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Of the Law

ON THE PROTECTION AND USE OF HISTORICAL - CULTURAL HERITAGE

Enacted by the Legislature
 Parliament of the Kyrgyz Republic
 June 1999

29

This Act provides the legal provisions for the protection and use of historical - cultural heritage in the territory of the Kyrgyz Republic.

The law is mandatory for all legal entities and individuals, determines their rights and obligations in the field of protection and use of objects of historical - cultural heritage.

SECTION 1. GENERAL PROVISIONS

Article 1. Purpose of the Law

The objective of this Act is to regulate the social - legal relations in the field of protection and use of historical - cultural heritage in order to ensure maximum safety of its for the people and the full effective use, namely:

- Consolidation of the legal status of historical - cultural heritage;
- Regulation of the rights and obligations of the state authorities, enterprises, institutions and organizations, public associations as well as individuals to the people in the field of conservation of historical - cultural heritage;
- Distribution of powers of public authorities in the protection of historical - cultural heritage;
- The establishment of measures of responsibility for the acts or omissions, bringing direct or indirect damage to historical - cultural heritage.

Article 2. Legislation of the Kyrgyz Republic on the Protection and using the historical - cultural heritage

Legislation of the Kyrgyz Republic on the Protection and Use of historical - cultural heritage consists of the present Law and issued in accordance with it other legislative acts of the Kyrgyz Republic, as well as recognized by the Kyrgyz Republic international norms.

Article 3. Historical - Cultural Heritage

Historical - cultural heritage and historical monuments are cultures associated with historical events in the lives of people, the development of society and the state, works of material and spiritual creativity, historical, scientific, artistic or other value.

Historical and cultural monuments owned by the Kyrgyz Republic and the subjects of the Kyrgyz Republic, are protected by the state.

Article 4. Types of historical – cultural heritage

Objects of historical – cultural heritage can be recognized immovable and movable (in whole or in part agreed) material historical evidence:

1. real estate, including:
 - Historical monuments: buildings, memorial sites, historic cemeteries and memorials associated with the most important historical events in the life of the people, the development of society and the state science and technology, culture and life of the peoples, as well as with life prominent figures of the republic;
 - Archaeological sites: the cave, parking, settlement, Tepe Tortkul, remains of ancient settlements, fortifications, fortification structures both terrestrial and submarine, the ancient production and mines, canals and irrigation systems, roads and bridges, the individual mounds and cemeteries, rock carvings and stone carving epigraphy;
 - Planning and architecture monuments: architectural ensembles and complexes, historical centers, blocks, squares, streets, remains of ancient planning and development of cities and other settlements settlements, construction of civil, industrial, military and religious architecture, folk architecture, as well as related works монументального , изобразительного , декоративно - прикладного , садово - Parks and other art forms.
2. Movable, including:
 - Single objects: archaeological findings, antiquities, elements of immovable monuments undergoing dismemberment, anthropological and ethnological, historical relics, works of art (painting, graphic arts, crafts, the art of cinema and photography), documentary monuments included in the the National Archive Fund,
 - рукописные , машинописные , графические , кино -, фотодокументы , video - and sound recordings, as well as rare prints;
 - Complex objects: historically complexes, foundations and collection of these individual objects, taken as a whole, and and complexes, and collections of natural values, having (as a whole) historical significance.
3. The objects of historical - cultural heritage can be attributed and other monuments of historical, scientific, artistic and cultural value.

Article 5. Protection and use of facilities historical – cultural Heritage

Protection, preservation and use of historical – cultural Heritage include measures to:

- To identify, study and promotion of historical records - cultural heritage;
- Assignment to the historical - cultural values of the status of monuments history and culture;
- To protect the monuments from destruction, acts vandalism, falsification, mystification, distortions, making unfounded changes, withdrawals from the historical context;
- The preservation and revitalization of the monuments through conservation, restoration, regeneration and facsimile edition;
- The maintenance of monuments in accordance with the rules, ensure their safety;

- The use of monuments in the process of revival ethno-cultural environment, as well as in scientific, educational and tourist purposes.

Provided for a system of measures applicable to all the historical –

cultural values of the Kyrgyz Republic recognized monuments, regardless of the type, the degree of safety and in whose property they are.

