

LEGAL UPDATES NOVEMBER 2024

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PART 1: LEGAL UPDATE NOVEMBER 2024

1. DECREE NO. 113/2024/ND-CP ON ELABORATING SOME ARTICLES OF LAW ON COOPERATIVES

On 12 September 2024, Decree 113/2024/ND-CP was issued by the Government to provide detailed guidance on a number of new articles of the Law on Cooperatives, while creating a synchronous and convenient legal corridor; Promoting decentralization and decentralization of power in accordance with the functions and tasks of all levels; improve the effectiveness of targeted support policies; thereby promoting collective economic organizations to develop dynamically, effectively and sustainably; Build an ecosystem of strong cooperative economic organizations, helping to improve the income and quality of life of members and realize social progress and justice. The Decree takes effect from November 1, 2024 (Abolition of Decree No. 193/2013/ND-CP dated 21 November 2013 of the Government detailing a number of articles of the 2012 Law on Cooperatives; Abolition annul Decree No. 107/2017/ND-CP dated 15 September 2017 of the Government amending and supplementing a number of articles of Decree No. 193/2013/ND-CP dated 21 November 2013 of the Government detailing a number of articles of the 2012 Law on Cooperatives; with basic new points as follows:

1.1. Policies to support cooperative development

Policies to support cooperative development in Articles 8, 9, 10, 11, 12, 13, 15, 16 of Decree No. 113/2024/ND-CP include 08 policies main, specifically specified as follows:

a. Information support policy

For this policy, support from the state budget is up to 100% of the implementation cost. The specific level of support will be considered and decided by the Ministry, central agencies, and People's Councils at all levels.

b. Policies to support building a network of consulting service providers

For this policy, the support funding from the state budget is up to 100% of the implementation budget, applicable to activities of building and strengthening the capacity of the consulting service provision network. for cooperative groups, cooperatives, and unions of cooperatives include:



- Vietnam Cooperative Alliance System;
- Relevant public service units;

- Other individuals and organizations participate in consulting for cooperative groups, cooperatives, and unions of cooperatives.

The specific level of support will be considered and decided by the Ministry, central agencies, and People's Councils at all levels.

c. Policies to support the replication of effective cooperative and cooperative union models

For this policy, support from the state budget is up to 100% of the implementation cost. The specific level of support will be considered and decided by the Ministry, central agencies, and People's Councils at all levels.

d. Policies to support the application of science and technology, innovation and digital transformation

For this policy, support from the state budget is up to 100% of the implementation cost. The specific level of support will be considered and decided by the Ministry, central agencies, and People's Councils at all levels.

e. Policy to support market access and research

For this policy, support funding from the state budget is up to a maximum of 100% of the funding for participating in domestic fairs and exhibitions; Funding for renting locations and operating a number of product introduction and sales points of collective economic organizations.

Maximum support of 100% of costs for participating in fairs and exhibitions abroad; organize collective economic forums; Support the registration of quality certification, branding, trademarks, and origin of goods; Build and deploy e-commerce trading floor.

The specific level of support will be considered and decided by the Ministry, central agencies, and People's Councils at all levels.

g. Policies to support investment in developing infrastructure and equipment

Support sources come from the state budget, preferential credit capital, mobilized capital, and sponsorship from domestic and foreign individuals and organizations.



Public investment capital supports a maximum of 100% of the total investment of the project. Preferential credit capital, mobilized capital, and legal sponsorship from domestic and foreign individuals and organizations are implemented in accordance with relevant laws.

h. Policy to support financial consulting and risk assessment

For this policy, support from the state budget is up to 100% of the implementation cost. The specific level of support will be considered and decided by the Ministry, central agencies, and People's Councils at all levels.

i. Policies to support activities in the agricultural sector

For this policy, support will be provided in the form of seed capital, scientific and technological application equipment; Support for construction costs of raw material area infrastructure; Construction of irrigation and in-field traffic works in the fields of cultivation, forestry and salt industry; Construction of infrastructure works in aquaculture and seafood farming areas... and a number of other supports listed in Point b, Clause 2, Article 16 of Decree No. 113/2024/ND-CP.

