

**TECHNICAL REGULATION
OF
THE CUSTOMS UNION
“On Electromagnetic Compatibility of Technical Devices”
(TP 201_/00_/CU)**

**This is an unofficial translation made by the EU funded project
«Approximation of EU and Russian technical regulation,
standardization and certification systems, Russia»
and can in no way be considered as an official document.**

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Article 1. Scope

1. This Technical Regulation of the Customs Union applies to technical devices placed on the market of the common customs territory of the Customs Union, which may cause electromagnetic disturbances and/or the performance of which can be affected by exterior electromagnetic disturbances.

2. This Technical Regulation does not apply to the technical devices:

technical devices related to defense products;

technical devices used by manufacturers of other technical devices as components and not designed for independent use;

technical devices passive in terms of electromagnetic compatibility.

Where for some classes, groups and types of technical devices technical regulations of the Customs Union and (or) technical regulations of the Eurasian Economic Community (further - EAEC) are adopted, which shall define in full or partially the requirements for electromagnetic compatibility, since the moment of enforcement of such technical regulations of the Customs Union and (or) EAEC technical regulations, this Technical Regulation of the Customs Union must cease to be effective in respect of such technical devices and the requirements for electromagnetic compatibility established by the adopted technical regulations of the Custom Union and (or) EAEC technical regulations.

3. This Technical Regulation of the Customs Union sets up the requirements for electromagnetic compatibility of technical devices in order to protect human life and health, property, as well as prevent actions that mislead the consumers (users) of technical devices.

4. This Technical Regulation of the Customs Union does not regulate the relations pertaining to the use of radio frequency spectrum. The relations pertaining to the use of radio frequency spectrum are regulated by the International Telecommunications Union (ITU) documents and laws of the Member States of the Customs Union.

Article 2. Definitions

In this Technical Regulation of the Customs Union the following terms and definitions are applied:

apparatus – structurally completed technical device that has a body (shell) and, if necessary, devices (ports) for exterior connections, intended for the use of a consumer (user);

standards interrelated with this Technical Regulation of the Customs Union – interstate standards selected by agreement of the bodies of the Member States, national (state) standards of the Member States of the Customs Union (until adoption of interstate standards), which ensure compliance with the requirements of this Technical. Regulation of the Customs Union when applied on a voluntary and (or) standards containing rules and methods of researches (testing) and measurement, including the rules of sampling necessary for implementation of this Technical Regulation of the Customs Union and conformity assessment (assurance) of the products;

declaration of conformity of Technical Regulation of the Customs Union – document by which a manufacturer (a person authorized by a manufacture) or an importer shall prove the compliance of the products placed on the market with the requirements of technical regulations of the Customs Union.

identification – procedure of assigning a technical device to the scope of this Technical Regulation of the Customs Union and assessing compliance of this technical device with technical documentation (including operating documents);

manufacturer – legal entity or natural person acting as an individual entrepreneur, executing in its own name production and (or) sales of technical devices and responsible for their compliance with the requirements for electromagnetic compatibility of this Technical Regulation of the Customs Union.

importer – resident of a Member State of the Customs Union, who concluded a foreign trade contract with a non-resident of a Member State of the Customs Union for delivery of technical devices,

component – structurally completed part of a technical device intended to be incorporated by a consumer (user) in the apparatus;

placing on the market of a technical device – processes of transfer of a technical device from a manufacturer to a consumer (user) after its production has been completed;

intended use – use of a technical device in accordance with application specified by a manufacturer on this technical device and (or) in the operational documents;

manufacturer's production control – technical control executed and documented by a manufacturer in the course of production of a technical device;

certificate of conformity with this Technical Regulation of the Customs Union - document by which a certification body (conformity assessment/assurance) body) certify conformity of the products and other objects with the requirements of technical regulations of the Customs Union;

certification – form of mandatory conformity assurance by a certification body (conformity assessment/assurance body) of products or other objects with the requirements of technical regulations of the Customs Union;

