

GOVERNMENT OF THE REPUBLIC OF ARMENIA

DECISION

23 November 2007 No 1390-N

ON DEFINING THE LIST OF DOCUMENTS REQUIRED FOR ACQUISITION OF THE CITIZENSHIP OF THE REPUBLIC OF ARMENIA AS WELL AS FOR TERMINATION OF THE CITIZENSHIP OF THE REPUBLIC OF ARMENIA AND THE PROCEDURE FOR SUBMITTING THEREOF

In accordance with point 3 of part 1 of Article 28 of the Law of the Republic of Armenia "On the citizenship of the Republic of Armenia", the Government of the Republic of Armenia ***decides:***

1. To define:

(1) The procedure for submitting documents required for acquisition of the citizenship of the Republic of Armenia, as well as for termination of the citizenship of the Republic of Armenia, in accordance with Annex No 1;

(2) The list of documents required for acquisition of the citizenship of the Republic of Armenia, as well as for termination of the citizenship of the Republic of Armenia, in accordance with Annex No 2;

2. To approve:

(1) the form of the certificate attesting the citizenship of the Republic of Armenia, in accordance with Annex No 3;

(2) the list of church establishments, a baptism document provided whereby (approved in the manner prescribed, with an indication on the Armenian national origin of the baptised person or the parent thereof) shall be considered as a document attesting the Armenian national origin in accordance with Annex No 4.

(Point 2 edited by No 1522-N of 29 November 2012, amended by No 1518-N of 19 December 2013)

3. Repeal the Decision of the Government of the Republic of Armenia No 192 of 25 June 1996 "On measures ensuring the implementation of the Law of the Republic of Armenia "On the citizenship of the Republic of Armenia"".

4. This Decision shall enter into force on the tenth day following the day of its official publication.

Prime Minister of the Republic of

Armenia

S. Sargsyan

3 December 2007

Yerevan

Annex No 1
to the Decision of the Government of the
Republic of Armenia
No 1390-N of 23 November 2007

PROCEDURE

FOR SUBMITTING DOCUMENTS REQUIRED FOR ACQUISITION OF THE
CITIZENSHIP OF THE REPUBLIC OF ARMENIA, AS WELL AS FOR TERMINATION OF
THE CITIZENSHIP OF THE REPUBLIC OF ARMENIA

1. This Procedure shall define the procedures for submitting documents, envisaged for acquisition of the citizenship of the Republic of Armenia, as well as for termination of the citizenship of the Republic of Armenia, to the President of the Republic of Armenia.
2. In accordance with part 1 of Article 13 of the Law of the Republic of Armenia "On the citizenship of the Republic of Armenia" (hereafter referred to as "the Law") every person having attained the age of 18 and having active legal capacity, as well as not holding the citizenship of the Republic of Armenia and residing (staying) in a foreign State or legally residing (staying) in the Republic of Armenia (hereafter referred to as "the person"), shall have the right to apply for acquisition of the citizenship of the Republic of Armenia, if he or she:
 - (1) has permanently resided in the Republic of Armenia for the last three years as prescribed by law;
 - (2) can express himself or herself in Armenian; and
 - (3) is familiar with the Constitution of the Republic of Armenia.

(Point 2 amended by No 1522-N of 29 November 2012)

3. In accordance with part 2 of Article 13 of the Law, without adherence to the requirements prescribed by subpoints 1 and 2 of point 2 of this Procedure, the citizenship of the Republic of Armenia may be acquired by the person not holding the citizenship of the Republic of Armenia if:

(1) he or she has married a citizen of the Republic of Armenia (hereinafter referred to as "the citizen") or has a child holding the citizenship of the Republic of Armenia; or

(2) his or her parents or one of the parents thereof has previously held the citizenship of the Republic of Armenia or was born in the Republic of Armenia, and who has applied for acquisition of the citizenship of the Republic of Armenia within three years after having attained the age of 18; or

(3) ***(subpoint repealed by No 1522-N of 29 November 2012)***

(4) he or she has surrendered the citizenship of the Republic of Armenia after 1 January 1995 upon the application thereof.

(Point 3 amended by No 1522-N of 29 November 2012)

3.1. In accordance with part 3 of Article 13 of the Law, without adherence to the requirements prescribed by subpoints 1, 2 and 3 of point 2 of this Procedure, a person of Armenian national origin not holding the citizenship of the Republic of Armenia may acquire the citizenship of the Republic of Armenia.

(Point 3.1 supplemented by No 1522-N of 29 November 2012)

4. In accordance with part 4 of Article 13 of the Law, without adherence to the requirements prescribed by subpoints 1, 2 and 3 of point 2 as well as those prescribed by point 3 of this Procedure, persons having rendered exceptional services to the Republic of Armenia may be granted the citizenship of the Republic of Armenia.

