Russian Federation

**Post:** Moscow

**Draft Amendments to Sanitary Measures Notified to WTO**

**Report Categories:**
- WTO Notifications
- Sanitary/Phytosanitary/Food Safety
- FAIRS Subject Report

**Approved By:**
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**Prepared By:**
Staff

**Report Highlights:**
On February 13, 2017, Russia notified to the WTO draft amendments to “The procedure of state sanitary-epidemiological supervision (control) at the customs border and at the customs territory of the Eurasian economic Union" approved by the Customs Union Decision No. 299 of May 28, 2010, “On the application of sanitary measures in the Customs Union”. The public comment period for the draft will close on April 14, 2017. Interested U.S. parties are encouraged to share their comments and/or concerns with USDA’s enquiry point (us.spsenquirypoint@fas.usda.gov). For potential inclusion in the U.S. official position, please send your comments by April 3, 2017.
General Information:

The Eurasian Economic Commission (EEC), the regulatory body of the Armenia-Belarus-Kazakhstan-Kyrgyzstan-Russia Eurasian Economic Union (EAEU), published the following draft on its website:

- Draft Decision "On amendments to the decision of the Customs Union Commission of May 28, 2010 № 299"

The draft amends Addendum No. 4, “The procedure of state sanitary-epidemiological supervision (control) at the customs border and at the customs territory of the Eurasian economic Union” of the Customs Union Decision No. 299 of May 28, 2010, “On the application of sanitary measures in the Customs Union” (See GAIN RS1645).

The draft decision amends wording in compliance with current EAEU regulations and focuses on Part IV of the Regulation, “The implementation of the state sanitary and epidemiological supervision (control) for controlled goods on customs territory of the Union”. The draft clarifies procedures between member states in case of quality disputes over goods shipped within the EAEU customs territory.

On February 13, 2017, Russia notified this draft document to the WTO via G/SPS/N/RUS/137. The public comment period for this document expires on April 14, 2017. Interested U.S. parties are encouraged to share their comments and/or concerns with USDA’s enquiry point (us.spsenquirypoint@fas.usda.gov). For potential inclusion in the U.S. official position, please send your comments by April 3, 2017.

For readers’ convenience we provide a comparison grid of the meaningful amendments to “The procedure of state sanitary-epidemiological supervision (control) at the customs border and at the customs territory of the Eurasian economic Union” below:

### AMENDMENTS

To the EEC Decision No. 299 of May 28, 2010
"On the application of sanitary measures in the Eurasian Economic Union"

<table>
<thead>
<tr>
<th>Current</th>
<th>Amendments</th>
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<tbody>
<tr>
<td>1. Paragraph five of the Clause 1, Regulations on the procedure of state sanitary and epidemiological supervision (control) over persons and vehicles crossing the customs border of the Eurasian Economic Union, veterinary controlled products (goods), moved through the customs border of the Eurasian Economic Union and in the customs territory of the Eurasian Economic Union (Addendum No. 4).</td>
<td>The order of conducting of state sanitary-epidemiological supervision (control) on the customs border of the Eurasian Economic Union and on the customs territory of the Eurasian Economic Union (Addendum No. 4).</td>
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<tr>
<td>2.1. Title for the Addendum No. 4</td>
<td>Regulations on a procedure of state sanitary and epidemiological supervision (control) over persons and vehicles crossing the customs border of the Eurasian Economic Union, veterinary controlled products (goods), moved through customs border of the Eurasian Economic Union and on customs territory of the Eurasian Economic Union.</td>
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<tr>
<td>2.2. Clause 1</td>
<td>1. These regulations determine procedure of state sanitary-epidemiological supervision (control) at customs border of the Eurasian Economic Union (hereinafter - the Union) and on customs territory of the Union.</td>
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<tr>
<td>2.3. Sub-Clause 4)</td>
<td>4) &quot;sanitary and quarantine control&quot; - state sanitary-epidemiological supervision (control) in respect of persons, vehicles and goods subject to inspection conducted by authorized sanitary-quarantine bodies at checkpoints, and aimed for preventing of import and spread of infectious and mass non-infectious diseases (poisonings), import of potentially hazardous to human health products (goods) requiring the implementation of measures for the sanitary protection of the territory.</td>
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<tr>
<td>Add the following after Sub-Clause 4)</td>
<td>None</td>
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<tr>
<td>Clause/Number</td>
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<tr>
<td>2.4. Clause 4</td>
<td>4. The terms not specifically defined herein shall have the meanings set in international treaties of the Union and the international treaties of the Union with a third party.</td>
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<tr>
<td>2.9. Clause 16</td>
<td>16. Moving the controlled goods included into the single list through the customs border of the Union is allowed only in specific check points defined by the member states for international traffic where sanitary-epidemiological supervision (control) is carried out.</td>
</tr>
<tr>
<td>2.10. Clause 17</td>
<td>17. Import of controlled goods included in section II of the Single List of goods into the customs territory of the Union is allowed with support of the document confirming safety of products (goods) in terms of their compliance with sanitary-epidemiologic and hygienic requirements issued based on the results of laboratory examine (tests) conducted in the laboratories of authorized bodies accredited (certified) in the national systems of accreditation (certification) of the member states, and included into the unified register of certifying bodies and test laboratories (centers) of the Customs Union. Confirmation of safety of products (goods), in terms of its compliance with sanitary and epidemiological and hygienic requirements should be supported by the following document: Original document confirming safety</td>
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</table>

