**PROTOCOL**

**ON AMENDMENTS TO THE TREATY ON THE EURASIAN ECONOMIC UNION OF 29 MAY 2014 AND SEPARATE INTERNATIONAL AGREEMENTS INCORPORATED INTO THE LAW OF THE EURASIAN ECONOMIC UNION, IN VIEW OF ACCESSION OF THE KYRGYZ REPUBLIC TO THE TREATY ON THE EURASIAN ECONOMIC UNION OF 29 MAY 2014**

The Republic of Armenia, the Republic of Belarus, the Republic of Kazakhstan, the Russian Federation and the Kyrgyz Republic governed by the second paragraph [of Article 1 of](https://translate.google.com/translate?hl=ru&prev=_t&sl=ru&tl=en&u=https://normativ.kontur.ru/document%3Fmoduleid%3D1%26documentid%3D245108%23l3#l3) the Treaty on the Accession of the Kyrgyz Republic to the Treaty on the Eurasian Economic Union of 29 May 2014, signed on 23 December 2014, and in accordance with Article 8 of the Treaty, have concluded this Protocol as follows:

**Article 1**

In the context of accession of the Kyrgyz Republic to the Treaty on the Eurasian Economic Union of 29 May 2014, the amendments as per to the Annex to this Protocol that is an integral part thereof shall be introduced to the Treaty on the Eurasian Economic Union of 29 May 2014 and certain international treaties specified in Annex to the Treaty on Accession of the Kyrgyz Republic to the Treaty on the Eurasian Economic Union of 29 May 2014, signed on December 23, 2014 (as amended by the Protocol on Amendments to the Treaty on the Eurasian Economic Union of 29 May 2014 and international treaties concluded within the formation of contractual-legal framework of the Customs Union and the Single Economic Space, due to the accession of the Republic of Armenia (Annex No. 2 to the Treaty on the Accession of the Republic of Armenia to the Treaty on the Eurasian Economic Union of 29 May 2014, signed on October 10, 2014)).

**Article 2**

This Protocol is an integral part of the Treaty on Accession of the Kyrgyz Republic to the Treaty on the Eurasian Economic Union on 29 May 2014, signed on 23 December 2014

This Protocol shall be ratified, except the paragraphs 3 and 4 of Annex to this Protocol, shall come into force from the date of receipt by depositary through diplomatic channels of the last written notification on the fulfillment by member states of the Eurasian Economic Union and the Kyrgyz Republic of the domestic procedures required for entry into force of:

The Treaty on the Accession of the Kyrgyz Republic to the Treaty on the Eurasian Economic Union on 29 May 2014, signed on 23 December 2014;

This Protocol;

The Protocol specified in the third paragraph [of Article 1 of](https://translate.google.com/translate?hl=ru&prev=_t&sl=ru&tl=en&u=https://normativ.kontur.ru/document%3Fmoduleid%3D1%26documentid%3D245108%23l3#l3) the Treaty on the Accession of the Kyrgyz Republic to the Treaty on the Eurasian Economic Union on 29 May 2014, signed on 23 December 2014.

The paragraph 3 of Annex to this Protocol shall come into force upon the expiry of 18 months from the date when this Protocol enters into force.

The paragraph 4 of Annex to this Protocol shall come into force upon the expiry of 24 months from the date when this Protocol enters into force.

Done in Moscow on the 8th day of May 2015 in one original copy in Russian language.

The original copy of this Protocol shall be kept with the Eurasian Economic Commission which being a depositary of the Treaty on Accession of the Kyrgyz Republic to the Treaty on the Eurasian Economic Union on 29 May 2014, signed on 23 December 2014, and of this Protocol as an integral part thereof, shall send to each member state of this Protocol its certified copy.

