#### **GOVERNMENT OF THE REPUBLIC OF ARMENIA**

#### **DECISION**

No 1406-N of 22 August 2002

#### ON ESTABLISHING A STATE NON-COMMERCIAL ORGANISATION\*

In accordance with Article 9 of the Law of the Republic of Armenia "On state non-commercial organisations", the Government of the Republic of Armenia decides to:

Reorganise through merger the Central State Archives and the State Archives
 Maintenance Service of the Ministry of Culture, Youth Affairs and Sport of the
 Republic of Armenia (hereinafter referred to as "the State Institutions") into the
 "National Archives of Armenia" State Non-Profit Organisation (hereinafter
 referred to as "the State Organisation"), pursuant to Annex No 1.

The State Organisation shall be the legal successor of the State Institutions, in accordance with the deed of transfer.

11. Reorganise through amalgamation the State Archives of the city of Yerevan and the marzes of the Republic of Armenia and the State Organisation by way of amalgamating the State Archives of the city of Yerevan and the marzes of the Republic of Armenia with the State Organisation, pursuant to Annex No 2.

The State Organisation shall be the legal successor of the State Archives of the city of Yerevan and the marzes of the Republic of Armenia, in accordance with the deed of transfer.

<sup>\*</sup> With amendments and supplements made to Decision of the Government of the Republic of Armenia No 291-N of 20 March 2003, No 1063-N of 21 August 2003, No 1879-N of 30 December 2004 and No 1237-N of 4 August 2005.

- 1<sup>2</sup>. Establish branches of the State Organisation, pursuant to Annex No 3, and territorial representative offices of the State Organisations, pursuant to Annex No 4.
- 1<sup>3</sup>. Approve the Charter of the State Organisation, pursuant to Annex No 5.
- The scope and purpose of activity of the State Organisation shall be custody, stocktaking, accessioning, use, publication and popularisation of archival holdings of the Republic of Armenia representing the historical and cultural heritage.
- 3. The State Organisation shall in accordance with the law or the decision of the founder carry out the following types of entrepreneurial activities: publishing archival records, providing copies of records, rendering archival services to natural and legal persons, restoring and binding records and literature, preparing secured copies of archival cartons, boxes and records.
- 4. Establish that the state property at the disposal of the State Institutions and the former Department for Archive-Keeping adjunct to the Government of the Republic of Armenia, except for the buildings, constructions, the property of historic and cultural significance and property in excess of 10 000-fold in value of the minimum salary, shall be transferred with the right of ownership to the State Organisation, with the initial value of AMD 83 559 426.

Attach to the State Organisation for an indefinite period and gratuitously the following buildings and constructions record-registered in the balance sheet of the former Department for Archive-Keeping adjunct to the Government of the Republic of Armenia: the building located at 5 H. Kochar, the city of Yerevan, with a surface area of 8 945 square metres, the initial value of which is AMD 63 365 194, depreciation — AMD 15 578 097, residual value — AMD 47 787 097; the building located at 59c Marshal Baghramyan with a surface area of 3 700 square metres, the initial value of which is AMD 21 332 850, depreciation — AMD 7 039 840, residual value — AMD 14 293 010; and the underground archival library located at 25a Tbilisyan Highway, with a surface area of 7 200 square metres, the initial value of which is

AMD 182 558 530, depreciation — AMD 76 538 432, residual value — AMD 106 020 098; as well as property of historic and cultural significance in excess of 10 000-fold in value of the minimum salary on condition to be used in accordance with its designated purpose, by concluding a relevant contract with the Ministry of State Property Management of the Republic of Armenia.

- 5. Vest the powers of the management of the State Organisation, as well as the powers provided for by points "c", "e", "g" of part 2 of Article 13 and Article 14 of the Law of the Republic of Armenia "On state non-commercial organisations" in the Ministry of Territorial Administration of the Republic of Armenia.
- 6. Finance the activity of the State Organisation as prescribed by the legislation of the Republic of Armenia.
- 7. The profit generated in the course of entrepreneurial activity of the State Organisation shall be used for the purposes provided for by the Charter thereof in the following directions:
  - (a) obtaining property and materials ensuring the activity of the State Organisation;
  - (b) submitting information on the archival holdings of the Republic of Armenia and implementing measures for popularisation thereof (advertisements, statements, consultations, etc.);
  - (c) obtaining literature on archive-keeping, organising publication of booklets, bulletins for the purpose of making the information on the archival holdings of the Republic of Armenia available to the public;
  - (d) enhancing livelihood of employees of the State Organisation through bonuses, additional payments and other forms of incentive;
  - (e) improving technical equipment of the State Organisation, including by acquiring fixed assets;

(f) organising courses and participating in the organised courses for enhancing professional qualification of employees of the State Organisation;

(g) other directions provided for by the authorised body and the Charter of the State Organisation.

