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Thủ tục xin c/ o form b

For first-time applications for C/O, it is necessary to complete the Business Dossier along with one copy of the business registration license submitted by VCCI (Vietnam Chamber of Commerce and Industry) before preparing C/O documents. A set of trade dossiers (3 pages) includes: Corporate dossier requesting C/O (P1-HSTN) - Registration of the signature form, Stamp Form of The Authorized Persons (P2-HSTN) - List of Traders' Manufacturing Capacity (P3-HSTN) - Traders' Business Registration Certificate (1 copy) - Company Tax Code Registration Certificate (1 copy) Note: Any changes to the seller's dossier must be notified to C/O issuers where they have registered before applying for C/O records. 2. C/O Application Form: 1. Application for C/O. Get the cells in the app and have the seal and signature of the competent enterprise person (download the form here) 2. Form C/O (A, B, T, Mexico, ...). Exporters are advised to issue only one type of C/O form for each export shipment, except for Form C/O coffee may request an additional Form A or Form B (depending on the type of goods and export countries. C/O officers will advise businesses to buy C/O samples). - C/O has been announced as one original and at least 2 copies of C/O for C/O Giving organization and exporter to keep one copy each. Note: Businesses must enter the full number of cells in form in English, the original and C/O copies must have red marks and signatures of the authorized person signed by the enterprise (except for C/O Form T without stamp and company signature). See more C/O samples here. 3. Commercial score: 1 original, released by the company. 4. Customs declaration of exported goods: completed customs procedures (1 instance with red mark, signature of the competent person signed by enterprises, and signature copy of the original), except when the exported goods do not have to declare export customs declarations in accordance with the law. In the case of good reasons, the Exporter may after filing these documents. If necessary, a C/O level organization may ask exporters to provide additional documents related to exported products, such as: 5. Packaging list: 1 original DN 6. Lading Bill: 1 Red-Stamped Copy Signed by The Person Authorized to Sign Copy the original 7 customs declarations of imported goods (1 copy): If enterprises import raw materials and accessories from abroad; or domestic value-added accounts for the purchase and sale of raw materials; if businesses buy domestic raw materials 8. Explanation of the production process: For first-time applications for C/O or C/O, businesses must explain the final product. In addition, depending on the goods and the exporting country, C/O staff will send enterprises for clarification in accordance with the samples (see the Guide to Explaining Products in accordance with standards of origin and will consult on the following steps of clarification. Other documents, such as export licences; Sales contracts; Samples, raw materials or exported products; or other documents confirming the origin of the product. Depending on the goods and the exporting country, C/O staff will advise on the next steps. 3.C/O - Deadline for non-preferential C/O, as stipulated in Circular No. 07/2006/TT-BTM of April 17, 2006: (Form A, C/O textiles exported in eu, form ICO, Form B, C/O for export in the form required by the importing country...) - Pursuit point a, paragraph 4, Section 2 C/O is issued within three (03) working days from the time the Claimant submits a full and valid dossier on the P/O, as stipulated in Circular No. 06/2011/TT-BCT of 21/03/2011: - Under paragraph 1, Article 13, C/O, issued within the next term: - No more than 4 working hours from the time the applicant submits a full and valid dossier for export by air; No more than 8 working hours from the time the applicant submits a full and valid export file by other means; - For traders who submit a dossier by mail, the time of C/O is 1 working day from the day the letter is received. C/O fee: Free 4. The C/O period stipulated in Article 11 of Annex VII Circular 22/2016/TT-BLS on the expiration date of C/O: C/O takes effect within 12 months of the date of delivery, and must be submitted to the customs authorities of the importing state within this period. If C/O is submitted to customs authorities the importing country, after the period specified in paragraph 1, C/O is still accepted if non-compliance with the above term is due to a non-gratuitous possibility or for other reasons beyond the exporter's control. Ms. Doan Thuy-CEO HAN EXIM ----- Hanoi Import-Export