(Point 4 amended by No 1522-N of 29 November 2012)

5. In the case envisaged by point 2 of this Procedure, in order to acquire the citizenship of the Republic of Armenia the person shall submit, in person, the documents envisaged by subpoints 1-3 and 10 of point 1 of the list of documents — required for acquisition of citizenship of the Republic of Armenia as well as for termination of the citizenship of the Republic of Armenia (hereafter referred to as "the List") — established by subpoint 2 of point 1 of the Decision of the Government of the Republic of Armenia No 1390-N of 23 November 2007, to the Passport and Visa Department of the Police of the Republic of Armenia (hereinafter referred to as "the Department") adjunct to the Government of the Republic of Armenia.

6. In the case envisaged by point 3 of this Procedure, in order to acquire citizenship of the Republic of Armenia the person shall submit, in person, the documents:

(1) to the Department — in the Republic of Armenia;

(2) to an embassy or consular office of the Republic of Armenia (hereinafter referred to as "the Embassy" or "the Consular Office") — in a foreign State.

7. In the case envisaged by subpoint 1 of point 3 of this Procedure the person shall submit the documents envisaged by subpoints 1-7 and 10 of point 1 of the List.

8. In the cases provided for by subpoints 2 and 4 of point 3 of this Procedure the person shall submit the documents envisaged by subpoints 1-4 and 10 of point 1 of the List.

9. In the case envisaged by point 3.1 of this Procedure, in order to acquire the citizenship of the Republic of Armenia the person shall submit, in person, the documents envisaged by points 1-4, 8 and 10 of point 1 of the List:

(1) to the Department — in the Republic of Armenia;

(2) to the Embassy or Consular Office — in a foreign State.

(Point 9 edited by No 1522-N of 29 November 2012)

9.1. The documents envisaged by paragraphs (a) and (c) of subpoint 8 of point 1 of the List shall be approved by the Embassy or Consular Office. In case of non-availability of the Embassy or Consular Office in a foreign State or where the person stays in the Republic of Armenia and does not have an opportunity to return to the country where the body having issued the document is located, the documents envisaged by paragraphs (a) and (c) of subpoint 8 of point 1 of the List shall, based on application of the latter, be submitted to the Consular Department of the Ministry of Foreign Affairs of the Republic of Armenia which shall forward these documents to the Embassy or Consular Office in the respective foreign State for the purpose of verifying the authenticity thereof. Upon receiving a reply from the Embassy or Consular Office, whereas in case of non-availability of the Embassy or Consular Office in a foreign State — upon having agreed with the National Security Service adjunct to the Government of the Republic of Armenia within a period of 15 days, the Consular Department of the Ministry of Foreign Affairs of the Republic of Armenia shall approve the submitted document or reject the approval thereof and return it to the applicant within a period of five days.

(Point 9.1 supplemented by No 1518-N of 19 December 2013)

10. In the case envisaged by point 4 of this Procedure, in order to acquire the citizenship of the Republic of Armenia the person shall submit, in person, the documents envisaged by subpoints 1-3 and 10 of point 1 of the List:

(1) to the Department — in the Republic of Armenia;

(2) to the embassy or consular office — in a foreign State.

11. When submitting the documents envisaged by points 5-10 of this Procedure, a stateless person shall submit the document, envisaged by subpoint 9 of point 1 of the List instead of the document envisaged by subpoint 2 of point 1 of the List.

12. In the cases provided for by points 5-10 of this Procedure, the person shall submit the documents drawn up in a foreign language together with the notarised translations thereof in the Armenian language.

13. When submitting the documents in the cases provided for by points 5-10 of this Procedure the person shall fill in a questionnaire in accordance with the Form No 1. In the case provided for by point 5 of this Procedure the person shall fill in, in person, the questionnaire in the Department.

14. The questionnaire shall be completed in the Armenian language, in a legible manner and without any corrections and deletions. The questionnaire shall be signed by the person and the official accepting the application.

15. The Department or the Embassy or Consular Office, shall return to the person the original copies of the documents — envisaged by subpoints 2, 4-9 of point 1 of the List — immediately after comparing them with the carbon copies thereof, and shall return to the citizen the original copies of the documents — envisaged by subpoints 2, 4 and 5 of point 2 of the List — immediately after comparing them with the carbon copies thereof.

16. In the case provided for by subpoint 2 of point 6 of this Procedure the Embassy or Consular Office shall, not later than within a period of 10 days upon receiving the documents, set a date for the person for testing the knowledge of the Constitution of the Republic of Armenia. If the list of submitted documents is incomplete the Embassy or the Consular Office shall recommend the person to fill up this list within a period of five days.

