



LEGAL UPDATES

AUGUST 2024

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LIKON LAW – VIETNAM INTERNATIONAL PRACTICE

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PART 1: LEGAL UPDATE AUGUST 2024

1. CIRCULAR 02/2024/TT-BNNPTNT: CIRCULAR STIPULATING THE PERIOD OF TIME WHEN ONE IS NOT ALLOWED TO ESTABLISH OR OPERATE AN ENTERPRISE, COMPANY OR COOPERATIVE AFTER LEAVING OFFICE

On March 27, 2024, the Ministry of Agriculture and Rural Development (MARD) issued Circular 02/2024/TT-BNNPTNT to regulate specific areas and the time limit within which people who have held positions and powers within the management scope of the Ministry of Agriculture are not allowed to establish and hold management positions in enterprises in general and cooperatives in particular since they cease to hold positions at agencies under the management of the Ministry of Agriculture.

The above Circular will take effect from May 20, 2024. The purpose of the Circular is to be transparent in management and set a specific time limit within which people who have held positions in state agencies are not allowed to do after they cease to hold positions under the management of the Ministry of Agriculture.

1.1. Group of fields under the management of the Ministry of Agriculture and Rural Development that people who have held positions in this group of fields need to pay attention to

Based on Article 5 of Circular 02/2024/TT-BNNPTNT, it is stipulated in the direction of listing the fields managed by the Ministry of Agriculture including: Cultivation, plant protection, animal husbandry, veterinary medicine, irrigation, dykes and natural disaster prevention, forestry, forestry, fisheries, fisheries control, cooperative economy and rural development and the field of quality, processing and market development.

Therefore, individuals and people who have held positions in the above scope under the Ministry of Agriculture need to note that they will not be allowed to establish new enterprises operating in the above fields or assume any positions and management in enterprises with external private capital.

1.2. The period of time that people with positions and powers are not allowed to establish, hold titles, positions of management, and operate enterprises and cooperatives after leaving their positions

The Circular aims to regulate and avoid lack of objectivity for the group of individuals who have held management positions under the Ministry of Agriculture and stipulates the period of time that they are not allowed to hold powers in the same field

since leaving their positions. The Law also sets out a certain period, not a complete ban for the above group of subjects, specifically:

- Individuals within a period of 12 months from the date of leaving their positions according to the decision of the competent authority, people with positions and powers who have worked in the fields mentioned in Section 1 "are not allowed to establish, hold titles, positions of management, and operate enterprises and cooperatives in the fields they were previously assigned to manage and perform tasks".
- Officials, civil servants and public employees who have directly researched, developed or appraised and approved programs, projects and proposals within the scope of Section 1 shall not be allowed to hold positions until the implementation of the programs, projects and proposals is completed. Thus, the period of not being allowed to hold positions and activities in the field for individuals who have held positions is generally 12 months from the date of leaving the position and the period for officials, civil servants and public employees who have researched, appraised and approved the project is generally until the project is completed.

2. **DECREE 71/2024/NĐ-CP REGULATING LAND PRICES**

On August 1, 2024, the 2024 Land Law came into effect in practice, along with Decree 71/2024/ND-CP which came into legal effect at the same time. The Decree specifically stipulates the method of land valuation, in order to concretize the provisions in Article 158 of the 2024 Land Law.

Decree 71/2024/ND-CP specifically stipulates the procedure for determining land prices according to 4 methods including "comparison, income, surplus and land price adjustment coefficient". Each method will have its own application and needs to be based on each case to determine, specifically:

- **Comparison method:** Implemented by adjusting the price of land plots with the same land use purpose, certain similarities in factors affecting the price of land transferred on the market, winning the auction of land use rights where the auction winner has fulfilled the financial obligations according to the auction winning decision through analyzing and comparing the factors affecting the land price after excluding the value of assets attached to the land (if any) to determine the price of the land plot to be appraised;
- **Income method:** is implemented by taking the average annual net income on a land area divided by the average savings interest rate of 12-month term deposits in Vietnamese Dong at commercial banks in which the State holds more than 50% of the charter capital or the total number of voting shares in the province for 3 consecutive years up to the end of the most recent quarter with data before the time of land valuation;

- **Surplus method:** is implemented by taking the total estimated development revenue minus the total estimated development cost of the land plot, land area on the basis of the most effective land use (land use coefficient, construction density, maximum number of floors of the building) according to the land use planning, detailed construction planning approved by the competent authority;

- **Land price adjustment coefficient method:** is implemented by taking the land price in the land price table and multiplying it by the land price adjustment coefficient. The land price adjustment coefficient is determined by comparing the land price in the land price list with the market land price.