8. Make the payments prescribed by the Law of the Republic of Armenia "On state duty" for state registration of the State Organisation, permit for making seals, as well as for registration of property transferred to the Organisation from the State Budget of the Republic of Armenia for 2003, pursuant to part 12 of Article 11 of the Law of the Republic of Armenia "On State Budget of the Republic of Armenia for 2003".

9. Include — before reorganisation — the allocations provided from the 2002 State Budget to the State Institutions in the contracts to be concluded with the State Organisation after the reorganisation as prescribed by the legislation of the Republic of Armenia.

10. Establish that the State Organisation shall cooperate with the archive services of the CIS member countries within the scope of the interstate agreements concluded between the CIS member countries on 6 July 1992 and on 4 June 1999.

11. Repeal point 1 of Decision of the Government of the Republic of Armenia No 501 of 13 August 1998 "On establishing the system of the State Archives providing permanent custody of records falling under the state ownership of the National Archive Funds of Armenia".

12. This decision shall enter into force on the day following its official promulgation.

**Prime Minister** 

of the Republic of Armenia

A. Margaryan

Annex No 1

to Decision of the Government of the Republic of Armenia No 1406-N of 22 August 2002

# **LIST**

# OF THE CENTRAL STATE ARCHIVES AND MAINTENANCE SERVICE OF THE MINISTRY OF CULTURE, YOUTH AFFAIRS AND SPORT OF THE REPUBLIC OF ARMENIA

NN in sequence	NAME OF THE STATE ARCHIVES AND MAINTENANCE SERVICE
1.	Central State Archive of History of the Republic of Armenia
2.	Central State Archive of Modern History of the Republic of Armenia
3.	Central State Archive of Documents of Public and Political Organisations of the Republic of Armenia
4.	Central State Archive of Art, Literature and Press Documents of the Republic of Armenia
5.	Central State Archive of Scientific and Technical Documents of the Republic of Armenia
6.	State Archives Maintenance Service of the Republic of Armenia

to Decision of the Government of the Republic of Armenia No 1406-N of 22 August 2002

# **LIST**

# OF THE STATE ARCHIVES OF THE CITY OF YEREVAN AND MARZES OF THE REPUBLIC OF ARMENIA AMALGAMATING WITH THE "NATIONAL ARCHIVES OF ARMENIA" STATE NON-PROFIT ORGANISATION

NN in sequence	NAME OF THE STATE ARCHIVE
1.	State Archive of the city of Yerevan
2.	State Archive of Aragatsotn Marz
3.	State Archive of Ararat Marz
4.	State Archive of Armavir Marz
5.	State Archive of Gegharkunik Marz
6.	State Archive of Lori Marz
7.	State Archive of Kotayk Marz
8.	State Archive of Shirak Marz
9.	State Archive of Syunik Marz
10.	State Archive of Vayots Dzor Marz
11.	State Archive of Tavush Marz

to Decision of the Government of the Republic of Armenia No 1406-N of 22 August 2002

LIST

OF THE BRANCHES OF THE "NATIONAL ARCHIVES OF ARMENIA"

STATE NON-PROFIT ORGANISATION

NN in sequence	NAME OF THE BRANCH
1.	Yerevan City Branch
2.	Aragatsotn Marz Branch
3.	Ararat Marz Branch
4.	Armavir Marz Branch
5.	Gegharkunik Marz Branch
6.	Lori Marz Branch
7.	Kotayk Marz Branch
8.	Shirak Marz Branch
9.	Syunik Marz Branch
10.	Vayots Dzor Marz Branch
11.	Tavush Marz Branch
12.	Cinema-photo-phono documents and secured copies

Annex No 4

to Decision of the Government of the Republic of Armenia No 1406-N of 22 August 2002

LIST

REPRESENTATIVE OFFICES OF THE "NATIONAL ARCHIVES OF ARMENIA"

