

Armenia - Legal Annex

1. **Constitution, July 5th, 1995**
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1. Constitution, July 5th, 1995

Article 65. A Deputy may not hold any other public office, nor engage in any other paid occupation, except for scientific, educational and creative work.

2. Electoral Code, February 5th, 1999

Article 100: Nomination of Candidates for Deputies of the National Assembly by Proportional System

3. The application of a party on running in the elections of the National Assembly shall include:

- 1). party charter (in the event of the party alliance - the charters of all the parties in the alliance), the document on naming the alliance;
- 2). decision of the permanently functioning body of the party on the nomination of candidates for deputies to the National Assembly by the proportional system, the list of the candidates, which includes - by consecutive numbers - the family name, first name, date of birth, passport number, place of registered residence, place of work and position (occupation) of nominated candidates;
- 3). receipt on the payment of the electoral deposit in the amount of 2,500 times the minimum salary;
- 4). references, that the candidates nominated by party lists have been a citizen of the Republic of Armenia within the last five years;
- 5). references, that the candidates nominated by party lists have been permanently residing in the Republic of Armenia for the last five years;
- 6). written statement of the candidates nominated by party lists of their consent for being registered as candidates for deputies;

7). declaration about his/her private property and his/her and his/her family members' income for the last one year;

8). separate party lists presented by the parties within the alliance.

Article 106: Requirements for Nomination of a Candidate for the Deputy of the National Assembly by Majoritarian System

1. The decision of the permanently functioning body of the party and the application (decision) of the initiative group on the nomination of the candidate for the deputy of the National Assembly by majoritarian system shall include the constituency number and the following data on the nominated candidate:

1). family name, first name;

2). year, month and date of birth;

3). place of registered residence;

4). place of work and position (occupation);

5). party affiliation;

6). declaration about his/her private property and his/her and his/her family members' income for the last one year;

7). passport number.

3. Rules of Procedure of the National Assembly, February 20th, 2002

Source: <http://www.parliament.am/legislation.php?sel=subject&lang=eng>

CHAPTER 1.

DEPUTY OF THE NATIONAL ASSEMBLY

Article 8. Activities of the Deputy

7. In accordance with Article 65 of the Constitution, the Deputy may not hold other state office or perform other paid work, except for scientific, pedagogical and creative work.

Article 12. Termination of authority of the Deputy

1. The authority of the Deputy shall terminate, if:

c) he/she has violated the requirement of part one of Article 65 of the Constitution;

h) the decision of the Constitutional Court on invalidating the registration of his/her election has come into force;

4. Law on declaration of Property and Income of Senior Officials of Government Bodies of the Republic of Armenia , July 27th, 2001

ARTICLE 1. PURPOSE OF THE LAW AND THE OBJECT OF REGULATION

1. The aim of this law is to create functioning mechanisms against corruption and abuses through introduction of a declaration system of property and income by senior officials of RA government bodies. The law also aims to ensure public trust over the generation of property and income of people submitting those declarations.

2. This law regulates relations between the declaration of property and income of senior officials of RA authorities listed in Article 2 of the law, the order of submitting declarations, as well as the liabilities for the violation of the law.

3. Relations between the declaration of property and income of senior officials of RA authorities are regulated by the law of the Republic of Armenia, which consists of:

- a. this law and other laws of the Republic of Armenia;
- b. decisions of the Government of the Republic of Armenia for the cases and within the framework defined by the laws of the Republic of Armenia;
- c. acts adopted by the state government bodies for the cases and within the framework defined by the laws of the Republic of Armenia or by the Government decisions of the Republic of Armenia.

ARTICLE 2: OFFICIALS SUBMITTING DECLARATIONS

1. According to the given law, property and income declarations are submitted by the following senior officials of government bodies of the Republic of Armenia:

- a. Persons possessing political, discretionary and civil service senior and chief positions according to the legislation of the Republic of Armenia;
- b. President of the Central Bank of the Republic of Armenia, his/her deputy, Members of Council of the Central Bank, Head of Staff of the Council and the Heads of subdivisions, Heads of subdivisions of the General Office and the Heads of territorial subdivisions;
- c. Chairman of the Constitutional Court of the Republic of Armenia, Members and the Head of Staff;
- d. Judges of the Republic of Armenia;
- e. Chief Prosecutor of the Republic of Armenia and his/her deputies, Prosecutors heading the structural subdivisions of the Prosecution Office of the Republic of Armenia;
- f. Officials of the customs, taxation executive bodies, and police of the Republic of Armenia;
- g. Heads of the subdivisions (including territorial) of republican executive bodies of Defence, National Security, Foreign Affairs, Emergency Situations of the Republic of Armenia;
- h. President of State Social Security Fund of the Republic of Armenia, Heads of structural and territorial subdivisions;

- i. Chairman of the Control Chamber of the National Assembly of the Republic of Armenia;
- j. Heads of permanent commissions (services, councils) established based on the law of the Republic of Armenia, their deputies and members.