Previously, the 2012 Law on Cooperatives and Decree 193/2013/ND-CP introduced a number of development support policies for cooperatives and cooperative unions.

However, Decree 113/2024/ND-CP is the latest document, focusing and more specifically specifying regulations on support policies, while adding a number of new policies to enhance the development of cooperative model in the modern economic context.

1.2. Cooperatives are allowed to borrow internally

Article 19 and Article 20 of Decree No. 113/2024/ND-CP have guided and specified "internal lending rights" for cooperatives and joint cooperatives, supplemented in Clause 11, Article 9 of the Law on Cooperatives. 2023. This is also a new content regulating internal lending activities of cooperatives and cooperatives and has never been applied before.

a. Condition

In order for internal borrowing activities to be allowed to proceed, cooperatives and cooperative unions need to fully meet the conditions specified in Clause 2, Article 83 of the 2023 Law on Cooperatives and Clause 1, Article 19 of Decree No. 113/2024. /ND-CP. Specifically:

- Internal loan capital sources include: remaining income after fulfilling tax and other financial obligations, handling losses, setting up funds and distributing to members according to the provisions of the Cooperative Law, capital charter, other sources of equity but not



exceeding 30% of the equity recorded in the annual financial report of the immediately preceding year of the cooperative or cooperative union sent to the management agency. tax;

- Internal lending must be approved by the Members' Congress and stipulated in the Charter, which includes the following main contents: management and inspection of internal lending; risk treatment measures; Measures to compensate for damages for violations of regulations by cooperatives and unions of cooperatives in internal lending activities that cause losses to cooperatives and unions of cooperatives;

- Conditions specified in Points a and c, Clause 2, Article 83 of the Law on Cooperatives.

b. Loan level and loan term

Pursuant to Article 19 of Decree No. 113/2024/ND-CP, lending activities of cooperatives and joint cooperatives are regulated as follows:

- The maximum loan amount for each member must not exceed 5% of the equity used for internal loans, as prescribed in Clause 2, Article 19 of the Decree, helping to avoid the risk of financial concentration in a small number of members. tablets.

- The maximum loan term for each member is 12 months, ensuring capital mobility and short-term financial management ability of the organization (Clause 3, Article 19, Decree No. 113/2024/ND-CP).

The General Assembly of members has the authority to decide the loan amount, while the Board of Directors is responsible for reviewing and deciding on the loan term.

c. Loan interest rate, payment term and extension

According to Decree No. 113/2024/ND-CP, in order to ensure financial safety and minimize risks, the determination of internal lending interest rates of cooperatives and cooperatives is strictly managed. The General Assembly of members has the authority to consider and decide on the internal lending interest rate framework, while the Board of Directors decides on the interest rate level.

- The lending interest rate bracket must not exceed 20%/year as prescribed in Clause 4, Article 19, in order to limit the lending interest rate to protect members' interests. For overdue loans, the maximum interest rate applied is 150% of the current loan interest rate, based on the principal balance stated in the contract.

- Payment terms can be flexibly agreed upon by month, quarter, or season, allowing members to customize according to cash flow and purpose of loan use. In addition, the maximum debt extension period is 12 months from the end of the initial loan term.



Internal lending interest rates for members must be publicly posted at the headquarters of the Cooperative and Cooperative.

1.3. Handling undivided common fund assets when the cooperative dissolves or goes bankrupt

Pursuant to Clause 3, Clause 4, Clause 5, Article 21 of Decree No. 113/2024/ND-CP, the Resolving cases arising from the undivided common fund when a cooperative or joint cooperative dissolves or goes bankrupt is specifically stipulated as follows:

- Case 1: The undivided common fund no longer has enough records and documents to determine the origin of assets and the proportion of each type of capital source forming the undivided common fund. If the undivided common assets are formed, then the origin and proportion The ratio of capital to form an undivided common fund and undivided common assets derived from State support is determined according to the saved support documents of the governing agency implementing the support policy.

