

ANNEX I

List of state-owned property exempted from privatization,
including its preliminary stages until 2006 –
Approved by the Government Resolution No. 1587 of 24 October 2000

State-owned research technical organizations working on fundamental programs

Ministry of Industry and Trade of the Republic of Kazakhstan:

1. NSOE "Research Centre of Anti-Infective Medicines", Almaty city;
2. NSOE "Research Centre of Mechanical Engineering Modeling", Karaganda city;
3. NSOE "Mashinostroyeniye" Intersectoral Research and Technology Centre", Almaty city;

Ministry of Economy and Budget Planning of the Republic of Kazakhstan:

4. NSOE "Research and Methodological Centre for Special Programs", Astana city;

Ministry of Education and Science of the Republic of Kazakhstan:

5. NSOE "Centre of Chemical and Technological Researches", Almaty city;
6. NSOE "Centre of Physical and Mathematical Researches", Almaty city;
7. NSOE "Centre of Astrophysical Researches", Almaty city;
8. NSOE "Centre of Biological Researches", Almaty city;
9. NSOE "Centre of Geological and Geographical Researches", Almaty city;
10. NSOE "National Centre of Biotechnology of the Republic of Kazakhstan", Akmola Oblast;
11. NSOE "Institute of Plant Physiology, Genetics, and Bioengineering", Almaty city;
12. NSOE "Institute of General Genetics and Cytology", Almaty city;
13. NSOE "Institute of Microbiology and Virology", Almaty city;
14. NSOE "Institute of Applied Mathematics", Karaganda city;

State Organization of Secondary Vocational Education

Ministry of Culture, Information and Sport of the Republic of Kazakhstan:

15. NSOE "National Sport College", Almaty city;

Ministry of Education and Science of the Republic of Kazakhstan:

16. NSOE "P. Chaikovsky Almaty College of Music", Almaty city;
17. NSOE "A. Seleznev Almaty Choreographic School", Almaty city;
18. NSOE "O. Tansykbayev Almaty College of Arts and Crafts", Almaty city;
19. NSOE "Zh. Yelebekov National Show and Circus College", Almaty city;
20. NSOE "Akmolinsk College of Finance and Economy", Almaty city;
21. NSOE "Rymbek Baiseitov Semipalatinsk College of Finance and Economy", Semipalatinsk city;

Animal and Fish Resources Replication
Related State-Owned Organizations

Fishery Committee under the Ministry of Agriculture of the Republic of Kazakhstan:

22. NSOE "Atyrau Sturgeon Fish Rearing Station", Atyrau city;
23. NSOE "Ural-Atyrau Sturgeon Fish Rearing Station", Atyrau city;
24. NSOE "Shardarinsky Fish Hatchery", South Kazakhstan Oblast, Shardara city;
25. NSOE "Petropavlovsk Fish Hatchery", Petropavlovsk city;
26. NSOE "Maibalyksky Fish Hatchery", Astana city;
27. NSOE "Kachirsky Fish Hatchery", Pavlodar Oblast, Kachirsky Rayon;
28. NSOE "Karaganda Fish Hatchery", Karaganda City, Novye Solonchaki Station;
29. NSOE "Kazakh Production and Acclimatization Station", Almaty city;
30. NSOE "Kapchagay Spawning Hatchery", Almaty Oblast, Yenbekshi-Kazakh Rayon;
31. NSOE "Kamyshlybashsky Fish Hatchery", Kyzylorda Oblast, Aralsky Rayon;
32. NSOE "Verkhne-Tobolsky Fish Hatchery", Kostanay Oblast, Lisakovsk town;
33. NSOE "Bukhtarminskoye Spawning Hatchery", East Kazakhstan Oblast, Kurchumsky Rayon;

Research and Development State-Owned Organizations
Related to Agriculture and Phytosanitary Monitoring

Ministry of Agriculture of the Republic of Kazakhstan:

34. NSOE "A.I. Barayev Scientific-Production Centre of Grain", Akmola Oblast, Shortandinsky Rayon, Nauchny Settlement;
35. NSOE "Scientific-Production Centre of Animal Husbandry and Health", Almaty city;
36. NSOE "Scientific-Production Centre of Processing and Food Industry", Almaty city;
37. NSOE "Karaganda Research and Development Institute of Plant Cultivation and Selection", Karaganda Oblast, Bukharzhyrausky Rayon;
38. NSOE "North-Western Scientific-Production Centre of Agriculture", Kostanay Oblast, Kostanay Rayon;
39. NSOE "South-Western Scientific-Production Centre of Agriculture", Shymkent city;
40. NSOE "Phytosanitary", Astana city;

State-Owned Veterinary (Animal Health) Organizations

Ministry of Agriculture of the Republic of Kazakhstan:

41. NSOE "National Veterinary Laboratory", Astana city;
42. NSOE "National Antiepzootic Group", Astana city;

State-Owned Organizations on Animals
and Forest Protection and Replication

Forestry and Game-Preserve Committee under the Ministry of Agriculture of the Republic of Kazakhstan:

43. NSOE "Almaty Forest Selection Centre", Almaty city;
44. NSOE "Kokshetau Forest Selection Centre", Akmola Oblast, Schuchinsk city;

National Cultural Objects

Ministry of Culture, Information, and Sport of the Republic of Kazakhstan:

45. NSOE "Central State Museum of the Republic of Kazakhstan", Almaty city;
46. NSOE "State Collection of Unique Stringed Musical Instruments", Almaty city;
47. NSOE "A. Kasteyev State Museum of Arts of the Republic of Kazakhstan", Almaty city;
48. NSOE "Ykhlis National Museum of Folk Instruments", Almaty city;
49. NSOE "National Museum of Book", Almaty city;
50. NSOE "Ordabasy" National Historical and Cultural Reserve", South Kazakhstan Oblast, Ordabasynsky Rayon;
51. NSOE "Sabit Mukanov and Gabit Musrepov Literature and Memorial State Museum Complex", Almaty city;

Hydrometeorology State-Owned Organizations

Ministry of Environment Protection of the Republic of Kazakhstan:

52. NSOE "Kazgidromet", Almaty city;
53. NSOE "Kazaviamet", Almaty city.

List of joint stock companies, the state-owned shares in the stock of which are exempted from privatization, including its preliminary stages until 2006

Approved by the Government Resolution No. 1587 of 24 October 2000

1. JSC (Joint Stock Company) "National Company 'KazMunayGas", Astana city, 100 per cent;
2. JSC "National Atomic Company 'Kazatomprom", Almaty city, 100 per cent;
3. JSC "KEGOC" - (Kazakhstan Electricity Grid Operating Company), Almaty city, 100 per cent;
4. JSC "National Sea Shipping Company 'Kazmortransflot", Astana City, 50 per cent;
5. JSC "Food Contract Corporation", Astana city, 100 per cent;
6. JSC "Bukhtarminskaya Hydroelectric Power Station", Ust-Kamenogorsk city, 90 per cent;
7. JSC "Shulbinskaya Hydroelectric Power Station", Ust-Kamenogorsk city, 90 per cent;
8. JSC "Ust-Kamenogorsk Hydroelectric Power Station", Ust-Kamenogorsk city, 90 per cent;
9. JSC "National Innovation Fund", Almaty city, 100 per cent;
10. JSC "KazdorNII", Almaty city, 90 per cent;
11. JSC "Kazchermetavtomatika", Karaganda city, 90 per cent;
12. JSC "KazAgroFinans", Astana city, 100 per cent;
13. JSC "Industrial Park", Astana city, 100 per cent;
14. JSC "Tselinny Machine Testing Station", Akmola Oblast, Bulandynsky Rayon, Nikolskoye Village, 100 per cent;
15. JSC "National Company 'Kazakhstan Temir Zholy";
16. JSC "Pedigree Farm 'Astana-Kus", Akmola Oblast, Arshalynsky Rayon, Aleksandrovka village, 70 per cent;
17. JSC "Asyl Tulik", Astana city, 8, Makinski side street, 76.88 per cent;
18. JSC "The Institute of Experimental Biology named after F. M. Mukhametgaliyev", Almaty city, 54 per cent;
19. JSC "Republican Newspaper "Yegemen Kazakhstan", Astana city, 100 per cent;
20. JSC "Republican Newspaper "Kazakhstanskaya Pravda", Astana city, 100 per cent;
21. JSC "Republican Informational Exhibition Centre for Small Business" Astana city, 100 per cent;
22. JSC "KazAvtoTrans", Astana city, 100 per cent;
23. JSC "National company "Kazakhstan Engineering", Astana city, 100 per cent;
24. JSC "State insurance corporation on insurance of export credits and investments", Almaty city, 100 per cent;
25. JSC "Kazakh Gazettery", Astana city, 100 per cent;
26. JSC "Zhas Orken", Astana city, 100 per cent;
27. JSC "The Institute of Legislation of the Republic of Kazakhstan", Astana city, 100 per cent;
28. JSC "Kazakhvzryvprom", Almaty city, 100 per cent;
29. JSC "National Accreditation Centre", Astana city, 100 per cent;
30. JSC "Kazagreks", Astana city, 100 per cent;
31. JSC "Medical Transport Service", Almaty city, 34 per cent;
32. JSC "Academy of Civil Aviation", Almaty city, 80 per cent;
33. JSC "Joint Kazakhstan Russian enterprise "Baiterek", Astana city, 50 per cent;
34. JSC "KazKuat", Almaty city, 100 per cent;
35. JSC "National company "Kazkosmos", Almaty city, 100 per cent; and
36. JSC "Informational Accounting Centre", Astana city, 100 per cent.

ANNEX II

Ministry of Economy and Budgetary Planning
of the Republic of Kazakhstan

ORDINANCE

28 October 2005

No. 135

**On Amendments and Addenda to the Ordinance
of the Ministry of Economy and Budgetary Planning
of the Republic of Kazakhstan**

In accordance with paragraph 1.12 Protocol of the Interministerial Commission on Customs-Tariff Policy and Participation in International Economic Organizations No. 22-5/005-966 of 23 September 2005, I ORDER:

1. To amend the Order of the Ordinance of the Ministry of Economy and Budgetary Planning of the Republic of Kazakhstan No. 18 "On Approval of the Calculation methodology for import/export licensing fees and fees for state registration of juridical persons" of 8 February 2005 as follows:

Calculation methodology for import/export licensing fees and for registration of juridical persons, approved by the said Ordinance shall be replaced by the Methodology in accordance with Annex to this Ordinance.

2. This Ordinance shall enter into force from the date of signing.

Acting Minister

B. Sultanov

ANNEX
to the Ordinance of
the Ministry of Economy and Budgetary Planning
of the Republic of Kazakhstan
No. 135 of 28 October 2005

APPROVED
by the Ordinance of
the Ministry of Economy and Budgetary Planning
of the Republic of Kazakhstan
No. 18 of 8 February 2005

Calculation methodology for import/export licensing fees and fees for state registration of juridical persons

1. General Provisions

Rates of fees for licensing of goods exportation and importation and for registration of juridical persons are calculated in accordance with GATT Article VIII. The fee rates shall be fixed and their amounts shall equal to the amount of actual costs incurred by the governmental bodies during registering the juridical person and issuing the licence. The fee rates shall be quoted in the national currency.

2. Main Costs to be Included into Rates Calculation

1. For licensing of export/import of goods and state registration of juridical persons:
 - utilities cost;
 - communication services cost;
 - transport services cost;
 - electric power cost;
 - heating cost;
 - maintenance, servicing and repair of buildings, premises, equipment and other capital assets;
 - rent of offices;
 - other services and works directly related to the process of rendering services;
 - purchase of other goods directly related to the process of rendering services;
 - other current costs (data traffic, seasons, and international standards) the process of rendering services.
2. For issuing duplicates and re-registering of export and import of goods as well as the duplicate for of the certificate on state registration (re-registration) of juridical persons, and branches and representatives thereof:
 - rent of offices;
 - electric power cost;
 - purchase of other goods directly related to the process of rendering services.
3. For state (statistical) re-registration and ceasing of the activity of juridical persons and branches and representatives thereof:
 - utilities cost;
 - communication services cost;
 - transport services cost;
 - electric power cost;
 - heating cost;
 - maintenance, servicing and repair of buildings, premises, equipment and other capital assets;
 - rent of offices;
 - other services and works directly related to the process of rendering services;
 - purchase of other goods directly related to the process of rendering services;
 - other current costs (data traffic, seasons, and international standards) the process of rendering services.

3. Fee Rates Calculation Algorithm

All actually incurred (or due) expenses under paragraph 2 herein shall be calculated per one state employee. The amount of these expenses shall be the basis for the fee rates calculation. Depending on the inflation the fee rates may be adjusted.

4. Conclusion

Governmental bodies use the methodology to calculate the fee rates for the licensing of goods exportation and importation as well as for the state registration of juridical persons within their authority.

ANNEX III

List of Activities and Sub-types of Activities Subjected to Licensing

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
Ministry of Justice of the Republic of Kazakhstan			
1	Forensic expertise activity (legal expertise)	<ul style="list-style-type: none"> - Law of the Republic of Kazakhstan (LRK) "On licensing" article (art.) 9 item (i).1 sub-item (s.i).38; - LRK "On forensic expertise" art.17; - LRK " On institutions of justice" art.17 	
2	Advocates' activity	<ul style="list-style-type: none"> - LRK "On licensing" art.10 s.i. 4 - LRK "On advocates activity" art.9 - LRK " On institutions of justice " art.19 	
3	Notaries' activity	<ul style="list-style-type: none"> - LRK "On licensing" art. 10 s.i. 6 - LRK "On notary activity" art. 8 - LRK "On institutions of justice" art. 19 	
4	Property assessment activity:	<ul style="list-style-type: none"> - LRK "On licensing" i.10 art. 10 - LRK "On assessment activity " art. 20 - LRK "On institutions of justice" art. 19 	<ol style="list-style-type: none"> 1) Property assessment; 2) Assessment of intellectual property, of intangible assets value
Ministry of Internal Affairs of the Republic of Kazakhstan			
5	Development, manufacture, repair, trade, acquisition, collecting, exhibit of civil and official fire-arms and their cartridges, hand-operated battle rifle arms with cartridges for it, cold steel, civil pyrotechnic substances and devices using them as well as chemical means of self-defense	<ul style="list-style-type: none"> - LRK "On licensing" art. 9 i.1 s.i. 14; - LRK "On the state control over circulation of certain types of arms" art. 29 i.1 s.i. 3 	<ol style="list-style-type: none"> 1) Development, production, repair of hand-operated battle rifle arms with cartridges for it; 2) Repair of hand-operated battle rifle arms with cartridges to it; 3) Purchase and trade in hand-operated battle rifle arms with cartridges to it; 4) Exhibit of hand-operated battle rifle arms with cartridges to it;
6	Activity related to the traffic safety: installation, assembling, repair and operation of technical devices for traffic regulation	<ul style="list-style-type: none"> - LRK "On licensing" art. 9 i.1 s.i. 48 - LRK "On traffic safety" art. 9 	
7	Security activity carried out by juridical and natural persons	<ul style="list-style-type: none"> - LRK "On licensing" art. 10 s.i. 10-1, s.i. 16 - LRK "On security activity" art. 5 	<ol style="list-style-type: none"> 1) Security activity carried out by juridical and natural persons; 2) Assembling, setting-up and maintenance of burglar alarm devices;
8	Setting-up and maintenance of burglar alarm devices	- LRK "On licensing" art. 9 s.i. 16 i.1	
9	Legal services related to criminal investigation (detective) activity rendered by non-governmental entities	- LRK "On licensing" art. 10 s.i. 3	
10	Activity related to circulation of drugs (narcotics), psychoactive substances, precursors: a) elaboration, production, processing, transportation, carriage, acquisition, storage, distribution, sale, use, elimination; b) growth, harvest, purchase of plants and herbage, containing drugs and psychoactive substances	- LRK "On licensing" art. 9 i.1 s.i. 43	<ol style="list-style-type: none"> 1) Growth, harvest and procurement of narcotic containing plants; 2) Elaboration of new drugs (narcotics) and psychoactive substances, precursors; 3) Production and processing of drugs(narcotics), psychoactive substances, precursors; 4) Import and export of drugs(narcotics), psychoactive substances, precursors; 5) Transportation, carriage of drugs (narcotics), psychoactive substances, precursors; 6) Purchase and storage of drugs (narcotics), psychoactive substances, precursors;

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			7) Distribution of drugs(narcotics), psychoactive substances, precursors; 8) Sale of drugs (narcotics), psychoactive substances, precursors (wholesale and retail); 9) Use of drugs (narcotics), psychoactive substances, precursors for scientific and educational purposes; 10) Elimination of drugs (narcotics), psychoactive substances, precursors.
Ministry of Environmental Protection of the Republic of Kazakhstan			
11	Environmental auditing activity	LRK "On environmental protection" art. 21	
12	Ecologically dangerous types of economic activity	LRK "On environmental protection" art. 21	<p>Land use</p> <p>1. Technical restoration of lands, polluted with toxic, radioactive and other dangerous harmful substances.</p> <p>Water management</p> <p>2. Construction and location on drainage areas of enterprises and structures that use in their production purposes potentially dangerous chemical and biologic substances and radioactive materials polluting and contaminating water objects.</p> <p>Impact on atmospheric air, climate and the Earth's ozone layer</p> <p>3. Application of the manufacture practice, accompanied with atmospheric emission of hazardous (contaminating) substances of the 1-2 class of danger.</p> <p>4. Execution of works applying ozone-destructive substances, as well as repair, assembling, maintenance of equipment containing ozone-destructive substances.</p> <p>5. Import in the Republic of Kazakhstan and export from the Republic of Kazakhstan ozone-destructive substances and ozone-bearing products in connection with fulfilment of obligations of the Republic of Kazakhstan under the Vienna Convention on protection of the ozone layer and under the Montreal minutes on substances, destructing the ozone layer in compliance with the environmental and standard requirements.</p> <p>Treatment, storage and industrial waste disposal</p> <p>6. Incineration, chemical treatment, storage and burial of dangerous waste of the of the 1-3 class of danger, transboundary transportation in connection with obligations of the Republic of Kazakhstan according to Basel Convention on control over the transboundary transportation of dangerous waste and disposal.</p> <p>7. Storage of man-caused mineral formations, which have hazardous influence upon environment.</p> <p>Other environmentally dangerous types of economy activity</p> <p>8. Location, construction and re-construction of enterprises, structures and exploitation of other objects within the state reserve zone in the north part of the Caspian Sea.</p> <p>9. Production of chemical and biological substances, having hazardous influence upon environment.</p>

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
13	Environmental design, regulation and works in the field of environmental impact assessment.	- LRK "On environmental protection" art. 21 - LRK "On environmental impact assessment" art. 11	1) Environmental design in the field of environmental impact assessment 2) Regulation in the field of environmental impact assessment 3) Works in the field of environmental impact assessment
Ministry of Finance of the Republic of Kazakhstan			
14	Auditing activity	- LRK "On licensing" art. 11 s.i. 2 - LRK "On auditing activity" art. 12	
15	Production of ethyl alcohol and alcoholic products as well as storage, wholesale and retail sale of alcoholic products (except for beer)	- LRK "On licensing" art. 9 i.1 s.i. 32 - LRK "On the state regulation of production and circulation of ethyl alcohol and alcoholic products" art. 15	1) Production of ethyl alcohol 2) Production of alcoholic products 3) Storage and wholesale of alcoholic products (except beer) 4) Retail sale of alcoholic products (except beer)
16	Production of tobacco goods	- LRK "On licensing" art. 9 i.1 s.i. 57 - LRK "On the state regulation of production and circulation of tobacco products" art. 9	
17	Arrangement and carrying out of lotteries (except the state (national) lotteries)	- LRK "On licensing" art. 10 s.i. 7	
18	Activity, carried out within different customs procedures under the customs legislation of the Republic of Kazakhstan, as well as rendering customs services.	- LRK as of 17.04.1995. "On licensing" s.i. 34 i.1 art. 9 Customs Code of the Republic of Kazakhstan as of 05.04.2003.	Customs carrier's activity; - Operation of a provisional storage within the frames of customs procedure; - Operation of free storage within the frames of customs procedures; - Activity of a Customs broker.
Ministry of Agriculture of the Republic of Kazakhstan			
19	Activity in the field of veterinary medicine: production and sale of goods for veterinary purposes, implementation of drugs, biological preparations for veterinary purposes, veterinary and sanitary inspection of goods and raw materials made of animals; veterinary preventive treatment business;	- LRK "On licensing" art. 10.s.i. 2 - LRK "On veterinary medicine" art. 12	1) Veterinary preventive treatment business; 2) Production and sale of goods for veterinary purposes 3) Sale of drugs, biological preparations for veterinary purposes; 4) Veterinary and sanitary inspection of food products and raw materials made of animals.
20	Accept, weighting, drying, cleaning, storage and shipment of grain	- LRK "On licensing" s.i. 45 п.1 art. 9. - LRK "On crops" art. 4	
21	Activity on production (formulation), sale and application of pesticides (chemical weed-killers and/or pest-killers)	- LRK "On licensing" s.i. 53 п.1 art. 9. - LRK "On plant protection" art. 14	1) Activity on production (formulation) of pesticides (chemical weed-killers and/or pest-killers) 2) Sale of pesticides (chemical weed-killers and/or pest-killers); 3) Activity on application of pesticides (chemical weed-killers and/or pest-killers) using aerosols and fumigation.
22	Stocking up in the plots of the State forest resources, carried out by forest husbandry entities	- LRK "On licensing" art. 9. s.i. 55 i.1 - Forest Code of the Republic of Kazakhstan art. 89	
23	Special water consumption		1) Diversion capacity out of surface water objects and water consumption in size exceeding fifty cubic meter per day out from surface water for needs of agriculture, industry, power engineering, fish-breeding and transport; 2) Diversion capacity out of surface water objects and water delivery to secondary and water user

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
Ministry of Energy and Mineral Resources of the Republic of Kazakhstan			
24	Production, electric-power transmission and electrical and heat energy distribution	<ul style="list-style-type: none"> - LRK "On licensing", art. 9 s.i. 8 - LRK "On electric power industry" 	<p>1. Production of electric and heat energy:</p> <ol style="list-style-type: none"> 1) industrial management of coordinated work of electric and heat systems, elaboration and control over the systems work, elaboration of measures on lowering of electric energy consumption to transport in the electric systems and lowering heat system loss as well as control their installation; 2) mutual coordination of subdivisions production activity; issue of technical specifications to connect consumers; 3) heat and electric power transmission to consumers notwithstanding the form of property under the contracts awarded; 4) issue permits on connection of consumers' electric devices, scheduled and non-scheduled (one time) replacement of the consumers' supply meters; 5) operation, assembling of devices and accounting systems
25	Operation of power station, power grids and substations	<ul style="list-style-type: none"> - LRK "On licensing", art. 9 i.1, s.i. 11, - LRK "On industrial safety in dangerous production objects", - LRK "On electric power industry " - LRK "On oil" 	<p>2. Operation (maintenance and current repair, prevention, availability for service maintenance, control of the process equipment technical condition) of electric stations, electric systems and substations, including:</p> <ol style="list-style-type: none"> 1) thermoelectric power stations operating on organic fuel with any other types of aggregates; 2) hydroelectric power stations; 3) electric power stations equipped with diesel aggregates; 4) electric power stations, using non-traditional types of energy (winds, solar, sea floods, underground and secondary sources of heat); 5) electric power distribution systems, air, overhead transmission line, cable buses; 6) transformer substation (step-down substation and transformer yard), switching centre, relay protection and automatics.
26	Operation of hydraulic structures	<ul style="list-style-type: none"> - LRK "On licensing", art. 9 i.1 s.i. 11, - LRK "On industrial safety at dangerous production objects", - LRK "On electric power industry " - LRK "On oil " 	<p>3. Operation (maintenance and current repair, prevention, availability for service maintenance, control of technical condition) hydraulic structures, hydroelectric power stations (HEPS), including:</p> <ol style="list-style-type: none"> 1) pressure head pools, water-reception constructions, water-storage reservoir, precipitation tanks, water-pressure head protecting dams, dams, channels, tunnels, drainage systems, ash-and-slag dumps.

