The Law of Ukraine

On Publishing

As amended by the Law of Ukraine
No.3047-III of February 7, 2002

This Law determines general grounds of publishing, regulates the order of organization and conducting of publishing activities, distribution of publishing products, terms of interrelations and functioning of subjects of publishing.

According to the Constitution of Ukraine this Law is designed to facilitate the national and cultural development of the Ukrainian nation, citizens of Ukraine of all nations, strengthening of their spirituality and morality, access of society members to common values, protection of rights and interests of authors, publishers, producers, distributors and consumers of publishing products.

CHAPTER I
GENERAL PROVISIONS

Article 1. Definition of Terms

Terms in this Law shall be used in the following meaning:

author shall mean a physical person, who created a work of art (document) by his/her creative effort;
customer shall mean a physical person or a legal entity that orders publishing products, assuming certain financial obligations;
publisher shall mean a physical person or a legal entity involved in preparation and publishing of an edition;
publishing house shall mean a specialized enterprise, whose main activity is preparation and publishing of publishing products;
publishing organization shall mean an enterprise, institution or organization, whose statute among others envisages preparation and publishing of publishing products;
publishing products shall mean a set of editions designed or published by a publisher (publishers);
producer of publishing products shall mean a physical person or a legal entity that produces an ordered circulation of edition;
distributor of publishing products shall mean a physical person or a legal entity, involved in distribution of publishing products;
consumers of publishing products shall mean physical persons, enterprises, institutions, organizations;
edition shall mean a work (document) that underwent editing and publishing processing, produced by printing, stamping or otherwise, contains information aimed at distribution, and meets all requirements of state standards, other legislative acts related to publishing design, printing and technical performance;
circulation shall mean a number of produced copies of the edition;
International Standard Book Number (ISBN) shall mean a number that identifies any book, brochure of a certain publisher at the international level;
state subject (complex, target) program shall mean a program approved in compliance with the established procedure with respect to publishing of socially necessary editions with determination of the circulation, volume, term of publishing and sources of funding;
socially necessary editions shall mean priority types of edition to satisfy national needs.

Article 2. Publishing

Publishing is a sphere of social relations, combining organizational and creative, and production and economic activity of legal entities and physical persons, involved in creation, production and distribution of publishing products.
The components of publishing are as follows:

publishing activity is a set of organizational, creative and production measures, aimed at preparation and publishing of publishing products;

production of publishing products is production and technological process of reproduction within the determined circulation of a publishing original by printing or other technical means;

distribution of publishing products is bringing publishing products to the consumer both through trade network and otherwise.

Article 3. Purpose of Publishing

Publishing is aimed at:

satisfaction of the needs of a person, society, state in publishing products and generating profit from this activity;

creating opportunities for self-identification of citizens as authors regardless of their race, skin color, political, religious and other beliefs, sex, ethnic and social origin, property status, place of residence, language or other signs;

ensuring the right to freedom of thought and speech, to free expression of views and beliefs;

contributing to the national and cultural development of the Ukrainian nation through an increase of the total number of circulations, volumes, and widening of subject coverage of the Ukrainian publishing;

ensuring access of the Ukrainian society to generally accepted human values by means of translating into the state language of best pieces of the world literature, science, etc., establishing cooperation with foreign publishing houses, the Ukrainian diaspora, entering into corresponding international agreements;

publishing books in Russian to satisfy cultural needs of the Russian population in Ukraine taking into consideration imported products;

publishing books in other languages of national minorities, residing in Ukraine;

increasing a number of editions in foreign languages to contribute to international awareness of Ukraine;

strengthening the material and technical base of the publishing and printing complex and the distribution network of publishing products.

Article 4. Legislation on Publishing


Article 5. State Policy in Publishing

State policy in publishing shall be determined by the Verkhovna Rada of Ukraine and based on the principles of observing freedom in publishing, resistance to its monopolization, strengthening of material and technical, organizational, legal and scientific grounds of publishing, guarantees of social and legal protection of its employees.

State policy in publishing is aimed at support of development of the national book publishing, saturation of the market with Ukrainian editions, library funds, satisfaction of needs of educational and scientific institutions, the Armed Forces of Ukraine and other military formations, law-enforcement bodies, enterprises, institutions and organizations with necessary editions in the state language.

State policy of support of national minorities’ cultures in publishing shall be implemented through corresponding bodies of executive power with involvement of national and cultural societies.