- + Handled according to the provisions of Clauses 4, 6, 7, 8, 9, 10 and 11, Article 21 of Decree No. 113/2024/ND-CP.
- + Hand over to the district People's Committee where the cooperative registration certificate is issued for transfer to the state budget at the same level.
- Case 2: For indivisible general rules formed from the following specific sources:
 - + Income from internal transactions of cooperatives and unions of cooperatives is appropriated annually according to the rate prescribed by the Charter;
 - + Income from outside transactions of cooperatives and cooperative unions; income from enterprises established by cooperatives and unions of cooperatives; Income from capital contribution and share purchase is appropriated annually at the rate prescribed by the Charter but not lower than: 5% for cooperatives; 10% for cooperative unions.
 - + Income from legal donations and sponsorships

Handling will be carried out according to the provisions of Points b and c, Clause 2 and Points b and c, Clause 3, Article 101 of the Law on Cooperatives 2023.

2. CIRCULAR NO. 48/2024/TT-NHNN PROVIDING THE APPLICATION OF INTEREST RATES APPLICABLE TO VIETNAM-DONG DEPOSITS OF ORGANIZATIONS AND INDIVIDUALS AT CREDIT INSTITUTIONS AND FOREIGN BANK BRANCHES.



On September 30, 2024, the Governor of the State Bank of Vietnam issued Circular No. 48/2024/TT-NHNN regulating the application of interest rates on deposits in Vietnamese Dong of organizations and individuals at credit institutions. applications, foreign bank branches. The Decree takes effect from November 20, 2024; Accordingly, interest rates on deposits in Vietnamese Dong of organizations and individuals at credit institutions at credit institutions and foreign bank branches shall comply with the provisions of Article 3 of Circular No. 48/2024/TT-NHNN, specifically:

- Credit institutions apply interest rates on deposits in Vietnamese Dong of organizations and individuals that do not exceed the maximum interest rate for demand deposits, deposits with a term of less than 1 month, and term deposits. from 1 month to less than 6 months as decided by the Governor of the State Bank of Vietnam in each period and for each type of credit institution.

- Credit institutions apply deposit interest rates in Vietnamese Dong for deposits with terms of 6 months or more from organizations and individuals based on market capital supply and demand.

- The maximum interest rate for deposits in Vietnamese Dong prescribed in Circular No. 48/2024/TT-NHNN includes promotional payments in all forms, applicable to the method of interest payment at the end of the term and other methods. Other interest payments are converted according to the interest payment method at the end of the period.

- Credit institutions publicly list deposit interest rates in Vietnamese Dong at legal transaction locations within the credit institution's operating network and post them on the credit institution's website (if any). use.

Credit institutions, when receiving deposits, are not allowed to conduct promotions in any form (in money, interest rates and other forms) that are not in accordance with the provisions of law.

For deposit interest rate agreements in Vietnamese Dong before the effective date of Circular No. 48/2024/TT-NHNN, credit institutions and customers continue to comply with the agreement until the end of the term. In case the agreed term expires and the customer does not come to receive the deposit, the credit institution will apply the deposit interest rate as prescribed in Circular No. 48/2024/TT-NHNN.

3. GOVERNMENT DECREE 126/2024/ND-CP REGULATING THE ORGANIZATION, OPERATIONS, AND MANAGEMENT OF ASSOCIATIONS



On 8 October 2024, the Government issued Decree 126/2024/ND-CP regulating the organization, activities, and state management of associations, based on the proposal of the Minister of Home Affairs. This Decree takes effect from 26 November 2024.

3.1. Scope and Subjects of Application

Scope of Application: This Decree regulates the establishment, organization, activities, and state management of associations established and operating in Vietnam.

Subjects of Application: This Decree applies to organizations and Vietnamese citizens involved in the establishment, organization, activities, and state management of associations. In cases where specialized laws provide specific provisions about the organization and activities of associations different from this Decree, those specialized legal provisions will apply.

3.2. Legal terminologies

1. Association: An association is a voluntary organization of Vietnamese organizations and citizens in the same field, profession, interest, or gender, with common goals of gathering and uniting members, operating regularly, and not for profit, aiming to protect the legal rights and interests of the association, its members, and the community; supporting each other to operate effectively, contributing to the development of the economy and society, and to the defense and protection of the country. The association is organized and operates according to this Decree and other relevant legal documents.

