GUIDELINES
FOR PARTICIPANTS OF THE EXPERIMENT ON MARKING WITH IDENTIFICATION TOOLS
AND FOOTWEAR CIRCULATION MONITORING
UNDER CODES 6401 - 6405 OF THE PRODUCT CLASSIFIER FOR FOREIGN ECONOMIC
ACTIVITIES OF THE EEU
IN THE RUSSIAN FEDERATION

I. General Provisions


2. Guidelines for the procedure for the Experiment for marking with identification tools and footwear circulation monitoring under Codes 6401 - 6405 of the Product Classifier for Foreign Economic Activities of the EEU (hereinafter referred to as the Guidelines and Footwear Product Line, accordingly) shall govern the relations connected with the implementation from 1 June 2018 to 30 June 2019 of the experiment for marking with footwear identification tools in the territory of the Russian Federation (hereinafter referred to as the Experiment) performed in accordance with the Decree of the Government of the Russian Federation of 30 May 2018 No. 620 "On performance of the Experiment for marking with footwear identification tools in the territory of the Russian Federation".

3. The Experiment shall consider the goals and objectives determined by the instructions of President of the Russian Federation, decrees of the Government of the Russian Federation and, in particular, the goals and objectives of the Counteraction Strategy for Illegal Circulation of Industrial Products in the Russian Federation for the period up to 2020 and for the planned period up to 2025 approved by the Decree of the Government of the Russian Federation of 5 December 2016 No. 2592-r, as well as the goals and objectives of Decree of the Government of the Russian Federation of 30 May 2018 No. 620.

4. In the course of the experiment, these Guidelines may be improved.

Within the Experiment, the Experiment Participants may put forward an initiative to make amendments agreed by the Experiment Participants to these Guidelines.

The decision to make amendments shall be taken by the Russian Ministry of Industry and Trade.

5. For the purpose of these Guidelines, the key terms shall be used which have the following terminological definitions:

i) Aggregation means a combination of consumer packages of goods into one group package and/or shipping package of goods preserving the information on the connection of the unique identifiers of goods of the included package of goods with the unique identifier of the created group package and/or shipping package and applying the relevant identification tool to the group package and/or shipping package to provide the traceability of goods movement through the commodity distribution chain without the need to open the created
group package and/or shipping package.

Aggregation supposes the possibility to have any level of the included package:

– the first-level aggregation is a combination of consumer packages into a group package, for example, a box

– the second-level aggregation is a combination of consumer packages and/or group packages into a shipping package, for example, a pallet

– the third-level aggregation is a combination of shipping packages into another shipping package of the upper level of the included package, for example, a container

ii) Import of Goods means the actions connected with the crossing of the customs border of the Russian Federation as a result of which the goods arrive to the customs area of the Russian Federation aimed to withdraw the goods from circulation in the territory of the Russian Federation.

iii) Withdrawal of Goods from Circulation means the realisation (sale) of marked goods to consumers, destruction (loss) of marked goods, realisation (sale) of marked goods outside of the Russian Federation, return to individuals of unsold goods that were previously received by legal entities and individual entrepreneurs within the commission agreements, transfer of goods marked with identification tools to individuals under other agreements that provide transfer of ownership to goods, including transfer without charge, assignment of rights, compensation or novation, as well as transfer of goods to legal entities or individuals for the purposes that are not connected with the subsequent realisation (sale) to use for own needs, including when transferring goods in accordance with Federal Law of 5 April 2013 No. 44-FZ "On the contractual system in the purchase of goods, works, services to meet government and municipal needs" within government and municipal contracts and Federal Law of 18 July 2011 No. 223-FZ "On the purchase of goods, works, services by separate legal entities."

iv) Global Trade Item Number (hereinafter referred to as the GTIN) means the global identification number that is assigned to any group of goods (products) by the national (regional) GS1 organisation in accordance with the rules established by the standards of the GS1 system and applied as a two-dimensional barcode to this group of goods (products) for the purpose of its unique identification in the global economic area. For the purpose of participating in the Experiment to receive GTIN, the relevant economic agents are recommended to become the members of UNISCAN/GS1 RUS Automatic Identification Association (hereinafter referred to as GS1 RUS).

v) Identification means a method of goods identification according to its unique characteristics and/or attributes.

vi) Individual Serial Number means a numerical or an alpha-numerical sequence which is compiled to identify goods, consumer and shipping packages in accordance with Section II of these Guidelines.

vii) Information System of Marking and Traceability (hereinafter referred to as the System) means an information system created to automate the monitoring of movement of goods subject to mandatory marking by identification tools, including different groups of goods.

viii) Marking Code means a combination of the unique identifier of a product and its verification code which is used to identify products, including those in consumer package.

ix) Verification Code means a symbol sequence created as a message authentication code in accordance with GOST 28147-89 based on the marking code data. It contains an ID for the cryptography key.

x) Footwear Component means a functional subsystem of the System which automates the functions of monitoring and traceability of movement of goods from the Footwear Group with the use of mechanisms and resources of other system-wide components (subsystems) of the System.
xi) Marking and Traceability of Movement of Goods means the process of applying of identification tools to the product or its package and fixing the data on its movement with the use of identification tools from introduction into circulation to withdrawal from circulation.

xii) Marking of Goods Package means applying of identification tools to group and/or shipping packages in accordance with these Guidelines and providing of reliable information on them for the System at all production and circulation stages (if applicable).

xiii) Monitoring of Goods Movement means to analyse the movement of goods with the use of information and analytical tools based on the information received from the economic agents of goods subject to marking.

xiv) Circulation of Goods means the import to the territory of the Russian Federation, storage, transportation, receipt and transfer of goods, including their purchase and realisation (sale) in the territory of the Russian Federation.

xv) System Operator means Operator CRPT LLC (hereinafter referred to as the System Operator), a company that develops and operates the System, provides information contained in the System affording access to the System, as well as by placing the relevant information service on a special-purpose website.

xvi) Consumer Package means a package intended for the original packaging and selling of goods to the end consumer.

xvii) GS1 System means the System of GS1 Standards aimed at automatic identification, data collection and communication of business partners in the supply chain.

xviii) Owner of Goods means an economic agent having the right to the goods, including the right of ownership and disposal. It is entitled to sale, lease, pledge, present and otherwise transfer the goods.

xix) Safety Footwear means the special purpose goods (personal protective equipment) intended to protect the employees' feet from dangerous and harmful operational factors, having confirmed protective properties and distributed at no cost to the company's workers.

xx) Identification Tool means a unique sequence of symbols in a computable form presented as a barcode, or recorded to a RFID tag, or presented with the use of another automatic identification tool (technology).

xxi) Goods mean products related to the Footwear Group and determining different types of footwear (including overshoes), regardless of its model and size, specific purpose, production method or materials it is made of, in respect of which the decision on marking with identification tools is taken.

xxii) Trading Ticket means a storage medium intended to apply information on goods, including identification tools of goods, which are affixed directly to said goods or consumer package or put into said consumer package.

