THE SUPREME EURASIAN ECONOMIC COUNCIL

DECISION

No 23 of 26 December 2016

ON APPROVAL OF PLANS OF LIBERALISATION OF SERVICES SECTORS REFERRED TO IN DECISION OF THE SUPREME EURASIAN ECONOMIC COUNCIL No 30 OF 16 OCTOBER 2015

Pursuant to paragraph 42 of the Protocol on trade in services, incorporation, activities and investments (Annex No 16 to the Treaty on the Eurasian Economic Union of 29 May 2014) and in view of the information of the Eurasian Economic Commission, the Supreme Eurasian Economic Council decided:

To approve the attached:

plan of liberalisation of general construction works in civil engineering construction services sector (tunnels, bridges, pipelines, communication lines);

plan of liberalisation of engineering services sector as regards particularly dangerous and technically sophisticated capital construction facilities and preservation of cultural heritage (historical and cultural monuments);

plan of liberalisation of complex engineering services sector related to highways, streets, roads, railways, airfield runways, bridges, overhead and underground highways, tunnels and harbours, waterways, water facilities, main pipelines, communication lines and power lines, local pipelines and cables and related facilities;

plan of liberalisation of urban planning services sector as regards particularly dangerous and technically sophisticated capital construction facilities and preservation of cultural heritage (historical and cultural monuments);

plan of liberalisation of the services sector as regards rental and leasing of recreational crafts without operator;

plan of liberalization of advertising services sector;

plan of liberalisation of services sector related to owned or rented real estate (except for real estate intermediary services);

plan of liberalisation of property valuation services sector;

plan of liberalization of tourist agencies and travel agencies services sector (services by tour operators and travel agents);

plan of liberalisation of geological, geophysical and other exploration services sector as regards scientific consulting services in the field of geology, geophysics, geochemistry and other sciences relating to prospecting of solid mineral, oil and gas deposits and ground water, except for fieldwork;

plan of liberalisation of subsurface surveying services sector;

plan of liberalisation of surface surveying services sector;

plan of liberalisation of mapping services sector;

plan of liberalisation of weather forecasting and meteorological services sector;

plan of liberalisation of movie and video films production and distribution services sector;

plan of liberalisation of video films demonstration services sector;

plan of liberalisation of research and development services sector in social sciences and humanities;

plan of liberalisation of research and experimental development services sector in natural sciences.

Members of the Supreme Eurasian Economic Council:

From the	From the	From the	From the	From the
Republic of	Republic of	Republic of	Kyrgyz Republic	Russian
Armenia	Belarus	Kazakhstan		Federation

PLAN OF LIBERALISATION OF GENERAL CONSTRUCTION WORKS IN CIVIL ENGINEERING CONSTRUCTION SERVICES (TUNNELS, BRIDGES, PIPELINES, COMMUNICATION LINES) SERVICES SECTOR

Measure	Time frames	Output	Executor
---------	-------------	--------	----------

I. Convergence of mechanisms for access to implementation of activities

Stage I. Analysis of legislation of the Member States of the Eurasian Economic Union

1. Establishment of the list of regulatory legal acts of the Member States of the Eurasian Economic Union (hereinafter respectively referred to as "the Member States", "the Union") governing the activities within the framework of the given services sector

the year 2016 information to the Eurasian Economic Commission

(hereinafter referred to as "the Commission")

Governments of the Member

States

2. Analysis of provisions of regulatory legal acts of the Member States in terms of:

(a) compliance with the Treaty on Eurasian Economic Union of 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between the Member States (including bilateral ones) and applied insofar as they do not contradict the Treaty

the year 2017 information to the Commission

Governments of the Member States

the Commission

(b) identification of provisions restricting access of persons of other Member States to provision of services within the framework of the given sector, including:

the year 2007 decisions of the working group in the field of construction, services in engineering fields, urban planning (hereinafter referred

to as "the working group")

Governments of the Member States

the Commission

restrictions, exemptions, additional requirements and conditions in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014

requirements, conditions and other regulatory measures

barriers arising from application of the Treaty, international treaties within the framework of the Union and legislation of the Member States

- (c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)
- 3. Establishment of substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of service provision permits within the framework of the given sector (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 4-9 of this Plan shall not be subject to execution)

the year 2017 information to the

Commission

Governments of the Member

States

the Commission

information to the the year 2018

Commission,

decisions of the working

group

Governments of the Member

States

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2018	decisions of the working group	Governments of the Member States the Commission
5. Identification of the best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2018	decisions of the working group	Governments of the Member States the Commission
6. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or on the adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2018	decisions of the working group	Governments of the Member States the Commission
7. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2018	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

the year 2019 decision of the Supreme Eurasian Economic Council

Governments of the Member States

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the years 2019-2021	regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union	Governments of the Member States the Commission
10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014 as regards	the year 2021	decision of the Supreme Eurasian Economic Council	Governments of the Member States the Commission

elimination of restrictions, exemptions, additional requirements and conditions (if any) within the framework of the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the implementation of measures, envisaged by paragraphs 1-10 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council

the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of legislation of the Member States

12. Identification of requirements to professional qualifications of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of the given services sector

the year 2017 information to the Commission

Governments of the Member

States

the Commission

13. Establishment of substantial equivalence of regulation in the field of

the year 2018

information to the

Governments of the Member

Commission, decisions of the States

professional qualifications of employees of a service provider within the framework of the given sector and adoption of decisions on expediency of automatic recognition of documents confirming professional qualifications (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

working group the Commission

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

14. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the year 2018 decisions of the working group

Governments of the Member States

15. Identification of best international and national practices of regulation in the field of professional qualifications of personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation	the year 2018	decisions of the working group	Governments of the Member States the Commission
16. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan	the year 2018	decisions of the working group	Governments of the Member States the Commission
17. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2018	decisions of the working group	Governments of the Member States the Commission
18. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this Plan)	the year 2019	decision of the Supreme Eurasian Economic Council	Governments of the Member States the Commission

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory legal acts of the Member States with regard to harmonisation of requirements to professional qualifications of employees of a service provider within the framework of the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the years 2019-2021 regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union Governments of the Member

States

the Commission

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the implementation of measures, envisaged by paragraphs 12-19 of this Plan

once in half a year a report to the Supreme Eurasian Economic Council

the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a single services market

the year 2017

the list of areas of risks arising as a result of functioning of a single services market Governments of the Member

States

22. Elaboration of agreements on administrative cooperation between competent bodies of the Member States (including for information exchange, creation of a mechanism for prevention of violations, imposition of penalties) for reducing risks arising as a result of functioning of a single services market	the year 2017	draft agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
23. Conclusion of agreements on administrative cooperation between competent bodies of the Member States in the fields identified in accordance with paragraph 21 of this Plan	the year 2018	agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
24. Organisation of exchange between competent bodies of the Member States of data contained in national information resources (if not available - securing generation of such resources), including through use of an integrated information system of the Union	the year 2019	securing access to information resources of the Member States, finalization of the list of information to be exchanged (decision of the Commission)	Governments of the Member States the Commission
25. Monitoring of and control over the implementation of measures, envisaged by paragraphs 21-24 of this Plan	once in half a year	a report to the Supreme Eurasian Economic Council	the Commission

IV. Completion of implementation of the plan

26. Adoption of a decision of the Supreme Eurasian Economic Council, establishment of obligations of the Member States for application of rules of a single services market within the framework of the given sector

the year 2021 decision of the Supreme Eurasian Economic Council Governments of the Member

States

the Commission

27. Initiation of functioning of a single services market

the year 2021 (for the Republic of Kazakhstan not later than 1 January 2025)

Governments of the Member

States

PLAN OF LIBERALISATION OF ENGINEERING SERVICES SECTOR AS REGARDS PARTICULARLY DANGEROUS AND TECHNICALLY SOPHISTICATED OBJECTS OF CAPITAL CONSTRUCTION FACILITIES AND PRESERVATION OF CULTURAL HERITAGE (HISTORICAL AND CULTURAL MONUMENTS)

Measure	Time frames	Output	Executor

I. Convergence of mechanisms for access to implementation of activities

Stage I. Analysis of legislation of the Member States of the Eurasian Economic Union

1. Establishment of the list of regulatory legal acts of the Member States of the Eurasian Economic Union (hereinafter respectively referred to as "the Member States", "the Union") governing the activities within the framework of the given services sector

the year 2016 information to the Eurasian Economic Commission (hereinafter referred to as "the Commission")

Governments of the Member States

- 2. Analysis of provisions of regulatory legal acts of the Member States in terms of:
- (a) compliance with the Treaty on Eurasian Economic Union, 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between Member States (including bilateral ones) and applied insofar as they do not conflict with the Treaty

the year 2017 information to the Commission

Governments of the Member States

the Commission

(b) identification of provisions restricting access of persons of other Member States to provision of services within the framework of the given sector, including:

lists of restrictions, exemptions, additional requirements and conditions in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014

the year 2017 decisions of the working group in the field of construction, services in engineering fields, urban planning (hereinafter referred

to as "the working group")

States

Governments of the Member

the Commission

the Col

requirements, conditions and other regulatory measures

barriers, arising from application of the Treaty, international treaties within the framework of the Union and legislation of the Member States

- (c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)
- 3. Establishment of substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of service provision permits within the framework of the given sector (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 4-9 of this Plan shall not be subject to execution)

the year 2017 information to the

Commission

Governments of the Member

Governments of the Member

States

the Commission

the year 2018 information to the

Commission, decisions of the working group

States

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2018	decisions of the working group	Governments of the Member States the Commission
5. Identification of best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2018	decisions of the working group	Governments of the Member States the Commission
6. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2018	decisions of the working group	Governments of the Member States the Commission
7. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2018	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

the year 2019 decision of the Supreme Eurasian Economic Council

Governments of the Member States

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the years 2019-2021	regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union	Governments of the Member States the Commission
10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014 with regard	the year 2021	decision of the Supreme Eurasian Economic Council	Governments of the Member States the Commission

to elimination of restrictions, exemptions, additional requirements and conditions (if any) within the framework of the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the implementation of measures, envisaged by paragraphs 1-10 of this Plan

once in half a year a report to the Supreme Eurasian Economic Council

the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of legislation of the Member States

12. Identification of requirements set for professional qualifications of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of the given services sector

the year 2017 information to the Commission

Governments of the Member

States

the Commission

13. Establishment of substantial equivalence of regulation in the field of

the year 2018

information to the

Governments of the Member

Commission, decisions of the States

professional qualifications of employees of a service provider within the framework of the given sector and adoption of decisions on expediency of automatic recognition of documents confirming professional qualifications (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

working group the Commission

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

14. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States,	the year 2018	decisions of the working group	Governments of the Member States
conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union			the Commission
15. Identification of best international and national practices of regulation in the	the year 2018	decisions of the working group	Governments of the Member States

personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation 16. Elaboration of proposals for the year 2018 decisions of the working Governments of the Member harmonisation of legislation of the States group Member States, conclusion of the Commission international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan 17. Establishment of the lists of regulatory the year 2018 Governments of the Member decisions of the working legal acts of the Member States with group States indication of specific provisions subject to the Commission amendment, repeal or adoption 18. Adoption of a decision of the Supreme the year 2019 decision of the Supreme Governments of the Member Eurasian Economic Council on Eurasian Economic Council States harmonisation of legislation of the the Commission Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this Plan)

the Commission

field of professional qualifications of the

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory legal acts of the Member States with regard to harmonisation of requirements to professional qualifications of employees of a service provider within the framework of the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the years regulatory legal acts of the 2019-2021 Member States, international treaties within the framework of the Union and/or acts of

bodies of the Union

Governments of the Member States
the Commission

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the implementation of measures, envisaged by paragraphs 12-19 of this Plan

once in half a year a report to the Supreme Eurasian Economic Council

the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a single services market

the year 2017

the list of areas of risks arising as a result of functioning of a single services market Governments of the Member

States

22. Elaboration of agreements on administrative cooperation between competent bodies of the Member States (including for information exchange, creation of a mechanism for prevention of violations, imposition of penalties) for reducing risks arising as a result of functioning of a single services market	the year 2017	draft agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
23. Conclusion of agreements on administrative cooperation between competent bodies of the Member States in the fields identified in accordance with paragraph 21 of this Plan	the year 2018	agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
24. Organisation of exchange between competent bodies of the Member States of data contained in national information resources (if not available - securing generation of such resources), including through use of an integrated information system of the Union	the year 2019	securing access to information resources of the Member States, finalization of the list of information to be exchanged (decision of the Commission)	Governments of the Member States the Commission
25. Monitoring of and control over the implementation of measures, envisaged by paragraphs 21-24 of this Plan	once in half a year	a report to the Supreme Eurasian Economic Council	the Commission

