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**ORGANIZATION AND DUTIES OF THE MINISTRY OF EDUCATION  
DECISION ON THE PROVISION OF LAW**

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**FIRST PART**

**Purpose, Scope and Tasks**

**Purpose and scope**

**ARTICLE 1 - (1)** The purpose of this Decree Law; Constitution, Law on the Amendment Education, No. 430, 1739 To carry out national education services in line with the National Education Basic Law and development plans and programs, To regulate the establishment, duties, powers and responsibilities of the Ministry of National Education.

**Tasks**

**ARTICLE 2 - (1)** The duties of the Ministry of National Education are as follows:

- a) Physical, mental, moral, spiritual, social and cultural qualities of preschool, primary and secondary school students the social structure that develops in terms of human rights and based on human rights, and the economic system with global competitiveness To design and implement education and training programs that prepare them for the future by equipping them with the knowledge and skills required, update; To carry out and supervise the education and training services of teachers and students within this framework.
- b) To determine, implement and monitor the national policies and strategies for each stage of education and training. and to supervise, to improve by updating according to new service models.
- c) The education system is open to innovations, dynamic, economical and up-to-date with the requirements of social development. design and develop in the light of techniques and models.
- c) Facilitating access to education, every citizen can benefit from educational opportunities and opportunities equally. To develop, implement, monitor and coordinate the implementation of policies and strategies that guarantee them.
- d) Promote the participation of female students, the disabled and other segments of the society that require special attention in education developing, implementing and coordinating the implementation of policies and strategies. <sup>(one)</sup>
- e) Special education and training programs that protect and develop these qualities of people with special abilities. design, implement and coordinate the implementation.
- f) To open, allow and supervise education and training institutions other than higher education institutions.
- g) The needs and problems of Turkish citizens working or residing abroad in the field of education and training. to carry out the works for the related institutions and organizations in cooperation.

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 (1) With the 1st article of the Law No. 6462 of 25/4/2013, the expression of "disabled people" in this paragraph is in the form of "disabled people"  
 It has been changed.

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- ğ) Formal and non-formal education and training outside of higher education and opened by other institutions and organizations  
To determine the equivalence degrees of their institutions, to prepare their programs and arrangements.
- h) Determining the degree of program and equivalence of secondary education institutions connected to the Turkish Armed Forces  
To cooperate in the preparation of regulations.
- i) To ensure that higher education is carried out in accordance with the national education policy, 2547 dated 4/11/1981  
To fulfill the duties and responsibilities assigned to the Ministry with the Higher Education Law no.
- i) To perform other duties and services given to the Ministry by legislation.

**SECOND PART**  
**Ministry Organization**

**Organization**

**ARTICLE 3 - (1)** The Ministry consists of central, provincial and overseas organizations.

**(2)** The central organization of the Ministry is shown in the attached table (I).

**Minister**

**ARTICLE 4 - (1)** The Minister, who is the top supervisor of the Ministry's organization, is responsible for the activities and activities of those under the Ministry is responsible to the Prime Minister for his transactions and has the following duties, powers and responsibilities:

- a) Ministry, Constitution, laws, government program and policies and strategies determined by the Council of Ministers manage appropriately.
- b) To develop policies and strategies on matters falling within the Ministry's mandate, and in accordance with them, annual purpose and establishing targets, setting performance criteria, preparing the Ministry's budget, necessary legal and administrative regulation to carry out their work, to coordinate the implementation in line with the determined strategies, objectives and performance criteria, monitor and evaluate.
- c) To supervise the activities and procedures of the Ministry, to review the management systems, organizational structure and management to ensure the effectiveness of their processes and to improve management.
- ç) Cooperation between other ministries and public institutions and organizations in the fields of activity; and to ensure coordination.

**Undersecretary and Deputy Undersecretaries <sup>(1) (2)</sup>**

**ARTICLE 5 - (1)** The Undersecretary is the highest level public official who comes after the Minister, on behalf of him and in line with his orders and directives, to the legislative provisions, the objectives and policies of the Ministry and the strategic organizes and executes in accordance with the plan. For this purpose, the Ministry gives the necessary orders to the units, their implementation, observes and provides. The Undersecretary is responsible to the Minister for the execution of these services.

**(2)** Seven Deputy Undersecretaries may be appointed to assist the Undersecretary.

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*(1) Two more with the 27th article of the Law No. 6528 dated 1/3/2014, published in the Official Gazette dated 14/3/2014 and numbered 28941.*

*The number of Deputy Undersecretaries was increased to seven by establishing the Assistant Undersecretary staff.*

*(2) With the 1st article of the Law No. 6764 dated 2/12/2016, the word "five" in the second paragraph of this article is "seven"*

*It has been changed.*

**THIRD PART****Service Units****Service units**

**ARTICLE 6 - (1)** The service units of the Ministry are: <sup>(1)</sup>

- a) General Directorate of Basic Education.
- b) General Directorate of Secondary Education.
- c) General Directorate of Vocational and Technical Education.
- ç) General Directorate of Religious Education.
- d) General Directorate of Special Education and Guidance Services.
- e) General Directorate of Lifelong Learning.
- f) General Directorate of Private Education Institutions.
- g) General Directorate of Innovation and Educational Technologies.
- ğ) General Directorate of Teacher Training and Development.
- h) (**Annex: 1/3 / 2014-6528 / 15 art.**) General Directorate of Measurement, Evaluation and Examination Services.
- ı) (**Annex: 1/3 / 2014-6528 / 15 art.**) General Directorate of Higher Education and International Education.
- i) General Directorate of European Union and Foreign Relations.
- j) Inspection Board <sup>(2)</sup>
- k) Strategy Development Directorate.
- l) General Directorate of Legal Services <sup>(2)</sup>
- m) General Directorate of Human Resources.
- n) General Directorate of Support Services.
- o) (**Amended: 1/3 / 2014-6528 / 15 art.**) Directorate of Information Technologies.
- ö) (**Amended: 1/3 / 2014-6528 / 15 art.**) Construction and Real Estate Department.
- p) Press and Public Relations Consultancy.
- r) Private Pen Directorate.

**General Directorate of Basic Education**

**ARTICLE 7 - (1)** The duties of the General Directorate of Basic Education are as follows:

- a) For the management of preschool and primary schools and institutions, and for the education and training of students setting and implementing policies.
- b) Education and training programs, textbooks, educational tools of pre-primary and primary schools and institutions. to prepare or have his equipment prepared and to present to the Board of Education.
- c) Work related to elimination and financial support of the accommodation needs of elementary school students; and execute transactions.
- ç) To perform similar duties assigned by the Minister.

*(1) With the article 15 of the Law No. 6528 dated 1/3/2014, paragraphs (h) and (i) have been added to this paragraph after the paragraph (ğ), other embankments were made accordingly and the existing (m) and (n) clauses were replaced as (o) and (ö) clauses.*

*(2) With the article 2 of the Law No. 6764 dated 2/12/2016, "Guidance and Inspection" in the subparagraph (j) of the first paragraph of this article "Legal Advisory" phrase in "Inspection Board" and (l) clause "Legal Services General" Directorate ".*

**General Directorate of Secondary Education**

**ARTICLE 8 - (1)** The duties of the General Directorate of Secondary Education are as follows:

- a) To determine policies for the management of secondary schools and institutions and the education and training of their students, and apply.
- b) To prepare the education and training programs, textbooks and educational equipment of secondary schools and institutions, or to prepare it and present it to the Board of Education.

c) To carry out the works and procedures related to meeting the sheltering needs of the secondary school students and supporting them financially.

ç) (Repealed: 11/10/2011-KHK-662/78 art.)

d) (Repealed: 1/3 / 2014-6528 / 26 art.)

e) (Repealed: 1/3 / 2014-6528 / 26 art.)

f) (Repealed: 1/3 / 2014-6528 / 26 art.)

g) (Repealed: 1/3 / 2014-6528 / 26 art.)

ğ) To perform similar duties assigned by the Minister.

**General Directorate of Vocational and Technical Education** (1)

**ARTICLE 9 - (1)** The duties of the General Directorate of Vocational and Technical Education are as follows:

a) For the management of vocational and technical education and training schools and institutions and for the education and training of students setting and implementing policies.

b) Education and training programs, textbooks, educational tools of schools and institutions providing vocational and technical education and training.

to prepare or have his equipment prepared and to present to the Board of Education.

c) Developing and implementing policies and strategies that will strengthen the education-employment relationship and expand vocational education, and coordinate its implementation.

ç) (Annex: 2/12 / 2016-6764 / 3 art.) According to the Vocational Education Law dated 5/6/1986 and numbered 3308, candidate apprentices, apprentices, journeymen and masters to provide general and vocational education. (one)

d) To perform similar duties assigned by the Minister. (one)

**General Directorate of Religious Education**

**ARTICLE 10 - (1)** The duties of the General Directorate of Religious Education are as follows:

a) To determine and implement policies for the management of imam-hatip high schools and the education and training of their students.

b) Religious culture and moral education and training programs and courses in primary, secondary and non-formal education institutions

to prepare or have his books, educational equipment and present them to the Board of Education.

c) To perform similar duties assigned by the Minister.

**General Directorate of Special Education and Guidance Services**

**ARTICLE 11 - (1)** The duties of the General Directorate of Special Education and Guidance Services are as follows:

a) In cooperation with the relevant ministries, special education classes, special education schools, guidance and research centers, business schools and business policies for the management and education of students and similar schools and institutions of the same level and type as education centers identify and implement.

b) In cooperation with the relevant ministries, education and training programs of special education schools and institutions, textbooks, educational tools-

to prepare or have his equipment prepared and to present to the Board of Education.

c) To perform similar duties assigned by the Minister.

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(1) With the article 3 of the Law No. 6764 dated 2/12/2016, subparagraph (ç) to come after paragraph (c) of the first paragraph of this article was added and the existing (ç) clause was registered as (d) clause.