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
27	Purchase of electrical energy with view of resale	<ul style="list-style-type: none"> - LRK "On licensing", art. 9 i.1 s.i. 11, - LRK "On industrial safety at dangerous production objects", - LRK "On electric power industry " - LRK "On oil " 	4. Intermediary activity carries out by trader – a subject of Organization and Operation of Wholesale Market of Electric Power and Electric Energy (OREME), having no electric systems and rendering no services related to electric systems, making wholesale and purchase bargains of electric energy in view of subsequent resale.
28	Operation of industrial dangerously explosive and fire risk manufactures	<ul style="list-style-type: none"> - LRK "On licensing", art. 9 i.1 s.i. 11, - LRK "On industrial safety at dangerous production objects", - LRK "On electric power industry " - LRK "On oil " 	<p>5. Operation of industrial dangerously explosive and fire risk manufactures, including process objects, units, stages, storages, including productions of:</p> <ol style="list-style-type: none"> 1) products oil and gas processing and petrochemistry; 2) main organic synthesis, caoutchouc, tyre, general mechanical rubber goods, shale-distilling industry and commercial carbon; 3) chlorine, chlororganic and inorganic products and technology process of discharge, loading, storage; 4) man-made fibre, polymeric materials and plastic; 5) synthetic dyes, chemical additions and other products of fine organic synthesis; 6) varnish-and-paint products, turpentine; 7) cine-photomaterials and chemicals; 8) household chemical goods; 9) nitric and phosphorus industry; 10) basic chemistry products; 11) production, processing, distribution, storage and application of air separation products (oxygen, hydrogen), chore, ammonia; 12) hydrogen and oxygen by water electrolysis process; 13) Other organic and inorganic products and their compounds (including merging, pouring in, storage); 14) coke, cast iron, steel (including direct production of steel and iron, lunkerits, modifiers and exothermic mixes, hot and cold rolled ferroalloys), casting (in all branches of industry), castable, porcelain, haydite; 15) on accept, merging, pouring in, storage, delivery of volatile flammable and inflammable liquids (petroleum storage depots, gasoline stations); 16) on accept, merging, pouring in, storage, delivery of liquefied and combustible gas (GNC, AGZC); 17) on utilization and incineration of gaseous blowouts; 18) of engineering procedure resulting to formation of explosive risk and air-and-coal mixtures; 19) on storage of raw materials, inters and final products (storages).

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
29	Operation of mining productions, oil and gas drilling	<ul style="list-style-type: none"> - LRK "On licensing", art. 9 i.1 s.i. 11, - LRK "On industrial safety at dangerous production objects", - LRK "On electric power industry" - LRK "On oil " 	<p>6. Field deposit (well, mines, digging, pits, sections, fields) in view to search, prospecting and production of mineral products (coal, ores, widely used and other minerals):</p> <ol style="list-style-type: none"> 1) study of a field subsurface geology, orebodies features, mining and geological engineering-geological conditions, hydrogeological characteristic; 2) carrying out of burning and explosive works, geophysical and seismic operations applying explosive and non-explosive sources of seismic waves excitation; 3) interpretation of the obtained geophysical materials, investigation of ores quality, boundaries and reserves of the pit field; determination of capacity and operating mode of mines, diggings, pits, openings and debugging procedure; 4) elaboration of the surface technology complex, local projects, general plan, including dump enterprise, mine transport; pit field drainage, warehouse and repair facilities, electrotechnical part and etc.; 5) elaboration of technical and economical part, safety measures, fire protection, estimated calculation. <p>7. Field development:</p> <ol style="list-style-type: none"> 1) opening and development of coal, ore, non-metallic fields in the manner of quarry and underground operations; 2) work related to operation of surface and underground technological complexes of delf production; 3) mining capital and mining preparatory and production works, fastening and shaft furniture; 4) Powered roof support construction; 5) Production of special excavations (drainage, prospecting, air trunks and etc.); 6) geological surveyor services at subsurface exploitation; 7) break, ore and rocks loading and shipment with use of excavators, load-haul-dump unit and free-steered vehicles, conveyer, railway carriages and motor car transport; 8) repair and restoration works connected to fastening, airing and drainage of excavation; 9) development, revision and approval of projects of excavations and projects of drilling and blasting operations; 10) ventilation, control over mine air, prevention and localization of endogenous fires in the sections and spoils; 11) laying trenches, excavations, piling in open cast mining and industrial sites;

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			<p>12) scraping of soil, wall and roof cleaning, scraping of transportation, prevention terraces and slopes of pit ledges;</p> <p>13) boring of wells and bore-holes, preparation and production of blasting operations; mechanization of blasting operations;</p> <p>14) operation of drilling equipment;</p> <p>15) preliminary works, first working, second working;</p> <p>16) pumping, drainage, airing, transportation of excavations;</p> <p>17) restoration, damaged in the result of excavations;</p> <p>18) works on prevention and liquidation of excavation from flooding;</p> <p>19) development, revision and approval of local and technical projects of excavations;</p> <p>20) coal extraction using continuous machines;</p> <p>21) excavation of mineral products with bulldozers and loaders, transportation of rocks, ore and coal with railway and other transport;</p> <p>22) piling with the railway and motor car transport;</p> <p>23) extraction of widely used mineral products;</p> <p>24) maintenance of pit motor roads;</p> <p>25) assembling of rail lengths and pointworks, placing and re-placing of them on quarry faces, piles and constant sections of railroads; repair of railroads and pointworks.</p> <p>8. Liquidation work on closing of unprofitable pits and mines: backfilling of shafts, dismantling of mining equipment, erection of straight arches, dismantling of buildings and structures, dismantling of a surface complex, restoration surfaces.</p> <p>9. Search, prospecting and production of oil and gas:</p> <p>1) operation of drilling and oil and gas production equipment;</p> <p>2) drilling of oil and gas wells;</p> <p>3) underground and thorough repairs of wells; dismantling of equipment and aggregates; installation of elevator of wells;</p> <p>4) repair tests of wells; tools arrangement;</p> <p>5) use of chemicals (excluding precursors of drugs and poisonous substances) at oil and gas production;</p> <p>6) washing, cementation, testing and well completion;</p> <p>7) geophysical and development survey of oil and gas wells;</p> <p>8) planning of projects and process flowsheets for oil and gas fields development;</p> <p>9) designing, oil- and gas-fields construction;</p> <p>10) estimation of hydrocarbon reserves of oil and gas fields;</p>

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			<ul style="list-style-type: none"> 11) logging works in oil and gas wells; blast hole springing works in oil and gas wells; 12) quality control of carried out oil operations in prospecting and production wells; 13) investigation of technical state of wells with geophysical methods; 14) interpretation of obtained geophysical materials; 15) seismic methods of oil and gas fields search and prospecting; 16) geophysical and seismic operations at on-shore, transition, off-shore zones applying explosion and non-explosive sources of seismic waves excitation; 17) seismic vertical profiling works; 18) elaboration of technical and technological documentation for oil and gas production objects; 19) planning of feasibility studies; 20) production of oil, gas, oil-gas condensate, conservation of wells; 21) oil reservoir oil recovery growth.
30.	Operation of main gas- and oil -pipelines	<ul style="list-style-type: none"> - LRK "On licensing", art. 9 п.1 s.i. 11, - LRK "On industrial safety at dangerous production objects", - LRK "On electric power industry " - LRK "On oil " 	<p>10. Operation of exterior gas pipelines of cities, settlements, rural inhabited localities:</p> <ul style="list-style-type: none"> 1) maintenance works and current repairs (preventive measures, examination, technical condition monitoring, diagnostics of weld seam, joints and fastening) of main pipelines (external gas pipelines of cities, settlements and rural inhabited localities) main and ancillary equipment; 2) diagnostics of the linear pipeline portions and underwater passage of main and industrial pipe-lines and aggregates; 3) maintenance works of corrosion preventing electrochemical protection agents; 4) engineering of main pipelines of gas and oil products.
31.	Engineering, production, assembling, repair of chemical, drilling, gas and oil field, equipment, geological survey, mining, metallurgical, power equipment, explosion-proof electrical equipment, log and system inspection equipment, anti-damage protection and signalling	<p>LRK "On licensing", art. 9 п.1 s.i. 11, LRK "On industrial safety at dangerous production objects", LRK " On electric power industry " LRK "On oil "</p>	<p>11. Engineering (elaboration of complex technical, engineering and design documentation, containing technical and economic assessment, calculations, drawings, models, estimates, explanatory notes, required for production of equipment); production (full equipment, different elements, assembly units, components, parts, blocks, ancillary equipment); mounting (assemblage, fettling and installation of works, structures, manufacturing equipment, aggregates, machines, devices, instrumentations and other facilities made of finished parts, assembly units, elements at the production or object operation stage); repair (reconditioning of serviceableness or working capacity of technical devices, replacement of components, repair, damage repair), current repairs and preventative maintenance (faults and damage repair, occurred in the operation process of</p>

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			<p>machines and equipment), mid-life repair and major repairs of equipment (reconditioning of partially or fully of used life of machines, equipment) including:</p> <p>1) chemical equipment:</p> <ul style="list-style-type: none"> - physicochemical process devices (furnaces for chemical manufactures, chillers, devices and facilities for evaporator system, extractor, electrolytic cells, ozone plants, air dehydration facilities); - vessels and devices: capacitive cylindrical without interior arrangements; with mechanical mixing facilities without heat exchanging devices; - liquid filters, equipment for centrifugal and gravity separation of liquid inhomogeneous systems; - equipment for physical and mechanical material processing (grinding mills, bulk and paste-like material blenders); batchers, agitators, batchers, grainers, classifiers; <p>2) drilling equipment, oil and gas field equipment, geological survey equipment:</p> <ul style="list-style-type: none"> - drilling rigs (derricks, pumps, casings, drill pipes, turbo drill, a bit, draw works, swivel, block-and-tackle arrangement and etc.), facilities for underground and major repair of wells, a blow-out equipment, armature and facilities for wellhead sealing, Christmas tree, pumping facilities for production of oil, pumping units, transfer pump units and compressor systems, wash over and cementing units, tank trucks, group gage facilities, manufacturing equipment, blocked group pumping stations and compressor plant, tools and equipment for trips, inspection and adjustment tools, processing facilities and hoisting gears for assembling and lifting of drilling rigs, equipment, aggregates and tools for geophysical investigations and postcompletonal flow test and other processing facilities; - apparatus and equipment for production of blast hole springing of wells including perforators and charges to them, explosive packers, gun side-wall core samplers, demolition torpedoes and ring pipe cutters, bottom hole jet cutters, well logging truck hoists, perforating station laboratories and mobile charging shops; - equipment and facilities for flushing-out of wells (pumping facilities for core boring of hard mineral products);

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			<ul style="list-style-type: none"> - pipes for core boring, - pipes, equipment, locking and regulating armature, inspection and adjustment tools for main pipelines; 3) mining equipment (including the same with component explosion-proof electrical): <ul style="list-style-type: none"> - complexes of treating and excavating facilities, including aggregates and combines; - machines and complexes for shaft deepening and mine working; - powered roof and coupling supports; - plowing facilities; - headers; - loading machines; - belt conveyors for transportation of men and cargo; - face conveyors; - protective and other winches, used at underground works; - mobile mine compressors; - mine electric locomotives, gyro buses and Diesel powered vehicles; - shuttle cars (carriages), sectional trains; - self-propelled machines with Diesel drive; - man riders; - apparatus and equipment for production of blast hole springing works, including perforators and charges to them, explosive packers, gun side-wall core samplers, demolition torpedoes and ring pipe cutters, bottom hole jet cutters, perforating station laboratories and mobile charging shops; - winders, mine cages, tackle, hangers and hitches for mine cages and skips, mine cage parachutes, head frame sheaves; - underground elevator; - human and human-and-cargo roads for delivery of workers along drifts and mine slopes; - cargo cableways, monorail and surface rail roads in underground openings; - track-laying machines, wear through machines, load-haul-dump machine and hauling equipment for underground works; - machines and mechanisms for erection of supports and self-propelled shelves for assembling of a roof in the underground opening; - hand and core electric drill and electric saws, gadders and busters, compressed air and hydraulic drills, vulcanizing heaters, applied to underground works;

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			<ul style="list-style-type: none"> - hydraulic elevator and wash over tools; - hydraulic giants for underground works; - blower of main and local aeration for mines and diggings, dangerous due to gas and/or dust, air-operated blowers; - boring rigs and boring facilities for underground and open cast mining; - excavator with a bucket capacity of 5 cub. m and more; - dredges and suction-tube dredges; - dust control devices and dust catchers and dust control tools for coal mines; <p>4) metallurgical equipment:</p> <ul style="list-style-type: none"> - kiln driers, heating furnaces, kilns, smelting furnaces, rolling mills, crushers, bolting machines (used in hydrometallurgy, pyrometallurgy, non-ferrous and ferrous metallurgy); <p>5) power equipment, explosion proof electrical equipment:</p> <ul style="list-style-type: none"> - turbo generators and auxiliaries, thermal units and auxiliaries, transmission lines; - electro motors, launchers, switchgears, transformers, transforming stations and complete distribution plants, power equipment and complete protection and signalling equipment; - Other equipment of thermal power station, state district power station, hydroelectric power stations; <p>6) Equipments and monitoring systems, anti crash devices and signalling:</p> <ul style="list-style-type: none"> - measuring, registration, account, gages, tests, check of one or several process features, devices, supplying opening of equipment, process, at infringement of work modes and supply of signals to control consoles; - automated control systems of technological processes (ASUTP), measuring devices, sensors, relay gages, auto control devices, control and signalling, including control panels, consoles and control cabinets of automatic control systems, breakdown devices (protective devices, circuit breakers), measuring cable lines, secondary commutation of automation systems, regulating and gage units of pulsed lines.

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
32.	Designing, manufacture, assembling, repair and operation of high pressure boilers and pipelines	LRK "On licensing", art. 9 i.1 s.i. 11, LRK "On industrial safety at dangerous production objects", LRK " On electric power industry " LRK "On oil "	<p>12. Designing, manufacture (including different elements, components, parts), assembling (at the stage of the exploitation of production/ objects), repair (planning and preventive, major repairs, diagnostics, cyclic inspection and technical maintenance of main and ancillary equipment, fulfilment of works on corrosion prevention of structures and equipment, pipelines thermal protection, installation of stop valves; repair of chimneys and breechings, deviated from a boiler, repair of ash –and-slag removing devices) of high pressure boilers and pipelines, including:</p> <ol style="list-style-type: none"> 1) steam-boilers (vessel-boilers), disposal – boiler; 2) super heaters and feed-water economizers; 3) hot-water boilers and high pressure steam-water heater; 4) boilers of mobile and carriage able facilities and power trains; 5) steam-boilers and liquid boilers with high temperature and organic heat carriers; 6) pipelines working under pressure. <p>13. Operation (maintenance and current repair, prevention, maintenance of operation availability, control of technical state) of steam-boilers, autonomous super heaters and economizer under working pressure of more 0.7 kg/ cm2, hot-water boilers and autonomous economizers with temperature above 115°C and pipelines operating under pressure, including:</p> <ol style="list-style-type: none"> 1) steam-boilers (vessel-boilers), disposal – boiler; 2) super heater and feed-water economizer; 3) hot-water boilers and high pressure steam-water heater; 4) boilers of mobile and carriage able facilities and power trains; 5) steam-boilers and liquid boilers with high temperature and organic heat carriers; 6) pipelines of vapour and hot water; 7) pipelines supplying boilers with fuel.

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
33.	Designing, manufacture, assembling, repair and operation of hoisting structures	LRK "On licensing", art. 9 п.1 s.i. 11, LRK "On industrial safety at dangerous production objects", LRK " On electric power industry" LRK "On oil "	<p>14. Designing, manufacture (including different elements, components, parts), assembling (at the stage of the exploitation of production/objects), repair (planning and preventive, major repairs, dismantling of hoisting structures of all types and purpose; evening-out and repair of crane runway, balancing and commissioning of hoisting structures of all types technical diagnostics, examination of technical state of underground structures of expired term of life, in view to determine possibility for further operation) and exploitation (technical maintenance and current repair, prevention, maintenance of availability to operation, check of technical state) of hoisting structures, including:</p> <ol style="list-style-type: none"> 1) load-lifting cranes of all types; 2) cranes - manipulators; 3) the cargo electric carriages moving on elevated railway lines together with a cabin of management; 4) the cranes - excavators purposed to operate only with a hook, suspended on a rope or with an electromagnet; 5) chain-blocks (with an electric and manual drive); 6) mine hoisting facilities of all types (cage type, skip, tub) and purposes (fore men, cargo, men and cargo), winches of all types (shaft winches, assembling winches, lever winches); 7) replaceable hoisting cargo bodies (hooks, clam-shells, load-lifting electromagnets, etc.); 8) demountable hoisting cargo accessories (slings, captures, cross-arm, etc.); 9) carrying packages; 10) electric and hydraulic lifts; 11) escalators from floor to floor and tunnels; 12) cranes - beams, telfers of all types and standard sizes.
34.	Designing, manufacture, assembling, repair and operation of pressure vessel and pipelines	LRK "On licensing", art. 9 i.1 s.i. 11, LRK "On industrial safety at dangerous production objects", LRK " On electric power industry " LRK "On oil "	<p>15. Designing, manufacture (including different elements, components, parts), assembling (at the stage of the exploitation of production/ objects), repair (technical diagnostics, examination, current, planned, major repairs) of vessels and pipelines, operating under pressure, including:</p> <ol style="list-style-type: none"> 1) the vessels working under pressure of gas over 0.7 kg/sm²; 2) the cylinders purposed for transportation and storage of compressed, liquefied and dissolved gases under pressure over 0.7 kg/sm²; 3) tanks and barrels for transportation and storage of the liquefied gases being under pressure at temperature 50°C exceeds pressure of 0.7 kg/sm²;

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			<p>4) tanks and vessels for transportation and storage of the compressed, liquefied gases, liquids and loose bodies in which pressure exceed 0.7 kg/sm² created periodically to empty them;</p> <p>5) the stationary, piston and rotational compressors, with the established capacity from 14 kW and higher;</p> <p>6) cylinder gas equipment for motor transport using hydro carbonic gas as motor fuel;</p> <p>7) the pipelines operating under pressure;</p> <p>8) the locking and regulating equipment and safety devices, regulators of pressure of gas of direct and indirect effect.</p> <p>16. Operation (maintenance service and current repair, preventive maintenance, maintenance of availability for service, the control of a technical condition of the process equipment, service, localization and liquidation of emergencies, reception, plums, pouring in, storage and delivery of gas):</p> <p>1) oxygen stations;</p> <p>2) gas-filling stations (GNS);</p> <p>3) gas-filling points (GNP);</p> <p>4) intermediate warehouses of cylinders (PSB);</p> <p>5) mobile tankers, automobile gas-filling stations (AGNS) and automatic gas-filling stations (AGZS);</p> <p>6) pipelines (technological), operating under pressure</p>
35.	Processing of mineral (except for processing of generally used mineral products)	LRK "On licensing", art. 9 п.1 s.i. 11, LRK "On industrial safety at dangerous production objects", LRK " On electric power industry " LRK "On oil "	<p>17. Physical and chemical, chemical, metallurgical way of repartition of ores, minerals and recycling of waste products of production:</p> <p>1) crushing, screen sizing and sorting of raw material (ores, man-caused mineral formations), decomposition and classification, concentration of ores (raw material), gravitation, washing;</p> <p>2) dispersion (suspension, emulsion), a filtration, separation (magnetic, electromagnetic), flotation, leaching, chemical decomposition, extraction (di-extraction), a condensation, drying;</p> <p>3) pyrometallurgy, burning, hydrometallurgy, baking, bricketing, balling;</p> <p>4) production of sulfur;</p> <p>5) recycling waste products mining, concentrating, metallurgical and other industrial productions, volume number oil containing waste products (slags, dumps, reject materials and others), containing mineral products;</p> <p>6) recycling of effluent gas, recycling of heat.</p>

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
36.	Production of oil products	LRK "On licensing", art. 9 i.1 s.i. 11, LRK "On industrial safety at dangerous production objects", LRK " On electric power industry " LRK "On oil "	18. Oil refining: 1) receipt, storage of mineral oil products, preparation of oil and mineral oil to processing, primary oil refining, deep oil refining and mineral oil (secondary processes); 2) production of fuel (gasoline, kerosene, fuel for jet engines, diesel, gas turbine, furnace, boiler fuel and others); 3) production of lubricants, raw material for petrochemical synthesis and other purposes; 4) compounding, adding of additives, additives and components in commercial gasoline with the purpose to raise fuel performance number; 5) compounding, adding of additives, additives and components in substandard mineral oil with the purpose to obtain gasoline of the set property; 6) adding of accelerators and additives to diesel fuel, black oil.
37.	Production, repair works on gasification dwelling objects and public utilities		19. Operation and repair gas-distributing points, gas-distributing facilities, high, middle and low pressure distributive gas networks, average and low pressure and operation and repair of internal installations and the equipment: 1) connection (jointing) re-constructed sites of gas main pipelines to current operating networks; 2) primary and repeated submissions of gas in external systems of gas supply and constructions on them, and also in the internal installations of gas networks and devices; 3) detour and the maintenance of gas pipelines and structures applied to them; 4) instrument diagnostics of networks condition and constructions on them, control pressure testing of networks and devices; 5) protection of underground gas pipelines and constructions applied to them against electromechanical corrosion; 6) localization and liquidation of emergencies in gas pipelines and constructions applied to them; 7) major overhaul and replacement of undependable sites of gas pipelines and constructions applied to them; 9) the operative account of the gas charges to consumers; 10) performance of emergency applications; 11) installation and dismantle of gas meters;

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
38.	Types of activity, related to use of atomic energy		<ol style="list-style-type: none"> 1) location, designing, erection, putting into operation, operation, preservation and withdrawal and use of atomic energy objects; 2) fulfilment of works and servicing, related to atomic energy use; 3) handling with atomic materials, sources of ionizing radiation and radioactive substances, prospecting and production of mineral products, containing such materials and substances, as well as production, use, processing, transportation and location of nuclear materials, radioactive substances and radioactive waste products; 4) management of atomic energy use; 5) all types of activities in locations of nuclear testing areas; 6) accident prevention at use of atomic energy; 7) nuclear facilities and materials physical protection; 8) account and control over nuclear materials, source of ionizing radiation, radioactive substances and radioactive waste products; 9) export and import of nuclear materials, double purpose technology and equipment, source of ionizing radiation, radioactive substances; 10) nuclear environment monitoring in the territory of the Republic of Kazakhstan; 11) nuclear materials and radiation substances transit traffic through the territory of the Republic of Kazakhstan; 12) training and rating of specialists and personnel; 13) scientific researches using nuclear facilities, source of ionizing radiation, radioactive materials and substances.
39.	Production and sale of goods, containing radioactive substances in quantities exceeding the standard, admissible for their use applying no special means of protection.		<ol style="list-style-type: none"> 1) Production of goods, containing radioactive substances in quantities exceeding the standard, admissible for their use applying no special means of protection. 2) Sale of goods, containing radioactive substances in quantities exceeding the standard, admissible for their use applying no special means of protection.
40.	Elaboration, production and sale of x-ray equipment, devices and equipment using radioactive substances and isotopes.		

