

Law of the Republic of Tajikistan  
On Inspection of Economic Entities in the Republic of Tajikistan

This Law establishes inspection procedures, stipulates the rights and obligations of economic entities and executives of inspection bodies and is aimed at protection of their activities from unlawful interference.

## **CHAPTER 1. GENERAL PROVISIONS**

### **Article 1. The Scope of this Law**

1. This Law shall stipulate the relationships associated with the organization and inspections implemented by the inspection bodies.
2. This Law shall not apply to the relationships when inspections are carried out by the following bodies:
  - the National Bank of Tajikistan when carrying out inspection of banks and non-bank financial institutions ;
  - bodies implementing criminal investigation;
  - bodies implementing preliminary investigation, pretrial inquiry, the prosecutors' offices and courts;
  - the State Automobile Inspection bodies of the Ministry of Internal Affairs of the Republic of Tajikistan at the stationery and mobile checkpoints to ensure traffic safety;
  - tax and customs bodies of the Republic of Tajikistan;
  - bodies responsible for the state financial control of the public juridical bodies;
  - bodies operating at the frontier crossing checkpoints;
  - bodies assessing compliance of the commodities' quantity and quality characteristics with the standards and legal requirements.
3. Inspections stipulated in the second part of this Article shall be conducted in accordance with the legislation of the Republic of Tajikistan.
4. Inspection process shall not suspend operations of the juridical bodies.

### **Article 2. Main Terms**

The following main terms are used in this Law:

**Inspection** – form of inspection when actions of the officials of inspection bodies are aimed to ensure economic entities' observance and execution of requirements and conditions established by the laws of the Republic of Tajikistan, to reveal, restrain, prevent violations, and apply sanctions. Inspection is a formal visit of the inspection body's official to an economic entity to carry out state control of operations.

**Economic entities** – physical persons and juridical bodies performing economic activities.

**Inspection bodies** – government bodies of the Republic of Tajikistan envisaged in the Part 1 of the Article 7 of this Law and authorized to carry out inspection of economic entities’ operations in the Republic of Tajikistan.

**Registration books** – books maintained by economic entities of the Republic of Tajikistan to register information on each inspection as provided in the Article 8 of this Law.

### **Article 3. Legislation of the Republic of Tajikistan on Inspection of Economic Entities**

The Legislation of the Republic of Tajikistan containing provisions on inspection of economic entities in the Republic of Tajikistan is based on the Constitution of the Republic of Tajikistan and comprises this Law, other normative and legal acts of the Republic of Tajikistan and international legal acts recognized by the Republic of Tajikistan.

### **Article 4. Normative and Legal Acts of Inspection Bodies on Inspection of Economic Entities in the Republic of Tajikistan**

1. According to this Law, to carry out inspection of the operations of economic entities in the Republic of Tajikistan inspection bodies shall adopt the following rules envisaging:
  - legal bases for the inspection bodies to perform inspections;
  - powers of inspection bodies’ executives;
  - planning and carrying out inspections;
  - assignment of decision making powers based on the inspection results;
  - methodology to draft inspection reports and take decisions on administrative charges;
  - penalty charging and recovery procedures;
  - internal economic entities’ grievances procedures;
  - information exchange and coordination with other inspection agencies.
2. Carrying out inspection of economic entities based on compulsory regulations of inspection bodies’ not registered with the Ministry of Justice of the Republic of Tajikistan and not published according to the procedures established by the Government of the Republic of Tajikistan shall be prohibited.

### **Article 5. The Purpose of Inspection of Economic Entities of the Republic of Tajikistan**

The purpose of inspection of economic entities in the Republic of Tajikistan shall be to protect the rights and legitimate interests of citizens, to ensure compliance with the provisions and requirements of the laws of the Republic of Tajikistan, restraint and prevention of violations in the operation of economic entities.

### **Article 6. The Main Principles of Inspection of Economic Entities in the Republic of Tajikistan**

The main principles of inspection of economic entities in the Republic of Tajikistan shall be:

- legitimacy, objectivity and openness in the inspection bodies’ operations;
- restraint and prevention of law infringements;
- integrity of inspection bodies’ executives and economic entities;
- protection of the rights and legitimate interests of economic entities;

- compulsory requirements of inspection in accordance with the legal provisions;
- nonadmission of interference with the operations of economic entities other than the inspection subjects;
- frequency of inspections;
- nonadmission of overlapping subject of inspection by two or more inspection bodies;
- mandative information of economic entities by inspection bodies on the normative and legal acts of the Republic of Tajikistan that stipulate compulsory requirements and clauses, observation and execution of which is subject to inspection;
- openness and accessibility of inspection reports;
- inspection envisaged by this Law shall be carried out only in the economic entities' operation area;
- inspection shall be financed from the costs estimated in the budgets of inspection bodies.