епидемиологического благополучия населения в соответствии с законами государств-членов и актами Евразийской экономической комиссии (далее — Комиссия)
of products (goods), in terms of compliance with sanitary-epidemiological and hygienic requirements, or a copy thereof, certified by the issuing authority or the recipient of the document;

Or extract from the Register of certificates of state registration for goods subject to sanitary and epidemiological supervision (control) at the customs border and the customs territory of the customs union (hereinafter - the Unified Register) issued by the bodies and institutions of the Member States authorized in the field of sanitary and epidemiological welfare of the population, with details of the document confirming safety of products (goods) in terms of their compliance with sanitary-epidemiologic and hygienic requirements, types of products (goods), the manufacturer, the recipient and the authority issuing the document confirming safety of products (goods) in terms of their compliance Sanitary-epidemiological and hygienic requirements;

Or electronic form of these documents, certified by an electronic digital signature;

Or information from the electronic database of the single register of state registration certificates on the specialized search server of the Commission's website on the Internet;

Or available indication of the number and date of issue of the certificate of state registration in the documents confirming purchase (receipt) of goods and (or) other accompanying documentation (if there is such information in the register of certificates of state registration of products or in national registers of Member States);

Or available indication of the number and date of issue of the certificate of state registration on the product and (or) its consumer package (if there is such information in the register of certificates of state registration of products or in national registers of Member States).

The certificates of state registration of controlled goods issued by one of the member states are recognized without re-registration of these documents to the documents of the Member State of destination and without conducting repeated laboratory studies (tests) for this purpose.

The basis for assigning controlled goods to sections II and III of the Single list of goods, or the goods for which technical regulations require
in the Uniform Register or the national registers of the Member States);

Or available indication of the number and date of issue of the certificate of state registration on the product and (or) its consumer package (if there is such information in the register of certificates of state registration of products or in national registers of Member States).

The certificates of state registration of controlled goods issued by one of the member states are recognized without re-registration of these documents to the documents of the Member State of destination and without conducting repeated laboratory studies (tests) for this purpose.

Documents confirming the safety of products (goods), in terms of its compliance with sanitary and epidemiological and hygienic requirements, issued by the authorized bodies of the Member States before the entry into force of the Agreement of the Customs Union on Sanitary Measures (in effect until the entry into force of the Treaty on the Eurasian Economic Union of May 29 2014), operate solely on the territory of the member state that issued these documents, within the period specified in them, but not later than the date of entry into force of the technical regulations of the Union to the relevant types of products (goods), if technical regulations otherwise provided by the Union to these Types of products (goods) or the decision of the Eurasian Economic Commission on its acceptance and are the basis for allowing the import of controlled goods to the customs territory of the Union.

conformity assessment in the form of state registration, on their importation and circulation in the customs territory of the Union are the information contained in the shipping (transportation) and (or) commercial documents, or in the newsletter of the manufacturer (manufacturer’s) production and supporting specified in sections II and III of the Single list of goods or technical regulations requiring assessment of conformity in the form of state registration, the scope of products usage.

