Supplier's Australia – US FTA Declaration

Blanket Period: January 1, [Current Year] through December 31, [Current Year]

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| --- | --- | --- | --- |
| From: |  | To: |  |
| Tax ID: |  | Tax ID: |  |

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| --- | --- | --- | --- | --- | --- |
| Product  Part number | Description | HS No  (6 Digits) | Preference Criterion | Producer | Country of Origin |
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I certify that:

The information on this document is true and accurate and I assume the responsibility for proving such representations. I understand that I am liable for any false statements or material omissions made on or in connection with this document;

I agree to maintain, and present upon request, documentation necessary to support these representations;

The goods originated or are considered to have originated in the territory of one or more of the parties, and comply with the origin requirements specified for those goods in the United States-Australia Free Trade Agreement, there has been no further production or any other operation outside the territories of the parties, other than unloading, reloading, or any other operation necessary to preserve the goods in good condition or to transport the goods to the United States; and

This certification consists of\_\_\_\_\_\_\_ pages, including all attachments.

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| --- | --- | --- | --- |
| *Authorized Signature:* | *Company:* |  | |
|  |  | | |
| *Name:* | *Title* | | *Email Address:* |
|  |  | |  |
| *Date:* | *Phone:* | | *Fax:* |
|  |  | |  |

AUSFTA Declaration Instructions

The content listed below comes from the U.S Trade Commission, General Note 28. For additional information please see the U.S Trade Commission website, <https://hts.usitc.gov/>; and 19 CFR 10, Subpart L.

Preference Criterion:

Under the United States-Australia Free Trade Agreement (AUSFTA) Implementation Act:

1. Originating goods under the terms of the United States-Australia Free Trade Agreement (UAFTA) are subject to duty as provided for herein. For the purposes of this note, goods of Australia, as defined in subdivisions (b) through (n) of this note, that are imported into the customs territory of the United States and entered under a provision for which a rate of duty appears in the “Special” sub column of column 1 followed by the symbol “AU” in parentheses are eligible for the tariff treatment and quantitative limitations set forth in the “Special” sub column, in accordance with sections 201 through 203, inclusive, of the United States-Australia Free Trade Agreement Implementation Act (Pub.L. 108-286; 118 Stat. 919). For the purposes of this note, the term “UAFTA country” refers only to Australia or to the United States
2. For the purposes of this note, subject to the provisions of subdivisions (c), (d), (m) and (n) thereof, a good imported into the customs territory of the United States is eligible for treatment as an originating good of a UAFTA country under the terms of this note only if--
3. the good is a good wholly obtained or produced entirely in the territory of Australia or of the United States, or both;
   * For the definition of “wholly obtained” please see note (c) (i) below
4. the good was produced entirely in the territory of Australia or of the United States, or both, and-
   1. each of the non-originating materials used in the production of the good undergoes an applicable change in tariff classification specified in subdivision (n) of this note;
   2. the good otherwise satisfies any applicable regional value content requirement referred to in subdivision (n) of this note; or
   3. (C) the good meets any other requirements specified in subdivision (n) of this note; and such good satisfies all other applicable requirements of this note;
5. the good was produced entirely in the territory of Australia or of the United States, or both, exclusively from materials described in subdivision (b)(i) or (b)(ii) of this note; or
6. the good otherwise qualifies as an originating good under this note.
7. (i) For purposes of subdivision (b)(i) of this note, except as otherwise provided in subdivision (d) of this note for textile and apparel articles, the expression “good wholly obtained or produced” means–
8. a mineral good extracted from the territory of Australia or of the United States, or both;
9. a vegetable good, as such goods are provided for in the tariff schedule, harvested in the territory of Australia or of the United States, or both;
10. a live animal born and raised in the territory of Australia or of the United States, or both;
11. a good obtained from hunting, trapping, fishing or aquaculture conducted in the territory of Australia or of the United States, or both;
12. a good (fish, shellfish and other marine life) taken from the sea by vessels registered or recorded with Australia or the United States and flying the flag of that country; Etc.

Producer Options:

For each good described state "YES" if you are the producer of the good.

If you are not the producer of the good, state "NO" followed by (1), (2), or (3), depending on whether this certificate was based upon:

1. your knowledge of whether the good qualifies as an originating good;
2. your reliance on the producer's written representation (other than a Certificate of Origin) that the good qualifies as an originating good; or
3. a completed and signed Certificate for the good, voluntarily provided to the exporter by the producer.

Country of Origin:

Identify the name of the country the good/s originates from (i.e. "US").