Order for Enforcement of the Act on the Advancement of Government Administration Processes That Utilize Information and Communications Technology

(Cabinet Order No. 27 of January 31, 2003)

The Cabinet hereby enacts this Cabinet Order as prescribed in the provisions of Article 2, item (ii), (e) and item (vi) of the Act on the Use of Information and Communications Technology in Administrative Procedures (Act No. 151 of 2002).

(Corporations Specified by Cabinet Order Referred to in Article 3, Item (ii), (f) of the Act)

Article 1 The corporations specified by Cabinet Order as referred to in Article 3, item (ii), (f) of the Act on the Advancement of Government Administration Processes That Utilize Information and Communications Technology (Act No. 151 of 2002; referred to below as the "Act") means the following: the Okinawa Institute of Science and Technology Graduate University; the Okinawa Development Finance Corporation; the Organization for Technical Intern Training; a money lenders association; the Japan Bank for International Cooperation; the Japan Finance Corporation; the Nippon Export and Investment Insurance; the Pension Fund Association; the Hazardous Materials Safety Techniques Association; a certified administrative procedures legal specialist association; the Banks' Shareholdings Purchase Corporation; the Japan Financial Literacy and Education Corporation; Japan Police Personnel Mutual Aid Association; the Light Motor Vehicle Inspection Organization; the Nuclear Damage Compensation and Decommissioning Facilitation Corporation; the High Pressure Gas Safety Institute of Japan; an organization for crossregional coordination of transmission operators; a port authority; the Japan Mutual Aid Association of Public School Teachers; a craft inspection organization; the National Pension Fund Association; a national university corporation; a national public service personnel mutual aid association; the Federation of National Public Service Personnel Mutual Aid Associations; a municipal personnel mutual aid association; a mutual aid association for personnel of a designated city; the Japan Safety Driving Center; a judicial scrivener association; the Health Insurance Claims Review & Reimbursement Services; a labor and social security attorney's association; the Metropolitan Expressway Company Limited; a commodity futures association; the Mutual Aid Fund for Official Casualties and Retirement of Volunteer Firefighters; the New Kansai International Airport Company Limited; a flood prevention

association; a federation of flood prevention associations; a certified public tax accountants association; the Coal Mining Pension Fund; the Japan Health Insurance Association; the National Federation of Mutual Aid Associations for Municipal Personnel; the Japan Federation of Labor and Social Security Attorney's Associations; an inter-university research institute corporation; the GX Acceleration Agency; the National Association of Racing; the Japan Finance Organization for Municipalities; the Japan Agency for Local Authority Information Systems; the Pension Fund Association for Local Government Officials; the Fund for Local Government Employees' Accident Compensation; a regional housing corporation; the Mutual Aid Association of Prefectural Government Personnel; the Local Tax Agency; a regional public road corporation; a mutual aid association for city personnel; a mutual aid association for metropolitan personnel; a land and house investigators association; the Central Nippon Expressway Company Limited; the West Nippon Expressway Company Limited; the Certified Administrative Procedures Legal Specialists Association; the Bank of Japan; the Japan Workers' Housing Association; the Japan Sewage Works Agency; the Japanese Institute of Certified Public Accountants; the Japan Legal Support Center; the Japan Federation of Shiho-Shoshi's Associations; the Japan Fire Equipment Inspection Institute; the Promotion and Mutual Aid Corporation for Private Schools of Japan; the Japan Federation of Certified Public Tax Accountants' Associations; the Japan Tobacco; the Japan Tobacco Industry Mutual Aid Association; the Japan Racing Association; the Japan Railways Group Mutual Aid Association; the Japan Electric Meters Inspection Corporation; the Japan Federation of Land and House Investors' Associations; the Japan Pension Service; the Japan Patent Attorneys Association; the Japan Broadcasting Corporation; a certified financial instruments business association; the Agricultural and Fishery Co-operative Savings Insurance Corporation; the Mutual Aid Association for Agriculture, Forestry, and Fishery Organization Personnel, the Hanshin Expressway Company Limited; the East Nippon Expressway Company Limited; the Fukushima Institute for Research, Education and Innovation; the Open University of Japan; the Honshu-Shikoku Bridge Expressway Company Limited; and the Deposit Insurance Corporation of Japan.

