

Technical Regulations of the Customs Union "On the safety of low voltage equipment" (TR CU 004/2011)

confirmed the decision of the Customs Union Commission dated August 16, 2011 № 768 and came into force on February 15, 2013 (hereinafter - TP TC 004/2011).

In accordance with paragraph 1 of Article 7 TP TC 004/2011, proof of conformity of low-voltage equipment is carried out by the schemes in accordance with the Regulation on the application of standard assessment schemes (confirmation) of conformity with the technical regulations of the Customs Union, approved by the Decision of the Customs Union Commission of 7 April 2011 . number 621 (hereafter - Standard scheme).

In accordance with poon ktom 3 TP TC 004/2011 Certification of low voltage equipment, mass-produced, it is carried out under the scheme 1c. Low-voltage equipment for the certification is the manufacturer (person authorized by the manufacturer).

Party certification of low-voltage equipment is carried out according to the scheme 3c, a single product - the scheme 4c. Party of low-voltage equipment (single product), manufactured in the customs territory of the Eurasian Economic Union, is a manufacturer, the lot of low-voltage equipment (single product), imported into the customs territory of the Eurasian Economic Union is the importer or the manufacturer (person authorized by the manufacturer).

According to the provisions of Article 2 of TP TC 004/2011 authorized by the manufacturer of the person - legal or natural person registered in the prescribed manner by the Member State of the <u>Eurasian Economic Union</u>, which is defined by the manufacturer on the basis of a contract with him for action on behalf of a conformity assessment and placement of products on the the customs territory of the Eurasian economic Union, as well as for imposing liability for non-conformity of products with technical regulations of the customs Union.

In accordance with the typical scheme in the application of the scheme 1c, the applicant - the manufacturer, including foreign, if authorized by the manufacturer person in the territory of the Customs Union.

In the application circuits 3c and 4c applicant - the seller (supplier), the manufacturer, including foreign. However, pursuant to paragraph 2 of Article 99 of the Treaty on the Eurasian Economic Union on May 29, 2014 (hereinafter - the Agreement) decision of the Eurasian Economic Commission, acting on the date the Agreement enters into force shall remain in force and shall apply to the extent not contrary to the Treaty.

In accordance with paragraph 1 of Article 52 of the Treaty in order to protect the life and (or) human health, property, environment, life and (or) health of animals and plants, action alerts, misleading consumers, and to ensure energy efficiency and resource within the Eurasian economic Union adopted technical regulations of the Eurasian economic Union.

Clause 2 of Article 53 of the Agreement established that the products in respect of which entered into force on the technical regulations of the Eurasian Economic Union (technical regulations of the Eurasian Economic Union), put into circulation in the territory of the Eurasian Economic Union, provided that it has passed the necessary conformity assessment procedures established technical regulations of the Eurasian economic Union (technical regulations of the Eurasian economic Union).

Clause 5 of the technical regulation of the Protocol in the framework of the Eurasian Economic Union (annex number 9 to the Agreement) (hereinafter - the Protocol) found that the assessment of conformity of technical regulation objects installed in the technical regulations of the Eurasian Economic Union, is held in registration forms (state registration), tests, conformity assessment, examination and (or) in other form.

Mandatory confirmation of compliance is carried out in the forms of declaration of conformity and certification. Forms, diagrams, and conformity assessment procedures shall be established in the technical regulations of the Eurasian Economic Union on the basis of standard conformity assessment schemes.

It should be noted that paragraph 5 of the Protocol established, that in assessing the conformity of the applicant may be registered in the state - member of the Union in accordance with its law legal entity or a natural person as an individual entrepreneur, is a manufacturer or seller or a person authorized by the manufacturer.

Thus, pursuant to the provisions of international treaties and instruments, included in the right to the <u>Eurasian Economic Union</u>, the applicant in assessing the conformity of products to meet the requirements of TP TC 004/2011 should be authorized by a foreign manufacturer person registered on the territory of a Member State of the Eurasian Economic Union in accordance with the its legislation.