

1.Exporter (Name, Full address, country)	Exporter's Ref. No <p style="text-align:center;">CARIBBEAN COMMON MARKET COMBINED DECLARATION BY EXPORTER AND CERTIFICATE OF ORIGIN</p> Country of Issue <p style="text-align:center;">(country)</p>	
2.Consignee (Name, Full address, country)		
3. Transport information (vessel/ aircraft, place of loading, etc.)	4. Country Of Origin	Country of Destination
	For Official Use	

5. Item Number	6. Marks and Number of packages	7. Number and kind of packages, description of goods	8. Origin Criterion (see notes Overleaf)	9. Gross Weight Or other Quantity	10. Number and date of invoices

11. Certification It is hereby certified, on the basis of control carried out, that the declaration by the exporter is correct 	12. Declaration by the exporter I , the undersigned, hereby declare that the above details and statements are correct; that all goods were produced in (country) and that they comply with the provisions governing the determination of origin set out in Articles 14 and 16 of schedule II to the Annex to the Treaty establishing the Caribbean Community.
---	--

NOTES FOR THE PREPARATION OF THIS FORM

A. Origin Criterion

The criterion on the basis of which Common Market origin is claimed must be stated in the column headed " Origin Criterion" against each item in the manner indicated below:-

If each article comprised in the item has been-

- | | | |
|-----|---|--|
| (a) | wholly produced within the Common Market; | The Letters "CM" must be inserted; |
| (b) | produced using materials imported from outside the common market or of undetermined origin in such a manner that the article falls to be classified in a tariff heading different from that in which any of those materials is classified, in accordance with the provisions of Article 14 of the Annex to the Treaty establishing the Caribbean Community. | The tariff heading number of the finished product preceded by the letter 'X' must be inserted. |
| (c) | produced in accordance with the conditions specified for that article in the list referred to in Article 14 of the Annex to the Treaty establishing the Caribbean Community and set out in Schedule II thereto; | The tariff heading number of the finished product preceded by the letter "L" must be inserted and where the condition to be satisfied is a percentage value-added condition the value of materials imported from outside the Common Market or of undetermined origin which have been used in the production of that article expressed as a percentage of the export price of the article must be inserted in brackets immediately following the tariff heading number. |

B The completion of this form implies that the producer and the exporter will furnish to the appropriate authorities such information and supporting evidence as they may be completed by any process of verifying these declarations.

- C
- (a) The forms may be completed by any process, provided that the entries are indelible and legible.
 - (b) Neither erasures nor superimpositions should be allowed on the certificates (or applications). Any alterations should be made by striking out the erroneous material and making any additions required. Such alterations should be approved by the person who made them certified by the appropriate authority or body.
 - (c) Any unused spaces should be crossed out to prevent and subsequent additions.
 - (d) Individual Member States should determine the number of copies.

D PERSONS WHO FURNISH OR CAUSE TO BE FURNISHED UNTRUE DECLARATIONS RENDER THEMSELVES LIABLE TO PENALTIES.