

Resolution of the Council of Ministers of the
Republic of Belarus from 31.12.2008 N 2056
(ed. from 15.12.2014)

"On some issues of state surveillance in the field
of industrial security, provision of nuclear and
radiation security"

(together with "Regulation on state surveillance in
the field of industrial security", "Regulation on
state surveillance in the field of provision of
nuclear and radiation security")

RESOLUTION OF THE COUNCIL OF MINISTERS OF THE REPUBLIC OF BELARUS
December, 31 2008 r. N 2056

**ON SOME ISSUES OF STATE SURVEILLANCE IN THE FIELD OF INDUSTRIAL SECURITY, PROVISION OF
NUCLEAR AND RADIATION SECURITY**

(in ed. of resolutions of the Council of Ministers from 29.07.2009 N 996,
from 30.06.2012 N 615, from 29.01.2013 N 66, from 05.06.2013 N 460,
from 30.09.2013 N 856, from 07.04.2014 N 320, from 15.12.2014 N 1175)

In accordance with article 7 of the Law of the Republic of Belarus from January, 10 2000 "On industrial security of dangerous productive facilities", articles 5 and 23 of the Law of the Republic of Belarus from July, 30 2008 "On usage of nuclear energy" and Edict of the President of the Republic of Belarus from December, 29 2006 N 756 "On some issues of the Ministry of Emergency Situations", the Council of Ministers of the Republic of Belarus RESOLVES:

(in ed. of resolution of the Council of Ministers from 15.12.2014 N 1175)

1. To certify the supplemented:

Regulation on state surveillance in the field of industrial security;

The paragraph has been removed. - Resolution of the Council of Ministers from 15.12.2014 N 1175;

Regulation on state surveillance in the field of provision of nuclear and radiation security;

catalogue of hazardous facilities, productions and the related kinds of activity, subject to state surveillance in the field of industrial security.

(the paragraph has been added by resolution of the Council of Ministers from 30.06.2012 N 615)

The paragraph has been removed. - Resolution of the Council of Ministers from 15.12.2014 N 1175.

2. To remove the words "and atomic energy industry" from title and point 1 of resolution of the Council of Ministers of the Republic of Belarus from May, 26 2004 N 622 "On imposture of the functions of the Republican Inspectorate of boiler supervision, standardization and metrology of the Ministry of Agriculture and Food to the Department for Supervision of Industrial Safety and Atomic Energy Industry of the Ministry Emergency Situations and State Committee for Standardization" (the National Legal Internet Portal of the Republic of Belarus, 2004, N 86, 5/14298; 2006, N 146, 5/22839).

3. To acknowledge resolutions of the Government of the Republic of Belarus as void according to supplement.

Point 4 has come into force since December, 31 2008 (point 5 of this document).

4. For republican bodies of state management to bring their regulations in balance with this resolution before April, 1 2009.

Point 5 has come into force since December, 31 2008.

5. This resolution comes into force since January, 1 2009, except for point 4 and this point, coming into force since the day of this resolution's acceptance.

The Prime-Minister of the Republic of Belarus

S. Sidorsky

APPROVED
Resolution
of the Council of Ministers
of the Republic of Belarus
31.12.2008 N 2056
(in edition of resolution
of the Council of Ministers
of the Republic of Belarus
30.06.2012 N 615)

REGULATION ON STATE SURVEILLANCE IN THE FIELD OF INDUSTRIAL SECURITY

(in ed. of resolutions of the Council of Ministers from 30.06.2012 N 615,
from 29.01.2013 N 66, from 05.06.2013 N 460, from 30.09.2013 N 856,
from 15.12.2014 N 1175)

1. This Regulation, worked out in accordance with the Law of the Republic of Belarus from January, 10 2000 "On industrial security of dangerous productive facilities" (the National Legal Internet Portal of the Republic of Belarus, 2000 r., N 8, 2/138), Edict of the President of the Republic of Belarus from December, 29 2006 N 756 "On some issues of the Ministry of Emergency Situations" (the National Legal Internet Portal of the Republic of Belarus, 2007 r., N 4, 1/8210), decides the order of exercise of state surveillance in the field of industrial security (hereinafter referred to as industrial surveillance).

(in ed. of regulation of the Council of Ministers from 15.12.2014 N 1175)

2. The main purpose and intent of industrial surveillance is:

verification of fulfillment by organizations and self-employed entrepreneurs (hereinafter referred to as auditable entities), operating dangerous productive facilities, facilities on which works are carried out related to usage of mineral resources and other potentially hazardous objects, productions (hereinafter referred to as potentially hazardous objects), requirements of industrial security and also control of kinds of activity related to potentially hazardous objects against requirements of industrial security;

(in ed. of regulation of the Council of Ministers from 29.01.2013 N 66)

prevention and suppression of violation of requirements of industrial security, anthropogenic accidents and disasters.

3. Industrial surveillance is carried out by the Department for Supervision of Industrial Safety of the Ministry of Emergency Situations (hereinafter referred to as Gospromnadzor), regional, Minsk City managements of Gospromnadzor.

