Legal Background of AEO Program

1. Revised Kyoto Convention

- Mongolia acceded to the Convention in 2006
- Chapter 3 & 6 Authorized person

2. SAFE framework of Standards to Secure and Facilitate Global Trade

- Mongolia sent its intention letter in 2005
- Customs-to-business Pillar Authorized Economic Operators

3. The WTO Trade Facilitation Agreement

- Mongolia ratified the Agreement on 28 Nov. 2016
- Article 7.7 Authorized Operators

Legal Background of AEO Program

2008 Customs law - Article 271.1.16

- The Director General of Customs (the Public/Government Authority in charge of Customs Matters) shall exercise the power to grant an authorization to a Customs client (a foreign trade stakeholder) who meets the criteria determined by the Customs in accordance with international standards to secure and facilitate global (international) trade"

AEO program development in Mongolia

2006	Signed Letter of Intent
2010	Establishment of AEO Working Group
2016	AEO Joint working group with GTI countries
2017	AEO Pilot project for exporters
2018	 Joint validation with China Customs and Korea Customs
April 2019	 1st AEO MRA signed with China
2020	 Pilot operation for benefits under MRA

AEO application process