IV. Completion of implementation of the plan

26. Adoption of a decision of the the year 2021 decision of the Supreme Governments of the Member Supreme Eurasian Economic Council, Eurasian Economic Council States establishment of obligations of the Member States for application of rules of the Commission a single services market within the framework of the given sector the year 2021 27. Initiation of functioning of a single Governments of the Member services market States (for the Republic of Kazakhstan not later than

1 January 2025)

PLAN OF LIBERALISATION OF COMPLEX ENGINEERING SERVICES SECTOR RELATED TO HIGHWAYS, STREETS, ROADS, RAILWAYS, AIRFIELD RUNWAYS, BRIDGES, OVERHEAD AND UNDERGROUND HIGHWAYS, TUNNELS AND HARBOURS, WATERWAYS, WATER FACILITIES, MAIN PIPELINES, COMMUNICATION LINES AND POWER LINES, LOCAL PIPELINES AND CABLES AND RELATED FACILITIES

Measure	Time frames	Output	Executor
---------	-------------	--------	----------

I. Convergence of mechanisms for access to implementation of activities

Stage I. Analysis of legislation of the Member States of the Eurasian Economic Union

1. Establishment of the list of regulatory legal acts of the Member States of the Eurasian Economic Union (hereinafter respectively referred to as "the Member States", "the Union") governing the activities within the framework of the given services sector

the year 2016 information to the Eurasian Economic Commission (hereinafter referred to as "the Commission")

Governments of the Member States

25

- 2. Analysis of provisions of regulatory legal acts of the Member States in terms of:
- (a) compliance with the Treaty on Eurasian Economic Union of 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between the Member States (including bilateral ones) and applied insofar as they do not contradict the Treaty

the year 2017 information to the Commission

Governments of the Member States

the Commission

(b) identification of provisions restricting access of persons of other Member States to provision of services within the framework of the given sector, including:

lists of restrictions, exemptions, additional requirements and conditions in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014

the year 2017 decisions of the working group in the field of construction, services in engineering fields, urban

engineering fields, urban planning (hereinafter referred to as "the working group")

Governments of the Member

States

requirements, conditions and other regulatory measures

barriers, arising from application of the Treaty, international treaties within the framework of the Union and legislation of the Member States

- (c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)
- 3. Establishment of substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of service provision permits within the framework of the given sector (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 4-9 of this Plan shall not be subject to implementation)

the year 2017 information to the

Commission

Governments of the Member

Governments of the Member

States

the Commission

the year 2018 information to the

Commission, decisions of the working group

States

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2018	decisions of the working group	Governments of the Member States the Commission
5. Identification of best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2018	decisions of the working group	Governments of the Member States the Commission
6. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2018	decisions of the working group	Governments of the Member States the Commission
7. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2018	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

the year 2019 decision of the Supreme Eurasian Economic Council

Governments of the Member

States

the Commission

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the years regulatory legal acts of the 2019-2021 Member States, international treaties within the framework of the Union and/or acts of bodies of the Union

the Governments of the Member

States

the Commission

10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014 with regard

the year 2021 decision of the Supreme Eurasian Economic Council

Governments of the Member

States

to elimination of restrictions, exemptions, additional requirements and conditions (if any) within the framework of the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the implementation of measures, envisaged by paragraphs 1-10 of this Plan

once in half a year a report to the Supreme Eurasian Economic Council the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of legislation of the Member States

12. Identification of the requirements to professional qualifications of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of the given services sector

the year 2017 information to the Commission

Governments of the Member

States

the Commission

13. Establishment of substantial equivalence of regulation in the field of

the year 2018

information to the

Governments of the Member

Commission, decisions of the States

professional qualifications of employees of a service provider within the framework of the given sector and adoption of decisions on expediency of automatic recognition of documents confirming professional qualifications (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

working group the Commission

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

14. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States,	the year 2018	decisions of the working group	Governments of the Member States
conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union			the Commission
15. Identification of best international and national practices of regulation in the	the year 2018	decisions of the working group	Governments of the Member States

personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation 16. Elaboration of proposals for the year 2018 decisions of the working Governments of the Member harmonisation of legislation of the States group Member States, conclusion of the Commission international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan the year 2018 Governments of the Member 17. Establishment of the lists of regulatory decisions of the working legal acts of the Member States with group States indication of specific provisions subject to the Commission amendment, repeal or adoption 18. Adoption of a decision of the the year 2019 decision of the Supreme Governments of the Member Supreme Eurasian Economic Council on Eurasian Economic Council States harmonisation of legislation of the the Commission Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this Plan)

the Commission

field of professional qualifications of the

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory legal acts of the Member States with regard to harmonisation of requirements to professional qualifications of employees of a service provider within the framework of the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the years regulatory legal acts of the 2019-2021 Member States, international treaties within the framework of the Union and/or acts of bodies of the Union

Governments of the Member States
the Commission

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the implementation of measures, envisaged by paragraphs 12-19 of this Plan

once in half a year a report to the Supreme Eurasian Economic Council

the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a single services market

the year 2017

the list of areas of risks arising as a result of functioning of a single services market Governments of the Member

States

22. Elaboration of agreements on administrative cooperation between competent bodies of the Member States (including for information exchange, creation of a mechanism for prevention of violations, imposition of penalties) for reducing risks arising as a result of functioning of a single services market	the year 2017	draft agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
23. Concluding agreements on administrative cooperation between competent bodies of the Member States in the fields identified in accordance with paragraph 21 of this Plan	the year 2018	agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
24. Organisation of exchange between competent bodies of the Member States of data contained in national information resources (if not available - securing generation of such resources), including through use of an integrated information system of the Union	the year 2019	securing access to information resources of the Member States, finalization of the list of information to be exchanged (decision of the Commission)	Governments of the Member States the Commission
25. Monitoring of and control over the implementation of measures, envisaged by paragraphs 21-24 of this Plan	once in half a year	a report to the Supreme Eurasian Economic Council	the Commission

IV. Completion of implementation of the plan

26. Adoption of a decision of the
Supreme Eurasian Economic Council,
establishing obligations of the Member
States for application of rules of the
single services market within the
framework of the given sector

the year 2021 decision of the Supreme Eurasian Economic Council Governments of the Member

States

the Commission

27. Initiation of functioning of a single services market

the year 2021 (for the Republic of Kazakhstan not later than 1 January 2025) Governments of the Member

States

PLAN OF LIBERALISATION OF URBAN PLANNING SERVICES SECTOR AS REGARS PARTICULARLY DANGEROUS AND TECHNICALLY SOPHISTICATED CAPITAL CONSTRUCTION FACILITIES AND PRESERVATION OF CULTURAL HERITAGE (HISTORICAL AND CULTURAL MONUMENTS)

Measure	Time frames	Output	Executor

I. Convergence of mechanisms for access to implementation of activities

Stage I. Analysis of legislation of the Member States of the Eurasian Economic Union

1. Establishment of the list of regulatory legal acts of the Member States of the Eurasian Economic Union (hereinafter respectively referred to as "the Member States", "the Union") governing the activities within the framework of the given services sector

the year 2016 information to the Eurasian Economic Commission (hereinafter referred to as "the Commission")

Governments of the Member

States

- 2. Analysis of provisions of regulatory legal acts of the Member States in terms of:
- (a) compliance with the Treaty on Eurasian Economic Union, 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between Member States (including bilateral ones) and applied insofar as they do not conflict with the Treaty

(b) identification of provisions restricting access of persons of other Member States to provision of services within the framework of the given sector, including:

lists of restrictions, exemptions, additional requirements and conditions in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014

the year 2017 information to the Commission

Governments of the Member

States

the Commission

the year 2017 decisions of the working group in the field of construction, services in engineering fields, urban planning (hereinafter referred

to as "the working group")

Governments of the Member States

requirements, conditions and other regulatory measures

barriers, arising from application of the Treaty, international treaties within the framework of the Union and legislation of the Member States

- (c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)
- 3. Establishment of substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of service provision permits within the framework of the given sector (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Anenx 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 4-9 of this Plan shall not be subject to execution)

the year 2017 information to the

Commission

Governments of the Member

Governments of the Member

States

the Commission

the year 2018 information to the

Commission, decisions of the

States

working group

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2018	decisions of the working group	Governments of the Member States the Commission
5. Identification of best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2018	decisions of the working group	Governments of the Member States the Commission
6. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2018	decisions of the working group	Governments of the Member States the Commission
7. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2018	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

the year 2019 decision of the Supreme Eurasian Economic Union Governments of the Member States

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the years 2019-2021	regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union	Governments of the Member States the Commission
10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014 with regard	the year 2021	decision of the Supreme Eurasian Economic Council	Governments of the Member States the Commission

to elimination of restrictions, exemptions, additional requirements and conditions (if any) within the framework of the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the implementation of measures, envisaged by paragraphs 1-10 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Union the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of legislation of the Member States

12. Identification of the requirements to professional qualifications of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of the given services sector

the year 2017 information to the Commission

Governments of the Member

States

the Commission

13. Establishment of substantial equivalence of regulation in the field of

the year 2018

information to the

Governments of the Member

Commission, decisions of the States

professional qualifications of employees of a service provider within the framework of the given sector and adoption of decisions on expediency of automatic recognition of documents confirming professional qualifications (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

working group the Commission

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

14. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States,	the year 2018	decisions of the working group	Governments of the Member States
conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union			the Commission
15. Identification of best international and national practices of regulation in the	the year 2018	decisions of the working group	Governments of the Member States

personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation			
16. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan	the year 2018	decisions of the working group	Governments of the Member States the Commission
17. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2018	decisions of the working group	Governments of the Member States the Commission
18. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this Plan)	the year 2019	decision of the Supreme Eurasian Economic Union	Governments of the Member States the Commission

the Commission

field of professional qualifications of the

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory legal acts of the Member States with regard to harmonisation of requirements to professional qualifications of employees of a service provider within the framework of the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the years regulatory legal acts of the 2019-2021 Member States, international treaties within the framework of the Union and/or acts of bodies of the Union

the Governments of the Member States

the Commission

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the implementation of measures, envisaged by paragraphs 12-19 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council

the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a single services market

the year 2017

the list of areas of risks arising as a result of functioning of a single services market Governments of the Member

States

22. Elaboration of agreements on administrative cooperation between competent bodies of the Member States (including for information exchange, creation of a mechanism for prevention of violations, imposition of penalties) for reducing risks arising as a result of functioning of a single services market	the year 2017	draft agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
23. Conclusion of agreements on administrative cooperation between competent bodies of the Member States in the fields identified in accordance with paragraph 21 of this Plan	the year 2018	agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
24. Organisation of exchange between competent bodies of the Member States of data contained in national information resources (if not available - securing generation of such resources), including through use of an integrated information system of the Union	the year 2019	securing access to information resources of the Member States, finalization of the list of information to be exchanged (decision of the Commission)	Governments of the Member States the Commission
25. Monitoring of and control over the implementation of measures, envisaged by paragraphs 21-24 of this Plan	once in half a year	a report to the Supreme Eurasian Economic Council	the Commission

IV. Completion of implementation of the plan

26. Adoption of a decision of the Supreme Eurasian Economic Council, establishing obligations of the Member States for application of rules of the single services market within the framework of the given sector

the year 2021 decision of the Supreme Eurasian Economic Council Governments of the Member

States

the Commission

27. Initiation of functioning of a single services market

the year 2021 (for the Republic of Kazakhstan not later than 1 January 2025) Governments of the Member

States

by Decision of the Eurasian Economic Union No 23 of 26 December 2016

PLAN OF LIBERALISATION OF THE SERVICES SECTOR AS REGARDS RENTAL AND LEASING OF RECREATIONAL CRAFTS WITHOUT OPERATOR

Measure	Time frames	Output	Executor

I. Convergence of mechanisms for access to implementation of activities

Stage I. Analysis of legislation of the Member States of the Eurasian Economic Union

1. Establishment of the list of regulatory legal acts of the Member States of the Eurasian Economic Union (hereinafter respectively referred to as "the Member States", "the Union") governing the activities within the framework of the given services sector

the year 2016 information to the Eurasian Economic Commission (hereinafter referred to as

"the Commission")

Governments of the Member

States

2. Analysis of provisions of regulatory legal acts of the Member States in terms of:

(a) compliance with the Treaty on Eurasian Economic Union, 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between Member States (including bilateral ones) and applied insofar as they do not conflict with the Treaty

the year 2017 information to the Commission

the year 2017

Governments of the Member States

the Commission

(b) identification of provisions restricting access of persons of other Member States to provision of services within the framework of the given sector, including:

decisions of the working group in the field of rental and leasing of recreational crafts without operator (hereinafter referred to as "the working group") Governments of the Member States

the Commission

restrictions, exemptions, additional requirements and conditions in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014

requirements, conditions and other regulatory measures

barriers, arising from application of the Treaty, international treaties within the framework of the Union and legislation of the Member States