2. Non-profit Objective: An association does not have the goal of generating profit. If there is any profit generated during the association's activities, it must not be distributed among members but only used for the activities specified in the association's charter, which must be approved by the competent state authorities.

3. Association Database: The association database is a collection of information serving the state's management functions regarding associations and their activities, enabling the storage and sharing of information about associations.

3.3. Conditions for Establishing an Association from November 26, 2024

Compared to previous regulations, Article 10 of Decree 126/2024 has supplemented and detailed the conditions for establishing an association. Under the current regulations, there are a total of 07 conditions, specifically as follows:

a. Conditions for Name of associations



The previous regulations in Decree 45/2010 only required the name of an association not to be identical with others. Decree 126/2024 has amended and supplemented the conditions for naming associations as follows:

- Written in Vietnamese or transliterated into Vietnamese; if it cannot be transliterated into Vietnamese, a foreign language may be used. The unique name of the association may be transliterated or translated into minority languages or foreign languages in accordance with legal regulations.

- Consistent with the principles, purposes, scope, and main field of operation of the association.

- Not completely identical to or cause confusion with, or encompass the names of, other associations lawfully established prior.

- Not contravene social ethics, customs, or the nation's cultural traditions

b. Activities areas of associations

The association's main activity area must not overlap with the main activity area of any already established association within the same operational scope.

c. Other conditions

- Have principles, purposes, and areas of operation in compliance with the provisions of law.

- Have a charter, except in cases where the congress resolution for associations operating within the scope of provinces, districts, or communes with the same name and main area of operation, and is a member organization of an association operating nationwide, which unanimously recognizes the charter of the nationwide association.

- Have a headquarters located in Vietnam within the association's scope of operation and a specific, clear address.

- Have a sufficient number of Vietnamese citizens and institutions applying to join and establish the associations. The specific number is prescribed by clause 6, Article 10 of this Decree.

- Have assets to ensure the association's operation

For further details, please refer to Decree 126/2024/ND-CP, which takes effect from November 26, 2024, and replaces Decree 45/2010/ND-CP dated April 21, 2010, and Decree 33/2012/ND-CP dated April 13, 2012.

4. CIRCULAR NO. 17/2024/TT-BTNMT REGULATES THE DETAILED COLLECTION OF INVESTIGATION, ASSESSMENT, DETERMINATION OF DAMAGE, AND COMPILATION



OF DOSSIERS OF COMPENSATION FOR ENVIRONMENTAL DAMAGE CAUSED BY OIL SPILL INCIDENTS OCCURRING IN VIETNAM'S COASTAL AREAS.

4.1. Introduction

On 15 November 2024, Circular No. 17/2024/TT-BTNMT issued by the Ministry of Natural Resources and Environment officially came into effect, regulating the investigation, assessment, and identification of environmental damage caused by oil spills in marine areas. This circular provides detailed, scientific, and legal guidance for handling oil spill incidents in the marine environment, offering measures to address environmental damage in an accurate, fair, and appropriate manner.

4.2. Steps for Investigating and Assessing Environmental Damage from Oil Spills in the Marine Environment

Step 1: Develop an Investigation and Assessment Plan for environmental damage from oil spills

This is the first and crucial step in the oil spill response process. The plan is developed immediately after the incident occurs to ensure that the investigation is conducted systematically and comprehensively. The plan must clearly outline the following: a) General information on the basis for plan development, objectives, requirements, scope, and implementation timeline; an overview of the area affected by the oil spill; b) Content and methods for investigating and assessing the extent of pollution to evaluate environmental damage caused by the oil spill at sea; c) Implementation methods; d) Timeline and progress of implementation.

Step 2: Collect information, documents, and data for investigation and assessment

The collection of information is an essential step to conduct an accurate investigation. The data to be collected includes information about the organizations or individuals causing the incident; information about the polluted area, the incident's impact on ecosystems, and the affected species of flora and fauna. The collected data must meet the requirements stipulated in clause 3, Article 5 of this Circular and must be verified in accordance with the law.

