

VAT Expert Group 39th meeting – 26 March 2025

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VAT EXPERT GROUP¹

VEG No 126 – REV 1

Single VAT Registration - Follow-up

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Group of experts on value added tax to advise the Commission on the preparation of legislative acts and other policy initiatives in the field of VAT and to provide insight concerning the practical implementation of legislative acts and other EU policy initiatives in that field.

1. Introduction

On 5 November 2024, the Council reached an agreement on the VAT in the Digital Age (ViDA) package² which has now been formally accepted on 11 March 2025, following the green light of the European Parliament that was reconsulted for its opinion on the modified text³.

The ViDA package has three different parts: i) Digital Reporting Requirements (DRR) and electronic invoicing, ii) Platform Economy and iii) Single VAT Registration (SVR).

This working document aims at providing an implementation plan for the SVR elements of the ViDA package. The document also provides an overview of the entry into force dates, the impacts for the implementation of these SVR elements and the need for revision of the implementing acts, explanatory notes and guides.

2. IMPLEMENTATION

2.1 VAT

2.1.1. Adoption of a new Commission Implementing Regulation to secure the IOSS

In order to better secure the IOSS against certain forms of tax evasion or avoidance, new provisions are required. In this context, the new Article 143, paragraph 1a of the VAT Directive stipulates that (...) the Commission shall adopt an implementing act to introduce special measures to prevent certain forms of tax evasion or avoidance by, inter alia, linking the unique consignment number with the corresponding VAT identification number (...).

In this context, the Commission services undertook, as from March 2024, preliminary study work for protecting the use of the IOSS VAT identification numbers via a unique transaction ID (per transaction) in combination with either a verification process on the basis of verifiable credentials accompanying the parcel or with the use of real time reporting of those IDs to the authorities. This was followed by a workshop in Helsinki in June 2024.

Subsequently, a Fiscalis Project Group (FPG053) was set up to study, assess, develop and test (a) comprehensive solution(s) to secure the IOSS.

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² VAT in the Digital Age (ViDA) - European Commission

Parliament green lights update of VAT rules to make them fit for digital times | News | European Parliament

Below, a timeline is provided of past, ongoing and planned work in this field.

	Securing the IOSS					
Q2 2024	Helsinki workshop					
Q4 2024	Setting up FPG053					
Q1 2025	FPG053 to assess the options and prepare a pilot					
Q2 2025	Development of a pilot					
Q3 2025 –	Running of a pilot by Commission					
Q3 2026						
Q3 2026	Presentation of the draft Commission Regulation to the SCAC					
Q3 2026	Vote in SCAC					
Q4 2026	Commission adoption					
Q4 2026	Consultation of the European Data Protection Supervisor (EDPS)					
2027	Implementation (including functional specifications, technical specifications,					
	development and testing)					
1/3/2028	Entry into application					

2.1.2. Amendments to Commission Implementing Regulation (EU) 194/2020 ⁴

This Regulation has to be amended for the implementation of:

- (1) SVR improvements: this includes the improvements linked to an update of the OSS and IOSS legislation, as included in the ViDA package, but also a set of improvements to the processes suggested by Member States that do not have a legislative impact on the VAT Directive or the Council Regulations.
- (2) New SVR provisions: updates of articles and annexes of implementing regulations for the extension of the Union OSS, for the implementation of the transfer of own goods scheme (TOOG) as well as for the end of the call-off stock arrangements.

A list of all the SVR improvements and provisions is included in the list set out further down below. For the timeline, immediately hereunder, they are divided into two parts, depending on the dates of their entry into application; either 1 January 2027 or 1 July 2028.