(the first part of p. 3 in ed. of resolution of the Council of Ministers from 29.01.2013 N 66)

The surveillance of potentially hazardous objects, productions and the related kinds of activity having specific character of military usage, the list of which is approved by the Council of Ministers of the Republic of Belarus is carried out by the management of state surveillance of the Chief Military Inspection of the Armed Forces.

(the second part of p. 3 in ed. of resolution of the Council of Ministers from 29.01.2013 N 66)

The Ministry of Internal Affairs, the Ministry of Defence, the State Security Committee, the State Committee of Legal Enquiry, the State Border Committee carries out industrial surveillance within the limits of its competence under institutional control in manner approved by the Ministry of Emergency Situations.

(in ed. of resolutions of the Council of Ministers from 29.01.2013 N 66, from 30.09.2013 N 856)

4. Industrial surveillance is carried out by Gospromnadzor and republican bodies of state management named in the second and the third parts of point 3 of this Resolution, as required by law, by means of checks, condition monitoring of potentially hazardous objects, events of technical (technological, testing) character, productions and related kinds of activity, subject to state surveillance in the field of industrial security, in accordance with the list of potentially hazardous objects, productions and related kinds of activity subject to state surveillance in the field of industrial security approved by the Council of Ministers of the Republic of Belarus, control for their construction (erection, making), production, operation of technical devices used on potentially hazardous objects.

(in ed. of resolutions of the Council of Ministers from 29.01.2013 N 66, from 15.12.2014 N 1175)

For implementation of specific kinds of work (rendering services) on potentially hazardous objects, including those named in the second part of point 3 of this Resolution, Gospromnadzor and the Chief Military Inspection of the Armed Forces issues permits (certificates), if necessary make changes and (or) additions in permits (certificates), extend their validity, give counterparts of permits (certificates) in manner, approved by the Ministry of Emergency Situations and the Ministry of Defence respectively subject to legislative acts and resolutions of the

Council of Ministers of the Republic of Belarus regarding administrative procedures.

(the second part of p. 4 in ed. of resolution of the Council of Ministers from 05.06.2013 N 460)

A permit (certificate) is not issued for production or usage of specific patterns (types) of technical devices (attractions, devices, equipment), use on potentially hazardous objects, in respect of which technical orders of the Customs Union and (or) Eurasian Economic Union has come into force, the action of which is enlarged upon them and they are subject to confirmation of conformity of their requirements.

(the third part of p. 4 was implemented by resolution of the Council of Ministers from 15.12.2014 N 1175)

The permits (certificates) are issued according to forms approved by the Ministry of Emergency Situations and the Ministry of Defence respectively.

(the fourth part of p. 4 was implemented by resolution of the Council of Ministers from 05.06.2013 N 460)

The Ministry of Emergency Situations and the Ministry of Defence keeps registers of the permits issued according to forms approved by these ministries.

(the fifth part of p. 4 was implemented by resolution of the Council of Ministers from 05.06.2013 N 460)

The approaches and means of the checks` carrying out are fixed by legislative acts of the Ministry of Defence.

5. Officers of Gospromnadzor, republican bodies of state management named in the third part of point 3 of this Resolution, entitled to exercise functions of surveillance in the field of industrial security in accordance with the structure and staff schedule of these bodies (hereinafter referred to as state inspectors), in the course of industrial surveillance exercise powers in accordance with legislative acts.

6. State inspectors perform a check, condition monitoring of potentially hazardous objects, events of technical (technological, testing) character in attendance of the checked entity or its representative.

(in ed. resolution of the Council of Ministers from 29.01.2013 N 66)

7. In the course of a check, a monitoring, events of technical (technological, testing) character, state inspectors:

(in ed. resolution of the Council of Ministers from 29.01.2013 N 66)

follow this Resolution, other legislative acts, including technical legislative acts;

must have in their possession:

an official ID standard-issue which form is approved by respective republican body of state management, and an order to run check-up;

other documents required by the law to enter the facility, - checking facilities entering which is limited in accordance with the legislation.

8. State inspectors are held responsible under the legislation for improper execution of their duties imposed and usage of their powers granted.

9. The actions of state inspectors could be appealed according to established procedure.

REGULATION

ON STATE SURVEILLANCE IN THE FIELD OF TRANSPORTATION OF DANGEROUS CARGOES

Terminated. – Resolution of the Council of Ministers from 15.12.2014 N 1175.

REGULATION
ON STATE SURVEILLANCE IN THE FIELD OF NUCLEAR AND RADIATION SAFETY CONTROL
(in ed. regulation of the Council of Ministers from 07.04.2014 N 320)

1. This Regulation, carried out in accordance with the laws of the Republic of Belarus from January, 5 1998 "On radiation safety of the population" (Journal of the National Assembly of the Republic of Belarus, 1998, N 5, art. 25) and from July, 30 2008 "On usage of atomic energy" (the National Legal Internet Portal, 2008, N 187, 2/1523), Edict of the President of the Republic of Belarus from November, 12 2007 N 565 "On some measures in construction of the nuclear power station" (the National Legal Internet Portal, 2007, N 274, 1/9085), prescribes the procedure of management and exercise of state surveillance in the field of nuclear and radiation safety control, excluding the procedure of management and exercise of checks and monitoring compliance with the requirements of legislative acts in the field of radiation safety control, including technical legislative acts, dealing with ionizing radiation source (hereinafter referred to as state surveillance).

