FEDERAL LAW NO. 65-FZ OF MAY 1, 2007 ON AMENDING THE FEDERAL LAW ON TECHNICAL REGULATION

Adopted by the State Duma on April 6, 2007 Endorsed by the Federation Council on April 18, 2007

The following amendments shall be made in Federal Law No. 184-FZ of December 27, 2002 on Technical Regulation (Sobranie Zakonodatelstva Rossiyskoy Federatsii, 2002, No. 52, Article 5140; 2005, No. 19, Article 1752):

1) in Article 1:

a) in Item 1:

in Paragraph Two the words ", production processes" shall be replaced by the words "or processes of design (including survey works), production, construction, installation and adjustment connected with them";

in Paragraph Three the words "production processes" shall be replaced by the words "processes of design (including survey works), production, construction, installation and adjustment";

b) in Item 3 after the words "shall not extend" shall be added the words "to socio-economic, organizational, sanitary, therapeutic and rehabilitative labour protection measures,";

c) Item 4 with the following content shall be added hereto:

"4. This Federal Law shall not regulate the relations connected with the following:

taking measures aimed at the prevention of contraction and spreading of mass infectious human diseases, prevention of human diseases, rendering medical aid (except for the cases of development, adoption, application and observance of obligatory requirements for products, including medicinal agents, medical equipment and foodstuffs);

taking measures aimed at the protection of soil, atmospheric air, water bodies of health resorts and water bodies referred to places intended for tourism and mass recreation.";

2) in Article 2:

a) Paragraph Seven shall be stated in the following wording:

"**applicant** - a natural person or legal entity which in order to prove compliance adopts the compliance declaration or applies for the compliance certificate or receives the compliance certificate;";

b) in Paragraph Eleven the words ", production processes" shall be replaced by the words " or processes of design (including survey works), production, construction, installation and adjustment connected with them";

c) in Paragraph Sixteen the words "production processes" shall be replaced by the words "processes of design (including survey works), production, construction, installation and adjustment" and after the words "provisions of standards" shall be added the words ", sets of rules";

d) in Paragraph Nineteen after the word "standards" shall be added the words ", sets of rules";

e) in Paragraph Twenty after the word "standards" shall be added the words ", sets of rules";

f) in Paragraph Twenty Two the words "production processes" shall be replaced by the words "processes of design (including survey works), production, construction, installation and adjustment", the words "A standard may also contain requirements for terms, symbols, packing, marking or labels and rules for affixing them" shall be replaced by the words "A standard may also contain rules for, and methods of, examination (tests) and measurement, rules for selection of samples, requirements for terms, symbols, packing, marking or labels and rules for affixing them";

g) Paragraph Twenty Four shall be stated in the following wording:

"technical regulation - legal regulation of relations in the sphere of establishment, application and meeting of the obligatory requirements for products or for processes of design (including survey works), production, construction, installation, adjustment, operation, storage, transportation, sale and reclamation connected with them, and also in the sphere of establishment and application on a voluntary basis of the requirements for products, processes of design (including survey works), production, construction, installation, adjustment, operation, storage, transportation, sale and reclamation, performance of works or rendering of services, and legal regulation of relations in the sphere of compliance evaluation;";

h) in Paragraph Twenty Five the words "ratified in the procedure established by the legislation of the Russian Federation" shall be replaced by the words "ratified in the procedure established by the legislation of the Russian Federation or an intergovernmental agreement made in the procedure established by the legislation of the Russian Federation", the words "production processes" shall be replaced by the words "or processes of design (including survey works), production, construction, installation and adjustment connected with requirements for products";

i) in Paragraph Twenty Six the words "production processes" shall be replaced by the words "processes of design (including survey works), production, construction, installation and adjustment";

j) paragraphs with the following content shall be added hereto:

"scheme of confirming compliance - a list of actions of participants in confirmation of compliance whose results are regarded by them as the proof of compliance of products and other objects with established requirements;

set of rules - the standardization document which contains technical rules and/or a description of the processes of design (including survey works), making, construction, installation, adjustment, operation, storage, transportation, sale and reclamation of products and which is applicable on a voluntary basis.";

3) in Article 3:

a) in Paragraph Two the words "production processes" shall be replaced by the words "or processes of design (including survey works), production, construction, installation and adjustment connected with them";

b) a paragraph with the following content shall be added hereto:

"inadmissibility of concurrent imposition of the same powers on two and more bodies of state control (supervision) over the observance of requirements of technical regulations.";