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
Ministry of Industry and Trade of the Republic of Kazakhstan			
41.	Elaboration, production repair and sale of armaments and ammunition to them, defence technique, spare parts, component parts and devices to them in case if they are not used in other branches as well as special materials and equipment for their production, including assembling, adjustment, use, storage, repair and after-sales service.	- LRK "On licensing" art. 9 i.1 s.i. 1	<ol style="list-style-type: none"> 1) Elaboration of armaments and ammunition to them, defence technique, spare parts, component parts and devices to them in case if they are not used in other branches as well as special materials and equipment for their production, including assembling, adjustment, use, storage, repair and after-sales service; 2) Production and repair of armaments and ammunition to them, defence technique, spare parts, component parts and devices to them in case if they are not used in other branches as well as special materials and equipment for their production, including assembling, adjustment, use, storage, repair and after-sales service; 3) Sale of armaments and ammunition to them, defence technique, spare parts, component parts and devices to them in case if they are not used in other branches as well as special materials and equipment for their production, including assembling, adjustment, use, storage, repair and after-sales service.
42.	Elaboration, production and sale of explosive and pyrotechnic substances, applying it.	- LRK "On licensing" art. 9 i.1 s.i. 2	<ol style="list-style-type: none"> 1) Elaboration of explosive and pyrotechnic substances, applying it; 2) Production of explosive and pyrotechnic substances, applying it. 3) Sale of explosive and pyrotechnic substances, applying it.
43.	Liquidation (destruction, utilization, burial) and processing of the released technical military means	- LRK "On licensing" art. 9 i.1 s.i. 10	
44.	Elaboration, production, repair and trade in arms, purchase, exhibit of hand-operated battle rifle arms with cartridges for it	<ul style="list-style-type: none"> - LRK "On licensing" art. 9 i.1 s.i. 14 - LRK "On the state control over circulation of certain types of arms" art. 10 	<ol style="list-style-type: none"> 1) Elaboration, production, repair and trade in arms, purchase, exhibit of hand-operated battle rifle arms with cartridges for it; 2) Repair of hand-operated battle rifle arms with cartridges for it; 3) Purchase of hand-operated battle rifle arms with cartridges for it; 4) Exhibit of hand-operated battle rifle arms with cartridges for it.
45.	Export and import of certain goods (works, services)	<ul style="list-style-type: none"> - LRK "On licensing" art. 12 - LRK "On export control" 	
46.	Production, processing, transportation, purchase storage, sale, use and destruction of toxic substances according to the list, approved by the Government of the Republic of Kazakhstan.	- LRK "On licensing" art. 9 i.1 s.i. 50	
47.	Tourist operator activity, tourist agency activity, tourist guides services	<ul style="list-style-type: none"> - LRK "On licensing" art. 9 i.1 s.i. 46 - LRK "On tourist activity" art. 15 	
48.	Designed and prospecting, expert, building and assembly jobs, construction material operations goods and structures including designing and construction of industrial highly explosive and fire-risk mining production, main gas- and oil-main pipelines, lifting installations, as well as boilers, vessels and pipelines acting under pressure, assembly of drilling, oil/gas field, geological survey, mining, explosion-protected electric equipment, gear and control systems, anti-damage protection and signalling, lifting constructions, as well as boilers, vessels and pipelines acting under pressure, construction and installation works on apartment and	- LRK "On licensing" art. 9 i.1 s.i. 11	<ol style="list-style-type: none"> 1. <u>Survey work for construction</u> 1. Engineering and geodesic and engineering-geological investigation: <ul style="list-style-type: none"> 1) construction and laying of beacon centres; 2) engineering and hydrological works; 3) creation of compilation survey network; 4) topographical survey a 1:10000-1:200 scale; 5) underground pipelines and installations survey, tracing and line structures survey;

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
	<p>communal-general object gasification, mounting, repair and service of passenger lifts:</p>		<p>6) land measuring connected with transportation into nature with connection of engineering-geological courses, geophysical and other investigation points;</p> <p>7) geophysical investigations, reconnaissance and survey;</p> <p>8) field researches of grounds, hydro geological investigations;</p> <p>9) laboratory soil investigations, underground waters, grounds and foundations.</p> <p>2. <u>Design works for construction</u> (in not seismic zones and/or at zones with seismicity force 7 and more):</p> <p>2. Elaboration of the urban-planning documentation:</p> <p>1) planning documentation (general layout of settlements, projects of detail design, regions building up, microdistricts, blocks and separate sites);</p> <p>2) transport schemes, external transport, street and road network;</p> <p>3) schemes of heat supply networks;</p> <p>4) schemes water supply networks, sewerage systems;</p> <p>5) schemes of gas supply networks;</p> <p>6) schemes power supply networks;</p> <p>7) schemes of telecommunications and communication networks.</p> <p>3. Architectural designing of buildings and facilities I or II and III levels of responsibility:</p> <p>1) general layouts of objects, projects of implement and of relief organization;</p> <p>2) objects of industrial purpose;</p> <p>3) residential and civic buildings and facilities including rebuilding/restoration of buildings and facilities (except for historic and culture monuments).</p> <p>4. Structural design and construction:</p> <p>1) grounds and bases;</p> <p>2) concrete and ferroconcrete, stone and reinforced masonry items 1;</p> <p>3) steel and aluminium elements 1;</p> <p>4) wood elements 1;</p> <p>5) overhaul, reconstruction of buildings and facilities, amplification of constructions.</p> <p>Notice: 1 - with the right of designing for general layout, reconstruction of buildings and facilities, amplification of</p>

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			<p>constructions for the given subspecies of activities.</p> <p>5. Engineering systems and networks design:</p> <ol style="list-style-type: none"> 1) heating (including electrical), ventilation, conditioning; water-supply and sewerage; 2) heating; 3) gas main pipelines, oil pipelines, mineral oil pipelines; 4) low pressure natural gas supply; 5) average and high pressure natural gas supply; 6) cold supply; 7) power supply to 0.4 kW, to 10 kW, electric lighting; 8) power supply to 35 kW, to 110 kW and more; 9) workflow automation; 10) low-power facilities. <p>6. Elaboration of special project sections:</p> <ol style="list-style-type: none"> 1) labour safety; 2) anticorrosive safety; 3) fire and safety signalling systems, automatics, fire fighting systems and fire safety on design stage for new building, overhaul, buildings and facilities reconstruction or improvement; 4) estimate documentation; 5) projects of construction organization (centre of construction management, CCM) and projects of organizational management (POM). <p>7. Technological designing: public buildings and facilities:</p> <ol style="list-style-type: none"> 1) building for preschool education, general and professional education, manpower training, research institutes, design and public organizations, control, cultural; educational and sight institutions, mercantile businesses (including drugstores), public catering and consumer services, building and facility athletic-improving, sports, for rest and tourism, multifunction buildings and complexes including rooms of all assigning; 2) building and facilities for public health services (except for drugstores); 3) building and facility for transport for direct consumer services, buildings for municipal economies (except for manufacturing, warehouse and transport buildings and facilities).

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			<p>Productions' purpose objects are:</p> <ol style="list-style-type: none"> 1) power industry establishments; 2) oil and gas industry enterprises; 3) mining industry enterprises; 4) processing industry enterprises; 5) heavy engineering enterprises; 6) medical, microbiological and pharmaceutical industry enterprises; 7) dams, piers, other hydraulic engineering facilities; 8) buildings and arrangements of tower-shaped and mast type; 9) lifting arrangements; 10) enterprises, objects and communications of local transport system (overland motor and electric, underground, elevated, hanging, water ones) as well as superficial motor, railway, air, water transport; 11) enterprises, objects and communications of engineering infrastructure. <p>Communication objects and constructions:</p> <ol style="list-style-type: none"> 1) communication, wireless, telecommunications local lines; 2) national and international communication and telecommunication lines. <p>Agricultural objects (except for processing industry enterprises). Transport building:</p> <ol style="list-style-type: none"> 1) communications of railway transport; 2) highways of all categories; 3) street and road network of the urban electrical transport; 4) bridges and bridge transitions. <p>3. <u>Building materials, fabrications and constructions production</u></p> <p>8. Production of building materials, fabrications and constructions except for certified ones:</p> <ol style="list-style-type: none"> 1) ventilating, sanitary and technical, wiring equipment; 2) from metals, from polymer and composite materials, on the basis of wastage; 3) tower-mast type elements, chimney tubes; 4) bridges elements and bridge transitions; 5) reservoirs and capacities by a volume to 5,000 m3; 6) reservoirs and capacities operating under pressure or meant for storage of highly explosive/fire/environment

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			<p>dangerous materials</p> <p>7) bearing and filler elements;</p> <p>8) technological metallic constructions and their details;</p> <p>4. <u>Assembling works for construction</u> (at non-seismic zones and/or at zones with seismicity force 7 and more)</p> <p>9. Digging</p> <p>10. Erection of bearing and filler elements of buildings constructions of I or II and III level of responsibility:</p> <p>1) mounting of metallic constructions, armature erecting work;</p> <p>2) steel tanks and reservoirs to 5,000 m3;</p> <p>3) mounting of steel reservoirs and capacities working under pressure or meant for storage of highly explosive/fire risked/bad for environment materials;</p> <p>4) mounting of building constructions of tower and mast type, chimneys;</p> <p>5) mounting of bearing structures of bridges and bridge transitions;</p> <p>6) mounting building structures of lifting works (elevators, escalators, shaft headgears and mine hoists, cable hoists and other);</p> <p>7) mounting of building structures of aggregates, devices and other technological structures of metallurgical, petrochemical, mining, power and other branches;</p> <p>8) facilities of monolithic construction devices and concrete constructions;</p> <p>9) device basis and foundation devices, pile works;</p> <p>10) assembly of concrete and reinforced concrete constructions, first fixing, stone-work, brickwork, organization of barriers, filler structures assemblage and opening infilling;</p> <p>11) roofing activities.</p> <p>11. Special construction and assembling works, special works in grounds.</p> <p>1) main network of oil pipelines, gas pipelines, oil products pipelines;</p> <p>2) trade networks of oil pipelines, gas pipelines;</p> <p>3) construction of wells;</p> <p>4) main network power lines with voltage to 35 kilovolt;</p> <p>5) main network power lines to 110 kilovolt and more;</p> <p>6) gasification of dwelling and communal-general objects;</p> <p>7) hydraulic engineering and mud structures, weir, dams;</p>

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			<p>8) chimneys, bins, water-cooling towers, gallows;</p> <p>9) masonry from refractory bodies;</p> <p>10) mounting of the explosion-proof equipment;</p> <p>11) mounting of technological pipelines from non-ferrous metals, polymer materials and glass;</p> <p>12) national and international flow/telecommunication lines;</p> <p>13) storage of oil, oil products and liquefied gases;</p> <p>14) boring activities, drilling and blasting operations in grounds;</p> <p>15) underwater technical works and works on sea shelf;</p> <p>16) digging at land-reclamation and water-economic building;</p> <p>17) hydro mechanized activities in ground;</p> <p>18) mining and tunnelled activities, organization barriers, soil densification, recession ground water level,</p> <p>12. Activities on outside engineering networks' organization/construction and internal engineering systems:</p> <p>1) pipelines working under pressure;</p> <p>2) heat networks;</p> <p>3) gas-supply systems of low pressure;</p> <p>4) gas-supply systems of average and high pressure;</p> <p>5) water-supply networks and drainage systems;</p> <p>6) power networks, organization of electric lighting;</p> <p>7) railroad communications' mains of communications, network of electrical power supply and electric lighting of air transport enterprises;</p> <p>8) lines and internal communications systems, of wireless, of telecommunications and television;</p> <p>9) ventilation, air conditioning, pneumatic transport and aspiration;</p> <p>10) power supply, electric lighting, resistance heating;</p> <p>11) heat supply;</p> <p>12) natural gas supply;</p> <p>13) water supply, sewerage.</p> <p>13. Activities on protection of constructions and equipment:</p> <p>1) building constructions' waterproofing;</p> <p>2) thermal insulation of pipelines, building constructions and equipment;</p> <p>3) brick and refractory-lined works;</p> <p>4) anticorrosive protection of building constructions and equipment, of pipelines including coating for chemical protection at aggressive waters' effect;</p> <p>5) electrochemical protection of pipelines, constructions and equipment.</p>

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			<p>14. Finishing works at construction, renovation, overhaul of buildings and constructions of I or II level of responsibility, except for plastering and painting.</p> <p>15. Activities on road-construction:</p> <ol style="list-style-type: none"> 1) foundations for railway lines; 2) crest structures of railway lines; 3) foundations and coating of motorways of republican value with a construction and small artificial constructions; 4) foundations and coatings of motorways of local value's motorways, foundations and coatings of intra economic motorways with construction and small artificial constructions; 5) foundations and coatings of urban road systems; 6) foundations and coatings of aerodrome runways and helicopter platforms. <p>16. Mounting of processing equipment (including starting-up and setting-up works):</p> <ol style="list-style-type: none"> 1) handling, machinery, elevators; 2) metal-working equipment; 3) wood-working equipment; 4) metallurgical, crushing and milling equipment, mineral processing equipment and agglomeration equipment; 5) oil-field equipment, gas-field equipment; 6) exploration/drilling equipment; 7) mining equipment, subways and tunnels; 8) dust-ignition-proof electro technical equipment; 9) control equipment and inspection systems, anti-damage protection and signalling system; 10) compressor machinery, pumps and ventilators; 11) construction and communication equipment, signalling system, centralization and block systems on railway transport; 12) gas clearing; 13) technological hardware, pipelines; 14) electro technical plants and equipment, electrical furnaces; 15) boiler plants, thermo power and auxiliary equipment; 16) inspection/record tools for industrial and domestic purpose; 17) enterprises of chemical and oil-refining industry; 18) coal-mining industry's enterprises; 19) hydroelectric power stations and water works; 20) thermoelectric power stations; 21) telecommunication agencies

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			<p>22) enterprises of building materials' industry;</p> <p>23) light industry enterprises;</p> <p>24) theatre and performance buildings and constructions;</p> <p>25) enterprises on grain processing, food processing industry and granaries.</p> <p>17. Overhaul and reconstruction including strengthening of building constructions and structures of I, II and III levels of responsibility:</p> <ol style="list-style-type: none"> 1) bearing and filler structures of buildings and constructions (without change of the analytical model) 2) roofing coatings and constructions; 3) outside and internal engineering networks (except for gas supply); 4) networks of gas pipelines, oil pipelines, oil product pipelines, air channels, steam lines and other stationary handlers; 5) protective coatings of constructions and equipment (lined with refractory bricks, lining, insulating, anticorrosive, chemical and other); 6) highways of republican and local value, intra economic and urban street-road network; 7) rail roads; 8) tunnels; 9) waterworks and irrigation/drainage constructions; 10) repairs and servicing of elevators, handling machinery and constructions; 11) elements of bridges and bridges transitions. <p>5. <u>Expert activities</u></p> <p>18. Engineering services at fulfilment of activities for construction:</p> <ol style="list-style-type: none"> 1) engineering service on quality control of construction-and-assembling operations jobs and building materials construction realized by subjects of job-market and designs market by method of realization of technological accompaniment of construction process and by particularized laboratories; 2) labour and specialists' certification; 3) technical audit and expertise of materials (documents) presented by the licence holders (by competitors for licensee) with inspection of production and technical base and conformity to qualifying requirements of juridical and natural persons wishing to obtain a licence; 4) expertise of sections project (design) estimates in the field of the architecture, urban-planning and construction

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			realized by subjects of job-market and designs market which aren't related to exclusive competence of state projects examination; 5) evaluation of reliability/stability of functioning of existing buildings and constructions including examination of technical state of buildings (constructions) and engineering systems and communications.
49.	Designing of means of burglar and fire alarm and fire-prevention automatics	- LRK "On licensing" art. 9 i.1 s.i. 16	
50.	Designing and construction of national / international main lines	- LRK "On licensing" art. 9 i.1 s.i. 5	
51.	Production and repair of measurement instrumentation	- LRK "On licensing" art. 9 i.1 s.i. 31 - LRK "On assurance of measurement instrumentation" art. 18	1) Production of measurement instrumentation 2) Repair of measurement instrumentation.
52.	Manufacturing of a national Flag of the Republic of Kazakhstan and State Emblem of the Republic of Kazakhstan, and also material objects with their image	- LRK "On licensing" art. 9 i.1 s.i. 54	
Ministry of Labour and Social Protection of Population of the Republic of Kazakhstan			
53.	Activity connected with exportation of a manpower from Republic of Kazakhstan abroad except for activity which is carried out in territory of Almaty	- LRK "On licensing" s.i. 36 i.1 art. 9 - LRK "On employment of population" art. 4	
Ministry of Transport and Communications of the Republic of Kazakhstan			
54.	Passengers and freights transportation by railway, river, sea, air transport; international carriages of the passengers and freights by motor transport; transportations of hazardous cargoes by all types of transport;	- LRK "On licensing" s.i. 20 i.1 art. 9.	
55.	Air activities	- LRK "On licensing" art. 9 i.1 s.i. 20 - LRK "On state regulation of civil aircraft " art. 9	1) Air chemical activities; 2) Flights on fulfilment of aerial surveys; 3) Flights on service of forestry; 4) Flights on construction and assembly jobs and cargo handling works; 5) Flights connected with transport; 6) Flights from sea crafts and offshore rigs; 7) Flights on rendering of medical care to population and realization of sanitarian arrangements; 8) Flights on realization of experimental and scientific of research engineering; 9) Flights executed with the purposes of liquidation of consequences of natural disasters, emergencies and catastrophes.
56.	Manufacturing and repair of railway rolling stock, special containers used for transportations of hazardous cargoes	- LRK "On licensing" s.i. 47 i.1 art. 9.	
57.	Activity of sea and river harbors connected with service of sea crafts, passengers and cargoes		
58.	Transportation of hazardous cargoes by air transport	- LRK "On licensing" art. 9 i.1 s.i. 20 - LRK "On state regulation of civil aircraft" art. 9	

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
Ministry of Culture, Information and Sport of the Republic of Kazakhstan			
59.	Archeological and restoration activities of monuments of a history and culture	<ul style="list-style-type: none"> - LRK from 17 April 1995 "On licensing" art. 9 i.1 s.i. 42. - LRK "On protection and use of historical and cultural heritage" art. 34 	
60.	Activity on organization of television and/or radio broadcasting	<ul style="list-style-type: none"> - LRK from 17 April 1995 "On licensing" art. 9 i.1 s.i. 5 - LRK from 5 July 2004 "On communication" art. 19 	
61.	Activity on rendering of sports and sanitary services, sporting services except for activity in organizations of education	<ul style="list-style-type: none"> - LRK "On licensing" i.1-1) art. 10 - LRK "On physical training" art. 24-1 	
Ministry of Education and Science of the Republic of Kazakhstan			
62.	Educational activity of the juridical persons giving initial general, basic general or secondary general education; an initial vocational education including by trades; secondary professional education, higher professional education, after college professional education including by trade, and activity of preschool and out-of-school organizations too	<ul style="list-style-type: none"> - LRK from 17 April 1995 "On licensing" art.10 s.i. 1 - LRK "On education" art. 12 	<ol style="list-style-type: none"> 1) Activity of preschool organizations; 2) Activity of organizations of education giving initial general education; 3) Activity of organizations of education giving the basic general education; 4) Activity of organizations of education giving secondary general education; 5) Activity out-of-school organizations; 6) Activity of organizations of education giving an initial vocational education; 7) Activity of organizations of formation giving a secondary vocational education; 8) Activity of organizations of education giving a higher vocational education; 9) Activity of religious educational institutions; 10) Activity of organizations of education executing distance training; 11) Activity of organizations of education realizing a complementary vocational education; 12) Activity of organization of after college vocational education.
63.	All types of activity on usage of space including creation, execution, exploitation, repair and modernization of space-rocket engineering, usage of ground-based infrastructure for maintenance of its functioning (polygon, command-measuring complex, bench-top base and other)	<ul style="list-style-type: none"> - LRK "On licensing" art. 9. s.i. 4 п.1 	
Ministry of Health of the Republic of Kazakhstan			
64.	Pharmaceutical activity: production, wholesale and retail sale of drugs	<ul style="list-style-type: none"> - LRK from 17 April 1995 "On licensing" art. 9 i.1 s.i. 28 - LRK "On health system" art. 7 s.i. 13 - LRK "On drugs" art. 14 	<ol style="list-style-type: none"> 1) Production of drugs; 2) Wholesale of drugs; 3) Retail sale of drugs.
65.	Medicinal and medical activity	<ul style="list-style-type: none"> - LRK from 17 April 1995 "On licensing" art. 10 s.i. 2 - LRK "On health system" art. 7 s.i. 13 	<ol style="list-style-type: none"> 1) Primary (before-doctor) community health assistance: A speed and pressing medical care; 2) Medical escort at transportation; 3) Acute medical care; 4) Emergency: Diagnostics; 5) Laboratory diagnostic: <ul style="list-style-type: none"> - bacteriological researches; - biochemical researches;

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			<ul style="list-style-type: none"> - immunologic researches; - laboratorial diagnostic of virus of immunodeficiency of the person (AIDS-diagnostics); - general clinic researches; - serologic researches; - cytological researches; 6) Pathological anatomy; 7) Radiological diagnostics; 8) Rontgenologic diagnostic; 9) Ultrasonic diagnostics; 10) Functional diagnostic; 11) Endoscopic diagnostics: Surgery polyclinic and/or stationary medical care to adult and/or child's population by trades; 12) Obstetrics and gynecology (including auxiliary reproductive technologies); 13) Allergology and immunology; 14) Anesthesiology and reanimatology; 15) Andrology; 16) Valeology; 17) Hematology; 18) Hyperbaric oxygen therapy; 19) Dermatovenerology; 20) Dermatocosmetology; 21) Dietology; 22) Infectious diseases; 23) Massage; 24) Narcology; 25) Neuropathology; 26) Neonatology; 27) General medical practice, family doctor; 28) Oncology, mammology; 29) Otorhinolaryngology; 30) Ophthalmology; 31) Pediatrics; 32) Psychiatry; 33) Psychotherapy, medical psychology; 34) Radiology; 35) Sexual pathology; 36) Sporting medicine and therapeutic physical training; 37) Stomatology: <ul style="list-style-type: none"> - therapeutic; - surgical; - orthopedic; - orthodontic;

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			<p>38) Therapy:</p> <ul style="list-style-type: none"> - gastroenterology; - cardiology; - nephrology; - professional pathology; - pulmonology; - rheumatology; <p>39) Traumatology, orthopedics and cambusthiology;</p> <p>40) Toxicology;</p> <p>41) Transplantology;</p> <p>42) Urinology;</p> <p>43) Physiotherapy;</p> <p>44) Phthisiology</p> <p>45) Surgery:</p> <ul style="list-style-type: none"> - abdominal; - angiosurgery; - cardiosurgery; - microsurgery; - neurosurgery - general; - plastic; - thoracic; - endoscopic <p>46) Endocrinology: Expert medical activity</p> <p>47) Expertise on medical and prophylactic activity;</p> <p>47) Expertise of preventive activity;</p> <p>48) Expertise of capacity for work and professional suitability (preventive and periodic medical examination);</p> <p>49) Psychiatric expertise including forensic psychiatric, narcological and forensic narcological ones);</p> <p>50) Folk medicine (healing salving) *: Unconventional medical activity;</p> <p>51) Homeopathy;</p> <p>52) Hirudotherapy;</p> <p>53) Manual therapy;</p> <p>54) Reflexotherapy;</p> <p>55) Phytotherapy and treatment by means of a natural origin;</p> <p>56) Sanatorium treatment:</p> <ul style="list-style-type: none"> - balneotherapy; - hydrotherapy; - paraffin/ozokerite/mud treatment <p>57) Blood storage: * including for faces without medical education Sanitary-hygienic and antiepidemic medical activity;</p> <p>58) Hygienic training of the population;</p>

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			59) Sanitary – epidemiological expertise; 60) Sanitary-hygienic and laboratory researches: - bacteriological; - virologic; - measurement of a noise, chattering, electromagnetic fields and other physical factors; - parasitological; - radiometry and dosimetry; - sanitary and chemical; - toxicological.
66.	Types of activity connected with bound with rotation of drugs, psychotropic materials and precursors in health protection system		1. Transportation; 2. Acquisition; 3. Storage; 4. Distribution; 5. Sale; 6. Usage; 7. Destruction.
Ministry on Extraordinary Situation of the Republic of Kazakhstan			
67.	Mounting, adjustment and maintenance of fire signalling and fire-prevention automatics	- LRK "On licensing" art. 9 i.1 s.i. 16	
68.	Production of fire-prevention engineering, equipment and means of fire protection	- LRK "On licensing" art. 9 i.1 s.i. 16	
69.	Search and rescue, mine-rescue, gas-rescue, anti-flowing works	- LRK "On licensing" art. 9 i.1 s.i. 49	
70.	Exploitation of lifting constructions (self-propelled climbing cranes)	- Resolution of the Government of the Republic of Kazakhstan (RGRK) of December 12, 1995 No.1894	
Agency of the Republic of Kazakhstan on Land Resources Control			
71.	Production of land-surveyor, topographic/geodesic and cartographic works	- LRK "On licensing" art. 9 i.1 s.i. 26 Land Code of the Republic of Kazakhstan art. 14 - LRK "On geodesy and cartography"	
National Bank of the Republic of Kazakhstan and Agency of Republic Kazakhstan on Regulation and Supervision of Financial Market and Financial Institutions			
72.	Banking and other operations stipulated by the banking legislation in national and/or foreign currency	- LRK "On licensing", n.1 art. 11; - LRK "On banks and banking activity in the Republic of Kazakhstan " art. 30 - LRK "On credit companies" art. 18	1) Receipt of the deposits, opening and management of the bank accounts of the juridical persons; 2) Receipt of the deposits, opening and management of the bank accounts of the natural persons; 3) Opening and management of corresponding accounts of banks and organizations fulfilling certain types of banking operations; 4) Opening and management of metallic accounts of natural and juridical persons on which physical quantity of affinitive precious metals belonging to given person is reflected; 5) Cash transactions: receipt, issue, recalculation, change, exchange, sorting, packaging and storage of bank-papers and coins; 6) Transfers transactions: fulfilment of commissions of juridical and natural persons on transfer of money; 7) Accounted transactions: bill discount and other promissory notes