(Persons Specified by Cabinet Order Referred to in Article 3, Item (iii), (b) of the Act)

Article 2 The person specified by Cabinet Order referred to in Article 3, item (iii),(b) of the Act is the Japan Pension Service.

(Criminal Cases Specified by Cabinet Order Referred to in Article 3, Item (viii)

of the Act)

- Article 3 The criminal cases specified by Cabinet Order as referred to in Article 3, item (viii) of the Act are as follows:
 - (i) a criminal case involving national or local taxes;
 - (ii) a criminal case involving a financial instruments transaction;
 - (iii) a criminal case based on the Act on Prohibition of Private Monopolization and Maintenance of Fair Trade (Act No. 54 of 1947).

(Procedures Specified by Cabinet Order Referred to in Article 10, Item (I) of the Act)

Article 4 The procedures, etc. specified by Cabinet Order referred to in Article 10, item (i) of the Act are the procedures, etc. based on the provisions stated in the middle column of the Appended Table of the laws and regulations stated in the left-hand column of the same Table, which fall under the procedures, etc. stated in the right-hand column of that Table, respectively.

(Documents and Measures Specified by Cabinet Order Referred to in Article 11 of the Act)

Article 5 The documents, etc. specified by Cabinet Order that are referred to in Article 11 of the Act, are as stated in the left-hand column of the following Table, and the measures specified by Cabinet Order referred to in that Article are as stated in the right-hand column of that Table for each of the documents, etc. stated in the left-hand column of that Table, respectively.

Documents, etc.	Measures
(i) a copy of the resident record	Any of the following measures
or certificate of items stated in	(a) the provision to an administrative
resident register prescribed in	entity, etc. of an electronic signature
Article 12, paragraph (1) of the	certificate prescribed in Article 3,
Residential Basic Book Act (Act	paragraph (1) of the Act on the
No. 81 of 1967);	Authentication Services of the Japan
	Agency for Local Authority Information
	Systems in Connection with Electronic
	Signatures and Electronic User Certificates
	(Act No. 153 of 2002) and information on
	which an electronic signature prescribed in
	Article 2, paragraph (1) of that Act has been
	performed that is confirmed by the
	electronic signature certificate, by a method
	of using an electronic data processing
	system;

(ii) a certified copy of a family register transcript, extract or certificate as prescribed in Article 10, paragraph (1) of the Family Register Act (Act No. 224 of 1947), a transcript, extract, or certificate of a removed family register as prescribed in Article 12-2 of that Act, or a copy of family register certificate or a removed family register certificate as prescribed in Article 120, paragraph (1) of that Act;	 (b) provision to an administrative entity, etc. of a person's name, date of birth, gender, and address by means of an electronic data processing system or by any other methods ; (c) presenting the Individual Number Card to an administrative organ, etc. Provision to an administrative entity, etc. of an identification code for provision of the family register electronic certificate or an identification code for provision of electronic certificate of a removed family register as prescribed in Article 120-3, paragraph (2) of the Family Register Act, by a method using an electronic data processing system or any other method
(iii) a certificate of registered matters as prescribed in Article 119, paragraph (1) of the Real Property Registration Act (Act No. 123 of 2004);	Any of the following measures (a) provision to an administrative entity, etc. of any of the following matters, by a method using an electronic data processing system or any other method: 1. for land, the city ("shi"), ward ("ku"), county ("gun"), town ("machi"), village ("mura"), and "aza" where the land is located, and the parcel number of the land; 2. in the case of a building, the city ("shi"), ward ("ku"), county ("gun"), town ("machi"), village ("mura"), and "aza" where the building is located, the parcel number of the land where the building is located, and the building number of the building; 3. matters for real property identification as prescribed in Article 6, paragraph (1) of the Real Property Registration Order (Cabinet Order No. 379 of 2004);

