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Committee on Import Licensing

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REPLIES TO QUESTIONNAIRE ON IMPORT LICENSING PROCEDURES¹

NOTIFICATION UNDER ARTICLE 7.3 OF THE AGREEMENT ON IMPORT LICENSING PROCEDURES (2017)

RUSSIAN FEDERATION

The following communication, dated 19 April 2018, is being circulated at the request of the delegation of the Russian Federation.

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1 OZONE DEPLETING SUBSTANCES

Outline of System

1. The Russian Federation manages its obligations for ozone depleting substances controlled by the Montreal Protocol on Substances that Deplete the Ozone Layer through the List of Goods that are subject of import/export prohibitions or restrictions from the customs territory of the Eurasian Economic Union (EAEU) in trade with third countries (Decision of the Board of the Eurasian Economic Commission (EEC) No 30 of 21.04.2015, as last amended on 13.12.2017, Annex 2.1). The import, export and manufacture of the ozone depleting substances is prohibited under the

¹ See document G/LIC/3, Annex, for the Questionnaire.

Montreal Protocol except where an essential or critical use exemption has been granted by the parties to the Montreal Protocol. The Russian Federation's Montreal Protocol obligations are implemented through a system of licensing and quota restrictions on ozone depleting substances.

Purposes and coverage of licensing

2. The requirements of the licensing system are:

- import or export of ozone depleting substances, with import quotas set in line with Montreal Protocol obligations;
- pre-charged equipment containing ozone depleting substances.

Strict conditions and reporting requirements apply in relation to all licenses issued.

Product Description	Tariff line code(s) affected, based on HS (2012)	The volume of ozone-depleting substances permitted for import into the Russian Federation (metric tons)
CHFCl ₂ (HCFC-21)	Ex 2903 79 110 0	0
CHF ₂ Cl (HCFC-22)	Ex 2903 71 000 0	0
CH ₂ FCI (HCFC-31)	Ex 2903 79 110 0	0
C ₂ HFCl ₄ (HCFC-121)	Ex 2903 79 110 0	0
C ₂ HF ₂ Cl ₃ (HCFC-122)	Ex 2903 79 110 0	0
C ₂ HF ₃ Cl ₂ (HCFC-123a)	Ex 2903 79 110 0	0
CHCl ₂ CF ₃ (HCFC-123)	Ex 2903 79 110 0	0
C ₂ HF ₄ Cl (HCFC-124a)	Ex 2903 79 110 0	0
CHFClCF ₃ (HCFC-124)	Ex 2903 79 110 0	0
C ₂ H ₂ FCI ₃ (HCFC-131)	Ex 2903 79 110 0	0
C ₂ H ₂ F ₂ Cl ₂ (HCFC-132)	Ex 2903 79 110 0	0
C ₂ H ₂ F ₃ Cl (HCFC-133)	Ex 2903 79 110 0	0
C ₂ H ₃ FCI ₂ (HCFC-141)	Ex 2903 73 000 0	0
CH ₃ CFCl ₂ (HCFC-141b)	Ex 2903 73 000 0	2174,873
C ₂ H ₃ F ₂ Cl (HCFC-142)	Ex 2903 73 000 0	0
CH ₃ CF ₂ Cl (HCFC-142b)	Ex 2903 74 000 0	0
C ₂ H ₄ FCI (HCFC-151)	Ex 2903 74 000 0	0
C ₃ HFCl ₆ (HCFC-221)	Ex 2903 79 110 0	0
C ₃ HF ₂ Cl ₅ (HCFC-222)	Ex 2903 79 110 0	0
C ₃ HF ₃ Cl ₄ (HCFC-223)	Ex 2903 79 110 0	0
C ₃ HF ₄ Cl ₃ (HCFC-224)	Ex 2903 79 110 0	0
C ₃ HF ₅ Cl ₂ (HCFC-225)	Ex 2903 79 110 0	0
CF ₃ CF ₂ CHCl ₂ (HCFC-225ca)	Ex 2903 79 110 0	0
CF ₂ ClCF ₂ CHClF (HCFC-225cb)	Ex 2903 79 110 0	0
C ₃ HF ₆ Cl (HCFC-226)	Ex 2903 79 110 0	0
C ₃ H ₂ FCI ₅ (HCFC-231)	Ex 2903 79 110 0	0
C ₃ H ₂ F ₂ Cl ₄ (HCFC-232)	Ex 2903 79 110 0	0
C ₃ H ₂ F ₃ Cl ₃ (HCFC-233)	Ex 2903 79 110 0	0
C ₃ H ₂ F ₄ Cl ₂ (HCFC-234)	Ex 2903 79 110 0	0
C ₃ H ₂ F ₅ Cl (HCFC-235)	Ex 2903 79 110 0	0
C ₃ H ₃ FCI ₄ (HCFC-241)	Ex 2903 79 110 0	0
C ₃ H ₃ F ₂ Cl ₃ (HCFC-242)	Ex 2903 79 110 0	0
C ₃ H ₃ F ₃ Cl ₂ (HCFC-243)	Ex 2903 79 110 0	0
C ₃ H ₃ F ₄ Cl (HCFC-244)	Ex 2903 79 110 0	0
C ₃ H ₄ FCI ₃ (HCFC-251)	Ex 2903 79 110 0	0
C ₃ H ₄ F ₂ Cl ₂ (HCFC-252)	Ex 2903 79 110 0	0
C ₃ H ₄ F ₃ Cl (HCFC-253)	Ex 2903 79 110 0	0
C ₃ H ₅ FCI ₂ (HCFC-261)	Ex 2903 79 110 0	0
C ₃ H ₅ F ₂ Cl (HCFC-262)	Ex 2903 79 110 0	0
C ₃ H ₆ FCI (HCFC-271)	Ex 2903 79 110 0	0

3. The system applies to goods from all countries-parties of the Montreal Protocol.

4. The licensing system implements Russian Federation's legal obligations under the Montreal Protocol. As well as limits on production and consumption of ozone depleting substances leading to eventual phase-out, the Protocol requires the establishment of a licensing and quota system.

5. The legislation under which licences are maintained includes:

- Decree of the Government of the Russian Federation of 27.07.2017 N 888 "On the introduction of a temporary quantitative restriction on the import of ozone-depleting substances into the Russian Federation in 2017";
- List of Goods that are subject of import/export prohibitions or restrictions from the custom territory of the EAEU within the framework of the EAEU in trade with third countries, Annex 2.1 (Decision of the Board of the EEC No 30 of 21.04.2015, as last amended on 13.12.2017);
- Federal Law No 164-FZ of 08.12.2003 "On the Fundamentals of the State Regulation of Foreign Trade Activity" (as last amended on 13.07.2015);
- Federal Law "On Protection of Environment" No 7-FZ of 10.01.2002 (as last amended on 31.12.2017);
- RF Government Resolution No 1567-p of 23.09.2010 (as amended on 18.03.2014) "On approving the list of federal executive bodies authorized for approval of applications for licenses to export and (or) import of goods and execution of other permits in foreign trade in the cases provided for applications on the application of restrictions on goods subject to bans or restrictions on the importation or exportation of Member States of the EAEU within the EAEU in trade with third countries";
- RF Government Resolution "On measures of state regulation of consumption and turnover of ozone depleting substances" No 228 of 24.03.2014 (as last amended on 20.03.2018);
- Order of the Ministry of Industry and Trade of the Russian Federation No 135 of 17.02.2012 (as last amended on 22.09.2016) "On approval of the Administrative Regulations of the Ministry of Industry and Trade of the Russian Federation to provide a public service by issuing licenses and other permits for export and (or) import of certain types of goods, as well as the formation and maintenance of the federal bank of licences";
- Order of the Ministry of Natural Resource and Environment of the Russian Federation No 907 of 22.11.2011 (as last amended on 17.08.2016) "On approval of the Administrative Regulations of the Federal Service for Supervision of Natural Resources to provide a public service permitting the transboundary movement of ozone depleting substances and products containing them". Licensing is a legislative requirement. It is an offence to import, export or manufacture a scheduled substance without a licence. It is not possible to abolish this system without legislative approval. The legislation does not leave designation of products to administrative discretion. All substances that require licenses are specified in a schedule to the legislation. No other substances require licensing under this legislation.

Procedures

6. The quantity of controlled ozone depleting substances that can be imported into the Russian Federation is limited through the Montreal Protocol.

- I. Information on quotas is published on website of the Ministry of Industry and Trade of the Russian Federation (<http://minpromtorg.gov.ru/>) and on special website "Support for foreign trade participants" (<http://www.non-tariff.gov.ru>). There are no quotas on amounts to be imported from specific countries, but imports and exports of ozone depleting substances must be from countries that are Parties to the Montreal Protocol and its relevant amendments. The legislation does not provide for any exception or derogation from licensing requirements.
- II. The size of the quotas determined annually. Each licence specifies the amount and type of substance to be imported for the entire duration of the licence. Quotas are based on the total annual consumption (i.e. production plus imports) limit under the Montreal Protocol.
- III. The size of quota and volume of production based on total annual consumption limit under the Montreal Protocol. Unused quotas are not added to those of the succeeding period as limits under the Montreal Protocol and domestic legislation are not cumulative. The names of importers are available to the public on the website of the Ministry of Natural Resources and Environment.
- IV. Licence applications may be made at any time. The Government determined the quota allocations during 2 weeks from the time announcing the opening of quotas.

- V. The maximum processing time for permit is 20 days. The maximum processing time for licence is 15.
- VI. Not applicable.
- VII. Where there is no quantitative limit on importation of a product or on imports from a particular country:
- (a) Application should be made in advance of arrival of the goods. The processing time for permit is 5 days. The processing time for licence is 5 days.
 - (b) No.
 - (c) Permits may be issued at any period of the year.
 - (d) The authority to approve or reject applications and to grant or refuse licences lies on the Ministry of Industry and Trade of the Russian Federation.
- VIII. There is no limit to the number of licences that can be issued. The quantity of ozone depleting substances that can be imported is limited under the Montreal Protocol. Quota allocation based on relative imports in the previous licence period (3 years).
- IX. There are no bilateral quotas or export restraint arrangements.
- X. Not applicable.
- XI. Not applicable.
7. Not applicable.
8. A licence may be refused if the applicant does not meet ordinary criteria. Where applications are refused, applicants will be given the reasons for such refusal in writing. An applicant may apply to the Ministry of Industry and Trade of the Russian Federation for a review of the decision not to issue a licence.

Eligibility of importers to apply for licence

9. All persons, firms and institutions are eligible to apply for licences.

Documentation and other requirements for application for licence

10. Application forms are available on the special website "Support for foreign trade participants" (<http://www.non-tariff.gov.ru>).

An importer is required to submit the following documents with the application:

- Digital copy of application form;
 - Copy of a contract;
 - Copy of document on registration on tax authority or the copy of the document on state registration;
 - Permit from the Federal Service for Supervision of Natural Resources or data on existence of the license for implementation of the licensed type of activity;
 - The applicant has the right to submit the documents specified in last two subparagraphs on his own initiative.
11. Upon importation, an importer must present standard customs documentation along with a valid licence.
12. Licence application fees are charged. Fees are: for permit – 100 000 Rubles, for licence – 7 500 Rubles.
13. There is no deposit or advance payment requirement associated with the issue of licences.

Conditions of licensing

14. Licences are valid for the licence period and cannot be extended.
15. There is no penalty for the non-utilisation of a licence or a portion of a licence.
16. Licences are not transferable between importers.
17. Licensees are not permitted to trade in ozone depleting substances with non-parties to the Montreal Protocol. Conditions may also apply to the purpose to which the imported substance is to be applied if its consumption has been approved for a specific purpose through the Montreal Protocol.

Other procedural requirements

18. There are no other administrative procedures, apart from import licensing required prior to importation.
19. Foreign exchange is automatically provided by the banking authorities for goods to be imported.