A legal entity or an individual entrepreneur who owns or has in possession imported product with shipping documents marked as "product samples intended for conducting sanitary-epidemiological expertise for the purpose of registration of a certificate of state registration" are obliged to ensure the prevention of turnover of the products in the customs territory of the Union prior to the state registration.
Union and issuance to circulation in the territory of the Member State that issued the documents.

Documents confirming the safety of products (goods) in terms of its compliance with sanitary and epidemiological and hygienic requirements, for cosmetic products, means and products of hygiene of the oral cavity, household chemical goods, mineral water (natural table, medical and canteen, medical), bottled drinking water, packaged in containers (including for use in baby food), tonic beverages, alcoholic beverages, including low-alcohol products, beer, personal hygiene items for children and adults, issued by the authorized bodies of the Republic of Belarus or the Russian Federation before January 1, 2011, shall operate on the territory of the Republic of Kazakhstan within the time specified therein, but not later than the effective date of the technical regulations of the Union for the respective products (goods), unless otherwise stipulated by the technical regulations of the Union for such products (goods) or the decision of the Eurasian Economic Commission on its acceptance and are the basis for authorizing the import of controlled goods to the territory of the Republic of Kazakhstan and issuing it into circulation.

The basis for assigning controlled goods to sections II and III of the Unified list of goods when they are imported and circulated on the customs territory of the Union is the information contained in shipping (transportation) and (or) commercial documents or in the information letter of the manufacturer (producer) of
products and confirming that In sections II and III of the Unified list of goods, the scope of application of the products.

A legal entity or an individual entrepreneur who owns or has in possession imported product with shipping documents marked as "product samples intended for conducting sanitary-epidemiological expertise for the purpose of registration of a certificate of state registration" are obliged to ensure the prevention of turnover of the products in the customs territory of the Union prior to the state registration.

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<td>19.</td>
<td>Import of the goods without documents confirming safety of products (goods) in terms of their compliance with sanitary-epidemiologic and hygienic requirements on the customs territory of the Union is allowed in case shipping (transportation) and (or) commercial documents contain statement that the goods belong to the section III of the Single list of goods.</td>
<td>Import of the goods without state registration certificate is allowed on the customs territory of the Union in case shipping (transportation) and (or) commercial documents contain statement that the goods belong to the section III of the Single list of goods.</td>
<td>Manufacturer and importer of controlled goods into the customs territory of the Union are responsible for their compliance with the Single sanitary requirements during entire period of manufacture of controlled goods or supply of controlled goods.</td>
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</table>

2.14. Clause 21. In accordance with the legislation and (or) international treaties of the member states control over the documents confirming safety of products (goods) in terms of their compliance with sanitary-epidemiologic and hygienic requirements for the goods imported into the customs territory of the Union, could be assigned to the customs authorities of the member states. 21. In accordance with the legislation and (or) international treaties of the member states control over the state registration of goods imported into the customs territory of the Union could be assigned to others competent authorities in accordance with legislation of the member states.

2.21. Clause 29. Manufacturer and importer of controlled goods into the customs territory of the Union are responsible for their compliance with the Single sanitary requirements during entire period of manufacture of controlled goods or supply of controlled goods. Manufacturer, importer, and circulation controlling entity for controlled goods at the customs territory of the Union are responsible for their compliance with acts of the Union during the entire period of manufacture of controlled goods or...
| 2.22. Clause 30 | 30. Turnover of controlled goods included in section II of the Single List of goods into the customs territory of the Union is allowed with support of the document confirming safety of products (goods) in terms of their compliance with sanitary-epidemiologic and hygienic requirements issued based on the results of laboratory examine (tests) conducted in the laboratories of authorized bodies accredited (certified) in the national systems of accreditation (certification) of the | 30. Turnover of controlled goods subject to state registration to the customs territory of the Union is allowed only after state registration. Confirmation of the state registration of controlled goods should be supported by the following document: Original of the certificate of state registration of the controlled goods, or a copy thereof, certified by the issuing authority or the recipient of the document; |
member states, and included into the unified register of certifying bodies and test laboratories (centers) of the Customs Union.

