OCS In-Conversion Public Exemption

For many years now, “in-conversion” crops (or “in-transition/transition” crops in the United States) have been allowed to be certified to Textile Exchange’s Organic Content Standard (OCS). However, very few instances of in-conversion material have been certified.

The goal of the OCS is to increase organic cotton agriculture production. In order to accomplish this, farmers require economic incentives to make the switch to organic cotton production. With this in mind, Textile Exchange is working to recognize in-conversion cotton regardless of when it was harvested during the three-year conversion period. This includes material from OCS-recognized national organic standards that do not allow claims for in-conversion material (e.g. USDA/NOP).

The purpose of this document is to make public notice of an existing exemption. The following criteria shall be met by or confirmed to be met by the responsible certification body in order for any OCS certified gin to be permitted to accept in-conversion cotton as an input, process it, and have a transaction certificate issued for it.

Textile Exchange encourages all supply chain participants to immediately communicate with their suppliers and certification bodies to signal demand for in-conversion cotton which will result in the availability of more organic cotton fiber in the future.

Please contact Assurance@TextileExchange.org for further information.

Section A - General Information

A1. Implementation

A1.1 The following implementation timelines apply:

A1.1.1 The OCS In-Conversion Public Exemption V0.1 replaces the previous version (released November 2021 and expired June 30, 2022), is effective July 15th, 2022, and may be used immediately.

A1.1.2 All audits and assessments conducted on or after July 15th, 2022 shall be conducted using the OCS In-Conversion Public Exemption V0.1.

A1.1.3 The OCS In-Conversion Public Exemption V0.1 shall not be used after June 30th, 2023. However, transaction certificates with in-conversion material that have already been issued in accordance with this document remain valid thereafter.
NOTE: This exemption may be used until June 30th, 2023 only as a way to allow in-conversion material to be tracked using the OCS. Following the spring 2023 harvest, a more permanent solution will be discussed and finalized in cooperation with the OCS International Working Group.

A2. Eligibility and Processing Criteria

A2.1 A farm which produces in-conversion cotton shall be in the process of becoming certified to a standard recognized by the IFOAM Family of Standards (e.g. NPOP, EU).

A2.2 A farmer shall not have performed any prohibited practice or applied any prohibited substance during the current planting season (e.g. a farmer shall not apply prohibited material and then claim to cease prohibited practices immediately thereafter).

A2.3 Ginning of all OCS in-conversion products must be done during the relevant region’s known cotton season(s).

A2.4 For year one, two, and three in-conversion cotton:

   A2.4.1 The audit report for the farm will be reviewed by the certification body of the gin to determine eligibility; And

   A2.4.2 A copy of the following shall be provided to Textile Exchange to demonstrate conformity (as applicable):

      a. GMO test report,
      b. Audit report,
      c. Farm scope certificate(s),
      d. Farm transaction certificate(s) (if any), and
      e. Trader transaction certificate(s) (if any).

NOTE 1: Further documentation may be requested by Textile Exchange to demonstrate conformity.

NOTE 2: “Year one” refers to material sourced from a farm in its first year of transitioning to organic farming, where an audit has been conducted by a certification body authorized for the applicable organic standard. Typically, no scope certificate is issued at this stage, though this varies based on the organic standard to which the audit was conducted.

A2.5 Textile Exchange reserves the right to visit or contact the site without any notice.
Section B - Scope and Transaction Certificates

B1. Classification

B1.1 The certificate body shall issue a scope and transaction certificate that identify such in-conversion products with the appropriate code for in-conversion cotton as outlined in ASR-213 Materials, Processes, and Products Classification (i.e. RM0103).

B2. Transaction Certificates

B2.1 The ASR-205 Template for Transaction Certificate shall be used for all sales of in-conversion material using the OCS, including material which is permitted under OCS-101-V3.0 Organic Content Standard, section C1.4.

B2.2 Any in-conversion transaction certificate shall:

B2.2.1 Not include the OCS logo,

B2.2.2 Not include the question regarding USDA NOP rules in box 15, and

B2.2.3 Include the statement “Product is ineligible for OCS labelling” in box 7.

NOTE: See Section C - for more details regarding claims and logo use.

B2.3 The certification body shall receive confirmation from Textile Exchange (via Assurance@TextileExchange.org) prior to issuance of each OCS transaction certificate that contains in-conversion material with no OCS input transaction certificate (i.e. coming from a farm, raw cotton trader, or GOTS input).

B2.4 Documentation to demonstrate full traceability may be requested by Textile Exchange to complete the review outlined in B2.3 which may include:

B2.4.1 Incoming transaction certificate(s),

B2.4.2 Farm scope certificate(s),

B2.4.3 Farm transaction certificate(s), and

B2.4.4 Financial record(s) from the farm to the final GOTS processor if the input to OCS is coming from a GOTS certified site.
Section C - Organization Criteria

**C1.1** Any OCS certified first processor may accept cotton which is in-conversion to organic status under any of the standards named in OCS-101-V3.0 Organic Content Standard, section C1.1, including where the farming standard does not allow for in-conversion claims.

**C1.2** No public facing claims shall be made for in-conversion material which use the OCS logo or name (i.e. “Organic Content Standard” and/or “OCS”).

**NOTE:** Textile Exchange has determined that the presence of the word “organic” in the OCS logo and name would be misleading to consumers as in-conversion material has not yet completed the three-year waiting period. Additionally, in some markets (e.g. the United States), the use of the word “organic” or even “organically grown” is not permitted to be used in conjunction with the words “in-conversion” or “in-transition”. Therefore, the OCS logo or name cannot be used for in-conversion claims.

Brands wanting to communicate about their use of in-conversion material are encouraged to do so, but they must ensure that any claims made comply with labelling laws in the markets in which products are sold, and with the requirements of this document.

**C1.3** Claims may be made regarding any remaining organic content following the normal OCS labeling criteria (as per TE-301 Standards Claims Policy), thus only making claims about the organic portion.