Decree of the Government of the Republic of Tajikistan

As of July 16th, 2012

On measures to improve foreign trade/economical activities in the Republic of Tajikistan

Based on article № 13 of the constitutional law of the Republic of Tajikistan “About Government of the Republic of Tajikistan” and article № 51 of the Law “About regulatory legal acts” and for purpose of effective use of export capacity (potential) and protection of economical interests of the Republic of Tajikistan, Government of the Republic of Tajikistan decrees:

1. Certify list of goods (services, operations), export, import and transit of which are performed on basis of governmental decree of the Republic of Tajikistan (attached)
2. Ministry of Economical Development and Trade of the Republic of Tajikistan shall develop (design) and submit to the Government of the Republic of Tajikistan procedure of export and import of goods (services, operation), where list is certified/approved by the Government of the Republic of Tajikistan
3. Certify that, sale of goods (services, operation) mentioned under attachment of this decree is performed either on global market or median stock prices
4. State Unitary Enterprise “Tajik Aluminum Company” and Ministry of Energy and Industry of the Republic of Tajikistan, on quarterly basis shall publish at mass media, global market prices for primary aluminum and cotton
5. The Customs Service under Government of the Republic of Tajikistan on monthly basis shall submit/present to Ministry of Economical Development and Trade information on export-import operations performed by foreign trade/economics entities. Information shall be presented as of contract/agreement breakdown, for cumulative report and analysis purposes
6. Ministry of Economical Development and Trade of the Republic of Tajikistan on monthly basis shall perform analysis of efficiency of sale contracts/agreements on export-import operations and in fact of any economic damage to state’s interest caused by foreign trade entities, MEDT shall present proposals to the Government of the Republic of Tajikistan
7. The Tax Committee under Government of the Republic of Tajikistan, in case of export of goods (services, operations) through national stock exchange with a pricing less than global market or median stock prices, shall exact/recover the difference to the budget from funds of involved stock exchanges
8. Ceased to be valid:
   Decree of the Government of the Republic of Tajikistan, as of February 19th, 1997 (№ 111) “About measures to improve foreign trade activities in the Republic of Tajikistan”
   Part I of decree of the Government of the Republic of Tajikistan as of July 22nd, 1998 (№ 196) “About introduction of changes into some of governmental decrees of the Republic of Tajikistan”
   Decree of the Government of the Republic of Tajikistan, as of May 4th, 2000 (№ 196) “About introduction of changes and addendums into governmental decree as of February 19th, 1998 “About measures to improve foreign trade activities in the Republic of Tajikistan”
   Part I of decree of the Government of the Republic of Tajikistan as of December 30th, 2007 (№ 662) “About introduction of changes to some governmental decrees of the Republic of Tajikistan”
   Paragraph #4, of governmental decree of the Republic of Tajikistan as of January 26th, 2008 (№ 47) “About introduction of changes into some governmental decrees of the Republic of Tajikistan”

Chairman of the Government
of the Republic of Tajikistan

Emomali Rakhmon