(in ed. regulation of the Council of Ministers from 07.04.2014 N 320)

The procedure of management and exercise of checks and monitoring compliance with the requirements of legislative acts in the field of radiation safety control, including technical legislative acts, dealing with ionizing radiation sources, is fixed by the law on control (surveillance) activity.

(the second part of p. 1 was implemented by resolution of the Council of Ministers from 07.04.2014 N 320)

2. State surveillance is managed and performed:

2.1. in regard to the users of ionizing radiation sources, specialized organizations, carrying out activities in the field of dealing with ionizing radiation sources, radioactive waste, activities to use atomic energy, including republican bodies of state management and other state organizations under the control of the Government of the Republic of Belarus, regional executive committees, Minsk City Executive Committee having such organizations under their control (staff) (hereinafter referred to as subject of surveillance);

2.2. in aid of:

safety precautions of activity of subjects of surveillance and secure use of their ionizing radiation sources, radiation facilities, objects of usage of atomic energy (hereinafter referred to as hazardous radiation facilities);

checks of compliance with the requirements in the field of nuclear and radiation safety precautions of hazardous radiation facilities by subjects of surveillance, and also their physical security requirements.

3. The main tasks of state surveillance are:

3.1. regulation of activity of subjects of surveillance in the field of nuclear and radiation security;

3.2. prevention of violations by subjects of surveillance the requirements of legislative acts in the field of nuclear and radiation safety precautions, including technical legislative acts, prevention of radiation accidents and radiation malfunctions;

3.3. forming by subjects of surveillance the safety culture while dealing with ionizing radiation sources, radioactive waste, carrying out activity to use atomic energy.

4. State surveillance is performed by the Department for Supervision of Industrial Safety of the Ministry of Emergency Situations (hereinafter referred to as Gosatomnadzor).

At the facilities using atomic energy, Gosatomnadzor installs a regime of constant state surveillance, providing constant being of the officers of Gosatomnadzor on these facilities and their performing control (surveillance) events in aid of operational evaluation of the security status.

(p. 4 in ed. of resolution of the Council of Ministers from 07.04.2014 N 320)

5. While carrying out state surveillance, Gosatomnadzor:

5.1. manages and holds checks and monitoring of the following the requirements of legislative acts in the field of nuclear and radiation safety precautions, manages and holds events of technical (technological, testing) character;

(pp. 5.1 in ed. of resolution of the Council of Ministers from 07.04.2014 N 320)

5.2. carries out a review:

of atomic and radiation security in the activity of subjects of surveillance;

of accounting and control of ionizing radiation sources, radioactive waste, nuclear materials by subjects of surveillance;

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- of physical security precautions of hazardous radiation facilities;
of causes of radiation accidents;
- 5.3. performs accounting of radiation accidents and radiation malfunctions;
 - 5.4. performs the functioning of single state system of accounting and control of ionizing radiation sources and their state registration;
(pp. 5.4 in ed. of resolution of the Council of Ministers from 07.04.2014 N 320)
 - 5.5. take measures to prevent, suppress violations by subjects of surveillance the requirements of legislative acts in the field of nuclear and radiation safety precautions, including technical legislative acts;
 - 5.6. takes part in the work of commissions to accept hazardous radioactive facilities into service;
 - 5.7. commissions an extra technical expert assessment or diagnosis of hazardous radioactive facilities, and also an expert assessment of their planning and construction documentation to follow the requirements of legislative acts in the field of nuclear and radiation safety precautions, including technical legislative acts;
 - 5.8. controls the terms of technical re-equipment of hazardous radioactive facilities;
 - 5.9. coordinates the programs of professional training, re-training and advanced training of employees responsible for nuclear and radiation security, and also employers responsible for radiation control of subjects of surveillance. Takes part in control for implementation of programs and quality evaluation of training of given categories of employees;
 - 5.10. takes part in development and implementation of state, regional and purposeful scientific and technical programs and conceptions in priority directions of nuclear and radiation safety precautions, usage of atomic energy;
 - 5.11. proposes to subjects of surveillance to call off their decisions, if they have been taken in violation of legislative acts in the field of nuclear and radiation safety precautions, including technical legislative acts, and also to dismiss persons who has not taken training and assessment of knowledge in nuclear and radiation safety precautions, repeatedly violating the requirements of nuclear and radiation safety precautions;
 - 5.12. makes decisions to fully or partially stop the activity to deal with ionizing radiation sources, to use atomic energy, hazardous radiation facilities with violations of their normal operation or violation of the requirements of legislative acts in the field of nuclear and radiation safety precautions, including technical legislative acts, which could or has led to the loss of management of given sources of radiation.
6. Officers of Gosatomnadzor in the course of state surveillance as required by law, have the right to:
(in ed. of resolution of the Council of Ministers from 07.04.2014 N 320)
- 6.1. enter a radiation facility;
 - 6.2. freely get from subjects of surveillance full and true information necessary for implamentation of their tasks;
 - 6.3. propose how to improve measures aimed at increase of effectiveness of subjects of surveillance`s security;
 - 6.4. give explanations on issues of nuclear and radiation safety precautions within the limits of their competence;
 - 6.5. attract experts, specialists for performance of expert examination, participation and (or) assistance in holding control (surveillance) events;
(pp. 6.5 in ed. of resolution of the Council of Ministers from 07.04.2014 N 320)
 - 6.6. give within the limits of their competence written orders on elimination of breaches in the field of nuclear and radiation safety precautions, including on full or partial suspension of the activity to deal with ionizing radiation sources, to use atomic energy, to exploit hazardous radiation facilities;
 - 6.7. propose heads of subjects of surveillance to bring their employees to disciplinary responsibility for violations of the requirements in the field of nuclear and radiation safety precautions;
 - 6.8. settle an extra check of knowledge of heads and specialists of subjects of surveillance on issues of nuclear and radiation safety precautions;
 - 6.9. draw up protocols on administrative offences;
 - 6.10. exercise other power in accordance with the law.
7. Officers of Gosatomnadzor hold a check, monitoring to follow the requirements of legislative acts in the field of nuclear and radiation safety precautions, make events of technical (technological, testing) character in attendance of the checked person or his representative.
(p. 7 in ed. of resolution of the Council of Ministers from 07.04.2014 N 320)
8. It has been excluded.
(p. 8 has been excluded since April, 12 2014. - Resolution of the Council of Ministers from 07.04.2014 N 320)
 9. In the course of state surveillance, officers of Gosatomnadzor must have in their possession an official ID standard-issue.
 10. Officers of Gosatomnadzor bear responsibility fixed by legislative acts for improper execution of duties
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imposed on them an usage of the rights granted.