2. Related persons of those officials listed in the first part of this section also must submit declarations.

According to this law related persons are:

- a. spouses of the officials submitting declarations, their parents living with them, and their adult children who are not married and live with them;
- b. in the case the officials submitting declarations are not married and do not have children, declarations must be submitted by their parents living with them and their adult sisters and brothers who are not married and live with them;
- c. in the case the official submitting declaration is not married but has a child, declaration must be submitted by his/her adult children who are not married and live with him/her and parents living with him/her.

3. Officials mentioned in point 1 of this Article must continue submitting declarations within 5 years after they are released from their positions or the end of their service. Persons mentioned in point 2 of this Article must continue submitting declarations within 2 years after the release from the positions or the end of the service of the persons mentioned in point 1 that they are related to.

(Article 2 was amended, 26.12.02 HO-489-N)

ARTICLE 3: PROPERTY SUBJECT TO DECLARATION

1. According to the order and time-frames defined by this law, officials declare the following property inside or outside the Republic of Armenia that belongs to them with the right of ownership (including general joint and general share ownership), possession and use:

- a. real estate – lands, mineral parts, isolated water objects, forests, perennial seedlings, buildings and constructions, other property attached to the land, that is, those objects that are impossible to detach from the land without causing disproportionate damage to the meaning of that property.
- b. means of transportation – buses, wheel, caterpillar, self-propelled machines and mechanisms, means of air and water transportation;
- c. financial resources, including the amounts (RA drams, foreign currency) in the accounts of banks and loan organisations;
- d. securities (bond, check, bill, stock, bank certificate (bank book, bank certificate) and other securities) and other investments (shares, dividends and others);
- e. cultural values and old-fashioned goods.

2. (section 2 of Article 3 was repealed, 26.12.02 HO-489-N)

(Article 3 was amended 26.12.02 HO-489-N)

ARTICLE 4: INCOME SUBJECT TO DECLARATION AND THE SOURCES OF ITS GENERATION

1. According to the order and time-frame defined by this law, officials declare all the income and their sources that they actually received in or outside the Republic of Armenia during the reporting period.

2. According to this law, income is considered the following proceeds received by the officials in RA drams or foreign currency:

- a. compensation for the work done and other similar payments;
- b. royalty and author payments received from the use of literature, art or scientific work or any kind of copyright for those works, from the use or the provision of right to use any patent, trade mark, design or model, plan, secret formula or process, programmes or industrial, commercial and scientific equipment/tools for the electronic calculating machines and databases or from providing information about an industrial, technical, organisational, commercial, scientific experiment;
- c. received loans and the interests or other compensations received from the provided loans;
- d. dividends
- e. income obtained from casinos, games with prizes
- f. material and financial prizes received from competitions as well as lotteries;
- g. property (including financial means) received as a donation or assistance;
- h. property (including financial means) received as a inheritance;
- i. insurance reimbursements;
- j. income received from business activities;
- k. income received from the use of property;
- l. payments and other reimbursements received from renting, income received from other civil-legal contracts;
- m. the insurance payments made by organisations for the official;
- n. all type of allowances;
- o. all type of penitence and stipends;
- p. one-off payments;
- q. alimony;
- r. other income by mentioning their type.

3. Income in the form of food (non-financial) is calculated with state regulated prices and, in the case of their absence, with free (market) prices as defined by the order of the Government of the Republic of Armenia.

ARTICLE 5. ORDER AND TERMS FOR SUBMITTING DECLARATIONS

1. Officials declare the property and income subject to declaration that are mentioned in Articles 3 and 4 of this law:

a. for the period starting from the 1st of the next month of his appointment to (selection for) the position till December 31st of that year (including), in the case of being appointed to (or selected for) a position;

b. for the period between January 1st till December 31st (including) of each year during the period of his/her appointment.

In the cases mentioned in this point, functions related to the properties mentioned in sub-points (a), (b) and (e) of point 1, Article 3 of this law are also subject to declaration for the given period.