	SVR improvements as from 1/1/2027					
Q2 2024	Consultation of Member States and business in the Group on the Future of					
	VAT (GFV) and VAT Expert Group (VEG)					
	Helsinki workshop					
Q4 2025	Presentation of the draft Commission Implementing Regulation to the					
	Standard Committee for Administrative Cooperation (SCAC)					
Q1 2026	Vote in SCAC					
Q1 2026	Commission adoption					
2026	Implementation (including functional specifications, technical specifications,					
	development and testing)					
	Review of explanatory notes/ OSS guidelines/ OSS portal					
1/1/2027	Entry into application					

Commission Implementing Regulation (EU) 2020/194 of 12 February 2020 laying down detailed rules for the application of Council Regulation (EU) No 904/2010 as regards the special schemes for taxable persons supplying services to non-taxable persons, making distance sales of goods and certain domestic supplies of goods (OJ L 040 13.2.2020, p. 114)

In the meantime, FPG046 was created to analyse and address the issues that Member States are facing in relation to the OSS payment and recovery processes. In this context, the need for a revision of all the OSS processes (registration, declaration and payment) was established. Possible short- and medium-term solutions will be implemented within the framework of the implementation of the following SVR part. As can be seen from the tables, it is the intention to only propose changes to the Commission Implementing Regulation once.

	SVR improvements and new SVR provisions as from 1/7/2028						
Q4 2024 -	FPG046 - consultation of Member States on OSS improvements of processes						
Q2 2025							
Q4 2025	Presentation of the draft Commission Implementing Regulation to the SCAC						
Q1 2026	Vote in SCAC						
Q1 2026	Commission adoption						
Q4 2026 -	Implementation (including functional specifications, technical specifications,						
Q2 2028	development and testing)						
	Review of explanatory notes/ OSS guidelines/ OSS portal						
1/7/2028	Entry into application						

2.2 Customs

The improvements to the IOSS process introduce three new obligations upon the Member States' customs authorities:

- (1) Secure the use of the IOSS (see above)
- (2) Update the IOSS monthly listing in order to have statistics per Member State of consumption.
- (3) Provide customs access to more IOSS related data in order to verify at importation whether the VAT exemption was correctly applied by the IOSS holder

	Update IOSS monthly listing – point (2) above				
Q4 2024	Business Analysis – update of IOSS monthly listing				
Q1 2025	Update of the Customs Surveillance system				
Q2 2025	Inform Member States (GFV, SCAC-EG, CEG-GEN)				
Q2 2025	Entry into application				

	Access to more IOSS related data – point (3) above (1/7/2028)					
Q3 2025	Update of the IOSS- distributed registry (DR)					
Q1 2026	Update of the IOSS-DR – Technological upgrade					
2026-2027	Implementation - Update of local node (including update of functional					
	specifications, technical specifications, development and testing)					
Q1 2028	Inform Member States (GFV, SCAC-EG, CEG-GEN)					
1/7/2028	Entry into application					

3. OVERVIEW

The following tables aim to define the impacts for the implementation of these SVR elements and the need for revision of the implementing acts, explanatory notes and guides.

3.1. Improvements to the current VAT e-commerce rules

Legislative clarifications

Topics	Articles	Entry into force	IT Impact	Amendment to the Commission Implementing Regulation (CIR) n°2020/194 ⁵	Update of Explanatory Notes/Guidelines
Inclusion of supplies to the group of 4 in the deemed supplier provision Clarify the already existing situation that supplies to the group of 4, below the Intra-Community acquisitions (ICA) threshold and having not opted for taxation of their ICA, are included in the deemed supplier provision	Directive ⁶ : - Article 14a (2)	01/01/2027	No IT impact – only clarification in the functional specifications	No	Explanatory Notes and OSS Guidelines

⁵ Commission Implementing Regulation (EU) 2020/194 of 12 February 2020 laying down detailed rules for the application of Council Regulation (EU) N) 904/2010 as regards the special schemes for taxable persons supplying services to non-taxable persons, making distance sales of goods and certain domestic supplies of goods (OJ L 040 13.2.2020, p. 114)

