



Consumer Product Safety Commission (CPSC)

Disclaim Declaration

[CPSC Regulatory Robot](#)

If the determination has been made that CPSC reporting is **NOT REQUIRED**, please complete the following declaration. Disclaim guidance follows below. If you need more room, please attach a list and include the intended use code.

I hereby certify that the goods indicated below are exempt from CPSC reporting requirements. I understand that goods disclaimed in error may be subject to action by CPSC. By signing this form, I acknowledge that I have read the form and understand my responsibilities as the importer of record.

Description of Goods: _____

HTSUS Number(s): _____

980.000

Disclaimer A. Intended Use Code:

Other Use: _____

Disclaimer B. Intended Use Code 130.006 – Consumer product intended for People aged 13 Years or Older.

[List of intended Use Codes](#)

Shipment Entry No., Invoice or Reference No.: _____

Complete for Single Shipment Declarations ONLY

Annual Certificate Period, covering from _____ to _____

Complete ONLY for Blanket Declarations, not to exceed a year minus a day

I hereby certify that the previous statements regarding my product(s) are true and correct to the best of my knowledge.

Company Name: _____ Account Number: _____

Name of Certifying Individual: _____ Title: _____

Phone No.: _____ Email: _____

Signature: _____ Date: _____

When is a CPSC Disclaimer Appropriate?

CPSC allows filers to use Disclaimer A and B for certain categories of products. Disclaim A is to be used for products where a certificate is not required. Scenarios include:

1. products that fall within CPSC’s jurisdiction, but no rule, ban, standard, or regulation requiring a certificate applies; and
2. products that fall outside CPSC’s jurisdiction.

Additionally, Disclaim A is to be used for products imported as component parts intended to be used in the manufacture or assembly of a finished product, and not intended for sale to, or use by, consumers as a finished product. eFiling only applies to finished products, meaning regulated products that are imported for consumption or warehousing, or distribution in U.S. commerce, and that are packaged, sold, or held for sale to, or for use by, consumers. Disclaim A can also be used for personal use products exported for repair, and then reimported, as well as for products sent as a gift from one consumer abroad to another consumer in the United States.

Disclaim A may apply for upholstered furniture. Upholstered furniture must comply with 16 CFR part 1640, including a certification label, but does not require a GCC if part 1640 is the only applicable rule. Note that upholstered furniture may need to comply with additional CPSC testing requirements, such as lead in paint, or children’s product testing for lead and/or other applicable requirements, which would require a GCC or CPC, as applicable.

Disclaim B is to be used for products where CPSC is executing enforcement discretion and does not require a certificate for a product that has an existing rule, ban, standard, or regulation. Only certain products meet these requirements. The following products are examples that may use Disclaim B:

- Adult wearing apparel claiming exemption under 16 CFR 1610.1(d)(1) or 1610.1(d)(2).
- Household refrigerators if the product displays an appropriate safety certification mark indicating compliance.

When filing Disclaim B, the Intended Use Code 130.006 must be provided.