC\) 649/2012](#) prohibits the export of some dangerous chemicals, which means that the exportation of the chemicals in question cannot be permitted, unless verified by the DNA for research and development and assigned a "Special" Reference Identification Number (RIN). Information on the prohibited dangerous chemicals is outlined in Annex V of Regulation 649/2012.

Restriction

[Regulation \(EC\) 649/2012](#) restricts the export of some dangerous chemicals and this means that exportation of the chemicals in question can only take place if the exporter has been granted an authorisation to do so. This authorisation is known as a RIN and it confirms that the necessary permission has been given by the DNA, the European Commission and, where required, the destination country for the export of the specified chemicals.

Details of all RINs are recorded on ePIC, an IT system established and maintained by the European Chemicals Agency (ECHA) for the export of dangerous chemicals. The RIN

reference number must be entered by the exporter in Box 44 of the export declaration. See Section 3 for further information.

3. Action by customs at exportation

The following material is either exempt from or not required to be published under the Freedom of Information Act 2014.

[...]

RIN validation

Where the exporter declares a RIN in Box 44 of the customs declaration, AEP will instruct staff that the RIN must be validated by Customs before the export can be permitted to proceed. In order to do this, staff should consult ePIC, which can be accessed via the following link:

The following material is either exempt from or not required to be published under the Freedom of Information Act 2014.

[...]

4. Contact details for Designated National Authorities

In the case of industrial chemicals, contact details for the HSA are as follows:

Email: chemicals@hsa.ie

In the case of pesticides, contact details for the Pesticide Control Service of DAFM are as follows:

Email: pcs@agriculture.gov.ie

5. Enquiries concerning this manual

Further enquiries can be directed to:

Prohibitions & Restrictions Unit

Customs Division

Office of the Revenue Commissioners,

Dublin Castle

Email: rcpr@revenue.ie