xxiii) Shipping Package means a package intended for the storage and transportation of goods for the purpose of their protection from damage during movement and forming an independent shipping unit.

xxiv) Serialised Global Trade Item Number (sGTIN) means a unique combination of the code (GTIN) and the individual serial number and the TN VED code of the EEU for every separate product.

xxv) Unique Identifier of Shipping Package means a unique combination of symbols composed in accordance with Section II of these Guidelines for every separate shipping package.

xxvi) Economic Agents mean legal entities and individual entrepreneurs being footwear producers, as well as legal entities and individual entrepreneurs distributing goods in the territory of the Russian Federation,
excluding legal entities and individual entrepreneurs purchasing goods for the purposes that are not connected with the subsequent realisation (sale) of such goods.

xxvii) Electronic Document means, in accordance with Federal Law of 27 July 2006 No. 149-FZ "On information, information technology and information protection", any documented information provided in an electronic format, i.e. in a form suitable for human perception with the use of computers, as well as for the transmission via information and telecommunications networks or processing in information systems. According to these Guidelines, electronic documents include registration applications, notifications, requests and other documents determined herein, formalised messages exchanged by the Experiment Participants both via communication channels and personal accounts provided by the System Operator. The scope of information included in electronic documents, the format of this information, the rules for its content verification, the reference materials used for its creation, the forms of standard agreements between the experiment participant and the fiscal data operator shall be approved by the Ministry of Industry and Trade of the Russian Federation.

6. The Experiment Participants include:

   a) authorised Federal executive authorities, such as:
      - the Federal Tax Service
      - the Ministry of Industry and Trade of the Russian Federation
      - the Federal Customs Service
      - the Federal Service for Consumer Rights Protection and Human Welfare
      - the Ministry of Digital Development, Relationship and Mass Communication

   b) economic agents, such as:
      - footwear manufacturers
      - footwear importers
      - wholesalers
      - retailers

   c) the System Operator and other Experiment Participants, such as:
      - the System Operator – an organisation having the following functions:
        - providing the connection of economic agents to the System and their receipt of marking codes and identification tools
        - assisting economic agents in their supply of the equipment and software required to provide the marking of goods and traceability as well as to provide information security
        - assisting economic agents in the automation of marking goods and traceability
        - providing the acceptance, storage, processing of confidential information from economic agents in respect of production, import, circulation, sale to individuals for the purposes that are not connected with the following realisation and withdrawal of goods for other reasons, including information receipt from cash register equipment
        - providing the creation and maintenance of the general register of economic agents, identification tools
within the experiment

- ensuring the issue of identification tools and the record of their use

- providing economic agents with all necessary actual information on the record of marked goods in the System, as well as required analytical information

- providing open access to regulatory and other reference information on the marking and traceability of goods and identification tools in the Russian Federation

- providing information on identification tools and their circulation status to check the legality of identification tools, accepting information on the results of identification tools check by customers and on the claims of customers, stores, processes and transfers of such information to the authorised body, and receiving the results of customer claims processing from the authorised body

- ensuring System maintenance

- Fiscal data operators

- Tagging and marking centres – the organisations having the function of producing identification tools and/or marking goods by identification tools according to the instruction of economic agents before the customs procedure of goods output to the domestic market for importers and before the commissioning of goods for Russian producers.

7. Experiment Participants on the part of economic agents shall be determined voluntarily on the basis of their applications. The possibility to add new economic agents to the Experiment is permitted through the course of its implementation.

II. Content of information included into the marking code and rules for identification tool creating and applying

8. The identification tool contains the marking code. The marking code includes the unique ID of goods and the verification code.

9. The marking code structure, creation method and format for encoding of goods or consumer packages by identification tools and marking within the Experiment shall comply with the requirements mentioned below:

a) The identification tool shall be applied to the consumer package, goods or trading ticket using the print method or the tagging method.

b) The identification tool shall contain the unique sequence:

   - as a two-dimensional barcode applicable for machine reading; and its functions of error recognition and correction shall be equivalent to or greater than the functions of the Data Matrix ECC200 (hereinafter referred to as DataMatrix). The barcodes shall comply with GOST R ISO/MEK 16022-2008 (for DataMatrix).

   c) The identification tool may additionally contain the unique sequence:

      - a two-dimensional barcode applicable for machine reading according to GOST R ISO/MEK 18004-2015 (QR Code)

      - or recorded to the RFID tag of UHF range having the following technical characteristics:

      - operation within frequency ranges that comply with the requirements of ISO 18000-63 (860 - 960 MHz for UHF RFID)
- availability of the unique serial number of the RFID chip recorded by its producer in the TID zone of the chip memory

- data communication protocol – EPCglobal UHF Class 1 Gen 2/ISO/IEC 18000-63:2013 and other versions of the standard compatible with the indicated version

- memory space: EPC – at least 128 Bits, User – at least 32 Bits, TID – at least 64 Bits

- storage temperature from -40 °C to +70 °C

- operating temperature from -40 °C to +50 °C

10. The data scope of the marking code for a consumer package or goods:

a) the first data group is the GTIN preceded by the application ID (01). The number of numerical symbols is 14.

b) the second data group is the individual serial number of goods preceded by the application ID (02) and generated by the System Operator or the economic agent. The number of characters in numerical or alpha-numerical sequence (of the Latin alphabet) is 13. The separator with Code 29 in the ASCII character table shall be used as the ending character for this data group.

When generating the individual serial number of goods, the System Operator or the economic agent shall use a random number generator so that the probability of guessing the individual serial number of goods is negligibly small and in all cases less than one in every ten thousand. The unique character of the individual serial number of goods for each product code (GTIN) shall be provided within 5 years from the introduction of products into circulation.

c) the third data group is the TN VED code of the EEU preceded by the application ID (240). The number of numerical characters in the TN VED code of the EEU is 4 (the first 4 characters of the 10-unit TN VED code of the EEU are indicated). If the TN VED code of the EEU is not placed at the end of the encoded sequence as part of the two-dimensional code, a separator having Code 29 in the ASCII character table shall be used as the ending character for this data group.

d) the fourth data group is the verification key provided by the System Operator as part of the verification code in accordance with these Guidelines which consists of 4 numerical characters and is preceded by the application ID (91). A special separator having Code 29 in the ASCII character table shall be used as the ending character for this data group.

e) the fifth data group is the e-signature provided by the System Operator as part of the verification code in accordance with this procedure which has 88 characters (numbers, capital and lower-case letters of the Latin Alphabet, as well as special characters) and is preceded by the application ID (92). A special separator having Code 29 in the ASCII character table shall be used as the ending character for this data group.

