

THE CIVIL CODE

Article 11. The Protection of Civil Rights

1. The protection of the violated or disputed civil rights shall be carried out, in accordance with the jurisdiction over cases determined by the procedural legislation, by the court, economic court, or the arbitration court (hereinafter referred to as - the court).
2. The protection of the civil rights in an administrative manner shall be exercised in cases provided by law. Any administrative decision may be appealed to the court.

Article 12. The Methods of Protection of Civil Rights

The protection of civil rights shall be exercised by the following:

- Recognition of a right;
- Restitution of the state that existed prior to the violation of rights and cessation of activities violating a right or those threatening the violation of a right;
- Recognition of the disputed transaction as ineffective and application of the consequences of its ineffectiveness, application of the consequences of the ineffective transaction;
- Recognition of the document of the state authority or a local authority as ineffective;
- Self-defense of rights;
- Enforcement of the obligations in kind;
- Compensation of damages;
- Collection of penalty;
- Compensation for moral injury;
- Termination or amendment to a legal relationship;
- Refusal by the court to use any state or local authority document that violates the law;
- Other methods provided by law.

Article 15. Compensation of Damages

1. Any person whose right has been violated may request compensation of damages in full, unless the law or the contract provide the compensation of lesser amount.
2. The damages shall be understood to mean any expenses incurred or those that ought to incur by a person, whose right has been violated, for the purpose of restitution of his/her violated right, expenditure or a damage to a property (actual damage) as well as uncollected revenues that would have been received by such a person under usual circumstances had his/her rights not been violated (loss of profit). If a person that violated the right received revenues as the result from such violation, a person whose right has been violated, shall have the right to request, along with other damages, the loss of profit in the amount not less than such revenues.

Article 1137. Protection of Intellectual Property Rights

The protection of the intellectual property rights shall be carried out using the methods provided for in Article 12 of this Code, as well as by means of the following:

- Payment of the compensation determined by the court;
- Confiscation of any materials and equipment instrumental in the violation and any material objects created as the result of such violation;
- Publication in mass media information of the violation committed;
- Other methods provided by law.