Article 6. Legal status of historical – cultural heritage

Recognition of objects of historical – cultural heritage is fixed their inclusion in the state list of monuments of history and culture, subject to mandatory publication. All kinds of archaeological monuments originally have historical – cultural and scientific value and the status of historical and cultural monuments. Monuments of History and Culture in Kyrgyz Republic are subject to mandatory protection and conservation the manner provided in this Act, have a special legal Modes.

Article 7. Competence of the Kyrgyz Republic for the protection, Conservation and Utilization objects historical – cultural heritage

The Kyrgyz Republic in the person of the state body of the Kyrgyz Republic on the Protection and Use of historical – cultural heritage has full authority for the protection and use of monuments history and culture, located on its territory.

Protection, conservation and use are also subject to the monuments, are the property of the Kyrgyz Republic, but located on the in other states.

Protection, preservation and use of monuments located on the Kyrgyz Republic, but owned by others states, foreign legal entities and citizens shall be established in accordance with interstate agreements.

The Kyrgyz Republic shall take measures to identify, organize keeping, maintaining and returning to their historical homeland beyond outside the country of cultural values recognized historical – cultural heritage of the Kyrgyz people and people living in the The Kyrgyz Republic.

Article 8. State management in the field of protection and use of historical – cultural heritage

State management in the field of protection and use historical – cultural heritage by the Government of the Kyrgyz Republic through the state body on the Protection and Use historical – cultural heritage, as well as local government administrations and local self-government (hereinafter – local authorities).

State body of the Kyrgyz Republic on the Protection and use of historical – cultural heritage (hereinafter – State agency for protection of monuments) is the central authority governance culture.

Article 9. The competence of the state body of the Kyrgyz Republic on the Protection and Use historical – cultural heritage

Page 4
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State body of the Kyrgyz Republic on the Protection and use of historical – cultural heritage:

- Develop public programs and participates in formation and implementation of state policy in the field of protection, preservation and use of historical and cultural monuments;

- Appoints the heads of local bodies for the protection and use of historical – cultural heritage in consultation with the heads of local state administrations;

- Coordinates and supervises the activities of other authorized government agencies, whose competence protection of one or other types of historical and cultural monuments;

- Carries out state control over the use and Procedure of monuments, the execution of works on conservation and regeneration of monuments;

- Ensure the identification, registration, maintenance and compliance with the rules

use of historical and cultural monuments in the territory

of the Kyrgyz Republic;
- Provides protection and use of natural monuments and other of the environment associated with the historical and cultural monuments, in agreement where necessary with other interested organizations;

- Suspend or prohibit activities that pose a threat preservation of monuments of all categories;

- Monitors compliance with legislation Kyrgyz Republic on import and export of cultural property;

- Establishes the procedure for financing, accounting, identification, исследования , содержания , консервации , реставрации , регенерации , музеефикации , promotion of historical – cultural heritage international and national values;

- Seeks to prosecute officials enterprises, institutions, associations, organizations and citizens who violate the norms of legislation of the Kyrgyz Republic protection, conservation and use of historical and cultural monuments;

- On behalf of the Government of the Kyrgyz Republic concludes intergovernmental agreements and interdepartmental and joins intergovernmental convention for the protection and use historical – cultural heritage;

- Exercise other powers on the Protection and Use historical – cultural heritage.

Article 10. Competence of local authorities in the field of protection and use of historical – cultural heritage

Local authorities in their territory:

- Ensure the identification, registration, protection, restoration and the use of objects of historical – cultural heritage;

- Ensure compliance with the legislation of the Kyrgyz Republic on the protection and use of historical – cultural heritage;

- Provide in terms of economic and social development events accounting management, protection and restoration of monuments local importance, as well as finance their implementation at the expense of local budgets;

- Promote the organization of patronage businesses, organizations and institutions of the monuments;

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- Attract research institutions and corresponding profile community to conduct activities for the protection and promotion of monuments;

- In coordination with the state body for the protection of monuments solve the problem of providing for use are in the state ownership of buildings and structures that are monuments;

- In coordination with the state body for the protection of monuments the development and approval of planning, development, reconstruction of cities and other settlements provide implementation of measures to identify, study, preservation of monuments all categories, as well as drawing up the historical – building support plans and maps – circuits;

- Carry out the allocation of land plots for development in economic – construction and working capital purposes only if a state agency for protection of monuments;

- On presentation of a public authority for the protection of monuments decide on the suspension as well as the prohibition of building and other activities which pose a danger to the monuments;

- Exercise other powers stipulated by the legislation The Kyrgyz Republic.

