Handbook for ASEAN Wide SelfCertification(AWSC) under the ASEAN Trade in Goods Agreement(ATIGA)

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Disclaimer

This handbook intends to help manufacturers and exporters understand more on the ASEAN Wide Self Certification (AWSC) scheme under the ASEAN Trade in Good Agreement (ATIGA) and how exporter/traders can benefit from it. It is compiled in good faith by Singapore Customs and no representation is made or warranty (either expressed or implied) given as to the completeness or accuracy of the information it contains.

It contains general information and it is not meant to provide legal interpretation of the Free Trade Agreements (FTAs). Users are strongly advised to refer to the ATIGA legal text for more detailed information. The examples used in the handbook are merely for illustrations purposes and do not constitute any commercial or other professional advice.

You acknowledge that any reliance on any such material shall be at your sole risk. Where legal or other professional advice is required in relation to any particular matter, please seek advice from your own legal or other professional advisors.

Table of Contents

Disclaimer	2
Implementation of the ASEAN Wide Self Certification (AWSC) scheme	4
Countries Involved	4
Benefits of AWSC	4
How does AWSC work?	5
What is a Certified Exporter (CE)?	5
Criteria and Procedures on being a CE* under AWSC	5
Back-to-Back Origin Declaration under AWSC	6
Process of Utilising the AWSC and Types of Declarations under the Back-to-Back Application	7
Obligations of a CE	10
Annex A	11
Annex B	12
Annex C1	13
Annex C2	14

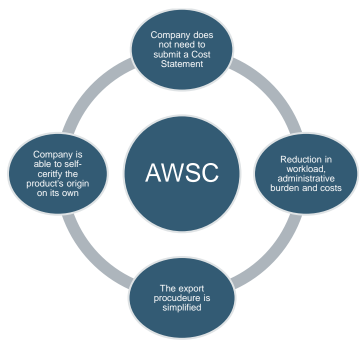
Implementation of the ASEAN Wide Self Certification (AWSC) scheme

- a) AWSC is a trade facilitation initiative implemented under ASEAN Trade in Goods Agreement (ATIGA) which allows registered Certified Exporters (CE) who have demonstrated their capacity to comply with the origin requirements to self-certify the originating status of the good.
- b) This would bring about greater convenience to businesses by saving time and eliminating the need to obtain a Certificate of Origin (CO).

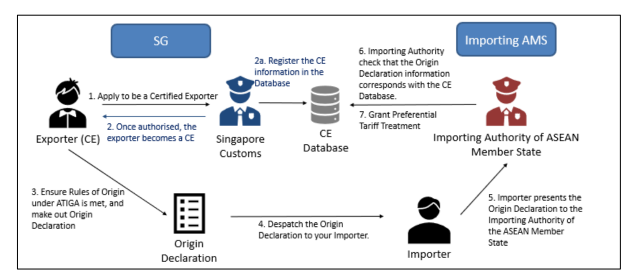
Countries Involved



Benefits of AWSC



How does AWSC work?



a) Exporters are required to apply for CE status based on domestic regulation of the competent authority (CA). After which, this information provided by successfully registered CEs will be shared to the ASEAN Secretariat (ASEC) which would then be uploaded in the AWSC CE database. Customs authorities of importing member states will be able to access this information uploaded onto the database and undertake verification of Origin/Invoice Declaration submitted by the CE using information on the CE Database.

What is a CE?

a) A CE is a manufacturer or trader who has the capacity to comply with the origin requirements to self-certify and make out origin declarations for the goods they are authorised to, for claim of preferential tariff treatment for exports to ASEAN Member States. Before the CE can make out Origin Declarations, the CE is required to ensure the Rules of Orgin as set out in ATIGA have been met.

To understand more on the Rule of Origin Criteria as set out by the legal text of the ATIGA, please click this <u>link</u>.

