PARLIAMENT OF THE REPUBLIC OF MOLDOVA

LAW
for supplementing of some legislative acts

The Parliament adopts this organic law.

Art. I. – Art. 35 of the law No. 780-XV from 27 December 2001 regarding the legislative acts (Official Monitor of the Republic of Moldova, 2002, No. 36-38, art.210), with the subsequent amendment, shall be supplemented after the par. (1) with the par. (1¹) as follows:

“(1¹) In the legislative acts regarding the public authorities, central specialized public administrative bodies, other central administrative authorities pending restructuring, dissolution, changing of the hierarchical line or title, the terminological amendments shall be performed only simultaneously with the provisions containing normative solutions which result from their new functions”.

Art. II. – Art. 60 from the Law No. 317-XV from 18 July 2003 regarding the normative acts of the Government and other central and local public authorities (Official Monitor of the Republic of Moldova, 2003, No. 208-210, art. 783), with the subsequent amendments, shall be supplemented by the par. (2¹) after the par. (2) as follows:

“(2¹) In the normative acts of the Government which envisage public authorities, central specialized public administrative bodies, other central administrative authorities pending restructuring, dissolution, change in their hierarchical structure or of the title, terminological amendments shall be performed only simultaneously with the provisions containing the normative solutions resulting from their new obligations”.

Speaker of the Parliament
Informative note
to the draft Law on supplementing of some legislative acts

Following the adoption of the laws regarding the agreement of a new local public administration structure (article 24 of the Law No. 64-XII from 30 May 1990 on the Government), as a rule, the Government presents to the Parliament the legislative initiatives and adopts normative acts which pertain to the change of the old title of the central public specialized authorities, of the central administrative authorities pending dissolution, reorganisation or a change to their hierarchical order.

In the context of a multitude of legislative acts and other normative acts, which refer to the activity of these bodies, it may be considered relevant to perform certain amendments of the terminology, related only to the title of these authorities, which may result in the agglomeration of the legislative framework in force and irrational dissipation of time.

The Draft proposes this supplement to the article 35 from the Law No. 780-XV from 27 December 2001 regarding the legislative acts and the art. 60 from the Law No. 317-XV from 18 July 2003 on normative acts of the Government and other central and local public administrative authorities.

In compliance with the provisions of the draft, in the legislative and normative acts which envisage the public authorities, central specialized public administrative bodies, other central administrative authorities pending to be dissolved, reorganized or go through a change of the title, terminological amendments shall be introduced only simultaneously with the provisions containing normative solutions resulting from their new obligations.

The proposed legislative solution shall contribute to the increasing of the efficiency of the process of elaboration and promoting of the legislative and normative acts, and to the avoiding of an unjustified normative inflation.

Enforcement of the provisions of the draft does not require additional budgetary expenditures.

Viceminister Oleg EFRIM