2 PLANT PROTECTION CHEMICALS

Outline of System

1. Import of unregistered plant protection means samples for the registration and production tests and researches, as well as limited number of unregistered plant protection means for elimination of newly detected quarantine pest hotbeds is carried out without a license by presentation of the conclusion of the Russian Federation executive authority, exercising state registration of plant protection means, about the appropriateness of import with indication of plant protection means names, quantity, preparation form, rate of application, concentration, packaging, factory name and country of origin (the List of Goods that are subject of import/export prohibitions or restrictions from the part of the EAEU members within the framework of the EAEU in trade with third countries - Decision of the Board of the EEC No 30 of 21.04.2015, as amended on 13.12.2017 Annex 2.2).

Purposes and coverage of licensing

2. Imports of unregistered plant protection means are subject to non-automatic licensing.

Tariff line code(s) affected, based on HS(2012)	Detailed Product Description
Ex 3808	Plant protection chemicals

3. The system applies to goods originating in and coming from all countries.
4. Non-automatic import licensing is for the purpose of administering import restrictions maintained to protect human, animal or plant life or health.
5. The legislation under which licences are maintained includes:
 - List of Goods that are subject of import/export prohibitions or restrictions from the part of EAEU members within the framework of the EAEU in trade with third countries (2012), Annex 2.2 (Decision of the Board of EEC No 30 of 21.04.2015, as last amended 13.12.2017);
 - Federal Law No 164-FZ of 08.12.2003 "On the Fundamentals of the State Regulation of Foreign Trade Activity" (as last amended on 13.07.2015);
 - Federal Law "On Protection of Environment" No 7-FZ of 10.01.2002 (as last amended on 13.07.2015);

- RF Government Resolution No 1113 of 01.11.2016 "On the formation and maintenance of the Federal Bank of licences (in conjunction with the "Rules for the formation and maintenance of a Federal Bank of Licenses Issued")";
- RF Government Resolution No 1567-p of 23.09.2010 (as amended on 18.03.2014) "On approving the list of federal executive bodies authorized for approval of applications for licenses to export and (or) import of goods and execution of other permits in foreign trade in the cases provided for applications on the application of restrictions on goods subject to bans or restrictions on the importation or exportation of Member States of the EAEU within the EAEU in trade with third countries";
- Order of the Ministry of Industry and Trade of the Russian Federation № 135 of 17.02.2012 (as last amended on 22.09.2016) "On approval of the Administrative Regulations of the Ministry of Industry and Trade of the Russian Federation to provide a public service by issuing licenses and other permits for export and (or) import of certain types of goods, as well as the formation and maintenance of the federal bank of licences";
- Order of the Ministry of Agriculture of the Russian Federation No 200 of 26.04.2017 "On approval of the order of consideration of the application and issue of the licence on import of plant protection (pesticides) included in the single list of goods with bans or limitations on import or export carried by member states of the EAEU in trade with third countries".

Procedures

6. Not applicable.

7. Where there is no quantitative limit on importation of a product or on imports from a particular country:

- (a) Application should be made in advance of arrival of the goods. The processing time for permit is 5 days. The processing time for licence is 5 days.
- (b) No.
- (c) Permits may be issued at any period of the year.
- (d) The authority to approve or reject applications and to grant or refuse licences lies on the Ministry of Agriculture of the Russian Federation.

8. A licence may be refused if the applicant does not meet ordinary criteria. Where applications are refused, applicants will be given the reasons for such refusal in writing. Where applications are refused, applicants will be given the reasons for such refusal in writing within 5 days.

Eligibility of importers to apply for licence

9. All persons, firms and institutions are eligible to apply for licences.

Documentation and other requirements for application for licence

10. An importer is required to submit the following documents with the application:

- Digital copy of application form;
- Copy of a contract;
- Copy of document on registration on tax authority or the copy of the document on state registration;
- Permit from the Ministry of Agriculture of the Russian Federation or data on existence of the license for implementation of the licensed type of activity (<http://mcx.ru>);
- The applicant has the right to submit the documents specified in last two subparagraphs on his own initiative.

11. Upon importation, an importer must present standard customs documentation along with a valid licence.

12. Licence application fees are charged. Fees are – 7 500 Rubles.

13. There is no deposit or advance payment requirement associated with the issue of licences.

Conditions of licensing

14. Licences are valid for the licence period and cannot be extended.

15. There is no penalty for the non-utilisation of a licence or a portion of a licence.

16. Licences are not transferable between importers.

17. There are no conditions attached to the issuance of a licence.

Other procedural requirements

18. There are no other administrative procedures, apart from import licensing required prior to importation.

19. Foreign exchange is automatically provided by the banking authorities for goods to be imported.

3 HAZARDOUS WASTE

Outline of System

1. The Russian Federation manages its obligations for hazardous waste controlled by the Basel Convention for the Control of Trans-boundary Movements of Hazardous Waste and their Disposal (Basel Convention) through the List of Goods that are subject of import/export prohibitions or restrictions in trade with third countries (Decision of the Board of the EEC No 30 "About measures of non-tariff regulation" of 21.04.2015, as last amended on 13.12.2017, Annex 2.3).

Purposes and coverage of licensing

2. In accordance with the Russian Federation's obligations under the Basel the licensing system applies to hazardous wastes as listed in the schedules of the Basel Convention.

Title of a product	Tariff line code(s) affected, based on HS	Code of the type of waste according to the classification of the Basel Convention	
		A, B	Y
1. Granulated slag (slag sand), produced in the process of production of ferrous metals	Ex 2618 00 000 0	B1200	
2. Slag, dross (except granulated slag), scale and other waste from the production of ferrous metals	Ex 2619 00	B1210, B1230	
3. Ocalin containing copper oxide	Ex 2620 30 000 0	B1240	Y22
4. Slag, ash and residues (other than those formed in the production of ferrous metals) containing metals, arsenic or their compounds, including:	Ex 2620		
Hartzink	Ex 2620 11 000 0		
Remove lead, lead from lead, lead slurry with lead content of 30% or more	Ex 2620 21 000 0 - Ex 2620 29 000 0		Y31
aluminium slag	Ex 2620 40 000 0	B1100	
salt slag containing magnesium	Ex 2620 99 950 9		
Light metal samples containing magnesium	Ex 2620 99 950 9		
spent catalysts, suitable only for metal recovery or for the production of chemical reagents	Ex 2620	A1140, A2030	
5. Wastes that contain any of the following substances as a component or contaminant:	Ex 2620 Ex 3825		
carbonyls of metals			Y19
hexavalent chromium compounds	Ex 2620 91 000 0 Ex 3825		Y21

Title of a product	Tariff line code(s) affected, based on HS	Code of the type of waste according to the classification of the Basel Convention	
		A, B	Y
6. Dust and residues from gas cleaning systems of copper smelters	Ex 2620 30 000 0	A1110	
7. Wastes in the form of slurry from operations of electrolytic separation and purification of copper (with the exception of anode slime)	Ex 2620 30 000 0	A1120	Y22
8. Wastes containing copper chloride or copper cyanide	Ex 2620 30 000 0 Ex 3825	A1140	Y22, Y33
9. Slag, formed during the production of iron and steel, used as a raw material for the production of titanium sponge and vanadium	Ex 2619 00 900 0	B1210	
10. Ashes from incineration of printed circuit boards, containing precious metal (metals) or compounds of precious metal (metals)	Ex 7112 30 000 0	A1150	Y18
11. Ash containing precious metal (s) or compounds of precious metal (s), formed from the burning of photographic film	Ex 7112 30 000 0	B1170	Y18
12. Film waste products containing silver halogen and (or) metallic silver	Ex 7112 99 000 0	B1180	
13. Waste of photographic paper containing silver halides and (or) metallic silver	Ex 7112 99 000 0	B1190	
14. Gypsum wastes formed in chemical industrial processes	Ex 2520 10 000 0 Ex 3825	A2040	
15. Waste of nitrocellulose	Ex 3912 20	A3060	
16. Waste phenols and phenolic compounds, including chlorophenol, in the form of liquids or sludges	Ex 2907 Ex 2908	A3070	Y39
17. Halogenated or non-halogenated non-aqueous distillation residues formed during recovery operations (regeneration) of organic solvents	Ex 3825 41 000 0 Ex 3825 49 000 0	A3160	Y6
18. Waste from the production of aliphatic halogenated hydrocarbons (chloromethane, dichloroethane, allyl chloride, epichlorohydrin), consisting of a mixture of polychlorinated hydrocarbons by 80-90%	Ex 3825 61 000 0	A3170	Y6, Y45
19. Wastes containing or contaminated with the following:		A4050	
inorganic cyanides, with the exception of waste containing precious metal (s) or precious metal (metal) compounds in solid form with traces of inorganic cyanides	Ex 2837 Ex 3825		Y33
organic cyanides	Ex 2926 Ex 2929 Ex 3825		Y38
20. Waste acid and alkaline solutions, the main constituent of which are the following substances:		A4090	Y34, Y35
acid hydrochloric pH ≤ 2	Ex 2806 10 000 0		
sulfuric acid, oleum	Ex 2807 00 000 0		
acid nitric pH ≤ 2	Ex 2808 00 000 0		
acid hydrofluoric (hydrofluoric)	Ex 2811 11 000 0		
hydrobromic acid	Ex 2811 19 100 0		
ammonia in aqueous solution	Ex 2814 20 000 0		
sodium hydroxide pH > = 11.5	Ex 2815 12 000 0		
potassium hydroxide pH > = 11.5	Ex 2815 20 000 0		
21. Slag from copper production (except for chemically stabilized, high iron content (above 20%) and processed in accordance with industry standards)	Ex 2620 30 000 0 Ex 2620 99 950 9		
22. Slag from zinc production (with the exception of chemically stabilized, high iron content (more than 20%) and processed in accordance with industry standards)	Ex 2620 11 000 0 Ex 2620 19 000 0 Ex 2620 99 950 9	B1220	
23. Slag and other ash, including ash from seaweed (kelp), including:	Ex 2620 Ex 2621 Ex 3825		
slag boiler			
residues of solid salt-containing and smoke-collecting devices of combustion aggregates with traditional fuel (without reactive gypsum)			

Title of a product	Tariff line code(s) affected, based on HS	Code of the type of waste according to the classification of the Basel Convention	
		A, B	Y
fly ash and dust from combustion plants (with the exception of fly ash and dust from incinerators and pyrolysis plants)			
neutralized red clay from alumina production			
ash from power plants operating on coal (including volatile)		A2060	
24. Spent activated carbon (other than that formed during treatment of drinking water, in the food industry and in the production of vitamins)	Ex 3802	A4160	
25. Wastes containing inorganic fluorine compounds in the form of liquids or slurries, with the exception of calcium fluoride sludge	Ex 28, Ex 3824, Ex 3825	A2020	Y32
26. Waste, scrap and scrap rubber (excluding hard rubber)	Ex 4004 00 000 0	B3040, B3080	
27. Pneumatic tires and tires, second-hand	Ex 4012 20 000 1 <*> Ex 4012 20 000 9	B3040, B3140	
28. Wine sludge, tartar	Ex 2307 00	B3060	
29. Waste of tannery production in the form of dust, ash, sludge, powder containing hexavalent chromium compounds and biocides	Ex 3504 00	A3090	Y21 Y4
30. Scraps and other wastes of leather or composite leather, unsuitable for the manufacture of leather products, containing hexavalent chromium compounds and biocides	Ex 4115 10 000 0 Ex 4115 20 000 0	A3100	Y21 Y4
31. Waste of hides or fur-and-fur raw materials containing hexavalent chromium compounds or biocides	Ex 0511 99 100 0 Ex 4101 - 4103 Ex 4301	A3110	Y21 Y4
32. Waste in the form of down from spinning production	Ex 5003 00 000 0 Ex 5103 20 000 0 Ex 5202 10 000 0 Ex 5505 Ex 5601 30 000 0	A3120	
33. Waste of pigments, dyes, paints and varnishes containing heavy metals and (or) organic solvents	Ex 3206, Ex 3208 Ex 3212, Ex 3825	A4070	Y12
34. Wastes from metals and alloys, which include any of the substances listed below (excluding scrap and alloys in the form of finished products: sheets, plates, beams, rods, pipes, etc.):	Ex 2805 40 Ex 7204 Ex 7404 00 Ex 7503 00 Ex 7602 00	A1010	
Antimony	Ex 7802 00 000 0		Y27
Cadmium	Ex 7902 00 000 0		Y26
Selenium	Ex 8002 00 000 0		Y25
Tellurium	Ex 8101 97 000 0		Y28
Thallium	Ex 8102 97 000 0 Ex 8103 30 000 0 Ex 8104 20 000 0 Ex 8105 30 000 0 Ex 8106 00 100 0 Ex 8107 30 000 0 Ex 8108 30 000 0 Ex 8109 30 000 0 Ex 8110 20 000 0 Ex 8111 00 190 0 Ex 8112 13 000 0 Ex 8112 22 000 0 Ex 8112 52 000 0 Ex 8112 92 210 9 Ex 8113 00 400 0		Y30
35. Wastes containing as component or pollutant any of the following substances (excluding metal waste in solid form):	Ex 2620 29 000 0 Ex 2620 60 000 0 Ex 2620 91 000 0 Ex 2620 99 950 9	A1020	
Antimony			Y27
beryllium, beryllium compounds			Y20
cadmium, cadmium compounds			Y26

