

Authorised CO: Bilaterals

FTA	When was it implemented	Qualifying Criterion to confer origin	How long must I keep the supporting documents	Are there any products excluded from Tariff concessions	Are there operations that do not confer origin	Can I apply the CO after shipment	Can a Third Party's invoice be accepted	If my product cannot meet the applicable Change in Tariff rule, can I apply the De-Minimis Rule	What is the validity period of the CO	Distribution of CO	Waiver of CO	Other Important requirements
India Comprehensive Economic Cooperation Agreement (CECA)	01-Aug-06	Wholly Obtained Product Specific Rules Bilateral Cumulation ≥ 40% and Change in Tariff Classification at the heading level (CTH)	2 Years	Yes	Yes (Refer to Article 3.6 of Chapter 3 - Rules of Origin)	1 year from the date of shipment	Not mentioned	No	12 Months	Original for importer to claim preferential treatment Duplicate retained by issuing agency Triplicate given to importer Quadruplicate retained by exporter	No	Updates to CECA - Additional Items included
China China Singapore Free Trade Agreement (CSFTA)	01-Jan-09	Wholly Obtained Product Specific Rules Bilateral Cumulation ≥ 40%	3 Years	Yes (Please refer to Asean China Free Trade Agreement Sensitive list)	Yes (Refer to Article 17 of Chapter 4 - Rules of Origin)	1 year from the date of shipment	Yes	Yes	12 Months	Original for importer to claim preferential treatment Duplicate retained by issuing agency Triplicate retained by exporter	Value not exceeding USD600	
Japan Japan Singapore New Age Economic Partnership Agreement (JSEPA)	30-Nov-03	Wholly Obtained Product Specific Rules	3 Years	Yes (Refer to Trade in Goods Chapter)	Yes (Refer to Article 26 of Chapter 3 - Rules of Origin)	1 year from the date of shipment	Not mentioned	Yes	12 Months	Original for importer to claim preferential treatment Duplicate retained by issuing agency Triplicate retained by exporter	Value not exceeding ¥200,000	
Peru Peru Singapore Free Trade Agreement	01-Aug-09	Wholly Obtained Product Specific Rules	4 Years	Yes (Refer to Trade in Goods Chapter)	Yes (Refer to Article 4.3 of Chapter 4 - Rules of Origin)	Not mentioned	Yes	Yes	12 Months	Original for importer to claim preferential treatment Duplicate retained by issuing agency Triplicate retained by exporter	Value not exceeding USD1,500	
Korea Korea Singapore Free Trade Agreement (KSFTA)	02-Mar-08	Wholly Obtained Product Specific Rules	5 Years	Yes (Refer to Trade in Goods Chapter)	Yes (Refer to Article 4.16 of Chapter 4 - Rules of Origin)	1 year from the date of shipment	Not mentioned	Yes	12 Months	Original for importer to claim preferential treatment Duplicate retained by issuing agency Triplicate retained by exporter	Value not exceeding USD1,000	
Australia Singapore Australia Free Trade Agreement (SAFTA)	28-Jul-03	Wholly Obtained Bilateral Cumulation ≥ 30% for goods listed in Annex 2D Bilateral Cumulation ≥ 50% for other goods	5 Years	No	Not Mentioned	Yes	Not mentioned	No	12 Months	Original for importer to claim preferential treatment Duplicate retained by issuing agency Triplicate retained by exporter	No	Preferential CO can be used for multiple shipments for a period of two years
Jordan Singapore Jordan Free Trade Agreement (SJFTA)	22-Aug-05	Wholly Obtained Bilateral Cumulation ≥ 35% Process Rules for Textile	3 Years	Yes (Refer to Trade in Goods Chapter)	Yes (Refer to Article 3.5 of Chapter 3 - Rules of Origin)	Not mentioned	Not mentioned	No	12 Months	Original for importer to claim preferential treatment Duplicate retained by issuing agency Triplicate retained by exporter	Value not exceeding USD\$1,000	

*Accurate as of 1 Sep 2009