

RESOLUTION

OF THE COMMISSION OF THE CUSTOMS UNION OF EURASEC

NO. 130 OF NOVEMBER 27, 2009

ON THE COMMON CUSTOMS-TARIFF REGULATION OF THE CUSTOMS UNION OF THE REPUBLIC OF BELARUS, THE REPUBLIC OF KAZAKHSTAN AND THE RUSSIAN FEDERATION

(THE CITY OF MINSK)

(with the Amendments and Additions of December 19, 2009, April 16, July 16, 2010)

The Commission of the Customs Union has resolved as follows:

1. It shall be established that in the Republic of Belarus, the Republic of Kazakhstan and the Russian Federation there shall be applied the Common Commodity Classification of Foreign-Economic Activity of the Customs Union (CC FEA of CU) and the rates of import customs duties of the Common Customs Tariff of the Customs Union approved by Resolution of the Interstate Council of EurAsEC (the highest body of the Customs Union at the level of the heads of the Governments No. 18 of November 27, 2009 (Annex 1)).
2. The rates of import customs duties of the Common Customs Tariff of the Customs Union shall be applied depending on the country of origin of imported goods and the conditions of their importation in accordance with the legislation of the participating states of the Customs Union, unless otherwise stipulated by the Agreement on the Common Customs-Tariff Regulation of January 25, 2008, by this Resolution and by other resolutions of the Commission of the Customs Union.
3. The Republic of Belarus, the Republic of Kazakhstan and the Russian Federation shall grant tariff preferences with respect to goods originating from the countries included in the List of Developing Countries Using the System of Tariff Preferences of the Customs Union (Annex 2); the List of the Least Developed Countries Using the System of Tariff Preferences of the Customs Union (Annex 3); and included in the List of Goods Originating and Imported from Developing and Least Developed Countries in Whose Importation Tariff Preferences shall be granted (Annex 4) approved by Resolution of the Interstate Council of EurAsEC (the highest body of the Customs Union) at the level of the heads of the states No. 18 of November 27, 2009.
4. The Republic of Kazakhstan shall, during the transitional period, apply rates of import customs duties different from the rates of the Common Customs Tariff of the Customs Union in accordance with the List of Goods and Rates in Whose Respect During the Transitional Period One of the Participating States of the Customs Union Shall Apply Rates of Import Customs Duties Different from the Rates of the Customs Tariff of the Customs Union (Annex 5) approved by Resolution of the Interstate Council of EurAsEC (the highest body of the Customs Union) at the level of the heads of the states No. 18 of November 27, 2009.

5. It shall be established that within the period of the years 2010-2019 it shall be permissible to import raw cane sugar of subheading 1701 11 of the CC FEA of CU (hereinafter, raw sugar) for industrial processing on the territory of the Republic of Kazakhstan with exemption from collection of import customs duties.

The condition for importing raw sugar for industrial processing on the territory of the Republic of Kazakhstan shall be the presence of a confirmation of the authorised body of the Republic of Kazakhstan about the targeted purpose of the raw sugar to be imported to be supplied to sugar refineries on the territory of the Republic of Kazakhstan.

The Republic of Kazakhstan shall inform the Commission of the Customs Union about the annual volumes of importation of raw sugar for industrial processing in accordance with the balance being formed for the forthcoming period of the manufacture and consumption of sugar in the Republic of Kazakhstan.

By decision of the Commission of the Customs Union there may be conducted relevant consultations of the participating states of the Customs Union for the purpose of preventing destabilisation on the sugar market of the Customs Union.

The Government of the Republic of Kazakhstan shall guarantee that the raw sugar imported for industrial processing and also the imported white sugar manufactured from raw sugar shall not be sent to the territories of the Russian Federation and the Republic of Belarus.

The provisions of this Item shall not be grounds for application by the Republic of Kazakhstan of any restrictive measures for importation of sugar from the Republic of Belarus and the Russian Federation.

