Information Paper for the
Legislative Council Panel on Commerce and Industry

Origin marking of watches and piece-knitted garments for export under the Mainland and Hong Kong Closer Economic Partnership Arrangement (CEPA)

Purpose

This paper informs Members of the making of the Trade Descriptions (Country of Origin) (Watches) (Amendment) Order 2003, at Annex A, and the making of the Trade Descriptions (Place of Manufacture) (Piece-Knitted Garments) Notice, at Annex B, under the Trade Descriptions Ordinance (TDO) (Cap. 362). The Amendment Order and the Notice seek to amend the existing origin marking requirements for watches and piece-knitted garments as stipulated by the TDO to allow watches and piece-knitted garments which have been exported, or are intended to be exported, from Hong Kong to the Mainland under CEPA to bear Hong Kong origin marking.

Origin Marking Requirements under the TDO

2. S.2(2)(a)(i) of the TDO stipulates that, for the purposes of the Ordinance, goods shall be deemed to have been manufactured in the country in which they last underwent a treatment or process which changed permanently and substantially the shape, nature, form or utility of the basic materials used in their manufacture. It is an offence under the Ordinance if a person applies a false trade description to any goods or supplies, possesses or exports such goods.

3. Notwithstanding the above principle, watches and piece-knitted garments are subject to special requirements as follows –

   (a) for watches, the Trade Descriptions (Country of Origin) (Watches) Order was made in 1991 to specify that the country in which the movement of a watch is manufactured or produced is to be regarded as the country in which the watch has been manufactured, instead of where the last step of major transformation takes place; and
(b) For piece-knitted garments for export to the US market, the Trade Descriptions (Place of Manufacture) Notice was made in 1991 to allow such goods to bear a Hong Kong-origin marking if the knitting of yarn into knit-to-shape panels takes place in Hong Kong, instead of mandating the origin marking based on the last step of major transformation (i.e. the stitching/linking of knit-to-shape panels into garment), irrespective of whether the manufacture from knit-to-shape panels takes place in Hong Kong.

**CEPA Origin Rules**

4. From 1 January 2004, goods of Hong Kong origin meeting the CEPA origin rules in 273 Mainland product codes will enjoy zero tariff. The CEPA origin rules for watches and piece-knitted garments are set out in the table below.

<table>
<thead>
<tr>
<th></th>
<th>CEPA origin rules</th>
</tr>
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<tbody>
<tr>
<td>Watches</td>
<td>Assembly of component parts and accessories into watch, testing, time adjustment and quality control in Hong Kong, and fulfilling a 30% value-added requirement.</td>
</tr>
<tr>
<td>Piece-knitted garments</td>
<td>Either &quot;knitting of yarn into knit-to-shape panels&quot; or &quot;linking/stitching of knit-to-shape panels into garment&quot; is done in Hong Kong.</td>
</tr>
</tbody>
</table>

These origin rules are different from the existing origin marking requirements in the TDO explained in paragraphs 3(a) and 3(b) above, and may thus give rise to the following problems -

(a) Watches which fulfill the CEPA origin rules cannot be marked "Made in Hong Kong" under the existing TDO requirements but have to be marked as made in the country in which the movements of the watches have been manufactured; and

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1 CEPA adopts the Mainland product codes for product classification. Among the 273 product codes, two product codes are for watches while 20 are for piece-knitted garments.
(b) piece-knitted garments which fulfill the CEPA origin rule by having had the "knitting of yarn into knit-to-shape panels" taken place in Hong Kong cannot be marked "Made in Hong Kong" under the TDO if they are not intended for export to the US.

The Amendment Order and the Notice

5. In order to enable manufacturers to mark their goods as "Made in Hong Kong" in the circumstances set out in paragraphs 4(a) and 4(b) above and to guard against wrong origin marking in respect of exports of watches and piece-knitted garments to the Mainland to enjoy zero tariff under CEPA –

(a) the Commissioner of Customs and Excise has made the Amendment Order at Annex A to amend the Trade Description (Country of Origin) (Watches) Order by inserting an exception clause to the effect that the Order shall not apply to watches that have been exported, or are intended to be exported, from Hong Kong to the Mainland under CEPA and are qualified for zero tariff under CEPA; and

(b) the Director-General of Trade and Industry has made the Notice at Annex B to specify that in relation to piece-knitted garments that have been exported or are intended to be exported from Hong Kong to the Mainland under CEPA, are qualified for zero tariff under CEPA, and are made from knit-to-shape panels knitted in Hong Kong, the piece-knitted garments are to be regarded as having been manufactured or produced in Hong Kong.

