■	Canada Customs Agence des douanes	CANADA C	IISTOMS I	INVOICE				
*	and Revenue Agency et du revenu du Canada	FACTURE DES D			NES		Page of de	
1. Vendor	(name and address) - Vendeur (nom et adresse)		 Date of d Other refe 	lirect shipment to	Canada - Da	te d'expédition directe vo order No.) mande de l'acheteur)		
4. Consigr	ee (name and address) - Destinataire (nom et adresse)					than consignee) e du destinataire)		
			7. Country of	of transhipment -		IF SHIPMENT INCLUDES	GOODS OF DIFFERENT ORIGINS	
Transportation: Give mode and place of direct shipment to Canada Transport : Précisez mode et point d'expédition directe vers le Canada			Pays d'origine des marchandises ENTER ORIGINS AGAINST ITEMS IN 12. SI EXPEDITION COMPREND DES MARCHANDISES D'ORIGINES DIFFERENTES, PRÉCISEZ LEUR PROVENANCE EN 12. 9. Conditions of sale and terms of payment (i.e. sale, consignment shipment, leased goods, etc.) Conditions de vente et modalités de paiement (p. ex. vente, expédition en consignation, location de marchandises, etc.)					
			10. Currency	of settlement - D	evises du pai	iement		
11. Number of	 Specification of commodities (kind of packages, marks and r description and characteristics, i.e., grade, quality) 	numbers, general	•	13. Quant		Selling p	rice - Prix de vente	
Nombre de colis	et caractéristiques, p. ex. classe, qualité) fields 1 to 17 are included on an attached commercial invoice, ch	eck this box		(précisez		Poids total	17. Invoice total	
18. If any of fields 1 to 17 are included on an attached commercial invoice, check this box Si tout renseignement relativement aux zones 1 à 17 figure sur une ou des factures commerciales ci-attachées, cochez cette case Commercial Invoice No. / N° de la facture commerciale				Net	otal weight -	Poids total Gross - Brut	17. Invoice total Total de la facture	
	r's name and address (if other than vendor) adresse de l'exportateur (s'il diffère du vendeur)		20. Originato	r (name and add	ress) - Expéd	iteur d'origine (nom et ad	dresse)	
21. CCRA r	uling (if applicable) - Décision de l'Agence (s'il y a lieu)			3 to 25 are not apnes 23 à 25 sont				
	ed in field 17 indicate amount: ris dans le total à la zone 17, précisez :	24. If not included in field 17 Si non compris dans le to				(if applicable): z (s'il y a lieu) :		
(i) Transportation charges, expenses and insurance from the place of direct shipment to Canada to the place of direct Les frais de transport, dépenses et assurances Les frais de transport			es, expenses and insurance shipment to Canada t, dépenses et assurances dition directe vers le Canada (i) Royalty payments or su paid or payable by the Des redevances ou pro versés par l'acheteur			d or payable by the purch redevances ou produits	ırchaser	
(ii) Costs for construction, erection and assembly incurred after importation into Canada Les coûts de construction, d'érection et d'assemblage après importation au Canada (ii) Amounts for commiss commissions Les commissions autr			ions other than buying es que celles versées (ii) The purchaser has supplied goods or s for use in the production of these good. L'acheteur a fourni des marchandises of services pour la production de ces marchandises			these goods chandises ou des		

(iii) Export packing Le coût de l'emballage d'exportation

Dans ce formulaire, toutes les expressions désignant des personnes visent à la fois les hommes et les femmes.

(iii) Export packing Le coût de l'emballage d'exportation

		COMME	RCIAL INVOICE	Page N	No	_of	_Pages	
SHIPPER/EXPORT	rcp	COMME	DATE		1			
HIPPER/EXPORTER			DATE	COMMERCIAL INVOICE NO.				
		CUSTOMER P.O. NUMBER	DATE OF EXPORT					
			COUNTRY OF ORIGIN	B/L / AWB NUMBER				
				EXPORT ROUTE / CARRIER				
CONSIGNEE		FINAL DESTINATION	EXPORT ROU	JTE / CARRIER				
			TERMS OF SALE	TERMS OF PA	AYMENT			
			FREIGHT:					
			PREPAID COLLECT					
NOTIFY PARTY/ II	NTERMEDIATE CONSIGNEE		MARKS:					
	т			<u> </u>				
QUANTITY	DESCRIPTION		H.S. NUMBER	UNIT PRICE	_	TOTAL PRICE L	J.S.\$'S	
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				SUBTOTAL				
				HANDLING				
				FREIGHT				
			MISC.					
WE HEREBY CERTIFY THIS INVOICE TO BE TRUE AND CORRECT."								
				TOTAL				
THESE COMMO	DITIES, TECHNOLOGY OR SOFTWARE WERE EXPORTED FROM THE UN	NITED STATES TO						
	DITIES, TECHNOLOGY OR SOFTWARE WERE EXPORTED FROM THE UN							



