Resolution of the Cabinet of Ministers of the Republic of Uzbekistan

On Measures to Further Improve the Monitoring of Export-Import Operations

In pursuance of the Decree of the President of the Republic of Uzbekistan dated September 26, 2003, No. UP-3321, "On Measures to Further Liberalize Foreign Trade Activities in the Republic of Uzbekistan," and to further streamline the implementation of import operations in the republic, the Cabinet of Ministers resolves:

- 2. Take note that, starting from October 1, 2003, the State Customs Committee, in collaboration with the State Tax Committee, the Agency for Foreign Economic Relations, the Central Bank of the Republic of Uzbekistan, authorized banks, and other relevant ministries and agencies, shall implement the Unified Electronic Information System for Foreign Trade Operations.
 It is established that the State Customs Committee of the Republic of Uzbekistan shall form an electronic database based on cargo customs declarations and bear responsibility for the timely and accurate entry of information on the arrival or shipment of goods into the Unified Electronic Information System for Foreign Trade Operations.
- 3. The State Customs Committee of the Republic of Uzbekistan shall, within one month:
 - Together with the Central Bank and the State Tax Committee of the Republic of Uzbekistan, ensure the training and retraining of managers, employees, and technical personnel responsible for monitoring and operating the Unified Electronic Information System for Foreign Trade Operations;
 - Together with relevant ministries and agencies, prepare and submit to the Cabinet of Ministers proposals for the introduction in the Republic of Uzbekistan, in accordance with the Customs Code, of a post-clearance control system for goods and vehicles, including the establishment of relevant units within the structure of the **State Customs Committee** and its territorial offices to carry out such control.
- 4. It is established that the entry of data into the Unified Electronic Information System for Foreign Trade Operations by business entities for import contracts subject to examination by the State Unitary Enterprise "Center for Comprehensive Examination of Projects and Import Contracts" under the Ministry of Economic Development and Poverty Reduction of the Republic of Uzbekistan shall be carried out upon receipt of the relevant conclusion from the Center.
- 5. **Introduce amendments and additions** to certain decisions of the Government of the Republic of Uzbekistan in accordance with **Annex No. 2**.
- 6. The Ministry of Justice of the Republic of Uzbekistan, together with the Agency for Foreign Economic Relations, Ministry of Finance, State Customs Committee, and other relevant ministries and agencies, shall, within one month, bring existing departmental normative acts into compliance with this Resolution.
- 7. **Supervisory responsibility** for the implementation of this Resolution is assigned to the **Prime Minister of the Republic of Uzbekistan, U.T. Sultanov**.

Chairman of the Cabinet of Ministers I. Karimov Tashkent, September 30, 2003 No. 416

Annex No. 2

to the Resolution of the Cabinet of Ministers dated September 30, 2003, No. 416

Amendments and Additions to Certain Decisions of the Government of the Republic of Uzbekistan

- 4. In the third paragraph of clause 2 of Annex No. 2 to the Resolution of the Cabinet of Ministers of the Republic of Uzbekistan dated May 6, 1999, No. 223, "On Measures to Further Improve Exchange and Fair Trade in the Republic of Uzbekistan" (Collection of Legislation of the Republic of Uzbekistan, 1999, No. 5, Article 25), replace the words "in territorial units of the customs service within one working day" with the words "in the currency control departments of the territorial offices of the **State Customs Committee** at the place of state registration of the importing business entity within two working days, excluding the day of document submission."
- 5. In the second sentence of the eighth paragraph of clause 1 of the Annex to the Resolution of the Cabinet of Ministers of the Republic of Uzbekistan dated July 16, 2003, No. 317, "On Measures to Further Liberalize the Domestic Foreign Exchange Market" (Collection of Legislation of the Republic of Uzbekistan, 2003, No. 7, Article 63), after the words "goods import cards," add the words "after registering import contracts with the currency control departments of the territorial offices of the **State Customs Committee** at the place of state registration of the importing enterprise."

(Collection of Legislation of the Republic of Uzbekistan, 2003, No. 17-18, Article 161; 2005, No. 32-33, Article 251, No. 34-36, Article 264; 2009, No. 32-33, Article 363; 2010, No. 17, Article 130; 2011, No. 42, Article 455; 2013, No. 2, Article 24, No. 37, Article 485; 2014, No. 30, Article 371; 2015, No. 36, Article 477, No. 52, Article 647; 2016, No. 9, Article 91, No. 52, Article 604; 2017, No. 28, Article 654, No. 29, Article 693, No. 33, Article 863; National Database of Legislation, November 25, 2017, No. 09/17/938/0319; December 4, 2017, No. 09/17/960/0355; December 18, 2017, No. 09/17/984/0419; January 12, 2018, No. 09/18/297/1096; June 7, 2018, No. 09/18/427/1321; July 27, 2018, No. 09/18/583/1582; August 8, 2018, No. 09/18/620/1632; November 26, 2018, No. 06/18/5582/2220; March 14, 2019, No. 09/19/216/2764; August 11, 2019, No. 09/19/861/3571; October 11, 2019, No. 09/19/860/3898; October 22, 2019, No. 09/19/886/3941; May 15, 2020, No. 09/20/283/0587)