6. The Amendment Order and the Notice will take effect from 1 January 2004 to tie in with the implementation date of CEPA. They will be published in the Gazette on 24 October 2003 and tabled at the Legislative Council meeting on 29 October 2003 for the negative vetting procedures.

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2 For those piece-knitted garments of which the "linking/stitching of knit-to-shape panels into garment" takes place in Hong Kong, they are covered by TDO's origin marking requirement in accordance with where the last step of major transformation takes place.
Conclusion

7. Members are invited to note the purpose of the Amendment Order and the Notice and the legislative timetable set out in paragraphs 5 and 6 above.

Commerce, Industry and Technology Bureau
October 2003
TRADE DESCRIPTIONS (COUNTRY OF ORIGIN)
(WATCHES)(AMENDMENT) ORDER 2003

(Made under section 2(2)(b)(ii) of the Trade Descriptions Ordinance (Cap. 362))

1. Commencement
   This Order shall come into operation on 1 January 2004.

2. Specification of country of origin of watches
   Section 2 of the Trade Descriptions (Country of Origin)(Watches) Order
   (Cap. 362 sub. leg. D) is amended –
   
   (a) by renumbering it as section 2(1);
   (b) by adding –

   "(2) Subsection 1) does not apply to any watch that has been exported, or is intended to be exported, from Hong Kong to the Mainland under the Mainland and Hong Kong Closer Economic Partnership Arrangement and that is qualified for a zero tariff under the Arrangement.

   (3) In this section –

   "the Mainland" (內地) means any part of China other than Hong Kong, Macau and Taiwan;

   "Mainland and Hong Kong Closer Economic Partnership Arrangement" (內地與香港關於建立更緊密經貿關係的安排) means the Mainland and Hong Kong Closer Economic Partnership Arrangement entered into between the Central People's Government and the Government of the Hong Kong Special Administrative Region and signed on 29 June..."
2003 (including the annexes signed on 29 September 2003), as amended from time to time."

Commissioner of Customs and Excise

22 October 2003

Explanatory Note

This Order amends the Trade Descriptions (Country of Origin)(Watches) Order (Cap. 362 sub. leg. D) for the purpose of allowing locally assembled watches that have been exported, or are intended to be exported, from Hong Kong to the Mainland of China under the Mainland and Hong Kong Closer Economic Partnership Arrangement to be marked as being of Hong Kong origin.
TRADE DESCRIPTIONS (PLACE OF MANUFACTURE)
(PIECE-KNITTED GARMENTS) NOTICE

(Made under section 2(2A) of the Trade Descriptions Ordinance (Cap. 362))

1. Commencement
This Notice shall come into operation on 1 January 2004.

2. Application
(1) This Notice applies to any piece-knitted garments that –
   have been exported, or are intended to be exported, from Hong Kong to the Mainland under the Mainland and Hong Kong Closer Economic Partnership Arrangement;
   are qualified for a zero tariff under the Arrangement;
   are made from knit-to-shape panels knitted in Hong Kong; and
   are subject to a scheme of export control under the Import and Export Ordinance (Cap. 60).

(2) In this section –
   "the Mainland" (内地) means any part of China other than Hong Kong, Macau and Taiwan;
   "Mainland and Hong Kong Closer Economic Partnership Arrangement" (《内地与香港关于建立更紧密经贸关系的安排》) means the Mainland and Hong Kong Closer Economic Partnership Arrangement entered into between the Central People's Government and the Government of the Hong Kong Special Administrative Region and signed on 29 June 2003 (including the annexes signed on 29 September 2003), as amended from time to time.
3. **Place of manufacture**

   The piece-knitted garments to which this Notice applies are to be regarded for the purposes of the Ordinance as having been manufactured or produced in Hong Kong.

   Director-General of Trade and Industry

   22 October 2003

   **Explanatory Note**

   This Notice specifies Hong Kong as the place of manufacture of piece-knitted garments to which the Notice applies.