Club (HAN EXIM CLUB) Training in Import-Export and Logistics Mobile: 0906246584 / 0986538993 Add: No 18 Lane 67 Lang Pagoda, Dong Da District, Hanoi site: Fanpage: Facebook: Certificate of Origin C/O Form B (Form B) is issued for goods originating from Vietnam exported to other countries of the world in the following cases: Importer no GSP preferential regime Importing country has GSP regime, but it did not allow Vietnam to use the GSP-dependent importing country and for Vietnam to benefit from the incentives from that regime, but the exports did not meet the standards set by the regime. TIME AND AGENCY C/O FORM B Grantum Agency: The Vietnamese VCCI Chamber of Commerce and the authorized branch is provided. Application time: Morning 7:30 a.m. - 11 a.m. Afternoon 13:30 - 16:00 Application time: Morning 8:00 - 11:30, Afternoon 14h00 - 16h30 DOSSIER C/O FORM B VCCI Application Form B includes: - Application Form B fully and authentically declared - Form B dossier transcript - Relevant Form C/O B Form has been completed; - A copy of the customs declaration that completed customs procedures (stamp with the original copy of the enterprise). Where exports are not required to declare customs declarations in accordance with the law, they will not have to submit copies of customs declarations; Copies of commercial accounts (with copies of original traders); A copy of the transport account or a copy of the equivalent transport documents (with the original copy of the seller) if the merchants do not have a transport account; Detailed declaration of the HS input code and output HS code (for product code conversion criteria or specific processing process criteria); - copies of the process of production of goods (with a copy of the original merchant); Copies of customs declarations on the import of raw materials sub-raw materials used to produce exported goods (with original traders' medical signs) in the case of imported raw materials and accessories in the production process; Copies of sales contracts or copies of value-added invoices for the sale and purchase of domestic raw materials and accessories (with copies of original merchants) in the case of raw materials and accessories purchased domestically during production. Where there is no purchase or invoice for the purchase of value-added raw materials in the country, it must be confirmed by the seller or will yield to the local authorities when such raw materials and goods are produced; Export licences (if any); Other necessary documents and documents. DOWNLOAD FORM FORM C/O FORM B HERE THE CRITERIA USED IN ORIGIN ARE NOT A PREFERENTIAL ONE. The criterion for converting product codes is to change the product code 2. Cost Percentage (a) Percentage of value is a portion of the value added received after a country or territory produces, processes, processes or processes raw materials not produced from that country or territory, compared to the total value of manufactured goods; b) The above-mentioned value added should reach at least 30% of the value of the goods produced and is expressed according to the following formula: FOB Price - Price of raw materials not originating from the country or production area ----- x 100% FOB Price 3. The definition of net goods of pure origin, as specified in paragraph 1 of article 6 of this Ordinance, is recognized as originating from a country or territory where they belong to one of the following cases: a. In that country or in the territory, crops and products are harvested from crops. b. Live animals are born and raised in this country or in the territory. Live animal products mentioned in paragraph 2 of this article. d. Products derived from hunting, fishing, fishing, cultivation, collecting or hunting in such a country or territory. E. Minerals and natural substances listed from provisions 1 to paragraph 4 of this article, extracted or removed from the soil, water, seabed or seabed of that country or territory. F. Products taken from water, seabed or seabed outside the territorial waters of a country or territory, provided that such a country or territory has the right to operate water, seabed and seabed in accordance with international law. i. Fishing of products and other seafood caught from the water by vessels registered in that country and allowed to hang the flag of that country. Products processed or manufactured on board, as specified in paragraph 7 of this article, are registered in such a country or territory and have the right to mark that country or territory. K. Items in this country or territory no longer perform their original functions and cannot be repaired or restored and can only be