

REGULATION OF THE STATE COMMITTEE FOR STANDARDIZATION OF THE REPUBLIC OF BELARUS

16 December 2008 No. 60

On approval of the Nomenclature of products, services, personnel and other conformity assessment objects, subject to mandatory conformity attestation in the Republic of Belarus

Pursuant to Article 27 of the Law of the Republic of Belarus of 5 January 2004 “On conformity assessment to the requirements of technical normative legal acts in the field of technical regulation and standardization”, the Regulation of the Council of Ministers of the Republic of Belarus of 23 July 2004 No. 896 “On delegation of powers to the Committee for Standardization, Metrology and Certification under the Council of Ministers of the Republic of Belarus to approve separate normative legal acts» and the Regulation of the Council of Ministers of the Republic of Belarus of 30 June 2007 No. 861 “On peculiarities of placement of goods subject to mandatory conformity attestation to customs regime” the State Committee for Standardization ESTABLISHES:

1. To approve the Nomenclature of products, services, personnel and other conformity assessment objects, subject to mandatory conformity attestation in the Republic of Belarus in accordance with the Annex.

2. To determine that:

2.1. mandatory conformity attestation of:

2.1.1. constructional products for residential and public buildings except constructional products manufactured according to individual design drawings developed for specific object that are not subject to reproduction;

ferroconcrete balcony boards and loggias, ferroconcrete entrances shall come into force on January 1, 2009;

solid floor slab panels made of heavy concrete, interior wall panels, exterior wall panels, balcony and loggia enclosures shall come into force on July 1, 2009;

2.1.2. constructional products for residential buildings except constructional products manufactured according to individual design drawings developed for specific object that are not subject to reproduction;

ventilation blocks of reinforced concrete shall come into force on January 1, 2009;

three-dimensional utility blocks of reinforced concrete shall come into force on July 1, 2009;

2.1.3. works on filling doorways and window openings (except special doorways and window openings), performed by individual entrepreneurs except works implemented by individual entrepreneurs in operating repair of property (premises,

buildings and structures) resided on the basis of a right of ownership as well as property tenancy shall come into force on January 1, 2009;

services for consumers on filling doorways and windows openings performed by legal persons shall come into force on January 1, 2009;

services for consumers on filling doorways and windows openings performed by individual entrepreneurs shall come into force on January 1, 2010;

windows and doors that are sold to consumers for personal use and manufactured by individual order (drawings) except wooden windows and doors shall come into force on January 1, 2010;

2.1.4. software packages supporting processes for reproduction of electronic payment documents on paper medium shall come into force on July 1, 2009;

2.1.5. software packages supporting processes for reproduction on paper medium of payment instructions for client in the form of electronic documents in the system "Client-Bank" shall come into force on April 1, 2009;

2.1.6. services of conveyance of passengers by motor transport: international motor conveyance of passengers in non-regular transport communication shall come into force on August 1, 2009;

2.1.7. cements for general construction shall come into force on January 1, 2009;

2.2. for products released by the manufacturer within the period of validity of the conformity certificate or declaration of conformity issued for serial production, the conformity certificate (declaration of conformity) is valid during the shelf life, storage and realization of products;

2.3. this Regulation does not cover:

used products except official and civil arms, products constructively similar to arms, communication facilities, game-playing machines used for organization and carrying out of gambling;

products imported by legal persons and individual entrepreneurs as components, materials and raw materials (except protein-bearing additives, white cane-sugar or beet sugar, cognac, fruit and ethyl spirits from edible raw materials, composite alcoholic by-products for alcoholic beverages manufacturing) for use in own production when the conformity certificates of the National System for Conformity Attestation of the Republic of Belarus issued for finished products manufactured using mentioned components, materials and raw materials are available;

products imported as samples, exhibit items and advertising materials for exhibitions, trade fairs, promotion actions;

products imported as assays and samples for testing for the certification purpose or acceptance of the declaration of conformity, tests and investigations for the other purposes;

products imported as components of processing equipment for which the conformity certificate may be issued or the declaration of conformity accepted only on the results of the mentioned processing equipment on-site testing;

products imported in single units (quantities) specified by a single foreign trade agreement (except official and civil arms, ammunition to them, products

constructively similar to arms, as well as communication facilities) exclusively for own use by legal persons and individual entrepreneurs (for researches, investigation and tests including);

nonfood products imported as raw materials, materials and components for execution of foreign organizations orders on manufacturing products in compliance with concluded contracts not intended for marketing in the territory of the Republic of Belarus;

products imported for scientific and research purposes, as well as for scientific and research programs realization;

goods being sold in commission trade in single units received from physical persons except official and civil arms, products constructively similar to arms;

precious metals in the form of bank and measured bullions manufacturers of which are included in the list of London Bullion Market Association (LBMA) or London Platinum and Palladium Market (LPPM) when supporting documents are available;

products imported as foreign gratuitous aid except foodstuffs, official and civil arms and products constructively similar to arms;