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			<p>of juridical and natural persons;</p> <p>8) lending operations: credit granting in monetary form on terms of solvency, urgency and repayment;</p> <p>9) Fulfilment of calculations by order of juridical and natural persons including correspondent banks on their bank accounts;</p> <p>10) Fiduciary transactions: funds management, rights of claim on mortgage loans management and by affinitive precious metals in the interest of and by order of principal;</p> <p>11) Interbank clearing: accumulation, verification, sorting and confirmation of payments as well as realization of their mutual set off and definition of clean positions of the participants of clearing - banks and organizations executing certain types of banking transactions;</p> <p>12) Safe operations: services on storage of securities issued in the documentary form, documents and valuables of clients including leasing of safe boxes, cases and places;</p> <p>13) Lombard transactions: granting of the short-term credits on the security of deposited convertible securities and other movables;</p> <p>14) Issue of Payment Cards;</p> <p>15) Encashment and transmission of bank-papers, coins and values;</p> <p>16) Organization of exchange operations with foreign currency;</p> <p>17) Acceptance for collection of payment documents (except for the bill of credits);</p> <p>18) Issue of check-books;</p> <p>19) Opening (marking) and endorsement of the letter of credit and discharge liabilities on it;</p> <p>20) Issue of bank guarantees providing for discharge in monetary form;</p> <p>21) Issue of the bank guarantees and other liabilities for the third persons providing for discharge in monetary form;</p> <p>22) Purchasing, receipt in a pawn, count, storage and sale of affinitive precious metals (gold, silver, platinum, metals of platinum group) in bars, coins from precious metals;</p> <p>23) Purchasing, receipt in a pawn, count, storage and sale of jewellery containing precious metals and gems;</p> <p>24) Transactions with the bill of credits: acceptance of the bills for collection, granting of services on payment of the bill by the payer, as well as payment of the domiciled bills, acceptance of the bills by way of mediation;</p> <p>25) Leasing activity;</p> <p>26) Emission of own securities (except for the stock);</p> <p>27) Factoring transactions: acquisition of rights of claim for payment from the buyer of the goods (works, services) with acceptance of risk of non-payment;</p> <p>28) Forfaiting operations (forfaiting): payment of debt issue of buyer of the goods (works, services) by purchasing the bill without return of on the seller.</p>

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
73.	Insurance activities	<ul style="list-style-type: none"> - LRK "On licensing" п.3 art. 11; - LRK "On insurance activity" art. 6 	<ul style="list-style-type: none"> 1) Life insurance; 2) Annuity insurance; 3) Accident and illness insurance; 4) Medical insurance; 5) Motor vehicle insurance; 6) Railway transport insurance; 7) Air transport insurance; 8) Water transport insurance; 9) Cargoes insurance; 10) Casualty insurance except for cases indicated in the sub items 5) -9); 11) Owner's risk insurance; 12) Insurance of civil and right responsibility of motor transport owners; 13) Insurance of civil and right responsibility of railway transport owners; 14) Insurance of civil and right responsibility of air transport owners; 15) Insurance of civil and right responsibility of water transport owners; 16) Insurance of and right civil responsibility of a carrier; 17) Insurance of civil and right responsibility under the treaty; 18) Insurance of civil and right responsibility for trespass except for classes indicated in the sub items 12) -16); 19) Compulsory insurance of civil and right responsibility of carrier owners; 20) Compulsory insurance of civil responsibility of carrier before passengers; 21) Compulsory insurance of agricultural production; 22) Compulsory insurance of civil responsibility of private notaries; 23) Compulsory insurance of the judges and their asset; 24) Compulsory insurance of civil and right responsibility of auditors and auditors' organizations; 25) Compulsory insurance of civil and right responsibility of tour operator and travel agent; 26) Compulsory insurance in plant cultivation.
74.	Activity of insurance broker	<ul style="list-style-type: none"> - LRK "On licensing" c.3 art. 11; - LRK "On insurance activity" c.1 art. 17; 	
75.	Actuary activity on the insurance market	<ul style="list-style-type: none"> - LRK "On licensing" c.3 art. 11; - LRK "On insurance activity" art. c.1 art. 19 	
76.	Broker and dealer activity on a securities market	<ul style="list-style-type: none"> - LRK "On licensing" art. 11 - LRK "On securities market" from July 2, 2003 art. 45 	
77.	Activity on management of system of the lists of holder securities	<ul style="list-style-type: none"> - LRK "On licensing" - LRK "On securities market" art. 45 	
78.	Activity on investment control of pensionary assets	<ul style="list-style-type: none"> - LRK "On licensing" - LRK "On securities market" from 2 July 2003 art. 45 - LRK "On provision of pensions in the Republic of Kazakhstan" 	

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
79.	Custody activity on a securities market	<ul style="list-style-type: none"> - LRK "On licensing" - LRK "On securities market" art. 45 	
80.	Investment portfolio management	<ul style="list-style-type: none"> - LRK "On licensing" - LRK "On securities market" art. 45 	
81.	Depository activity on a securities market	<ul style="list-style-type: none"> - LRK "On licensing" - LRK "On securities market" art. 45 	
82.	Activity on organization of trade with securities and other financial instruments	<ul style="list-style-type: none"> - LRK "On licensing" - LRK "On securities market" art. 45 	
83.	Transfer and agential activity on a securities market	<ul style="list-style-type: none"> - LRK "On licensing" - LRK "On securities market" art. 45 	
84.	Activity on utilization of pension fees and on realization of pension payments	<ul style="list-style-type: none"> - LRK "On licensing" art. 11 п.п 5,6 - LRK "On provision of pensions in the Republic of Kazakhstan" art. 39 	
85.	Activity of credit office	<ul style="list-style-type: none"> - LRK "On licensing" art. 10 s.i. 11 - LRK "On loan office and formation of credit histories in the Republic of Kazakhstan " 	
86.	Activity of credit societies on realization of certain types of banking and other operations provided by banking legislation of the Republic of Kazakhstan	<ul style="list-style-type: none"> - LRK "On banks and banking activities" art. 30 	
87.	Operations connected with usage of currency valuables	<ul style="list-style-type: none"> - LRK "On currency regulation" art. 4 	<ul style="list-style-type: none"> 1) Retail trade and rendering of services for a cash foreign currency; 2) Opening by residents of accounts (including accounts in national currency of the Republics of Kazakhstan) in foreign banks and other financial institutions having appropriate right on the legislation of the states where they are registered, except for accounts opening: <ul style="list-style-type: none"> - by banks; - by resident natural persons in foreign banks of countries which are members of Organization of Economic Cooperation and Development (OECD) and having minimal required rating of one of rating agencies, as well as by persons temporarily resided beyond the bounds of the Republic of Kazakhstan with the purpose of activity, study, treatment or rest; 3) Investment of residents overseas except for: <ul style="list-style-type: none"> - dealer activity of banks; - investments in securities of the non-residents which are meeting the requirements established by currency and banking legislation of Republic of Kazakhstan; - investments in the authorized capital stock of the juridical persons of countries which are members of Organization of Economic Cooperation and Development (OECD), and/or of countries with which ones by Republic of Kazakhstan are concluded and are ratified the international treaties on mutual encouragements and protection of the investments, as a result of which ones to

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			<p>resident effecting the investments, more than 50% of the voting stocks (50% of voices of the participants and more) object of investment;</p> <p>4) Transfers of residents for the benefit of the non-residents for payment of the bargains providing for transition of interest on the real estate except for ownership equated to the immovable things;</p> <p>5) Transfers of residents for the benefit of non-residents for realization of calculations on the import bargains providing advance payment for the goods (works, services) for the term more than 180 days, and also excess of obtaining term of the foreign receipt in payment of export of goods (works, services) by residents more than 180 days from the date of export of goods (works, services);</p> <p>6) Obtaining of payments on export of certain goods, the list of which is established by the Government of the Republic of Kazakhstan, by residents from the non-residents in case if term between date of export of goods and obtaining of the export proceeds exceeds 365 days;</p> <p>7) Granting of the credits by residents (except for banks) to non-residents for the term of more than 180 days;</p> <p>8) Transfer of a foreign exchange received by a resident as the credit from the non-resident, on accounts of the third persons, except for cases established by the currency legislation of the Republic of Kazakhstan;</p> <p>9) Transfer by a resident to non-resident of currency values at trust management.</p>
Agency of the Republic of Kazakhstan on Informatization and Communication			
88.	Production and services rendering in the field of communication	<ul style="list-style-type: none"> - LRK from 17 April 1995 "On licensing" art. 9 i.1 s.i. 5 - LRK from 5 July 2004 "On communication" 	<p>1) Rendering of services of local telephone communication;</p> <p>2) Rendering of services of the long distance telephone communication;</p> <p>3) Rendering of services of international telephone communication;</p> <p>4) Rendering of services of a IP-telephony (Internet - telephony);</p> <p>5) Rendering of services of data transmission (including service the Internet and telegraph communications);</p> <p>6) Rendering of services of telecommunications on dedicated network;</p> <p>7) Rendering of services of satellite mobile communication;</p> <p>8) Rendering of services of cellular network (with indicating of standard name);</p> <p>9) Rendering of services of mobile telecommunication (including service of mobile wireless / radio telephone, trunking and paging communication);</p> <p>10) Rendering of services on organization of private networks (granting on hire basis of communication channels and elements of network infrastructure);</p>

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
			11) Rendering of postal connection services; 12) Rendering of services on technical networks exploitation and flow lines (including the telecommunication equipment, elements of network infrastructure).
89.	Activity on certificate of correspondence of the open key of the electronic digital signature to the closed key of an electronic digital signature, as well as on endorsement of authenticity of the registration certificate	- LRK "On licensing" art. 10 s.i. 6-1 - LRK "On electronic document and electronic digital signature" art. 20	
90.	Usage of radio-frequency spectrum	- LRK "On licensing" art. 9 i.1 s.i. 5 - LRK "On communication" art. 11	
Committee of National Security of the Republic of Kazakhstan			
91.	Activity connected with elaboration, production, repair and sale of cryptography security facilities of the information, special technical facilities for realization of special operation and investigation measures	- LRK from 17 April 1995 "On licensing" art. 9 i.1 s.i. 1 - LRK from 15 March 1999 "On state secrets" art. 9	1) Elaboration, production, repair, storage and sale of special technical facilities for realization of operation and investigation measures; 2) Usage of special technical facilities for search of technical channels of the information leakage; 3) Elaboration of cryptography facilities of the information's protection; 4) Sale of cryptography facilities of the information's protection.
Office of Prime Minister of the Republic of Kazakhstan			
92.	All types of activity on technical protection of state secrets of the Republic of Kazakhstan, including elaboration, manufacturing, mounting, adjustment, usage, storage, repair and service of technical facilities of protection of the information, protected technical facilities of data processing	- LRK "On licensing" art. 9 i.1 s.i. 24	
Government executives (Akims) of Oblast, Cities of Astana and Almaty			
93.	Activity in the area of gambling industry		1) Organization and maintenance of casino; 2) Organization and maintenance of totalizator; 3) Organization and maintenance of handbook men's office; 4) Organization and maintenance of hall of playing machines with money prizes.
94.	Production, transfer and distribution of a thermal energy (from sources of a thermal energy with a general established heat rate to 100 Gcal/hours inclusively)		
95.	Types of activities and services connected with use of facilities and drugs of disinfecting, disinfestation and deratization		
96.	Educational activity of juridical persons giving initial general, basic general or secondary general education; primary vocational education including on trades; secondary vocational education, as well as activity of preschool and out-of-school organizations (except for activities, services fulfilled by organizations of Republican significance)		
97.	Picking (purchase), storage, processing and sale by juridical persons of a scrap and waste of nonferrous and ferrous metals		

No	Licensable types and sub-types of activities	Legal acts in accordance with which this type is subject to licensing	Licensable sub-types of activities
1	2	3	4
98.	Activity connected with foreign labour attraction		
99.	Organization and sale of lotteries (except for state [national] at territory of oblast, cities of Astana and Almaty)		
100.	Operation of boilers (with a general heat rate till 100 Gcal/hours inclusively) and pipelines working under pressure		
101.	Exploitation of vessels working under pressure (are in part of industrial chillers, household gas bottles)		
102.	Storage, wholesale and retail sale of alcoholic production (except for beer)		
Local Executive Authority of the City of Almaty			
103.	Tourist activity in the city of Almaty		
104.	Activity on disinfecting and deodorization of production and housing and civil objects in the city of Almaty		
105.	Exportation of a manpower from city of Almaty overseas of the Republic of Kazakhstan		
106.	Activity on transportation of passengers and cargoes by motor transport in the city of Almaty		

ANNEX IV

Methodology of Calculation of Customs Fee Rates for Escort

No.	Number of Kilometres	Number of days spent in customs export (with average travelling of 300 km).	Quantity of fuel used (in litres), was calculated pursuant to Rules on Standards for Use of Fuel (Order of Ministry of Transports of 20 July 2001	Cost of fuel, in KZT (the average cost of 1 litre of fuel is taken as KZT 62)	Cost for cargo escort including travel allowances (per diem - KZT 1,030, accommodation – KZT 3,090 per day) and depreciation (KZT 370 per day)	Costs in € with the average exchange rate – KZT 166.02 per €	Costs of the second officer conducting escort (per annum and accommodation allowances)	Costs in € with the average exchange rate – KZT 166.02 per €	Costs for return travel (fuel + depreciation), KZT	Total Costs (in €)
1	50		6	372	742	4			742	9
2	75		9	558	928	6			928	11
3	150		18	1,116	1,486	9			1,486	18
4	300	1	36	2,232	6,722	40	4,120	25	2,602	81
5	500	2	61	3,782	9,672	58	5,150	31	4,522	117
6	700	2	85	5,270	11,160	67	5,150	31	6,010	134
7	900	3	109	6,758	17,138	103	9,270	56	7,868	206
8	1,250	4	152	9,424	24,294	146	13,390	81	10,904	293
9	1,750	6	212	13,144	38,480	232	21,630	130	15,364	455
10	2,250	8	273	16,926	49,756	300	29,870	180	19,886	599

Calculation of depreciation was based on widely used "Niva" automobile:

- Average price of the car – KZT 900,000;
- Per annum depreciation rate – 15 per cent;
- $900,000 \times 15 / 100 = 135,000$; and
- $135,000 / 365 \text{ days} = \text{KZT } 370$ per day.

Pursuant to limits established in 2006 republican budget:

- per diem = KZT 1,030; and
- accommodation = KZT 3,090.

ANNEX V

Approved by
the Resolution of the Government of
the Republic of Kazakhstan
No. 1247 of 26 September 2001

List of Types of Special Technical Devices for Covert Information Retrieval,
the Import of Which is Subject to Licensing

1.	Special technical devices for covert interception and registration of information from the technical communication channels, computer systems and from other technical devices	from 8471 30 000; from 8471 41 900; from 8471 49 900; from 8471 50 900;
2.	Special technical devices for covert receiving (measuring, removing) of information from technical devices, for storage, processing and transferring of information	from 8471 30 000; from 8471 41 900; from 8471 49 900; from 8471 50 900;
3	Special technical devices for technical channels of information leakage and the embedded technical devices including radio equipment intended for control and detection of radio devices location	from 8471 30 000; from 8471 41 900; from 8471 49 900; from 8471 50 900;

List of Types of Technical Devices of Double Application,
the Import of Which is Subject to Licensing

4	Technical and program devices for equipping computers and computer systems allowing to produce multi-channel (from two and more lines) registration (recording) of telephone conversations	from 8471 41 900; from 8471 49 900; from 8471 50 900; from 8473 30 100;
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ANNEX VI

Comparative Table on conformity of the Law of the Republic of Kazakhstan "On safeguard measures of the domestic market when importing products" of 28 December 1998 with the provisions of the WTO Agreement on Safeguards

No.	Standards of the WTO Agreement on Safeguards	Article of the Law	Old version of the Law	Version of the Law after making amendments and addenda	Comments of the WTO Experts WTO Secretariat (grounding)
1.	<p>Article 4 Determination of Serious Injury or Threat Thereof</p> <p>(c) in determining injury or threat thereof, a "domestic industry" shall be understood as to mean the producers as a whole of the like or directly competitive products operating within the territory of a Member, or those whose collective output of the like or directly competitive products constitutes a major proportion of the total domestic production of those products.</p>	Subparagraph 8) of Article 1	<p>Article 1 Main definitions</p> <p>(8) domestic industry (producers) - Kazakh producers of the like or directly competitive products the collective output of which production makes a major portion (more than fifty percent) of the production of the given product within the territory of the Republic of Kazakhstan;</p>	<p>Article 1 Main definitions</p> <p>(8) domestic industry (domestic producers) - producers as a whole of the like or directly competitive products operating within the territory of the Republic of Kazakhstan, or of producers whose collective output of the like or directly competitive products makes a major portion of the total production of the given products within the territory of the Republic of Kazakhstan;</p>	Bringing into compliance with subparagraph 1 (c) of Article 4 of the Agreement
2.		Subparagraph 9) of Article 1	<p>Article 1. Main definitions</p> <p>(9) the like or directly competitive product – product classified under the same code in the foreign economic activity commodity classification of the Commonwealth of Independent States and completely identical to the other products or comparable thereto in respect of their functional purpose, application, qualitative and technical characteristics and other key properties in such a way that a consumer substitutes or is ready to substitute the other product with such a product in the course of consumption;</p>	<p>Article 1. Main definitions</p> <p>(9) the like or directly competitive product – product classified under the same code in the foreign economic activity commodity classification and completely identical to the other product or comparable thereto in respect of its functional purpose, use, qualitative and technical characteristics and other key properties in such a way that a consumer substitutes or is ready to substitute the other product with such a product in the course of consumption;</p>	The words "of the Commonwealth of Independent States" have been removed as unnecessary. Since in accordance with the Customs legislation of the Republic of Kazakhstan the foreign economic activity commodity classification used in the Republic of Kazakhstan corresponds to the Harmonized Commodity Description and Coding System of the World Customs Organization and to the Single Foreign economic activity commodity classification of the Commonwealth of Independent States.

No.	Standards of the WTO Agreement on Safeguards	Article of the Law	Old version of the Law	Version of the Law after making amendments and addenda	Comments of the WTO Experts WTO Secretariat (grounding)
3.	<p>Article 4 Determination of Serious Injury or Threat Thereof</p> <p>1. For the purposes of this Agreement:</p> <p>(a) "serious injury" shall be understood to mean a significant overall impairment in the position of a domestic industry;</p>	Subparagraph 11) of Article 1	<p>Article 1. Main definitions</p> <p>(11) serious injury – significant impairment in the state of a domestic production of a like or directly competitive product in the Republic of Kazakhstan as a result of increased import to the Republic of Kazakhstan showing itself, in particular, by reduction of output of such product, decrease of sale of domestic product within the domestic market of the Republic of Kazakhstan, decrease of profitability of production of such product, adverse effect to employment situation, salary level;</p>	<p>Article 1 Main definitions</p> <p>(11) serious injury – significant overall impairment in the state of a domestic production of a like or directly competitive product in the Republic of Kazakhstan as a result of increased import to the Republic of Kazakhstan showing itself, in particular, by reduction of output of such product, decrease of sale of domestic product within the domestic market of the Republic of Kazakhstan, decrease of profitability of production of such product, adverse effect to employment situation, salary level;</p>	<p>Adjusting in accordance with subparagraph 1 (a) of Article 4 of the Agreement</p> <p>Pursuant to the Agreement, "serious injury" shall be understood to mean a significant overall impairment in the state of a domestic industry. Thereupon, the concept "serious injury" in the Law was supplemented with the word "overall".</p>
4.	<p>Article 4 Determination of Serious Injury or Threat Thereof</p> <p>1. For the purposes of this Agreement:</p> <p>(b) "threat of serious injury" shall be understood to mean serious injury that is clearly imminent, in accordance with the provisions of paragraph 2. A determination of the existence of a threat of serious injury shall be based on facts and not merely on allegation, conjecture or remote possibility; and</p>	Subparagraph 12) of Article 1	<p>Article 1 Main definitions</p> <p>(12) threat of serious injury – imminent significant impairment in the position of a domestic industry in the future as a result of increased import of the like or directly competitive product into the territory of the Republic of Kazakhstan;</p>	<p>Article 1 Main definitions</p> <p>(12) threat of serious injury – clear imminence of serious injury;</p>	<p>Adjusting of the concept "threat of serious injury", as defined by the Law, in accordance with subparagraph 1(b) of Article 4 of the Agreement</p>

No.	Standards of the WTO Agreement on Safeguards	Article of the Law	Old version of the Law	Version of the Law after making amendments and addenda	Comments of the WTO Experts WTO Secretariat (grounding)
5.	<p>Article 4 Determination of Serious Injury or Threat Thereof</p> <p>(c) in determining injury or threat thereof, a "domestic industry" shall be understood to mean the producers as a whole of the like or directly competitive products operating within the territory of a Member, or those producers whose collective output of the like or directly competitive products constitutes a major proportion of the total domestic production of those products</p>	Paragraph 2 of Article 7	<p>Article 7. Decision on initiating an investigation</p> <p>2. An application to conduct the investigation prior to the application of the safeguard measures may be accepted for consideration if the share of the domestic producers of a product who expressed their views in respect of the given application makes up more than 50% of the total volume of production of a like or directly competitive product in the Republic of Kazakhstan.</p>	<p>Article 7. Decision on initiating an investigation</p> <p>2. An application to conduct the investigation prior to the application of the safeguard measures may be accepted for consideration if the share of the domestic producers of a product who expressed their views in respect of the given application makes up the majority of the total volume of production of a like or directly competitive product in the Republic of Kazakhstan.</p>	Adjusting in accordance with paragraph 1 (c) of Article 4 of the Agreement
6.	<p>Article 3 Investigation</p> <p>1. A Member may apply a safeguard measure only following an investigation by the competent authorities of that Member pursuant to procedures previously established and made public in consonance with Article X of GATT 1994 ("Publication and application of the trade laws and normative acts"). This investigation shall include reasonable public notice to all interested parties and public hearings or other appropriate means in which importers, exporters and other interested parties could present evidence and their views, including the opportunity to respond to the presentations of other parties and to submit their views, <i>inter alia</i>, as to whether or not the application of a safeguard measure would be in the public interest. The competent authorities shall publish a report setting forth their findings and reasoned conclusions reached on all pertinent issues of fact and law.</p>	Paragraph 1 of Article 10	<p>Article 10 Initiation of investigation</p> <p>1. The competent authority shall, within 30 calendar days from the day of making decision on initiation of the investigation, notify the interested parties about the forthcoming investigation.</p>	<p>Article 10 Initiation of investigation</p> <p>1. The competent authority shall, within 30 calendar days from the day of making decision on initiation of the investigation, notify the interested parties about the forthcoming investigation and shall disseminate such notification in mass media in the official and other languages with a view to involve all interested parties to the investigation.</p>	<p>Pursuant to the Agreement, the involvement of all interested parties through the mass media is the mandatory condition for the initiation of the investigation prior to the introduction of the safeguard measures.</p> <p>Therefore, paragraph 1 of Article 10 of the Law has been supplemented with the appropriate regulation.</p>

No.	Standards of the WTO Agreement on Safeguards	Article of the Law	Old version of the Law	Version of the Law after making amendments and addenda	Comments of the WTO Experts WTO Secretariat (grounding)
7.	<p>Article 3 Investigation</p> <p>2. Any information which is by nature confidential or which is provided on a confidential basis shall, upon cause being shown, be treated as such by the competent authorities. Such information shall not be disclosed without permission of the party submitting it. Parties providing confidential information may be requested to furnish non-confidential summaries thereof or, if such parties indicate that such information cannot be summarized, the reasons why a summary cannot be provided. However, if the competent authorities find that a request for confidentiality is not warranted and if the party concerned is either unwilling to make the information public or to authorize its disclosure in generalized or summary form, the authorities may disregard such information unless it can be demonstrated to their satisfaction from appropriate sources that the information is correct.</p>	Paragraph 2 of Article 13	<p>Article 13 Confidential information</p> <p>2. The interested parties producing confidential information shall submit written explanations regarding the information.</p> <p>The explanations shall be sufficiently detailed so as to understand the essence of the information or explain the reasons, which prevent from submission of more detailed non-confidential information.</p>	<p>Article 13 Confidential information</p> <p>2. The interested parties producing the confidential information shall produce written explanations regarding that information.</p> <p>The explanations shall be sufficiently detailed so as to understand the essence of the information or explain the reasons, which prevent from submission of more detailed non-confidential information.</p> <p>The competent authority may give no account to the information, which an interested party is not willing to make it public and disclose in general, unless such information was received from official sources.</p>	<p>Paragraph 2 of Article 3 of the Agreement stipulates that if the competent authority finds out that a request for confidentiality is not justified when the party concerned is unwilling to make the information public or to authorize its disclosure in generalized or summary form the competent authority may disregard such information unless it is convincingly proved from appropriate sources that the information is credible.</p> <p>Taking into account that there was no such regulation in the Law, paragraph 2 of Article 13 of the Law was supplemented with the appropriate regulation.</p>

No.	Standards of the WTO Agreement on Safeguards	Article of the Law	Old version of the Law	Version of the Law after making amendments and addenda	Comments of the WTO Experts WTO Secretariat (grounding)
8.	<p>Article 3 Investigation</p> <p>1. A Member may apply a safeguard measure only following an investigation by the competent authorities of this Member pursuant to procedures previously established and made public in accordance with Article X of GATT 1994 ("Public notice and application of the trade laws and normative acts"). This investigation shall include reasonable public notice to all interested parties and public hearings or other appropriate means in which importers, exporters and other interested parties could present evidence and their views, including the opportunity to respond to the presentations of other parties and to submit their views, <i>inter alia</i>, as to whether or not the application of a safeguard measure would be in the public interest. The competent authorities shall publish a report setting forth their findings and reasoned conclusions reached on all pertinent issues of fact and law.</p>	First part of Article 15	<p>Article 15. Hearings</p> <p>The interested parties shall have a right to submit to the competent authority a petition on conducting hearings in order to review the case papers and arguments of other party.</p> <p>The hearings shall be conducted under the chairmanship of an official of the competent authority with taking of minutes</p>	<p>Article 15. Hearings</p> <p>The interested parties shall have a right to submit to the competent authorities a petition on conducting hearings in order to review the case papers and arguments of other party, that shall allow all interested parties to present their evidences and arguments including the opportunity to respond to the statements of other persons and to express their views as to whether or not the application of a safeguard measure would serve as protection of the domestic producers of the product and for the sake of the economic safety of the Republic of Kazakhstan.</p> <p>The hearings shall be conducted under the chairmanship of an official of the competent authority with taking of minutes.</p>	Pursuant to paragraph 1 of Article 3 of the Agreement, Article 15 was amended to make specific the need and the aim of hearings during the investigation.