In addition, Article 8 of Decree 71/2024/ND-CP also specifically stipulates the factors affecting land prices, including:

- For non-agricultural land, there will be the following factors:
 - Location, location of the land plot, land area;
 - Traffic conditions: width, road surface structure, adjacent to 01 or more roads;
 - Conditions on water supply and drainage, electricity supply;
 - Area, size, shape of the land plot, land area;
 - Factors related to construction planning include: land use coefficient, construction density, construction boundaries, height limits of construction works, limits on the number of basements built according to the detailed construction planning approved by competent state agencies (if any);
 - Current status of environment and security;
 - Land use term;
 - Other factors affecting land prices in accordance with actual conditions, cultural traditions, and local customs and practices.
- For agricultural land, there will be the following factors:
 - Crop and livestock productivity;
 - Location and characteristics of the land plot and land area: the nearest distance to the place of production and consumption of products;
 - Traffic conditions serving production and consumption of products: width, road level, road surface structure; terrain conditions;
 - Land use term, except for agricultural land allocated by the State to households and individuals according to the agricultural land allocation limit, agricultural land within the limit of receiving the right to transfer is not based on the land use term;

- Other factors affecting land prices in accordance with actual conditions, cultural traditions, and local customs and practices.

Also in Article 8 of Decree 71/2024/ND-CP, it is stipulated that the responsibility will be assigned to the organization implementing the proposed land valuation so that the Department of Natural Resources and Environment can preside over and coordinate with relevant departments and branches to advise and submit to the Provincial People's Committee to specify the factors affecting land prices, the maximum difference of each factor affecting land prices to determine a certain level of similarity, and the method of adjustment for each difference of each factor affecting land prices.

In case the Provincial People's Committee has not specified or the regulations are still lacking the factors affecting land prices, the maximum difference of each factor affecting land prices, and the method of adjustment for each difference of each factor affecting land prices, the organization implementing the land valuation shall propose specific details in the explanatory report to develop a land price plan for the Land Valuation Council to consider and decide.

3. CIRCULAR NO. 11/2024/TT-NHNN AMENDING AND SUPPLEMENTING CERTAIN PROVISIONS OF CIRCULAR 16/2021/TT-NHNN DATED NOVEMBER 10, 2021 OF THE STATE BANK OF VIETNAM ON CREDIT INSTITUTIONS' PURCHASE AND SALE OF CORPORATE BONDS

Dated June 28, 2024, the Governor of the State Bank issued Circular No. 11/2024/TT-NHNN to amend and supplement certain provisions of Circular 16/2021/TT-NHNN dated November 10, 2021 of the State Bank of Vietnam regarding credit institutions' purchase and sale of corporate bonds.

3.1. Scope of Regulation

To align with the actual situation and new legal regulations, Article 1 of Circular 11/2024/TT-NHNN has expanded the scope of regulation by requiring the transferee of bonds to "implement the restructuring plan for the specially controlled credit institution." This clearly stipulates that the transferee is not only required to purchase and sell bonds but must also implement measures to restructure the credit institution in accordance with the approved plan.

3.2. Principles of Purchasing and Selling Corporate Bonds

a) Certain Provisions Abolished

Clause 11 and Clause 12 of Article 4 of Circular 16/2021/TT-NHNN have been repealed.

In April 2023, the State Bank had to issue Circular 03/2023/TT-NHNN to temporarily suspend the enforcement of the above provisions of Circular 16/2021/TT-NHNN, and now, Circular 11/2024/TT-NHNN has officially abolished this provision.

b) Additional Provisions

- Bond Issuers Must Disclose Information about Related Parties

Circular 11/2024/TT-NHNN adds Clause 14 to Article 4 on the principles of purchasing and selling corporate bonds: Bond issuers must provide credit institutions with information about related parties as prescribed in the Law on Credit Institutions before credit institutions purchase corporate bonds. Related parties of the bond issuer are organizations or individuals having a relationship with the bond issuer as prescribed in Clause 24 Article 4 of the Law on Credit Institutions. Information about individual related parties includes: full name; personal identification number; nationality, passport number, date of issue, place of issue for foreigners; relationship with the bond issuer. Information about organizational-related parties includes: name, enterprise code, address of the head office of the enterprise, certificate of business registration number or equivalent legal document; legal representative, relationship with the bond issuer.

- No Cash Use in Purchasing and Selling Corporate Bonds

Additionally, the Circular adds Clause 15 to Article 4: Credit institutions must use non-cash payment services when making payments in the purchase and sale of corporate bonds as prescribed by the law on non-cash payments.

3.3. Responsibilities of Credit Institutions When Purchasing Corporate Bonds

Circular 11/2024/TT-NHNN has introduced more detailed and stringent regulations for credit institutions' purchase and sale of corporate bonds. Specifically, in the case where the bond issuer does not repurchase bonds before maturity as committed and requested by the credit institution, the credit institution shall handle and recover the principal and interest of the bonds in accordance with the law.