**General Directorate of Lifelong Learning**

**ARTICLE 12 - (1)** The duties of the Lifelong Learning General Directorate are as follows:

a) To formulate policies to extend education and training throughout life, except compulsory education, implementing, monitoring and evaluating them.

b) To carry out non-formal education and training and open education services.

c) Through non-formal education for citizens who have not entered formal education system, left or finished any education level to provide education and training in general or vocational and technical education.

ç) Education and training programs, textbooks, educational equipment of non-formal education and training schools and institutions to prepare or have it prepared and present it to the Board of Education.

d) (Repealed: 2/1/2017-KHK-687/12 art.)

e) (Repealed: 2/12 / 2016-6764 / 4 art.)

f) To perform similar duties assigned by the Minister.

**General Directorate of Private Education Institutions** (1)

**ARTICLE 13- (1)** The duties of the General Directorate of Private Education Institutions are as follows:

a) In cooperation with the relevant units of the Ministry, the opening of private education institutions at all levels except for higher education is allowed.

give and supervise them.

b) (**Annex: 11/10/2011 - KHK - 662/78 art.**) Associations and foundations for students at all levels, and by real and other legal persons to determine the principles regarding the opening, transfer, transfer and closure of dormitories, hostels and similar institutions to be opened or operated; and To check.

- c) To fulfill the duties assigned to the Ministry by the Law of Private Education Institutions dated 8/2/2007 and numbered 5580.
- c) To perform similar duties assigned by the Minister.

(2) (**Annex: 2/12 / 2016-6764 / 5 art.**) First article of the 7th article of the Metropolitan Municipality Law dated 10/7/2004 and numbered 5216 subparagraph (d) of paragraph (d) of sub-clause (c) of the first paragraph of Article 15 of the Municipal Law No. 5393 dated 3/7/2005 and dated 22/2/2005 and the provisions regarding permits or licenses specified in the subparagraph (a) of the first paragraph of Article 7 of the Special Provincial Administration Law No. 5302, it does not apply to institutions that provide special housing services to students. Opening a workplace for institutions that provide special housing services to students, and working license is given by the Ministry. The Ministry can transfer this authority to the governorships. Procedures and principles regarding the implementation of this paragraph determined by regulation.

**General Directorate of Innovation and Educational Technologies**

**ARTICLE 14 - (1)** The duties of the General Directorate of Innovation and Educational Technologies are as follows:

- a) To carry out works aimed at supporting education and training with technology.
- b) To carry out studies on the use of information technologies and information products in educational and training activities.
- c) (**Repealed: 1/3 / 2014-6528 / 26 art.**)
- c) To prepare programs, films and similar publications based on information and communication technologies for non-formal education and training or to have it prepared, published or published.
- d) To monitor and evaluate new technologies and developments applied in education and training.
- e) Effective and widespread use of technological opportunities in education and training throughout the country and knowledge of each student to benefit from technologies.
- f) To perform similar duties assigned by the Minister.

*(1) Article 78 of the Decree Law No. 662 dated 11/10/2011, to follow the paragraph (a) of the first paragraph of this article, (b) were added and other dams were made accordingly.*

**General Directorate of Teacher Training and Development**

**ARTICLE 15 - (1)** The duties of the Teacher Training and Development General Directorate are as follows:

- a) To establish policies for the determination and development of teachers' qualifications and competencies, To cooperate with relevant units, institutions and organizations for the purpose.
- b) For the teachers of the Ministry and the education personnel of private educational institutions upon their requests; profession to provide or give pre and vocational training, to open or open courses for their development, specialist programs, organizing seminars, symposiums, conferences and similar events.
- c) To make researches and researches on the subjects related to education to be given to teachers.
- c) Cooperation with public institutions and organizations, universities and non-governmental organizations on matters falling within the scope of their duties make; organizing collaboration, research, training programs, and advisory boards and commissions.
- d) To perform similar duties assigned by the Minister.
- (2) Procedures and principles regarding pre-vocational, intra-vocational and other trainings to be given to teachers by regulation determines.

**General Directorate of Measurement, Evaluation and Examination Services**

**ARTICLE 15 / A - (Annex: 1/3 / 2014-6528 / 16 art.)**

(1) The duties of the General Directorate of Measurement, Evaluation and Examination Services are as follows:

- a) To plan and implement official and special placement, completion, comparison exams conducted with the central system, and evaluate
- b) Entrance to the profession, competence, duty demanded by public institutions and organizations and private legal entities carrying out promotion and similar examination services
- c) To carry out the procedures for examining the objections and preparing the evaluation and results documents regarding the exams.
- c) To prepare or have the questions to be asked in the exams held by the General Directorate, to inspect, and

take necessary precautions for safe storage

- d) To conduct research or make research on measurement and evaluation techniques
- e) To ensure the coordination of the application centers and exam coordinators to be created when necessary,

to determine the personnel to take part in the exams and to provide them with the necessary in-service training

- f) To determine the exam, measurement, evaluation, placement and other service costs carried out by the General Directorate,

collecting and keeping in circulating capital account

- g) Creating and developing educational policies by evaluating the results of the exams.

in order to provide data support to the relevant service units

- ğ) To perform similar duties assigned by the Minister

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**General Directorate of Higher Education and Foreign Education**

**ARTICLE 15 / B - (Annex: 1/3 / 2014-6528 / 16 art.)**

(1) The duties of the General Directorate of Higher Education and Foreign Education are as follows:

- a) Identification, development and effective execution of higher education policy, strategy and objectives

to cooperate with relevant institutions and organizations in taking the necessary measures for

- b) To determine the procedures and principles related to the higher education entry system, work with the relevant units, institutions and organizations.

unite

- c) To fulfill the duties and responsibilities assigned to the Ministry with the Higher Education Law No. 2547

- ç) Dormitory in accordance with the provisions of the Law on Demand to be sent to Foreign Countries dated 14/4/1929 and numbered 1416

the number of people to be sent to study abroad, education fields, qualifications to be sent, dormitories

conducting and coordinating works related to the provision of education and employment outside of Turkey

- d) To carry out education and training services of our citizens abroad, education on their return home

take necessary measures to ensure their compliance with our system

- e) Education and training programs of the Ministry's schools and institutions abroad, textbooks, educational tools and

to prepare or have them prepared, to present to the opinion of the Board of Education

- f) To perform similar duties assigned by the Minister

**General Directorate of European Union and Foreign Relations**

**ARTICLE 16 - (1)** The duties of the General Directorate of the European Union and Foreign Relations are as follows:

- a) Legislation on the Ministry's cooperation with the European Union and other international organizations

Within the framework of bilateral agreements, to carry out the works and transactions.

- b) Coordination of projects carried out by other units of the Ministry and based on international cooperation.

provide.

- c) Social for Turkish and Foreign Teachers in Foreign Countries, Number 16, dated 16/12/1960

To fulfill the duties assigned to the Ministry with the Law on Making Aid.

- ç) With the scholarships provided by foreign governments and organizations or granted to foreigners by our country, on their own account

To fulfill the duties and services related to foreign students who come to our country to study.

- d) **(Repealed: 1/3 / 2014-6528 / 26 art.)**

- e) In the field of education and training, countries and communities with language, history or cultural unity with our country and other countries

to carry out collaborative works.

- f) To perform similar duties assigned by the Minister.

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**Inspection Board <sup>(1)</sup>****ARTICLE 17 - (Change: 1/3 / 2014-6528 / 17 art.)**

(1) The Board of Inspectors, upon the authorization of the Minister or the Minister, upon the order or approval of the Undersecretary, performs tasks:

a) Ministry personnel, Ministry schools and institutions, private education institutions, and to guide real and legal persons

b) Public institutions and organizations, real and legal persons and volunteers operating in matters falling within the Ministry's mandate. establish and guide organizations and plans to guide their activities

c) In cooperation with the relevant units, the control and supervision of the services provided by the Ministry or under the supervision of the Ministry to make processes and results according to legislation, predetermined goals and objectives, performance criteria and quality standards to compare, measure and measure, evaluate based on evidence, report the results obtained to the relevant units and convey to people

ç) Regarding the activities and transactions of the Ministry's organization and personnel and any institution under the control of the Ministry, Supervision within the framework of the Ministry's duties and powers, with an understanding that prevents the irregularities, educators and guiding approach, to conduct the investigation and investigation works and procedures through Ministry of Education Inspectors

d) Guidance and on-the-job training of formal and non-formal education institutions of all degrees and types, and provincial and district national education directorates, carrying out inspection, evaluation, inspection, research and investigation services through Ministry of Education Inspectors

e) To perform similar duties assigned by the Minister

(2) Real and legal persons subject to audit, to submit all documents, books and information even if confidential, if requested, money and it is obliged to show the money documents and the same as the first request, to help them count and analyze. Ministry

Ministry of Education Inspectors, necessary assistance from public institutions and organizations and associations that are beneficial to the public and real and legal persons during their duties, it is authorized to request information, documents, records and documents and this request must be fulfilled unless there is a legal obstacle.

(3) **(Amended: 2/12 / 2016-6764 / 6 art.)** Head of the Inspection Board, in charge of the President and the Departments and working centers It consists of Ministry Education Inspectors and Ministry Education Inspectors. The duty center of the Presidency is Ankara. This center, It is also the working center of the inspectors assigned in the Presidency.

(4) **(Amended: 2/12 / 2016-6764 / 6 art.)** Duties, powers and responsibilities of the Board of Inspectors and working centers, work procedures and principles, duties, powers and responsibilities of Ministry Education Inspectors and Ministry Education Inspectors, recruiting, training, competence, promotion, assignment, distribution to study centers, among the centers replacements and other issues are regulated by regulation.

