

Import and Export Ordinance, Cap 60

Declaration and Undertaking for Temporary Export of Strategic Commodities

In connection with my application to export, on a temporary basis, the goods specified in paragraph 3 below and in the attached export licence application and import licence application, we BCD Co. Ltd declare
(Name of Company)

that the goods will be used solely for *exhibition / Repair / (Telecom Exhibition) in the Mainland of China
(Use of Goods ^{Note 1}) (Name of Country/Place)

during the period 20 April 2004 to 26 April 2004.

2. I undertake to :

- (a) bring the goods back to Hong Kong immediately after the exhibition/repair has been completed/the other specified purpose has been achieved;
- (b) ensure that adequate security arrangements are taken all the time while in the country/place specified in paragraph 1 above and during transportation;
- (c) make arrangement with the Customs and Excise Department, at least 3 days in advance, for physical examination of the goods at a Customs Control Point at the time of export of the goods and upon their return;
- (d) present the goods to Customs officers at a Customs Control Point at the time of export and upon their return for :
 - (i) physical examination of the goods;
 - (ii) certification on the original and duplicate of the export licence (in respect of export) and the import licence (in respect of the return of the goods) of the results of the physical examinations ^(Note 2); and
- (e) submit in person, within 7 days, upon return of the goods, a letter reporting the return of the goods together with the duplicates of the export licence and the import licence, both bearing Customs certification of examination results, to the Licensing Section of the Strategic Trade Controls Branch of Trade and Industry Department and obtain an acknowledgement of receipt of my letter and the duplicates of the licences from the Licensing Section.

3. Particulars of the goods :-

<u>Description of Goods</u> (Brand/maker and model/part number should be included)	<u>Quantity</u>
XYZ A1234A XYZA Processor Board	1 set

4. I understand that no export or return of the goods can be effected unless the goods have been physically examined by Customs officers and the results of such examinations certified on the export licence or import licence as appropriate. I also understand that the goods may not be disposed of at the foreign country without prior approval of the Trade and Industry Department and that the issue of a licence for temporary export in no way implies that a licence for permanent export will eventually be granted even if an order for the goods is subsequently received at the foreign country. I understand that if any of the information provided above or in the attached licence applications is false or misleading, or, if I fail to strictly comply with the terms of this Declaration and Undertaking, prosecution and/or administrative action may be taken against myself and/or my company.

CHAN SIU MAN
Signature

21 February 2004
Date of Signature

Manager
Position of Signatory in the Company

CHAN SIU MAN
Name of Signatory (in block letters)

~~~~~

For and on behalf of

**BCD Co Ltd**

~~~~~

Company Chop

(Note 1) : Documentary evidence of the exporter's participation in the exhibition or other specified purposes should be submitted to facilitate processing of the licence applications.

(Note 2) : The original of the import licence and the original of the export licence are to be returned to the Trade and Industry Department by the shipping company, airline company or transportation company together with the import manifest and export manifest in accordance with sections 8 and 11 of the Import and Export Ordinance. The duplicate of the import licence and the duplicate of the export licence are to be returned to the Trade and Industry Department in the manner mentioned in paragraph 2(e) above.

Important Note : The data collected in this form will be kept in confidence. They may however be disclosed to other government departments, or to third parties in Hong Kong or elsewhere, if such disclosure is necessary to facilitate consideration of the related application, is in the interests of the trade in Hong Kong, is authorised or required by the law; or if explicit consent to such disclosure is given by the applicant/data subject. For other information concerning the handling of personal data by the Department, please refer to a relevant Note issued by the Department on the subject, copy of which is obtainable from Strategic Trade Controls Branch on 5/F, Trade and Industry Department Tower, 700 Nathan Road, Kowloon, Hong Kong.