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**Compendium of
Authorized Economic Operator
Programmes**

2011 edition

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Abstract

The June 2011 edition of the AEO Compendium updates the data presented in the previous edition.

Pillar Two of the WCO SAFE Framework of Standards to Secure and Facilitate Global Trade provides global standards for launching an Authorized Economic Operator (AEO) programme. In addition, many WCO Members who have established AEO programmes are seeking to formalize AEO mutual recognition arrangements (MRAs) with other Customs administrations. This paper identifies existing AEO programmes and Customs compliance programmes. The research aims to provide Member administrations with a snapshot of current programmes, verified by the Members, and a national point of contact for Customs administrations seeking additional information.

This research entailed reviewing in-house reports and open sources, and consultations with Members. As of May 2011 the AEO Compendium includes information on 31 different programmes (both AEO and Compliance programmes). To arrange the data systematically, all programmes are divided into three types: operational AEO programmes, AEO programmes to be launched in the near future, and Customs compliance programmes. While technically not AEOs, Customs compliance programmes can be regarded as an initial step towards the establishment of an AEO programme. Besides providing basic information on AEO and Customs compliance programmes, the Compendium also includes a short overview of AEO authorization procedures and benefits offered by programmes.

Key words

Authorized Economic Operator, AEO, SAFE Framework, mutual recognition

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Table of Contents

List of Abbreviations	4
1. Project Objectives, Structure and Findings	5
2. AEO Programmes	9
<i>2.1. Asia-Pacific</i>	<i>9</i>
<i>2.2. Americas</i>	<i>11</i>
<i>2.3. Europe</i>	<i>15</i>
<i>2.4. Middle East</i>	<i>15</i>
3. Accreditation and Benefits of AEO Programmes	16
4. AEO Programmes to be Launched	28
5. Accreditation and Benefits of the Programmes to be Launched	32
6. Customs Compliance Programmes	37
7. Accreditation and Benefits of Customs Compliance Programmes	40
Bibliography	42
Appendix 1. Mutual Recognition Status	44
Appendix 2. A List of Programmes	45

List of Abbreviations

AD	Andorra
AEO	Authorized Economic Operator
AMPS	Administrative Monetary Penalty System
AU	Australia
BR	Brazil
CA	Canada
CBP	Customs and Border Protection (U.S.)
CBSA	Canada Border Services Agency
CGC	Customs Golden Client
CH	Switzerland
CN	China
CSA	Customs Self Assessment Programme
CSI	Container Security Initiative
C-TPAT	Customs-Trade Partnership Against Terrorism
EDB	Economic Development Board
EU	European Union
FAST	Free and Secure Trade
JO	Jordan
JP	Japan
KR	Korea
MOU	Memorandum of Understanding
MY	Malaysia
NZ	New Zealand
PIC	Partners in Compliance
PIP	Partners in Protection
RA	Risk Analysis
SAFE	WCO SAFE Framework of Standards to Secure and Facilitate Global Trade
SACU	Southern Africa Customs Union
SADC	Southern African Development Community
SAOC	Customs System of Reliable Operators
SES	Secure Exports Scheme
SM	San Marino
SME	Small and Medium Enterprises
SN	Singapore
STP	Secure Trade Partnership
WCO	World Customs Organization

1. Project Objectives, Structure and Findings

Introduction

To date 164 out of 177¹ World Customs Organization (WCO) Members have signed Letters of Intent committing to implement the SAFE Framework of Standards to Secure and Facilitate Global Trade (SAFE Framework). Pillar Two of the SAFE Framework has been of continued interest to many WCO Members as they move to implement Authorized Economic Operator (AEO) programmes. Moreover, there are concerns on the compatibility of the national AEO programmes which is the most important pre-requisite to achieve mutual recognition. Thus in order to provide a continued service to our Members and given many requests received, the WCO Office of Secretary General's Research and Strategies Unit has conducted research to identify existing AEO programmes and Customs compliance programmes that are seeking to adopt measures necessary to establish an AEO programme. The objective of this research is to provide Member administrations with a snapshot of current programmes, verified by the Members, and a national point of contact for Customs administrations seeking additional information.

Research Methodology

The WCO's research team conducted its work by reviewing in-house reports and open sources, and consultations with Members. As of May 2011, this research has identified 16 operational AEO programmes, 8 AEO programmes that are to be launched in the future, and 9 Customs Compliance programmes,² (for a total of 33 programmes).³ This Compendium includes information on 31 of the 33 programmes. There is an ongoing monitoring in a number of countries that have either established or plan to establish their programmes in order to include information in the updated version of the Compendium at a later stage.

Besides providing basic information on AEO and Customs compliance programmes, the Compendium also includes a short overview of AEO authorization procedures and benefits offered by programmes.

SAFE Framework AEOs

Pillar Two of the SAFE Framework concentrates on Customs-to-Business partnerships of WCO Members and the major idea of this cooperation is the following:

"Companies that demonstrate a verifiable willingness to enhance supply chain security will benefit. Minimizing risk in this way helps Customs in performing their security functions, and in facilitating legitimate trade."⁴

¹ WCO SAFE Framework of Standards, "List of Members", 01.03.2011, available at <http://www.wcoomd.org/home_pfoverviewboxes_safepackage.htm>

² While technically not AEOs, Customs compliance programmes can be regarded as the basis for the establishment of an AEO programme.

³ These 33 initiatives are in 59 countries (due to the fact that 27 EU Member states have a single, uniform programme).

⁴ WCO, *SAFE Framework of Standards*, June 2007, available at <http://www.wcoomd.org/files/1.%20Public%20files/PDFandDocuments/SAFE%20Framework_EN_2007_for_publication.pdf> , p. 29.

Under an AEO programme all economic operators involved in the international movement of goods may potentially apply for AEO status, thereby reducing their security risk if accredited. AEO programmes thus allow Customs to focus on high risk trade whilst facilitating legitimate trade. Dividing traders into high and low-risk is also a principle of “Compliant trader” programmes, which focus on revenue collection.

The SAFE Framework AEO has its origins in the revised Kyoto Convention, which contains standards on “authorized persons”⁵, and national programmes. The SAFE Framework AEO also shares some elements with Customs compliance programmes, which are focused on fiscal rather than security criteria. The SAFE Framework defines an AEO as:

“a party involved in the international movement of goods in whatever function that has been approved by or on behalf of a national Customs Administration as complying with WCO or equivalent supply chain security standards. AEOs include inter alia manufacturers, importers, exporters, brokers, carriers, consolidators, intermediaries, ports, airports, terminal operators, integrated operators, warehouses, distributors”.⁶

Thus, the SAFE Framework AEO programme is intended to include all economic operators to enhance security along all points of the supply chain.

Establishing SAFE AEOs Worldwide

Asia Pacific region has had 6 AEO programmes (i.e. China, Japan, Korea, Malaysia, New Zealand and Singapore).

In the Americas there are currently 5 countries that have implemented AEO programmes: Argentina, Canada, Costa Rica, Guatemala and the United States. Colombia is also planning to launch its programme in the near future.

In the European region, the EU AEO programme is the uniform programme for all 27 EU Member-States and serves as a general approach for such countries as Croatia, Norway and Switzerland. In the Commonwealth of Independent States (CIS) countries there are no AEO programmes in place, as there are only initial developments on the legislative basis providing for the acknowledgement of the AEO status. For instance, in Kazakhstan, Russian Federation, Ukraine and Uzbekistan work on the development of the concept has been conducted at the parliamentary level.

In the Middle East there is one established AEO programme, namely the Jordanian Golden List. Tunisia and Turkey are planning to launch their AEO programmes soon. Other AEO programmes in Africa are at an early stage of development as most countries in the region are focused on revenue collection rather than national security. SADC Members are working to develop an AEO programme for the region. Botswana, Namibia and South Africa are working together on a number of issues in AEO design and implementation. The East African Community (EAC), which consists of Burundi, Kenya, Rwanda, Tanzania and Uganda are also working to develop a regional AEO programme.

⁵ WCO Revised Kyoto Convention, General Annex – Chapter 3 Guidelines on Clearance and other Customs formalities – Part 7 – Special procedures for authorized persons, available at <http://www.wcoomd.org/Kyoto_New/Content/content.html>.

⁶ WCO SAFE Framework of Standards, June 2007, p.6.

In general, countries that are developing AEO programmes study the SAFE Framework and the experience of countries that have established programmes. Moreover, a number of countries provide capacity building assistance at the bilateral and regional levels.

Towards AEO Programme Mutual Recognition

Mutual recognition of AEO programmes is an important objective for Customs administrations in order to better secure and facilitate global trade.⁷ In this context, it involves a country's government formally recognising the AEO programme of another country's government, and thereby granting benefits to the AEOs of that country. Initially, mutual recognition of AEO programmes has been bilateral, however there is the expectation that this will advance to the sub-regional and regional level.

As stated in the SAFE Framework, for a system of mutual recognition to work it is essential that:

- “There be an agreed set of common standards that include sufficiently robust “action” provisions for both Customs and AEOs;
- Standards are applied in a uniform manner so that one Customs administration may have confidence in the authorization of another;
- If the certification process is delegated to a designated authority by an authorizing Customs administration, there shall be an agreed upon mechanism and standards for that authority;
- Legislation to enable the implementation of a mutual recognition system is in place.”⁸

Negotiations on AEO Programme mutual recognition agreements/arrangements (MRAs) focus on the criteria compatibility of the different programmes. This is the great benefit of the SAFE Framework as it provides one AEO model for WCO Members to follow.

Progress is being made on concluding AEO MRAs. The first MRA was completed between the United States and New Zealand in June 2007. As of June 2011 17 MRAs have been concluded and there are currently 8 AEO MRA negotiations ongoing (see Appendix 1).