6. The customs clearance of the headings of the Common Customs Tariff of the Customs Union "for industrial assembly of motor transport vehicles of commodity headings 8701-8705, their units and sets" shall be carried out in a participating state of the Customs Union in the presence of the relevant confirmation of the authorised body of such participating state of the Customs Union.

In the event that the legislation of a participating state of the Customs Union establishes the requirement of localising the components used in industrial assembly of motor transport vehicles of headings 8701-8705 of the CC FEA of CU, then the use of components manufactured in other participating states of the Customs Union shall be deemed to be proper fulfilment of such requirement.

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7. It shall be established that besides the tariff preferences enumerated in Article 5 and Item 1 of Article 6 of the Agreement on the Common-Tariff Regulation of January 25, 2008, the participating states of the Customs Union shall apply the following types of tariff privileges.

7.1. The following shall be exempt from the import customs duty:

7.1.1. Motor transport vehicles of heading 8703 of the CC FEA of CU manufactured by economic entities of the participating states of the Customs Union with the use of the notion of "industrial assembly, provided that one of the following criteria is met:

- a) presence of a factory of a rated capacity with a two-shift regime of work of at least 25 000 items per year, performance of operations of welding, assembly and painting of body, importation of automotive components originating from states which are not participants of the Customs Union of the headings of the Common Customs Tariff of the Customs Union "for industrial assembly of motor transport vehicles of headings 8701-8705, their units and sets" in a volume of not more than 70% of the total value of the automotive components used in the manufacture, taking into account the value of the body classified under heading 8707 of the CC FEA of CU;
- b) presence, as on October 1, 2009, of a factory of motor transport vehicles of a rated capacity with a two-shift regime of work of at least 5000 items per year, and also conclusion, before July 1, 2010, of an agreement with a participating state of the Customs Union on whose territory the manufacture is carried out, containing obligations of ensuring the conformity to the conditions indicated in Subitem a) of this Item within a period not exceeding 84 months from the date of assuming such obligations.

The list of economic entities manufacturing motor transport vehicles meeting the criteria indicated in this Item shall be approved by the Commission of the Customs Union.

If the obligations indicated in Subitem b) of this Item are not observed, then the economic entity shall be subject to removal from the list. The economic entity may be included in the List anew if the criteria indicated in Subitem (a) of this Item are met.

7.1.2. Motor transport vehicles of headings 8701, 8702, 8704 and 8705 of the CC FEA of CU manufactured by economic entities of participating states of the Customs Union using the notion of "industrial assembly, provided that the conditions determined by certain decisions of the Commission of the Customs Union are fulfilled;

7.1.3. Objects of logistics and equipment, fuel, foodstuffs and other property exported outside the territory of the Customs Union for ensuring the activity of vessels of the participating states of the Customs Union and vessels chartered by legal entities and natural persons of the participating states of the Customs Union engaged in fishery;

7.1.4. Equipment, including machines, mechanisms and also materials forming part of a set of delivery of the relevant equipment and accessories (except for excisable) imported on account of credits granted by foreign states and international financial organisations in accordance with the international treaties of the participating states of the Customs Union.

7.1.5. Equipment acquired at the expense of targeted means of the budgets of the participating states for the manufacture of children's foods (accessories and spare parts therefor) whose analogues are not produced on the territory of the Customs Union, and also equipment for the manufacture of children's foodstuffs (accessories and spare parts therefor) acquired at the expense of tied foreign credits granted by foreign states or

governments of foreign states. The said preference shall extend to equipment (accessories and spare parts therefor) for the manufacture of children's foodstuffs which has been (is being) imported into the common customs territory for the purpose of realisation of the operating socially significant programmes realised by the participating states of the Customs Union;

7.1.6. Floating vessels registered in international registers of vessels established by legislation of the participating states of the Customs Union. For being granted the preference stipulated by this Item, the declarant must, within 45 days from the date of acceptance of the customs declaration, submit to the customs body a certificate on the registration of the vessel in the international register of vessels, and also other documents established by legislation of the participating states of the Customs Union.

