

Council of Ministers of the Republic of Armenia  
DECREE # 213  
March 14, 1991  
City of Yerevan

"On the Allocation of Land as Property to Agricultural Specialists, Office Workers, and Laborers Who Are Non-Resident Employees of Agricultural Enterprises of a Given Settlement"

In compliance with Clause 18 of the Supreme Soviet of the Republic of Armenia's Decree, "On the Enforcement of the Republic of Armenia's Law About Individual and Collective Farms" the Council of Ministers of the Republic of Armenia decree:

1. Let it be enacted that the right enjoyed by agricultural specialists is granted to non-resident office workers and laborers who have (for at least 5 years) been employees of enterprises located in a settlement and who wish to permanently reside in the given settlement.

The employees in this category will be granted the right to retain the dwelling (for up to 5 years) where they currently reside until they complete the construction of their own homes in this settlement.

Let it be enacted that this right extends to former inhabitants of a settlement who currently reside in the Republic of Armenia and to citizens who will be entitled to land ownership in accordance with the established procedure.

2. Should a citizen and his family fail to establish within 5 years permanent residence in a village and fail to get legally registered as a resident, the Executive Committees of the local Soviets of People's deputies will be empowered to alienate the lot, whereas the owner will be empowered to sell the buildings erected on the lot to those village-dwellers to whom this lot will be allocated.

Chairman of the Council of Ministers  
of the Republic of Armenia  
Manukian

- V.

Acting Business Manager of the Council  
of Ministers of the Republic of Armenia  
Hakopian

- G.