

GOVERNMENT OF THE RUSSIAN FEDERATION

RESOLUTION

from _____ 2019 № _____

MOSCOW

**About the product identification labeling system
and traceability of goods movement**

In accordance with parts 3.1 and 3.2 of clause 1 of Article 5 and clauses 2, 5 and 17 of Article 20.1 of the Federal Law "On the fundamentals of state regulation of trading activities in the Russian Federation "The Government of the Russian Federation **reports** :

one. Approve attached:

Regulations on the state information system for monitoring the circulation of goods subject to mandatory labeling by means of identification;

Marking rules for goods subject to mandatory labeling by means of identification .

2 The implementation of this resolution is carried out by the relevant federal executive bodies.

within the limits of the maximum number of their employees and budget allocations established by the Government of the Russian Federation, provided by them in the federal budget for leadership and management in the sphere of established functions.

Prime Minister
Russian Federation

D. Medvedev

Project

Approved
Government Decree
Russian Federation
from №

POSITION

on the state information system for monitoring the circulation of goods subject to mandatory labeling by means of identification

I. General provisions

1. This Regulation defines:

but) tasks, functions, and participants the state information system for monitoring the circulation of goods subject to mandatory labeling by means of identification (hereinafter - the information system for marking goods);

b) the order of creation, development, commissioning, operation and decommissioning of an information system for marking goods;

at) the procedure for providing information contained in the information system for marking goods, and its classification as publicly available information;

d) the procedure for interaction of the information system for marking goods with other state information systems and information systems for participants in the circulation of goods subject to mandatory labeling by means of identification.

II. Tasks and functions of the information system of product labeling

2. The information system for marking goods is aimed at solving the following tasks:

but) ensuring the creation of a system of marking and traceability of goods, provided for by the Concept for the creation and operation of a system for marking goods with means of identification and traceability of goods movement, approved by Decree of the Government of the Russian Federation of December 28, 2018 No. 2963-p;

b) increasing the efficiency of information exchange on the circulation of goods subject to mandatory labeling by means of identification;

at) the creation of mechanisms to ensure the prevention and suppression of illegal circulation of goods in the territory of the Russian Federation.

3. The tasks stipulated by clause 2 of these Regulations are carried out by the following functions of the information system for marking goods:

but) collecting, processing and storing information on the turnover of goods subject to mandatory labeling by means of identification, providing access to it;

b) identification of each item of goods subject to labeling by means of identification by assigning labeling codes to goods;

at) ensuring the protection of the product labeling code with the help of Russian cryptographic technologies, as well as through the centralized generation of the marking code;

d) ensuring the possibility of registering all stages of the turnover of labeled goods from production or importation into the territory of the Russian Federation to retail sales using cash registers or other withdrawal of goods from circulation;

d) providing the possibility of the formation of analytical information;

e) validation of identification means;

g) ensuring the traceability of the movement of marked goods;

h) ensuring the possibility of organizing interaction with the information systems of federal executive bodies, including through a unified system of interdepartmental electronic interaction;

and) ensuring interaction with the integrated information system of the Eurasian Economic Union in the field of product labeling with means of identification;

to) ensuring the legal significance of information transmitted by participants in the turnover of goods subject to mandatory labeling by means of identification in the information system for marking goods;

l) the formation and maintenance of a catalog of goods to be labeled with means of identification;

m) other functions stipulated by the regulatory legal acts of the Russian Federation;

n) providing possibilities of public control in the field of labeling with information system labeling.

III. Participants in the product labeling information system

4. The participants of the information system for marking goods are:

but) the operator of the information system for marking goods (hereinafter - the operator);

b) Coordinator for the creation and operation of an information system for marking goods;

at) functional customers that form functional requirements for an information system for labeling goods;

d) Ministry of Digital Development, Communications and Mass Communications of the Russian Federation;

d) participants in the circulation of goods subject to labeling by means of identification;

e) regulatory authorities;

g) subjects of non-state control;

h) users of the product labeling system.

5. The operator of the information system for marking goods is an organization defined by the Government of the Russian Federation.

6. The Ministry of Industry and Trade of the Russian Federation is the coordinator of the creation and operation of the product labeling information system.

7. Functional customers that form the functional requirements for an information system for marking goods are federal executive authorities responsible for the state policy in the sphere of turnover of certain commodity groups, which carry out including:

formation of requirements for sectoral components of the information system of product labeling for the relevant product groups, as well as participation in their acceptance for use;

ensuring the interaction of information systems, the operators of which they are, with the information system of product labeling.