- (c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)
- 3. Establishment of substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of the permits for delivery of services within the framework of the given sector (in case of adoption of such decisions based on point 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 4-9 of this Plan shall not be subject to execution)

the year 2017 information to the

Commission

Governments of the Member

States

the Commission

the year 2017

information to the Commission, decisions of the

working group

Governments of the Member

States

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2017	decisions of the working group	Governments of the Member States the Commission
5. Identification of best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2017	decisions of the working group	Governments of the Member States the Commission
6. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2017	decisions of the working group	Governments of the Member States the Commission
7. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2017	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

No 112 of 23 December 2014 with regard

the year 2018 decision of the Supreme Eurasian Economic Council Governments of the Member States

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the years 2018-2019	regulatory legal acts of the Member States, international treaties within the framework of the Union an/or acts of bodies of the Union	Governments of the Member States the Commission
10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council	the year 2019	decision of the Supreme Eurasian Economic Council	Governments of the Member States the Commission

to elimination of restrictions, exemptions, additional requirements and conditions (if any) within the framework of the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the implementation of measures, envisaged by paragraphs 1-10 of this Plan

once in half a year a report to the Supreme Eurasian Economic Council

the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of legislation of the Member States

12. Identification of the requirements to professional qualifications of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of the given services sector

the year 2017 information to the Commission

Governments of the Member

States

the Commission

13. Establishment of substantial equivalence of regulation in the field of

the year 2017

information to the

Governments of the Member

Commission, decisions of the States

professional qualification of the staff of a service provider within the framework of the given sector and adoption of decisions on expediency of automatic recognition of documents confirming professional qualification (in case of adoption of such decisions based on point 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

working group the Commission

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

14. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States,	the year 2017	decisions of the working group	Governments of the Member States
conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union			the Commission
15. Identification of best international and national practices of regulation in the	the year 2017	decisions of the working group	Governments of the Member States

field of professional qualifications of the the Commission personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation Governments of the Member 16. Elaboration of proposals for the year 2017 decisions of the working harmonisation of legislation of the States group Member States, conclusion of international treaties within the the Commission framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan decisions of the working Governments of the Member 17. Establishment of the lists of regulatory the year 2017 legal acts of the Member States with States group indication of specific provisions subject to amendment, repeal or adoption the Commission 18. Adoption of a decision of the the year 2018 decision of the Supreme Governments of the Member Supreme Eurasian Economic Council on Eurasian Economic Council States harmonisation of legislation of the the Commission Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this

Plan)

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory legal acts of the Member States with regard to harmonisation of requirements to professional qualification of the staff of a service provider within the framework of the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the years regulatory legal acts of the 2018-2019 Member States, international treaties within the framework of the Union and/or acts of

bodies of the Union

Governments of the Member States

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the implementation of measures, envisaged by paragraphs 12-19 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council

the Commission

the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a single services market

the year 2017

the list of areas of risks arising as a result of functioning of a single services market Governments of the Member

States

22. Elaboration of agreements on administrative cooperation between competent bodies of the Member States (including for information exchange, creation of a mechanism for prevention of violations, imposition of penalties) for reducing risks arising as a result of functioning of a single services market	the years 2017-2018	draft agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
23. Conclusion of agreements on administrative cooperation between competent bodies of the Member States in the fields identified in accordance with paragraph 21 of this Plan	the years 2017-2018	agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
24. Organisation of exchange between competent bodies of the Member States of data contained in national information resources (if not available - securing generation of such resources), including through use of an integrated information system of the Union	the years 2017-2018	securing access to information resources of the Member States, finalization of the list of information to be exchanged (decision of the Commission)	Governments of the Member States the Commission
25. Monitoring of and control over the implementation of measures, envisaged by paragraphs 21-24 of this Plan	once in half a year	a report to the Supreme Eurasian Economic Council	the Commission

IV. Completion of implementation of the plan

26. Adoption of a decision of the decision of the Supreme the year 2019 Governments of the Member Supreme Eurasian Economic Council, Eurasian Economic Council States establishing obligations of the Member States for application of rules of a single the Commission services market within the framework of the given sector 27. Initiation of functioning of a single the year 2019 Governments of the Member services market States

by Decision of the Eurasian Economic Union No 23 of 26 December 2016

PLAN OF LIBERALISATION OF ADVERTISING SERVICES SECTOR

Mea	asure	Time frames	Output	Executor

I. Convergence of mechanisms for access to implementation of activities

Stage I. Analysis of legislation of the Member States of the Eurasian Economic Union

the year 2016

- 1. Establishment of the list of regulatory legal acts of the Member States of the Eurasian Economic Union (hereinafter respectively referred to as "the Member States", "the Union") governing the activities within the framework of the given services sector
- 2. Analysis of provisions of regulatory legal acts of the Member States in terms of:

information to the Eurasian Economic Commission (hereinafter referred to as "the Commission")

Governments of the Member

States

(a) compliance with the Treaty on Eurasian Economic Union, 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between Member States (including bilateral ones) and applied insofar as they do not conflict with the Treaty

the year 2017 information to the Commission

Governments of the Member States

the Commission

(b) identification of provisions restricting access of persons of other Member States to provision of services within the framework of the given sector, including:

the year 2017 decisions of the working group in the field of advertising (hereinafter referred to as "the working group")

Governments of the Member States

the Commission

restrictions, exemptions, additional requirements and conditions in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014

requirements, conditions and other regulatory measures

barriers, arising from application of the Treaty, international treaties within the framework of the Union and legislation of the Member States

- (c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)
- 3. Establishment of substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of the permits for delivery of services within the framework of the given sector (in case of adoption of such decisions based on point 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 4-9 of this Plan shall not be subject to execution)

the year 2017 information to the

Commission

Governments of the Member

States

the Commission

the year 2017

information to the Commission, decisions of the

working group

Governments of the Member

States

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2017	decisions of the working group	Governments of the Member States the Commission
5. Identification of best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2017	decisions of the working group	Governments of the Member States the Commission
6. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2017	decisions of the working group	Governments of the Member States the Commission
7. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2017	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

the year 2018 decision of the Supreme Eurasian Economic Council Governments of the Member States

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2018	regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union	Governments of the Member States the Commission
10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014 with regard	the year 2018	decision of the Supreme Eurasian Economic Council	Governments of the Member States the Commission

to elimination of restrictions, exemptions, additional requirements and conditions (if any) within the framework of the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the implementation of measures, envisaged by paragraphs 1-10 of this Plan

once in half a year a report to the Supreme Eurasian Economic Council

the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of legislation of the Member States

12. Identification of the requirements to professional qualification of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of the given services sector

the year 2017 information to the Commission

Governments of the Member

States

the Commission

13. Establishment of substantial equivalence of regulation in the field of

the year 2017

information to the

Governments of the Member

Commission, decisions of the States

professional qualification of the staff of a service provider within the framework of the given sector and adoption of decisions on expediency of automatic recognition of documents confirming professional qualification (in case of adoption of such decisions based on point 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

working group the Commission

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

15. Identification of best international and national practices of regulation in the	the year 2017	decisions of the working group	Governments of the Member States
conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union			the Commission
legislation of the Member States,		group	
14. Identification of the needs for, the level and the ways of harmonisation of	the year 2017	decisions of the working	Governments of the Member States

field of professional qualifications of the personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation 16. Elaboration of proposals for the year 2017 decisions of the working Governments of the Member harmonisation of legislation of the States group Member States, conclusion of international treaties within the the Commission framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan 17. Establishment of the lists of decisions of the working Governments of the Member the year 2017 regulatory legal acts of the Member States States group with indication of specific provisions subject to amendment, repeal or adoption the Commission the year 2018 decision of the Supreme Governments of the Member 18. Adoption of a decision of the Supreme Eurasian Economic Council on Eurasian Economic Council States harmonisation of legislation of the Member States (with the lists of the Commission regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this

the Commission

Plan)

Stage III. Harmonisation of the legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory legal acts of the Member States with regard to harmonisation of requirements to professional qualification of the staff of a service provider within the framework of the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the year 2018 regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of

bodies of the Union

the Governments of the Member States

the Commission

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the implementation of measures, envisaged by paragraphs 12-19 of this Plan

once in half a a r

a report to the Supreme Eurasian Economic Council

the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a single services market

the year 2017

the list of areas of risks arising as a result of functioning of a single services market Governments of the Member

States

22. Elaboration of agreements on administrative cooperation between competent bodies of the Member States (including for information exchange, creation of a mechanism for prevention of violations, imposition of penalties) for reducing risks arising as a result of functioning of a single services market	the years 2017-2018	draft agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
23. Conclusion of agreements on administrative cooperation between competent bodies of the Member States in the fields identified in accordance with paragraph 21 of this Plan	the years 2017-2018	agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
24. Organisation of exchange between competent bodies of the Member States of data contained in national information resources (if not available - securing generation of such resources), including through use of an integrated information system of the Union	the years 2017-2018	securing access to information resources of the Member States, finalization of the list of information to be exchanged (decision of the Commission)	Governments of the Member States the Commission
25. Monitoring of and control over the implementation of measures, envisaged by paragraphs 21-24 of this Plan	once in half a year	a report to the Supreme Eurasian Economic Council	the Commission

IV. Completion of implementation of the plan

26. Adoption of a decision of the Supreme Eurasian Economic Council, establishment of obligations of the	the year 2018	decision of the Supreme Eurasian Economic Council	Governments of the Member States
Member States for application of rules of a single services market within the framework of the given sector			the Commission
27. Initiation of functioning of a single services market	not later than 1 January 2020		Governments of the Member States

by Decision of the Supreme Eurasian Economic Council

No 23 of 26 December 2016

THE PLAN

ON THE LIBERALISATION OF SERVICES SECTOR RELATED TO OWN OR RENTED REAL ESTATE (EXCEPT FOR REAL ESTATE INTERMEDIARY SERVICES)

Measure Time frames Output Executor		Time frames	Output	Executor
-------------------------------------	--	-------------	--------	----------

I. Convergence of mechanisms of access to implementation of activities

Stage I. Analysis of legislation of Member States of the Eurasian Economic Union

1. Establishment of the list of regulatory legal acts of Member States of the Eurasian Economic Union (hereinafter respectively referred to as "the Member States", "the Union") governing the activities within the given services sector

the year 2016 information to the Eurasian

Economic Commission (hereinafter referred to as "the Commission")

Governments of Member States

69

- 2. Analysis of provisions of regulatory legal acts of the Member States in terms of:
- (a) compliance with the Treaty on Eurasian Economic Union of 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between the Member States (including bilateral ones) and applied insofar as they do not contradict the Treaty

the year 2017 information to the Commission

Governments of the Member States

the Commission

(b) identification of provisions restricting access of persons of other Member States to provision of services within the given sector, including:

restrictions, exemptions, additional requirements and conditions in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014

the year 2017 decisions of the working group in the field of services related to immovable property, and appraisal of the the Commission property (hereinafter referred

to as "the working group")

Governments of the Member States

requirements, conditions and other regulatory measures

barriers, arising from application of the Treaty, international treaties within the framework the Union and legislation of the Member States

- (c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)
- 3. Establishing substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of the permits for delivery of services within the given sector (in case of adoption of such decisions based on point 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 4-9 of this Plan shall not be subject to execution)

the year 2017 information to the

Commission

Governments of the Member

States

the Commission

the year 2017 info

information to the Commission, decisions of the working group

Governments of the Member

States

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	year 2017	decisions of the working group	Governments of the Member States the Commission
5. Identifying the best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2017	decisions of the working group	Governments of the Member States the Commission
6. Elaborating proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2017	decisions of the working group	Governments of the Member States the Commission
7. Establishing lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2018	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of the legislation of the Member States (with lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

the years a decision of the Supreme 2018-2019 Eurasian Economic Council

Governments of the Member States

States

the Commission

Stage III. Harmonisation of the legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the year 2019 regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union

Governments of the Member States

the Commission

10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014 with regard to elimination of restrictions, exemptions,

the year 2019 a decision of the Supreme Eurasian Economic Council

Governments of the Member

States

additional requirements and conditions (if any) within the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the execution of measures, envisaged by paragraphs 1-10 of this Plan

once in half a a report to the Supreme year Eurasian Economic Council

the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of legislation of the Member States

12. Identification of the requirements to professional qualification of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of the given services sector

the year 2016 information to the Commission

Governments of the Member

States

the Commission

13. Establishment of substantial equivalence of regulation in the field of professional qualification of the staff of a service provider within the given sector and adoption of decisions on expediency

the year 2017

information to the

Commission, decisions of the

working group

Governments of the Member

States

of automatic recognition of documents confirming professional qualification (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

14. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2017	decisions of the working group	Governments of the Member States the Commission
15. Identification of the best international and national practices of regulation in the field of professional qualification of personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation	the year 2017	decisions of the working group	Governments of the Member States the Commission

16. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan	the year 2017	decisions of the working group	Governments of the Member States the Commission
17. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2017	decisions of the working group	Governments of the Member States the Commission
18. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this Plan)	the year 2018	a decision of the Supreme Eurasian Economic Council	Governments of the Member States the Commission

Stage III. Harmonisation of the legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory	the year 2019	regulatory legal acts of the	Governments of the Member
legal acts of the Member States with		Member States, international	States

regard to harmonisation of requirements to professional qualification of the staff of a service provider within the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

treaties within the framework the Commission of the Union and/or acts of bodies of the Union

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the execution of measures, envisaged by paragraphs 12-19 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council

the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a single services market

22. Elaboration of agreements on

administrative cooperation between

(including for information exchange,

competent bodies of the Member States

creation of a mechanism for prevention of

a

the year 2017 the list of areas of risks arising as a result of functioning of a single

Governments of the Member

States

services market

the year 2017

draft agreements on administrative cooperation between competent bodies of the Member States Governments of the Member

States

the Commission

violations, imposition of penalties) for reducing risks arising as a result of functioning of a single services market

23. Conclusion of agreements on
administrative cooperation between
competent bodies of the Member States
in the fields identified in accordance with
paragraph 21 of this Plan
24. Organisation of exchange of data

agreements on administrative Governments of the Member the year 2018

Commission)

cooperation between competent bodies of the Member States

States

the Commission

the Commission

24. Organisation of exchange of data contained in national information resources (in case of their absence securing generation of resources) between competent bodies of the Member States, including through use of an integrated information system of the Union

the year 2018 securing access to

> information resources of the Member States, finalisation of the list of information to be exchanged (a decision of the

Governments of the Member

States

25. Monitoring of and control over execution of measures, envisaged by paragraphs 21-24 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council the Commission

IV. Completion of implementation of the Plan

26. Adoption of a decision of the Supreme Eurasian Economic Council, the year 2020

a decision of the Supreme Eurasian Economic Council Governments of the Member

States

establishing obligations of the Member States for application of rules of the single services market within the given sector

the year 2020

the Commission

Governments of the Member

27. Initiation of functioning of the single the y services market

by Decision of the Supreme Eurasian Economic Council

No 23 of 26 December 2016

THE PLAN ON THE LIBERALISATION OF THE SECTOR OF PROPERTY APPRAISAL SERVICES

|--|

I. Convergence of mechanisms of access to implementation of activities

Stage I. Analysis of legislation of the Member States of the Eurasian Economic Union

1. Establishment of the list of regulatory legal acts of Member States of the Eurasian Economic Union (hereinafter respectively referred to as "the Member States, the Union") governing the activities within the given services sector

the year 2016 information to the Eurasian Economic Commission (hereinafter referred to as "the Commission")

Governments of the Member

States

2. Analysis of provisions of regulatory legal acts of the Member States in terms of:

(a) compliance with the Treaty on Eurasian Economic Union of 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between the Member States (including bilateral ones) and applied insofar as they do not contradict the Treaty

the year 2017 information to the Commission

Governments of the Member States

the Commission

(b) identification of provisions restricting access of persons of other Member States to provision of services within the given sector, including:

restrictions, exemptions, additional requirements and conditions in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014

requirements, conditions and other regulatory measures

decisions of the working the year 2017 group in the field of services related to immovable property, and appraisal of the the Commission property (hereinafter referred

to as "the working group")

Governments of the Member

States

barriers, arising from application of the Treaty, international treaties within the framework the Union and legislation of the Member States

- (c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)
- 3. Establishment of substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of the permits for delivery of services within the given sector (in case of adoption of such decisions based on point 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 4-9 of this Plan shall not be subject to execution)

the year 2017 information to the

Commission

Governments of the Member

States

the Commission

the year 2017

information to the Commission, decisions of the

working group

Governments of the Member

States

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2017	decisions of the working group	Governments of the Member States the Commission
5. Identification of the best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2017	decisions of the working group	Governments of the Member States the Commission
6. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2017	decisions of the working group	Governments of the Member States the Commission
7. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2018	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of the legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014 with regard the years a decision of the Supreme 2018-2019 Eurasian Economic Council

Governments of the Member

States

Stage III. Harmonisation of the legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the years 2019-2020	regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union	Governments of the Member States the Commission
10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian	the year 2019	a decision of the Supreme Eurasian Economic Council	Governments of the Member States the Commission

to elimination of restrictions, exemptions, additional requirements and conditions (if any) within the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the execution of measures, envisaged by paragraphs 1-10 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of legislation of the Member States

12. Identification of the requirements to professional qualification of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of the given services sector

the year 2016

information to the Commission

Governments of the Member

States

the Commission

13. Establishment of substantial equivalence of regulation in the field of professional qualification of the staff of a service provider within the given sector

the year 2017

information to the

States Commission, decisions of the

working group

Governments of the Member

and adoption of decisions on expediency of automatic recognition of documents confirming professional qualification (in case of adoption of such decisions based on point 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

14. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2017	decisions of the working group	Governments of the Member States the Commission
15. Identification of the best international and national practices of regulation in the field of professional qualification of the personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation	the year 2017	decisions of the working group	Governments of the Member States the Commission

16. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan	year 2017	decisions of the working group	Governments of the Member States the Commission
17. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2017	decisions of the working group	Governments of the Member States the Commission
18. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of the legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this Plan)	the year 2018	a decision of the Supreme Eurasian Economic Council	Governments of the Member States the Commission

Stage III. Harmonisation of the legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory	the years	regulatory legal acts of the	Governments of the Member
legal acts of the Member States with	2019-2020	Member States, international	States

regard to harmonisation of requirements to professional qualification of the staff of a service provider within the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

treaties within the framework the Commission of the Union and/or acts of bodies of the Union

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the execution of measures, envisaged by paragraphs 12-19 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council

the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a single services market

22. Elaboration of agreements on administrative cooperation between the year 2017

the list of areas of risks arising as a result of functioning of a single services market

Governments of the Member

States

the Commission

competent bodies of the Member States (including for information exchange, creation of a mechanism for prevention of the year 2017 draft agreements on administrative cooperation between competent bodies of the Member States

Governments of the Member States

reducing risks arising as a result of functioning of a single services market agreements on administrative Governments of the Member 23. Conclusion of agreements on the year 2018 administrative cooperation between cooperation between States competent bodies of the Member States competent bodies of the Member States in the fields identified in accordance with the Commission paragraph 21 of this Plan 24. Organisation of exchange between the year 2018 securing access to Governments of the Member competent bodies of the Member States information resources of the States of data contained in national information Member States, finalisation of resources (if not available - securing the list of information to be the Commission generation of such resources), including exchanged (a decision of the through use of an integrated information Commission) system of the Union once in half a the Commission 25. Monitoring of and control over a report to the Supreme Eurasian Economic Council execution of measures, envisaged by year paragraphs 21-24 of this Plan IV. Completion of implementation of the Plan Governments of the Member a decision of the Supreme 26. Adoption of a decision of the the year 2020

violations, imposition of penalties) for

Supreme Eurasian Economic Council,

Eurasian Economic Council

States

establishing obligations of the Member
States for application of rules of the
single services market within the given
sector

27. Initiation of functioning of a single services market

not later than 1 January 2021 the Commission

Governments of the Member States

by Decision of the Supreme Eurasian Economic Council

No 23 of 26 December 2016

THE PLAN

ON THE LIBERALISATION OF THE SECTOR OF SERVICES OF THE TOURIST AGENCIES AND TRAVEL AGENCIES (SERVICES OF TOUR OPERATORS AND TRAVEL AGENTS)

Measure	Time frames	Output	Executor	Ì	
I. Convergence of mechanisms for access to implementation of activities					

Stage I. Analysis of legislation of the Member States of the Eurasian Economic Union

1. Establishment of the list of regulatory legal acts of Member States of the Eurasian Economic Union (hereinafter

Eurasian Economic Union (hereinafter respectively referred to as "the Member States", "the Union") governing the activities within the given services sector

the year 2016

information to the Eurasian Economic Commission (hereinafter referred to as "the Commission") Governments of the Member

States

2. Analysis of provisions of regulatory

legal acts of the Member States in terms of:

(a) compliance with the Treaty on Eurasian Economic Union of 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between the Member States (including bilateral ones) and applied insofar as they do not contradict the Treaty

the year 2017 information to the Commission

Governments of the Member States

the Commission

(b) identification of provisions restricting access of persons of other Member States to provision of services within the given sector, including:

restrictions, exemptions, additional requirements and conditions in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council

No 112 of 23 December 2014

the year 2017 decisions of the working group in the field of tourism services (hereinafter referred to as "the working group")

Governments of the Member States

requirements, conditions and other regulatory measures

barriers, arising from application of the Treaty, international treaties within the framework of the Union and legislation of the Member States

(c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)

3. Establishing substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of the permits for delivery of services within the given sector (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and

paragraphs 4-9 of this Plan shall not be

subject to execution)

the year 2017 information to the

Commission

Governments of the Member

States

the Commission

the year 2017

information to the Commission, decisions of the working group

Governments of the Member

States

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2017	decisions of the working group	Governments of the Member States the Commission
5. Identification of the best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2017	decisions of the working group	Governments of the Member States the Commission
6. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2017	decisions of the working group	Governments of the Member States the Commission
7. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2017	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

the year 2018 decision of the Supreme Eurasian Economic Council

Governments of the Member States

the Commission

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

10. Making amendments to individual

the year 2018 regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union

Governments of the Member

States

the Commission

10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014 with regard

the year 2019 decision of the Supreme Eurasian Economic Council

Governments of the Member

States

to elimination of restrictions, exemptions, additional requirements and conditions (if any) within the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the execution of measures, envisaged by paragraphs 1-10 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of legislation of the Member States

12. Identification of the requirements to professional qualification of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of the given services sector

the year 2017

information to the Commission

Governments of the Member

States

the Commission

13. Establishing substantial equivalence of regulation in the field of professional qualification of the staff of a service provider within the given sector and

the year 2017

information to the Commission, decisions of the working group Governments of the Member

e States

adoption of decisions on expediency of automatic recognition of documents confirming professional qualification (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

14. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2017	decisions of the working group	Governments of the Member States the Commission
15. Identification of the best international and national practices of regulation in the field of professional qualification of the personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation	the year 2017	decisions of the working group	Governments of the Member States the Commission

16. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan	the year 2017	decisions of the working group	Governments of the Member States the Commission
17. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2017	decisions of the working group	Governments of the Member States the Commission
18. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this Plan)	the year 2018	a decision of the Supreme Eurasian Economic Council	Governments of the Member States the Commission

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory	the year 2018	regulatory legal acts of the	Governments of the Member
legal acts of the Member States with		Member States, international	States

regard to harmonisation of requirements to professional qualification of the staff of a service provider within the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

treaties within the framework the Commission of the Union and/or acts of bodies of the Union

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the execution of measures, envisaged by paragraphs 12-19 of this Plan

once in half a year

the year 2017

a report to the Supreme Eurasian Economic Council the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a single services market

the list of areas of risks arising as a result of functioning of a single services market

Governments of the Member

States

the Commission

22. Elaboration of agreements on administrative cooperation between competent bodies of the Member States (including for information exchange, creation of a mechanism for prevention of the year 2017

draft agreements on administrative cooperation between competent bodies of the Member States

Governments of the Member

States

violations, imposition of penalties) for reducing risks arising as a result of functioning of a single services market				
23. Conclusion of agreements on administrative cooperation between competent bodies of the Member States	the year 2017	agreements on administrative cooperation between competent bodies of the	Governments of the Member States	
in the fields identified in accordance with paragraph 21 of this Plan		Member States	the Commission	
24. Organisation of exchange between competent bodies of the Member States of data contained in national information	the year 2018	securing access to information resources of the Member States, finalisation of	Governments of the Member States	
resources (if not available — securing generation of such resources), including through use of an integrated information system of the Union		the list of information to be exchanged (a decision of the Commission)	the Commission	
25. Monitoring of and control over execution of measures, envisaged by paragraphs 21-24 of this Plan	once in half a year	a report to the Supreme Eurasian Economic Council	the Commission	
IV. Completion of implementation of the Plan				
26. Adoption of Decision of the Supreme Eurasian Economic Council, establishing	the year 2019	a decision of the Supreme Eurasian Economic Council	Governments of the Member States	

obligations of the Member States for application of rules of the single services market within the given sector

the Commission

27. Initiation of functioning of the single services market

the year 2019

Governments of the Member States

by Decision of the Supreme Eurasian Economic Council

No 23 of 26 December 2016

THE PLAN

ON THE LIBERALISATION OF GEOLOGICAL, GEOPHYSICAL AND OTHER EXPLORATION SERVICES SECTOR AS REGARDS SCIENTIFIC CONSULTING SERVICES IN THE FIELD OF GEOLOGY, GEOPHYSICS, GEOCHEMISTRY AND OTHER SCIENCES RELATING TO PROSPECTING OF SOLID MINERAL, OIL AND GAS DEPOSITS AND GROUND WATER, EXCEPT FOR FIELDWORKS

