



# Long-term declaration for products having preferential origin status

I the undersigned declare that the goods described below:

.....<sup>(1)</sup> .....<sup>(2)</sup>  
which are regularly supplied to .....<sup>(3)</sup> were produced in  
.....<sup>(4)</sup> and satisfy the rules of origin governing preferential trade with  
.....<sup>(5)</sup>

I declare that <sup>(6)</sup>:

Cumulation applied with..... (name of country / countries)

No cumulation applied

This declaration is valid for all further shipments of these products dispatched from  
..... to .....<sup>(7)</sup>

I undertake to inform.....<sup>(8)</sup> immediately if this declaration is no longer valid.

I undertake to make available to the Customs authorities any further supporting documents they require.

.....Place and date  
.....Name, position in company  
.....Name and Address of company  
.....Signature

## Footnotes

- (1) Description
- (2) Commercial designation as used on invoice e.g. model number
- (3) Name of the company being supplied
- (4) The Community, country, group of countries or territory in which the goods originate
- (5) Partner country or countries concerned, e.g., Albania; Algeria; Bosnia Herzegovina; Ceuta; Chile; Egypt; Faroe Islands; Iceland; Israel; Jordan; Liechtenstein; Lebanon; Macedonia (FYR); Melilla; Mexico; Montenegro; Morocco; Norway; Serbia; South Korea; South Africa; Switzerland; Syria; The Territories of the West Bank and the Gaza Strip; Tunisia; Turkey; Ukraine
- (6) To be completed where necessary only for goods having preferential origin status in the context of preferential trade relations with one of the countries referred to in Articles 3 and 4 of the relevant origin Protocol, with which pan Euro-Mediterranean cumulation origin is applicable
- (7) Give dates - the period shall not exceed 24 months
- (8) Client company

## Revenue Disclaimer:

The information in this document is provided as a guide only and is not professional advice, including legal advice. It should not be assumed that the guidance is comprehensive or that it provides a definitive answer in every case.

## General Data Protection Regulation (GDPR):

The Revenue Commissioners collect taxes and duties and implement customs controls. Revenue requires customers to provide certain personal data for these purposes and certain other statutory functions as assigned by the Oireachtas. Your personal data may be exchanged with other Government Departments and agencies in certain circumstances where this is provided for by law. Full details of Revenue's data protection policy setting out how we will use your personal data as well as information regarding your rights as a data subject are available on our **Privacy** page on [www.revenue.ie](http://www.revenue.ie). Details of this policy are also available in hard copy upon request.