8. Ministry of Digital Development, Communications and Mass Communications of the Russian Federation is a federal body of executive power, which provides the normative regulation of the data trafficking, the interaction of information goods labeling system with other state information systems with a single system of interagency electronic interaction, coordination of technical specifications for an information system labeling and technical requirements for its operation, takes participation in the acceptance of the state information system for operation by assessing and monitoring compliance with technical requirements for it, monitoring the creation and operation of an information system for marking goods by conducting a technical audit for compliance of the information system for marking goods with the agreed technical specifications for creating an information system for marking goods and technical requirements for its operation in accordance with the decision of the Government of the Russian Federation.

9. The participants of the movement of goods subject to marking with identification means, carry out the direction of the information system of labeling information on how to enter into the bank, and (or) circulation, and (or) withdrawal from circulation of goods subject to mandatory labeling identification means, in accordance with the rules established by the Government of the Russian Federation to include such information in the product labeling information system.

10. The controlling bodies are the federal executive bodies that exercise control (supervision) functions in the sphere of circulation of goods subject to labeling by means of identification, using the information system for marking goods.

11. The subjects of non-state control are local governments, public associations of consumers (their associations, unions), as well as individuals and legal entities that carry out public control in the field of product labeling using the information system of product labeling.

12. Users of the information system for labeling goods are individuals and legal entities, government bodies and local governments with the right of access to information contained in the information system for labeling goods, in the manner and conditions determined by the Government of the Russian Federation.

IV. Rules for the creation, commissioning, operation and decommissioning of an information system for marking goods

13. Creation, development, commissioning, operation of an information system for marking goods carried out by the operator of the information system for marking goods as agreed with the coordinator of the creation and operation of the information system for marking goods with taking into account the requirements for the order of creation, development, commissioning, operation and decommissioning of state information systems and further storage of information contained in their databases, approved by the Decree of the Government of the Russian Federation dated July 6, 2015 676

“On the requirements for the order of creation, development, commissioning, operation and decommissioning of state information systems and further storage of information contained in their databases”, and this Regulation. Output from the operation of the information system for marking goods is carried out by the coordinator of the creation and functioning of the information system for marking goods.

14. Creation, development and operation of an information system for marking goods implemented on the basis of the following principles:

but) ensuring the completeness, reliability, and safety of the information received and transmitted using the information system for marking goods;

b) unity of organizational and methodological support of the information system for labeling goods;

at) ensuring the use of common registries, classifiers and directories of the information system for labeling goods;

d) ensuring regulated access to the information system of product labeling;

d) uninterrupted operation of the information system for marking goods.

15. The terms of reference for the creation of an information system for labeling goods is approved by the coordinator for the creation and operation of an information system for labeling goods as agreed with the Ministry of Digital Development, Communications and Mass Communications of the Russian Federation .

16. The acts of entry into trial operation and the acts of completion of the trial operation of the information system for labeling goods are approved by the coordinator of the creation and operation of the information system for labeling goods.

17. Acceptance and commissioning of an information system for marking goods is carried out by subsystems (components) of an information system for marking goods and an information system for marking goods as a whole. The list of subsystems (components) of the information system for marking goods is determined by the Government of the Russian Federation. Acceptance of the subsystem (component) of the information system for labeling goods and the information system for marking goods as a whole is carried out by the acceptance committee formed by the coordinator of the creation and operation of the information system for marking goods and, if necessary, by functional customers that form functional requirements for the information system for marking goods with the participation of representatives federal executive bodies , including the Ministry of Digital Development, Communications and mass communications of the Russian Federation, and the operator .

18. The basis for the entry of an information system for labeling goods into operation is the act of commissioning approved by the coordinator of the creation and operation of an information system for marking goods .

19. An information system for marking goods is considered to be commissioned from the date of commissioning of the first subsystem (component) of the information system for marking goods , unless otherwise specified in the act of commissioning the information system for marking goods .

