1. Goods consigned from (Exporter’s business name, address, country)

2. Goods consigned to (Consignee’s name, address, country)

3. Means of transport and route (as far as known)

4. For official use

5. Item number

6. Marks and numbers of packages

7. Number and type of packages; description of goods (including quantity where appropriate and HS code of the importing country)

8. Origin criterion

9. Gross weight or other quantity

10. Number and date of invoice

11. Declaration by the exporter

   The undersigned hereby declares that the above details and statements are correct; that all the goods were produced in
   THAILAND (exporting country)
   and that they comply with the origin requirements specified for those goods in the Agreement between the Kingdom of Thailand and Japan for an Economic Partnership for goods exported to
   JAPAN (importing country)

   Place and date, signature of authorised signatory

12. Certification

   It is hereby certified, on the basis of control carried out, that the declaration by the exporter is correct.

   Place and date, signature and stamp of certifying authority
OVERLEAF NOTES

1. This form is used by Thailand for the purpose of preferential treatment under the Agreement between the Kingdom of Thailand and Japan for an Economic Partnership (hereinafter referred to as “the Agreement”).

2. Conditions: The conditions for the preferential tariff treatment under the Agreement are that the goods exported to the other Party should:
   (i) fall within description of goods eligible for preferential tariff treatment under the Agreement;
   (ii) comply with the consignment criteria of Article 32 of the Agreement; and
   (iv) comply with the origin criteria given in the next paragraph.

3. Origin Criteria:
   (i) the good is wholly obtained or produced entirely in Thailand, as defined in Article 28(1)(a) of the Agreement;
   (ii) the good is produced entirely in Thailand exclusively from originating materials of Thailand, as defined in Article 28 (1) (b) of the Agreement; or
   (iii) the good satisfies the product specific rules set out in Annex 2, as well as all other applicable requirements of Chapter 3, when the good is produced entirely in Thailand using non-originating materials in whole or in part, as defined in Article 28(1)(c) of the Agreement.

   If the goods qualify under the above criteria, the exporter should indicate in Box 8 the origin criteria on the basis of which he claims that his goods qualify for preferential tariff treatment, in the manner shown in the following table:

<table>
<thead>
<tr>
<th>Circumstances of production in Thailand named in Box 11 of this form</th>
<th>Insert in Box 8</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) the good is wholly obtained or produced entirely in Thailand</td>
<td>“WO”</td>
</tr>
<tr>
<td>(see paragraph 3(i) above)</td>
<td></td>
</tr>
<tr>
<td>(b) the good is produced entirely in Thailand exclusively from originating materials of Thailand (see paragraph 3(ii) above)</td>
<td>“PE”</td>
</tr>
<tr>
<td>(c) the good satisfies the product specific rules (see paragraph 3(iii) above)</td>
<td>“PS”</td>
</tr>
</tbody>
</table>

Remark: If the below mentioned good satisfies the above mentioned origin criteria in paragraph 3(iii), the exporter should insert in Box 8 the above mentioned origin criteria. In addition, the exporter should indicate number and type of packages; description of goods (including quantity where appropriate and HS code) as well as following data in Box 7:

<table>
<thead>
<tr>
<th>Good</th>
<th>For each good, the exporter must indicate following data in Box 7</th>
</tr>
</thead>
<tbody>
<tr>
<td>With respect to each good of Chapter 16 of the Harmonized System (HS.1604.14).</td>
<td>1) Materials taken by the authorized fishing vessels on the IOTC Record are .................................................................(e.g. tuna). 2) Names of such vessels are ................3) Registered numbers of such vessels are .............4) Nationalities of such vessels are ...............(if such materials were used in the production of the good(s)).</td>
</tr>
<tr>
<td>With respect to each good of Chapter 7, 16, 18, 19 or 20 of the Harmonized System (HS. 0710.22-0710.29, 1604.13, 1604.15, 1604.20, 1605.20, 1803.20, 18.05, 1905.90, 2001.10-2001.20, 2005.80-2007.10, 2008.11-2008.19, 2008.40-2008.91, 2009.61-2009.69, 2009.80).</td>
<td>1) Materials of non-Parties which are member countries of the ASEAN are ..............................................................................................................(e.g. cocoa beans). 2) Names of such non-Parties are.................................(if such materials were used in the production of the good(s)).</td>
</tr>
<tr>
<td>With respect to each good of Chapter 61 through 62 of the Harmonized System.</td>
<td>1) Materials of the other Party or non-Parties which are member countries of the ASEAN are.....(e.g. cotton fabric). 2) Processes conducted in such Party or non-Parties are.....(e.g. woven). 3) Names of such Party or non- Parties are...(if such materials were used in the production of the good(s)).</td>
</tr>
</tbody>
</table>

4. For each good, the exporter should indicate the Harmonized System (HS) Code at the six-digit level in Box 7.

5. For each good, the exporter should indicate “ACU” for good complies with accumulation given in Article 29 of the Agreement and “DMI” for De Minimis on Box 7, if applicable.
6. If the certificate of origin was issued retroactively in accordance with Rules 3(b) of the operational procedures referred to Chapter 2 (Trade in Goods) and Chapter 3 (Rules of Origin) of the Agreement, the issuing authority of Thailand should stamp and indicate “ISSUED RETROACTIVELY, date of shipment is...........” on Box 4.

7. If a new certificate of origin was issued in accordance with Rules 3(e) of the operational procedures referred to Chapter 2 (Trade in Goods) and Chapter 3 (Rules of Origin) of the Agreement, the issuing authority of Thailand should stamp and indicate “ DUPLICATE, date of issuance and reference number of original certificate of origin are...........(date), ............(reference number)” on Box 4.

8. Indicate the invoice number and date for each good in the Box 10. The invoice should be the one issued for the importation of the good into Japan.

If the invoice is issued by a person different from the exporter or its authorised agent to whom the certificate of origin is issued and the person who issues the invoice is located in a non-Party, it should be indicated in Box 1 that the goods are invoiced in a non-Party, identifying the full legal name and address of the person that issues the invoice. In an exceptional case where the invoice number of an invoice issued in the non-Party is not known at the time of issuance of the certificate of origin, the invoice number and the date of invoice issued in the exporting Party should be indicated in box 10. It should also be indicated in Box 1 that the goods will be invoiced in a non-Party, identifying the full legal name and address of the person that will issue the invoice.

9. Certificate for tropical fruit wine/ Certificate for distilled alcoholic beverages

(1) When a certificate of origin also serves as a certificate for tropical fruit wine in accordance with Rule 1 (2) of Chapter I of Part 1 of Section 1 of the operational procedures referred to in Chapter 2 (Trade in Goods) and Chapter 3 (Rules of Origin) of the Agreement, the exporter should explicitly indicate “fermented beverages prepared from XX (one or more of tropical fruits listed in Note in column 2 of tariff item number 2206.00 in Section 2 of Part 2 of Annex 1 of the Agreement)” as a description of the good and Product Certificate number in Box 7.

(2) When a certificate of origin also serves as a certificate for distilled alcoholic beverages in accordance with Rule 1 (2) of Chapter II of Part 1 of Section 1 of the operational procedures referred to in Chapter 2 (Trade in Goods) and Chapter 3 (Rules of Origin) of the Agreement, the exporter should explicitly indicate “Thai local spirits obtained by fermented mixtures of rice and molasses and/or refined sugar, and coloured with caramel” as a description of the good and Product Certificate number in Box 7.