17. The Embassy or Consular Office shall, in case of a positive result of testing — in a manner prescribed — of the person's knowledge of the Constitution of the Republic of Armenia, forward the documents, the test on the knowledge of the Constitution of the Republic of Armenia and the opinion drawn up thereon to the Ministry of Foreign Affairs of the Republic of Armenia within a period of 10 days.

18. After receiving the documents in the cases provided for by subpoints 2 of points 9 and 10 of this Procedure the Embassy or Consular Office shall, within a period of 10 days, forward the documents and the opinion drawn up thereon to the Ministry of Foreign Affairs of the Republic of Armenia.

(Point 18 amended by No 1522-N of 29 November 2012)

19. The Ministry of Foreign Affairs of the Republic of Armenia shall, within a period of five days following the receipt of the documents, forward these documents together with the opinion drawn up thereby to the Department.

20. The Department shall, within a period of 10 days following the receipt of the carbon copies of the documents received from the Ministry of the Foreign Affairs of the Republic of Armenia, forward these documents to the National Security Service adjunct to the Government of the Republic of Armenia.

21. The National Security Service adjunct to the Government of the Republic of Armenia shall, within a period of 15 days following the receipt of the carbon copies of the documents, submit the opinion drawn up thereby to the Department. In case of necessity of receiving additional information, the National Security Service adjunct to the Government of the Republic of Armenia may extend the time limit for submission of the opinion by up to 15 days.

(Point 21 supplemented by No 1522-N of 29 November 2012)

22. Upon receiving the opinion of the National Security Service adjunct to the Government of the Republic of Armenia the Department shall draw up a separate opinion wherein the opinion of the Ministry of Foreign Affairs of the Republic of Armenia and that of the National Security Service adjunct to the Government of the Republic of Armenia shall be summarised. Upon receiving the opinion of the National Security Service adjunct to the Government of the Republic of Armenia the Department shall, within a period of one month, submit the opinion drawn up thereby together with the list of persons seeking citizenship

(the name, surname, patronymic name, day, month and year of birth, place of birth and the file number of the person seeking citizenship shall be indicated in the list) to the Staff to the President of the Republic of Armenia. The opinion of the Department shall be approved by the head (deputy head) of Department. Where the person seeking citizenship of the Republic of Armenia holds special residence status in the Republic of Armenia, the opinion of the Department shall contain a motion on termination of the special residence status in the Republic of Armenia in case of being granted the citizenship of the Republic of Armenia.

(Point 22 edited by No 1522-N of 29 November 2012)

23. The Department shall, not later than within a period of 10 days following the receipt of the documents envisaged by point 5 of this Procedure, set a date for the person for testing the knowledge of the Constitution of the Republic of Armenia and that of the Armenian language.

24. The Department shall, not later than within a period of 10 days following the receipt of the documents in the case envisaged by subpoint 1 of point 6 of this Procedure, set a date for the person for testing the knowledge of Constitution of the Republic of Armenia.

(Point 24 supplemented by No 1522-N of 29 November 2012)

25. Within a period of 10 days following the testing of the person's knowledge of the Constitution of the Republic of Armenia, whereas in the case provided for by point 5 of this Procedure — also the knowledge of Armenian language, the Department shall forward the carbon copies of the documents together with the test on the knowledge of the Constitution of the Republic of Armenia to the National Security Service adjunct to the Government of the Republic of Armenia. The Department shall forward the carbon copies of the documents together with the test on the knowledge of the Constitution of the Republic of Armenia to the Ministry of Foreign Affairs of the Republic of Armenia only in case of necessity of receiving additional information from Embassies or Consular Offices.

26. In the cases provided for by subpoint 1 of points 9 and 10 of this Procedure, the Department shall, within a period of 10 days following the receipt of the documents, forward these documents to the National Security Service adjunct to the Government of the Republic of Armenia. The Department shall forward the carbon copies of the documents to the Ministry of Foreign Affairs of the Republic of Armenia only in case of necessity of receiving additional information from Embassies or Consular Offices.

(Point 26 amended by No 1522-N of 29 November 2012)

27. In the cases provided for by points 25 and 26 of this Procedure the National Security Service adjunct to the Government of the Republic of Armenia and the Ministry of Foreign Affairs of the Republic of Armenia shall, within a period of one month following the receipt of the documents, submit the opinions drawn up thereby to the Department. In case of necessity of receiving additional information the National Security Service adjunct to the Government of the Republic of Armenia may be extend the time limit for submission of the opinion by up to 15 days.