4) Article 5 shall be stated in the following wording:

"Article 5. The Specifics of Technical Regulation in Respect of Defence Products (Works and Services) Supplied within the Framework of the State Defence Order, Products (Works and Services) Used for the Protection of Data Constituting State Secret or Referred to Other Classified Information Protected in Compliance with the Legislation of the Russian Federation, Products (Works and Services) Data on Which Constitute State Secret, Products (Works, Services) and Objects for Which Requirements Are Established Connected with Ensuring Nuclear and Radiation Safety in the Field of Atomic Power Use, of the Process of Design (Including Survey Works), Production, Construction, Installation, Adjustment, Operation, Storage, Transportation, Sale, Reclamation, Disposal of the Said Products and the Said Objects

1. In respect of defence products (works and services) supplied within the framework of the state defence order, products (works and services) used for the protection of data constituting state secret or referred to other classified Information protected in compliance with the legislation of the Russian Federation, products (works and services) data on which constitute state secret, products (works, services) and facilities for which requirements are established connected with ensuring nuclear and radiation safety in the field of atomic power use, of the processes of design (including survey works), production, construction, installation, adjustment, operation, storage, transportation, sale, reclamation and disposal of accordingly the said products and objects as obligatory requirements along with the requirements of technical regulations shall be deemed the requirements established by state customers, the federal executive power bodies authorized in respect of security, defence, foreign intelligence, resistance to technical reconnaissance and technical information protection, governmental management of atomic power use, governmental safety regulation of atomic energy use and/or by state contracts (agreements).

2. The specifics of technical regulation in the field of development and establishment of obligatory requirements by state customers, the federal executive bodies authorized in respect of security, defence, foreign intelligence, resistance to technical reconnaissance and technical information protection, governmental management of atomic power use, governmental safety regulation of atomic energy use, in respect of the products (works and services), objects cited in Item 1 of this article, as well as of the processes of their design (including survey works), production, construction, installation, adjustment, operation, storage, transportation, sale, reclamation and disposal shall be established by the President of the Russian Federation and the Government of the Russian Federation in compliance with the scope of authority thereof.

3. The specifics of standardization of the products (works and services) and the units cited in Item 1 of this article, as well as accordingly the processes of their design (including survey works), production, construction, installation, adjustment, operation, storage, transportation, sale, reclamation and disposal shall be established by the Government of the Russian Federation.

4. The specifics of assessment of the compliance of the products (works and services) and the units specified in Item 1 of this article, as ell as accordingly the processes of their design (including survey works), production, construction, installation, adjustment, operation, storage, transportation, sale, reclamation and disposal shall be established by the Government of the Russian Federation.";

5) in Article 7:

a) a paragraph with the following content shall be added to Item 1:

"other kinds of security for the purposes corresponding to Item 1 of Article 6 of this Federal Law."; b) in Item 3:

Paragraph One shall be stated in the following wording:

"3. Technical regulations shall contain a list and/or a description of technical regulation objects, requirements for these objects and rules for their identification for the purpose of application of the technical regulations. Technical regulations shall contain rules for, and forms of, compliance assessment

(in particular, technical regulations shall contain schemes of compliance confirmation, a procedure for extending the duration of an issued compliance certificate) defined subject to the risk degree, deadlines for compliance assessment in respect of each technical regulation object and/or requirements for terms, packing, marking or labels and for the rules for affixing them.";

In Paragraph Three the words ", processes of production" shall be replaced by the words "or processes of design (including survey works), production, construction, installation and adjustment connected with them" and the word "exhaustive" shall be deleted;

In Paragraph Four the words ", processes of production" shall be replaced by the words "or processes of design (including survey works), production, construction, installation and adjustment connected with them";

c) in Item 4 the words ", processes of production" shall be replaced by the words "or processes of design (including survey works), production, construction, installation and adjustment connected with them";

d)) in Item 5 the words ", processes of production" shall be replaced by the words "or processes of design (including survey works), production, construction, installation and adjustment connected with them";

e) in Item 6 the words ", place of processes of production" shall be replaced by the words "or of carrying out processes of design (including survey works), production, construction, installation and adjustment connected with requirements for products";

f) Item 8 shall be stated in the following wording:

"8. International standards and/or national standards shall be used in full or in part as a basis for elaboration of draft technical regulations, except when such application thereof is deemed impossible as a result of climatic or geographic specifics of the Russian Federation, technical and/or technological specifics or for other reasons, or if the Russian Federation in compliance with the established procedures has opposed the adoption of the international standards or individual provisions thereof.