3.4. Limit on Purchasing Corporate Bonds

The Circular also amends and supplements Clause 1 of Article 8 on the limit on purchasing corporate bonds. Accordingly, the total outstanding purchase of corporate bonds (including bonds issued by the enterprise and by related parties of that enterprise) is counted towards the total outstanding credit limit for a customer, for a customer and related parties as prescribed in the Law on Credit Institutions and regulations of the State Bank of Vietnam on limits and safety ratios in the operation of credit institutions.

4. CIRCULAR No. 36/2024/TT-NHNN REGULATIONS ON THE CLASSIFICATION OF ASSETS OF CREDIT UNIONS

Dated 30 June 2024, the Governor of the State Bank issued Circular No. 36/2024/TT-NHNN prescribing regulations on the classification of assets of credit unions. Circular No. 36/2024/TT-NHNN shall take effect from 15 August 2024.

4.1. Principle of Self-Classification

According to Article 8 of Circular No. 36/2024/TT-NHNN, the principle of self-classification is specifically regulated as follows:

- All outstanding loans and off-balance sheet commitments of a customer at a credit union must be classified into the same debt group (the group with the highest risk level).
- For syndicated loans, each participating credit union shall notify the participating members of the syndicated loan of the results of the self-classification of debt.
- For discounted bills of exchange and other negotiable instruments, there are two forms of classification:
 - a) Under a term purchase agreement
 - b) Under a repurchase agreement
- For the purchase of unlisted bonds, the purchase amount is classified as a loan to the bond issuer. If the bond term is extended in accordance with the law, it shall be classified as a loan that has been rescheduled.
- For entrusted loans where the entrusted party has not yet disbursed the full amount entrusted under the entrustment contract, the disbursed amount shall be classified as a loan to the entrusted party.
- For the purchase of certificates of deposit issued by other credit institutions or foreign bank branches, the credit union shall classify the purchase amount as a loan.
- For debts arising from letter of credit transactions, they are classified into 5 groups depending on the type of transaction performed: a) For issuing letters of credit: b) For confirming letters of credit: c) For negotiating and paying letters of credit: d) For reimbursement of letters of credit: e) For the outright purchase of documents presented under a letter of credit, the credit union shall classify the purchase amount as a loan to the issuing or confirming bank.
- For debts in violation of the law (point c(iv) clause 1 Article 9 of Circular No. 36/2024/TT-NHNN), at the time of discovery of the violation, a decision to recover must be issued immediately in accordance with the law.

- For debts to be recovered according to the conclusions of inspection, audit, and decisions on administrative penalties, the credit union must issue a decision to recover in accordance with the conclusions of the inspection and audit. For these debts, the credit union shall not restructure the repayment term, and while the debts have not been recovered in accordance with the recovery decision, the credit union shall classify the debts in accordance with the regulations.

- For debts that have been restructured, the number of times the repayment term has been restructured for each debt is calculated and recorded from the time the debt arises until the time the customer has fully fulfilled its repayment obligations. In addition, according to Article 11 of Circular No. 36/2024/TT-NHNN, credit unions shall, based on the regulations, independently classify debts and off-balance sheet commitments as of the end of the last day of the preceding month (at least once a month, within the first 7 days of the month).

4.2. Debt Classification

Clause 1 Article 9 of Circular No. 36/2024/TT-NHNN prescribes the classification of debts. Accordingly, credit unions shall classify debts (except for substitute payments under off-balance sheet commitments) into 5 groups as follows:

- Group 1 (Standard debt);
- Group 2 (Substandard debt);
- Group 3 (Doubtful debt);
- Group 4 (Loss debt);
- Group 5 (Debt likely to result in loss).

In addition, according to Article 11 of Circular No. 36/2024/TT-NHNN, credit unions must report the results of the classification of debts, off-balance sheet commitments, establish and use provisions to handle risks in accordance with the regulations on statistical reporting applicable to credit unions issued by the State Bank.

5. CIRCULAR 06/2024/TT-TTCP ON ESTABLISHING, MANAGING THE INSPECTION DOSSIERS, DOSSIERS OF SETTLEMENT ON THE COMPLAINTS AND DOSSIERS OF DENOUNCEMENT

On the 01st of July 2024, the Government Inspectorate promulgated Circular 06/2024/TT-TTCP providing the establishment and management of inspection dossiers, dossiers of settlement on the complaints and denouncement.

