## **Attachment II**

Goods consigned from exporter's business (name, adress):      Goods consigned to (consignee's name, adress)      Means of transport and route (as far as known)			References No.  CERTIFICATE OF ORIGIN  FOR: (Indicate one of the following)  1) UNITED STATE-ISRAEL FREE TRADE AREA  (declaration only)  2) GENERALIZED SYSTEM OF PREFERENCES  (combined declaration & certification)  FORM A  (see notes overleaf)  4. For official use			
5. Items number	6. Marks and number of packages	7. Number and kind of packages of goods	ges, description	8. Origin criterion (see notes overleaf )	9. Gross Weight or other quentity	10. Number and date of involcas
11. CERTIFICATION (to be used for entries under the generalized system of preferences ONLY)  It is hereby certified, on the basis of control carried out. That the declaration by the exporter is correct.			12. DECLARATION BY THE EXPORTER The undersigned hereby declares that the above details and statements are correct` that all the goods were produced in Israel and that they comply with the requirements specified for those goods in the (select one) (1) U.S - Israel free Trade Area; or (2) U. S. generalized system of preferences for goods exported to the United States of America.  Place and date, signature of exporter or authorized			
authority			signatory			

## **NOTES**

- 1. Conditions. The main conditions<sup>2</sup> for admission under the Trade Area (FTA) Agreement between Israel and the United States of America are:
  - (a) The goods must be consigned direct from Israel to the United States of America but in most cases shipment through one or more intermediate countries is accepted provided that the goods did not enter into the commerce of that country and otherwise complied with the direct shipment requirements of the Agreement.
  - (b) The goods comply with the origin criteria specified in the Agreement. Indication of the origin requirements is given in paragraph 2.
  - (c) Each article in a consignment must qualify separately in its own right concerning the rules of origin and direct shipment.
- 2. Origin requirements for goods originating in Israel.

The Agreement shall apply to any article if:

- (a) That article is wholly the growth, product, or manufacture of Israel or is a new or different article of commerce that has been grown, produced or manufactured in Israel.
- (b) The sum of (a) the cost or value of the materials produced in Israel plus (b) the direct cost of processing operations performed in Israel is not less than 35 percent of the appraised value of the article at the time it is entered into the United States of America.

No article shall be considered a new or different article of commerce under the Agreement and no material shall be eligible for inclusion as domestic content under the Agreement by virtue of having merely undergone (a) simple combining or packaging operations or (b) mere dilution with water or with another substance that does not materially alter the characteristics of the article or material.

The expression "wholly the growth, product, or manufacture of Israel" refers both to any article which has Been entirely grown, produced or manufactured in Israel and to all materials incorporated in an article which have been entirely grown, produced, or manufactured in Israel, as distinguished from articles or materials imported into Israel from a third country, whether or not such articles or materials were substantially transformed into new or different articles of commerce after their importation into Israel.

<sup>&</sup>lt;sup>2</sup> The conditions specified on this Form are for reference purposes only and do not change in any way or manner the binding rules or origin as specified in Annex III of the FTA Agreement between Israel and the United States of America.

"Country of origin" Requires that an article or material, not wholly the growth, product, or manufacture of Israel, be substantially transformed into a new and different article of commerce, having a new name, character or use, distinct from the article or material from which is was so transformed.

For purposes of determining the 35 percent Israeli content requirement under the Agreement, the cost or value of materials which are used in the production of an article in Israel, and which are the products of the United States of America, may be counted an amount up to 15 percent of the appraised value of the article. Such materials must in fact be products of the United States of America under the country of origin criteria set forth in the Agreement.

## 3. Entries to be made in Box 8.

Products must be either wholly obtained in accordance with the rules of the Free Trade Area Agreement or sufficiently worked or processed to fulfill the requirements of the Free Trade Area Agreement.

- (1) Products wholly grown, produced, or manufactured in the United States of America: enter the letter P in Box 8.
- (2) Products sufficiently worked or processed in Israel: v enter in Box 8 a Y value for the sum of the cost or value of the domestic materials and the Direct cost of processing expressed as a percentage of the ex-factory price of the exported products. (Example: Y=35%.)
- 4. The Declaration of the exporter on this certificate shall be required.

## Generalized System of Preferences

The Notes included in Form A will apply to the use of this form for the purposes of the Generalized System of Preferences.