

Temporary storage of goods

Article 101 (Space for temporary storage of goods)

- (1) A warehouse for temporary storage of goods is the space referred to in Article 61 of the Customs Law that is approved for temporary storage of goods.
- (2) For the warehouse for temporary storage of goods, the customs authority may request:
 - that the customs authority and keeper of temporary warehouse share the use of key,
 - that the keeper of temporary warehouse keep such records of the goods which will provide for traceability of goods.

Article 102 (surrendering the goods to be kept in the temporary storage)

- (1) Collective application shall be submitted for the goods that is temporarily stored.
- (2) Collective application shall be submitted at the moment of surrendering the goods, unless the customs outlet have allowed that it may be submitted at a later time but not later than the business day following the day of surrendering the goods.
- (3) Collective application may be submitted by:
 - a) a person who has introduced the goods to the customs territory, namely the carrier which took over the goods after it was introduced to the customs territory;
 - b) a person acting on behalf of the person referred to in previous indent.
- (4) By way of derogation from the regulation on importation of goods in passenger and postal circulation, the customs outlet shall not request to be submitted a collective application if that shall not affect implementation of customs surveillance measures and if, before expiry of the timeline referred to in paragraph 2 of this Article, formalities for approval of customs treatment and use of goods were performed.