

BAHAMAS CUSTOMS DEPARTMENT

ENTRY FOR GOODS IMPORTED CONDITIONAL FREE UNDER HAWKSBILL CREEK AGREEMENT

Form No. C14

Port _____

Wharf or Station _____

Name and Address of Owner _____

Name and Address of Broker _____

Name and Address of Supplier _____

Business License Number _____

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Signature of Entry Checker _____

Date _____

Entry No. and Date _____

Import License Number _____

Name of Aircraft or Vessel		Date of Arrival	Rotation No.	Port from whence arrived	Country of Origin of Goods		Country whence consigned		Mode of Importation		Bill of Lading or Airway Bill No.			
					Code									
PACKAGES		Tariff		COMMERCIAL DESCRIPTION AND QUANTITY OF GOODS	Statistical		General Or Preference	Official Use Only	Value	Rate Of Duty	Amount Of Duty To Which Goods Are Liable	Rate of Excise	Amount Of Excise To Which Goods Are Liable	Official Use Only
Marks and Numbers	Numbers and Description	Heading and Statistical Numbers	Quantity in figures		Quantity Unit Code									
Total number of packages in words				#REF!	Totals									

I/We, _____ of _____ the Owner of the goods or Agent duly authorized by the Owner to hereby declare that the Owner is duly licenced by the Port Authority, and I/We enter the goods herein declared as a Supplies Manufactureing Supplies under Section *2(1)/2(2) of the Hawksbill Creek Agreement and that the goods are intended to be used within the Port are Solely in the Owners business for the Port area development and manufacturing purposes as defined by the Hawksbill Creek Agreement.

Accepted and Signed _____ Date _____ Declared this _____ day of _____ Signed _____
Proper Officer Owner or Agent

(The annotated numbers refer to Notes overleaf) *Delete that which inapplicable.

Note: (See annotated Note numbers overleaf)

1. Supplier. A single entry covering goods liable to ad valorem duties from various suppliers consigned to one importer and imported in the same aircraft or vessel may be accepted provided that:-
 - a. The name and address of each supplier is declared: and
 - b. A separate Declaration of value form is completed in respect to each consignment included in the importation.
2. Country of Origin. The code number appropriate to the country of origin must be inserted. List of country of origin code numbers are available at Customs houses.
3. Mode of Importation. Insert "0" if goods are imported by air or "1" if imported by sea.
4. Tariff heading and Statistical Numbers. See Rule 6 of the Rules for the Interpretation of the First Schedule of the Tariff Act. The Tariff Heading Number must be declared, followed in brackets by the statistical classification No., where such bracketed numbers appear against the appropriate heading or sub-heading.
5. and 6. Statistical Quantity and Quantity Unit code. The Statistical Quantity is to be declared in the unit of Quantity appropriate to the goods. The unit of quantity for each description of goods is shown in the First Schedule of the tariff Act in the column headed "Unit for Classification". A Dash in the column that indicates that the goods are classified statistically by value and in such cases, the Quantity column is to be left blank and the code "40" inserted in the Quantity Unit Code column. The code number of the appropriate unit of Quantity must be declared in accordance with the list of quantity code numbers available at Customs houses.
7. General or Preference Rates of Duty. When general rates are declared, insert "1" when preference rates are declared, insert "0".
8. Value. The value declared must be in accordance with the Bahamian Valuation Standard as required by section 86 and the third Schedule of the Customs Management Act.

All Entries must be completed in ink or typewritten. Illegible or incomplete entries will not be accepted. Where exemption from duty is claimed, the authority for exemption must be quoted and the claim signed by responsible persons on behalf of the body entitled to exemption.

WARNING

A false declaration renders the goods liable to seizure and the Licensee to a fine under the Customs Management Act. Goods used subsequent to importation for purposes other than as supplies or manufacturing supplies as defined in the Agreement, without the prior approval of the Customs Department, will be treated as goods imported under a false declaration. In case of doubt, consult

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