



# Australian BORDER FORCE

## Movement permission application

Application made under section 71E(2) of the Customs Act 1901.

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Please open this form using Adobe Acrobat Reader. Either type in the fields provided or print this form and complete it using a pen and BLOCK LETTERS.

Tick where applicable

Movement declaration ID									

Movement ID									

Cargo details		
Examination advice ID	Vessel ID	Voyage number
Goods description	Marks and numbers	
Reason for application	Number of packages	Import document type* <input type="checkbox"/> Carnet <input type="checkbox"/> Unaccompanied personal effects <input type="checkbox"/> Other (please specify) .....
		Identification number

Applicant details			
Movement sequence number	Applicant name		
Owner ABN/CCID	Owner name		
Broker licence number (if applicable)	Branch ID	Contact phone number	Fax number or email address

Movement via     Road     Rail     Air     Sea

Movement details: Current cargo location: (From)			Movement destination: (To)		
Originating establishment ID			Establishment ID		
Establishment name			Establishment name		
Address of place			Address of place		
Locality	State	Postcode	Locality	State	Postcode

Line summary details (SEA Only)				
Line number	Container number	Seal number	Hazardous goods indicator	Fumigation indicator
			<input type="checkbox"/> Yes <input type="checkbox"/> No	<input type="checkbox"/> Yes <input type="checkbox"/> No
			<input type="checkbox"/> Yes <input type="checkbox"/> No	<input type="checkbox"/> Yes <input type="checkbox"/> No
			<input type="checkbox"/> Yes <input type="checkbox"/> No	<input type="checkbox"/> Yes <input type="checkbox"/> No

I hereby request permission pursuant to section 71E of the Customs Act 1901 to move goods subject to customs control and which are specified above.

Authorised applicant (name)	Signature	Date / /
S71E Movement Request Approved: <input type="checkbox"/> Yes <input type="checkbox"/> No	Reason for refusal: <input type="checkbox"/> Current performance unsatisfactory <input type="checkbox"/> Location unsuitable <input type="checkbox"/> Other (please specify) .....	Reason code

OFFICIAL USE ONLY	
S71E Movement condition type: <input type="checkbox"/> Examination – Approved <input type="checkbox"/> FCL – Approved <input type="checkbox"/> LCL – Approved <input type="checkbox"/> Other – Approved	Stamp / Date / Time
Name of officer of Customs	Signature

\* Only to be used where consignments CANNOT be entered into the Integrated Cargo System.

**OFFICIAL USE ONLY**

**Additional conditions** – In granting the S71E Movement Permission, the following conditions must be met:

<b>Authorisation granted by:</b> Name of officer of Customs	Signature	Date / /
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**CONDITIONS**

1. Where the movement permission is for a full container load (FCL);
  - (a) the applicant is to ensure that the seals are intact before movement of the container, and that the seal number mentioned on the permission is the actual seal on the container prior to movement; and
  - (b) the applicant is to keep the goods/container secure, intact, and unopened with seals unbroken at the nominated destination until permission to open the packages is received from an officer of Customs.
2. Where the movement permission is for loose cargo (LCL) or break bulk cargo;
  - (a) The applicant is to ensure that the goods are intact before movement of the goods; and
  - (b) The applicant is to keep the goods secure intact and unopened at the nominated destination place until permission to open the packages is received from an officer of Customs.
3. Where the movement permission is for the purpose of examination of the goods by an officer of Customs;
  - (a) The applicant is to arrange for the examination of the goods by an officer of Customs within 7 days or the permission being granted; and
  - (b) The goods are to be further held and kept in secure and unopened condition until such time as written, an officer of Customs gives notification of release.

**PLEASE NOTE:**

**Section 71E (3B) of the Customs Act 1901**

If a person moves goods otherwise than in accordance with the requirement of a permission to which the goods relate, the movement of the goods is, for the purposes of section 229(1)(g), taken not to have been authorised by this Act.

**Section 33 of the Customs Act 1901**

- (1) If:
  - (a) a person intentionally moves, alters or interferes with goods that are subject to customs control; and
  - (b) the movement, alteration or interference is not authorised by or under this Act;  
the person commits an offence punishable, on conviction, by a penalty not exceeding 500 penalty units.
- (2) If:
  - (a) a person moves, alters or interferes with goods that are subject to customs control; and
  - (b) the movement, alteration or interference is not authorised by or under this Act;  
the person commits an offence punishable, on conviction, by a penalty not exceeding 60 penalty units.
- (3) If:
  - (a) an employee of a person moves, alters or interferes with goods that are subject to customs control; and
  - (b) the moving, altering or interfering with the goods the employee is acting on behalf of the person; and
  - (c) the movement, alteration or interference is not authorised by or under this Act;  
the person commits an offence punishable, on conviction, by a penalty not exceeding 60 penalty units.

**Section 229(1)(g) of the Customs Act 1901**

- (1) The following goods shall be forfeited to the Crown:
  - (g) All goods subject to customs control that are moved, altered or interfered with except as authorised by this Act.