STATE NON-PROFIT ORGANISATION

NN in sequence	NAME OF REPRESENTATIVE OFFICE
1.	Aparan Territorial Representative Office
2.	Tsaghkahovit Territorial Representative Office
3.	Talin Territorial Representative Office
4.	Ararat Territorial Representative Office
5.	Masis Territorial Representative Office
6.	Armavir Territorial Representative Office
7.	Chambarak Territorial Representative Office
8.	Martuni Territorial Representative Office
9.	Sevan Territorial Representative Office
10.	Vardenis Territorial Representative Office
11.	Tumanyan Territorial Representative Office
12.	Spitak Territorial Representative Office
13.	Stepanavan Territorial Representative Office
14.	Tashir Territorial Representative Office
15.	Abovyan Territorial Representative Office
16.	Eghvard Territorial Representative Office
17.	Charentsavan Territorial Representative Office
18.	Akhuryan Territorial Representative Office
19.	Amasia Territorial Representative Office
20.	Maralik Territorial Representative Office
21.	Ashotsk Territorial Representative Office
22.	Artik Territorial Representative Office

NN in sequence	NAME OF REPRESENTATIVE OFFICE
23.	Goris Territorial Representative Office
24.	Meghri Territorial Representative Office
25.	Sisian Territorial Representative Office
26.	Vayk Territorial Representative Office
27.	Noyemberyan Territorial Representative Office
28.	Berd Territorial Representative Office
29.	Dilijan Territorial Representative Office

to Decision of the Government of the Republic of Armenia No 1406-N of 22 August 2002

#### **CHARTER**

## OF "NATIONAL ARCHIVES OF ARMENIA" STATE NON-PROFIT ORGANISATION

## I. GENERAL PROVISIONS

1. The "National Archives of Armenia" State Non-Profit Organisation (hereinafter referred to as "the State Organisation") is a state non-commercial organisation with the status of a legal person not pursuing the aim of gaining profit, carrying out scientific and cultural activities, which is established for the purpose of carrying out activities in the field of permanent custody, stocktaking, accessioning, use and publication of the records of the archival holdings of the Republic of Armenia.

The State Organisation shall be the legal successor of the central (city of Yerevan) and marz State Archives of the Ministry of Culture, Youth Affairs and Sport of the Republic of Armenia.

The State Organisation shall be the legal successor of the "National Cinematheque of Armenia" State Non-Commercial Organisation, in accordance with the deed of transfer.

The State Organisation shall be considered established from the moment of its state registration as prescribed by law.

- 2. The State Organisation shall operate in accordance with the Constitution of the Republic of Armenia, the Civil Code of the Republic of Armenia, the Law of the Republic of Armenia "On state non-commercial organisations" and the Law of the Republic of Armenia "On archive-keeping", other laws and legal acts, the Charter of the Ministry of Culture, Youth Affairs and Sport of the Republic of Armenia and this Charter.
- 3. The State Organisation shall have separate property as ownership and bear liability for its obligation with that property. The State Organisation shall have the right to on its behalf acquire and exercise property and personal non-property rights, bear responsibilities, act as plaintiff or respondent before the court.
- 4. The State Organisation shall have a round seal, forms, a symbol and other identification means bearing the image of the Coat of Arms of the Republic of Armenia and the inscription of its name in Armenian.
- 5. The State Organisation shall have an independent balance sheet, estimate of income and expenditures, and bank accounts.
- 6. The State Organisation shall bear no liability for the obligations of the founder, and the founder for the obligations of the State Organisation.
- 7. The name of the State Organisation shall be as follows:

full name in Armenian — «Հայաստանի ազգային արխիվ» պետական ոչ առևտրային կազմակերպություն, հայերեն կրճատ՝ «Հայաստանի ազգային արխիվ» ՊՈԱԿ;

full name in Russian — Государственная некоммерческая организация "Национальный архив Армении", short name in Russian — "Национальный архив Армении»ГНО; full name in English — State Non-Profit Organization «National Archives of Armenia», short name in English — «National Archives of Armenia» SNPO.