Confirmation of safety of products (goods), in terms of its compliance with sanitary and epidemiological and hygienic requirements should be supported by the following document:

Original document confirming safety of products (goods), in terms of compliance with sanitary-epidemiological and hygienic requirements, or a copy thereof, certified by the issuing authority or the recipient of the document;

Or extract from the Register of certificates of state registration for goods subject to sanitary and epidemiological supervision (control) at the customs border and the customs territory of the customs union (hereinafter - the Unified Register) issued by the bodies and institutions of the Member States authorized in the field of sanitary and epidemiological welfare of the population, with details of the document confirming safety of products (goods) in terms of their compliance with sanitary-epidemiologic and hygienic requirements, types of products (goods), the manufacturer, the recipient and the authority issuing the document confirming safety of products (goods) in terms of their compliance Sanitary-epidemiological and hygienic requirements;

Or electronic form of these documents, certified by an electronic digital signature;

Or an extract from the register of state registration of the product certificates issued by authorized agencies and institutions of the member states in the field of sanitary and epidemiological welfare of the population, indicating the certificate details of the state registration of controlled goods, types of products (goods), the manufacturer, the recipient and the authority issuing the Certificate of state registration of controlled goods;

Or the electronic form of these documents, certified by an electronic digital signature;

Or information from the register of certificates of state registration of products on the specialized search server of the Commission's website on the Internet;

Or available indication of the number and date of issue of the certificate of state registration in the documents confirming the purchase (receipt) of goods and (or) other accompanying documentation (if there is such information in the register of certificates of state registration of products or in national registers of Member States);

Or available indication of the number and date of issue of the certificate of state registration on the product and (or) its consumer package (if there is such information in the register of certificates of state registration of products or in national registers of Member States).

The certificates of state registration of controlled goods issued by one of the
Or information from the electronic database of the single register of state registration certificates on the specialized search server of the Union's website in the Internet;

Or indication of the number and date of issue of the certificate of state registration in the documents confirming purchase (receipt) of goods and (or) other accompanying documentation (if there is information in the Uniform Register or the national registers of the Member States);

Or available indication of the number and date of issue of the certificate of state registration on the product and (or) its consumer package (if there is such information in the register of certificates of state registration of products or in national registers of Member States).

The document confirming safety of products (goods) in terms of their compliance with sanitary-epidemiologic and hygienic requirements, issued by one Member State is recognized without re-registration of the document on the document destination Member State, and without carrying out these purposes repeated laboratory tests (tests).

The basis for assigning controlled goods to sections II and III of the Unified list of goods when they are imported and circulated on the customs territory of the Union is the information contained in transport (transportation) and (or) commercial documents or in the information letter of the manufacturer (producer) of products and confirming that In member states are recognized without re-registration of these documents to the documents of the Member State of destination and without conducting repeated laboratory studies (tests) for this purpose.

The basis for assigning controlled goods to sections II and III of the Single list of goods, or the goods for which technical regulations require a conformity assessment in the form of state registration, on their importation and circulation in the customs territory of the Union are the information contained in the shipping (transportation) and (or) commercial documents, or in the newsletter of the manufacturer (manufacturer's) production and supporting specified in sections II and III of the Single list of goods or technical regulations requiring assessment of conformity in the form of state registration, the scope of products usage.

A legal entity or an individual entrepreneur who owns or has in possession imported product with shipping documents marked as "product samples intended for conducting sanitary-epidemiological expertise for the purpose of registration of a certificate of state registration" are obliged to ensure the prevention of turnover of the products in the customs territory of the Union prior to the state registration.
sections II and III of the Unified list of goods, the scope of application of the products.

