## U.S. Department of Transportation National Highway

## - D E C L A R A T I ON -

OMB No. 2127-0002 Exp. 09-30-2022 Public Law 100-562 49 U.S.C. Chap. 301

## Importation of Motor Vehicles and Motor Vehicle Equipment Subject to Federal Motor Vehicle Safety, Bumper and Theft Prevention Standards

Administration							
PORT OF ENTRY	CUSTOMS PORT CODE	CUSTOMS E	ENTRY NO	ENTRY DATE			
MAKE OF VEHICLE	MODEL	YEAR	VEHICLE IDENTIFICATION NUM	IBER (VIN)			
REGISTERED IMPORTER NAME AND NHTSA	VEHICLE ELIGIBILITY NO. (Box 3)						
DESCRIPTION OF MERCHANDISE IF MOTOR VEHICLE EQUIPMENT							

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REC	GISTERED IMPORTER NAME AND NHTSA REGISTRATION NUMBER (Required who	en Box 3	is check	red)				VE	EHICLE E	LIGIBIL	ITY NO.	. (Box 3)
DES	SCRIPTION OF MERCHANDISE IF MOTOR VEHICLE EQUIPMENT											
Any p	person knowingly making a false declaration is subject to a fine of not more	than \$1	10,000 c	r impri	sonmen	for not	more th	nan 5	years o	r both	(18 U.S	S.C. 1001)
1. 1. 2A.	The vehicle is 25 or more years old or the equipment item was manufactured on a date when no applicable Federal Motor Vehicle Safety Standard or Theft Prevention Standard was in effect.  Date of manufacture:  [591.5(i)]  The vehicle or equipment item conforms to all applicable Federal Motor Vehicle Safety Standards (or the vehicle does not conform solely because readily attachable equipment items that will be attached to it before it is offered for sale to the first purchaser for purposes other than resale are not attached), and Bumper and Theft Prevention Standards, and bears a certification label or tag to that effect permanently affixed by the original manufacturer to the vehicle or affixed by the manufacturer to the equipment item or to its delivery container in accordance with applicable National Highway Traffic Safety Administration (NHTSA) regulations. [591.5(b)]	7.	7. The vehicle or equipment for not more than 3 years or both (18 U.S.C. 1001) 7. The vehicle or equipment does not conform to all applicable Federal Motor Vehicle Safety and Bumper Standards, but is being imported solely for the purpose of research, investigations, demonstrations or training, or competitive racing events, and I state that I will comply with the applicable restrictions on importers of such merchandise as specified in 49 CFR 591.7 and I will provide the Administrator with documentary proof of export or destruction not later than 30 days following the end of the period for which the vehicle has been admitted into the United States. [591.5(j)] Attachment: <ul> <li>a. Copy of NHTSA permission letter if the importer is not an original manufacturer of motor vehicles (or a wholly owned subsidiary thereof) that are certified to conform to all applicable Federal Motor Vehicle Safety Standards (FMVSS). Use on the public roads must be authorized specifically. [591.6(f)(1) or (2)]; or</li> <li>b. Importer's statement describing the use to be made of the vehicle or equipment item if the importer is an original manufacturer of motor vehicles (or a wholly-owned subsidiary thereof) that are certified to conform to all applicable FMVSS. If use on the public roads is an integra part of the purpose for which the vehicle or equipment item is imported, the statement shall describe the purpose that makes such use necessary, state the estimated period of time during which use of the vehicle or equipment item on the public roads is necessary, and stat the intended means of final disposition (and disposition date) of the vehicle or equipment item after completion of the purpose for which it is imported. [591.6(f)(3)]</li></ul>									
_	The vehicle was certified by its original manufacturer as conforming to all applicable Canadian motor vehicle safety standards and its original manufacturer confirms that the vehicle conforms to all applicable U.S. Federal Motor Vehicle Safety, Bumper, and Theft Prevention Standards (or that it conforms to all such standards except for the labeling requirements of Standards Nos. 101 and 110 or 120, and/or the specifications of Standard No. 108 relating to daytime running lamps), and the vehicle is not a salvage motor vehicle, a repaired salvage motor vehicle, or a reconstructed motor vehicle, and I am importing it for personal use. [591.5(g)].								diary thereof is an integra ment shall d of time ary, and stat			
	Attachment: Copy of manufacturer's confirmation letter.  The vehicle does not conform to all applicable Federal Motor Vehicle Safety and Bumper Standards but does conform to applicable Federal Theft Prevention Standards, but I am eligible to import it because NHTSA has determined that the model and model year of the vehicle to be imported is eligible for importation into the United States, and the vehicle is not a salvage motor vehicle or a reconstructed motor vehicle, and I have furnished a bond, which is attached to this declaration, in an amount equal to 150 percent of the entered value of the vehicle as determined		vehicle the equi of moto Attachi on the p	subject to ipment ite r vehicle o ment: Imp oublic roa	the Federa m is not a sequipment so corter's stat	al Motor Ve system, par subject to the tement sub- an the equi	chicle Safe rt, or comp he Federa stantiating ipment iter	ety, Bur conent al Moto that the m was	t of a motor or Vehicle S the vehicle values on ot manuf	Theft Pre r vehicle a Safety Sta was not r	evention S and thus is andards.   manufactu	Standards or s not an iten [591.5(a)] ured for use
