

Decree of the President of the Kyrgyz Republic

On introduction of changes and additions to the Decree of the President On Local and Republic Nature Conservation Funds in the Kyrgyz Republic

In accordance with the Decree of the President *On Structure and Composition of the Government of the Kyrgyz Republic* of March 4, 1996 and in connection with the reorganisation of power bodies, I hereby state as follows:

1. To introduce into the Decree of the President *On Local and Republic Nature Conservation Funds in the Kyrgyz Republic* of July 21, 1992 the following changes and additions:
 - to replace in the body of the President Decree the words “the Republic of Kyrgyzstan” with the words “the Kyrgyz Republic”;
 - in point 3,5 to replace the words “the State Committee on Nature Conservation of the Republic of Kyrgyzstan” with “the Ministry of Environment Protection of the Kyrgyz Republic”;
 - to exclude point 6.
2. To introduce into Regulations on Establishment and Use of Local and Republic Nature Conservation Funds in the Republic of Kyrgyzstan approved by the Decree of the President of 21 July 1992 the following changes and additions:
 - to replace the words “Republic of Kyrgyzstan” with the words “the Kyrgyz Republic” in the title of Regulations;
 - to present point 1 in the wording as follows:

“Local and Republic Nature Conservation Funds are established under the oblast, Bishkek City directorates of Environment Protection and the Ministry of Environment Protection of the Kyrgyz Republic.

The Republic Nature Conservation Fund of the Ministry of Environment Protection of the Kyrgyz Republic consists of local nature Conservation funds. The Management Board of the Republic Nature Conservation Fund shall manage the Republic Nature Conservation Fund. Personal composition of the Management Board and Regulations on the Republic Nature Conservation Fund shall be approved by Collegium of the Ministry of Environment Protection of the Kyrgyz Republic. Minister of Environment Protection of the Kyrgyz Republic shall be Chairman of the Management Board of the Republic Nature Conservation Fund.”
 - to present paragraph of part 12, point 1 in the wording as follows:

“ - receipts from environment offices and other resources not contradicting to the applicable legislation”;

- to add to part 2, point 2 the following paragraph:
“-formation and financing of employees of the Republic Nature Conservation Fund of the Ministry of Environment Protection shall be according to estimated costs”;
- in part 5, point 2 to add after the words “and” with the words “for awarding bonuses and fringe benefits” and further according to the text;
- in part 6, point 2 to add after the words “Expenditures” with the words “ and Use” and further in the text “use of above resources developed by the local nature Conservation fund”, to exclude the words “Goskompriroda of the Republic of Kyrgyzstan” and replace with the words “by the management board of the Republic Nature Conservation Fund of the Ministry of Environment Protection”;
- in part 8, point 2 the words “Goskompriroda of the Republic of Kyrgyzstan” to replace with the words “by the management board of the Republic Nature Conservation Fund of the Ministry of Environment Protection”;
- in part 2, point 3 to add with the paragraph as follows:
“-expenditures on the Republic Nature Conservation Fund and Center of Environment Strategy and Policy of the Ministry of Environment Protection”;
- in part 5, point 3 the words “Goskompriroda of the Republic of Kyrgyzstan and approved by the Government of the Republic of Kyrgyzstan” to replace with the words “by the management board of the Republic Nature Conservation Fund of the Ministry of Environment Protection and approved by the Government of the Kyrgyz Republic”;
- in part 6 the words “Goskompriroda of the Republic of Kyrgyzstan” shall be replaced with the words “the Ministry of Environment Protection of the Kyrgyz Republic” and the words “of Goskompriroda of the Republic and submitted to the Government of the Republic of Kyrgyzstan” - with the words “the Ministry of Environment Protection of the Kyrgyz Republic and submitted to the Government of the Kyrgyz Republic”.

3. To introduce into the Procedure of Payment for Disposal and Dumping of Pollutants and Placement of Wastes in the Republic of Kyrgyzstan approved by the Presidential Decree of July 21, 1992 the changes and additions:

- in title of the Procedure to replace the words “the Republic of Kyrgyzstan” with the words “the Kyrgyz Republic”;
- in point 1 to exclude the words “of stationary/permanent resources”;
- in points 3,4 the to replace the words “Goskompriroda of the Republic of Kyrgyzstan” with the words “the Ministry of Environment Protection of the Kyrgyz Republic”;

- in point 5 after the words “about actual volume of disposal” to add the words “with characteristics of resources”;
- to present point 6 in the wording as follows:
“With no established limit of disposal the fees are collected as for disposal of pollutants over and above the established limit”;
- in point 7 to replace the words “Goskompriroda of the Republic of Kyrgyzstan” with the words “the Ministry of Environment Protection of the Kyrgyz Republic”;
- in point 9 to replace the words “Goskompriroda of the Republic of Kyrgyzstan” with the words “the Ministry of Environment Protection of the Kyrgyz Republic”;
- to present point 10 in the following wording:
“Fees for disposal and dumping of pollutants shall be transferred quarterly and not later than the 20th day of the further coming month”;
- to present point 12 in the following wording:
“In delaid payment a fine shall be exacted at the amount established by the National Bank of the Kyrgyz Republic for every delayed day and including pay day. In avoidance of payment by nature users, the Ministry of Environment Protection of the Kyrgyz Republic is entitled to collect payment and fine enforced by action at arbitration court.

4. This Decree shall come into effect as of the moment of its signing.

President
of the Kyrgyz Republic

Akaev A.

Bishkek

June 14, 1996
UP-203