



Applying for Import Permission RETURNED GOODS

Returned Goods Test

This test applies to articles that have been previously exported (ie. sports shooters competing internationally and film armourers working on overseas projects).

Who can apply?

Certified sports shooters, dealers, film armourers, companies and government.

Import Conditions

The article has been previously exported in accordance with a license or permission under the *Customs (Prohibited Exports) Regulations 1958*.

The last importation (if any) of the article before that export was a lawful import and not subject to a condition that the article was to be exported after importation.

No modification of the article has been carried out since that export.

Other information

The importer must hold a license of authorisation to possess the article in accordance with the laws of the State or Territory in which the importer resides.

Modification of an article does not include repairs.

This test does not apply to initial imports, only subsequent imports.

HOW TO APPLY

Applications must be made in writing to the Attorney-General's Department.

Required Supporting Documentation

- 1. Completed application form including details of article/s to be imported, the reason for importation and the date of import.
- 2. Import history:
 - ⇒ documents detailing previous import for the specific article/s; or
 - ⇒ evidence of purchase within Australia; and
 - ⇒ Statutory declaration stating that no modifications will be made to the article/s.
- 3. Evidence of export:
 - ⇒ Copy of export permit.
- 4. Evidence of authorisation to possess article:
 - ⇒ Certified copy of firearms licence or exemption from State or Territory Firearms Registry.
- 5. Evidence of no modifications:
 - ⇒ Statement by the repairer that no modifications have been made (if applicable).

Applications can be sent by email, post or fax to:

Firearms Unit
Attorney-General's Department
3-5 National Circuit
BARTON ACT 2600

Fax: (02) 6141 5463
E-mail: firearms@ag.gov.au