	by the Secretary of the Treasury. If the Administrator of NHTSA determines that the vehicle has not been brought into conformity with all such standards within 120 days after importation, then I state that I will deliver such vehicle to the Secretary of Homeland Security for export, or abandon it to the United States [591.8]; and that  a. I have registered with NHTSA pursuant to 49 CFR Part 592 and such registration is not suspended and has not been revoked; or b. I have executed a contract or other agreement, which is attached to this declaration, with an importer who has registered with NHTSA and whose registration is not suspended and has not been revoked. [591.5(f)]  Attachments: Copy of DOT Bond; and Copy of Contract with a Registered Importer, if applicable.	9.	The vehicle or equipment item requires further manufacturing operations to perform its intended function, other than the addition of readily attachable equipment items such as mirrors, wipers, o tire and rim assemblies, or minor finishing operations such as painting, and any part of such vehicle that is required to be marked by the Theft Prevention Standard is marked in accordance with that standard. [591.5(e)]  Attachment: For a vehicle, a copy of the Incomplete Vehicle Document, issued by the incomplet vehicle manufacturer, providing guidance on completing the vehicle so that it conforms to all applicable Federal Motor Vehicle Safety Standards (FMVSS). For an equipment item, a stateme issued by the item's manufacturer identifying the applicable FMVSS to which the item does not conform and describing the further manufacturing required for the item to perform its intended function. [591.6(b)]									
_	The vehicle or equipment does not conform to all applicable Federal Motor Vehicle Safety, Bumper and Theft Prevention Standards, but is intended solely for export and is labeled for export on the vehicle or equipment item, and the outside of any container of the vehicle or equipment item bears a label or tag to that effect. [591.5(c)]	10	10. The vehicle does not conform to all applicable Federal Motor Vehicle Safety and Bu Standards but is being imported solely for the purpose of show and display, and I st comply with all applicable restrictions on importers of such vehicles as specified in 4 [591.5(j)].						y, and I sta	ate that I will		
<u> </u>	The vehicle or equipment does not conform to all applicable Federal Motor Vehicle Safety,		Attachi	nent: Co	py of NHTS	A Permissi	ion Letter.					
	Bumper and Theft Prevention Standards, but I am eligible to import it because all of the following conditions exist:  a. I am a nonresident of the United States and the vehicle is registered in a country other than the United States;	11			em is subje of 49 CFR				Standard an	nd is marl	ked in acc	cordance wit
	<ul> <li>b. I am temporarily importing the vehicle for personal use for a period not to exceed 1 year, and will not sell it during that time; and</li> <li>c. I will export it not later than the end of 1 year after entry, and the declaration contains my passport number and country of issue. [591.5(d)]</li> </ul>	12	Prevent a. I ar b. I ar	tion Stand n a memb n importir	dards, but I a ber of the ar ng the vehic	am eligible rmed forces ble on a tem	to import i s of a forei nporary ba	it beca ign cou sis, an	ause all of th	he following signment of the following the f	ring condit it in the Ur use;	nited States;
	d. Passport NoCountry of Issue		d. I wi	II export t	icle under tl he vehicle ι			nited S	States at the	e conclus	sion of my	tour of duty
☐ 6.	The vehicle does not conform to all applicable Federal Motor Vehicle Safety, Bumper, and Theft Prevention Standards, but I am eligible to import it because all of the following conditions exist:			ave attach	ned a copy of			591.5(	(h)(2)]			
	<ul> <li>a. I am a member of a foreign government on assignment in the United States, or a member of the Secretariat of a public international organization so designated under the International Organizations Immunities Act, and within the class of persons for whom free entry of motor vehicles has been authorized by the Department of State;</li> <li>b. I am importing the vehicle on a temporary basis for my personal use, and will register it through the Office of Foreign Missions of the Department of State;</li> <li>c. I will not sell the vehicle to any person in the United States, other than a person eligible to import a vehicle under this paragraph;</li> <li>d. I will obtain from the Office of Foreign Missions of the State Department, before departing the United States at the conclusion of a tour of duty, an ownership title to the vehicle good for export only; and</li> <li>e. I have attached a copy of my official orders. [591.5(h)(1)]</li> <li>Name of Embassy:</li> </ul> Attachment: Copy of Official Orders.	15	3. The vel Standar to impo registra petition importa purpose eligible within 1 destroy within 3 or within Adminis	nicle does rds, but do rt it becau tion is not or I have tion, and e. If the Ad for import 80 days f ed, to the 0 days fron 10 days fron 1210 days strator of	oes conformuse I am regat suspended petitioned NHTSA has diministra-to tation, or if I secretary com the date is from the are NHTSA grant I am I secretary com the date is from the are NHTSA grant I am I secretary com the date is from the are NHTSA grant I am I secretary com the are I secretary com the date is from the are I secretary com the are I secretary com the are I secretary com the date is from the are I secretary com the area.	m to all app n to applica gistered with d and has n , that agend s granted m or of NHTSA I withdraw n te of entry, of Homelan e of the disn date of entrants my pet	olicable Fe table Federa h NHTSA not been re cy to decid ne permiss A dismisse my petition then I state d Security nissal, der ry if I fail to cition, then	ral Thei pursua evoked de that sion in es my p n or I fa te that y for ex nial, or o subm I state	ant to 49 C d, I have int t the vehicle writing to ir petition, or ail to submi I will delive xport, or ab r withdrawa nit a petitior	on Standa CFR Part ! Informed N e to be im import the decides ! it a petition er such vo pandon it al of my p in coverin n 15 days	lards, and 592 and s NHTSA that ported is evehicle for that the veon covering the the United that the United t	I am eligible such at I intend to eligible for or that ehicle is not ng the vehicl less it is itted States, a appropriate icle. If the date that I a

