



LAW OF MONGOLIA

3 January, 2003

Ulaanbaatar

ON STATE INSPECTION

CHAPTER ONE GENERAL PROVISIONS

Article 1. Purpose of the law

1.1. The purpose of this law is to define the state inspection system, the legal basis of the state administrative inspection and to regulate the relations related to the implementation of the state inspection.

Article 2. Legislation on state inspection

Legislation on state inspection of Mongolia shall consist of this law and other legislative acts.

Article 3. System and scope of state inspection

3.1. State inspection shall consist of inspections by the State Great Hural, the President, the State Audit Office and the State Administrative Body (hereinafter referred to as "professional inspections"), inspections by the Constitutional Tsets, courts, prosecutors and local self-governing bodies in accordance with this law. .

3.2. Relations related to the State Great Hural, the President's inspection, the Constitutional Tsets, courts, prosecutors' inspections and the State Audit activities shall be regulated by their respective legislation.

This law shall regulate relations related to inspections of Governors of ministries, agencies, aimags, the capital city, soums, districts and baghs, specialized inspections authorized by law, as well as inspections to be carried out by local self-governing bodies in accordance with this law. .

3 Article ¹. Definition of legal terms

³ 1.1. The following terms used in this law shall have the following meanings:

³ 1.1.1. "Inspection" means an inspection aimed at assessing whether the activities (actions or inactions) carried out by citizens and legal entities, as well as the goods, products, works and services produced and sold meet the requirements specified in the legislation. a set of inspection measures;

³ 1.1.2. "Method and form of inspection" means inspection of documents related to the inspection, inspection of the territory, premises, buildings, rooms, equipment, other objects, vehicles and cargo where the inspected person operates. Officials of the inspection organization, as well as those involved in the inspection in accordance with the law, shall be involved in the inspection in accordance with the procedures provided by law. activities of existing experts and research organizations;

³ 1.1.3. "Inspection record" means to register each inspection in a unified database in accordance with relevant procedures.

/ The above 3 Article ¹ was added by the law in 6/10/2010 /

Article 4. Principles of state inspection

The following principles shall be followed in conducting state inspections (hereinafter referred to as "inspections"):

4.1.1. Human life, health, social and environmental safety shall take precedence over any other interests and goals;

4.1.2. The inspection shall be conducted in accordance with the grounds specified in the law, and the inspection shall be independent, fair, and the activities of the inspection authority shall be open and transparent;

4.1.3. Expenses related to the inspection shall be financed from the state budget and no fees related to the inspection activities shall be demanded from the inspected person, except as provided by law;

4.1.4. To treat the audited person equally and respect his / her legal rights, interests and reputation;

4.1.5. To base the risk classification of the object when planning the inspection;

4.1.6. The inspection shall be conducted only on the basis of the law and legal acts registered for public compliance and shall be carried out only by the inspection organization and official authorized by law;

4.1.7. The inspection shall not be duplicated and the results of the analysis conducted by the authorized state body shall be mutually accepted by the authorized body to implement the inspection.

/ Article 4 was amended according to the law dated June 10, 2010 /

Article 5. General grounds and procedures for conducting inspections

5.1. The inspection authority (hereinafter referred to as "inspection body") shall conduct inspections in accordance with the grounds and procedures specified in the law and shall classify inspections into planned, unplanned and performance.

5.2. Planned and unscheduled inspections shall be conducted in accordance with the guidelines approved by the authorized official and shall include the following:

5.2.1. Date, month and unified number of the guideline;

5.2.2. The purpose and grounds of the audit;

5.2.3. Type, method and form of examination;

5.2.4. The scope of the audit, the name of the business entity, organization, citizen and object to be audited;

5.2.5. The audit team and the head of the working group;

5.2.6. Start and end dates of the audit;

5.2.7. Information on previous inspections.

5.3. In the event of a situation that directly or indirectly poses a serious threat to human life, health or the environment and causes or may cause significant damage, the inspection shall be carried out by the decision of the authorized official of the state administrative organization in charge of specialized inspection and emergency. may be done without the guidelines specified in Article 5.2 of the Law.

5.4. It is prohibited to conduct an inspection by making a preliminary conclusion on the relevant issue and approving it.

5.5. Other governmental and non-governmental professional organizations, experts, research organizations and citizens may be involved in the inspection team.

5.6. Prior to the inspection, the authorized official shall introduce the purpose and composition of the inspection to the person to be inspected, provide a copy of the guidelines and checklist, and the state inspector shall present his / her ID card.