(iv) a certificate of registered information as prescribed in Article 10, paragraph (1) of the Commercial Registration Act (Act No. 125 of 1963) (including as applied mutatis mutandis pursuant to other laws and orders);	 (b) the provision to an administrative entity, etc., by means of using an electronic data processing system or by any other means, of codes or other information acquired from a designated corporation as prescribed in Article 3, paragraph (2) of the Act on the Provision of Registration Information by Telecommunications Line (Act No. 226 of 1999) as those necessary for having the designated corporation transmit the registration information prescribed in Article 2, paragraph (1) of that Act to the administrative entity, etc.; Any of the following measures (a) provision to an administrative entity, etc. of any of the following matters by a method using an electronic data processing system or any other method: 1. its trade name or name, and the location of its head office or principal office; 2. the corporation number as prescribed in Article 2, paragraph (15) of the Act on the Use of Numbers to Identify a Specific Individual in Administrative Procedures (Act No. 27 of 2013); 3. the corporate identification number as prescribed in Article 7 of the Commercial Registration Act (including as applied mutatis mutandis pursuant to other laws and regulations); (b) the measures stated in the right-hand column in (b) of the previous item; (c) certification under the provisions of Article 12-2, paragraphs (1) and (3) of the Commercial Registration Act (including the cases in which these provisions are applied mutatis mutandis pursuant to other laws and regulations) and provision to an
	and regulations) and provision to an administrative entity, etc. of information for which an electronic signature prescribed in Article 2, paragraph (1) of the Act on Electronic Signatures and Certification Business (Act No. 102 of 2000) that is confirmed by the certification has been performed by a method using an electronic data processing system;

(v) a certificate of their seal	Measures stated in the right column (c) of
registration as referred to in	the preceding item;
Article 12, paragraph (1) of the	
Commercial Registration Act	
(including as applied mutatis	
mutandis pursuant to other	
laws and regulations);	
(vi) a certificate concerning a	Measures stated in the right column of item
seal prepared by the mayor of a	(i) (a)
municipality (including the	
mayor of a special ward, and in	
the case of a designated city in	
the Article 252-19, paragraph	
(1) of the Local Autonomy Act	
(Act No. 67 of 1947), the mayor	
of a city, ward, or	
administratively consolidated	
ward);	

Supplementary Provisions

This Cabinet Order comes into effect on the date for which the Act comes into effect (February 3, 2003); provided, however, that the part of Article 1 concerning Japan Post comes into effect on April 1, 2003.

Employ ment Security Act (Act No. 141 of 1947)	Article 32-4, paragraphs (1) and (3), and Article 32-7, paragraph (3) (including as applied mutatis mutandis to Article 33, paragraph (4))	Dispositio n notices, etc.
Act on Control and Improve ment of Amusem ent Busines s (Act No. 122 of 1948)	Article 5, paragraphs (2) and (4) and Article 10-2, paragraphs (3) and (5) (including as applied mutatis mutandis to Article 31-23), Article 27, paragraph (4) (including as applied mutatis mutandis to Article 31- 12, paragraph (2)), and Article 31-2, paragraph (4) (including as applied mutatis mutandis to Article 31- 7, paragraph (2) and Article 31-17, paragraph (2))	Dispositio n notices, etc.