11. If an RFID tag is used, the data scope of the marking code shall be recorded to the RFID tag.

12. If marking of the shipping package is required, the economic agent shall apply a unique shipping package ID.

13. Shipping package marking is not mandatory.

14. The marking code structure, creation method and format for encoding of shipping package identification tools, if applicable, and marking within the Experiment shall comply with the requirements mentioned below:

15. The identification tool as a linear barcode in the form of Code 128 shall be applied to the shipping package in accordance with GOST ISO/MEK 15417-2013 (hereinafter referred to as Code 128). It contains the
unique identifier of the shipping package created within the Experiment in accordance with one of the following two types:

a) the first type is intended to encode and apply the identification tool to the shipping package during the aggregation procedure by the economic agent and has the form of a unique shipping package ID as the Serial Shipping Container Code (hereinafter referred to as the SSCC) which consists of 18 characters in accordance with the data structure provided by the GS1 international non-profit association, namely: the package extension ID, the Producer's registration number given upon the entrance to GS1 RUS and the individual serial number of the shipping package which is composed by the economic agent in a random (usually consecutive) assignment order. The SSCC code is preceded by the application ID (00);

b) the second type is intended for use during the aggregation procedure by wholesalers that have failed to join GS1 RUS and has the form of the unique shipping package ID which, similar to the SSCC, consists of 18 characters and contains 3 data groups, namely: the package extension indicator (with the length of 1 numerical character), the wholesaler's ID in the System and the individual serial number of the shipping package which is composed by the economic agent in a randomly assigned order. The third data type is preceded by the application ID (999). The wholesaler's ID is assigned automatically upon registration in the System.

All data required for encoding are generated and applied to the shipping package using the print or tagging method.

Within the Experiment, it is allowed to duplicate information contained in the identification tools on the consumer or shipping packages as a readable printed text.

III. Requirements for the equipment used to apply and Read Marking Codes

16. Within the Experiment, the identification tool may be applied to the consumer package, goods or trademark using the print method or the tagging method at the discretion of the economic agents in accordance with the requirements of these Guidelines upon the receipt of such identification tools from the System Operator in accordance with the requirements of Section VIII without limitation using any equipment that complies with the requirements set out in Section III.

17. It is recommended to use draft characters within 0.255 mm - 0.615 mm as a recommended range of sizes for separate draft characters that compose the two-dimensional barcode applied to the consumer package.

18. The recommended requirements for the application quality of the identification tools as a two-dimensional barcode to the consumer package:

a) application with quality level C or higher in accordance with ISO 15415 (GOST R ISO/MEK 15415-2012), GOST R ISO 22742-2006

b) application by printing with the use of ECC-200 error correction method

c) use of ASCII encoding based on GOST R ISO/MEK 16022-2008 (for DataMatrix) or GOST R ISO/MEK 18004-2015 (for QR Code)


20. The requirements for the RFID tag record and reading equipment will be determined at the Experiment stage.

IV. Information System Requirements

21. Technical requirements and functional characteristics of the Footwear Component for the marking,
traceability and monitoring of goods movement from the manufacturer or importer to the end consumer as part of the System shall be created, detailed, agreed with regard to the position of interested federal executive authorities and the System Operator and approved by the Ministry of Industry and Trade of Russia within a separate document with regard to the recommendations of GOST 34.602-89.

22. For the Footwear Component, in all cases the Operator shall provide and ensure the implementation of the following principles:

a) unique identification of goods in the System

b) full traceability of goods shall be provided due to inclusion in the System of relevant information in the form of e-documents that are signed with an enhanced encrypted and certified e-signature and transferred by the participants of information exchange in relation to status changes throughout the life cycle of goods. The information about the withdrawal of goods from circulation submitted by the economic agents to tax authorities in an electronic form through the fiscal data operator as part of fiscal documents shall not be signed with an enhanced encrypted and certified e-signature in accordance with the laws of the Russian Federation on the use of cash register equipment.

c) the information about every movement of goods from one economic agent to another economic agent shall be accepted by every economic agent.

23. A Footwear Component as part of the System shall be created which takes into account the use of a centralised architecture thus representing a single information resource. Software products used to implement the Component architecture shall comply with the priority requirements for the use of free software.

24. When the Footwear Component as part of the System is created, it is necessary to:

a) implement the required information exchange that permits access to the information for all Experiment Participants with the possibility to extend it. As far as system-wide software, the scalability of solutions shall be provided

b) implement the software interface of the System in the form of a ready set of classes, procedures, functions intended for the exchange of data between the accounting systems of economic agents and the System (API)

c) implement the software interface of the System intended to download the information provided by the economic agents from information load files in xml, xls formats

d) implement the web-interface of the System intended to enter the information provided by the economic agents

e) implement the package of project documents of the System with regard to the recommendations of GOST 34.602-89

25. The Footwear Component as part of the System shall ensure the fulfilment of the following requirements for assignment indicators:

a) data storage in the amount calculated on the basis of indicators of annual average circulation multiplied by 5 years, but not less than 5 billion objects

b) server subsystems shall provide 99.5% of information services availability (the maximum number of lost hours per year shall be no more than 9 hours) 24 hours per day, 7 days per week not including routine maintenance

c) the time of performance restoration of the Footwear Component as part of the System after failure recovery shall not exceed 45 minutes, on the condition that the cause of fault has been removed in full and the
integrity of hardware and software facilities and databases installed on the server (workstation) preserved

26. The system-wide server components of the System shall support structural redundancy, automatic detection of server node failure and task (load) switching to another server node, and also have a network access hub for clients that is redundant and diversified in terms of connection to providers.

27. With regard to the creation of the Footwear Component as part of the System, when a special software component is developed, the following functions are always automated:

a) register users in the System and grant them access to the System through access to the IS MP
b) register the information about goods
c) enter the extended information about goods
d) maintain the goods register
e) receive and register the information about the actions performed within the introduction of goods into circulation
f) receive and register the information about the actions performed during the circulation of goods
g) receive and register the information about the actions performed during the withdrawal of goods from circulation
h) receive and register the information about the revealed discrepancies fixed on the part of public control over the circulation of goods
i) withdraw falsified, counterfeit and defective goods from circulation
j) immediately reveal possible instances of non-compliance during the economic agents' registration of information about goods circulation in the Footwear Component as part of the System
k) provide analytical information to the Experiment Participants

V. Requirements for Experiment participants

28. To participate in the Experiment, the economic agents shall ensure fulfilment of the following conditions:

a) have an enhanced encrypted and certified e-signature
b) have a hardware and software complex connected to the System through communication channels which provides automated interaction with the System Operator concerning receipt of marking codes
c) have a computing system able to create and certify electronic documents with an enhanced encrypted and certified e-signature which is required to interact with the System Operator (request identification tools, information about their use, notifications) and to work within the Personal Account

29. To participate in the Experiment, the economic agents selling in retail, including the footwear received from individuals other than individual entrepreneurs (excluding the goods purchased in advance and returned by individuals other than individual entrepreneurs), and the economic agents subject to requirements for the use of cash register equipment within Federal Law "On the use of cash register equipment during cash settlements and/or settlements with the use of cash register equipment" of 22 May 2003 No. 54-FZ as amended by Federal Law "On amendments to Federal Law "On the use of cash register equipment during settlements in the Russian Federation" of 3 July 2016 No. 290-FZ, shall ensure the fulfilment of the following additional conditions:
- have scan and recognition techniques for the identification tools which are connected to the cash register equipment

- conclude a contract with the fiscal data operator for the transfer of fiscal documents related to the footwear marked by identification tools in the System

**VI. Procedure for information transfer and exchange**

30. The legal value of all operations registered by the economic agents in the Footwear Component as part of the System shall be provided by signing of the relevant information with an enhanced encrypted and certified e-signature.