(Point 27 supplemented by No 1522-N of 29 November 2012)

28. The Department shall, upon receiving the opinions provided for by point 27 of this Procedure, draw up a separate opinion wherein the opinion of the Ministry of Foreign Affairs of the Republic of Armenia and that of the National Security Service adjunct to the Government of the Republic of Armenia shall be summarised. The Department, shall, within a period of one month following the receipt of the opinions provided for by point 27 of this Procedure, submit the opinion drawn up thereby together with the list of persons seeking citizenship (wherein the name, surname, patronymic name, day, month, year of birth, place of birth, file number shall be indicated) to the Staff to the President of the Republic of Armenia. The opinion of the Department shall be approved by the head (deputy head) of Department. Where the person seeking citizenship of the Republic of Armenia holds special residence status in the Republic of Armenia, the opinion of the Department shall also

contain a motion on termination of the special residence status in the Republic of Armenia in case of being granted the citizenship of the Republic of Armenia.

(Point 28 edited by No 1522-N of 29 November 2012)

28.1. The person, having acquired the citizenship of the Republic of Armenia, shall obtain a passport of the citizen of the Republic of Armenia under the procedure and within time limits defined by the legislation of the Republic of Armenia. If the person having acquired the citizenship of the Republic of Armenia holds a residence status in the Republic of Armenia, the passport of a citizen of the Republic of Armenia shall be provided thereto after taking back the document attesting the residence status, except for the cases where the person submits a statement of information issued by the territorial body of the Police of the Republic of Armenia that verifies the statement made by the citizen in respect of the loss of the document attesting the residence status.

(Point 28.1 supplemented by No 1522-N of 29 November 2012)

29. In order to terminate the citizenship of the Republic of Armenia the citizen shall submit, in person, the documents envisaged by point 2 of the List to:

- (1) the Department — in the Republic of Armenia;
- (2) the Embassy or Consular Office — in a foreign State.

30. When submitting the documents envisaged by point 29 of this Procedure the citizen shall fill in a questionnaire in accordance with the Form No 2.

30.1. In the case provided for by subpoint 1 of point 29 of this Procedure the Department shall, within a period of 10 days following the entry of the application on termination of the citizenship of the Republic of Armenia in the Department, whereas in the cases provided for by subpoint 2 of point 29 of this Procedure — within a period of five days:

- (1) make an enquiry on the person's unfulfilled obligations before the State to the State Income Committee adjunct to the Government of the Republic of Armenia, whereas in case

of conscript citizens, persons of pre-military and military age — to the republican military commissariat;

(2) make an enquiry to the Judicial Department of the Republic of Armenia, the Judicial Acts Compulsory Enforcement Service of the Republic of Armenia and the Penitentiary Service of the Republic of Armenia in order to find out the availability of a criminal or civil judgment delivered by a court against the person, which has entered into legal force and is subject to enforcement.

(Point 30.1 supplemented by No 1522-N of 29 November 2012)

30.2. Data on the person, available in the State Register of Population and having been previously altered, shall be sent together with the enquiry. The State Income Committee adjunct to the Government of the Republic of Armenia shall submit information regarding the income controlled thereby and tax payers registered therein. The reply to the enquiry shall be submitted to the Department by the bodies mentioned in this point, within a period of 15 days.

(Point 30.2 supplemented by No 1522-N of 29 November 2012)

31. In the case provided for by subpoint 1 of point 29 of this Procedure the opinion drawn up by the Department in respect of termination of the citizenship of the Republic of Armenia shall be submitted to the President of the Republic of Armenia together with the list of the persons having applied for termination of the citizenship under the procedure provided for by points 25-28 of this Procedure.

(Point 31 amended by No 1522-N of 29 November 2012)

32. In the case provided for by subpoint 2 of point 29 of this Procedure the opinion drawn up by the Department in respect of termination of the citizenship of the Republic of Armenia shall be submitted to the President of the Republic of Armenia together with the list of the persons having applied for termination of the citizenship under the procedure provided for by points 18-22 of this Procedure.

(Point 32 amended by No 1522-N of 29 November 2012)

33. Prior to signing — by the President of the Republic of Armenia — the decree on granting the citizenship of the Republic of Armenia or on terminating the citizenship of the Republic of Armenia, the Ministry of Foreign Affairs of the Republic of Armenia, the Police of the Republic of Armenia adjunct to the Government of the Republic of Armenia, or the National Security Service adjunct to the Government of the Republic of Armenia shall immediately inform, in writing, the President of the Republic of Armenia of any amendments made to the documents relating to the decree.