National standards may be used in full or in part as a basis for developing draft technical regulations.";

g) in Paragraph One of Item 9 the words ", processes of production" shall be replaced by the words "or processes of design (including survey works), production, construction, installation and adjustment connected with them";

h) Item 11 shall be stated in the following wording:

"11. The Government of the Russian Federation prior to the date of entry into force of technical regulations shall endorse a list of national standards containing the rules for, and methods of, examination (tests) and measurement, including the rules for selection of samples which are required for application and implementation of adopted technical regulations and compliance assessment. Where there no such national standards as applied to some requirements of technical regulations or technical regulation objects, the Government of the Russian Federation prior to the date of entry into force of the technical regulations shall endorse the rules for, and methods of, examination (tests) and measurement, in particular the rules for selection of samples which are necessary for application and implementation of adopted technical regulations and compliance assessment.

The said rules may not impede the exercise of business activities to a greater extent that it is necessary for attaining the aims cited in Item 1 of Article 6 of this Federal Law.";

i) in Paragraph One of Item 12 the second sentence shall be stated in the following wording: "With these aims in view the Government of the Russian Federation shall approve the programme for the elaboration of technical regulations (indicating forms for their adoption) whose implementation shall be financed in full or in part out of the federal budget and which shall be adjusted and published every year", and a sentence with the following content shall be added hereto: "Technical regulations may be devised outside an endorsed programme.";

6) Article 8 shall be declared invalidated;

7) in Article 9:

a) Item 1 shall be stated in the following wording:

"1. Technical regulations devised in the procedure established by this article shall be adopted by a federal law or a decision of the Government of the Russian Federation in the procedure established accordingly for adoption of federal laws and decisions of the Government of the Russian Federation subject to the provisions of this Federal Law.

The following top-priority technical regulations shall be adopted before January 1, 2010:

In respect of safe operation of machinery and equipment;

In respect of safe operation of low-voltage equipment;

In respect of safety of construction materials and articles;

In respect of safe operation of buildings, structures and constructions;

In respect of safety of medicinal agents;

In respect of safety of elevators;

In respect of safe operation of electric power stations and networks;

In respect of safe operation of excess pressure equipment;

In respect of electromagnetic compatibility;

In respect of safe operation of wheeled vehicles;

In respect of safety of medical-purpose articles;

In respect of safety of personal protective equipment;

In respect of safety of chemical products;

In respect of safety of foodstuffs;

In respect of safety of machines using gaseous fuel;

In respect of safety of equipment used for carrying out works in explosive environment;

In respect of safe packing.";

b) in Paragraph Two of Item 3 the words ", processes of production" shall be replaced by the words "or processes of design (including survey works), production, construction, installation and adjustment connected with the requirements for them";

c) in Paragraph Seven of Item 7 the words "a month" shall be replaced by the words "ninety days" and a sentence with the following content shall be added hereto: "A draft federal law on technical regulations may be considered by the State Duma in the first reading without an opinion of the Government of the Russian Federation being available, if an opinion of the Government of the Russian Federation was not submitted to the State Duma at the said time.";

d) in Paragraph Four of Item 8 the words "a month" shall be replaced by the words "sixty days" and a sentence with the following content shall be added hereto: "A draft federal law on technical regulations may be examined by the State Duma in the second reading without an opinion of the Government of the Russian Federation being available, if an opinion of the Government of the Russian Federation was not submitted to the State Duma at the said time.";

e) Item 8.1 with the following content shall be added hereto:

***8.1.** A draft decision of the Government of the Russian Federation on technical regulations developed in the procedure established by Items 2-6 of this Article and prepared for consideration at a meeting of the Government of the Russian Federation at latest thirty days before the date of its consideration shall be sent for an expert examination to the appropriate expert commission for technical regulation which is established and exercises its activities in the procedure set up by Item 9 of this article. A draft decision of the Government of the Russian Federation on technical regulation shall be considered at a meeting of the Government of the Russian Federation subject to an opinion of the appropriate expert commission for technical regulation.