#### **Article 7. The Subject of Inspections and the List of Authorized Inspection Bodies**

1. The following shall be the subject of inspection of economic entities carried out in accordance with this Law, and the bodies authorized:
  - environment and forestry protection – a body authorized to protect environment and forestry;
  - construction and architecture, production of construction materials, makings and building units – an authorized body in the area of construction and architecture;
  - safety in industry and mining – an authorized body supervising safety provisions in mining and industry;
  - television and radio broadcasting – an authorized television and radio broadcasting agency;
  - competition and restriction of monopolistic activities at the commodity markets, natural monopolies, protection of consumer rights, and promotion activities – an authorized body implementing antimonopoly policy and consumer rights protection;
  - fire prevention and fire security measures – an authorized body to implement fire protection;
  - production, extraction, processing, use, storage and recording of precious metals and stones, as well as other transactions with precious metals and stones – an authorized body to implement state assaying;
  - rational and effective use of electric and thermal power, quality of supplied electric power, status of accountability in production and consumption of electric and thermal power, approval and ceiling allocation in the consumption of electric and thermal power, technical state of power stations, electricity grids, electric and thermal facilities, electric and thermal power consumption regimes, ensuring safe maintenance of electric and thermal facilities – an authorized energy supervision body;
  - quality of medical aid provided by private medical persons – an authorized body in the health care;
  - adherence to the sanitary norms and procedures – a body authorized in the area of standardization, metrology and certification;
  - veterinary services – a body responsible for veterinary control;
  - seed farming – an authorized seed farming body;
  - phyto-sanitary control – an authorized phyto-sanitary control;
  - labor protection in production process – an authorized body on labor protection;

- livestock and poultry breeding - an authorized body on breeding issues;
  - transport and road facilities – a body authorized in the transport area;
  - use of canals and frequency ranges, technical and operational parameters of the transmitted radio signals – an authorized telecommunication body;
  - receipt, transfer and use of the state budget funds, public funds, loans attracted by the Government of the Republic of Tajikistan and the authority given to the non-government juridical bodies – a body authorized to implement state financial control;
  - use of agricultural techniques – an authorized body for the use of agricultural techniques;
  - issuing licenses – licensing bodies;
  - property and management of state property – a body authorized to carry out state property management.
2. Inspection of representative offices and branches of juridical bodies shall be carried out according to the procedures envisaged in this Law, within the inspection of juridical bodies.
  3. The subject of inspection carried out by one inspection body can not overlap with the work of other inspection bodies.
  4. Changing the subject of inspection and the list of government agencies authorized to inspect economic entities in the Republic of Tajikistan shall be possible only through amendment of this Law.

#### **Article 8. Inspection Registration Books**

1. Economic entities shall be obliged to maintain records on each inspection in the Inspection Registration Book.
2. After producing a decision to carry out inspection each executive of inspection bodies shall be obliged to indicate the following data in the Inspection Registration Book and confirm the data with his/her signature:
  - last name, first name, and patronymic, identity document number (including special identity documents), title of the agency that issued the identity document, duration;
  - when an outside expert is involved in the inspection, his/her last name, first name, and patronymic, as well as the identity document number, title of the organization he/she represents, and, in the case of outside expert, the identity document number, if according to the Law operations of the invited experts are subject to licensing, license number, title of the licensing organizations, and duration of the license;
  - grounds to carry out inspection of an economic entity, date and time to start and complete;
  - inspection subject and goals.
3. Managers of economic entities shall be mandated to record the following in the Registration Books:
  - inspection completion date and time;
  - measures taken by inspection body executives on economic entities in case of infringement of legal clauses and requirements;
  - their own opinion on the results of the inspection as follows: “agree”, “disagree”, “accept comments”.

