



## Application for Permission to Take Delivery of Goods Upon Giving a Security or an Undertaking for the Payment of Duty, GST and LCT

Approved Form paragraph 162AA(3)(a) of the *Customs Act 1901* for the purpose of section 162A of the *Customs Act 1901*

**NOTICE:** The following information is required under the *Customs Act 1901*, to ensure that a valid security or undertaking is in place for your goods so that they can be properly cleared for home consumption. The information you provide will be given to the Australian Bureau of Statistics and the Australian Taxation Office. If you are required to hold a permit to import these goods, the permit details will also be given to the relevant permit issuing agency.



If this form was completed by a business with fewer than 20 employees, please provide an estimate of the time taken to complete this form.

Hours

Minutes

### Customs Use Only

Security ID:

### Port Details

Port of: (Name of Port / Airport)

### Goods Details

I, ..... ,  Owner of the goods  Agent of the owner of the goods

of .....  
(full address)

hereby apply for permission, under section 162A of the *Customs Act 1901*, to take delivery of the goods described in the attached Form 46AA-Continuation Form and, for that purpose, am prepared to give security or an undertaking for the payment of duty, and/or GST/LCT on those goods.

The goods are the property of .....  
(full name)

of .....  
(full address)

#### The goods are (please tick one of the following boxes):

- Goods included in a class of goods to which one of the following agreements applies;
- Goods imported by persons included in a class of persons to which one of the following agreements applies;
- Goods included in a class of goods to which one of the following agreements applies imported by persons included in a class of persons which the agreement applies; or
- Goods imported for a purpose specified in one of the following agreements as a purpose for which the goods may be imported on a temporary basis without payment of duty

#### Please tick which agreement/s applies to the goods:

- Customs Convention on the ATA Carnet for the Temporary Admission of goods
- Convention on Temporary Admission (Istanbul Convention)
- Convention on Temporary Admission (Istanbul Convention) - Annexes A and B.1.
- International Convention to Facilitate the Importation of Commercial Samples and Advertising Materials
- Customs Convention on Containers 1972
- Customs Convention concerning Facilities for the Importation of Goods for Display or Use at Exhibitions, Fairs, Meetings or Similar Events
- European Convention on the Temporary Importation of Pallets used in International Transport
- Customs Convention on the Temporary Importation of Pedagogic Material
- Customs Convention on the Temporary Importation of Private Road Vehicles
- Customs Convention on the Temporary Importation of Professional Equipment
- Customs Convention on the Temporary Importation of Scientific Equipment
- Customs Convention concerning Welfare Material for Seafarers
- Convention concerning Customs Facilities for Touring and the Additional Protocol thereto relating to the Importation of Tourist Publicity Documents and Material
- Australia - United States Free Trade Agreement
- Annex F.5. (concerning urgent consignments) to the International Convention on the Simplification and Harmonization of Customs Procedures (KYOTO Convention)

**Description of Goods: Please complete the details on the Form 46AA - Continuation Form**

The goods were imported on the: <input type="checkbox"/> Ship <input type="checkbox"/> Aircraft	Name or identification Numbers of the ship or aircraft:
From: (name of place outside Australia from where the ship or aircraft brought the goods to Australia)	Date arrived in Australia: / /

**Condition of Temporary Importation**

**I understand that:**

- (1) The goods must be exported no later than ..... / ..... / .....
- (2) The goods in respect of which permission has been granted under section 162A of the *Customs Act 1901* shall not be exported unless an export application has been made to the Collector.
- (3) Except with the consent of the CEO, the person to whom the goods are delivered **shall not** lend, sell, pledge, mortgage, hire, give away, exchange or otherwise dispose of or part with possession of the goods or in any way alter the goods.

**For Client Use**

Owner of the goods  Agent of the Owner of the goods

Signed by me this: \_\_\_\_\_ day of \_\_\_\_\_ 20

Signature: \_\_\_\_\_

Address: \_\_\_\_\_

**Customs Use Only**

Application to take delivery of goods under section 162A of the *Customs Act 1901*.

approved, upon giving a security of \$ ..... c .....

approved, upon giving an undertaking for the payment of duty, and/or GST/LCT

Signature: \_\_\_\_\_

Date: / /

**Guide to the temporary importation of goods under section 162 of the *Customs Act 1901***

- Only goods, which are eligible for temporary admission under the relevant provisions of the International agreements, may be imported under section 162A of the *Customs Act 1901*.
- Documents to be produced: Form 46AA application; EOI; invoice; inwards waybills or Bills of Lading; import permit from relevant authority (if applicable).
- When the application has been approved upon taking either a security or an undertaking, a Security Identification (ID) is issued.
- The person to whom the goods are delivered **must not** lend, sell, pledge, mortgage, hire, give away, exchange or otherwise dispose of or part with possession of or in any way alter the goods without the consent of the CEO of Customs. If any of these actions take place, the security or undertaking will be enforced (that is, the cash deposit will be transferred to revenue or an invoice issued).
- **Goods imported under section 162A of the *Customs Act 1901* must be exported on or before the date shown at Condition 1 above (being no more than 12 months after the date on which the goods were imported). Where it is proposed that the goods remain in Australia after this date, you may apply for an extension of that period. If an approval of an extension application has not been given before the date shown at Condition 1 above has expired, the security will be enforced.**

**To be Completed by Applicant - Return of security deposit**

Address to which advice of payment or cheque for refund of security amount is to be sent:

NOTE: a completed Order to Pay Agent form must be presented to Customs if the security deposit is to be refunded to someone other than the person who first gave the security amount

- EFT payment to my nominated bank account       Cheque

**CUSTOMS USE ONLY - Upon Importation**

**Security Details**

Security amount of:  
  
\$ ..... C .....  
may be retained on deposit.

Undertaking for payment of duty may be accepted.

Payment Consolidation ID: .....

Security Sub-Head: .....

Date: ..... / ..... / 20.....

Signature: .....

Name of Authorising Officer: .....

Title of Authorising Officer: .....

**QSP Details**

Deposit paid into Collector of Customs Security Account:

QSP Receipt No.: ..... of ..... / ..... / 20.....

Date: ..... / ..... / 20.....

Signature: .....

Cashier

**Examination on Importation**

Import Declaration No: *(if applicable)*

.....

.....

Examining Officer:.....

Date: ..... / ..... / 20.....

**CUSTOMS USE ONLY - Upon Exportation**

**Security Return**

Customs Duty: \$..... C .....

may be returned to depositor

Customs Duty: \$..... C .....

may be transferred to revenue

Date: ..... / ..... / 20.....

Signature: .....

Name of Authorising Officer: .....

Title of Authorising Officer: .....

**Examination on Exportation**

Upon exportation, the goods should be verified against the details listed overleaf.

.....

Examining Officer:.....

Date: ..... / ..... / 20.....

**Addition Comments:**