Step 3: Investigate and assess the incident severity

Conduct investigations and assessments to determine the scope, area, etc., of the marine water environment, sediment environment, coastal land, and ecosystem components that are polluted by the oil spill incident. The collected pollution information serves to evaluate the environmental damage caused by the oil spill.



Step 4: Assess Environmental damage

The assessment of environmental damage caused by the oil spill includes:

- The scope, area, depth, and volume of the polluted and degraded regions, using the methods prescribed in Articles 8, 9, and 10 of this Circular.

- The quantity of degraded environmental components, types of ecosystems, and affected species.

- The extent of damage to each environmental component, ecosystem, and species.

Step 5: Verification of the investigation results and damage assessment

After conducting the investigation and damage assessment, the results must be verified to ensure accuracy and objectivity. The verification of environmental damage assessment results caused by the oil spill at sea shall be carried out in accordance with Article 114 of Decree No. 08/2022/ND-CP.

4.4. Subjects Affected by Oil Spill Damage

According to Circular No. 17/2024/TT-BTNMT, the main subjects affected by the oil spill in marine areas include:

Environmental Components: Seawater, marine sediment, and coastal land affected by the oil spill

Ecosystems: Mangrove forests, coral reef ecosystems, seagrass beds

Flora and fauna species in Vietnam: Species listed as special, rare, endangered, or at risk of extinction, including wildlife species listed in the appendices of CITES and forest and marine species classified as endangered under Vietnamese law.

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PART 2: LIST OF LEGAL DOCUMENTS EFFECTIVE IN NOVEMBER 2024

BTI	DOCUMENT NUMBER	DATE ISSUED	EFFECTIVE DATE	ТЕХТ ТҮРЕ	ISSUING AGENCY	TEXT NAME
1	111/2024/NĐ-CP	06/09/2024	01/11/2024	Decree	Government	Decree 111/2024/ND-CP on the system of information and National database on construction activities
2	113/2024/NĐ-CP	12/09/2024	01/11/2024	Decree	Government	Decree 113/2024/ND-CP on elaborating some articles of Law on Cooperatives
3	117/2024/NĐ-CP	18/09/2024	15/11/2024	Decree	Government	Decree No. 117/2024/ND-CP amending and supplementing Decree No. 82/2020/ND-CP on administrative sanctions for violations in the field of judicial assistance; judicial administration; marriage and family; civil judgment execution; bankruptcy of enterprises and cooperatives.
4	118/2024/NĐ-CP	30/09/2024	15/11/2024	Decree	Government	Decree No. 118/2024/ND-CP detailing the Law on Execution of Criminal Judgments in Vietnam.
5	120/2024/NĐ-CP	30/09/2024	15/11/2024	Decree	Government	Decree No. 120/2024/ND-CP amendments to some articles of Decree No. 102/2020/ND-CP dated 01 September 2020 on Vietnam timber legality assurance system,
6	124/2024/NĐ-CP	05/10/2024	20/11/2024	Decree	Government	Decree No. 124/2024/ND-CP amending and supplementing a number of articles of Decree 86/2018/ND-CP dated 06 June 2018 regulating the cooperation, and foreign investment in the education field.



7	125/2024/NĐ-CP	05/10/2024	20/11/2024	Decree	Government	Decree 125/2024/ND-CP regulating requirements for educational investment and business operation.
8	126/2024/NĐ-CP	08/10/2024	26/11/2024	Decree	Government	Decree 126/2024/ND-CP on the organization, operation, and management of associations
9	129/2024/NĐ-CP	10/10/2024	30/11/2024	Decree	Government	Decree No. 129/2024/ND-CP on the amendments to Decree No. 91/2016/ND-CP dated 01 July 2016 on the management of insecticidal and germicidal chemicals and preparations for household and medical use, and Decree No. 155/2018/ND-CP dated 12 November 2018 providing amendments to regulations relating to business conditions under state management of the Ministry of Health
10	53/2024/TT-BQP	17/09/2024	01/11/2024	Circular	Ministry of National Defense	Circular No. 53/2024/TT-BQP on the adjustment in monthly allowance for demobilized, retired, or discharged army men
11	16/2024/TT-BCT	16/09/2024	04/11/2024	Circular	Ministry of Finance	Circular 16/2024/TT-BCT on regulating the preservation and destruction of petroleum wells, decommissioning of petroleum installations
12	15/2024/TT- BTNMT	20/09/2024	06/11/2024	Circular	Ministry of Natural Resources and Environment	Circular No. 15/2024/TT-BTNMT on amending and supplementing a number of provisions of circulars regulating the technical-economic norms build geographic background database
13	12/2024/TT- BTTTT	23/09/2024	07/11/2024	Circular	Ministry of Information and Communication s	Circular No. 12/2024/TT-BTTTT stipulates the criteria for concealment and litigation to consider and promote the title of professional staff in the field of Information and Information.
14	11/2024/TT- BTTTT	23/09/2024	07/11/2024	Circular	Ministry of Information and	Circular No. 11/2024/TT-BTTTT on amendments to some articles of Circular No. 03/2015/TT- BTTTT dated 06 March 2015 of the Minister of