Conclusion

Since 2001 there have been a number of initiatives taken by Member administrations to enhance the security and facilitation of the supply chain. These developments have received a common benchmarking instrument, developed by the WCO, i.e. the SAFE Framework. Out of 164 countries that have signed the SAFE Framework Letter of Intent, 15 AEO programmes have been established in 41 countries (due to the EU-27 uniform programme) and 9 countries plan establishment in the near future (see Chapter 4 and Appendix 2). Thus, standing up AEOs and achieving mutual recognition have become an important priority for many WCO Members. That is the reason why many administrations have started working on the legislative level or cooperating with other agencies in order to prepare the background for future AEO programmes.

The risk based approach, which is the backbone of the AEO programme, gives Member administrations flexibility in the effective use of their resources. Linked to this, the trading

⁷ WCO SAFE Framework, June 2007, p.55.

⁸ *Ibid*, p. 54-55.

community is generally of the view that the quality and extent of benefits is an important AEO implementation issue and that in order to justify the requisite expenses needed to obtain AEO accreditation, benefits should be more tangible than those offered by existing Customs compliance programmes. Finally, AEO mutual recognition is also of crucial importance for traders. Achieving AEO programme compatibility and mutual recognition is in essence a harmonisation and simplification of Customs procedures, which thus will contribute to the goal of trade facilitation and supply chain security.

2. AEO Programmes

2.1. Asia-Pacific

Country	Programme title	Date launched	Scope	Type of operator	Number of operators	Legislation	Further plans (deadlines)
China**	Classified Management of Enterprises	1.04.2008	Import/export	Importers, exporters, customs brokers	AA (AEO): 1707 A: 22 797 B: 444171 C: 910 D: 202 (03.2011)	Measures of the General Administration of Customs of the People's Republic of China on Classified Management of Enterprises	
Japan**	AEO	03.2001 - Authorised Importers Programme, no security component; 2006 – AEO programme for exporters (including security) and added the security component to the authorised importers programme; 04.2007- subsequently expanded the scope of the AEO programme	Import/export	Importers, exporters, warehouse operators, customs brokers, logistic operators (carriers, forwarders, shipping companies, airlines), manufacturers	Importers: 79, Exporters: 239 Customs brokers: 31 Warehouse operators: 87 Logistic operators: 3 Total number: 439 operators (01.04.2011)	Customs laws and regulations amended in 2001, 2006, 2007, 2008 and 2009, 2010 and 2011. Cabinet Order, Ministerial Ordinance and Order of the DG of CTB	

Country	Programme title	Date launched	Scope	Type of operator	Number of operators	Legislation	Further plans (deadlines)
Korea**	AEO	15.04.2009	Import/export	Exporters, importers, customs brokers, freight forwarders, transporters (bonded transporters), sea/air carriers, ground handlers, warehouse operators (bonded area operators, port terminals)	111 certificates to 73 companies (35 exporters, 37 importers, 11 freight forwarders, 6 warehouse operators, 3 transporters, 5 sea carriers, 14 customs brokers). 25 out of 111 are SMEs. 130 applicants *** (04.2011)	Customs Act revision (01.2008); Enforcement Decree of Customs Act revision (04.02.2009); AEO Enforcement Rule (15.04.2009)	To continuously develop benefits for AEOs through research and opinion collection from the private sector.
Malaysia	AEO	1.01.2010	Import/export	Importers, exporters	39 applications are being processed	Administrative instructions and guidelines	Malaysia-Japan mutual recognition (being studied)
New Zealand**	Secure Exports Scheme (SES)	2004	Export	Exporters NB: operates from point of pack to port of loading. As part of the scheme exporters are also responsible for their third party operators and logistics including transporters and brokers.	122 members (04.2011)	Legislation was adapted to secure goods from the point of pack to loading for export	Ongoing review of the approach to AEOs. Examining the benefits of extending MRAs to other partners.
Singapore*	Secure Trade Partnership (STP). From 1.10.2008, the STP programme comprises of two tiers, i.e. STP and STP-Plus.	25.05.2007 (STP); 1.10.2008 (STP-Plus)	Import/export	All supply chain operators based in Singapore	60 members (02.2011) 31 STP companies 29 STP-Plus companies Comprising about 12% of export value (as of 02.2011)	No specific AEO legislation	To conclude MRAs that are currently being negotiated

* Security type programme.

** Customs compliance and security programme.

*** Applicant is allowed to apply for business area each and KCS give respective accreditations for each business area to the same company. If they apply for 'exporter & importer' at the same time, they get two accreditations. If they apply for exporter only, they get one accreditation.

2.2. Americas

Country	Programme title	Date launched	Scope	Type of operator	Number of operators	Legislation	Further plans (deadlines)
Argentina**	Customs System of Reliable Operators (SAOC)	2006	Export	Exporters (2006) Customs brokers (2009)	30 applications; 2 rejected applications; 5 approved operators. 5 applications.	<p>External Note No. 37/2006 (the requirements and responsibilities for the exports).</p> <p>External Note No. 50/2006 (determines the office in charge of receiving the accession forms).</p> <p>General Resolution No. 2350 of 2007, issued by the Federal Administration of Public Income (AFIP) to establish the proceedings for the control of the destinations of the exports for consumption.</p> <p>External Note No. 48/2008 (a specific programme for SMEs).</p> <p>External Note No. 3/2009 (information to be registered in the Maria Computerised System (S.I.M.). The destinations indicated will go through green channel, except when the legal rules indicate otherwise).</p> <p>External Note No.37/2009 (requirements and responsibilities)</p>	<p>It is envisaged to enlarge the scope of the following participants in 2010:</p> <ol style="list-style-type: none"> 1. Trusted Courier (import/export) 2. ATA – Trusted Transportation Agent (import/export) 3. Trusted Importer (import)

Country	Programme title	Date launched	Scope	Type of operator	Number of operators	Legislation	Further plans (deadlines)
Canada*	Partners in Protection (PIP)	1995, revision in 2002 and 2008	Import/export	Importers, exporters, carriers (rail, sea, air, highway, shipping agents), customs brokers, couriers, warehouse operators, freight forwarders	1419 approved members (03. 2011) Small and Medium Enterprises (i.e. 500 employees or less) – 1240 approved members, represent 87,4% of total members.	No specific AEO legislation	Refining the Security profile (e.g. a section requiring the applicant's consent to share information will be added and a field to enter the entire 15-digit number of the Business number will be added). Development of a web portal to simplify the application process and manage member information (long-term project – no deadline) Making system changes to provide benefits to PIP members and members of mutually recognized foreign programmes.
	Customs Self-Assessment (CSA) Program	2001	Import	Importers, carriers and drivers	84 approved CSA Importers 811 approved CSA Carriers.	Customs Act, Section 32 Accounting for and Payment of Duties and Taxes Regulations	Considering expansion of programme to offshore goods. Investigating benefit improvements to increase participation.

Country	Programme title	Date launched	Scope	Type of operator	Number of operators	Legislation	Further plans (deadlines)
	Free and Secure Trade (FAST)	2002	Import	Importers, carriers and drivers (highway only)	65 importers 602 carriers and 69,797 drivers	n/a	Investigating benefit improvements to increase participation.
	Partners In Compliance (PIC) (Pilot)	2003	Import	Importers	10 approved importers	n/a	Complete evaluation of pilot.
Costa Rica	Customs Facilitation Programme for Reliable Trade (PROFAC)	Stage I of PROFAC (18.03. 2011)	Export	Exporters	Two companies which took part in the pilot plan will be certified soon.	Executive Decree No 36461-H Regulation of the Customs Facilitation Programme for Reliable Trade in Costa Rica. Published in Official Journal La Gaceta [The Gazette] No 55 of 18 March 2011.	Continue implementation of the AEO concept with the other members of the supply chain as per the following stages: <u>Stage II:</u> Air, sea and land carriers. <u>Stage III:</u> Permanent Import Procedure; specifically importers. <u>Stage IV:</u> The other Customs procedures and their supply chain.
Guatemala**	Authorized Economic Operator of Guatemala (AEO-GT)	04.2010	Import/ Export	Manufacturers, importers, exporters, Customs agents, carriers, ports, logistic operators	1 exporting company (currently being assessed)	Central American Uniform Customs Code – CAUCA Regulations of the Central American Uniform Customs Code – RECAUCA	Publication of the procedure for the assessment, authorization, registration and control of the Authorized Economic Operator (April 2011) Awareness-raising of

Country	Programme title	Date launched	Scope	Type of operator	Number of operators	Legislation	Further plans (deadlines)
						Agreement of the Directors of the Tax Administration Superintendence, number 14-2010	<p>economic operators by means of conferences and workshops (May-June 2011)</p> <p>Receipt of applications for authorization as an AEO-GT (starting in April 2011)</p> <p>Accreditation of companies as AEO-GT</p>
USA*	Customs-Trade Partnership against Terrorism (C-TPAT)	11.2001	Import	Whole supply chain, excl. warehouse operators, but incl. ports and foreign manufacturers	10,076 members (02.2011)	Voluntary participation; covered under SAFE Port Act (budgetary commitments for C-TPAT; 2006)	Develop a similar programme for exports (Tier III importers, who are also exporters).

2.3. Europe

Country	Programme title	Date launched	Scope	Type of operator	Number of operators	Legislation	Further plans (deadlines)
EU** (27 Member-states)	AEO	1.01.2008	Import/export	Whole supply chain	8,614 applications, 5,629 certificates (04.04.2011)	Voluntary participation; covered under: Custom Act § 3-1 (5). Customs Regulation from §3-1-20 until § 3-1-27.	Evaluation of the ongoing process. Development of extended authorisation for customs simplifications (2012).
Norway**	AEO	03.03.2009	Import/export	Whole supply chain	13 requests, 14 authorized (10.03.2011)	Customs Act § 3-1 (5). Customs Regulation from §3-1-20 until § 3-1-27.	Evaluation of the ongoing process (2010). Development of authorisation regarding admittance to customs simplifications (2012).
Switzerland**	AEO	01.01.2010	Import/export	Whole supply chain	3	Voluntary participation; covered under National Customs Law and Customs Ordinance	Update National Customs Ordinance (beginning of 2012)

2.4. Middle East

Country	Programme title	Date launched	Scope	Type of operator	Number of operators	Legislation	Further plans (deadlines)
Jordan*	Golden List Programme	08.2005	Import/export	Importers, exporters, carriers (rail, sea, air, highway, shipping agents), customs brokers, couriers, warehouse operators, freight forwarders.	30 members	n/a	Negotiating additional benefits with all GLP members on a one-to-one basis.