5.7. The inspection shall be carried out only within the scope of the issues specified in the guidelines and checklist.

5.8. If necessary, the state inspector may document the inspection process and detected violations (photos, videos), as well as the inspected person, his / her official representative and authorized official, the inspection process, actions of the state inspector and detected violations.

5.9. During the inspection, the state inspector shall make two copies of the inspection record and one copy shall be given to the inspected person and the following basic information shall be included in the inspection record:

- 5.9.1. The course of the audit and the circumstances identified during the audit;
- 5.9.2. Opinion and conclusion of the state inspector;
- 5.9.3. Suggestions and requests of the audited entity.

5.10. The examinee shall get acquainted with the examination record and sign it, and if he / she refuses to sign, it shall be reflected in the examination record.

5.11. The state inspector shall present the minutes and results of the inspection to the higher level state inspectors within 5 working days after the completion of the inspection.

5.12. In case the state inspector temporarily suspends the activities of the inspected person or seals the property in order to stop the violations revealed as a result of the inspection, the state inspector of higher instance shall review the measures taken by the state inspector within 5 working days. notify in writing. The provisions of this section shall not apply to environmental control.

5.13. If the violations revealed during the inspection are immediately eliminated and the requirements are fully met, the amount of the fine imposed on the person's request or the results of the re-inspection may be reduced or the measure may be revoked and this decision shall be made by the higher level state inspector.

5.14. Information on the conducted inspection shall be entered into the unified inspection registration database from time to time.

5.15. It is prohibited for the inspection organization, official and other persons involved in the inspection to use the information obtained during the inspection for other purposes.

5.16. Introduction on inspection results and other documents shall be made in accordance with relevant procedures and signed by the official who conducted the inspection.

5.17. Unless otherwise provided by law, an inspection body shall make the results of its inspections public to the public within 10 working days after finalizing the results of its inspections.

5.18. In case the state inspector violates the procedures set forth in the law and the code of ethics of the state inspector in conducting the inspection activities, the inspected person shall have the right to file a complaint to the authorized official of the inspection body and the Ethics Committee.

/ The above Article 5 was re-edited by the Law of June 10, 2010 /

Article 5¹. Scheduled inspection

5¹.1. The inspection plan to be carried out by the central and local specialized inspection bodies for the next year shall be approved by the central specialized inspection body by December 1 of the previous year and made public by the central specialized inspection agency taking into account the risk assessment.

5¹.2. Khyanalit inspection body notified by mail and telephone planned inspections person tested for at least five days prior to the notice, or in person, and shall specify the name and check start and end time body to investigate.

5¹.3. Unless otherwise provided by law, the duration of the planned inspection of the object shall not exceed 15 working days, except for the time for summarizing the results of the inspection and financial inspection.

5¹.4. The authorized official of the legal entity shall be present during the scheduled inspection and the absence of the official shall not be a ground for postponing the inspection.

/ The above 5 Article ¹ was added by the law in 6/10/2010 /

Article 5². Unscdeduled inspection

5².1. Unscdeduled inspections shall be carried out at the request, request, complaint, information, decision of the competent authority of a citizen, business entity or organization, as well as directly on human life, health and environment such as accidents, infectious diseases and poisoning. in case of indirect damage and on other grounds specified in the legislation.

5².2. Citizens, business entities and organizations specified in 5².1 of this Law shall submit petitions, requests, complaints and information to the inspection body together with relevant evidence. If the organization considers, the inspection shall be started within 5 working days.

5².3. Unscheduled inspections shall be conducted only within the scope of the grounds and guidelines set forth in the guidelines.

5².4. Unless otherwise provided by law, the duration of unscheduled inspections on the object shall not exceed 10 working days and shall not include the time for issuing inspection results.

5².5 Unplanned inspections shall be prohibited on grounds other than those specified in 5².1 of this Law .
/ The above 5 Article² was added by the law in 6/10/2010 /

Article 5³. Performance audit

5³.1. The performance audit shall be conducted in order to monitor the implementation of the official requirements given by the inspection body to eliminate the violations revealed during the previous inspection.

5³.2. The performance audit shall be conducted within the framework of the official request to eliminate the violation revealed during the previous audit, its causes and conditions.

5³.3. When conducting a performance audit, the audited entity shall be notified in advance at least two working days in advance.

/ Article 5³ was added by the law in 6 June 2010 /

Article 5⁴. Risk classification of inspection objects

5⁴.1. The risks of the inspected object shall be classified as small, medium and large depending on the damage and consequences that may cause damage to human life, health, environment and social security.