34. Where the application for acquisition of the citizenship of the Republic of Armenia or termination of the citizenship of the Republic of Armenia is rejected, the Department shall inform the applicant thereof, in writing, within a period of five days. If the application has been submitted to the Embassy or Consular Office, the Department shall, within a period of five days, inform the Ministry of Foreign Affairs of the Republic of Armenia of the rejection of the application for acquisition of the citizenship of the Republic of Armenia or termination of the citizenship of the Republic of Armenia, and the Ministry shall, within a period of two days, inform the Embassy or Consular Office so that the latter informs, within a period of two days, the person having submitted the application.

34.1. The Department shall, within a period of five days following the receipt of the excerpt from the decree on termination of the citizenship of the Republic of Armenia, notify, in writing, the person having submitted the application. If the application has been submitted to the Embassy or Consular Office, the Ministry of Foreign Affairs of the Republic of Armenia shall, within a period of two days following the receipt of the excerpt from the decree, inform the Embassy or Consular Office of signing the decree on termination of the citizenship of the Republic of Armenia so that the Embassy or Consular Office notifies, within a period of two days, the person having submitted the application. The applicant shall be notified, in writing, about granting the citizenship of the Republic of Armenia under the

procedure and within time limits defined by the Decision of the Government of the Republic of Armenia No 1290-N of 1 November 2007.

(Point 34.1 supplemented by No 1522-N of 29 November 2012)

34.2. Written notifications, as prescribed by the procedure laid down in points 34 and 34.1 of this Procedure, shall be sent in the case where the applicant has failed to indicate his or her electronic mail address and (or) mobile phone number in the questionnaire. A notification on the venue (with indication of the office room number as well) and time of the oath ceremony shall be sent at the electronic mail address and mobile phone number together with communicating information on granting the citizenship of the Republic of Armenia.

(Point 34.2 supplemented by No 1522-N of 29 November 2012)

35. In case of granting the application for termination of the citizenship of the Republic of Armenia, the Department — in the Republic of Armenia, whereas the Embassy or Consular Office — in a foreign State shall, within a period of five days following the return of the passport of the citizen of the Republic of Armenia, provide the latter with a statement of information attesting the fact of termination of the citizenship of the Republic of Armenia. The form of the statement of information shall be determined upon the joint order of the Head of the Police of the Republic of Armenia and the Minister of Foreign Affairs of the Republic of Armenia.

(Point 35 edited by No 1522-N of 29 November 2012)

36. A state duty shall be charged for acquisition of the citizenship of the Republic of Armenia and termination of the citizenship of the Republic of Armenia in the amount and under the procedure provided for by law.

37. The Department shall, within a period of three days (upon forwarding the opinions on the applications to the Staff to the President of the Republic of Armenia after the entry of applications in the Department and following the receipt of the decree of the President of

the Republic of Armenia on granting (terminating) the citizenship of the Republic of Armenia at the Department), communicate the information on processing of applications for acquisition (termination) of the citizenship of the Republic of Armenia at the electronic mail address and (or) mobile phone numbers of the applicant — in the form of an SMS, if the applicant has voluntarily indicated his or her electronic mail address and (or) mobile phone number in the questionnaire.

(Point 37 supplemented by No 1522-N of 29 November 2012)

38. The applicant may be informed of the processing of his or her application also through the official website of the Department by means of entering the individual code issued thereto. The individual code shall be issued together with the information communicated at the electronic mail address or the mobile numbers of the applicant — in the form of an SMS, following the entry of the application in the Department.

(Point 38 supplemented by No 1522-N of 29 November 2012)

QUESTIONNAIRE

FOR ACQUISITION OF THE CITIZENSHIP OF THE REPUBLIC OF ARMENIA

1.	Name, patronymic name, surname (if Your name, patronymic name or surname has been changed, indicate all Your names, patronymic names and surnames as well as the reasons for changing them), electronic mail address and (or) mobile phone number where the applicant so wishes	
2.	Day, month, and year of birth	
3.	Full name of the place of birth	
4.	National origin (if changed — time and reasons therefor)	
5.	Citizenship (allegiance)	
6.	In case of holding the citizenship of another State, indicate the State the citizenship whereof You currently hold	
7.	Have You resided in other States (when and where)?	
8.	Marital status (married, divorced, single, widow (widower))	
9.	Education and profession (when and which educational institution have You graduated from?)	
10.	Do You hold an academic degree and an academic title?	
11.	Do You have any scientific works and discoveries?	
12.	Have You been elected to representative bodies (when and where)?	
13.	Have You been subjected to criminal or administrative liability (when and for what reason)?	
14.	Do You suffer from the diseases mentioned below (if yes, indicate from which) - plague (lung form) - cholera - active tuberculosis of respiratory organs (all forms with pathogen release) - tropical malaria - atypical pneumonia - avian flu AIDS	
15.	Have You participated in military actions, if yes, indicate the country of participation, the time of actions, and the position held by You? Have You been a prisoner of war?	
16.	When have You arrived in the Republic of Armenia?	
17.	The purpose of Your visit to the Republic of Armenia	
18.	Have You previously been to the Republic of Armenia (when and for what purpose)?	

