

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

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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	<ul style="list-style-type: none">• Signed Letter of Intent
2010	<ul style="list-style-type: none">• Establishment of AEO Working Group
2016	<ul style="list-style-type: none">• AEO Joint working group with GTI countries
2017	<ul style="list-style-type: none">• AEO Pilot project for exporters
2018	<ul style="list-style-type: none">• Joint validation with China Customs and Korea Customs
April 2019	<ul style="list-style-type: none">• 1st AEO MRA signed with China
2020	<ul style="list-style-type: none">• Pilot operation for benefits under MRA

AEO application process