11. The actions of officers of Gosatomnadzor could be appealed according to established procedure.

APPROVED
Resolution
of the Council of Ministers
of the Republic of Belarus
30.06.2012 N 615
(in edition of resolution
of the Council of Ministers
of the Republic of Belarus
29.01.2013 N 66)

**THE LIST OF
POTENTIALLY HAZARDOUS FACILITIES, PRODUCTIONS AND THE RELATED KINDS OF ACTIVITY,
SUBJECT TO STATE SURVEILLANCE IN THE FIELD OF INDUSTRIAL SECURITY**

(in ed. of resolutions of the Council of Ministers from 29.01.2013 N 66,
from 15.12.2014 N 1175)

1. In the field of surveillance for volatile chemical productions and facilities to store and processing of grain (hazardous production facilities, on which inflammables are made, used, formed, stored, transported and destroyed):

1.1. facilities and productions with chemical, physical-chemical, physical processes, on which the formation of explosive environment is possible (a mixture of gases, evaporations with the air and other oxidizing materials, substances, apt to explosive transformation), containing volatile technological units with reference potential $Q_B > 9$, units with $Q_B > 6$, if having substances of 1 and 2 hazard ratings or substances with highly-directive activity 3 and 4 hazard ratings as per GOST Standard 12.1.007-76 "Noxious substances. Classification and General Safety Requirements.", including:

installations;

shops;

divisions;

grounds, warehouses of highly flammable liquids, flammable fluids, liquefied gases as part of productions;

1.2. productions to process grain with minimal rated capacity of 100 tons per day, an also facilities to store grain from 500 tons, on which technological processes are followed by emission of explosible dust, including:

elevator;

mills;

groats mills;

compound feed mills;

ensilage warehouses;

reception and selling devices;

fixed grain drying plants;

1.3. compression systems of refrigeration containing ammonia from 1000 kilograms and more;

1.4. chlorinator stations and chlorine warehouses in number from 800 kilograms and more;

1.5. activity to design (construct), make, install, exploit, service, upgrade, reconstruct, repair, examine, diagnose technical devices used on facilities named in subpoints 1.1 - 1.4 of this point.

2. In the field of surveillance for security of the equipment which operates under pressure and heat electric stations:

2.1. facilities and technical devices covered by the relative legislative acts, including technical legislative acts, and, according to them, subject to registration in the Department for Supervision of Industrial Safety of the Ministry of Emergency Situations (hereinafter referred to as Gospromnadzor) and republican bodies of state management, including:

steaming tanks, autonomous boiler superheaters and economizers, waste-heat boilers with working pressure over 0,07 MPa;

water heating tanks, waste-heat boilers, autonomous economizers with water temperature over 115 °C; steaming tanks, transformed into water heating mode;

boiler-houses with steaming tanks with steam pressure not more than 0,07 MPa, water heating tanks with heating temperature not more than 115 °C total capacity over 200 kW and (or) unit capacity over 100 kW;

movable transportable boiler-plants;

pipe lines of steam and heat water of I - III categories with working pressure over 0,07 MPa and heating temperature over 115 °C;

vessels operating under water pressure with temperature over 115 °C, other liquid exceeding boiling temperature with pressure 0,07 MPa;

vessels, including balloons with capacity over 100 litres, operating under steam (gas) pressure over 0,07 MPa;

cisterns for transportation and storing of compressed and liquid gases, steam pressure of which with temperature up to 50 °C exceeds pressure 0,07 MPa;

aerospace chambers;

(pp. 2.1 in ed. resolution of the Council of Ministers from 15.12.2014 N 1175)

2.2. activity to design (construct), make, install, exploit, service, upgrade, reconstruct, repair, examine, diagnose technical devices and facilities named in subpoint 2.1 of this point.