Parties – governments of the Member States of the Customs Union;

technical device – any electrical, electronic and radio electronic device, together with any product containing electric and (or) electronic parts, and which can be categorized as component, apparatus and installation;

electromagnetically passive technical device - technical device, which for its structural and functional properties when used as intended without additional protection from disturbances, such as screening or filtration, cannot cause electromagnetic disturbances affecting functioning of communication means and other technical devices in accordance with their intended use and can operate without quality degradation when affected by electromagnetic disturbances, relevant electromagnetic environment, or which a technical device is to be intended for use (types of electromagnetically passive technical devices are specified in Annex 1 of this Technical Regulation of the Customs Union);

person authorized by a manufacturer – legal entity or a natural person duly registered by a Member State, authorized by a manufacturer through an agreement for acting on its behalf for conformity assurance or placing products in the territories of the Member States, and also making responsible for non-conformity of the products with the requirements of technical regulations of the Customs Union;

installation (mobile or fixed) –set of interrelated apparatuses and, if necessary, other appliances intended to be used by a consumer (user) as a product with common functional application and having common technical documentation;

electromagnetic resistance to disturbances (immunity) – ability of a technical device to maintain the preset quality of operation in the presence of outside electromagnetic disturbances with regulated parameters;

electromagnetic compatibility – ability of a technical device to function satisfactorily in its electromagnetic environment without introducing intolerable electromagnetic disturbances to other technical devices;

electromagnetic environment – totality of electromagnetic phenomena and processes in a given area of environment, frequency and time ranges;

electromagnetic disturbance – electromagnetic phenomenon or process, which degrades or may degrade the quality of performance of technical devices.

Article 3. Placing on the market

1. Technical devices shall be placed on the market if they are in compliance with this Technical Regulation of the Customs Union as well as with other technical regulations of the Customs Union technical regulations and (or) EAEC technical regulations which apply to it.

2. Technical devices, which fail to conform to the requirements of this Technical Regulation of the Customs Union, shall not be marked by a single mark of market access of the Member States of the Customs Union and not admitted to the market.

Article 4. Requirements for electromagnetic compatibility

1. Technical devices must be designed and manufactured so that when used as intended, operating and observing technical maintenance requirements:

- electromagnetic disturbances generated by a technical device when used as intended shall not exceed the level ensuring functioning of communication means and technical devices according to their purposes;

- technical device shall have immunity to electromagnetic disturbances (immunity), ensuring its functioning in electromagnetic environment for which it is intended.

Types of electromagnetic disturbances are specified in Annex 2 to this Technical Regulation of the Customs Union.

2. Name and (or) designation of a technical device (type, brand, model), its main parameters and characteristics, name and (or) trade mark of a manufacturer, name of a manufacturing country must be affixed on a technical device and specified in the attached operational documents.

Name of a manufacturer and (or) its trade mark, name and (or) designation of a technical device (type, brand, model) must also be affixed on packaging.

3. Where information specified in paragraph 2 of this Article cannot be affixed directly on a technical device, it shall be specified only in the attached operational documents. The name of a manufacturer and (or) its trade mark, name and designation of a technical device (type, brand, model) must be also affixed on packaging.

4. Marking of a technical device must be clear, easily legible and affixed on a technical device in a place accessible for inspection without dismantling or use of an instrument.

5. Operational documentation for technical devices must contain:

information specified in paragraph 2 of this Article;

information about application of a technical device, characteristics and parameters;

rules and conditions for installation of a technical device, its assembly (mounting), switching to electric networks and other technical devices, setting up and adjustment if the observance of these rules and conditions is necessary to ensure conformity of a technical device with the requirements of this Technical Regulation of the Customs Union;

information on limitation in use of a technical devices taking account of its intended use in residential, commercial and production areas;

rules and conditions for safe operation (use);

rules and conditions for storage, transportation, sales, installation and disposal (if necessary to specify them);

information about measures to be taken in case of failure of a technical device;

name and location of a manufacturer, its contact information;

name and location of a person authorized by a manufacturer, importer, its contact information;

month and year of production of a technical device and (or) information on a place of marking and a method to read a year of production.

operational documents can be provided in electronic format.

6. Documents, which accompany a technical device, must contain information about a certificate of conformity or a declaration of conformity, which confirm the compliance of a technical device with this Technical Regulation of the Customs Union.

7. Marking and maintenance instructions shall be made in the Russian language and, if necessary, in a state language(s) of a Member State of the Customs Union.

8. Maintenance instructions for technical devices to be incorporated in a certain fixed installation and not intended for placing on the market of the common customs territory of the Customs Union must:

comply with the requirements of paragraphs 2-7 of this Article;

contain the information about the fixed installation (identification of the fixed installation and conditions of its electromagnetic compatibility) which such technical equipment is intended for;

contain the information about measures to be taken for the installation of that technical equipment in a fixed installation in order to ensure its compliance with the requirements for electromagnetic compatibility of this Customs Union technical regulation.

