

REPUBLIC OF ARMENIA GOVERNMENT

DECISION

February 19, 2015, № 150-N

ON MAKING AMENDMENTS IN REPUBLIC OF ARMENIA GOVERNMENT DECISIONS № 1835 and № 1819-N adopted on December 15, 2011

In accordance with Paragraph 2 of Article 37 of the RA Law on Public Service, the Republic of Armenia Government has **hereby decided**:

1. to make the following amendments in the” RA Government decision № 1835-N on defining the list, content and form of the data that is included in the declarations of tax year property, income and related person of a high-ranking official and in the declaration of a high-ranking official’s property, income and related person as of the day of the high-ranking official’s assumption of formal duties or termination of formal duties, as well as in declarations of the tax year property and income belonging with a property right to a high-ranking official’s spouse, parent, adult and unmarried child co-residing with him/her, and that is subject to publication (provision):

1) in Annex 1 of the decision

a. to remove the words “if the total price of the deal on acquisition of immovable property or the the total price of deals of alienation surpasses 50 million AMD or the foreign currency equivalent to it” from Sub-Paragraph 8 of Paragraph 1;

b. to remove the words “if the price of a unit of a movable property alienated or acquired by a high-ranking official or his spouse during the tax year surpasses 7 million AMD or the foreign currency equivalent to it” from Sub-Paragraph 9 of Paragraph 1;

c. to remove the words “if the price of the deal surpasses 5 million AMD or the foreign currency equivalent to it” from Sub-Paragraph 10 of Paragraph 1;

d. to remove the words “if the price of the deal of loan during the tax year surpasses 3 million AMD or the foreign currency equivalent to it” from Sub-Paragraph 11 of Paragraph 1;

e. to formulate Sub-Paragraphs 10 and 11 of Paragraph 2 with the following edition:

“10) the currency, price (amount) of the loan given by or returned to a high-ranking official as of the day of the high-ranking official’s assumption of formal duties or termination of official duties;

11) the name, short features of any property (valuable property), non-mentioned in Paragraphs 2-5 of the chart of the declaration, surpassing 8 million AMD or costing more than the foreign currency equivalent to it, as of the day of the high-ranking official's assumption or termination of official duties”;

f. to remove words “during the tax year proceeding the year, as well as for the assumption or termination of official duties” from Sub-Paragraph 13 of Paragraph 2;

g. to remove words “if the total price of the deal on acquisition of immovable property or the total price of deals of alienation surpasses 50 million AMD or the foreign currency equivalent to it” from Sub-Paragraph 7 of Paragraph 3;

h. to remove the words “if the price of a unit of a movable property alienated or acquired by a high-ranking official or his spouse during the tax year surpasses 7 million AMD or the foreign currency equivalent to it” from Sub-Paragraph 9 of Paragraph 3;

i. to remove the words “if the price of the deal surpasses 5 million AMD or the foreign currency equivalent to it” from Sub-Paragraph 11 of Paragraph 3;

j. to remove the words “if the price of the deal of loan during the tax year surpasses 3 million AMD or the foreign currency equivalent to it” from Sub-Paragraph 13 of Paragraph 3;

2) in Annex 2 of the decision

a. to formulate Sub-Paragraph 11 of Paragraph 2 with the following edition:

“11) the name, short features of valuable property and notes on existence of such property , non-mentioned in Paragraphs 2-5 of the chart of the declaration, surpassing 8 million AMD or costing more than the foreign currency equivalent to it, as of the day of the high-ranking official's assumption or termination of official duties”.

b. to remove words “during the tax year proceeding the year, as well as for the assumption or termination of official duties” from Sub-Paragraph 13 of Paragraph 2;

2. to make the following amendments in “Nº 1819-N decision of 15 December, 2011 of the Government of the Republic of Armenia on approving the model forms of the declaration of tax year property, income and related person of a high-ranking official and of the declaration of a high-ranking official's property, income and related person existing on the day of the high-ranking official's assumption of formal duties or termination of formal duties”:

1) in Annex 2 of the decision`

a. to formulate Section 6 with the following edition:

6. Any property (valuable property), non-mentioned in Paragraphs 2-5 of the chart of the declaration, surpassing 8 million AMD or costing more than the foreign currency equivalent to it, as of the day of the high-ranking official's assumption or termination of official duties

NN ը/Կ	Property name	Short features	Existent at the moment of assumption or termination of official duties
1	2	3	4
6.1.			
6.2.			
6.3.			
6.5			

b. to remove words “during the tax year proceeding the year of assumption or termination of official duties, as well as” from Section 8.

3. This decision shall enter into legal force on the tenth day following its official publication.

Prime-Minister of the Republic of Armenia

A. Abrahamyan

February 26, 2016, Yerevan