A legal entity or an individual entrepreneur who owns products imported with commodity-accompanying documents with the mark "product samples intended for conducting sanitary-epidemiological expertise for the purpose of registration of a certificate of state registration" are obliged to ensure the prevention of turnover of the products in the customs territory of the Union prior to the state registration.

2.23. Exclude Clause 31

31. Documents confirming safety of products (goods) in terms of their compliance with sanitary-epidemiologic and hygienic requirements issued by the competent authorities of the Member States before the entry into force of the Customs Union Agreement on Sanitary Measures (in force before the entry into force of the Treaty on the Eurasian Economic Union by May 29, 2014), operating exclusively in the territory of the member state that issued these documents, within the period specified in them, but not later than the date of entry into force of the technical regulations of the Union to the relevant types of products (goods), unless otherwise established by the technical regulations of the Union on these types of products (goods) or by a decision of the Eurasian Economic Commission for adoption.

In the period from 1 July 2010 until the date of entry into force of the technical regulations of the Union to the relevant types of products (goods), unless otherwise established by the technical regulations of the Union on None
these types of products (goods) or by a decision of the Eurasian Economic Commission for its adoption, the common customs territory Union, circulation of products to which documents certifying safety of products (goods) in terms of their compliance with sanitary-epidemiologic and hygienic requirements, feature the competent authorities of the Member States until 30 June 2010, within the period specified in them, made at its prevailing as of June 30, 2010, the States members of the legal requirements, in whose territory the products are sold.

Prior to 1 January 2011 on the controlled goods, included in Section II of the Single List of Goods, the treatment of which will be carried out exclusively in the territory of one of the Member States, may be issued documents confirming safety of products (goods) in terms of their compliance with sanitary-epidemiologic and hygienic requirements in accordance with the requirements of the legislation of the member state in whose territory will address these controlled goods. A document confirming safety of products (goods) in terms of their compliance with sanitary-epidemiologic and hygienic requirements and issued according to the legislation of a Member State, acts exclusively on the territory of the Member State that issued the document, within the term specified in it, but not later than the date entry into force of the technical regulations of the Customs Union to the relevant types of products (goods), unless otherwise established by the technical
| 2.25. Clauses 34-41 | 34. In the case of detection of non-compliance of controlled goods to Single sanitary requirements, except as provided in paragraph 2 of Article 31 hereof, the heads (and their deputies) territorial subdivisions of the authorized bodies of the member states shall take measures stipulated by the legislation of the member states as well as:

- Issue order on the prohibition of turnover of controlled goods not conforming to the Single sanitary requirements;

- Send information about the fact of non-compliance of controlled goods to Single sanitary requirements to head (his deputy) of the authorized body of its Member State.

The head (his deputy) of the authorized body of a member state detected nonconformity of controlled goods to Single sanitary requirements, immediately sends information about the non-conformity of controlled goods to Single sanitary requirements to managers (their deputies) of the authorized bodies of the member states, the heads of the customs authorities of the member states for taking restrictive measures on import and circulation of non-compliant goods. Furthermore, this information is immediately entered into the integrated information system of the Union.

The information shall include the following information:

|  | 34. In the case of detection of non-compliance of controlled goods to acts of the Union leaders (and their deputies) of territorial subdivisions of the authorized bodies of the member states take measures stipulated by the legislation member states as well as:

- Make decision to ban turnover of controlled products (goods) that do not conform to requirements established by the Union acts;

- Send information about the fact of non-compliance of controlled goods to the acts of the Union to head (deputy) of the authorized body of their member state.|
- Title of the controlled goods;
- Manufacturer (producer);
- Number and volume of the party;
- Shipping documents and information on controlled goods contained therein;
- List of indicators of non-conformity to Single sanitary requirements, by whom and when detected;
- Taken measures;
- Authorized body that issued conformity document or organization that registered declaration.