3. In the field of surveillance for security of lifting constructions and attractions:

3.1. facilities and technical devices covered by the relative legislative acts, including technical legislative acts, and, according to them, subject to registration Gospromnadzor and republican bodies of state management, including:

(in ed. of resolution of the Council of Ministers from 15.12.2014 N 1175)

3.1.1. lifting constructions:

freight electric truck, moving on overhead tracks together with control compartment;

electric, hydraulic lifts, excluding small freight lifts;

passenger escalators and lines;

freight and passenger construction lifts;

passenger cable ways, including hanging one cable ways double-reversible of the vehicle constantly fixed on carrying and tractional cable, hanging one and two cables double-reversible of the vehicle fixed on carrying and tractional (tractional) cable and detachable on stations, and also hanging one and two cables with shuttle service of the vehicle;

cargo cranes of all kinds including bridge stacker cranes with machine drive and loader cranes, excluding:

cargo cranes of bridge type and hammer head cranes with load capacity up to 10 tones included, controlled from the floor by a push-button device hanging on the crane, a fixed desk, a radio channel or a single-wire line;

loader cranes, installed on the foundation;

loader cranes - automobile, rubber-tire, short base, full track, on special chassis, on chassis of roller and full track tractors, rail, railway, movable, motor-drawn, automatic aligning with load capacity up to 5 tones include or with load moment up to 15 tones-meters included;

loader cranes of jib-type with load capacity up to 1 tone include;

loader cranes of jib-type with fixed radius or without steering device;

loader movable cranes for assembling masts, towers, pipes fixed on mounted construction;

loader cranes of bridge type and tower cranes used in for educational purposes on ranges of educational institutions;

fixed on diggers, grinding and reloading aggregates, dumpers and other technological machines of loader cranes used only for repair of these machines;

(pp. 3.1.1 in ed. of resolution of the Council of Ministers from 15.12.2014 N 1175)

3.1.2. has been excluded;

(pp. 3.1.2 has been excluded. - Resolution of the Council of Ministers from 15.12.2014 N 1175)

3.1.3. has been excluded;

(pp. 3.1.3 has been excluded. - Resolution of the Council of Ministers from 15.12.2014 N 1175)

3.1.4. has been excluded;

(pp. 3.1.4 has been excluded. - Resolution of the Council of Ministers from 15.12.2014 N 1175)

3.1.5. has been excluded;

(pp. 3.1.5 has been excluded. - Resolution of the Council of Ministers from 15.12.2014 N 1175)

3.1.6. has been excluded;

(pp. 3.1.6 has been excluded. - Resolution of the Council of Ministers from 15.12.2014 N 1175)

3.1.7. attractions:

mechanical with the line speed of transportation of the seats (passengers) over 3 m/s – for children`s attractions and over 5 m/s – for other attractions (regardless the rise height), excluding motordromes, walking road-trains, cars and cartings in which passenger modules can move outside the direction parameters of motion regardless the speed of motion;

mechanical with lift of the seats (passengers) at the relative height over 2 meters – for children`s attractions and over 3 meters – for other attractions (regardless the speed of the passengers` move);

non-mechanical with the line speed of transportation of the seats (passengers) over 5 m/s (regardless the rise height), excluding attractions with elastic elements (springals, bungy jumping and other);

waterslides with the line speed of transportation of the seats (passengers) over 5 m/s and (or) relative height of the fall over 3 meters;

3.2. activity to design (construct), make, install, exploit, service, upgrade, reconstruct, repair, examine, diagnose lifting devices and attractions named in subpoint 3.1 of this point, and also load-handling devices and packing, excluding special packing used in metallurgical production, and also in sea and river harbours.