4. Executives of inspection bodies shall bear legal responsibility for avoidance of recording their inspection in the Registration Book.
5. In case of economic entities failing the Registration Book executives of inspection bodies shall make necessary records.
6. Registration Books shall be maintained by economic entities in the form and according to the procedure established by the Government of the Republic of Tajikistan.
7. Agency to support entrepreneurship in the Republic of Tajikistan shall submit annual reports to the Government of the Republic of Tajikistan based on the analysis of records in the Registration Books.

## **CHAPTER 2. PROCEDURES TO CARRY OUT INSPECTION OF ECONOMIC ENTITIES**

### **Article 9. Grounds to Carry Out Inspection of Economic Entities in the Republic of Tajikistan**

1. Decisions of inspection bodies in accordance with the Law shall be the grounds for carrying out inspections of economic entities.
2. Decisions to carry out inspections shall contain the following details:
  - the date and the number of the decision taken by the inspection body;
  - the title of the inspection body that decided to carry out inspection;
  - full title of the juridical body, or last name, first name, and patronymic of an individual entrepreneur;
  - the subject and the goal of inspection;
  - positions, last names, first names, and patronymics of inspectors;
  - date and duration of inspection;
  - period of inspection;
  - signature of the inspecting body's manager;
  - seal of the inspection body.
3. Decisions to carry out counter-inspection shall contain the following data:
  - last name and full first name of physical persons and juridical bodies subject to the fundamental inspection;
  - specific transactions reflected in the fundamental inspection reports, authenticity of which is subject to confirmation.

### **Article 10. Frequency of Inspection of Economic Entities**

1. Each inspection body shall carry out no more than one inspection of economic entities in two years, except for the cases envisaged in the Part 2 of this Article and Parts 1,2 and 3 of the Article 15 of this Law.
2. According to the laws of the Republic of Tajikistan different frequency can be determined for inspection of economic entities with higher level of risk, it can be more than once a year, however, no more than once in six months. The Law stipulating such frequency must determine identification categories of inspected entities based on their risk level affecting the life and health of the population. Based on identification categories each inspection

body shall draft a list of entities with higher level of risk that shouldn't exceed 10% of the total number of entities subject to inspection by this body. The List of Entities with the higher level of risk shall be approved and published by the Government of the Republic of Tajikistan.

3. Frequency of inspections in each entity with regard to the risk level shall be determined by the inspection body in the work plans approved in accordance with the Procedures of Inspection of Economic Entities in the Republic of Tajikistan. In this regard, the number of inspections can be determined less, but no more than it is envisaged in the Parts 1 and 2 of this Article.
4. The first inspection of a newly established economic entity can be carried out only at the end of the third year from its state registration. At that an individual entrepreneur with a patent shall be considered a newly established economic entity from the date of the first patent.

When such economic entities close their operations prior to the indicated term (reorganized or liquidated), their financial operations can be inspected according to the Parts 2 and 3 of the Article 1, and Part 1 of the Article 7 of this Law on the following grounds:

- application of the economic entity;
  - information from a body that decided to reorganize or liquidate a juridical body;
  - information from a body implementing reorganization or liquidation of a juridical body.
- Such inspections shall be carried out only to check the period that was not subject to financial verification earlier in accordance with this Law.
5. During the period of exemption a newly established economic entity shall not be released from its commitments established by the laws, observation and fulfillment of which must be checked in accordance with this Law.
  6. Inspection of operations in the agricultural processing enterprises shall not be allowed, unless these are counter inspections during the production and processing period.

#### **Article 11. Notification**

1. Inspection bodies shall notify economic entities of forthcoming inspection three days before they start checking, except for the cases envisaged in the Part 1 of the Article 15 of this Law. The notice on the forthcoming inspection shall be required to indicate grounds to carry out inspection, the subject and the objective, the date, its starting time and duration. The notice on counter-inspection shall also indicate specific transactions related to the fundamental check, which need to be checked for authenticity.
2. When economic entities cannot accommodate the start of inspection at the indicated date and time for good reason, it shall be obliged to notify the inspection body at least two days before the start of the inspection and suggest the date and time acceptable for both parties, however, no later than five business days after the receipt of the notice by the inspection body.
3. Taking into account the provisions of the Parts 1 and 2 of this Article, economic entities that were notified of forthcoming inspection shall be obliged not to impede the start of inspection at the established day and time.