Article 11. Participation of research institutions, educational institutions and museums, public organizations and associations, businesses and citizens in the protection and use of historical – cultural heritage

The National Academy of Sciences of the Kyrgyz Republic, at the expense of raised funds to carry out scientific – research works on objects historical – cultural heritage, served as an expert on object the establishment of the scientific value of monuments, provide a his plans of scientific research and training programs and study teaching of the protection and use of historical – cultural Heritage.

Kyrgyz Republican Society for Historic Preservation and culture and its local bodies, civil society organizations and associations, enterprises of different ownership forms and citizens accordance with the legislation of the Kyrgyz Republic, as well as their statutes and regulations, assist state bodies and academic institutions, local authorities in the protection and using the historical – cultural heritage, organize public control and patronage for the preservation and use of historical monuments and culture, lead the outreach and advocacy work among population.

SECTION 2. The specifics of the implementation of property rights to HISTORICAL – CULTURAL HERITAGE

Article 12. Legal regulation of property relations

Ownership of the objects of historical – cultural heritage regulated by this Law, Civil Code of the Kyrgyz Republic and other legislative acts.

Historical and cultural monuments are not subject to privatization.

Page 6
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Article 13. Objects and subjects of property rights

Objects of historical – cultural heritage are the values, defined in Articles 3 and 4 of this Act and granted the status of sites in accordance with their provisions. The subjects of rights ownership of the historical – cultural heritage of the Kyrgyz Republic may be the Kyrgyz Republic, legal entities regardless of ownership, citizens of the Kyrgyz Republic, and as foreign states, legal and natural persons.

Article 14. State ownership of objects of historical – Cultural Heritage

Objects of historical – cultural heritage monuments recognized in accordance with the legislation of the Kyrgyz Republic, are the exclusive property of the Kyrgyz Republic, Except as provided in Article 13 of this Law. Treasures found on the territory of the Kyrgyz Republic, which refer to the historical – cultural values are to be transferred to state ownership. In this case, the land owner or other property, or within the structure of which has been found treasure, and the person who discovered the treasure, have the right to remuneration in the amount of fifty percent of the value of the treasure.

On behalf of the Kyrgyz Republic on the powers of the owner monuments of international and republican values exercises State agency for protection of monuments.

Article 15. Rights of Property Owners

Owner owns the rights to the acquisition, ownership and disposal of historical and cultural monuments as objects property. This property rights do not apply to archeology objects referred to in the second subparagraph of paragraph 1 of Article 4 of this Act.

The owner has no right to self-change and the destruction of the acquired sites .

Immovable historical monuments – houses , associated with outstanding leaders of the Republic , may be privately owned by the right inheritance , but the conditions of purchase and sale to be agreed state body for the protection of monuments .

Article 16. Obligations of owners

The owners of the objects of historical – cultural heritage are obliged to receive appropriate protection standard document in public bodies for the protection of monuments . The title of protection certainly following obligations must be fixed

owner :

- providing full preservation of monuments ;
- registration sites in the state for the protection of organs

Monuments : real estate – by location , movable – the place residence of the owner ;

timely notification of state bodies for the protection of monuments :

- On the alleged change of ownership ;
- A suspected or location of accomplished changes , conditions and use of monuments ;

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- On the repair work , conservation , restoration , regeneration , monuments ;

- A sudden deterioration of monuments ; ensuring the availability of research sites in the research , cultural and other relations in the manner and within the limits , established by the special agreements with government agencies for the protection of monuments , is a complement to the guarding documents .

Security documents , in addition to the above indispensable liabilities , include specific obligations in relation to the specifics and peculiarities of specific sites .

Article 17. The order of alienation of historical monuments – cultural heritage

The owner has the right to the free alienation of belonging a monument to him in any form of alienation (sale , gift , exchange , rent, etc. .) in compliance with the rules , stipulated by this law .