7.1.7. Goods, except for excisable, by the list approved by the Government of the Russian Federation imported for the purpose of conducting the XXII Olympic Winter Games and XI Paralympic Winter Games of the year 2014 in the city of Sochi, on condition of submission to the customs bodies of a confirmation of the Organisational Committee of the XXII Olympic Winter Games and XI Paralympic Games of the year 2014 in the city of Sochi agreed upon with the International Olympic Committee and containing information about the nomenclature, quantity and value of the goods and about the organisations importing such goods;

7.1.8. Goods, except for excisable, imported for the purpose of conducting the VII Winter Asiatic Games of the year 2011 in the cities of Astana and Almaty, on condition of submission to the customs bodies of a confirmation of the Organisational Committee for the preparation and conduct of the said Games agreed upon with the Olympic Council of Asia and containing information about the nomenclature, quantity and value of the goods and about the organisations importing such goods;

7.1.9. Goods, except for excisable, imported for the purpose of conducting the World Hockey Championship in 2014 in the city of Minsk, on condition of submission to the customs bodies of a confirmation of the Organisational Committee for the preparation and conduct of the said Championship and containing information about the nomenclature, quantity and value of the goods and about the organisations importing such goods;

7.1.10. Vessels of the fishery fleet navigating under the flag of one of the participating states of the Customs Union in whose respect beyond the customs territory of a participating states of the Customs Union there were performed certain works of major repairs and/or modernisation on condition that such works had been completed before September 1, 2008 and which (vessels) were earlier taken out of the said territory;

7.1.11. Technological equipment, accessories and spare parts therefor, raw and other materials exported for exclusive use on the territory of a participating state of the Customs Union within the framework of realisation of an investment project corresponding to a priority type of activity (sector of economy) of the participating state of the Customs Union in accordance with the legislation of that participating state of the Customs Union.

The said preference shall be granted with respect to raw and/or other materials if such raw and/or other materials are not manufactured in participating states of the Customs Union or if the raw and/or other materials manufactured in participating states of the Customs Union do not conform to the specifications of a project under realisation.

On the basis of proposals of a participating state of the Customs Union the Commission of the Customs Union shall draw up and update the list of investment projects for whose realisation the said preference is granted, the list of imported technological equipment, accessories and spare parts therefor, the list raw and other materials (with indication of their characteristics (properties), the names of manufacturers, the annual volume of their manufacture and consumption), and also shall determine the procedure for control over the targeted use of the technological equipment, accessories and spare parts therefor, raw and other materials.

The participating states of the Customs Union shall ensure control over the targeted use of the raw and other materials for which the exemption is granted from the customs payments;

7.1.12. Gold bullion with a content of chemically pure gold of not less than 995 shares per 1000 shares of alloy mass (standard of not less than 99.5%), silver bullion with a content of chemically pure silver of not less than 999 shares per 1000 shares of alloy mass (standard of not less than 99.9%) and platinum bullion with a content of chemically pure metal of not less than 999.5 shares per 1000 shares of alloy mass (standard of not less than 99.95%) imported by the central (national) banks of the participating states of the Customs Union.

*Decision of the Commission of the Customs Union No. 328 of July 16, 2010  
supplemented Item 7.1 of this Resolution with Subitem 7.1.13*

7.1.13. Civil passenger aircraft (code 8802 40 002 2 of the Commodity Classification of Foreign-Economic Activity of the Customs Union) imported until July 1, 2014 into the Republic of Belarus and the Republic of Kazakhstan, for the purpose of their use for international carriage and/or internal carriage on the territory of the state where such commodity is imported and/or between the territories of the member states of the Customs Union.