No.	Standards of the WTO Agreement on Safeguards	Article of the Law	Old version of the Law	Version of the Law after making amendments and addenda	Comments of the WTO Experts WTO Secretariat (grounding)
9.	<p>Article 6 Provisional Safeguard Measures</p> <p>In critical circumstances where delay would cause damage which it would be difficult to repair, a Member may take a provisional safeguard measure pursuant to a preliminary determination that there is clear evidence that increased imports have caused or are threatening to cause serious injury. The duration of the provisional measure shall not exceed 200 days, during which period the pertinent requirements of Articles 2 through 7 and 12 shall be met. Such measures should take the form of tariff increases to be promptly refunded if the subsequent investigation referred to in paragraph 2 of Article 4 does not determine that increased imports have caused or threatened to cause serious injury to a domestic industry. The duration of any such provisional measure shall be counted as a part of the initial period and any extension referred to in paragraphs 1, 2 and 3 of Article 7.</p>	Paragraphs 3-1 (new) and 4 of Article 17	<p>Article 17 Application of provisional safeguard measures</p> <ol style="list-style-type: none"> 1. The Government of the Republic of Kazakhstan on the basis of a preliminary positive conclusion of the competent authorities shall issue a resolution about application of provisional safeguard measures subject to simultaneous continuation of the investigation. 2. The provisional safeguard measures shall be applied in critical circumstances where delay would cause serious injury to domestic industry, which it would be difficult to repair. 3. The provisional safeguard measures shall be applied by the customs authorities on the basis of the resolution of the Government of the Republic of Kazakhstan about application of such measures in respect of products concerned. 4. In case when the competent authority by the results of the investigation takes the decision that the increased import does not cause serious injury or threat thereof to the domestic producers the provisional safeguard measures shall be phased out and the importer shall have the right to reimbursement of the deposited amount in accordance with the procedure stipulated by the laws of the Republic of Kazakhstan. 5. In case when the rate of a safeguard duty is more than the rate of the provisional safeguard measure the difference for the paid-up period shall not be collected from the importer. 	<p>Article 17 Application of provisional safeguard measures</p> <ol style="list-style-type: none"> 1. The Government of the Republic of Kazakhstan on the basis of a preliminary positive conclusion of the competent authorities shall issue a resolution about application of provisional safeguard measures subject to simultaneous continuation of the investigation. 2. The provisional safeguard measures shall be applied in critical circumstances where delay would cause serious injury to domestic industry, which it would be difficult to repair. 3. The provisional safeguard measures shall be applied by the customs authorities on the basis of the resolution of the Government of the Republic of Kazakhstan about application of such measures in respect of products concerned. 3-1. Funds for the security of payment of safeguard duties at application of the provisional safeguard measures shall be paid in by importers pursuant to the customs legislation of the Republic of Kazakhstan to a deposit account and shall not be transferred to the budget before the Government of the Republic of Kazakhstan takes the final decision on the basis of the conclusion of the competent authorities about the need to apply the safeguard measures. 4. In case when the competent authority by the results of the investigation takes the decision that the increased import does not cause serious injury or threat thereof to the domestic producers the provisional safeguard measures shall be phased out and the importer shall have the right 	On the basis of Article 6 of the Agreement, Article 17 of the Law specifies the mechanism of repayment and including to the budget of funds received from levying of the provisional safeguard measures.

No.	Standards of the WTO Agreement on Safeguards	Article of the Law	Old version of the Law	Version of the Law after making amendments and addenda	Comments of the WTO Experts WTO Secretariat (grounding)
				<p>to reimbursement of the deposited amount in accordance with the procedure stipulated by the laws of the Republic of Kazakhstan. In case when it is declared to be expedient to apply a lower rate of safeguard duty as compared to the rate of a safeguard duty at application of the safeguard measures, the funds paid in excess shall be returned to the importer in accordance with the procedure established by the customs legislation of the Republic of Kazakhstan.</p> <p>5. In case when the rate of a safeguard duty is more than the rate of the provisional safeguard measure the difference for the paid-up period shall not be collected from the importer.</p>	
10.	<p>Article 5 Application of Safeguard Measures</p> <p>1. A Member shall apply safeguard measures only to the extent necessary to prevent or remedy serious injury and to facilitate adjustment.</p>	Paragraph 1 of Article 22	<p>Article 22 Determination of quantities of safeguard measures</p> <p>1. The safeguard measures shall be applied to such extent as to eliminate the negative after-effects of the import of products which were the matter of the investigation.</p>	<p>Article 22. Determination of quantities of safeguard measures</p> <p>1. The safeguard measures shall be applied in such quantities as may be necessary for the prevention or elimination of serious injury.</p>	Adjusting in accordance with paragraph 1 of Article 5 of the Agreement.
11.	<p>Article 7 Duration and Review of Safeguard Measures</p> <p>4. In order to facilitate adjustment in a situation where the expected duration of a safeguard measure as notified under the provisions of paragraph 1 of Article 12 is over one year, the Member applying the measure shall progressively liberalize it at regular intervals during the period of application.</p>	Paragraph 2 of Article 22	<p>Article 22 Determination of quantities of safeguard measures</p> <p>2. The quantity of safeguard measures may not be increased during the whole period of their duration. Their quantity may be reduced by resolution of the Government of the Republic of Kazakhstan by petition of the competent authorities on condition that the duration of the safeguard measure exceeds one year.</p>	<p>Article 22 Determination of quantities of safeguard measures</p> <p>2. The quantity of safeguard measures may not be increased during the whole period of their duration. Their quantity may be reduced by resolution of the Government of the Republic of Kazakhstan by petition of the competent authorities at regular intervals within the application period when the duration of the safeguard measure exceeds one year.</p>	The Law did not provide for the liberalization of the introduced safeguard measure when such measure was introduced for a period over one year.

No.	Standards of the WTO Agreement on Safeguards	Article of the Law	Old version of the Law	Version of the Law after making amendments and addenda	Comments of the WTO Experts WTO Secretariat (grounding)
12.	<p>Article 5 Application of Safeguard Measures 2. (a) In cases in which a quota is allocated among supplying countries, the Member applying the restrictions may seek agreement with respect to the allocation of shares in the quota with all other Members having a substantial interest in supplying the product concerned. In cases in which this method is not reasonably practicable, the Member concerned shall allot to Members having a substantial interest in supplying the product shares based upon the proportions, supplied by such Members during a previous representative period, of the total quantity or value of imports of the product, due account being taken of any special factors which may have affected or may be affecting the trade in the product.</p>	<p>Paragraph 1, parts three and four of paragraph 2 of Article 23</p>	<p>Article 23. Application of safeguard measures</p> <ol style="list-style-type: none"> 1. Based on the resolution of the Government of the Republic of Kazakhstan about application of the safeguard duties the customs authorities shall collect them from all imported products concerned. The safeguard duties shall be collected irrespective of any customs duties, taxes and other payments. 2. When the safeguard measures are applied in the form of a quota the annual amount of import quota shall not reduce import below the level equal to its average volume during a previous period, except for cases when the need to take other decision in order to prevent or remedy serious injury is demonstrated. <p>Within the limits of the annual amount of import quota applied as a safeguard measure the Government of the Republic of Kazakhstan may provide for import quotas for individual countries.</p> <p>The Government of the Republic of Kazakhstan shall establish the rate of the import quota for the supplying countries after holding consultations with such countries taking into account their interest in supplying the product concerned.</p> <p>The quotas may be allocated among the countries by agreement with the principal supplying countries having an interest in supplying the product concerned into Kazakhstan.</p> <p>In cases in which this method is not reasonably practicable the quotas may be established based upon the</p>	<p>Article 23. Application of safeguard measures</p> <ol style="list-style-type: none"> 1. Based on the resolution of the Government of the Republic of Kazakhstan about application of the safeguard duties the customs authorities shall collect them from all imported products concerned. The safeguard duties shall be collected irrespective of any customs duties, taxes and other compulsory payments to the budget and shall be included to the budget. 2. When the safeguard measures are applied in the form of a quota the annual amount of import quota shall not reduce import below the level equal to its average volume during a previous period, except for cases when the need to take other decision in order to prevent or remedy serious injury is demonstrated. <p>Within the limits of the annual amount of import quota applied as a safeguard measure the Government of the Republic of Kazakhstan may provide for import quotas for individual countries.</p> <p>In cases in which an import quota is allocated among supplying countries, the Government of the Republic of Kazakhstan may seek agreement with respect to the allocation of shares in the import quota with all other supplying countries having an interest in supplying the product concerned into the territory to the Republic of Kazakhstan.</p> <p>In cases in which this method is not reasonably practicable, the Government of the Republic of Kazakhstan shall allot to supplying countries the shares</p>	<p>The amendment made to paragraph 1 of Article 23 of the Law is of specifying nature.</p> <p>Paragraph 2 of Article 23 of the Law was adjusted in accordance with paragraph 2 (a) of Article 5 of the Agreement.</p>

No.	Standards of the WTO Agreement on Safeguards	Article of the Law	Old version of the Law	Version of the Law after making amendments and addenda	Comments of the WTO Experts WTO Secretariat (grounding)
			<p>proportions, supplied during a previous representative period between the supplying countries on the basis of the total volume or the cost of product import.</p> <p>In case of need the Government of the Republic of Kazakhstan may allot the import quota among individual supplying countries taking account of absolute and relative indices of increase of import from individual foreign countries (union of foreign countries).</p>	<p>of import quota based upon the proportions, supplied during a previous representative period, of the total quantity or value of imports of the product, due account being taken of any special factors which may have affected or may be affecting the trade in the product.</p> <p>In case of need the Government of the Republic of Kazakhstan may allot the import quota among individual supplying countries taking account of absolute and relative indices of increase of import from individual foreign countries (union of foreign countries).</p>	
13.	<p>Article 7 Duration and Review of Safeguard Measures</p> <p>6. Notwithstanding the provisions of paragraph 5, a safeguard measure with a duration of 180 days or less may be applied again to the import of a product if:</p> <ul style="list-style-type: none"> - at least one year has elapsed since the date of introduction of a safeguard measure on the import of that product; and - such a safeguard measure has not been applied on the same product more than twice in the five-year period immediately preceding the date of introduction of the measure. 	Paragraph 2 of Article 25	<p>Article 25 Repeated application of safeguard measures</p> <p>2. The safeguard measures may be applied again to the import of a product if the initial duration of their application is six months or less provided that:</p> <ul style="list-style-type: none"> 1) at least one year has elapsed since the date of introduction of a safeguard measures; 2) such safeguard measures have not been applied on the same product more than twice in the five-year period immediately preceding the last date of introduction of the safeguard measures. 	<p>Article 25 Repeated application of safeguard measures</p> <p>2. The safeguard measures may be applied again to the import of a product if the initial duration of their application is 180 days or less provided that:</p> <ul style="list-style-type: none"> 1) at least one year has elapsed since the date of introduction of a safeguard measures; 2) such safeguard measures have not been applied on the same product more than twice in the five-year period immediately preceding the last date of introduction of the safeguard measures. 	Editorial and specifying amendment made in accordance with paragraph 6 of Article 7 of the Agreement.
14.		Article 28	<p>Article 28 Liability for violation of the laws about safeguard measures of the domestic market at import of products</p> <p>Liability for violation of the laws about safeguard measures of the domestic market at import of products shall be incurred in accordance with the legislation of the Republic of Kazakhstan</p>	<p>Article 28 Liability for violation of the laws about safeguard measures of the domestic market at import of products</p> <p>Liability for violation of the laws about safeguard measures of the domestic market at import of products shall be incurred in accordance with the Laws of the Republic of Kazakhstan.</p>	Pursuant to subparagraph 1) of paragraph 3 of Article 61 of the Constitution of the Republic of Kazakhstan, the social relationship pertinent to the liabilities of natural and juridical persons shall be governed by the laws. Suggestion of the Senate of the Parliament of the Republic of Kazakhstan.

ANNEX VII

Comparative Table on conformity of the Law of the Republic of Kazakhstan No. 441-1 "On Subsidies and Countervailing Measures" of 16 July 1999 with the provisions of the WTO Agreement on Subsidies and Countervailing Measures

No.	Standards of the WTO Agreement On subsidies and countervailing measures	Article of the Law	Old version of the Law	Version of the Law after making amendments and additions	Comments of the WTO Experts WTO Secretariat (substantiation)
1.	<p>Article 16 Definition of Domestic Industry</p> <p>16.1 For the purposes of this Agreement, the term "domestic industry" shall, except as provided in paragraph 2, be interpreted as referring to the domestic producers as a whole of the like products or to those of them whose collective output of the products constitutes a major proportion of the total domestic production of those products, except that when producers are related to the exporters or importers or are themselves importers of the allegedly subsidized product or a like product from other countries, the term "domestic industry" may be interpreted as referring to the rest of the producers.</p>	subparagraph 8) of Article 1	<p>Article 1. Main definitions used in this Law</p> <p>(8) domestic producers - Kazakh producers of the like or directly competitive product which collective output of production constitutes a major proportion (more than fifty percent) of the production of the given products within the territory of the Republic of Kazakhstan;</p>	<p>Article 1. Main definitions used in this Law</p> <p>(8) domestic producers - Kazakh producers of the like or directly competitive product which collective output of production constitutes a major proportion of the production of the given product within the territory of the Republic of Kazakhstan;</p>	<p>The given definitions are adjusted in accordance with paragraph 16.1 of the WTO Agreement on subsidies and countervailing measures.</p> <p>Pursuant to paragraph 4 of Article 16 of the Law of the Republic of Kazakhstan "On subsidies and countervailing measures", the compulsory condition for initiating the investigation procedure upon request from the domestic producers is the establishment by the competent authorities of the fact that the proportion of those who expressed their views regarding the request constitutes more than fifty percent of the output of the products of the domestic producers. Those views may be the pros and cons as well as without the expression of a definite attitude. At that, the proportion of the products produced by the domestic producers who supported the request shall be more than twenty-five percent of all the like products produced by Kazakh producers.</p> <p>Therefore, pursuant to the Law "On subsidies and countervailing measures" the proportion of the domestic producers who supported the request may constitute thirty, sixty etc. percent of all the like products produced by Kazakh producers.</p> <p>In this connection, it is advisable to interpret the domestic producers as Kazakh producers of the like products whose collective output of the products constitutes a major</p>

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					proportion of the production of those products within the territory of the Republic of Kazakhstan.
2.		subparagraph 9) of Article 1	<p>Article 1. Main definitions used in this Law</p> <p>(9) a like product - product classified under the same code in the foreign economic activity commodity classification of the Commonwealth of Independent States and completely identical to the other product and comparable thereto in respect of its functional purpose, use, qualitative characteristics and performance specification as well as of other key properties;</p>	<p>Article 1. Main definitions used in this Law</p> <p>(9) a like product - product classified under the same code in the foreign economic activity commodity classification and completely identical to the other product and comparable thereto in respect of its functional purpose, use, qualitative characteristics and performance specification as well as of other key properties;</p>	<p>The words "of the Commonwealth of Independent States" have been excluded as unnecessary. Since in accordance with the Customs legislation of the Republic of Kazakhstan the foreign economic activity commodity classification used in the Republic of Kazakhstan corresponds to the Harmonized Commodity Description and Coding System of the World Customs Organization and to the unified Foreign economic activity commodity classification of the Commonwealth of Independent States.</p>
3.		Paragraph 3 of Article 7	<p>Article 7. Determination of specific subsidy</p> <p>3. When as a result of the investigation conducted by the authorized body it was established that the import of a product which production and/or export involved the application of a specific subsidy of a foreign country (union of foreign countries) have caused or is threatening to cause serious material injury to the domestic producers, the Government of the Republic of Kazakhstan shall be entitled to apply the countervailing measures with the exception of cases stipulated by paragraph 4 of this Article and by paragraph 2 of Article 8 of this Law.</p>	<p>Article 7. Determination of specific subsidy</p> <p>3. When as a result of the investigation conducted by the authorized body it was established that the import of a product which production and/or export involved the application of a specific subsidy of a foreign country (union of foreign countries) have caused or is threatening to cause serious material injury to the domestic producers the Government of the Republic of Kazakhstan shall be entitled to apply the countervailing measures with the exception of the case stipulated by paragraph 4 of this Article.</p>	<p>In view of the removal of Article 8 of the Law "On subsidies and countervailing measures".</p>

No.	Standards of the WTO Agreement On subsidies and countervailing measures	Article of the Law	Old version of the Law	Version of the Law after making amendments and additions	Comments of the WTO Experts WTO Secretariat (substantiation)
4.		Article 8	<p>Article 8. Non- countervailed subsidies</p> <ol style="list-style-type: none"> 1. The subsidies that are not specific by nature shall not be subject to countervailing. 2. The following subsidies shall not be subject to the countervailing measures: <ol style="list-style-type: none"> 1) subsidies aimed at conducting of scientific-and research works carried out by the enterprises or the institutes of higher education, or by the scientific-and-research institutions under a treaty with the enterprises when such subsidies constitute not more than 75 percent of the industrial research costs or 50 percent of the development work costs and provided that such subsidies are limited to: <ul style="list-style-type: none"> - expenses for the salaries of the personnel (research employees, technicians and other support personnel engaged in scientific-and-research works only); - expenses for purchase of devices, equipment, land and buildings permanently used solely for the scientific-and-research activities; - expenses for the consultations and equivalent services used solely for the scientific-and-research works including the purchase of the scientific-and-research information, patents etc.; - additional expenses resulting from the scientific-and-research works; - other operational expenses (expenses for raw products 	Article 8 has been removed.	<p>Article 8 of the Law of the Republic of Kazakhstan of July 16 1999 "On subsidies and countervailing measures" is corresponding with Article 8 of the WTO Agreement on subsidies and countervailing measures, while the effectiveness of that Article has been terminated. However, as it was pointed out by the experts of the WTO Secretariat, each country shall be free to decide whether to use that regulation in its domestic legislation or not. In this connection taking into account the international practice, it is necessary to remove this Article.</p>

No.	Standards of the WTO Agreement On subsidies and countervailing measures	Article of the Law	Old version of the Law	Version of the Law after making amendments and additions	Comments of the WTO Experts WTO Secretariat (substantiation)
			<p>and materials etc.) resulting from the scientific-and-research work;</p> <p>2) subsidies aimed at financing of the depressed regions within the country of origin or export which is granted within the framework of the state regional policy;</p> <p>3) subsidies aimed at facilitation of the adjustment of the existing infrastructure to the new requirements in respect of the environmental protection which require additional financing provided that such facilitation:</p> <ul style="list-style-type: none"> - is a non-recurrent measure; - is limited to 20 percent from the total amount of the expenses for the adjustment; - does not cover the expenses for the replacement and operation of the subsidized equipment which shall be borne by an enterprise; - is proportionate to the decrease of the adverse effects and reduction of the pollution level and does not cover the savings of the production costs which may be made in the given case; - is available for all enterprises which may furnish themselves with new equipment and/or engineering procedures. 		