Measure	Time frames	Output	Executor

I. Convergence of mechanisms for access to implementation of activities

Stage I. Analysis of legislation of the Member States of the Eurasian Economic Union

1. Establishment of the list of regulatory legal acts of the Member States of the Eurasian Economic Union (hereinafter respectively referred to as "the Member States", "the Union") governing the activities within the given services sector

the year 2016 information to the Eurasian Economic Commission (hereinafter referred to as "the Commission")

Governments of the Member States

102

- 2. Analysis of provisions of regulatory legal acts of the Member States in terms of:
- (a) compliance with the Treaty on Eurasian Economic Union of 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between Member States (including bilateral ones) and applied insofar as they do not contradict the Treaty

the year 2016 information to the Commission

Governments of the Member States

the Commission

(b) identification of provisions restricting access of persons of other Member States to provision of services within of the given sector, including:

lists of restrictions, exemptions, additional requirements and conditions in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014

the year 2016 decisions of the working group in the field of geological, geophysical and other prospecting services, mine surveying, map-making services, weather forecasting and meteorological services (hereinafter referred to as "the working group")

Governments of the Member States

requirements, conditions and other regulatory measures

barriers, arising from application of the Treaty, international treaties within the framework of the Union and legislation of the Member States

- (c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)
- 3. Establishment of substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of the permits for delivery of services within the given sector (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 4-9 of this Plan shall not be subject to execution)

the year 2016 information to the

Commission

Governments of the Member

States

the Commission

the year 2017 information to the

Commission, decisions of the working group

Governments of the Member

States

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2017	decisions of the working group	Governments of the Member States the Commission
5. Identification of the best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2017	decisions of the working group	Governments of the Member States the Commission
6. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2017	decisions of the working group	Governments of the Member States the Commission
7. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2017	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

the year 2017 a decision of the Supreme Eurasian Economic Council

Governments of the Member

States

the Commission

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the year 2018 regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union

Governments of the Member

States

the Commission

10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014 with regard

the year 2018 a decision of the Supreme Eurasian Economic Council

Governments of the Member

States

to elimination of restrictions, exemptions, additional requirements and conditions (if any) within the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the execution of measures, envisaged by paragraphs 1-10 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of legislation of the Member States

12. Identification of the requirements to professional qualification of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of hte given services sector

the year 2016 information to the Commission

Governments of the Member

States

the Commission

13. Establishment of substantial equivalence of regulation in the field of professional qualification of the staff of a service provider within the given sector

the year 2017

information to the Commission, decisions of the

Governments of the Member

States

working group

and adoption of decisions on expediency of automatic recognition of documents confirming professional qualification (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

14. Identification of the needs for, the level and the ways of harmonisation of	the year 2017	decisions of the working group	Governments of the Member States
legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union			the Commission
15. Identification of the best international and national practices of regulation in the	the year 2017	decisions of the working group	Governments of the Member States
field of professional qualifications of the personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation			the Commission

16. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan	the year 2017	decisions of the working group	Governments of the Member States the Commission
17. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2017	decisions of the working group	Governments of the Member States the Commission
18. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this Plan)	the year 2017	a decision of the Supreme Eurasian Economic Council	Governments of the Member States the Commission

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory	the year 2018	regulatory legal acts of the	Governments of the Member
legal acts of the Member States with		Member States, international	States

regard to harmonisation of requirements to professional qualification of the staff of a service provider within the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

treaties within the framework the Commission of the Union and/or acts of bodies of the Union

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the execution of measures, envisaged by paragraphs 12-19 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a single services market

22. Elaboration of agreements on administrative cooperation between

the year 2017

the list of areas of risks arising as a result of functioning of a single services market Governments of the Member

States

the Commission

administrative cooperation between competent bodies of the Member States (including for information exchange, creation of a mechanism for prevention of

the year 2018 draft agreements on administrative cooperation between competent bodies of

the Member States

Governments of the Member

States

reducing risks arising as a result of functioning of a single services market agreements on administrative Governments of the Member 23. Conclusion of agreements on the year 2018 administrative cooperation between cooperation between States competent bodies of the Member States competent bodies of the Member States in the fields identified in accordance with the Commission paragraph 21 of this Plan the year 2018 24. Organisation of exchange between securing access to Governments of the Member competent bodies of the Member States information resources of the States Member States, finalisation of of data contained in national information resources (if not available — securing the list of information to be the Commission generation of such resources), including exchanged (a decision of the through use of an integrated information Commission) system of the Union once in half a the Commission 25. Monitoring of and control over a report to the Supreme Eurasian Economic Council execution of measures, envisaged by year paragraphs 21-24 of this Plan IV. Completion of implementation of the Plan Governments of the Member 26. Adoption of a decision of the the year 2019 a decision of the Supreme

violations, imposition of penalties) for

Supreme Eurasian Economic Council,

Eurasian Economic Council

States

establishing obligations of the Member States for application of rules of a single services market within the given sector the Commission

27. Initiation of functioning of the single services market

the year 2019
(for the Republic of Kazakhstan — not later than 1 January 2025, for the Kyrgyz Republic — not later than 1 January 2020)

Governments of the Member States

by Decision of the Supreme Eurasian Economic Council
No 23 of 26 December 2016

THE PLAN

ON THE LIBERALISATION OF SUBSURFACE SURVEYING SERVICES SECTOR

Measure	Time frames	Output	Executor

I. Convergence of mechanisms for access to implementation of activities

Stage I. Analysis of legislation of the Member States of the Eurasian Economic Union

1. Establishment of the list of regulatory legal acts of the Member States of the Eurasian Economic Union (hereinafter respectively referred to as "the Member States", "the Union") governing the activities within the given services sector

the year 2016 information to the Eurasian Economic Commission

Economic Commission (hereinafter referred to as "the Commission")

Governments of the Member

States

2. Analysis of provisions of regulatory legal acts of the Member States in terms of:

(a) compliance with the Treaty on Eurasian Economic Union of 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between Member States (including bilateral ones) and applied insofar as they do not contradict the Treaty

the year 2016 information to the Commission

Governments of the Member States

the Commission

(b) identification of provisions restricting access of persons of other Member States to provision of services within the given sector, including:

lists of restrictions, exemptions, additional requirements and conditions in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014

requirements, conditions and other regulatory measures

the year 2016 decisions of the working group in the field of geological, geophysical and other prospecting services, mine surveying, map-making services, weather forecasting and meteorological services (hereinafter referred to as

"the working group")

Governments of the Member States

barriers, arising from application of the Treaty, international treaties within the framework the Union and legislation of the Member States

- (c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)
- 3. Establishment of substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of the permits for delivery of services within the given sector (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 4-9 of this Plan shall not be subject to execution)

the year 2016 information to the

Commission

Governments of the Member

States

the Commission

the year 2017

information to the Commission, decisions of the

working group

Governments of the Member

States

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2017	decisions of the working group	Governments of the Member States the Commission
5. Identification of the best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2017	decisions of the working group	Governments of the Member States the Commission
6. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2017	decisions of the working group	Governments of the Member States the Commission
7. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2017	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

within the framework of the Eurasian

Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014 with regard the year 2017 a decision of the Supreme Economic Council

Governments of the Member States

the Commission

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions

the year 2018 regulatory legal acts Member States, interactions demonstrates within the framework of the Union and/or bodies of the Union bodies of the Union and/or adoption acts of bodies of the Union the year 2018 and decision of the Surfacional requirements and conditions

regulatory legal acts of the Governments of the Member Member States, international treaties within the framework of the Union and/or acts of the Commission

a decision of the Supreme Governments of the Member Eurasian Economic Council States

to elimination of restrictions, exemptions, additional requirements and conditions (if any) within the framework of the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the execution of measures, envisaged by paragraphs 1-10 of this Plan

once in half a year a report to the Supreme Eurasian Economic Council

the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of legislation of the Member States

12. Identification of the requirements to professional qualification of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of the given services sector

the year 2016 information to the Commission

Governments of the Member

States

the Commission

13. Establishment of substantial equivalence of regulation in the field of

the year 2017

information to the

Governments of the Member

Commission, decisions of the States

professional qualification of the staff of a service provider within the framework of the given sector and adoption of decisions on expediency of automatic recognition of documents confirming professional qualification (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

working group the Commission

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

14. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States,	the year 2017	decisions of the working group	Governments of the Member States
conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union			the Commission
15. Identification of the best international and national practices of regulation in the	the year 2017	decisions of the working group	Governments of the Member States

personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation Governments of the Member 16. Elaboration of proposals for the year 2017 decisions of the working harmonisation of legislation of the States group Member States, conclusion of international treaties within the the Commission framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan Governments of the Member 17. Establishment of the lists of regulatory the year 2017 decisions of the working legal acts of the Member States with States group indication of specific provisions subject to amendment, repeal or adoption the Commission the year 2017 a decision of the Supreme Governments of the Member 18. Adoption of a decision of the Supreme Eurasian Economic Council on Eurasian Economic Council States harmonisation of legislation of the the Commission Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this Plan)

the Commission

field of professional qualifications of the

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory legal acts of the Member States with regard to harmonisation of requirements to professional qualification of the staff of a service provider within the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the year 2018 regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union

Governments of the Member States

the Commission

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the execution of measures, envisaged by paragraphs 12-19 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a single services market

the year 2017

the list of areas of risks arising as a result of functioning of a single services market Governments of the Member

States

adm com (incl crea viola redu	Elaboration of agreements on inistrative cooperation between petent bodies of the Member States uding for information exchange, ation of a mechanism for prevention of ations, imposition of penalties) for ucing risks arising as a result of ationing of a single services market	the year 2018	draft agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
adm com	Conclusion of agreements on inistrative cooperation between petent bodies of the Member States he fields identified in accordance with	the year 2018	agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
para	agraph 21 of this Plan			
com	Organisation of exchange between petent bodies of the Member States ata contained in national information	the year 2018	securing access to information resources of the Member States, finalisation of	Governments of the Member States
gene thro	ources (if not available — securing eration of such resources), including ugh use of an integrated information em of the Union		the list of information to be exchanged (a decision of the Commission)	the Commission
exec	Monitoring of and control over cution of measures, envisaged by agraphs 21-24 of this Plan	once in half a year	a report to the Supreme Eurasian Economic Council	the Commission

IV. Completion of implementation of the Plan

26. Adoption of a decision of the the year 2019 a decision of the Supreme Governments of the Member Supreme Eurasian Economic Council, Eurasian Economic Council States establishing obligations of the Member States for application of rules of a single the Commission services market within the given sector the year 2019 27. Initiation of functioning of the single Governments of the Member services market States (for the Republic of Kazakhstan not later than 1 January 2025)

by Decision of the Supreme Eurasian Economic Council

No 23 of 26 December 2016

THE PLAN

ON THE LIBERALISATION OF THE SURFACE SURVEYING SERVICES SECTOR

Measure	Time frames	Output	Executor
---------	-------------	--------	----------

I. Convergence of mechanisms for access to implementation of activities

Stage I. Analysis of legislation of the Member States of the Eurasian Economic Union

1. Establishment of the list of regulatory legal acts of the Member States of the Eurasian Economic Union (hereinafter respectively referred to as "the Member States", "the Union") governing the activities within the given services sector

the year 2016 information to the Eurasian Economic Commission (hereinafter referred to as

Governments of the Member States

"the Commission")

2. Analysis of provisions of regulatory legal acts of the Member States in terms of:

(a) compliance with the Treaty on Eurasian Economic Union of 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between Member States (including bilateral ones) and applied insofar as they do not contradict the Treaty

the year 2016 information to the Commission

Governments of the Member States

the Commission

(b) identification of provisions restricting access of persons of other Member States to provision of services within the given sector, including:

lists of restrictions, exemptions, additional requirements and conditions in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014

requirements, conditions and other regulatory measures

the year 2016 decisions of the working group in the field of geological, geophysical and other prospecting services, mine surveying, map-making services, weather forecasting and meteorological services (hereinafter referred to as

"the working group")

Governments of the Member States

barriers, arising from application of the Treaty, international treaties within the framework of the Union and legislation of the Member States