disposed of or used as raw materials, raw materials or are used for processing purposes. Goods produced or produced from products mentioned in paragraph 1 of article 9 of this article in such a country or territory. GENERAL TABLE (left click on the relevant HS code to view the rules): The C/O FORM B C/O Form B declaration process must be announced in English and recruitment. The contents of the declaration must be in line with customs declarations, which were customs procedures and other documents, such as invoices, commercial invoices and protocols of inspections of origin (in case of inspection requirements). The contents of the C/O Form B declaration are as follows: Box 1: announce the name, address, country (Vietnam) of Vietnamese exporters. Cell 2: Announce the name, address, water of the recipient. If the goods are received, as indicated, it will be declared as TO ORDER or TO ORDER OF, in accordance with the order bill and other valid delivery documents. Cell 3: Transport declaration (as detailed as possible), such as mode of transport, vehicle name, number and travel symbol, route (export gate, last gate of delivery), number and date of road bill, ... Example: BY SEA: BACH DANG V 03 From: HOCHIMINH CITY TO : HAMBURG BIL No.: 1234 DATED : APRIL 10, 2019 Note: last gate on cell 3 and recipient (name) on cell 2 the same country of entry (cell 10). Cell 4: Name, address, water body providing C/O form B. In particular, C/O is issued to the VCCI HCMC branch states: CHAMBER COMMERCIAL and INDUSTRY VIETNAM HO CITY BRANCH 171 Vo Thi Sau Str., Third Dist., Ho Chi Minh City, Vietnam Tel 84.8.9.9226498, 84.9325989, 84.9.9325698 Fax 84.8.9325472 Email: vccl-hcm@hcm.vnn.vn Cell 5: C/O Form B Notes. DATED WAS LOST, and stamped DUBLICATE on the C/O newspaper. C/O replacement grant for C/O Model B re-grant (whole or partially) but not the old C/O original: REPLACEMENT C/O No. From. Cell 6: Announce the trademark, number and type of container (if any); the name and description of the line. Provide the number and date of the customs declaration of goods exported (if any) by cell 6: CUSTOMS DECLARATION FOR EXPORT COMMODITIES No. If the customs declarator and the sender of the goods should clearly know more about the declarator: DECLARED BY. Include the number and date of the export license (if any) on field 6: EXPORT LICENCE No. NOTE Note: - declare container number, lead seal number (cont./seal No. ...) if stated. Announce a specific name and a clear description of the product. Do not distort, or declare unknown goods such as GENERAL MERCHANDISE, AND OTHER GOODS (... and other goods, etc. Box 7: Declare raw weight or other quantity of goods. Note: Cells 6, 7 must line up the name and weight (or number) of each type of line. Where line names and multiple descriptions can be announced on the next page, each page clearly announces the page number in the bottom corner of Cell 6 (e.g. Page 1/3). Dash on cell 6, 7 at the end of the name announcement, description of the line; weight (or quantity) of cargo, and then specify the total weight (or quantity) as shipments in numbers (TOTAL) and in letters (SAY TOTAL). Cell 8: Announces the number and date of the invoice. If the item does not have an invoice, it must clearly acknowledge the reason. Except when the month is announced in words (April... May), the date dd/mm/yyyy. The date of issuance of Form B C/O is equal to or after the date of the announcement of documents on C/O, such as invoice, customs declaration of exports, export license, . Cell 10: Declare the country of goods exported to (importing country) above the line (importing country). Announce the place, the date of signing and signing of the competent signing (Vietnamese exporters). Note: The date of the exporter's signing must be up to or equal to the date of issuance of form B C/O, and must be equal to or after the date when other documents were announced at C/O. For businesses that allowed signatories as executives or authorized heads to sign. Signatures must be signed by hand, and clearly stamped with names, business stamps, and stamp names. C/O should use the correct form; must fill out the declaration in accordance with the rules, correct umbrella, clean, clear, not erased. LEGAL DOCUMENTS ON C/O FORM B OF VIETNAM Circular 05_2018_TT-BCT Regulations on the Origin of Goods Circular 31 detail the Foreign Trade Act on the Origin of Goods Circular 38_2018TT-BTC Rules for determining the origin of exported goods, Import Circular 08.2006 TT-BTM of April 17, 2006 How to determine the origin of imported and exportable goods of non-net origin

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