31. The information exchange of the economic agents in the System shall be made on the basis of developed information electronic services with the use of standard protocols and interfaces of electronic communication which support the regime of guaranteed delivery of data packages. The authorisation of the economic agents in the System shall be made through a certificate of an encrypted and certified e-signature.

32. The developed information electronic services that make an automatic exchange shall ensure the fulfilment of the following functions:

   a) create and sign a request to the System with an e-signature

   b) receive a reply to the request sent earlier

   c) preserve the contents of submitted requests and received replies to such requests and the information on the facts of request submission and reply receipt (number of the request; date and time of sending; information on the authorised person sending the request; date and time of reply receipt; other information)

33. Within the Experiment, the information on the relevant operations shall be registered in the Footwear Component as part of the System by the economic agents no later than 3 working days from their performance.

34. Based on the fixed information received from the economic agents and external systems, the System Operator shall:

   a) provide the maintenance of at least the following registers and references:

   - the register of Experiment participants being the economic agents (hereinafter referred to as the register of participants)

   - the register of goods the circulation of which is provided by the Experiment participants (hereinafter referred to as the register of goods)

   - the register of identification tools

   - the reference of identification tools statuses

   - the reference of goods statuses

   - the reference of inspections

   b) provides to the Experiment participants, including the Federal executive authorities, the information contained in the registers within the competence of such participants

   c) provides to the footwear consumers the information on the scope of identification tools for footwear consumer packages, goods, trading tickets or shipping packages and the status of the relevant goods in the process of its circulation
VII. Registration procedure for the Experiment Participants

35. The Experiment participants voluntarily prepare an electronic application in the System for their participation in the Experiment and sign it with an enhanced encrypted and certified e-signature. The application for participation in the Experiment shall be prepared by the person authorised to act in the name of the Experiment participant. The certificates of the e-signature verification key and the software module providing work with an e-signature shall be installed on the computer.

36. The application of the Experiment participant shall contain the following information:

a) General information of the application for participation in the Experiment.
- name of the economic agent
- INN of the economic agent
- email

b) Additional information of the application for participation in the Experiment of the participants subject to the requirements for the cash register equipment within Federal Law "On application of cash register equipment during cash settlements and/or settlements with the use of electronic payment facilities" of 22 May 2003 No. 54-FZ as amended by Federal Law "On amendments to the Federal Law "On application of cash register equipment during settlements in the Russian Federation" of 3 July 2016 No. 290-FZ:
- information on the registered cash register equipment
- information on the agreements concluded with the fiscal data operators for the purposes of conducting the Experiment The standard agreement with the fiscal data operators shall be approved by the Ministry of Industry and Trade of Russia as agreed with the Federal Tax Service of Russia and placed on the website of the System.

37. The registration application for tagging and marking centres as the Experiment participants shall contain:

a) name of the footwear tagging and marking centre
b) INN of the tagging and marking centre
c) email address

38. The registration application of the authorised federal executive body as the Experiment participant shall be made by the person authorised to act in the name of the federal executive body and shall include:

a) name of the authorised Federal executive body
b) INN of the authorised federal executive body
c) email address

The enhanced encrypted and certified e-signature shall be given to the Federal executive body.

39. In case of application compliance with the requirements established according to these Guidelines, the System Operator shall include the Experiment participant in the register of participants, open a personal account for such participant and inform him of such within 2 hours of receipt of the application. The notice shall include the registration numbers in the register of Experiment participants which are assigned to the information on the Experiment participant.
40. The person authorised to act in the personal account of the Experiment participant in the name of the Experiment participant shall prepare and register in the register of Experiment participants information on other persons of the Experiment participant entitled to sign for him e-documents and/or send them to the System, as well as the certificates of enhanced encrypted and certified e-signatures registered for such persons. At the same time, the footwear economic agents shall indicate the information on enhanced encrypted and certified e-signatures given to the users authorised to transfer all required information in the System in the name of the economic agent.

41. The basis for automatic refusal to register the Experiment participant is the non-availability of information on the applicant as an existing legal entity in the Uniform State Register of Legal Entities (for legal entities), or as an existing individual entrepreneur in the Uniform State Register of Individual Entrepreneurs (for individual entrepreneurs), or as an acting accredited subsidiary or representative office of foreign legal entities in the uniform state register of accredited subsidiaries and representative offices of foreign legal entities (for subsidiaries and representative offices), indication of information that fails to comply with the requirements specified in this Section, or failure to provide the necessary information. In case of a refusal to register the Experiment participant, the System Operator shall send to the applicant the relevant notice indicating the reason for such refusal.

42. The information in the register of participants shall be changed according to the procedure established for the registration of the Experiment participants based on the information received from the Uniform State Register of Legal Entities or the Uniform State Register of Individual Entrepreneurs or based on the information received from the Uniform State Register of Accredited Subsidiaries and Representative Offices as a non-existing legal entity, individual entrepreneur, subsidiary or representative office, accordingly.

43. The System Operator shall exclude the Experiment participant from the register of the Experiment participants upon the application of the Experiment participant submitted through the personal account of the Experiment participant within 24 hours of the application being submitted in the personal account.

VIII. Order, production and sale of identification tools

44. The identification tools may be both received from the System Operator according to the rules set out in these Guidelines and produced by the economic agent through the receipt of the verification code from the System Operator, further transformation of the generated marking code into the identification tool and following autonomous print of the identification tool in accordance with the requirements of Section II hereof.

45. To acquire the identification tools or the verification code for its further transformation into the marking code, the economic agent shall conclude a contract with the System Operator and place in the System an electronic application for production and delivery of identification tools or verification codes which includes the following information:

a) name of the economic agent

b) INN of the economic agent

c) TN VED code of the EEU

d) method of introduction of goods in circulation in the territory of the Russian Federation (imported to the Russian Federation and/or produced in the Russian Federation)

e) number of identification tools or verification codes to be produced

f) details (number and date) of the contract concluded with the System Operator

g) type of the identification tool (printable – for the encoding method; glueing, hanging – for the tagging method)
h) details of goods (GTIN) in a volume sufficient to create a marking code

i) unique ID of goods, if created on the part of the economic agent

j) type of marking, how the identification tool is planned to be applied (to the consumer package, goods, trading ticket)

k) acquisition method for produced identification tools (independent acquisition, delivery to the acquisition address indicated in the application or acquisition in other organisations of this service is provided by such organisations)

46. If the economic agent instructs the tagging and marking centre to produce the identification tool and/or perform the function of marking goods, the application for production and delivery of identification tools shall additionally include the following details:

a) INN of the tagging and marking centre

b) date and number of the agency contract

47. The System Operator shall consider the application within the period of no more than 5 working ways from the date of its receipt, and, in case of its approval, confirm such application for production and delivery of identification tools.

