Attachment IV

Administrative secret – extracts from the Protection of Classified Information Act and the

Protection of Classified Information Act

Extract:

Chapter three.
KINDS OF CLASSIFIED INFORMATION AND LEVELS OF CLASSIFICATION

Section I
Classified information

Art. 26.(1) Official secret shall be the information, created or held by the state bodies or the bodies of the local government, which is not state secret, the unregulated access to which would influence unfavourably the interests of the state or would hamper other legally protected interest.
(2) The information, subject to classification as official secret, shall be prescribed by law.
(3) The head of the respective organisational unit shall, within the framework of the law, announce a list of the categories of information under para 2 for the sphere of activity of the organisational unit. The order and the way for announcing of the list shall be determined in the regulation for implementation of the law.

Section II
Levels of classification for security of the information

Art. 28. (3) The information, classified as official secret, shall be marked with level of secrecy “For official use”.

Раздел III
Terms for protection of the classified information

Art. 34.(1) The following periods shall be determined for protection of the classified information, assumed from the date of creating it:

4. for information, classified as official secret – 2 years.

(3) After the elapse of the terms under para 1 and 2 the level of classification shall be removed and the access to this information shall be provided under the procedure of the Access to Public Information Act.