3. Accreditation and Benefits of AEO Programmes

Country	Accreditation (components, process)	Benefits
<p>China</p>	<p><i>General requirements:</i></p> <ol style="list-style-type: none"> 1. Being a class A operator for more than one year; 2. To lodge more than 20,000 (5,000 for Central and Western areas) import and export declaration forms or entry and exit records as an agent in the previous year; 3 To have a lower than 3% error rate of import and export declarations in the previous year; 4. Customs verification audit should show that the requirements in terms of customs management, the enterprise's operations and management and trade security have been met; 5. To submit the Assessment Report on Business Operations and Management Status and the Audit Report for the previous year prepared by an accounting firm on an annual basis; 6, Submit the business form of import and export/business form of agent declaration every six months. <p><i>Accreditation:</i></p> <ol style="list-style-type: none"> 1. Self-assessment; 2. Submitting application; 3. Information verification both internally and externally; 4. Validation audit (on site visit); 5. Approval by the Central Customs; 6. Issuing a Certificate; 7. Periodical checking of the documents and post validation audit based on risk assessment. 	<ol style="list-style-type: none"> 1. Establishing trust; 2. Assigning special officers to help companies to coordinate and resolve Customs issues; 3. Application of the lower examination rates to the export and import cargoes; 4. Submitting declarations at the place of registration; 5. Inspection and clearance procedures at ports; 6. Inspection and clearance formalities at the business site; 7. Assigning a special team to carry out on-site checks; 8. Priority to handling urgent Customs clearance formalities out of working hours and during holidays; 9. Priority in handling trade formalities, such as entering records, modifying and reporting for verification purposes; 10. Priority in handling declaration registration formalities.
<p>Japan</p>	<p><i>General requirements:</i></p> <ol style="list-style-type: none"> 1. Compliance record; 2. Proper ability to conduct operations 3. Compliance programme.. <p><i>Accreditation:</i></p> <ol style="list-style-type: none"> 1. Prior consultation (voluntary); 2. Self-assessment; 3. Examination of documents, on-site audit=> AEO status; 	<ol style="list-style-type: none"> 1. Compliance-reflected examination and inspection; 2. Pre-arrival lodgment of import declaration and permission; 3. Release of cargo before duty/tax payment declaration and duty/tax payment; 4. Periodical lodgment of duty/tax payment declaration; 5. Waive the requirement to place export goods into the Customs area; 6. Establishment of a new Customs warehouse only by notification to Customs; 7. Compliance-reflected reduced audit for warehouse operators;

Country	Accreditation (components, process)	Benefits
	4. Post-authorisation audit. If there is a problem -“Administrative order for improvement”. If no change – the status is revoked.	8. No monthly fee for customs warehouses; 9. Simplification of Customs transit procedure; 10. Option of Customs offices for declarations for Customs.
Korea	<p><i>General requirements:</i></p> <ol style="list-style-type: none"> 1. Legal compliance; 2. Internal control; 3. Financial solvency; 4. Security management. <p><i>Accreditation:</i></p> <ol style="list-style-type: none"> 1, Submit the application (self-assessment, risk evaluation, statement on AEO management, internal AEO manager); 2. Audit (documentary; on site validation); 3. Assignment of the AEO Certificate, based on compliance: class AA (90% or more); class A (85% or more), or request for improvement measure; 4. AEO Certificate granted (valid for 3 years, renewal within 6 months before expiration) and Customs Client Coordinator assigned; 5. Self-management/post monitoring; 6. Compliance assessment (by application or selection): class adjustment (A, AA or AAA in case of more than 95% compliance; or request for improvement measures); 7. Self-management/post-monitoring. 	<p>General benefits: simplified and less physical inspection, simplified customs procedures, less financial burden, etc depending on the type of operator (importer, exporter, etc). The benefits given to the same type of operators are also differentiated according to the AEO level (A, AA, AAA) of a company.</p> <p>Simplified and less physical inspection:</p> <ol style="list-style-type: none"> 1. Less physical inspection by the customs in the ex/import process; 2. Inspection at a place the importer wants. <p>Simplified procedures:</p> <ol style="list-style-type: none"> 1. Less requirement of additional document submission after electronic declaration; 2. Exemption from tax audit before acceptance of import declaration as well as post-clearance audit; 3. Provision of convenience in customs clearance, etc at international (air)ports to the representative of an AEO; 4. Post self-management of imports which are supposed to be under customs control under the Customs Act for application of a usage tariff rate, reduction or exemption of customs duty or installment duty payment. <p>Less financial burden:</p> <ol style="list-style-type: none"> 1. Exemption from the obligation to offer security for import clearance; 2. Monthly payment of customs duties and taxes <p>Others: reduction of punishment for violation of customs-related laws.</p>
Malaysia	<p><i>Accreditation requirements:</i></p> <ol style="list-style-type: none"> 1. A record of 3 years’ operations in the country; 2. A history of compliance with legal and regulatory requirements of Customs; 3. Absence of tax arrears with Customs; 4. Prior security clearance from the Customs Intelligence and other relevant government agencies such as the Police, Immigration, Internal Revenue Board and 	<ol style="list-style-type: none"> 1. Customs clearance with minimum data and simplified process; 2. Efficient and fast clearance; 3. Simplified drawback claims based on self-accounting principles; 4. Deferred duty payments.

Country	Accreditation (components, process)	Benefits
	<p>Company Commission for directors and personnel dealing with Customs clearance procedures before applying to join the national AEO programme;</p> <p>5. A proper internal control (audit trail) of all imports, exports and movement of goods;</p> <p>6. Internal security compliance programme and security features in line with the requirements of the SAFE AEO guidelines;</p> <p>7. Available facilities to pay duties via electronic funds transfer;</p> <p>8. Mandatory training on Customs procedures and approval from Malaysian Customs Administration are required for the personnel involved in Customs operations and its forwarding agents/customs brokers before applying to join the national AEO programme;</p> <p>9. Companies engaged in the trade of goods considered to be high risk, are encouraged to liaise with the Customs administration to explore possibilities of joining the national AEO programme.</p>	
New Zealand	<p>1. The scheme has pre and post validation processes that are undertaken by separate and independent groups within NZ Customs Service;</p> <p>2. Exporters in terms of their agreement are responsible for all sub contractors;</p> <p>3. Legislation allows for Customs to intervene or inspect SES export cargo from the time the Customs approved tampering indicating seal is placed on the container, at any point in the domestic supply chain regardless of whether the goods are in a Customs controlled area or not;</p> <p>4. If there is no Customs Export Delivery Order the port companies are not permitted to load container;</p> <p>5. Mandatory electronic reporting of export declarations.</p>	<p>1. Secure supply chain from point of pack to port of loading for export;</p> <p>2. Predictability of supply chain in relation to less government intervention meaning minimal disruption and less compliance costs;</p> <p>3. Compliance with security standards when contracting to supply overseas importers, committed to supply chain security;</p> <p>3. Border clearance privileges with those administrations where an MRA has been concluded;</p> <p>4. Likelihood of trade disruption minimised during a security event as supply chain security assured;</p> <p>5. Compliance with WCO standards accepted worldwide;</p> <p>6. Reduced fees for the lodgement of all export entries;</p> <p>7. Independent assessment of exporters security plans and processes;</p> <p>8. Increased company security awareness and improved processes.</p>
Singapore	<p><i>General requirements:</i> Under the STP Guidelines and Criteria, companies are required to have:</p> <p>1. A security management system;</p> <p>2. Conduct risk assessment of their business operations;</p> <p>3. Implement the security measures that address the 8 elements under the STP programme (8 elements are consistent with the WCO SAFE Framework of Standards).</p>	<p>1. Cargo less likely to be inspected;</p> <p>2. STP – Serves as “Quality Mark”, Enhanced branding (recognised as a low-risk company);</p> <p>3. Reduced inspection or expedited clearance if the certified status be also recognised by overseas countries;</p> <p>4. Automatic recognition as a known consignor (KC) under the Regulated Cargo Agent Regime (RCAR).5 Designated account</p>

Country	Accreditation (components, process)	Benefits
	<p>With the launch of a new trade engagement framework called “TradeFIRST” in January 2011, companies applying for any schemes administered by Singapore Customs, including the STP programme, will be assessed holistically based on a common set of assessment criteria applied across all schemes. The assessment criteria are broadly categorised into 5 areas :</p> <ol style="list-style-type: none"> 1. Company profile ; 2. Inventory Management and Controls; 3. Compliance; 4. Procedures and Processes; 5. Security. <p>All requirements stipulated under the STP Guidelines and Criteria are incorporated into TradeFIRST assessment.</p> <p>This holistic assessment and risk management approach will classify companies into 5 bands - Basic, Standard, Intermediate, Enhanced and Premium. As a company beefs up its internal control systems and supply chain security measures and moves up the bands, it will be offered more facilitation by SC.</p> <p><i>Accreditation:</i></p> <ol style="list-style-type: none"> 1. Companies that decide to apply for certification under the STP programme will first need to self-assess against the TradeFIRST self-assessment checklist which had incorporated the STP Guidelines and Criteria; 2. Companies submit application form, completed TradeFIRST self-assessment checklist and supporting documents; 3. Validation visit at all sites of the company conducted by Singapore Customs; 4. Singapore Customs certify the company for STP status if the company achieve at least an “Intermediate” band in TradeFIRST; 5. Singapore Customs certify the company for STP-Plus status if the company achieve the “Premium” band in TradeFIRST and implements effective security measures that fulfil all the minimum criteria stipulated in the STP Guidelines and Criteria. 	<p>managers;</p> <ol style="list-style-type: none"> 6. Trade Facilitation benefits under TradeFIRST. 7. Companies who wish to enhance their capabilities in supply chain security may get funding or assistance through training assistance schemes and development programmes offered by other government.
Argentina	<p><i>General requirements:</i></p> <ol style="list-style-type: none"> 1. To comply with the rules and if appropriate, to provide a warranty; 2. To submit the application to the Customs General Directorate, together with the 	<ol style="list-style-type: none"> 1. Saving costs and time. Reduction of operational costs for the exporters; 2. Anticipation of the consignments sent to other countries;

