

# Classification of Blended Products

## Overview

When two or more products are blended, the resulting **blended product** may fall under a different customs classification than its individual components. This can significantly affect the applicable duties, regulatory requirements, and import/export controls.

## Customer Obligation

To ensure that customs declarations remain accurate and compliant, the **Customer must provide the correct 10-digit TARIC code** specifically related to the **blended product**.

- Do **not** rely on the codes of the individual components.
- The classification must reflect the **final blended form** of the product being declared.

## Why This Matters

Blended products may have:

- Different duty rates;
- Additional regulatory or licensing requirements;
- Specific restrictions or exemptions.

Accurate classification ensures that the Terminal can:

- **Lodge compliant customs declarations;**
- **Avoid delays, fines, or audits;**
- **Maintain legal and procedural integrity** under EU customs law.

---

Revision #5

Created 9 July 2025 22:24:37 by Remy Sway

Updated 4 June 2026 11:41:12 by Remy Sway