20. Software and hardware of the information system for labeling products, including its subsystems (components), should provide:

but) implementation of the functions of an information system for marking goods;

b) 24/7 uninterrupted operation of the information system for labeling goods, including its subsystems (components), with the exception of breaks for routine and technological work, in accordance with the requirements for ensuring the integrity, sustainability of functioning and security of public information systems provided for by a decree of the Government of the Russian Federation of 18 of May 2009, No. 424 “On the specifics of connecting federal state information systems to information and telecommunication services etyam ”;

at) informational interaction of the information system of product labeling, including its subsystems (components), with other information systems, as well as with the infrastructure providing information technology interaction of information systems used to provide state and municipal services and the execution of state and municipal functions in electronic form ;

d) the protection of information contained in the information system of labeling of goods, including its subsystems (components), in accordance with the legislation of the Russian Federation in the field of information protection, including the requirements for the protection of information contained in public use systems, provided for by a decree of the Government of the Russian Federation dated May 18 2009 No. 424 “On the specifics of connecting federal state information systems to information and telecommunication networks”;

d) automatic format-logical verification of information placed in the information system for marking goods in a structured form;

e) verification of compliance by the participants of the information system for marking goods with the rules for the formation of information posted in the information system for marking established by federal laws and regulatory legal acts adopted in accordance with them;

g) unification of the composition of technological operations for the collection, preparation, transmission, processing and display of information placed in the information system for marking goods;

h) keeping electronic logs of records of actions and operations containing information on the formation, placement, modification, exchange and deletion of information, indicating the date and time of execution of actions and operations, their content and information about the participants an information system for marking goods that carried out such actions and operations, including in the process of information interaction of an information system for marking goods with other information systems (hereinafter referred to as the electronic log book);

and) generation of extracts from electronic logbooks made at the request of the subjects of the information system of product labeling;

to) generating statistical information from electronic logbooks at the request of the subjects of the information system for labeling goods;

l) immediately informing the participants of the information system for marking goods about failures and violations in the information system for marking goods, which may result in violation of the terms and quality of provision and (or) receipt of information, as well as violation of information security requirements defined by this Regulation;

m) the unity of the normative and reference information used by the participants in the information system for marking goods in the information system for marking goods, including reference books, registers and classifiers.

21. Linguistic means of the information system for marking products should provide participants of the information system for marking goods with the ability to form and view information in the information system for marking goods in Russian . Information in cases stipulated by federal laws and regulations adopted in accordance with them may be formed in the information system for marking goods using Latin letters.

22. Technical means of the information system for marking goods must be located in the territory of the Russian Federation.

23. When forming, processing and exchanging information in the information system for marking goods, electronic document formats are used, which are set by the operator in coordination with the Ministry of Industry and Trade of the Russian Federation, other federal government bodies within their powers. When generating and exchanging information in the information system for marking goods, enhanced qualified electronic signatures are used, unless otherwise established by federal laws and regulatory legal acts adopted in accordance with them.

24. The development of an information system for marking goods is carried out on the basis of a technical assignment and individual specific technical tasks for the development of an information system for marking goods approved by the coordinator of the creation and operation of an information system for marking goods together with its functional customers that form functional requirements for an information system for marking goods, in coordination with the Ministry digital development, communications and mass communications of the Russian Federation and discharging Botha, together with the operator of the information system of labeling.

V. The procedure for providing information contained in the information system of labeling of goods, and its assignment to publicly available information

25. The information contained in the information system of product labeling is information of limited access, with the exception of information, the inadmissibility of restricting access to which is established by federal laws, as well as information classified by the Government of the Russian Federation to publicly available information.

26. The operator, when placing publicly available information on the Internet, provides:

a) placement of publicly available information on the website of the information system for marking goods;

b) the use of classification and systematic search, intended for the analysis of publicly available information, including using the navigation function.

27. Functional customers that form functional requirements for the information system of product labeling, and regulatory authorities , provide on their official websites on the Internet the placement of links in the “open data” section and (or) in another section containing information on the application of identification means, with go to the information system of product labeling. The said federal authorities may also post publicly available information on their official websites on the Internet directly from the information system of product labeling.

28. The composition of publicly available information, the requirements for the frequency of its placement and the timing of updating the dataset on the Internet are approved by the Government of the Russian Federation for specific goods or groups of goods .

29. The restricted access information contained in the information system of product labeling is provided by the operator to participants in the turnover of goods and public authorities in compliance with the laws of the Russian Federation.

30. The request for the provision of information contained in the information system of product labeling in the form of an electronic document signed by a strengthened qualified electronic signature of the head (other authorized person) of the participant in the circulation of goods, state authorities and local authorities (hereinafter - the request for information) is sent to the information marking system of goods and is subject to registration by the operator on the day of receipt with the assignment of a registration number. The operator has the right to request clarification on the content of the received request for information.

31. The request for information shall include the postal address, telephone and (or) fax number or e-mail address, last name, first name and patronymic (if available) of the individual (for individual entrepreneurs) or the name of the organization (for legal entities), state authority, authority local government requesting information, and a list of requested information.