21.	Have You been granted State awards?	
22.	Relation to military service, and military rank	
23.	Reasons for acquisition of citizenship	
24.	Place of permanent residence (address) in the Republic of Armenia and abroad	

25. Indicate the list of all documents attached to the questionnaire:

26. What information about You and Your relatives would You like to provide in addition to the indicated data?

27. For official use only

_____ holds:

(name, surname)

(a) passport _____

(passport serial number, name of entity issuing the passport)

issued on _____ valid until _____

(b) _____ residence status _____

(serial number of a special passport, certificate)

issued by _____

issued on _____ valid until _____

(c) _____ residence permit of the stateless person

(serial number)

_____ issued by _____

issued on _____ valid until _____.

29. The questionnaire, the documents referred to therein, and the accuracy of filling in the questionnaire were checked by:

(name, position and signature of the accepting official)

_____ 20__

(date of acceptance)

30. I am hereby notified of the liability provided for by law for submitting false information (data):

(signature)

(name, surname)

(Form supplemented by No 1522-N of 29 November 2012)

QUESTIONNAIRE

FOR TERMINATION OF THE CITIZENSHIP OF THE REPUBLIC OF ARMENIA

1.	Name, patronymic name, surname (if Your name, patronymic name or surname has been changed, indicate all Your names, patronymic names and surnames as well as the reasons for changing them), electronic mail address and (or) mobile phone number where the applicant so wishes	
2.	Day, month, and year of birth	
3.	Full name of the place of birth	
4.	National origin (if changed — time and reasons therefor)	
5.	If You hold the citizenship of another State, indicate the State the citizenship whereof You currently hold	
6.	Marital status (married, divorced, single)	
7.	Education and profession (when and which educational institution have You graduated from?)	
8.	Do You hold an academic degree and an academic title?	
9.	Do You have any scientific works and discoveries?	
10.	Have You been elected to representative bodies (when and where)?	
11.	Have You been subjected to criminal or administrative liability (when and for what reason)?	
12.	Do You have unfulfilled obligations related to the interests of citizens, legal persons or the State?	
13.	Have You previously been abroad (when and for what purpose)? If You have departed from the Republic of Armenia, indicate the year	

14. Your immediate family (father, mother, sister, brother, spouse, children). If any of the above mentioned persons has changed his or her name, patronymic name or surname, indicate it in full.

16.	Have You been granted State awards?	
17.	Relation to military service, and military rank	
18.	Reasons for termination of the citizenship, citizenship of the country to be acquired by You?	
19.	Place of permanent residence (address) in the Republic of Armenia and abroad	

20. Indicate the list of all documents attached to the questionnaire:

21. What information about You and Your relatives would You like to provide in addition to the indicated data?

22. For official use only:

_____ holds:

(name, surname)

(a) passport _____

(passport serial number, name of entity issuing the passport)

issued on _____ valid until _____

23. The questionnaire, the documents referred to therein, and the accuracy of filling in the questionnaire were checked by:

(name, position and signature of the accepting official)

_____ 20__

(date of acceptance)

24. I am hereby notified of the liability provided for by law for submitting false information (data):

(signature)

(name, surname)".

(the form supplemented by No 1522-N of 29 November 2012)

(Annex amended, edited, supplemented by No 59-N of 29 January 2010, edited by No 595-N of 5 May 2011, amended, supplemented and edited by No 1522-N of 29 November 2012, supplemented by No 1518-N of 19 December 2013)

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

M. Topuzyan

Annex No 2

**to the Decision of the Government of the
Republic of Armenia**

No 1390-N of 23 November 2007

LIST

**OF DOCUMENTS REQUIRED FOR ACQUISITION OF THE CITIZENSHIP OF THE
REPUBLIC OF ARMENIA AS WELL AS FOR TERMINATIION OF THE CITIZENSHIP OF
THE REPUBLIC OF ARMENIA**

1. The documents required for acquisition of the citizenship of the Republic of Armenia shall be as follows:

- (1) application;
- (2) passport and the carbon copy thereof;
- (3) six photos (coloured) measuring 35 mm x 45 mm;
- (4) birth certificate and the carbon copy thereof;
- (5) marriage certificate and the carbon copy thereof;
- (6) passport of the spouse and the carbon copy thereof, or statement of information on the citizenship of the spouse;
- (7) birth certificate of his or her child and the carbon copy thereof, or certificate attesting the citizenship of the Republic of Armenia and the carbon copy thereof, or passport of the citizen of the Republic of Armenia and the carbon copy thereof;
- (8) any of the documents attesting the Armenian national origin:

- a. a baptism document issued by church establishments referred to in Annex No 4 of this Decision, and approved under the procedure established by this Decision, with an indication on the Armenian national origin of the baptised person or the parent thereof;
- b. a document on Armenian national origin — with Apostille or consular certification — issued by the competent bodies of a foreign State;
- c. other documents attesting the Armenian national origin, approved under the procedure established by this Decision;
- d. birth certificate or any other identification document of a parent (grandfather, grandmother, siblings), containing an indication on the Armenian national origin. The birth certificate or another document certifying the national origin of a paternal or maternal brother or sister may be considered as a document certifying the national origin for the person, if the Armenian national origin of the brother or sister is conditioned by the national origin of the common parent thereof.

(8.1) a document attesting the kinship of the given person, issued by the competent state bodies, shall be also submitted together with the documents envisaged by paragraph (d) of this subpoint. The documents envisaged by subpoints 2, 4 and 9 of this point and containing an indication on the Armenian national origin shall also be considered to be documents attesting the Armenian national origin;

(9) residence permit of a stateless person and the carbon copy thereof, or travel documents and the document attesting the residence status in the Republic of Armenia and the carbon copies thereof;

(10) document attesting the payment of relevant state duty.

(Point 1 edited and supplemented by No 1522-N of 29 November 2012, amended by No 1518-N of 19 December 2013)

2. The documents required for termination of the citizenship of the Republic of Armenia shall be as follows:

(1) application;

(2) passport and the carbon copy thereof;

(3) six photos (coloured) measuring 35mm x 45mm;

(4) marriage certificate (if available) and the carbon copy thereof;

(5) birth certificate of his or her child and the carbon copy thereof;

(6) military service record book (for conscript citizens);

(7) document attesting the payment of relevant state duty;

(8) in the case of holding the citizenship of another State — the passport issued by the competent body of the given State and the notarised Armenian translation thereof ;

(9) written certification (statement of information) issued by the competent body of a foreign State in respect of the legal opportunity of acquiring the citizenship of the given State, if the applicant does not hold the citizenship of another State.

(Point 2 amended and supplemented by No 1522-N of 29 November 2012)

3. The applicant may submit the document referred to in subpoint 9 of point 2 of this List also after submitting the application for termination of the citizenship of the Republic of Armenia and other required documents and prior to signing by the President of the Republic of Armenia the decree on termination of the citizenship of the Republic of Armenia, which shall be submitted to the President of the Republic of Armenia in accordance with the procedure established by point 33 of Annex No 1 of this Decision.

(Point 3 supplemented by No 1522-N of 29 November 2012)

(Annex supplemented, edited by No 59-N of 29 January 2010, edited by No 595-N of 5 May 2011, edited, supplemented and amended by No 1522-N of 29 November 2012, amended by No 1518-N of 19 December 2013)

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

M. Topuzyan

Annex No 3

**to the Decision of the Government of the
Republic of Armenia**

No 1390-N of 23 November 2007



CERTIFICATE

ATTESTING THE CITIZENSHIP OF THE REPUBLIC OF ARMENIA

No _____

In accordance with Article _____ of the Law of the Republic of Armenia "On citizenship of the Republic of Armenia"

_____ is a citizen of the Republic of Armenia.

(name, patronymic name, surname)

Head of the Police of the Republic of Armenia adjunct to the Government of the Republic of Armenia _____

(name, surname) (signature)

_____ 20_

(Annex edited by No 595-N of 5 May 2011)

Annex No 4

**to the Decision of the Government of the
Republic of Armenia**

No 1390-N of 23 November 2007

LIST

**OF THE CHURCH ESTABLISHMENTS HAVING ISSUED BAPTISM DOCUMENTS
(APPROVED IN A PRESCRIBED MANNER AND WITH AN INDICATION ON THE
ARMENIAN NATIONAL ORIGIN OF THE BAPTISED PERSON OR THE PARENT
THEREOF) CONSIDERED AS DOCUMENTS ATTESTING THE ARMENIAN NATIONAL
ORIGIN**

(Title amended by No 1518-N of 19 December 2013)