48. The System Operator may refuse to approve an application in the following cases:

a) non-availability of information about the applicant in the Uniform State Register of Legal Entities as an existing legal entity, or in the Uniform State Register of Individual Entrepreneurs as an existing individual entrepreneur, or in the State Register of Accredited Subsidiaries and Representative Offices as an existing subsidiary and representative office

b) provision by the applicant of information that fails to comply in form and meaning with the requirements specified by these Guidelines

c) violation by the applicant of any terms and conditions of the contract for production of identification tools or verification codes, or absence of such contract

In case of refusal to approve the application, the System Operator shall send to the applicant the relevant notice indicating the reason for such refusal.

49. The System Operator shall create the verification code or produce the identification tools in accordance with their characteristics, application procedure and requirements for the structure and format of information and inform the economic agent of their readiness placing the relevant notice in the System within 5 working days from the approval date of the application for production of identification tools.

50. If the Participant selects the option of individual production of the identification tools (printing), the System Operator shall submit the information on such identification tools (marking codes) required for application to the Experiment participant within 3 working days from the approval date of the application for the production of identification tools. The Experiment Participant shall produce the identification tools in accordance with their characteristics, application procedure and requirements for the structure and format of information and submit the information on their readiness and/or the impossibility to produce the identification tool to the System providing the reason to the System Operator through the placement of the relevant notice in the System.

51. If the identification tools are transferred to the economic agent involving the company authorised by the System Operator to make delivery and/or transfer of identification tools, the company authorised by the System Operator shall give this information to the Operator within 1 working day from the date of
identification tools transfer to the economic agent.

52. Not less than 3 working days following the date of receipt from the System Operator of the produced identification tools and provision by the Operator of the information on the produced and delivered identification tools, the economic agent shall confirm the information of the received identification tools in the System, check their applicability and submit to the System the information on the scope of accepted applicable and non-accepted inapplicable tools.

53. The identification tools shall not be transferred to other persons, except for the cases provided by these Guidelines.

IX. Procedure for marking goods by identification tools

54. Upon the description of goods in the system providing record and storage of reliable data on goods, to receive the GTIN the economic agent shall submit to the data system of GS1 RUS Automatic Identification Association the following information:

a) model of the manufacturer (it shall be the same as the model number indicated in the certificate or declaration of conformity)

b) country of production

c) type of footwear

d) type of material used to produce the upper part of footwear

e) type of material used to produce the footwear lining

f) type of material used to produce the bottom part of footwear

g) material of the sole

h) brand (trademark)

i) INN of the Russian manufacturer or INN of the importer

j) colour

k) size in the stitch system

l) name of goods on the tag (in no particular form)

55. In case of the description of goods previously used and received from individuals, if the information indicated in Subparagraphs a), b), h), i), l) of Paragraph 54, Section IX hereof, is not available, the economic agents may indicate the reason of its non-availability – "NA, received from an individual".

56. When importing the goods to the Russian Federation from the countries other than the members of the Eurasian Economic Union, including the goods moved through the countries being the members of the Eurasian Economic Union in accordance with the customs transit procedure, the information indicated in Subparagraphs b), j), k) of Paragraph 54, Section IX hereof, may be provided to the information marking resource by the economic agents that import such goods after the marked goods are placed under the customs procedure of output for domestic consumption or reimport, but not later than the moment when the marked goods are offered for sale.

57. The economic agents shall mark goods by the identification tools and independently submit the information to the System, as well as involve other legal entities or individual entrepreneurs authorised by the economic agents and acting in the name of the economic agent in accordance with these Guidelines.
considering the provisions below. The goods shall be marked by the identification tools if:

a) the goods are produced before their transfer from the company's site where the goods are produced

b) the goods are imported before they are placed under the customs procedures of output for domestic consumption or re-import

c) the goods are imported from the customs area of the Eurasian Economic Union to the border-crossing stations of the Russian Federation

d) the goods in circulation are remarked (regrading)

e) the goods are returned to circulation after their withdrawal from circulation

58. The generation procedure for and the application method for the goods identification tools shall be carried out in accordance with the requirements specified in Section II of these Guidelines.

X. Procedure of introduction of goods into circulation

59. When the economic agents receive or produce the identification tools, they shall mark the goods and submit information to the System independently, as well as attract other legal entities or individual entrepreneurs authorised by the economic agents and acting in the name of such economic agents in accordance with these Guidelines:

a) The economic agents producing goods in the territory of the Russian Federation shall submit to the System the following information:

- date of production

- INN of the economic agent

- 10-unit code of the marked goods under the trading position of the single Trade Classification of foreign economic activities of the Eurasian Economic Union

- unique identifiers of goods or unique identifiers of shipping packages

- type of marking

- type of a production order (domestic production, production under a contract)

- INN of the owner (in case of production under a contract)

- type of the document that confirms the product conformity (the Certificate of Conformity / Declaration of Conformity / Letter of Exemption), number and date of the document

b) The producer of goods shall document the transfer of goods produced within the contract to the owner of goods. The economic agent shall submit to the System the following information:

- INN of the producer

- INN of the owner

- details of the source document that confirms the transfer of goods by the producer of goods to the owner of goods

- unique identifiers of goods or unique identifiers of shipping packages
c) The owner of goods shall accept the goods produced under the contract for storage submitting the following information:

- INN of the owner of goods
- details of the confirming source document
- unique identifiers of goods or unique identifiers of shipping packages

d) The economic agents engaging in the trade of the goods received from individuals other than individual entrepreneurs (except for the goods purchased earlier and returned by individuals other than individual entrepreneurs), including commission trade, shall submit to the System the following information:

- date of operation
- INN of the economic agent that makes the indicated distribution
- type of marking
- unique identifiers of goods or unique identifiers of shipping packages

e) The economic agents that import to the Russian Federation the goods produced in the countries other than the members of the Eurasian Economic Union shall submit to the System the following information:

- INN of the importer in the System
- 10-unit code of the marked goods under the trading position of the single Trade Classification of foreign economic activities of the Eurasian Economic Union
- unique identifiers of goods or unique identifiers of shipping packages
- type of marking
- date of registration of the customs declaration for goods
- registration number of the customs declaration for goods
- type of the document that confirms the product conformity (the Certificate of Conformity/Declaration of Conformity), number and date of the document

