



THE UNITED STATES OF AMERICA  
DEPARTMENT OF COMMERCE  
NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION  
NATIONAL MARINE FISHERIES SERVICE  
ANTARCTIC MARINE LIVING RESOURCES



*Application for Re-Export of Toothfish*

1. NAME OF RE-EXPORTER (Contact Person): \_\_\_\_\_ PERMIT #: \_\_\_\_\_  
COMPANY NAME (Business): \_\_\_\_\_  
COMPANY ADDRESS: \_\_\_\_\_  
CITY: \_\_\_\_\_ ST: \_\_\_\_\_ ZIP: \_\_\_\_\_  
PHONE NUMBER: \_\_\_\_\_ EMAIL ADDRESS: \_\_\_\_\_

2. DESCRIPTION OF FISH

Species	Type of Product	Net Weight Exported (kg)	Dissostichus Catch Document Number	Export Code	Pre-Approval # *

**\*Attach Pre-Approval document(s)**

Species: **TOP** *Dissostichus eleginoides*, **TOA** *Dissostichus mawsoni*

Type: **WHO** Whole; **HAG** Headed and gutted; **HAT** Headed and tailed; **FLT** Fillet; **HGT** Headed, gutted, tailed; **OTH** Other (specify)

3. DATE OF SHIPMENT DEPARTURE: \_\_\_\_\_ POINT OF EXPORT (City, State) \_\_\_\_\_

4. TRANSIT INFORMATION

**SEA:**

Container #: \_\_\_\_\_  
\_\_\_\_\_  
Vessel Name: \_\_\_\_\_  
Bill of Lading #: \_\_\_\_\_  
\_\_\_\_\_

**AIR:**

Flight #: \_\_\_\_\_  
\_\_\_\_\_  
Airway Bill#: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**GROUND:**

Truck Registration #: \_\_\_\_\_  
(i.e. tag #)  
Trucking Company Name & Nationality: \_\_\_\_\_  
\_\_\_\_\_  
or  
Railway Transport #: \_\_\_\_\_

5. NAME OF IMPORTER: \_\_\_\_\_  
Address: \_\_\_\_\_

Point of Unlading City: \_\_\_\_\_ Point of Unlading State/Province: \_\_\_\_\_ Point of Unlading Country: \_\_\_\_\_

6. SIGNATURE: \_\_\_\_\_ DATE: \_\_\_\_\_

## INSTRUCTIONS FOR COMPLETING APPLICATION FOR RE-EXPORT OF TOOTHFISH

Completion of this application is required to obtain authorization to re-export Antarctic Marine Living Resources (AMLR) under the Antarctic Marine Living Resources Convention Act of 1984 (AMLRCA), 16 U.S.C. 2431 *et seq.* and regulations under the Act, at 50 C.F.R. Part 300, Subpart G. NMFS will not issue authorization to re-export without completion of this application which provides information necessary for NMFS to determine whether product proposed to be re-exported was imported in compliance with AMRLCA regulations that implement conservation measures adopted by the Commission for the Conservation of Antarctic Marine Living Resources that are in force with respect to the United States. CCAMLR measures are available at the CCAMLR website – [www.ccamlr.org](http://www.ccamlr.org).

- 1) Provide contact name, current International Fisheries Trade Permit (IFTP) number, company name, business address, phone number and email address of entity applying for the re-export of catch documents prior to export.
- 2) Description of Fish:
  - a) Species: **TOP** *Dissostichus eleginoides*, **TOA** *Disostishus mawsoni*
  - b) Type of Product: **WHO** Whole; **HAG** Headed and gutted; **HAT** Headed and tailed; **FLT** Fillet; **HGT** Headed, gutted, tailed; **OTH** Other (specify)
  - c) Net Weight Exported (kg)
  - d) Provide the Dissostichus Catch Document Number from the original import
  - e) Provide the Export code from the original import
  - f) Provide the Pre-Approval number from the original import and attach the Pre-Approval documents
- 3) Provide date of shipment departure and point of export.
- 4) Transit Information:
  - a) If by Sea: Provide container number and vessel name and bill of lading number
  - b) If by Air: Provide flight number and airway bill number
  - c) If by Ground: Provide truck registration number (i.e. tag #), truck company name and truck company nationality or railway transport number
- 5) Provide name of importer and address. Provide point of unlading city, state/providence and country.
- 6) Application must be signed and dated.

### Email completed application to [nmfs.ptfreexport@noaa.gov](mailto:nmfs.ptfreexport@noaa.gov)

NOTE: No resources may be imported in violation of conservation measures adopted by CCAMLR or U.S. regulations under 50 CFR Part 300, subparts A and G.

NMFS can only authorize imports of AMLR that are harvested by vessels licensed to fish AMLR by their flag states and that fish consistent with CCAMLR conservation measures that are in force with respect to the United States. Under AMLRCA section 306(3), 16 U.S.C. 2435(3) it is unlawful for any person to ship, transport, offer for sale, sell, purchase, import, export, or have custody, control of, any AMLR (or part thereof) which was harvested in violation of CCAMLR conservation measures in force with respect to the United States or in violation of any regulation promulgated under this title, without regard to the citizenship of the person that harvested, or vessel that was used in the harvesting of, the AMLR (or part or product thereof). This is in addition to making it unlawful to import without the necessary approvals and permits. Thus, this section applies to brokers and any other entity offering to sell AMLR, whether that entity is an importer of record or not, and whether the resource enters the U.S. market or an overseas market.

**Paperwork Reduction Act Notice:** Pre-approval of toothfish imports enables the National Marine Fisheries Service (NMFS) to track all imports and ensure that each import would be in compliance with all applicable regulations. Public reporting burden for completing this form is estimated to average 15 minutes per response, including the time reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Notwithstanding any other provision of the law, no person is required to respond nor shall any person be subject to a penalty for failure to comply with, a collection of information subject to the requirements of the Paperwork Reduction Act, unless that collection of information displays a currently valid OMB Control Number. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to NMFS (F/IS) 1315 East West Highway, Attention: CCAMLR Permit Office, Silver Spring, Maryland, 20910.

NMFS will treat any trade secrets or confidential business information submitted in an application as exempt from public disclosure under the Freedom of Information Act if authorized under the Act.