



**REPUBLICA MOLDOVA**  
**MINISTERUL AFACERILOR INTERNE**  
**SERVICIUL PROTECȚIEI CIVILE ȘI SITUAȚIILOR EXCEPȚIONALE**



**THE LEGAL BASIS**  
**FOR AN ADEQUATE PREPAREDNESS AND EMERGENCY RESPONSE,**  
**INCLUDING FOR AN EFFICIENT TRANSBOUNDARY COOPERATION**

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***The Government Resolution no 1076 from 16.11.2010  
“On the classification of the emergency situations and the way of  
collection and submission of the information in the field of protection  
of population and the territory in case of emergency situations”***

***Technogenic emergency situation*** – the case when after occurrence of the technogenic emergency situation at an object or on a territory, the normal living and working conditions of population are interrupted, a threat for their life and health is noticed and the economy, the population goods and the environment are damaged.

***Emergency situation area*** – the territory on which the emergency situation occurred

***Liquidation of the emergency situation consequences***– activities of rescue-release and other emergency measures that are undertaken in case of emergencies and that are oriented towards saving population lives and health, reducing the damage caused to the environment and reducing the material losses, as well as location of the of the emergency situation areas and interruption of the dangerous factors action.

According to the level of extent and severity of the consequences, the following types of emergency situations exist:

- *Object emergency situation;*
- *Local emergency situation;*
- *Territorial emergency situation;*
- *National emergency situation;*
- *Transboundary emergency situation.*

***Transboundary emergency situation***— the situation when the destructive factors exceed the boundaries of the Republic of Moldova or the emergency situation that occurred abroad, but it affects the territory of the Republic of Moldova.

# liquidation of the emergency situations consequences

The consequences of the emergency situations are liquidated with the aid of forces and means of the organizations, institutions and economic agents, regardless of the legal form of organization, and the local public authorities on whose territory the emergency occurred, under the coordination of emergency situations commissions.

The liquidation of transboundary emergencies consequences is carried out on the basis of the Government Resolution according to the provisions of the international law and international agreements of the Republic of Moldova

# *Law n the civil protection, no 271-XIII from 09.11.1994*

- **Art. 5**

- e) „Parliament declares emergency state in case of threat and occurrence of an emergency”

- **Art. 7**

- h) „The Government informs the Parliament and the President of the Republic of Moldova about the threat of occurrence and the occurrence of emergency situation”

- **Art. 8** The Civil Protection and Emergency Situation Service of the Ministry of Internal Affairs

- a) „undertakes the direct coordination of the Civil Protection in the republic and is responsible for the liquidation of the emergency situations effects”
  - c) „informs the local public authorities about the threat and the occurrence of the emergency situations”
  - f) „organizes the realization of the rescue activities and of other urgent activities by the Civil Protection subdivisions in case of an emergency”

- **Art. 9**  
f) „The ministries and other central authorities ensure the realization of the rescue measures and of other measures in case if an emergency”
- **Art. 10 The local public authorities**  
d) „organizes the realization of the of the rescue measures and of other urgent measures in case if an emergency”  
e) „ensures the timely notice of the population in case of threat or occurrence of an emergency and informs about the rules of conduct and actions in case of an emergency”
- **Art. 11 The rights of the civil protection personnel**  
2 „The civil protection personnel takes part in the prevention and liquidation of the emergency situation effects on the territory of other countries in accordance with the intergovernmental agreements”
- **Art. 13**  
6 e) „The Republic of Moldova citizens, the foreigners and the stateless population that live on the territory of the republic are required to participate actively in the liquidation of the emergencies effects and to assist the affected people”
- **Art. 16**  
f) „The administrators of the local public authorities and of the economic units are required to carry out rescue activities and other urgent activities in case of emergencies”

**The Resolution no 249 from 04.05.1996  
for the approval of the Regulation on the nonmilitary  
formations of the civil protection**

*The nonmilitary formations of the civil protection (CP)* are the forces created for the liquidation of the consequences of the natural disasters, accidents and catastrophes, as well as for the realization of the civil protection prevention measures in order to mitigate the population losses, to reduce the economic damages and in case of military actions.

The *CP formations* *PC* are composed of detachments, teams, groups, stations and subdivisions of different purposes that are created, equipped and trained according to the territorial production principle. They are established in the republic, municipalities, cities (sectors of Chisinau municipality), districts, villages and ministries, departments, institutions, associations, organizations, education institutes, economic units, regardless the legal form of organization, subordination and membership.

# *The regulation of the National Observation Network and Laboratory Control on the contamination (pollution) of the environment with radioactive, poisonous and very toxic substances and biologic agents*

The observation and the laboratory control is organized in order to determine in a timely manner the radioactive, chemical and biological contamination (pollution) of the soil, air, food raw materials, fodders and other environment objects, as well as in order to undertake in a timely manner the population, civil protection, animals, plants and water protection measures de protecție a populației, against the radioactive, poisonous and very toxic substances and biologic agents  
(2 p. Government Resolution no 961 from 21.08.2006)



In case of emergency situations, the observations network and the laboratory control involve in their activity the research and observation teams of the local public authorities and of the economic units.