A draft decision of the Government of the Russian Federation on technical regulations shall be published in the print of the federal executive power body on technical regulation and placed in the electronic form in a general-use information system at latest thirty days before the date of consideration thereof at a meeting of the Government of the Russian Federation. A procedure for publication and placement of the said draft decision shall be established by the Government of the Russian Federation.";

f) in Paragraph One of Item 10 after the words "international norms and rules" shall be added the words " put into operation in the Russian Federation in the established procedure":

8) in Article 10:

a) in Item 1 the words ", processes of production" shall be replaced by the words "or processes of design (including survey works), production, construction, installation and adjustment connected with it";

b) the words "or an intergovernmental agreement made in the procedure established by the legislation of the Russian Federation" shall be added to the first sentence of Item 2;

c) Item 3 shall be declared invalidated;

9) Article 11 shall be stated in the following wording:

"Article 11. Standardisation Goals

Standardisation shall be carried out for the attainment of the following goals:

a higher level of safety for individuals' life and health, natural persons' and legal entities' property, state and municipal property, facilities taking account of the risk of occurrence of emergency situations of natural and man-caused nature, a higher level of ecological safety, as well as safety for the life and health of animals and plants;

ensuring competitive ability and high quality of products (works and services), uniformity of measurements, efficient use of resources, exchangeability of technical of hardware (machines and equipment, their components, complimentary parts and materials), technological and information compatibility, comparability of the results of examination (tests) and measurements, technical and economics-statistics data, analysis of characteristics of products (works and services), implementation of state orders, voluntary confirmation of the compliance of products (works and services);

assistance to observance of the requirements of technical regulations;

establishment of the system of classification and coding of technicaleconomic and social information, of systems of classification of products (works and services), systems of ensuring a high

quality of products (works and services), systems of data search and communication, assistance to carrying out unification works.";

10) a paragraph with the following content shall be added to Article 13:

"sets of rules.";

11) in Article 14:

a) in Paragraph Seven of Item 1 after the word "standardisation" shall be added the words ", endorse regulations on them";

b) in Item 4:

the words ", profit-making and non-profit organisations" shall be added to Paragraph One after the words "self-supporting organisations";

a paragraph with the following content shall be added hereto:

"Technical committees for standardization shall exercise their activities in compliance with regulations on them.";

12) Item 1 of Article 15 shall be stated in the following wording:

"1. Participants in standardization works, as well as national standards, all-Russia classifiers of technical-economic and social information, rules for their development and application, standardization rules, norms and recommendations in the field of standardization, and sets of rules form the national standardisation system";

13) in Article 16:

a) Item 8.1 with the following content shall be added hereto:

'8.1. National standards shall be amended in the procedure established by this article for development and endorsement of national standards";

b) Item 9 shall be stated in the following wording:

"9. The national body for standardisation prior to the date of entry into force of technical regulations shall approve, publish in a print of the federal executive body in charge of technical regulation and place in a public-use information system in an electronic form a list of national standards and/or sets of rules whose application on a voluntary basis results in the observance of requirements of adopted technical regulations.

National standards and/or sets of rules may cite the requirements of technical regulations for whose observance on a voluntary basis national standards and/or sets of rules are applied.

The application on a voluntary basis of national standards and/or sets of rules shall be a sufficient condition of compliance with the requirements of appropriate technical regulations. In the event of application of national standards and/or sets of rules for compliance with the requirements of technical regulations may be assessed on the basis of confirmation of their conformity to national standards and/or sets of rules. The non-application of national standards and/or sets of rules may not be regarded as non-compliance with the requirements of technical regulations. In such case, it is allowable to apply other documents for assessment of compliance with the requirements of technical regulations.";

c) Item 10 with the following content shall be added hereto:

"**10.** Where there are no national standards as applied to individual requirements of technical regulations or objects of technical regulation, sets of rules shall be developed for the purpose of ensuring the compliance with the requirements of technical regulations for products or for processes of design (including survey works), production, construction, installation, adjustment, operation, storage, transportation, sale and reclamation connected with them.