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| For the Republic of  Armenia | For the Republic of  Belarus | For the Republic of  Kazakhstan | For the Russian  Federation | For the  Kyrgyz  Republic |

*ANNEX*

*to the Protocol on Amendments*

*to the Treaty on the Eurasian Economic*

*Union of 29 May 2014 and*

*separate international treaties incorporated into the law of the Eurasian*

*Economic Union, in view of accession of the Kyrgyz Republic to the Treaty on the Eurasian*

*Economic Union of 29 May 2014*

**AMENDMENTS**

**to be introduced into the Treaty on the Eurasian Economic Union of 29 May 2014 and international treaties incorporated into the law of the Eurasian Economic Union**

**I. Amendments introduced to the Treaty on the Eurasian Economic Union of 29 May 2014**

1. [Annex No. 2](https://translate.google.com/translate?hl=ru&prev=_t&sl=ru&tl=en&u=https://normativ.kontur.ru/document%3Fmoduleid%3D1%26documentid%3D233322%23l6652#l6652) to the Protocol on Trade in Services, Establishment, Operation and Investment (Annex No. 16 to the Treaty on the Eurasian Economic Union on 29 May 2014) shall be supplemented with Section V of the following content:

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| “V. The Kyrgyz Republic | | |
| --- | --- | --- |
| 1. The conditions and procedure for access to subsidies and other measures of state support shall be established by legislation of the Kyrgyz Republic and government authorities and shall be applicable in full but without prejudice to provisions of sections XXIV and XXV of the Treaty on the Eurasian Economic Union of 29,  May 2014. | paragraphs 23 and 26 | The Law of the Kyrgyz Republic dated 11 June 1998, No. 78 "On Fundamental Principles of Budget Law in the Kyrgyz Republic,"  The Law of the Kyrgyz Republic dated 31 October 1998, No. 140 "On Subsidies and Countervailing Measures", the laws of the Kyrgyz Republic on the Republican budget for the corresponding year,  normative legal acts of the Kyrgyz Republic, republican and local government bodies |
| 2. The foreigners shall not be entitled for private ownership of land plots designated for agricultural production. | paragraphs 23 and 26 | The Land Code of the Kyrgyz Republic |
| 3. The Government of the Kyrgyz Republic may provide for (limited) temporary use to foreigners the land plots out of populated area, except to agricultural lands and lands provided for subsoil use. | paragraphs 23 and 26 | The Land Code of the Kyrgyz Republic |
| 4. It is prohibited to carry out civil transactions involving alienation of all types of immovable property, irrespective of the form of ownership, to foreign citizens, stateless persons and foreign legal entities, except kayrilman at border areas of the Kyrgyz Republic having a special status. | paragraphs 23 and 26 | The Land Code of the Kyrgyz Republic,  The Law of the Kyrgyz Republic dated 26 July 2011, No. 145 "On granting of special status to certain border areas of the Kyrgyz Republic and their development" |
| 5. The foreign citizens, stateless persons and foreign legal entities, except kayrilman, shall not be entitled to have land plots located in border areas based on the right of limited (temporary) use. | paragraphs 23 and 26 | The Land Code of the Kyrgyz Republic,  The Law of the Kyrgyz Republic dated 26 July 2011, No. 145 "On granting of special status to certain border areas of the Kyrgyz Republic and their development" |
| 6. The right for unlimited land use shall not be granted to foreign land users. | paragraphs 23 and 26 | The Land Code of the Kyrgyz Republic |
| 7. With regard to subsoil use agreements between the Government of the Kyrgyz Republic and the subsoil user, concluded in accordance with the Law of the Kyrgyz Republic on August 9, 2012, No. 160 "On Subsoil", if the winner of an auction or tender for the right to use subsoil or a person with whom it is decided to conduct direct negotiations, will be recognized a foreign legal entity, it must open a subsidiary company in the Kyrgyz Republic with 100 per cent ownership to draw up a license for the right to use subsoil | paragraphs 26 and 31  (against subparagraphs 5 and 6 of paragraph 30) | The Law of the Kyrgyz Republic on August 9, 2012, No. 160 "On Subsoil",  The Law of the Kyrgyz Republic dated April 10, 2002 No. 49 "On Production Sharing Agreements for Subsoil Use" |
| 8. The government body has a right to refuse to issue a permit to the applicant to conduct transactions for the use of strategic resources and (or) use, purchase of strategic facilities of the Kyrgyz Republic. In order to provide the national security, the Government of the Kyrgyz Republic shall establish restrictions on the transfer and emergence of ownership right for strategic resources (facilities) of the Kyrgyz Republic | paragraphs 16, 26 and 31 | The Law of the Kyrgyz Republic No. 94 of May 23, 2008 "On Strategic Sites of the Kyrgyz Republic" |
| 9. The production sharing agreement for subsoil use (hereinafter referred to as the Agreement), concluded before January 1, 2015, shall provide for obligations on investor to:   * grant to legal entities of the Kyrgyz Republic the preferential right to participate in activities under the Agreement as a contractor, supplier, expeditor or in another capacity based on contracts (agreements) with an investor; * attract employees - citizens of the Kyrgyz Republic, the number of which should be at least 80 percent of all employees involved; attracting foreign employees and specialists only at the initial stages of the work under the agreement or in the absence of workers and specialists – the citizens of the Kyrgyz Republic with relevant qualifications; * place orders for the manufacture of equipment, facilities and materials necessary for geological exploration, development of mineral deposits and processing of mined minerals in the amount of not less than 50 percent of the total value of such orders placed by the legal entities of the Kyrgyz Republic and foreign legal entities that carry out the activities and registered as taxpayers in the territory of the Kyrgyz Republic | paragraphs 31  (against subparagraphs 3 and 7 of paragraph 30), 33 and 35 | The Law of the Kyrgyz Republic of April 10, 2002 No. 49 "On Production Sharing Agreements for Subsoil Use" |
| 10. In case of transfer to the concession of the property of the joint-stock company, the right of deciding vote in the joint-stock company and disposal of the objects of the concession contract shall be retained by the Government of the Kyrgyz Republic.  The object of the concession contract may be the property of joint-stock companies in which the state owns at least two thirds of shares, subject to a decision in accordance with the legislation of the Kyrgyz Republic | paragraphs 16, 26, 31  (against subparagraphs 3, 5 and 6 of paragraph 30) | The Law of the Kyrgyz Republic dated 6 March 1992 No. 850-XII "On concessions and concession enterprises in the Kyrgyz Republic" |
| 11. The obligation of persons of other member states of the Eurasian Economic Union to obtain the consent of the authorized body for the acquisition of residential premises located on the territory of the Kyrgyz Republic. | paragraphs 23 and 26 | The Housing Code of the Kyrgyz Republic |
| 12. The citizens of the Kyrgyz Republic only can be buyers of residential premises during privatization. | Paragraph15 | The Housing Code of the Kyrgyz Republic |