**Strategy Development Directorate**

**ARTICLE 18 - (1)** The duties of the Strategy Development Unit are as follows:

a) Article 15 of the Public Financial Management and Control Law No. 5018 and Law No. 5436 dated 22/12/2005 and other To perform duties assigned to legislation development strategy and financial services units.

b) Studies on the establishment of performance criteria for ministry service units, provincial organizations and schools and institutions make.

c) To perform similar duties assigned by the Minister.

(1) While the title of this article was "Guidance and Inspection Presidency", it was entered into the text with the 6th article of the Law No. 6764 dated 2/12/2016.

"The duties of Guidance and Supervision Department are as follows" in the first paragraph of the same article "Inspection Board

On behalf of the Minister, upon the authorization of the Minister or the Minister, he performs the following duties on behalf of the Minister upon the order or approval of the Undersecretary":

The expressions of "Ministry of Education Inspectors" in the paragraphs (ç) and (d) of the first paragraph and the words of "Ministry Inspectors"

It has been changed.

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**General Directorate of Legal Services (1)****ARTICLE 19** - (1) The duties of the General Directorate of Legal Services are as follows:

a) To represent the Ministry in judicial and administrative cases, arbitration proceedings and enforcement proceedings to which the Ministry is a party, to follow the proceedings and enforcement proceedings, to take legal measures to prevent disputes in a timely manner.

b) Legislation prepared by other public institutions and organizations regarding the Ministry's services and activities drafts, any draft legislation, contracts and specifications to be issued by the Ministry's units, with the Ministry.

Examine the works related to any dispute between third parties and other works to be asked by the Ministry units. to report his legal opinion.

c) To monitor and coordinate the litigation and enforcement proceedings to be represented by the Ministry through service purchasing, and To check.

ç) To realize the objectives of the Ministry better, to ensure that they work in accordance with the legislation, plan and program to prepare the necessary legal proposals and submit them to the Minister.

d) To perform similar duties assigned by the Minister.

(2) All kinds of litigation and follow-up works and other duties mentioned in the first paragraph, Legal Advisors of the Ministry and It is fulfilled through their lawyers. If necessary, litigation and follow-up work is done through Treasury Lawyers or Public Procurement dated 4/1/2002 and numbered 4734 within the framework of the procedures and principles to be determined by the Ministry, To be made with the method of direct procurement stipulated in article 22 of the Law and lawyers or partnerships It is carried out through advocacy contracts.

(3) A list of Legal Advisors and Lawyers who have the authority to represent in the relevant Republic is given to the chief prosecutor's office and the regional administrative court presidencies. A copy of these lists is provided by the Chief Public Prosecutor's Office. It is sent to the courts around the administrative judiciary by the district administrative court. High the names of those who will exercise their representation powers in courts and district courthouses It is reported to the chief prosecutor's office or to their presidency. Legal Advisors and Lawyers, whose names are on the list, They use their powers of representation without the need to submit a power of attorney. Names of those whose authority of representation has expired immediately Reported.

(4) The attorney collected from the other party after being judged due to lawsuits and enforcement proceedings resulting in favor of the Ministry To the Lawyer and the Other who have been in Denial of State Law No. 1389 dated 2/2/1929 on the distribution of their fees to Lawyers The provisions of the Law on Attorney's Fee to be Issued are applied by comparison.

(1) While the title of this article is "Legal Consultancy", it is the same as it is written in the text with the article 7 of the Law No. 6764 dated 2/12/2016.

The phrase "The duties of the Legal Counselor are included in the first paragraph of the first paragraph of the article are" Legal Services

The duties of the General Directorate are as follows.



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**General Directorate of Human Resources****ARTICLE 20** - (1) The duties of the General Directorate of Human Resources are as follows:

a) Studies on the Ministry's human power policy and planning and the development of the human resources system making and making offers.

- b) To carry out the appointment, transfer, promotion, retirement and similar personnel procedures of the personnel of the Ministry.
- c) To prepare, implement and evaluate the training plan for the Ministry's staff other than teachers.
- ç) To carry out documentation, publishing and archiving services related to educational activities.
- d) To perform similar duties assigned by the Minister.

**General Directorate of Support Services** <sup>(1)</sup>**ARTICLE 21**- (1) The duties of the General Directorate of Support Services are as follows:

- a) To carry out leasing and purchasing works within the framework of the provisions of Law No. 5018, cleaning, security, lighting or heating, repair, transportation and similar services.
- b) To carry out the transactions regarding the movable and immovable properties of the Ministry within the framework of the relevant legislation.
- c) To organize and execute general documents and archive activities.
- ç) Planning and executing Ministry's civil defense and mobilization services.
- d) Textbooks, resource and supplementary education documents, course and laboratory tools and materials, and printed education supplies, machinery, equipment and equipment needs.
- e) To establish a revolving fund enterprise and to carry out the works related to the revolving fund companies under the Ministry. <sup>(one)</sup>
- f) **(Annex: 11/10/2011 - KHK - 662/78 art.)** To carry out the works related to the social facilities of the Ministry.
- g) To perform similar duties assigned by the Minister.

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*(1) With the article 78 of the Decree No. 662 dated 11/10/2011, before the statement "to the Ministry" in the subparagraph (e) of the first paragraph of this article Subject clause (f) has been added to the same paragraph with the phrase "establishing a revolving fund enterprise and" and the current (f) clause (g) clause as It has moved.*

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**IT Department <sup>(1)</sup>****ARTICLE 22 - (1) (Different sentence: 1/3 / 2014-6528 / 18 art.)** The duties of the IT Department are as follows:

- a) To ensure that the projects of the Ministry are designed and implemented in accordance with the Ministry's IT infrastructure, following the technological developments, taking the measures required by the subject of information security and reliability, policies and To determine the principles, to produce solutions in compliance with public information standards.
- b) To meet the information processing and automation needs of the ministry units and the provincial organizations and to ensure their operation, To carry out the information processing services of the Ministry.
- c) **(Amendment: 1/3 / 2014-6528 / 18 art.)** Web pages of the Ministry, electronic signature and electronic document applications to carry out and develop information systems (MEBBİS) and e-school applications and technical studies related to them make.
- c) To gather information about ministerial services and to create databases in cooperation with relevant units.
- d) The Ministry's works related to the installation, maintenance, supply, development and updating of the existing information infrastructure. to carry out the communication security and to improve the information technologies to provide regular in-service training in parallel.
- e) To perform similar duties assigned by the Minister.

**Construction and Real Estate Department <sup>(2)</sup>****ARTICLE 23- (1) (Different sentence: 1/3 / 2014-6528 / 19 art.)** The duties of the Construction and Real Estate Department are as follows:

- a) All kinds of sales, making, having, maintenance, repair and renovation related to the immovable, including school and institution buildings. jobs; to carry out the control, coordination and architectural project works of these.
- b) To carry out expropriation procedures.
- c) Coordinating the land, buildings and facilities of the Ministry with the relevant units in terms of zoning status and suitability. examine, identify and program their needs.
- c) All kinds of facilities and service buildings required by the Ministry and school and education campus needed, social transfer of training facilities such as reinforcements at the real value of the land, land and buildings owned by the Treasury in return and / or the price of the appropriations or revolving funds put into the relevant schemes of the Ministry budget for this purpose Collective, within the framework of the protocols arranged to rent, buy, make, make or meet About the Directorate of Housing Administration or research, project, commitment, financing and construction processes related to the construction works to be made directly to other public institutions and organizations that have official and authorized public legal personality and will be held for this purpose conducting business and transactions.
- d) Real persons, provided that educational facilities such as schools and educational facilities are used as schools and educational facilities. or carrying out works related to leasing private legal entities.

*(1) With the 18th article of the Law No. 6528 dated 1/3/2014, the title of this article is entered into the text when it is "IT Department". has been changed.*

*(2) With the 19th article of the Law No. 6528 dated 1/3/2014, the title of this article is "Construction and Real Estate Group Presidency". has been changed as processed.*

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e) (...) (1) immovable between public institutions and real estate transfer with real rights transfer conducting, monitoring, evaluating the legislative evaluations, technical-economic studies and profitability calculations. to follow and execute at the stage.

f) (Repealed: 11/10/2011 - KHK - 662/78 art.)

g) (Repealed: 11/10/2011 - KHK - 662/78 art.)

ğ) To perform similar duties assigned by the Minister.

(2) Requesting the allocation or transfer of immovables owned or allocated by the Ministry, public institutions and organizations. or make usage protocols. To the Housing Development Administration, or authorized public legal entity for research, project, commitment, financing and construction processes related to construction works to other institutions and organizations that have a personality.

(3) a) The education and training facilities decided by the Ministry to be constructed, by the Ministry

Within the framework of the preliminary project to be given and the basic standards to be determined, by tender on the immovables owned by him or the Treasury. to the real or private legal entities to be determined, over a certain period and price, provided that it does not exceed forty-nine years. it can be made for rent.

b) For this purpose, the real estate belonging to the Treasury by the Ministry of Finance to real or private legal entities is free of charge. transferable. These immovables cannot be used outside the purpose of the contract, Finance and National Education. Annotation is placed on the land registry document that it cannot be transferred without permission from the ministries.

c) In determining the rental price and rental period; Whether the real estate belongs to real or private legal entities, whether the Treasury immovable is transferred, the cost of the investment, the education and training equipment by these persons. education services in the education and training facilities on the real estate subject to rental Whether or not the operation of the services and areas other than to be given to the lessor is taken into consideration.

(4) The project to be foreseen and the principles to be determined in the educational facilities of the Ministry. renewal in line with; in exchange for operating services and fields other than educational service areas in the facilities, It can be made to real or private legal entities by contract.

(5) Except for the first paragraph, the works and procedures to be performed according to this article, State Procurement Law No. 2886 dated 8/9/1983. is not subject to the Public Procurement Law No. 4734 dated 4/1/2002.

