INSTRUCTION AND GUIDELINE

Defining ‘consignment’ for the purposes of section 68 of the Customs Act 1901
B_TRD04/1

February 2014

This Instruction and Guideline refers to Practice Statement:
B_TRD04 Clearance of Cargo - Imports

Published Date:
Availability: Internal and External
Purpose: To clarify the definition of ‘consignment’ for the purposes of Australian Customs Notice 2006/59
Owner: First Assistant Secretary, Trade, Customs and Industry Policy Division
Category: Border
Sub-Category: Trade
Contact: Import Export Policy, Customs Branch

The electronic version published on the Practice Statement Framework SharePoint site, accessible through the Intranet, is the current Instruction and Guideline.
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Introduction Statement

Section 68 of the *Customs Act 1901* (the Act) requires certain imported goods to be entered for home consumption or warehousing unless a specific concession exists. An entry for home consumption can be made by submitting an import declaration in respect of the goods to the Department of Immigration and Border Protection (the Department).

This Instruction and Guideline is intended to complement and clarify [Australian Customs Notice 2006/59](#) regarding the meaning of consignment.

Instruction and Guideline

1. Definition of Consignment

1.1 Definition of Consignment

1.1.1 The term ‘consignment’ is not defined in the Act. Therefore, it is necessary to consider its ordinary legal meaning to determine what constitutes a consignment for the purposes of the Act.

1.1.2 Osborn’s Concise Law Dictionary defines consignment as ‘*goods delivered by a carrier to a consignee at the instance of a consignor*’. There is no requirement that a consignment of goods must be shipped as one (1) package or lot; in certain circumstances, goods may be part of a ‘split consignment’.

1.1.3 Applying this definition, the Department considers a consignment to be goods that are shipped from one (1) consignor to one (1) consignee as a single consignment but which may not be packed in a single package or arrive in Australia at the same time. Where the total value of the goods (all parts of the consignment) is greater than AUD1000, then the goods must be entered for home consumption.

1.2 Context

1.2.1 The Department acknowledges that with the increase in international trade and the changing global economy, there are many different ways in which goods
from a consignor (or different consignors) arrive in Australia. The intent of this advice is to provide guidance on when goods must be entered under section 68 of the Act. This is to ensure importers do not intentionally split consignments of cargo into multiple consignments to avoid the payment of relevant duties and taxes.

1.2.2 Generally, a split consignment is one that is sent from one (1) consignor to one (1) consignee that is made up of more than one (1) package, with each package arriving separately to each other. While the goods arrive at different times, for the purposes of the Act, they are considered to be one (1) consignment and relevant duties and taxes apply.

1.2.3 Close attention will be paid to orders suspected of being split consignments or bulk-orders. By-law 1305011 to Item 26 to Schedule 4 of the Customs Tariff Act 1995 (the Tariff) excludes goods that form part of a bulk-order from receiving the concessional treatment applied to low value goods i.e. those below the AUD1000 import entry threshold.

1.2.4 Bulk-orders that are shipped over two (2) or more shipments and entered on multiple import declarations/self-assessed clearance declarations are one (1) consignment. The Integrated Cargo System (ICS) will allow the separate reporting of such orders. In such cases the importer/reporter/owner must select the "pay duty and GST" option available in the ICS. Bulk-orders are goods ordered together but shipped separately.

1.2.5 Single consignments will generally be transported to Australia in the same ship or aircraft (at some stage of the journey); however, they may not necessarily arrive in Australia on the same ship or aircraft.

1.2.6 NOTE: The ICS has functionality that supports the lodgement of one (1) import declaration for multiple suppliers. This function is limited ONLY to FCX Cargo (for containerised sea cargo).

1.3 Examples

1.3.1 The fundamental factor when determining whether a consignment is a single consignment is whether the goods are from one (1) consignor to one (1) consignee. With this in mind, the following questions and flow chart will assist in determining the existence of a consignment:

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1 FCX (Full container multiple house bills) is a shipping container containing a number of individual consignments for one consignee.
(a) are the arriving goods from the same consignor (regardless of date of shipment); and

(b) are the arriving goods for one (1) consignee; and

(c) did the goods arrive in Australia on the same ship/aircraft; and

(d) are the goods “known to be part of the same order”?  

- If the answer to questions (a) and (b) is ‘no’, then the goods do not constitute one (1) consignment.

- If the answer to questions (a) and (b) above is ‘yes’ but the answer to question (c) is ‘no’, then the goods may be part of the same order, and the bulk-order by-law may apply.

- If the answer to questions (a), (b) and (c) above is ‘yes’ but the answer to question (d) is ‘no’, the goods do not constitute one (1) consignment.

- If the answer to all four questions above is ‘yes’, then the goods constitute one (1) consignment.

1.3.2 The term “known to be a part of the same order” means the relevant information regarding an order is/was known or available at the time a decision is/was made. If further information or different information becomes available, or is made known at a later time, amendments should be made to ensure compliance with the definition of a consignment and that the correct duty and GST is paid in the ICS.
1.3.3 The flow chart below provides a simple visual aid to assist in determining if goods are one consignment.