- (c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)
- 3. Establishment of substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of the permits for delivery of services within the given sector (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 4-9 of this Plan shall not be subject to execution)

the year 2016 information to the

Commission

Governments of the Member

States

the Commission

the year 2017

information to the Commission, decisions of the

working group

Governments of the Member

States

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2017	decisions of the working group	Governments of the Member States the Commission
5. Identification of the best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2017	decisions of the working group	Governments of the Member States the Commission
6. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2017	decisions of the working group	Governments of the Member States the Commission
7. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2017	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

the year 2017 a decision of the Supreme Eurasian Economic Council

Governments of the Member States

the Commission

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the year 2018 regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union

Governments of the Member

States

the Commission

10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014 with regard

the year 2018 a decision of the Supreme Eurasian Economic Council

Governments of the Member

States

to elimination of restrictions, exemptions, additional requirements and conditions (if any) within the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the execution of measures, envisaged by paragraphs 1-10 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of legislation of the Member States

12. Identification of the requirements to professional qualification of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of the given services sector

the year 2016

information to the Commission

Governments of the Member

States

the Commission

13. Establishment of substantial equivalence of regulation in the field of professional qualification of the staff of a service provider within the given sector

the year 2017

information to the

Commission, decisions of the

working group

Governments of the Member

States

and adoption of decisions on expediency of automatic recognition of documents confirming professional qualification (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

14. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2017	decisions of the working group	Governments of the Member States the Commission
15. Identification of the best international and national practices of regulation in the field of professional qualifications of the personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation	the year 2017	decisions of the working group	Governments of the Member States the Commission

16. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan	the year 2017	decisions of the working group	Governments of the Member States the Commission
17. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2017	decisions of the working group	Governments of the Member States the Commission
18. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this Plan)	the year 2017	a decision of the Supreme Eurasian Economic Council	Governments of the Member States the Commission

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory	the year 2018	regulatory legal acts of the	Governments of the Member
legal acts of the Member States with		Member States, international	States

regard to harmonisation of requirements to professional qualification of the staff of a service provider within the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

treaties within the framework the Commission of the Union and/or acts of bodies of the Union

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the execution of measures, envisaged by paragraphs 12-19 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council

the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a

single services market

22. Elaboration of agreements on administrative cooperation between competent bodies of the Member States (including for information exchange, creation of a mechanism for prevention of the year 2017

the list of areas of risks arising as a result of functioning of a single services market

Governments of the Member

States

the Commission

the year 2018

draft agreements on administrative cooperation between competent bodies of the Member States

Governments of the Member

States

reducing risks arising as a result of functioning of a single services market			
23. Conclusion of agreements on administrative cooperation between competent bodies of the Member States	the year 2018	agreements on administrative cooperation between competent bodies of the	Governments of the Member States
in the fields identified in accordance with paragraph 21 of this Plan		Member States	the Commission
24. Organisation of exchange between competent bodies of the Member States of data contained in national information resources (if not available — securing generation of such resources), including through use of an integrated information system of the Union		securing access to information resources of the Member States, finalisation of the list of information to be exchanged (a decision of the Commission)	Governments of the Member States the Commission
25. Monitoring of and control over execution of measures, envisaged by paragraphs 21-24 of this Plan	once in half a year	a report to the Supreme Eurasian Economic Council	the Commission
	IV. Completion of i	mplementation of the Plan	
26. Adoption of a decision of the Supreme Eurasian Economic Council,	the year 2019	a decision of the Supreme Eurasian Economic Council	Governments of the Member States

violations, imposition of penalties) for

establishing obligations of the Member States for application of rules of a single services market within the given sector		the Commission
27. Initiation of functioning of the single services market	the year 2019 (for the Republic of Kazakhstan — not later than 1 January 2025)	Governments of the Member States

by Decision of the Supreme Eurasian Economic Council

No 23 of 26 December 2016

PLAN OF LIBERALISATION OF MAPPING SERVICES SECTOR

Measure	Time frames	Output	Executor

I. Convergence of mechanisms for access to implementation of activities

Stage I. Analysis of legislation of the Member States of the Eurasian Economic Union

"the Commission")

1. Establishment of the list of regulatory legal acts of the Member States of the Eurasian Economic Union (hereinafter respectively referred to as "the Member States", "the Union") governing the activities within the framework of the given services sector

the year 2016 information to the Eurasian Economic Commission (hereinafter referred to as

Governments of the Member

States

2. Analysis of provisions of regulatory legal acts of the Member States in terms of:

(a) compliance with the Treaty on Eurasian Economic Union of 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between Member States (including bilateral ones) and applied insofar as they do not contradict the Treaty

the year 2016 information to the Commission

Governments of the Member States

the Commission

(b) identification of provisions restricting access of persons of other Member States to provision of services within the framework of the given sector, including:

lists of restrictions, exemptions, additional requirements and conditions in accordance with individual national

in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014

the year 2016

decisions of the working group in the field of geological, geophysical and other prospecting services, surface and subsurface surveying, map-making services, weather forecasting and meteorological services (hereinafter referred to as "the working group")

Governments of the Member States

requirements, conditions and other regulatory measures

barriers, arising from application of the Treaty, international treaties within the framework of the Union and legislation of the Member States

- (c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)
- 3. Establishment of substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of service provision permits within the framework of the given sector (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 4-9 of this Plan shall not be subject to execution)

the year 2016 information to the

Commission

Governments of the Member

States

the Commission

the year 2017 information to the

Commission, decisions of the

Governments of the Member States

working group

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2017	decisions of the working group	Governments of the Member States the Commission
5. Identification of the best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2017	decisions of the working group	Governments of the Member States the Commission
6. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2017	decisions of the working group	Governments of the Member States the Commission
7. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2017	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

the year 2017 a decision of the Supreme Eurasian Economic Council

Governments of the Member

States

the Commission

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the year 2018 regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union

Governments of the Member

States

the Commission

10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014 with regard

the year 2018 a decision of the Supreme Eurasian Economic Council

Governments of the Member

States

to elimination of restrictions, exemptions, additional requirements and conditions (if any) within the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the execution of measures, envisaged by paragraphs 1-10 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of the legislation of the Member States

12. Identification of the requirements to professional qualification of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of the given services sector

the year 2016 information to the Commission

Governments of the Member

Governments of the Member

States

the Commission

13. Establishment of substantial equivalence of regulation in the field of professional qualification of the staff of a service provider within the framework of the year 2017

information to the Commission, decisions of the

States

working group

the given sector and adoption of decisions on expediency of automatic recognition of documents confirming professional qualification (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

14. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2017	decisions of the working group	Governments of the Member States the Commission
15. Identification of best international and national practices of regulation in the field of professional qualifications of the personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation	the year 2017	decisions of the working group	Governments of the Member States the Commission

16. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan	the year 2017	decisions of the working group	Governments of the Member States the Commission
17. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2017	decisions of the working group	Governments of the Member States the Commission
18. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this Plan)	the year 2017	a decision of the Supreme Eurasian Economic Council	Governments of the Member States the Commission

Stage III. Harmonisation of the legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory	the year 2018	regulatory legal acts of the	Governments of the Member
legal acts of the Member States with		Member States, international	States

regard to harmonisation of requirements to professional qualification of the staff of a service provider within the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

treaties within the framework the Commission of the Union and/or acts of bodies of the Union

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the implementation of measures, envisaged by paragraphs 12-19 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council

the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a single services market

22. Elaboration of agreements on administrative cooperation between competent bodies of the Member States (including for information exchange,

creation of a mechanism for prevention of

the year 2017

the list of areas of risks arising as a result of functioning of a single services market Governments of the Member

States

the Commission

the year 2018

draft agreements on administrative cooperation between competent bodies of the Member States Governments of the Member

States

	violations, imposition of penalties) for reducing risks arising as a result of functioning of a single services market			
	23. Conclusion of agreements on administrative cooperation between competent bodies of the Member States	the year 2018	agreements on administrative cooperation between competent bodies of the	the Governments of the Member States
	in the fields identified in accordance with paragraph 21 of this Plan		Member States	the Commission
	24. Organisation of exchange between competent bodies of the Member States of data contained in national information	the year 2018	securing access to information resources of the Member States, finalisation of	Governments of the Member States
	resources (if not available — securing generation of such resources), including through use of an integrated information system of the Union		the list of information to be exchanged (decision of the Commission)	the Commission
	25. Monitoring of and control over the implementation of measures, envisaged by paragraphs 21-24 of this Plan	once in half a year	a report to the Supreme Eurasian Economic Council	the Commission
IV. Completion of implementation of the plan				
	26. Adoption of a decision of the Supreme Eurasian Economic Council,	the year 2019	a decision of the Supreme Eurasian Economic Council	Governments of the Member States

establishing obligations of the Member States for application of rules of a single services market within the framework of the given sector

27. Initiation of functioning of the single services market

the year 2019 (for the Republic of Kazakhstan not later than 1 January 2025) the Commission

Governments of the Member States

PLAN OF LIBERALISATION OF WEATHER FORECASTING AND METEOROLOGICAL SERVICES SECTOR<*>

Measure	Time frames	Output	Executor

I. Convergence of mechanisms for access to implementation of activities

Stage I. Analysis of legislation of the Member States of the Eurasian Economic Union

1. Establishment of the list of regulatory legal acts of Member States of the Eurasian Economic Union (hereinafter respectively referred to as "the Member States, the Union") governing the activities within the given services sector

the year 2016 information to the Eurasian Economic Commission (hereinafter referred to as "the Commission")

Governments of the Member

States

2. Analysis of provisions of regulatory legal acts of the Member States in terms of:

<*>Except for the services rendered for national security efforts

(a) compliance with the Treaty on Eurasian Economic Union of 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between Member States (including bilateral ones) and applied insofar as they do not contradict the Treaty

the year 2016 information to the Commission

Governments of the Member States

the Commission

(b) identification of provisions restricting access of persons of other Member States to provision of services within the given sector, including:

lists of restrictions, exemptions, additional requirements and conditions in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014

requirements, conditions and other regulatory measures

the year 2016 decisions of the working group in the field of geological, geophysical and other prospecting services, mine surveying, map-making services, weather forecasting and meteorological services (hereinafter referred to as

"the working group")

Governments of the Member States

barriers, arising from application of the Treaty, international treaties within the framework of the Union and legislation of the Member States

- (c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)
- 3. Establishment of substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of service provision permits within the framework of the given sector (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 4-9 of this Plan shall not be subject to execution)

the year 2016 information to the

Commission

Governments of the Member

States

the Commission

the year 2017

information to the Commission, decisions of the

working group

Governments of the Member

States

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2017	decisions of the working group	Governments of the Member States the Commission
5. Identification of the best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2017	decisions of the working group	Governments of the Member States the Commission
6. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2017	decisions of the working group	Governments of the Member States the Commission
7. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2017	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

the year 2017 a decision of the Supreme Eurasian Economic Council

Governments of the Member

States

the Commission

Stage III. Harmonisation of the legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the year 2018 regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union

Governments of the Member

States

the Commission

10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014 with regard

the year 2018 a decision of the Supreme Eurasian Economic Council

Governments of the Member

States

to elimination of restrictions, exemptions, additional requirements and conditions (if any) within the framework of the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the implementation of measures, envisaged by paragraphs 1-10 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council

the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of the legislation of the Member States

12. Identification of the requirements to professional qualification of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of the given services sector

the year 2016 information to the Commission

Governments of the Member

States

the Commission

13. Establishment of substantial equivalence of regulation in the field of

the year 2017

information to the

Governments of the Member

Commission, decisions of the States

professional qualification of the staff of a service provider within the framework of the given sector and adoption of decisions on expediency of automatic recognition of documents confirming professional qualification (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

working group the Commission

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

14. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States,	the year 2017	decisions of the working group	Governments of the Member States
conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union			the Commission
15. Identification of best international and national practices of regulation in the	the year 2017	decisions of the working group	Governments of the Member States

personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation 16. Elaboration of proposals for the year 2017 decisions of the working Governments of the Member harmonisation of legislation of the States group Member States, conclusion of international treaties within the the Commission framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan 17. Establishment of the lists of decisions of the working Governments of the Member the year 2017 regulatory legal acts of the Member States States group with indication of specific provisions subject to amendment, repeal or adoption the Commission the year 2017 a decision of the Supreme Governments of the Member 18. Adoption of a decision of the Supreme Eurasian Economic Council on Eurasian Economic Council States harmonisation of legislation of the the Commission Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this Plan)

the Commission

field of professional qualifications of the

Stage III. Harmonisation of the legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory legal acts of the Member States with regard to harmonisation of requirements to professional qualification of the staff of a service provider within the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the year 2018 regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of

bodies of the Union

Governments of the Member States
the Commission

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the implementation of measures, envisaged by paragraphs 12-19 of this Plan

once in half a a r

a report to the Supreme Eurasian Economic Council

the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a single services market

the year 2017

the list of areas of risks arising as a result of functioning of a single services market Governments of the Member