⁶ Council Directive amending Directive 2006/112/EC as regards VAT rules for the digital age (<u>Taxation: Council adopts VAT in the digital age package - Consilium</u>)

Topics	Articles	Entry into force	IT Impact	Amendment to the Commission Implementing Regulation (CIR) n°2020/194 ⁷	Update of Explanatory Notes/Guidelines
EUR 10 000 threshold under which the place		01/01/2027	No IT impact -	No	Explanatory
of supply of intra-Community distance sales	- Article 59c		only clarification		Notes and OSS
of goods and TBE services			in the functional		Guidelines
(telecommunications, broadcasting and			specifications		
electronic services) remains in the Member					
State of establishment of the supplier					
- Ensure that only intra-Community					
distance sales of goods that are supplied					
from the Member State where the					
taxable person is established, are					
included in the calculation of the EUR 10 000 threshold					
- Registration in the OSS means an option					
for the place of supply to be determined in accordance with Article 33 (Member					
State of final destination)					
Clarify the timing of the chargeable event for	VAT Directive:	01/01/2027	No IT impact-	No	Explanatory
supplies under the Union and the non-Union	- Article 66	01/01/2027	only clarification	110	Notes and OSS
scheme	- Article 00		in the functional		Guidelines
Avoid differences in the application of the rules	- Article 226		specifications		Guidellies
among the Member States	point 7a		Specifications		

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Commission Implementing Regulation (EU) 2020/194 of 12 February 2020 laying down detailed rules for the application of Council Regulation (EU) N) 904/2010 as regards the special schemes for taxable persons supplying services to non-taxable persons, making distance sales of goods and certain domestic supplies of goods (OJ L 040 13.2.2020, p. 114)

Topics	Articles	Entry into force	IT Impact	Amendment to the Commission Implementing Regulation (CIR) n°2020/1948	Update of Explanatory Notes/Guidelines
Services provided to non-established customers Clarify that the non-Union scheme covers B2C services provided in the EU to any customer and not only to EU established customers	VAT Directive: - Article 359	01/01/2027	No IT impact- only clarification in the functional specifications	No	Explanatory Notes and OSS Guidelines
Improve the reference to the appropriate refund procedures for the OSS/IOSS/TOOG schemes - Union scheme: add a reference to the 13th Directive ⁹ , to clarify that non-EU established traders can get refunds under that Directive. - Import scheme: includes a reference to Article 8(1) point (e) of the VAT refund Directive 2008/9/EC. This Article is excluded in order to be able to apply the VAT refund scheme - General alignment for the four schemes	- Article 368 (Non-Union scheme) - Article 369j (Union scheme) - Article 369w (Import scheme) - Article 369xj	01/01/2027	No IT impact- only clarification in the functional specifications	No	Explanatory Notes and OSS Guidelines

⁸ Commission Implementing Regulation (EU) 2020/194 of 12 February 2020 laying down detailed rules for the application of Council Regulation (EU) N) 904/2010 as regards the special schemes for taxable persons supplying services to non-taxable persons, making distance sales of goods and certain domestic supplies of goods (OJ L 040 13.2.2020, p. 114)

Thirteenth Council Directive 86/560/EEC of 17 November 1986 on the harmonization of the laws of the Member States relating to turnover taxes - Arrangements for the refund of value added tax to taxable persons not established in Community territory (OJ L 326 of 21.11.1986, p. 40).