5.1. The contents of the inspection dossiers

As stipulated in Article 7 of Circular 06/2024/TT-TTCP, the contents of the inspection dossier are divided into 3, including *primary documents, documents, materials issued by the Inspection Team during the inspection process, documents, materials provided by the inspection subject*, other documents, materials

a) Group 1 is stated primary documents, including:

- Directives and requests issued by authorities or competent individuals are the basis for the issuance of an inspection decision (if any);
- Report on information collection for inspection preparation (if any);
- Inspection decision; document on suspension, supplementation, changes of Inspection Team Leader, and members of the Inspection Team (if any);
- Inspection implementation plan; plan to amend, and supplement inspection implementation content (if any);
- Inspection result report;
- Documents concluding, directing, and deciding on handling by the person issuing the inspection decision or competent authority; documents exercising the rights of the person issuing the inspection decision;
- The decision to extend the inspection period, the decision to suspend the inspection, the decision to resume the inspection, the decision to terminate the inspection (if any);
- Inspection conclusion;
- Documents recommending prosecution and transferring the case file, and related materials to the investigation agency; documents notifying the investigation agency's result of resolving the case (if any);
- Documents publicising the inspection conclusion;
- Documents organising the implementation of the inspection conclusion.

b) Group 2 mentioned documents, and materials issued by the Inspection Team during the inspection process, including:

- Documents outline requesting the inspection subject to report on inspection content;
- Minutes announcing the inspection decision;
- Minutes prepared by the Inspection Team Leader and members during work with the inspection subject and agencies, organizations, and individuals related to the inspection content;
- Progress reports, the situation of performing inspection tasks to the person issuing the inspection decision;

- Documents, decisions exercising the rights of the Inspection Team Leader and members (if any);
 - Documents, and reports verifying inspection contents of the Inspection Team or its members;
 - Documents, reports to the inspection decision issuer, documents notifying the inspection subject about the end of direct inspection;
 - Documents assigning tasks of the Inspection Team Leader to team members; reports on the task performance results of the Inspection Team members;
 - Minutes of the Inspection Team's meetings on the draft inspection result report;
 - Minutes working with the inspection subject on explanations at the meeting regarding the draft inspection conclusion (if any);
 - Minutes of meetings, working of the inspection decision issuer, head of the agency, unit presiding over the inspection with the Inspection Team, and notification of the chairman's conclusive opinions (if any);
 - Documents reserving the opinions of the Inspection Team Leader and members (if any) on the draft inspection result report, and draft inspection conclusion;
 - Inspection Team's diary;
 - Summary meeting minutes of the Inspection Team's activities.
- c) Group 3 concerning documents, and materials provided by the inspection subject, including:*
- Documents, and reports from the inspection subject according to the Inspection Team's outline and requests;
 - Information, and materials provided by the inspection subject related to the inspection content during the inspection process;
 - Information, and materials provided and explained by the inspection subject regarding the draft inspection conclusion contents (if any).
- d) Group 4 concerning other documents, and materials, including:*
- Draft inspection conclusion submitted to the inspection decision issuer and draft inspection conclusion reported to the head of the state management agency of the same level, draft inspection conclusion sent for appraisal (if any);
- Documents reporting to the head of the state management agency of the same level about the draft inspection conclusion; documents recording the head's opinions about the draft inspection conclusion; documents explaining the feedback of the head about the draft inspection conclusion (if any);

- Documents requesting opinions from agencies, organizations, and individuals related to one or more contents of the draft inspection conclusion; response documents from agencies, organizations, and individuals regarding the requested content (if any);
- Supervision decisions, supervision plans, supervision result reports of the Inspection Team's activities, and other related materials (if any);
- Documents assigning the appraisal of the draft inspection conclusion; appraisal result reports on the draft inspection conclusion; reports explaining and addressing appraisal feedback of the draft inspection conclusion and other related documents (if any);
- Documents providing information and materials from related agencies, organizations, and individuals (if any);
- Documents commissioning expertise, expertise conclusions, and other related materials (if any);
- Complaint petitions, denunciation petitions, petitions, and documents resolving complaints, denunciations, and petitions related to the responsibilities of the Inspection Team Leader and members (if any);
- Other related materials (if any).

