



EURASIAN ECONOMIC
COMMISSION

Eurasian Regional Integration:

general process and customs aspects

March, 2014

SOVIET UNION



COMMONWEALTH OF INDEPENDENT STATES



CUSTOMS UNION





Eurasian Economic Commission (EaEC) was established on the basis of **EaEC Treaty of November 18, 2011**.

The Commission is a single permanent executive regulatory body of the Customs Union (CU) and Single Economic Space (SES).

The main task

To provide conditions for functioning and developing of CU and SES, as well as working out of proposals in the sphere of economic integration at the CU and SES level

Matters under the supervision of Commission:



Customs tariff and non-tariff regulation



Customs administration



Technical regulation



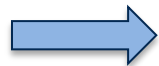
Trade regimes with the third countries



Sanitary, veterinary and phytosanitary measures



Collection and distribution of import customs duties



Foreign and mutual trade statistics

Single Economic Space

New framework (17 treaties):



Macroeconomic policy



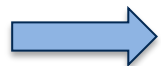
Competition policy



Industrial and agricultural subsidies



Energy policy



Natural monopolies



State and/or municipal purchases



Questions of investments and services

Single Economic Space

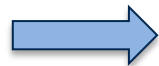
New framework (17 treaties):



Transport and shipping operations



Monetary policy



Protection of intellectual activities results and means of individualization of manufactures, works and services



Labour migration



Financial markets (banking sector, insurance field, currency market, stock market)



Other fields

COMPETENCES OF EaEC CUSTOMS SECTOR

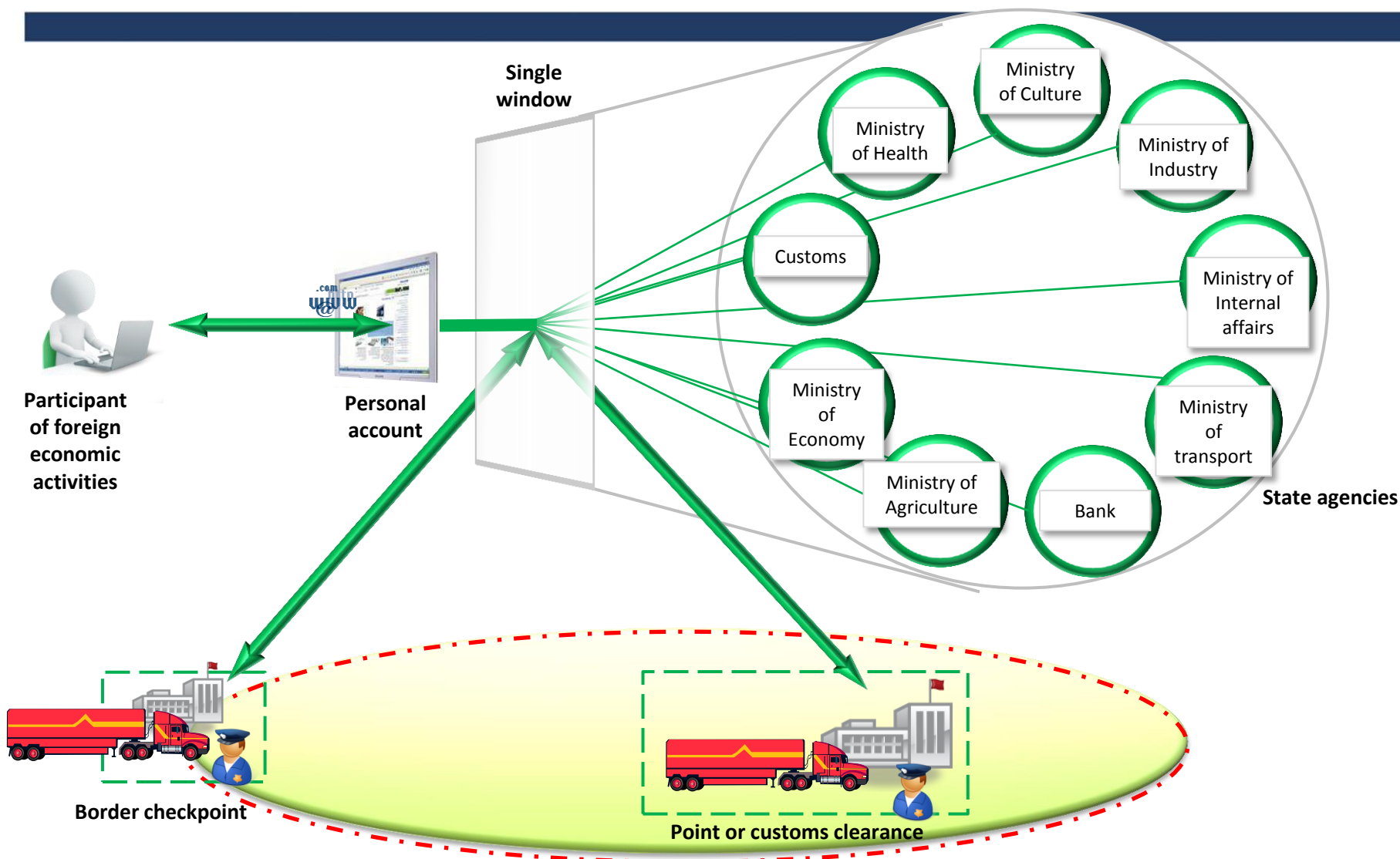
- Creation and development of the Customs Union customs legislation;
- Monitoring of compliance by CU and SES member-states of international agreements, decisions of the Supreme Eurasian Economic Council, and the decisions of the EaEC in the field of customs regulation;
- Provision of unified customs law application in CU;
- Monitoring and analysis of CU and SES legislation in the field of customs regulation;
- Monitoring and analysis of EU and other states, non-members of CU and SES, customs legislation.
- Monitoring and analysis of international achievements, that facilitate customs rules and procedures in the foreign economic activity