Improvement to the processes

Topics	Articles	Entry into force	IT Impact	Amendment to the CIR n°2020/194	Update of Explanatory Notes/ Guidelines
Improvement to the	VAT Directive:	01/07/2028	OSS- Non-Union, Union, Import, TOOG	No	OSS
correction mechanism	- Article 365 (non-		schemes		Guidelines
(1) Allow amendments	Union scheme)		- Member States to update OSS national portal:		
of a VAT return up	- Article 369g(5)		 to allow for these amendments up to the 		
to the end of the	(Union Scheme)		end of the submission period (versioning in		
submission period	- Article 369t(2)		the MSID)		
(allow a new	(Import scheme)		• If payment already done?		
version of the VAT	- Article 369xg		Reimbursement by the MSID (//current		
return, internal	(TOOG scheme)		process of overpayment)		
versioning just for			 Corrections only for previous tax periods 		
the MSID)	Council		- TES (Trans European System):		
	Implementing		 MSID obliged to make VAT return 		
(2) Allow correction	Regulation ¹⁰ :		available for automatic request only at the		
only for previous	- Article 61		end of the submission period.		
tax periods			⇒ MSCON not able to make request		
	Regulation 904 ¹¹ :		before the end of the declaration		
	- Article 47d(2)		period		
			⇒ If automatic request before the end of		
			the submission period => empty		
			reply by the MSID		
Update of the data to be	VAT Directive:		OSS – Non-Union and Import schemes	Annex I -	OSS

Council Implementing Regulation amending Implementing Regulation (EU) n° 282/2011 as regards information requirements for certain VAT schemes (<u>Taxation: Council adopts VAT in the digital age package - Consilium</u>).

Council Regulation amending Regulation (EU) N° 904/2010 as regards the VAT administrative cooperation arrangements needed for the digital age (<u>Taxation: Council Regulation (EU) No.</u>)

adopts VAT in the digital age package - Consilium).

Topics	Articles	Entry into force	IT Impact	Amendment to the CIR n°2020/194	Update of Explanatory Notes/ Guidelines
provided at the time of registration for the non-Union and import schemes ⇒ Make the provision of a website not mandatory ⇒ For the import scheme only, Status of electronic interface acting as deemed supplier for registration	- Article 361(1), point (c) (non-union scheme) - Article 369p (import scheme)	01/01/2027	 Member States to make the provision of a website not mandatory Member States to add the status of electronic interface acting as deemed supplier in the data to be provided for registration in the import scheme 	Column B and D	Guidelines

Improvements for control purposes

Topics	Articles	Entry into force	(IT) Impact	Amendment to CIR	Update of Explanatory Notes/Guidelines
information to be provided prior to importation Include in the proposal the intention to enforce the exchange of info between the traders/marketplaces and the customs authorities to better secure the VAT exemption upon importation when IOSS is used.	VAT Directive: - Article 143 new par. 1a	From the entry into force of the Directive	Business and IT analysis -Separate workshop with Member States and stakeholders Fiscalis Project Group (FPG053) on securing the IOSS ongoing	Via a specific implementing regulation. Work can start from the entry into force of the Directive	Explanatory Notes + OSS Guidelines + Guidance for Member States and trade concerning the importation and exportation of low value consignments
List of underlying suppliers Add to the records to be kept by marketplaces acting as deemed supplier the name and address of underlying suppliers	Council Implementing Regulation: Article 63c(1)m and (2)n	01/07/2028	OSS – Union and import schemes Records keeping obligation: COM to review the SAF OSS to include name and address of underlying suppliers	CIR n° 2020/194 Annex IV	Guidelines and recommendations for coordinating administrative cooperation in relation to auditing OSS transactions

Topics	Articles	Entry into force	(IT) Impact	Amendment to CIR	Update of Explanatory Notes/Guidelines
Include in the IOSS monthly listing the Member States of final destination of the goods (MSCON) and its reporting by MSCON Allow the tax authorities to request in Surveillance the IOSS monthly listings (total value of the IOSS imported goods per month per IOSS VAT identification) per Member State of Consumption	Regulation 904 - Article 17(1)(e)	From the entry into force of the Regulation	Surveillance - COM to update the IOSS monthly listing to include MS of final destination: ongoing - COM to allow for requests per MS of consumption	CIR n°79/2012: No	Guidelines and recommendations for coordinating administrative cooperation in relation to auditing OSS transactions
Access to IOSS registration data for customs authorities Customs authorities have currently restricted access to the IOSS identification numbers only Extend access to customs authorities to other IOSS registration data (name, postal and electronic address)	Regulation 904: - Article 47h	01/07/2028	IOSS – Distributive Registry (DR): Central database - COM to update the Central database in order to allow for the inclusion of the new elements in the registry - Member States (tax authorities) to send to the registry the IOSS identification number + name, address and website of the IOSS holders IOSS – Distributive Registry (DR): Local database - Member States (customs authorities) to update the local database in order to receive these new elements	No	Guidance for Member States and Trade concerning the importation and exportation of low value consignments