Name of the church establishment	Location of the church establishment
MOTHER SEE OF HOLY ETCHMIADZIN	
Armenian Patriarchate of Jerusalem	Jerusalem, St. Hakobyants Congregation
Armenian Patriarchate of Constantinople	Istanbul, Turkey
Armenian Diocese of Georgia	Tbilisi, Georgia
Armenian Diocese of New Nakhichevan and Russia	Moscow, Russia
Diocese of the Armenian Church of South Russia	Krasnordar, Russia
Armenian Diocese of Ukraine	Lviv, Ukraine
Patriarchal Delegation of Central Europe	Vienna, Austria
Patriarchal Delegation of Western Europe	Paris, France
Armenian Diocese of France	Paris, France
Diocese of the Armenian Church of the Great Britain	London, the United Kingdom
Armenian Diocese of Greece	Athens, Greece
Armenian Diocese of Bulgaria	Sofia, Bulgaria
Armenian Diocese of Germany	Cologne, Germany
Armenian Diocese of Switzerland	Geneva, Switzerland
Armenian Holy Apostolic Church Canadian Diocese	Montreal, Canada

Eastern Diocese of the Armenian Church of America	New York, the USA
Western Diocese of the Armenian Church of America	Burbank, California, the USA
Armenian Diocese of Argentina	Buenos Aires, Argentina
Armenian Diocese of Brazil	Sao Paulo, Brazil
Armenian Diocese of Uruguay	Montevideo, Uruguay
Armenian Diocese of Egypt	Cairo, Egypt
Armenian Diocese of Damascus	Damascus, Syria
Armenian Diocese of Iraq	Baghdad, Iraq
Armenian Diocese of Australia and Zealand	Sidney, Australia
Spiritual Pastorate of Belgium	Brussels, Belgium
Spiritual Pastorate of Spain and Portugal	Madrid, Spain
Spiritual Pastorate of Italy	Milan, Italy
Spiritual Pastorate of the Netherlands	Amsterdam, the Netherlands
Spiritual Pastorate of Hungary and Czech Republic	Hungary
Spiritual Pastorate of Sweden	Stockholm, Sweden
Spiritual Pastorate of Ethiopia	Addis-Ababa, Ethiopia
Spiritual Pastorate of Sudan	Sudan, Africa
Spiritual Pastorate of Kolkata	Kolkata, India
Diocese of the Armenian Church of Romania	Bucharest, Romania
Spiritual Pastorate of Venezuela	Caracas, Venezuela
CATHOLICOSATE OF THE GREAT HOUSE OF CILICIA	
Catholicosate of the Great House of Cilicia	Antelias, Lebanon
Diocese of Lebanon	Beirut, Lebanon
Diocese of Aleppo	Aleppo, Syria
Diocese of Cyprus	Nicosia, Cyprus
Eastern Prelacy of the Armenian Apostolic Church of America	New York, the USA
Western Prelacy of the Armenian Apostolic Church of America	Los Angeles, the USA
Diocese of Canada	Montreal, Canada
Diocese of Greece	Athens, Greece
Diocese of Tehran	Tehran, Iran
Diocese of Isfahan	New Julfa, Iran
Diocese of Atropatene	Tabriz, Iran
Diocese of Kuwait and Arabian Gulf countries	Kuwait
Spiritual Pastorate of Venezuela	Caracas, Venezuela
Diocese of Jezireh	Aleppo, Syria

ARMENIAN EVANGELICAL CHURCH	
Armenian Evangelical Union of North America	Los Angeles, the USA
Armenian Evangelical Union of France	France, Paris
Union of the Armenian Evangelical Churches in the Near East	Beirut, Lebanon
ARMENIAN CATHOLIC CHURCH	
Armenian Catholic Patriarchate of the House of Cilicia	Bzoummar, Beirut, Lebanon
Congregation of Mekhitar in Venice	San Lazzaro, Venice, Italy
Mekhitarist Congregation in Vienna	Vienna, Austria
Eparchy of Armenia, Georgia, Russia and Oriental Europe	Gyumri, Armenia
Eparchy of Latin America	Sao Paulo, Brazil
Eparchy of the United States and Canada	New York, the USA
Eparchy of Alexandria	Cairo, Egypt
Eparchy of France	Paris, France
Eparchy of Aleppo	Aleppo, Syria
Eparchy of Damascus	Damascus, Syria
Eparchy of Qamishli	Qamishli, Syria
Eparchy of Constantinople	Istanbul, Turkey
Armenian Catholic Church	Tehran, Iran
Armenian Catholic Church	Baghdad, Iraq
Prelacy of Jerusalem	Jerusalem, Israel
Prelacy of Buenos Aires	Buenos Aires, Argentina

(Annex supplemented by No 1522-N of 29 November 2012, amended, supplemented and edited by No 1518-N of 19 December 2013)

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

M. Topuzyan