

Australian Customs Notice 2002 41

**APPLICATION FOR CUSTOMS BROKERS LICENCE**

The following person has applied to the Chief Executive Officer of the Customs for a customs brokers licence.

|  |  |  |
| --- | --- | --- |
| **Definitions** | **Part 1 and** | **Part 2: Item 1** |
| Definition of item 1 | Item 2: Customs importation offence | Schedule 4 to the Customs Tariff Act 1995 |
| Item 3: Customs importation customs duty | Schedule 5: Customs duty rate | Schedule 6: Item 6B |
|  | item 7: Part 6C | Schedule 7: Schedule 8: |
|  | Schedule 9: | item 10: |
|  | subheading 10.21(1)(b) | Item 12: Goods included in the class of goods prescribed for the purposes of section 4 of the Customs Tariff Act 1995 |
|  | Item 14: Customs duty rate | Item 15: Schedule 9  Item 16: |

Any person wishing to make written representation in respect of any of the applicants should address the correspondence by Tuesday 21 October 2002 to:

Broker Licensing

Australian Customs Service 5 Constitution Avenue

CANBERRA ACT 2601[brokers.licensing@homeaffairs.gov.au](mailto:brokers.licensing@homeaffairs.gov.au)

By 15 October 2002, brokers are required to lodge Tariff Concessions (TCs) for goods imported on or after 20 November 2002 and on import entries under Section 77C or 77D of the Customs Act 1901 that are lodged within the month before the close of business on that day. In the case of TCs that are lodged in the week immediately following a week-end general rate of duty increase, this week-end TC rate is applied. However, TCs lodged on or after 20 November 2002 are unaffected by the general rate of duty increase.

Section 77B

Section 77C

Part 2.1 of the Customs Act 1901

General Offences