Topics	Articles	Entry into	(IT) Impact	Amendment	Update of
_		force	•	to CIR	Explanatory
					Notes/Guidelines
Extend the Standard	Regulation 904:	01/07/2028	Standard Audit File (SAF)- OSS:	CIR n°	OSS guidelines +
Audit File (SAF- OSS)	- Article 47m		- COM: update/extension of the SAF-	2020/194 –	Guidelines and
for records related to	- Article 47n		OSS	Annex IV	recommendations
Article 242a of the VAT					for coordinating
Directive + process of			SCAC e-forms	COM	administrative
requests parallel to			- COM to include request under Article	Implementing	cooperation in
request for OSS records			47m	decision	relation to
- Current Article 242a				(2019)2866	auditing OSS
of VAT Directive					transactions
relates to the records					
of supplies facilitated					
by platforms not					
acting as deemed					
supplier.					
- New Article 47m of					
Regulation 904					
mirrors Article 47i for					
the request of these					
records.					

Alignment to new legislation and schemes

Topics	Articles	Entry into force	IT Impact	Amendment to the CIR	Update of Explanatory Notes/Guidelines
Allow the declaration	VAT Directive:	01/07/2028	OSS – Non-Union, Union and Import	CIR n°	Explanatory
of zero-rated supplies	- Article 365		schemes	2020/194 —	Notes and OSS
(exemption with right	- Article 369b		- <u>VAT return:</u>	Annexes III	Guidelines
of deduction) in the	- Article 369g		 Member States to update OSS 	and IV	
Union, non-Union and	- Article 369t		national portal to allow the		
import OSS:	Council		declaration of zero-rated turnover		
	Implementing		TES (Trans European System):		
Introduction of the new	Regulation:		Member States to update the VAT		
rules on VAT rates with	- Article 59 (4)		return message with zero VAT		
more categories of zero-	- Article 61a		rate. (VAT amount =0 already		
rated supplies	- Article 63c		allowed)		
Other exempted			- Records keeping obligation: revision of		
supplies with right of			SAF OSS to allow the inclusion of zero		
deduction such as			rates / inclusion of applicable provision of		
exempted supplies			VAT Dir in case of exemptions with right		
under diplomatic,			of deduction		
consular arrangements					
(Article 151)					

Topics	Articles	Entry into force	IT Impact	Amendment to the CIR	Update of Explanatory Notes/Guidelines
Interaction with the	VAT Directive:	01/07/2028	OSS- Union scheme	CIR n°	Explanatory
new SME scheme	- Article 369b		- Registration: Member States to request the	2020/194 –	Notes and OSS
	- Article 369g(6)		registration data of the SME scheme	Annex I	Guidelines
- OSS: the supplies			(SME exemption number and maybe list		
by SME benefiting			of Member States in which SME is		
from the SME			benefitting from the SME scheme)		
schemes in certain			- VAT return: Member States to alert the		
Member States			SME that it should not declare		
must not be			transactions in Member States in which it		
reported in the	- Article 369m		is benefitting from the SME scheme (if		
OSS			desired by Member States)		
			SME scheme		
- IOSS: mutually			- Registration: registration in the OSS will		
exclusive- if trader			be requested		
registered for the			be requested		
IOSS – no possible			Other possible solution: MS of establishment		
registration for the			to make the link between the two schemes		
SME scheme and			(need connection between registration data		
vice-versa			bases).		
vice versa			bases).		
		01/01/2027	OSS – Import scheme		
		01/01/2027	SME scheme		
			- Registration: Member States must check		
			that this trader is not registered for the		
			import scheme and vice-versa		
			import scheme and vice-versa		
			Follow-up from Helsinki workshop:		
			Participants favoured single collection of data		
			approach by crossmatching OSS and SME		
			databases in MSID		