32. In the case of a request for information of limited access with respect to such information, the request for information shall indicate the grounds for its receipt in accordance with the legislation of the Russian Federation, the obligation of the sender of the request for information on its safety and safety conditions (details of the current certificate of conformity of the information object with which the reception, storage and processing of the requested information of limited access, the security requirements of information issued by agency for accreditation of information objects by security requirements of information, allowing the processing of restricted information relevant category).

33. The response to a request for information is subject to mandatory registration and the operator in the information system marking the goods in electronic form, including in the form of an electronic document signed by a strengthened qualified electronic signature of the operator, a participant in the circulation of goods, a state authority, a local government within 14 workers days from the date of registration request for information.

34. In case of refusal to provide information in response to a request for information, the operator shall indicate the grounds in accordance with the legislation of the Russian Federation, for which the requested information cannot be provided.

35. The operator has the right to refuse to participants of the turnover of goods, public authorities and local authorities in the provision of information contained in the information system of labeling of goods, in the following cases:

- a) the request for information does not comply with clauses 3 1 and 3 2 of these Regulations;
- b) the requested information is not contained in the product labeling information system;
- c) a request for information has been sent by a participant in the turnover of goods, a state authority, a local government body that does not have the right to access such information in accordance with the legislation of the Russian Federation;
- d) the request for information repeats the request for information to which the reply was previously sent .

36. If the information specified in the request for information is posted on the official website of the information system for marking goods in the Internet information and telecommunications network (hereinafter referred to as the Internet), the operator specifies the link (address) in the response to the request for information "Internet" where such information is posted.

VI. The order of interaction of the information system of labeling of goods with other state information systems and information systems of participants in the turnover of goods to be marked by means of identification

37. In this Regulation, the information interaction of an information system for labeling goods with other information systems refers to receiving, locating in an automated mode and using information contained in other information systems, in an information system marking goods, and providing information information contained in an information system product labeling.

38. Information interaction of the information system of labeling goods with other state information systems and information systems of participants in the turnover of goods subject to labeling by means of identification is carried out, including through the infrastructure that provides information and technological interaction of information systems used to provide state and municipal services and the execution of state and municipal functions in electronic form.

39. The information system for labeling goods is connected to a unified system of inter-agency electronic interaction in accordance with Resolution of the Government of the Russian Federation dated September 8, 2010 No. 697 "On a unified system of inter-departmental electronic interaction" free of charge.

40. The product labeling system interacts with the following state information systems:

- a) the unified state register of legal entities;
- b) the unified state register of individual entrepreneurs;
- c) the state register of accredited branches, representative offices of foreign legal entities;
- d) unified automated information system of customs authorities;
- e) other state information systems, including those determined by the Government of the Russian Federation for specific goods or groups of goods.

41. In the course of information interaction of the information system for labeling goods with other state information systems, the information is transmitted by the participants in the interaction in the form of electronic documents signed by a strengthened qualified electronic signature of the operator of the state information system.

42. The schemes used for the formation of documents in order to ensure the processes of information interaction of the information system for labeling goods with other state information systems are posted on the official website of the information system for marking goods on the Internet.

43. In order to ensure the interaction of the information system of product labeling with other state information systems, the operator concludes agreements on information interaction, including, including:

- a) the features of the organization of information interaction of the information system for labeling goods with other state information systems;
- b) the technical conditions for the informational interaction of the information system for labeling goods with other state information systems;
- c) the composition of the information that is proposed to be exchanged during the information interaction of the information system for marking goods with other state information systems ;
- d) forms of providing reports from the information system of product labeling.

44. Informational interaction of the information system of product labeling with other state information systems is carried out:

- a) in the forms of information to be included in the information of the goods marking system approved by the operator in consultation with the relevant federal bodies of executive power , automatic or automatic modes without sending requests for information;
- b) with the use of enhanced qualified electronic signature;
- c) using a unified system of interdepartmental electronic interaction, as well as other infrastructure components that provide information and technological interaction of information systems used to provide state and municipal services and perform state and municipal functions in electronic form, and its components;
- d) using software and hardware of the information system for marking goods created by the operator.

45. The interaction of the information system of product labeling with the information systems of the participants in the turnover of goods is carried out through information electronic services using protocols and interfaces of electronic interaction, information about which is posted by the operator on the official website of the operator on the Internet information and telecommunications network.

Vi . Protection of information contained in the product labeling information system

46. The rights of the owner of the information contained in the information system of product labeling are coordinated by the creation and operation of the information system for product labeling .

47. The information contained in the information system for marking goods is subject to protection in accordance with the legislation of the Russian Federation on information, information technologies and information protection using Russian cryptographic technologies in accordance with the requirements of regulators in the field of information protection and information security .