5.2. *The content of the dossier of settlement on complaints*

As stipulated in Article 11 of Circular 06/2024/TT-TTCP, the contents of the inspection dossier are divided into 3, including primary documents, documents, materials issued during the complaint settlement process, and documents, and materials provided during the complaint settlement process.

a) Group 1 concerning primary documents, and materials, including:

- Complaint or letter recording the content of the complaint directly; the latter of power of attorney on the complainant; letter on appointing representative to present the content of the complaint (if any);
- Notice of acceptance and settlement of complaints;
- Report on the results of re-examination of administrative decisions, administrative acts, decisions to discipline complaints of cadres and civil servants (if any);
- Letter on assignment to verify the content of the complaint (if any); decide to verify the content of the complaint;
- Letter on extension of the time limit for settlement of complaints (if any);

- Complaint withdrawal application, notice of suspension of complaint settlement (if any);
- Report on the results of verification of the content of the complaint;
- Decision on complaint settlement;
- Letter on publishing the decision to settle complaints.

b) Group 2 mentioned documents, and materials issued during the complaint settlement process, including:

- Letter requesting information, documents and evidence related to the content of the complaint;
- Minutes of work with complainants, representatives, authorized persons, lawyers, legal assistants of the complainant, persons with relevant rights and interests, relevant agencies, organizations and individuals;
- Letter on notifying the organization of dialogue; dialogue minutes; report on dialogue results in case the complainant assigns or assigns dialogue tasks;
- Decision on solicitation of an expert assessment, written request for assessment; assessment results (if any);
- Decision on suspension of the implementation of the complained administrative decision; decision on cancellation of the decision on suspension (if any).

The content of the dossier of settlement on denouncement

As stipulated in Article 15 of Circular 06/2024/TT-TTCP, the contents of the inspection dossier are divided into 3, including primary documents, documents, materials issued during the denunciation settlement process, and documents, materials provided during the denunciation settlement process.

a) Group 1 concerning primary documents:

- The letter of denunciation or a written recording of the content of the denunciation directly;
- Report or minutes of inspection and certification of the personal information of the accuser (if any);
- Decision on the denunciation acceptance;
- Notice of denunciation acceptance;
- Announcement of denunciation content;

- Letter on assignment to verify denunciation content; decision to establish a delegation (Group) to verify denunciation content (if any);
- Decision on extension of denunciation settlement (if any);
- Application for withdrawal of denunciation; record of the withdrawal of denunciation (if any);
- Decision to suspend the denunciation settlement; decide on continuing to settle denunciations (if any);
- Report on the results of verification of denunciation content;
- Conclusion of denunciation content or decision to suspend the settlement of denunciations (if any);
- A letter publicizing the conclusion of the denunciation content; notifying the results of the denunciation settlement to the whistleblower;
- Decision on handling of person settling the denunciation, the petition to competent agencies, organizations and individuals for applying the handling measures.

b) Group 2 mentioned documents and material issued during the denunciation settlement process, including:

- Letter on petitioning and requesting for information, documents and evidence related to the denunciation content;
- Minutes of meetings and work with accusers, accused persons, agencies, organizations, units and individuals related to the denunciation content;
- Minutes of verification of denunciation content;
- Written request for assessment; assessment results (if any).

c) Group 3 on information, documents and evidence collected during denunciation settlement, including:

- Information, documents and evidence related to the denunciation content provided by the accuser, and accused persons; minutes of delivering the information, documents and evidence;
- Letter on the explanation of the accused person;
- Information and documents related to denunciation content provided by other agencies, organizations, units and individuals (if any);
- Other relevant documents (if any).

6. RESOLUTION NO.133/2024/QH15 ON APPROVING THE APPLICATION TO JOIN THE COMPREHENSIVE AND PROGRESSIVE AGREEMENT FOR TRANS-PACIFIC PARTNERSHIP OF THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND

On 25th June 2024, the National Assembly hereby promulgates a Resolution No. 133/2024/QH15 approving its Accession Protocol to the Comprehensive and Progressive Agreement for Trans-Pacific Partnership of Great British the United Kingdom of Great Britain and Northern Ireland (*hereinafter: Accession Protocol to CPTPP*).

Pursuant to Article 3 of Resolution No. 133/2024/QH15 regulated to the organisation of the implementation of international treaties.

The National Assembly assigns the Government to review relevant legal documents to promptly amend, supplement or promulgate new ones, ensure the consistency of the legal system and be on track to implement the commitments in the Accession Protocol to CPTPP.

The Prime Minister is responsible for approving and directing relevant agencies and organisations at central and local levels to implement the plan to implement the Accession Protocol to CPTPP.

The Government directs relevant ministries and branches to complete the procedures for approving the Accession Protocol to CPTPP and notify the effective time for Vietnam.

