

# 18 Questions to help you make the most of CETA

1. What goods do I currently import from an EU Member?
2. Do those goods that I currently import or would like to import from an EU Member meet the rules of origin in the Canada-EU CETA?
3. What is the H.S. classification of the good to be imported from the EU?
4. Are the goods that I import/wish to import within Canada's Schedule of duty elimination/duty reductions commitments in the Canada-EU CETA?
5. What is the rule of origin in the Canada-EU CETA applicable to that good based on that H.S. classification number?
6. Do the goods originate in an EU Member according to the Canada-EU CETA rules of origin?
7. What is the applicable duty rate of the goods?
8. Who within my organization must update computerized records and databases so that customs documentation will be correct after provisional implementation?
9. What changes need to be made within our computerized record keeping programs and databases?
10. Has there been a meeting with my customs broker and freight forwarder to make sure that they have updated computerized records and databases?
11. Do I have the necessary Certifications of Origin from suppliers of EU-origin goods?
12. What is the value for duty for customs purposes of the goods to be imported?
13. What documentation do I need before I can import this good?
14. Do I require other governmental certification approvals for the goods I import/plan to import from the EU?
15. Are there any Canadian labeling or marking requirements for the goods?
16. What recordkeeping requirement do I have to implement under Canadian law to maintain Canada-EU benefits that I claim?
17. Do I require quota to import the goods?
18. Are the goods subject to antidumping or countervailing duties?