States

22. Elaboration of agreements on administrative cooperation between competent bodies of the Member States (including for information exchange, creation of a mechanism for prevention of violations, imposition of penalties) for reducing risks arising as a result of functioning of a single services market	the year 2018	draft agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
23. Conclusion of agreements on administrative cooperation between competent bodies of the Member States	the year 2018	agreements on administrative cooperation between competent bodies of the	Governments of the Member States
in the fields identified in accordance with paragraph 21 of this Plan		Member States	the Commission
24. Organisation of exchange between competent bodies of the Member States of data contained in national information	the year 2018	securing access to information resources of the Member States, finalisation of	Governments of the Member States
resources (if not available — securing generation of such resources), including through use of an integrated information system of the Union		the list of information to be exchanged (decision of the Commission)	the Commission
25. Monitoring of and control over the implementation of measures, envisaged by paragraphs 21-24 of this Plan	once in half a year	a report to the Supreme Eurasian Economic Council	the Commission

IV. Completion of implementation of the plan

26. Adoption of a decision of the Supreme Eurasian Economic Council, establishing obligations of the Member States for application of rules of a single services market within the framework of the given sector	the year 2019	a decision of the Supreme Eurasian Economic Council	Governments of the Member States the Commission
27. Initiation of functioning of the single services market	the year 2019 (for the Republic of Kazakhstan — not later than 1 January 2025)		Governments of the Member States

No 23 of 26 December 2016

by Decision of the Supreme Eurasian Economic Council

PLAN OF LIBERALISATION OF MOVIE AND VIDEO FILMS PRODUCTION AND DISTRIBUTION SERVICES SECTOR

Measure	Time frames	Output	Executor

I. Convergence of mechanisms for access to implementation of activities

Stage I. Analysis of the legislation of the Member States of the Eurasian Economic Union

1. Establishment of the list of regulatory legal acts of the Member States of the Eurasian Economic Union (hereinafter respectively referred to as "the Member States", "the Union") governing the activities within the framework of the given services sector

the year 2016

information to the Eurasian Economic Commission (hereinafter referred to as "the Commission") Governments of the Member

States

2. Analysis of provisions of regulatory legal acts of the Member States in terms of:

(a) compliance with the Treaty on Eurasian Economic Union of 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between Member States (including bilateral ones) and applied insofar as they do not contradict the Treaty

the year 2016 information to the Commission

the year 2016

Governments of the Member States

the Commission

(b) identification of provisions restricting access of persons of other Member States to provision of services within the framework of the given sector, including:

decisions of the working group in the field of movie and video films production and distribution services, video films demonstration services (hereinafter referred to as "the working group")

Governments of the Member States

the Commission

lists of restrictions, exemptions, additional requirements and conditions in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014

requirements, conditions and other regulatory measures

barriers, arising from application of the Treaty, international treaties within the framework of the Union and legislation of the Member States

- (c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)
- 3. Establishment of substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of service provision permits within the framework of the given sector (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 4-9 of this Plan shall not be subject to execution)

the year 2016 information to the

Commission

Governments of the Member

Governments of the Member

States

the Commission

year 2017 inform

information to the Commission, decisions of the

States

working group

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2017	decisions of the working group	Governments of the Member States the Commission
5. Identification of the best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2017	decisions of the working group	Governments of the Member States the Commission
6. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2017	decisions of the working group	Governments of the Member States the Commission
7. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2017	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

the year 2017 a decision of the Supreme Eurasian Economic Council

Governments of the Member

States

the Commission

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the year 2018 regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union

Governments of the Member

States

the Commission

10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014 with regard

the year 2018 a decision of the Supreme Eurasian Economic Council

Governments of the Member

States

to elimination of restrictions, exemptions, additional requirements and conditions (if any) within the framework of the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the execution of measures, envisaged by paragraphs 1-10 of this Plan

once in half a year a report to the Supreme Eurasian Economic Council the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of the legislation of the Member States

12. Identification of the requirements to professional qualification of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of the given services sector

the year 2016 information to the Commission

Governments of the Member

States

the Commission

13. Establishment of substantial equivalence of regulation in the field of

the year 2017

information to the

Governments of the Member

Commission, decisions of the States

professional qualification of the staff of a service provider within the framework of the given sector and adoption of decisions on expediency of automatic recognition of documents confirming professional qualification (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

working group the

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

14. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States,	the year 2017	decisions of the working group	Governments of the Member States
conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union			the Commission
15. Identification of best international and national practices of regulation in the	the year 2017	decisions of the working group	Governments of the Member States

personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation Governments of the Member 16. Elaboration of proposals for the year 2017 decisions of the working harmonisation of legislation of the States group Member States, conclusion of international treaties within the the Commission framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan 17. Establishment of the lists of decisions of the working Governments of the Member the year 2017 regulatory legal acts of the Member States States group with indication of specific provisions subject to amendment, repeal or adoption the Commission the year 2017 a decision of the Supreme Governments of the Member 18. Adoption of a decision of the Supreme Eurasian Economic Council on Eurasian Economic Council States harmonisation of legislation of the Member States (with the lists of the Commission regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this Plan)

the Commission

field of professional qualifications of the

Stage III. Harmonisation of the legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory legal acts of the Member States with regard to harmonisation of requirements to professional qualification of the staff of a service provider within the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the year 2018 regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of

bodies of the Union

Governments of the Member States

the Commission

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the implementation of measures, envisaged by paragraphs 12-19 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a single services market

the year 2017

the list of areas of risks arising as a result of functioning of a single services market Governments of the Member

States

22. Elaboration of agreements on administrative cooperation between competent bodies of the Member States (including for information exchange, creation of a mechanism for prevention of violations, imposition of penalties) for reducing risks arising as a result of functioning of a single services market	the year 2017	draft agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
23. Conclusion of agreements on administrative cooperation between competent bodies of the Member States in the fields identified in accordance with paragraph 21 of this Plan	the year 2017	agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
24. Organisation of exchange between competent bodies of the Member States of data contained in national information resources (if not available — securing generation of such resources), including through use of an integrated information system of the Union	the year 2017	securing access to information resources of the Member States, finalisation of the list of information to be exchanged (decision of the Commission)	Governments of the Member States the Commission
25. Monitoring of and control over execution of measures, envisaged by paragraphs 21-24 of this Plan	once in half a year	a report to the Supreme Eurasian Economic Council	the Commission

IV. Completion of implementation of the plan

the year 2019 a decision of the Supreme 26. Adoption of a decision of the Governments of the Member Supreme Eurasian Economic Council, Eurasian Economic Council States establishing obligations of the Member States for application of rules of a single the Commission services market within the framework of the given sector 27. Initiation of functioning of the single the year 2019 Governments of the Member services market States

by Decision of the Supreme Eurasian Economic Council

No 23 of 26 December 2016

PLAN OF LIBERALISATION OF VIDEO FILMS DEMONSTRATION SERVICES SECTOR

|--|

I. Convergence of mechanisms for access to implementation of activities

Stage I. Analysis of legislation of the Member States of the Eurasian Economic Union

1. Establishment of the list of regulatory legal acts of the Member States of the Eurasian Economic Union (hereinafter respectively referred to as "the Member States", "the Union") governing the activities within the framework of the given services sector

the year 2016 inf

information to the Eurasian Economic Commission (hereinafter referred to as "the Commission")

Governments of the Member

States

2. Analysis of provisions of regulatory legal acts of the Member States in terms of:

(a) compliance with the Treaty on Eurasian Economic Union of 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between Member States (including bilateral ones) and applied insofar as they do not contradict the Treaty

the year 2016 information to the Commission

Governments of the Member States

the Commission

(b) identification of provisions restricting access of persons of other Member States to provision of services within the framework of the given sector, including:

lists of restrictions, exemptions, additional requirements and conditions in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014

requirements, conditions and other regulatory measures

the year 2016 decisions of the working group in the field of movie and video films production and distribution services, video films demonstration services (hereinafter referred to as "the working group")

Governments of the Member States

barriers, arising from application of the Treaty, international treaties within the framework of the Union and legislation of the Member States

- (c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)
- 3. Establishment of substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of service provision permits within the framework of the given sector (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 4-9 of this Plan shall not be subject to execution)

the year 2016 information to the

Commission

Governments of the Member

States

the Commission

the year 2017

information to the Commission, decisions of the

working group

Governments of the Member

States

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2017	decisions of the working group	Governments of the Member States the Commission
5. Identification of the best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2017	decisions of the working group	Governments of the Member States the Commission
6. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2017	decisions of the working group	Governments of the Member States the Commission
7. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2017	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

the year 2017 a decision of the Supreme Eurasian Economic Council

Governments of the Member

States

the Commission

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the year 2018 regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union

Governments of the Member

States

the Commission

10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014 with regard

the year 2018 a decision of the Supreme Eurasian Economic Council

Governments of the Member

States

to elimination of restrictions, exemptions, additional requirements and conditions (if any) within the framework of the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the implementation of measures, envisaged by paragraphs 1-10 of this Plan

once in half a year a report to the Supreme Eurasian Economic Council

the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of the legislation of the Member States

12. Identification of the requirements to professional qualification of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of the given services sector

the year 2016 information to the Commission

Governments of the Member

States

the Commission

13. Establishment of substantial equivalence of regulation in the field of

the year 2017

information to the

Governments of the Member

Commission, decisions of the States

professional qualification of the staff of a service provider within the framework of the given sector and adoption of decisions on expediency of automatic recognition of documents confirming professional qualification (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

working group

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

14. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States,	the year 2017	decisions of the working group	Governments of the Member States
conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union			the Commission
15. Identification of best international and national practices of regulation in the	the year 2017	decisions of the working group	Governments of the Member States

personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation 16. Elaboration of proposals for the year 2017 decisions of the working Governments of the Member harmonisation of legislation of the States group Member States, conclusion of international treaties within the the Commission framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan 17. Establishment of the lists of decisions of the working Governments of the Member the year 2017 regulatory legal acts of the Member States States group with indication of specific provisions subject to amendment, repeal or adoption the Commission the year 2017 a decision of the Supreme Governments of the Member 18. Adoption of a decision of the Supreme Eurasian Economic Council on Eurasian Economic Council States harmonisation of legislation of the the Commission Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this Plan)

the Commission

field of professional qualifications of the

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory legal acts of the Member States with regard to harmonisation of requirements to professional qualification of the staff of a service provider within the framework of the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the year 2018 regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union

Governments of the Member States

the Commission

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the execution of measures, envisaged by paragraphs 12-19 of this Plan

once in half a year

a report to the Supreme Eurasian Economic Council

the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a single services market

the year 2017

the list of areas of risks arising as a result of functioning of a single services market Governments of the Member

States

22. Elaboration of agreements on administrative cooperation between competent bodies of the Member States (including for information exchange, creation of a mechanism for prevention of violations, imposition of penalties) for reducing risks arising as a result of functioning of a single services market	the year 2017	draft agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
23. Conclusion of agreements on administrative cooperation between competent bodies of the Member States	the year 2017	agreements on administrative cooperation between competent bodies of the	Governments of the Member States
in the fields identified in accordance with paragraph 21 of this Plan		Member States	the Commission
24. Organisation of exchange between competent bodies of the Member States of data contained in national information	the year 2017	securing access to information resources of the Member States, finalisation of	Governments of the Member States
resources (if not available — securing generation of such resources), including through use of an integrated information system of the Union		the list of information to be exchanged (decision of the Commission)	the Commission
25. Monitoring of and control over execution of measures, envisaged by paragraphs 21-24 of this Plan	once in half a year	a report to the Supreme Eurasian Economic Council	the Commission

IV. Completion of implementation of the plan

a decision of the Supreme 26. Adoption of a decision of the the year 2019 Governments of the Member Supreme Eurasian Economic Council, Eurasian Economic Council States establishing obligations of the Member States for application of rules of a single the Commission services market within the framework of the given sector 27. Initiation of functioning of the single the year 2019 Governments of the Member services market States

by Decision of the Supreme Eurasian Economic Council

No 23 of 26 December 2016

PLAN OF LIBERALISATION OF RESEARCH AND DEVELOPMENT SERVICES SECTOR IN SOCIAL SCIENCES AND HUMANITIES

	Measure	Time frames	Output	Executor
--	---------	-------------	--------	----------

I. Convergence of mechanisms for access to implementation of activities

Stage I. Analysis of the legislation of the Member States of the Eurasian Economic Union

1. Establishment of the list of regulatory legal acts of the Member States of the Eurasian Economic Union (hereinafter respectively referred to as "the Member States", "the Union") governing the activities within the framework of the given services sector

the year 2016

information to the Eurasian Economic Commission (hereinafter referred to as "the Commission") Governments of the Member