PART 2: CHECKLIST OF LEGAL DOCUMENTS EFFECTIVE AUGUST 2024

No.	DOCUMENT NO.	ISSUED DATE	EFFECTIVE DATE	DOCUMENT TYPE	ISSUING STATE AGENCY	DOCUMENT NAME
1	31/2024/QH15	18/01/2024	01/8/2024	Law	National Assembly	Land Law 2024
2	27/2023/QH15	27/11/2023	01/8/2024	Law	National Assembly	Law on Housing 2023
3	32/2024/QH15	18/01/2024	01/8/2024	Law	National Assembly	Law on Credit Institutions 2024
4	29/2023/QH15	28/11/2023	01/8/2024	Law	National Assembly	Law on Real Estate Business 2023
5	71/2024/NĐ-CP	27/06/2024	01/8/2024	Decree	Government	Decree No. 71/2024/NĐ-CP on land prices
6	88/2024/NĐ-CP	15/07/2024	01/8/2024	Decree	Government	Decree No. 88/2024/NĐ-CP detailing regulations on compensation, support, and resettlement upon land expropriation by the State
7	62/2024/NĐ-CP	07/06/2024	01/8/2024	Decree	Government	Decree No. 62/2024/NĐ-CP amending Decree No. 94/2016/NĐ-

						CP guiding on Statistics Law and Decree No. 94/2022/NĐ-CP
8	60/2024/NĐ-CP	05/06/2024	01/8/2024	Decree	Government	Decree No. 60/2024/NĐ-CP on development and management of marketplaces
9	67/2024/NĐ-CP	25/06/2024	09/08/2024	Decree	Government	Decree No. 67/2024/NĐ-CP amending and supplementing a number of articles of Decree No. 76/2020/60/2024/NĐ-CP And Decree No. 77/2020/60/2024/NĐ-CP
10	68/2024/NĐ-CP	25/06/2024	15/08/2024	Decree	Government	Decree No. 68/2024/60/2024/NĐ-CP governing the use of digital signatures in official documents
11	1825/QĐ-BCT	09/07/2024	01/08/2024	Decision	Ministry of Industry and Trade	Decision No. 1825/QĐ-BCT on announcing the newly promulgated administrative procedures in the marketplace infrastructure assets sector invested in, and managed by the State
12	5287/QĐ-BCA	18/07/2024	01/8/2024	Decision	Ministry of Public Security	Decision No. 5287/QĐ-BCA on announcing the new administrative procedures in the sector registration and management for road motor transportations under the jurisdiction of the Ministry of Public Security

13	698/QĐ-TTg	19/07/2024	15/08/2024	Decision	Prime Minister	Decision No. 698/QĐ-TTg on approving the regulations, supplementation and correcting the list of communes in regions III, III, I belonging to ethnic minorities and mountainous regions in 2021-2025 period
14	08/2024/QĐ-TTg	28/06/2024	15/08/2024	Decision	Prime Minister	Decision No. 08/2024/QĐ-TTg on functions, tasks, powers and organizational structure of the Diplomatic Academy of Viet Nam under the Ministry of Foreign Affairs
15	605/QĐ-TTg	08/07/2024	16/08/2024	Decision	Prime Minister	Decision No. 605/QĐ-TTg on extending the term of office of Deputy Minister of Justice for Mr. Nguyen Khanh Ngoc
16	1998/QĐ-BVHTTDL	22/07/2024	20/08/2024	Decision	Ministry of Culture, Sports and Tourism	Decision No. 1998/QĐ-BVHTTDL on announcing the amended, supplemented administrative procedures in the tourism sector within the scope of managerial function of the Ministry of Culture, Sports and Tourism
17	02/2024/TT-BVHTTDL	17/06/2024	01/8/2024	Circular	Ministry of Culture, Sports and Tourism	Circular No. 02/2024/TT-BVHTTDL on criteria and requirements for promotion of public employees in the fields of library, cultural heritage, grassroots culture, cultural

						propaganda, fine arts, performing arts, and cinema
18	03/2024/TT-BVHTTDL	17/06/2024	01/8/2024	Circular	Ministry of Culture, Sports and Tourism	Circular No. 03/2024/TT-BVHTTDL on criteria and requirements for promotion of public employees in the sport sector
19	02/2024/TT-BNV	12/06/2024	01/8/2024	Circular	Ministry of Home Affairs	Circular No. 02/2024/TT-BNV on implementation measures of Decree No. 28/2024/NĐ-CP
20	10/2024/TT-BYT	13/06/2024	01/8/2024	Circular	Ministry of Health	Circular No. 10/2024/TT-BYT introducing lists of infectious diseases, recipients, and scope of compulsory vaccines and biologicals
21	05/2024/TT-BTTTT	14/06/2024	01/8/2024	Circular	Ministry of Information and Communications	Circular No. 05/2024/TT-BTTTT guiding the establishment, evaluation, and issuance of economic-technical norms for public service activities funded by the state budget in the field of journalism under the state management of the Ministry of Information and Communications
22	04/2024/TT-BKHCN	12/06/2024	01/8/2024	Circular	Ministry of Science and Technology	Circular No. 04/2024/TT-BKHCN on managing the program on national product development in 2030
23	46/2024/TT-BTC	09/7/2024	28/8/2024	Circular	Ministry of Finance	Circular No. 46/2024/TT-BTC amending, supplementing a number

