## SCHEDULE

| ſ <sup>F1</sup> Column 1  | Column 2                     | Column 3        |
|---|------------------------------|-----------------|
| Relevant Export Rule  | Description of Person liable | Maximum Penalty |
| [F2Article 269 of the Code  | 1 0                          |                 |
| With the exception of Union goods specified in Article 269(2) of the Code, all Union goods to be taken out of the customs territory of the Union must be placed under the export procedure.]  | The exporter.                | £1,000.         |
| [F3Article 158 of the Code  |                              |                 |
| All goods intended to be placed<br>under a customs procedure<br>(other than the free zone<br>procedure) must be covered<br>by a customs declaration<br>appropriate for the particular<br>procedure.]  | The exporter.                | £1,000.         |
| [F4Article 162 of the Code  |                              |                 |
| Standard customs declarations<br>must contain all the particulars<br>necessary for application of<br>the provisions governing the<br>customs procedure for which<br>the goods are declared.]  | The declarant.               | £2,500.         |
| [F5Article 163 of the Code  |                              |                 |
| The supporting documents required for the application of the provisions governing the customs procedure for which the goods are declared must be in the declarant's possession and at the disposal of Customs at the time when the customs declaration is lodged. | The declarant.               | £1,000]         |
| [ <sup>F6</sup> Article 221 of the Implementing Regulation  |                              |                 |
| Export declarations must<br>be lodged at the competent<br>customs office for placing<br>the goods under the export<br>procedure.]   | The declarant.               | £1,000.         |

| [ <sup>F1</sup> Column 1  | Column 2  | Column 3        |
|---|---|-----------------|
| Relevant Export Rule  | Description of Person liable  | Maximum Penalty |
| [F7Article 263 of the Code and<br>Article 244 of the Delegated<br>Regulation  |   |                 |
| Pre-departure declarations<br>must be lodged within the time<br>limits specified in Article 244<br>of the Delegated Regulation,<br>containing the particulars<br>necessary for risk analysis for<br>security and safety purposes.]                                      | The declarant.  | £1,000.         |
| F8Articles 162 and 267 of the<br>Code and Article 337 of the<br>Delegated Regulation  |   |                 |
| Where an export or re-export declaration was required but the goods have been taken out of the customs territory of the Union without one, a retrospective declaration must be lodged at the customs office competent for the place where the exporter is established.] | The exporter.   | £1,000.         |
| I <sup>F9</sup> Articles 263, 267 and 271 of<br>the Code and Article 337 of<br>the Implementing Regulation  |   |                 |
| Where goods are taken out of the customs territory of the Union and a customs declaration or a re-export declaration is not lodged as a pre-departure declaration, an exit summary declaration must be lodged at the customs office of exit.                            | The person who takes the goods out of the customs territory.  | £1,000          |
|   | The person in whose name or<br>on whose behalf the person<br>who takes the goods out of that<br>territory acts. | £1,000          |
|   | The person who assumes responsibility for carriage of the goods before their exit from that territory           | £1,000]         |

[F10] Articles 166, 167 and 182 of the Code, Articles 145 and 150 of the Delegated

territory.

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|---|---|-----------------|
| [ <sup>F1</sup> Column 1  | Column 2  | Column 3        |
| Relevant Export Rule  | Description of Person liable  | Maximum Penalty |
| Regulation and Articles 234 and 235 of the Implementing Regulation  |   |                 |
| A person authorised under<br>Article 166(2) of the Code for<br>the regular use of a simplified<br>declaration, or under Article<br>182(1) of the Code for lodging<br>a declaration in the form of an<br>entry in the declarant's records<br>must: | The authorised person.  | £2,500.         |
| (a) comply with the relevant conditions, meet the relevant criteria and comply with the relevant obligations;   |   |                 |
| (b) inform the authorising<br>authorities of all factors arising<br>after authorisation has been<br>granted which may influence<br>its continuation or content.]  |   |                 |
| [F11Article 267 of the Code ,   |   |                 |
| Goods to be taken out of the customs territory of the Union must be presented to Customs on exit.   | The person who takes the goods out of the customs territory.  | £2,500          |
|   | The person in whose name or<br>on whose behalf the person<br>who takes the goods out of that<br>territory acts. | £2,500          |
|   | The person who assumes responsibility for carriage of the goods before their exit from that territory.          | £2,500]         |
| [F12Article 267 of the Code<br>and Article 332 of the<br>Implementing Regulation  |   |                 |
| A carrier may not load goods for carriage out of the customs territory unless the information referred to in Article 332(5) of the Implementing Regulation has been provided to the carrier.  | The carrier.  | £2,500.         |
| The carrier shall notify the exit   |   |                 |

