

Local Knowledge for Global Business

# Clarification of the State revenue committee on application on import of goods and payment of indirect taxes

Please be informed that the State revenue committee of the Ministry of Finance of the Republic of Kazakhstan (hereinafter – the 'SRC') clarified in its letter dated 13 March 2017 No. ΚΓД-08-3-13036-ΚΓД-6468 that the Kazakh exporter is obliged to provide the tax authorities with an application on import of goods and payment of indirect taxes submitted along with VAT declaration and received from the importer in case of export of goods to the member-states of the Eurasian economic union (the EAEU).

The Kazakh exporter is not obliged to provide the tax authorities with a hard copy of the application on import of goods and payment of indirect taxes received from the importer upon condition that the importer submitted an electronic version of the application on import of goods and payment of indirect taxes to its own tax authorities and the Kazakh tax authorities notified the exporter on receipt of such application.

The SRC also clarified that in case as of the date of VAT returns submission the Kazakh exporter has not received a hard copy of the application on import of goods and payment of indirect taxes from the importer or a notification from the Kazakh tax authorities on receipt of electronic version of such application, only fields A, D, E, F, G, H and I are to be filled in the annex 300.09 to VAT declaration.

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Since its inception in 1991 the Firm has developed a very experienced Tax Practice. In 2005, the structure of the firm was fully established, featuring a specific department dealing with Tax Law. Unlike many consulting companies, GRATA's tax team consists mainly of lawyers and auditors, who have experience working with the tax authorities. This distinct perspective enables us to provide our clients with correct and practical advice.

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