ANNEX 3

CERTIFICATE OF ORIGIN

			Reference No.			
1. Products consigned from (Exporter's business name,			CHINA-CAMBODIA			
address, country)			FREE TRADE AGREEMENT			
address, country)			CERTIFICATE OF ORIGIN			
			(Combined	Declaration and Certifica	ate)	
2. Products consigned to (Consignee's name, address, country)						
			See Overleaf Notes			
3 Means of tra	nenort and route (as far	r as known)	4. For Official Use			
3. Means of transport and route (as far as known)						
Departure date			Preferential Treatment Given			
X71!	ne/Aircraft etc.		Description of New Circum (Disease			
vesseis nan	ne/Aircraft etc.		Preferential Treatment Not Given (Please			
			state reason/s)			
Port of Discharge						
_						
			Signature of Authorised Signatory of the Importing			
			Party			
5. Item	6. Marks and	7. Number and type of	8. Origin criteria	9. Gross weight or	10. Number,	
Number	numbers on	packages, description of	(see Overleaf	net weight or other	date of Invoices	
	packages	products (including quantity	Notes)	quantity, and value		
		where appropriate and HS number in six digit code)		(FOB) only when RVC criterion is		
				applied		
11. Declaration by the exporter			12. Certification			
The undersigned hereby declares that the above details and statement are correct; that all the products			It is hereby certified, on the basis of control carried out, that the declaration by the			
were produced in			exporter is correct.			
•			1			
	(Ct-					
(Country)						
and that they comply with the origin requirements						
specified for these products in the Rules of Origin for the						
CCFTA for the products exported to						
	(Importing C					
			Place and date, signature and stamp of			
Place and date, signature of authorised signatory			certifying authority			
	authorised st	Simoi y		orarying aumority		
13						
☐ Issued Retroactively ☐ Exhibition						
□ Third Party Invoicing						

OVERLEAF NOTES

- 1. Parties which accept this form for the purpose of preferential treatment under the China-Cambodia Free Trade Agreement (CCFTA): CHINA, CAMBODIA
- 2. CONDITIONS: The main conditions for admission to the preferential treatment under the CCFTA are that products sent to the other Party.
 - (i) must fall within a description of products eligible for concessions in the country of destination;
 - (ii) must comply with all relevant provisions of Rules of Origin Chapter of the China-Cambodia Free Trade Agreement there under between the Kingdom of Cambodia and the People's Republic of China.
- 3. ORIGIN CRITERIA: For each good described in Box 7 of this form, the origin criteria met should be indicated in Box 8, in the manner shown in the following table:

	Origin Criterion	Insert in Box 8		
(a)	Goods wholly produced or obtained satisfying subparagraph (a) of Article 2 of Section A of the Rules of Origin Chapter under CCFTA	WO		
(b)	Goods produced in a Party exclusively from originating materials from the Parties satisfying subparagraph (b) of Article 2 of Section A of the Rules of Origin Chapter under CCFTA	PE		
(c)	Goods produced from non-originating materials in a Party, satisfying paragraph 1 of Article 4 of Section A of the Rules of Origin under CCFTA			
	- Regional Value Content	Actual percentage of CCFTA value content, example "40%"		
	- Change in Tariff Classification at the four-digit level	СТН		
Goods satisfying the Product Specific Rules (PSR) in Annex 2 of the Rules of Origin Chapter under CCFTA		PSR		

- 4. EACH ARTICLE MUST QUALIFY: It should be noted that all the products in a consignment must qualify separately in their own right. This is of particular relevance when similar articles of different sizes or spare parts are sent.
- 5. DESCRIPTION OF PRODUCTS: The description of products in Box 7 must be sufficiently detailed to enable the products to be identified by the Customs Officers examining them.
- 6. The Harmonised System number of the importing party in Box 7 (six digit code) shall be determined according to the International Convention on the Harmonized Commodity Description and Coding System and subsequent amendments thereto.
- 7. The term "Exporter" in Box 1 and 11 may include the manufacturer or the producer. A manufacturer can apply for a Certificate of Origin in the case where the manufacturer needs to authorise other agencies to export on its behalf. In this case, the manufacturer can make the declaration indicated in Box 11 and shall state the name and address of the exporter in Box 7.
- 8. FOR OFFICIAL USE: The Customs Authority of the importing Party must indicate (√) in the relevant boxes in Box 4 whether or not preferential treatment is accorded.
- 9. THIRD PARTY INVOICING: In cases where invoices are issued by a non- Party, "the Third Party Invoicing" in Box 13 shall be ticked (√) The invoice number shall be indicated in Box 10. Information such as name and country of the company issuing the invoice shall be indicated in Box 7.
- 10. EXHIBITIONS: In cases where products are sent from the exporting Party for exhibition in the other Party and sold during or after the exhibition for importation into a Party, in accordance with Rule 20 of Section B of the Rules of Origin for the CCFTA, the "Exhibitions" in Box 13 should be ticked ($\sqrt{}$) and the name and address of the exhibition indicated in Box 2.
- 11. ISSUED RETROACTIVELY: In exceptional cases, due to involuntary errors or omissions or other valid causes, the Certificate of Origin may be issued retroactively in accordance with Rule 11 of Section B of the Rules of Origin for the CCFTA. The "Issued Retroactively" in Box 13 shall be ticked ($\sqrt{}$) electronically or typewritten together with other information in the Certificate of Origin. In cases where the "Issued Retroactively" in Box 13 cannot be ticked electronically or typewritten, the Certificate of Origin shall be stamped with the words "ISSUED RETROACTIVELY".