						of articles of Circular No. 19/2021/TT-BTC providing guidelines for e-transactions in taxation
24	04/2024/TT-BNV	27/06/2024	15/8/2024	Circular	Ministry of Home Affairs	Circular No. 04/2024/TT-BNV amending, supplementing a number of articles of Circular No.13/2022/TT-BNV guiding the determination of civil servant rank structure
25	05/2024/TT-BNV	27/06/2024	15/8/2024	Circular	Ministry of Home Affairs	Circular No. 05/2024/TT-BNV stipulating the standards and conditions for promotion to Grade II and Grade I for administrative public employee, clerical public employee, archival public employee; salary classification for those recruited as public employee
26	32/2024/TT-BCA	10/7/2024	24/8/2024	Circular	Ministry of Public Security	Circular No. 32/2024/TT-BCA amending Circular No. 149/2020/TT-BCA, Circular No. 08/2018/TTBCA regarding fire prevention and fighting
27	42/2024/TT-BTC	20/06/2024	05/08/2024	Circular	Ministry of Finance	Circular No. 42/2024/TT-BTC on Vietnam's Valuation Standards for Real Estate Valuation.

28	24/2024/TT-BCA	21/06/2024	05/08/2024	Circular	Ministry of Public Security	Circular No. 24/2024/TT-BCA on organizing the founding anniversary, traditional day of the People's Public Security
29	11/2024/TT-BKHĐT	24/06/2024	10/08/2024	Circular	Ministry of Planning and Investment	Circular No. 11/2024/TT-BKHĐT regulating the criteria for classification, conditions for establishment, merger, consolidation, and dissolution of public service providers in the fields of planning, investment, and statistics.
30	13/2024/TT-NHNN	28/06/2024	12/08/2024	Circular	State Bank of Vietnam	Circular No. 13/2024/TT-NHNN amending and supplementing a number of articles of Circular No. 32/2015/TT-NHNN stipulating the limits and the prudent ratios in the operations of the people's credit funds
31	11/2024/TT-NHNN	28/06/2024	12/08/2024	Circular	State Bank of Vietnam	Circular No. 11/2024/TT-NHNN amending and supplementing a number of articles of Circular No. 16/2021/TT-NHNN providing the purchase and sale of corporate bonds by credit institutions and foreign bank branches

32	14/2024/TT-NHNN	28/06/2024	12/08/2024	Circular	State Bank of Vietnam	Circular No. 14/2024/TT-NHNN on the classification of assets of microfinance institutions
33	23/2024/TT-NHNN	28/06/2024	12/08/2024	Circular	State Bank of Vietnam	Circular No. 23/2024/TT-NHNN amending and supplementing a number of articles of Circular No. 10/2016/TT-NHNN providing guidance for a number of substances as stipulated in Decree No. 135/2015/ND-CP regulating indirect investment overseas
34	44/2024/TT-BTC	28/06/2024	14/08/2024	Circular	Ministry of Finance	Circular No. 44/2024/TT-BTC abolishing Joint Circular No. 35/2004/TTLT-BTC-BGDĐT guiding the financial management mechanism and spending levels of the project on primary education for disadvantaged children
35	07/2024/TT-TTCP	01/07/2024	15/08/2024	Circular	Government Inspectorate	Circular No. 07/2024/TT-TTCP on authority and subject matters of inspection of compliance with laws on inspection, citizen reception, complaints, whistleblowing, and anti-corruption measures
36	06/2024/TT-TTCP	01/07/2024	15/08/2024	Circular	Government Inspectorate	Circular No. 06/2024/TT-TTCP regulating the making and management of inspection dossiers,

						complaint settlement dossiers, and denunciation settlement dossiers
37	32/2024/TT-NHNN	30/06/2024	15/08/2024	Circular	State Bank of Vietnam	Circular No. 32/2024/TT-NHNN regulating the operational network of commercial banks
38	36/2024/TT-NHNN	30/06/2024	15/08/2024	Circular	State Bank of Vietnam	Circular No. 36/2024/NHNN regulating the classification of assets of credit institutions that are cooperatives
39	08/2024/TT-NHNN	25/06/2024	15/08/2024	Circular	State Bank of Vietnam	Circular No. 08/2024/NHNN regulating the management, operation and use of the National Interbank Electronic Payment system
40	06/2024/TT-BTTTT	01/07/2024	15/08/2024	Circular	Ministry of Information and Technology	Circular No. 06/2024/TT-BTTTT regulating the recognition of organizations providing foreign electronic signature authentication services in Vietnam; recognition of foreign electronic signatures and electronic signature certificates in Vietnam
41	08/2024/TT-BNNPTNT	28/06/2024	15/08/2024	Circular	Ministry of Agriculture and Rural Development	Circular No. 08/2024/TT-BNNPTNT amending and supplementing several articles of Circular No. 18/2015/TT-BNNPTNT regulating the management of science and