The Cabinet of Ministers of Ukraine shall ensure implementation of the policy in publishing, direct and coordinate the work of ministries and other bodies of executive power in this area.

State policy in publishing may be specified and corrected through the laws of Ukraine based on research of the publishing market, analysis of needs, demand and supply in consideration of state printing statistics.
The state shall identify priorities as to publishing of socially necessary editions in order to ensure functioning of bodies of legislative, executive and judicial powers, health protection, science, education, culture, social protection of the population in compliance with state subject programs and on the ground of the state order.

State support in publishing according to the set goal shall be also performed through tax, customs, currency and other regulation.

**Article 6. State Support and Peculiarities of Privatization in Publishing**

Privatization of book, newspaper and magazine publishing houses, printing and distribution enterprises of national importance that have on their balance premises and/or high technology lines for production of high-quality publishing products and their distribution, may be conducted by means of auction in accordance with the following procedure:

51 per cent of shares shall be retained by the state;

25 per cent of shares shall be transferred to incorporated printing and book-trading enterprises;

24 per cent of shares shall be transferred to legal entities – publishers that produce products at a given printing enterprise or distribute them through a given enterprise of wholesale book-distribution, transformed into or are open joint-stock companies. Shareholdings shall be distributed between those proportionally to volumes of printed and distributed products.

The state provides support to publishing houses, publishing organizations, printing and book-trading enterprises that produce or distribute at least 50 per cent of products in the state language and small-circulation (up to 5 thousand copies) editions in languages of small national minorities through granting benefits in terms of taxes and fees. Such support shall also be provided in case of exporting publishing products of home producers, and importing publishing products of home publishers, made in the Ukrainian language and languages of small national minorities, residing in Ukraine.

Publishing houses shall use the services of postal, telegraph and telephone communication organizations by tariffs, envisaged for budget organizations and institutions.

No support from the state shall be provided to publishing houses, specialized in publishing of products of advertising and erotic character.

**Article 7. Publishing Support and Development Funds**

Funds with the international, national and local status may be set up to finance measures aimed at support and development of publishing, its technical and material, and scientific base.

**Article 8. Language in Publishing**

In publishing languages shall be used in compliance with Article 10 of the Ukrainian Constitution, the Law of Ukraine “On Languages in Ukraine” and other legislative acts of Ukraine.

All publishing products, designed for official and consumer use (letterheads, forms, receipts, tickets, certificates, diplomas, etc.) distributed through state enterprises, institutions and organizations shall be issued in the Ukrainian language.

The state shall encourage preparation, production and distribution of printing editions in the state language and languages of national minorities, residing in Ukraine.

Compliance with the state language policy in publishing shall be ensured by corresponding bodies of executive power.

**CHAPTER II ORGANIZATION AND CONDUCTING PUBLISHING**

**Article 9. Organizational and Legal Forms in Publishing**

Any organizational and legal form, envisaged by legislation, based on any ownership form may be used in publishing.

**Article 10. Subjects of Publishing**

Publishers, producers and distributors of publishing products shall be regarded as subjects of publishing.
Subjects of publishing in Ukraine may be: citizens of Ukraine, foreigners and stateless persons, legally residing in Ukraine, Ukrainian and international legal entities.

Subjects of publishing shall establish legal, property, production relations with subjects of other area of activity in accordance with legislation.

Subjects of publishing – subjects of entrepreneurial activity shall be governed by this Law, the Law of Ukraine “On Entrepreneurship”, other laws of Ukraine.

Non-governmental, scientific, religious and other subjects of non-commercial activity, operating in publishing shall be governed by the Laws of Ukraine “On Unions of Citizens”, “On Freedom of Conscience and Religious Organizations” and other legal and normative acts.

Relations between subjects of publishing shall be regulated by separate agreements concluded in compliance with legislation.

**Article 11. Founder (Co-Founder) in Publishing**

The founder (co-founder) in publishing may be: citizens of Ukraine, foreigners and stateless persons, legally residing in Ukraine, legal entities of Ukraine and other states.

The founder (co-founder) in publishing shall approve of the statute of the subject of publishing, and shall be the owner (co-owner) of the property.

The founder (co-founder) in publishing shall be entitled to participate in developing a publishing program, recruitment of personnel, shall receive profit from publishing activity and sales of products.

