

**Information on the excise penalty imposed and collected in the framework of an
accelerated procedure on the spot and the confiscation of seized excise products**

You are hereby informed that you have committed an excise infringement which entails the obligation to pay an excise penalty. The infringement you committed is of low significance as a result of which the financial damage caused to the central budget does not exceed 28,000 HUF in case of tobacco products or 20,000 HUF in case of other excise products; therefore, an accelerated procedure may be initiated. Conditions of the accelerated procedure are that

- a) you acknowledge the act of the excise infringement,
- b) you acknowledge the information given to you on the legal consequences,
- c) you renounce your rights for legal redress,
- d) you pay the amount of the established excise penalty on the spot.

An excise penalty of 28,000 HUF can be imposed in the framework of an accelerated procedure in case of tobacco products and an excise penalty of 20,000 HUF in case of other excise products. If it can be established from the circumstances that the perpetrator of the infringement had acted with the circumspection that can be expected from them in the given situation, the amount of penalty can be reduced upon request or ex officio and its imposition can be refrained from.

The legal consequence of the accelerated procedure is that you may not appeal against the procedure and the decision may not be challenged in court. I inform you that the statement on the resignation from the right of appeal cannot be retracted; therefore, in case you contest the act of infringement, the accelerated procedure is inapplicable.

In the course of the accelerated procedure, the acting authority seizes the excise product that has been the subject of the infringement in accordance with Paragraph (1) of Section 102 of the Excise Act and confiscates it in accordance with the provisions of Paragraph (4) of Section 100. No objections can be made against the confiscation in an accelerated procedure.

In case the any of the conditions above are not met, no accelerated procedure may take place and the judgement on the excise law infringement, as well as the establishment of the related penalty takes place in accordance with the provisions of Paragraph (2) of Section 100 of the Excise Act. In this case the imposition of the excise penalty does not take place immediately on the spot, but in the office of the controlling authority within 30 days and the amount of penalty is also higher, at least 30,000 HUF. The penalty imposed in a non-accelerated procedure does not immediately have to be paid, but failure to pay within the stipulated deadline entails an execution procedure which may bring about still other obligations to pay (late penalty).

I inform you that the authority seizes the vehicle used for transportation when that is necessary as material proof in accordance with Paragraph (1) of Section 102 of the Excise Act. No objections can be made against the seizure in an accelerated procedure.

STATEMENT

I, the
Undersinged.....(name).....
.....(address),
.....(citizenship)..... (ID document number)
make the following statements:

- **I received this information leaflet** **YES/NO *;**
- **I understand the contents of this information leaflet** **YES/NO *;**
- **I acknowledge having committed the infringement** **YES/NO *;**
- **I acknowledge the information provided to me on the conditions and legal consequences of the accelerated procedure** **YES/NO *;**
- **I resign from my rights for legal redress.** **YES/NO *;**
- **I will pay the imposed excise penalty on the spot.** **YES/NO ***
- **I do not understand Hungarian** **YES/NO ***
- **I am raising a claim for an interpreter.** **YES/NO *.**

Dated.....,20.....yr....month...day

.....
signature of the perpetrator of the infringement

*please underline the appropriate part