

**Company Letterhead**  
**Australia-United States Free Trade Agreement (AUSFTA)**  
**STATEMENT OF UNITED STATES ORIGIN**

I \_\_\_\_\_ of (name of company) in the United States of America hereby state that the clothing and textile goods supplied to (Australian importer's name) and described below are US originating goods as defined in Section 153YH of the *Customs Act 1901* (and in paragraph 5.1 (b) of AUSFTA) as they are produced entirely in the US, or entirely in the US and Australia, and contain non-originating materials.

The non-originating materials:

- meet the requirements of the product specific rules of origin contained in the Schedule 2 Tariff table in the *Customs (Australia-US Free Trade Agreement) Regulations 2004* ( and in Annex 4A of AUSFTA), **AND / OR**
- satisfy the de minimis requirements in Section 153YH of the *Customs Act 1901* (and in Article 4.2, paragraph 6 of AUSFTA).

The applicable product specific rule of origin is:

Example only, replace with the actual rule for the product imported.

6309	<p style="color: red;">A change to 6309 from any other heading</p> <p style="background-color: yellow; margin-top: 10px;">Where there is more than one option, identify which rule has been satisfied</p>
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Description of Goods	Model/Product No. (if applicable)	Harmonized Tariff Classification (6 digits)

This statement applies to the goods above that are supplied on and from (specify date in DD/MM/YYYY format). I agree to maintain and present on request, documentation necessary to support this statement. I further agree to inform, in writing, all persons to whom this statement was given of any changes that could affect the accuracy or validity of this statement.

**Signed by:**

**Position in Company:**

**Full Name:**

**Contact Details:**

**Date:**

**Note:** The Australian importer should quote Preference Rule Type “PS” on the Import Declaration for the goods described above.