The founder (co-founder) in publishing may represent a publisher, producer and distributor of publishing products in one person.

**Article 12. The State Register of Ukrainian Publishers, Producers and Distributors of Publishing Products**

In order to keep records of subjects of publishing, the State Register of Ukrainian Publishers, Producers and Distributors of Publishing Products (hereinafter – the State Register) shall be maintained, provisions on which are approved by the Cabinet of Ministers of Ukraine.

Subjects of publishing are subject to entry to the State Register in compliance with the procedure established by the Cabinet of Ministers of Ukraine.

Activity in publishing without being entered in the State Register shall be conducted by:

bodies of legislative, executive, judicial power - to publish official editions with materials of legislative and other regulatory and legal-normative character, bulletins of judicial and arbitration practice;

enterprises, organizations, educational establishments, scientific institutions, creative unions, other legal entities – to publish and distribute free of charge informational, bibliographic, reviewing, advertising editions, editions, containing legislative acts on production and practical issues, professional and methodical materials, documentation for needs of statutory activities of their publisher, as well as materials in the form of manuscript, disseminated by means of technical devices.

**Article 13. Application for Entering a Subject of Publishing in the State Register of Ukraine**

The application for entering a subject of publishing in the State Register shall contain the following:

the founder (co-founder), including: last name, name, patronymic, and corresponding passport data (for citizens); full name (for a legal entity); location, numbers of communications facilities and banking accounts;

full data on the subject of publishing;

language, in which publishing products are to be published or distributed – state, Russian, other languages of national minorities of Ukraine (specify), foreign languages (which);

sources of receipt of publishing products – home publishing houses, foreign (countries of origin);
sources of financial and material and technical supplies of activities of publishers, producers and distributors of publishing products.

The application on entry of the subject of publishing to the State Register shall be considered within one month.

**Article 14. Registration Fee**

A fee for entering the subject of publishing in the State Register shall be established, the size of which shall be equal the size necessary to cover costs required for entering the subject in the State Register. The size and the procedure of payment of a registration fee shall be established by the Cabinet of Ministers of Ukraine.

**Article 15. Changes in the State Register**

Should the name of the subject of publishing, principal statutory provisions, the founder (co-founders), kind of activity in publishing be changed, corresponding changes shall be made in the State Register.

**Article 16. Denial to Enter the Subject of Publishing in the State Register**

The subject of publishing may be denied entering in the State Register in the event when:

- the name, program goals, directions of activity of the subject of publishing are in conflict with Ukrainian legislation;
- the application for entering in the State Register is filed (signed) by the person not authorized to do so;
- the subject of publishing that has the same name is already entered in the State Register;
- the application on entering in the State Register is filed after the court judgment on termination of activity of this subject of publishing takes legal effect.

Denial to enter the subject of publishing in the State Register shall be forwarded to the applicant in writing with specification of reasons of denial within thirty-day term from the date of filing the application. The denial may be appealed in court.

**Article 17. Rights and Liabilities of the Customer of Publishing Products**

Customers of any publishing products may be: citizens of Ukraine, foreigners and stateless persons, legally residing in Ukraine, legal entities of Ukraine and other states.

Purchase orders from customers – authors (co-authors), compilers (co-compilers), translators may be received by the publisher for editing and publishing processing, production and publishing of the following:

- works of fiction, public and political, advertising, reference, educational, scientific, technical or application character;
- statements, lectures, speeches, reports, sermons;
- works of music with and without text;
- dramatic, and musical and dramatic works;
- works of fine art;
- photographs, illustrations, maps, plans, sketches;
- translations, arrangements, annotations, resumes, reviews, stagings, other processing of works and arrangements of folklore (derivative works) with no damage to the safeguard of original works, on the basis of which derivative works are created;
- collection of works, anthologies, encyclopedias, collection of traditional data, including databases, other integral parts of works on condition that they are the result of creative work, performed with regard to selection and placement of materials with no damage to the safeguard of works constituting them;
- other works (works, published at own costs, costs of patrons of art, sponsors, charitable and other funds, etc.).

The customer shall determine the volume, circulation of edition, independently decide on its use or distribution.
The publisher shall have the right to be the customer to the producer, and the distributor of publishing products.

Terms of performance of publishing products purchase order, rights and liabilities of parties shall be stipulated by agreements between the author (co-author) or the person that has the property right to object of the order, the customer, the publisher, the producer and the distributor, determined in compliance with legislation.