goods intended for sale in duty free shops;

goods imported for use by diplomatic or consular representations of foreign states, representations of international organizations or intended exclusively for maintenance of activity of representations of foreign companies located in the Republic of Belarus;

goods imported for use during performance of sports events (competitions, team practice sessions, hunting, sport fishing);

nonfood goods realized by individual entrepreneurs who pay single tax, excluding household electric appliances, household radioelectronic equipment, computer equipment, clocks and watches, household gas- and fuel-powered appliances, communication facilities, electrical products, spare parts and accessories for motor vehicles of M₁, M₂, M₃ classes, small-sized ships, official and civil arms and products constructively similar to arms, detergents, flexible water hoses, lightning products, windows and doors specified in the fourth paragraph of the subclause 2.1.3 of the clause 2 of this Regulation. Provisions of this paragraph till 1 January 2010 shall be applied to the private unitary enterprises established in compliance with the Decree of the President of the Republic of Belarus of 28 June 2007 No. 302 "On approval of the Provision on the order of establishment of private unitary enterprise by individual entrepreneur and its activities" (National Register of Legal Acts of the Republic of Belarus, 2007 No 159, 1/8700), realizing articles in the retail distribution network;

products delivered in retail distribution network till maturity when the mandatory conformity attestation for this type of products shall enter into force;

products exported under processing foreign trade contracts;

motor vehicles:

used vehicles if there are information about the former owner in their documents

of state registration;

if 3 years or more have passed from the date of their release despite of mileage;
delivered exclusively for needs of the Ministry of Defense of the Republic of Belarus;

produced in single units by way of personal creative work or converted by their owners;

low-speed with maximal design speed not exceeding 25 km/h;

introduced on the territory of the Republic of Belarus in single units for private use;

2.4. when introducing new technical normative legal acts instead of those mentioned in the Nomenclature of products, services, personnel and other objects of conformity assessment, subject to mandatory conformity attestation in the Republic of Belarus, the conformity attestation shall be carried out in compliance with technical normative legal acts being in force;

2.5. attribution of goods to the concrete positions of the Foreign Economic Activity Commodity Nomenclature (hereinafter - Commodity Nomenclature) shall be implemented in compliance with the criteria adopted in the Commodity Nomenclature and rules of the Commodity Nomenclature interpretation. Mandatory conformity attestation is required for products defined in column 2 of the Nomenclature of products, services, personnel and other conformity assessment objects, subject to mandatory conformity attestation in the Republic of Belarus which are covered by technical normative legal acts (hereinafter – TNLA) given in column 3 of this Nomenclature.

2.6 the document for the attestation of conformity to the requirements of the technical normative legal acts of the Republic of Belarus of the products included in the Section 2 of the Nomenclature of products, services, personnel and other conformity assessment objects, subject to mandatory conformity attestation in the Republic of Belarus approved by this regulation, is the conformity declaration or conformity certificate.

3. To declare as expired:

Regulation of the State Committee for Standardization of the Republic of Belarus of 8 October 2007 No. 51 “On approval of the Nomenclature of products, services, personnel and other conformity assessment objects, subject to mandatory conformity attestation in the Republic of Belarus” (National Register of Legal Acts of the Republic of Belarus, 2007, No. 275, 8/17349);

Regulation of the State Committee for Standardization of the Republic of Belarus of 14 December 2007 No. 64 “On amendments and addenda to the Regulation of the State Committee for Standardization of the Republic of Belarus of 8 October 2007 No 51” (National Register of Legal Acts of the Republic of Belarus, 2008, No. 32, 8/17867);

Regulation of the State Committee for Standardization of the Republic of Belarus of 18 March 2008 No. 13 “On amendments and addenda to the Regulation of the State Committee for Standardization of the Republic of Belarus of 8 October 2007

No 51” (National Register of Legal Acts of the Republic of Belarus, 2008, No. 84, 8/18460);

Regulation of the Committee for Standardization of the Republic of Belarus of 30 April 2008 No. 24 “On amendments and addenda to the Regulation of the State Committee for Standardization of the Republic of Belarus of 8 October 2007 No 51” (National Register of Legal Acts of the Republic of Belarus, 2008, No. 123, 8/18800);

Regulation of the Committee for Standardization of the Republic of Belarus of 26 May 2008 No. 28 “On amendments and addenda to the Regulation of the State Committee for Standardization of the Republic of Belarus of 8 October 2007 No 51” (National Register of Legal Acts of the Republic of Belarus, 2008, No. 134, 8/18896);

Regulation of the Committee for Standardization of the Republic of Belarus of 4 September 2008 No. 44 “On amendments and addenda to the Regulation of the State Committee for Standardization of the Republic of Belarus of 8 October 2007 No 51” (National Register of Legal Acts of the Republic of Belarus, 2008, No. 225, 8/19445).

4. This Regulation shall come into force after its official publication.

Chairman of the Committee

V.N. Koreshkov