(6) The procedures and principles regarding the implementation of this article and the tender method, excluding the first paragraph; real or private law qualifications to be sought in legal persons, scope of contracts and other issues related to the subject, Ministry, Ministry of Development, Prepared jointly by the Ministry of Finance and Undersecretariat of Treasury and put into effect by the decision of the Council of Ministers It is regulated by regulation.

(1) With the 78th article of the Decree No. 662 dated 11/10/2011, the Ministry stated in the paragraph (e) of the first paragraph of this article. To insure, rent, operate and fix the fixtures. "has been repealed.

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**Press and Public Relations Consultancy**

**ARTICLE 24 - (1)** The duties of the Press and Public Relations Consultancy are as follows:

a) To plan the press and public relations activities of the Ministry and to determine the procedures and principles of these activities.

to be carried out according to.

b) Effective information applications to be made according to the Law on Right to Information, dated 9/10/2003 and numbered 4982,

To take the necessary measures to conclude quickly and accurately.

c) To perform similar duties assigned by the Minister.

**Private secretariat**

**ARTICLE 25 - (1)** The duties of the Private Pen Directorate are as follows:

a) To organize the minister's work program.

b) To organize and execute official and private correspondence, protocol and ceremonial affairs of the Minister.

c) To perform similar duties assigned by the Minister.

**Ministry Advisors**

**ARTICLE 26 - (1)** Thirty Ministries to assist the Minister in matters of special importance and priority. Counselor can be appointed.

**Common tasks <sup>(1)</sup>**

**ARTICLE 27 - (1)** General Directorate of Basic Education, General Directorate of Secondary Education, Vocational and Technical Education General Directorate of Education, General Directorate of Religious Education, General Directorate of Special Education and Guidance Services and Lifelong The General Directorate of Learning also performs the following tasks on issues related to its areas of responsibility:

a) To set goals, policies and standards regarding education and training.

b) Identifying the factors affecting education and training, meeting the needs and expectations on a community and industry basis to do research and development activities.

c) Regarding students' orientation and development in line with the goals determined in the plans and programs.

to conduct guidance studies.

c) For education programs, textbooks, teacher guidebooks and other course tools and equipment

conducting researches, contributing to their development and presenting them to the relevant units.

d) To carry out special education, guidance and psychological counseling services.

e) Measurement and evaluation related to education, training and management services at school, district, province and country level.

evaluate the results.

f) To ensure participation of other institutions, organizations and individuals in the education and training process.

g) Planning training buildings and facilities and training tools and equipment to meet training needs,

To cooperate with the relevant units in project design and production.

ğ) To determine the principles and procedures for opening and closing educational and training institutions.

*(1) With the 78th article of the Decree Law No. 662 dated 11/10/2011, "General Directorate of Religious Education" in the first paragraph of this article The phrase "General Directorate of Special Education and Guidance Services" has been added after the phrase.*

**SECTION FOUR**  
**Board of Education and Discipline and National Education Council**

**Board of Education and Discipline <sup>(1)</sup>**

**ARTICLE 28 - (1)** The Board of Instruction and Discipline is the scientific advisory and examination body of the Ministry. <sup>(one)</sup>

(2) The Board consists of a Chairman and ten members, representing all levels of the education system. Chairman of the Board and its members are appointed for a four-year term. This period can be extended up to three times, one year at a time. Chairman of the Board and

members graduated from higher education institutions providing at least four years of education. has made contact with publications;

- a) **(Change: 1/3 / 2014-6528 / 20 art.)** Faculty members,
- b) Those who have been teachers or school administrators for at least ten years,
- c) Public officials,  
selected from.

(3) **(Amendment: 1/3 / 2014-6528 / 20 art.)** Regarding the matters discussed in the Board, unit supervisor or supervisors attend the Board meeting and vote.

(4) **(Amended: 1/3 / 2014-6528 / 20 art.)** The Board presents the opinion and examination results to the Minister.

(5) Working procedures and principles of the Board of Education and Discipline, other qualifications, duties and powers of the President and members and its responsibilities and other issues are regulated by regulation.

(6) The Board of Education and Discipline, considering the universal values and standards, principles of quality, equality and effectiveness. In order to create an education system based on national and social values, it performs the following tasks:

- a) To prepare the education system, education and training plans and programs, textbooks, to examine the prepared ones or submitting views to the Minister for review, research, development and implementation. <sup>(one)</sup>
- b) Education and training programs prepared by the ministry units, textbooks, auxiliary books and teacher to examine the guidebooks, to examine them and to present the results to the Minister. <sup>(one)</sup>
- c) Primary and secondary education diplomas and learning documents taken from foreign education and training institutions to present the policy decisions regarding their degrees and equivalents for the approval of the Minister.
- c) The policies and strategies to be established by other departments of the Ministry on issues related to education and training.

Collaborate in determining.

- d) To perform the secretariat services of the National Education Council.

#### **National Education Council**

**ARTICLE 29** - (1) National Education Council is the highest advisory board of the Ministry. Necessary for education and training It is responsible for investigating the issues seen and making advisory decisions.

- (2) The procedures and principles of working with the formation of the Council are determined by a regulation.

*(1) With the 20th article of the Law No. 6528 dated 1/3/2014, the term "decision" in the first paragraph of this article is "examination", sixth The phrase "to present the implementation decisions to the approval of the Minister" in the paragraph (a) of the paragraph, "to present the views regarding the implementation to the Minister". The expression "submitting the final form to the approval of the Minister" in the subparagraph (b) of the same paragraph is "presenting the result to the Minister". It has been changed.*

## **CHAPTER FIVE**

### **Provincial and Foreign Organization and Working Groups**

#### **Provincial organization**

**ARTICLE 30** - (1) The Ministry is authorized to establish the provincial organization within the framework of the relevant legislation provisions.

(2) A national education directorate is established in each province and district. District national education directorates, their duties and services is responsible for provincial national education directorates. Social and economic development status of provinces and districts, Considering their population and number of students, these directorates can be established in different types and statuses, powers may be granted. Depending on the job situation and need, separate provincial and district units depending on the national education directorates It can be established.

- (3) **(Repealed: 1/3 / 2014-6528 / 26 art.)**

#### **Overseas organization**

**ARTICLE 31** - (1) Ministry, Overseas Organization of Public Institutions and Organizations dated 13/12/1983 and numbered 189 It is authorized to establish an overseas organization in accordance with the principles of the Decree Law.

(2) **(Annex: 1/3 / 2014-6528 / 21 art.)** Date assigned to be appointed to permanent staff of the overseas organization by permanent duty to have been working in the Ministry's central or provincial offices or universities for at least one year as of now; and It is imperative to know the official language of the country of appointment or one of the German, French or English languages.

(3) (**Annex: 1/3 / 2014-6528 / 21 art.**) However, in the countries where the languages mentioned in the second paragraph are spoken as official languages, Those who complete their undergraduate, graduate or doctorate education, whose equivalence is accepted by the Higher Education Council; official language Those who will be assigned to Turkish and dialect countries, and actively served in the department head and above in the Ministry. service period and foreign language requirement are not sought in the appointment of those with permanent duty in the overseas organization.

(4) (**Annex: 1/3 / 2014-6528 / 21 art.**) Duration of permanent duty abroad is three years. If this period requires service It can be extended to one floor with the approval of the minister. Those who have been appointed to permanent duty abroad, have they cannot be reassigned before at least two years have passed. Those who will be appointed to the cadres of the foreign organization with permanent duty will be sought. foreign language level, appointment, training, reassignment, dismissal and other issues by the Ministry regulated by the regulation prepared.

(5) (**Appendix: 1/3 / 2014-6528 / 21 art.**) Is accredited by the Higher Education Council in Turkey or abroad Accept Those who have successfully completed their undergraduate education from related departments of education faculties of universities other than those who have national citizenship and those who have permanent residence and work permits, have a contractual status by the Ministry. can be employed as a teacher. To these, from the 1st stage of the 9th degree, who is constantly on duty in the relevant country Ministry of Finance not exceeding eighty percent of the pension paid abroad to the single professional officer Payment is made in the amount to be determined by. In this context, the number of personnel to be employed, their qualifications, selection procedures and the principles, places and periods, permits, termination of their duties and the end of work compensation to be given and this paragraph Other procedures and principles regarding its implementation are determined jointly by the Ministry of Finance and the Ministry.

#### **Working groups**

**ARTICLE 32 - (1)** Other ministries to work on issues falling within the Ministry's mandate, temporary with the participation of public institutions and organizations, non-governmental organizations, private sector representatives and relevant experts create working groups.

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### **CHAPTER SIX**

#### **Responsibility and Powers**

##### **Managers' responsibilities**

**ARTICLE 33 - (1)** Managers of all levels of the Ministry are responsible for their duties, legislation, strategic plans and programs, performance. Responsible for execution in accordance with its criteria and service quality standards.

##### **Delegation of authority**

**ARTICLE 34 - (1)** The Minister, the Undersecretary and the Ministry managers at all levels, provided that they clearly state their borders and be in writing, may delegate some of its powers to lower levels. Delegation of authority is announced to those concerned with appropriate tools.

##### **Coordination and cooperation**

**ARTICLE 35 - (1)** The Ministry shall comply with other ministries and public institutions and organizations in matters related to its services and duties. It is responsible and authorized to determine the principles in accordance with the legislation, and to take measures to prevent waste of resources and ensure coordination.

(2) The Ministry shall consult the relevant ministries in the activities of the other ministries regarding the issues falling within the service area and responsible for ensuring cooperation and coordination.

(3) The Ministry ensures coordination with the local administrations in matters falling within its service area.

##### **Authority to edit**

**ARTICLE 36 - (1)** Administrative arrangements in the fields of duty, authority and responsibility of the Ministry and previously regulated by law Can.

### **CHAPTER SEVEN**

#### **Personnel Provisions**

##### **Assignment**

**ARTICLE 37 - (1)** Annex to the Law on the Appointment Procedure in Ministries and Affiliates dated 24/4/1981 and numbered 2451 The appointments of officers other than those listed in the schedules are made by the Minister.