It allowed the forced deprivation of property rights

Monuments in the cases :

negligent attitude to the preservation of the monument , which can lead to damage or destruction ; failure of the owner to enter into commitments for the protection and use of monuments , provided for in Article 16 of this Law .

Expropriation is possible only on the basis of a decision of the Court , which was adopted at the suit of a public authority for the protection of monuments .

Forced deprivation of individual ownership of a monument , which is his dwelling house or residential premises , can not be carried out without the provision of a room in his accordance with the law or the appropriate compensation for agreement .

In the case of forced deprivation of property rights of the owner for the preservation of monuments supervision must be provided by the following ways :

monument transferred to the ownership of the state ; in case of failure of state authorities to accept commitments to ensure the preservation and protection of the monument it is subject to :

- Public sales ;
- On a contractual basis of transfer of ownership of the subject , capable to ensure the preservation of the monument in accordance with this Act .

In any case, the new owner is obliged to : to assume obligations to ensure the safety of monument in accordance with this Law ; pay the former owner compensation , established at the public sale of the contract , and in case of dispute – court .

Article 18. Priority of acquisition of property rights historical monuments – cultural heritage

Upon the sale of the monument , privately owned , State shall have preferential right to purchase it in

property on the market (auction) office. The owners of the parts of the monument, is in their common share property, shall have a preferential right to purchase the other parts of the monument. In case of refusal of owners of parts of the monument on

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acquisition of the share owned by them the state has a priority right.

State gives priorities to the acquisition of rights ownership of monuments only to legal entities and individuals, who acquire sites for their transfer to the ownership of States, when submitting their respective written commitments and guarantees.

Article 19. The seizure of objects of historical – cultural heritage, subjected to mismanagement treatment or used not for its intended purpose

If the legal or natural person carelessly drawn a property belonging to him, having significant historical, artistic or other value to society, public or local authorities, bodies, whose tasks include the protection of such property, make the owner to terminate the warning mismanagement handling property.

If the owner fails to comply with this requirement, then the suit the organization concerned the court can seize the property, which It becomes the property of the state.

Legal or natural person reimbursed seized property in the amount, established by the agreement, and in case of a dispute – court.

With the urgent need to claim the seizure of said property It may be brought without prior notice.

Section 3. Financing of the protection and use of historical – CULTURAL HERITAGE

Article 20. Financing of the protection and use of objects historical – cultural heritage

Protection of historical – cultural heritage, received legal status in the prescribed manner, at the expense of the state budget, the financial contributions of organizations, operating sites, donations public organizations, private persons and assistance of the international community in the face The World Heritage Committee of UNESCO and others.

When the public authority for the protection of monuments, local authorities power or can be created independently national and local funds to assist in the support of advocacy programs, protection, restoration and use of historical – cultural heritage.

SECTION 4. State Registration of Historical – Cultural Heritage

Article 21. The organization of state accounting entities historical – cultural heritage

Objects of historical – cultural heritage, in the territory Kyrgyz Republic, irrespective of whether, in whose property they They are, subject to state registration.

Residential buildings, which are privately owned, are subject to state registration with the consent of the owner.

For the purpose of effective organization of accounting and protection of monuments subdivided into monuments of international , national and local values .

The newly discovered object , presenting historical , scientific , artistic or other cultural value , to continue to address the issue about taking them to the state records are protected as monuments , included in the list of objects of historical – cultural heritage .

Article 22 . Procedure for the approval of lists of sites of historical – cultural heritage

A list of sites , to be submitted for inclusion in the list World Heritage , after the passage of the competent scientific expertise in the established order represented by the Government of the Kyrgyz Of the World Heritage Committee of UNESCO and other international organizations .

Lists historical and cultural monuments of international importance drawn up by a public authority under the protection of monuments the requirements of international standards .

Lists historical and cultural monuments of republican significance approved by the Government of the Kyrgyz Republic on the proposal state body for the protection of monuments .

Lists of monuments of local history are approved local authorities on presentation of the territorial bodies Monuments , agreed with the government body for the protection of monuments .

Article 23 . The creation of a special commission of the state Body for the Protection of Monuments

For the preparation of a report on the recognition of the historical – cultural values of historical and cultural monuments , as well as their change public authority status on Monuments created special commissions , which include scientists , experts , culture and art figures , representatives of creative unions and other public associations .