Country	Accreditation (components, process)	Benefits
	<p>additional documentation proving the fulfillment of the requirements;</p> <ol style="list-style-type: none"> 3. To describe the production process, the transportation, the security rules, among other things (secure supply chain); 4. Availability of the computerized management system – inventory and control. The controls are risk-based; 5. Availability of the image control system that facilitates a fluent and permanent communication with the Customs control areas. <p>Solvency criteria are lower for SMEs. The fulfillments of the tax and customs obligations are taken into account.</p>	<ol style="list-style-type: none"> 3. Competitive difference with other operators; 4. Use of non intrusive technology for cargo control; 5. International accreditation of the supply chain; 6. Identification as Reliable Operator by other Customs Administrations; 7. Gain access to the major facilities at the port of entry in the country of destination; 8. Ensure the smooth and secure flow of goods; 9. Keep the integrity of the shipment.
Canada	Partners in Protection (PIP)	
	<p>Two types: member (full participant, benefits, info) and associate (consultations, information).</p> <p><i>Procedure:</i></p> <ol style="list-style-type: none"> 1. Fill in security profile (including good record of compliance); 2. CBSA profile review/assessment (RA based); 3. Site validation; 3. Conclusion of a Memorandum of Understanding (MOU). 	<ol style="list-style-type: none"> 1. Easier to be eligible for both PIP and C-TPAT due to similar security requirements; 2. Only one site validation for both PIP and C-TPAT (might be exclusions); 3. Expedited border clearance into Canada if approved for FAST initiative; 4. Enhanced reputation of being a low-risk company; 5. Companies are better positioned to achieve international recognition; 6. Improvement of the security levels; 7. Access to CBSA expertise; 8. Participation in proposed changes to PIP programme.
	Customs Self-Assessment (CSA) Programme	
<p><i>Importers:</i></p> <p>Two-part application; importer must meet first part of application to qualify to submit second part.</p> <ol style="list-style-type: none"> 1. Security profile information – risk assessment of client which includes the collection of corporate structure information, key business activities and products; company policies related to risk management; and upon request, a quarterly report or their most recent audited financial statements. 2. Importers have to demonstrate that their books, records and business systems have, or will have, the necessary internal controls and procedures — including linkages, controls and audit trails to meet customs requirements. 3. Importer must provide and maintain electronic reports of their trade chain partners 	<p><i>Importer Benefits:</i></p> <ol style="list-style-type: none"> 1. Reduced importer data set for imports; streamlines the process for legitimate trade and reduces costs; 2. Expedited processing and release of shipments and minimum number of cargo inspections when an approved carrier and driver are involved; increases the certainty of expedited customs processing through reduced examinations; 3. Access to CBSA expertise; compliance managers and CSA program specialists; 4. Names and contact information of other CSA participants made available (where clients have provided permission to share 	

Country	Accreditation (components, process)	Benefits
	<p>(vendors and consignees).</p> <p><i>Carriers:</i></p> <p>Two-part application; carrier must meet first part of application to qualify to submit second part.</p> <ol style="list-style-type: none"> 1. Carriers must provide detailed information such as a complete corporate structure and all relevant registration identifiers; details about their business specialty, clients, equipment and drivers; security measures for freight facilities and personnel policies; terminal and warehouse locations; and the location of all their divisions 2. Carriers are asked to demonstrate their internal process for an international Canada-bound shipment; identify their current business process for all shipments, starting from the order through to billing; identify how they assign an internal control number for each order they accept; provide detailed dispatch procedure and systems; provide sample documents, descriptions and the appropriate linkages for each step in the shipping process; identify how CSA-approved importers, drivers and eligible shipments will be identified in the systems, identify how their reporting system to trace all Canada-bound shipments, including CSA-approved shipments; and identify the location of books and records. 3. Carriers must provide and maintain electronic lists of their owner/operators. 	<p>information);</p> <ol style="list-style-type: none"> 5. Aligns importers' financial records with CBSA requirements allowing for an account based self-assessment revenue reporting process included consolidated monthly reporting of statistical information and revenue offsets; provides for more control over importer liabilities; 6. Simplified post clearance programs for trade data reporting; more time allotted to provide detailed trade data; 7. Facilitates compliance by increasing clients' awareness of their obligations; eligibility for self audit (Partners in Compliance); 8. Ends the need to maintain separate and costly customs processes; <p><i>Carrier Benefits:</i></p> <ol style="list-style-type: none"> 1. Reduced carrier data set for release; ends the transactional transmission of data elements for eligible shipments; 2. Expedited processing and release of shipments when an approved importer and driver registered are involved; increases the certainty of expedited customs processing and streamlines the process for legitimate trade; 3. Minimum number of cargo inspections; 4. Access to CBSA expertise; compliance managers and CSA program specialists; 5. Names and contact information of other CSA participants made available; where clients have provided permission to share information; 6. Easier for carriers to meet their obligations and remain compliant with custom's requirements; 7. Eliminates need to seal in-bond North American shipments and allows carrier to proceed to approved warehouse to reposition freight.
	Free and Secure Trade (FAST)	
	<p><i>Importers:</i></p> <p>FAST is an initiative, not a programme. Importers, approved in the PIP and CSA programmes are eligible for FAST upon request.</p>	<p>All benefits as identified under the PIP and CSA programs; as well as:</p> <ol style="list-style-type: none"> 1. Access to dedicated lanes (where available) for faster and more efficient border clearance; 2. A streamlined process that reduces delivery times and landed

Country	Accreditation (components, process)	Benefits
	<p><i>Carriers:</i></p> <p>There are three options for carriers in terms of FAST Participation: For participation in the FAST initiative for expedited clearance into Canada only, applicants must:</p> <ol style="list-style-type: none"> 1. Complete carrier application; 2. Enter into an undertaking with the CBSA and agree to complete and send in the security questionnaire; and 3. Enter into a PIP memorandum of understanding (carriers). <p>For participation in the FAST initiative for expedited clearance into the United States only, applicants must:</p> <ol style="list-style-type: none"> 1. Complete carrier application and sign the C-TPAT highway carrier agreement. <p>For participation in the FAST initiative for expedited clearance into both Canada and the United States applicants must:</p> <ol style="list-style-type: none"> 1. Complete carrier application (BSF5106); 2. Enter into an undertaking with the CBSA (see Section E of BSF5106) and agree to complete and send in the security questionnaire, the PIP memorandum of understanding (carriers), and the C-TPAT highway carrier agreement. <p>In order to qualify for the streamlined FAST process, goods imported into Canada must meet these conditions:</p> <ol style="list-style-type: none"> 1. They must not be prohibited, controlled or regulated importations as set out in any act of Parliament or provincial legislation; 2. They must not be subject to the release requirements of any other government department; and 3. They must be shipped direct to Canada from the continental United States or Mexico. 	<p>costs of imports;</p> <ol style="list-style-type: none"> 3. Minimal documentation required to clear the border; 4. Increased certainty at the border resulting in fewer delays; 5. A unified, ongoing partnership with the CBSA; 6. Promotion of Canadian competitiveness; and 7. Advancement of voluntary compliance and self-assessment.
	Partners in Compliance (PIC)	
	<p>Participants must be CSA approved.</p> <p>Interested importers were invited to participate in pilot. Application and Initial Processing includes review of the Client Profile and History. A preliminary Evaluation of Internal Controls is conducted that includes: an Inherent Risk Assessment; Internal Control Risk Assessment and a signed Memorandum of Understanding. Performance is established through monitoring: of Internal Control Tests and through Trade Compliance Program Tests.</p>	<ol style="list-style-type: none"> 1. A unique and exclusive partnership with the CBSA designed to ensure sustained trade program compliance; 2. A single point of contact for all trade compliance issues (PIC Senior Program Officer); 3. PIC Senior Program Officer available to provide CBSA functional guidance and advice as required by the importer, for trade program compliance assistance, risk assessments, internal controls, CBSA audit trails, data analysis, self-assessments,