<table>
<thead>
<tr>
<th>No information is sent and not entered into the integrated information system of the Union in case non-conformity of product to acts of the Union was caused by violation of the conditions of transportation, storage and turnover of controlled goods.</th>
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<tr>
<td>35. Upon receipt of information on identified non-compliance of controlled goods to Single sanitary requirements by head (his deputy) of the authorized body of the member state that issued the document confirming safety of products (goods) in terms of their compliance with sanitary-epidemiologic and hygienic requirements, decides whether suspend the document confirming safety of products (goods) in terms of their compliance with sanitary-epidemiologic and hygienic requirements.</td>
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<td>35. Upon detection of non-conformity to acts of the Union relating to the product manufacturing process, including its labeling, authorized body of the member state within two working days inform authorized body of the member state of location of the manufacturer (importer) of the product.</td>
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<td>36. The document confirming safety of products (goods) in terms of their compliance with sanitary-epidemiologic and hygienic requirements, issued by the competent authorities according to Unified form is suspended or terminated in the following cases:</td>
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<td>36. Official information sent by the authorized body to the competent authorities of other Member States shall include the following information:</td>
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<tr>
<td>- Title and description of the product;</td>
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<td>- Product batch data;</td>
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<td>- Information on manufacturer, importer, other parties that may</td>
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of controlled goods to Single sanitary requirements certainly not connected to violations of conditions for transportation, storage and handling of controlled goods;

- Adoption by the Eurasian Economic Commission changes in safety indicators for controlled goods, based on the results of the current level of scientific knowledge;

- Incoming information from the authorized bodies of the Member States involved into technical regulation, sanitary, veterinary and phytosanitary measures, from international organizations or non-member countries that controlled goods are dangerous to human life and health.

Information on suspension, renewal or termination of the document confirming safety of products (goods) in terms of their compliance with sanitary-epidemiologic and hygienic requirements should be immediately sent to the heads (their deputies) of the competent authorities of the member states and entered in the integrated information system of the Union.

| 37. In cases of renewal of the document confirming safety of products (goods) in terms of their compliance with sanitary-epidemiologic and hygienic requirements according to clause 16 of the Regulation on the procedure of registration and issuance of a single form of the document confirming safety of products (goods) in terms of their compliance with sanitary epidemiological and hygienic requirements, handling of goods under | 37. Upon receipt of information about the violations detected, the authorized body of the member state within three working days take following steps:

- Identify risks related to the handling of such products on the territory of its member state;

- Preliminarily investigate the facts in the information received in accordance with the laws of the Member States. |

