

EXTERNAL PROCESSING - repair of goods*				
1. Customs office		2. Legal base: Article 300. Paragraph 3. Item d) and 302. Paragraph 3. of the Decision on Implementing regulations of the Law on Customs Policy of BiH		
3. Filer of the request (declarer): (name/title, address, I.B. or JMB when pertaining to repair of non-commercial goods)				
4. Type of repair (repair within warranty period or repair with payment – outside warranty period)				
5. Character of repair				
6. Identical characteristics of goods (description of goods and other means of its identification)				
7. Temporarily exported goods for repair				
Ser. No.	Trade name of goods	Tariff mark of goods	Quantity	Value in KM
8. Proposed period for clearance of external processing (in months)				
9. Declaration of filer of the request (declarer): The declarer undersigned shall be obliged that the goods listed in the afore-provided list under Item 7, conclusive with serial number, will re-import in the period of Should, in the exceptional cases, goods remain outside customs area of BiH, the declarer shall be obliged that he/she shall at the customs office from Item 1 of this form, regulate the situation related to unreturned goods.				
10. Place and date:		Declarer's Stamp:	Signature of responsible person of declarer:	
11. Verification of customs office				
Number and date EX 2 customs declaration:				
Authorised clearance period (in months):				
Date:		STAMP	Signature and official code of the officer:	

*Article 5. Paragraph (3). Instruction on Customs procedure of external processing (this form shall be filed only when necessary).