LAW NUMBER 2690

Official Gazette A 45/9.3.1999

Ratification of the Administrative Procedure Code and other regulations.

***According to article 7 of Order No. 36808/1026/18.6.2204 issued by the Minister of Transport & Communications (Official Gazette B 970 29.6.2004) "Regulation of Hearings in The National Telecommunications and Post Commission (EETT) on issues regarding the provision of postal services, as well as definition of the investigation procedures or other control measures from the same authority for the ascertainment of infringements of L. 2668/1998", "Since different regulations are not provided in the standing legislation, as well as in the present Regulation, the hearings' procedure is held according to the Administrative Procedure Code (L. 2690/1999)"

Article 5

Access to documents

1. Any interested party has the right of access to the administrative documents, further to the submission of a written application. Administrative documents are determined as documents compiled by public services, such as reports, studies, minutes, statistics, circular regulations, answers by the Administration, consultations (dicta) and decisions.

2. Anyone who has a special legal interest is entitled to be informed on the private documents retained in public services and relevant to his pending or dispatched case, further to a written application.

3. The right described in the aforementioned paragraphs is not valid in cases the document concerns the private or family life of a third party, or when the secrecy prescribed by special provisions is violated. The competent administrative authority can reject the provision of this right, if the document is referring to hearings of the Council of Ministers, or when the provision of this right may substantially encumber the investigation of judicial, "administrative", police or military authorities, regarding criminal acts or administrative infringements.

[As the word "administrative" amended in par. 3 with par. 2 of art. 8 L.2880/2001, Official Gazette A 9/30.1.2001.]

4. The right of par. 1 and 2 is exercised by: a) studying the document in the service facilities, or b) providing a copy, unless its reproduction can damage the original. The applicant assumes all pertinent reproduction expenses, unless otherwise provided by law. Regarding medical information, these are notified to the applicant by means of a doctor, who is specially appointed for this purpose.

5. The exercise of the right pursuant to par. 1 and 2 is completed without any prejudice to the copyright or industrial property rights.

6. The time period given for the provision of documents according to paragraphs 1 and 2 or for the justified rejection of the citizen's relevant application is twenty (20) days.

As par. 6 was substituted as above by par. 2 of article 11 of L. 32230/2004