Article 5. Ensuring conformity with the requirements for electromagnetic compatibility

1. Compliance of a technical device with this Technical Regulation of the Customs Union shall be ensured by following the requirements for electromagnetic compatibility of a technical device directly or by following the requirements of standards interrelated with this Technical Regulation of the Customs Union.

Voluntary fulfillment of the requirements of the above mentioned standards is an evidence of conformity of the requirements for electromagnetic compatibility of a technical device with this Technical Regulation of the Customs Union.

2. List of standards interrelated with this Technical Regulation of the Customs Union shall be approved by the Commission of the Customs Union (further - the Commission).

Article 6. Conformity assurance

1. Before placing a technical device on the market it must pass the procedure of conformity assurance with the requirements for electromagnetic compatibility of this Technical Regulation of the Customs Union.

2. Technical devices shall be subject to conformity assurance by means of:
certification;

issuing a declaration of conformity based on the tests carried out in the accredited testing laboratory (centre) and production control by a manufacturer;

issuing a declaration of conformity based on own proofs.

Technical devices are subject to conformity assurance by certification if they are included in the List of technical devices subject to conformity assurance by certification (further - the List of technical devices subject to certification) approved by the Commission.

3. Technical devices are subject to conformity assurance by certification if they are included in the List of technical devices subject to conformity assurance by means of certification (hereinafter - List of technical devices subject to certification) approved by the Commission.

Technical devices are subject to conformity assurance by issuing a declaration of conformity based on the tests carried out in the accredited testing laboratory (centre) and production control by a manufacturer if they are included in the List of technical devices subject to conformity assurance by issuing a declaration of conformity based on the tests carried out in the accredited laboratory (centre) and production control by a manufacturer (further – the List of technical devices subject to declaration of conformity) approved by the Commission.

Technical devices that are not covered by the aforesaid Lists shall be subject to conformity assurance by issuing a declaration of conformity on the basis of own proofs.

Upon decision of a manufacturer (a person authorized by a manufacturer), importer conformity assurance of a technical device by issuing a declaration of conformity can be performed by means of certification.

4. Certification shall be performed by the accredited certification (conformity assessment (assurance) body by:

testing of technical devices in the accredited testing laboratory (centre) (conformity assurance of a batch of technical devices (single units);

testing of technical devices in the accredited testing laboratory (centre) and assessment of production of a manufacturer of technical devices with further inspection control (conformity assurance of serial production of technical devices)

5. Issuing a declaration of conformity of technical devices shall be carried out by a manufacturer (a person authorized by the manufacturer), importer.

6. Technical device of serial production shall be submitted for conformity assurance by a manufacturer (a person authorized by a manufacturer).

Batch of technical devices (units) manufactured in the common customs territory of the Customs Union shall be presented by a manufacturer; a batch of technical devices (units) imported to the common customs territory of the Customs Union shall be presented by an importer.

7. When certifying technical devices:

7.1. Manufacturer (a person authorized by a manufacturer), importer shall submit to a certification (conformity assessment/assurance) body a set of documents for a technical device, which confirms compliance of a technical device with the requirements for electromagnetic compatibility of this Technical Regulation of the Customs Union, including:

technical specifications (if any);

operational documents;

list of standards interrelated with this Technical Regulation of the Customs Union, which requirements must be met by a given technical device (when applied by a manufacturer);

explanatory note, which contains description of the adopted technical solutions confirming compliance with the requirements for electromagnetic compatibility of a technical device of this Technical Regulation of the Customs Union, in case standards interrelated with this Technical Regulation of the Customs Union are not available or not applied.

7.2. Certification (conformity assessment/assurance) body shall:

7.2.1. identify a submitted technical device;

7.2.2. arrange testing of a sample (samples) of a technical device for conformity with the requirements of standards interrelated with this Technical Regulation of the Customs Union and review test report (test reports).

Where standards interrelated with this Technical Regulation of the Customs Union are not available or not applied by a manufacturer, a certification (conformity assessment/assurance) body must carry out assessment of conformity of a technical device according to the requirements for electromagnetic compatibility of a technical device of this Technical Regulation of the Customs Union.