#### **Article 12. Start of Inspection**

1. Prior to the beginning of inspection the manager of an economic entity shall be submitted a decision to carry out inspection. The manager of an economic entity shall note and sign the copy of decision confirming receipt.  
Denial of the receipt of the decision by the manager of an economic entity shall not impede beginning of inspection.
2. Inspection body executives carrying out inspection shall be obliged to produce service certificates and record necessary data in the Inspection Registration Book prior to the inspection.
3. Only one inspection shall be carried out based on one decision.
4. The moment when executives of the inspection body register in the Inspection Registration Book according to the Part 2 of the Article 8 of this Law shall be considered as beginning of inspection.

### **Article 13. Inspection Questionnaire**

1. Inspection shall be carried out in accordance with the Questionnaire, sample of which shall be approved by each inspection body in accordance with the clauses and requirements established by the Law.
2. Economic entities shall have the right to request and receive copies of the Questionnaires prior to the inspection. Inspection bodies shall be obliged to submit copies of Questionnaires to economic entities upon request, as well as along with the submission of decisions to carry out inspection.

### **Article 14. Duration and Time of Inspection of Economic Entities**

1. Duration of financial inspections of juridical bodies shall not exceed twenty calendar days. Inspection of juridical bodies' operations by other inspection bodies shall be carried out during the period not exceeding five business days.
2. The term of financial inspection of individual entrepreneurs shall not exceed ten calendar days. Inspection of individual entrepreneurs by other inspection bodies shall be carried out during the period not exceeding five business days.
3. In exceptional cases – tragedy, sickness, death of executive and natural disasters – the terms stipulated in the Parts 1 and 2 of this Article can be extended once for the term that does not exceed one third of the main inspection term upon the decision of an inspection body.
4. Inspection shall be carried out only during work hours and during business days.

### **Article 15. Unscheduled, Repeat and Counter Inspection**

1. Unscheduled inspection shall be carried out only in the following cases:
  - upon the decision of the Government of the Republic of Tajikistan, including the purpose to prevent occurrence of emergency situations;
  - due to aggravated sanitary-epidemiological and veterinary-sanitary situation (upon written decision of the Principal State Inspector of the Republic of Tajikistan).
2. Repeat inspection shall be carried out only upon written request of economic entities.

3. Counter inspection shall be carried out only to confirm correct reflection of specific transactions in financial documents performed during the period in question indicated in the decision to hold counter inspection.
4. Other inspections can not be carried out before the terms stipulated in the Article 10 of this Law.
5. Complaints of economic entities on decisions or actions of inspection body executives can not cause unscheduled, repeat or counter inspection.

#### **Article 16. Inadmissibility of Overlapping Inspections by Inspection Bodies of Various Levels**

When inspection of economic entities was carried out by one structure of an inspection body (district, city, regional, national), then other structures of the same body shall not be allowed to inspect the same subject of the same economic entity during the periods indicated in the Parts 1,2 and 3 of the Article 10 of this Law.

#### **Article 17. Completion of Inspection**

1. Executives of inspection bodies shall prepare a report containing the following data upon completion of inspection, regardless of its results:
  - location of inspection, date of the report;
  - subject of inspection;
  - positions, last names, first names, patronymics of inspection body executives that carried out inspection;
  - last name, first name, patronymic of inspected individual entrepreneur or the full title of a juridical body;
  - information on the previous inspection, its results, as well as on measures to eliminate revealed violations;
  - period inspected and general information on documents (objects) submitted by economic entities for inspection;
  - inspection results;
  - when violations revealed – detailed description with reference to relative requirements indicated in the regulations.
2. Inspection shall be considered completed at the day when economic entities receive inspection reports or when inspection reports are sent by registered mail with notice, but no later than in five days from the day indicated in the decision.
3. When economic entities deny receipt of inspection reports, such denial is recorded in the copy of the inspection body confirmed by the signature of the executive, who carried out the inspection. In such cases inspection reports shall be sent to economic entities by registered mail with a notice.
4. Necessary copies of documents, estimations made by the inspection body executives, and other materials received during the inspection shall be attached to the inspection report.
5. Inspection reports shall be prepared in at least two copies and shall be signed by the inspection body executives, who carried out inspection.

6. One copy of the report shall be submitted to the economic entity within five business days. The manager of the economic entity shall be obliged to note and sign the other copy of the report to confirm its receipt.