2. Officials and their related persons submit the declarations of property and income in person or send by a registered letter to the territorial body of the official's place of registration (hereafter territorial authorised body) of the RA authorised government institution.

In the cases defined by the authorised body, officials submit the declarations of property and income to the authorised body itself. In the case of sending the declaration through a registered letter, the day of entrance of the letter to the post office is considered as the day of submission of declaration.

3. Officials submit the declarations until March 15th of the year following the declaration period.

4. The same official submits only one declaration of property and income for the same declaration period.

5. The property and income of persons under the guardian of the officials, who are not included in point 2, Article 2 of this law and whose property and income are subject to declaration, are incorporated into the declaration of the officials mentioned in point 1, Article 2 of this law.

The provisions of this point are functioning within 5 years after the release of the official from (or the end of) the service.

6. The provisions of the legislation of the Republic of Armenia defining obligation for ensuring secrecy do not extend to:

a. information presented by the officials in the property and income declaration form submitted to the authorised body, according to the order defined by this law;

b. information defined in points (e) and (g) of Article 9 of this law, which is submitted to the authorised body.

7. The Government of the Republic of Armenia defines the declaration forms, the order of their completion and preservation.

ARTICLE 6: PUBLICITY OF INFORMATION INCLUDED IN DECLARATION FORMS

1. Based on the declarations submitted within the timeframe defined in Article 5, within the 3 months period the authorised body prepares a reference about the information included in the property and income declaration forms of the officials in order to publish it in the media.
2. Information included in the reference must correspond to the information presented in the declaration forms.
3. The following must not be mentioned in the reference:
 - a. information that is defined as state or service secret by the legislation of the Republic of Armenia;
 - b. information about the address, telephone number and other personal contact information of the official submitting the declaration form;
 - c. detailed information about the place of the real estate subject to declaration;
 - d. information considered as bank secret.
4. The form of the reference is defined by the Government of the Republic of Armenia.
5. The reference is provided to the mass media (registered according to the regulations defined by the legislation of the Republic of Armenia) based on the submitted applications and within 1 months after receiving the applications.
6. The order of providing references is defined by the authorised body within 5 months after the entrance of this law into force.
7. The reference is subject to publication in the mass media exactly in the same way within 1 month after receiving the reference.
8. The reference is provided from June 15th till December 31st of each year.
9. Reference prepared based on the declarations submitted within the terms defined in Article 5 of this law can be placed in the corresponding website by the authorised body.

(Article 6 was edited, 26.12.02 HO-489-N)

ARTICLE 7: GUARANTEE OF SECRECY OF INFORMATION INCLUDED IN THE DECLARATION FORMS

1. The state guarantees the secrecy of the information included in the declarations, which are not subject to publicity by the order defined in Article 6 of this Law.
2. Information that according to this Law is not subject to publicity is provided to the third person with the official's certified agreement by the notary service.

ARTICLE 8: MEASURES OF LIABILITY AND THEIR APPLICATION FOR VIOLATION OF THE LAW

1. The violation of legislation regulation the relationship between declaration incur liabilities as determined by the laws of the Republic of Armenia.

2. A penalty up to 50 times the minimum salary is assigned to the official for not submitting declaration to the authorised body or the authorised territorial body within the defined terms of this Law.

A penalty from 100 to 200 times the minimum salary is assigned to the official for not submitting declaration within 30 days after assigning the penalty.

3. A penalty up to 50 times the minimum salary is assigned to the official for hiding or presenting false information about the property and income subject to compulsory declaration by this law.

The repetition of the same violation by the same person, who has already been penalised for the mentioned violation within the same year, instigates a penalty up to 200 times the minimum salary.

4. In the case of not paying the penalties mentioned in this Article within 10 days, penalties are being doubled.

5. Penalties defined by this Article are presented by an official of the authorised body and assigned by the head of the authorised body or the head of the territorial authorised body.

As an evident for the application of the liability measures defined in this Law is considered the information (data) based on which the authorised body approves the existence of a violation of the law within the framework of the legislation of the Republic of Armenia regulating the relationships between the declaration of property and income of senior officials of RA authority bodies.

For the application of penalties a protocol is being prepared, where the date and place of its preparation, position and name of the officials preparing the protocol, information about the official submitting the declaration, nature and time of violation of the law, explanation of the official liable for violation, the norm envisaging the liability and other necessary information are being mentioned.