Secondh	Article 5, paragraphs (2) and (4)	Dianaaitia
and	Article 5, paragraphs (2) and (4)	Dispositio n notices,
Goods		etc.
Busines		etc.
s Act		
(Act No.		
108 of		
1949)		
Public	Article 86, paragraphs (1) through (3), paragraph (8),	Applicatio
Offices		Applicatio
Election	paragraph (9), paragraph (11), and paragraph (12),	ns, etc.
Act (Act	Article 86-2, paragraph (1), and paragraphs (7), (9), and (10) of that Article (including as applied mutatis	
No. 100		
	mutandis pursuant to Article 86-3, paragraph (2)),	
of 1950)	Article 86-3, paragraph (1), Article 86-4, paragraphs (1) (2) (5) (6) (9) and (10) Article 86-5, paragraphs	
	(1), (2), (5), (6), (8), and (10), Article 86-5, paragraphs (1), and (4), Article 86 (1), (2), (5), and (1), (2), (3), (4), (5), (5), (6), (7), (7), (7), (7), (7), (7), (7), (7	
	(1) and (4), Article 86-6, paragraphs (1), (2), (5), and (0) Article 86-7, paragraphs (1) and (5). Article 98	
	(9), Article 86-7, paragraphs (1) and (5), Article 98,	
	paragraphs (2) and (3) (including as applied mutatis	
	mutandis to Article 112, paragraph (7)), Article 99-2,	
	paragraphs (2) and (4) (including as applied mutatis	
	mutandis to paragraph (5) of that Article (including as	
	applied mutatis mutandis to paragraph (6) of that	
	Article) and paragraph (6) of that Article), and Article	
A	168, paragraphs (1) through (3)	A 11 / 1
Act on	Article 21, paragraphs(1)	Applicatio
Mental		ns, etc.
Health	Article 21, paragraphs (1) and (7), Article 29,	Dispositio
and	paragraph (3) (including as applied mutatis mutandis	n notices,
Welfare	to Article 29-2, paragraph (4) and Article 33-8),	etc.
for	Article 29-2-2, paragraph (2) (including as applied	
Persons	mutatis mutandis to Article 34, paragraph (4)), and	
with	Article 33-3, paragraph (1)	
Mental		
Disorder		
s or		
Disabilit		
ies(Act		
No. 123 of 1950)		
-	Antialo 10, nonognaph (1) Antialo 17, nonognaph (0)	Dianacitia
Explosiv	Article 19, paragraph (1), Article 17, paragraph (8) as	Dispositio
es Control	applied mutatis mutandis to Article 19, paragraph (4),	n notices,
	and Article 17, paragraphs (4) and (8) whose terms	etc.
Act (Act	and phrases are deemed to have been replaced	
No. 149	pursuant to the provisions of Article 50-2, paragraph (1)	
of 1950)		Dia
Passport	Article 8, paragraphs (1) and (4) (including as applied	Dispositio
Act (Act	mutatis mutandis to Article 9, paragraph (3) and	n notices,
No. 267	Article 10, paragraph (4)) and Article 19-3, paragraph	etc.
of 1951)	(3)	

