



LICENSING CLIENT TYPE 4B17 – MARINE REMOVER OF IMPORTED BUNKER FUEL

Is the application in relation to-

A licensed marine remover of imported bunker fuel on which duty has been suspended as contemplated in rule 64DA.02(c)(ii)(AA); or

A licensed marine remover of imported bunker fuel on which duty has been paid as contemplated in rule 64DA.02(c)(ii)(AA)

1. Trading Particulars:

Please supply all trade names and physical addresses if the business is conducted from a different address or under a different name as that stated in container 5 of the application form (DA 185)

Trade name of business:	
Physical address: Complex	
Street name and number	
Building name and floor number:	
Suburb/District:	
City/Town:	
Street code:	
Web address:	

2. Compliance with bunkering requirements:

In terms of Rule 64DA.03(a) of the Act, a licence as marine remover of **imported bunker fuel** is subject to compliance with all relevant requirements relating to approvals, licences or certificates of whatever nature by the relevant regulatory and other bodies in relation to bunkering operations.

Affirmation by applicant of compliance with bunkering requirements	YES	NO
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3. Documents in support of application:

In addition to the relevant documents listed in container 14 of form DA 185:

- Copies of all relevant approvals, licences or certificates of whatever nature by the relevant regulatory and other bodies in relation to bunkering operations.
- Detailed list required in terms of rule 64DA.06(a)(i) of all vessels used for any movements of fuel levy goods contemplated in rule 64DA.02(a) of the Act.

4. Declaration:

If you have failed to comply with any law other than the Customs and Excise Act, 1964 relating to your industry during the past two years, state the nature of the offence and penalty imposed:

FOR OFFICIAL USE															
Licence Number:															
Licence Date:															
District Office:															