8. The registered office of the State Organisation is at 5 H. Kochar Street, Yerevan, Republic of Armenia.

# II. THE SCOPE AND OBJECTIVES OF ACTIVITY OF THE STATE ORGANISATION

- 9. The scope and objectives of activity of the State Organisation shall be custody, stocktaking, accessioning, use, publication and popularisation of the records of archival holdings of the Republic of Armenia representing the historical heritage.
- 10. In accordance with the scope and objectives of its activity, the State Organisation shall:
  - (a) organize the accessioning, stocktaking and use of the records of archival holdings of the Republic of Armenia;
  - (b) maintain centralised stocktaking of the archival holdings of the Republic of Armenia;
  - (c) use the archival holdings of the Republic of Armenia as prescribed;
  - (d) adopt a decision on recognising the archival holdings of the Republic of Armenia particularly valuable and rare, create and maintain the secured copies thereof;
  - (e) implement state programmes in the field of archive-keeping and record-keeping;
  - (f) introduce more effective systems and methods for custody, conservation, copying, restoration and use of the records;

- (g) cooperate in accordance with the international treaties of the Republic of Armenia — with foreign archives and archive services, participate in the activities of the international non-governmental organisation in the field of archive-keeping and record-keeping;
- (h) submit recommendations to the authorised state body on the primary purchase on behalf of the State, when alienating the records of archival holdings of the Republic of Armenia, which are non-state ownership;
- (i) participate in the activities of developing, introducing and using computerised information systems of the archive-keeping and in creating unified central database of information network and electronic data;
- (j) support custody of the archives owned by legal and natural persons;
- (k) submit to the authorised state body the administrative statistical data in the field of archive-keeping and record-keeping;
- (I) prepare and publish scientific papers, monographs, scientific-information and popular scientific literature, bulletins, educational and practical manuals, propagandistic and advertisement materials regarding the archival records of the Republic of Armenia, the composition and content thereof;
- (m) organise scientific sessions, conferences, scientific-practical seminars and consultations dedicated to the fundamental issues of archiving, palaeography, record-keeping, other auxiliary history-related sciences;
- (n) study the public requirements for feedback, targeted and effective use of records;
- (o) consider letters (applications and complaints) of the citizens, resolve the issues raised;
- (p) evaluate by expert examination the records owned by legal and natural persons;

- (q) draw up the list of sources of its accessioning.
- 11. As entrepreneurial activity, the State Organisation shall:
  - (a) publish archival records;
  - (b) provide copies of records;
  - (c) render archival services to natural and legal persons;
  - (d) restore and bind records and literature;
  - (e) prepare secured copies of archival cartons, boxes and records;

The State Organisation may engage in types of activity subject to licensing only upon a licence.

#### III. FINANCIAL MEANS OF THE STATE ORGANISATION

- 12. The State Organisation shall be financed from:
  - (a) the State Budget of the Republic of Armenia in the form of a subsidy;
  - (b) the means of programmes being implemented by the international organisations;
  - (c) income received from entrepreneurial activities;
  - (d) other sources not contradicting the legislation of the Republic of Armenia.

Involvement of additional sources of financing may not cause reduction in the amounts of financing from the State Budget.

- 13. The profit arising from the activity of the State Organisation shall be used for achieving the following objectives provided for by the Charter of the State Organisation:
  - (a) acquiring property and materials for the activity of the State Organisation;

- (b) submitting information on the archival holdings of the Republic of Armenia and implementing measures for popularisation thereof (advertisements, statements, consultations, etc.);
- (c) obtaining literature on archive-keeping, organising publication of booklets, bulletins for the purpose of making the information on the archival holdings of the Republic of Armenia available to the public;
- (d) enhancing livelihood of the employees of the state organisation through additional payments, bonuses and other forms of incentive.
- (e) improving technical equipment of the State Organisation, including by acquiring fixed assets;
- (f) organising courses and participating in the courses organised for enhancing professional qualifications of the employees of the State Organisation;
- (g) other directions provided for by the authorised body and the Charter of the State Organisation.

The procedure for use of the profit of the State Organisation shall be established by the founder.

- 14. The financial-economic activity of the State Organisation shall be subject to reinspection (audit) by an independent audit firm appointed by the state authorised body or by the Subdivision for Financial Supervision of the Ministry of Finance and Economy of the Republic of Armenia.
- 15. The State Organisation shall pay taxes, duties and other mandatory payments in the manner and the amount provided for non-profit organisations.

### IV. MANAGEMENT OF THE STATE ORGANISATION

- 16. The management of the State Organisation shall be carried out by the founder, the body authorised thereby, the Director of the Organisation representing its executive body.
- 17. Founder of the State Organisation shall have the right to finally resolve any issue concerning the activity and management of the State Organisation, except for the cases provided for by law.