At the same time a certification (conformity assessment/assurance) body shall:

identify the types of electromagnetic disturbances pursuant to Annex 2 to this Technical Regulation of the Customs Union and their parameters; based on the requirements in accordance with the requirements for electromagnetic compatibility of a technical device of this Technical Regulation of the Customs Union and the conditions of electromagnetic environment, for which this technical device is intended;,

specify standards interrelated with this Technical Regulation of the Customs Union, which establish the methods of measuring and testing;

arrange testing of a technical device; 7.2.3. assess production of a manufacturer.

Production shall not be assessed in case of conformity assurance of a batch of technical devices.

7.2.4. issue a certificate of conformity according to a common form prescribed by a relevant agreement of the Member States of the Customs Union. The period of validity of a certificate of conformity shall be up to 5 years.

7.3. Manufacturer (a person authorized by a manufacturer), importer shall:

7.3.1. affix a common mark of market access of the Member States of the Customs Union and a registration number of a certification (conformity assessment/ assurance) body;

7.3.2. prepare a set of documents for a technical device including:

documents specified in subparagraph 7.1 of this paragraph;

test report (test reports) specified in subparagraph 7.2.2 of this paragraph;

results of production assessment;

contract (a supply contract) (for a batch of technical devices);

shipping documentation (for a batch of technical devices);

certificate of conformity specified in subparagraph 7.2.4 of this paragraph.

8. When issuing a declaration of conformity based on testing carried out in the accredited testing laboratory (centre) and production control by a manufacturer:

8.1. Manufacturer (a person authorized by the manufacturer), importer shall:

prepare a set of documents for a technical device specified in subparagraph 7.1 of paragraph 7 of this Article;

arrange testing of a sample (samples) of a technical device;

Where standards interrelated with this Technical Regulation of the Customs Union are not available or not applied by a manufacturer, on a basis of the requirements for electromagnetic compatibility of a technical device of this Technical Regulation of the

Customs Union and conditions of electromagnetic environment intended for use of a technical device, the types of electromagnetic disturbances according to Annex 2 of this Technical Regulation of the Customs Union and their parameters as well as standards interrelated with this Technical Regulation of the Customs Union, which establish methods of measuring and testing, shall be defined by a certification (conformity assessment/assurance) body, or if they are not available it shall develop methods of control, measuring and testing.

8.2. Manufacturer

shall perform production control and take all necessary steps for production process ensure conformity of a technical device with the requirements of this Technical Regulation of the Customs Union.

The requirements for production and control processes, as well as the results of their inspection, must be documented (in a form specified by the manufacturer);

8.3. Manufacturer (a person authorized by a manufacturer), importer shall

issue a written declaration of conformity of a technical device with this Technical Regulation of the Customs Union, pursuant to Annex 3 of this Technical Regulation of the Customs Union and affix a single mark of market access of the products on the market of the Member States of the Customs Union;

8.4. Manufacturer (a person authorized by a manufacturer), importer shall:

prepare a set of documents for a technical device specified in subparagraph 7.1 of paragraph 7 of this Article, including:

- test report (test reports) specified in subparagraph 7.2.2 of paragraph 7 of this Article;
- contract (a supply contract) (for a batch of technical devices);
- shipping documentation (for a batch of technical devices);
- declaration of conformity.

9. When issuing a declaration of conformity of a technical device based on own proofs:

9.1 Manufacturer (a person authorized by a manufacturer), importer shall independently prepare the documents ensuring complete conformity with the electromagnetic requirements for a technical device of this Technical Regulation of the Customs Union;

9.2. Manufacturer (a person authorized by a manufacturer) shall prepare a set of documents, which confirms compliance with the requirements for electromagnetic compatibility of a technical device of this Technical Regulation of the Customs Union, including:

technical specifications (if any);

operational documents;

list of standards interrelated with this Technical Regulation of the Customs Union with which a technical device must comply (if applied by a manufacturer);

explanatory note containing a description of the adopted technical solutions and confirming the fulfillment of the requirements for electromagnetic compatibility of a technical device of this Technical Regulation of the Customs Union, if standards interrelated with this Technical Regulation of the Customs Union are not available or not applied;

test report (test reports) carried out by a manufacturer and (or) the accredited testing laboratories (centers);

certificate of conformity (if available).