Title of a product	Tariff line code(s) affected, based on HS	Code of the type of waste according to the classification of the Basel Convention	
		A, B	Y
lead, lead compounds			Y31
selenium, selenium compounds			Y25
tellurium, tellurium compounds			Y28
thallium, thallium compounds			Y30
36. Residues of leaching after treatment of zinc in the form of dust, sludge (jarosite, hematite, etc.)	Ex 2620 19 000 0 Ex 2530 90 000 9	A1070	
37. Used lead-acid batteries in disassembled form	Ex 7802 00 000 0 Ex 8548 10 910 0	A1160	Y31
38. Unsorted Used Batteries	Ex 8548 10 100 0 Ex 8548 10 210 0 Ex 8548 10 290 0	A1170	
39. Scrap of electrical equipment or electrotechnical units, including galvanic cells, batteries, mercury switches, cathode ray tube glass and other glass with active coating, or contaminated with cadmium, mercury, lead, polychlorinated biphenyls at a concentration of 50 mg / kg and above	Ex 85	A1180	Y29 Y26 Y31
40. Spent oil products, including:	Ex 2710	A3020, A3040, A4060, A3180	Y8, Y9, Y10
oil products in the form of aqueous emulsions or mixtures with water		A4060	Y9
Oil products in the form of slurry from storage tanks			
petroleum products unsuitable for further use as primary products		A3020, A3040	Y8
waste petroleum products containing polychlorinated biphenyls (PCBs), polychloroterphenyls (PCTs) or polybromobiphenyls (PBBs)	Ex 2710 91 000 0	A3180	Y10
waste of substances and articles containing or contaminated with: polychlorinated biphenyl (PCB), polychlorinated terphenyl (PCT), polychlorinated naphthalene (PCN) or polybrominated biphenyl (PBB), including any other polybrominated analogues of these compounds at a concentration level of 50 mg / kg and above	Ex 2710 91 000 0	A3180	Y10

3. The system applies to hazardous wastes originating in and coming from all countries that are a party to the Basel Convention.

4. The licensing system ensures that Russian Federation's commitments as a party to the Basel Convention are upheld. To that effect, trans-boundary movements of hazardous wastes and other wastes is to be reduced to the minimum consistent with the environmentally sound and efficient management of such wastes and to be conducted in such a manner which will protect human health and the environment against the adverse effects which may result from such movement.

The licensing system is not intended to restrict the quantity or value of imports.

5. Licensing is a statutory requirement for the import of any hazardous waste listed in schedules to the Basel Convention. It is not possible to abolish the system without legislative approval. The legislation under which licences are maintained includes:

- List of Goods that are subject of import/export prohibitions or restrictions in trade with third countries, Annex 2.3 (Decision of the Board of the EEC No 30 "About measures of non-tariff regulation" of 21.04.2015, as last amended on 13.12.2017);
- Federal Law No 164-FZ of 08.12.2003 "On the Fundamentals of the State Regulation of Foreign Trade Activity" (as last amended on 13.07.2015);
- RF Government Resolution No 1113 of 01.11.2016 "On the formation and maintenance of the Federal Bank of licences (in conjunction with the "Rules for the formation and maintenance of a Federal Bank of Licenses Issued")";

- RF Government Resolution No 1567-p of 23.09.2010 (as amended on 18.03.2014) "On approving the list of federal executive bodies authorized for approval of applications for licenses to export and (or) import of goods and execution of other permits in foreign trade in the cases provided for applications on the application of restrictions on goods subject to bans or restrictions on the importation or exportation of Member States of the EAEU within the EAEU in trade with third countries";
- Order of the Ministry of Industry and Trade of the Russian Federation No 135 (as last amended on 22.09.2016) of 17.02.2012 "On approval of the Administrative Regulations of the Ministry of Industry and Trade of the Russian Federation to provide a public service by issuing licenses and other permits for export and (or) import of certain types of goods, as well as the formation and maintenance of the federal bank of licences";
- Order of the Ministry of Natural Resource and Environment of the Russian Federation No 179 "On the approval of the Administrative Regulations of the Federal Service for Supervision in the Sphere of Nature Management for the provision of a public service for the issuance of permits for transboundary movement of waste";
- Order of the Ministry of Natural Resource and Environment of the Russian Federation No 587 of 13.12.2017 "on amendments to the Orders of the Federal Service on Supervision in the field of nature use on inclusion of objects of placement of waste to the State register of waste distribution objects".

Procedures

6. Not applicable.

7. Where there is no quantitative limit on importation of a product or on imports from a particular country. The maximum processing time for permit is 30 days. The maximum processing time for licence is 15 days.

- (a) The licensing system requires that a permit be obtained before hazardous waste is exported from the Russian Federation, imported into or transited through the Russian Federation.
- (b) No. Permits are issued only after authorisation by the Ministry of Industry and Trade of the Russian Federation.
- (c) Permits may be issued at any period of the year.
- (d) The authority to grant or refuse licences lies on the Department of the State Regulation of the Foreign Trade of the Ministry of Industry and Trade of the Russian Federation. The application must be approved by The Federal Service for Supervision of Natural Resources.

8. A licence may be refused if the applicant does not meet ordinary criteria. Where applications are refused, applicants will be given the reasons for such refusal in writing. An applicant may apply to the Ministry of Industry and Trade of the Russian Federation for a review of the decision not to issue a licence.

Eligibility of importers to apply for licence

9. All persons, firms and institutions are eligible to apply for licences.

Documentation and other requirements for application for licence

10. Application forms are available on the special website "Support for foreign trade participants" (<http://www.non-tariff.gov.ru>).

An importer is required to submit the following documents with the application:

- Digital copy of application form;
- Copy of a contract;
- Copy of document on registration on tax authority or the copy of the document on state registration;
- Permit from the Federal Service for Supervision of Natural Resources or data on existence of the license for implementation of the licensed type of activity (<http://mcx.ru>);

- The applicant has the right to submit the documents specified in last two subparagraphs on this own initiative.

11. Upon importation, an importer must present standard customs documentation along with a valid licence.

12. Licence application fees are charged. Fees are: for permit – 200 000 Rubles, for licence – 7 500 Rubles.

13. There is no deposit or advance payment requirement associated with the issue of licences.

Conditions of licensing

14. Licences are valid for the licence period and cannot be extended.

15. There is no penalty for the non-utilisation of a licence or a portion of a licence.

16. Licences are not transferable between importers.

17. There are no conditions attached to the issuance of a licence.

Other procedural requirements

18. In some cases the approval/certification of other agencies is required prior to the issue of a permit. The permit applicant is responsible to obtain all relevant approvals and licenses.

19. Foreign exchange is automatically provided by the banking authorities for goods to be imported.

4 WILD LIVE ANIMALS AND CERTAIN WILD GROWING PLANTS

Outline of System

1. List of Goods that are subject of import/export prohibitions or restrictions in trade with third countries (Decision of the Board of the EEC № 30 "About measures of non-tariff regulation" of 21.04.2015, as last amended on 13.12.2017, Annex 2.7) regulates international trade of species, live wildlife, and species listed under the Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES). The Resolution of the Government of the Russian Federation № 337 of 04.05.2008 (as last amended on 28.01.2012) ensures fulfilment of obligations under CITES (except sturgeon fishes).

Purposes and coverage of licensing

2. Resolution № 337 regulates:

- the import of all live animals and plants listed under CITES;
- the import of non-live animal and plant specimens, including parts and derivatives, of species listed under CITES.

The whole list is represented in G/MA/QR/N/RUS/3.

3. The legislation applies to the importation of goods from all countries.

4. RF Government Resolution № 337 seeks to implement the Russian Federation's obligations under CITES, by regulating international trade in wildlife and wildlife products, to contribute to the protection and conservation of species that are endangered, or could become endangered.

5. The controls on the importation of goods specified in this category are statutory requirements under the legislation detailed below:

- List of Goods that are subject of import/export prohibitions or restrictions in trade with third countries, Annex 2.7 (Decision of the Board of the EEC № 30 "About measures of non-tariff regulation" of 21.04.2015, as last amended on 13.12.2017);
- Federal Law № 164-FZ of 08.12.2003 "On the Fundamentals of the State Regulation of Foreign Trade Activity" (as last amended on 13.07.2015);
- Federal Law № 52-FZ of 24.04.1995 "On Wildlife" (as last amended on 13.07.2016);
- RF Government Resolution No 337 of 04.05.2008 (as amended on 28.01.2012) "On measures to ensure fulfilment of the obligations of the Russian Federation under the Convention on International Trade in Endangered Species of Wild Fauna and Flora, CITES, on 3 March 1973, in respect of species of wild fauna and flora, endangered, except sturgeon";
- RF Government Resolution No 1113 of 01.11.2016 "On the formation and maintenance of the Federal Bank of licences (in conjunction with the "Rules for the formation and maintenance of a Federal Bank of Licenses Issued")";
- RF Government Resolution № 1567-p of 23.09.2010 (as amended on 18.03.2014) "On approving the list of federal executive bodies authorized for approval of applications for licenses to export and (or) import of goods and execution of other permits in foreign trade in the cases provided for applications on the application of restrictions on goods subject to bans or restrictions on the importation or exportation of Member States of the EAEU within the EAEU in trade with third countries";
- Order of the Ministry of Natural Resources and Environment of the Russian Federation of 30 June 2015 No. 297 "On Approval of the Administrative Regulations of the Federal Service for Supervision in the Sphere of Nature Management of the provision of a state service for the issue of a permit for export from the Russian Federation and the importation into the Russian Federation of species of wild fauna and flora under threat of extinction, their parts or derivatives subject to the Convention on International Trade in Endangered Species of Wild Fauna and Flora of 3 March 1973, except for sturgeon fish species and products from them, including caviar ".

The Federal Service for Supervision of Natural Resources is responsible for administration legislation in this sphere. The legislation does not allow for administrative discretion regarding goods/items subject to import controls. It is not possible for the Government or executive branch to abolish the systems without legislative approval.

Procedures

6. Not applicable.

7.(a) Application should be made well in advance of arrival of the goods to allow time for the application to be assessed against the legislation and the relevant import policy. For commodities that require an import permit, permits cannot be issued retrospectively. However, not all goods require an import permit and clearance to import can be given at the point of entry provided the import conditions have been met. However, CITES permits will not be issued retrospectively.

(b) In the case of most importations in this category it will not be possible for permission to be issued immediately on request.