CUSTOMS LEGISLATION OF THE CUSTOMS UNION

Customs Code of
the Customs
Union

International
agreements
between Member
States in the
customs sphere

Commission
decisions
elaborated in
order to
implement CU
Customs Code
provisions



«Single window» is connected with data collection and transmission not only at border but also inside of the country to accomplish the state control during the release of goods process. Using the «Single window» system economic operators and state authorities can cooperate being in the different places.

Development of the Customs Union legal base in the customs sphere



Adoption of elaborated Protocol of amendments to the Customs Union Customs Code



Systematization and further codification of the Customs Union customs legislation



Widening of supranational regulation in customs sphere

Possibilities for creation of common transit area between Customs Union and European Union

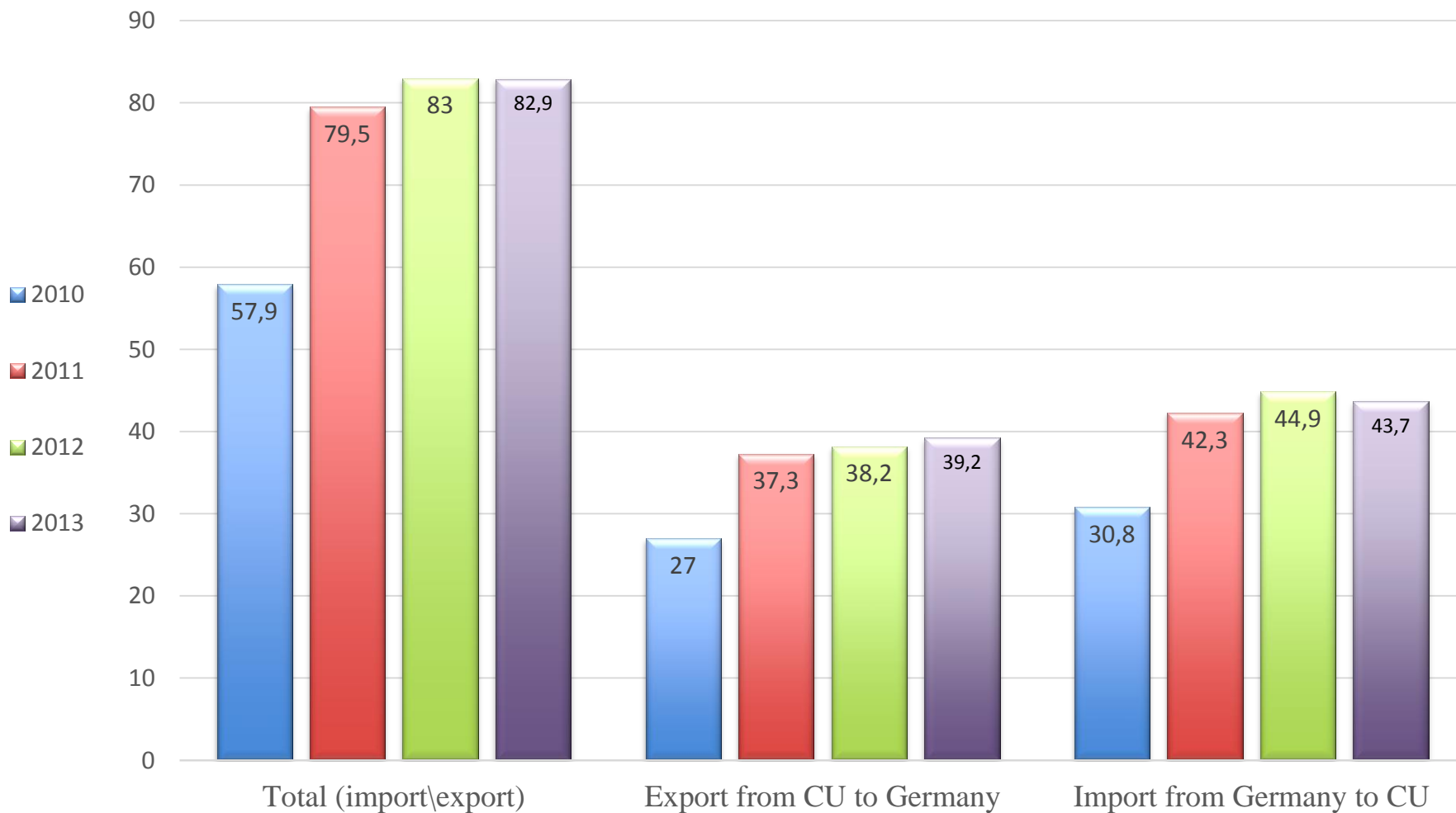
Accession to the Convention on a common Transit procedure (1987) and the Convention on the simplification of formalities in trade in goods (1987)

Elaboration of the Customs Union transit system on the base of EU Common transit system

Compatibility of Customs Union and EU information systems

Customs Union – Germany trade turn-over

Bln. \$



Thank you for your attention!

*The Member of Board – Minister for
customs cooperation*

V. Goshin