Article 24 . The list of objects of historical – cultural heritage , Threatened loss

Public Authority for the Protection of Monuments of the list objects of historical – cultural heritage , threatened with the loss , and take appropriate measures to save them .

Article 25 . The state registration of movable objects of historical – cultural heritage

State registration of movable objects of historical – cultural Heritage , are in museums , archives , libraries and other government agencies , made in an order , a certain this Law , as well as the legislation of the Kyrgyz Republic museum , archive and library fund of the Kyrgyz Republic .

Article 26 . The state registration of movable objects History – cultural heritage , are subject to personal property

that are on the property of the subject, to regulate the lists of immovability of the subject to objects and promote their safety .

The subjects irrespective of their nationality , in personal property which are movable objects of historical – cultural heritage , must comply with the provisions of this Act .

Article 27 . To change the list of objects of historical – cultural heritage

The list of objects of historical – cultural heritage is replenished accordance with this Law, as opening or creating new objects of historical – cultural heritage .

Excluding items in all categories taking into account the lists of objects historical – cultural heritage is prohibited . In the event of loss or destruction of the lists introduced tagging " lost . "

SECTION 5 . THE ORDER OF PROTECTION AND USE OF OBJECTS OF HISTORICAL – CULTURAL HERITAGE

Article 28 . Scope of use of objects of historical – cultural heritage

Objects of historical – cultural heritage are used to spiritual and cultural development of the peoples of the Kyrgyz Republic , as well as scientific , educational , educational , tourist and excursion purposes . The use of objects of historical – cultural heritage in other purposes is permitted only with the permission of the government agency for the protection of monuments . Use mode of urban development sites , arts and historical centers of cities and other settlements defined in the projects of their zones of protection , approved by the Government The Kyrgyz Republic .

Article 29 . The order of objects of historical – cultural Heritage in use legal entities and individuals

Provision of historical – cultural heritage the use of legal and natural persons by the decision state body for the protection of monuments in order , a certain legislation of the Kyrgyz Republic and this Law . Architectural buildings or parts thereof , which are the monuments of history and culture , available for use by businesses and individuals the decision of the local authorities on the preliminary agreement with the state body for the protection of monuments .

Legal entities and individuals receive user status historical and cultural monuments after the conclusion of a written contract , in which , among other things , the user assumes all commitment to the protection and use of monuments , provided legislation of the Kyrgyz Republic and this Law .

Article 30 . Zones of protection of immovable objects of historical – cultural heritage

In order to ensure the preservation of immovable objects of history , археологии , градостроительства , архитектуры , монументального art and other protection zones are established , regulatory developments zone , zones of protected natural objects or historical landscapes in the order , established by the Kyrgyz legislation . Projects protected areas are developed by a public authority for the request protection of monuments in accordance with the legislation of the Kyrgyz Republic .

The boundaries of protection zones and regime of detention are set Government of the Kyrgyz Republic on the proposal of the State Body for the Protection of Monuments . is prohibited within these zones carrying out all types of construction and farm work .

The zones of protection of monuments included in the master plans , projects detailed planning , land reclamation , construction of roads , bridges and

development of human settlements
 Immovable objects of historical – cultural heritage is transmitted to the use of legal entities and individuals, together with security zone while guaranteeing the user undertaking to comply with his regime content .

If traffic on the roads , goes through security area , poses a threat to the monument , then the decision of local authorities power traffic on such roads is restricted or It prohibited .

Article 31 . Preservation of historical – cultural Heritage , located on the lands , provided for use by businesses and individuals

Legal and physical persons are obliged to ensure the safety of objects of historical – cultural heritage , located on the lands , provided for their use .

Historical – archaeological sites are not subject to privatization .

Article 32 . Preservation of historical – cultural heritage with chores and development of the territory

Public Authority for the Protection of Monuments in agreement with the local authorities have the right to suspend or prohibit all species chores in case of the process of this work threats to the preservation of historical – cultural heritage or violation of rules for their protection .