Immigne	Article 11 poregraph (1) Article 10 poregraph (1)	Applicatio
Immigra tion	Article 11, paragraph (1), Article 48, paragraph (1), Article 49, paragraph (1), Article 55-68, paragraph (1),	Applicatio ns, etc.
Control	Article 55-73, paragraph (1), Article 55-08, paragraph (1), Article 55-74, paragraph	110, 500.
and	(1), Article 55-76, paragraph (1), Article 55-77,	
Refugee	paragraph (1), Article 55-78, paragraph (1), and	
Recognit	Article 55-79, paragraph (1)	
ion Act	The provisions of Article 13, paragraph (2), Article 14-	Dispositio
(Cabinet	2, paragraph (4), Article 16, paragraph (4), Article 17,	n notices,
Order	paragraph (3), Article 18, paragraph (4), Article 18-2,	etc.
No. 319	paragraph (3), Article 19-6, Article 19-10, paragraph	000.
of 1951)	(2) (including as applied mutatis mutandis pursuant	
01 1001/	to Article 19-11, paragraph (3), Article 19-12,	
	paragraph (2), and Article 19-13, paragraph (4)),	
	Article 20, paragraph (4) (including as applied	
	mutatis mutandis to Article 21, paragraph (4), Article	
	22-2, paragraph (3) (including as applied mutatis	
	mutandis t to Article 22-3), and Article 61-2-5,	
	paragraph (3)), Article 22, paragraph (3) (including as	
	applied mutatis mutandis to Article 22-2, paragraph	
	(4) (including as applied mutatis mutandis to Article	
	22-3)), Article 26, paragraph (2), Article 44-2,	
	paragraph (7) (excluding the part related to the	
	delivery of a transcript of a written notice of decision	
	on supervising measures), and Article 52, paragraph	
	(11), the provisions of the second sentence of Article	
	47, paragraph (5) (including as applied mutatis	
	mutandis to Article 48, paragraph (10) and Article 49,	
	paragraph (7)), Article 48, paragraph (9), Article 49,	
	paragraph (6), Article 50, paragraphs (7) and (10),	
	Article 52-2, paragraph (6) (excluding the part related	
	to the delivery of a transcript of a written notice of	
	decision on supervising measures), and Article 54,	
	paragraph (3) (including as applied mutatis mutandis	
	to Article 63, paragraph (1)), the provisions of Article	
	55-18, paragraph (1), the provisions of Article 45,	
	paragraphs (1) and (2), the main clause of Article 46,	
	paragraph (1), and Article 47 (excluding the proviso	
	and item (ii)) of the Administrative Appeal Act (Act	
	No. 68 of 2014) as applied mutatis mutandis to Article $55,78$ as a specific the second state of the seco	
	55-72, paragraph (2), the main clause of Article 46,	
	paragraph (1), the provisions of Article 47 (excluding	
	the proviso and item (ii)), and Article 64, paragraphs	
	(1) through (3) of the same Act as applied mutatis $\frac{1}{2}$	
	mutandis pursuant to Article 55-73, paragraph (3),	
	and the provisions of Article 55-75, paragraphs (1)	
	and (2) (including as applied mutatis mutandis	
	pursuant to Article 55-76, paragraph (3)), Article 55- 85, paragraph (2), Article 61-2-2, paragraph (2),	
	Article 61-2	

Real	Article 22-2, paragraph (1)	Dispositio
Estate	There 22 2, paragraph (1)	n notices,
Brokera		etc.
ge Act		etc.
(Act No.		
176 of		
1952)		D · · · ·
Act on	Article 59, paragraphs (5) and (10)	Dispositio
the		n notices,
Regulati		etc.
on of		
Nuclear		
Source		
Material		
,		
Nuclear		
Fuel		
Material		
and		
Reactors		
(Act No.		
166 of		
1957)		
Act for	Article 7, paragraphs (1) and (2) (including as applied	Dispositio
Controll		-
	mutatis mutandis to Article 9-13, paragraph (3)),	n notices,
ing the	Article 9-5, paragraph (2), Article 5-3, paragraph (3)	etc.
Possessi	as applied mutatis mutandis to Article 9-5, paragraph	
on of	(4), Article 9-10, paragraph (2), Article 5-3, paragraph	
Firearm	(3) as applied mutatis mutandis to Article 9-10,	
sor	paragraph (3), Article 9-13, paragraph (2), Article 9-	
Swords	16, paragraph (1), Article 5-3, paragraph (3) as	
and	applied mutatis mutandis to Article 9-16, paragraph	
Other	(2), and Article 15, paragraphs (1) and (2)	
Such		
Weapon		
s (Act		
No. 6 of		
1958)		
Road	Article 8, paragraph (3), Article 58, paragraph (1),	Dispositio
Traffic	Article 58-3, paragraph (2), Article 59, paragraph (3),	n notices,
Act (Act	Article 75, paragraph (9) (including as applied	etc.
No. 105	mutatis mutandis to Article 75-2, paragraph (3)),	
of 1960)	Article 92, paragraphs (1) and (2), Article 94,	
	paragraph (2), Article 101, paragraph (6), Article 101-	
	2, paragraph (4), Article 107, paragraph (2), and	
	Article 107-7, paragraph (3)	
	municity i (i, paragraph (i)	