Exclusive powers of the founder shall be as follows:

- (a) establishing the State Organisation;
- (b) defining the scope of activities and objectives of the State Organisation, including the types of entrepreneurial activities implemented thereby;
- (c) approving the Charter of the State Organisation and making amendments thereto;
- (d) reorganising and liquidating the State Organisation;
- (e) resolving other matters provided for by law and this Charter;
- 18. The authorised state body shall carry out the overall management of the State Organisation, ensure its smooth functioning and be liable for failure to perform those functions or improper performance thereof.

The authorised state body shall:

- (a) approve the composition of the property owned by the State, which is transferred and attached to the State Organisation by the right of ownership;
- (b) establish the management system of the State Organisation;
- appoint the liquidation commission and approve a liquidation balance sheet of the State Organisation;

- (d) form the management body of the State Organisation and early terminate the powers thereof as prescribed by this Charter;
- (e) exercise supervision over the activity of the State Organisation;
- (f) suspend or repeal the orders, directives, executive orders and instructions of the Director of the State Organisation, which contradict the requirements of the legislation of the Republic of Armenia;
- (g) hear the reports on the activity of the State Organisation and examine the results of re-inspection of the activity thereof;
- (h) exercise supervision over the use and maintenance of the state property attached to the State Organisation;
- (i) exercise supervision over the maintenance of the property of the State Organisation, approve alienation of the property transferred to the State Organisation by the right of ownership.
- (k) approve the annual estimate of expenditures of the State Organisation;
- (I) approve the annual report and annual balance sheet of the State Organisation;
- (m) perform other functions provided for by law, the decisions of the founder and this Charter.
- 19. The management of the current activities of the State Organisation shall be carried out by the Director, who is appointed to and removed from office (whose powers are terminated) by the authorised state body.

The Director of the State Organisation shall — within the scope of the powers vested therein by law, the decisions of the founder and the authorised state body, as well as by this Charter — manage the activity of the State Organisation and bear liability for non-performance or improper performance of the requirements of laws, other legal

acts, the decisions of the founder or the authorised state body, this Charter and contracts concluded.

- 20. A contract shall be concluded with the person performing functions of the Director of the State Organisation, which is signed by the head of the authorised state body on behalf of the founder. The contract shall prescribe the rights, responsibilities, liabilities of the Director of the State Organisation and relations with the authorised state body, the conditions of his or her remuneration, all the grounds for termination of the contract provided for by the Law of the Republic of Armenia "On state non-commercial organisation", and other provisions that the parties will find necessary. The provisions of the contract may not contradict the requirements of the Labour Code of the Republic of Armenia, except for cases provided for by law.
- 21. A person appointed to the position of the Director of the State Organisation shall be obliged not to act on the decisions, executive orders, orders and directions of the state authorised body of the founder and may not be subjected to liability for non-performance thereof.
- 22. In case of absence of the person appointed to the position of the Director of the State Organisation another person shall exercise those powers, pursuant to a written decision of the body having appointed that person.
- 23. The Director of the State Organisation shall:
  - (a) act on behalf of the State Organisation without a letter of authorisation,
     represent its interests and conclude transactions;
  - (b) dispose the property of the State Organisation, including the financial means, as prescribed by the legislation of the Republic of Armenia, the decisions of the founder, the authorised state body and this Charter;
  - (c) issue letters of authorisation to act on behalf of the State Organisation, including letters of authorisation with the power of re-authorise;

- (d) appoint and remove from office the employees of the State Organisation, as well as apply incentive measures thereto and impose disciplinary penalties thereon;
- (e) open bank settlement accounts;
- (f) carry out distribution of work among his or her deputies;
- (g) define the structure of the State Organisation and the competences of structural subdivisions, number of the employees, forms of remuneration for work, the salary scales and the procedure of payment, and shall approve the staff list;
- (h) approve the charters of branches and representative offices of the State Organisation;
- (i) appoint heads of branches and representative offices of the State Organisation;
- (j) within the scope of his or her powers prescribed by law and this Charter, issue orders, directions, give binding instructions and supervise the implementation thereof;
- (k) exercise other powers not contradicting the legislation of the Republic of Armenia and not vested in other management bodies of the State Organisation.
- 24. The main structural subdivisions of the State Organisation shall be the divisions, units and laboratories thereof, which operate in accordance with their regulations.

The structural subdivisions providing services and having auxiliary nature or separate staff positions (accounting, human resources management, office management, general affairs management) shall also be included in the structure of the State Organisation

25. Advisory bodies — the Scientific Council and the Methodical Expert Examination Commission, shall be established adjunct to the Director for the purpose of considering the main issues of the activity of the State Organisation and effectively implementing scientific and methodical and organisation activities thereof.