Sets of rules shall be developed by federal executive bodies within the scope of their authority. A draft set of rules shall be placed in a public-use information system in an electronic form at latest sixty days before the date of its endorsement. A procedure for development and endorsement of a set of rules shall be determined by the Government of the Russian Federation on the basis of the provisions of Items 3-6 of this article.";

14) Item 2 of Article 17 shall be declared invalidated;

15) in Paragraph Two of Article 18 the word "production" shall be replaced by the words "design (including survey works), production, construction, installation, adjustment" and after the word "standards" shall be added the words ", sets of rules";

16) in Item 2 of Article 19 the word "production" shall be replaced by the words "design (including survey works), production, construction, installation, adjustment";

17) in Paragraph One of Item 1 of Article 21 after the words "organisations' standards," shall be added the words "sets of rules,";

18) Item 4 of Article 23 shall be stated in the following wording:

"4. Works for obligatory confirmation of compliance shall be paid for by the applicant. The cost of works for obligatory confirmation of products' compliance shall be determined regardless of the country and/or place of their origin, as well as of the persons which are applicants.";

19) in Article 24:

a) Item 6 shall be stated in the following wording:

"6. The declaration of compliance, drawn up according to Item 5 of this article, shall be registered with the comprehensive register of declarations of compliance within three days.

A procedure for forming and keeping the comprehensive register of declarations of compliance, a procedure for registration of declarations of compliance, a procedure for presentation of information contained in the said register and a procedure for making payment for the supply of information contained in the said register, as well as the federal executive body charged with organisation of drawing up and keeping of the said register, shall be determined by the Government of the Russian Federation.";

b) in Item 7 the words "for technical regulation" shall be replaced by the words "charged with organisation of drawing up and keeping of the comprehensive register of declaration of compliance";

20) in Article 26:

a) in Item 2:

Paragraph Six shall be stated in the following wording:

"issue compliance certificates, suspend or cancel compliance certificates issued by it and notify of it the federal executive body charged with organisation of drawing up and keeping of the comprehensive register of compliance certificates and the state bodies of control (supervision) over compliance with the requirements of technical regulations;";

Paragraph Eight shall be stated in the following wording:

"determine the cost of certification works carried out on the basis of the contract made with the applicant;";

a paragraph with the following content shall be added hereto:

"in the procedure established by the appropriate technical regulations renders the decision on extension of duration of the compliance certificate, in particular on the basis of the results of control that has been exercised over certified objects.";

b) Item 3 shall be stated in the following wording:

"3. A procedure for forming and keeping the comprehensive register of compliance certificates, a procedure for presentation of information contained in the said register and a procedure for making payment for the supply of information contained in the said register, as well as the federal executive body charged with organisation of drawing up and keeping of the said register, shall be determined by the Government of the Russian Federation.";

21) Item 3 of Article 31 shall be stated in the following wording:

"3. A procedure for accreditation of certification agencies and test laboratories (centres) performing works in the sphere of compliance confirmation, as well as a list of accreditation agencies, shall be determined by the Government of the Russian Federation.";

22) in Item 1 of Article 33 the words "processes of production" shall be replaced by the words "or processes of design (including survey works), production, construction, installation and adjustment connected with requirements for them";

23) Paragraph Six of Item 1 of Article 34 shall be stated in the following wording:

"to send information about the necessity of suspension or cancellation of the compliance certificate to the certification body which has issued it; to issue an order to suspend or cancel the declaration of compliance to the person that has adopted the declaration and to notify of it the federal executive body charged with organisation of forming and keeping the comprehensive register of declarations of compliance;";

24) in Article 36:

a) the title thereof shall be stated in the following wording:

"Article 36. Liability for Non-Compliance of Products or Processes of Design (Including Survey Works),

Production, Construction, Installation, Adjustment, Operation, Storage, Transportation, Sale and

Reclamation, Connected with Requirements for Them, with the Requirements of Technical Regulations";

b) in Item 3 the words "processes of production" shall be replaced by the words "processes of design (including survey works), production, construction, installation and adjustment connected with requirements for the products";

25) in Article 39:

a) in Paragraph Four of Item 1 the words ", processes of production" shall be replaced by the words "or processes of design (including survey works), production, construction, installation and adjustment connected with requirements for them";

b) Item 3 with the following content shall be added hereto:

"3. If the body of state control (supervision) has received information about non-compliance of products with the requirements of technical regulations and it is necessary to take prompt measures aimed at preventing the infliction of harm upon life and health of citizens by the use of these products or the threat of infliction of such harm, the state body of control (supervision) is entitled to do the following:

to issue an order to suspend the sale of the products;

to notify acquirers of these products through mass media of noncompliance of these products with the requirements of technical regulations and of the threat of inflicting harm upon life and health of citizens by using these products.";

c) Item 4 with the following content shall be added hereto:

