

CIFTA Rules of Origin for Casual Goods Regulations

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CUSTOMS TARIFF

Registration 1996-12-30

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P.C. 1996-2077 1996-12-30

His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, pursuant to subsection 13(2)^a of the *Customs Tariff*^b, hereby makes the annexed *CIFTA Rules of Origin for Casual Goods Regulations*.

^aS.C. 1994, c. 47, s. 75(1)

^bR.S., c. 41 (3rd Supp.)

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 Israel or another CIFTA beneficiary are deemed to originate in Israel or another CIFTA beneficiary and are entitled to the benefit of the Canada-Israel Free Trade Agreement Tariff if

(a) the marking of the goods is in accordance with the marking laws of Israel or another CIFTA beneficiary and indicates that the goods are the product of Canada, Israel or another CIFTA beneficiary; or

(b) the goods do not bear a mark and there is no evidence to indicate that the goods are not the product of Canada, Israel or another CIFTA beneficiary.

COMING INTO FORCE

3. These Regulations come into force on the day on which section 45 of the *Canada-Israel Free Trade Agreement Implementation Act*, being chapter 33 of the Statutes of Canada, 1996, comes into force.