**Article 18. Publishing Houses, Publishing Organizations**

The main structural unit in publishing shall be publishing houses and publishing organization of different ownership forms.

Publishing house, publishing organization shall act based on their statutes (provisions) that stipulate their goal, objectives, functions and the order of activity.

Establishment and activity of publishing houses, whose authorized funds have more than 30 per cent of foreign investments, shall be prohibited.

**Article 19. Guarantees of Rights of Publishing Houses and Publishing Organizations**

The rights of publishing houses and publishing organizations are guaranteed by the Constitution and laws of Ukraine.

Intrusion of state bodies, their officials, non-government organizations, individuals into organizational and creative activity of publishers, as well as censorship as a tool of control over ideological content of editions is prohibited. Only the content of information, protected by legislation shall be controlled by corresponding state bodies.

**Article 20. Rights and Liabilities of the Publisher**

Rights and liabilities of the publisher in its relations with the author (co-authors) of a work of science, literature and art, as well as with the person that has the copyright to other types of intellectual and industrial property are built on the ground of the Laws of Ukraine “On Copyright and Related Rights”, “On Protection of Rights to Inventions and Utility Models”, “On Protection of Rights to Industrial Designs”, “On Protection of Rights to Trademarks for Products and Services”, and other laws of Ukraine.

In consideration of specifics of publishing activities the publisher shall be entitled to:

- develop own publishing program, identify scope and thematic direction of its activity;
- use publishing products, published by own thematic program to ensure statutory activity, independently distribute publishing products or use the services of another distributor;
- publish both promulgated and non-promulgated works of science, literature and art, regardless of their destination, genre, volume and way of reproduction, expressed in written or any other form, acquire exclusive or non-exclusive rights to these works;
- accept orders from legal entities an physical persons on preparation and publishing editions, provide them with editing and publishing, and other services in accordance with the profile of its activity;
- perform purchase and sale of publishing products in order to generate profit, provide services to subjects of entrepreneurial activity in retail and wholesale trade;
- nominate - in compliance with the established procedure – works of science, literature and art published by the publisher for competition to receive state, public, international awards;
- establish creative and production relations, cultural ties with publishers from other states;
- participate in activities of international publishers’ organizations, represent its publishing products at national and international competitions, exhibits, fairs.

The publisher is obligated to:

- perform its activity in compliance with Ukrainian legislation, respect the rights of other subjects of publishing and economic activity;
facilitate strengthening of generally accepted human values, development of science, culture, satisfaction of spiritual needs of the Ukrainian nation, respect national dignity, national peculiarity and culture of all nations;

observe the norms of copyright and patent right, requirements of state and international standards, other legislative acts, regulating publishing;

control timely distribution by the producer of mandatory free and paid specimens of editions;

submit – in compliance with the established procedure – state statistical reports, information on published editions;

reimburse losses, caused in the result of violation of legislation.

**Article 21. Rights and Liabilities of the Producer of Publishing Products**

The producer of publishing products may be printing enterprise, other legal entity of any form of ownership, citizens of Ukraine, foreigners and stateless persons, legally residing in Ukraine, or legal entities of other states, that hold in their possession means of printing production or copying devices.

The producer receives purchase orders to produce publishing products on condition that the customer has a document, confirming the entry of the latter in the State Register as a subject of publishing. In the event there is no such document, only editions, specified in part 3, article 12 hereof shall be accepted for production.

Terms and conditions of performing the purchase order on production of publishing products are determined by the agreement between the customer and the producer. Disputes between the customer and the producer shall be settled in court.

The producer of publishing products shall be held responsible before the customer according to legislation for accurate reproduction of the publishing original, observing requirements on the quality of production of each copy of the edition in the ordered circulation, state and international standards, technical specifications and other regulatory documents.

The producer is not entitled – without customer’s permission – to pass to anyone produced circulation of the edition or a part of it, publishing originals, models, photos or printing plates, except cases, envisaged by legislation.

Production of additional circulation without customer’s permission is prohibited.

Producer has the right to publishing activity once it is entered in the State Register in compliance with all rights and liabilities, envisaged for the publisher by this Law.