No.	Standards of the WTO Agreement On subsidies and countervailing measures	Article of the Law	Old version of the Law	Version of the Law after making amendments and additions	Comments of the WTO Experts WTO Secretariat (substantiation)
5.		Paragraph 2 of Article 8	<p>Article 9. Determination of material injury</p> <p>2. Where import of a product subsidized by a foreign country (union of foreign countries) from more than one country is subject to simultaneous investigation the cumulative effect of the import of such a product shall be assessed in the case if it is determined that the amount of subsidies to be countervailed established in relation to the imports from each country and the volume of the imports of products subsidized by a foreign country (union of foreign countries) from each country are significant and exceed the levels determined in Articles 7, 8 and 10 of this Law.</p>	<p>Article 9. Determination of material injury</p> <p>2. Where import of a product subsidized by a foreign country (union of foreign countries) from more than one country are subject to simultaneous investigations the cumulative effect of the imports of such products shall be assessed if it is determined that the amount of subsidies to be countervailed established in relation to the import from each country and the volume of the imports of products subsidized by a foreign country (union of foreign countries) from each country are significant and exceed the levels determined in Articles 7 and 10 of this Law.</p>	In view of the removal of the Article 8 of the Law.
6.	<p>Article 13 Consultations</p> <p>13.1 As soon as possible after an application under Article 11 is accepted, and in any event before the initiation of any investigation, Members the products of which may be subject to such investigation shall be invited for consultations with the aim of clarifying the situation as to the matters referred to in paragraph 2 of Article 11 and arriving at a mutually agreed solution.</p> <p>13.2 Furthermore, throughout the period of investigation, Members the products of which are the subject of the investigation shall be afforded a reasonable opportunity to continue consultations, with a view to clarifying the factual situation and to arriving at a mutually agreed solution.</p> <p>13.3 Without prejudice to the obligation to afford reasonable opportunity for consultation, these provisions regarding consultations are</p>	Article 17-1 (new)	Was absent	<p>Article 17-1 Holding of Consultations</p> <p>1. The competent authorities after an application is accepted, and before the initiation of the investigation shall communicate to the foreign countries (unions of foreign countries) the products of which may be subject to such investigation the invitation for consultations with them with the aim of clarifying the situation as to the matters referred to in paragraph 3 of Article 16 of this Law and arriving at a mutually agreed solution.</p> <p>2. Throughout the period of investigation the foreign countries (unions of foreign countries) the products of which are the subject of the investigation shall be afforded an opportunity to continue consultations with the competent authorities, with a view to clarifying the factual situation and to arriving at a mutually</p>	<p>The Law of the Republic of Kazakhstan of 16 July 1999 "On subsidies and countervailing measures" does not provide for the opportunity of holding consultations with the aim of settling the matter without conducting the investigation and application of countervailing measures.</p> <p>The experts of the WTO Secretariat have pointed out regarding this matter to the necessity of making the appropriate amendment to the Law.</p>

No.	Standards of the WTO Agreement On subsidies and countervailing measures	Article of the Law	Old version of the Law	Version of the Law after making amendments and additions	Comments of the WTO Experts WTO Secretariat (substantiation)
	<p>not intended to prevent the authorities of a Member from proceeding expeditiously with regard to initiating the investigation, reaching preliminary or final determinations, whether affirmative or negative, or from applying provisional or final measures, in accordance with the provisions of this Agreement.</p> <p>13.4 The Member which intends to initiate any investigation or is conducting such an investigation shall permit, upon request, the Member or Members the products of which are subject to such investigation access to non-confidential evidence, including the non-confidential summary of confidential data being used for initiating or conducting the investigation.</p>			<p>agreed solution.</p> <p>3. Holding of consultations shall not prevent the initiating of the investigations, reaching preliminary or final determinations, or applying provisional or final countervailing measures, in accordance with this Law.</p> <p>4. The competent authorities, upon request of the foreign countries (union of foreign countries) the products of which are subject to the investigation, shall permit access to non-confidential evidence, being used for initiating or conducting the investigation.</p>	
7.	<p>Article 12 Evidence</p> <p>12.1.1 Exporters, foreign producers or interested Members receiving questionnaires used in a countervailing duty investigation shall be given at least 30 days for reply. Due consideration should be given to any request for an extension of the 30-day period and, upon cause shown, such an extension should be granted whenever practicable.</p>	Paragraph 1 of Article 21	<p>Article 21 Request for information</p> <p>1. After initiating the investigation the competent authorities shall communicate the requests to the interested parties.</p> <p>The interested parties shall be given one month for the preparation of the reply to the request counting from the date of its receipt. The request shall be considered to be received 7 days after it has been mailed or handed over to the representative of the interested party.</p> <p>In the course of the investigation the competent authorities may request the additional information from the interested parties with indication of the deadline for the reply.</p>	<p>Article 21 Request for information</p> <p>1. After initiating the investigation the competent authorities shall communicate the requests to the interested parties.</p> <p>The interested parties shall be given one month for the preparation of the reply to the request counting from the date of its receipt. The request shall be considered to be received 7 days after it has been mailed or handed over to the representative of the interested party.</p> <p>The competent authorities shall give due consideration to any request from the interested parties for an extension of the stated one month period and, upon a sufficient cause shown, such an extension should be granted in the course of the investigation.</p> <p>In the course of the investigation the competent authorities may request the additional information from the interested parties with indication of the deadline for the reply.</p>	<p>In accordance with paragraph 1 of Article 21 of the Law of the Republic of Kazakhstan of 16 July 1999 "On subsidies and countervailing measures", after initiating the investigation the competent authorities shall communicate the requests to the interested parties which shall be given one month for the preparation of the reply to the request counting from the date of receipt of such request.</p> <p>At the same time, Article 12.1.1 of the WTO Agreement on subsidies and countervailing measures provides for the extension of that term upon cause shown.</p>

ANNEX VIII

Comparative Table on Conformity of the Law of the Republic of Kazakhstan No. 421-1 "On Antidumping Measures" of 13 July 1999 with the provisions of the WTO Agreement on Implementation of Article VI of the GATT 1994 (WTO Agreement on Antidumping Measures)

No.	The provisions of WTO Agreement on Antidumping Measures	The Article of the Law	Previous version of the Law	The Revised Version of the Law with a view to the amendments and addenda	Comments of WTO exporters of WTO Secretariat (substantiation)
1		Subparagraphs 2), 6), 10) of Article 1, Article 3, 7 and 13, paragraphs 1 and 3 of Article 15, paragraphs 1-4 of Article 17, paragraph 1 of Article 18, paragraph 1 of Article 40	Along the whole text of the Law the words "normal price"	Changed with the words "normal value" accordingly	WTO Agreement on application of Article VI of GATT of 1994 – (hereinafter - Agreement) uses "normal value" notion, as in comparison with the notion "normal price" the notion "normal value" it expresses more precisely the value of the good. Thereupon, the Law is amended with the corresponding amendment.
2	Article 2 Determination of dumping 2.1 For the purposes of this Agreement goods are to be considered as being the subject of dumping, i.e. a good entered to the market of another country at the price lower than its normal value, if the export price of the given item, exported from one country to another is lower than comparative price established for similar good in the framework of normal trade practice, allocated for consumption in the exporting country.	Subparagraph 11) of Article 1	Article 1. Basic concepts 11) common trade operations – purchase and sale transactions of a good at the market price;	Article 1. Basic concepts 11) common trade operations – purchase and sale transactions of a good at the market price, determined for the similar good on consumption in exporting country;	The concept common trade operations used in this Law does not fully correspond to the concept used in the Agreement.
3	Article 4 Determination of Domestic Industry 4.1 To the effect of this Agreement the term "domestic industry" shall be interpreted as being applied to all domestic producers of similar products or to those of them whose total production of these goods makes the main part of the whole domestic production of these goods apart from the following cases: (i) in cases when the producers connected ¹ with exporters or	Subparagraphs 12), 15) of Article 1	12) domestic producers – Kazakh producers of the like products, the total volume of production of which makes the major portion (more than fifty percent) of the production of such products on the territory of the Republic of Kazakhstan; 15) regional producers – the totality of domestic producers of the like products on regional market, meeting the following conditions: - Producers sell the main or the major portion of their products within the given market;	12) domestic producers - Kazakh producers of the like products, the total volume of production of which makes the main portion of the production of such products on the territory of the Republic of Kazakhstan; 15) regional producers – the totality of domestic producers of the like products on regional market, meeting the following conditions: - Producers sell all or the main portion of their products inside in given region;	The given concept is brought into conformity with paragraph 4.1 of the Agreement. In accordance with paragraph 4 of Article 8 of the Law of the Republic of Kazakhstan "On Anti-dumping Measures" a compulsory condition for initiation of anti-dumping investigation upon the application of domestic producers is the ascertainment by the authorized body of the fact that the party who submitted their opinion on application has the share of more than 50% of the production volume of domestic products. Those opinions can

¹ For the purposes of the given paragraph producers shall be considered as being connected with exporters or importers, only in case, if: (a) one of them directly or indirectly controls the other one; or (b) both of them directly or indirectly are controlled by the third person; (c) together directly or indirectly they control the third person, provided that, there are grounds to suppose or suspect, that the influence of that connection can make given producer act differently of unconnected producers. For the purposes of this paragraph it is considered that one controls the other, if the first one legally or actually can bind or direct the actions of the last.

No.	The provisions of WTO Agreement on Antidumping Measures	The Article of the Law	Previous version of the Law	The Revised Version of the Law with a view to the amendments and addenda	Comments of WTO exporters of WTO Secretariat (substantiation)
	<p>importers or being the importers of products, being the subject of dumping admittedly, the term "domestic industry" can be interpreted as being applied to other producers;</p> <p>(ii) in exclusive circumstances the territory of the member can be divided into two or more competing markets for the given production and subsequently the producers inside each of these markets can be accepted as separate industry; if (a) the producers inside such market sell their all or almost all products on this market and (b) demand on that market is not kept up with by the producers of that product, being in other parts of the given territory. In such circumstances the presence of harm can be stated even if the main part of the whole domestic industry does not bear losses, provided the concentration of dumping import on such separated market and upon the condition of damnification to the producers of the whole or almost the whole goods on such market by dumping import.</p>		<p>- Producers are the only ones who deliver the like products in that region;</p>	<p>- Producers are the only ones who deliver the like products in that region;</p>	<p>be "pro", "against", as well as not express definite position. At that the share of products produced by domestic producers, supporting the application shall make more than 25% of all the like products produced by Kazakh producers.</p> <p>Therefore in accordance with the Law of the Republic of Kazakhstan on Anti-dumping Measures the share of domestic producers, supporting the application can be 30 or 60% etc. of all the like products produced by Kazakh producers.</p> <p>In this connection, it is advisably to consider Kazakh producers of the like products, total production volume of which makes the main part of the production of this product on the territory of the Republic of Kazakhstan.</p>
4	<p>5.2 Application made in accordance with paragraph 1 shall have proves of anti-dumping: (a) dumping, (b) intentional damnification of Article VI of GATT 1994, as it is interpreted by this Agreement and (c) cause-and-effect connection between dumping import and expected damnification.</p>	<p>Subparagraph 1) of paragraph 2 of Article 8</p>	<p>Article 8. Application on ascertainment of dumping, damnification and threat of material damage presence. 2. Application shall include the following data: 1) requisites of applicant or applicants (hereafter applicant), data on production of the product by the applicant, (volume and price), as well as data on production of the</p>	<p>Article 8. Application on ascertainment of dumping, damnification and threat of material damage presence. 2. Application shall include the following data: 1) requisites of applicant or applicants (hereafter applicant), data on production of the products by the applicant (volume and value), as well as data on production of the</p>	<p>Conformity with paragraph 5.2 of the (i) Agreement This proposition was made by the Senate of the Parliament of the Republic of Kazakhstan.</p>

No.	The provisions of WTO Agreement on Antidumping Measures	The Article of the Law	Previous version of the Law	The Revised Version of the Law with a view to the amendments and addenda	Comments of WTO exporters of WTO Secretariat (substantiation)
	<p>Simple undefended statement shall not be regarded as sufficient for satisfaction of requirements of this paragraph. The application shall contain information on the following questions which entirely can be at the disposal of the applicant:</p> <p>(i) Applicant's identity and description of the volume and value of his domestic production of analogous goods. If the written application is handed in on behalf of domestic industry, than such application shall concretize an industry, on behalf of which it is handed in, via submitting of all known domestic producers of analogous type (or associations of domestic producers of analogous goods) and, as far as at all practicable, description of volume and value of the domestic production of the analogous product being the share of such producers;</p>		like products by the domestic producers which are known to an applicant;	like products by the domestic producers which are known to an applicant;	
5	<p>Article 5 Initiation and subsequent carrying out of investigation 5.3 Competent bodies shall study accuracy and adequacy of proves, submitted in the application, for determination of their sufficiency for initiation of investigation.</p>	Paragraphs 2-1 (new) of Article 8		<p>Article 8. Application on ascertainment of dumping, damnification and threat of material damage presence. 2-1. To make a decision on initiation of anti-dumping investigation and for determination of proves sufficiency the authorized body shall study data accuracy and credibility, submitted in the application.</p>	<p>Conformity with paragraph 5.3 of the (i) Agreement The experts of WTO Secretariat noticed the necessity to add Article 8 with the revised version of paragraph 5.3 of the Agreement.</p>
6	<p>Article 5 Initiation and subsequent carrying out of investigation 5.8 The application handed in according to paragraph 1, shall be disposed and investigation shall immediately be terminated as soon as competent bodies make certain of the absence of sufficient proves, dumping, or damnification, justifying the continuation of investigation.</p>	Subparagraph 1) of Article 10	<p>Article 10. Grounds for refusal in initiation of anti-dumping investigation Authorized body shall refuse in initiation of antidumping investigation upon received application in the cases when the following shall be ascertained: 1) dumping margin is less than 5% of the export price; 2) volume of delivery of dumping products and material damage is insufficient than i.e. a supply of a</p>	<p>Article 10. Grounds for refusal in initiation of anti-dumping investigation The authorized body shall refuse in initiation of antidumping investigation upon the received application in the cases when the following shall be ascertained: 1) dumping margin makes less than 2% of the export price; 2) volume of delivery of dumping products and material damage of them is insufficient i.e. a supply of a</p>	<p>In Article 5.8 of the Agreement on Anti-dumping measures there specified de minimis rate (minimal dumping margin) of 2% of export price, whereas the Law specifies the minimal dumping margin was less than 5%. That is the reason why Article 10 of the Law was amended correspondingly.</p>

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	<p>Investigation shall immediately be terminated in cases when competent bodies establish that dumping difference is negligibly small (de minimis), or that volume of dumping import, actual or potential or the size of damnification is insignificant.</p> <p>Dumping margin shall be considered as negligibly small if such margin makes less than 2% of the export price. The volume of dumping import is usually considered as insufficient, if it is known that the volume of dumping import from the definite country makes 3% of the import of the analogous products to the importing member-country, provided that the countries with individual share of more than 3% of analogous products import to the importing member-country makes more than 7% of analogous products import to the importing member-country.</p>		<p>good from the country in relation of which the application was submitted, shall make less than 3% of delivery of the whole similar products to Kazakhstan, except for the cases when the combined supply of several countries makes more than 7% of the supply of the similar products to Kazakhstan;</p> <p>3) terms provided by paragraph 4 of Article 8, shall not be fulfilled.</p>	<p>good from the country in relation of which the application was submitted, shall make less than 3% of delivery of the whole similar products to Kazakhstan, except for the cases when the combined supply of several countries makes more than 7% of the supply of the similar products to Kazakhstan;</p> <p>3) terms provided by paragraph 4 of Article 8, shall not be fulfilled.</p>	
7	<p>Article 5 Initiation and subsequent carrying out of investigation 5.5 Before the moment when the decision on investigation initiation is not made competent bodies shall avoid any disclosing of the application with the request on investigation initiation. However upon the reception of the appropriate documentary application and before investigation initiation the competent bodies shall notify the Government of the interested exporting member-country.</p>	Paragraph 1-1 of Article 12 (new)	<p>Article 12. Decision on initiation or refusal in anti-dumping investigation</p> <ol style="list-style-type: none"> 1. Decision on initiation or refusal in initiation of anti-dumping investigation shall be made by the authorized body within 30 days from the day of application acceptance on the basis of submitted information study with observance of all terms of Articles 8-10 of this Law. 2. Upon the decision making on initiation of anti-dumping investigation the authorized body shall publish the notification in official editions, determined by the Law of the Republic of Kazakhstan "On legal acts", and shall direct the notifications to the interested persons. 	<p>Article 12. Decision on initiation or refusal in anti-dumping investigation 1-1. Before decision making on initiation of anti-dumping investigation the authorized body shall not disclose the information on the submitted application with the exception of the notification of Government of the interested country.</p>	<p>Paragraph 1-1 is added to bring it into conformity with paragraph 5.5 of the Agreement. The given proposal was submitted by the Senate of the Parliament of the Republic of Kazakhstan.</p>
8	<p>Footnote 16 of paragraph 12.1.1 of the Agreement. If the competent bodies submit the information and explanations according to the provisions of this Article in the separate message than</p>	Paragraph 3-1 of Article 12 (new)	<p>Article 12. Decision on initiation or refusal in anti-dumping investigation 3. Notification on anti-dumping investigation initiation shall contain the following information: 1) the name of the authorized body,</p>	<p>Article 12. Decision on initiation or refusal in anti-dumping investigation 3-1. If the authorized body submits the notification on initiation of anti-dumping investigation to an individual interested</p>	<p>According to the footnote 12.1.1. of the Agreement it is determined the information and explanation in accordance with the provisions of this Article in the separate message, then they provide the availability of such message to publicity.</p>

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	they shall provide for availability of this message to publicity.		<p>dealing with anti-dumping investigation;</p> <p>2) the name of the exporting country or countries and the names of the products, the supply of which is under the anti-dumping investigation;</p> <p>3) initiation date of anti-dumping investigation;</p> <p>4) basis for investigation initiation;</p> <p>5) the summary of facts, proving the validity of application;</p> <p>6) the terms within which interested persons shall submit their petitions to the authorized body for obtaining possibility of familiarization with the case, sharing their opinion and conduction of meetings of interested persons.</p>	person, than he is to provide for the availability of the given notification to other interested persons;	For this reason Article 12 of the Law is completed with paragraph 3-1.
9	Article 6 Proves 6.1.2 Taking into account the requirements on protection of confidential information, proves submitted in written form by one interested side shall immediately be made available for other interested persons, being participants of the investigation.	Paragraph 5 of Article 12 (new)	Article 12. Decision on initiation or refusal in anti-dumping investigation 4. In case of the refusal in initiation of anti-dumping investigation the authorized body shall notify the applicant about it, specifying the reasons of it within 10 days following the moment of decision making.	Article 12. Decision on initiation or refusal in anti-dumping investigation 5. Proves obtained by the authorized body shall be made available to all interested persons, participating in anti-dumping investigation, except for the information being confidential.	Conformity of this paragraph with paragraph 6.1.2. of the Agreement. The experts of WTO Secretariat noted on the necessity of amending of Article 12 of the Law with the norm of the paragraph 6.1.2 of the Agreement.
10		Paragraph 1 of Article 18	Article 18. Conversion of currency under dumping determination 1. If the comparison of export and normal prices shall constitute of conversion of currencies, than such conversion shall be made by the authorized body using official exchange rate, established by the National Bank of the Republic of Kazakhstan as of the date of sale. The date of sale is usually considered as the date of the contract, purchase order, order confirmation or account depending on what document defines sales terms.	Article 18. Conversion of currency under dumping determination 1. If the comparison of export and normal prices shall constitute of conversion of currencies, than such conversion shall be made by the authorized body using official exchange rate of currencies, established by the National Bank of the Republic of Kazakhstan as of the date of sale. The date of sale is usually considered as the date of the contract, purchase order, order confirmation or account depending on what document defines sales terms.	Specification and improvement of the version. These addenda and amendments are proposed by Mazhilis of the Parliament of the Republic of Kazakhstan.

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11	Article 5 Initiation and subsequent carrying out of investigation 5.10 Investigation shall be finished within one year and by no means later than in 18 months following its initiation except for the exceptional circumstances.	Article 24	Article 24. The terms of anti-dumping investigation Anti-dumping investigation concerning the facts of dumping and material damage or threat of damage can not exceed nine months following the date of its initiation.	Article 24. The terms of anti-dumping investigation Anti-dumping investigation concerning the facts of dumping and material damage or threat of damage shall be finished within one year from the date of its initiation. In exclusive cases this term can be prolonged by the authorized body, but for not more than 6 months.	The terms of anti-dumping investigation shall be adjusted to the appropriate terms, stipulated for in the Agreement. According to WTO standards anti-dumping investigation shall be conducted during one year and can be prolonged for six months when required. Previously anti-dumping investigation had to be continued for 9 months according to our Law.
12		Paragraph 1 of Article 25	Article 25. Information on anti-dumping investigation 1. After the initiation of anti-dumping investigation the authorized body shall send the requests to the interested persons.	Article 25. Information on anti-dumping investigation 1. After the initiation of anti-dumping investigation the authorized body shall send the requests to the interested persons within three days.	WTO experts insisted upon the fact that after the initiation of anti-dumping investigation the authorized body shall immediately direct the appropriate request to the interested persons.
13		Paragraph 4 of Article 26	Article 26. Confidentiality of information on anti-dumping investigation 4. A person responsible for disclosing of confidential information shall be liable in accordance with the legislation of the Republic of Kazakhstan.	Article 26. Confidentiality of information on anti-dumping investigation 4. A person responsible for disclosing of confidential information shall be liable in accordance with the laws of the Republic of Kazakhstan.	According to subparagraph 1) of paragraph 3 of Article 61 of the Constitution of the Republic of Kazakhstan, public relations, concerning the liability of natural and juridical persons shall be governed by the Laws. Proposal from the Senate of the Parliament of the Republic of Kazakhstan.
14	Article 6 Proves 6.2 During the whole process of anti-dumping investigation all interested parties shall have right to protect their interests. To this effect competent bodies shall provide all interested persons upon the request of the interested parties with the possibility to meet the sides, having adverse interests for the purpose of having opposite opinions and their negations. Such possibilities shall be allocated taking into account the necessity of confidentiality perseverance and comfort of Parties. Neither Party must present at the meeting nor shall absence of any Party entail damage to interests of this Party. Having reasonable grounds interested parties shall have right to orally submit additional information. 6.3 Oral information, presented in accordance with paragraph 2, shall be taken into account by the investigation bodies only to the extent in which it shall be than	Article 29	Article 29. Meetings of interested persons 1. During anti-dumping investigation the authorized body upon the request of interested persons shall provide them with the possibility to meet the parties having opposite interests for the discussion of investigation materials and to present additional information. Oral information shall be taken into account by the authorized body after its written confirmation within ten days after the meeting. 2. The absence of any interested parties on such meetings shall not entail any material harm to their interests at the moment of the investigation.	Article 29. Meetings of interested persons 1. During anti-dumping investigation all interested parties shall protect their interests. To that effect the authorized body shall provide interested persons with the possibility to meet the parties having opposite interests for the discussion of investigation materials and to present additional information. Under the presence of the grounds all interested parties shall have right to submit additional information in oral form. The absence of any interested parties on such meetings shall not entail any material harm to their interests at the moment of the investigation. 2. Oral information shall be taken into account by the authorized body after its written confirmation within ten days after the meeting. 3. The authorized body shall provide all interested persons with the opportunity to get acquainted with all non-confidential information, used by the authorized body in anti-dumping investigation, for preparation of arguments on their cases.	Harmonization with paragraphs 6.2, 6.3 and 6.4 of the Agreement. The experts of WTO Secretariat noted the necessity of amendments which will bring transparency of the executed investigation.

No.	The provisions of WTO Agreement on Antidumping Measures	The Article of the Law	Previous version of the Law	The Revised Version of the Law with a view to the amendments and addenda	Comments of WTO exporters of WTO Secretariat (substantiation)
	<p>reproduced in written form and shall be made available of other interested persons as it is provided in paragraph 1.2.</p> <p>6.4 When it can be practically exercised, competent bodies shall timely made available for all interested persons the possibility to get acquainted with the whole information, having concerns to assignment of argumentation on these cases, which is not confidential as it is specified in paragraph 5 and which is used by competent bodies in anti-dumping investigation, as well as to prepare documents on the basis of such information.</p>				
15	<p>Article 12 Public notice and justification of the awarded decisions.</p> <p>12.2.1 Public notice on introduction of anti-dumping measures shall contain or make available by means of separate message detailed explanations of provisional decisions on presence of dumping and damage, and contain the references to the facts and legal norms on the basis of which the put in arguments shall be accepted or rejected. Such notification or message, taking into account the requirement on protection of confidential information, shall in particular contain:</p> <ul style="list-style-type: none"> (i) the names of suppliers, or if it is practically unrealizable of the appropriate member-countries; (ii) the description of products sufficient for customs purposes; (iii) the established dumping margin and full justification of methodology choice, used for establishing and comparison of export price and normal value in accordance with 	Paragraph 1-1 of Article 30 (new)	<p>Article 30. Introduction of temporary anti-dumping measures</p> <p>1. After making preliminary decision on the presence of dumping and material damage or threat of it the authorized body shall the notification with the intention to apply temporary anti-dumping measures to all interested persons and official bodies of their countries. During 20 days after notification all interested persons involved into the investigation shall have right to give written notes in relation to the grounds for anti-dumping measures application, which shall be accepted or rejected by the authorized body under its preparation of the conclusion on introduction of temporary anti-dumping measures.</p>	<p>Article 30. Introduction of temporary anti-dumping measures</p> <p>1-1. Taking into account the requirements of the present Law to confidential information, notification on introduction of temporary anti-dumping measures shall contain:</p> <ul style="list-style-type: none"> - the names of suppliers, or if it is practically unrealizable of the appropriate member-countries; - the description of products sufficient for customs purposes; - the ascertained dumping margin and full justification of methodology choice, used for establishing and comparison of export price and normal value in accordance with Article 3 of this Law; - opinions of the authorized body in relation to the establishment of damage presence in accordance with Chapter 4 of this Law; - main arguments for introduction of anti-dumping measures. 	Article is amended with paragraph 1-1, as it does not contain the norm defining the requirements in relation of what information shall be in the notification of introduction of temporary anti-dumping measures.