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2. The Protocol on Financial Services (Annex No. 17 to the Treaty on the Eurasian Economic Union on 29 May 2014):

Annex No. 1 to the specified Protocol shall be supplemented with section V as follows:

"

| V. THE KYRGYZ REPUBLIC | | | | |
| --- | --- | --- | --- | --- |
| 1. Insurance risks associated with: | no restrictions |  |  | - |
| international maritime transport |  |  |  |  |
| international commercial space launches |  |  |  |  |
| international insurance which covers in whole or in part: |  |  |  |  |
| international transportation of individuals |  |  |  |  |
| international transportation of exported (imported) goods and transporting vehicles, including liability arising therefrom |  |  |  |  |
| transportation of goods by international transport |  |  |  |  |
| liability during the movement of individual vehicles across the border only after the accession to international system of contracts and insurance certificates "Green Card" |  |  |  |  |
| 2. Reinsurance and retrocession | no restrictions |  |  |  |
| 3. Services of insurance agents and insurance brokers | restriction | intermediary insurance activities associated with conclusion of insurance contracts on behalf of foreign insurance organizations in the territory of the Kyrgyz Republic are not allowed (except the sectors listed in paragraph 1 of this list) | The Law of the Kyrgyz Republic dated 23 July 1998 No. 96 "On Organization of Insurance in the Kyrgyz Republic" | Not determined. |
| 4. Supporting insurance services, including advisory and actuarial services, risk assessment and claims settlement services | no restrictions |  |  |  |

";

Annex No. 2 to the mentioned Protocol shall be amended with section V as follows:

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| V. THE KYRGYZ REPUBLIC | | | |
| --- | --- | --- | --- |
| 1. Restriction on paragraphs 6 and 11 of Annex No. 17 | The financial services may be provided on the territory of the Kyrgyz Republic by financial institutions (financial service providers) and / or their branches licensed and registered in the Kyrgyz Republic and established in organizational and legal forms in accordance with the legislation of the Kyrgyz Republic. A foreign bank may establish a branch on the territory of the Kyrgyz Republic by obtaining a permit, being registered and getting a license of the National Bank of the Kyrgyz Republic. | The Law of the Kyrgyz Republic No. 60 of July 29, 1997 “On Banks and Banking Activities in the Kyrgyz Republic”, the Law of the Kyrgyz Republic No. 96 of July 23, 1998 “On Organization of Insurance in the Kyrgyz Republic”, the Law of the Kyrgyz Republic No. 251 of July 24, 2009 "On securities market" | Not determined |
| The regulation on licensing of banks, approved by the Resolution of the Board of the National Bank of the Kyrgyz Republic of March 2, 2006 N 5/7 |
| The procedure for investing a branch of a bank with a non-resident bank approved by the resolution of the Board of the National Bank of the Kyrgyz Republic of April 27, 2005 No. 12/8 |
| 2. Restrictions on paragraphs 6 and 11 of Appendix No. 17 | The organization that ensures the operation of the deposit protection system is a legal entity - the Agency for the Protection of Deposits of the Kyrgyz Republic, established by the Government of the Kyrgyz Republic. The Agency is an independent non-profit organization that does not pursue the goal of generating profit. | The Law of the Kyrgyz Republic dated 7 May 2008 No. 78 "On Protection of Bank Deposits" | Not determined |
| 3. Restriction on paragraph 6 of Annex N 17 | The organization that received the status of a central depository is the only organization in the territory of the Kyrgyz Republic that acts as the central depository. The central depositary is established in the form of a joint-stock company with state participation. | The Resolution of the Government of the Kyrgyz Republic No. 513 of September 12, 2008 "On Establishment of Central Securities Depository in the Kyrgyz Republic" | Not determined |

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3. The Protocol on Common Principles and Rules of Regulation of Natural Monopolies (Annex No. 20 to the Treaty on the Eurasian Economic Union on May 29, 2014):

Annex No. 1 to the specified Protocol:

To supplement with the sixth column "Kyrgyz Republic", by including the following text therein:

in line 1: "Transportation of oil and oil products through trunk pipelines";

in line 2: "Transmission and distribution of electrical energy";

in line 3: "Services for operational and dispatching management of national energy system";

in line 4: "Railway transportation";

Annex No. 2 to the Protocol:

To supplement with the sixth column "Kyrgyz Republic", by including the following text therein:

in line 1: "Transportation, distribution, storage and sale of natural gas";

in line 2: "Aeronautical support for flights, ground handling of domestic air transport";

in line 3: "Public telecommunication services and postal communications";

in line 4: "Production, transmission, distribution and sale of thermal energy";

in line 5: "Centralized water supply and sanitation";

to supplement with line 12 of the following content:

"

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| 12. |  |  |  |  | Production and sale of electrical energy |

".

4. The Protocol on Coordinated (agreed) Transport Policy (Annex N 24 to the Treaty on the Eurasian Economic Union on 29 May 2014):

The list of services of the railway transport infrastructure shall be supplemented with the fifth columns "Republic of Armenia" and the sixth "Kyrgyz Republic\*\*\*", by including the following text:

in line 1:

in the fifth column: "Provision of infrastructure and performance of necessary works for the implementation of traffic of trains";

in the sixth column: "Provision of infrastructure and performance of necessary works for the implementation of traffic of trains";

in line 2:

in the fifth column: "Provision of infrastructure and performance of necessary work for shunting movements";

in the sixth column: "Provision of infrastructure and performance of necessary work for shunting operations";

To supplement with the third footnote as follows:

"\*\*\* Including for the sites of infrastructure belonging to the Kyrgyz Republic in the territory of the Republic of Kazakhstan."