of the goods to the customs

| #I.C1 1  | Column 2  | Column 3        |
|--|---|-----------------|
| f <sup>F1</sup> Column 1   |   |                 |
| Relevant Export Rule office of exit by providing that information unless it is available to the customs authorities through existing commercial, port or transport systems or processes.]  | Description of Person liable  | Maximum Penalty |
| [F13 Article 267 of the Code and Article 340 of the Implementing Regulation  |   |                 |
| (a) Where goods released for export or re-export are no longer intended to be taken out of the customs territory of the Union, the customs office of export must be informed immediately.  | The declarant.  | £1,000          |
| already been presented to the  | The person who removes the goods from the customs office of exit to a place within the customs territory. | £1,000]         |
| [F14] Articles 162 and 267 of the Code and Article 337(2) of the Delegated Regulation  |   |                 |
| Where goods which left the customs territory under cover of an ATA carnet are no longer intended to be reimported, an export declaration containing the particulars referred to in Annex B to the Delegated Regulation shall be presented to the customs office of export. | The exporter.   | £1000]          |
| [F15] Article 274 of the Code and Article 336 of the Implementing Regulation   |   |                 |
| A re-export notification must<br>be lodged where— (a) non-<br>Union goods are removed from<br>temporary storage and taken out<br>of the customs territory of the   | The person who takes the goods out of the customs territory.  | £1,000          |

of the customs territory of the Union, and (b) the obligation

Column 2 Column 3 IF1 Column 1 Description of Person liable Maximum Penalty Relevant Export Rule

to lodge an exit summary declaration for the goods is waived.

> The person in whose name or £1,000 on whose behalf the person who takes the goods out of that territory acts.

The person who assumes £1,000] responsibility for carriage of the goods before their exit from that territory.

F16 . . .

## [F17Article 15] of the Code and section 23 of the Finance Act 1994

To provide to the customs The person of whom the request £1,000. authorities. upon request is made. and within the prescribed time-limits, such documents, information and assistance as are needed for the purposes of applying customs legislation or which, in the case of a customs trader, relate to that person's business.

[F18 Article 51] of the Code and Regulations 3 to 5 and 9 of the **Customs Traders (Accounts** and **Records Regulations)** 1995

To keep prescribed period.

prescribed In a case falling within £1,000. documents and records in the [F19Article 51] of the Code, any prescribed manner for the person involved in the operation concerned.

> In the case of a customs trader, £1,000.] that customs trader.

## **Textual Amendments**

Sch. substituted (11.11.2011) by The Export (Penalty) (Amendment) Regulations 2011 (S.I. 2011/2512), regs. 1, 6

- F2 Words in Sch. substituted (14.5.2018) by The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, 4(a)
- F3 Words in Sch. substituted (14.5.2018) by The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, 4(b)
- F4 Words in Sch. substituted (14.5.2018) by The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, 4(c)
- F5 Words in Sch. inserted (14.5.2018) by The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, 4(d)
- **F6** Words in Sch. substituted (14.5.2018) by The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, **4(e)**
- F7 Words in Sch. substituted (14.5.2018) by The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, 4(f)
- F8 Words in Sch. substituted (14.5.2018) by The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, 4(g)
- F9 Words in Sch. substituted (14.5.2018) by The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, 4(h)
- F10 Words in Sch. substituted (14.5.2018) by The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, 4(i)
- F11 Words in Sch. substituted (14.5.2018) by The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, 4(j)
- F12 Words in Sch. substituted (14.5.2018) by The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, 4(k)
- F13 Words in Sch. substituted (14.5.2018) by The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, 4(I)
- F14 Words in Sch. substituted (14.5.2018) by The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, 4(m)
- F15 Words in Sch. inserted (14.5.2018) by The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, 4(n)
- F16 Words in Sch. omitted (14.5.2018) by virtue of The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, 4(o)
- F17 Words in Sch. substituted (14.5.2018) by The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, 4(p)
- **F18** Words in Sch. substituted (14.5.2018) by The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, 4(q)(i)
- F19 Words in Sch. substituted (14.5.2018) by The Export (Penalty) (Amendment) Regulations 2018 (S.I. 2018/507), regs. 1, 4(q)(ii)

Changes to legislation:
There are currently no known outstanding effects for the The Export (Penalty) Regulations 2003, SCHEDULE.