Country	Accreditation (components, process)	Benefits
	<p>To sustain the partnership, participants will be expected to:</p> <ol style="list-style-type: none"> 1. Rigorously maintain their self-testing plan; 2. Ensure that all aspects of the MOU are satisfied; 3. Continue as a member of CSA; 4. Comply with all CBSA administered laws and regulations; 5. Have update meetings with the CBSA and submit an annual notification letter and results of self-testing to the CBSA on an as agreed to basis. 	<p>voluntary disclosures and other support ;</p> <ol style="list-style-type: none"> 4. CBSA provides, without cost to the client, an assessment of the importer’s internal controls and business systems, highlighting any possible weak spots that may threaten the client’s ability to be compliant; 5. PIC promotes free exchange of information and best practices, which may help clients increase efficiency, effectiveness and reduce costs associated with trade program compliance; 6. PIC will result in improved client service. The nature of the partnership between CBSA and participants will evolve to one that is more consultative in nature, rather than adversarial; 7. In the case of non-compliance with CBSA trade program requirements, the CBSA will not rely as a first response on the assessment of administrative monetary penalties; 8. PIC provides greater business certainty by helping companies to achieve a high level of compliance; and 9. The uncertainty of an unexpected AMPS (Administrative Monetary Penalty System) penalty, or post release verification is eliminated.
<p>Costa Rica</p>	<p><i>General requirements:</i></p> <ol style="list-style-type: none"> 1. Satisfactory record of compliance with administrative, Customs, tax and legal requirements; 2. Suitable administrative, accounting and logistical management; 3. Proven financial solvency; 4. Protection and security measures. <p>The requirements laid down in points 1, 2, 3 and 4 may nonetheless, upon consideration by the Directorate General of Customs, be amended or supplemented by means of Laws, Decrees, Regulations or other provisions whose dissemination will be communicated to the interested party in accordance with Article 6 of Executive Decree No 36461-H.</p> <p><i>Accreditation:</i></p> <ol style="list-style-type: none"> 1. Self-assessment by the interested party; 2. Submission of the application, self-assessment questionnaire and attached documents; 3. Analysis and verification of the admissibility of the application, self-assessment questionnaire and attached documents; 4. Verification and assessment of the information set out in the application, self- 	<ol style="list-style-type: none"> 1. Confidentiality and security status in the Customs operations they perform. 2. The official list containing the name and category of the natural or legal persons authorized by the Directorate General of Customs as AEOs under the Customs Facilitation Programme for Reliable Trade will be included and updated on the web page of the Ministry of Finance: www.hacienda.go.cr. 3. Training on Customs procedures and security measures regarding the facilities, means of transport and loading of goods. 4. Simplification and facilitation of Customs procedures and operations in terms of: <ol style="list-style-type: none"> i. Priority when dealing with Customs formalities. ii. Priority when implementing Customs controls. iii. Extended Customs opening hours to deal with Customs operations. iv. Possibility of choosing the place for inspection of the goods if a physical check is to be made. v. Priority treatment and mobilization of cargo at border crossings. 5. Reduced number of physical and documentary controls.

Country	Accreditation (components, process)	Benefits
	<p>assessment questionnaire and attached documents (visit to the interested party's facilities);</p> <ol style="list-style-type: none"> 5. Approval by the Customs Authority; 6. Issuance and validity of the certification; 7. Surrender of the certification or withdrawal from the accreditation process; 8. Extension, verification and renewal of the certification as an AEO. 	<ol style="list-style-type: none"> 6. Prior notification of the steps taken by the Customs authority. 7. Possible mutual international recognition. 8. These benefits may not be transferred or assigned in any way; their use and application is therefore strictly limited to the beneficiary concerned. The above is without prejudice to any amendments or supplements which the Directorate General of Customs may make to such benefits by means of Laws, Decrees, Regulations or other provisions whose dissemination will be communicated to the interested party in accordance with Article 6 of Executive Decree No 36461-H.
Guatemala	<p><i>Main requirements:</i></p> <ol style="list-style-type: none"> 1. At least five consecutive years of operations in international trade; 2. Demonstrate financial solvency to meet obligations and availability of resources to maintain and improve measures aimed at securing the goods supply chain; 3. Compliance with the tax and Customs legal framework during the last five years preceding the date of submission of the application. <p><i>General accreditation procedure:</i></p> <ol style="list-style-type: none"> 1. Application by the interested party for authorization as an AEO-GT; 2. Initial self-assessment; 3. Verification by the Customs Service of compliance with the security requirements set; 4. Application of the Valuation Method to determine compliance with the security requirements set; 5. Decision to approve or refuse the application depending on the results of the verification; 6. Authorization of the AEO-GT to enjoy the benefits. <p><i>Measures following authorization of an AEO-GT:</i></p> <ol style="list-style-type: none"> 1. During the period for which the AEO-GT is authorized, he will be subject to random inspections, with at least one taking place a year; 2. The period for operating as an AEO-GT will be three years. It may be extended for equal and successive periods but a new verification process must be undergone regarding the security requirements set. 	<ol style="list-style-type: none"> 1. Reduced percentage of on-the-spot physical checks; 2. Personalized service from an Account Co-ordinator; 3. Entitlement to specialized training; 4. Simplification and facilitation of Customs clearance operations; 5. Consideration for new programmes designed to facilitate the clearance of goods; 6. Special measures in the event of trade situations or disruptions or high levels of threat; 7. Possibility of being recognized as an AEO by the Customs services of other countries, provided that mutual recognition agreements are in place.

Country	Accreditation (components, process)	Benefits
USA	<p><i>Accreditation:</i></p> <ol style="list-style-type: none"> 1. Certify security profiles and security information (within 90 days); 2. Validate security plans (based on RM principles); 3. Formalise the requirements for self-policing tool and implement submission of periodic self-assessment. <p>Validation within 1 year of certification and revalidation within 3 years of the initial validation.</p>	<ol style="list-style-type: none"> 1. Reduced number of inspections and border waiting time; 2. A C-TPAT specialist to support/train/validate/communicate; 3. Access to C-TPAT members through the Status Verification Interface; 4. Self-monitoring; 5. Reduced quantity of Compliance Measurement Examinations; 6. Targeting benefits by receiving “credit” via the CBP targeting system; 7. FAST lanes on the Canadian and Mexican borders; 8. Free admission to C-TPAT training seminars; 9. Improving old/outdated systems; 10. Reduced risk mitigation; 11. Reduced cargo theft and pilferage; 12. Improved marketability and asset utilization; 13. Understanding the end to end process, incl. knowing each entity along the supply chain; 14. Stronger brand equity.
EU	<p>3 – level horizontal system:</p> <ol style="list-style-type: none"> 1. AEO Customs simplification; 2. AEO Security and safety; 3. AEO customs simplifications/security and safety. <p><i>General requirements:</i></p> <ol style="list-style-type: none"> 1. An appropriate record of compliance; 2. A satisfactory system of managing records; 3. Where appropriate, proven financial solvency; 4. Appropriate security and safety standards for AEOs who want to benefit from safety and security facilitations. <p><i>Accreditation:</i></p> <ol style="list-style-type: none"> 1. In general application in the member State where the main accounts related to the Customs arrangements are held and at least part of AEO activities are conducted; 2. Thorough communication and consultation process via AEO Database; 3. Detailed security profile; 4. Compliance/solvency requirements; 5. Risk assessment; security check (WCO crit.); 6. Security self-evaluation; 7. Monitoring of AEOs after authorization to ensure highest compliance level is 	<ol style="list-style-type: none"> 1. Lower risk that flow of goods into and out of the EU will be stopped for examination; 2. possibility to request a specific place for customs checks; 3. Facilitations in the form of a reduced number of data to provide in the summary declarations; 4. Easier access to authorizations and permits for customs simplifications; 5. A specially appointed customs support officer; 6. Lower controls for paper-based inspections (audit) and physical inspections; 7. Advanced notice on inspections when it does not jeopardise customs controls. When necessary a physical control may be performed even though no prior notification of inspection was given; 8. Priority treatment; (9.) Mutual recognition. <p>Indirect benefits:</p> <ol style="list-style-type: none"> 1. Reduced theft and losses; 2. Fewer delayed shipments; 3. Improved planning;

Country	Accreditation (components, process)	Benefits
	<p>maintained.</p> <p>8. The conditions for acceptance and rejection of the application as well as suspension and revocation of the AEO certificate are laid down in the legislation.</p>	<p>4. Improved employee commitment;</p> <p>5. Reduced security and safety incidents;</p> <p>6. Lower inspection costs of suppliers and increased cooperation;</p> <p>7. Reduced crime and vandalism;</p> <p>8. Reduced problems through recognition of employees;</p> <p>9. Improved security and communication between supply chain partners.</p>
Norway	<p>AEOS- Security and Safety.</p> <p><i>Requirements:</i></p> <ol style="list-style-type: none"> 1. Registration in the Norwegian Business Register; 2. Prior satisfactory compliance with Customs requirements; 3. A satisfactory system for managing accounts and transport information; 4. An appropriate financial solvency condition; 5. Appropriate safety and security standards. <p><i>Accreditation:</i></p> <ol style="list-style-type: none"> 1. Application and self-assessment; 2. Risk analysis and inspection (on-site); 3. Issue/reject the certificate; 4. Monitoring. <p>Periodical checks based on risk analysis. Authorisation for a period of 5 years.</p>	<ol style="list-style-type: none"> 1. The customs authorities may, before the goods enter or leave the customs territory, inform the AEO when the consignment has been selected for further physical control; 2. An AEO may lodge pre arrival/departure notifications comprising of the reduced data; 3. An AEO shall be subject to fewer physical and document-based controls than other economic operators; 4. Where, customs selects the consignment for further examination, it shall carry out the necessary controls as a matter of priority. If the AEO so requests, and subject to an agreement with the customs authority concerned, these controls may be carried out at a place which is different from the place of the customs office involved.
Switzerland	<p><i>General requirements:</i></p> <ol style="list-style-type: none"> 1. An appropriate record of compliance; 2. A satisfactory system of managing records; 3. Proven financial solvency; 4. Appropriate security and safety standards. <p><i>Accreditation:</i></p> <ol style="list-style-type: none"> 1. Fill in an application and a self-assessment, and send the documents to Customs; 2. Customs performs a risk analysis, inspection of the applicant; 3. Customs awards/rejects the AEO status; 4. Monitoring of AEOs after authorization to ensure compliance level is maintained; Customs suspends/revokes the AEO status (if needed). <p>The conditions for acceptance and rejection of the application as well as suspension</p>	<ol style="list-style-type: none"> 1. Lower risk that flow of goods into and out of Switzerland will be stopped for security examination; 2. Possibility to request a specific place for customs security checks; 3. Facilitations in the form of a reduced number of data to provide in the summary declarations; 4. Lower controls for paper-based security inspections (audit) and physical security inspections; 5. Advanced notice on inspections when it does not jeopardize customs security controls. When necessary a physical security control may be performed even though no prior notification of inspection was given; 6. Priority treatment; 7. Mutual recognition.