5. The Protocol on Common Rules for Provision of Industrial Subsidies (Annex No. 28 to the Treaty on the Eurasian Economic Union on 29 May 2014):

In the second column of paragraph 2, the words "and the Republic of Kazakhstan (including the cities of Astana and Almaty)" to substitute by the words "the Republic of Kazakhstan (including the cities of Astana and Almaty) and the Kyrgyz Republic (including the cities of Bishkek and Osh)";

[Annex](https://translate.google.com/translate?hl=ru&prev=_t&sl=ru&tl=en&u=https://normativ.kontur.ru/document%3Fmoduleid%3D1%26documentid%3D233322%23l7590#l7590) to the specified Protocol:

To supplement with section V of the following content:

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| V. Kyrgyz Republic | |
| --- | --- |
| 1. The exemption of goods recognized as Kyrgyz according to the criteria of sufficient processing, from customs duties and taxes when exported from the territory of free economic zones "Bishkek", "Naryn" and "Karakol" to the rest of customs territory of the Eurasian Economic Union in accordance with the Law of the Kyrgyz Republic "On Free Economic Zones" as of 11 January 2014, No. 6, the Resolution of the Government of the Kyrgyz Republic dated November 3, 1998 No. 715" On Procedure for Determination of the Country of Origin of Goods Produced in Free Economic Zones of the Kyrgyz Republic" and the Agreement on Issues of Free (Special) Economic Zones on the customs territory of the Customs Union and free customs zone procedure as of June 18, 2010 \*\*. | before January 1, 2017 |
| 2. The exemption of goods, recognized as Kyrgyz according to the criteria of sufficient processing from the customs duties and taxes when exported from the territory of free warehouses to the rest of customs territory of the Eurasian Economic Union in accordance with the Law of the Kyrgyz Republic "On Customs Regulation" dated 31 December 2014 No. 184, the Agreement on Free Warehouses and Customs procedure of free warehouse on June 18, 2010 \*\*.  These exemptions apply to the following owners of free warehouses included in the register of owners of free warehouses of the Kyrgyz Republic:  LLC "Altyn Azhydaar";  JSC "Ilbirs";  LLC "Avinien";  LLC "Silk Road";  LLC "Renaissance" | before January 1, 2017 |

";

To supplement with the second footnote of the following content:

"\*\* In relation to the above measures the provisions of the Protocol on Common Rules for Provision of Industrial Subsidies do not apply (Annex No. 28 to the Treaty on the Eurasian Economic Union on 29 May 2014), subject to introduction by the Kyrgyz Republic of amendments to its legislation that establish as a criteria for sufficient processing, according to which the status of goods manufactured (obtained) using foreign goods placed under the customs procedure of a free customs zone or the customs procedure of a free warehouse of goods is determined:

1) in respect of textile materials and textile products classified under the EAEU customs commodity code 51 – 63, footwear and its parts, classified under the EAEU customs commodity code 64 - the criteria for determining the country of origin of goods established by the Agreement on Rules of Origin of Goods in the Commonwealth of Independent States as of 20 November 2009;

2) in respect to equipment and mechanical devices and its parts are classified in headings 8415, 8418, 8421 and 8422, electrical machinery and equipment and its parts, recording and reproducing equipment and its parts, apparatus for recording and reproducing television image and its parts classified in headings 8508, 8509, 8510, 8512, 8513, 8516 and 8528 of the EAEU customs commodity code - the criteria for determining the country of origin of goods established by the Agreement on Rules of origin of goods in the Commonwealth of independent States as of November 20, 2009, or other criteria of sufficient processing established by the legislation of the Kyrgyz Republic, as a result of which the percentage of added value can not be less than 40%;

3) in respect of goods classified in headings 3901 - 3921 of the EAEU customs commodity code - the criteria for determining the country of origin of goods established by the Agreement on Rules of Origin of Goods in the Commonwealth of Independent States as of November 20, 2009, or other criteria of sufficient processing, the legislation the Kyrgyz Republic, as a result of which the percentage of added value can not be less than 50%;

4) in respect of timber and wood products classified under the group 44, furniture, wood and its parts classified in headings 9401 and 9403 of the EAEU customs commodity code - the criteria for determining the country of origin of goods established by the Agreement on Rules of origin of goods in the Commonwealth of Independent States as of 20 November 2009".

6. In the second paragraph of paragraph 2 of the Protocol on Measures of State Support to agriculture (Annex No. 29 to the Treaty on the Eurasian Economic Union of 29 May 2014), the words "and the Republic of Kazakhstan (including the cities of Astana and Almaty)" to substitute by the words "the Republic of Kazakhstan (including the cities of Astana and Almaty) and the Kyrgyz Republic (including the cities of Bishkek and Osh) ".

