

Ordinance for Enforcement of the Government Policy Evaluation Act

Ordinance No.95 of the Ministry of Internal Affairs and Communications of 2007
as last amended by

Ordinance No.19 of the Ministry of Internal Affairs and Communications of 2016

(Matters to be stipulated in the Article 3, Item (vi) of the Cabinet Order of the Government Policy Evaluation Act (hereinafter referred to as the “Order”)

Article 1 Matters to be stipulated in the Article 3, Item (vi) of the Cabinet Order shall be as follows:

- (i) Levy or collection of national tax or local tax
- (ii) Levy or collection of insurance, contributions or other similar charges for insurance system, pension programs, mutual aid, funds, etc. where persons meeting certain requirements are qualified for the insured by laws and ordinances, and receive the benefits
- (iii) Judicial procedure and other related procedure
- (iv) Procedure concerning disposition such as arbitration by laws and ordinances for the purpose of reconciliation of interests between parties with conflicting interests (limited to disposition rendered to both parties)
- (v) Procedures concerning determination and other disposition by Administrative Organs to Requests for Applying examination and other Appeals
- (vi) Procedures for the grant of opportunities for explanation or hearing and other procedures for presenting opinions
- (vii) Criminal or juvenile case investigations
- (viii) Investigations into criminal cases of national tax or local tax, criminal cases of financial product transaction, or criminal cases under the Act Concerning Prohibition of Private Monopolization and Maintenance of Fair Trade (Act No. 54 of 1947)
- (ix) Enforcement of adjudication
- (x) Procedures concerning application for subsidies, etc. or indirect subsidies, etc. (referring to those granted to the public from among the subsidies, etc. set forth in Article 2, paragraph 1 of the Act on Optimizing Implementation of Budgets Relating to Subsidies, etc. (Act No. 179 of 1955) or the indirect subsidies, etc. set forth in Article 2, paragraph

4) or procedures concerning application for loans or investments to corporations whose debts are guaranteed by the national or a local government

- (xi) Defense mobilization pursuant to the provisions of Article 76 of the Self-Defense Forces Act (Act No. 165 of 1954) and measures for construction of defense facilities pursuant to the provisions of Article 77-2 of it.

(Changes to be stipulated in the Article 3, Item (vi) of the Cabinet Order)

Article 2 The changes to be stipulated in the Article 3, Item (vi) of the Cabinet Order shall be minor changes in reporting items or form of documents for the cases listed in the following items, or in reporting items or form of electromagnetic records for the cases listed in item (i) or item (ii) or the reporting items of electromagnetic records for the cases listed in item (iii) or item (iv).

- (i) To preserve, retain, manage, maintain, keep, furnish or keep available
- (ii) To create, make entries, record or prepare
- (iii) To post, present, make available for public inspection or access, or copy
- (iv) To deliver or submit, or provide

Supplementary Provisions

This Ministerial Ordinance shall come into force as from October 1, 2007.

Supplementary Provisions [Ordinance No.19 of the Ministry of Internal Affairs and Communications of March 18, 2016]

This Ministerial Ordinance shall come into force as from the date of enforcement of the Administrative Complaint Review Act (April 1, 2016).