EPA Requirements: Importers of motor vehicles/engines and nonroad vehicles/engines/equipment must also submit EPA form 3520-1 or 3520-21 to U.S. Customs and Border Protection to identify the basis for importation into the United States and U.S. territories under the laws administered by the United States Environmental Protection Agency. For more information, please see www.epa.gov/otaq/imports/index.htm value of the vehicle as determined by the Secretary of the Treasury, unless the vehicle is Value of the Verlice as determined by the Secretary of the Treasury, timess the Verlice is destroyed, to ensure that I will bring the vehicle into conformity with all applicable Federal Motor Vehicle Safety and Bumper standards within 120 days from the date the petition is granted, or will deliver the vehicle to the Secretary of Homeland Security for export, or abandon it to the United States. If the vehicle is destroyed, then I state that I will furnish NHTSA with documentary proof of that destruction within 15 days from the date that it occurs.

Attachment: Copy of NHTSA permission letter

NAME OF IMPORTER	(Please type)	IMPORTER'S ADDRESS	(Street, City, State, ZIP Code)	
			, , , ,	
NAME OF DECLARANT	(Please type)	DECLARANT'S ADDRESS		
DECLARANT'S CAPACITY	1	DECLARANT'S SIGNATURE		DATE SIGNED

PAPERWORK REDUCTION ACT STATEMENT: A Federal agency may not conduct or sponsor, and a person is not required to respond to, nor shall a person be subject to a penalty for failure to comply with, a collection of information subject to the requirements of the Paperwork Reduction Act unless that collection of information displays a current valid OMB Control Number. The OMB Control Number for this information collection is 2127-0002. The information collected on this form is necessary to import a motor vehicle or motor vehicle equipment into the United States. We estimate that it will take approximately 5 minutes to complete the form. The information collected is mandatory under 49 CFR 591.5. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to: Information Collection Clearance Officer, National Highway Traffic Safety Administration, 1200 New Jersey Avenue SE, Room W45-205, Washington, DC, 20590.

PRIVACY ACT OF 1974 COMPLIANCE INFORMATION: The following information is provided in accordance with 5 U.S.C. 522a(e)(3) and applies to this form. The information required on this form is required by 49 U.S.C. Chapters 301, 325 and 331. This information is used by the U.S. Department of Transportation, National Highway Traffic Safety Administration (NHTSA) to monitor the importation of motor vehicles and motor vehicle equipment to ensure compliance with Federal Motor Vehicle Safety Standards, Bumper Standards and Theft Prevention Standards. The records may be routinely used by the cited agencies, the Environmental Protection Agency, and State Divisions of Motor Vehicles. In instances of alleged fraud, records may be used by law enforcement agencies. Failure to provide the required information will result in the refusal of entry of the vehicle(s) or equipment into the United States.