

# Statement from Importer of Record to Import Under NAFTA for 2018

As the importer of record, we are maintaining our North American Free Trade Agreement (NAFTA) Certificates of Origin for our imports that meet the origin requirements and that have been certified with a certificate of origin provided by our suppliers. We understand that we are obligated to have proof of origin in our possession at time of accounting or at any time as requested by Canada Border Service Agency (CBSA). Further, we understand that false declarations regarding a beneficial origin claim are in contravention of section 153 of the Customs Act and are liable to sanctions and penalties under the Administrative Monetary Penalty System. These penalties are issued by CBSA and can range from \$1000 to \$25000. (C152; \$1000 to \$25000 per request)

We understand that it is our obligation to procure additional certificates throughout the course of the year as required when new products are imported. We also understand that it is our responsibility to report any changes to CBSA on product where NAFTA was claimed in error.

We authorize Willson International to claim the NAFTA beneficial tariff treatment on all shipments where the commercial invoice or Canada Customs invoice shows the goods originating in a NAFTA eligible country. We will notify them immediately on any goods that origin is determined to be non-originating regardless of place of export.

**NAME:**

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**TITLE:**

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**COMPANY:**

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**SIGNATURE:**

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**DATE:**

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