

Chapter 64 - Footwear, Gaiters, and the Like; Parts of Such Articles

Note 1

One year after the date of entry into force of this Agreement, the Parties shall consult pursuant to Article 4.14 (Consultation and Modifications) to evaluate whether to modify the specific rules of origin set out in this Annex for subheadings 6401.10 or 6401.91, or tariff item 6401.92.aa, 6401.99.aa, 6401.99.bb, 6401.99.cc, 6402.30.aa, 6402.30.bb, 6402.30.cc, 6402.91.aa, 6402.91.bb, 6402.91.cc, 6402.99.aa, 6402.99.bb, 6402.99.cc, 6404.11.aa, or 6404.19.aa.

Note 2

Notwithstanding the specific rules of origin for goods of chapter 64 in this Annex:

With respect to goods of chapter 64 subject to subparagraph (a) or (g) of paragraph 1 of Annex 3.3. (Tariff Elimination), each Party shall provide that an importer may claim preferential tariff treatment under this Agreement for a good in chapter 64 that meets any preferential rule of origin that is a specific rule of origin for such good applied by the importing Party.

Each Party shall provide that an importer may claim preferential tariff treatment under this Agreement for a good of chapter 64 that meets any preferential rule of origin that is a specific rule of origin for such good adopted by the United States after the date of signature of this Agreement.

For purposes of this Note, preferential rule of origin means a rule of origin applied by any Party to determine whether goods are eligible for preferential treatment under contractual or autonomous trade regimes leading to the granting of tariff preferences going beyond the application of paragraph 1 of Article I of the GATT 1994.

Source:

[U.S.-Dominican Republic-Central America FTA
Annex 4.1 Product Specific Rules of Origin, pp. xxx-xxx](#)