(c) Permits may be issued at any period of the year.

(d) Applications for permission to import most animals, animal products, plants and plant products involve an approach to a single agency – The Federal Service for Supervision of Natural Resources.

8. An application to The Federal Service for Supervision of Natural Resources for an import permit may only be refused under the ordinary criteria for such applications. Reasons for refusal will be advised in writing.

Eligibility of importers to apply for licence

9. All persons, firms and institutions are eligible to apply for licences.

Documentation and other requirements for application for licence

10. Application forms are available on the website of The Federal Service for Supervision of Natural Resources (<http://www.rpn.gov.ru>).

11. Upon importation, an importer must present standard customs documentation along with a valid licence.

12. Licence application fees are charged. Fees are – 3 500 Rubles.

13. There is no deposit or advance payment requirement associated with the issue of licences.

Conditions of licensing

14. Licences are valid for the licence period and cannot be extended.

15. There is no penalty for the non-utilisation of a licence or a portion of a licence.

16. Licences are not transferable between importers.

17. There are no conditions attached to the issuance of a licence.

Other procedural requirements

18. In some cases the approval/certification of other agencies is required prior to the issue of a permit. The permit applicant is responsible to obtain all relevant approvals and licenses.

19. Foreign exchange is automatically provided by the banking authorities for goods to be imported.

5 TOXIC SUBSTANCES EXCEPT FOR PRECURSORS OF THE NARCOTIC DRUGS AND SUBSTANCES WITH PSYCHOTROPIC EFFECTS

Outline of System

1. Licences are issued to control the import of toxic substances except for precursors of the drugs and substances with psychotropic effects (List of Goods that are subject of import/export prohibitions or restrictions from the part of the EAEU members within the framework of the EAEU in trade with third countries (Decision of the Board of the EEC № 30 of 21.04.2015, as last amended on 13.12.2017 Annex 2.13).

Purposes and coverage of licensing

2. The licensing system permits to control the turnover of toxic substances of different origins for protection of human, animal or plant life or health.

Detailed Product Description	Tariff line code(s) affected, based on HS (2012)
1. Aconite	Ex 1211 90 860 9
2. Aconitine	Ex 2939 79 000 0 Ex 2939 80 000 0
3. Amisyl	Ex 2922 19 700 0
4. Acecylidine	Ex 2933 39 990 0
5. Barium cyanide	Ex 2837 19 000 0
6. Brucine	Ex 2939 79 000 0 Ex 2939 80 000 0
7. Hyoscyamine base	Ex 2939 79 000 0 Ex 2939 80 000 0
8. Hyoscyamine camphorate	Ex 2939 79 000 0 Ex 2939 80 000 0
9. Hyoscyamine sulphate	Ex 2939 79 000 0 Ex 2939 80 000 0

Detailed Product Description	Tariff line code(s) affected, based on HS (2012)
10. Glyftor	Ex 2905 59
11. Cadmium cyanide	Ex 2837 19 000 0
12. Calcium cyanide	Ex 2837 19 000 0
13. Carbacholine	Ex 2924 19 000 0
14. Mercaptopos	Ex 2930 90 950 0
15. Methyl alcohol (methanol)	Ex 2905 11 000 0
16. Arsenic	Ex 2804 80 000 0
17. Arsenious anhydride	Ex 2811 29 100 0
18. Arsenic anhydride	Ex 2811 29 900 0
19. Sodium arsenate	Ex 2842 90 800 0
20. Nicotine	Ex 2939 79 000 0 Ex 2939 80 000 0
21. Novarsenol	Ex 2931 90 800 9
22. Promenant	Ex 2852 90 000 7
23. Mercury metal	Ex 2805 40 100 0 Ex 2805 40 900 0
24. Mercury diiodide	Ex 2852 10 000 8
25. Mercury Dichloride	Ex 2852 10 000 8
26. Mercury hydrocyanide	Ex 2852 10 000 8
27. Mercury Salicylate	Ex 2852 10 000 8
28. Mercury Cyanide	Ex 2852 10 000 8
29. Silver cyanide	Ex 2843 29 000 0
30. Scopolamine hydrobromide	Ex 2939 79 000 0 Ex 2939 80 000 0
31. Strychnine nitrate	Ex 2939 79 000 0 Ex 2939 80 000 0
32. Belladonna alkaloids	Ex 2939 79 000 0 Ex 2939 80 000 0
33. Thallium untreated	Ex 8112 51 000 0
34. Nickel tetracarbonyl	Ex 2931 90 800 9
35. Tetraethyl lead	Ex 2931 10 000 0
36. Tetramethyl lead	Ex 2931 10 000 0
37. Grass of Aconite of Dzungar Fresh	Ex 1211 90 860 9
38. Phenol	Ex 2907 11 000 0
39. Zinc phosphide	Ex 2853 90 900 0
40. Phosphorus yellow	Ex 2804 70 001 0
41. Silver fluoride	Ex 2843 29 000 0
42. O-Chloro benzylidenemalonodinitrile	Ex 2926 90 980 0
43. Zinc cyanide	Ex 2837 19 000 0
44. Qinghonin	Ex 2939 20 000 0
45. Chilbukhi Extract	Ex 1302 19 900 0
46. Ethyl mercurphosphate	Ex 2852 10 000 8
47. Ethyl mercuric chloride	Ex 2852 10 000 8
48. Snake poison	Ex 3001 90 980 0
49. Purified bee venom	Ex 3001 90 980 0
50. Sodium cyanide	Ex 2837 11 000 0
51. Potassium cyanide	Ex 2837 19 000 0
52. Copper cyanides	Ex 2837 19 000 0

3. The system applies to importers of controlled substances from all countries.

4. The use of import licences enables the Government to restrict and monitor the quantities of controlled substances imported. The system is not intended to restrict the quantity or volume of imports.

5. The controls on the importation of goods specified in this category are statutory requirements under the legislation detailed below:

- List of Goods that are subject of import/export prohibitions or restrictions from the part of EAEU members within the framework of EAEU in trade with third countries (2012), Annex 2.13 (Decision of Board of the EEC No 30 of 21.04.2015, as last amended on 13.12.2017);

- Federal Law № 164-FZ of 08.12.2003 "On the Fundamentals of the State Regulation of Foreign Trade Activity" (as last amended on 13.07.2015);
- RF Government Resolution No 1113 of 01.11.2016 "On the formation and maintenance of the Federal Bank of licences (in conjunction with the "Rules for the formation and maintenance of a Federal Bank of Licenses Issued")";
- RF Government Resolution № 1567-p of 23.09.2010 (as amended on 18.03.2014) "On approving the list of federal executive bodies authorized for approval of applications for licenses to export and (or) import of goods and execution of other permits in foreign trade in the cases provided for applications on the application of restrictions on goods subject to bans or restrictions on the importation or exportation of Member States of the EAEU within the EAEU in trade with third countries";
- RF Government Resolution № 278 of 16.03.1996 (as last amended on 25.05.2017) "On procedures of importation and exportation of toxic substances except for precursors of the drugs and substances with psychotropic effects";
- Order of the Ministry of Industry and Trade of the Russian Federation № 135 of 17.02.2012 (as last amended on 22.09.2016) "On approval of the Administrative Regulations of the Ministry of Industry and Trade of the Russian Federation to provide a public service by issuing licenses and other permits for export and (or) import of certain types of goods, as well as the formation and maintenance of the federal bank of licences";
- Order of the Ministry of Natural Resources of Russia of 09.06.2014 N 259 "On Approval of the Administrative Regulations of the Federal Service for Supervision in the Sphere of Nature Management for the provision of a public service for the issuance of permits to import into the Russian Federation or transit through the territory of the Russian Federation of poisonous substances".

This system cannot be abolished without legislative approval.

Procedures

6. Not applicable.

7.(a) There is no minimum advance notice required for a licence. Goods arriving at the port without a licence cannot be imported and retrospective permits cannot be issued.

(b) No.

(c) No.

(d) Import licences are issued by the Department of the State Regulation of the Foreign Trade of the Ministry of Industry and Trade of the Russian Federation. The application must be approved by the Federal Service for Supervision of Natural Resources.

8. An application to the Department of the State Regulation of the Foreign Trade of the Ministry of Industry and Trade of the Russian Federation for an import licence may only be refused under the ordinary criteria for such applications. Reasons for refusal will be advised in writing.

Eligibility of importers to apply for licence

9. All persons, firms and institutions are eligible to apply for licences.

Documentation and other requirements for application for licence

10. Application forms are available on the special website "Support for foreign trade participants" (<http://www.non-tariff.gov.ru>).

An importer is required to submit the following documents with the application:

- Digital copy of application form;
- Copy of a contract;
- Copy of document on registration on tax authority or the copy of the document on state registration;

- Permit from the Federal Service for Supervision of Natural Resources or data on existence of the license for implementation of the licensed type of activity (<http://www.rpn.gov.ru>);
- The applicant has the right to submit the documents specified in last two subparagraphs on his own initiative.

11. Upon importation, an importer must present standard customs documentation along with a valid licence.

12. Licence application fees are charged. Fees are for licence – 7 500 Rubles.

13. There is no deposit or advance payment requirement associated with the issue of licences.

Conditions of licensing

14. Licences are valid for the licence period and cannot be extended.

15. There is no penalty for the non-utilisation of a licence or a portion of a licence.

16. Licences are not transferable between importers.

17. There are no conditions attached to the issuance of a licence.

Other procedural requirements

18. There are no other administrative procedures, apart from import licensing required prior to importation.

19. Foreign exchange is automatically provided by the banking authorities for goods to be imported.

6 NARCOTIC DRUGS, SUBSTANCES WITH PSYCHOTROPIC EFFECTS AND THEIR PRECURSORS

Outline of System

1. Licences are issued to control the import of specified narcotic drugs, substances with psychotropic effects and their precursors (List of Goods that are subject of import/export prohibitions or restrictions in trade with third countries (Decision of the Board of the EEC No 30 "About measures of non-tariff regulation" of 21.04.2015, as last amended on 13.12.2017, as Annex 2.12).

Purposes and coverage of licensing

2. This system fulfils part of the Russian Federation's obligation under the Single Convention on Narcotic Drugs, 1961, the Convention on Psychotropic Substances, 1971, and Table I and Table II of the Convention against Illicit Traffic in Narcotic Drugs and Psychotropic Substances, 1988.

3. The system applies to importers of controlled substances from all countries.

4. The use of import licences enables the Government to restrict and monitor the quantities of controlled substances imported. This is intended to prevent the over-supply and diversion of controlled substances and is one strategy adopted to address drug misuse. The system is based on the requirements of the international treaties. The system is not intended to restrict the quantity or volume of imports.

5. The controls on the importation of goods specified in this category are statutory requirements under the legislation detailed below:

- List of Goods that are subject of import/export prohibitions or restrictions in trade with third countries, Annex 2.12 (Decision of the Board of the EEC No 30 "About measures of non-tariff regulation" of 21.04.2015, as last amended on 13.12.2017);

- Federal Law No 164-FZ of 08.12.2003 "On the Fundamentals of the State Regulation of Foreign Trade Activity" (as last amended on 13.07.2015);
- Federal Law No 3-FZ of 08.01.1998 (as last amended on 29.12.2017) "On Narcotic Drugs and Psychotropic substances";
- RF Government Resolution No 681 of 30.06.1998 (as last amended on 29.07.2017) "On list of narcotic drugs, substances with psychotropic effects and their precursors";
- RF Government Resolution No 1567-p of 23.09.2010 (as amended on 18.03.2014) "On approving the list of federal executive bodies authorized for approval of applications for licenses to export and (or) import of goods and execution of other permits in foreign trade in the cases provided for applications on the application of restrictions on goods subject to bans or restrictions on the importation or exportation of Member States of the EAEU within the EAEU in trade with third countries";
- Order of the Ministry of Industry and Trade of the Russian Federation No 135 (as last amended on 22.09.2016) of 17.02.2012 "On approval of the Administrative Regulations of the Ministry of Industry and Trade of the Russian Federation to provide a public service by issuing licenses and other permits for export and (or) import of certain types of goods, as well as the formation and maintenance of the federal bank of licences";
- Order of the Ministry of Internal Affairs of the Russian Federation No 593 of 2.08.2017 "On the approval of the administrative regulations of the Ministry of Internal Affairs of Russia on the provision of a state service for issuing permits to the Ministry of Internal Affairs of the Russian Federation for the right to import (export) of narcotic drugs, psychotropic substances and their precursors".