Country	Accreditation (components, process)	Benefits
	and revocation of the AEO certificate are laid down in the legislation.	Indirect benefits: 1. Reduced theft and losses; 2. Fewer delayed shipments; 3. Improved planning; 4. Improved employee commitment; 5. Reduced security and safety incidents; 6. Lower inspection costs of suppliers and increased cooperation; 7. Reduced crime and vandalism; 8. Reduced problems through recognition of employees; 9. Improved security and communication between supply chain partners.
Jordan	3 categories of compliance: A (fundamental), B (important) and C (desirable). To qualify for AEO the company has to comply with A and either comply with B or render the implementation plan for it. It may comply with C to bargain additional benefits.	1. Self-improvement by self-checks; 2. Waiver for charges or its minimum levels; 3. Reduced number of inspections; 4. Reduced goods post-release compliance audits; 5. Pre-arrival clearance of goods; 6. Minimum levels of financial penalties (in instalments without interest). 7. One-to-one benefits taken the needs of the company; 8. Goods release before completing customs formalities; 9. Clearance during non-business hours; 10. Publishing names of members on the website.

4. AEO Programmes to be Launched**

Country (*)	Title	Date launched	Scope	Type of operator	Legislation	Further plans (deadlines)	Miscellaneous
Botswana	TransKalahari Accreditation Scheme	Preliminary date - 2010. Current stage – national consultations	Import/export	Freight forwarders, bonded warehouse operators, importers, exporters, transporters.	SACU act is being reviewed but it does make provision for the implementation of the scheme. Security elements have to be incorporated as currently it reflects customs facilitation requirements and benefits.		Borrowed South African, EU and SAFE elements (for security). Since the programme is corridor based RSA, Botswana and Namibia are working on the development of the harmonised programme and will recognise operators registered in TKC Member States. The plan is to roll out the scheme to the SADC region, to ensure mutual recognition in the region. No other countries engaged as a group to negotiate mutual recognition. Once SADC becomes a Customs Union, it will be able to negotiate bi-laterals.
Chile	AEO pilot	01.08.2009	Export	Exporters, including brokers, warehouse operators, shipping companies, freight forwarders, truckers and express couriers	Resolution 0849 (on creation of AEO, 02.2009)	By the end of 2009 to certify two compliant companies	Applicants must accept all conditions to qualify. Benefits: less probability of physical, documental check; advance notification for inspection.
Former Yugoslav Republic of Macedonia	AEO	01.07.2009 (AEO pilot launched)	Import/export	Importers, exporters, carriers (rail, sea, air, highway, shipping agents), customs brokers, couriers, warehouse operators, freight forwarders NB: SMEs included	Changes in the Customs Code of the Republic of Macedonia No.4/08 and its Implementing Regulation No. 42/09	Publishing the operational instruction by December 2011.Phase-by-phase approach: importers/exporters customs brokers and transporters,	

Country (*)	Title	Date launched	Scope	Type of operator	Legislation	Further plans (deadlines)	Miscellaneous
						then the rest. Launching the AEO programme by 01.2012.	
Israel	AEO	Pilot 2010	Import/export	Pilot: importers and exporters.	Voluntary participation. Currently leaning on trade agreements. No specific AEO legislation	Full implementation will extend AEO status to other members of the supply chain. Expected to begin at Q3/2011.	
Morocco	Two types of AEO programme: a) AEO - Customs simplification b) AEO – Security and safety	Implementation of categorization : Customs simplification AEO programme Phase 1: 16.02.2006 - open to companies covered by Economic Customs Regimes (RED). Phase 2: 01.02.2008 - extended to importers and exporters operating under the general legislation. Phase 3: 23.02.09 - extended to related activities : carriers, freight,	Import/export	Importers, exporters and logistics operators (carriers, transit operators, MEAD (warehouse and Customs clearance area) operators and integrators)	Adoption, in 2009, of a legal provision incorporating the concept of AEO status (Article 73 bis of the Customs and Indirect Taxes Code) Adoption, in 2010, of Decree No.2-10-121 of 06 July 2010 setting out the principles and conditions for the granting of AEO status. Awaiting adoption : Draft Ordinances issued by the Ministry of the Economy and Finance concerning the procedure for granting AEO status and the organization and functioning of the accreditation commission.	AEO- Customs simplification : - April/May 2011 Simplified procedure for the renewal of licences During 2011- Implementation of Security and safety AEO - Finalization of draft procedure for granting AEO status, and of reference system for security and safety audits; -Enhancement of facilities granted to AEOs Support measures for Security and safety AEO - Promotion of AEO status: - opening of negotiations for	1. Exchange of expertise and experiences with Morocco's trading partners. 2. Harmonisation of the audit programme to facilitate mutual recognition among Customs partners; 3. The initiative is supported by business and appropriate public departments.

Country (*)	Title	Date launched	Scope	Type of operator	Legislation	Further plans (deadlines)	Miscellaneous
		forwarding agents, shipping agents, MEAD (warehouse and Customs clearance area) operators and integrators). Final phase : Implementation of Security and safety AEO in 2011				mutual recognition agreements with some of Morocco's trading partners ; - Morocco has approached the EU with requests to open negotiations for mutual recognition of our respective AEO programmes; - discussions have been opened with certain relevant national administrations with a view to their joining the programme.	
Tunisia	AEO	26.01.2010 (pilot)	Import, export	Importers, exporters (commercial companies, "export-only" companies)	9 companies 30 requests pending	Art 118 and 120 of the Tunisian Customs Code. (Law N° 34/2008 of 02.06.2008 concerning the enactment of the Customs Code), Decree of the Minister of Finance, 28.01.2009, published in Official Journal of the Republic of Tunisia (J.O.R.T) N° 10 of 03.02.2009.	Develop the existing AEO concept and envisage extending the programme gradually to other commercial operators and to other players in the supply chain (port operators, forwarding agents, carriers, warehouse operators). Strengthen the security and safety measures (full option). AEO status to be granted to other operators in the course of 2011 (some 30 new requests under consideration).

Country (*)	Title	Date launched	Scope	Type of operator	Legislation	Further plans (deadlines)	Miscellaneous
Turkey	AEO	<p>07.07.2009- necessary legal amendments to the Customs Code for the adoption of the AEO system.</p> <p>07.10.2009- necessary legal amendments to the Customs Implementing Regulation for the adoption of the AEO system.</p>	Import/ export	Whole supply chain	<p>Customs Code; article 5/A</p> <p>Customs Implementing Regulation; Articles 4 to 21</p> <p>General Directive for the implementation of the AEO system not yet drafted.</p>	<p>1. General Directive for the implementation of the AEO system to be drafted and published.</p> <p>2. Pilot sector/ type of operator/type of customs procedures to be selected for the initial (limited) implementation of the AEO system</p> <p>3.Full implementation of the AEO system in compliance with EU rules and regulations.</p> <p>4.Evaluation of possible mutual recognition with third parties.</p>	

* All countries in this section develop Customs compliance and security programmes.

** Information on the programmes of 2 countries (Andorra and Colombia) is not available yet.

5. Accreditation and Benefits of the Programmes to be Launched

Country (*)	Accreditation (components, process)	Benefits
Chile	<p><i>Accreditation:</i></p> <ol style="list-style-type: none"> 1. Application: the companies must complete and deliver to Customs the Single Application Form; 2. Evaluation: the assessment is based on the information supplied by the applicant in the Single Form; 3. Certification: the certification is valid for 4 years, after which companies should apply to renewal of the certification; updating all information and backgrounds; 4. Monitoring and Reassessment: customs will evaluate if the trade operator maintains its compliance with the obligations and standards. In the event of any breach, the Customs may suspend or revoke the certification. 	<ol style="list-style-type: none"> 1. Less probability of physical and documental checks; 2. Advanced notifications for inspection.
Former Yugoslav Republic of Macedonia	<p><i>3 types:</i></p> <ol style="list-style-type: none"> 1. AEO certificate for customs simplification, intended for economic operators who want to benefit only on the basis of customs simplification; 2. AEO security facilitations, provides facilitation of customs controls when importing and exporting goods to or from the customs territory of the Republic of Macedonia; 3. Full AEO security facilitation + customs simplifications. <p><i>General requirements:</i></p> <ol style="list-style-type: none"> 1. To comply with the general requirements from the customs authorities for proper implementation of the customs formalities; 2. Not to be a high risk entity; 3. To have efficient system for management of business evidence, and when necessary to have proper transport evidence which will be base for performing of the proper customs controls; 4. To be solvent, when necessary for the type of certificate; 5. To apply adequate security and safety standards, when necessary for the type of certificate recognition (Article 6a of the Customs Law of the Republic of Macedonia). 	<p>In general, depending on the type of certificate, operators can benefit from trade facilitation and simplifications, reduced waiting time and faster clearance of the goods.</p> <ol style="list-style-type: none"> 1. Quality mark for the company; 2. Valuable investment for global companies; 3. Trade facilitations; 4. Security facilitation; 5. Reliable trading partner.
Israel	<ol style="list-style-type: none"> 1. Must meet compliance requirements; 2. Must meet security requirements; 3. Application to Customs; 4. Validation by Customs; 	<ol style="list-style-type: none"> 1. Less probability of physical and document checks; 2. Priority treatment in trade recovery; 3. Trade facilitation; 4. Paperless procedures;