**II.** **Amendments introduced into the international treaties incorporated in the law of the Eurasian Economic Union**

7. The paragraph 1 of Article 2 of the Customs Code of the Customs Union, which is an integral part of the Agreement on the Customs Code of the Customs Union dated November 27, 2009, after the words "Republic of Kazakhstan", to supplement with the words "the Kyrgyz Republic".

8. The Article 4 of the Agreement on Requirements for Exchange of Information between Customs Authorities and Other Government Authorities of member states of the Customs Union as of 21 May 2010 after the fifth paragraph, to supplement with the following paragraph:

"From the Kyrgyz Republic - the State Customs Service under the Government of the Kyrgyz Republic".

9. The paragraph 1 of Article 4 of the Agreement on Terms, Conditions and Procedure for Modification of Terms of Payment of Customs Duties as of 21 May 2010, after the second paragraph to supplement with the following paragraph:

"In the Kyrgyz Republic - the State Customs Service under the Government of the Kyrgyz Republic".

10. The second paragraph of Article 1 of the Agreement on Representation and Exchange of Preliminary Information about Goods and Vehicles Transported Across the Customs Border of the Customs Union as of 21 May 2010, after the words "the Republic of Kazakhstan," to supplement with the words "the State Customs Service under the Government of the Kyrgyz Republic,".

11. The Agreement on Some issues of Payment of Customs Duties and Taxes in respect of Goods Transported in accordance with the Customs procedure of Customs transit, specifics of collection of customs duties and taxes, and procedure of transfer of the amounts collected in respect of such goods as of 21 May 2010:

In Article 2:

The fifth paragraph shall be supplemented with the words ", the State Customs Service under the Government of the Kyrgyz Republic";

The sixth paragraph after the words "of the Republic of Kazakhstan," shall be supplemented with the words "state executive bodies of the Kyrgyz Republic";

The fifth paragraph of Article 9 after the words "in the Republic of Kazakhstan", shall be supplemented with the words "and in the Kyrgyz Republic";

In Annex 2 to the specified Agreement the footnote marked with "\*" shall be read as follows:

"\* If the customs authority registering a certificate is the customs authority of the Republic of Armenia, the customs authority of the Republic of Belarus, the customs authority of the Republic of Kazakhstan or the customs authority of the Kyrgyz Republic, the code of customs authority shall be indicated with account of the following features:

for the Republic of Armenia - 051 000 and further the customs authority code in accordance customs authority classifier (05100000);

for the Republic of Belarus - 112 and further the customs authority code in accordance with customs authority classifier (11200000);

for the Republic of Kazakhstan - 398 and further the customs authority code in accordance with customs authority classifier (39800000);

Kyrgyz Republic - 417 and further the customs authority code in accordance with customs authority classifier (41700000).".

12. The Article 2 of the Agreement on Unified Customs Register of Intellectual Property of member states of the Customs Union as of 21 May 2010, after the words "Ministry of Finance of the Republic of Kazakhstan," shall be supplemented with the words "from the Kyrgyz Republic - the State Customs Service under the Government of the Kyrgyz Republic".

13. The Article 2 of the Agreement on Mutual Administrative Assistance of Customs Authorities of member states of the Customs Union as of 21 May 2010:

After the fourth paragraph of paragraph 1, to supplement with the following paragraph:

"for the Kyrgyz Republic - the State Customs Service under the Government of the Kyrgyz Republic";

After the fourth paragraph of paragraph 2, to supplement with the following paragraph:

"for the Kyrgyz Republic - Customs".

14. The Article 2 of the Agreement on Exemption from Application by the customs authorities of member states of the Customs Union of Certain Forms of Customs Control as of 18 June 2010 shall be supplemented by the paragraph 6 of the following content:

"6) of the Head of Presidential Office of the Kyrgyz Republic, of the Chairman of the Supreme Court of the Kyrgyz Republic, of the Chairman of the Constitutional Chamber of the Kyrgyz Republic, of members of the Parliament of the Kyrgyz Republic, of the Secretary of the Defense Council of the Kyrgyz Republic, of the Prosecutor General of the Kyrgyz Republic, of the Chairman of the National Bank of the Kyrgyz Republic, of the Head of the Department of Presidential and Government’s Affairs of the Kyrgyz Republic, of the Chairman of State Committee for National Security of the Kyrgyz Republic, of Deputy Chairman - Head of the 9 service of the State Committee for National Security of the Kyrgyz Republic, when these persons cross the customs border with a purpose of fulfilling official duties."