This system cannot be abolished without legislative approval.

Procedures

6. Temporary quantitative restrictions may be used, but do not act now.

7.(a) There is no minimum advance notice required for a licence. Goods arriving at the port without a licence cannot be imported and retrospective permits cannot be issued. The maximum processing time for permit is 20 days. The maximum processing time for licence is 15 days.

(b) No.

(c) No.

(d) Import licences are issued by the Department of the State Regulation of the Foreign Trade of the Ministry of Industry and Trade of the Russian Federation. The application must be approved by the main department for the control of drug trafficking of the MIA of the Russian Federation.

8. An application to the Department of the State Regulation of the Foreign Trade of the Ministry of Industry and Trade of the Russian Federation for an import licence may only be refused under the ordinary criteria for such applications. Reasons for refusal will be advised in writing.

Eligibility of importers to apply for licence

9. All persons, firms and institutions are eligible to apply for licences.

Documentation and other requirements for application for licence

10. Application forms are available on the special website "Support for foreign trade participants" (<http://www.non-tariff.gov.ru>).

An importer is required to submit the following documents with the application:

- Digital copy of application form;
- Copy of a contract;
- Copy of document on registration on tax authority or the copy of the document on state registration;

- Permit from the General Administration for Drug Control of the Ministry of Internal Affairs of the Russian Federation or data on existence of the license for implementation of the licensed type of activity (<https://en.mvd.ru>);
- The applicant has the right to submit the documents specified in last two subparagraphs on his own initiative.

11. Upon importation, an importer must present standard customs documentation along with a valid licence.

12. Licence application fees are charged. Fees are – 7 500 Rubles.

13. There is no deposit or advance payment requirement associated with the issue of licences.

Conditions of licensing

14. Licences are valid for the licence period and cannot be extended.

15. There is no penalty for the non-utilisation of a licence or a portion of a licence.

16. Licences are not transferable between importers.

17. There are no conditions attached to the issuance of a licence.

Other procedural requirements

18. There are no other administrative procedures, apart from import licensing required prior to importation.

19. Foreign exchange is automatically provided by the banking authorities for goods to be imported.

7 MEDICINES AND PHARMACEUTICAL PRODUCTS

Outline of System

1. Licences are issued to control the import of specified medicines and pharmaceutical products (List of Goods that are subject of import/export prohibitions or restrictions from the part of the EAEU members within the framework of the EAEU in trade with third countries (Decision of the Board of the EEC No 30 of 21.04.2015, as last amended on 13.12.2017, Annex 2.14).

Purposes and coverage of licensing

2. The licensing system permits to control the turnover of specified medicines and pharmaceutical products for protection of human, animal or plant life or health.

Detailed Product Description	Tariff line code(s) affected, based on HS (2012)
Organic chemical compounds used as pharmaceutical substances	Ex 2904 Ex 2905 Ex 2906 Ex 2907 Ex 2908 Ex 2909 Ex 2912 Ex 2913 00 000 0 Ex 2914 Ex 2915 Ex 2916 Ex 2917 Ex 2918 Ex 2919 Ex 2920 Ex 2921

Detailed Product Description	Tariff line code(s) affected, based on HS (2012)
	Ex 2922 Ex 2923 Ex 2924 Ex 2925 Ex 2926 Ex 2927 00 000 0 Ex 2928 00 Ex 2929 Ex 2930 Ex 2931 Ex 2932 Ex 2933 Ex 2934 Ex 2935 Ex 2936 Ex 2937 Ex 2938 Ex 2939 Ex 2940 00 000 0 Ex 2941 Ex 2942 00 000 0
Glands and other organs intended for organotherapy, dried, ground or not powdered; extracts of glands or other organs or their secrets, intended for organotherapy; heparin and its salts; other substances of human or animal origin prepared for use for therapeutic or preventive purposes, not elsewhere specified or included	Ex 3001
Human blood; blood of animals prepared for use in therapeutic, preventive or diagnostic purposes; immune serums and blood fractions, other and modified immunological products, including those obtained by methods of biotechnology; vaccines, toxins, cultures of microorganisms (except yeasts) and similar products, for the use of the above for medical purposes	Ex 3002
Medicinal products (other than goods of heading 3002, 3005 or 3006) consisting of a mixture of two or more components for therapeutic or prophylactic purposes, but not pre-packaged in the form of dosage forms or in forms or packs for retail sale (other than those used for veterinary purposes)	Ex 3003
Medicinal products (other than goods of heading 3002, 3005 or 3006) consisting of mixed or unmixed products for therapeutic or prophylactic purposes, packaged in the form of dosage forms (including medicines in the form of transdermal systems) or in forms or packs for retail sales (other than those used for veterinary medicine)	Ex 3004
Contrast preparations for X-ray examinations; diagnostic reagents intended for administration to patients, for the use of the above for medical purposes	Ex 3006 30 000 0
Contraceptive chemical means based on hormones, other compounds of heading 2937 or spermicides	Ex 3006 60 000
Preparations, which contain vitamins and (or) mineral substances, for use in medical purposes	Ex 2106 90 920 0 Ex 2106 90 980 3 Ex 2106 90 980 9
Provitamins and vitamins, natural or synthesized (including natural concentrates), their derivatives, used primarily as vitamins, and mixtures of these compounds, including any solvent, for medical use	Ex 2936
Natural polymers (e.g. alginic acid) and naturally modified polymers (e.g., cured proteins, chemical derivatives of natural rubber), in primary forms, for medical use	Ex 3913

3. The system applies to importers of controlled substances from all countries.

4. The use of import licences enables the Government to restrict and monitor the quantities of controlled substances imported. The system is not intended to restrict the quantity or volume of imports.

Conclusion of the authorized body is not required at the placement under the following customs procedures: production for domestic consumption, processing for domestic consumption, reimport or abandonment to the State of unregistered medicines for clinical researches, medicines examinations, state registration of medicines, delivery of health care according to vital indicators of individual patient or delivery of health care to a limited contingent of patients with rare and (or) a particularly severe pathology, and of registered medicines intended for clinical researches, as well as registered or unregistered medicines intended for humanitarian aid (assistance), aid in emergency situations.

5. The controls on the importation of goods specified in this category are statutory requirements under the legislation detailed below:

- List of Goods that are subject of import/export prohibitions or restrictions from the part of the EAEU members within the framework of the EAEU in trade with third countries, Annex 2.14 (Decision of the Board of the EEC No 30 "About measures of non-tariff regulation" of 21.04.2015, as last amended on 13.12.2017);
- Federal Law No 164-FZ of 08.12.2003 "On the Fundamentals of the State Regulation of Foreign Trade Activity" (as last amended on 13.07.2015);
- Order of the Ministry of Industry and Trade of the Russian Federation No 135 of 17.02.2012 (as last amended on 22.09.2016) "On approval of the Administrative Regulations of the Ministry of Industry and Trade of the Russian Federation to provide a public service by issuing licenses and other permits for export and (or) import of certain types of goods, as well as the formation and maintenance of the federal bank of licences";
- RF Government Resolution № 1567-p of 23.09.2010 (as amended on 18.03.2014) "On approving the list of federal executive bodies authorized for approval of applications for licenses to export and (or) import of goods and execution of other permits in foreign trade in the cases provided for applications on the application of restrictions on goods subject to bans or restrictions on the importation or exportation of Member States of the EAEU in trade with third countries";
- Order of the Ministry of Health of the Russian Federation No 58n of 02.08.2012 (as last amended on 07.10.2013) "On approval of the administrative regulation of the Ministry of Health of the Russian Federation to provide public services for issuing permits for the importation into the territory of the Russian Federation for the particular batch and (or) unregistered medicinal products intended for clinical trials of drugs , specific consignment of unregistered medicinal products intended for the examination medicines for the implementation of state registration of medicines , specific consignment of unregistered medicines for medical care for health of the particular patient".

This system cannot be abolished without legislative approval.

Procedures

6. Not applicable.

7.(a) There is no minimum advance notice required for a licence. Goods arriving at the custom without a licence cannot be imported and retrospective permits cannot be issued. The maximum processing time for permit is 5 days. The maximum processing time for licence is 15 days.

(b) No.

(c) No.

(d) Import licences are issued by the Department of the State Regulation of the Foreign Trade of the Ministry of Industry and Trade of the Russian Federation. The application must be approved the Federal Service on Surveillance in Healthcare.

8. An application to the Department of the State Regulation of the Foreign Trade of the Ministry of Industry and Trade of the Russian Federation for an import licence may only be refused under the ordinary criteria for such applications. Reasons for refusal will be advised in writing.

Eligibility of importers to apply for licence

9. All persons, firms and institutions are eligible to apply for licences.

Documentation and other requirements for application for licence

10. Application forms are available on the special website "Support for foreign trade participants" (<http://www.non-tariff.gov.ru>).

An importer is required to submit the following documents with the application:

- Digital copy of application form;
- Copy of a contract;
- Copy of document on registration on tax authority or the copy of the document on state registration;
- Permit from the Federal Service on Surveillance in Healthcare of the Russian Federation or data on existence of the license for implementation of the licensed type of activity (<https://www.rosminzdrav.ru>);
- The applicant has the right to submit the documents specified in last two subparagraphs on his own initiative.

11. Upon importation, an importer must present standard customs documentation along with a valid licence.

12. Licence application fees are charged. Fees are 7 500 Rubles.

13. There is no deposit or advance payment requirement associated with the issue of licences.

Conditions of licensing

14. Licences are valid for the licence period and cannot be extended.

15. There is no penalty for the non-utilisation of a licence or a portion of a licence.

16. Licences are not transferable between importers.

17. There are no conditions attached to the issuance of a licence.

Other procedural requirements

18. There are no other administrative procedures, apart from import licensing required prior to importation.

19. Foreign exchange is automatically provided by the banking authorities for goods to be imported.

8 HUMAN ORGANS AND TISSUES, BLOOD AND ITS COMPONENTS

Outline of System

1. Licences are issued to control the import of human organs and tissues, blood and its components (List of Goods that are subject of import/export prohibitions or restrictions in trade with third countries (Decision of the Board of the EEC No 30 of 21.04.2015, as last amended on 13.12.2017, Annex 2.21).

Purposes and coverage of licensing

2. The licensing system permits to control the turnover of human organs and tissues, blood and its components for protection of human life or health.