					Communication	Information and Communications on elaboration
					s	and guidance on some articles and clauses of
						Decree No. 60/2014/ND-CP dated 19 June 2014 on
						printing, circular no. 05/2016/TT-BTTTT dated 01
						March 2016 of the Minister of Information and
						Communications on management and use of
						international standard book number, Circular No. 22/2018/TT-BTTTT dated 28 December 2018 of the
						Minister of Information and Communications on
						the list of imports and exports of printing and
						publishing industries and Circular No.
						09/2013/TT-BTTTT dated 08 April 2013 of the
						minister of information and communications on
						issuance of list of software, hardware, and
						electronic products (amended by Circular No.
						20/2021/TT-BTTTT dated 03 December 2021 of the
						Minister of Information and Communications)
						Circular No. 11/2024/TT-BGDDT stipulates the
15	11/2024/TT-	18/09/2024	04/11/2024	Circular	Ministry of Education and	codes, standards for professional titles, appointment, and salary scales for student
15	BGDÐT	10/ 09/ 2024	04/11/2024	Circular	Training	counseling officers in public general education
					Training	institutions and specialized public schools
						Circular 69/2024/TT-BTC stipulates the
16	69/2024/TT-BTC	01/10/2024	15/11/2024	Circular	Ministry of	identification of goods and services imposed on the
					Finance	national centralized procurement.
						Circular No. 47/2024/TT-NHNN providing
						amendments to clause 3 Article 3 of the Circular
	47/2024/TT-				State Bank of	No. 04/2022/TT-NHNN dated 16 June 2022 of the
17	NHNN	30/09/2024	20/11/2024	Circular	Vietnam	Governor of the State Bank of Vietnam prescribing
						application of interest rates on premature withdrawal of deposits from credit institutions and
						foreign bank branches



18	48/2024/TT- NHNN	30/09/2024	20/11/2024	Circular	State Bank of Vietnam	Circular No. 48/2024/TT-NHNN Providing the application of interest rates applicable to Vietnam- dong deposits of organizations and individuals at credit institutions and foreign bank branches.
19	17/2024/TT- BTNMT	30/09/2024	15/11/2024	Circular	Ministry of Natural Resources and Environment	Circular No. 17/2024/TT-BTNMT regulates the detailed collection of investigation, assessment, determination of damage, and compilation of dossiers of compensation for environmental damage caused by oil spill incidents occurring in Vietnam's coastal areas.
20	46/2024/TT- NHNN	30/09/2024	20/11/2024	Circular	State Bank of Vietnam	Circular No. 46/2024/TT-NHNN stipulates interest rates applicable to US Dollar deposits of organizations and individuals at credit institutions
21	11/2024/TT-BTP	24/09/2024	08/11/2024	Circular	Ministry of Justice	Circular 11/2024/TT-BTP stipulates the standards and conditions for promotion for professional titles in charge of registration of security interests
22	10/2024/TT-BTP	24/09/2024	08/11/2024	Circular	Ministry of Justice	Circular No. 10/2024/TT-BTP stipulates codes and standards for professional titles in charge of registration of security interests
23	18/2024/TT- BTNMT	01/10/2024	15/11/2024	Circular	Ministry of Natural Resources and Environment	Circular No. 18/2024/TT-BTNMT promulgates the economic-technical norms for the determination of certain atom content by the method of chemical analysis of coal, tempering, and inductively coupled plasma-optical emission spectroscopy (ICP-OES).
24	17/2024/TT-BCT	08/10/2024	25/11/2024	Circular	Ministry of Industry and Trade	Circular No. 17/2024/TT-BCT amending and supplementing a number of articles of Circular No. 22/2019/TT-BTC dated 12 November 2019, on suspension of border-gate transfer and temporary import of plywood into Vietnam for re-export to the United States



