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No. S 369

CUSTOMS ACT (CHAPTER 70)

CUSTOMS (DUTIES) (AMENDMENT) ORDER 2016

In exercise of the powers conferred by section 10(1) of the Customs Act, the Minister for Finance makes the following Order:

Citation and commencement

1.—(1) This Order is the Customs (Duties) (Amendment) Order 2016.

(2) Paragraph 2(a) is deemed to have come into operation on 1 January 2016.

(3) Paragraphs 2(b) and 3 come into operation on 1 August 2016.

Amendment of paragraph 4

- 2. Paragraph 4 of the Customs (Duties) Order (O 4) is amended
 - (*a*) by deleting sub-paragraph (*n*) of sub-paragraph (1) and substituting the following sub-paragraph:
 - "(*n*) the Republic of Korea, under the ASEAN-Korea Free Trade Area (AKFTA), or any country of ASEAN which lists that particular class of goods in her Inclusion List of the AKFTA;"; and
 - (*b*) by deleting sub-paragraph (*r*) of sub-paragraph (5) and substituting the following sub-paragraph:
 - "(*r*) where the goods are from an exporting country mentioned in sub-paragraph (1)(*s*), a Certificate of Origin issued by the government authority of the exporting country, or any body authorised by the

government of the exporting country to issue the Certificate of Origin, in the appropriate form as follows:

- (i) where the exporting country is Australia, New Zealand, or any country of ASEAN (except Cambodia or Indonesia) —
 - (A) the first form set out in the Seventeenth Schedule; or
 - (B) the second form set out in the Seventeenth Schedule if the Certificate of Origin was issued on or before 31 March 2016;
- (ii) where the exporting country is Cambodia
 - (A) the first form set out in the Seventeenth Schedule; or
 - (B) the second form set out in the Seventeenth Schedule if the Certificate of Origin was issued on or before 30 June 2016;
- (iii) where the exporting country is Indonesia, the second form set out in the Seventeenth Schedule;".

Deletion and substitution of Seventeenth Schedule

3. The Seventeenth Schedule to the Customs (Duties) Order is deleted and the following Schedule substituted therefor:

"SEVENTEENTH SCHEDULE

Paragraph 4(5)(r)

(First Form) Original

 Goods Consigned from (Exporter's name, address and country) 			Certifica	te No.		Form AANZ
			AGREEMENT ESTABLISHING THE ASEAN-AUSTRALIA-NEW ZEALAND FREE TRADE AREA (AANZFTA)			
 Goods Consigned to (Importer's/ Consignee's name, address, country) 			CERTIFICATE OF ORIGIN (Combined Declaration and Certificate)			
			Issued in(Country) (See Overleaf Notes)			
3. Means of transport and route (if known)			4. For Official Use			
Shipment Date:			Preferential Treatment Given Under AANZFTA			
Vessel's name/Aircraft etc .:				Preferential Treatment Not Given (Please state reason/s)		
Port of Dischar	ge:					
			Signature of Authorised Signatory of the Importing Country			
5. Item number	 Marks and numbers on packages 	 Number at of package description goods incl Code (6 di brand nam applicable of compan third-party (if applical 	es; n of huding HS igits) and he (if h). Name hy issuing y invoice	 Origin Conferring Criterion (see Overleaf Notes) 	 Quantity (Gross weight or other measurement), and value (FOB) where RVC is applied (see Overleaf Notes) 	 Invoice number(s) and date of invoice(s)
 Declaration by the exporter The undersigned hereby declares that the above detai statements are correct; that all the goods were produced in 				 Certification On the basis of control carried out, it is hereby certified that the information herein is correct and that the goods described comply with the origin requirements specified in the Agreement Establishing the ASEAN-Australia-New Zealand Free Trade Area. 		
(Country) and that they comply with the rules of origin, as provi Chapter 3 of the Agreement Establishing ASEAN-Australia-New Zealand Free Trade Area for the exported to			g the			
	(Importing Country					
Place and date, name, signature and company of authorised signatory				Place and date, signature and stamp of Authorised Issuing Authority/Body		
13. □ Back-to-back Certificate of Origin □ Subject of third-party invoice □ Issued retroactively						ictively
De M			Accur	nulation		

1. Countries which accept this form for the purpose of preferential treatment under the Agreement Establishing the ASEAN-Australia-New Zealand Free Trade Area (the Agreement):

Australia	Brunei Darussalam	Cambodia
Indonesia	Lao PDR	Malaysia
Myanmar	New Zealand	Philippines
Singapore	Thailand	Viet Nam

(herein after individually referred to as a Party).

- 2. **CONDITIONS:** To be eligible for the preferential treatment under the AANZFTA, goods must:
 - a. Fall within a description of products eligible for concessions in the importing Party;
 - b. Comply with all relevant provisions of Chapter 3 (Rules of Origin) of the Agreement.
- 3. **EXPORTER AND CONSIGNEE:** Details of the exporter of the goods (including name, address and country) and consignee (name and address) must be provided in Box 1 and Box 2, respectively.
- 4. **DESCRIPTION OF GOODS:** The description of each good in Box 7 must include the Harmonized Commodity Description and Coding System (HS) subheading at the 6-digit level of the exported product, and if applicable, product name and brand name. This information should be sufficiently detailed to enable the products to be identified by the customs officer examining them.

5. **ORIGIN CRITERIA:** For the goods that meet the origin criteria, the exporter should indicate, in Box 8 of this Form, the origin criteria met, in the manner shown in the following table:

Circumstances of production or manufacture in the country named in Box 11 of this form:	Insert in Box 8
(a) Goods wholly produced or obtained satisfying Article 2.1(a) of Chapter 3 of the Agreement	WO
(b) Goods produced entirely satisfying Article 2.1(c) of Chapter 3 of the Agreement	PE
(c) Not wholly produced or obtained in a Party, provided that the goods satisfy Article 4 of Chapter 3 of the Agreement as amended by the First Protocol i.e., if the good is specified in Annex 2, all the product specific requirements listed have been met:	
— Change in Tariff Classification	СТС
— Regional Value Content	RVC
 — Regional Value Content + Change in Tariff Classification 	"e.g. CTSH + RVC 35%"
 Other, including a Specific Manufacturing or Processing Operation 	Other

6. EACH GOOD CLAIMING PREFERENTIAL TARIFF TREATMENT MUST QUALIFY IN ITS OWN RIGHT: It should be noted that all the goods in a consignment must qualify separately in their own right. This is of particular relevance when similar articles of different sizes or spare parts are exported.