48. The protection of information contained in the information system for marking goods is ensured through the use of organizational and technical measures to protect information, as well as monitoring the operation of the information system for marking goods.

49. To ensure the protection of information during the creation, operation and development of an information system for marking goods, the following are carried out:

- but) formation of requirements for the protection of information contained in the information system for marking goods;
- b) development and implementation of a system (subsystem) of information security and cryptographic protection;
- at) use of certified information security tools, as well as certification of the information system for marking goods for compliance with information protection requirements;
- d) protection of information during its transmission over information and telecommunication networks;
- d) fulfillment of information security requirements during the operation of the goods marking information system.

50. In order to protect the information contained in the information system for marking goods, the operator provides:

- but) prevention of unauthorized access to information contained in the information system for marking goods, and (or) the transfer of such information to persons who do not have the right to access this information;
- b) timely detection of facts of unauthorized access to the information contained in the information system of product labeling;
- at) warning of the possibility of adverse consequences of violation of the procedure for access to information;
- d) non-admission of impact on technical means on which the information system of marking of goods is placed, as a result of which their functioning is disrupted;

- d) possibility of immediate recovery of information modified or destroyed due to unauthorized access to it;
- e) constant control over ensuring the level of information security;
- g) application of other measures of protection information when using the information system for marking goods in accordance with the requirements of the legislation of the Russian Federation on information, information technologies and information protection and in case of concluding an agreement on public-private partnership , such agreement .

Project

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Russian Federation
from №

REGULATIONS

marking of goods subject to mandatory labeling by means of identification

I. General provisions

1. These Rules determine the procedure for labeling goods subject to mandatory labeling by means of identification, including rules for creating and applying identification tools and characteristics of identification tools, including the structure and format of marking codes, identification codes and verification codes, as well as the rules for the operator to enable the state information monitoring system turnover of goods subject to mandatory labeling by means of identification (hereinafter respectively - the operator, information systems labeling of goods) , information on the circulation of goods subject to mandatory labeling by means of identification in the information system of labeling of goods.

2. For the purposes of this Regulation, the following concepts are used:

putting the goods into circulation - unless otherwise provided by regulatory acts of the Government of the Russian Federation for specific goods or groups of goods,

in the production of goods on the territory of the Russian Federation - the initial paid or other transfer of goods from the manufacturer to a new owner or other person with the purpose of its alienation to such a person or for subsequent sale, which makes it available for distribution and (or) use;

in the production of goods outside the territory of the Russian Federation (with the exception of goods imported from the member states of the Eurasian Economic Union) - release by customs authorities for domestic consumption of goods imported by the importer into the Russian Federation across the customs border of the Eurasian Economic Union;

in the production of goods outside the territory of the Russian Federation in respect of goods imported from the member states of the Eurasian Economic Union - the import by a legal entity or an individual registered as an individual entrepreneur of the goods into the territory of the Russian Federation;

withdrawal of goods from circulation - unless otherwise provided by regulatory acts of the Government of the Russian Federation for specific goods or groups of goods, sale (sale) of marked goods to the consumer, destruction (loss) of marked goods, sale (sale) of marked goods outside the Russian Federation, return to physical to persons of unsold goods received earlier by legal entities and individual entrepreneurs in the framework of commission agreements, transfer of marked funds to individuals E identification of goods on the basis of other agreements providing for the transfer of ownership of the goods, including free transfer, assignment of rights from mortgage or novation, as well as the transfer of goods to legal entities and individuals for purposes not related to the subsequent sale (sale) for use for their own needs, including the transfer of goods in accordance with Federal Law No. 44-FZ of April 05, 2013 On the contract system in the field of procurement of goods, works, services for the provision of state

and municipal needs ", under state or municipal contracts and the Federal Law of July 18, 2011 No. 223-FZ" On Procurement of Goods, Works, Services by Certain Types of Law persons ”;

turnover of goods - unless otherwise provided by regulatory acts of the Government of the Russian Federation for specific goods or groups of goods, receipt and transfer of goods from one person to another person, including their purchase and sale (sale) in the territory of the Russian Federation.