9.3. Importer shall prepare a set of documents for a batch of technical devices, which confirm compliance of a technical devices with the electromagnetic requirements of this Technical Regulation of the Customs Union, including:

technical specifications (if any);

operational documents;

list of standards interrelated with this Technical Regulation of the Customs Union with which a technical device must comply;

test report (test reports) of performed by a manufacturer and (or) the accredited testing laboratories (centers);

contract (a supply contract);

shipping documentation;

declaration of conformity of a manufacturer (if available).

9.4. Manufacturer (a person authorized by manufacturer), importer shall issue a written declaration of conformity of a technical device with this Technical Regulation of the Customs Union pursuant to Annex 3 to this Technical Regulation of the Customs Union, and affix a single mark of market access of a product on the market of the Member States of the Customs Union.

9.5. Manufacturer (a person authorized by manufacturer), importer shall include in a set of documents for a technical device specified in subparagraphs 9.2 or 9.3 of this paragraph:

test report (test reports);

declaration of conformity of a technical device with this Technical Regulation of the Customs Union, pursuant to Annex 3 to this Technical Regulation of the Customs Union, drawn up in accordance with subparagraph 9.4 of this paragraph.

10. When conformity assurance is carried out for the fixed units, upon decision of a manufacturer technical documentation for provision of electromagnetic compatibility shall be examined along with experiment-calculated methods, and the documented results must be included in a set of documents for a technical device.

11. Declaration of conformity shall be registered according to the procedure established by the Commission.

The declaration shall be effective from the day of its registration. The period of validity of a declaration of conformity shall be up to 5 years.

12. Certification (conformity assessment /assurance) bodies and testing laboratories (centers) must be accredited in national accreditation systems of the Member States of the Customs Union.

13. The Commission shall specify the rules of conformity assurance.

14. In the common territory of the Customs Union a set of documents must be kept as follows:

for a technical device – by a manufacturer (a person authorized by a manufacturer) within at least 10 years from the day of phase-out (termination of production) of this technical device;

for a batch of technical devices – by importer within at least 10 years from the day of sale of the last product of a batch.

The set of documents must be submitted to the state supervision authorities upon their demand.

Article 7. Marking with a single mark of market access of the Member States of the Customs Union

1. Technical device, meeting the requirements for electromagnetic compatibility of this Technical Regulation of the Customs Union and passed the procedure of conformity assessment pursuant to Article 6 of this Technical Regulation of the Customs Union must be marked by a single mark of market access of the Member States of the Customs Union.

2. Single mark of market access of the Member States of the Customs Union shall be affixed before placing a technical device on the market.

3. Single mark of market access of the Member States of the Customs Union shall be affixed on each installation of technical devices.

Single mark of market access of the Member States of the Customs Union shall be affixed on a technical device directly and also repeated in the attached operational documents.

Single mark of market access of the Member States of the Customs Union shall be affixed by any method ensuring clear and legible image for the entire life cycle of a technical device.

4. Affixing of a single mark of market access of the Member States of the Customs Union only on packaging and its indication in the attached operational documents is allowed in case a single mark of market access can't be affixed directly on a technical device due to its specific construction.

5. Marking of a technical device by a single mark of market access of the Member States of the Customs Union is an evidence of its conformity with the requirements of all technical regulations of the Customs Union relating to a technical device and stipulating affixing of a single mark of market access of the Member States of the Customs Union.

Article 8. Safeguard clause

1. Member States of the Customs Union must take measures to restrict, prohibit placing on the market of technical devices in the common customs territory of the Customs Union, as well as withdraw from the market technical devices, which fail to conform to the requirements for electromagnetic compatibility of this Technical Regulation of the Customs Union.

2. Competent authority of a Member State of the Customs Union must notify the Commission and competent authorities of other Member States of the Customs Union about the adopted decision stating the reasons for adoption of such decision and arguments explaining the necessity of taking such measures.

3. This Article can be applied in the following cases:

failure to observe Article 4 of this Technical Regulation of the Customs Union;

incorrect application of standards interrelated with this Technical Regulation of the Customs Union mentioned in Article 5 of this Technical Regulation of the Customs Union, if such standards were applied;

failure to observe the rules set forth in Article 6 of this Technical Regulation of the Customs Union;

other reasons for prohibiting placing on the market of technical devices.

4. Where competent authorities of other Member States of the Customs Union express their protest against the measures mentioned in paragraph 1 of this Article, the Commission without delay shall hold consultations with competent authorities of all Member States of the Customs Union for adoption of a mutually acceptable decision.

