



MINISTERIO DE INDUSTRIA
Y COMERCIO

Resolución N° 352.-

POR LA CUAL SE ESTABLECE EL FORMATO OFICIAL A SER UTILIZADO PARA EL PROCESO DE TRAMITACIÓN ELECTRÓNICA DEL CERTIFICADO DE ORIGEN "FORM A" DEL SISTEMA GENERALIZADO DE PREFERENCIAS" (SGP).

ASUNCIÓN, 11 de mayo de 2007

VISTO: la Ley N° 904/63 "Que establece las funciones del Ministerio de Industria y Comercio", y su modificatoria, la Ley N° 2961/06.

La Ley N° 444/94 que ratifica el Acta Final de la Ronda Uruguay del GATT.

El Decreto N° 7291/06 "Por el cual se autoriza la aplicación del Sistema Simplificado de Exportación, denominado "Ventanilla Única de Exportación (VUE)".

El Decreto N° 13.960/96 "Por el cual se designa las Entidades habilitadas a emitir Certificados de Origen de los Productos Nacionales para Exportación".

La Resolución N° 556/06 "Por la cual se dispone la vigencia del Sistema de Gestión Electrónica para la Emisión del Certificado de Origen y se adoptan los requisitos".

La Resolución N° 928/06 "Por la cual se modifica el Artículo 4° de la Resolución N° 556/06 "Por la cual se dispone la implementación del Sistema de Gestión Electrónica del Certificado de Origen y se adoptan los requisitos" y se establece obligatorio el uso del sistema para la emisión de los Certificados de Origen para la Exportación"; y

CONSIDERANDO: que el Ministerio de Industria y Comercio es el organismo oficial responsable por el área de origen de la República del Paraguay.

Que a la luz de las dificultades surgidas con referencia a variantes en los formularios "FORM A" del Sistema Generalizado de Preferencias (SGP) utilizados para la certificación de origen nacional de productos, resulta necesario establecer un formato único oficial normalizado.

Que el Ministerio de Industria y Comercio, viene aplicando medidas de simplificación y automatización de los procesos de tramitación que se realizan en sus áreas de responsabilidad, a fin de dar transparencia, trazabilidad, previsibilidad y mejor servicio a los Exportadores Nacionales, y dentro de esas herramientas se encuentra la tramitación electrónica del certificado de origen, a través de la Ventanilla Única del Exportador.

Que resulta necesario padronizar los formularios de Certificados de Origen utilizados para las exportaciones nacionales, conforme a los estándares internacionales establecidos por acuerdos comerciales de los cuales nuestro país es firmante.

Que las herramientas utilizadas en el sistema VUE, necesariamente deberán ser actualizadas con recursos humanos y tecnológicos.





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POR TANTO,

EL MINISTRO DE INDUSTRIA Y COMERCIO

RESUELVE:

- Artículo 1°.-** Establecer el formato oficial a ser utilizado para el proceso de tramitación electrónica del Certificado de Origen “FORM A” del “Sistema Generalizado de Preferencias” (SGP), conforme a formularios adjuntos que forman parte integrante de la presente Resolución..
- Artículo 2°.-** El formato del Certificado de Origen deberá reunir las siguientes características:
- Deberá ser tamaño A4, de 21 cm. de ancho x 29,7 cm. de alto.
 - El papel a ser utilizado deberá ser de color blanco, sin pastas mecánicas, encolado para escribir y de un peso mínimo de 50 gramos por metros cuadrados.
 - El papel a ser utilizado deberá llevar un fondo de garantía de color verde que haga aparente cualquier falsificación por medios mecánicos o químicos.
 - Las copias no deberán tener el fondo de garantía de color verde.
 - Cada Certificado de Origen deberá llevar el número de serie impreso en la parte inferior izquierda, destinado a individualizarlo.
- Artículo 3°.-** Comunicar a quienes corresponda y cumplida, archivar.

Es copia



FDO.: GUILLERMO ALCARAZ R.
Ministro Sustituto

1. Goods consigned from (exporter's business name, address, country)			Reference No		
2. Goods consigned to (consignee's name, address, country)			<p align="center">GENERALIZED SYSTEM OF PREFERENCES CERTIFICATE OF ORIGIN (Combined declaration and certificate) FORM A</p> <p>Issued in (country)</p> <p align="right">See notes overleaf</p>		
3. Means of transport and route (as far as known)					
4. For official use					
5. Item number	6. Marks and numbers of packages	7. Number and kind of packages; description of goods	8. Origin criterion (see notes overleaf)	9. Gross weight or other quantity	10. Number and date of invoices
11. Certification It is hereby certified, on the basis of control carried out, that the declaration by the exporter is correct. Place and date, signature and stamp of certifying authority			12. Declaration by the exporter The undersigned hereby declares that the above details and statements are correct; that all the goods were produced in (country) and that they comply with the origin requirements specified for those goods in the generalized system of preferences for goods exported to (importing country) Place and date, signature of authorized signatory		

Serie "A" N° 048999

NOTES (2004)

I. Countries which accept Form A for the purposes of the generalized system of preferences (GSP):

Australia *	Republic of Belarus	European Union:	Ireland	Austria
Canada	Republic of Bulgaria	Belgium	Italy	Poland
Japan	Russian Federation	Czech Republic	Cyprus	Portugal
New Zealand **		Denmark	Latvia	Slovenia
Norway		Germany	Lithuania	Slovakia
Switzerland		Estonia	Luxembourg	Finland
United States of Amrica ***		Greece	Hungary	Sweden
		Finland	Malta	
		Spain	Netherlands	
		France	United Kingdom	

Full details of the conditions covering admission GSP in these countries are obtainable from the designated authorities in the exporting preference-receiving countries or from the customs authorities of the preference-giving countries listed above. An information note is also obtainable from the UNCTAD secretariat.

