

Customs and trade compliance as enterprise risk

Multi-jurisdictional duty exposure, audit defence and recovery, on one platform

Manufacturing SMEs carry material customs duty exposure across UK CDS, EU CBAM and US CBP regimes. The exposure sits in classification accuracy, valuation method, embedded carbon reporting and unclaimed reliefs. It is rarely visible at board level until an audit notice, a refund deadline or a regulatory penalty surfaces it.

The enterprise problem

- Customs duty is a controllable cost line that manufacturers rarely manage as one
- Manual audit cycles are slow, partial, and typically run only after an issue surfaces
- Three concurrent regulatory deadlines (CBAM 01/01/2027, US Section 232 expansion, IEEPA Chapter 99) raise the exposure floor
- Compliance gaps trigger refund losses, post-clearance audit assessments and reputational risk

What MyCustomsInfo® delivers

- Continuous declaration audit across UK CDS, EU AES and US ACE
- Classification errors and valuation risks surfaced with full audit trail evidence
- Section 232 metals duty exposure under the April 2026 proclamation, including derivative list
- EU CBAM embedded carbon data validation aligned to Regulation 2023/956
- Unclaimed duty refund identification (drawback, RGR, IPR, OPR, end-use, customs warehousing)
- Tenant-isolated data architecture with KMS customer-managed keys, ISO 27001:2022 alignment

Why manufacturers choose MCI for enterprise compliance

- Single platform for UK, EU and US compliance, not three separate tools
- Operated by CustomsPlus®, a qualified UK customs consultancy with audit and recovery expertise
- Subscription model from MCI Essentials through to MCI Audit & CBAM, MCI Professional and MCI Enterprise
- Made Smarter eligible for manufacturing SMEs in eligible English regions, up to £20,000 matched grant

Connect with MyCustomsInfo®

Dominic McGough · Founder and CEO · CustomsPlus® and MyCustomsInfo®
+44-151-808-0103 · dominicm@customsplus.co.uk · www.mycustomsinfo.com