The registration number of the customs declaration for goods and the type of the document that confirms the product conformity (the Certificate of Conformity/Declaration of Conformity), number and date of this document indicated in Subparagraph e) of Paragraph 59, Section X hereof, may be submitted to the System by the economic agent after the customs procedures;

f) The economic agents that purchase goods within the cross-border trade in the customs area of the Eurasian Economic Union shall independently mark the goods within 3 working days from the goods shipment date to import to the Russian Federation, including to their displaying in the place of realisation (sale), demonstration of samples or provision of information on them in the place of realisation (sale), and submit to the System the following information:

- date of operation
- INN of the economic agent that has purchased goods within the cross-border trade
- 10-unit code of the marked goods under the trading position of the single Trade Classification of foreign economic activities of the Eurasian Economic Union
- unique identifiers of goods or unique identifiers of shipping packages
- type of marking
- code of the exporting country of the marked goods
- cost of the marked goods (considering the value added tax, if applicable) according to the source documents
- name of the supplier
- type of the document that confirms the product conformity (the Certificate of Conformity/Declaration of Conformity/Letter of Exemption), number and date of the document

g) If required, the economic agents aggregate the consumer packages into the group packages of the first and second levels and transfer the result of the first-level aggregation to the System; such result shall be documented by the economic agent that performs the first-level aggregation through the submission of the following information:

- INN of the producer that aggregates the consumer packages into the shipping package of the first level
- type of a production order (domestic production, production under a contract)
- INN of the owner (in case of production under a contract)
- list of the unique identifiers of the upper-level shipping package for which, in case of the first-level aggregation, the unique identifiers of goods are listed

h) The result of the second-level aggregation shall be documented by the economic agent through the submission of the following information:

- INN of the economic agent that aggregates the packages into the shipping package of the second level
- list of the unique identifiers of the upper-level shipping package for which, in case of the first-level aggregation, the identification tools codes are listed additionally, in case of the second-level aggregation, the unique identifiers of the shipping package combined in this group are listed

i) The economic agents that deconsolidate the shipping package shall transfer to the System the information on the deconsolidation results for the shipping packages of the first and second levels of aggregation documented by the economic agent through the transfer of the following information to the System:

- INN of the economic agent that has deconsolidated the shipping package
- list of the unique identifiers of the shipping package subject to deconsolidation At the same time, the unique identifier of the deconsolidated shipping package shall be cancelled in the System, but the unique identifiers or the unique identifiers of goods contained therein shall remain in circulation

j) The economic agents that withdraw and replace the consumer package or goods within the shipping package of the first level or the shipping package of the first level within the shipping package of the second level shall transfer to the System the following information:

- INN of the economic agent that has carried out withdrawal or movement
- type of transformation (movement, withdrawal)
- list of unique identifiers of goods or shipping package subject to transformation
k) The unique identifier of the shipping packages of the first and second levels shall be cancelled only if, according to the transformation results, there are no other packages of the first level or consumer packages or goods in the shipping package of the first level.

l) If the consumer packages are moved to another shipping package, the relevant unique IDs of the moved goods or consumer packages and the unique shipping package ID to which the movement has been made shall be listed.

**XI. Procedure for transfer of foods in circulation between economic agents**

60. The economic agents that transfer goods to other economic agents within the transactions providing the transfer of ownership for such goods, as well as within commission agreements and/or agent agreements based on the contents of the source document confirming the transfer of ownership shall prepare a notice (in the form of the universal transfer document) of footwear transfer (acceptance) and send it with an electronic copy of the source document to the System. The notice of transfer (acceptance) shall be signed by the authorised representatives of both parties. The notice of transfer (acceptance) shall be sent to the System within the period of no more than 3 days from the transfer of ownership for footwear specified in the notice (from signing of the notice by both parties) from one participant to another participant but not later than the transfer of ownership for these products from the receiving party to third parties and to the offer of such goods for sale, including their display in the point of sale, the demonstration of samples or provision of information on them in the point of sale, as well as to their use for the purposes that are not connected with the subsequent sale:

a) The notice of the transfer of ownership shall include the following information on the transferred (accepted) goods:
   - circulation type of the marked goods (sale, commission, agent agreement, gratuitous transfer of goods, sale of goods for own needs, etc.)
   - INN of the sending party
   - INN of the receiving party
   - details of the source document confirming the transfer of ownership for goods (within the transactions providing the transfer of ownership)
   - price for the goods transfer (considering the value added tax if such tax is imposed on the sale) according to the source documents in case of goods sale
   - unique identifiers of goods or unique identifiers of shipping packages

4) If the transferring party creates new shipping packages (performs aggregation) and marks them with the identification tools, then the notice shall include the commodity code and the identification code for the new shipping package, as well as the list of commodity codes and package for previous-level packages.

c) When the notice of transfer (acceptance) is received, the System Operator shall within 4 hours indicate the transfer of ownership for footwear from one participant to another participant of the Experiment in the register of identification tools and the register of goods specifying all information from the notice.

**XII. Procedure for withdrawal of goods from circulation**

61. The economic agents that withdraw goods from circulation (and temporarily export the previously marked goods from the Russian Federation beyond the customs area of the Eurasian Economic Union), excluding retail sales, shall submit information to the System not later than 3 working days following the date of goods withdrawal from circulation. The economic agent shall document the goods withdrawal from circulation submitting the following information:
a) unique identifiers of goods or unique shipping packages IDs

b) method of goods withdrawal from circulation (destruction, export, return to an individual, use for own needs, wholesale for the use by the purchaser for its own needs)

c) INN of the economic agent that has withdrawn the goods from circulation

d) date of goods withdrawal from circulation

e) details of the report if the marked goods are destroyed (lost)

f) selling price of the marked goods (including the value-added tax) according to the source documents (if sold)

g) name, number and date of the document (the accountable form, installment agreement, consignment note, etc.) that confirms the sale of goods (if sold)

h) registration number of the goods customs declaration (if exported)

i) date of goods declaration

62. The economic agents that sell in retail shall scan and detect the identification tool of sold footwear using the technical means (installed registered in the register of cash register equipment). The information on the unique identifier of goods shall be included in the cash register receipt according to the procedure determined by the Federal Tax Service of Russia.

a) The details of the cash register receipt and sold products shall be transferred to the fiscal data operator through the fiscal device of the cash register equipment.

b) As agreed with the economic agent, not later than one day from the date of receipt of the information on footwear sales, the fiscal data operator shall transfer to the System the following information:

- details of the cash register equipment

- number of the fiscal document

- date of sale

- selling price

- unique ID of goods

c) If the information on goods withdrawal from circulation has not been transferred electronically by the economic agents to the System as part of fiscal documents through the fiscal data operator in accordance with the laws of the Russian Federation on the use of cash register equipment, the information provided by Paragraph 62, Section XII hereof, shall be independently submitted by the economic agents to the System within 3 days from the date of the sale of goods.