3. This Regulation does not apply to:

goods under customs control during their transportation;

samples and samples of goods in the required quantities, intended for testing in order to assess compliance with the requirements of the legislation of the Russian Federation and the law of the Eurasian Economic Union, as well as regulatory legal acts in the field of technical regulation and standardization, during their storage and transportation;

goods imported into the territory of the Russian Federation by the organizers and participants of international exhibitions and fairs as samples and exhibits and not intended for sale (sale);

goods that are foreign gratuitous (humanitarian) and international technical assistance registered in the manner established by the legislation of the Russian Federation;

goods purchased in the framework of retail trade and returned to sellers by buyers, subject to the availability of documents confirming the return of goods during storage and transportation, carried out in the manner prescribed by the legislation of the Russian Federation

goods at their sale (sale) in duty-free shops;

goods stored under customs control in customs control zones , including temporary storage warehouses and customs warehouses;

goods during their storage and use by manufacturers of these goods;

goods seized, arrested, confiscated or otherwise converted into the income of the Russian Federation, and goods that are collected against unfulfilled obligations that are provided for by the tax and customs legislation of the Russian Federation when they are acquired, stored, transported, sold (sold) and used , as well as goods to be destroyed - during their storage and transportation;

goods imported as goods for personal use and purchased in the retail trade of individuals - during their storage, transportation and use;

goods intended for official use by diplomatic missions, consular offices, international intergovernmental and intergovernmental organizations, their missions, and state missions with them, during their storage, transportation, and use;

other cases stipulated by the regulatory legal acts of the Government of the Russian Federation for specific goods or groups of goods.

II. Rules for the formation and application of identification tools, characteristics of identification tools, including the structure and format of marking codes, identification codes and verification codes

4. The characteristics of the means of identification, including the structure and format of marking codes, identification codes and verification codes, are determined by the Government of the Russian Federation in relation to specific goods or groups of goods before the deadline for the introduction of their mandatory marking.

5. Participants in the turnover of goods in the absence of goods subject to mandatory labeling, marked identification means, are obliged to label them with identification means before putting into circulation in accordance with these Regulations and regulatory acts of the Government of the Russian Federation , unless otherwise established by these Rules, the laws of the Russian Federation .

6. Goods, information about which (including information about identification means put on them) are not transferred to the information system of marking of goods, or transferred in violation of the procedure established by the legislation of the Russian Federation, is considered unmarked.

7. Marking of goods is carried out by forming and applying identification means at the places of their production, packaging (repacking) or storage of goods or packaging of goods.

8. In order to form a means of identifying the operator on the basis of participants' bids circulation of goods subject to marking with identification means (further - the movement of goods), ensuring the application of the means of identification, forms and provides such participants in the movement of goods labeling codes or, in the case of forming the identification code directly to such participants turnover goods verification codes. These applications are sent using technical means of checking the verification code (devices for registering the emission of goods identification means).

9. The marking code is formed in two stages - the formation of the identification code and the formation of the verification code. The verification code is generated by the operator using Russian cryptographic technologies. The participants in the turnover of goods that provide the identification means from the operator receive the marking codes or verification codes using technical means of checking the verification code (devices for registering the emission of goods identification means). In order to obtain marking codes or verification codes, participants in the circulation of goods enter into an agreement with the operator, the mortgage form of which is approved by the Ministry of Industry and Trade of the Russian Federation.

10. The application for receipt of marking codes must contain the code of the commodity position and the number of marking codes. The application for receipt of verification codes may contain unique identification codes that are planned to be assigned to the goods being marked, and the number of marking codes. If such identification codes are not provided by the turnover participant in the application, they are provided by the Operator, which guarantees their uniqueness.

11. The method of applying identification means is determined by the Government of the Russian Federation separately for specific goods or groups of goods (drawing in the form of a bar code, or recording on a radio frequency tag, or a presentation using another means (technology) of automatic identification).

12. The participant of the turnover of goods, ensuring the application of identification means to the goods, prior to putting the goods into circulation, sends information about the application of identification means to the goods in the marking system using technical means of checking the verification code (devices for registering the emission of goods identification means).

13. Equipping participants in the circulation of goods that ensure the application of identification means with appropriate technical means for checking the verification code (devices for registering the emission of goods identification means) is carried out by the operator through their direct transfer or by providing remote access to such technical means of information systems of the participants in the circulation of goods that provide identification means. The decision on the choice of equipment is made by the participants in the turnover of goods, ensuring the application of identification means, unless otherwise established by the Government of the Russian Federation for specific goods or groups of goods. For the purpose of such equipment, participants in the circulation of goods, ensuring the application of identification means, conclude agreements with the operator, containing, among other things, the conditions for the provision of technical means of checking the verification code (devices for registering the emission of goods identification means) and their routine maintenance. The standard form of such contracts is approved by the Ministry of Industry and Trade of the Russian Federation. The operator shall register the technical means of verification of the verification code (the device for registering the emission of goods identification means) in the information system for marking goods. The operator shall register the technical means of verification of the verification code (the device for registering the emission of goods identification means) in the information system for marking goods. The operator shall register the technical means of verification of the verification code (the device for registering the emission of goods identification means) in the information system for marking goods.