Detailed Product Description	Tariff line code(s) affected
Allogeneic tissues (pancreas, thyroid, parathyroid, pituitary and other endocrine tissues)	Ex 3001 90 200 0
Hematopoietic stem cells	Ex 3001 90 200 0
Lens capsule	Ex 3001 90 200 0
Leather	Ex 3001 90 200 0
Complex heart-lungs	Ex 3001 90 200 0
Conjunctiva	Ex 3001 90 200 0
Bone marrow	Ex 3001 90 200 0
Human blood and its components	Ex 3002 12 000 3 Ex 3002 12 000 4 Ex 3002 12 000 5 Ex 3002 13 000 0 Ex 3002 14 000 0 Ex 3002 90 100 0
Multivisceral complexes (liver - kidney, liver - kidney - adrenal glands - area of gastrointestinal tract, kidney - pancreas)	Ex 3001 90 200 0
Liver and its parts	Ex 3001 90 200 0
The pancreas alone or in combination with other organs	Ex 3001 90 200 0
Kidneys	Ex 3001 90 200 0
Cornea	Ex 3001 90 200 0
Heart	Ex 3001 90 200 0
Sclera	Ex 3001 90 200 0
Fragments of the intestine	Ex 3001 90 200 0
Bones, fragments of bones with a cortical layer	Ex 3001 90 200 0
Cartilage tissue	Ex 3001 90 200 0
Upper limb and its fragments	Ex 3001 90 200 0
Heart Valves	Ex 3001 90 200 0
Bones of the cranial vault	Ex 3001 90 200 0
Lung	Ex 3001 90 200 0
Lower limb and its fragments	Ex 3001 90 200 0
Vessels and areas of vascular bed	Ex 3001 90 200 0
Tendons	Ex 3001 90 200 0
Dura mater	Ex 3001 90 200 0
Trachea	Ex 3001 90 200 0
Sex cells and embryos	Ex 3001 90 200 0
Samples of human biological materials (samples of cells, tissues, biological fluids, secrets, products of human vital activity, physiological and pathological excreta, smears, washings, scrapings)	Ex 0511 99 853 9 Ex 0511 99 859 9 Ex 3002 12 000 5 Ex 3002 13 000 0 Ex 3002 14 000 0 Ex 3002 90 100 0

3. The system applies to importers of controlled substances from all countries.

4. The use of import licences enables the Government to restrict and monitor the quantities of controlled substances imported. The system is not intended to restrict the quantity or volume of imports.

5. The controls on the importation of goods specified in this category are statutory requirements under the legislation detailed below:

- List of Goods that are subject of import/export prohibitions or restrictions in trade with third countries, Annex 2.14 (Decision of the Board of the EEC No 30 "About measures of non-tariff regulation" of 21.04.2015, as last amended on 13.12.2017);
- RF Government Resolution No 1567-p of 23.09.2010 (as amended on 18.03.2014) "On approving the list of federal executive bodies authorized for approval of applications for licenses to export and (or) import of goods and execution of other permits in foreign trade in the cases provided for applications on the application of restrictions on goods subject to

- bans or restrictions on the importation or exportation of Member States of the EAEU in trade with third countries";
- Federal Law No 164-FZ of 08.12.2003 "On the Fundamentals of the State Regulation of Foreign Trade Activity" (as last amended on 13.07.2015);
 - Order of the Ministry of Industry and Trade of the Russian Federation No 135 of 17.02.2012 (as last amended on 22.09.2016) "On approval of the Administrative Regulations of the Ministry of Industry and Trade of the Russian Federation to provide a public service by issuing licenses and other permits for export and (or) import of certain types of goods, as well as the formation and maintenance of the federal bank of licences";
 - Order of the Ministry of Health of the Russian Federation No 1471n of 05.12.2011 "On approval of the Administrative Regulations of the Federal Service on Surveillance in Healthcare and Social Development to provide a public service by agreement of licensing for export and (or) import of bodies and (or) human tissues, blood and its components".

This system cannot be abolished without legislative approval.

Procedures

6. Not applicable.

- 7.(a) There is no minimum advance notice required for a licence. Goods arriving at the custom without a licence cannot be imported and retrospective permits cannot be issued. The maximum processing time for permit is 5 days. The maximum processing time for licence is 15 days.
- (b) No.
- (c) No.
- (d) Import licences are issued by the Department of the State Regulation of the Foreign Trade of the Ministry of Industry and Trade of the Russian Federation. The application must be approved the Federal Service on Surveillance in Healthcare.

8. An application to the Department of the State Regulation of the Foreign Trade of the Ministry of Industry and Trade of the Russian Federation for an import licence may only be refused under the ordinary criteria for such applications. Reasons for refusal will be advised in writing.

Eligibility of importers to apply for licence

9. All persons, firms and institutions are eligible to apply for licences.

Documentation and other requirements for application for licence

10. Application forms are available on the special website "Support for foreign trade participants" (<http://www.non-tariff.gov.ru>).

An importer is required to submit the following documents with the application:

- Digital copy of application form;
 - Copy of a contract;
 - Copy of document on registration on tax authority or the copy of the document on state registration;
 - Permit from the Federal Service on Surveillance in Healthcare or data on existence of the license for implementation of the licensed type of activity (<https://www.rosminzdrav.ru>);
 - The applicant has the right to submit the documents specified in last two subparagraphs on his own initiative.
11. Upon importation, an importer must present standard customs documentation along with a valid licence.
12. Licence application fees are charged. Fees are 7 500 Rubles.

13. There is no deposit or advance payment requirement associated with the issue of licences.

Conditions of licensing

14. Licences are valid for the licence period and cannot be extended.

15. There is no penalty for the non-utilisation of a licence or a portion of a licence.

16. Licences are not transferable between importers.

17. There are no conditions attached to the issuance of a licence.

Other procedural requirements

18. There are no other administrative procedures, apart from import licensing required prior to importation.

19. Foreign exchange is automatically provided by the banking authorities for goods to be imported.

9 CIVIL RADIO-ELECTRONIC AND/OR HIGH-FREQUENCY MEANS (REM AND HFM) INCLUDING BUILT-IN OR FORMING PART OF OTHER GOODS

Outline of System

1. Licences are issued to regulate the import of civil radio-electronic and/or high-frequency means (REM and HFM) including built-in or forming part of other goods (List of Goods that are subject of import/export prohibitions or restrictions from the part of the EAEU members within the framework of EAEU in trade with third countries (Decision of the Board of the EEC No 30 of 21.04.2015, as last amended on 13.12.2017, Annex 2.16).

Purposes and coverage of licensing

2. The licensing system permits to regulate the turnover of civil radio-electronic and/or high-frequency means (REM and HFM) including built-in or forming part of other goods.

Detailed Product Description	Tariff line code(s) affected
High-frequency devices, equipment and equipment for industrial, scientific and medical purposes, including high-frequency generators	Ex 8419 Ex 8514 Ex 8540 Ex 8543 Ex 9018 Ex 9027
Radioelectronic means of various applications for the transmission or reception of voice, image, data and (or) other types of information	Ex 8470 Ex 8471 Ex 8517 Ex 8518 Ex 8519 Ex 8521 Ex 8525 Ex 8526 Ex 8527 Ex 8528 Ex 8531 Ex 90
Software and hardware complexes of technical radio monitoring, receiving equipment intended for detection of radio electronic means, which are the source of electromagnetic radiation	Ex 8526 Ex 8527

3. The system applies to importers of controlled means from all countries.

4. The use of import licences enables the Government to restrict and monitor the quantities of controlled means imported. The system is not intended to restrict the quantity or volume of imports.

5. The controls on the importation of goods specified in this category are statutory requirements under the legislation detailed below:

- List of Goods that are subject of import/export prohibitions or restrictions from the Customs territory of the EAEU in trade with third countries, Annex 2.16 (Decision of the Board of the EEC No 30 "About measures of non-tariff regulation" of 21.04.2015, as last amended on 13.12.2017);
- Federal Law No 164-FZ of 08.12.2003 "On the Fundamentals of the State Regulation of Foreign Trade Activity" (as last amended on 13.07.2015);
- RF Government Resolution No 1567-p of 23.09.2010 (as amended on 18.03.2014) "On approving the list of federal executive bodies authorized for approval of applications for licenses to export and (or) import of goods and execution of other permits in foreign trade in the cases provided for applications on the application of restrictions on goods subject to bans or restrictions on the importation or exportation of Member States of the EAEU in trade with third countries";
- Order of the Ministry of Industry and Trade of the Russian Federation No 135 of 17.02.2012 (as last amended on 22.09.2016) "On approval of the Administrative Regulations of the Ministry of Industry and Trade of the Russian Federation to provide a public service by issuing licenses and other permits for export and (or) import of certain types of goods, as well as the formation and maintenance of the federal bank of licences";
- Order of the Ministry of Communications and mass communications of the Russian Federation from 17.04.2017 N 189 "On approval of administrative regulations provisions of the Federal Service for Supervision in the sphere communications, information technologies and mass communications state service on issue of permissions on import to the territory of The Russian Federation under conditions civil-radioelectronic and high-frequency devices for civilian appointment, including built-in or included in the composition of other goods, and also on import radioelectronic and high-frequency devices civil appointment by individuals for the personal use".

This system cannot be abolished without legislative approval.

Procedures

6. Not applicable.

7.(a) There is no minimum advance notice required for a licence. Goods arriving at the custom without a licence cannot be imported and retrospective permits cannot be issued. The maximum processing time for permit is 30 days. The maximum processing time for licence is 15 days.

(b) No.

(c) No.

(d) Import licences are issued by the Department of the State Regulation of the Foreign Trade of the Ministry of Industry and Trade of the Russian Federation. The application must be agreed with the Federal Service for Supervision of Communications, Information Technology, and Mass Media (Roskomnadzor).

8. An application to the Department of the State Regulation of the Foreign Trade of the Ministry of Industry and Trade of the Russian Federation for an import licence may only be refused under the ordinary criteria for such applications. Reasons for refusal will be advised in writing.

Eligibility of importers to apply for licence

9. All persons, firms and institutions are eligible to apply for licences.

Documentation and other requirements for application for licence

10. Application forms are available on the special website "Support for foreign trade participants" (<http://www.non-tariff.gov.ru>).

An importer is required to submit the following documents with the application:

- Digital copy of application form;
- Copy of a contract;
- Copy of document on registration on tax authority or the copy of the document on state registration;
- Permit from Roskomnadzor or data on existence of the license for implementation of the licensed type of activity (<https://rkn.gov.ru>);
- The applicant has the right to submit the documents specified in last two subparagraphs on his own initiative.

11. Upon importation, an importer must present standard customs documentation along with a valid licence.

12. Licence application fees are charged. Fees are 7 500 Rubles.

13. There is no deposit or advance payment requirement associated with the issue of licences.

Conditions of licensing

14. Licences are valid for the licence period and cannot be extended.

15. There is no penalty for the non-utilisation of a licence or a portion of a licence.

16. Licences are not transferable between importers.

17. There are no conditions attached to the issuance of a licence.

Other procedural requirements

18. There are no other administrative procedures, apart from import licensing required prior to importation.

19. Foreign exchange is automatically provided by the banking authorities for goods to be imported.

10 SPECIAL DEVICES INTENDED FOR UNAUTHORISED OBTAINING OF INFORMATION**Outline of System**

1. Licences are issued to regulate the import of special devices intended for unauthorised obtaining of information (List of Goods that are subject of import/export prohibitions or restrictions from the Customs territory of the EAEU in trade with third countries (Decision of the Board of the EEC No 30 of 21.04.2015, as last amended on 13.12.2017, Annex 2.17).

Purposes and coverage of licensing

2. The licensing system permits to regulate the turnover of special devices intended for unauthorised obtaining of information including built-in or forming part of other goods.