Article 9. Transitional provisions

1. This Technical Regulation of the Customs Union can be applied six months prior to its entry into force by the decision of legal entities or individual entrepreneurs engaged in production and (or) sale of technical devices. A technical device shall be marked by a single mark of market access of the Member States of the Customs Union pursuant to Article 7 of this Technical Regulation of the Customs Union.

2. Documents, which acknowledge the conformity of a technical device with the electromagnetic compatibility requirements of the legislation of the Members States of the Customs Union or former legislation of the Customs Union, issued before this Technical Regulation of the Customs Union has come into force, shall be valid till the expiration date specified therein.

Where these documents are available, a technical device can be placed on the market of the common customs territory of the Customs Union without marking by a single mark of market access of the Members States of the Customs Union.

Annex 1
to Technical Regulation of the Customs
Union
“On electromagnetic compatibility of
technical devices”
(TR 201_/00_/CU)

**TYPES OF TECHNICAL DEVICES
CLASSIFIED AS ELECTROMAGNETICALLY PASSIVE AND
NOT COVERED BY TECHNICAL REGULATION OF THE CUSTOMS UNION
“ON ELECTROMAGNETIC COMPATIBILITY OF TECHNICAL DEVICES”
(TR 201_/00_/CU)**

1. Cables and wires.

2. Technical devices immune to electromagnetic disturbances due to their electro physical characteristics, with obvious low emission level of electromagnetic disturbances. These devices include those, which contain only resistive, capacitive or inductive load with no electronic control systems. For example, asynchronous motors, transformers and high-voltage inductors, incandescent electric lamps, quartz crystal clock/watches without radio reception, electric and rechargeable batteries, as well as portable illuminators without active electronic circuits, passive TV and radio broadcasting reception antennas, electric heaters, thermostat and fans without active electronic circuits, amplification-free headsets and loudspeakers.

3. Technical devices immune due to their electro physical characteristics, to electromagnetic disturbances and capable to emit electromagnetic disturbances only for a short time, at the moment of connection, disconnection, switching-over or over current release.

For example, breakers, interrupters, connectors, plugs, sockets, safety fuses, automatic circuit breakers without electronic control.

4. Technical devices with obvious low level of emission of electromagnetic disturbances, the degradation of performance of which in electromagnetic environment can bring no damage to human life, health or property.

For example, sounding postcards, portable devices for electronic games.

Annex 2
to Technical Regulation of
the Customs Union
“On electromagnetic
compatibility of technical
devices”
(TR 201_/00_/CU)

TYPES OF ELECTROMAGNETIC DISTURBANCES

1. Low-frequency conducted electromagnetic disturbances:
 - steady-state power supply voltage deviation;
 - power voltage distortion;
 - voltage unbalance in three-phase power supply system;
 - voltage fluctuations;
 - power supply failures, interruptions and surges;
 - frequency deviation within power supply system;
 - voltage of signals passed in power supply systems;
 - AC components in alternating current power supply grids;
 - induced low-frequency voltages.
2. Low-frequency radiated electromagnetic disturbances:
 - magnetic fields;
 - electric fields.
3. High-frequency conducted electromagnetic disturbances including man-made noises:
 - voltages or currents constituting continuous oscillations;
 - voltages or currents constituting transients (oscillating and no oscillating).
4. High-frequency radiated electromagnetic disturbances including man-made noises:
 - magnetic fields;
 - electric fields;

electromagnetic fields including those caused by continuous oscillations and transients.

5. ESDs.

Annex 3
to Technical Regulation of the Customs
Union
“On electromagnetic compatibility of
technical devices”
(TR 201_/00_/CU)

**INFORMATION TO BE CONTAINED IN
A DECLARATION OF CONFORMITY OF A TECHNICAL DEVICE
UNDER TECHNICAL REGULATION OF THE CUSTOMS UNION
“ON ELECTROMAGNETIC COMPATIBILITY OF TECHNICAL DEVICES”
(TR 201_/00_/CU)**

This declaration of conformity must contain:

name and location of a manufacturer;

name and location of a person authorized by a manufacturer (if any);

name and designation of a technical device;

statement of conformity with this Technical Regulation of the Customs Union;

list of the applied interrelated standards;

requirements for electromagnetic compatibility of technical devices, the conformity with which is being declared (at discretion of a manufacturer or a person authorized by a manufacturer);

name, surname, patronymic name, position of a manager (or a person authorized by him), who signed a declaration of conformity;

date of a declaration of conformity.