

# Cabinet of Ministers of Ukraine

## Resolution

No.1862

of 12 December 2002

Kyiv

### On Approval of the Procedures for Sampling of Goods, Conduct of Research (Tests, Expert Examination) for Purposes of Customs Clearance of Goods, and of Disposal of the Samples

As amended by Cabinet of Ministers Resolution No.92 of 18 January 2003

In accordance with Articles 75, 314 and 316 of Ukraine's Customs Code, the Cabinet of Ministers of Ukraine resolves:

1. To approve the Procedures of sampling goods, conduction of research (tests, expert examination) for purposes of customs clearance of goods, and of disposal of samples (enclosed).
2. To repeal Ukraine's Cabinet of Ministers Resolution No.1665 of 21 October 1998 «On the Procedures of sampling goods and other objects for conduction of research necessary for their customs clearance» (Official Gazette of Ukraine, 1998, No.42, page 1557).
3. That this Resolution come into force on 1 January 2004 (Clause 3 as amended by Cabinet of Ministers' Resolution No.92 of 18 January 2003)

Prime-Minister of Ukraine

V.Yanukovych

Ind. 27

APPROVED

by the Cabinet of Ministers  
of Ukraine's Resolution No.1862  
of 12 December 2002

#### THE PROCEDURES

of sampling goods, conduction of research (test, expert examination) for purposes of customs clearance of goods, and of disposal of samples

1. Sampling of goods, provision of documentation, classification of goods, verification of Certificates of Ukrainian origin of products and their customs clearance and also disposal of



In order to establish that data, stated in the certificate of Ukrainian origin of the product, and data on the product itself are true, and also that they comply with the description of classification groups of the Ukrainian Classification of Goods for Foreign Economic Activities, customs bodies may require that producing companies, participants of foreign economic activities and individuals provide technical and process documentation for these goods in order to conduct research (tests, expert examination), particularly, originals or consignor (consignee)-certified copies of materials on physical and chemical properties, major production process stages, and goods' designation (utilization).

5. Customs security shall be applied on the samples.
6. Sampling shall be formalized with a certificate (report) in the form as set by the State Customs Service.

The certificate shall be done in triplicate to be signed by the Customs body's official, who has taken samples, by the product owner or declarer or their authorized person, the expert of the laboratory if he takes part in the sampling, and by the witnesses involved.

The certificate shall be done in triplicate, with one original to be attached to the samples, the second one shall be given to the product owner or declarer, or their authorized person, and the third one stays in the files of the Customs body.

7. Safety rules and fire safety rules must be complied with, during the sampling.
8. Samples under customs security, along with the certificate on sampling, shall be mailed or delivered by the customs body's official to the customs laboratory or other institution's (organization's) laboratory in order to carry out research (tests, expert examination).
9. Research (tests, expert examination) of the samples shall be carried out within the time period which may not exceed one month of the day of samples' arrival les I of thb0.02 0oT6P70