Country (*)	Accreditation (components, process)	Benefits
	5. Customs issues AEO standing; 6. Follow-up inspections by Customs. 7. Customs may revoke/extend AEO status.	<i>Indirect benefits:</i> 1. Lower costs; 2. Increased security awareness and improved process; 3. Reduced security and safety incidents; 4. Improved marketability worldwide 5. Ensure the smooth and secure flow of goods.
Morocco	1. The company submits the following dossier : <ul style="list-style-type: none"> - A request using a special ad hoc form; - The company statute; - The fiscal documents for the last 3 tax years; - An audit report compliant with the reference system provided by Customs. 2. Evaluation and categorization in two classes, A or B envisaged by the programme: an ad hoc administrative commission (composed of representatives at the central and regional levels) delivers an evaluation and takes a decision on the categorization of the company into category A (the highest performance level) or category B. 3. Evaluation criteria: <ul style="list-style-type: none"> - Identification of the business; - Environment of the business; - Organization and infrastructure; - Activity sectors, technology employed and manufacturing processes; - Accounting and financial status; - Commercial dimension; - Supply chain security; - Social and environmental work framework; - Transparency of the business; - Reference indicators. 4. Customs and the company conclude an agreement on the categorization obtained, appropriate benefits granted by Customs, and the obligations of the company. This agreement is valid for 3 years.	Benefits are granted according to the type of operator (businesses which import/export goods and related activity businesses (*)) and depending on their belonging to Category A or Category B. Category A is entitled to all the same benefits as Category B, plus an additional package of benefits. <i>A list of benefits. Importers/exporters, Category A:</i> <ol style="list-style-type: none"> 1. Declarations acknowledged as “In Compliance” unless randomly selected for inspection; 2. Guarantee facility, with no ceiling, based on an “undertaking to pay” by exporting companies (C3E), covering operations initiated under Economic Customs Regimes; 3. Non-suspension of guarantee facilities for operations under Economic Customs Regimes, for disputed accounts which are still active; 4. Deferred settlement of disputes, in order to avoid any interruption in the flow of goods at both importation and exportation, subject, however, to the payment of any duties and taxes payable and an undertaking by the operator to make settlement; 5. Advance clearance without prior authorization; 6. Possibility to waive immediate valuation control; 7. Possibility of admission without physical inspection of the weight declared, on the basis of a weight certificate issued by an expert body; 8. Possibility of enjoying “approved exporter” status as provided for by the Pan-Euro-Med Rules of Origin Protocols; 9. Support and assistance to help the business access “Authorized Economic Operator” status as defined in the WCO SAFE Framework of Standards (mutual recognition). 10- Permanent authorization to reimport, for alteration, compensating products manufactured from inputs previously

Country (*)	Accreditation (components, process)	Benefits
		<p>imported under the Temporary Admission for Inward Processing (ATPA) or Industrial Warehousing (EIF) regime.</p> <p>11-Permanent authorization to export, unprocessed, goods which were initially declared under the ATPA or EIF regime, but could not in fact undergo the processing intended when they were imported.</p> <p><i>Importers/exporters. Categories A and B:</i></p> <ol style="list-style-type: none"> 1. Granting of guarantee facilities as appropriate, for operations initiated under Economic Customs Regimes; 2. Choice of domiciliation office in the framework of proximity management; 3. Clearance on operator's premises, with priority granted by the service; 4. Simplified classification of goods frequently imported or exported; 5. Monthly provisional declaration at import and export, for operations under Economic Customs Regimes; 6. Release note issued at operator's premises; 7. Transfer of compensating products in their current state, on a permanent basis, for operations initiated under the temporary admission for inward processing procedure; 8. Permanent authorization to conduct triangular trade operations; 9. Automatic granting of advance export regime; 10. Dispensation from payment of fines exacted as penalties for Class 4 offences; 11. Priority processing by Customs services of all files submitted. <p>(*) A list of benefits for the related businesses as well as a full list of benefits for the importers and exporters is available on the website of the Moroccan customs at: http://www.douane.gov.ma/ (in French)</p>
Tunisia	<p><i>General requirements and Conditions for granting status :</i></p> <ol style="list-style-type: none"> 1. Must have ISO certification; 2. Satisfactory financial situation; 3. Tax status in order; 4. Must not have committed any serious Customs offences; 	<ol style="list-style-type: none"> 1. Establishment of a climate of confidence between Customs and the company concerned; 2. Reduction of Customs controls and simplification of Customs procedures (rapid, efficient clearance); 3. Formalities for the inspection and clearance of goods are

Country (*)	Accreditation (components, process)	Benefits
	<p>5. Lodge a certain minimum number of Customs declarations each year;</p> <p>6. Keep business accounts which comply with the standards laid down by the Company accounts system, and carry out cost accounting and inventory accounting using a model approved by Customs;</p> <p>7. Have suitable premises for storing imported goods, with the equipment and human resources required for loading, unloading and handling such goods;</p> <p>8. Submit to an accreditation audit examining the security of the premises and the company accounts.</p> <p><i>Guarantees:</i></p> <p>1. Provision of an annual financial or bank guarantee for import operations, based on the amount of the duties and taxes paid during the previous year (the percentage is fixed by the General Directorate of Customs),</p> <p>2. Opening of a Customs bond account,</p> <p>3. Mandatory scanning of goods on removal,</p> <p>4. If necessary, the Customs service to which the company concerned is assigned will conduct an inspection of the goods on the company's premises for each import operation, without exceeding the time periods stipulated in the agreement,</p> <p>5. The services of the General Directorate of Customs will conduct post-clearance control operations, which may be scheduled or unscheduled.</p> <p>Accreditation :</p> <p>1. Lodge a request with Customs, accompanied by the requisite documents and materials,</p> <p>2. Scrutiny of the request (checking that the formalities have been fulfilled),</p> <p>3. Internal diagnostic audit of the company (document-based) :</p> <ul style="list-style-type: none"> - maintenance of reliable accounts - existence of an automated management system – inventory - existence of an appropriate internal control and surveillance system - compliance with the necessary security criteria (secure supply chain); <p>4. Validation audit (on-site inspection), to check that the information provided reflects the true situation.</p> <p>5. Decision of the competent advisory commission (this commission, chaired by the Director General of Customs, is made up of representative of the relevant General Directorate of Customs services, together with representatives of the other departments concerned).</p> <p>6. Requesting party notified of the commission's decision;</p> <p>7. Granting of AEO status to the requesting party, through the signing of an agreement with Tunisian Customs; the agreement sets out the benefits granted by Customs and the obligations of the beneficiary, as well as the security/guarantees to</p>	<p>carried out on the company's commercial premises;</p> <p>4. Reduction of financial charges, logistical costs and costs caused by delays;</p> <p>5. Deferred payment of duties and taxes normally payable on removal of the goods;</p> <p>6. Promotion of quality and competitiveness within the company;</p> <p>7. Promotion of fair competition between companies;</p> <p>8. Promotion of the company's exports.</p>

Country (*)	Accreditation (components, process)	Benefits
	<p>be provided by the latter ,</p> <p>8. Company monitored by means of regular controls based on risk analysis.</p> <p>AEO status may be suspended or revoked in accordance with the regulations.</p>	
Turkey	<p>Types of Certification:</p> <ol style="list-style-type: none"> 1. AEO/Simplified Procedures; 2. AEO/Security and Safety; 3. AEO/Simplified Procedures-Security and Safety. <p>General requirements:</p> <ol style="list-style-type: none"> 1. An appropriate record of compliance with customs rules and regulations; 2. A satisfactory system of managing records; 3. Proven financial solvency; 4. Appropriate security and safety standards for AEOs who want to benefit from safety and security facilitations. <p>Accreditation:</p> <ol style="list-style-type: none"> 1. Application to the local customs administration where the main accounts related to the customs arrangements are held; 2. Assessment of compliance to pre-set criteria with regard to the general requirements; 3. Authorisation or rejection of application; 4. Monitoring of AEOs after authorization to ensure highest compliance level is maintained. 	<ol style="list-style-type: none"> 1. Possibility to request a specific place for customs checks; 2. Facilitations in the form of a reduced number of data to provide in the summary declarations; 3. Easier access to authorizations and permits for customs simplifications; 4. Lower controls for paper-based inspections and physical inspections (access to the blue-line); 5. Advanced notice on inspections when it does not jeopardise customs controls. When necessary a physical control may be performed even though no prior notification of inspection was given; 6. Priority treatment.

* Information on the programmes of other 3 countries (Andorra, Botswana, Colombia) is not available.

6. Customs Compliance Programmes

Country	Title	Date launched	Scope	Type of operator	Legislation	Further plans (deadlines)	Miscellaneous
Brazil	Blue Line (Express customs clearance)	2008	Import/ export/ transit	Whole supply chain (a company must be involved in a minimum of 100 international trade transactions per month worth a total of at least 20 million USD)	There is specific legislation on Blue Line and AEO	Introduction of the security component in 2009	In 2009 – 15 members
Egypt	Accounting management services (AMS)	10.2005	Import	Importers	Customs laws and its executive bill	Expand the programme field to include the whole supply chain	In 2011 – 410 members
El Salvador	PACE (Programa Aduanero de Cumplimiento Empresarial; Customs programme on business compliance)	04.2008 preparatory stage of the programme 12.2008 – launching the programme	Import	Importers (all sizes, including SMEs)	Inclusion of AEO notion into the Single Customs Code of Central America and other regional legislation	PACE implementation for SMEs until April 2009 (quantitative study; define potential SMEs; monitor and evaluate). Add exports into the scheme.	75 operators invited for PACE: 37 accepted; 1 refused; 11 being evaluated; 24 have not responded. Out of those that accepted 5 have been operating since 12.2008. PACE includes account administrators of companies to facilitate attention on incidents during import procedures.
Indonesia	MITA (Mitra Utama; Facilitation Service for Priority Importers)	2003	Import	Importers	Decree of the Minister of Finance of the Republic of Indonesia No: 07/BC/2003 dated on 31.01.2003 concerning General Guidance on the	Expanding the programme for exporters	n/a