NORTH AMERICAN FREE TRADE AGREEMENT CERTIFICATE OF ORIGIN

(Instructions Attached)

Please print or type 1 Exporter's Name and Address: 2 Blanket Period: From DD - MM - YY To DD - MM - YY To DD - MM - YY To To DD - MM - YY Tax Identification Number: Tax Identification Number:							
Tax Identification Number: Tax Identification Number: Importer's Name and Address: Importer's Name and Address:	2 Blanket Period:						
Tax Identification Number: Tax Identification Number: Importer's Name and Address: Importer's Name and Address:							
3 Producer's Name and Address: 4 Importer's Name and Address:							
3 Producer's Name and Address: 4 Importer's Name and Address:							
Tax Identification Number: ▶ Tax Identification Number: ▶							
Tax Identification Number: ▶ Tax Identification Number: ▶							
Tax Identification Number: ▶ Tax Identification Number: ▶							
Description of Good(s) Description of Good(s) Description of Good(s) Description of Good(s) To the following a specification Number Preference Criterion Producer Oriterion Producer Net Cost Country of Country o	rigin						
11 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 fa	lse						
statements or material omissions made on or in connection with this document;							
 I agree to maintain, and present upon request, documentation necessary to support this Certificate, and to inform, in writing, all persons to whom the Certificate was given of any changes that would affect the accuracy or validity of this Certificate; 	ie						
 the goods originated in the territory of one or more of the Parties, and comply with the origin requirements specified for those goods in the North American Free Trade Agreement, and unless specifically exempted in Article 411 or Annex 401, there has been no further production or any other operation outside the territo of the Parties; and 	e ries						
- this Certificate consists of pages, including all attachments.							
Authorized Signature: Company:							
Name: Title:							
Date (dd-mm-yy) Telephone: Fax:							

NORTH AMERICAN FREE TRADE AGREEMENT CERTIFICATE OF ORIGIN INSTRUCTIONS

For purposes of obtaining preferential tariff treatment, this document must be completed legibly and in full by the exporter and be in the possession of the importer at the time the declaration is made. This document may also be completed voluntarily by the producer for use by the exporter. Please print or type.

- Field 1: State the full legal name, address (including country) and legal tax identification number of the exporter. Legal tax identification number is: In Canada, employer number assigned by the Canada Revenue Agency or the importer/exporter number assigned by the Canada Border Services Agency; in Mexico, federal taxpayer's registry number (RFC); and the United States, employer's identification number or Social Security Number.
- Field 2: Complete field if the Certificate covers multiple shipments of identical goods as described in Field 5 that are imported into a NAFTA country for a specified period of up to one year (blanket period). "FROM" is the date upon which the Certificate becomes applicable to the good covered by the blanket Certificate (it may be prior to the date of signing this Certificate). "TO" is the date upon which the blanket period expires. The importation of a good for which preferential tariff treatment is claimed based on this Certificate must occur between these dates.
- Field 3: State the full legal name, address (including country) and legal tax identification number, as defined in Field 1, of the producer. If more than one producer's good is included on the Certificate, attach a list of the additional producers, including the legal name, address (including country) and legal tax identification number, cross referenced to the good described in Field 5. If you wish this information to be confidential, it is acceptable to state "Available to Customs upon request". If the producer and the exporter are the same, complete field with "SAME". If the producer is unknown, it is acceptable to state "UNKNOWN".
- Field 4: State the full legal name, address (including country) and legal tax identification number, as defined in Field 1, of the importer. If importer is not known, state "UNKNOWN", if multiple importers, state "VARIOUS".
- Field 5: Provide a full description of each good. The description should be sufficient to relate it to the invoice description and to the Harmonized System (HS) description of the good. If the Certificate covers a single shipment of a good, include the invoice number as shown on the commercial invoice. If not known, indicate another unique reference number, such as the shipping order number.
- Field 6: For each good described in Field 5, identify the HS tariff classification to six digits. If the good is subject to a specific rule of origin in Annex 401 that requires eight digits, identify to eight digits, using the HS tariff classification of the country into whose territory the good is imported.
- Field 7: For each good described in Field 5, state which criterion (A through F) is applicable. The rules of origin are contained in Chapter Four and Annex 401. Additional rules are described in Annex 703.2 (certain agricultural goods), Annex 300-B, Appendix 6A (certain textile goods) and Annex 308.1 (certain automatic data processing goods and their parts). Note: In order to be entitled to preferential tariff treatment, each good must meet at least one of the criteria below.

