
Decision of the Government of the Kyrgyz Republic

Bishkek, September 7, 2015 No 619

on Amendments to the Certain Decisions of the Government of the Kyrgyz Republic

In order to bring certain decisions of the Government of the Kyrgyz Republic in accordance with the Law of the Kyrgyz Republic “On legal protection of selection achievements”, in accordance with the articles 10 and 17 of the Constitutional Law of the Kyrgyz Republic “On the Government of the Kyrgyz Republic” Government of the Kyrgyz Republic decrees:

1. Introduce to the Decision of the Government of the Kyrgyz Republic “on approval of submission and consideration of an application for issuance of a patent on selection achievement, Rule of composition, submission and consideration of an application for official registration of a program for computers or databases” dated October 27, 2011, No 686 following amendments and supplement:

In Rules of composition, submission and consideration of an application for issuance of a patent on selection achievement approved by abovementioned decree:

- Throughout the text, the words "State Commission" and "Gospleminspektsiya" in various cases are replaced, respectively, with the words "State Center" and "Gosplemtsentr" in the corresponding cases;
- Paragraph 8 and 9 of the Clause 1 shall be stated as follows:

“State Center – State Center for Testing Varieties and Genetic Resources of Plants of the Ministry of Agriculture and Melioration of the Kyrgyz Republic;

Gosplemtsentr - State selection and breeding center of the Ministry of Agriculture and Melioration of the Kyrgyz Republic;”;

In the Clause 30:

Paragraphs 2,4,5 shall be considered as follows;

Should be amended with paragraph 6 with following content:

“The decision of the Appeals Board may be appealed to the court by the applicant within six months from the date of its receipt.”

2. Introduce to the Decision of the Government of the Kyrgyz Republic “On Approval of the Regulation on State Registers of the objects of intellectual property of the Kyrgyz Republic” dated February 2012, No 155 following amendments and supplement:

In the Clause 4 of the Annex 8 to the Regulation on State Registers of the objects of intellectual property of the Kyrgyz Republic, approved by the abovementioned Decision:

- in the paragraph 5 the words “full or partially” shall be excluded;
- paragraph 11 of Sub Clause 1 shall be considered as invalid;
- in Sub Clause 2;

In the paragraph 3 the words “and in the presence of the original copier of patent” shall be excluded;

in the paragraph 5 the word “patent” shall be replaced with the words “additional sheet to the patent”;

paragraphs 12 and 15 shall be considered as invalid;

in the paragraphs 1 and 2 of the Sub Clause 3 the words “fully and partially” shall be excluded;

- In the paragraph 13 of the Sub Clause 6:

after the words “and additional sheet” shall be supplemented with the words “, in case of its availability”;

the word “director” shall be replaced by the word “manager”.

3. Following Decision comes into force after the expiration of 10 days from official publication.

Published in the “Erkin-Too” newspaper. Dated September 11,2015 No 88-89

**Prime-minister of the
Kyrgyz Republic**

T. Sariev