63. If the identification tools that were not applied to the goods are damaged (lost, destroyed), the economic agents shall write them off and submit the following information:

a) unique identifiers of goods or unique shipping packages IDs

b) reason to withdraw the identification tools from circulation (damage, loss, destruction)

c) INN of the economic agent that lost (destroyed) the identification tool
64. If the identification tools that were applied to the goods are damaged (lost, destroyed), the economic agents shall within 20 working days and before the offer to sell such goods, including before their display in the point of sale, the demonstration of samples or provision of information on them in the point of sale, mark the goods and submit the following information:

   a) unique ID of goods of the new identification tool  
   b) unique ID of damaged (lost, destroyed) goods of the identification tool

65. The economic agents that purchase goods to use them for the purposes not connected with the subsequent sale of such goods shall sign a notice that confirms the transfer of ownership from the seller to the purchaser (in the form of the universal transfer document) according to Paragraph 60, Section XI hereof. Based on the notice confirming the transfer of ownership and approved by the purchaser, the economic agents that sell goods to use them for the purposes not connected with the subsequent sale of such goods shall submit to the System the following information:

   a) unique identifiers of goods or unique shipping packages IDs  
   b) method of goods withdrawal from circulation (wholesaling to use the goods for the purchaser's own needs)  
   c) INN of the economic agent that has withdrawn the goods from circulation  
   d) date of goods withdrawal from circulation  
   e) selling price of the marked goods (including the value-added tax) according to the source documents (if sold)  
   f) name, number and date of the document (the accountable form, installment agreement, consignment note, etc.) that confirms the sale of goods (if sold)

66. For the period of use of the marked goods purchased for the purposes that are not connected with their subsequent sale, such goods shall be recognised as withdrawn from circulation.

67. If the purchaser returns the goods purchased when selling in retail, the economic agent shall submit the relevant information to the System and, if necessary, remark the goods before the offer to sell them, including their display in the point of sale, the demonstration of samples or provision of information on them at the point of sale. The return shall be performed through the submission of the following information:

   a) Return with the undamaged identification tool – the goods are not remarked and the following information is submitted to the System:

      - date of operation  
      - INN of the economic agent that accepts the goods in the System  
      - unique identifier of the goods consumer package or the goods  
      - details of documents that confirm the return of marked goods

   b) Return with the damaged identification tool if the identification tool and/or receipt is available (it is possible to identify the goods) – the damaged identification tool is written off and the goods are remarked. The following information shall be submitted to the System:

      - date of operation  
      - INN of the economic agent that accepts the goods in the System
- unique identifiers of returned goods consumer packages or goods (old)

- new unique identifiers of goods consumer packages or goods

- details of documents that confirm the return of marked goods, including the details of the fiscal receipt and cash register equipment

c) Return without the receipt and identification tools (there is no possibility of identifying the goods) – the economic agent makes remarking according to Section X hereof:

- date of operation

- INN of the economic agent that accepts the goods in the System

- new unique identifiers of goods consumer packages, or goods, or trading tickets

68. The economic agents that use goods for the purposes not connected with their sale and have taken the decision to sell such goods shall remark the goods and submit information to the System before the offer to sell such goods, including their display in the point of sale, the demonstration of sample or submission of information on them in the point of sale:

a) transaction date

b) INN of the economic agent

c) new unique identifiers of goods or unique identifiers of shipping packages of goods

**XIII. Procedure for interaction of the information system and footwear consumers**

69. The footwear consumer may use a mobile device to scan the identification tool applied to the goods/consumer package and/or trading ticket and use a mobile application provided by the Operator of the Mobile Application System to submit the identification tool contents to the System. The System Operator shall transfer the information on the current place of production and location of footwear and its status to the footwear consumer.

70. If the consumer has found any discrepancy between the data received from the operator and the characteristics of goods, he/she may use a mobile application to send a notice to the System.

**XIV. Procedure for interaction of the information system with available resources**

71. For the Experiment purposes, the Operator shall arrange the interaction of the Footwear Component with the Experiment participants among the Federal executive authorities of the Russian Federation. The minimum scope of information transferred within the information interaction which is determined in these Guidelines may be specified and extended by signing a separate Agreement for Information Exchange between the System Operator and the federal executive authority both participating in the Experiment and being a potential consumer of information from the System.

72. The information contained in the System may be provided to the Experiment participants including federal executive authorities and received via the personal account and exchange of electronic documents. Every Experiment participant registered in the register of participants may receive both source information transferred to the System and anonymised data received by means of integration by the System Operator of the information received from other participants within the laws of the Russian Federation.

73. Federal executive authorities taking part in the Experiment shall receive analytical and aggregate
reports from the System Operator to the extent permitted by their authority and in accordance with the agreements concluded with the System Operator. The agreement between the Federal executive authority and the System Operator shall be approved by the Ministry of Industry and Trade of Russia:

a) The System Operator shall within its competence provide to the Federal executive authorities that take part in the Experiment access to the System, making it possible to view the information contained in the System via the personal account of supervising authorities which support data upload to XLS (Microsoft Excel) files.

b) The System Operator shall provide data (information) exchange under the liaison agreement concluded with the federal executive authority. Contents of specified data (information), procedure, form (format) and time of its provision are determined by the protocols of information exchange between the System Operator and federal executive authority developed according to the specified liaison agreement.

74. For the Experiment purpose, the Footwear Component in the System shall provide interaction through the Unified System of Interdepartmental Electronic Interaction with the following information systems of Federal executive authorities:

a) The automated information system of the Federal Tax Service of Russia with regard to information from the Uniform State Register of Legal Entities, the Uniform State Register of Individual Entrepreneurs and the State Register of Accredited Subsidiaries and Representative Offices

b) The uniform automated information system of the customs authorities of the Russian Federation which provides the customs procedures of output for domestic consumption and re-import of goods, as well as circulation control in the territory of the Russian Federation in terms of goods transported to the customs area of the Eurasian Economic Union carried out by the customs authorities according to the procedure established by the Customs Code of the Eurasian Economic Union and the Federal Law "On customs regulation in the Russian Federation"

c) The information system of the Federal Supervision Service for Customer Protection and Human Welfare which provides goods circulation control in the Territory of the Russian Federation according to the Federal Law "On protection of rights of legal entities and individual entrepreneurs when exercising government supervision and municipal control"

d) The Federal State Information System of the Federal Accreditation Service aimed to automate accreditation processes carried out by the employees of the central and local offices of the Federal Accreditation Service, accredited persons, accreditation experts, expert organisations and other participants of the national accreditation system, improve the quality of accreditation services and provide information publicity in the field of accreditation

e) The federal information address system

f) The government register of cash register equipment

g) The list of fiscal data operators

75. The Operator shall transfer information on the registers and references to the Federal Tax Service and other government authorities (or provide access with the possibility to download such information), prepare analytical reports for the requests of federal executive authorities as agreed with the Ministry of Industry and Trade of Russia.

76. The System Operator shall provide the placement of information in the System which is transferred by the Federal Tax Service, Federal Customs Service, Federal Supervision Service for Customer Protection and Human Welfare, Federal Accreditation Service of the Russian Federation when they perform their statutory functions. The contents of specified data (information), procedure, form (format) and time of its provision are determined by the protocols of information interaction between the System Operator and the
Federal executive authority developed according to the liaison agreement.