*Decision of the Commission of the Customs Union No. 328 of July 16, 2010  
supplemented Item 7.1 of this Resolution with Subitem 7.1.14*

7.1.14. Civil passenger aircraft (code 8802 40 002 2 of the Commodity Classification of Foreign-Economic Activity of the Customs Union) imported into the Republic of Belarus and the Republic of Kazakhstan with application of the preference mentioned in Item 7.1.13 of this Decision and imported within the period of their operation into the Republic of Belarus and the Republic of Kazakhstan after their repair or maintenance outside the customs territory of the Customs Union.

*Decision of the Commission of the Customs Union No. 328 of July 16, 2010  
supplemented Item 7.1 of this Resolution with Subitem 7.1.15*

- 7.1.15. Aircraft engines, spare parts and equipment necessary for repairing and maintaining foreign-made passenger aircraft.
- 7.2. The customs preferences established by the international treaties of the participating states of the Customs Union signed before January 1, 2010, shall be granted until the unification and/or termination of the effect of such treaties in accordance with their final provisions.
- 7.3. Tariff preferences may be granted with respect to goods imported from third countries as a contribution of a founder into the authorised (reserve) capital (fund) within the periods established by the constituent documents for the formation of such capital (fund) in the procedure stipulated by the legislation of the participating states of the Customs Union.
- 7.4. If, when granting a preference in paying customs duties, a participating state of the Customs Union taking such decision determines any specific payers to which such preference is to be granted, then such participating state of the Customs Union shall submit to the Commission of the Customs Union proposals for the mechanism of control over the use of the goods to be imported excluding their nontargeted use, and also involvement into economic turnover on the territories of other participating states of the Customs Union.

The preference shall be applied by the participating state of the Customs Union if the Commission of the Customs Union consents to the proposed mechanism of control over the use of the goods to be imported.

The provisions of this Item shall not limit the conditions of application of the preferences mentioned in Item 7.1.11.
8. There shall be approved the List of Goods in Whose Respect from January 1, 2010 There Shall Be Established Tariff Quotas and Also Volumes of Tariff Quotas of Such Goods on the Territory of the Republic of Belarus, the Republic of Kazakhstan and the Russian Federation (Annex 6).
9. The Governments of the Republic of Belarus, the Republic of Kazakhstan and the Russian Federation shall:
  - within a fortnight, distribute, if necessary, the volumes of the tariff quotas among third countries;
  - distribute in 2010 the volumes of the tariff quotas among the participants of foreign-trade activity in accordance with the legislation of the participating states of the Customs Union;
  - assign the authorised bodies of state power of the participating states of the Customs Union to carry out from December 15, 2009 the issuance of licences for goods in whose respect tariff quotas have been established.
10. This Resolution shall enter into force on January 1, 2010.

Members of the Commission of the Customs Union:

From the Republic of Belarus

A. Kobyakov

From the Republic of Kazakhstan

U. Shukeyev

From the Russian Federation

I. Shuvalov

!TYPE List

List

of Developing Countries Using the System of Tariff Preferences of the Customs Union

(approved by Resolution of the Interstate Council of EurAsEC (the highest body of the Customs Union) and Resolution of the Commission of the Customs Union Nos 18, 130 of November 27, 2009)

Nos	List of Developing Beneficial Countries
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1.	Albania
2.	Algeria
3.	Anguilla
4.	Antigua and Barbuda
5.	Argentina
6.	Aruba
7.	Bahamas
8.	Barbados
9.	Bahrain
10.	Belize
11.	Bermudas
12.	Bolivia
13.	Bosnia and Herzegovina
14.	Botswana
15.	Brazil

16. British Virgin Islands
17. Brunei
18. Venezuela
19. Vietnam
20. Gabon
21. Guyana
22. Ghana
23. Guatemala
24. Honduras
25. Xianggang Special Administrative Region of China
26. Grenada
27. Dominica
28. the Dominican Republic
29. Egypt
30. Zimbabwe
31. India
32. Indonesia
33. Jordan
34. the Republic of Iraq
35. Iran
36. the Republic of Cape Verde
37. Cayman Islands
38. Cameroon
39. Qatar
40. Kenya
41. China
42. the Korean People's Democratic Republic
43. Colombia
44. Congo
45. the Republic of Korea

