

LEGAL FLASH No. 1

11.01.2016

OFFICIAL GAZETTE NO 361-369 OF 31 DECEMBER 2015

Law of the Republic of Moldova No 218 dated 3 December 2015 on amending and supplementing certain legislative acts

Law No 218 amends, among others, the Law on internal trade and Code of administrative offences of the Republic of Moldova.

Law on internal trade was amended by adding a new provision referring to payments for supply of perishable food products. Thus, according to the Law the term of payment by the buyer to the supplier shall be agreed during contract negotiation, however such term shall not be less than 30 calendar days from the date of delivery by the supplier of the products.

Failure to comply with the term of payment upon purchase of perishable food products shall be subject to a penalty provided by the Code of administrative offences of the Republic of Moldova.

Law of the Republic of Moldova No 223 dated 3 December 2015 on amending and supplementing certain legislative acts

Law No 223 amends, among others, the Law on petroleum products market, Criminal code and Code of administrative offences of the Republic of Moldova.

Law on petroleum products market was supplemented with new provisions, including the provisions on import of diesel fuel for personal consumption. The law exempts from licencing import of diesel fuel for personal consumption performed by agricultural producers, registered as legal entities, under the authorization to import diesel as fuel for equipment, transport or agricultural machinery used directly in agricultural activity.

The law sets criminal liability for commercialization on the internal market of diesel fuel imported for personal consumption or for use in purposes other than for personal consumption, if the act is committed in proportions exceeding 500 conventional units (equivalent to MDL 10,000). If the act committed does not exceed 500 conventional units, it shall be subject to administrative offence liability as per par. (9) Article 277 of the Code of administrative offences.

Contacts:



Bd. Stefan cel Mare 65 Chişinău, Moldova

Tel: +373 22 27 93 23 Fax: +373 22 27 93 37

Our website: www.aci.md

Follow us on:





The information contained herein is provided for informational purposes only, and should not be construed as legal advice on any matter. ACI Partners shall not accept any responsibility for any damages which might arise from taking a decision based on the details and information contained herein, which has been presented, exclusively, for general information purposes only.



LEGAL FLASH No. 1

11.01.2016

OFFICIAL GAZETTE NO 361-369 OF 31 DECEMBER 2015

Order of the Minister of Justice No 711 dated 22 December 2015 on approval of the Regulation on organization of vocational training for admission to the profession of administrator and Regulation on conduct the qualifying exam for the profession of administrator

Regulation on organization of vocational training for admission to the profession of administrator refers to "insolvency administrators" and determines the manner of admission to professional training program and the implementation thereof. The professional training program for admission to the profession of insolvency administrator includes initial theoretical training and professional internship. The term of completion of professional training program is 12 months.

Regulation on carrying out the qualification exam for the profession of administrator establishes the procedure for carrying out the qualification exam for the profession of insolvency administrator, as well as term and procedure for contesting the results of the exam. Qualification exam for the profession of insolvency administrator is organized by the Commission for authorization and discipline of authorized administrators.

Contacts:



Bd. Stefan cel Mare 65 Chişinău, Moldova Tel: +373 22 27 93 23

Fax: +373 22 27 93 37

Our website: www.aci.md

Follow us on:





The information contained herein is provided for informational purposes only, and should not be construed as legal advice on any matter. ACI Partners shall not accept any responsibility for any damages which might arise from taking a decision based on the details and information contained herein, which has been presented, exclusively, for general information purposes only.