**Article 22. Object of Publishing**

The object of publishing is publishing products, distinguished according to state standards by:

target destination of editions – official, scientific, scientific and popular, scientific and production, scientific and methodical, production and practical, regulatory on production and practical issues, production and practical for amateurs, educational, educational and methodical, public and political, reference, advertising, fiction editions, editions for organizing leisure and recreation;

analytical and synthetic processing of information – informational, bibliographical, reference, reviewing editions, digests;

information signs – text, musical notation, cartographical, fine art editions;

format design of editions – books, sheet editions, booklets, posters, post cards, integral editions, card editions, toy books;

volume of editions – books, brochures, leaflets;

composition of the main text – monoedition, collection;

periodicity of editions – non-periodicals, series, periodicals, editions with continuation;

structure of editions – series of editions, one-volume, many-volume editions, collection of works, selected works.

The object of publishing may be other types of publishing products, determined by standards.
Article 23. Basic Information of Edition

Basic information of the edition – a set of data, characterizing the edition, and designed for its external looks, informing consumers, bibliographic processing and statistical accounting. Each copy of the edition must contain basic information.

Elements of basic information are as follows:

- information on authors and other persons that were involved in creation of the edition;
- title (main, parallel, key, alternative) of the edition;
- over-title data; under-title data; basic data;
- issuing data (number and date of issuing the document on entering the publisher in the State Register, volume of the edition, circulation, etc.);
- classification indices;
- international standard numbers;
- copyright protection sing.

The list, contents and procedure of legalization of basic data for each type of editions shall be determined by standards. Basic data shall be legalized by the publisher.

All book editions in Ukraine regardless of the language of the main text must have compulsory annotation and basic bibliographic information in the state language. The only exception may only be editions in foreign languages, destined for distribution abroad or among foreigners.

Publishing of an edition without compulsory basic data is not allowed.

Article 24. Mandatory Copies of Editions

Mandatory copies of editions – copies of different types of circulated editions, sent to institutions and organizations according to Ukrainian legislation.

Article 25. Distribution of Publishing Products

Distribution of publishing products shall be performed once the distributor is entered in the State Register.

Distribution of publishing products may be performed by means of its selling in retail and wholesale trade, free distribution or exchange on contractual basis.

Free distribution of publishing products may be performed for scientific, cultural and educational, charitable, advertising, and other purposes.

Establishment and functioning of publishing organizations with over 30% of foreign investments in their authorized fund is prohibited.

Exporting outside Ukraine and importing into Ukraine of publishing products shall be performed according to Ukrainian legislation.

Article 26. Rights and Liabilities of Distributor of Publishing Products

Distributor of publishing products is entitled to:

- perform retail and wholesale purchase and sale of publishing products;
- independently develop its production plans, identify scope of its activity, select publishing products by thematic direction;
receive orders from legal entity and physical persons on distribution of publishing products, coordinate the order with publishers and producers of publishing products;

establish production relations with foreign publishers, producers or distributors of publishing products for the purpose of their importing or exporting.

The distributor is obligated to:

perform its activity in compliance with Ukrainian legislation;

submit – according to the procedure established by the Cabinet of Ministers of Ukraine – state statistical reports on exporting outside Ukraine and importing into Ukraine of publishing products.

**Article 27. The Book Chamber of Ukraine**

The Book Chamber of Ukraine is the state cultural and scientific institution in the sphere of publishing and informational activity that performs the following:

state bibliographic registration and centralized cataloging of all types editions, published in Ukraine without exception;

collection and use of administrative information characterizing dynamics and tendencies in publishing;

(paragraph three of part one of Article 27 in wording of the Law of Ukraine N 3047 of February 7, 2002)

analysis of tendencies of publishing products distribution, research of book market, its regional peculiarities;

acquisition and preserving complete and intact the fund of the State Printing Archive – the main depository of all types of editions, published in Ukraine;

state standardization of publishing and library science, development and control over observing standards by subjects of publishing, and certification of databases;

elaboration and substantiation of short- and long-term forecasts of development of publishing and library science in Ukraine;

scientific research in the sphere of library science, bibliology, sociology of book and reading, preservation and restoration of documents;

scientific research and development of bibliometrical methods of identification of priority directions and the level of development of scientific research;

creation and publishing of current, cumulative and retrospective bibliographical guides, reference magazines, and scientific and analytical reviews, printed cards;

development and exploitation of bibliographical databases and bibliographic information networks;

organization of book exchange.

Funds of printed products and databases of the Book Chamber of Ukraine shall be under state protection and in ownership of the state.