5⁴.2. Criteria and indicators to be included in the risk category specified in 5⁴.1 of this Law shall be determined by the Government.

5⁴.3. Based on the criteria and indicators specified in 5⁴.2 of this Law , the list of objects belonging to the risk category and the frequency of inspections shall be approved by the Government member in charge of specialized inspection in each area of inspection.

/ Article 5⁴ was added by the law in 6 June 2010 /

Article 5⁵. Test sampling

5⁵.1. If a sample is taken from the product (hereinafter referred to as "sample") during the inspection, the state inspector shall write a special act which shall include the following:

5⁵.1.1. The date and place of the act of sampling;

5⁵.1.2. Name and address of the auditor;

5⁵.1.3. Name and position of the representative of the inspected person present at the sampling;

5⁵.1.4. Name, first name and position of the selected state inspector;

5⁵.1.5. Grounds and requirements for sampling;

5⁵.1.6. Name of the country of import and manufacturer;

5⁵.1.7. Sampling time, product name, type, packaging, serial number, production and storage expiration date, total imported and sampled quantity, sample price.

5⁵.2. The act specified in 5⁵.1 of this Law shall be made in triplicate and one copy shall be given to the examiner and the accredited laboratory and the remaining copy shall be attached to the examination personal file.

5⁵.3. The state inspector shall take a sample in accordance with the relevant regulations and ensure the integrity, purity, storage and transportation, and temperature regime of the sample. Procedures related to sampling, storage and transportation shall be approved by the Government member in charge of specialized inspection.

5⁵.4. Shalgulagch person has the right to make complaints to be present in the sample.

5⁵.5. In case of loss of normal operation of the production mode of the examinee due to sampling of the product, it shall be returned after analysis.

5⁵.6. The inspection body shall pay the price of the sample to be tested and the methodology for determining the price of the product shall be approved by the Government member in charge of finance. The

wholesale (market) price of the product for the last six months is taken into account when determining the price of the product.

/ 5⁵.6 shall be effective as of January 1, 2011 /

5⁵.7. In case the sample does not meet the requirements of the legislation and standards, as well as repeated testing of the product or an outbreak of foodborne illness, the test fee shall be paid by the examiner.

5⁵.8. This article shall not apply to professional border inspection.

/ Article 5⁵ was added by the law in 6 June 2010 /

CHAPTER TWO AUTHORITIES OF THE STATE ADMINISTRATIVE INSTITUTION ON INSPECTION

Article 6. Powers of the Government

The work organized to ensure the implementation of the legislation and its results shall be reported to the State Great Hural annually.

6.2 Analyze the work organized by the Government, ministries, agencies, specialized inspection agencies and local administrative organizations to ensure the implementation of legislation, Presidential decrees and Government decisions and take measures to improve their effectiveness.

6.3 Measures shall be taken to establish an effective system of administrative control and the interaction of professional inspection bodies shall be coordinated towards common goals.

6.4 The Government shall establish general procedures for organizing internal inspections of business entities and organizations.

/ This part was amended according to the law dated June 10, 2010 /

6.5. Exercise other powers specified in the legislation.

Article 7. Powers of state administrative bodies established by ministries, agencies and the Government

7.1. The branch in charge of management, its affiliated organizations and business entities shall organize the implementation of the legislation, Presidential decrees and Government decisions within the scope of their staff and inform the Government in accordance with established procedures.

7.2. Based on the general procedures established by the Government, affiliated organizations and business entities shall approve and enforce the procedures for organizing internal inspections in their offices.

7.3. The implementation of laws, Presidential decrees and Government decisions shall be inspected by affiliated organizations, state-owned and partly state-owned legal entities, and if necessary, reports and information of their management shall be heard.

7.4. Take measures to conduct fact-checking on the use, storage, protection, accounting and financial activities of state-owned property of affiliated organizations and business entities.

Article 8. Powers of aimag, capital city, soum, district, bag and khoroo governors

Governors of all levels shall exercise the following powers:

8.1.1. To inspect the implementation of legislation, Presidential decrees, decisions of the Government, its organizations and Citizens 'Representatives' Khurals in all organizations and business entities located in its territory, regardless of their affiliation and type of ownership;

8.1.2. To inform, publicize and implement the implementation of legislation, Presidential decrees, decisions of the Government, its organizations and Citizens 'Representatives' Khurals in its territory, and to report the results and implementation to higher level Governors and the Government in accordance with procedures established by the Government.