Criteria and Procedures on being a CE* under AWSC

Step 1: Check if you fulfill the criteria as a CE

Before applying to be a CE, traders and exporter must fulfil a predetermined set of guidelines as set out below. This set of criteria are in accordance to Rule 12A of the Operational Certification Procedures under ATIGA and must be adhered to before the trader or exporter is granted a CE status.



Step 2: If you fulfill the CE criteria, submit your application form via this <u>link</u> or the QR code below.



Step 3: You will receive an Authorisation letter (see sample letter in Annex A) or a letter informing you of the outcome of your application within 7 working days.

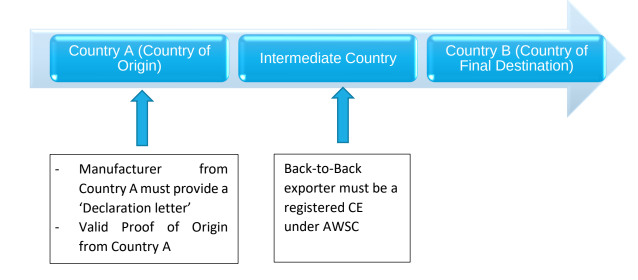
Step 4: CEs are to ensure they continuously comply with the registration conditions set out in the Authorisation Letter and will be subjected to random checks conducted by Singapore Customs.

*Any CEs found not complying with the registration conditions or the ATIGA Rules of Origin or Operational Certification Procedures will have its CE status terminated and/or revoked.

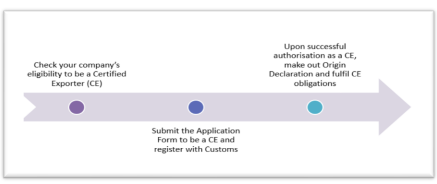
Step 5: Know your obligations as a CE (refer to pg. 10).

Back-to-Back Origin Declaration under AWSC

- a) Under AWSC, both manufacturers and traders are eligible to be a CE to make out Origin Declaration (OD) on the invoice. These traders can also include back-to-back exporters in Singapore. Before utilising the AWSC scheme, an applicant who wish to be a Certified Exporter to export goods in a back-to-back arrangement under ATIGA must apply as stated in the procedures above.
- b) For companies applying to be a CE for a back-to-back exportation, or in the case of a trader or exporter, the relevant party would be required to provide the "manufacturer's declaration" as required a supporting document at the point of application and have a valid Proof of Origin. Please refer to **Annex B** for a sample of a 'Declaration letter'.



Process of Utilising the AWSC and Types of Declarations under the Back-to-Back Application



- a) Upon successful authorisation as a CE, the CE can proceed to make out OD for the goods they are authorised to. The OD should be made out on the Commercial Invoice. If the OD cannot be made out on the commercial invoice at the time of exportation, it may be made out on any of the following commercial documents
 - i. Billing statement
 - ii. Delivery order
 - iii. Packing list
- b) The OD should contain the Minimum Data Requirements as shown below:

1. Certified Exporter Detail

The CE Authorisation Code

2. Description of Goods

- Product Name;
- Six digit HS code;
- · Origin Conferring Criterion;
- · Country of Origin
- · FOB price when RVC is used
- · Quantity of Goods
- · Trademark; and
- For the case of Back-to-back Origin Declaration, original Proof of Origin reference number, date of issuance, Country of Origin of the first exporting country, and, if applicable, CE <u>Authorisation</u> Code of the exporter from the first exporting country.

3. Certification by an Authorised Signatory

- Certification by an authorised signatory of the CE that the goods specified in the Origin Declaration meet all the relevant requirements
- Authorised signature over printed/stamped name of the signatory

c) An example of an OD made out on an Invoice for a SG-originating good can be seen below. To refer to an indicative format for making on an OD for a Single Country of Origin, please refer to **Annex C1**.

