On amendments to the Regulation on Common Procedure for Carrying out Veterinary Control at the Customs Border of the Customs Union and the Customs Territory of the Customs Union

In accordance with Article 3 of the Treaty on the Eurasian Economic Commission of 18 November 2011, the Regulations of the Eurasian Economic Commission approved by the Decision of the Supreme Eurasian Economic Council of 18 November 2011 No. 1, and Article 7 of the Customs Union Agreement on Veterinary and Sanitary Measures of 11 December 2009, the Council of the Eurasian Economic Commission decided:

1. To introduce the following amendments into the Regulation on Common Procedure for Carrying out Veterinary Control at the Customs Border of the Customs Union and the Customs Territory of the Customs Union approved by the Decision of the Customs Union Commission of 18 June 2010 № 317:

   a) in the title and paragraph 1.1 replace the words "Common procedure" with the words "common procedure";

   b) in the title and through the text replace the words “customs union” with the words “Customs Union”;

   c) to add the following subparagraph 2.1.13 to paragraph 2.1:

   “2.1.13 Competent authority of the exporting country means the governmental authority of the exporting country, whose competence includes issues of veterinary control (surveillance) and (or) ensuring welfare and protection of animal health, as well as international veterinary certification”.

   d) To add the following paragraphs to Paragraph 3.8:
Paper veterinary certificates should bear the signature of the certifying official of the competent authority of the exporting country and shall bear a stamp of this authority. Each page of a certificate should bear the unique certificate number and two numbers – the first one indicating the number of the page and the second - the total number of pages, the word “from” shall be written between these two numbers. The text of the certificate should not be amended except by deletions, provided for by the form of the veterinary certificate and made in other agreed cases. Such amendments should be signed and stamped by officials of competent authority of exporting country.

In case of loss or damage of the veterinary certificate issued by the competent authority of the exporting country, a new veterinary certificate can be issued.

In case when technical errors was made by official of competent authority of the exporting country, when issuing veterinary certificate, or was found that original information mentioned in the veterinary certificate was not correct, the following information can be amended in this certificate: name and address of cargo shipper, name and address of cargo receiver, transport (No. of wagon, car, flight of an airplane, name of vessel), country (countries) of transit, point of crossing of customs border of the Customs union.

Such changes are permitted if they are made by an official of the competent authority of the exporting country not in violation of the rules of certification and its correction does not change the characteristics of the goods, as well as its suitability for the intended use in accordance with the requirements of the importing country. These changes should be signed and stamped by officials of competent authority of exporting country.

Replacement of the veterinary certificate shall be done by the issuing competent authority of exporting country. In the new certificate a record that it replaces the previously issued veterinary certificate, and number and issuance date of lost (damage) veterinary certificate shall be indicated. The replaced veterinary certificate shall be canceled, and if possible, returned to the issuing authority”.

e) to add the following paragraph to Paragraph 3.9:

"In the case of import into the customs territory of the Customs Union of controlled goods accompanied by a veterinary certificate different from the form of the Uniform veterinary certificates for controlled goods imported into the customs territory of the Customs Union of Belarus, Kazakhstan and the Russian Federation from third countries, approved by the Customs Union Commission Decision of 7 April 2011 No. 607, agreed by the authorized body of a Party and a third country, and in which there are different requirements or conditions of importation of controlled goods to the territory of different Parties, the importing country provides control over the handling of imported goods so as to prevent its movement on the territory of a Party, on whose territory its importation is banned, because its requirements or
conditions of importation to such territory are different from the requirements or conditions of importation of the importing country.

f) in the paragraph 6.3 replace the words "country of departure" with the words "exporting country";

2. This Decision enters into force after 30 calendar days after its official publication.