**On Amendments to the Order of the Minister of Finance of the Republic of Kazakhstan No. 306 dated June 14, 2016 “On Approval of the Regulations on the State Revenue Committee of the Ministry of Finance of the Republic of Kazakhstan”**

**IT IS HEREBY ORDERED**:

1. To introduce the following changes to the Order of the Minister of Finance of the Republic of Kazakhstan No. 306 dated June 14, 2016 “On Approval of the Regulation on the State Revenue Committee of the Ministry of Finance of the Republic of Kazakhstan”:

in the Regulation on the State Revenue Committee of the Ministry of Finance of the Republic of Kazakhstan, approved by the above order:

paragraph 1 shall be amended as follows:

«1. The State Revenue Committee of the Ministry of Finance of the Republic of Kazakhstan (hereinafter - the Committee) is an establishment of the Ministry of Finance of the Republic of Kazakhstan that performs, within the competence of the central executive body, regulatory, implementation and control functions in the field of customs, to ensure the completeness and timeliness of taxes, customs and other obligatory payments to the budget, calculations, deductions, transfer of social security payments, state regulation of production, turnover of ethanol and alcohol products, tobacco products, turnover of certain types of petroleum products and biofuels, government regulation and control in the field of rehabilitation and bankruptcy, participation in the implementation of tax and customs policies, participation in the development and implementation of customs regulation in the Republic of Kazakhstan of relations related to the movement of goods across the customs border of the Eurasian Economic Union, their transportation across the single customs territory of the Eurasian Economic Union under customs control, temporary storage, customs declaration, release and use in accordance with customs procedures, customs control, relations of power between state revenue authorities and persons exercising the right of ownership, use and disposal of the specified goods within the limits provided for by the legislation, as well as the functions of identifying and reviewing administrative offenses that according to the legislation of the Republic of Kazakhstan fall within the competence of this body, and other functions in accordance with the legislation of the Republic of Kazakhstan»;

in paragraph 15:

subparagraph 9) shall be amended as follows:

«9) identification and consideration of administrative offenses that according to the legislation of the Republic of Kazakhstan fall within the competence of this body;»;

in paragraph 16:

to exclude subparagraph 123);

to exclude subparagraph 138);

to exclude subparagraphs 149 and 150);

to exclude subparagraphs 157), 158), 159), 160), 161), 162) and 163);

subparagraph 319) shall be amended as follows:

«319) to take measures to recognize potential suppliers as unfair participants of public procurement in accordance with the legislation of the Republic of Kazakhstan on public procurement;»;

in paragraph 17:

in part of rights:

to exclude subparagraph 11);

to exclude subparagraph 13);

subparagraph 39) shall be amended as follows:

«39) to withdraw or seize documents, goods, items or other property in accordance with the legislation of the Republic of Kazakhstan on administrative offenses;»;

subparagraph 41) shall be amended as follows:

«41) to acquire goods to perform the functions assigned to the state revenue authorities in accordance with the legislation of the Republic of Kazakhstan;»;

to exclude subparagraphs 42), 43), 44), 45), 46), 47), 48), 49) and 50);

in part of obligations:

to exclude subparagraph 68);

to exclude subparagraph 75);

subparagraph 76) shall be amended as follows:

«76) to collect and analyze information on committing administrative offenses in the field of customs;»;

to exclude subparagraphs 86) and 87);

subparagraph 22 shall be amended as follows:

«22. Powers of the Committee Chairman:

1) defines the obligations and powers of his deputies, heads of structural subdivisions of the Committee, heads of state revenue departments for regions, Astana, Almaty and Shymkent cities, heads of specialized state institutions;

2) In accordance with the legislation of the Republic of Kazakhstan, appoints and dismisses:

employees of the Committee;

deputy heads of state revenue departments for regions, Astana, Almaty and Shymkent cities;

heads of specialized state institutions;

3) takes disciplinary measures in the procedure established by the legislation of the Republic of Kazakhstan;

4) approves the regulations on the structural subdivisions of the Committee, its territorial bodies and specialized state institutions;

5) approves the staffing table within the staffing limit of the Committee;

6) in accordance with the procedure established by the legislation of the Republic of Kazakhstan, addresses matters related to sending on a business trip, providing leave, material assistance, training (retraining), advanced training, promotion, payment of allowances and bonuses to deputy chairmen, employees of the Committee, heads of state revenue departments for regions, Astana, Almaty and Shymkent cities, heads of specialized state institutions;

7) signs legal acts of the Committee within his competence;

8) supervises the legal subdivision of the Committee;

9) bears personal responsibility for countering corruption;

10) represents the Committee in all state authorities and other organizations;

11) exercises other powers provided for by the legislation of the Republic of Kazakhstan.

The powers of the Chairman of the Committee during his absence are exercised by the person replacing him in accordance with the current legislation of the Republic of Kazakhstan.»;

In the List of republican state institutions of the State Revenue Committee of the Ministry of Finance of the Republic of Kazakhstan:

in section 1. The list of state institutions - territorial bodies of the State Revenue Committee of the Ministry of Finance of the Republic of Kazakhstan:

subparagraph 177 and 178 shall be amended as follows:

«177. The State Revenue Administration of Terenkol district of the State Revenue Department of Pavlodar region of the State Revenue Committee of the Ministry of Finance of the Republic of Kazakhstan.

178. The State Revenue Administration of Akkuly district of the State Revenue Department for Pavlodar region of the State Revenue Committee of the Ministry of Finance of the Republic of Kazakhstan.»

2. In accordance with the procedure established by the legislation the State Revenue Committee of the Ministry of Finance of the Republic of Kazakhstan (Sultangaziyev M.E.) shall ensure:

1) sending a copy of this order in Kazakh and Russian languages ​​to the Republican State Enterprise on the Right of Economic Management “Republican Center of Legal Information” for official publication and inclusion in the Reference Control Bank of Regulatory Legal Acts of the Republic of Kazakhstan;

2) placing this order on the Internet resource of the Ministry of Finance of the Republic of Kazakhstan.

3. This Order shall come into force since the date of its signing.

**Minister of Finance**

**of the Republic of Kazakhstan А. Smailov**