海关总署公告 2017 年第 56 号(关于调整水空运进出境运输工具、舱单监管相 关事项的公告)

为确保全国通关一体化改革的顺利推进,切实加强海关对水运和空运进出境运输工具及其所载货物、物品的管理,规范数据申报传输,保证数据完整准确,有效实施安全准入和风险防控机制,现就有关事项公告如下:

一、相关物流企业应当严格按照《中华人民共和国海关进出境运输工具监管办法》(海关总署令第 196 号)、《中华人民共和国海关进出境运输工具舱单管理办法》(海关总署令第 172 号)以及本公告关于进出境运输工具和舱单电子数据申报传输时限、数据项、填制规范的规定,向海关申报传输进出境运输工具和舱单电子数据。

已具备统一社会信用代码的企业,经海关备案后使用统一社会信用代码向海 关传输进出境运输工具和舱单电子数据。

二、进出境航空器地面代理企业应当按照海关总署令第 196 号、海关总署公告 2008 年 101 号有关规定办理海关备案手续,并填写《进出境航空器地面代理企业备案表》(见附件 38)。

进出境运输工具负责人、服务企业、地面代理企业的相关信息在海关备案后发生变动的,应当在发生变动后 10 个工作日内,凭《备案变更表》(详见海关总署公告 2010 年 79 号附件 7)及相关资料,向海关办理相关备案信息变更手续。

- 三、开启水空舱单管理系统传输时限开关,检验舱单电子数据传输入库时间与装船时间(水运)、抵达境内第一目的港(空运)的时间差,是否在海关规定的时限范围内。
- 四、《空运运输工具备案数据项》中增加"共享航班号"作为选填项(填制条件和填制规范见附件 24 及附件 36)。
 - 五、部分水运、空运舱单数据项传输要求调整如下:
- (一) 《原始舱单数据项》中"装货地代码"、"发货人代码"、"收货人名称"、第 61 项"国家代码"、"发货人联系号码"、第 63 项"通讯方式类别代码"调整为"主要数据"的"必填项","其他数据"的"--"项;"收货人代码"、第 48 项"国家代码"、"收货人联系号码"、"收货人具体联系人名称"、"收货人具体联系人联系号码"、"通知人联系号码"、调整为"主要数据"的"条件"项,"其他数据"的"--"项(填制条件和填制规范见附件 1、附件 35 及附件 37)。

- (二)《预配舱单数据项》中"卸货地代码"、"发货人代码"、"发货人联系号码"、"收货人名称"调整为"主要数据"的"必填"项,"其他数据"的"--"项;"收货人代码"、第 48 项"国家代码"、"收货人联系号码"、第 50 项"通讯方式类别代码"调整为"主要数据"的"条件"项,"其他数据"的"--"项(填制条件和填制规范见附件 2、附件 35 及附件 37)。
- (三)调整《原始舱单数据项》、《预配舱单数据项》中"收货人代码"、"发货人代码"、"通知人代码"填制要求,"收货人代码"、"发货人代码"均应当填写实际收发货人代码;收货人为"凭指令确定收货人(TO ORDER)"的,必须填写通知人相关数据项(填制条件和填制规范见附件 1、附件 2、附件 35 及附件 37)。具体填制规则如下:

按收发货人、通知人在《企业代码类型汇总表》(详见附件 40)中对应的企业代码类型填写,填写格式为"代码缩写+企业代码"。境内实际收发货人、通知人有统一社会信用代码的,应当填写境内实际收货人、通知人的统一社会信用代码,填写格式为"USCI+代码";暂无统一社会信用代码的,填写组织机构代码,填写格式为"OC+代码";所属国家或地区未列在《企业代码类型汇总表》或者无法提供表中所列企业代码类型的,应当填写实际收货人、通知人在所在国家或地区的法定企业注册代码,填写格式为"9999+企业代码";为自然人的,应当填写身份证、护照号或其他有效证件,填写格式分别为"ID+身份证号"、"PASSPORT+护照号"、"8888+身份代码"。

(四) 在《原始舱单数据项》、《预配舱单数据项》中增加"发货人 AEO 编码"、"收货人 AEO 编码"作为选填项(填制条件和填制规范见附件 1、2 及附件 35、37)。

六、《原始舱单数据项》、《预配舱单数据项》中"货物简要描述"数据项填报应当完整、准确,提(运)单下各项货物、物品名称应当在"货物简要描述"数据项中逐一填写。海关对"货物简要描述"的内容实施负面清单管理(负面清单见附件 39),不符合海关相关要求的,作自动退单处理(填制条件和填制规范见附件 1、附件 2、附件 35 及附件 37)。

七、本公告自 2018 年 6 月 1 日起施行。海关总署公告 2010 年 70 号、2013 年 68 号、2014 年 70 号同时废止。

General Administration of Customs People's Republic of China (GACC) NO.56 Announcement 2017 (Announcement of the adjustment for the relative items of inbound and outbound means of water and air transport and manifest supervision)

In order to ensure the national customs integration reform smoothly, strengthen management of the customs for inbound and outbound means of water and air transport and its goods or cargo, regulating the declaration data transmission, ensure that data is complete and accurate, and effective implementation of the security access and risk control mechanism, relative items of the announcement are as follows:

1, Related logistics enterprise shall in strict accordance with the law of the People's Republic of China customs regulation of inbound and outbound means of transport method "(order no. 196 of the general administration of customs), the customs of the People's Republic of China measures for the management of inbound and outbound means of transport manifest (order no. 172 of the general administration of customs), and this announcement on the inbound and outbound means of transport and manifest electronic declaration data transmission time limit, data item, completing standardization, declare to the customs transfer electronic data of inbound and outbound means of transport and manifest.