Organization , leading all kinds of construction , road works or development of virgin lands , in the case of archaeological and other objects , treasures , burial , having historical , scientific , artistic or other cultural value , are obliged to suspend the further conduct of work , immediately report the discovery to local authorities and the public authority for the protection of monuments and take all measures to ensure the preservation of objects of historical – cultural Heritage .

Article 33 . Conduct of business intelligence and excavation sites archeology

Doing reconnaissance , excavations and other research sites Archeology is only allowed with a special permit –

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Open the sheet , which is issued to the Field Committee of the Institute of History National Academy of Sciences of the Kyrgyz Republic and is registered state body for the protection of monuments . Specialists , received Open lists , are required to register their local authorities and return them to the issuing authority at the end of studies, together with report .

Unauthorized production of the field work shall be unlawful (Poaching) , and shall be punished in accordance with the law The Kyrgyz Republic .

All artefacts , resulting archaeological work , after the processing of materials and preparation for Publication shall act on the state museums and collections storage Institute of History of the National Academy of Sciences of the Kyrgyz Republic .

Exported outside the Kyrgyz Republic artefacts culture , derived from the archaeological site , without permission of the state body on protection of monuments is prohibited .

Article 34 . The procedure for the restoration , conservation , regeneration and repair of objects of historical – cultural heritage

Restoration , conservation , regeneration and repair of Historical – Cultural Heritage carried out only with the permission state body for the protection of monuments .

Restoration , conservation , regeneration and repair of Historical – Cultural Heritage carried out by sources financing , as defined in Article 20 of this Law , as well as

users or owners of the monuments through these works are carried out by specialized scientific – restoration organizations and other organizations or citizens by special permission of the state body for the protection of Monuments , which is issued for each particular monument after approval of a public authority provided by the project documentation of the work undertaken .

Article 35 . Protection of historical – cultural reserves , historical – cultural and memorial complexes

Complexes monuments , architectural ensembles and territories , of historical , commemorative , artistic or other cultural value , on the proposal of the government agency for the protection of sites can be recognized by the Government of the Kyrgyz Republic historical – cultural reserves , historical – cultural and The memorial complex , which are protected in the order , determined by the special provisions , approved by the Government of the Kyrgyz Republic .

Article 36 . Prohibition of demolition , moving , change facilities historical – cultural heritage

Demolition , relocation , restructuring , change of historical – cultural heritage are allowed only with the permission of the Government The Kyrgyz Republic to the sudden destruction of the monument as a result of natural disasters and the threat of loss of historical , scientific , art and other types of object values . The exception is excavation of archaeological sites " on the demolition . " Legal and physical persons , authorized to movement , rearrangement or modification

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monument , must comply with all conditions of its protection , provided legislation of the Kyrgyz Republic , and the government agency for Monuments obliged to provide the necessary range of scientific studies .

The funding for all types of business and scientific works Research is carried out at the expense of businesses and individuals , granted permission for the movement , rearrangement or modification monument .

Article 37 . The exchange of Procedure , the import and export of movable objects historical – cultural heritage

The procedure for the exchange , entry into the territory of the Kyrgyz Republic and the export beyond the objects of historical – cultural heritage determined by special provision , approved by the Government The Kyrgyz Republic .

Article 38 . Rents for the use of immovable objects of historical – cultural heritage order and costs money , received from users objects of historical – cultural heritage

Rental rates for the use of real estate objects historical – cultural heritage of natural and legal persons set special rates Kyrgyz Government Republic . The funds , received from the user objects historical – cultural heritage , enlisted in the prescribed manner to special accounts of the state body on protection of monuments and spent focused on the protection , restoration and use of historical and cultural monuments .

CHAPTER 6 . RESPONSIBILITY FOR VIOLATION OF THE LAW OF THE KYRGYZ REPUBLIC ON THE PROTECTION AND USE OF HISTORICAL – CULTURAL HERITAGE AND MONITORING THE USE THEREOF

**legislation of the Kyrgyz Republic liability , provided for the violation of
on protection and use of historical – cultural
heritage**

State bodies , legal entities and individuals , the perpetrators in default of rules for the protection , use , registration and restoration objects of historical – cultural heritage , violations of their protection regime , and other violations of the laws of the Kyrgyz Republic protection and use of historical – cultural heritage , shall bear criminal , administrative or other liability in accordance with the legislation of the Kyrgyz Republic .