Special powers of aimag and capital city governors:

8.2.1. Approve and enforce the procedure for organizing internal inspections of its own and lower level Governor's offices, affiliated organizations and business entities based on the general procedures established by the Government;

8.2.2. Organize and consolidate the study of the implementation of legislation, Presidential decrees and Government decisions at the territorial level and submit proposals to the President and the Government for their improvement;

8.2.3. Take measures to conduct documentary inspections on the use, storage, protection, accounting and financial activities of state property of soums, districts, affiliated organizations and business entities.

8. Special powers of soum and district governors:

8.3.1. Hear the information of the authorities of the organizations and business entities located in its territory on the work being done to ensure the implementation of the legislation, Presidential decrees, decisions of the Government, its organizations and Citizens 'Representatives' Khurals, its progress and results; to give instructions on implementation of the legislation and ensure its implementation.

Article 9. Specialized inspection body and its powers

9.1. The specialized inspection agency shall have a unified and centralized management and it shall be financed from the state budget.

9.2. The specialized inspection agency shall consist of the central specialized inspection agency, aimag and capital city specialized inspection agency, border specialized inspection service and soum state inspection inspector.

9.3. The Central Specialized Inspection Agency shall exercise the following powers:

9.3.1. To monitor the implementation of the legislation and other generally applicable legal acts in accordance with the law;

9.3.2. To study and consolidate the implementation of the legislation and the procedures established by the state authorities based on it, to submit proposals to the relevant organizations to improve the relevant legislation and decisions, and to submit them to the Government once a year;

9.3.3. Approve inspection standards and checklists taking into account the procedures, instructions, forms, methodologies, general technical requirements and risk classification related to the inspection in each area of inspection;

9.3.4 provide professional, methodological and organizational guidance to local specialized inspection organizations;

9.3.5. To organize training and retraining of specialized inspection staff, to ensure their working conditions and social security;

9.3.6. To create and maintain a unified inspection registration database;

9.3.7. Other powers specified in the legislation.

9.4. The specialized inspection agency shall not be responsible for contributing revenue to the state budget.

9.5. The list of laws, regulations and other legal acts related to the procedures, instructions and inspection activities specified in 9.3.3 of this Law shall be open and accessible to the public.

9.6. Certain functions of the specialized inspection agency or powers other than those of the state inspector may be transferred to a non-governmental professional organization.

/ Article 9 was amended according to the law dated June 10, 2010 /

Article 10. State inspector of specialized inspection and his / her general powers

10.1. The state general inspector, state general inspector of the sector, senior state inspector, state inspector, senior state regional inspector, senior state inspector and state inspector shall work in the central body to implement professional inspection.

/ This part was amended according to the law dated June 10, 2010 /

10.2. Mergejliin control of the Central Organization chairman Article 18 of the Government of Mongolian³ appointed and dismissed by the Prime Minister in accordance with paragraph 2 of article.

/ This part was amended according to the law dated December 23, 2011 /

/ This part was amended according to the law dated December 07, 2017 /

The head of the central specialized inspection agency shall be the state general inspector of specialized inspection. The authority of the Inspector General shall be granted by the Government.

10.4. The state general inspector, senior state inspector and state inspector of the sector shall work in the specialized inspection center and local organizations and the state inspector shall grant the rights of state inspector to them and other persons authorized by law.

/ This part was amended according to the law dated June 10, 2010 /

10.5. The head of the local specialized inspection agency shall be appointed by the head of the central specialized inspection agency in consultation with the aimag and capital city governors.

10.6. The head of the local organization implementing professional inspection shall be the senior state inspector.

10.7. The state inspector of the local organization implementing professional inspection shall be appointed and dismissed by the senior state inspector of the respective locality.

10.8. The state inspector shall use the official and personal number, stamp, as well as official requirements, conclusion, act and fine letterhead approved by the Government and issued by the official authorized to appoint the state inspector.