INVOICE #66401 Invoice Date: 16/09/2020

Bill To: ABC Pte Ltd

ABC Avenue 1, Industrial Park #01-90

Singapore 439010

Attn To: Chua Ma Ray

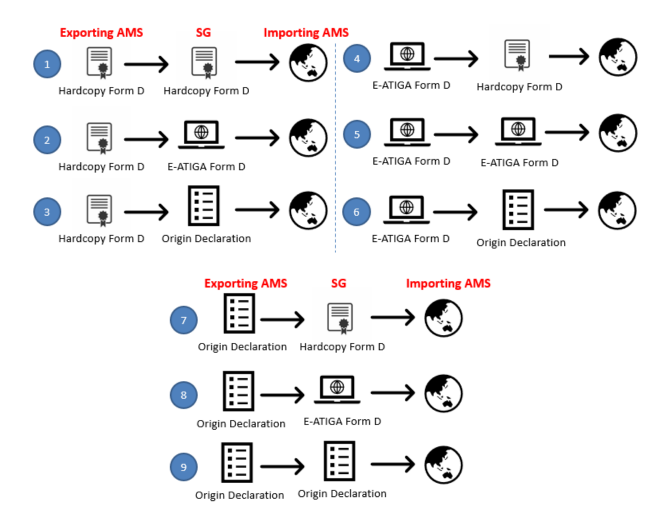
Name of Products	HS in six digit or AHTN Code	Origin conferring criterion	FOB value when the regional value content origin criterion is used	Quantity of goods	Trademark, if applicable
Lubricating Oil	HS 2710.19	RVC 50%	USD 8000	200 KG	NA

The exporter of the product(s) covered by this document (Certified Exporter Authorisation code: 19000099X) declares that, except where otherwise clearly indicated, the product(s) satisfy the Rules of Origin to be considered as originating goods under ATIGA (ASEAN country of origin: SINGAPORE).



Mr Daniel

d) Under the Back-to-Back arrangement, where Singapore is the intermediate Member State, there are a total of 9 different documentation arrangements that traders/exporters may choose to adopt. The detailed documentation arrangements can be seen below. If the back-to-back exporter in Singapore wish to utilise the AWSC to make out an OD for the back-to-back shipment, the back-to-back exporter must ensure the criteria to be a CE is met and should have a valid Proof of Origin at the point of making out the Back-to-Back OD. Please refer to **Annex C2** for an indicative format on making out an OD for back-to-back applications.



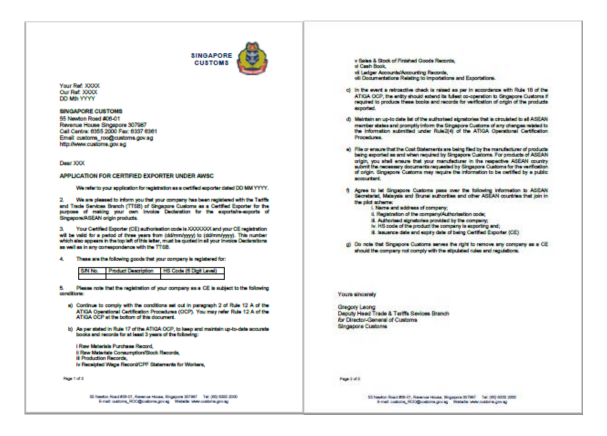
e) Upon making out the OD, during export permit declaration the exporter is required to indicate "PRI" in the Preference Duty Ind field. Do check with the TradeNet Frontend Solution Vendor if you are unable to locate this field. With this, Singapore Customs can better assist companies if they face any denial of claims or request for verification of claims by the Importing Authority.