(2) The Minister may delegate his authority of appointment to the lower levels in the central organization and to the governors in the provinces if he deems it necessary.

(3) It is essential that teachers serve at least three academic years in the service regions or areas determined by the Ministry. These in a way that does not affect the education and training activities within the framework of appointment plans and programs that are appointed every year by displacement. concluded. (**Cancellation of the last sentence: With the decision of the Constitutional Court dated 6/2/2013 and numbered E: 2011/123, K: 2013/26.**)

**Arrangement: 1/3 / 2014-6528 / 22 art.)** Displacements depending on the disability groups determined by the Ministry are made during the semester and / or summer holidays.

(4) Basic principles, disability groups, service areas and areas, service, procedures and principles regarding the score and other issues are determined by a regulation.

(5) Disability-based displacement requests can not be fulfilled as a result of insufficiency in the ranking of service points, State No. 657

Provided that the rights of those who fall under the scope of Article 72 of the Civil Servants Law are reserved, Unpaid leave may be granted until eligible. Teachers who are allowed in this way without a monthly allowance, is appointed to vacant teachers who have been allocated to their directorship for this purpose on condition that they are on leave without a monthly leave. This is what they are assigned to cadres are kept confined to the period of leave without pay. However, the teachers who leave for leave without a monthly leave can go where they want until the end of the third year. If their appointments cannot be made, they are assigned to vacant teacher positions suitable for their situation.

(6) The appointments of the teachers are made by the Ministry to the province / district order or directly to the educational institution. Assignment to the province / district order by the Ministry In case of doing so, the provincial director of national education, taking into account the positions, service points and competencies of the teachers in the city to which they are appointed. It is determined by the governors according to its proposal.

(7) **(Change: 1/3 / 2014-6528 / 22 art.)** Provincial Director of National Education, Deputy Provincial Director of National Education, District National Education Director, Provincial and District National Education Branch Manager, Education Inspector, School and Institution Manager, Deputy Director and Director Procedures and principles regarding the service periods and / or optional relocations of those who serve as their assistants determined by regulation.

(8) **(Amendment: 1/3 / 2014-6528 / 22 art.)** School and Institution Principals, upon the proposal of the Provincial Director of National Education, Principal On the other hand, Deputy Head and Deputy Governors, upon the inhalation of the School or Institution Director and the proposal of the Provincial Director of National Education is appointed by him for four years. The termination of these assignments before the deadline is Other procedures and principles regarding the re-assignment and implementation of this paragraph are regulated by a regulation. This clause Appointments within the scope do not create vested rights in terms of personal rights, appointment and promotion.

(9) **(Annex: 1/3 / 2014-6528 / 22 art.)** Domestic or abroad, with domestic or foreign institutions and organizations or other schools and institutions established within the framework of cooperation agreement with countries and carrying out national or international projects, with the approval of the Minister schools and institutions selected as project schools and implemented certain educational reforms and programs, and with the approval of the Minister Appointments of teachers and appointments of administrators to institutions affiliated to the central organization of the Ministry done by. **(Additional sentence: 2/12 / 2016-6764 / 8 art.)** Within the scope of the 38th article of the Higher Education Law No. 2547 academic staff working in universities can be assigned as the principal of these schools.

(10) **(Annex: 1/3 / 2014-6528 / 22 art.)** Ninth paragraph of faculty members and teachers working in the Ministry This Law Decree Law No. 657 on Civil Servants for their appointment and assignment to the institutions within the scope of The law and other legislation provisions regarding exams and appointment are not applied. To the institutions covered by the ninth paragraph Executive appointments do not generate vested rights in terms of personal rights, appointment and promotion.

(11) **(Annex: 1/3 / 2014-6528 / 22 art.)** **Consent** of institutions and themselves working in public institutions and organizations and monthly, appropriations, all kinds of hikes and compensations and other financial and social rights and benefits They may be temporarily appointed in the Ministry.

#### Lineups

**ARTICLE 38 - (1)** Identification, establishment, use and cancellation of positions and other issues related to positions, General number 190 It is regulated in accordance with the provisions of the Decree Law on Staff and Procedure.

(2) Free positions allocated to the Ministry; Opinion of Ministry of Finance and State Personnel Presidency teacher staffs in accordance with the number of norm cadres determined in the regulation prepared by the Ministry. cadres are distributed to central and provincial units, while teachers are distributed to schools and institutions based on branches. The procedures and principles regarding the visa of the distribution schedules are regulated in the regulation. Article 37 to provincial national education directorates In order to be used in the appointments of teachers who request leave without a monthly leave within the framework of a sufficient number of vacant teachers are allocated. The need for schools and institutions that are closed or whose number of norms is decreasing vacant teachers are transferred to the provincial national education directorates.

(1) To come after the phrase "Provincial Director of National Education" in this paragraph, with the 78th article of the Decree No. 662 dated 11/10/2011.

*"Provincial education supervisor," "district national education manager," to come after the "provincial and district national education directorates branch  
"and the head of school and institution" and "deputy principal and assistant" phrases, following the phrase "principal," and "principal of school and institution".  
It was added.*

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**Teachers' retirement**

**ARTICLE 39 - (1)** Retirement procedures of teachers are made in June and July. Retirement process outside these months there is an excess of teachers in the class and branch of the staff who make a pension request within the city borders, and The process is deemed appropriate by the Ministry.

**Recruitment of specialists <sup>(1)</sup>**

**ARTICLE 40 - (1)** In the central organization of the Ministry; National Education Experts and Assistant Specialists are employed. <sup>(one)</sup>

(2) (Repealed: 1/3 / 2014-6528 / 26 art.)

(3) (Repealed: 1/3 / 2014-6528 / 26 art.)

(4) (Repealed: 1/3 / 2014-6528 / 26 art.)

**Ministry of Education Inspectors and work centers <sup>(a), (b)</sup>**

**ARTICLE 41 - (Annex: 1/3 / 2014-6528 / 23 art.)**

(1) (Amended: 2/12 / 2016-6764 / 9 art.) Guidance and inspection of the services provided by the Ministry or under the supervision of the Ministry . In the provinces deemed necessary, work centers may be established with the approval of the Minister or these centers may be removed in the same way. Inspection Employment of a sufficient number of Ministry Education Inspectors and Ministry Education Inspectors in the Presidency of the Board and working centers It is.

(2) (Amendment: 2/12 / 2016-6764 / 9 art.) 48th of the Law No. 657 in order to be appointed as the Deputy Inspector of Ministry of Ministry . In addition to the general conditions listed in the article, the following conditions are sought:

a) Law, political information, economic and administrative sciences, faculties of economics and business, or at least four years of undergraduate education.

To graduate from domestic or abroad higher education institutions whose equivalence is accepted by the Council of Higher Education.

b) To be successful in the competition exam to be held.

(3) Among the staff of the Ministry Deputy Inspector of the Ministry, who have been in service for eight years and more, appointments can also be made among those who succeed in the competition exam. <sup>(3)</sup>

(4) Those who are appointed as Deputy Inspectors of Ministry of Ministry, are entitled to take the proficiency exam to be held, provided that they work for at least three years. They won. Those who are not successful in the exam or if they are entitled to take the exam, their right to exam without valid excuse.

Those who do not use, are given the right to take the exam for the second time in a year. Those who did not succeed in the second exam or do not exercise their right to exam They lose the title of Deputy Inspector of the Ministry of Ministry and are appointed to the positions appropriate for their situation in the Ministry. <sup>(1)</sup>

(5) (Repealed: 2/12 / 2016-6764 / 9 art.)

(6) (Amended: 2/12 / 2016-6764 / 9 art.) **Assignment of Ministry of Education Inspectors and Deputy Ministry of Education Inspectors** At least one year at the study center is essential. Presidency, the Ministry, regardless of the service and in case of need, regardless of this time record. The Ministry of Education Inspectors and the Ministry can change the working center where the Assistant Inspectors of Education are assigned.

(1) Article 26 of the Law No. 6528 dated 1/3/2014 and in the first paragraph with the phrase "and Auditor" included in the title of this article.

The phrase "with the National Education Auditors and Assistant Auditors" has been repealed.

(2) With the article 23 of the Law No. 6528 dated 1/3/2014, the title of this article is "Provincial Inspectors of Education" and "Education Inspectors"

This article title has been changed to the text with article 9 of the Law No. 6764 dated 2/12/2016.

has been changed.

(3) With the article 9 of the Law No. 6764 dated 2/12/2016, "Education Inspector" in the third and fourth paragraphs of this article

"Deputy Ministry of Education Inspector" expressions in the fourth paragraph of "Assistant Ministry of Education Inspector"

was changed to "Assistant Ministry of Education Inspector".



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**Contracted staff and additional payment****ARTICLE 42 - (1) (Repealed: 11/10/2011-KHK-666/1 art.)**(2) (Repealed: 11/10/2011-KHK-666/1 art.) <sup>(1)</sup>(3) (Repealed: 11/10/2011-KHK-666/1 art.) <sup>(1)</sup>(4) (Repealed: 11/10/2011-KHK-666/1 art.) <sup>(1)</sup>**CHAPTER EIGHT****Miscellaneous and Final Provisions****Special education expenses <sup>(2)</sup>**

**ARTICLE 43 - (1)** Given by the health institutions or organizations authorized to issue a health board report for the disabled By the medical board report, the minimum 20% disability is determined by the special education evaluation boards. special education opened within the scope of the Law No. 5580 on Private Education Institutions by making educational evaluations and diagnoses seeing, hearing, language- appropriate for the support education given in the schools, special education and rehabilitation centers. education expenses of individuals with speech, spastic, mental, orthopedic or mental disabilities determined by the Ministry of Finance every year The amount is covered by the appropriation put in the Ministry budget for this purpose. Disability groups and degrees of these individuals with disabilities the scope and duration of training programs according to the nature of the disability, the opinion of the Ministry of Family and Social Policies determined by regulation. <sup>(3)</sup>

(2) By providing an unrealistic statement of those who provide or benefit from the education service specified in the first paragraph. In case they cause overpayment, these amounts, together with their double and legal interest, charged. In case these acts are repeated by special education schools and special education and rehabilitation centers, institution opening permissions are canceled.