10.9. The state inspector of specialized inspection shall exercise the following general powers:

/ This part was amended according to the law dated June 10, 2010 /

10.9.1. To monitor the implementation of special regulations established by the legislation and based on it by the authorized state body for general compliance in certain areas of management;

10.9.2. To have unimpeded access to the object to be inspected;

~~10.9.3. In agreement with the relevant organization, to involve relevant professional people in the inspection work and to have the laboratory or examination performed by a professional organization in order to verify the necessary issues;~~

/ This provision was repealed by the law in force since June 10, 2010 /

10.9.4. To obtain free of charge information, research, explanations, references and other documents required from the inspection work from relevant organizations, business entities and officials;

~~10.9.5. To take samples and samples of products free of charge and analyze them in the quantity and amount determined by the administrative control authority by making a note;~~

/ This provision was repealed by the law in force since June 10, 2010 /

~~10.9.6. To issue an act to transfer illegally earned income and property of organizations, business entities and citizens to the state revenue by issuing an act, and to resolve the issue of compensation for damages caused to others in accordance with relevant legislation;~~

/ This provision was repealed by the law in force since June 10, 2010 /

10.9.7. In case of direct or indirect harm to human life, health or the environment, as well as in case of an accident, related work, production, service or activity in whole or in part; to suspend until the violation is eliminated, to decontaminate, detoxify and purify the necessary items, to stop the use of the building, machinery and equipment, to prohibit the sale and sale of related products, to destroy or use it for other purposes if it does not contradict the relevant requirements. ~~In case of non-compliance with this decision, to make a decision to terminate the production or service completely, unless otherwise provided by law;~~

/ This part was amended according to the law dated June 10, 2010 /

10.9.8. Require relevant organizations, business entities, citizens and officials to eliminate the violations revealed during the inspection and eliminate their causes and conditions, give timely instructions and ensure their implementation;

/ This part was amended according to the law dated June 10, 2010 /

~~10.9.9. To transfer the inspection report and relevant documents to the competent authority in case of a serious accident, large damage to human life and health or if the violation is of a criminal nature;~~

/ This provision was repealed by the law in force since June 10, 2010 /

10.9.10. A state inspector shall strictly observe the legislation, perform his / her official duties faithfully without interference, respect the legitimate interests and dignity of the state, organization, business entity and official, and treat himself / herself and other spouses and family members. , refuse to inspect issues related to relatives and carry out a full inspection;

10.9.11. To be fully responsible for the accuracy of the inspection, conclusion, written introduction, official requirements, number, grounds and evidence of the state inspector;

10.9.12. To impose liability specified in the Law on Violations in accordance with the law;
/ This part was amended according to the law dated December 4, 2015 /

10.9.13. Other powers specified in the legislation.

10.10. The specific powers of the state inspector shall be determined by the legislation on administrative control.

10.11. The Director of the Aimag and Capital City Specialized Inspection Agency shall be selected and appointed from among civil servants who have been working for the State Inspection Agency for at least 3 years in accordance with Articles 25, 26 and 27 of the Civil Service Law.

/ This part was added by the law in December 22, 2006 /

/ This part was amended according to the law dated December 07, 2017 /

10.12. In addition to the general powers specified in Article 10.9 of this Law, the General State Inspector and the Chief State Inspector shall exercise the following powers:

10.12.1. In agreement with the relevant organization, to involve relevant professionals in the inspection work and to have the laboratory or examination performed by a professional organization in order to verify the necessary issues;

10.12.2. To resolve the issue of illegally earning income and property of business entities, organizations and citizens into state revenue by issuing an act, as well as to compensate the damage caused to others in accordance with the relevant legislation;

10.12.3. In case of non-compliance with the decision specified in Article 10.9.7 of this Law, unless otherwise provided by law, the decision of the state inspector shall be enforced by a court or the relevant organization shall submit its proposal and conclusion on termination of the production or service;

10.12.4. In case of a serious accident, loss of human life or health, significant damage or if the violation is of a criminal nature, to transfer the inspection report and relevant documents to the competent authority;

10.12.5 approve guidelines for planned and unplanned inspections;

10.12.6. To review and resolve complaints related to the activities of the state inspector and inspections.

/ This section was added by the law in 6/10/2010 /

10.13. The soum state specialized inspector shall exercise the powers specified in Articles 10.12.2 and 10.12.3 of this Law in soums without a senior state inspector.

/ This section was added by the law in 6/10/2010 /

Article 11. Guarantees for exercising the powers of a state inspector

11.1. The state inspector shall be provided with the following additional guarantees in addition to working conditions, guarantees, additional guarantees, salaries, compensation, assistance, bonuses, pensions and benefits specified in the Civil Service Law:

11.1.1. In case of using public transportation (except taxis) within the city or settlement while exercising its authority to conduct inspections, the organization shall reimburse the expenses incurred in accordance with the established procedures;

11.1.2. If he / she temporarily loses his / her ability to work while exercising his / her inspection authority, he / she shall receive temporary disability allowance and salary difference during the period of temporary disability, if he / she becomes disabled, he / she shall receive disability pension; to receive over time;

11.1.3. To provide a one-time grant equal to three years' salary to the victim's family in case of loss of life in connection with the exercise of his / her powers to conduct inspections.

