CCRFTA Rules of Origin for Casual Goods Regulations

SOR/2002-396

CUSTOMS TARIFF

Registration 2002-10-31

CCRFTA Rules of Origin for Casual Goods Regulations

P.C. 2002-1860 2002-10-31

Her Excellency the Governor General in Council, on the recommendation of the Minister of Finance, pursuant to subparagraph $16(2)(a)(i)^a$ of the *Customs Tariff*, hereby makes the annexed *CCRFTA Rules of Origin for Casual Goods Regulations*.

^aS.C. 2001, c. 28, s. 34(1)

^bS.C. 1997, c. 36

INTERPRETATION

1. In these Regulations, "casual goods" means goods other than goods imported for sale or for an industrial, occupational, commercial or institutional or other like use.

CASUAL GOODS

- 2. Casual goods that are acquired in Costa Rica are deemed to originate in Costa Rica and are entitled to the benefit of the Costa Rica Tariff if
 - (a) the marking of the goods is in accordance with the marking laws of Costa Rica and indicates that the goods are the product of Costa Rica or Canada; or
 - (b) the goods do not bear a mark and there is no evidence to indicate that the goods are not the product of Costa Rica or Canada.

COMING INTO FORCE

*3. These Regulations come into force on the day on which subsection 34(1) of the Canada-Costa Rica Free Trade Agreement Implementation Act, chapter 28 of the Statutes of Canada, 2001, comes into force.

*[Note: Regulations in force November 1, 2002, see SI/2002-146.]