III. Rules for the inclusion by the operator of an information system for marking goods for information on the turnover of goods subject to mandatory labeling by means of identification in the information system for marking goods

14. Entering information about goods into the information system of labeling of goods is made by participants in the circulation of goods after they have registered in the information system of labeling goods and providing them with a personal account. In order to register goods in the information system for marking goods, participants in the turnover of goods enter into an agreement with the operator for connecting goods to the information system, the standard form of which is approved by the Ministry of Industry and Trade of the Russian Federation .

15. Registration of participants in the circulation of goods in the information system for marking goods and providing them with a personal account is carried out by the operator on the basis of reliable information provided by participants in the circulation of goods using the information system for marking goods in electronic form, as well as information provided by foreign organizations that are participants in the circulation of goods to an authorized federal executive body in cases established by the Government of the Russian Federation for specific goods or groups of goods.

16. Unless otherwise established by the Government of the Russian Federation for specific goods or groups of goods, to register in the information system for marking goods, participants in the circulation of goods send an application for registration using the information system for marking goods, containing the following information:

a) the name of the participant in the circulation of goods, which is a legal entity; surname, name, patronymic name (if any) of the participant in the turnover of goods, who is an individual entrepreneur;

b) the location of the participant in the turnover of goods, which is a legal entity or the place of residence of the participant in the circulation of goods, which is an individual entrepreneur;

c) taxpayer identification number of the participant in the turnover of goods;

d) last name, first name, patronymic (if any), telephone number and e-mail address of the contact person of the participant in the circulation of goods;

e) the taxpayer code of the participant in the turnover of goods in the country of registration, the code of the country of registration of the participant in the turnover of goods (for participants in the circulation of goods that are foreign legal entities).

17. The processing and verification of the application for registration, sent by the participant in the turnover of goods, is carried out by the operator within 10 working days from the date of filing such an application.

18. Unless otherwise established by the Government of the Russian Federation for specific goods or groups of goods, participants in the turnover of goods refuse to register in the information system for marking goods for the following reasons:

a) with respect to organizations recognized as tax residents of the Russian Federation, accredited branches, representative offices of foreign organizations in the territory of the Russian Federation:

the absence of a reinforced qualified electronic signature of the head of a legal entity (an accredited branch, representative office of a foreign legal entity in the Russian Federation) or an individual entrepreneur participating in goods circulation that is a resident of the Russian Federation, or there is a discrepancy between the data of the owner of the verification key certificate of an enhanced qualified electronic signature ;

the lack of information about the valid key certificate verification strengthened qualified electronic signature issued by the head of a legal entity (accredited branch, representative office of a foreign legal entity in the Russian Federation) or an individual entrepreneur - participant of the turnover of goods;

lack of information on valid records or inconsistency of the information specified in the application for registration, information of the Unified State Register of Legal Entities or the Unified State Register of Individual Entrepreneurs, or lack of information about valid records or inconsistency of the information specified in the application for registration, information of the State Register of accredited branches and representative offices foreign legal entities;

the lack of information about the current license of the participant in the turnover of goods (in the case of the licensed activity in the framework of the circulation of goods in accordance with the legislation of the Russian Federation);

b) in relation to foreign organizations not recognized as tax residents of the Russian Federation and having no representative offices on the territory of the Russian Federation - lack of information provided by the participant in the circulation of goods in accordance with the requirements established by the Government of the Russian Federation for specific goods or groups of goods.

19. In case of a positive result of the verification of the application for registration, the operator shall, in time provided for by paragraph 17 of these Rules, register a participant in the circulation of goods in the information system for marking goods and provide him with a personal account, the corresponding notification is sent to the email address specified in the application for registration signed by the operator's enhanced qualified electronic signature . In this case, the reuse of the same e-mail address for registration of personal accounts of various participants in the turnover of goods is not allowed.

20. In case of a negative result of the verification of an application for registration under one or several circumstances specified in clause 20 of these Provisions, the operator, within 10 working days from the date of filing such an application, sends to the e-mail address indicated in the application for registration, a notification of the refusal of registration in information system of labeling of goods, signed by the operator's enhanced qualified electronic signature, indicating the reasons for refusal.