No.	The provisions of WTO Agreement on Antidumping Measures	The Article of the Law	Previous version of the Law	The Revised Version of the Law with a view to the amendments and addenda	Comments of WTO exporters of WTO Secretariat (substantiation)
	<p>Article 2;</p> <p>(iv) considerations concerning the establishment of damage as it is stated in Article 3;</p> <p>(v) basic motives for such establishment.</p>				
16	<p>Article 7 Temporary measures</p> <p>7.3 Temporary measures shall not be applied earlier than in 60 days following the date of investigation initiation.</p> <p>7.4 Application of temporary measures shall be limited to the shortest period, not exceeded four months, or six months upon the decision of appropriate competent bodies on the ground of the request of having the sufficient share in trade. Those periods can be six or nine months correspondingly when competent bodies examine whether the tax, which is lower than dumping margin, is sufficient for damage rehabilitation.</p>	<p>Paragraphs 3 of Article 30</p>	<p>Article 30. Introduction of temporary anti-dumping measures</p> <p>3. Temporary anti-dumping measures can be applied to import of dumping goods not earlier than in two months following the moment investigation and introduced for the term of 6 months.</p> <p>In case when the amount of temporary anti-dumping duty is lower than dumping rate and sufficient for damage rehabilitation, the term of their validity can make 9 months.</p>	<p>Article 30. Introduction of temporary anti-dumping measures</p> <p>3. Temporary anti-dumping measures can be applied to import of dumping goods not earlier than in two months following the moment investigation and introduced for the term of 6 months.</p> <p>In case when the amount of temporary anti-dumping duty equals to the amount of preliminary calculated dumping margin the term of validity of temporary anti-dumping duty must not exceed four months except for the case when the given term is prolonged to 6 months upon the decision of the authorized body on the basis of exporter's request, the share of whom in delivery volume of dumping goods, being the subject matter of the investigation makes sufficient part.</p> <p>In case if the rate of temporary anti-dumping duty is less than preliminary calculated dumping margin the term of validity of temporary anti-dumping duty must not exceed six months, except for the case when the given term is prolonged to 9 months upon the decision of the authorized body on the basis of exporter's request, the share of whom in delivery volume of dumping goods, being the subject matter of the investigation makes sufficient part.</p>	<p>The Agreement has other terms for introduction of temporary anti-dumping measures.</p> <p>Under consideration of the Law by the experts of WTO Secretariat they made some notes on the necessity to state the revision of paragraph 3 of Article 30 of the Law in accordance with paragraphs 3 and 4 of Article 7 of this Agreement.</p>

No.	The provisions of WTO Agreement on Antidumping Measures	The Article of the Law	Previous version of the Law	The Revised Version of the Law with a view to the amendments and addenda	Comments of WTO exporters of WTO Secretariat (substantiation)
17		Subparagraph 2) of paragraph 2 and 4 (new) of Article 31	<p>Article 31. Conclusion on introduction of antidumping measures or termination of anti-dumping investigation without their introduction</p> <p>2. Anti-dumping investigation shall be terminated by the authorized body without introduction of anti-dumping measures, if:</p> <p>2) dumping margin is less than 5% of the export price or the volume of dumping import (actual or potential) or the amount of material damage or threat of it is insufficient in accordance with the provisions of this Law.</p>	<p>Article 31. Conclusion on introduction of antidumping measures or termination of anti-dumping investigation without their introduction</p> <p>2. Anti-dumping investigation shall be terminated by the authorized body without introduction of anti-dumping measures, if:</p> <p>2) dumping margin is less than 2% of the export price or the volume of dumping import (actual or potential) or the amount of material damage or threat of it is insufficient in accordance with the provisions of this Law.</p>	In Article 5.8 of the Agreement on Anti-dumping measures there specified de minimis rate (minimal dumping margin) of 2% of export price, whereas the Law specifies the minimal dumping margin was less than 5%.
18	<p>Public notice and justification of the awarded decisions.</p> <p>12.2.2 Public notice on closing or termination of investigation in case of positive decision, stipulating the introduction of final rate or incurrence of liabilities on prices shall contain or make available whole information concerning facts and legal norms via separate message, as well as the causes for introduction of final measures or incurrence of liabilities on prices with a proper glance to the requirements on protection of confidential information. In particular notification or message shall contain the information, described in paragraph 2.1, as well as the reasons for acceptance or rejecting of appropriate arguments or requirements, expressed by the exporters or importers, or on the basis of any other decision, made in accordance with subparagraph 10.2 of Article 6.</p>	Paragraph 4 of Article 31 (new)	<p>Article 31. Conclusion on introduction of antidumping measures or termination of anti-dumping investigation without their introduction</p> <p>3. Notification on termination of the investigation without introduction of anti-dumping measures shall be published in official editions.</p>	<p>Article 31. Conclusion on introduction of antidumping measures or termination of anti-dumping investigation without their introduction</p> <p>4. Notification on introduction of anti-dumping measures shall be published in official editions and in accordance with the requirements of this Law to confidential information shall contain the whole information on the investigation and concerns facts and legal norms for introduction of anti-dumping duties as well as the reasons for acceptance or rejecting of written proves or requirements, afforded by the suppliers and interested persons in the course of the anti-dumping investigation.</p>	The given Article is added with paragraph 4, determining the publication of notification on introduction of anti-dumping measures, and the requirements to that notification as well.
19		Article 43	Article 43. Liability for infringement of legislation on anti-dumping measures Liability of the authorized body and its officials for infringement of legislation on anti-dumping measures shall be applied in accordance with the legislation of the Republic of Kazakhstan.	Article 43. Liability for infringement of legislation on anti-dumping measures Liability of the authorized body and its officials for infringement of legislation on anti-dumping measures shall be applied in accordance with the laws of the Republic of Kazakhstan.	According to subparagraph 1) of paragraph 3 of Article 61 of the Constitution of the Republic of Kazakhstan, public relations concerning liability of natural and juridical persons shall be governed by the Laws. Proposal of the Senate of the Parliament of the Republic of Kazakhstan.

ANNEX IX

Product Certification Schemes (Modules)

No.	Conformity recognition method	Production Examination	Inspection Control	Certificate validity period (maximum)	Quality Mark Marking	Scheme (Module) Application Area
1	2	3	4	5	6	7
1	Product tests	-	-	6 months	No marking	Scheme 1 shall be applied for a limited, preliminary agreed volume of product sales
2	Product tests	Examination	Testing samples taken from the seller Examination	12 months	All products shall be marked	Scheme 2 shall be applied for certification of products supplied by long-term contracts or when off-the-shelf products are constantly supplied by separate contracts
3	Product tests	Examination	Testing samples taken from the manufacturer Examination	12 months	All products shall be marked	Scheme 3 shall be applied for certification of off-the-shelf products, stable production of which makes no doubt
4	Product tests	Examination	Testing samples taken from the seller Testing samples taken from the manufacturer Examination	18 months	All products shall be marked	Scheme 4 shall be applied when it is necessary to make a versatile and strict control over the stability of product specifications
5	Product tests	Production or quality management system certification	Testing samples * taken from the seller Testing samples taken from the manufacturer Production (quality management system**) control	36 months	All products shall be marked	Scheme 5-6: it is recommended to apply them for certification of products where: <ul style="list-style-type: none"> - the factual output is insufficient for an objective evaluation of products manufactured; - technology processes are sensitive to external factors; - there are high requirements to the stable product specifications; - product shelf-life is less than the time necessary to organize and carry out the tests; - frequent product modifications; - it is only possible to test the product after installation at the end consumer.
6	Product tests	Quality management system certification	Quality management system** control	36 months	No marking	Scheme 6 provides for no certification of the end product and is recommended for certification of parts. Scheme 6 may be applied for certification of products imported by a supplier (not the manufacturer) who has a certificate for its quality management system, if the nomenclature of certified specifications meets the requirements of the standards documents existing in the Republic of Kazakhstan.
7	Product consignment tests			Consignment sale period	No marking	Scheme 7 shall be applied when production and sale of specific product is one-time (a consignment, single item).
8	Each product test			Not limited	All products shall be marked.	Scheme 8 shall be applied when production and sale of specific product is one-time (a consignment, single item).

No.	Conformity recognition method	Production Examination	Inspection Control	Certificate validity period (maximum)	Quality Mark Marking	Scheme (Module) Application Area
1	2	3	4	5	6	7
9	Considering a conformity recognition application with enclosed documents			Product expiration period, but not exceeding 12 months	No marking	Scheme 9: it is recommended to apply scheme 9 for imported products in the following situations: <ul style="list-style-type: none"> – when products are imported for internal production needs (spare parts, associated products, raw materials and semi-manufactured products, technological auxiliaries, equipment and tools for production, installation, etc); – when products are imported for sale by other organizations and there are no test laboratories in the region.
10	Considering a conformity recognition application with enclosed documents.	Examination		12 months	No marking	Scheme 10 shall be applied for certification of products made by local manufacturers when the production is irregular/random or short and the output is small.

1. Certification schemes 1-6 and 10 shall be applied for certification of off-the-shelf products, and schemes 7, 8, 9, for certification of product consignments (single items).
2. It is not allowed to apply schemes 9 and 10 for certification of the following groups of homogeneous products: children food, toys, car gasoline, medicinal agents; hazardous production objects.

ANNEX X

List of Products and Services Subject to Compulsory Certification

Code of Commodity Nomenclature of Foreign- Economic Activity	Products
1	2
	1. Vehicles and their parts and components
8703 21 10; 8703 21 90	New and used passenger cars which volume of engine cylinders is no more than 1000 cm ³
8703 22 10; 8703 22 109 1; 8703 22 109 9; 8703 22 90	New and used passenger cars which volume of engine cylinders is more than 1000 cm ³
8703 23 110 0; 8703 23 19; 8703 23 90	New and used motor vehicles
8703 24 10; 8703 24 90	New and used motor vehicles
8703 31 10; 8703 31 90	New and used motor vehicles
8703 32 110 0; 8703 32 19; 8703 32 90	New and used passenger cars which volume of engine cylinders is more than 1500 cm ³
8703 33 110 0; 8703 33 19; 8703 33 90	New and used passenger cars which volume of engine cylinders is more than 2500 cm ³
8704 10; 8704 21; 8704 22; 8704 23; 8704 31; 8704 32; 8704 32 910	Motor vehicles for goods transportation, except used motor vehicles
8702 10 11; 8702 10 91; 8702 10 99; 8702 90 31	New and used motor vehicles for transportation of 10 and more people including driver
8716 10; 8716 20 000 0; 8716 31 000 0; 8716 39 300; 8716 39 510 0; 8716 39 590; 8716 40 000 0	Trailers and semi-trailers and other non-self-propelled vehicles
8705 10 00	Truck cranes
8705 90 100 0	Service trucks
	Pneumatic rubber new tires (covers):
4011 10 000 0	passenger cars (with the exception of sports cars)
4011 20 100 0	for buses and motor vehicles
4011 20 900 0	for transportation of goods
	Pneumatic rubber restored tires (covers):
4012 11 000 0	for passenger cars
4012 12 000 0	for buses and motor vehicles
4012 20 900 0	for transportation of goods
4011 61 000 0	Tires for agricultural vehicles
7007 11 100 0	Safety glass including hardened (tempered) glass or laminated glass with size permitting to use such glass in land vehicles
8708 21 900 0	Safety belts for vehicles
3819 00 000 0	Brake fluid
	2. Agricultural technique:
	Tractors:
8701 20	wheeled tractors for semi-trailers
8701 30	crawler tractors
8427 20 110 0; 8427 20 190 0; 8427 20 900 0	Truck loaders with forks, other truck loaders equipped with lifting and handling equipment
8428 90 710 0; 8428 90 790 0	Feeders developed for hanging on agricultural vehicles
8433 11 510 0; 8433 11 590 0; 8433 11 900 0; 8433 19 510 0; 8433 19 590 0; 8433 19 700 0; 8433 20 100 0; 8433 20 510 0; 8433 20 590 0;	Machines and mechanisms for harvesting and threshing of crops (mowing-machines including self-propelled and mounted on tractors).
8433 30 100 0	Hay storage machines: turners, side rakes
8432 10 100 0	Turn plows
8432 10 900 0	Harrow, rippers, cultivators, weeders, hoes
8433 40 100 0; 8433 40 900 0	Pressers for straw and hay including balers
8433 51 000 0; 8433 52 000 0	Grain, corn, rice combines, threshing machines

Code of Commodity Nomenclature of Foreign- Economic Activity	Products
1	2
8433 53 100 0; 8433 53 300 0	Tuber and root harvesters, potato-diggers and potato harvesters; beet harvesters
8433 59 110 0; 8433 59 190 0	Self-propelled ensilage harvesters
8436 10 000 0	Machines and mechanisms for animal feed preparation
8437 10 000 0	Machines for grain and dry legumes cleaning, sorting or graduation
8434 10 000 0; 8434 20 000 0	Milking machines and installations, equipment for milk processing and treatment
8435	Pressers, crushers and similar machines for wine-making, production of cider, fruit juices or similar beverages and their components
	Equipment for poultry farming:
8436 21 000 0; 8436 29 000 0	incubators and brooders
8433 60 000 0	Cleaning, sorting and grading machines for eggs, fruits and other agricultural products
8432 40 100 0; 8432 40 900 0	Agricultural machines for distribution of mineral and chemical fertilizers
8432 21 000 0	Disk harrows, skim plows
8432 29 100 0	Rippers and cultivators
8432 29 500 0	Tillage machines
8432 30	Tractor seeders
8432 30 900 0	Planters and seedling planters
8419 31 000 0; 8437 80 000 0	Drying machines for agricultural products
	3. Official and civil arms and their cartridges
9303 30 000 0; 9303 90 000 0	Rifled sports, hunting and shooting arms
9303 20	Smooth-bore sports, hunting and other arms including combined arms with smooth and rifled bores
9304 00 000 0	Gas pistols and revolvers, shooting devices (pneumatic weapon) and gas weapon without bores
9302 00 900 0	Revolvers and pistols
9306 21 000 0; 9306 30 100 0; 9306 30 980 0	Cartridges to hand fire-arms
8211 92 000 0; 8211 93 000 0	Hunting knives and daggers
	4. Electrical, radio and electronic products
8418 21; 8418 30 910; 8418 30 990; 8418 40 910; 8418 40 990	Domestic refrigerators and freezers
8516 50 000 0; 8516 60 10; 8516 60 700 0; 8516 60 800 0; 8516 71 000 0; 8516 72 000 0; 8516 79 100 0; 8516 79 200 0	Electrical household appliances for food preparation: kettles, coffee-machines, egg-machines; electric water heaters; microwave ovens, toasters, roasters, electric ranges, frying-machines, ovens, hotplates
8509 40 00; 8509 80 000 0	Electric devices for mechanization of kitchen works: coffee-grinders, mixers, beaters, churns, squeezers, meat-grinders, potato peelers, knife-sharpener, electric knives, noodles cutters, slicers.
8422 11 000 0	Domestic dish-washing machines
8421 11 000 0	Electric milk separators
8510	Electric razors, haircutting machines and hair-removing devices with inserted electric engine
8509 10	10 Vacuum-cleaners and water-suction cleaning machines
8509 20 000 0	Floor-polishers
8450 11 110 0; 8450 11 190 0; 8450 12 000 0	Domestic laundry washers, machines for linen wringing out
8421 12 000 0	Centrifuges, linen dryers
8516 40	Electric irons
9019 10 100 0	Electric vibro-massage devices
8516 31	Electric hair-driers
8516 10 190 0; 8516 10 910 0; 8516 10 990 0	Boiler and continuous water heaters used domestically

Code of Commodity Nomenclature of Foreign- Economic Activity	Products
1	2
8516 21 000 0; 8516 29 100 0; 8516 29 500 0; 8516 29 910 0;	Electrical appliances for room heating (electric fire heaters, recessed wall heaters, radiators and convectors, heating pads and electric blankets, electric fan heaters)
8414 51 900 0; 8414 59 900 0	Ventilators
8415 10	Wall and window air conditioners
8452 10	Domestic electric sewing-machines
8467 11 900 0; 8467 19 000 0; 8467 21 910 0; 8467 21 990 0; 8467 22 100 0; 8467 22 300 0; 8467 29 530 0; 8467 29 590 0; 8467 29 800 0; 8467 29 900 0; 8467 99 000 0; 8467 29 700 0	Hand electromechanical tool with inserted electric engines (drills, perforators, pumps, screwdrivers, electric saws, boring and chisel hammers, pneumatic and hydraulic drills, etc.)
8515 11 000 0; 8515 80 910 0	Electric solders and soldering guns, electric appliances for film gluing and burning, electric vulcanizing heaters, electric glazers
9613 80 000 0	Electric lighters with line supply
8507 20 310 0; 8507 20 390 0; 8507 20 810 0; 8507 20 890 0	Accumulators and acid accumulator batteries
8507 30 910 0; 8507 30 930 0; 8507 30 980 0; 8507 40 900 0; 8507 80 910 0; 8507 80 990 0	Accumulators and acid alkaline accumulator batteries
8518 21 900 0	Electronic entertaining devices: multi-program loudspeakers with line supply
8521 10 300 0; 8521 10 800 0; 8521 90 000 0	Video-recording and video-reproducing equipment
8520 32	Tape recorders and other recording equipment
9207 10 100 0; 9207 10 800 0; 9207 90 100 0; 9207 90 900 0	Electric musical instruments
8527 13 100 0; 8527 13 910 0; 8527 19 000 0; 8527 21 200 0; 8527 21 520 0; 8527 21 590 0; 8527 21 700 0; 8527 21 920 0	Receiving equipment for broadcasting with line supply
8528 12; 8528 13 000 0	Receiving equipment for television communication (TV sets)
	Office equipment:
8469 12 000 0; 8469 11 000 0; 8472 10 000 0	typewriters; automatic facilities of electrophotographic copying; scanners, copying machines
8470 21 000 0; 8470 29 000 0	Micro-calculators with line supply
8517 21 000 0; 8517 22 000 0	Facsimile sets, teleprinters
8471 10 900 0; 8471 30 000 0; 8471 41; 8471 60 400 0; 8471 60 500 0; 8471 60 900 0; 8471 90 000 0	Electronic computers (computers) and their components (monitor, system block); peripheral equipment (printers, modem, keyboard)

Code of Commodity Nomenclature of Foreign- Economic Activity	Products
1	2
8535 29 000 0; 8535 30; 8536 50 110 0; 8536 50 150 0; 8536 50 190 0; 8536 50 800 0; 8536 90	Electric equipment for commutation or protection of electric circuits or connection to electric circuits with voltage no more than 1,000V (plugs, sockets, splitters, connectors, switches, disconnects, selectors, contactors)
8515 39 130 0; 8515 39 180 0; 8515 39 900 0	Domestic electric welding equipment
8502 20 910 0; 8502 20 920 0	Generator plants with combustion engine
8501; 8501 20 900 0; 8501 33 900 1; 8501 40 910; 8501 40 990; 8501 51 900 0; 8501 52 910 0	Electric engines
8504 21 000 0; 8504 22; 8504 23 000 0; 8504 31 310 0; 8504 31 390 0; 8504 31 900; 8504 32 900 0; 8504 33 900 0; 8504 34 000 0	Transformers, automatic transformers and voltage stabilizers for household electric appliances, inductance coils and converters
9030 31 900 0; 9030 39 300; 9030 39 910 0; 9030 39 990 0; 9028 30 110 0; 9028 30 190 0	Devices and equipment for current, voltage, resistance or power measuring or control; electricity meters
7408 11 000 0; 7408 19 100 0; 7413 00 910 0; 7413 00 990 0; 7605 11 000 0; 7605 19 000 0; 8544 20 000 0; 8544 41 100 0; 8544 41 900; 8544 49 200 0; 8544 49 800 0; 8544 51; 8544 59 800 0; 8544 60	Cable products
8546 20 100 0; 8546 90 100 0; 8546 90 900 0	Electric insulating material
8539 32; 8539 39 000 0	Mercury, sodium and metal-halide high-pressure lamps
	5. Communication facilities
8525 10 800	Radio communication and general receiving equipment (individual radio communication equipment). Equipment transmitting for broadcasting and television. Transceivers of mobile and immobile services
8517 11 000 0; 8517 19 900 0	Electric telephone sets including telephone sets with wireless receiver, coin-box telephones
8525 20 910 0	Transmitting equipment of trunk and cellular radio and its components
8525	Ground satellite communication sets
	6. Technical information security, processing, storage and transfer facilities containing state secrets and overhead information as well as equipment of telecommunication networks containing hardware and/or software environment for carrying out of special operative-research measures*
8543 20 000 0; 8543 89	Technical security facilities of secret information from escape by technical channels including means of effectiveness control of taken measures of secret information protection, basic and additional protected technical facilities and systems: technical security facilities of secret information against optical signals (images) interception in visible, infrared and ultra-violet wave band made by optical, optical-electronic, television, thermal imaging (infrared), laser, photo and other visual means of information reading; technical security facilities of information against interception of acoustic signals spreading in air, aquatic and solid environments made by acoustic, hydro-acoustic, vibro-acoustic, laser and seismic means; technical security facilities of secret information against interception of electromagnetic signals arising upon protection objects functioning and against interception of collateral electromagnetic radiations and inducing arising upon functioning of information processing technical facilities fulfilled by magneto-metric, radio and radar means; technical security facilities of secret information against interception of electric signals spreading in conducting communications

Code of Commodity Nomenclature of Foreign- Economic Activity	Products
1	2
8543 20 000 0 8543 89 8301 40 900 0	Technical security facilities of secret information against illegal access: technical facilities of passive protection including locks with operation from micro-processor, radio-controlled locks; electric sensors of different types; television protection and control systems, microwave and radar systems, laser systems; acoustic systems, cable systems; identification devices, special devices for transportation and storage of physical information carriers (stream meters cassettes, magnetic and optical disks)
	Protected software means of information processing:
8471 70 510 0 8471 70 530 0 8471 70 590 0 8471 70 600 0 8471 70 900 0 8471 80 000 0 8471 90 000 0	application packages; automation equipped working place; networks databases; software of automated control systems
	General software: operational systems;
8471 70 510 0 8471 70 530 0 8471 70 590 0 8471 70 600 0 8471 70 900 0 8471 80 000 0 8471 90 900 0	Databases control systems
	Program-technical security facilities of secret information:
8471 70 510 0 8471 70 530 0	interruption devices of user program upon his violation of access rules;
8471 70 590 0 8471 70 600 0 8471 70 900 0	data cancellation devices; alarm signal devices upon the attempt of illegal access to information;
8471 80 000 0	devices of bookmarks localization;
8471 90 000 0	software-hardware of access differentiation to information inserted to information technologies
8471 90 000 0	Programs providing access to information
8517 11 000 0; 8517 19; 8517 30 000 0; 8517 50; 8517 80	Communication and data transfer facilities used to transfer secret and overhead information
8471 30 000 0; 8471 41 900 0; 8471 49 900 0; 8471 50 900 0; 8471 60 900 0; 8471 90 000 0; 8473 30 100; 8473 30 900	Computer systems assigned for the provision of access services to information transfer networks having software and/or hardware for carrying out of special operative-research measures and consisting of computers and their blocks (servers, routers, switchboards, access devices to information flows, multiplexers, concentrators, information tanks, etc.)
8517 30 000 0; 8517 50 100 0; 8517 50 900 0; 8517 80 900 0	Network switchboards of telephone stationary and non-stationary systems having software and/or hardware for carrying out of special operative-research measures.
8517 90 110 0; 8517 90 190 0; 8517 90 820 0; 8517 90 880 0	Equipment complexes of information transfer networks having software and/or hardware for carrying out of special operative-research measures.
	* Technical facilities received by organizations having access to information being the state secret are subject to compulsory certification.
	Products reference to this category is determined on the basis of the conclusion of State Secrets Protection Departments of Prime-Minister Office of the Republic of Kazakhstan
	7. Heating equipment
7321 11 100 0 7321 11 900 0	Domestic gas ovens for food preparation and heating
7321 81 100 0 7321 81 900 0	Heating and heating-boiling ovens operating on gas and/or other types of fuel, and their components
7321 82 100 0 7321 82 900 0	Heating ovens and water heaters operating on liquid fuel
7311 00 100 0 7311 00 910 0	Bottles for liquefied hydrocarbon gases operating under pressure to 1,6 Mpa
8403 10	Boilers with heating power to 116 kWt
8205 60 000 0	Blow lamps
8402 11 000	Water-tube boilers with output capacity more than 45 t/hour
	8. Household chemical goods
3402 20; 3402 90; 3405 40 000 0	Detergents and cleansers (washing synthetic, bleaching, blueing, starching)