(3) (**Annex: 2/12 / 2016-6764 / 10 art.**) Registration in special education and rehabilitation centers or units of individuals with disabilities and acceptance procedures and course attendance follow-up of disabled individuals and education personnel, biometric identification from 1/9/2017 verification system or camera imaging system. Disability that cannot be followed by course attendance with these methods individuals' course attendance follow-up, authentication system or other procedures and principles regarding camera imaging system determined by regulation.

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 (1) The regulations made in this article with the Decree Law No. 666 dated 11/10/2011; In the Official Gazette dated 10/10/2013 and numbered 28791

It was annulled by the decision of the Constitutional Court published on 27/12/2012 and numbered E .: 2011/139, K .: 2012/205.

(2) With the 1st article of the Law No. 6462 of 25/4/2013, in the first paragraph of this article, "Disabled", "disabled", "disability groups" and

The words "to the nature of the disability" were changed to "For the disabled", "the disabled", "the groups of the disabled" and "the quality of the disabled", respectively.

(3) The Central Government Budget for 2017, published in the Official Gazette dated 31/1/2017 and numbered 29965, regarding the implementation of this paragraph.

See the Communiqué (Sequence No: 5).

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**Citations, amended and repealed provisions**

**ARTICLE 44** - (1) Law on the Organization and Duties of the Ministry of National Education dated 30/4/1992 and numbered 3797 has been repealed. References to the Law referred to in the legislation are subject to this Decree Law or related provisions; the board established by this Decree Law according to the relevance to the closed board or units. or made to units.

(2) The cadres in the attached list (1) are canceled and the annex of the Decree Law no. 190 (I)

The cadres that were removed from the section of the ruler belonging to the Ministry of National Education and listed in the attached list (2) were established and 190 The annex of Decree Law no. (I) has been added to the section belonging to the Ministry of National Education. (one)

(3) (It is related to the Travel Allowance Law dated 10/2/1954 and numbered 6245.

(4) (It is related to the Civil Servants Law No. 657 dated 14/7/1965 and has been processed in its place.)

**Royalty and exam fees and abroad school expenses****ADDITIONAL ARTICLE 1 - (Addendum: 1/3 / 2014-6528 / 24 art .; Amendment: 2/12 / 2016-6764 / 11 art.)**

(1) Education and training of public or private legal entities and natural persons, schools and institutions by the Ministry programs, draft textbooks and other publications, educational tools and equipment, and exams by the Ministry.

the price and royalty fees and draft books to be paid in accordance with the relevant legislation in return for the preparation or review of the questions,

The payment to be made for those who take part in the study of textbooks, educational tools and equipment from the revolving fund account

It is met. The procedures and principles regarding the payment to be made pursuant to this paragraph are determined by the Ministry by taking the opinion of the Ministry of Finance.

It is.

(2) Examination of draft textbooks and other educational tools and materials submitted to the Ministry and made by the Ministry.

The Ministry's procedures and principles regarding the amount and collection of the price to be deposited into the Ministry's revolving fund account in return for exams are detected.

(3) Duty in central exams held by the Ministry, including exams conducted in accordance with Law No. 1416

building examiners and exam coordinator, exam coordinator assistants, building managers, hall

to the presidents, supervisors, law enforcement officers providing the security of the exam, closed period in the preparation of questions

An examination or question fee is paid to employees and other personnel involved in the examination process from the revolving fund account. Ministry

In addition, due to their contribution to the preparation of exam questions for the permanent or contracted staff in the central organization.

fee is not paid. 6245 of 10/2/1954, excluding the examination fee, for those assigned for the examination duty outside the civil service area.

According to the provisions of the Travel Allowance Law, only travel expenses are paid. The amount, procedures and principles of the exam fee; feature of the exam,

the number of participants, the duties and powers of the examiners, the working time, the characteristics and the center of the exam location

It is determined by the decision of the Council of Ministers by taking into account such issues as the source of payment of the exam fee in the exams.

(4) Schools operating under the Ministry, through embassies and consulate generals abroad.

Ministry of service building construction, equipment, surety fee and rental expenses and other needs deemed appropriate by the Ministry

will be covered from the appropriation to be added to the budget for this purpose.

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*(1) Regarding the positions in this paragraph, see the Official Gazette dated 14/9/2011 and numbered 28054.*

1212-1

**ADDITIONAL ARTICLE 2- (Addendum: 27/3 / 2015-6637 / 1 art.) (1)**

(1) Law on General Staff and Procedure No. 190 by establishing the cadres included in the list (1) attached.

The annex of the Decree was added to the section of the table (I) on the Ministry of National Education.

**ADDITIONAL ARTICLE 3- (Addendum: 30/12 / 2015-6656 / 10 art.) (2)**

(1) Law on General Staff and Procedure No. 190 by establishing the cadres included in the list (1) attached.

The annex of the Decree was added to the section of the table (I) on the Ministry of National Education.

**ADDITIONAL ARTICLE 4- (Annex: 25/7/2016-KHK-668/4 art., Accepted by amendment: 8/11 / 2016-6755 / 4 art.)**

(1) Empty teacher norm staff of the Ministry, primarily in the first priority regions in development.

paragraph (B) of article 4 of the Civil Servants Law No. 657 in formal and non-formal education institutions  
Contracted teachers can be employed within the scope of.

(2) Contracted teachers, with the general conditions stipulated in article 48 of the Civil Servants Law No. 657 and

To be placed in the rank of Public Personnel Selection Exam from those who have the special requirements so as to be appointed to the teachers.

Oral exam to be held by the Ministry among candidates up to three times of each position to be purchased

It is assigned in order. Appointment to contract teaching takes effect upon signing the contract. Contract,

it does not create any right without being signed.

(3) Contracted teachers appointed under this article cannot be appointed elsewhere for four years. Family unity

The spouse of the teacher employed in accordance with this article is subject to this teacher in case of displacement due to excuses. Contractual

teachers are subject to the candidacy process foreseen for prospective teachers. Four contractual teachers required by contract

Those who complete the annual working period are appointed to the teacher positions at their request upon their request. To teacher cadres

Those who are appointed serve at least two more years in the same place, and candidacy provisions are not applied about them.

(4) According to the provisions of this article, 4th of the Civil Servants Law No. 657

According to the (B) clause of the article, the service periods spent in the positions of contracted teachers according to their education level

The right earned is evaluated in determining the monthly degrees and levels provided that they do not exceed the degrees they can rise.

These are eligible from the beginning of the month following the date when the staff they are appointed to start their financial and social rights, and

There is no offsetting about the financial and social rights they have obtained in their previous positions.

(5) In the scope of this article, the post-work compensation is not paid to those appointed to teacher positions. These staff are

Total service periods that are the basis for the end-of-work indemnity, excluding the time paid indemnity compensation, dated 8/6/1949 and numbered 5434

Law of the Republic of Turkey Pension Fund retirement pension payable under the basis of total service time

is taken into account.

*(1) For the positions in this article, see the Official Gazette dated 7/4/2015 and numbered 29319.**(2) For the positions in this article, see the Official Gazette dated 9/1/2016 and numbered 29588.*

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(6) Teachers' staff, to whom contracted teachers will be appointed under this article, in Law No. 190  
 Provided that they comply with the class, titles and degrees in the rulers attached to the Decree, without any further processing  
 As of the date of appointment, the Ministry of National Education's 190 Decree Law  
 The positions of those attached to the relevant sections of the attached rulers and assigned to the teacher positions need further processing.  
 it is deemed to be canceled without notice. Positions canceled with the positions created; title, class, number, degree, organization and  
 the Ministry of Finance and the State Personnel Presidency within two months from the date of appointment.  
 Reported.

(7) Applications of those who will be appointed as contracted teachers, determination of those who will take the oral exam, oral exam topics,  
 the procedures and principles of the oral exam, their appointments and other issues related to the application of this article are issued by the Ministry of National Education.  
 It is regulated by the regulation put into force.

**ADDITIONAL ARTICLE 5- (Addition: 2/12 / 2016-6764 / 12 art.)**

(1) Organization and Duties of the Measurement, Selection and Placement Center Presidency dated 17/2/2011 and numbered 6114  
 Second, third, fourth and fifth paragraphs of article 7 of the Law, fourth paragraph of article 8, 9  
 Within the scope of compulsory education with the first, second, third, fourth, fifth, seventh and eighth paragraphs of the article  
 The provisions of Article 10, except for students studying, are also applied for central exams held by the Ministry.

(2) In the implementation of the provisions of the first paragraph regarding the central exams carried out by the Ministry; Measuring,  
 References to the Selection and Placement Center Presidency are deemed to have been made to the Ministry and the 9th of the Law No. 6114  
 powers in the third paragraph of the article Ministry, third paragraph of the 7th article, the second and the eighth of the 9th article  
 General Directorate of Measurement, Evaluation and Examination Services  
 and the powers in the eighth paragraph of Article 10 are exercised by the Undersecretary of the Ministry.

**Execution of tasks in the restructuring process**

**PROVISIONAL ARTICLE 1 - (1)** According to the provisions in the Decree Law,  
 Until its structuring is completed, the duties assigned to newly established units and boards are  
 Units, boards and personnel performing these tasks before the publication of the decree  
 execution continues.