Preference Criteria

- A The good is "wholly obtained or produced entirely" in the territory of one or more of the NAFTA countries, as referred to in Article 415. Note: The purchase of a good in the territory does not necessarily render it "wholly obtained or produced". If the good is an agricultural good, see also criterion F and Annex 703.2. (Reference: Article 401(a) and 415)
- B The good is produced entirely in the territory of one or more of the NAFTA countries and satisfies the specific rule or origin, set out in Annex 401, that applies to its tariff classification. The rule may include a tariff classification change, regional value-content requirement or a combination thereof. The good must also satisfy all other applicable requirements of Chapter Four. If the good is an agricultural good, see also criterion F and Annex 703.2. (Reference: Article 401(b))
- The good is produced entirely in the territory of one or more of the NAFTA countries exclusively from originating materials. Under this criterion, one or more of the materials may not fall within the definition of "wholly produced or obtained", as set out in Article 415. All materials used in the production of the good must qualify as "originating" by meeting the rules of Article 401(a) through (d). If the good is an agricultural good, see also criterion F and Annex 703.2. (Reference: Article 401(c))
- D Goods are produced in the territory of one or more of the NAFTA countries but do not meet the applicable rule of origin, set out in Annex 401, because certain non-originating materials do not undergo the required change in tariff classification. The goods do nonetheless meet the regional value-content requirement specified in Article 401(d). This criterion is limited to the following two circumstances:
 - 1. the good was imported into the territory of a NAFTA country in an unassembled or disassembled form but was classified as an assembled good, pursuant to HS General Rule of Interpretation 2(a); or
 - the good incorporated one or more non-originating materials, provided for as parts under the HS, which could not undergo a change in tariff classification because the heading provided for both the good and its parts and was not further subdivided into subheadings, or the subheading provided for both the good and its parts and was not further subdivided.

Note: This criterion does not apply to Chapters 61 through 63 of the HS (Reference: Article 401(d))

- E Certain automatic data processing goods and their parts, specified in Annex 308.1, that do not originate in the territory are considered originating upon importation into the territory of a NAFTA country from the territory of another NAFTA country when the Most-Favoured-Nation Tariff rate of the good conforms to the rate established in Annex 308.1 and is common to all NAFTA countries. (Reference: Annex 308.1)
- The good is an originating agricultural good under preference criterion A, B or C above and is not subject to a quantitative restriction in the importing NAFTA country because it is a "qualifying good" as defined in Annex 703.2, Section A or B (please specify). A good listed in Appendix 703.2.B.7 is also exempt from quantitative restrictions and is eligible for NAFTA preferential tariff treatment if it meets the definition of "qualifying good" in Section A of Annex 703.2. Note: This criterion does not apply to goods that wholly originate in Canada or the United States and are imported into either country. Note: A tariff rate quota is not a quantitative restriction.
- Field 8: For each good described in field 5, 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.
- Field 9: For each good described in Field 5, where the good is subject to a regional value content (RVC) requirement, indicate "NC" if the RVC is calculated according to the net cost method; otherwise, indicate "NO". If the RVC is calculated according to the net cost method over a period of time, further identify the beginning and ending dates (DD/MM/YY) of that period. (Reference: Articles 402.1, 402.5)
- Field 10: Identify the name of the country ("MX" or "US" for agricultural and textile goods exported to Canada; "US" or "CA" for all goods exported to Mexico; or "CA" or "MX" for all goods exported to the United States) to which the preferential rate of customs duty applies, as set out in Annex 302.2, in accordance with the Marking Rules or in each Party's schedule of tariff elimination.

For all other originating goods exported to Canada, indicate appropriately "MX" or "US" if the goods originate in that NAFTA country, within the meaning of the NAFTA Rules of Origin Regulations, and any subsequent processing in the other NAFTA country does not increase the transaction value of the goods by more than 7%; otherwise indicate as "JNT" for joint production. (Reference: Annex 302.2)

Field 11: This field must be completed, signed and dated by the exporter. When the Certificate is completed by the producer for use by the exporter, it must be completed, signed and dated by the producer. The date must be the date the Certificate was completed and signed.