77. The services for interdepartmental electronic interaction of the System shall meet the requirements of Order of the Ministry of Communications and Mass Media of the Russian Federation of 27 December 2010 No. 190 "On approval of technical requirements for information systems interaction in the unified system of interdepartmental Electronic Interaction". The description of services shall be provided on the basis of the regulation of the Russian Federation which determines the powers of the System Operator in the relevant technological maps of interdepartmental interaction.

78. The registers and reference information are kept in the Footwear Component as part of the System in accordance with the principles of consistency, continuity and integrity of information. To provide traceability, the reference data from external information systems and resources may also be downloaded and updated from the available resources of Federal executive authorities using the developed information services of interaction based on concluded Data Exchange Agreements.

79. In respect of goods subject to marking or remarking, GS1 System intended for automatic identification, collection of data on goods shall transfer to the System the following information:

a) GTIN
b) model of the manufacturer
c) country of production
d) type of footwear
e) type of material used to produce the upper part of footwear
f) type of material used to produce the footwear lining
g) type of material used to produce the bottom part of footwear
h) trademark
i) INN of the Russian manufacturer or INN of the importer
j) colour
k) size
l) name of goods on the tag (in no particular form)
m) date of publication

80. GS1 System intended for automatic identification, collection of data on goods shall transfer to the System, in respect of goods subject to marking for which the Experiment participants provided information according to Subparagraphs c), j), k) of Paragraph 79, Section XIV hereof after the placement of marked goods under the customs procedure of output for domestic consumption or re-import but not later than the offer to sell the marked goods is made, the information on Subparagraphs c), j), k) of Paragraph 79, Section XIV hereof, one time before the import to the Russian Federation, including before their display in the point of sale, the demonstration of samples or provision of information on them in the point of sale, and not later than the date of publication indicated in Subparagraph m), Paragraph 79 hereof.

81. In respect of the goods subject to marking, imported to the Russian Federation and placed under the customs procedures of output for domestic consumption and re-import, the unified automated information system of customs authorities shall transfer to the System the following information contained in the declaration for goods:
a) code of the customs authority
b) date of registration of the declaration for goods
c) registration number of the declaration for goods
d) unique identifiers of goods consumer packages, or goods, or trading tickets
e) TN VED of the EEU codes of goods
f) names, serial numbers and quantity of goods in the declaration for goods
g) customs cost
h) statistical cost
i) price of goods
j) gross weight of goods
k) net weight of goods
l) additional measurement units
m) code of the country of origin of goods
n) INN of the importer

82. In respect of goods exported from the Russian Federation to the countries other than the members of the Eurasian Economic Union placed under the customs procedures of export, temporary export and reexport, the unified automated information system of the customs authorities shall transfer to the System the following information:

a) code of the customs authority
b) date of registration of the customs declaration for goods
c) registration number of the customs declaration for goods
d) unique identifiers of goods consumer packages, or goods, or trading tickets
e) TN VED of the EEU codes of goods
f) names, serial numbers and quantity of goods in the declaration for goods
g) customs cost
h) statistical cost
i) price of goods
j) code of the country of origin of goods
k) INN of the exporter
l) date of actual export of goods from the customs area of the Eurasian Economic Union

m) gross weight of goods

n) net weight of goods

o) code of the declared customs procedure in accordance with the classification of types of customs procedures

83. The unified automated information system of the customs authorities shall transfer to the System the following information on the results of customs control over circulation in the Russian Federation of the goods subject to marking and imported to the customs area of the Eurasian Economic Union:

a) INN, name and address of the person under inspection

b) number of the report prepared according to the results of customs control (the on-site customs audit report, the report of customs examination of premises and territories, the customs inspection report)

c) unique identifiers of goods consumer package, or goods, or trading ticket in relation to which the inspection was carried out (if available)

d) amounts of imposed and enforced penalties

e) amounts of additionally charged and enforced customs payments

f) information on the number of initiated administrative offence cases under Article 15.12 of the Code of the Russian Federation on Administrative Offences

g) information on the detected facts of illegal movement of goods with the following information on the withdrawn goods:

- TN VED of the EEU code (at least 4 first characters)

- description of goods

- customs cost of goods (in Russian rubles) (if any)

- quantity of goods in additional measurement units (pieces)

- gross weight (if available)

- net weight (if available)

84. The information system of the Federal Supervision Service for Customer Protection and Human Welfare shall transfer to the System the following information on the results of control over circulation of goods in the Russian Federation:

a) incident ID

b) number and date of the inspection report, the notice of initiation of administrative proceedings, the report on administrative violation

c) name and INN of the economic agent in relation of which the verification was carried out

d) address (place of inspection)

e) name of the local office of the Federal Supervision Agency for Customer Protection and Human
Welfare that carried out the inspection

f) list of goods in respect of which the violations are revealed

g) If it is impossible to identify the goods in respect of which the violation is revealed (for example, the goods are not marked), such violation shall be indicated in respect of the economic agent under inspection

h) date of the administrative action

i) type of the administrative action

j) type of the violation

85. The Federal State Information System of the Federal Accreditation Service shall transfer to the System the following information on declarations and certificates of conformity of goods in circulation in the Russian Federation:

a) number of declaration or certificate

b) type of the document (declaration or certificate)

c) INN of the applicant

d) registration date of the declaration/certificate

e) status of the declaration/certificate (valid, suspended, cancelled, in archive)

f) TN VED of the EEU code (ten-character) and/or GTIN

g) INN of the producer or INN of the authorised person

h) country of the manufacturer according to the All-Russian Classifier of Countries of the World

86. If the control and supervision results showed no violations in respect of goods subject to marking, the information service of the Federal Supervision Service for Customer Protection and Human Welfare shall transfer to the System the following information:

a) incident ID

b) number and date of the inspection certificate

c) name and INN of the economic agent in relation of which the verification was carried out

d) address (place of inspection)

e) name of the local office of the Federal Supervision Agency for Customer Protection and Human Welfare that carried out the inspection

f) information on non-violation

87. The System shall provide the possibility to transfer, upon the request of the Federal executive authorities, the following information on the economic agents and marked goods:

a) INN and name of a legal entity, individual entrepreneur or the owner of goods

b) status of the economic agent

c) global ID of the trade unit
d) global serial identification number of the trade unit

e) TN VED of the EEU code

f) unique identifier of goods

g) description of goods, including:
- model of the manufacturer
- country of production
- type of footwear
- type of material used to produce the upper part of footwear
- type of material used to produce the lining of footwear
- type of material used to produce the bottom part of footwear
- material of the sole
- brand (trademark)
- INN of the Russian producer or INN of the importer
- colour
- size in the stitch system
- name of goods on the tag (in no particular form)

h) number and data of the declaration of conformity/certificate of conformity (or information on non-availability of such declaration/certificate)

i) cost of goods

j) statuses of goods and identification tools (marking codes)