	D: ···
Article 33, paragraph (1)	Dispositio
	n notices,
	etc.
Article 6 paragraphs (1) and (3) (including as applied	Dispositio
	n notices,
	etc.
	etc.
paragraph (4)) and Article 15, paragraph (4))	
	D
	Dispositio
(4), Article $30-32$, paragraph (2), and Article $30-35$	n notices,
	etc.
Article 72, paragraph (1) (but only if a license is	Dispositio
issued for a license as referred to in Article 61,	n notices,
paragraph (1))	etc.
	1
	issued for a license as referred to in Article 61,

		D:
Act for	Article 21, paragraphs (1) and (3) and Article 34,	Dispositio
Improve	paragraphs (1) and (3)	n notices,
ment of		etc.
Employ		
ment of		
Constru		
ction		
Workers		
(Act No.		
33 of		
1976)		
Act on	Article 8, paragraphs (1) and (3), and Article 11,	Dispositio
Ensurin	paragraph (3)	n notices,
g the		etc.
Proper		
Operatio		
n of		
Worker		
Dispate		
hing		
Services		
and		
Protecti		
ng		
Dispate		
hed		
Workers		
(Act No.		
88 of		
1985)		

Act on Special Provisio	Article 4, paragraph (1) (including as applied mutatis mutandis to Article 21-7, paragraph (1))	Dispositio n notices, etc.
ns for		
the		
Medical		
Practitio		
ners'		
Act,		
Article		
17, on the		
Advance		
d		
Clinical		
Training		
of		
Foreign		
Medical		
Practitio		
ners (Act No.		
(Act No. 29 of		
1987)		
Port	Article 15, paragraphs (1) and (3)	Dispositio
Labor		n notices,
Act (Act		etc.
No. 40		
of 1988)		D:
	Article 7, paragraphs (2) and (3), and Article 11,	Dispositio
	paragraph (2) (including as applied mutatis mutandis to Article 12, paragraph (3), Article 13, paragraph (2),	n notices, etc.
	and Article 14, paragraph (4))	etc.
Act on	Article 17, paragraph (1)	Dispositio
Prohibit		n notices,
ion of		etc.
Chemica		
Weapon		
s and Control		
of		
Specific		
Chemica		
ls (Act		
No. 65		
of 1995)		

Act on	Article 56-27, paragraph (1)	Dispositio
the	Article 56 27, paragraph (1)	-
		n notices,
Preventi		etc.
on of		
Infectio		
us		
Diseases		
and		
Medical		
Care for		
Patients		
with		
Infectio		
us		
Diseases		
(Act No.		
114		
1998)		
Act on	Article 157, paragraph (1), Article 162, paragraph (1),	Applicatio
Penal	Article 163, paragraph (1), Article 165, paragraph (1),	ns, etc.
Detentio	Article 166, paragraph (1), Article 167, paragraph (1)	,
n	and Article 168, paragraph (1)	
Facilitie	Article 33, paragraph (1), Article 155, paragraph (1),	Dispositio
s and	Article 45, paragraphs (1) and (2), the main clause of	n notices,
the	Article 46, paragraph (1), and Article 47 (excluding	etc.
Treatme	the proviso and item (ii)) of the Administrative	
nt of	Complaint Review Act as applied mutatis mutandis to	
Inmates	Article 161, paragraph (2), and the main clause of	
and	Article 46, paragraph (1), Article 47 (excluding the	
Detaine	proviso and item (ii)), and Article 64, paragraphs (1)	
es (Act	through (3), and Article 164, paragraphs (1) and (2) of	
No. 50	that Act as applied mutatis mutandis to Article 162,	
of 2005)	paragraph (3) (including as applied mutatis mutandis	
01 2000)	to Article 165, paragraph (3))	
Offende	Article 93, paragraph (1)	Applicatio
	Aiticle 35, paragraph (1)	
r Rehabili		ns, etc.
tation		
Act		