46. Costa Rica
47. Cote d'Ivoire
48. Cuba
49. Kuwait
50. the Cook Islands
51. Lebanon
52. Lybya
53. Mauritius
54. Macedonia
55. Malaysia
56. Morocco
57. the Republic of the Marshall Islands
58. Mexico
59. the Federated States of Micronesia
60. Mongolia
61. Montserrat
62. Namibia
63. the Republic of Nauru
64. Nigeria
65. Netherlands Antilles
66. Nicaragua
67. Niue
68. the United Arab Emirates
69. the Sultanate of Oman
70. Saint Helena Islands
71. Turks and Caicos Islands
72. Pakistan
73. Panama
74. the Independent State of Papua New Guinea
75. Paraguay
76. Peru

77. Salvadore
78. Saudi Arabia
79. Swaziland
80. the Republic of Seychelles
81. Saint Vincent and the Grenadines
81. Saint Kitts and Nevis
82. Saint Lucia
83. the Republic of Serbia
84. Singapore
85. Syria
86. Surinam
87. Thailand
88. Tokelau
89. the Kingdom of Tonga
90. Trinidad and Tobago
91. Tunisia
92. Turkey
93. Uruguay
94. the Sovereign Democratic Republic of Fiji
95. Philippines
96. Croatia
97. the Republic of Montenegro
98. Chile
99. the Democratic Socialist Republic of Sri Lanka
100. Ecuador
101. the Republic of South Africa
102. Jamaica

!TYPE List

List

## of the Least Developed Countries Using the System of Tariff Preferences of the Customs Union

(approved by Resolution of the Interstate Council of EurAsEC (the highest body of the Customs Union) and Resolution of the Commission of the Customs Union Nos 18, 130 of November 27, 2009)

Nos	List of the Least Developed Beneficial Countries
1.	the Republic of Angola
2.	the Islamic Republic of Afghanistan
3.	Bangladesh
4.	the Republic of Benin
5.	Burkina Faso
6.	Burundi
7.	Bhutan
8.	the Republic of Vanuatu
9.	Haiti
10.	Gambia
11.	Guinea
12.	the Republic of Guinea-Bissau
13.	Djibouti
14.	Zambia
15.	the Republic of Yemen
16.	Cambodia
17.	the Republic of Kiribati
18.	the Democratic Republic of Congo
19.	the Union of the Comoros
20.	the Laos People's Democratic Republic
21.	Lesoto
22.	Liberia
23.	Mauritania
24.	Madagascar
25.	Malawi

26. Mali
27. Maldives
28. Mozambique
29. Myanmar
30. Nepal
31. Niger
32. Rwanda
33. the Independent State of Western Samoa
34. the Democratic Republic of Sao Tome and Principe
35. the Republic of Senegal
36. Solomon Islands
37. Somalia
38. Sudan
39. the Republic of Sierra Leone
40. Tanzania
41. the Democratic Republic of Timor-Leste
42. Togo
43. Tuvalu
44. Uganda
45. the Central African Republic
46. Chad
47. Equatorial Guinea
48. Eritrea
49. Ethiopia

!TYPE List

List

of Goods Originating and Imported from Developing and Least Developed Countries in  
Whose Importation Tariff Preferences

(approved by Resolution of the Interstate Council of EurAsEC (the highest body of the  
Customs Union) and Resolution of the Commission of the Customs Union Nos 18, 130  
of November 27, 2009)

Code of the CC      Description\*  
FEA of the CU

02              Meat and edible meat offal

03  
(except for  
0305)              Fish and crustaceans, molluscs and other aquatic  
invertebrates (except for sturgeons and salmons and  
eggs thereof)

04              Dairy produce; birds' eggs; natural honey; edible  
products of animal origin, not elsewhere specified or  
included

05              Products of animal origin, not elsewhere specified or  
included

06  
like;              Live trees and other plants; bulbs, roots and the  
cut flowers and ornamental foliage

