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?