15. In the Agreement on Free (special) Economic Zones on the customs territory of the Customs Union and the customs procedure of free customs zone as of June 18, 2010:

The fifth paragraph of paragraph 2 of Article 10 the words "and in the Republic of Armenia until December 1, 2016" shall be replaced by the words "in the Republic of Armenia until December 1, 2016 and the Kyrgyz Republic before 1 January 2015";

In Article 23:

The paragraph 1 after the words "to the Republic of Kazakhstan", shall be supplemented with the words ", to the Kyrgyz Republic";

The [paragraph 2](https://translate.google.com/translate?hl=ru&prev=_t&sl=ru&tl=en&u=https://normativ.kontur.ru/document%3Fmoduleid%3D1%26documentid%3D158450%23l285#l285) after the words "to the Republic of Kazakhstan", shall be supplemented with the words "of domestic goods in the Kyrgyz Republic";

The first paragraph of paragraph 3 after the words "of member states of the Customs Union" shall be supplemented with the words "subject to the provisions of paragraph two of this paragraph";

The paragraph 3:

To supplement with the following paragraph:

"As criteria of sufficient processing in the Kyrgyz Republic shall be used:

1) in respect of textile materials and textile products classified in product groups 51-63 of the EAEU customs commodity code, footwear and parts thereof, classified in the commodity group 64 customs commodity code EEU, - the criteria for determining the country of origin of goods, established by the Agreement on Rules of origin of goods Commonwealth of Independent States on November 20, 2009;

2) in respect of equipment and mechanical devices and parts thereof classified in headings 8415, 8418, 8421 and 8422 of the EAEU customs commodity code, electric machinery and equipment and parts thereof, recording and reproducing equipment and its parts, apparatus for recording and reproducing television image and its parts classified in headings 8508, 8509, 8510, 8512, 8513, 8516 and 8528 of the EAEU customs commodity code - the criteria for determining the country of origin of goods established by the Agreement on Rules of Origin of Goods in the Commonwealth of Independent States as of November 20, 2009 or any other criteria of sufficient processing established by the legislation of the Kyrgyz Republic, as a result of which the percentage of added value shall not be less than 40%;

3) in respect of goods classified in commodity positions 3901 - 3921 of the EAEU customs commodity code - the criteria for determining the country of origin of goods, established by the Agreement on Rules of origin of goods in the Commonwealth of Independent States on November 20, 2009, or any other criteria of sufficient processing established by the legislation the Kyrgyz Republic, as a result of which the percentage of added value can not be less than 50%;

4) in respect of timber and products thereof classified in group 44 of the EAEU customs commodity code, the furniture made of wood and its parts classified in headings 9401 and 9403 of the EAEU customs commodity code - the criteria for determining the country of origin of goods established by the Agreement on Rules of Origin goods in the Commonwealth of Independent States as of November 20, 2009".

The second paragraph after the words "for the Republic of Kazakhstan," shall be supplemented with the words "certificate of origin of CT-1 form for the Kyrgyz Republic."

16. In the Agreement on Procedure for Transportation of Goods by Physical Entities for Personal Use through the customs border of the Customs Union and procedure for customs clearance as of June 18, 2010:

The paragraph 2 of Article 6 after the words "from the Kazakh side," shall be supplemented with the words "by the State Customs Service under the Government of the Kyrgyz Republic – by the Kyrgyz side";

The [paragraph 4.3](https://translate.google.com/translate?hl=ru&prev=_t&sl=ru&tl=en&u=https://normativ.kontur.ru/document%3Fmoduleid%3D1%26documentid%3D158449%23l732#l732) of Section II of Annex 2 to the Agreement after the words "of the Republic of Kazakhstan" shall be supplemented with the words ", of the Kyrgyz Republic".

