

According to the RULES AND REGULATIONS of the regional administrations:

Regional Governor

General principles

Art. 3. The regional governor is a sole executive authority in the region and shall ensure implementation of the state's policy and correspondence between national and local interests in regional policy.

Art. 4. (1) Regional administration is managed and represented by the regional governor

(2) In his activity the regional governor is assisted by deputy regional governors and regional administration.

(3) Regional governor is appointed by the Ministerial council

(4) The deputy regional governors is appointed by the Prime Minister

(5) Regional governor shall determine by order the rights and the fields of activity of the deputy governors.

(6) In case of absence of the regional governor, he is represented by a deputy regional governor, appointed by a written order of the governor.

(7) Regional governor is able to assign by a written order implementation of particular functions to deputy regional governors according to their fields, determined in paragraph 5.

(8) Concerning the implementation of his financial functions and the control of the administration, the regional governor is able to delegate authorities to a person from the administration. The authorization shall not relieve the regional governor from the responsibility for delegated authority.

Art.5. (1) Regional governor shall collaborate with the bodies of the local self-government on the territory of the region, with the executive authorities and with other institutions outside the system of the executive authority.

(2) Regional governor shall collaborate with the managements of the local structures of the trade unions, the organizations of the employers, the organizations for social support and with non-governmental organizations.

Art. 6. (1) Regional governor shall present to the Council of Ministers annual report about the activity of the regional administration.

(2) Regional governor shall present to the Minister of State Administration and administration reform annual report about the condition of the regional administration.

Regional Governor's Authorities

Art. 7. (1) Rights and duties of the Regional Governor are to:

1. Conduct the state policy in the region, coordinate the actions of the executive power and their administrations on the territory of the region and their interaction with the power;

2. Provide the compliance between the national and the local interests, organize the drafting and implementation of regional strategies and programs for regional development, carry out interaction with the bodies of the local self-rule and the local administration; is responsible for the preservation and protection of state property on the territory of the region;
3. Be responsible for the preservation and protection of the state property on the territory of the regional;
4. Exercise control concerning the legality of the acts and the activity of the bodies of the local self-rule and the local administration;
 - a) Exercise control concerning the legality of the acts of the municipalities counsels, except in the law is stipulated other provision; he is able to return the illegally acts for new discussion in the municipality counsel or to challenge them in front of the relevant administrative court;
 - b) is able to abolish illegally acts of mayors of municipalities, except in the law is stipulated other provision, in 14 daily term from receiving them or from the period it was refer to him;
5. Guarantee the observance of lawfulness on the territory of the regional and exercised administrative control in connection with the implementation of the administrative acts;
6. Carry out connection with territorial units of the central administration of the executive power on the territory of the region
7. Co-ordinate and monitor the implementation of the acts and activity of the heads of the territorial units of the central administration of the executive power on the territory of the region
8. Co-ordinate and monitor the activity of the territorial units of the ministries and of the others administrative structures, which implement administrative service on the territory of the region, no matter what is their hierarchical subordination;
9. Carry out information strategy and policy, which on observance the provisions of the Constitution and the laws, guarantee clarify and accessibility of the activity of the administration, manage by him;
10. Organize the working out of the regional strategy for development;
11. Present the project of the regional development strategy for discussion and coordination in the regional counsel for development and for accepting from the district counsel for development;
12. Manage the planning and the preparation of the administrative territorial units for defense and organize mobilization and defense training of the population
13. Chair the council for security and management at crises; and is in charge of protection of the public peace;
14. Organize and manage the activities for the protection of the population, the cultural and the material valuables, the environment as well as for controlling and overcoming of the consequences of crises in the region;
15. Implement the authorities from Art. 7a from the Decree for border control-checkpoints;
16. Ratify the regional transport plans;
17. Carry out the international contacts of the region on the local level;
18. Present motions to be included particularly problems in the working agenda of the Council of Ministers through a deputy prime minister or a minister;
19. Confirm the job description and responsibilities of the General Secretary;
20. Be responsible for realizing of the financial management and control of all programmes, leaded by him, activities and processes standing by the principles of lawfulness, good financial management and clarity;
21. Issue the retributive ordinances for imposing administrative penalties, concerning cases, mentioned in the Law or in other normative acts;
22. Implement the authorities of body of state employee appointment in accordance with the Law for state employee and authorities of employer under labor contract in Labor Code;
23. Send with an official order the regional state employees on business trips in the country and abroad;
24. Confirm the official seal of the regional governor, which is round in shape, as well as other seals for official objectives;
25. Implement other legal authorities, assigned to him with a Law or an act of the Council of Ministers;

(2) The Regional Governor issues orders within the limits of his authorities.