#### **Article 18. Decisions Taken on the Results of the Inspection**

1. Upon completion of each inspection based on the results reflected in the report an inspection body shall issue a decision signed by the manager or an authorized person, which shall be submitted to the economic entity within five business days after the completion of inspection.
2. Decision shall contain the following information:
  - registration date and number of the decision and inspection report;
  - last name, first name, patronymic of an individual entrepreneur or full title of a juridical body;
  - subject of the inspection;
  - measures undertaken to eliminate violations;
  - requirement to eliminate violations;
  - terms, location and procedures to appeal against a decision.
3. When no violations were revealed upon the completion of inspection a special record shall be made in the decision.

### **CHAPTER 3. THE RIGHTS AND OBLIGATIONS OF ECONOMIC ENTITIES RELATED TO INSPECTIONS**

#### **Article 19. The Rights and Obligations of Economic Entities**

1. Economic entities shall have the following rights:
  - receive information on the forthcoming inspection;
  - require inspection body executives to provide grounds for inspection, familiarize with the documents identifying the persons to carry out inspection;
  - not to allow inspection to persons, who do not have a decision for inspection envisaged in the Article 9 of this Law, or if they have not properly recorded necessary data in the Inspection Registration Books, when they do not observe periodicity envisaged in the Article 10 of this Law, and when the terms stipulated in the decision is not due or expired;
  - not to meet the requirements of inspection body executives on the issues ultra vires, and not to familiarize them with the materials that are not related to the subject of inspection;
  - request and receive copies of inspection reports from inspections bodies within five business days after the completion of inspection;
  - request inspection bodies to compensate losses incurred by wrong acts of its executives according to the procedures stipulated in the legislation of the Republic of Tajikistan;
  - provide inspection body executives with clarifications on the issues related to the inspection and its results;
  - appeal against the results of the inspection according to the legislation;

- to protect their rights and legitimate interests in the inspection process and based on the results of inspection involve specialists and representatives of associations, to which they are members, as well as other public organizations.
2. Economic entities shall be obliged to:
- allow inspection body executive to access inspection objects if they have a decision on inspection envisaged by the Article 9 of this Law, and upon presentation of service certificates and after registration in the Inspection Registration Book;
  - provide materials and documents necessary for the inspection according to the legal and justified requests of inspection body executives;
  - execute decisions of inspection bodies to eliminate infringements during the established terms, except for the cases envisaged in the Part 2 of the Article 24 of this Law;
  - provide support to inspection body executives in execution of their official responsibilities;
  - not to impede beginning of an inspection at the stipulated day and time;
  - record relevant data in the Inspection Registration Book according to the procedures envisaged in the Part 3 of the Article 8 of this Law.

#### **Article 20. The Rights and Obligations of Inspection Body Executives**

1. Inspection body officials shall have the following rights within their competence:
- enter the territory of economic entities' facilities accompanied by the economic entity representatives;
  - request the inspected economic entity to provide necessary documentation directly related to the subject of inspection, write out extracts and make copies of documents;
  - request for written explanations from economic entities' managers on the issues related to the inspection of their operations;
  - select samples based on the reports of parties in the quantity sufficient for the inspection with further return according to the written obligation regardless of the sample type.
2. Inspection body executives, within their competence, shall be obliged to:
- observe the legislation of the Republic of Tajikistan and the rights of economic entities;
  - carry out inspections in strict compliance with the decisions of inspection bodies in accordance with the provisions of this Law;
  - present decisions to carry out inspection and other necessary documents to economic entities subject to inspection;
  - register information in the Inspection Registration Book according to the procedures envisaged in the Part 2 of the Article 8 of this Law;
  - explain the rights and obligations to economic entities prior to the beginning of inspection, as well as their own rights and obligations related to inspection;
  - not to impede economic entities' representatives to attend inspection and provide clarifications on the issues related to inspection;
  - ensure quantity and quality contents of temporarily withdrawn documents, experimental samples and other materials, as well as their timely return;
  - explain economic entities the subject and the essence of the revealed deficiencies and measures to eliminate, prevent their concealment;
  - not to create impediments for the operation of economic entities;

- not to take out documents to be checked outside the economic entities;
- issue legitimate and justified instructions to the inspected economic entities to eliminate revealed violations;
- ensure compliance with the state, commercial and other legally protected secrecy.

