

Bishkek April 16, 1996, # 10

THE LAW OF THE KYRGYZ REPUBLIC

On effectuation of the Code of arbitration procedure of the Kyrgyz Republic

Article 1.

The Code of arbitration procedure of the Kyrgyz Republic shall become effective on June 1, 1996.

Article 2.

Cases submitted to the arbitration court of the Kyrgyz Republic and not considered by June 1, 1996, shall be considered in accordance with the Code of arbitration procedure of the Kyrgyz Republic effectuated by this Law.

Article 3.

Normative acts related to conditions and procedure for considering and resolving economic disputes between legal entities shall be effective in the part consistent with the Code of arbitration procedure of the Kyrgyz Republic as of June 1, 1996.

Article 4.

Until the changes are made to the legislation regulating the rates and the procedure for collection of state duties, the state duty for appellate and cassation complaints shall be paid in the amount and in the procedure established for payment on petitions concerning review of the decisions of the arbitration court.

Article 5.

The procedure for pretrial (extrajudicial) settlement of disputes established by:
the Charter of Railways of USSR approved by the resolution of the Council of Ministers of USSR as of April 6, 1964, # 270;
the Charter of Internal Water Transport of USSR approved by the resolution of the Council of Ministers of USSR as of October 15, 1955, # 1801;
the Charter of Automobile Transport of Kirgiz SSR approved by the resolution of the Council of Ministers of Kirgiz SSR as of August 13, 1970, # 303;
the Charter of Communication of USSR approved by the resolution of the Council of Ministers of USSR as of May 27, 1971, # 316,
shall apply, until corresponding laws are adopted.

Article 6.

As of June 1, 1996, the following acts shall be repealed:
the Law of the Republic of Kyrgyzstan on the Procedure for Settling Economic Disputes by Arbitration Courts of the Republic of Kyrgyzstan as of March 2, 1992;
resolution of the Supreme Council of the Republic of Kyrgyzstan as of March 2, 1992 on the Procedure for Effectuation of the Law of the Republic of Kyrgyzstan on the Procedure for Settling Economic Disputes by Arbitration Courts of the Republic of Kyrgyzstan;
the regulation of the procedure for filing claims by enterprises, organizations and institutions, and for regulating the disagreement on economic agreements, approved by the resolution of the Council of Ministers of USSR as of October 17, 1973, # 758.

President of the Kyrgyz Republic A.Akaev