(Article 8 was amended, 26.12.02 HO-489-N)

ARTICLE 9: AUTHORISED BODY

The authorised body:

- a. adopts departmental normative acts about the application of this Law;
- b. manages the records of officials submitting declarations;
- c. ensures the recording and maintenance of declaration forms;
- d. develops the information included in the declaration, based on that information prepares references about officials' property and income subject to declaration and, according to the order defined by Article 6 of this Law, ensures the publicity of the information included in the declarations;
- e. according to the regulations defined by the legislation and other legal acts of the Republic of Armenia, realises investigations in the state institutions, local self-government bodies as well as in commercial and non-commercial organisations in order to check the accuracy of information included in the declaration forms;
- f. carries out control over the implementation of this law, according to regulation defined by the Government of the Republic of Armenia;

g. according to the regulations defined by the legislation and other legal acts of the Republic of Armenia, receives information from the state institutions, local self-government bodies as well as in commercial and non-commercial organisations about the property and income of those officials defined by this Law;

h. provides declaration forms to the officials free of charge;

j. after the application of liability measures defined by this Law, provides an opportunity for the officials to make corresponding corrections in the submitted declarations within one month period;

k. realises other functions defined by the legislation of the Republic of Armenia.

(Article 9 was amended, 26.12.02 HO-489-N)

ARTICLE 10: TRANSITIONAL PROVISIONS

1. Provisions of this Law do not expand over those senior officials (and their related persons) of the government bodies of the Republic of Armenia who have been released from their positions or ended their service before the entrance of this Law into force.

2. By the time of entrance of this Law into force, officials considered for submission of declarations present their first declaration for the property and income defined by this Law until 1 February 2002. By the way, the following are subject to declaration:

a. property as of 1 January 2001 and 1 January 2002;

b. functions within the year of 2001 related to the property mentioned in sub-points (a), (b) and (e) of Article 3 of this year;

c. income received during 2001.

3. After the entrance of this Law into force, officials appointed to their positions (or selected) till 1 January 2002 as well as their related persons submit the first declaration of property and income according to the regulations and terms defined by Article 2 of this Law.

4. Declarations of 2002 for the property and income defined by this Law are submitted by:

a. officials (and their related persons) possessing positions defined by Article 2 of this Law until 1 January 2003;

b. officials (and their related persons) possessing positions defined by Article 2 of this Law by 1 January 2003;

5. Persons responsible for submitting declarations by point 4 of this Article submit the declarations of property and income defined the Law until 15 March 2003. By the way, the following are subject to declaration:

a. property as of 1 January 2002 and 1 January 2003;

b. functions defined by the Law related to the property during the year of 2002 ;

c. income received during 2002.

(Article 10 was amended, 26.12.02 HO-489-N)

ARTICLE 11: ENTRANCE OF THE LAW INTO FORCE

This Law enters into force from 1 September 2001.

* The RA Law on “Declaration of Property and Income of Senior Officials of Government Bodies of the Republic of Armenia” has been changed and amended – 26.12.02 HO-489N.

R. KOCHARYAN
PRESIDENT OF THE REPUBLIC OF ARMENIA

25 August 2001
HO-212

5. State Tax Service of the Government of the Republic of Armenia, Decree No. 03/13-N, On procedures for providing public statements to press media on information contained in declarations disclosed as per the RA law on declaring property and income of senior

Governed by Clause 6, Article 6 of the RA Law on Declaring Property and Income of Senior Officials of RA Governing Bodies and pursuing the goal of achieving the tasks of ensuring transparency of information disclosed in declarations submitted as per the above Law:

I DECREE:

To approve the Procedures for Providing Public Statements to Press on Information Contained in Declarations Disclosed As Per the RA Law on Declaring Property and Income of Senior Officials of RA Governing Bodies.

Approved
under Decree No. 03/13-N
of the Head of State Tax Service at the RA Government
of May 27, 2004

PROCEDURES FOR PROVIDING PUBLIC STATEMENTS TO PRESS MEDIA ON INFORMATION CONTAINED IN DECLARATIONS DISCLOSED AS PER THE RA LAW ON DECLARING PROPERTY AND INCOME OF SENIOR OFFICIALS OF RA GOVERNING BODIES

1. This establishes the procedures for providing to press media public statements on information contained in declarations of property and income of senior officials of the RA governing bodies and their related parties (hereinafter ‘Statements’).
2. In order to receive the Statements, the duly registered press medium (hereinafter ‘Press Medium’) should submit the following to the State Tax Service at the RA Government (hereinafter ‘Tax Authorities’):
 - a) Individual requests (hereinafter ‘Individual Requests’) on receiving statements prepared as per the RA Law on Declaring Property and Income of Senior Officials of the RA Governing Bodies (hereinafter ‘Law’) in two copies and in the form prescribed in Appendix 1 of these Procedures;
 - b) photocopy of registration certificate issued to the press medium by the RA Ministry of Justice;
 - c) accompanying note indicating the number of senior officials specified in Individual Requests.
3. Upon annotating and stamping the last pages of the two copies of Individual Requests on the date of their acceptance, the Tax Authorities should return one copy to the representative of the press medium.