4. In the field of surveillance on facilities of the gas supplying system:

4.1. facilities of gas distribution system and gas consumption with extra pressure not more than 1,6 MPa, including:

gas-filling station;

gas pipe lines and gas equipment of thermal electric power stations and gas power plants, including with extra pressure of the natural gas over 1,2 MPa, points of gas treatment;

gas pipe lines of cities and communities, including inter-settlement ones;

gas pipe lines and gas equipment of industrial, agricultural and other organizations, excluding domestic consumers;

gas pipe lines and gas equipment of district thermal electric power stations, production, heating-production and heating boiler houses;

gastems of control points, gas control plants and box control points;

gas-filling points;

fixed autogas filling station and points, block-module autogas filling stations;

basin and group balloon mountings of liquefied petroleum gases;

deices of security, control and protection and also systems of automated management of technological processes of gas distribution and consumption;

devices of protection of underground steel gas pipe lines and basins from two-metal corrosion;

fixed mountings for metal flame machining;

4.2. activity to design (construct), make, install, exploit, service, upgrade, reconstruct, repair, examine, diagnose technical devices used on facilities named in subpoint 4.1 of this point, including shops of gas pipe lines isolation;

4.3. activity of businesses to project facilities of gas distribution system and gas consumption named in subpoint 4.1 of this point:

activity of labs to control the quality of welding and isolation;

activity of Emergency Response and Restoration Division to prevent, localize and liquidate malfunctions and accidents on facilities named in subpoint 4.1 of this point.

5. In the field of surveillance on facilities of major pipelines:

5.1. facilities of major pipeline, including:

gas pipe lines of I, II classes and oil major pipe lines, oil-products pipeline of I - IV classes;

delivering and pouring pump stations, receiving terminals, compressor stations;

gas distributing stations, gas-measuring stations, stations of underground gas storage, autogas filling compressor stations, points of gas pressure reduction;

pipe lines with branches and loops, isolation valves, passages through natural and artificial hindrances, junction points of delivering, compressor stations, points of start and reception of clearers;

protection devices of pipe lines, basins and constructions from corrosion;

devices and systems of automation, telemechanics and communication;

erosion preventive and protection devices of pipe lines;

tanks for storage and de-gassing of condensate, earth storages for emergency release of oil, oil products;

5.2. activity to design (construct), make, install, exploit, service, upgrade, reconstruct, repair, examine, diagnose of technical devices used on facilities named in subpoint 5.1 of this point;

5.3. activity to project facilities of major pipe lines named in subpoint 5.1 of this point;

5.4. activity of labs to control the quality of welding and isolation;

5.5. activity of Emergency Response and Restoration Division to prevent, localize and liquidate malfunctions

and accidents on facilities named in subpoint 5.1 of this point.

6. in the field of surveillance on mounts and blasting workings, ammunition recycling and metallurgical productions:

6.1. facilities to carry out:

6.1.1. closed work:

mines;

underground workings;

mine shafts with a set of equipment, copras, skip and cargo-people lifting devices;

main fans;

underground fan units;

heading and wide hydro-mechanized sets;

belt-type, drag bar conveyors;

areas of drilling and blasting and warehouses of industrial explosives;

combined machines for repair of mines, chink-cut machines, self-propelled vehicles with internal-combustion

engines;

electricity-generating equipment in mine normal and explosion-proof versions;

equipment of firestop of mines;

protective structures against flood of mines;

rooms for personnel;

mine technical exploitation of speleo hospitals;

underground workings on resurvey of the deposits;

(pp. 6.1.1 in ed. of resolution of the Council of Ministers from 15.12.2014 N 1175)

6.1.2. mining operations in construction of underground rooms:

The paragraph has been excluded. - Resolution of the Council of Ministers from 15.12.2014 N 1175;

subways;

municipal colletors with diameter from 1200 millimeters and more;

underground storage of gas in underground levels;

6.1.3. open-pit mining:

open pits with capacity in mined rock 100.000 cubic meters and more per year;

crushed stone plants, aggregate processing plants, stream-flow transportation (conveyors, dredge pipings),

making a whole with the open pit with capacity 100.000 cubic meters and more per year, located within the patented claim;

(in ed. of resolution of the Council of Ministers from 15.12.2014 N 1175)

removal within the patented claim;

mining operations within the patented claim;

open pit vehicles in the time their working on the territory of the open pit;

motor ways and railways within the open pit;

water removing;

waterwork within the patented claim;

electricity-generating equipment within the patented claim;

mining machines;

facilities, on which prospecting surveys and drilling (except engineering and geological) is carried out within the patented claim;

6.1.4. drilling, production of oil, gas, storage of HC-hydrocarbon in underground levels, brine fields:

activity of organizations producing oil, gas;

activity to collect, separate, prepare and transport oil, gas on production fields;

activity of organizations producing salt by borehole technique (brine fields);

activity of organizations carrying out drilling, geophysical work on all kinds of mineral resources including

water;

activity of organizations carrying out geotechnical surveying;

activity of anti-gushing services;

(pp. 6.1.4 in ed. of resolution of the Council of Ministers from 15.12.2014 N 1175)

6.2. activity of organizations, areas making assembling, repair and alignment of mining equipment;

6.3. activity of accident rescue service, including mine rescue formations, troops;

6.4. sylvinite enriching factories:

following production technological orders on sylvinite enriching factories;

technical devices, electricity-generating equipment, testers and automation equipment;

divisions of breakage;
divisions of disintegration and floatation;
divisions of filtration and desalination;
divisions of condensation;
reagent divisions;
divisions of drying;
divisions of granulation;
divisions of shipment;
divisions of dumps and tailings facility;
divisions of dissipation;
divisions of vacuum-crystallizing units and regulated vacuum-crystallizing units;
divisions of de-slime;
divisions of saline water, anti-flowing washing process;
activity of organizations, areas and services carrying out assembling, repair and alignment of enriching equipment;
sludge and tailing depositories being part of sylvinite enriching factories.
(pp. 6.4 in ed. of resolution of the Council of Ministers from 15.12.2014 N 1175)