Country	Title	Date launched	Scope	Type of operator	Legislation	Further plans (deadlines)	Miscellaneous
					Implementation of Customs Procedures on Import; Decree of Director General of Customs and Excise No: P-11/BC/2005 of 15.06.2007 concerning Priority Line; P-24/BC/2007 of 08.2007 concerning Mitra Utama		
Kenya	Authorized Economic Operator	09.2008	Import/ export	Importers, exporters, customs agents	East African Community Customs Management Act (EACCMA), 2004	Recognition of the Kenyan Authorized Economic Operators within East African Community Customs Union	n/a
Rwanda	Compliant Trader schemes of two types: 1. Gold Card Scheme (Risk based selectivity channels). 2. Pre-clearance (enables low risk importers to clear their goods before the arrival of the consignment)	Gold Card scheme – 03.2008; Pre-clearance facilitation – 09.2007.	Import	Importers	Programmes supported by national legislation. System built on importers' compliance records.	To continue developing the Compliant Trader Scheme as it is in line with the determination to facilitate international trade and encourage compliance.	n/a

Country	Title	Date launched	Scope	Type of operator	Legislation	Further plans (deadlines)	Miscellaneous
Serbia	Procedure for Simplified Declaring of Goods	Test phase started 01.03.2009	Import/ export	Importers, exporters	Voluntary participation Customs Law adopted (in force from 03 May 2010) Implementing Regulation, Art.21-40 (in force from 01.01.2011)	IT support expected from 1 June 2009	From 1 June 2009 till 1 April 2010 – 5 companies use simplified procedure Launching the AEO programme is envisaged in 2012
Tanzania	Compliant Traders' Scheme	07.2007	Import	Importers (54 partners; 04.2009)	A model for EACCMA	To broaden the scheme for clearing and forwarding agencies, Inclusion of other supply chain operators in long term perspective.	n/a
Thailand	Gold Card	25 .01.1999	Import/export	Importers, exporters, trading companies	Customs Act; Customs Notification No.8/2542 (1999)	Revised incentive schemes and qualifications of operators (June 2010)	Approximately 248 operators
	Licensed Customs Broker	26.10.2000	Import/export /transit /transshipment /re-export	Customs brokers	Customs Act; Customs Notification No.76/2552(2009)	N/A	Approximately 210 operators

7. Accreditation and Benefits of Customs Compliance Programmes

Country	Accreditation (components, process)	Benefits
Brazil	<p>General criteria :</p> <ol style="list-style-type: none"> 1. Be an enterprise with a consolidated social contract; 2. Have well established internal audit systems; 3. Adhere to the financial criteria; 4. Electronic archive of the results of audit and other paperwork. 	<p><i>For importers:</i></p> <ol style="list-style-type: none"> 1. Preferential storage for cargo; 2. Less customs inspections of cargo; 3. Preferential treatment of cargo, selected for inspection. <p><i>For exporters:</i></p> <ol style="list-style-type: none"> 1. Dispatch of cargo with reduced number of customs inspections involved; 2. Preferential treatment for cargo, selected for customs inspections.
El Salvador	<p><i>General criteria:</i></p> <ol style="list-style-type: none"> 1. Financial cap for big companies and SMEs (more or less USD 2,000,000 of trade volume per year); 2. Solvency criteria (incl. ISSS and AFP); 3. Not more than 2% of tributary discrepancies per year; 4. Conformity of documents (on VAT, rent); 5. Transparent accounting etc. <p><i>Accreditation:</i></p> <ol style="list-style-type: none"> 1. Assistance to buy goods in conformity with law; 2. The process of buying; 3. Arrival of goods; 4. Calculation of tariffs and identification of obligations; 5. Submission of declaration; 6. No red/green line decision; no inspection => payment; 7. Goods arrive and are dispatched; 8. Post-clearance audit. 	<ol style="list-style-type: none"> 1. Predictability; 2. Concrete official to deal with big importers; 3. Special benefits for low risk companies; 4. Facilitation of processes in ports; 5. Cost reductions (no delays, inventory, capital, storage space); 6. Lowering the risk of penalties or sanctions; 7. Reduction of opportunities for corruption; 8. Special lane for PACE members; 9. Fast processing during physical checks.
Egypt	<p><i>Accreditation:</i></p> <ol style="list-style-type: none"> 1. Select the company based its trade volume; 2. Organise a site visit to explain the programme, working mechanisms and its benefits and the compatibility of the systems of the company to be approved as an authorized operator; 3. Revise the application form and the attached documents and execute its profiling; 4. Evaluate the company through its history record; 5. Complete the company profile at the Accounting Management Services Directorate and declare its acceptance or refusal; 6. Include the accepted company in the system at customs offices. 	<ol style="list-style-type: none"> 1. Release the importers shipments as soon as possible; 2. Support the importer by generating trust in his transactions; reduce the costs; 3. Provide a point of contacts between the importers and customs to solve any obstacles in releasing procedures.

Indonesia	<p><i>General requirements:</i></p> <ol style="list-style-type: none"> 1. Importer with verified track record (good record in customs); 2. Adequate/ sufficient internal control; 3. Clear nature of business. 	<p><i>For importers:</i> less costs, faster customs clearance;</p> <p><i>For Customs:</i> decreased congestion of imported goods and decreased quantity of physical inspection.</p>
Kenya	<p><i>Accreditation:</i></p> <ol style="list-style-type: none"> 1. Stakeholder sensitization; 2. Fill in and submit the application form; 3. Pre-Audit at the company premises; 4. Interviews by the accreditation panel; 5. Acceptance to the AEO programme & notification of Customs regional offices; 6. Issuance of the AEO certificate. 	<ol style="list-style-type: none"> 1. Possibility to use the green channel if compliant with regular audits of records; 2. Enhanced KRA/Customs information sharing ; 3. A dedicated unit that liaises with the AEO operator for any queries on real time basis; 4. Recognition of AEO status in the region (reciprocal).
Serbia	<p>Two types of authorizations for simplified declaring based on an accounting document, will be issued:</p> <ol style="list-style-type: none"> 1. For simplified declaring of goods in import procedures; 2. For simplified declaring of goods in export procedures. <p><i>Accreditation:</i></p> <ol style="list-style-type: none"> 1. Economic operator submits a request for simplified declaring (type 1 or type 2) to the responsible Customs House; 2. Request is being reviewed by the Customs House and the Headquarters. A special Working Group will examine the documentation submitted; 3. The Post-Clearance Audit Department carries out an audit of the company business and submits a written opinion and recommendation based on which the Working Group reaches a final decision; 4. The Headquarters sends its opinion to the responsible Customs House which will either issue an authorization for simplified declaring in import/export procedures or reject the request. The Customs House has to respond to the request no later than 60 days after its submission. 	<ol style="list-style-type: none"> 1. “Home” customs clearance; 2. Simplified procedure; 3. Customs procedure outside working hours; 4. Reduced costs; 5. Enhanced competitiveness of the authorized company.

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Appendix 1. Mutual Recognition Status

Concluded MRAs

Date	Country
June 2007	New Zealand – USA
May 2008	Japan - New Zealand
June 2008	Canada – USA
June 2008	Jordan – USA
June 2009	Japan – USA
July 2009	EU – Norway**
July 2009	EU – Switzerland**
June 2010	Canada – Japan
June 2010	Canada – Korea
June 2010	Canada – Singapore
June 2010	EU – Japan
June 2010	Korea – Singapore
June 2010	Korea – USA
January 2011*	Andorra – EU**
May 2011	Japan – Korea
June 2011	Korea – New Zealand
June 2011	Japan - Singapore

* Andorra – EU MRA: pending approval of the European Parliament

**The agreements between the EU and Switzerland, EU and Norway, and if approved by the European Parliament, EU and Andorra, are not traditional MRAs of AEO. The mutual recognition aspect of those agreements applies only to indirect export cases, as customs security measures in relation to the movement of goods do not exist between them.

MRAs being negotiated

China – EU
China-Japan
China – Singapore
EU - San Marino
EU – USA
New Zealand – Singapore
Norway - Switzerland
Singapore - USA

Concluded MRAs – 17

MRAs being negotiated – 8

Appendix 2. A List of Programmes

Operational AEO Programmes

Country	Programme Title	Programme Type
Andorra*	AEO	
Argentina	Customs System of Reliable Operators (SAOC)	Export
Canada	Partners in Protection (PIP), Customs Self-Assessment (CSA), Partners in Compliance (PIC)	PIP - Import/export CSA, PIC - Import
China	Classified Management of Enterprises	Import/export
Costa Rica	Customs Facilitation Programme for Reliable Trade (PROFAC)	Export
EU (27 countries)	AEO	Import/export
Guatemala	AEO	Import/export
Japan	AEO	Import/export
Jordan	Golden List	Import/export
Korea	AEO	Import/export
Malaysia	AEO	Import/export
New Zealand	Secure Exports Scheme (SES)	Export
Norway	AEO	Import/export
Singapore	Secure Trade Partnership (STP)	Import/export
Switzerland	AEO	Import/export
USA	Customs-Trade Partnership against Terrorism (C-TPAT)	Import

*Information not available

AEO Programmes to be launched

Country	Title	Type
Botswana	Trans Kalahari Accreditation Scheme	Import/export
Chile	AEO pilot	Export
Colombia*	AEO	Export
Former Yugoslav Republic of Macedonia	AEO	Import/export
Israel	AEO	Import/export
Morocco	AEO	Import/export
Tunisia	AEO	Import/export
Turkey	AEO	Import/export

* Information on the programmes is not available

Customs Compliance Programmes

Country	Title	Type
Brazil	Blue Line	Import/export/transit
Egypt	Accounting Management Services (AMS)	Import
El Salvador	PACE	Import
Indonesia	MITA	Import
Kenya	AEO	Import/export
Rwanda	Compliant Trader Schemes (Gold Card Scheme and Pre-clearance Scheme)	Import
Serbia	Procedure for Simplified Declaring of Goods	Import/export
Tanzania	Compliant Traders' Scheme	Import
Thailand	Gold Card Licensed Customs Broker	Import/export Import/export