Decision process to assist in determining if goods are one consignment

- Goods arrive in Australia to be imported
  - Questions (a) & (b)
  - Were the goods that arrived in Australia sent from one (1) consignor to one (1) consignee?
    - NO
    - Question (c)
      - Did the goods arrive in Australia on the same ship or aircraft?
        - NO
        - Question (d)
          - Are the goods known to be a part of the same order?
            - NO
            - The goods are not one (1) consignment
          - YES
          - Question (d)
            - Are the goods known to be a part of the same order?
              - NO
              - YES
              - The goods are likely* to be classified as one (1) consignment
    - YES
    - Question (c)
      - Are the goods known to be a part of the same order?
        - NO
        - YES
        - The goods are likely* to be classified as one (1) consignment
  - YES
  - Question (d)
    - Are the goods known to be a part of the same order?
      - NO
      - YES
      - The goods are not one (1) consignment

* denotes additional documents may be required to make a decision
Further examples are provided below:

**Example 1**

Goods arriving on the same ship/aircraft from different companies or branches owned by a multi-national corporation (not the same consignor) to the one (1) consignee.

*Refer back to the test: Questions (a) and (b) – this does not constitute one (1) consignment.*

**Example 2**

Goods are from multiple consignors to one (1) consignee but arriving on the same ship/aircraft and were shipped from the same port.

*Refer back to the test: Questions (a) and (b) – these goods do not constitute one (1) consignment.*

**Example 3**

Goods from one (1) consignor to one (1) consignee, arriving on different ships/aircraft, and the goods were ordered together.

*Refer back to the test: Questions (d) – the goods constitute one (1) consignment if part of the same order. Supporting documentation may be required to assist in decision making.*

**Example 4**

Goods from one (1) consignor to one (1) consignee arrive on different ships/aircraft (on the same or different day) and it is unclear if the goods were ordered separately.

*Refer back to the test: Question (d) – the goods are more than one (1) consignment as they were ordered separately (not on the same order), supporting documentation indicates that there was more than one order for the goods. If the goods are not part of the same order, then the goods are not one (1) consignment. This example is one that may require supporting documentation to assist in decision making.*

**1.3.4 NOTE:**

- The examples above have been developed to assist determining when goods are one (1) consignment and are a guide only. Where the Department questions the legitimacy of the consignment, officers of customs reserve the right to seek further information to assist in verifying whether goods constitute one (1) consignment.

- An arriving package with a value at or below the import entry threshold (AUD1,000) does not automatically qualify for the duty and tax exemption; other legislative requirements (such as By-law 1305011 to Item 26 to Schedule 4 of the Tariff) must also be met before the package is delivered into home consumption without the payment of duty, taxes and other charges.
2. Obligations

2.1 Obligations

2.1.1 The Department has a Compliance Assurance program, administered by the Support Group, in place to monitor cargo reports and related import declarations, and will seek evidence of consignor and consignee details where there may be concerns that reporters are not reporting cargo correctly, or are making import declarations incorrectly.

2.1.2 Where the Department identifies non-compliant behaviour, it will consider a range of responses aimed at improving, and if necessary, enforcing compliance. Responses include assessing cargo reporting systems, increased monitoring and cargo interventions to cross check reports goods and values, and/or penalty action in accordance with the Department’s Regulatory Philosophy and Infringement Notice Scheme guidelines.

2.1.3 It is advisable that importers take steps to understand their obligations. Providing false or misleading information to the Department is a strict liability offence under sections 243T and 243U of the Act.

2.1.4 Information on the Department’s reporting processes and obligations is available via the Department’s website (www.border.gov.au).

3. Related Policies and References

3.1 Practice Statements

- B_TRD04 Clearance of Cargo – Imports

3.2 Other Instruction and Guidelines

- This Instruction and Guideline has no ‘Related Instruction and Guidelines’.

3.3 Associated Documents

- This Instruction and Guideline has no ‘Related Associated Documents’.

3.4 Australian Customs and Border Protection Notices

- ACN 2006/59 – Definition of ‘consignment’ for the purposes of Section 68 of the Customs Act 1901
- ACN 2009/47 – Definition of ‘consignor’ and ‘consignee’ and Compliance Approach for the purposes of reporting cargo
4. Consultation

4.1 Internal Consultation

4.1.1 The following internal stakeholders have been consulted in the development of this Instruction and Guideline:

- Trade, Customs and Industry Policy Division
- Support Group
- Legal Services Division

4.2 External Consultation

4.2.1 The following external stakeholders have been consulted in the development of this Instruction and Guideline:

- Conference of Asia Pacific Express Carriers (CAPEC)
- Customs Broker and Forwarders Council of Australia Inc. (CBFCA)
- Australian Federation of International Forwarders (AFIF)
- Brokers and freight forwarders not affiliated with CBFCA or AFIF

Endorsement

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Approval

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| Period of Effect | February 2014-2017 | Review Date | February 2017 |