

REPUBLIC OF ARMENIA GOVERNMENT DECISION

----- 2016 № -----N

ON APPROVING THE PROCEDURE OF PERSONAL DATA TRANSFER TO THE COMMISSION ON ETHICS OF HIGH-RANKING OFFICIALS BY MEANS OF ELECTRONIC INFORMATION SYSTEM BY THE MISNITRY OF LABOR AND SOCIAL AFFAIRS OF THE REPUBLIC OF ARMENIA, MINSITRY OF JUSTICE OF THE REPUBLIC OF ARMENIA, MINISTRY OF AGRICUTURE OF THE REPUBLIC OF ARMENIA, MINISTRY OF TRANSPORT, COMMUNICATION AND INFORMATION TECHNOLOGIES OF REPUBLIC OF ARMENIA AND THE STATE REVENUE COMMITTEE ADJUNCT TO THE GOVERNMENT

Based on Article 43 of the Law on Public Service of the Republic of Armenia and Paragraph 4 of Article 7 of the Law on Personal Data Protection of the Republic of Armenia, the Government of the Republic of Armenia hereby **decided**:

1. To approve the procedure of personal data transfer to the Commission on Ethics of High-Ranking Officials by means of electronic information system by the Ministry of Labor and Social Affairs of the Republic of Armenia, Ministry of Justice of the Republic of Armenia, Ministry of Agriculture of the Republic of Armenia, Ministry of Transport, Communication and Information Technologies of Republic of Armenia and the State Revenue Committee adjunct to the Government in accordance with the Annex.

2. To assign to the Minister of Labor and Social Affairs of the Republic of Armenia, Minister of Justice of the Republic of Armenia, Minister of Agriculture of the Republic of Armenia, Minister of Transport, Communication and Information Technologies of Republic of Armenia and the Chairman of the State Revenue Committee adjunct to the Government to adopt the format and technical parameters of the data to be transferred prescribed by Paragraphs 2-6 of this decision in one month period

following its adoption: the format and parameters must be beforehand agreed on with the Commission on High-Ranking Officials.

3. This decision shall enter into force the next day following its official publication.

**Prime-minister of the Republic of
Armenia**

K. Karapetyan

Yerevan

**Annex to the RA Government Decision
of 2016**

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**THE PROCEDURE OF PERSONAL DATA TRANSFER TO THE COMMISSION
ON ETHICS OF HIGH-RANKING OFFICIALS BY MEANS OF ELECTRONIC
INFORMATION SYSTEM BY THE MISNITRY OF LABOR AND SOCIAL AFFAIRS OF
THE REPUBLIC OF ARMENIA, MINSITRY OF JUSTICE OF THE REPUBLIC OF
ARMENIA, MINISTRY OF AGRICUTURE OF THE REPUBLIC OF ARMENIA, MINISTRY
OF TRANSPORT, COMMUNICATION AND INFORMATION TECHNOLOGIES OF
REPUBLIC OF ARMENIA AND THE STATE REVENUE COMMITTEE ADJUNCT TO THE
GOVERNMENT**

I. GENERAL PROVISIONS

1. This procedure regulates the relations with respect to personal data transfer to the Commission on Ethics of High-Ranking Officials (hereinafter referred to as: the Commission) by means of electronic information system by the Ministry of Labor and Social Affairs of the Republic of Armenia, Ministry of Justice of the Republic of Armenia, Ministry of Agriculture of the Republic of Armenia, Ministry of Transport, Communication and Information Technologies of Republic of Armenia and the State Revenue Committee adjunct to the Government.

2. The Ministry of Labor and Social Affairs of the Republic of Armenia shall transfer from its “Database of State Pension System” and database of evaluation of family insecurity to the Commission data on pensions received by the citizens, lists of the families that receive pension or urgent help, types and amounts of the family pensions and urgent help received by the citizens.

3. The Ministry of Justice of the Republic of Armenia shall transfer from its register of secured rights over movable property to the Commission data on registry of secured rights over movable property.

4. The Ministry of Agriculture of the Republic of Armenia shall transfer from its “Register of Agricultural Equipment” to the Commission data on the owner, type and registration of agricultural machine.

5. The Ministry of Transport, Communication and Information Technologies of Republic of Armenia shall transfer from its registries of automatic mechanisms for road construction, building and other purposes, public transportation and water vehicles that are subject to registration in the Republic of Armenia, to the Commission data on their owner, type and registration.

6. The State Revenue Committee adjunct to the Government shall transfer to the Commission

1) data on the amount of citizens' income, the payers' name or the surname, name and patronymic name, address, and in case of commercial organizations – data on received profit and paid shares from its database “taxpayer”;

2) the data of the database on personalized registration stipulated by the RA Law on Personalized Registration of Income Tax and Social Payment.

II. THE CONDITIONS OF PERSONAL DATA TRANSFER TO THE COMMISSION

7. The personal data stipulated in this procedure shall be transferred to the Commission by means of Commission's online connection with respective data systems (electronic databases) and downloading and using the respective data in electronic format.

8. The data form the databases shall be transferred to the Commission free of charge.

9. The Commission shall protect to personal data form accidental lost and their illegal use.

**Minister-Chief of the Staff of the
Government of the Republic of Armenia**

D. Harutyunyan