

CERTIFICATE OF ORIGIN

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|---|---|
| 1. Goods consigned from
(exporter's business name,
address, country). | Reference No. |
| To _____ | Issued

(country)
see notes overleaf |
| 2. Goods consigned to
(Consignee's name, address,
country). | 4. For official use |
| 3. Means of transport and route
(as far as known). | 6. Marks and number Packages. |
| 5. Tariff item Number/of H.S.
Code. | 8. Origin criterion
(see notes overleaf). |
| 7. Number and kind of packages
description of goods. | 10. Number and dates Invoices. |
| 9. Gross weight or other of
quantity | 12. Certificate. |
| 11. Declaration by the exporter | It is hereby certified on the basis of control
carried out, that the declaration
by the exporters is correct. |

The undersigned hereby
declares.

That the above details and
Statements are correct. That all
the goods were produced in.

place and date,
signature and stamp
of certifying authority.

(Country)

and that they comply with the
origin requirements specified
for those goods in PTA
between Iran and Pakistan

(Importing country)

Place and date,
Signature of Authorized
Signatory.

1. **General conditions.**---In order to qualify for preference, a product must,--

- (a) fall within a description of products eligible for preference in the Schedule of concessions of Preferential Trade Agreement.
- (b) comply with Pakistan-Iran Preferential Trade Agreement Rules of Origin, 2004. each article in a consignment must qualify in its own rights; and
- (c) comply with the consignment conditions specified by the Pakistan-Iran Preferential Trade Agreement Rules of Origin, 2004. in general, products must be consigned directly within the meaning of paragraph 5 of the Schedule to the Pakistan-Iran Preferential Trade Agreement Rules of Origin, 2004, from the country of exportation to the country of destination.

II. **Entries to be made in Box 8.**---(1) Preference products must be wholly produced or obtained in the exporting Contracting Party in accordance with paragraph 2 of the Schedule to the Pakistan-Iran PTA Rules of Origin, 2004, or where not wholly produced or obtained in the exporting Contracting Party, must be eligible under paragraph 3 or paragraph 4 of the said Schedule.

(2) For entries to be made in Box 8, the following further guide-lines shall apply, namely :-

- (a) products wholly produced or obtained: enter the letter “A” in Box 8: and
- (b) products not wholly produced or obtained: the entry in Box 8 should be as follows, namely:-
 - (i) Enter letter “B” in Box 8, for products which meet the origin criteria according to paragraph 3 of the Schedule Entry of letter would be followed by the sum of the value of materials, parts or produce originating from other than the exporting Contracting Party, or undetermined origin used, expressed as a percentage of the F.O.B (or F.C.A.) value of the products (for example “B” 50 per cent).