7. In the field of surveillance on metallurgical production – facilities carrying out:

7.1. metallurgical production, electric-furnace melting and drop-hammer shops with equipment (electric arc furnaces with capacity 100 tones and more, LMF of steel with ladle refining furnaces, circulatory and ladleman vacuum vessel, machines of continuous cast of blanks, casting and intermediate ladles, cinder pots, slag cars, stands for lining, drying and heating of steel-teeming and intermediate ladles, for edging and removal of scraps from steel-teeming ladles, for draining liquid metal from steel-teeming ladles, equipment for preparation of burden material);
(in ed. of resolution of the Council of Ministers from 15.12.2014 N 1175)

7.2. rolling and pipe production;

7.3. foundry engineering which makes fusion of ferrous and non-ferrous metals and alloys on their basis with capacity 50 tones and more per year, including foundry and burden shops and areas with equipment (cupolas, inductive, arc-type, vacuum, flame furnaces, electric resistance furnaces, heating furnaces, furnaces for chemistry-thermal processing, casting ladles, pouring mountings, equipment for burden materials, molding and pouring lines and mountings, machines for foundry under pressure, mountings of centrifugal molding, for special methods of foundry, facilities of gas distribution system and gas consumption).
(pp. 7.3 in ed. of resolution of the Council of Ministers from 15.12.2014 N 1175)

8. In the field of surveillance on blasting workings and ammunition recycling:
activity of organizations using explosives in industry;
the paragraph has been excluded. - Resolution of the Council of Ministers from 15.12.2014 N 1175;
activity of centres and productions to utilize ammunition in the field of making (processing) of industrial explosives;
activity of labs to test explosives of organizations which use, make and process explosives;
places of processing and making explosives and places of preparation of industrial explosives;
equipment, instruments, machines and devices used for making and processing of explosives;
(in ed. of resolution of the Council of Ministers from 15.12.2014 N 1175)

pyrotechnic products, their making, production, usage during firework showings, storage (including testing in the process of storage and also annihilation of those inadequate for storage and usage), excluding storage on retail facilities.

9. In the field of surveillance on safe work practices related to mineral resource use:

9.1. facilities on which geological and mine-surveying work is carried out, including facilities of mining operations during usage of mineral resources, as well during construction of underground structures not related to extraction of commercial minerals;

9.2. activity during search, exploration and exploitation of deposits, extraction of commercial minerals, usage of mineral resources for purposes not related to extraction of commercial minerals, including construction of subways and tunnels of various profiles.

10. Activity to project (design), make, repair, alignment of machines and mechanisms for underground survey, tunneling equipment, machines and mechanisms for open mining and minerals processing, geological survey, oil-field, drilling equipment and mechanisms, and also equipment for usage of chinks of food water supply, brine fields, injection of factory waste into depth horizons, underground storages of HC-hydrocarbons.

11. Activity to project of development of deposits of mineral resources by underground method, mining

operations to construct underground structures, mining operations (development of deposits of mineral resources by surface mining) and productions of minerals processing, construction of wells, underground storages of HC-hydrocarbons, brine fields, injection and also prospecting and development of deposits of oil, gas, mineral and drinking water.

12. In the field of surveillance on development (design), making and technical exploitation of technological systems, equipment, control devices, emergency shut-down and automation:

12.1. technological systems and equipment, control devices, emergency shut-down and automation for chemical, petrochemical, oil and gas processing, oil and gas extraction and other explosive-flammable, mining, metallurgical production, geological exploration and drilling operation, systems of gas supply and major pipe lines, facilities of surveillance on security of equipment operating under pressure, lifting structures and attractions at project (design), making, acceptance and periodic inspection, installation, putting into operation, repair, intended usage, diagnosis, reconstruction;

12.2. activity of design-engineering and scientific-research organizations carrying out development (design) of systems, equipment and devices named in subpoint 12.1 of this point;

12.3. activity of organizations making systems, equipment and devices named in subpoint 12.1 of this point, and providing repair service;

12.4. activity of testlabs, certification bodies, organizations carrying out tests and diagnosis of systems, equipment and devices named in subpoint 12.1 of this point.

13. Activity of educational institutions implementing the educational activities, carrying out programs of additional education for adults, and organizations in the field of training retraining and talent management in production security.

**THE LIST OF
SUBJECT AND OBJECTS OF TRANSPORTATION OF HAZARDOUS CARGOES, PRODUCTIONS AND THE
RELATED KINDS OF ACTIVITY SUBJECT TO STATE SURVEILLANCE IN THE FIELD OF SECURITY OF
TRANSPORTATION OF HAZARDOUS CARGOES**

Has been terminated. – Resolution of the Council of Ministers from 15.12.2014 N 1175.