4. Based on declarations submitted within the timeframe specified in Article 5 of the Law, the Tax Authorities should prepare the Statements in line with the presented Individual Requests and provide them in line with the to the press medium within one month after the date indicated in Clause 3 of these Procedures.

5. The Statements should be provided on diskettes as furnished by the press medium. Up to ten Statements may be provided in paper format.

6. When receiving the Statements, the authorized person of the press medium should present his or her passport and the power of attorney duly authorizing to receive the Statements.

7. The authorized person of the press medium should provide to the Tax Authorities a receipt certifying the receipt of the statements prepared as per law, in the format specified in Appendix 2 of these Procedures.

8. No statement should be provided to a press medium, namely, if:

a) person specified in Individual requests is not a declarant;

b) data indicated in the 2nd, 3rd and (or) 4th columns of the individual request do not clearly refer to the person in question;

c) person indicated in the individual request has failed to submit his or her declaration or has submitted it with delay;

d) declaration of the person specified in the individual request has not been accepted by the respective unit of the Tax Authorities because of non-compliance with the requirements of Clause 2 of the Procedures for Completing Property and Income Declarations of Senior Officials of RA Governing Bodies, or Their Related Parties approved as per RA Government Decree 27 of 14.01.2002, or if the declaration has been completed with such inconsistencies with the above Procedures which do not allow to prepare the statement.

In cases specified in this Clause, the Tax Authorities should present substantiated refusal to the press medium.

6. Government Decision No. 48, February 17th, 1993

Government of the Republic of Armenia

DECREE

No.48 of February 17, 1993

ON THE PROCEDURE FOR DELIVERY OF GIFTS RECEIVED EX OFFICIO TO THE STATE

The Government of the Republic of Armenia decrees:

1. All gifts received by officials, except for those received from persons related in kinship, as well as from persons not having official relationships with them shall be considered gifts received ex officio.

2. All gifts received by officials during business trips abroad (except for those received from persons related in kinship) shall be considered gifts received ex officio.

All gifts received from foreign missions and their individual members shall be considered gifts received ex officio

3. All gifts received ex officio, which exceed the monthly salary of the official five-fold, shall be subject to delivery.

If desired, the official may not deliver the gift to the state paying the difference between the amount of his/her five-month salary and the actual value of the gift.

4. The value of the gift shall be determined on the basis of the existing average market price.

5. If the gift was received for a ministry, state department, agency, enterprise, establishment, and organization (irrespective of its value), the official must transfer the gift to the balance sheet of the given

ministry, state department, agency, enterprise, establishment or organization.

6. The gift subject to delivery shall be delivered to the state as soon as possible, but not later than within 15 days of receiving the gift or returning from abroad.

7. Gifts received ex officio shall be subject to delivery to bodies provided for by Decree No. 585 of November 18, 1992 of the Government of the Republic of Armenia on The Use of Confiscated, and Ownerless Material and Monetary Values and those Inherited by the State. Further disposition thereof shall follow the procedure defined by the said Decree.

8. Non-delivery of gifts received ex officio to the state according to the prescribed procedure shall entail liability envisaged by the legislation.

Prime Minister of the Republic of Armenia

TI NIS Questionnaire: "Government Decision #48 (February 17, 1993) stipulates that the gifts taken by a public official (positions are not specified) are subject to submission to the respective state institutions if they cost five times more than his/her monthly salary. If a public official is willing to keep the gifts, he/she shall pay the balance between the market price of the gift and his/her fivefold monthly salary." [If this procedure is not followed, an official will be fined and the gift confiscated]

7. Law on Salary Scales for public office Holders, December 26th, 2002

Article 3. The rate for the position of the Deputy Chairman of the National Assembly shall be set at 310,000 drams. The rate for the positions of a chairman of a permanent committee of the National Assembly and a Deputy of the National Assembly shall be set at 300,000 drams

8. Blank Disclosure Form

Approved by
The government of Armenia
January 14, 2002
Order no. 27

Declarer's social card number

Declaration
(Form No. 1)

.....