						technology tasks of the Ministry of Agriculture and Rural Development
42	25/2024/TT-BGTVT	28/06/2024	15/08/2024	Circular	Ministry of Transport	Circular No. 25/2024/TT-BGTVT amending Circular No. 50/2015/TT-BGTVT guidance on a number of articles of government's Decree No. 111/2010/ND-CP guiding the management and protection of road infrastructures
43	06/2024/TT-BTNMT	28/06/2024	15/08/2024	Circular	Ministry of Natural Resources and Environment	Circular No. 06/2024/TT-BTNMT on standards and conditions for promotion of public employee titles in the field of Natural Resources and Environment
44	16/2024/TT-NHNN	28/06/2024	15/08/2024	Circular	State Bank of Vietnam	Circular No. 16/2024/TT-NHNN regulating the development and implementation to ensure consistency with the provisions on the limits for the capital contributions and the share purchase by the credit institutions, the subsidiary companies of the credit institutions

45	12/2024/TT-BKHĐT	28/06/2024	16/08/2024	Circular	Ministry of Planning and Investment	Circular No. 12/2024/TT-BKHĐT regulating period of time during which one is not allowed to establish or operate an enterprise, company or cooperative after leaving office
46	07/2024/TT-BTTTT	02/07/2024	16/08/2024	Circular	Ministry of Information and Communications	Circular No. 07/2024/TT-BTTTT providing guidance on the mechanisms, principles for price control, and methods for determining rental prices for the use of cable networks in buildings, and the rental prices of passive telecommunication infrastructure between telecommunication enterprises, organizations, and individuals owning telecommunication works
47	04/2024/TT-BVHTTDL	26/06/2024	20/08/2024	Circular	Ministry of Culture, Sports and Tourism	Circular No. 04/2024/TT-BVHTTDL on amendments to Circular No. 06/2017/TT-BVHTTDL elaborating the Law on Tourism and Circular No. 13/2019/TT-BVHTTDL on amendments to Circular No. 06/2017/TT-BVHTTDL elaborating the Law on Tourism
48	08/2024/TT-BTTTT	10/07/2024	23/08/2024	Circular	Ministry of Information and	Circular No. 08/2024/TT-BTTTT detailing wholesale activities in telecommunications

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49	01/2024/TT-BNG	15/07/2024	29/08/2024	Circular	Ministry of Foreign Affairs	Circular No. 01/2024/TT-BNG detailing on the implementation of a number of articles of Law on Emulation and Commendation
50	49/2024/TT-BTC	16/07/2024	30/08/2024	Circular	Ministry of Finance	Circular No. 49/2024/TT-BTC regulating guidelines for developing state budget estimates for 2025 and State finance and budget plan for 3 years from 2025 to 2027
51	04/2024/NQ-HĐTP	12/06/2024	01/08/2024	Resolution	The Council of Justice of the Supreme People's Court	Resolution No. 04/2024/NQ-HĐTP on providing guidelines for application of Criminal Code on criminal prosecution for illegal fishing, trading and transport of fishery products
52	131/2024/QH15	21/06/2024	05/08/2024	Resolution	National Assembly	Resolution No. 131/2024/QH15 on the establishment of a thematic monitoring group "Implementation of policies and laws on environmental protection since the entry into force of the 2020 Environmental Protection Law"
53	132/2024/QH15	24/06/2024	08/08/2024	Resolution	National Assembly	Resolution No. 132/2024/QH15 supplementing the state budget

						revenue in 2022 and approving the the state budget estimate in 2022
54	133/2024/QH15	25/06/2024	09/08/2024	Resolution	National Assembly	Resolution No. 133/2024/QH15 approving the Protocol on the Accession of the United Kingdom of Great Britain and Northern Ireland to the Comprehensive and Progressive Agreement for Trans-Pacific Partnership.
55	138/2024/QH15	28/06/2024	12/08/2024	Resolution	National Assembly	Resolution No. 138/2024/QH15 on the investment policy of the North-South Expressway construction investment project west of the Gia Nghia (Dak Nong) – Chon Thanh (Binh Phuoc) section.
56	141/2024/QH15	29/06/2024	13/08/2024	Resolution	National Assembly	Resolution No. 141/2014/QH15 on inquiries at the 7th meeting of the 15th National Assembly of Vietnam
57	142/2024/QH15	29/06/2024	13/08/2024	Resolution	National Assembly	Resolution No. 142/2024/QH15 on the 7th Session, 15th National Assembly