II. General conditions

To qualify for preference products must:

- fall within a description of products eligible for preference in the country of destination. The description entered on the form must be sufficiently detailed to enable the products to be identified by the customs officer examining them;
- comply with the rules of origin of the country of destination. Each article in a consignment must qualify separately in its own right; and
- comply with the consignment conditions specified by the country of destination. In general, products must be consigned direct from the country of exportation to the country of destination but most preference-giving countries accept passage through intermediate countries to certain conditions. (For Australia, direct consignment is not necessary.)

III. Entries to be made in box 8

Preference products must either to be wholly obtained in accordance with the rules of the country of destination or sufficiently worked or processed to fulfil the requirements of that country's origin rules.

- Products wholly obtained: for export to all countries listed in paragraph I enter the letter "P" in box 8 (for Australia and New Zealand box 8 may be left blank).
- Products sufficiently worked or processed: for export to the countries specified below the entry in box 8 should be as follows:
 - United States of America: for single country shipments enter the letter "Y" in box 8, for shipments from recognized associations of countries the letter "Z", followed by the sum of the cost or value of the domestic materials and the cost of direct processing, expressed as a percentage of the ex-factory price of the exported products; example "Y" 35% or "Z" 35%.
 - Canada: for products which meet origin criteria from working or processing in more than one eligible least developed country enter letter "G" in box 8; otherwise enter "F".
 - Austria, Finland, Japan, Norway, Sweden, Switzerland and the European Economic Community: enter the letter "W" in box 8 followed by the Customs Co-operation Council Nomenclature (Harmonized System) heading of the exported product; example "W" 96.18.
 - Bulgaria, Czechoslovakia, Hungary, Poland and the USSR: for products which include value added in the exporting preference-receiving country enter the letter "Y" in box 8 followed by the value of imported materials and components expressed as a percentage of the f.o.b. price of the exported products (example "Y" 45%); for products obtained in a preference-receiving country and worked or processed in one or more other such countries enter "PK".
 - Australia and New Zealand: Completion of box 8 is not required. It is sufficient that a declaration be properly made in box 12.

* For Australia, the main requirement is the exporter's declaration on the normal commercial invoice. Form A, accompanied by the normal commercial invoice, is an acceptable alternative, but official certification is not required.

** Official certification is not required.

*** The United States does not require GSP Form A. A declaration setting forth all pertinent detailed information concerning the production or manufacture of the merchandise is considered sufficient only if requested by the district collector of Customs.

1. Goods consigned from (exporter's business name, address, country)	<p>Reference No</p> <p style="text-align: center;">GENERALIZED SYSTEM OF PREFERENCES CERTIFICATE OF ORIGIN (Combined declaration and certificate) FORM A</p> <p>Issued in (country)</p> <p style="text-align: right;">See notes overleaf</p>
2. Goods consigned to (consignee's name, address, country)	
3. Means of transport and route (as far as known)	4. For official use

5. Item number	6. Marks and numbers of packages	7. Number and kind of packages; description of goods	8. Origin criterion (see notes overleaf)	9. Gross weight or other quantity	10. Number and date of invoices

<p>11. Certification</p> <p>It is hereby certified, on the basis of control carried out, that the declaration by the exporter is correct.</p> <p>..... Place and date, signature and stamp of certifying authority</p>	<p>12. Declaration by the exporter</p> <p>The undersigned hereby declares that the above details and statements are correct; that all the goods were produced in (country)</p> <p>and that they comply with the origin requirements specified for those goods in the generalized system of preferences for goods exported to (importing country)</p> <p>..... Place and date, signature of authorized signatory</p>
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Serie "A" N° 129900

APPLICATION FOR CERTIFICATE OF ORIGIN

Form B

The undersigned being the exporter of the goods described overleaf DECLARES that these goods were produced in..... (country)

SPECIFIES as follows the grounds on which the goods are claimed to comply with GSP origin requirements 1)

.....
.....
.....

SUBMITS the following supporting documents 2)

.....
.....
.....

UNDERTAKES to submit at the request of the appropriate authorities of the exporting country, any additional supporting evidence which these authorities may require for the purpose of issuing a certificate of origin, and undertakes, if required, to agree to any inspection of his accounts and any check on the processes of manufacture of the above goods, carried out by the said authorities.

REQUESTS the issue of a certificate of origin for these goods.

Place and date.....

(signature of authorized signatory)

1) To be completed if materials or components originating in another country have been used in the manufacture of the goods in question. Indicate the materials or components used, their CCC Nomenclature tariff heading, their country of origin and, where appropriate, the manufacturing processes qualifying the goods as originating, their country of manufacture (application of list B or the special conditions laid down in list A), the goods produced and their CCC Nomenclature tariff heading.

Where the origin criteria involve a percentage value, give information enabling this percentage to be verified-for example that value of imported materials and components and those of undetermined origin and the ex-factory price of the exported goods, where applicable.

2). For example, import documents invoices, etc. Relating to the materials or components used.

NOTES

A. Procedure for claiming preference. A declaration on the certificate of origin form must be prepared by the exporter of the goods and submitted in duplicate, together with a GSP application form, to the certifying authority of the country of exportation which will, if satisfied certify the top copy of the certificate of origin and return it to the exporter for transmission to the importer in the country of destination. The certifying authority will at the same time return to the exporter for his retention the duplicate copy of the certificate of origin, but will itself retain the GSP application form duly completed and signed by the exporter.

B. Sanction. Persons who furnish, or cause to be furnished, information which relates to origin or consignment, and which is untrue in a material particular are liable to legal penalties and to the suspension of facilities for their goods to obtain preference.

SERIE A

Nº 063700