Obligations of a CE

- a) A CE has the following obligations:
 - i. Grant Singapore Customs access to records and premises for the purpose of monitoring the use of authorisation and of the verification of the correctness of declarations made out. The records and accounts must allow for the identification and verification of the originating status of goods for which an OD was made out, during at least three (3) years from the date of making out the declaration;
 - ii. make out OD only for goods for which the CE has been authorised to make out an OD and for which the CE has all appropriate documents proving the originating status of the goods concerned at the time of making out the declaration;
 - iii. continue to comply with the conditions set out in Rule 12A Paragraph 2 of the ATIGA Operational Certification Procedures;
 - iv. co-operate in retroactive checks and verification visits;
 - v. accept full responsibility for all ODs made, including any misuse;
 - vi. Ensure "PRI" is selected under the "Preferential Indicator" field in export permits if the importer intends to claim preferential tariff treatment on any goods stated on the OD; and
 - vii. promptly inform Customs of any changes to the CE Application.
- b) All companies looking to export their products under ATIGA are strongly advised to refer to the ATIGA Operational Certification Procedures (OCP) found in the <u>FTA</u> <u>website</u> for specific details on the record keeping requirement of the FTA.

Annex A

Sample letter for reference and is subjected to changes from time to time.



Annex B

(Company's Letterhead)							
(Company name of manufacturer) hereby declare that the product (product description) was manufactured by my company in (ASEAN country of origin). As a manufacturer of the product, I hereby confirm that the product can meet the Rules of Origin under the ASEAN Trade in Goods Agreement (ATIGA) and (Company name of manufacturer) shall comply with Rule 12A of the ATIGA Operational Certification Procedure (OCP).							
By providing this declaration, (Company name of manufacturer) will adhere to all necessary steps will be taken by my company to cooperate in retroactive check and verification visit should the need arise. Additionally, (Company Name of manufacturer) will undertake to maintain all documents that confer the originating status for the said product under ATIGA.							
Signature of Authorised Personnel							
Name of Authorised Personnel:							
Designation:							
Company Stamp:							
Date:							

Annex C1

Indicative Format of Origin Declaration for SINGAPORE-Originating Good

This format serves as an indicative guide and the certified exporter is free to use any other format that contains the required information.

Name of Products	HS in six digit or AHTN Code	Origin conferring criterion	FOB value when the regional value content origin criterion is used	Quantity of goods	Trademark, if applicable

The exporter of the product(s) covered by this document (Certified Exporter Authorisation code: 19090900X) declares that, except where otherwise clearly indicated, the product(s) satisfy the Rules of Origin to be considered as originating goods under ATIGA (ASEAN country of origin: SINGAPORE).

Authorised signature over printed/stamped Name of the signatory

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Explanatory Note:

1. For purposes of origin conferring criterion:

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	(a) Goods wholly obtained or produced in the exporting Member State satisfying article 27	"WO"						
	(Wholly Obtained) of the ATGA							
•	(b) Goods satisfying Article 28 (Non-Wholly Obtained) of the ATGA							
	Regional Value Content	Percentage of Regional Value Content, example "40%"						
	Change in Tariff Classification	The actual CTC rule, example "CC" or "CTH" or "CTSH"						
	Specific Processes							
	Combination Criteria	"SP"						
		The actual combination criterion, example "CTSH+35%"						
	(c) Goods satisfying paragraph 2 of Article 30 (Partial Cumulation) of the ATIGA	"PC x%", where x would be the percentage of Regional Value Content of less than 40%, example "PC 25%"						

Annex C2

Indicative Format of Back-to-Back Origin Declaration

This format serves as an indicative guide and the certified exporter is free to use any other format that contains the required information.

Name of Products	HS in six digit or AHTN Code	Origin conferring criterion	Country of Origin of the first exporting country	FOB value when the regional value content origin criterion is used	Quantity of goods	Trademark, if applicable	Original Proof of Origin reference number	Date of issuance of original Proof of Origin	Certified Exporter Authorisation Code of the first exporting country, if applicable

The exporter of the product(s) covered by this document (Certified Exporter Authorisation code: 19090900X) declares that, except where otherwise clearly indicated, the product(s) satisfy the Rules of Origin to be considered as originating goods under ATIGA (ASEAN country of origin: (indicate Country of Origin of Goods).

Authorised signature over printed/stamped Name of the signatory