

ELECTRONIC RELEASE
and
MANDATORY ELECTRONIC
SUBMISSION

MAY 2010

ELECTRONIC RELEASE



BACKGROUND

Implemented Saturday, 4 July 2009.

Rules to Section 38 amended and published

Covers electronic release of import and export goods declarations

BENEFITS

- **Move closer to total paperless environment**
- **Address problem with fraudulent paper release documents**
- **Improve Turnaround times**
- **24 X 7 release**

“release authority” means –

any master, pilot or other carrier

**a container operator approved by the
Commissioner**

a container depot

a degrouping operator;

a customs and excise storage warehouse

SCENARIO

1

Agent submit an entry via **EDI**
and
the **RA** specified is **EDI**

**Printed Release Notification is not
required**

In this instance, i.e. the process with SARS is
totally paperless.

SCENARIO

2

Agent submit an entry via **EDI**,

RA is not EDI

Notification will be printed and is
required.

Agent

submit a **non-EDI** entry, whether the RA is EDI enabled with SARS or not, the

SARS Printed Release Notification will be printed

and is required.

MANDATORY EDI



BACKGROUND

Rules for Section 101A published on 31 July 2009 and came into effect on 1 August 2009.

Covers the submission of Cargo and Goods declarations

REQUIREMENTS

- (i) vessel or aircraft schedule reports specified in rule 8.06(a), by the carrier or airport authority.**
- (ii) vessel or aircraft arrival reports specified in rule 8.06(b),**
- (iii) manifests and empty container lists specified in rule 8.07(b), aircraft pre-arrival manifests and final manifests specified in rule 8.07(c) and rail manifests specified in rule 8.07(d),**
- (iv) vessel outturn reports specified in rules 8.08(a), (b) and (c) and aircraft outturn reports contemplated in rules 8.08 (d), (e) and (f),**
- (v) imported goods or goods for export required to be entered on a SAD form in terms of any provision of the Act,**

THANK YOU