The Book Chamber of Ukraine has the right – according to the procedure established by the Cabinet of Ministers of Ukraine – to receive free and paid compulsory specimens of all editions, publishing of which is performed by subjects of publishing in Ukraine.

The Book Chamber of Ukraine shall be subordinate to the central body of executive power that ensures implementation of the state policy of mass information and publishing.

**Article 28. Restriction of Rights in Publishing**

Activity in publishing cannot be used for appeals, aimed at liquidation of independence of Ukraine, change of the constitutional order by forcible way, violating sovereignty and territorial integrity of the state, undermining its security, illegal capturing of power, propaganda of war, violence, unleashing of interethnic, race, religious hostility, encroachment upon rights and liberties of a person, health of the population.
The following is prohibited in publishing:

- produce or distribution products, containing information attributed to unfair advertising, advertising with the use of caricatures of the state Ukrainian symbols (the State Coat of Arms, the State Flag, the State Anthem) in any form;
- promulgate information, data, evidence, advertise products and services that may cause harm to citizens, enterprises, institutions, organizations or the state;
- produce or distribution publishing products of pornographic character or products, propagating the cult of violence and cruelty;
- produce or distribute publishing products, propagating religious dogmas that pose threat to life, health, morality of citizens, violate their rights and freedoms or call for violating the public order;
- sell publishing products without the permission from their owner (co-owners), except cases, envisaged by legislation.

Subject of publishing activity shall not have the right to disclose the data, regarded as state or other secret, protected by legislation.

Violation of requirements as to observing standards, norms and regulations entails liability, established by legislation.

The distributor shall not have the right to distribute home publishing products, published with violation of Ukrainian legislation and imported from abroad, and are subject to restrictions, stipulated by this article.

**Article 29. Rights of the Consumer**

The consumer shall have the right to: replacement of publishing products with printing or other technological defects; guarantee of performance in compliance with subscription obligations.

**CHAPTER III**

**INTERNATIONAL COOPERATION IN PUBLISHING**

**Article 30. International Cooperation**

International cooperation in publishing shall be conducted on the basis of international agreements, ratified by Ukraine, and Ukrainian legislation.

International cooperation in publishing is aimed at:

- strengthening of material and technical base of publishing and printing complex by means of introduction of new technologies, involvement of foreign investments for these purposes;
- intensification of cultural and scientific exchange with other states, widening participation in international exhibits, fairs, etc.;
- creation of distribution network for home publishing products abroad, and for foreign products in Ukraine;
- satisfying cultural, scientific, educational needs of Ukrainians, living abroad.

**Article 31. Participation in Foreign Economic Activity**

Subjects of publishing may – in accordance with the established procedure – participate in foreign economic activity.

**CHAPTER IV**

**TERMINATION OF ACTIVITY IN PUBLISHING. LIABILITY FOR VIOLATION OF THE LAW OF UKRAINE “ON PUBLISHING”**

**Article 32. Termination of Activity in Publishing**

Activity in publishing shall be terminated:

- on founder’s (co-founders’) initiative;
- on the basis of a court judgment;
on other grounds, envisaged by Ukrainian legislation.

Subject of publishing shall be deemed as that terminated its activity from the moment it is excluded from the State Register.

**Article 33. Responsibility of the Subject of Publishing**

Persons, guilty of violation of this Law shall bear disciplinary, administrative, civil or criminal responsibility according to Ukrainian legislation.

**CHAPTER V FINAL PROVISIONS**

1. The Law of Ukraine "On Publishing” shall enter into force from the day of its publication.

Until other laws are brought in conformity with the norms of this Law, they shall be valid in the terms that do not contradict this Law.

2. Persons that according to this Law are subject to entry in the State Register, are obligated – within one year after this Law is published – to file the application for entering in the State Register and acquire the right to publishing, production or distribution of publishing products.

3. The Cabinet of Ministers of Ukraine - within two months after publication of the Law “On Publishing” – is obligated to:

   - submit proposals to the Verkhovna Rada of Ukraine on amending the laws of Ukraine, resulting from this Law;
   - develop and bring its legal and normative acts in conformity with this Law;
   - ensure reviewing and cancellation by ministries and other central bodies of executive power of their legal normative acts that are in conflict with this Law.

*President of Ukraine*  

L. KUCHMA

*Kyiv*  

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