The advisory bodies of the State Organisation shall perform their functions based on the regulations thereof. The heads and specialists of the State Organisation, as well as representatives of other organisations shall be included in the composition of the advisory bodies of the State Organisation.

The composition and regulation of the advisory bodies of the State Organisation shall be approved by the Director of the State Organisation. The decisions of the advisory bodies of the State Organisations shall be implemented upon the orders of the Director of the State Organisation.

- 26. The rights and responsibilities of the employees of the State Organisation shall be prescribed by the legislation of the Republic of Armenia, this Charter, the employment contract, the rules of procedure of the State Organisation and those of structural subdivisions and other legal acts.
- 27. During the first quarter of each year, the performance evaluation of employees of the State organisation shall be organised.

Every employee of the State Organisation shall be subject to performance evaluation once every 3 years.

The procedure for the performance evaluation shall be approved by the authorised state body.

The list of employees subject to performance evaluation in the given year shall be approved by the Director of the State Organisation.

# V. PROCEDURE FOR FORMING, DISPOSING, POSSESSING ADN USING PROPERTY OF THE STATE ORGANISATION

- 28. The property base of the State Organisation shall be formed from the property transferred as prescribed by the authorised body upon the decision of the founder upon its establishment, the property further transferred thereto by the founder under the right of ownership, as well as from the property produced and acquired in the course of activity of the State Organisation.
- 29. The State Organisation shall be entitled to possess, dispose of and use at its discretion the property belonging thereto by the right of ownership in compliance with law, the decision of the founder and this Charter.
- 30. The founder shall not exercise any rights over the property belonging to the State Organisation by the right of ownership, except for the property remaining after liquidation of the State Organisation.
- 31. The State Organisation shall bear the responsibility for maintaining its property.
- 32. Forfeiture shall be applied to the property of the State Organisation only through judicial procedure.
- 33. The founder may attach any property to State Organisation for an indefinite period and gratuitously.

The founder shall have the right to take back the property attached to the State Organisation thereby.

34. The State Organisation shall not be entitled to alienate, pledge, or provide for gratuitous use the property attached to it or the rights over such property.

The State Organisation shall not be entitled to lease on behalf of the State the property attached to it.

- 35. The attaching of property by the founder to the State Organisation shall not provide grounds for termination or alteration of the rights of the founder or third parties over that property.
- 36. The right of use of the State Organisation of the immovable property attached to it by the founder or the property subject to mandatory state registration shall arise from the moment of state registration of the right to such property.

# VI. BRANCHES AND REPRESENTATIVE OFFICES OF THE STATE ORGANISATION

- 37. The State Organisation shall have branches in marzes of the Republic of Armenia (the city of Yerevan) and representative offices in the territorial units, that operate in compliance with this Charter and their charters and are subject to record-registration by the body conducting registration of legal persons.
- 38. The branches and representative offices of the State Organisation shall have a round seal and letterheads bearing the image of the Coat of Arms of the Republic of Armenia and an inscription of the State Organisation and their names in Armenia.

## VII. REORGANISATION AND LIQUIDATION OF THE STATE ORGANISATION

39. The Sate Organisation may be reorganised by the decision of the founder as prescribed by the Civil Code of the Republic of Armenia. The State Organisation may be reorganised into a company or a fund with the state participation of 100 per cent.

The State Organisation may be reorganised through judicial procedure only in the cases and as prescribed by law.

40. The activity of the State Organisation shall cease upon its liquidation, without its rights and obligations being transferred to other persons through legal

succession.

The State Organisation may be liquidated by the decision of the founder as prescribed

by law.

The State Organisation may also be liquidated as a result of bankruptcy.

The State Organisation may be liquidated through judicial procedure only in the cases

and as prescribed by law.

41. In case of liquidation of the State Organisation, the property remaining after the

satisfaction of claims of creditors of the State Organisation shall be transferred to

the State Budget of the Republic of Armenia.

VIII. OTHER PROVISIONS

42. The issue not clarified by this Charter shall be resolved in compliance with the

Constitution of the Republic of Armenia, the Civil Code of the Republic of

Armenia, the Law of the Republic of Armenia "On state non-commercial

organisations" and other legal acts in force.

Minister-Chief

of the Staff of the Government

of the Republic of Armenia

M. Topuzyan

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