

INFORMATION SYSTEM OF REGULATIONS

REPUBLIC OF TURKEY

MINISTRY OF TRADE

Directorate General of Customs – Department of Importation and Origin

Nr : 20117910-763.08

Issue : Proof of Origin pursuant to Article 205 § 4 of the Customs Regulations

27.05.2019 / 44730247

To Distribution Locations

As is known, It is provided that to be approved of authentication of origin via certificate of origin for additional customs tariff and goods included by additional financial liability, by changing 38th, 41st and 205th articles of the Customs Regulation with "Regulation for Changing the Customs Regulation" which has been published in the Official Gazette No. 30783 dated May 24, 2019. To determine the origin of the goods subject to the financial obligations to be imported, accompanied by the A.TR Movement Document from the EU, provided that the conditions determined in accordance with the risk criteria determined by the Ministry are reserved, the issue of not requiring a certificate of origin is regulated.

It can be seen by using BILGE's Tariff Module whether to submit the certificate of origin of the goods (additional customs duty (IGV), additional financial liability (EMY) and trade policy measure) subject to the financial obligations that will be released into free circulation in the EU countries through the A.TR Movement, pursuant to the related Regulation subject. Before the registration of the declaration, information regarding the import transaction planned by the obligor shall be entered into the module and it will be determined whether or not the certificate of origin will be requested in the annex of the declaration.

Accordingly, on account that it will be determined that whether or not the certificate of origin is required before the registration of the declaration for the goods to be imported, accompanied by the A.TR Movement Document and the obligator will have this information, if a certificate of origin is requested by the system after the registration of the declaration, it is necessary to submit the document in the annex.

In addition to this, in order to be exempt from the additional customs tariff of the goods which are declared to be originating from countries included in a cross-cumulation system including the EU are imported from the EU accompanied by A.TR movement certificate within the frame of free trade agreements to which our

country is a party; it has to be submitted the declaration of supplier and long term supplier in the annex, in accordance with 3rd article of the Decisions of the Council of Ministers on Additional Customs Tariff.

With the above information, I would like to ask the relevant customs authorities to give the necessary instructions.

Mustafa GÜMÜŞ

General Director