17. In Article 3 of the Agreement on Specifics of Customs Operations in respect of the Goods sent by international mail as of June 18, 2010:

The fourth paragraph after the words "from the Kazakh side" shall be supplemented with the words "of the State Customs Service under the Government of the Kyrgyz Republic – from the Kyrgyz side";

The fifth paragraph after the words "from the Kazakh side" shall be supplemented with the words "of the State Customs Service under the Government of the Kyrgyz Republic – from the Kyrgyz side."

18. In the Agreement on Free Warehouses and Customs Procedure of Free Warehouse on June 18, 2010:

The fifth paragraph of paragraph 2 of Article 8 after the words "until 1 December 2016," shall be supplemented with the words "as well as on a free warehouse the owners of which in the Kyrgyz Republic are LLC" Altyn Azhydaar ", JSC" Coca-Cola Bishkek Bottlers ", JSC" Ilbirs "LLC" Avinien ", LLC" Silk road "and LLC" Renaissance ",";

In Article 19:

The paragraph 1 after the words "to the Republic of Kazakhstan", shall be added with the words ", the Kyrgyz Republic";

The [paragraph 2](https://translate.google.com/translate?hl=ru&prev=_t&sl=ru&tl=en&u=https://normativ.kontur.ru/document%3Fmoduleid%3D1%26documentid%3D158381%23l187#l187) after the words "in the Republic of Kazakhstan", shall be added with the words "of domestic goods in the Kyrgyz Republic";

The first paragraph of paragraph 3 after the words "of member states of the Customs Union" shall be added with the words "subject to the provisions of paragraph two of this paragraph";

The paragraph 3:

To supplement with the following paragraph:

"As criteria of sufficient processing un the Kyrgyz Republic shall be used:

1) in respect of textile materials and textile products classified in product groups 51-63 of the EAEU customs commodity code, footwear and its parts classified in the EAEU customs commodity code - the criteria for determining the country of origin of goods established by the Agreement on Rules of origin of goods in the Commonwealth of Independent States as of November 20, 2009;

2) in relation to equipment and mechanical devices and its parts classified in headings 8415, 8418, 8421 and 8422 of the EAEU customs commodity code, electric machinery and equipment and its parts, recording and reproducing equipment and its parts, apparatus for recording and reproducing television image and its parts classified in headings 8508, 8509, 8510, 8512, 8513, 8516 and 8528 of the EAEU customs commodity code- the criteria for determining the country of origin of goods established by the Agreement on Rules of origin of goods in the Commonwealth of Independent States as of November 20, 2009 or any other criteria of sufficient processing established by the legislation of the Kyrgyz Republic, as a result of which the percentage of added value shall not be less than 40%;

3) in respect of goods classified in commodity positions 3901 - 3921 customs commodity code of EEU, - the criteria for determining the country of origin of goods, established by the Agreement on Rules of origin of goods in the Commonwealth of Independent States on November 20, 2009, or any other criteria of sufficient processing established by the legislation the Kyrgyz Republic, as a result of which the percentage of added value can not be less than 50%;

4) in the timber and wood products classified in the group 44 of the EAEU customs commodity code, furniture, wood and its parts classified in headings 9401 and 9403 of the EAEU customs commodity code - the criteria for determining the country of origin of goods established by the Agreement on Rules of Origin of Goods in the Commonwealth of Independent States as of 20 November 2009 ";

The second paragraph after the words "for the Republic of Kazakhstan", shall be added with the words "certificate of origin of CT-1 form for the Kyrgyz Republic."

19. The first paragraph of paragraph 2 of Article 1 of the Agreement on Legal Assistance and Cooperation of Customs Bodies of member states of the Customs Union in criminal cases and cases of administrative offenses as of July 5, 2010, after the words "the Customs Control Committee of the Ministry of Finance," shall be added with the words "from the Kyrgyz Republic - The State Customs Service under the Government of the Kyrgyz Republic ".

20. Article 1 of the Agreement on Organization of Information Exchange for Implementation of Analytical and Control Functions of Customs Authorities of member states of the Customs Union as of October 19, 2011 after the fifth paragraph shall be supplemented with the following paragraph:

"for the Kyrgyz Republic - the State Customs Service under the Government of the Kyrgyz Republic".

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