**GOVERNMENT OF THE REPUBLIC OF ARMENIA** 

**DECISION** 

N 145-N of 19 February, 2015

ON ESTABLISHING THE ORDER OF PROVIDING BY INDIVIDUAL STATE GOVERNMENT

BODIES TO THE COMMISSION ON ETHICS OF HIGH-RANKING OFFICIALS OF DATA

FROM PERSONAL DATA BASE DEVELOPED UNDER A PROCEDURE PRESCRIBED BY

THE LEGISLATION OF THE REPUBLIC OF ARMENIA

On the basis of Article 43 of RA Law on Public Service and Paragraph 3 of Article 7 of RA

Law on Personal Data the Government of the Republic of Armenia decides:

1. To establish in accordance with the annex the order of providing by individual state

government bodies to the Commission on Ethics of High-Ranking Officials of data from

personal data base developed under a procedure prescribed by the legislation of the

Republic of Armenia.

2. That the Minister of Justice of the Republic of Armenia, Head of the Police of the

Republic of Armenia adjunct to the Government of the Republic of Armenia, Chairman

of the State Committee of the Real Estate Cadastre adjunct to the Government of the

Republic of Armenia will in a one-month time period, after this decision enters into

force, adopt the format and technical parameters of the data mentioned in Paragraphs

2-4 of the order established by this decision, beforehand coordinating them with the

Commission on Ethics of High-Ranking Officials.

3. This decision enters into legal force from the day following the official publication.

Prime Minister of the Republic of Armenia

H. Abrahamyan

26 February, 2015

Yerevan

Annex to N 145-N decision of the Government of the Republic of Armenia of February 19, 2015

## **ORDER**

OF

## PROVIDING BY INDIVIDUAL STATE GOVERNMENT BODIES TO THE COMMISSION ON ETHICS OF HIGH-RANKING OFFICIALS OF DATA FROM PERSONAL DATA BASE DEVELOPED UNDER A PROCEDURE PRESCRIBED BY THE LEGISLATION OF THE REPUBLIC OF ARMENIA

## **GENERAL PROVISIONS**

- 1. This order regulates relations connected with the provision by individual state government bodies to the Commission on Ethics of High-Ranking Officials (hereinafter referred to as: Commission) of data from personal data base developed under a procedure prescribed by the legislation of the Republic of Armenia.
- 2. The Ministry of Justice of the Republic of Armenia provides to the Commission data from the United State Electronic Register of Legal Entities and the Electronic Register of the Registration of Civil Status Acts of the state register of legal entities conducted by the Ministry itself:
- 1) data on the registration of legal entities, their participants, occupied posts in the organization, statuses, stakes and shares;
- 2) data on the spouse, children, parents, sisters, brothers and persons who are till 2<sup>nd</sup> degree related in kinship with the high-ranking official or his/her spouse;
- 3. The Police of the Republic of Armenia adjunct to the Government of the Republic of Armenia provides data to the Commission from the population state register conducted by the Police itself and from the system of the traffic police of registration of transportation vehicles:

- 1) data on passport information of the citizens, their registration addresses, registration numbers of public services;
- 2) data on the types of transportation means, their series and marks, registration, owners, signed agreements on the alienation of transportation means.
- 4. The State Committee of the Real Estate Cadastre provides to the Commission data from the real estate register conducted by the Committee itself:
- 1) data on reals estate type, addresses, owners;
- 2) data on signed deals related to the alienation, renting, subrenting, gratuitous usage.

## II. TERMS OF THE PROVISION OF PERSONAL DATA TO THE COMMISSION

- 5. The personal data of the databases mentioned in this order shall be provided to the Commission through the Commission's online connection to respective informational systems (electronic depositories) and through the uploading or using respective data in an electronic way. The data of the informational systems that are not available online, shall be provided to the Commission via electronic post or in a paper version, not later than during 10 days after the receipt of the inquiry by the Commission.
- 6. The personal data of the informational systems shall be provided to the Commission free of charge.
- 7. The Commission shall protect the personal data from an accidental loss and prohibited use.

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

D. Harutyunyan