

EURASIAN ECONOMIC COMMISSION COLLEGIUM

RESOLUTION

December 01, 2015

No. 158

Moscow

On introducing the mandatory submission of preliminary information on goods imported onto the customs territory of Eurasian Economic Union (EAEU) by air

Pursuant to Article 3 of the Agreement on submission and exchange of preliminary information on goods and vehicles transported across the customs border of the Customs Union dated May 21, 2010 (hereinafter referred to as the "Agreement") the Collegium of the Eurasian Economic Commission (the EEC Collegium) made the following decision:

- 1. To introduce the mandatory submission of preliminary information on goods imported into the customs territory of Eurasian Economic Union by air (hereinafter referred to as "imported goods", "EAEU").
- 2. To establish that preliminary information on imported goods (hereinafter referred to as "preliminary information") shall be submitted to the customs authority of a EAEU member state (hereinafter referred to as the "customs authority") in the territory of which the place of arrival of goods onto the EAEU customs territory is located (hereinafter referred to as the "place of arrival") by a carrier importing goods onto the EAEU customs territory by air, or any other entity acting for and on behalf of such carrier.

- 3. Preliminary information is used by the customs authority for making preliminary decisions on selecting objects, forms of the customs control and measures ensuring the customs control, prior to arrival of goods onto the EAEU customs territory, in particular, for support of decisions on aircraft unloading.
 - 4. Preliminary information includes:
 - a) details of an aircraft and flight route:

the nationality and registration marks of an aircraft;

name of an aircraft operator;

outbound flight number;

name of a point of origin and an airport of departure;

actual time of departure from the airport upstream the destination airport;

name of a point of arrival and a destination airport;

planned (estimated) time of arrival;

names of intermediate stations (way points) (if any);

information on presence (or absence) of any prohibited or restricted items on board of an aircraft arriving onto the EAEU customs territory, including weapons and ammunition;

information on presence (or absence) of any medicines containing narcotic substances, potent substances, psychotropic and toxic substances on board of an aircraft (if such information is available);

b) information on imported goods stated in shipping (carriage) documents (information shall be provided in relation to each document):

document No;

name of goods;

name of a loading point and an unloading point for goods;

number of cargo items;

gross weight of goods (kg);

net weight (kg) or volume of goods (if such information is available);

code of goods in accordance with the Foreign Economic Activity Commodity Nomenclature of the Eurasian Economic Union (FEACN EAEU) should contain at least 6 first digits (if such information is available);

information about a consignor and a consignee.

- 5. In cases when in relation to imported goods the customs authority at a place of arrival has registered a declaration of goods submitted in accordance with the EAEU Customs Code and containing details provided by sub-clause "b" of clause 4 of this Resolution, it is allowed to specify the number of such declaration of goods in lieu of such details.
- 6. In cases when submitted preliminary information is not complete or does not meet the technical requirements set by Article 6 of the Agreement in relation to its structure and format, a message of refusal to accept preliminary information for consideration (specifying reasons for refusal) is sent by email to an entity that has submitted such information. In this case preliminary information shall be considered as non-submitted.

Once the reasons for refusal to accept preliminary information for consideration have been rectified, preliminary information may be re-submitted to the customs authority.

- 7. If an entity that has submitted preliminary information finds out that submitted preliminary information registered by the customs authority under a unique shipment ID contains any data that is non-compliant with data contained in shipping (carriage) documents, such entity shall re-submit preliminary information to the customs authority prior to arrival of an aircraft. In this case re-submitted information shall be registered under a new unique shipment ID.
- 8. Imported goods in relation to which no preliminary information has been submitted to the customs authority in time specified by the Agreement and clause 7 of this Resolution are exposed to risks. Customs authorities shall take measures to minimize risks in relation to such goods in accordance with the applicable laws of their states.
- 9. If preliminary information cannot be received by customs authorities at a place of arrival due to a fault condition of information systems used by the customs authorities caused by a technical irregularity, malfunction of communication facilities (telecommunication networks and the Internet information and telecommunication network), power outages, then customs formalities in relation to such goods shall be carried out in accordance with international treaties and acts constituting the EAEU Law.
- 10.Governmental agencies of member states of the EAEU in charge of customs affairs shall complete the following by October 01, 2016:
- a) enhance information systems of the customs authorities of their respective states, in particular, to provide submission of a unique shipment ID or a email

message of a refusal to accept submitted information for consideration within maximum 15 minutes from the reception of preliminary information by the customs authorities;

- b) to make the relevant amendments to the technical requirements set by Article 6 of the Agreement as appropriate (as may be required).
- 11. This Resolution shall come into effect after thirty (30) calendar days from the date of its official publication, except for clauses 1–9.

Clauses 1–9 of this Resolution shall become effective on April 01, 2017.

Chairperson of the Collegium of the Eurasian Economic Commission

V. Khristenko

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