07              Edible vegetables and certain roots and tubers

08  
melons              Edible fruit and nuts; peel of citrus fruits or

09              Coffee, tea, mate, and spices

1006              Rice

11              Products of the milling industry; malt; starches;  
inulin; wheat gluten

12  
grains,  
straw              Oil seeds and oleaginous fruits; miscellaneous  
seeds and fruit; industrial or medicinal plants;  
and fodder

13              Lac; gums, resins and other vegetable saps and  
extracts

14              Vegetable plaiting materials; vegetable products not  
elsewhere specified or included

15 (except for  
1509,  
1517 - 1522 00)      Animal or vegetable fats and oils and their cleavage  
products; prepared edible fats; animal or vegetable  
waxes

16              Preparations of meat, of fish or of crustaceans,  
molluscs, or other aquatic invertebrates

1801 00 000 0      Cocoa beans, whole or broken, raw or roasted

1802 00 000 0      Cocoa shells, husks, skins and other cocoa waste

20 (except for  
2001 10 000 0,  
2009 50, 2009  
71, 2009 79)      Preparation of vegetables, fruit, nuts or other parts  
of plants

2103	Sauces and preparations thereof; mixed condiments and mixed seasonings; mustard flour and meal and mustard
prepared	
2104	Soups and broths and preparations thereof; composite food preparations
homogenised	
2401	Unmanufactured tobacco; tobacco refuse
25 (except for materials, 2501 00 91, 2529 21 000 0, 2529 22 000 0)	Salt; sulphur; earths and stone; plastering lime and cement
26	Ores, slag and ash
3003 or have	Medicaments (excluding goods of Headings <u>3002</u> , <u>3005</u> <u>3006</u> ) consisting of two or more constituents which been mixed together for therapeutic or prophylactic uses, not put up in measures doses or in forms or packings for retail sale
32 matter;	Tanning or dyeing extracts; tannins and their derivatives; dyes, pigments and other colouring paints and varnishes; putty and other mastics; inks
3301, 3302	Essential oils...; resinoids...; mixtures of odoriferous substances...
3402 cleaning	Organic surface-active agents (other than soap); surface-active preparations, washing preparations (including auxiliary washing preparations) and preparations, whether or not containing soap, other than those of Heading <u>3401</u>
35	Albuminous substances; modified starches; glues; enzymes
3923 of plastics	Articles for the conveyance or packing of goods, of plastics; stoppers, lids, caps and other closures, plastics
4001	Natural rubber, balata, gutta-percha, guayule, chicle and similar natural gums, in primary forms or in plates, sheets or strip
4403 41 000 0, 4403 49	Other wood in the rough, of tropical wood
4407 21 - 4407 29	Wood, sawn or chipped lengthwise..., of tropical wood
4420	Wood marquetry and inlaid wood; caskets and cases for

	jewellery or cutlery, and similar articles, of wood; statuettes and other ornaments, of wood; wooden articles of furniture not falling in Chapter 94
4421	Other articles of wood
45	Cork and articles of cork
46 plaiting	Manufactures of straw, of esparto or of other materials; basketware and wickerwork
50	Silk
5101	Wool, not carded or combed
5201 00	Cotton, not carded or combed
53	Other vegetable textile fibres; paper yarn and woven fabrics or paper yarn
56	Wadding, felt, and non-wovens; special yarns; twine, cordage, ropes and cables and articles thereof
5701	Carpets and other textile floor coverings, knotted, whether or not made up
5702 10 000 0	"Kelem", "Schumacks", "Karamanie" and similar hand-woven rugs
5705 00 100 0	Other carpets and other textile floor coverings, whether or not made up, of wool or fine animal hair**
5808	Braids in the piece; ornamental trimmings in the piece, without embroidery, other than knitted or crocheted; tassels, pompons and similar articles
6702 90 000 0	Artificial flowers, foliage and fruit and parts thereof; articles made of artificial flowers, foliage or fruit, of other materials
68	Articles of stone, plaster, cement, asbestos, mica or similar materials
6913	Statuettes and other ornamental ceramic articles
6914	Other ceramic articles
7018 10	Glass beads, imitation pearls, imitation precious or semi-precious stones and similar glass smallwares
7117	Imitation jewellery
9401 51 000 0, 9401 59 000 0	Seats of cane, osier, bamboo or similar materials
9403 81 000 0, 9403 89 000 0	Furniture of other materials, including cane, osier, bamboo or similar materials
9403 90 900 0	Parts of furniture of other materials

