



Legal Newsletter

(January 2022)

The present newsletter contains significant legislative amendments made in various legislative and sub-legislative acts in January 2022.

The Order №1-1/6 of the Minister of Economy and Sustainable Development of Georgia

On 12th on January 2022 was approved the dissolution rule of the existing enterprises with more than 50% shareholding by the state, by the Order №1-1/6. This rule defines the dissolution rules of the enterprises whose more than 50% of shares/stocks are owned by the state (hereinafter - entrepreneurial society/enterprise).

You can see the full version of the amendment to the document of above amendment at the link: <https://matsne.gov.ge/> with the registration code: 240140000.22.024.016719

The Order entered into force upon its publication.



The Order №257 of the Minister of Finance of Georgia

On 12th of January 2022 was approved the appendix №19 of the declaration classifier by the Order №257 of the Minister of Finance of Georgia on the approval of the instructions on the movement and registration of goods in the Customs Territory of Georgia, according to which the code and name of customs checkpoints were determined.

You can see the full version of the amendment of the above document at the link: <https://matsne.gov.ge/> with the registration code: 230210000.22.033.017545

The Order entered into force upon its publication and it is valid until 1st of July, 2022.

The Resolution №322 of the Government of Georgia

On 17th of January, 2022, an amendment was made in the Resolution N322 of the Government of Georgia on approval rules of isolation and quarantine, made on 23rd of May, 2020 in accordance with paragraph 4 of the article 20 of the Organic Law of Georgia on normative acts

1. The first article was formed with the following redaction:

Article 1. The attached rules of isolation and quarantine shall approve on the basis of the first paragraph of Article 45³ of the Law of Georgia on Public Health, sub-paragraph c of Article 5 and sub-paragraph c of paragraph 2, Article 6 of the Law of Georgia on Personal Data Protection, the Law of Georgia on Health Care, the Law of Georgia on Social Assistance, the



Law of Georgia on State Procurement and the Structure of the Government of Georgia, Article 6 of the Law of Georgia on Authorities and Rules of Activity.

Paragraph 4 of the Article 11 on the rules of isolation and quarantine, approved by this Resolution, was formed with the following redaction:

„4. A natural person contacted with a coronavirus case, with the Instruction N164 of the Government of Georgia made on 28th of January 2020 on the approval of measures to prevent the possible spread of the new coronavirus in Georgia and the plan of operative response to the cases of the disease caused by the new coronavirus" and with the exceptions provided in paragraphs 4¹ and 4⁵ of this Article:

a) Is not subject to isolation, also, is given strong recommendation of using mask within the next 10 calendar days after termination of high-risk contact (including in a low-risk environment):

a.1) In case of vaccination with booster dose;

a.b) During 14-90 days after the 2nd dose of primary vaccination;

a.c) During 60 days after treatment of Covid infection;

b) Subject to strict isolation for 8 days, also, a strong recommendation to use the mask for the next 9 - 12 calendar days is given:

b.a) In the case of unvaccinated persons;

b.b) In case of incomplete vaccination;

b.c) During 1 - 14 days after receiving the 2nd dose of primary vaccination;

b.d) In case of people without booster dose and people not having 90 days passed after receiving the 2nd dose of primary vaccination;

b.e) In the period of 60 days after treatment of Covid infection. ";

b) Sub-paragraph, f' of paragraph 4¹ was removed.



You can see the full version of the amendment of the above document at the link:
<https://matsne.gov.ge/> with the registration code: 470230000.10.003.023221

The Resolution came into force from 17th of January 2022.

The Resolution №144 of the Government of Georgia

On 26th of January, 2022, in accordance with the Article 20, paragraph 4 of the Organic Law of Georgia on Normative Acts, number of technical amendments were made in the Resolution №144 of the Government of Georgia made on 25th of March, 2011 “on approval of the rule for determining the land plot assigned with the right of ownership on the substantive part of the land plot”.

You can see the full version of the amendment of the above document at the link:
<https://matsne.gov.ge/> with the registration code: 040150000.10.003.023236

The Resolution entered into force upon its publication.

Resolution №455 of the Government of Georgia

On 31st of January, 2022 in accordance with the Article 20, paragraph 4 of the Organic Law of Georgia on Normative Acts, an amendment was made in the Resolution №455 of the Government of Georgia made on 16th of September, 2019, on approval of the instruction on the terms and conditions for issuing permits for customs warehouse and free trade point



activities" and the "instruction on the rules and conditions for issuing permits for customs warehouse and free trade point activities".

You can see the full version of the amendment of the document at the link:
<https://matsne.gov.ge> with the registration code: 240090000.10.003.023253

The Resolution came into force upon its publication and its effect influenced to the legal relations raised from 1 January 2022.