(reporting period)

Assets and incomes of senior public officials of the Republic of Armenia

1. Declarer's name, surname, father's name
2. Workplace, position of senior official
3. Duration of holding the office
4. Address
5. Telephone number

6. Passport number, issuing authority
7. Family status
8. Declaration consists of Pages

Assets and incomes of the next of kin to senior public officials of the Republic of Armenia
(Form No. 2)

1. Declarer's name, surname, father's name
2. Address
3. Telephone number
4. Passport number, issuing authority
5. Declaration consists of ... pages

I.1. Data on next of kin and dependents of senior public officials

Form No. 1

No.	Name, surname, father's name	Spouse, parent, child, sister or brother	Dependent	Address
1.				
2.				
3.				
4.				

Form No. 2

I.2. Data on senior officials next of kin to the declarer

No.	Name, surname, father's name	Spouse, parent, child, sister or brother	Workplace, position of senior official	Duration of holding the office
1.				
2.				
3.				
4.				

II. Data on assets subject to declaration

II.1. Buildings and constructions

No.	Location (address)	Residential, public, production, etc.	Form of title to property	Reporting period			
				Initial size (square meter)	Dynamics		Final size (square meter)
					Acquired (square meter)	Disposed of (square meter)	
1.							
2.							
3.							
4.							

II.2. Lands

				Reporting period		
				Initial	Dynamics	Final

No.	Location (address)	Type of land	Form of title to property	size (hectare)	Acquired (hectare)	Disposed of (hectare)	size (hectare)
1.							
2.							
3.							
4.							

II.3. Other property

				Reporting period			
				Initial size	Dynamics		Final size
No.	Location (address)	Title	Form of title to property		Acquired	Disposed of	
1.							
2.							
3.							
4.							

II.4. Vehicles

				Reporting period			
				Initially available	Dynamics		Finally available
No.	Name and model	Year manufactured	Form of title to property		Acquired	Disposed of	
1.							
2.							
3.							
4.							

II.5. Bonds, shares, other investments

					Reporting period			
					Initially availabl e	Dynamics		Finally availabl e
No.	Organizati on	Type	Nomina l value	Acquisition value		Acquire d	Dispose d of	
1.								
2.								
3.								

II.6. Checks, letters of credit

				Reporting period			
				Initial unused remainder	Dynamics		Final unused remainder
No.	Provider of check, letter of credit	Type	Value		Received	Cashed	
1.							
2.							

3.							
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II.7. Cultural values and antiques

No.	Item	Period of creation	Author	Reporting period			
				Initial availability	Dynamics		Final availability
					Acquired	Disposed of	
1.							
2.							
3.							

II.8. Cash

No.	Cash	Beginning of the reporting period	End of the reporting period
1.			
2.			
3.			

III. Incomes subject to a declaration and their sources

No.	Source	Income received in the reporting period		
		In-kind	Foreign currency	Armenian dram
III.1.	Work remuneration and other payments classified as such			
III.2.	Royalties			
III.3.	Credits received and credits and other compensation received from credits provide			
III.4.	Dividends			
III.5.	Winnings from gambling and games with prizes			
III.6.	In-kind and cash winnings (prizes) from competitions and lotteries			
III.7.	Assets received as donation for aid (including cash)			
III.8.	Inherited assets (including cash)			
III.9.	Insurance compensations			

III.10.	Income received from business activities			
III.11.	Income received from the sale of property			
III.12.	Payment and other compensation received as rent, incomes from other civil contracts			
III.13.	Insurance payments made by organizations on behalf of the declarer			
III.14.	All types of social benefits (allowances)			
III.15.	All types of old age pensions and stipends			
III.16.	One-time payments			
III.17.	Alimony			
III.18.	Other incomes, mention the types			

IV. Comments

V. Changes of the section "II. Data on assets subject to declaration"

No.	Section and title of assets subject to declaration	Changes
1.	II.1. Buildings and constructions	Yes / No
2.	II.2. Lands	Yes / No
3.	II.3. Other property	Yes / No
4.	II.4. Vehicles	Yes / No
5.	II.5. Bonds, shares, other investments	Yes / No
6.	II.6. Checks, letters of credit	Yes / No
7.	II.7. Cultural values and antiques	Yes / No
8.	II.8. Cash	Yes / No