"4. The manufacturer (the seller, the person exercising the functions of the foreign manufacturer) is entitled to appeal against the actions of the state body of control (supervision) specified in Item 3 of this article in a judicial procedure. In the event of rendering the judicial decision on unlawfulness of the actions committed by the state body of control (supervision), the harm inflicted upon the manufacturer (the seller, the person exercising the functions of the foreign manufacturer) by actions of the state body of control (supervision) shall be compensated in the procedure provided for by the legislation of the Russian Federation.";

26) Paragraph Two of Item 2 of Article 40 shall be stated in the following wording:

"In the event of the respondent's failure to execute a court decision in due time, the court decision shall be executed in the procedure established by the legislation of the Russian Federation. With that, the claimant is entitled to notify acquirers through mass media of compulsory withdrawal of products.";

27) Item 1 of Article 45 shall be stated in the following wording:

"1. Outlays on the exercise of state control (supervision) on the federal level over the compliance with the requirements of technical regulations shall be covered out of the federal budget.

The following outlays may be covered out of the federal budget:

on establishing and keeping the Federal Information Fund of Technical Regulations and Standards;

on implementation of the programme of development of technical regulations and the programme of development of national standards provided for accordingly by Item 12 of Article 7 and Item 1 of Article 16 of this Federal Law, as well as on expert examinations of individual draft technical regulations and draft national standards;

on developing standardization rules, norms and recommendations;

on developing sets of rules

on development of rules for, and methods of, examination (tests) and measurement, in particular rules for selection of samples for conducting examination (tests) and measurement which are necessary for application and implementation of technical regulations;

on devising the normative documents of federal executive bodies specified in Article 5 of this Federal Law;

on registration of voluntary certification systems and keeping of the comprehensive register of registered voluntary certification systems;

on devising and keeping all-Russia classifiers;

on keeping the comprehensive register of compliance certificates and the comprehensive register of declarations of compliance;

on registration and analysis of cases when harm was inflicted as a result of non-compliance with the requirements of technical regulations;

on payment of fees to international standardization organisations.";

28) in Article 46:

a) in Paragraph One of Item 1 the words ", processes of production" shall be replaced by the words "or processes of design (including survey works), production, construction, installation and adjustment connected with requirements for them ";

b) Item 1.1 with the following content shall be added hereto:

"1.1. Prior to the date of entry into force of appropriate technical regulations the Government of the Russian Federation and federal executive bodies are entitled within the scope of authority thereof for the purposes defined by Item 1 of Article 6 of this Federal Law to make amendments in the established procedure subject to the specifics defined by this article to normative legal acts of the Russian Federation applied before the date of entry into force of appropriate technical regulations, and federal executive bodies are entitled to amend normative documents of federal executive bodies applied before the date of entry into force of appropriate technical regulations.

Draft normative legal acts of the Russian Federation and draft normative documents of federal executive bodies on making the said amendments shall be placed in a public-use information system in an electronic form at latest sixty days before the date of adoption thereof. Such drafts completed subject to observations of persons concerned and a list of these observations received in writing shall be sent to an expert commission for technical regulation established in compliance with the provisions of Item 9 of Article 9 of this Federal Law by the federal executive body charged with the development of such drafts at latest thirty days before the date of adoption thereof. An expert commission for technical regulation shall include on a parity basis representatives of this federal executive body, other federal executive bodies concerned, scientific organizations, self-regulated organizations, public associations of businessmen and consumers. Decisions as to the approval or rejection of such drafts shall be rendered on the basis of an opinion of an expert commission for technical regulation.";

c) in Item 2:

the word "released" shall be replaced by the words "to be released";

a paragraph with the following content shall be added hereto:

"Pending the date of entry into force of appropriate technical regulations, the obligatory assessment of compliance, in particular confirmation of compliance and the exercise of state control (supervision), as well as the application of the compliance mark to products, shall be effected in conformity to the rules and procedures established by normative legal acts of the Russian Federation and normative documents of federal executive bodies adopted before the date of entry into force of this Federal Law.";

d) Item 3 shall be stated in the following wording:

"3. Pending the entry into effect of respective technical regulations, the Government of the Russian Federation shall endorse and specify on an annual basis the comprehensive list of products subject to obligatory certification and the comprehensive list of products whose compliance has to be declared.";

e) in Item 6 the words "the general" shall be deleted;

f) Item 7.1 with the following content shall be added hereto:

7.1. Upon the expiry of the time period provided for by Item 7 of this article technical regulations shall be devised in the procedure determined by this Federal Law.".

President of the Russian Federation

V. Putin

The Kremlin, Moscow May 1, 2007 No. 65-FZ