21. In the event that the participant changes in the goods circulation, the information he specified when registering in the information system for marking goods, the participant in goods circulation within three working days from the date of change of the relevant information sends the changed information to the operator using the software of the information system for marking goods.

22. The operator, within no more than 10 working days from the date on which the participant of the goods circulation of the changed information is submitted, checks them automatically and changes the information about the participant of the goods turnover in the information system of product labeling, sending the relevant notification of changes to the participant of the goods circulation goods notification of the impossibility of changing such information, indicating the reasons for refusal .

23. Registration of goods in the information system of marking of goods is carried out on the basis of the electronic application of the participant of the turnover of goods, registered in the information system of marking of goods. The information to be contained in the application is established by the rules for marking specific goods or groups of goods in respect of which mandatory labeling is introduced.

24. Information about the goods supplied for federal state needs by the state defense order, as well as information about the types of information used to protect information classified as state secret or restricted access information protected by the legislation of the Russian Federation, and information about goods constitute a state secret; no goods are entered in the information system.

25. Authorization of participants in the turnover of goods that are residents of the Russian Federation, accredited branches and representative offices of foreign legal entities on the territory of the Russian Federation in the information system for marking goods is carried out through the use of a qualified certificate.

26. Authorization of participants in the turnover of goods that are foreign legal entities that are not residents of the Russian Federation and do not have representation in the territory of the Russian Federation, in the information system for marking goods is carried out by using a simple electronic signature.

IV. Product traceability

27. Participants in the turnover of goods, the operator, the federal government in the framework of the implementation of established functions are required to send to the information system the labeling of goods in relation to goods to be labeled with means of identification, including marked goods, the following information:

- a) information on the formation (generation) by the operator of the marking codes;
- b) information on the application of means of identification of goods by participants in the circulation of goods;
- c) information on the destruction of recalled or unusable means of identification;
- d) information on the commissioning, circulation of goods and the withdrawal of goods from circulation;
- e) other information stipulated by the regulatory legal acts of the Government of the Russian Federation for specific goods or groups of goods.

28. Information transmitted to the information system of marking of goods, are formed and presented in the form of electronic documents signed by enhanced qualified electronic signature, with the exception of the following information:

transferred as part of fiscal documents in accordance with the legislation of the Russian Federation on the use of cash registers or using technical means of checking verification codes;

transferred by participants in the turnover of goods that are not residents of the Russian Federation;

other information in cases stipulated by the regulatory legal acts of the Government of the Russian Federation for specific goods or groups of goods.

29. The transfer of information to the information system of marking of goods is carried out by sending electronic documents in a format posted by the operator on the official website of the operator in the information and telecommunications network "Internet".

30. In order to organize electronic exchange of electronic documents provided for by these Rules, the information-technological and communication infrastructure created in accordance with Article 19 of the Federal Law No. 210-Φ3 dated July 27, 2010 "On the Organization of State and Municipal Services" can be applied, and well as technical means of fiscal data operators that meet the requirements of the Federal law of 22 May 2003 № 54-FZ "on the application of control- cash technology in the implementation of cash cash payments and (or) calculations with use of electronic means of payment. "

31. The participants in the turnover of goods provide information to the information system for marking goods independently, including with the involvement of other legal entities or individual entrepreneurs authorized by the participants in the turnover of goods and acting on behalf of the participants in the turnover of goods in accordance with the legislation of the Russian Federation.

32. Participants in the circulation of goods when errors are detected in the information (inaccurate information) they provide to the information system for marking goods send corrected information to the information system for

marking goods in the manner determined by the Government of the Russian Federation separately for specific goods or groups of goods.

33. If other participants in the goods circulation were involved in providing information in which errors were found (inaccurate information), the corrections are considered accepted after confirmation of the correctness of the submitted corrections by the participant in the goods circulation who first made such an error and automatically checking the specified information in the information labeling goods.

34. The date of submission of the document to the information system for marking goods is the date recorded in the notification (receipt) of receipt of the document. The fact that a participant performs the turnover of goods with a duty to provide information to the information system for marking goods is confirmed by a receipt for entering information into the information system for marking goods. Notifications (receipts) provided for by this clause are automatically generated and sent to the participant in the circulation of goods with an information system for marking goods in the form of an electronic document when recording transferred documents (information) in the information system for marking goods.

35. Responsibility for the completeness, accuracy and timeliness of information sent to the information system for labeling goods is borne by participants in the turnover of goods. Persons who have violated the requirements of the legislation of the Russian Federation on state regulation of labeling of goods by means of identification bear criminal, administrative and other responsibility in accordance with the legislation of the Russian Federation.