**Article 21. Restrictions in Inspection of Economic Entities**

Inspection bodies and their executives shall be prohibited to:

- interfere with the operations of economic entities that are not related to the subject of inspection;
- charge cash for the fees, including penalties and interest envisaged by the law from economic entities;
- justify interference with or restriction of economic entities' operations by the existence of deficiencies;
- request for documents and information irrelevant to the inspection subject;
- undertake actions impeding continuous production-commercial operations of economic entities.

**CHAPTER 4. FINAL PROVISIONS**

**Article 22. Access to Information on Inspection of Economic Entities in the Republic of Tajikistan**

1. Each economic entity in the Republic of Tajikistan shall have the right to receive information on the inspection of their own operations.
2. Inspection bodies shall be obliged to provide economic entities with access to information on inspection according to the provisions of the Law of the Republic of Tajikistan "On Information".
3. Inspection bodies shall ensure placement of normative and legal acts regulating inspection activities in accessible and visual places (poster panels).

**Article 23. Accounting, Reports and Statistics**

1. Inspection bodies shall be obliged to maintain accounting of all performed inspections of economic entities, outcomes of inspections and provide reports to statistical agencies. Forms and terms of statistical reporting shall be established by the authorized body of the Republic of Tajikistan.
2. Decisions on inspections, reports and decisions produced based on the inspection results shall be subject to recording in the Registration Book maintained in each inspection body. Forms and procedures to maintain such Books, as well as the procedures of safekeeping inspection reports shall be determined by the Government of the Republic of Tajikistan.
3. Inspection bodies shall be obliged to publish information on their work in accessible printed matters at least once in a calendar year. Information shall contain the following:
  - general information on the structure of the inspection body;
  - statistical data on the quantity of actual inspections, revealed deficiencies, and measures taken on violators;
  - the total amount of penalties imposed based on the results of inspections carried out during the reported period;

- brief overview on the financing of inspection bodies' operations related to inspections, on the allocation and utilization of these funds;
- summary and evaluation of the planned and achieved results;
- priorities and plans for the following year.

**Article 24. Resolution of Disputes and the Right of Appeal**

1. Actions and decisions of inspection body executives can be appealed according to the procedures and terms determined by the laws of the Republic of Tajikistan.
2. Appeal against the decisions of inspection bodies submitted according to the legal procedures shall suspend execution of the decision except for the decision on applying such administrative sanctions as caution. Execution of the inspection body decision shall be suspended until the relevant decision is taken on the appeal.

**Article 25. Compensation of Losses Incurred by Economic Entities in the Result of Wrong Acts of Inspection Bodies' Executives**

Losses incurred by economic entities due to illegal decisions or other wrong acts of inspection bodies' executives, including lost profit, shall be subject to compensation in accordance with the Law.

**Article 26. Responsibility for Violation of this Law**

Persons offending for violation of provisions in this Law shall bear responsibility in accordance with the laws of the Republic of Tajikistan.

**Article 27. Procedures to Promulgate this Law**

This Law shall be promulgated after its official publication.

E. Rahmonov  
President  
Republic of Tajikistan

Dushanbe  
July 28, 2006  
No. 194

**RESOLUTION  
MAJLISI NAMOYANDAGON  
MAJLISI OLI  
REPUBLIC OF TAJIKISTAN**

On the Adoption of the Law of the Republic of Tajikistan  
“On Inspection of Economic Entities in the Republic of Tajikistan”

Majlisi Oli of the Republic of Tajikistan decrees that:

The Law of the Republic of Tajikistan “On Inspection of Economic Entities in the Republic of Tajikistan” shall be adopted.

S. KHAIRULLOEV

Chairman  
Majlisi Namoyandagon  
Majlisi Oli of the Republic of Tajikistan

No. 313  
Dushanbe, May 31 2006

**RESOLUTION  
MAJLISI MILLI  
MAJLISI OLI OF THE REPUBLIC OF TAJIKISTAN**

**On the Law of the Republic of Tajikistan  
“On Inspection of Economic Entities in the Republic of Tajikistan”**

Having considered the Law of the Republic of Tajikistan “On Inspection of Economic Entities in the Republic of Tajikistan” Majlisi Milli of Majlisi Oli of the Republic of Tajikistan decrees that:

The Law of the Republic of Tajikistan “On Inspection of Economic Entities in the Republic of Tajikistan” shall be approved.

M. Ubaidullayev  
Chairman  
Majlisi Milli  
Majlisi Oli of the Republic of Tajikistan

No. 223  
Dushanbe  
July 20, 2006