3.2. New SVR legislation

Mandatory reverse charge for Member States

Topics	Articles	Entry into	IT Impact	Amendment	Update of
		force		to the CIR	Explanatory
					Notes/Guidelines
Mandatory reverse charge mechanism in	VAT Directive:	01/07/2028	VIES/DRR for the report	No	New Explanatory
situations where a supplier is not VAT	- Article 194		of these B2B transactions		Notes
registered and not established for VAT	- Article 222				
purposes in the Member State in which	- Article 262(c)		Follow-up from Helsinki		
VAT is due;			workshop: these supplies		
To ensure the follow-up of the goods:			will be reported as currently		
 Inclusion of these B2B supplies in 			done in VIES		
recapitulative statement (and DRR			=> No IT update will be		
in the future)			made to the VIES prior to		
			the implementation of the		
			DRR		

Extension of OSS to B2C domestic supplies

Topics	Articles	Entry into force	IT Impact	Amendment to the CIR	Update of Explanatory Notes/Guidelines
Allow the use of OSS for B2C transactions covered by Article 39 (assimilated to IC distances sales)	VAT Directive: - Article 369aa	01/01/2027	No Allow the use of the OSS for the e-charging sector	No	No
For taxable persons not established in MSCON making: • B2C supplies of goods in accordance with Article 36, 37 and 39 of VAT Directive; • B2C supplies of goods without dispatch or transport or where the dispatch or transport begins and ends in the same Member State (e.g. domestic supplies of goods stocked in a warehouse, supplies of goods on a weekly market by a vendor,)	VAT Directive: - Article 369a - Article 369b - Article 369g	01/07/2028	OSS- Union scheme - Registration: no impact - VAT return: Based on the declared fixed establishment in the registration, Member States to allow for declaration of domestic supplies only in MSCON in which the trader is not established (// to services) Need to keep a distinct declaration for electronic interface acting as deemed supplier as they can declare supplies even if established in the MSCON - Payment: no impact Follow-up of Helsinki workshop: call for a simplified	CIR n° 2020/194 – Annex III- column C - Distinction in the VAT return to allow for declaration of domestic supplies of goods when not established in MSCON	Explanatory Notes and OSS Guidelines

	implementation: no need	
	to break down the VAT	
	return by types of	
	transaction	

Transfer of own goods: new OSS transfer module End of "call of stock" (COS)

New reporting obligations from platforms to underlying suppliers

Topics	Articles	Entry into force	IT Impact	Amendment to the CIR	Update of Explanatory Notes/Guidelines
 A new module in the OSS:	VAT Directive: - Article 17a (COS) - Article 138(2) - point (c) - Article 226 point 4 - Article 262(a) - Article 369a (2) - New section 5 in Title XII of Chapter 6 (new Article 369xa, 369xb, 369xc, 369xd, 369xe, 369xf, 369xg, 369xh, 369xi, 369xj and 369xk). Council Implementing Regulation: - Reference to the new scheme in Article 57a, 57d, 57e, 57f, 57g, 58, 58a, 58b, 58c, 59, 59a, 60a, 61, 61a, 63c(1) and (3) - Article 54a (COS)	30/06/2029 (cease) 01/07/2028	New OSS transfer module - Registration: shared registration with the Union scheme (must be the same MSID) - same registration data- pick and choose solution. - VAT return: transfer in all Member States can be reported even if there is a fixed establishment or VAT registration in that Member State. (Traders can just provide an ISO code in the Member State from which goods are dispatched or transported from and to if not registered in those Member States)	CIR n° 2020/194 – Annex I, II, III and IV: New separate column in annexes I and III for the transfer module Annex III, column C of Union scheme: add the declaration of adjustments in part 2 of the VAT return. Annex IV: include elements for records of transfers	Explanatory Notes and OSS Guidelines Follow-up from Helsinki workshop: as regards the end of the call-off stock, need for a communication campaign and guidance to assist traders with the phase-out period.