25	70/2024/TT-BTC	01/10/2024	15/11/2024	Circular	Ministry of Finance	Circular No. 70/2024/TT-BTC on management and use of revenues from consulting and project management activities by project owners and project management units using state budget funds.
26	06/2024/TT- BKHCN	30/09/2024	15/11/2024	Circular	Ministry of Science and Technology	Circular No. 06/2024/TT-BKHCN amending and supplementing a number of articles of Circular No. 11/2015/TT-BKHCN dated 26 June 2015, detailing and guiding a number of articles of Decree No. 99/2013/ND-CP of 29 August 2013, on sanctioning of administrative violations in the field of industrial property
27	20/2024/TT-BCT	10/10/2024	26/11/2024	Circular	Ministry of Industry and Trade	Circular 20/2024/TT-BCT prescribing the methods for formulating the electricity generation price brackets of solid waste-to-energy power plants and biomass power plants
28	15/2024/TT-BCT	06/09/2024	01/11/2024	Circular	Ministry of Industry and Trade	Circular No. 15/2024/TT-BCT stipulates a number of contents on specialized inspection of Industry and Trade
29	1203/NQ- UBTVQH15	28/09/2024	01/11/2024	Resolution	Standing Committee of the National Assembly	Resolution No. 1203/NQ-UBTVQH15 on the arrangement of administrative applications for communes of Vinh Long province for the period of 2023 - 2025.
30	1192/NQ- UBTVQH15	28/09/2024	01/11/2024	Resolution	Standing Committee of the National Assembly	Decree No. 1192/NQ-UBTVQH15 on the arrangement of administrative applications for communes of Can Tho province for the period of 2023 - 2025.
31	1193/NQ- UBTVQH15	28/09/2024	01/11/2024	Resolution	Standing Committee of the National Assembly	Resolution No. 1193/NQ-UBTVQH15 on the arrangement of administrative applications for communes of Dak Lak province for the period of 2023 - 2025.



32	1194/NQ- UBTVQH15	28/09/2024	01/11/2024	Resolution	Standing Committee of the National Assembly	Resolution No. 1194/NQ-UBTVQH15 on the arrangement of administrative applications for communes of Dong Nai province for the period of 2023 - 2025.
33	1195/NQ- UBTVQH15	28/09/2024	01/11/2024	Resolution	Standing Committee of the National Assembly	Resolution No. 1195/NQ-UBTVQH15 on the arrangement of administrative applications for communes of Gia Lai province for the period of 2023 - 2025.
34	1196/NQ- UBTVQH15	28/09/2024	01/11/2024	Resolution	Standing Committee of the National Assembly	Resolution No. 1196/NQ-UBTVQH15 on the arrangement of administrative applications for communes of Khanh Hoa province for the period of 2023 - 2025.
35	1197/NQ- UBTVQH15	28/09/2024	01/11/2024	Resolution	Standing Committee of the National Assembly	Resolution No. 1197/NQ-UBTVQH15 on the arrangement of administrative applications for communes of Lao Cai province for the period of 2023 - 2025.
36	1198/NQ- UBTVQH15	28/09/2024	01/11/2024	Resolution	Standing Committee of the National Assembly	Resolution No. 1198/NQ-UBTVQH15 on the arrangement of administrative applications for communes of Ninh Thuan province for the period of 2023 - 2025.
37	1199/NQ- UBTVQH15	28/09/2024	01/11/2024	Resolution	Standing Committee of the National Assembly	Resolution No. 1199/NQ-UBTVQH15 on the arrangement of administrative applications for communes and hamlets of Quang Ninh province for the period of 2023 - 2025.