Enterprises with unified code of social credit who have been recorded by the customs, use unified code of social credit to transmit electronic data of inbound and outbound means of transport and manifest to the customs.

2. Inbound and outbound aircraft ground agent shall in accordance with the General Administration of Customs Order No.196, General Administration of Customs Announcement No. 101 2008, to proceed relevant regulations of the customs registration formalities, and fill in the <<inbound and outbound aircraft ground agent registration form>> (see annex 38).

The information of inbound and outbound means of transport manager, service enterprises, ground agent changed after the customs for the record, shall with the record change form (see the general administration of customs announcement annex 7, 79, 2010) and related data, go to the customs offices for handling the formalities of relevant registration information change within 10 working days.

- 3, Activate the transmission time limit switch of the system of water & air transport manifest, verify the time gap of manifest electronic data transfer (water), storage time and shipment time arrived in the first in the port of destination (air) time, whether within the time limit specify by the customs.
- 4, Add "sharing flight number" as optional in 《the air transport the record data item》. (fulfill conditions and fill the specification, see annex 24 and 36).

- 5, Part of the adjustment of water transport and air transport manifest data items transmission request as follows:
- (1) <<the original manifest data items>> in the "loading code", "shipper code", "the name of the consignee, the 61th item of" country code ", "shipper contact number", the 63th item of "communications category code" adjustment "mandatory" for "main data", "-" of other data items; Code "consignee", 48 "country code", "the consignee contact number", "name of consignee contact points", "concrete contact consignee contact number", "notify party contact number", adjust as the "main data" "conditions", "-" of other data items (fulfill conditions and fill the specification see attachment 1, annex 35 and 37).
- (2) << Pre-allocation manifest data item>> in "the unloading code", "shipper code", "shipper contact number", "consignee name" adjustment "mandatory" for "main data", "-" of other data items; "Consignee code", 48 "country code", "the consignee contact number", 50 items "communications category code" adjustment as the "main data" "conditions", "-" item "other data" (fulfill conditions and fill the specification see attachment 2, attachments and accessories 35 37).
- (3) To adjust <<the original manifest data item >>, << Pre-allocation manifest data item>> code "consignee" and "shipper code", "notification code" fill the requirements and code "consignee" and "shipper code" shall fill in the actual code of the consignee or consignor; The consignee TO "in ORDER TO determine the consignee (TO ORDER), must inform people fill in related data items. (fulfill conditions and fill the specification see attachment 1, 2, 35 and 37). Concrete in which rules are as follows:

According to the consignee or consignor, notify the person in the enterprise code type summary tables (see the appendix 40) in the type to fill in the corresponding enterprise code, fill out the format for "code abbreviation + enterprise". Within the territory of the actual consignor, inform people have unified social credit code, shall fill in the domestic actual consignee, notify party unity of social credit code, fill out the format for "USCI + code"; No unified social credit code, fill out the organization code, fill out the format for "OC + code"; Subordinate to the country or region is not listed in the "enterprise code type summary table" listed in the table or unable to provide enterprise code type, shall fill in the actual consignee, notify party in the country or the regional legal enterprise registration code, fill out the format for "9999 + enterprise code"; As a natural person, shall fill in the ID card, PASSPORT or other valid certificates, fill in the format of "ID + ID number" respectively, "PASSPORT and PASSPORT number", "8888 +" status code.

- (4) Add "shipper AEO code" and "consignee AEO code" as optional in <<the original manifest data items>>, << Pre-allocation manifest data item>>, (fulfill conditions and fill the specification see attachment 1, 2, 35, 37) and accessories.
 - 6, The data item "a brief description of goods" in <<original manifest data item>>,

<<Pre><<Pre><<Pre>re-allocation manifest data item>> should be complete and accurate, all the goods
and cargo name in bill of lading or waybill shall be one by one to fill in "a brief description
of goods" data items. Customs negative list manage for the contents of the "brief
description of goods". negative list see attachment (39), if does not comply with the
customs requirements, will automatic return. (fulfill conditions and fill the specification
see attachment 1, attachment 2, 35 and accessories 37).

7, This announcement shall come into force as of June 1, 2018. The General Administration of Customs Announcement No. 70 2010, NO. 68 2013, No. 70, 2014 shall be repealed simultaneously.