Topics	Articles	Entry into force	IT Impact	Amendment to the CIR	Update of Explanatory Notes/Guidelines
	Regulation 904: - Article 1(4), 2(2),17(1)(d), 47b, 47d(1)&(2), 47i, 47j Article 21(c) and (e) (COS)		 No payment process (transfers = exempted supplies) Records keeping obligation: revision of SAF OSS to include transfers OSS- Union scheme VAT return: allow for the inclusion of adjustments* (following a transfer): new box in the OSS VAT return Records keeping obligation: revision of SAF OSS to include info regarding appropriation and adjustments *Adjustment of the deducted VAT following a transfer of own goods. 		

Topics	Articles	Entry into force	IT Impact	Amendment to the CIR	Update of Explanatory Notes/Guidelines
			VIES- Call of stock (COS) - Member States to prevent the inclusion of new COS transactions in the recapitulative statement from the date of entry into application (01/07/2028) - Member States to only allow for corrections/return of goods up to 12 months after the date of entry into application		
- Reporting obligation by platforms to underlying suppliers when transferring goods on an underlying supplier's behalf	VAT Directive - New Article 242b Council Implementing Regulation - New Art 54d	01/07/2028	No	No	Explanatory Notes

3.3. Technical improvements not in the Proposal – To be agreed with Member States – Work of FPG046 ongoing

Topics	IT Impact	Amendment to the	Update of
		CIR	Explanatory Notes/Guidelines
Improvement to the correction mechanism: - Detailed corrections: taxable amount- split of goods and services (Requested by Member States in SCAC-EG)	OSS Non-Union, Union and Import schemes - Update of OSS national portal:	CIR n° 2020/194 – Annex III, part 3	OSS guidelines

Topics	IT Impact	Amendment to the CIR	Update of Explanatory Notes/Guidelines
Update of registration data	OSS Union scheme:	CIR n° 2020/194 –	
- IBAN/OBAN in the Union scheme (if desired by Member States)	- Registration: allow for the provision of an OBAN account number	Annex I and III	
	Follow-up of Helsinki workshop: not supported		
- VAT groups updates (according to the VAT Committee	OSS Union and import scheme		
discussions)	Import scheme:		
,	Allow for the mention of a VAT group (// Union scheme-		
	⇒ No fixed establishment to be provided		
	Union scheme:		
	- Registration: allow a VAT group to mention place		
	where goods are dispatched from (VAT id box 13.1 +		
	addresses where they have stock of goods box 14.1)		
	(but a VAT group should not mention any fixed		
	establishment)		
	⇒ Intention to split the 13.1 for fixed establishment		
	and for places where goods are dispatched from		
	- <u>VAT return:</u> allow the inclusion of distance sales from		
- Allow several addresses to be provided in the same Member	stock of goods only (without fixed establishment)		
State with a single VAT	OSS Union scheme:		
identification or an ISO code of	Registration:		
the Member State (If desired by	allow the mention of an ISO-code instead of		
Member States)	identification number + allow multiple addresses. (see		
	Annex I)		
	Follow-up of Helsinki workshop:		
	call for simplification - reform not supported		

4. QUESTIONS TO THE MEMBERS

The members are invited to express their views and suggestions regarding the above-mentioned impacts for the implementation of these elements of the Single VAT Registration part of the ViDA package.

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