Detailed Product Description	Tariff line code(s) affected
1. Special technical means for secret reception and registration of acoustic information: wire communication systems intended for secretly receiving and / or recording acoustic information	Ex 8517 61 000 Ex 8517 62 000 Ex 8517 69 390 0 Ex 8517 69 900 0
radio electronic devices intended for secret reception and (or) registration of acoustic information	Ex 8517 70 900 1 Ex 8518 30 950 0 Ex 8518 40 Ex 8523 49 450 0 Ex 8525 50 000 0 Ex 8525 60 000 Ex 8527 Ex 8529 10 390 0
Electronic devices designed for secret registration of acoustic information	Ex 8519 81 510 0 Ex 8519 81 550 Ex 8519 81 610 Ex 8519 81 650 Ex 8519 81 750 Ex 8519 81 850 Ex 8519 89 900 Ex 8523 51
2. Special technical means for secret visual observation and recording of video information: lenses with a pin-hole	Ex 9002
Cameras possessing at least one of the following features: camouflaged for objects of other functional purpose; having lenses with a put out pupil of the entrance ("pin-hole")	Ex 9006 51 000 0 Ex 9006 52 000 9 Ex 9006 53 100 0
television and video cameras possessing at least one of the following features: camouflaged for objects of other functional purpose; having lenses with a put-out pupil of the entrance ("pin-hole")	Ex 8525 80
wire communication systems intended for secretly obtaining and (or) recording video information	Ex 8517 61 000 Ex 8517 62 000
electronic devices designed to secretly obtain and / or register video information	Ex 8517 69 390 0 Ex 8517 69 900 0 Ex 8523 49 450 0 Ex 8525 50 000 0 Ex 8525 60 000 Ex 8527 Ex 8529 10 390 0
electronic devices designed for private registration of video information	Ex 8521 Ex 8523 51
3. Special technical means for secretly listening to telephone conversations: wire communication systems intended for secretly listening to telephone conversations	Ex 8517 61 000 Ex 8517 62 000
electronic devices intended for secretly listening to telephone conversations	Ex 8517 69 390 0 Ex 8517 69 900 0 Ex 8525 50 000 0 Ex 8525 60 000 Ex 8527 Ex 8529 10 390 0
electronic devices intended for secret registration of information about telephone conversations	Ex 8519 81 510 0 Ex 8519 81 550 Ex 8519 81 610 Ex 8519 81 650 Ex 8519 81 750 Ex 8519 81 850 Ex 8523 51
4. Special technical means for secretly intercepting and recording information from technical communication channels	Ex 8471 Ex 8517 61 000

Detailed Product Description	Tariff line code(s) affected
	Ex 8517 62 000 Ex 8517 69 390 0 Ex 8517 69 900 0 Ex 8523 29 310 1 Ex 8523 29 310 2 Ex 8523 49 250 0 Ex 8523 49 910 1 Ex 8523 51 910 1 Ex 8523 59 910 1 Ex 8523 80 910 1 Ex 8527
5. Special technical means for secret control of mail messages and mailings	Ex 9022 19 000 0
6. Special technical means for secret research of objects and documents, including portable small-sized fluoroscopic, retigento-television and radiographic equipment	Ex 9022 19 000 0
7. Special technical means for secret penetration and examination of premises, vehicles and other objects: means for opening the locking devices	Ex 8301 70 000 0
portable small-size fluoroscopic, X-ray television and radiographic equipment	Ex 9022 19 000 0
8. Special technical means for the unofficial control over the movement of vehicles and other objects	Ex 8526 10 000 9 Ex 8526 91
9. Special technical means for secret receipt (modification, destruction) of information from technical means of its storage, processing and transmission	Ex 8471 Ex 8505 90 200 Ex 8517 61 000 Ex 8517 62 000 Ex 8517 69 390 0 Ex 8517 69 900 0 Ex 8523 29 310 1 Ex 8523 29 310 2 Ex 8523 49 250 0 Ex 8523 49 910 1 Ex 8523 51 910 1 Ex 8523 59 910 1 Ex 8523 80 910 1 Ex 8527
10. Special technical means for secret identification of a person	Ex 9019 10 900 9
11. Special technical means for secret registration of psychophysiological reactions of a person	Ex 9019 10 900 9

3. The system applies to importers of controlled means from all countries.

4. The use of import licences enables the Government to restrict and monitor the quantities of controlled means imported. The system is not intended to restrict the quantity or volume of imports.

5. The controls on the importation of goods specified in this category are statutory requirements under the legislation detailed below:

- List of Goods that are subject of import/export prohibitions or restrictions from the part of the EAEU in trade with third countries, Annex 2.17 (Decision of the Board of the EEC No 30 "About measures of non-tariff regulation" of 21.04.2015, as last amended on 13.12.2017);
- Federal Law No 164-FZ of 08.12.2003 "On the Fundamentals of the State Regulation of Foreign Trade Activity" (as last amended on 13.07.2015);
- RF Government Resolution № 1567-p of 23.09.2010 (as amended on 18.03.2014) "On approving the list of federal executive bodies authorized for approval of applications for licenses to export and (or) import of goods and execution of other permits in foreign trade in the cases provided for applications on the application of restrictions on goods subject to

- bans or restrictions on the importation or exportation of Member States of the EAEU in trade with third countries";
- Order of the Ministry of Industry and Trade of the Russian Federation No 135 (as last amended on 22.09.2016) of 17.02.2012 "On approval of the Administrative Regulations of the Ministry of Industry and Trade of the Russian Federation to provide a public service by issuing licenses and other permits for export and (or) import of certain types of goods, as well as the formation and maintenance of the federal bank of licences";
 - Order of the Federal Security Service of the Russian Federation No 549 of 01.11.2012 "On approval of the Administrative Regulations of the Federal Security Service of the Russian Federation for the provision of public services to make decisions about the possibility of entry into the customs territory and the exportation from the customs territory of the EAEU of special devices intended for unauthorised obtaining of information".

This system cannot be abolished without legislative approval.

Procedures

6. Not applicable.

- 7.(a) There is no minimum advance notice required for a licence. Goods arriving at the custom without a licence cannot be imported and retrospective permits cannot be issued. The maximum processing time for permit is 10 days. The maximum processing time for licence is 15 days.
- (b) No.
- (c) No.
- (d) Import licences are issued by the Department of the State Regulation of the Foreign Trade of the Ministry of Industry and Trade of the Russian Federation. The application must be agreed with the Federal Security Service of the Russian Federation (FSB).

8. An application to the Department of the State Regulation of the Foreign Trade of the Ministry of Industry and Trade of the Russian Federation for an import licence may only be refused under the ordinary criteria for such applications. Reasons for refusal will be advised in writing.

Eligibility of importers to apply for licence

9. All persons, firms and institutions are eligible to apply for licences.

Documentation and other requirements for application for licence

10. Application forms are available on the special website "Support for foreign trade participants" (<http://www.non-tariff.gov.ru>).

An importer is required to submit the following documents with the application:

- Digital copy of application form;
- Copy of a contract;
- Copy of document on registration on tax authority or the copy of the document on state registration;
- Permit from FSB or data on existence of the license for implementation of the licensed type of activity (<http://clsz.fsb.ru>).

11. Upon importation, an importer must present standard customs documentation along with a valid licence.

12. Licence application fees are charged. Fees are 7 500 Rubles.

13. There is no deposit or advance payment requirement associated with the issue of licences.

Conditions of licensing

14. Licences are valid for the licence period and cannot be extended.
15. There is no penalty for the non-utilisation of a licence or a portion of a licence.
16. Licences are not transferable between importers.
17. There are no conditions attached to the issuance of a licence.

Other procedural requirements

18. There are no other administrative procedures, apart from import licensing required prior to importation.
19. Foreign exchange is automatically provided by the banking authorities for goods to be imported.

11 ENCRYPTION DEVICES

Outline of System

1. Licences are issued to regulate the import of encryption devices (List of Goods that are subject of import/export prohibitions or restrictions in trade with third countries (Decision of the Board of the EEC No 30 of 21.04.2015, as last amended on 13.12.2017, Annex 2.19).

Purposes and coverage of licensing

2. The licensing system permits to regulate the turnover of encryption devices including built-in or forming part of other goods.

Detailed Product Description	Tariff line code(s) affected, based on HS (2012)
1. Printers, photocopiers and fax machines and their electronic modules, which have encryption (cryptography) functions	Ex 8443 31 Ex 8443 32 100 9 Ex 8443 32 300 0 Ex 8443 99 100 0
2. Pocket machines for recording, reproducing and visualizing data with computational functions, having the functions of encryption (cryptography)	Ex 8470 10 000 0
3. Handheld computers that have encryption (cryptography) functions	Ex 8471 30 000 0
4. Computing machines and parts thereof that have encryption functions (cryptography)	Ex 8471 30 000 0 Ex 8471 41 000 0 Ex 8471 49 000 0 Ex 8471 50 000 0 Ex 8471 90 000 0 Ex 8473 30 200 8
5. Devices of computers with the functions of encryption (cryptography)	Ex 8471 70 500 0 Ex 8471 70 980 0 Ex 8471 80 000 0
6. Electronic modules and parts of handheld machines that have encryption (cryptography)	Ex 8473 21 100 0 Ex 8473 21 900 0 Ex 8473 30 200 8 Ex 8473 30 800 0
7. Subscriber communication devices having encryption functions	Ex 8517 11 000 0 Ex 8517 12 000 0 Ex 8517 18 000 0
8. Base stations with cryptographic functions (cryptography)	Ex 8517 61 000 1 Ex 8517 61 000 2 Ex 8517 61 000 8
9. Telecommunication equipment and its parts, with the functions of encryption (cryptography)	Ex 8517 62 000 Ex 8517 69 390 0 Ex 8517 69 900 0

Detailed Product Description	Tariff line code(s) affected, based on HS (2012)
10. Software encryption (cryptographic) means regardless of the information carrier	Ex 8517 70 900 Ex 8523 29 310 1 Ex 8523 29 310 2 Ex 8523 29 330 Ex 8523 29 390 Ex 8523 49 250 0 Ex 8523 49 310 0 Ex 8523 49 390 0 Ex 8523 49 450 0 Ex 8523 49 910 1 Ex 8523 49 930 0 Ex 8523 51 910 1 Ex 8523 51 930 0 Ex 8523 52 Ex 8523 59 910 1 Ex 8523 59 930 0 Ex 8523 80 910 1 Ex 8523 80 930
11. Key Documents	Ex 3704 00 Ex 3705 00 Ex 3706 Ex 4821 10 Ex 4901 10 000 0 Ex 4901 99 000 0 Ex 4911 99 000 0 Ex 8523 21 000 0 Ex 8523 29 310 1 Ex 8523 29 310 2 Ex 8523 29 330 Ex 8523 29 390 Ex 8523 49 250 0 Ex 8523 49 310 0 Ex 8523 49 390 0 Ex 8523 49 450 0 Ex 8523 49 910 1 Ex 8523 49 930 0 Ex 8523 51 910 1 Ex 8523 51 930 0 Ex 8523 52 Ex 8523 59 910 1 Ex 8523 59 930 0 Ex 8523 80 910 1 Ex 8523 80 930 0
12. Equipment for broadcasting or television and its parts, with the functions of encryption (cryptography)	Ex 8525 50 000 0 Ex 8525 60 000 Ex 8529 90 200 1 Ex 8529 90 650 Ex 8529 90 970 0
13. Radio navigation receivers, remote control equipment and parts thereof, with encryption (cryptography) functions,	Ex 8526 91 200 0 Ex 8526 91 800 0 Ex 8526 92 000 Ex 8529 90 650 Ex 8529 90 970 0
14. Equipment for access to the information and communication network "Internet" and television receivers with the communication function, their parts, having the functions of encryption (cryptography)	Ex 8517 62 000 Ex 8528 71 150 0 Ex 8529 90 650 Ex 8529 90 970 0
15. Electronic integrated circuits, memory devices that have encryption functions (cryptography) or contain cryptographic (cryptographic) means	Ex 8542 31 901 0 Ex 8542 31 909 0 Ex 8542 32 900 0
16. Other electrical machines and apparatus having individual functions containing cryptographic (cryptographic) means	Ex 8543 70 900 0 Ex 8543 90 000 0

Detailed Product Description	Tariff line code(s) affected, based on HS (2012)
17. Normative, technical, design and operational documentation for encryption (cryptographic) facilities specified in clauses 1 to 16 of this section (on any media)	Ex 3704 00 Ex 3705 00 Ex 3706 Ex 4821 10 Ex 4901 10 000 0 Ex 4901 99 000 0 Ex 4911 99 000 0 Ex 8523 29 310 Ex 8523 29 330 Ex 8523 29 390 Ex 8523 29 900 0 Ex 8523 49 450 0 Ex 8523 49 510 0 Ex 8523 49 590 0 Ex 8523 49 930 0 Ex 8523 49 990 0 Ex 8523 51 930 0 Ex 8523 51 990 0 Ex 8523 59 930 0 Ex 8523 59 990 0 Ex 8523 80 930 0 Ex 8523 80 990 0

3. The system applies to importers of controlled means from all countries.

4. The use of import licences enables the Government to restrict and monitor the quantities of controlled means imported. The system is not intended to restrict the quantity or volume of imports.