When an emergency occurs or on a basis of a special decision of the Government, the scientific research institutes in the field of epidemiology, toxicology and ecology of the Ministry of Health, Ministry of Agriculture and Food Industry, Ministry of Environment and Academy of Sciences of Moldova form, on the basis of their own laboratories, centers for determination of the biologic agents and chemical-toxicological substances, for identification of microorganism strains and for the methodological assistance of the district, municipal, central and local institutions of the national network. (4 p. *Government Resolution no 961 from 21.08.2006*)

# *Law of the Civil Protection and Emergency Situations Service, no 93-XVI from 05.04.2007*

Civil Protection and Emergency Situations Service of the Ministry of Internal Affairs organizes and carries out the rescue activities, as well as other urgent activities, in case of an emergency or conflagration, and liquidation of their consequences. (*art. 8 pct. 1 b*)).

***Law on the toxic products  
and substances regime ,  
no 1236-XIII from 03.07.1997***

**The estimation of the forces and means needed for the prevention of the accident situations during the transportation and use of the toxic substances and products, as well as for the liquidation of the consequences of the eventual accidents, is developed and approved by:**

- Civil Protection and Emergency Situations Service of the Ministry of Internal Affairs in cooperation with the Ministry of Environment, Ministry of Transports and Roads Infrastructure, Ministry of Health and other subdivisions..... at republic level (*art. 4 pct. 4 e*);
- Local public authorities in cooperation with the health and environment territorial authorities on the relevant territory (*art. 5 c*)

Civil Protection and Emergency Situations Service of the Ministry of Internal Affairs in cooperation with the Ministry of Environment coordinates the measures foreseen by the local public authorities in order to prevent and liquidate the consequences of eventual accidents and conflagrations (*art. 4 pct. 4 g) Law on the toxic products and substances regime*, no 1236-XIII from 03.07.1997).

The individuals and he companies are required to undertake measures for prevention and liquidation of the toxic effects on population and environment (*art. 8 pct. 1 a) Law on the toxic products and substances regime, no 1236-XIII from 03.07.1997*).

## *Law on the environmental protection no. 1515 from 16 June 1993*

- **Art. 49** The port administration is required to insure the establishment of specialized subunits for operative interventions in case of accidental water pollution and for decontamination measures.
- **Art. 71** The economic agents, regardless the legal form of organization, are required :
  - c) to establish necessary conditions for prevention of the accidental pollution of environment with any time of chemical substances, and in case of its pollution to liquidate urgently the consequences and to repair the caused damage.

# *Law on industrial security of the hazardous industrial objects, no 803-XIV from 11.02.2000*

The economic agents that performs activities on an industrial hazardous object is required:

- To cease the exploitation of the industrial hazardous object, on its own initiative or on the basis of the recommendation of the relevant authority in the field of industrial security, in case of an accident, incident or in case of occurrence of any circumstances that may affect the industrial security (*art. 10 pct. 4 n*));
- To undertake measures for location and liquidation of the accidents effects at an industrial object, to assist the public authorities in the technical research of the accident's reasons (*art. 10 pct. 4 lit. o*));
- To take part in the technical research of the accident's reasons at the hazardous industrial objects, to undertake measures for the liquidation of these reasons and for accidents prevention (*art. 10 pct. 4 p*));
- To analyze the reasons of the accident that occurred on the hazardous industrial object, to undertake measures for the liquidation of these reasons and for accidents prevention (*art. 10 pct. 4 q*));

To ensure the adequate level of preparedness for activities related to location and liquidation of the accidents effects at the industrial hazardous object, the economic agent is required to establish, on legal basis, reserves of financial and material resources for the location and liquidation of the accidents affects (*art. 11 c*))



The relevant authorities in the field of industrial security coordinate the regulations on the performance of the activities in the fields of industrial security, the plans for location and liquidation of the eventual accidents during the works in industrial security, the personnel training and retraining programmes in the field of industrial security (*art. 17 pct. 2 i*))

## *Other normative acts:*

- *Government Resolution no 672 from 28.05.2002 “On the transportation of the hazardous goods on the territory of the Republic of Moldova”*
- *Government Resolution no 45 from 24.01.1994 “On the regulation of the hazardous loads transportation on the territory of the Republic of Moldova and liquidation of the consequences of an eventual accident”*
- *Directive no 2/500 from 15.11.2000 “On the organization of the personnel and population protection against the effects of the radioactive and very toxic substances”*
- *Directive no 120d from 10.12.2004 “On the improvement of the personnel, officers and population protection against the radioactive and very toxic substances”*



**Thank you for your  
attention!**