States

2. Analysis of provisions of regulatory legal acts of the Member States in terms of:

(a) compliance with the Treaty on Eurasian Economic Union of 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between Member States (including bilateral ones) and applied insofar as they do not contradict the Treaty

the year 2017 information to the Commission

Governments of the Member States

the Commission

(b) identification of provisions restricting access of persons of other Member States to provision of services within the framework of the given sector, including:

the year 2017 decisions of the working group in the field of research and development services in social sciences and the Cohumanities (hereinafter referred to as the "working group")

Governments of the Member

the Commission

lists of restrictions, exemptions, additional requirements and conditions in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014

requirements, conditions and other regulatory measures

barriers, arising from application of the Treaty, international treaties within the framework of the Union and legislation of the Member States

- (c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)
- 3. Establishment of substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of service provision permits within the framework of the given sector (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 4-9 of this Plan shall not be subject to execution)

the year 2017 information to the

Commission

Governments of the Member

Governments of the Member

States

the Commission

the year 2017 information to the

Commission, decisions of the

States

working group

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2018	decisions of the working group	Governments of the Member States the Commission
5. Identification of the best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2018	decisions of the working group	Governments of the Member States the Commission
6. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2018	decisions of the working group	Governments of the Member States the Commission
7. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2018	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

the year 2018 a decision of the Supreme Eurasian Economic Council

Governments of the Member

States

the Commission

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the year 2019 regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union

Governments of the Member

States

the Commission

10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014 with regard

the year 2020 a decision of the Supreme Eurasian Economic Council

Governments of the Member

States

to elimination of restrictions, exemptions, additional requirements and conditions (if any) within the framework of the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the execution of measures, envisaged by paragraphs 1-10 of this Plan

once in half a year a report to the Supreme Eurasian Economic Council

the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of the legislation of the Member States

12. Identification of the requirements to professional qualification of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of the given services sector

the year 2018 information to the Commission

Governments of the Member

States

the Commission

13. Establishment of substantial equivalence of regulation in the field of

the year 2018

information to the

Governments of the Member

Commission, decisions of the States

professional qualification of the staff of a service provider within the framework of the given sector and adoption of decisions on expediency of automatic recognition of documents confirming professional qualification (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

working group

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

14. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States,	the year 2018	decisions of the working group	Governments of the Member States
conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union			the Commission
15. Identification of best international and national practices of regulation in the	the year 2018	decisions of the working group	Governments of the Member States

personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation Governments of the Member 16. Elaboration of proposals for the year 2018 decisions of the working harmonisation of legislation of the States group Member States, conclusion of international treaties within the the Commission framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan 17. Establishment of the lists of decisions of the working Governments of the Member the year 2018 regulatory legal acts of the Member States States group with indication of specific provisions subject to amendment, repeal or adoption the Commission the year 2018 a decision of the Supreme Governments of the Member 18. Adoption of a decision of the Supreme Eurasian Economic Council on Eurasian Economic Council States harmonisation of legislation of the Member States (with the lists of the Commission regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this Plan)

the Commission

field of professional qualifications of the

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory legal acts of the Member States with regard to harmonisation of requirements to professional qualification of the staff of a service provider within the framework of the the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the year 2019 regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union

Governments of the Member States

the Commission

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the execution of measures, envisaged by paragraphs 12-19 of this Plan

once in half a a year Eu

a report to the Supreme Eurasian Economic Council the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a single services market

the year 2019

the list of areas of risks arising as a result of functioning of a single services market Governments of the Member

States

Governments of the Member 22. Elaboration of agreements on the year 2020 draft agreements on administrative cooperation between administrative cooperation States competent bodies of the Member States between competent bodies of the Member States (including for information exchange, the Commission creation of a mechanism for prevention of violations, imposition of penalties) for reducing risks arising as a result of functioning of a single services market the year 2020 23. Conclusion of agreements on agreements on administrative Governments of the Member administrative cooperation between cooperation between States competent bodies of the Member States competent bodies of the in the fields identified in accordance with Member States the Commission paragraph 21 of this Plan the year 2020 Governments of the Member 24. Organisation of exchange between securing access to information resources of the States the Commission competent bodies of the Member States Member States, finalisation of of data contained in national information the list of information to be resources (if not available — securing generation of such resources), including exchanged (decision of the through use of an integrated information Commission) system of the Union 25. Monitoring of and control over once in half a a report to the Supreme the Commission execution of measures, envisaged by Eurasian Economic Council year paragraphs 21-24 of this Plan

IV. Completion of implementation of the plan

26. Adoption of a decision of the Supreme Eurasian Economic Council, establishing obligations of the Member States for application of rules of a single services market within the framework of the given sector

the year 2020 $\,\,$ a decision of the Supreme

Eurasian Economic Council

Governments of the Member States the Commission

27. Initiation of functioning of the single services market

the year 2020

Governments of the Member

States

by Decision of the Supreme Eurasian Economic Council

No 23 of 26 December 2016

PLAN OF LIBERALISATION OF RESEARCH AND EXPERIMENTAL DEVELOPMENT SERVICES SECTOR IN NATURAL SCIENCES

Measure	Time frames	Output	Executor	
---------	-------------	--------	----------	--

I. Convergence of mechanisms for access to implementation of activities

Stage I. Analysis of legislation of the Member States of the Eurasian Economic Union

1. Establishment of the list of regulatory legal acts of the Member States of the Eurasian Economic Union (hereinafter respectively referred to as "the Member States", "the Union") governing the activities within the framework of the given services sector

the year 2016 information to the Eurasian Economic Commission (hereinafter referred to as

"the Commission")

Governments of the Member States

2. Analysis of provisions of regulatory legal acts of the Member States in terms of:

(a) compliance with the Treaty on Eurasian Economic Union of 29 May 2014 (hereinafter referred to as "the Treaty") and international treaties within the framework of the Union, as well as other international treaties, concluded between Member States (including bilateral ones) and applied insofar as they do not contradict the Treaty

the year 2017 information to the Commission

Governments of the Member States

the Commission

(b) identification of provisions restricting access of persons of other Member States to provision of services within the framework of the given sector, including:

lists of restrictions, exemptions, additional requirements and conditions in accordance with individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic

decisions of the working the year 2017 group in the field of research States and experimental development in natural sciences (hereinafter referred

to as the "working group")

Governments of the Member

the Commission

Council No 112 of 23 December 2014

requirements, conditions and other regulatory measures

barriers, arising from application of the Treaty, international treaties within the framework of the Union and legislation of the Member States

- (c) redundancy and inefficiency (ambiguity, contradictions, lack of demand, non-compliance with regulatory goals, duplication, formal nature)
- 3. Establishment of substantial equivalence of regulation in the given services sector and adoption of decisions on expediency of mutual recognition of service provision permits within the framework of the given sector (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 4-9 of this Plan shall not be subject to execution)

the year 2017 information to the

Commission

Governments of the Member

States

the Commission

the year 2017 information to the

Commission, decisions of the

working group

Governments of the Member

States

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

4. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2018	decisions of the working group	Governments of the Member States the Commission
5. Identification of the best international and national practices of regulation in the given services sector for finding the optimal model of internal regulation	the year 2018	decisions of the working group	Governments of the Member States the Commission
6. Elaboration of proposals for harmonisation of legislation of the Member States, conclusion of international treaties within the framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 5 of this Plan	the year 2018	decisions of the working group	Governments of the Member States the Commission
7. Establishment of the lists of regulatory legal acts of the Member States with indication of specific provisions subject to amendment, repeal or adoption	the year 2018	decisions of the working group	Governments of the Member States the Commission

8. Adoption of a decision of the Supreme Eurasian Economic Council on harmonisation of legislation of the Member States (with the lists of regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 7 of this Plan)

the year 2018 a decision of the Supreme Eurasian Economic Council Governments of the Member States

Stage III. Harmonisation of legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

9. Making amendments to regulatory legal acts of the Member States in accordance with paragraph 8 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union	the year 2019	regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union	Governments of the Member States the Commission
10. Making amendments to individual national lists of restrictions, exemptions, additional requirements and conditions within the framework of the Eurasian Economic Union, approved by Decision of the Supreme Eurasian Economic Council No 112 of 23 December 2014 with regard	the year 2020	a decision of the Supreme Eurasian Economic Council	Governments of the Member States the Commission

to elimination of restrictions, exemptions, additional requirements and conditions (if any) within the framework of the given services sector

Stage IV. Monitoring over the implementation

11. Monitoring of and control over the execution of measures, envisaged by paragraphs 1-10 of this Plan

once in half a year a report to the Supreme Eurasian Economic Council

the Commission

II. Ensuring recognition of professional qualifications of the personnel of service providers

Stage I. Analysis of the legislation of the Member States

12. Identification of the requirements to professional qualification of the personnel of a service provider (work experience and service record, attendance of advanced training courses, retraining, etc.) restricting the access of such a service provider to the activities within the framework of the given services sector

the year 2018 information to the Commission

Governments of the Member

States

the Commission

13. Establishment of substantial equivalence of regulation in the field of

the year 2018

information to the

Governments of the Member

Commission, decisions of the States

195

professional qualification of the staff of a service provider within the framework of the given sector and adoption of decisions on expediency of automatic recognition of documents confirming professional qualification (in case of adoption of such decisions based on paragraph 54 of the Protocol on trade in services, incorporation, activities and investments (Annex 16 to the Treaty) harmonisation of legislation of the Member States shall not be required and paragraphs 14-19 of this Plan shall not be subject to execution)

working group the Commission

Stage II. Preparation of legislation of the Member States for harmonisation (in case of absence of substantial equivalence of regulation)

14. Identification of the needs for, the level and the ways of harmonisation of legislation of the Member States,	the year 2018	decisions of the working group	Governments of the Member States
conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union			the Commission
15. Identification of best international and national practices of regulation in the	the year 2018	decisions of the working group	Governments of the Member States

field of professional qualifications of the the Commission personnel of a service provider within the framework of the given sector for finding the optimal model of internal regulation 16. Elaboration of proposals for the year 2018 decisions of the working Governments of the Member harmonisation of legislation of the States group Member States, conclusion of international treaties within the the Commission framework of the Union or adoption of acts of bodies of the Union taking into account paragraph 15 of this Plan 17. Establishment of the lists of decisions of the working Governments of the Member the year 2018 regulatory legal acts of the Member States States group with indication of specific provisions subject to amendment, repeal or adoption the Commission 18. Adopting a decision of the Supreme the year 2018 a decision of the Supreme Governments of the Member Eurasian Economic Council on Eurasian Economic Council States harmonisation of the legislation of the Member States (with the lists of the Commission regulatory legal acts of the Member States subject to amendment, repeal or adoption in accordance with paragraph 17 of this Plan)

Stage III. Harmonisation of the legislation of the Member States, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

19. Making amendments to regulatory legal acts of the Member States with regard to harmonisation of requirements to professional qualification of the staff of a service provider within the given sector in accordance with paragraph 18 of this Plan, elaboration and conclusion of international treaties within the framework of the Union and/or adoption of acts of bodies of the Union

the year 2019 regulatory legal acts of the Member States, international treaties within the framework of the Union and/or acts of bodies of the Union

Governments of the Member States
the Commission

Stage IV. Monitoring over the implementation

20. Monitoring of and control over the execution of measures, envisaged by paragraphs 12-19 of this Plan

once in half a a re year Eura

a report to the Supreme Eurasian Economic Council the Commission

III. Organisation of administrative cooperation

21. Identification of the areas of risks arising as a result of functioning of a single services market

the year 2019

the list of areas of risks arising as a result of functioning of a single services market Governments of the Member

States

22. Elaboration of agreements on administrative cooperation between competent bodies of the Member States (including for information exchange,	the year 2020	draft agreements on administrative cooperation between competent bodies of the Member States	Governments of the Member States the Commission
creation of a mechanism for prevention of violations, imposition of penalties) for reducing risks arising as a result of functioning of a single services market			
23. Conclusion of agreements on administrative cooperation between competent bodies of the Member States	the year 2020	agreements on administrative cooperation between competent bodies of the	States
in the fields identified in accordance with paragraph 21 of this Plan		Member States	the Commission
24. Organisation of exchange between	the year 2020	securing access to	Governments of the Member
competent bodies of the Member States of data contained in national information		information resources of the Member States, finalisation of	States
resources (if not available — securing generation of such resources), including through use of an integrated information system of the Union		the list of information to be exchanged (decision of the Commission)	the Commission
25. Monitoring of and control over execution of measures, envisaged by paragraphs 21-24 of this Plan	once in half a year	a report to the Supreme Eurasian Economic Council	the Commission

IV. Completion of implementation of the plan

26. Adoption of a decision of the the year 2020 a decision of the Supreme Governments of the Member Supreme Eurasian Economic Council, Eurasian Economic Council States establishing obligations of the Member States for application of rules of a single the Commission services market within the framework of the given sector 27. Initiation of functioning of the single the year 2020 Governments of the Member services market States