<p>| | participate in turnover of these products; |
| | - Title and details of shipping documents, particular information on controlled products in them; |
| | - Title of the authorized body issued the document on assessment (confirmation) of conformity to requirements to controlled goods; |
| | - List of non-conformity violations. |</p>
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<tr>
<th><strong>control for the time necessary for the replacement of documents confirming safety of products (goods), not suspended.</strong></th>
<th><strong>Information on the results of consideration of the information received and action taken should be sent to the authorized body that detected violations within ten days.</strong></th>
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<tr>
<td><strong>38. Repeated studies (tests) can be carried out by accredited laboratories of certain member states as arbitration or accredited third-party laboratories could be performed in case of disagreement of one of the member states with results of laboratory examination (tests) of controlled goods.</strong></td>
<td><strong>38. In case of detection of violations of mandatory requirements for products, as well as in case of confirmation of the information received in accordance with Clause 36 of this Order, the authorized body of the member state should take measures in accordance with national legislation of its member states.</strong></td>
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<td><strong>39. In case of occurrence of sanitary-epidemiological emergency creating a threat to public health on the territory of one of the member states the authorized body of the member state should inform others member states on it as well as measures taken and enter this information in the integrated information system of the Union within 24 hours.</strong></td>
<td><strong>39. Authorized body of the member state upon decision taken according to Clause 38 of this Order, within 24 hours:</strong></td>
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<tr>
<td>- Notifies authorized bodies of other member states and the Commission about decision taken and reasons for this decision including evidence for need of this measure and its change;</td>
<td>- Places information about the decision on its official website in the Internet;</td>
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<tr>
<td>- Places this information in the integrated information system of the Union.</td>
<td>- Places this information in the integrated information system of the Union.</td>
</tr>
<tr>
<td><strong>No information is sent and not entered into the integrated information system of the Union in case non-conformity of product to acts of the Union was caused by violation of the conditions of transportation, storage and turnover of controlled goods.</strong></td>
<td><strong>40. Results of sanitary-quarantine control are registered in the registration form in accordance with Annex No. 4.</strong></td>
</tr>
<tr>
<td><strong>In the case of introduction by one of</strong></td>
<td><strong>40. Official information on introduced measures sent by the authorized body to the competent authorities of the others member states shall include the following information:</strong></td>
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| the member states of temporary sanitary measures in respect of controlled goods, not included in section II of the Single List of Goods, the results of sanitary-quarantine control are registered in U-3 registration form in accordance with Annex N 4. | - Type of threat;  
- Title and description of the product;  
- Information on manufacturer, importer, or other parties that may participate in turnover of the product;  
- Title and details of shipping documents, particular information on controlled products in them;  
- Measures taken.  
This information should be taken into consideration in accordance with Clause 37 of the present Order. |
| 41. Heads (their deputies) of the authorized authorities of the member states report to the Commission information on the measures for sanitary protection of the Union customs territory in accordance with Annex № 4 by 15 February each year. This information should be published on the official website of the Commission in the Internet. | 41. Additional information concerning the measures taken must be provided to the authorized bodies of the other member states, upon written request to the address of the authorized body of the member state in whose territory such measures are introduced, within 3 working days of receipt of request. |
| 2.26. Add new Clauses 42-50 | None |
| | 42. When considering information on taken measures received pursuant to Clause 40 of this Order, the authorized body shall take measures stipulated at the relevant Union acts.  
43. In case of disagreement the appropriate authorized body of the member state may initiate consultations with the competent authority of the member state which detected violation of acts of the Union.  
Consultations may take place at the Commission's premises. In this case, information about upcoming consultations should be submitted to the Commission not later than 3 working days before the start of the meeting.  
If a disagreement is not resolved through consultations according to the |
first paragraph of this Clause the authorized bodies may apply to the Commission with proposal to hold consultations with the representatives of the Commission. Such consultations should be organized by the Commission not later than 5 business days after the date of receipt of the application.

If a disagreement is not resolved during the consultations the dispute issue may be discussed at the meeting of the Commission with the obligatory participation of representatives of the authorized bodies involved.

44. Upon receipt of information on detected non-compliance of controlled goods subject to state registration, acts of the Union, the head (or deputy) of the authorized body of the member state that issued the certificate of state registration, shall decide on suspension of the certificate.

45. The validity of a certificate of state registration of controlled goods, issued by authorized body under the Unified form, could be suspended or terminated in the following cases:

- Detection of non-compliance of goods under control to acts of the Union certainly not associated with violations of conditions of transportation, storage and handling of controlled goods;

- Change in the safety parameters of controlled goods, set in the acts of the Union;

- Incoming information from the authorized bodies of the member states, from international organizations
or non-member countries saying that controlled goods are dangerous to human life and health.

Information on suspension, renewal or termination of the state registration of controlled goods should be sent as soon as possible to the heads (their deputies) of the competent authorities of the member states and entered in the integrated information system of the Union.

46. In cases of replacing certificate of state registration of controlled goods without additional or repeating examination (tests), turnover of the controlled goods for the time necessary for the replacing of certificates of state registration shall not be suspended.

47. In case of disagreement of one of the member states with results of laboratory examination (tests) of controlled goods repeating examination (tests) can be carried out by accredited laboratories of certain Member States as arbitration.

48. In case of occurrence of sanitary-epidemiological emergency creating a threat to public health on the territory of one of the member states the authorized body of the member state should inform others member states on it as well as measures taken and enter this information in the integrated information system of the Union within 24 hours.

49. Results of sanitary-quarantine control are registered in the form available in Annex No. 4.

In the case of introduction by one of the member states of temporary
sanitary measures in respect of controlled goods not subject to state registration the results of sanitary-quarantine control should be registered in the form U-3 available in Annex N 4.

50. Heads (or their deputies) of the authorized authorities of the member states report to the Commission on the measures for sanitary protection of the Union customs territory in accordance with Annex № 4 by 15 February each year. This information should be published on the official website of the Commission on the Internet.