Legal and physical persons , causing damage to the object historical – cultural heritage or its buffer zone , are required to restoration or its buffer zone , and if this is impossible – compensate the losses caused in accordance with the law The Kyrgyz Republic . Recovering an object or its buffer zone carried out in compliance with the established procedure for restoration objects of historical – cultural heritage .

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Officials and other employees , through whose fault enterprises , organizations , institutions have incurred costs , related to the indemnification , specified in part two of this article , shall be in established by the legislation of the Kyrgyz Republic liability .

**Article 40 . Control over the implementation of legislation of the Kyrgyz Republic on the protection of
and use of the historical – cultural heritage**

Control over execution of the legislation of the Kyrgyz Republic on protection and use of historical – cultural heritage is carried out :

- The public authority for the protection of monuments ;
- Public authorities and institutions , in charge of are objects of historical – cultural heritage ;
- Local government executive bodies .
- Other public authorities .

**SECTION 7 . INTERNATIONAL COOPERATION IN THE FIELD OF
AND USE OF HISTORICAL – CULTURAL HERITAGE .
International treaties and agreements**

**Article 41 . International relations for the protection , defense and
Use
Republic
objects of historical – cultural heritage of the Kyrgyz
with foreign countries**

Kyrgyz Republic is represented by the relevant public bodies and agencies shall :

- The preparation and consideration of the need of joining The Kyrgyz Republic to the World Heritage Convention and its subsequent ratification ;
- Co-operation with the World Heritage Committee (UNESCO) with a view exchange of experience , information and assistance and resources from the resource World Heritage Fund ;
- For the selection of the preliminary work of historical - cultural and natural properties for inclusion on the World Heritage List and submission of applications for technical cooperation ;
- An annual compilation and submission of the list of objects of historical - cultural heritage , under threat of loss , to recognize and adding them to the World Heritage List ;
- The return of illegally exported outside the country historical – cultural values in accordance with interstate agreements .

Article 42 . International treaties and agreements

If an international treaty or agreement , in which
The Kyrgyz Republic is involved , establishes other rules , than those ,
which are contained in the legislation of the Kyrgyz Republic on the Protection and
using the historical – cultural heritage , rules apply
international treaty or agreement .

Page 15
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SECTION 8 . FINAL PROVISIONS

Article 43 . Entry into force of this Act

This Law shall come into force from the date of publication .

Article 44 . Bringing normative legal acts into conformity with this Act

The following are repealed :

- Law of the Kyrgyz SSR " On protection and use of monuments History and Culture " (Bulletin of the Supreme Soviet of the Kirghiz SSR , 1977 g . , An application to the number 24, Art . 211);
- Resolution of the Supreme Soviet of the Kirghiz SSR of 28 December 1977 the year " On the introduction of the Law of the Kyrgyz SSR " On the Protection and Use of Historical and Cultural Monuments " (Bulletin of the Supreme Council of Kirghiz SSR 1977 g . , Number 24, Art . 199) ;
- Decree of the Presidium of the Supreme Soviet of the Kyrgyz SSR on 30 June 1978 the year " On the order of entry into force of the Law of the Kyrgyz SSR " On Protection and Use of Historical and Cultural Monuments " (Vedomosti The Supreme Soviet of the Kirghiz SSR 1978 g . , Number 13, Art . 101) ;
- Decree of the Presidium of the Supreme Soviet of the Kirghiz SSR of 13 February 1985 the year " On Amendments to the Law of the Kyrgyz SSR " On the Protection and Use of Historical and Cultural Monuments " (Bulletin of the Supreme Council of Kirghiz SSR 1985 g . , Number 4, Art . 21) ;
- Paragraph 3 of the Law of the Kyrgyz SSR " On approval of the decree of the Presidium The Supreme Soviet of the Kirghiz SSR on amendments and additions to the some legislative acts of the Kyrgyz SSR " (Bulletin of the Supreme Council of Kirghiz SSR 1985 g . , Number 7, Art . 79) .

The Government of the Kyrgyz Republic to bring their regulatory legal acts into conformity with this Act .

President of the Kyrgyz Republic

A . AKAYEV

mountains . Bishkek , Government House

26 on July 1999 the year

number 91