**THE LIST OF
TERMINATED RESOLUTIONS OF THE COUNCIL OF MINISTERS
OF THE REPUBLIC OF BELARUS**

1. Resolution of the Council of Ministers of the Republic of Belarus from November, 12 1992, N 685 "On state technical surveillance in the Armed Forces of the Republic of Belarus" (the Assembly of Resolutions of the Republic of Belarus, 1992, N 32, art. 584).

2. Resolution of the Council of Ministers of the Republic of Belarus from September, 17 1993.,N 628 "On state technical surveillance in the Ministry of Internal Affairs" (the Assembly of Resolutions of the Republic of Belarus, 1993, N 26-27, art. 517).

3. Resolution of the Cabinet of Ministers of the Republic of Belarus from September, 5 1995, N 489 "On service attire of officials of the Committee for Supervision of Safety in Industry and Nuclear Power of the Ministry of Emergency Situations and protection of the population against consequences of the disaster at the Chernobyl Atomic Electric Power Station" (the Assembly of edicts of the President and resolutions of the Cabinet of Ministers of the Republic of Belarus, 1995, N 25, art. 631).

4. Resolution of the Cabinet of Ministers of the Republic of Belarus from October, 13 1995, N 572 "On approval of the Regulation on state surveillance of safety in industry and nuclear power in the Republic of Belarus" (the Assembly of edicts of the President and resolutions of the Cabinet of Ministers of the Republic of Belarus, 1995, N 29, art. 715).

5. Resolution of the Cabinet of Ministers of the Republic of Belarus from August, 2 1996, N 510 "On measures to implement the European Agreement concerning the International Carriage of Dangerous Goods by Road" (the Assembly of edicts of the President and resolutions of the Cabinet of Ministers of the Republic of Belarus, 1996, N 22, art. 552).

6. Resolution of the Council of Ministers of the Republic of Belarus from February, 20 1998, N 280 "On compulsive certification of safety of industrial facilities of the Republic of Belarus".

7. Resolution of the Council of Ministers of the Republic of Belarus from June, 2 1998, N 870 "On state technical surveillance in state security bodies of the Republic of Belarus".

8. Resolution of the Council of Ministers of the Republic of Belarus from October, 22 1998, N 1610 "On establishment of state surveillance on carriage of dangerous goods by air and by barge" (the Assembly of decrees, edicts of the President and resolution of the Government of the Republic of Belarus, 1998, N 30, art. 772).

9. Resolution of the Council of Ministers of the Republic of Belarus from January, 18 1999, N 73 "On making amendments and changes into resolution of the Cabinet of Ministers of the Republic of Belarus from October, 13 1995, N 572 and resolution of the Council of Ministers of the Republic of Belarus from June, 10 1997, N 675" (the National Legal Internet Portal of the Republic of Belarus, 1999, N 8, 5/86).

10. Resolution of the Council of Ministers of the Republic of Belarus from February, 5 1999, N 195 "On approval of the Regulation on the procedure of state surveillance on efficient usage and security of mineral resources, safe work practices related to usage of mineral resources" (the National Legal Internet Portal of the Republic of Belarus, 1999, N 12, 5/226).

11. Resolution of the Council of Ministers of the Republic of Belarus from February, 19 1999, N 267 "On making amendments into resolution of the Council of Ministers of the Republic of Belarus from February, 20 1998, N 280" (the National Legal Internet Portal of the Republic of Belarus, 1999, N 16, 5/314).

12. Resolution of the Council of Ministers of the Republic of Belarus from May, 20 1999, N 728 " On making amendments into resolution of the Cabinet of Ministers of the Republic of Belarus from October, 13 1995, N 572" (the National Legal Internet Portal of the Republic of Belarus, 1999, N 42, 5/855).

13. Resolution of the Council of Ministers of the Republic of Belarus from May, 31 1999, N 812 "On making an amendment into resolution of the Council of Ministers of the Republic of Belarus from February, 20 1998, N 280" (the National Legal Internet Portal of the Republic of Belarus, 1999, N 46, 5/953).

14. Point 2 of resolution of the Council of Ministers of the Republic of Belarus from May, 29 2000, N 774 "On implementation of the Law of the Republic of Belarus "On industrial safety of hazardous production facilities" (the National Legal Internet Portal of the Republic of Belarus, 2000, N 54, 5/3294).

15. Resolution of the Council of Ministers of the Republic of Belarus from May, 29 2001, N 786 "On making

amendments into resolution of the Cabinet of Ministers of the Republic of Belarus from October, 13 1995, N 572 and resolution of the Council of Ministers of the Republic of Belarus from June, 10 1997, N 675" (the National Legal Internet Portal of the Republic of Belarus, 2001, N 55, 5/6097).

16. Resolution of the Council of Ministers of the Republic of Belarus from June, 6 2006, N 711 "On making an amendment into resolution of the Council of Ministers from February, 20 1998, N 280 and invalidation of some resolutions of the Council of Ministers of the Republic of Belarus on issues of radiation security" (the National Legal Internet Portal of the Republic of Belarus, 2006, N 90, 5/22410).
