**RESOLUTION OF**

**THE CABINET OF MINISTERS OF THE REPUBLIC OF UZBEKISTAN**

**ABOUT IMPROVEMENT OF CUSTOMS PROCEDURES AT THE CUSTOMS CLEARANCE OF GOODS AND VEHICLES IMPORTED TO THE CUSTOMS TERRITORY OF THE REPUBLIC OF UZBEKISTAN**

In order to ensure the effectiveness of customs control when processing goods and vehicles imported into the customs territory of the Republic of Uzbekistan by road, railway and air transport, simplify customs procedures, and reduce time and financial costs, the Cabinet of Ministers decides:

Establish an order according to which:

in accordance with the legislation , import to the territory of the Republic of Uzbekistan is allowed if the certificate of conformity issued by the competent authorities in accordance with the established procedure, the sanitary and epidemiological conclusion, the environmental certificate are approved by their issuance in the customs information system «Single window», which must be present;

in case of free circulation of goods for which the initial customs Declaration was previously submitted, it is carried out within three hours from the moment of registration of Cargo customs Declaration, except for cases when the risk is detected by an automated risk management system.

Paragraph 2 of the Resolution of the Cabinet of Ministers of the Republic of Uzbekistan: “On measures to simplify the customs procedure for registration of goods and vehicles arriving on the customs territory of the Republic of Uzbekistan” dated September 25, 2018 No. 762 should be set out in the following wording:

2. To establish that carriers or owners of goods or persons authorized in relation to goods, in advance electronic information about goods and means of transport transported by air and rail, including passengers and their luggage via Internet:

one hour before the movement of vehicles across the customs border of the Republic of Uzbekistan;

1 hour before railway transportation arrives at the customs border of the Republic of Uzbekistan;

in the long-distance route - two hours prior to the arrival of air transport to the customs territory of the Republic of Uzbekistan;

must be sent during the flight.

3. JSC “Uzbekistan Temir Yullari” within three months enters into bilateral agreements with railway administrations of neighboring countries and promptly exchanges relevant information.

4. The Ministry of foreign Affairs of the Republic of Uzbekistan shall notify foreign diplomatic and equivalent representations and consular offices on the territory of the Republic of Uzbekistan of the provisions of this resolution.

5. State customs Committee of the Republic of Uzbekistan must:

provide national and foreign carriers or other interested parties with the opportunity to independently submit preliminary electronic information about goods and vehicles to the customs information system;

develop within three months the procedure for providing, using and registering primary electronic information about goods and vehicles intended for import into the customs territory of the Republic of Uzbekistan;

within a month, jointly with interested ministries and departments to bring the normative legal acts adopted by them into compliance with this resolution.

6. This resolution shall enter into force three months after the date of official publication.

7. Control over the implementation of this resolution is assigned to the Deputy Prime Minister of the Republic of Uzbekistan for investment and foreign economic relations E. M. Ganiev and the Chairman of the State customs Committee of the Republic of Uzbekistan M. B. Azimov.

**Prime Minister of the Republic of Uzbekistan A. ARIPOV**

**Tashkent,**

**December 31, 2019,**

**No. 1057**