**Transfer of litigation and follow-up files**

**PROVISIONAL ARTICLE 2 - (1)** Following by the Treasury Lawyers on behalf of the Ministry of Finance, representing the Ministry  
 The case files and the execution proceedings files will be determined jointly by the Ministry of Finance and the Ministry.  
 According to the principles, it is transferred to the Ministry within one year from the effective date of this Decree Law. This  
 Regarding the cases and enforcement proceedings that have been transferred in any way, any transactions made until the transfer date have been made on behalf of the Ministry  
 counted.

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**PROVISIONAL ARTICLE 3 - (1)** The Ministry headquarters on the date of the entry into force of this Decree Law.

In the organization; Undersecretary, Deputy Undersecretary, Chairman and Member of the Board of Education and Discipline, General Manager, Inspection Board President, Head of Strategy Development, I. Legal Advisor, Assistant General Manager, Head of Department (main service and assistant service unit), Head of Department, Ministry Consultant, Press and Public Relations Consultant, Private Pen Manager, Branch Manager

The duties of those who are in the staff of the Provincial Director in the provincial organization of the Ministry and in the provincial organization of the Ministry require no action. ends without a stay. Among these, Assistant General Manager, Head of Department (main service and auxiliary service unit), Department President, Branch Manager and Provincial Director staff, according to their interests, attached to the list in attached list (3) to the positions of Deputy General Manager, Head of Department, Branch Manager and Provincial Manager, while others were created in the same list. It is deemed to have been appointed to the positions of the Ministry Consultant without any need for their positions. This

In the event that the Ministry Consultant cadres and personal cadres established with the paragraph are vacated for any reason, cadres are deemed canceled without any processing. <sup>(one)</sup>

(2) Education Consultant, Education Attache and Ministry of Education in the Ministry on the date of the enactment of this Decree Law.

The duties of those who are in the Training Attache Deputy staff ends without any operation. In these cadres According to the relevant legislation, those who are found, Education, so as not to exceed 1/7/2012, provided that their term of office has not expired before. Until a new appointment is made to the consultants, Education Attaché and Assistant Training Attaché in their countries, It continues to carry out the works of the overseas organization.

(3) The date when the persons who are deemed to be appointed to the positions of the Ministry Consultant according to the first paragraph are deemed to be appointed to these positions.

As of last month, additional indicators, all kinds of increases and compensations, authority, duty, and representation indemnities, additional fees, additional payments and any payments made under similar names (in accordance with the relevant legislation. the total net amount (excluding the additional tuition fee paid in return for the overtime wage due to the study) as a fixed value), monthly, additional indicator, any hike and compensations, authorities, duties and representation compensations, additional fees, additional payments and any payments made under similar names (related According to the legislation, overtime pay due to the actual work and additional course fee paid in return for the actual course) If the amount is higher than the net amount, the difference amount will be paid without any tax and deduction. up is also paid as difference compensation. Depending on their wishes, in the titles they are assigned to, those who are changed and those who are appointed to other institutions at their own request are dismissed from the difference compensation.

(4) According to the first paragraph, assigned to the positions of the Ministry Consultant and their positions, depending on their personalities.

The counted ones carry out the duties determined by the Minister in the units determined by the Minister.

(5) Education Inspector and Education Inspector at the date of the entry into force of this Decree Law

Staff members of the Provincial Education Inspector and Provincial Education Inspector need no further action. regardless of their positions, they are deemed to have been appointed by their rank. As Training Inspector and Assistant Training Inspector the time they spent is counted as the Provincial Education Inspector and the Provincial Education Inspector Assistant.

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(1) Regarding the positions in this paragraph, see the Official Gazette dated 14/9/2011 and numbered 28054.

(6) Those who are in the positions of the Chief Inspector, Inspector and Assistant Inspector of the Ministry Inspection Board, According to his interest in the Guidance and Supervision Department, the staffs of the National Education Lead Auditor, Auditor and Assistant Auditor it is deemed to have been appointed by the positions of the cadres in which they are located without the need for any further action. The Ministry's Inspection Board The periods spent in the positions of Chief Inspector, Inspector and Assistant Inspector under the Presidency Under his chairmanship, he is considered as past auditor, auditor and assistant auditor.

(7) Appendix of Decree Law no. 190, located in the part of the table numbered (I) of the Ministry of National Education the title of vacant and full Chief Inspector, Inspector, Assistant Inspector, Training Inspector and Training Inspector staff as Chief Auditor, Auditor, Assistant Auditor, Provincial Education Auditor and Provincial Education Auditor respectively. It has been changed. <sup>(one)</sup>

**Budget transactions**

**PROVISIONAL ARTICLE 4 - (1)** Spending of the Ministry for the 2011 fiscal year, Central Government Budget No. 6091, 2011

In 2011, the units and boards closed down until a new regulation was made by the Ministry of Finance pursuant to the Law. It is covered by the appropriations in its budget.

**Squad changes**

**PROVISIONAL ARTICLE 5 - (1)** 190 years for a period of one year from the effective date of this Decree Law.

Class, title and vacant positions in vacant positions regardless of the restrictions in article 9 of the Decree Law no. degree, the Council of Ministers is authorized to change degrees in full positions.

(2) (Cancellation: By the Decision of the Constitutional Court dated 6/2/2013 and numbered E: 2011/123, K: 2013/26.)

**Regulatory actions**

**PROVISIONAL ARTICLE 6 - (1)** Arrangements regarding the implementation of this Decree Law within one year

put into force. Until these regulations come into force, the existing regulations are subject to this Decree Law. Implementation of non-contradictory provisions continues.

**Organization of the overseas organization**

**PROVISIONAL ARTICLE 7 - (1)** The Ministry's overseas organization and foreign units until 31/12/2012

The Minister is authorized to lift, unite or change the centers or countries where they are located.

**Troubleshoot problems**

**PROVISIONAL ARTICLE 8 - (1)** Closing, transfer, personnel transition due to the restructuring of the Ministry

and the hesitations that may arise in relation to transportation, other transition procedures and staff, transfer of assets and similar issues. Minister is authorized to rectify.

**PROVISIONAL ARTICLE 9 - (Annex: 4/7 / 2012-6353 / 61 art.)**

(1) To the 40.000 teachers who are vacant among the freelance teachers assigned to the Ministry, 21/12/2011

Appointment in 2012 without being subject to the restrictions in the Central Government Budget Law of 2012 dated and numbered 6260. done.

(1) Regarding the positions in this paragraph, see the Official Gazette dated 14/9/2011 and numbered 28054.

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**Transition provisions for budget and staff**

**PROVISIONAL ARTICLE 10 - (Annex: 1/3 / 2014-6528 / 25 art.)**

(1) Until the General Directorate of Higher Education and Foreign Education is organized, the duties and services given to this General Directorate It continues to be performed by the units and existing personnel who have been performing these tasks before. Higher Education and Abroad Education Spending of the 2014 fiscal year of the General Directorate based on the 2014 Central Government Budget Law No. 6512 dated 20/12/2013 General Directorate of Secondary Education and European Union and Foreign Relations General until a new regulation is made by the Ministry of Finance It is covered by the allowances of the Directorate.

(2) Until the General Directorate of Measurement, Evaluation and Examination Services is organized, the duty assigned to this General Directorate and services continue to be provided by the units and existing personnel who have previously performed these tasks. Measurement, Evaluation and Examination General Directorate's 2014 financial year expenditures are based on the Central Government Budget Law of 2014, numbered 6512. Until a new regulation is made by the Ministry of Finance, from the payments of the General Directorate of Innovation and Education Technologies It is met.

(3) The duties of those who are in the central organization of the Ministry of National Education (...) (i) Group Head staff (...) (ii) It ends without any processing on (...) (iii) Group President (...) (iv) cadres are created with the list (3) attached.

The Head of the Group (...) (iii) deemed to have been appointed to the positions of (...) (iv) with the positions they are currently in, without the need for any operation. Attached (3) In case the cadres created with the list are vacated for any reason, these cadres are deemed to be canceled without any operation. (iii)

(4) In accordance with this article, the date on which the personnel who are deemed to be appointed to the positions mentioned in the attached (3) list are deemed to be assigned to their new positions. As of last month, additional indicators, all kinds of hike and compensations, additional payments etc. of the total net amount of any payments made (excluding overtime pay due to actual work in accordance with the relevant legislation) (this amount is a based on value); monthly, additional indicators, any hike and compensations, additional payments and the total net amount of any payments made under similar names (excluding overtime pay due to actual work) in accordance with the relevant legislation.

In case of any difference, the difference amount is paid separately as compensation until the difference is closed without any tax and deduction.  
For those who have any change in the titles they are assigned to, and who are appointed to other institutions upon their own will.  
the difference payment is terminated.

(5) According to the third paragraph, those who are assigned to the positions of the Group Head (...) in the list (3) attached (...) Teacher Training and It is assigned to in-service training institutes affiliated to the General Directorate of Development. **(Cancel second, third and fourth sentences: Constitution With the Decision of the Court dated 13/7/2015 and numbered E: 2014/88, K: 2015/68.)**

- (1) *With the Decision of the Constitutional Court dated 13/7/2015 and numbered E.:2014/88, K.:2015/68, "... Instruction" in the first sentence of this paragraph and the Board of Directors, Deputy Undersecretary, General Manager, Head of Construction and Real Estate Group and... Provincial Director, Provincial Director of National Education and District Director of National Education in the provincial organization... Attached are the members of the Board of Directors of the Board of Directors, the Deputy Undersecretary and the General Manager (3). To the Ministry Consultant cadres established with the numbered list, "... and Provincial Director... "... and Provincial Director... "and" ..., temporary with others 3 In accordance with the third article, those who are in the Branch Manager positions affiliated to the person are the Training Specialists who have been established with the list (3) attached. to their cadres, the words "" have been canceled.*
- (2) *With the Decision of the Constitutional Court dated 13/7/2015 and numbered E.:2014/88, K.:2015/68, "... and the City in the first sentence of this paragraph Director... ", "... with the personal deputy General Manager, Head of Department and Provincial Director staff attached to the temporary article 3 Those who are deemed to be appointed ... "were canceled.*

(6) Appendix of Decree Law no. 190 is included in the section of the table of the Ministry of National Education of table (I)  
The vacant and full Provincial Education Inspector and Provincial Education Assistant Inspector positions are respectively the Ministry of Education Inspector and Maarif has been changed as Assistant Inspector.