5. The controls on the importation of goods specified in this category are statutory requirements under the legislation detailed below:

- List of Goods that are subject of import/export prohibitions or restrictions in trade with third countries, Annex 2.19 (Decision of the Board of the EEC No 30 "About measures of non-tariff regulation" of 21.04.2015, as last amended on 13.12.2017);
- Federal Law No 164-FZ of 08.12.2003 "On the Fundamentals of the State Regulation of Foreign Trade Activity" (as last amended on 13.07.2015);
- Order of the Ministry of Industry and Trade of the Russian Federation No 135 (as last amended on 22.09.2016) of 17.02.2012 "On approval of the Administrative Regulations of the Ministry of Industry and Trade of the Russian Federation to provide a public service by issuing licenses and other permits for export and (or) import of certain types of goods, as well as the formation and maintenance of the federal bank of licences";
- RF Government Resolution № 1567-p of 23.09.2010 (as amended on 18.03.2014) "On approving the list of federal executive bodies authorized for approval of applications for licenses to export and (or) import of goods and execution of other permits in foreign trade in the cases provided for applications on the application of restrictions on goods subject to bans or restrictions on the importation or exportation of Member States of the EAEU in trade with third countries".

This system cannot be abolished without legislative approval.

Procedures

6. Not applicable.

7.(a) There is no minimum advance notice required for a licence. Goods arriving at the custom without a licence cannot be imported and retrospective permits cannot be issued. The maximum processing time for permit and licence is 90 days.

(b) No.

- (c) No.
- (d) Import licences are issued by the Department of the State Regulation of the Foreign Trade of the Ministry of Industry and Trade of the Russian Federation. The application must be agreed with the Federal Security Service of the Russian Federation (FSB).

8. An application to the Department of the State Regulation of the Foreign Trade of the Ministry of Industry and Trade of the Russian Federation for an import licence may only be refused under the ordinary criteria for such applications. Reasons for refusal will be advised in writing.

Eligibility of importers to apply for licence

9. All persons, firms and institutions are eligible to apply for licences.

Documentation and other requirements for application for licence

10. Application forms are available on the special website "Support for foreign trade participants" (<http://www.non-tariff.gov.ru>).

An importer is required to submit the following documents with the application:

- Digital copy of application form;
- Copy of a contract;
- Copy of document on registration on tax authority or the copy of the document on state registration;
- Permit from FSB or data on existence of the license for implementation of the licensed type of activity (<http://clsz.fsb.ru>);
- The applicant has the right to submit the documents specified in last two subparagraphs on his own initiative.

11. Upon importation, an importer must present standard customs documentation along with a valid licence.

12. Licence application fees are charged. Fees are 7 500 Rubles.

13. There is no deposit or advance payment requirement associated with the issue of licences.

Conditions of licensing

14 Licences are valid for the licence period and cannot be extended.

15. There is no penalty for the non-utilisation of a licence or a portion of a licence.

16. Licences are not transferable between importers.

17. There are no conditions attached to the issuance of a licence.

Other procedural requirements

18. There are no other administrative procedures, apart from import licensing required prior to importation.

19. Foreign exchange is automatically provided by the banking authorities for goods to be imported.

12 OFFICE AND CIVIL WEAPON, ITS MAIN PARTS AND CARTRIDGES

Outline of System

1. Licences are issued to regulate the import of office and civil weapon (List of Goods that are subject of import/export prohibitions or restrictions from the part of the EAEU members within the

framework of the EAEU in trade with third countries (Decision of the Board of the EEC No 30 of 21.04.2015, as last amended on 13.12.2017, Annex 2.22).

Purposes and coverage of licensing

2. The licensing system permits to regulate the turnover of office and civil weapon including its main parts and cartridges.

Detailed Product Description	Tariff line code(s) affected, based on HS (2012)
1. Gas pistols and revolvers, including the possibility of firing bullets with a rubber bullet	Ex 9302 00 000 0
2. Pistols and revolvers sport with a rifled barrel	Ex 9302 00 000 0
3. Pistols and service revolvers with rifled barrel	Ex 9302 00 000 0
4. Fireless barren weapons (revolvers and pistols, including those with traumatic action cartridges)	Ex 9302 00 000 0
5. Sports shotguns	Ex 9303 20
6. Sports rifles with a rifled barrel	Ex 9303 30 000 0
7. Hunting single-barrelled smooth-bore long arms	Ex 9303 20 100 0
8. Hunting dual-barrelled or combined weapons	Ex 9303 20 950 0 Ex 9303 30 000 0
9. Hunting weapon double-barrelled smooth-bore, including with barrels of different calibers	Ex 9303 20 950 0
10. Hunting weapons with a rifled barrel	Ex 9303 30 000 0 Ex 9303 20 950 0
11. Hunting pneumatic guns with muzzle energy not more than 25 J	Ex 9304 00 000 0
12. Sporting rifles and shotguns with muzzle energy exceeding 3 Joules	Ex 9304 00 000 0
13. Pistols and revolvers sport pneumatic with muzzle energy more than 3 J	Ex 9304 00 000 0
14. The main (integral) parts of pistols and revolvers sporting (barrel, bolt, drum, frame, receiver, trigger and parts and accessories to it)	Ex 9305 10 000 0
15. The main (component) parts of pistols and service revolvers (barrel, bolt, drum, frame, receiver, trigger and parts and accessories to it)	Ex 9305 10 000 0
16. Barrels of hunting and sport smooth-bore rifles and carbines	Ex 9305 20 000 1
17. Trunks of rifled hunting and sporting rifles and carbines	Ex 9305 20 000 1
18. Other main (component) parts of hunting and sporting smooth-bore guns (bolt, drum, frame, receiver, shoe, trigger and parts and accessories)	Ex 9305 20 000 9
19. The main (integral) parts of sport rifles, hunting carbines, rifles with a rifled barrel (barrel, bolt, drum, frame, receiver, shoe, trigger and parts and accessories)	Ex 9305 20 000
20. Cartridges for sport and hunting smooth-bore weapons, including test	Ex 9306 21 000 0
21. Cartridges for pistols and revolvers for sporting, service, firearmless weapons	Ex 9306 30 100 0
22. Cartridges for sport and hunting weapons with a rifled barrel (except pistols and revolvers), self-defense gas weapons, including test weapons	Ex 9306 30 900 0
23. Capsule shells for smooth-bore hunting and sporting weapons	Ex 9306 29 000 0
24. Capsule shells for hunting and sporting weapons with a rifled barrel (except for pistols and revolvers)	Ex 9306 30 900 0
25. Cases encapsulated in gas weapons of self-defense	Ex 9306 30 900 0
26. Cases encapsulated for sports and service pistols and revolvers.	Ex 9306 30 100 0
27. Capsules for cartridges for service and civilian weapons	Ex 9306 30 100 0
28. Cold bladed hunting weapons (knives and hunting daggers)	Ex 9307 00 000 0 Ex 8211
29. Cold bladed sports weapons	Ex 9307 00 000 0
30. Cold bladed weapons (cold bladed weapons intended for carrying with the Cossack form, as well as with the national costumes of the peoples of the member states of the Eurasian Economic Union, intended for collecting)	Ex 9307 00 000 0
31. Bows and crossbows sports	Ex 9506 99 900 0
32. Electric weapons (electric shock devices and spark arresters having output parameters corresponding to the norms established by the authorized body of the member state of the Eurasian Economic Union in the field of health)	Ex 9304 00 000 0
33. The weapon, structurally intended only for light, smoke and sound signals with calibre more than 6 mm	Ex 9303
34. Copies and replicas of antique weapons	Ex 93 Ex 9705 00 000 0 Ex 9706 00 000 0

3. The system applies to importers of controlled means from all countries.
4. The use of import licences enables the Government to restrict and monitor the quantities of controlled means imported. The system is not intended to restrict the quantity or volume of imports.
5. The controls on the importation of goods specified in this category are statutory requirements under the legislation detailed below:
- List of Goods that are subject of import/export prohibitions or restrictions from the Customs territory of the EAEU in trade with third countries, Annex 2.22 (Decision of the Board of the EEC No 30 "About measures of non-tariff regulation" of 21.04.2015, as last amended on 13.12.2017);
 - Federal Law № 164-FZ of 08.12.2003 "On the Fundamentals of the State Regulation of Foreign Trade Activity" (as last amended on 13.07.2015);
 - RF Government Resolution No 1113 of 01.11.2016 "On the formation and maintenance of the Federal Bank of licences (in conjunction with the "Rules for the formation and maintenance of a Federal Bank of Licenses Issued")";
 - RF Government Resolution № 1567-p of 23.09.2010 (as amended on 18.03.2014) "On approving the list of federal executive bodies authorized for approval of applications for licenses to export and (or) import of goods and execution of other permits in foreign trade in the cases provided for applications on the application of restrictions on goods subject to bans or restrictions on the importation or exportation of Member States of the EAEU in trade with third countries";
 - Order of the Ministry of Industry and Trade of the Russian Federation № 135 of 17.02.2012 (as last amended on 22.09.2016) "On approval of the Administrative Regulations of the Ministry of Industry and Trade of the Russian Federation to provide a public service by issuing licenses and other permits for export and (or) import of certain types of goods, as well as the formation and maintenance of the federal bank of licences";
 - Order of the Ministry of Internal Affairs of the Russian Federation № 639 of 27.06.2012 (as last amended on 30.12.2014) "On approval of the Administrative Regulations of the Ministry of Internal Affairs of the Russian Federation to provide a public service by issuing entity permission to import into the Russian Federation and export from the Russian Federation civil service weapons and ammunition".

This system cannot be abolished without legislative approval.

Procedures

6. Not applicable.
- 7.(a) There is no minimum advance notice required for a licence. Goods arriving at the custom without a licence cannot be imported and retrospective permits cannot be issued. The maximum processing time for permit is 14 days. The maximum processing time for licence is 15 days.
- (b) No.
- (c) No.
- (d) Import licences are issued by the Department of the State Regulation of the Foreign Trade of the Ministry of Industry and Trade of the Russian Federation. The application must be agreed with the Ministry of Internal Affairs of the Russian Federation.
8. An application to the Department of the State Regulation of the Foreign Trade of the Ministry of Industry and Trade of the Russian Federation for an import licence may only be refused under the ordinary criteria for such applications. Reasons for refusal will be advised in writing.

Eligibility of importers to apply for licence

9. All persons, firms and institutions are eligible to apply for licences.

Documentation and other requirements for application for licence

10. Application forms are available on the special website "Support for foreign trade participants" (<http://www.non-tariff.gov.ru>).

An importer is required to submit the following documents with the application:

- Digital copy of application form;
- Copy of a contract;
- Copy of document on registration on tax authority or the copy of the document on state registration;
- Permit from the Ministry of Internal Affairs of the Russian Federation or data on existence of the license for implementation of the licensed type of activity (<https://en.mvd.ru>);
- The applicant has the right to submit the documents specified in last two subparagraphs on his own initiative.

11. Upon importation, an importer must present standard customs documentation along with a valid licence.

12. Licence application fees are charged. Fees are 7 500 Rubles.

13. There is no deposit or advance payment requirement associated with the issue of licences.

Conditions of licensing

14. Licences are valid for the licence period and cannot be extended.

15. There is no penalty for the non-utilisation of a licence or a portion of a licence.

16. Licences are not transferable between importers.

17. There are no conditions attached to the issuance of a licence.

Other procedural requirements

18. There are no other administrative procedures, apart from import licensing required prior to importation.

19. Foreign exchange is automatically provided by the banking authorities for goods to be imported.
