## **Claim for Drawback**



## Approved Form Customs Regulations 1926 paragraph 134 (4) (a)

We require this information under regulation 134 of the Customs Regulations 1926 to assess and pay drawback claims. The information you give may be given to you/your agent's financial institution. If you do not complete the form we may

CUSTOMS USE ONLY					
Drawback Claim ID					

ot be able to assess and pay y MPORTANT NOTICE: Supplyi	•	wback of import duty.  ading information to Customs is an offence.	Note		b back page for notes on how to c					
1. Claimant's / Agent's De	etails			Please	return this completed form in pers	son to your nearest Customs office.				
Assessment Method Type: (tic	, ( ) SII	nipment by Shipment Representation (Method B)	ive Shipment Imputation (Method C)	Amber Reas Type: (tick ✓		Declaration Time				
Client ABN / CCID:	Client Name:		Broker Reference:	Cont	Contact Name:					
Client Reference:		Branch ID:	Contact Phone Number:		Contact Email Address:					
Payment Options		-	-	•						
Payee Declaration: (tick ✓)		declare that the payee was the legal owner of bayee was assigned the right to claim drawbac		Total Amoun	t Claimed:					
Bank Account Owner Type: (tie	<i>ck √</i> ) Br	roker Drawback Claimant	Importer Other:							
The information below need only	be supplied when	making an initial claim or if the information needs	s to be changed.							
(tick ✓) one option	**	Other Payee's Name:	<u> </u>							
By EFT to the Claimants Bank Account (Option A		Bank Account BSB: Bank Ac	count Number:	A	ccont Name:					
By EFT to an Australian other than the Claimant		Name:	Street No.	o. / Name:	me:					
By Cheque to a payee a any overseas address (		Town / City:	Country:		State / Province:	Postcode / Overseas Postcode:				
3. Claim Declarations <i>(tic</i>	k √ relevant b	ox in each part of the question)		4.	Signature					
Have any goods covered by (a) processed, treated or us	•	n ring in Australia?		NO	gnature:					
(b) returned to the oversea	s supplier?			NO NO	ame: (Block Letters)					
		han, processing, treating, manufacture, inspec	VES	NO NO	,,					
		to the Customs Tariff Act 1995 utilising ACIS d ack, refund, remission or rebate?	uty credits?		ate:	1				
						D907 (OCT 2006)				

## Particulars of Goods on which Drawback is claimed:

(If space is insufficient, signed and numbered addendum sheets to be attached, showing full particulars plus the Claimant's Reference for this claim).

As	Assessment Method (tick)		Import Declaration	rt Ition Io.	Tariff Classification	Customs Value \$	Export Quantity	Unit	Duty Rate %	Duty Amount \$	EDN	Amber Reason Type (tick)		on	Description of Goods
Method A	Method B	Method C		Import Declaration Line No.				Export Unit				Calculation	Declaration	Time	

Assessment Method (tick)	od	Import Declaration	t ion o.	Tariff Classification	Customs Value \$	Export Quantity	Jnit	Duty Rate %	Duty Amount \$	EDN	Amber Reason Type (tick)		า	Description of Goods		
Method A	Method B	Method C	od <u>E</u>	Impor Declarat Line N	Import Declaration Line No.				Export Unit				Calculation	Declaration	Time	
۱	nb	oer S	Statement/s F	Reason											(Complete once fo Il addendum sheets	
											- Method A (Shipment by Ship	men	t)			
											- Method B (Representative S	hipm	ent	t) [		
											- Method C (Imputation)					
											- TOTAL CLAIMED	)				

## **Notes for Completing Claim for Drawback form**

1. METHODS OF ASSESSING DRAWBACK ENTITLEMENTS.

The amount of claim of drawback must be calculated with one of the following methods: -

- (a) METHOD A: Shipment by Shipment, where the claim amount is calculated from the import documents which directly relate to the export consignment.
- **(b) METHOD B:** *Representative Shipment*, which covers a variety of assessment methods in which a representative, rather than the actual, import shipment is used.
- (c) METHOD C: Imputation, where claimants are unable to obtain import documents from their suppliers they can use formulae set out in the Customs Regulations to "impute" their entitlements. Imputation may only be used for imports not further processed in Australia.
- 2. AMBER CLAIMS. If a claimant is uncertain about information included in the claim, or omission of information from that claim, and considers that as a result the claim may be false or misleading in a material particular, the claimant must specify which of the following applies:
  - (a) **CALCULATION.** Where the claimant is uncertain about the calculation of the drawback component.
  - **(b) DECLARATION.** Where claimant is unsure about particular information in the responses to the declaration questions.
  - **(c) TIME.** Where the claimant is uncertain that the goods subject to the claim for drawback were exported within the 4 year time limit\*.

**Note!** If a claim is an **Amber Claim** the claimant must detail the reasons for uncertainty in the Amber Claim section of this form.

CLAIM SIMPLIFICATION. Claim lines based on Method B may omit the import declaration numbers if these cannot reasonably be provided.

- 4. SUPPORTING DOCUMENTS. Supporting documents are not required to be submitted with the claim form but MUST be retained for 5 years from the time the goods were exported and MUST be made available to Customs on request.
- 6. TIME-LIMITS\*. Drawback cannot be claimed more than 4 years after exportation.
- **7. CLAIM AMOUNT LIMIT.** Claims cannot be accepted for an amount less than \$100 however a claim can cover more than one exportation.
  - 8. PAYMENT OPTIONS. There are three options available:
  - (a) **OPTION A:** Payment made by Electronic Funds Transfer to the **claimant's Australian bank account** nominated on Claim for Drawback form.
  - (b) OPTION B: Payment made by Electronic Funds Transfer to an Australian bank account other than the claimant's.
  - (c) OPTION C: Payment made by cheque to either:
    - i. the Australian address of a payee other than the claimant, or
    - ii. any overseas address.

Claimants using Option B **MUST** formally transfer their entitlements to the other payee. Claimants must obtain and complete 'A Standing Authority to Pay' (form B924 available from Customs offices or from <a href="https://www.customs.gov.au">www.customs.gov.au</a>). Do not submit that form with claim.

- 9. PAYEE DECLARATION. The Payee Declaration box must be ticked when lodging a claim. The declaration states that the payee was the legal owner of the goods at the time of export or the payee was duly assigned the right to claim drawback.
- **10. DRAWBACK ENQUIRIES.** Further information is available by calling 1300 304 322 or from Custom's website <a href="www.customs.gov.au">www.customs.gov.au</a>

\*Time Limit – The 4-year time limit only applies to goods exported on or after 21/10/2006. Goods exported before that date are subject to a 12 month time limit.

For drawback claims lodged on this form please include your contact Email address in the space provided if you wish to be notified of your payment details.