(7) At the time of entry into force of this article, the National Education Supervisor, National Education Auditor and Provincial Education Auditor Those who are in the positions of Education Inspector, Deputy Auditor of National Education and Deputy Provincial Education Auditor and those who are found in the Deputy Inspector of the Ministry of Education, is assigned. Their National Education Auditor, National Education Auditor, Provincial Education Auditor, National Education Auditor Deputy and Provincial Deputy Inspectors of Education, Depending on their interests, Education Inspector and Education Inspector As an assistant, it is considered past In this way, those who are deemed to be appointed to the positions of Education Inspector and Assistant Inspector, According to the provisions of the legislation in force before the date of entry into force of this article, The total amount of all payments actually made within the scope of financial rights, the titles of the staff they are assigned to. If the total amount of financial rights foreseen for is more than the net amount, the staff mentioned at the date of entry into force of this article. about those in their titles (including those appointed from the Deputy Auditors of the Ministry of National Education to the staff of the Ministry of Education), legislation in force prior to the entry into force of this article, as long as they are in the staff they are appointed as The implementation of the provisions continue.

(8) As of the date of entry into force of this article, the Director of School and Institution, Deputy Principal and The duty of those who have been working as assistants with a term of four years or more, the end of the 2013-2014 academic year. As of then it ends without any further action. The duty of those whose term of office is less than four years is By the end of the first academic year following its completion, it ends without any further action.

(9) Within one year from the date this article comes into force; one-off and Law 190 National Education Specialist in the part of the table numbered (I) attached to the Decree of the Ministry of National Education. In order not to exceed the total number of freelance titles, he is a member of public institutions and organizations, and a special competition for the profession. Law number 657 entered after a certain period of vocational training and a special proficiency exam to the cadres specified in the paragraph (11) of the paragraph (A) of the section titled "COMMON PROVISIONS" those who have been appointed, with university faculty members, provided that they have completed a doctorate in the fields related to the Ministry's mandate.

Among the teachers, those who succeed in the exam to be held according to the principles and procedures determined by the Ministry, National Education Specialist can be assigned. Those who will be appointed in this way have at least five years of experience in their profession and will be determined by the Ministry. Public Staff Foreign Language Knowledge Level Assessment Exam or acceptance equivalence in terms of language proficiency they must have another document that is internationally valid.

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**Contracted teacher employment in priority regions in development**

**PROVISIONAL ARTICLE 11- (Annex: 15/8/2016-KHK-674/2 art. ; Exactly Admission: 10/11 / 2016-6758 / 2 art.)**

(1) Classrooms operating under Private Education Institutions Law No. 5580 dated 8/2/2007 and As of 14/3/2014, students are working as educational staff in study and training centers. entitlement to retirement, old age or invalidity pension from any social security institution at the date of entry into force working period of at least six years as of 1/1/2014. special conditions sought to be appointed to the teachers, except for the condition of taking the Public Personnel Selection Exam. Procedures and principles determined by the Ministry among those who meet the general conditions stipulated in article 48 of the Law No. Within the framework of the effective date of this article, it will be made for one time within six months. Those who succeed in the exam are ranked first in development to be employed within the scope of the additional article 4 in order of success. can be assigned to vacant contracted teacher positions in the regions with a high priority.

**Transitional provisions for staff**

**PROVISIONAL ARTICLE 12- (Annex: 2/12 / 2016-6764 / 13 art.)**

(1) At the date of entry into force of this article;  
 a) The duties of the personnel who work in the positions of I. Legal Counsel and the Head of Guidance and Audit are terminated and Transactions are established about them in accordance with the additional article 18 of the decree law no. 375.  
 b) Education Inspectors, provincial directors of the provincial director, performs other tasks. Working procedures and principles of education inspectors are determined by a regulation.  
 c) If the staff of the education inspector and assistant inspector vacant for any reason, these positions it is deemed to be canceled without any action.  
 c) It is necessary to take the proficiency exam from the assistant inspectors working under the subparagraph (b). those who have completed the period have successfully passed the proficiency exam according to the provisions of the legislation before the entry into force of this article. If they are, before the entry into force of this article, the personal rights to which peer education inspectors are subject Benefits.

(2) Within one year from the date this article comes into force; Annex of Decree Law No. 190 (I)

Not to exceed the total number of freelance staff titled Ministry of Education Inspector in the Ministry's section of the table no. has issued the title of Education Inspector, Education Inspector, National Education Inspector and Provincial Education Inspector. Those who work in the Ministry's organization and in the Ministry's organization, actually working in the branch manager and above, and national education among those who meet the foreign language and thesis requirements specified in the regulation. Those successful in the interview will be determined by the 2016 Central Government Budget Law No. 6682 dated 9/3/2016. can be appointed as Ministry Inspector, with the approval of the Minister, without being subject to the number limits. In the Ministry's organization among those who are still working in branch managers and cadres, and national education experts and assistants of national education experts The number of appointments to be made may not exceed five percent of the number of Ministry of Education Inspector positions established. In accordance with this paragraph



The interview, the candidate;

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- a) Understanding and summarizing, expressing and reasoning power,
- b) Representing ability, suitability of behavior and reactions to profession, merit and general and physical appearance,
- c) Self-confidence, persuasion and persuasiveness,
- ç) General ability and general culture,
- d) Openness to contemporary, scientific and technological developments,

It is a method of evaluation by giving points. Scores given by the interview commission chairman and members

It is recorded separately in the minutes. The establishment of an interview commission and the working procedures and principles of the commission by the Ministry determines.

**Force**

**ARTICLE 45 - (1)** This Decree Law enters into force on the date of its publication.

**Executive**

**ARTICLE 46 - (1)** The Council of Ministers executes the provisions of this Decree Law.

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**SCHEDULE (1)**  
**(Change: 2/12 / 2016-6764 / 14 art.)**  
**ORGANIZATION OF THE MINISTRY OF EDUCATION**

<b>Undersecretary</b>	<b>Instruction and Finishing Board</b>	<b>Undersecretary Helper</b>	<b>Service Units</b>
Undersecretary	Instruction and Finishing Board	Deputy Undersecretary	1) General Directorate of Basic Education
		Deputy Undersecretary	2) General Directorate of Secondary Education
		Deputy Undersecretary	3) Vocational and Technical Education General Directorate
		Deputy Undersecretary	4) General Directorate of Religious Education
		Deputy Undersecretary	5) Special Education and Guidance
		Deputy Undersecretary	General Directorate of Services
		Deputy Undersecretary	6) Lifelong Learning General Directorate
			7) Private Education Institutions General Directorate
			8) Innovation and Educational Technologies General Directorate
			9) Teacher Training and General Directorate of Development
			10) Measurement, Evaluation and Exam General Directorate of Services
			11) Higher Education and Abroad General Directorate of Education
			12) European Union and Foreign Relations General Directorate
			13) Inspection Board
			14) Strategy Development Directorate
			15) Legal Services General Directorate
			16) Human Resources General Directorate
			17) Support Services General Directorate
			18) Information Technologies Department
			19) Construction and Real Estate Department Presidency
			20) Press and Public Relations Brokerage
			21) Private Pen Directorate

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**SCHEDULE (II)**  
(Repealed: 11/10/2011-KHK-666/1 art.)

**ADDING ADDITIONAL AND CHANGE TO KHK NO 652**  
**CANCELLATION BY LEGISLATION OR CONSTITUTIONAL COURT**  
**DATE OF ENTRY OF ENFORCEMENT PROVISIONS TO ENFORCEMENT**  
**SHOWS LIST**

Shifters	Changing or deciding No. 652	Entry into Force
Law / Decree / Canceling Constitution Court Decision	canceled items	Historical
Its number		
DL / 662	8, 13, 21, 23, 27, 37	02/11/2011
DL / 666	Ruler No. 42 (II)	From 14/1/2012 to be valid
6353	37, Provisional Article 9	02/11/2011
6462	2, 43	12/07/2012
6495	17, 40	03/05/2013
The Constitutional Court E: dated 27/12/2012 2011/139, K.: 2012/205 Decision No	42	02/08/2013
The Constitutional Court E: dated 6/2/2013 2011/123, K.: 2013/26 Decision No	37, Provisional Article 5	10/10/2013
6528	6, 8, 14, 15 / A, 15 / B, 16, 17, 22, 23, 28, 30, 31, 37, 40, 41, Additional Article 1, Provisional Article 10,	31/12/2013
6637	ADDITIONAL ITEM 2	14/03/2014
		04/07/2015

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<b>Shifters</b>	<b>Changing or deciding No. 652</b>	<b>Entry into Force</b>
<b>Law / Decree / Canceling Constitution Court Decision</b>	<b>canceled items</b>	<b>Historical</b>
<b>Its number</b>		
The Constitutional Court		
E: dated 13/7/2015: 2014/88, K.: 2015/68 Decision No	Provisional Article 10	24/07/2015
6656	ADDITIONAL ITEM 3	01/09/2016
DL / 668	ADDITIONAL ITEM 4	27/07/2016
DL / 674	TEMPORARY ARTICLE 11	01/09/2016
DL / 676	ADDITIONAL ITEM 4	10/29/2016
6755	ADDITIONAL ITEM 4	24/11/2016
6758	TEMPORARY ARTICLE 11	24/11/2016
6764	5, 6, 9, 12, 13, 17, 19, 37, 41, 43, EK ARTICLE 1, ADDITIONAL ARTICLE 5, TEMPORARY ARTICLE 12, TABLE NO. ANNEX (I)	09/12/2016
DL / 687	12	02/09/2017