Code of Commodity Nomenclature of Foreign-Economic Activity	Products
1	2
3506	Ready glues and other adhesives
3808 10	Security facilities: insecticides, biological pesticides
	9. Consumer goods contacting with human skin, food and water
4818 10; 4818 40 110 0; 4818 40 130 0; 4818 40 190 0	Toilet paper, hygienic napkins and towels, handkerchiefs and absorbent paper, tampons, infant nappies and similar hygienic products
8421 21 900	Furnishings for filtering and water treatment (filters)
4014	Hygienic or pharmaceutical products (including dummies) made of vulcanite except of hard rubber with fittings made of hard rubber or without them (contraceptives, different types of dummies and similar products for children)
4015 11 000 0	Surgical gloves
5601 10	Sanitary towels and hygienic tampons, infant nappies and diapers and similar sanitary-hygienic wool products
7323 93 100 0 7323 93 900 0	Table, kitchen, household products made of corrosion-resistant (stainless) steel
3924 10 000 0 3924 90 110 0 3924 90 900 0	Tableware and cooking battery, household plastic goods
	10. Package
3923 30	Bottles, flasks and other similar product
3924 90 900 0	Plastic products for transportation, packing and closing of food substances
7310 29 100 0	Barrels, metal flasks for transportation, packing and closing of food substances
7323 99 910 0	Metal covers for glass containers
3923 21 000 0; 3923 29	Polyvinylchloride, polyethylene bags and bags made of other polymers for food substances packing
	11. Woodworking goods
9401 30; 9401 40 000 0; 9401 50 000 0; 9401 61 000 0; 9401 69 000 0; 9401 71 000 0; 9401 79 000 0; 9401 80 000 0; 9403 30	School and domestic furniture
4410; 4411 21; 4411 29; 4411 31; 4411 39; 4411 91 000 0	Flake, fiber and laminated boards
4412 13; 4412 14 000 0; 4412 19 000 0; 4412 22 100 0; 4412 22 910 0	Plywood and similar laminated wood products
3605 00 000 0	Matches
	12. Building materials and products
3918 10 4814	Self-adhesive and non-self-adhesive floor coatings made of polymeric materials in rolls and plates, polymeric wall and ceiling coatings consisting of basis impregnated or covered with polyvinylchloride.
5905 00	Wall-paper and other wall coatings, transparent paper for windows
5904	Linoleum cut or not cut on form: floor coatings on textile basis cut or not cut on form
3204 11 000 0; 3204 13 000 0; 3205 00 000 0; 3206 19 000 0; 3206 20 000 0; 3206 30 000 0; 3208; 3209; 3210 00; 3211 00 000 0; 3214 10 100 0; 3214 10 900 0;	Primers, pigments, paints, enamels, water paints, fillings, fillers, coloured varnishes; agents on basis of coloured varnishes
2520 10 000 0; 2522 10 000 0; 2522 20 000 0; 2523	Cement and other binding materials (gypsum, lime and other local binding materials)
2524 00	Asbestos
6810	Concrete and reinforced concrete structures made of light concrete. Fabricated reinforced concrete products and structures made of heavy and light concrete, armoured or plain, manufactured according to standard designs (series, ND), namely: foundation blocks, dikes, beams with length to 7,2 m; borders, piles, cement ducts, supports (transmission towers)
6904 10 000 0 6904 90 000 0	Building, ceramic and lime-sand brick for floors

Code of Commodity Nomenclature of Foreign-Economic Activity	Products
1	2
3921 11 000 0; 3921 12 000 0; 3921 13 000 0; 3921 14 000 0; 6806	Sound-insulating, thermal insulating and sound-absorbing materials products (made of mineral wool, glass wool, glass fibre, pearlite, cellular concrete, poromeric material)
6811 10 000 0 6811 20 110 0 6811 20 800 0	Products made of asbestos cement and cement with cellulose fibers or similar materials including asbestos-cement sheets
6807	Roofing waterproof materials (roofing parchment, asphalt felt, insulator, tar paper and similar products)
7016 90 800 0	Double glasses
3925 20 000 0 3925 30 000 0	Plastic building components (doors, bounds, windows, frames, shutters)
2520 20	Dry structural mixes
2517	Crushed stone
	13. Products of light industry
5007	Silk cloths
5208; 5209; 5210; 5211; 5212	Cotton cloths
5309	Flax cloths
5111; 5112; 5113 00 000 0	Woolen cloths
5407; 5408	Man-made fiber cloths
5512; 5513; 5514; 5515	Synthetic fiber cloths
5516	Artificial fiber cloths
5802	Pile and terry cloths
6103; 6104; 6105; 6106	Products of knitting industry (suits; jackets; blazers; trousers; overalls; shorts; shirts; blouses, chemises, casual look garment; tracksuits, sweaters)
6107; 6108; 6109; 6110	Knitted underwear (including pants, drawers, night-shirts, pajamas, gowns, slippers, undershirts, peignoirs, T-shirts, belts, brassieres, corsets)
6112; 6113	Knitted goods for newborns
6115	Legwear (tights, stockings, half-hoses, socks)
6203; 6204; 6205; 6206; 6207; 6208; 6210; 6211; 6212; 6302	Ready-made garments (suits, jackets, blazers, trousers, overalls, breeches, shorts, dresses, skirts, culottes, shirts, blouses, T-shirts, chemises, pants, drawers, night-shirts, pajamas, gowns, slippers, undershirts, peignoirs, bed, table, toilet, kitchen linen)
6209	Ready-made garments for newborns
6401; 6402; 6403; 6404; 6405	Leather, rubber, textile, leather-substitute and rubber-substitute shoes
	14. Medicines
3003	Unpacked medicines (except of medicines indicted in items 3002, 3005, 3006) (not represented as dosed medicinal forms or not packed for retail sale)
3004	Pre-packed medicines (except of medicines indicted in items 3002, 3005, 3006) (represented as dosed medicinal forms or packed for retail sale)
3006 30 000 0	Contrast agents for radiographic examinations; diagnostic reagents assigned for introduction to patients
3006 60	Chemical contraceptive agents on the basis of hormones, other compounds of commodity item 2937 or spermicides
1211	Plants including trans-gene plants, their separate parts, including seeds, roots, rhizomes and fruits used for perfume, pharmaceutical, insecticidal, fungicidal and similar purposes, fresh or dried, save or grinded, crushed or milled
	15. Medical or veterinary technique, medical goods and sanitary-hygienic means
3005	Cotton, gauze, bandages and similar products, bandaging material, adhesive plasters, poultices impregnated or coated with pharmaceutical agents assigned for therapeutic application as well as application in surgery, dentistry and veterinary medicine
3006 50 000 0	First-aid sets
9018 31	Packed syringes with needles or without them
9018 90 500	Equipment for blood transfusion (disposable blood transfusion systems)
3006 10	Surgical sterile catgut and similar sterile materials for suturing and sterile adhesive fabrics for surgical wound closing, sterile absorbing surgical or dental tourniquet substances
9018 90 850 0	Intrauterine contraceptives
	16. Perfume-cosmetic products
3303 00; 3302 90 100 0	Perfume, toilet water, cologne
3304	Decorative powder make-up, powder (including compact powder). Make-up preparations and face preparations, preparations for legs, hands, body, face skin care (except of medicinal preparations) including sun and burn preparations, manicure and pedicure preparations
3306	Preparations for oral and teeth hygiene, tooth-pastes, powders, tooth silk
3305	Make-up preparations for hair care
3307 30 000 0	Bath preparations
3307 30 000 0 3307 49 000 0	Preparations for premises aromatization and deodorization (air fresheners for living quarters, smell absorbents)

Code of Commodity Nomenclature of Foreign- Economic Activity	Products
1	2
3307 20 000 0	Individual deodorants and antiperspirants
3307 10 000 0	Preparations used before, during and after shaving
3307 90 000 0	Preparations for hair removal (depilatories), protections against mosquitos and midges (creams, lotions)
3401 11 000 0	Toilet soap
3401 19 000 0 3401 20 100 0 3401 20 900 0	Soap and bar-shaped surface-active organic substances and agents used as soap
	17. Products of farming industry and food industry
1601 00	Sausages and similar products made of meat, meat by-products or blood, food substances used on their basis
1602	Meat, meat by-products or blood finished products and tins, oil and fat-bean tins
1604	Finished or tinned fish products, sturgeon and salmon caviar (natural and artificial), caviar substitutes
1603 00	Meat, fish extracts, broth blocks
2104 10	Finished soups and broths and provisions for their preparation
0402	Milk and concentrated cream or milk and cream with sugar or sugar substances, dairy dried products
0405	Butter and butter-fats, milk pastes
0406	Hard, soft, sintered cheeses, curd products
1501 00	Pig-grease (including lard) and rendered poultry-grease extracted by pressing or diluents or non-extracted grease
1502 00 1507 1508	Livestock or small cattle rendered grease extracted by pressing or diluents or non-extracted 1510 00 Vegetable refined or non-refined oil (without changes of their chemical composition);
1509	Soybean oil;
1511	Peanut oil;
1512	Olive oil;
1513	Palm oil;
1514 1515	Sunflower oil, safflower or cotton-seed oil; corn oil
1517	Eatable margarine products, mixtures or finished products of animal or vegetable fats and oil or fractions of different fats
1516	Refined or non-refined fats and animal and vegetable oil and their fractions, fully or partially hydrogenated or esterified. Mayonnaise products
2001	Vegetables, fruits, nuts and other eatable parts of plants prepared or tinned in vinegar or acetic acid (vegetable tins), pickled mushrooms
2002	Tinned tomatoes without vinegar or acetic acid
2004 2005	Other frozen or non-frozen vegetables tinned without vinegar or acetic acid
2006 00	Fruits, nuts, fruits peel and other parts of plants tinned in sugar (impregnated with sugar syrup, glazed) or other sweeten substances
2007	Jam, jelly, candied fruits, artificial honey, fruit puree with sugar or other sweeten substances passed thermal treatment
2008	Fruits, nuts and other eatable parts of plants containing or not containing sugar or other sweeten substances, or alcohol prepared or tinned by other means
2009	Fruit and vegetable juices with/without sugar, other sweeten substances, beverages and vegetable syrups
2201	Waters including natural and artificial mineral, aerated waters with/without sugar or other sweeten substances
2202	Soft aerated drinks with sugar or other sweeten and aromatic substances, other soft drinks
2203	Beer
2204	Natural wines including fortified, must wines, sparkling wines, champagne
2205	Vermouths and natural wines with vegetable and aromatic extracts
2206 00	Other digested drinks (cider, honey-drinks, fruit wines)
2207	Ethyl non-denaturated alcohol with alcohol concentration 80% and more; ethyl alcohol and other denaturated alcohols of any concentration
2208	Ethyl non-denaturated alcohol with alcohol concentration less than 80%; alcohol tinctures, liqueurs and other alcohol drinks
2209 00	Vinegar and its substitutes received from acetic acid (wine vinegar)
1701	Cane or beet sugar, chemical pure sucrose in hard condition
1702	Other types of sugar including chemically pure lactose, maltose, glucose in hard condition
1704	Sugar confectioneries (including white chocolate) not containing cocoa: caramel and drops; pastille and marsh-mellow; chewing gum; fruit jelly; candies glazed with non-chocolate syrup; soft non-glazed candies; cream; white chocolate; toffee
1806	Chocolate and other food substances containing cacao, chocolate pastes, cacao oil
1805 00 000 0	Cacao powder without sugar and other sweeten substances
0901	Fried or non-fried coffee with/without caffeine, coffee substitutes containing coffee
0902	Aromatized tea or non-aromatized green tea
0903 00 000 0	Black tea, mate (Paraguayan tea)

Code of Commodity Nomenclature of Foreign- Economic Activity	Products
1	2
0904 12 000 0 0904 20 300 0	Dried crushed or milled pepper
	Spices:
0905 00 000 0	vanilla;
0906	cinnamon and flowers of cinnamon-tree;
0907 00 000 0	pink (fruits, flowers);
0908	nutmeg, mace, cardamom;
0909	seeds of anise, anisetree, fennel, coriander, caraway, juniper berries;
0910	ginger, saffron, turmeric, thyme, bay leaf
1108	Starch
1101 00	Wheat or wheat-rye flour
1102	Other crops flour (except of wheat and wheat-rye flour): rye flour; corn meal; rice flour; other crops flour
1103	Cereals and granules of crops, meal: wheat, oat, corn, rice, buckwheat, barley, pearl-barley meal
1104	Corn treated by other means (by peeling, flatting, treated to flakes, crushed as ground), milled crops foetus and flatted as flakes
1105	Meal, cereals, potato flakes and granules
1902 11 000 0 1902 19	Non-yeast dough products (macaroni products) with/without filling, non-cooked spaghetti
1902 20 1902 40	Macaroni and noodles; dumplings, ravioli (vareniks), manty, capelloni, couscous
1904	Ready food substances made by blowing up and frying of corn, cereals or corn products (dry breakfasts)
1905	Bread, floury confectioneries, biscuits and other bakery products not containing cacao, waffle disks, empty capsules suitable for pharmaceutical application, waffles, rice paper and similar products
2501 00	Salt (including table salt, pure sodium chloride)
2402	Cigarettes, cigars made of tobacco or its substitutes
2403	Tobacco
2101	Extract, essences and concentrates of coffee, products on the basis of extracts, essences, concentrates of coffee, tea, mate, fried chicory and other fried coffee substitutes and extracts, essences and their concentrates
2102	Yeast (active and non-active), other dead unicellular organisms (except of vaccines), ready bakery powders
2103	Sauces, flavor additives, mixed condiments, mustard powder and ready mustard
2104	Soups and bouillons, ready storages for their preparation, homogenized mixtures of food substances, vegetable, snack, lunch tins
2105 00	Ice-cream and other types of food ice not containing or containing cacao
3503 00	Gelatin and gelatin derivatives
	Corns (all sub-items concerning seeds have been excluded from commodity item)
1001	Wheat and wheat-rye mixture
1002 00 000 0	rye
1003 00	barley
1004 00 000 0	oat
1005	maize
1006	rice
1007 00	grain sorghum
1008	buckwheat, millet, ribbon grass seeds
1207 20 900 0	cotton seeds
	18. Fuel raw materials
2710 11 410 0 2710 11 450 0 2710 11 490 0 2710 11 510 0 2710 11 590 0	Motor gasoline
2710 19 250 0 2710 19 290 0 2710 19 610 0 2710 19 630 0 2710 19 650 0 2710 19 690 0	Oil fuel: black oil, kerosene
2710 19 810 0 2710 19 710 0	Motor oil, turbine and compressor oil
2710 19 870 0	Transmission oil (oil for gears and reducers)
2710 19 990 0	Oil for refrigerating machines
2710 99 000 0 2710 19 930 0	Electric insulating oil (condenser and transformer oil)
2711 11 000 0	Liquefied carbureted hydrogen gas
2711 21 000 0	Natural gas

Code of Commodity Nomenclature of Foreign- Economic Activity	Products
1	2
2710 19 310 0 2710 19 350 0 2710 19 410 0 2710 19 490 0 2710 19 450 0	Diesel oil
	19. Toys
3604 10 000 0 3604 90 000 0	Pyrotechnic toys, petards, fire works, Bengal lights
9503 10	Electrified toys
9501 00 100 0 9502 10 100 0 9503 20 100 0 9503 30 100 0 9503 30 300 0 9503 49 300 0 9503 10 100 0 9503 10 900 0	Plastic, print, wooden toys
9501 00 100 0 9502 10 900 0 9503 41 000 0	Metal toys
9503 90 370 0 9502 10 900 0	Toys made of fabric, fur, cotton, bonded fabrics
9503 90 350 0	Rubber toys
9503 49 900 0	Toys made of other materials
9503 90 340 0 9503 90 990 0	Toys made of porcelain, ceramics, papier-mâché, wooden pulps
	20. Jewellery, gold and silver products and other products
7113	Jewellery and its parts made of precious metals and metals clad with precious metals
7114	Gold and silver products and their parts made of precious metals and metals clad with precious metals
7115	Other products made of precious metals and metals clad with precious metals
	21. Products for potentially hazardous manufactures
9020 00 900 0 6506 10 100 0 6506 10 800 0	Individual security facilities
7312 10 590 0; 7312 10 710 0; 7312 10 750 0; 7312 10 790 0; 7312 10 820; 7312 10 840; 7312 10 860; 7312 10 880; 7312 10 990 0; 7312 90 900 0	Steel (general) closed hoist ropes, closed track cables, calf lines for production and long-hole exploration drilling, reinforce ropes
7322 90 900 0	Fire-prevention valves
7304 10 100 9; 7304 10 300 9; 7304 10 900 9	Steel seamless pipes of oil-processing and petrochemical industry
	Pipes for oil-and-gas-pipelines:
7304 21 000 1 7304 21 000 9 7304 29 110 1 7304 29 110 3 7304 29 110 4 7304 29 110 9 7304 29 190 1 7304 29 190 9	Steel seamless casing pipes, lifting and drill pipes
7304 31 100 0 7304 31 910 0 7304 31 990 0	Steel seamless cold-drawn pipes, precision pipes made of ferrous metals
7304 39 100 0 7304 39 300 0 7304 39 590 0 7304 39 910 0 7304 39 930 0 7304 39 990 0	Seamless untreated pipes
7304 41 900 0	Steel seamless cold-drawn pipes
7304 49 100 0 7304 49 910 0 7304 49 990 0	Untreated pipes

Code of Commodity Nomenclature of Foreign- Economic Activity	Products
1	2
7304 51 110 0 7304 51 190 0 7304 51 910 0 7304 51 990 0	Steel seamless pipes made of steel alloy
7304 59 100 0 7304 59 310 0 7304 59 390 0 7304 59 910 0 7304 59 930 0 7304 59 990 0	Untreated pipes made of steel alloy
7304 90 900 0	Pipes with fitting
7305 11 000 1 7305 11 000 2 7305 11 000 3 7305 11 000 9 7305 12 000 1	Steel welded pipes made of ferrous metals for gas-and-oil-pipelines
7305 12 000 9 7305 19 000 0 7305 31 000 0 7305 39 000 0 7305 90 000 0	Longitudinal welded pipes
7306 10 110 0 7306 10 190 0 7306 10 900 0	Helical welded pipes
7306 20 000 0	Casing and lifting pipes
7306 30 100 0 7306 30 210 0 7306 30 290 0 7306 30 590 0 7306 30 780 0 7306 30 900 0	Welded pipes made of iron, zinc and steel alloy
7305 20 100 1 7305 20 100 9 7305 20 900 0 7305 31 000 0	Steel welded pipes used upon drilling of oil and gas wells
7306 40 910 0 7306 40 990 0 7306 50 100 0 7306 50 910 0 7306 50 990 0 7306 60 310 0 7306 60 390 0 7306 90 000 0	Steel welded pipes made of steel alloy and stainless steel
	Pipes for oil-and-gas-pipelines:
7304 10 100; 7304 10 300; 7304 10 900; 7304 49 910 0	Steel seamless hot-strained, cold-strained and thermal-strained pipes
7304 21 000	Steel drill pipes with upset ends and their couplings
7307 23 100 0 7307 93 110 0 7307 23 900 0 7307 93 190 0	Steel seamless parts of pipelines welded on Ru 10 MPa (10 kilogram force/cm ²)
7307 23 100 0 7307 93 110 0 7307 93 910 0	Bent pipe-bends and curved embeddings on turns of linear parts of steel trunk pipelines
8425 11 900 0	Pulley tackles and hoists with electric engines
8425 20 000 0 8425 31 900 0	Special winches
8419 50 900 0	Heat exchangers
7309 00 100 0 7309 00 300 0 7309 00 510 0 7309 00 590 0 7310 10 000 0	Vessels (vessels, tanks, balloons and barrels) operating under water, steam or gas pressure, compressed, liquefied and solute gases under pressure over 0,07 Mpa (0,7 kilogram force/cm ²)
8416 10; 8416 20; 8416 30 000 0	Furnace burners for liquid fuel, mechanical furnaces, gas burners
8428 10 910 0 8428 10 990 0	Passenger lifts and elevators

Code of Commodity Nomenclature of Foreign- Economic Activity	Products
1	2
8413 50 300 0; 8413 50 500 0; 8413 60 300 0; 8413 60 600 0; 8413 60 900 0; 8413 70 910 0; 8413 70 990 0; 8413 82 00; 8414 40 100 0; 8414 40 900 0;	Fluid pumps

Code of Commodity Nomenclature of Foreign- Economic Activity	Products
1	2
	22. Products of railway branch
7302 90 300 0	Terminals of separate rail brace of railway line
7302 40 900 0	Joint two-headed bars for broad gage railways
7302 40 900 0	Spike fastening supports of railway line. Separate fastening supports for railway line
7302 10 100 0	Broad gage railways
4406	Wooden sleepers for railways
6810 99 000 0	Concrete sleepers for railways (1520 mm)
8607 19 180	Bandages for railway mobile trains
8607 21 100 0	Non-rotary stop blocks for freight cars of mail-line railways
8607 21 100 0	Rotary brake pad blocks for wags of main-line railways
8607 30	Moulded pieces of automatic hitch-mechanism of railway track mobile trains (1520mm)
8607 19 180 9	Whole-rolled wheels for railway mobile train
8607 21 100 0	Cast-iron brake-blocks for railway mobile train
8414 80	Piston compressors of railway mobile train
8607 19 0 10	Wag axles
8607 19 0 10	Locomotive axles
8607 19 0 10	Helical spiral of railway mobile train
8607 21	Air reservoirs for automatic brakes of railway wags
8607 19 0 10	Sheet springs for railway mobile train
8607 21	Connecting hoses for brakes of railway mobile train
8607 21	Brake equipment: cranes
8607 21	Brake beams of freight bogies leverage of main-line railways
8607 21	Brake block pins for wags of mail-line railways
8535 100 000	High-voltage protectors for railway mobile train, protective devices
	23. Special technical protection facilities
8531 10 100 0	Receiving-control devices (supervisory panels, concentrators, loop receiving-control devices) for loop condition control of intruder and alarm signalling
8531 10 200 0	Bells, sirens, display control panels and guard signalling of different functioning mode used in motor vehicles: infrared, radio-wave, optical-electrical, seismic-impact, magnetic-contact, capacitive, piezoelectric, acoustic, vibrating and radar
8531 10 300 0	Bells, sirens, display control panels and guard signalling of different functioning mode used in buildings: infrared, radio-wave, optical-electrical, seismic-impact, magnetic-contact, capacitive, piezoelectric, acoustic, vibrating and radar
8531 10 800 0	Bells, sirens, display control panels and guard signalling of different functioning mode used outside buildings: infrared, radio-wave, optical-electrical, seismic-impact, magnetic-contact, capacitive, piezoelectric, acoustic, vibrating and radar
8537 10 990 0	Information media (centralized supervision panels, automated and information-controlling protection systems with information transfer by physical, fiber-optic and relay lines, radio-protection systems)
8538 10 000 0	Panels, state control boards of protected objects and flats not equipped with corresponding apparatus
	24. Nomenclature of services subject to compulsory certification
	<ul style="list-style-type: none"> - Services of public catering establishments - Repair and maintenance services of vehicles - Services of hotels, motels, camping-sites - Services of dry-cleaner's - Services of filling stations and petrochemical bases - Services in the sphere of civil aviation including: maintenance services and repair of aeronautical engineering; maintenance services and repair of aerodrome; illumination provision of flights and power supply of objects of airport, aerodrome, aerial navigation; supplying of civil air liners, airport objects and services with combustive-lubricating materials and special liquids; acceptance, departure and maintenance of civil air liners, passengers, treatment of luggage, goods and mail; supplying of civil air liners and other consumers with special vehicles; selling and booking of passenger and goods air conveyances; - Services of civil aircraft operator; - Services in the sphere of extra light aviation.

ANNEX XI

**List of Products
for which conformance is permitted to confirm by declaration of conformance**

Code of Commodity Nomenclature of Foreign- Economic Activity	Name of products
1	2
	1. Communication facilities
8525 10 800	Transmitting and receiving radio communication apparatus of general application (individual radio communication apparatus). Apparatus transmitting for broadcasting or television. Receiving-transmitting radio stations of mobile and immobile services
8517 11 000 0	Electric telephone sets including
8517 19 900 0	Telephone sets with wireless receiver, coin-box telephones
8525 20 910 0	Transmitting apparatus of trunk and cellular connection systems and its components
	2. Medical products
3006 50 000 0	First-aid sets
	3. Consumer goods contacting with human skin
4014 90 900 0	Hygienic and pharmaceutical products made of vulcanite: rubber masks for swimming under water and mouth-pieces, swimming caps
4014 90 900 0	Rubber hot-water bottles. Lining rubber-textile oilcloth
	4. Equipment for potentially hazardous manufactures
7312 10 590 0; 7312 10 710 0; 7312 10 750 0; 7312 10 790 0; 7312 10 820; 7312 10 840; 7312 10 860; 7312 10 880; 7312 10 990 0; 7312 90 900 0	Steel (general) closed hoist ropes, closed track cables, calf lines for production and long-hole exploration drilling, reinforce ropes
	5. Building materials
3921 11 000 0; 3921 12 000 0; 3921 13; 3921 14 000 0; 6806	Sound-insulating, thermal insulating and sound-absorbing materials products (made of mineral wool, glass wool, glass fibre, perlite, cellular concrete, poromeric material)
7016 90	Double glasses
	6. Package
7323 99 910 0	Metal covers for glass containers
	7. Products of light industry
5208; 5209; 5210; 5211; 5212	Cotton cloths
5111; 5112; 5113 00 000 0	Wool cloths
6401; 6402; 6403; 6403; 6405	Leather, rubber, textile shoes, shoes made of leather and rubber substitutes
	8. Woodworking products
3605 00 000	Matches
9401 30; 9401 40 000 0; 9401 50 000 0; 9401 61 000 0; 9401 69 000 0; 9401 71 000 0; 9401 79 000 0; 9401 80 000 0;	Domestic furniture