Act on	Article 7, paragraphs (1) and (2), and Article 3,	Dispositio
the Use	paragraphs (2) and (3) of the Supplementary	n notices,
of	Provisions	etc.
Number	11001810118	etc.
s to		
Identify		
-		
a Specific		
Individu		
al in		
Adminis		
trative		
Procedu		
res Juvenile	Article 120, Article 129, paragraph (1) and Article	Applicatio
Training	130, paragraph (1)	ns, etc.
School	Article 20, paragraph (1) and Article 118, paragraph	Dispositio
Act (Act	(1)	n notices,
No. 58		etc.
of 2014)		elc.
Juvenile	Article 109, Article 118, paragraph (1) and Article	Applicatio
Classific	119, paragraph (1)	ns, etc.
ation	Article 23, paragraph (1)	Dispositio
Home	There 20, paragraph (1)	n notices,
Act (Act		etc.
No. 59		000.
of 2014)		
Act on	Article 29, paragraphs (1) and (3) (including as	Dispositio
Proper	applied mutatis mutandis to Article 31, paragraph (5)	n notices,
Technic	and Article 32, paragraph (2)) and Article 32,	etc.
al	paragraph (5)	
Intern		
Training		
and		
Protecti		
on of		
Technic		
al		
Intern		
Trainees		
(Act No.		
89 of		
2016)		

Act on	Article 10, paragraphs (1) and (3), and Article 13,	Dianogitio
the	paragraph (2)	Dispositio n notices,
Protecti	paragraph (2)	etc.
		etc.
on of Childre		
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Concern		
ing		
Adoptio		
n		
Mediati		
on by		
Private		
Mediati		
on		
Agencie		
s (Act		
No.110		
of 2016)		
Act on	Article 74, paragraph (8)	Dispositio
Develop		n notices,
ment of		etc.
Specifie		
d		
Integrat		
ed		
Resort		
Districts		
(Act No.		
80 of		
2018)		
Order	Article 24, paragraph (1)	Applicatio
for	in biolo 21, paragraph (1)	ns, etc.
Enforce		115, 000.
ment of		
the Act		
on National		
Review		
for		
Suprem		
e Court		
Judges		
(Cabinet		
Order		
No.122		
of 1948)		

Order	Article 88, paragraph (11), Article 88-3, paragraph (9),	Applicatio
for	Article 88, paragraph (11), Article 88, paragraph (9), Article 88-5, paragraph (8), and Article 89, paragraph	ns, etc.
		ns, etc.
Enforce	(6)	
ment of		
Public		
Offices		
Election		
Act		
(Cabinet		
Order		
No.89 of		
1950)		
Order	Article 2-2 And Article 2-2-3, paragraphs (1) and (2)	Dispositio
for		n notices,
Enforce		etc.
ment of		
the Act		
on		
Mental		
Health		
and		
Welfare		
for		
Persons		
with		
Mental		
Disorder		
s or		
Disabilit		
ies		
(Cabinet		
Order		
No.155		
of 1950)		
Order	Article 30-2, paragraph (2) and Article 30-4,	Dispositio
for	paragraph (2)	n notices,
Enforce		etc.
ment of		
the Act		
for		
Basic		
Register		
of		
Residen		
ts		
(Cabinet		
Order		
No. 292		
of 1967)		

Order	Article 3-3	Dianagitia
for	Article 5-5	Dispositio
		n notices,
Enforce		etc.
ment of		
the Act		
on		
Prohibit		
ion of		
Chemica		
1		
Weapon		
s and		
Control		
of		
Specific		
Chemica		
ls		
(Cabinet		
Order		
No. 192		
of 1995)		
Order	Article 22	Dispositio
for		n notices,
Enforce		etc.
ment of		
the Act		
on the		
Preventi		
on of		
Infectio		
us		
Diseases		
and		
Medical		
Care for		
Patients		
with		
Infectio		
us		
Diseases		
(Cabinet		
Order		
No.420		
of 1998)		