11.1.4. The state inspector of specialized environmental and border inspection shall be provided with labor protection clothing and technical equipment required to perform his / her inspection duties;

/ This provision was added by the law in 6/10/2010 /

/ This part was amended according to the law dated January 23, 2015 /

11.1.5. In case of insult, slander, harassment, real threat to life and health in connection with the exercise of his / her powers, the police shall take measures to ensure his / her safety.

/ This provision was added by the law in 6/10/2010 /

11.2. The difference between the salary, allowance and salary of the official specified in 11.1.2 and 11.1.3 of this Article and the grant aid shall be provided from the state budget and the property shall be reimbursed by the guilty person.

CHAPTER THREE AUTHORIZATION OF INSPECTION OF LOCAL SELF-GOVERNING ORGANIZATIONS AND OTHER ORGANIZATIONS AND LEGAL ENTITIES

Article 12. Powers of Citizens' Representatives Khurals of aimags, the capital city, soums and districts and their Presidiums

12.1. Citizens' Representatives Khurals of aimags, the capital city, soums and districts shall exercise the following powers:

12.1.1. Relevant legislation, Presidential decrees, Government, its organization, work on ensuring the implementation of decisions of higher level and the Khural, its progress and results, Governor, organization belonging to the respective administrative unit in its territory, to hear information from the management of the business entity and discuss the report;

12.1.2. To inspect the implementation of the decisions of the higher level and the respective Khural in all relevant organizations and business entities of its territory, regardless of their jurisdiction, type and form of ownership;

12.1.3. To discuss the answers to the questions and inquiries raised by the representatives of the Khural in connection with the implementation of the relevant legislation, Presidential decrees, decisions of the Government, its organizations, higher level and the Khural and to make appropriate decisions if necessary;

12.1.4. If the Governor considers that he / she is insufficiently exercising his / her authority to organize and monitor the implementation of legislation, Presidential decrees, decisions of the Government, its organizations and Khurals at the territorial level, the Prime Minister or higher level shall propose his / her resignation before the end of his / her term. To the governor;

12.1.5. Other powers specified in the legislation.

12.2. The Presidium of the Citizens' Representatives Khural shall exercise the powers specified in Article 12.1.1 of this Law to hear the information of the authorities of the organizations and business entities specified in Article 12.1.1, discuss the report and hearings during the recess of the Khural.

Article 13. Obligations of organizations and business entities regarding inspections

13.1. The governing body of an organization or business entity shall organize the implementation of relevant legislation, Presidential decrees, the Government, its organizations, the Khural, the Governor and its decisions within the organization, and establish internal audit procedures based on general procedures established by the Government. .

/ This part was amended according to the law dated June 10, 2010 /

13.2. Requirements of organizations, business entities and their officials to support the inspection work, to eliminate the violations and shortcomings revealed during the inspection, to stop the illegal activities and to take relevant measures. shall be obliged to fulfill and officially notify the amount within the set time.

Article 14. Right to appeal against inspection decision

14.1. If the management or official of the inspected organization or business entity considers that the legislation has been violated or the decision made is unfounded during the inspection, he / she shall file a complaint to the authority of the inspected organization.

14.2. The governing body of the inspection body that received the complaint shall take measures to resolve it within 30 days after receiving it. If the governing body or official of the organization or business entity that filed the complaint does not agree with the decision of the inspection body, it may file a complaint to the court.

CHAPTER FOUR MISCELLANEOUS

Article 15. Responsibilities of an official authorized to carry out inspections

15.1. If an official authorized to conduct an inspection violates the legislation, he / she shall be held liable in accordance with the relevant legislation.

Article 16. Liability for violators

/ The title of this article was amended by the law dated December 4, 2015 /

16.1. If the actions of an official violating this Law are not of a criminal nature, he / she shall be subject to liability specified in the Civil Service Law.

/ This part was amended according to the law dated December 4, 2015 /

A person or legal entity that violates this Law shall be subject to liability specified in the Criminal Code or the Law on Violations.

/ This part was amended according to the law dated December 04, 2015 /

16.3. This law shall come into force on January 3, 2003.

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CHAIRMAN OF THE PARLIAMENT OF MONGOLIA S.TUMUR-OCHIR