9601	Worked ivory, bone, tortoise-shell, horn, antlers, coral, mother-of-pearl and other animal carving material, and articles of these materials (including articles obtained by moulding)
9602 00 000 0 articles worked, and	Worked vegetable or mineral carving material and articles of these materials; moulded or carved of wax, of stearin, of natural gums or natural resins or of modelling pastes, and other moulded or carved articles, not elsewhere specified or included; unhardened gelatin (except gelatin of Heading <u>3503</u> ) articles of unhardened gelatin
9603 or (other	Brooms, brushes (including brushes making part of machines, appliances or vehicles), hand-operated mechanical floor sweepers, not motorised, mops and feather dusters; prepared knots and tufts for broom brush making; paint pads and rollers; squeegees (other than roller squeegees)
9604 00 000 0	Hand sieves and hand riddles
9606	Buttons, press-fasteners, snap-fasteners and press-studs, button moulds and other parts of these articles; button blanks
9609 crayons,	Pencils (other than pencils of Heading <u>9608</u> ), pencil leads, pastels, drawing charcoal, writing or drawing chalks and tailors' chalks
9614 00	Smoking pipes (including pipe bowls) and cigar or cigarette holders, and parts thereof
9615 11 000 0	Combs, hair-slides and the like, of hard rubber or plastics
9617 00	Vacuum flasks and other vacuum vessels, complete with cases; parts thereof other than glass inners
97	Works of art, collectors' pieces and antiques

\* The goods shall be determined exclusively by the codes of the CC FEA; the description is given only for convenience of use.

\*\* Tariff preferences shall be granted only for handmade carpets.

!TYPE List

List

of Goods and Rates in Whose Respect During the Transitional Period One of the Participating States of the Customs Union Shall Apply Rates of Import Customs Duties Different from the Rates of the Customs Tariff of the Customs Union

(approved by Resolution of the Interstate Council of EurAsEC (the highest body of the Customs Union) and Resolution of the Commission of the Customs Union Nos 18, 130 of November 27, 2009)

*This Annex shall not be included*

**!TYPE List**

*Resolution of the Commission of the Customs Union No. 239 of April 16, 2010 amended this Annex. The amendments shall enter into force upon the expiry of a month from the day of the official publication of the said Resolution*

Annex 6

List

of Goods in Whose Respect from January 1, 2010 There Shall Be Established Tariff Quotas and Also Volumes of Tariff Quotas of Such Goods on the Territory of the Republic of Belarus, the Republic of Kazakhstan and the Russian Federation

(approved by Resolution of the Commission of the Customs Union No. 130 of November 27, 2009)

**!DIVISION L A4**

Description tariff quotas for 2010, thous. tons		Volumes of the Republic of the Belarus
Republic of Kazakhstan	the Russian Federation	
Meat of bovine animals, fresh or chilled (CC FEA code <u>0201</u> ) 0.02	30	
Meat of bovine animals, frozen (CC FEA code <u>0202</u> ) 10	530	
Meat of swine, fresh, chilled, or frozen (CC FEA code <u>0203</u> ) 472,1		60.0
Trimmings of domestic swine		

0203 29 550 2; 0203 29 900 2  
27.9

Meat and edible offal, of the  
poultry of Heading 0105, fresh,  
chilled, or frozen:  
(CC FEA code 0207) 9.7  
110 780