DECISION

16 August 2011

№ 752

Moscow

On draft of amendments to the Regulations on the Development, Adoption, Amendment and Cancellation of the Technical Regulations of the Customs Union

1. Approve amendments to the Regulations on the Development, Adoption, Amendment and Cancellation of the Technical Regulations of the Customs Union adopted by the Decision of Commission of the Customs Union N_{2} 527 of 28 January 2011 (in version of the Decision of Commission of the Customs Union N_{2} 606 of 7 April 2011) (attached).

2. This Decision enters into force from the date of its official publishing.

Members of Commission of the Customs Union.

Adopted by the CU Commission Decision № 752 of 16 August 2011

Amendments

to the Regulations on the Development, Adoption, Amendment and Cancellation of the Technical Regulations of the Customs Union adopted by the Decision of Commission of the Customs Union № 527 of 28 January 2011 (in version of the Decision of Commission of the Customs Union № 606 of 7 April 2011)

Approve the follow amendment to the Regulations on the Development, Adoption, Amendment and Cancellation of the Technical Regulations of the Customs Union:

Attachment "Draft of a model decision of Commission of the Customs Union on adoption of technical regulation of the Custom Union" read in new version (attached).

Draft of a model decision of Commission of the Customs Union on adoption of technical regulation of the Custom Union^{*}

Commission of the Customs Union

Draft

Moscow

Decision

N⁰

" " <u>20</u>

On adoption of the technical regulation of the Custom Union

" (TP TC __/20__)

(Here and after the name of technical regulation of the Custom Union)

In accordance with Article 13 of the Agreement of uniform principals and rules of technical regulation in the Republic Belarus, Republic Kazakhstan and Russian Federation of 18 November 2010 Commission of the Customs Union decided:

Adopt technical regulation of the Customs Union "_____" (TP TC___/20___).

2. Approve^{**}:

2.1. List of standards, voluntary application of which ensures observance of requirements of the technical regulation of the Customs Union "_____" (TP TC__/20__).

2.2. List of standards, containing rules and methods of research (testing) and measurements including rules on taking samples required for application and fulfillment of requirements of the technical regulation of the Customs Union "_____" (TP TC__/20__).

3. Establish:

3.1. technical regulation of the Customs Union "_____" (then Technical regulation) enters into force on "__"___20_ [not earlier than

6 months from the date of adoption of the Commission with specificity of object of the technical regulation];

3.2. acts of assessment (confirmation) of compliance with requirements, established by laws of Member-states of Customs Union or legal acts of the Customs Union, issued or approved for products which are objects of the technical regulation of the Custom Union (then products) before the date of entry into force the Technical regulation, are valid till the date of their expiration but no later "_____20___ [not less than 18 months from the date of entry into force of the Technical regulation with specificity of object of the technical regulation] except acts issued or approved before the date of official publishing of this Decision which are valid till the date of their expiration.

Issuance or approval of acts of assessment (confirmation) of compliance of products with mandatory requirements, established earlier by laws of Memberstates of Customs Union or legal acts of the Customs Union, are not allowed from the date of entry into force of the Technical regulation.

3.3. Till "__" ___20_ [not less than 18 months from the date of entry into force of the Technical regulation with specificity of object of the technical regulation] the production and release into circulation of products in accordance with the mandatory requirements established by the laws of the Member-states of the Customs Union or legal acts of the Customs Union, are allowed if acts of assessment (conformation) of compliance of products mentioned mandatory requirements, issued or approved before the entry into force of the Technical regulation;

Mentioned products are marked by national mark of conformity (mark of circulation on market) in accordance with laws of Member-states of the Customs Union or decision of the Commission N_{2} 386 of 20 September 2010^{***}.

Marking of such products by single mark of circulation on the market of CU Member-states is not allowed.

3.4. Circulation of products released into circulation during the period of validity of acts of assessment (confirmation) of compliance specified in subparagraph 3.2

of this decision is allowed during the expiry period (life time) of products established in accordance with the laws of the Member States of the Customs Union.

4. Secretariat of the Commission and Parties shall prepare a draft of plan of action which are necessary for implementation of the Technical regulation and during 3 day period from the date of entry into force of this decision ensure its submission to the Commission for approval in established manner.

5. _____ Party with participation of Parties on the basis of monitoring of results of the application of standards to ensure the preparation of proposals for updating of the lists of standards referred to in paragraph 2 of this Decision, and submission at least once a year from the date of entry into force of the Technical regulation to the Secretariat of the Commission for approval in established manner.

*) CU Commission Decision on adoption of technical regulation of the Customs Union can contain additional instructions to Parties which follows from specific of technical regulation.

^{**}) depending on the specific of objects under technical regulation list or two lists can be developed.

***) these provisions are applied in respect of products included in the single list of products subject to mandatory assessment (confirmation) of compliance in the Customs Union with issuance of common documents, approved by the CU Commission Decision № 620 of 7 April 2011.