Notification Number: 2014/312/F

Ordinance on the right of users to notify the administration by electronic means

Date received : 02/07/2014

End of Standstill : 03/10/2014

Issue of comments by : Commission

Message

Message 002

Communication from the Commission - TRIS/(2014) 01874

Directive 98/34/EC

Translation of the message 001

Notification: 2014/0312/F

No abre el plazo - Nezahajuje odklady - Fristerne indledes ikke - Kein Fristbeginn - Viivituste perioodi ei avata - Καμμία έναρξη προθεσμίας - Does not open the delays - N'ouvre pas de délais - Non fa decorrere la mora - Neietekmē atlikšanu - Atidėjimai nepradedami - Nem nyitja meg a késéseket - Ma' jiftaħx il-perijodi ta' dawmien - Geen termijnbegin - Nie otwiera opóźnień - Nao inicia o prazo - Neotvorí oneskorenia - Ne uvaja zamud - Мääräaika ei ala tästä - Inleder ingen frist - Не се предвижда период на прекъсване - Nu deschide perioadele de stagnare - Nu deschide perioadele de stagnare.

(MSG: 201401874.EN)

1. Structured Information Line

MSG 002 IND 2014 0312 F EN 02-07-2014 F NOTIF

2. Member State

F

3. Department Responsible

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3. Originating Department

Secrétariat général pour la modernisation de l'action publique Mission synthèse et soutien – Affaires juridiques

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4. Notification Number

2014/0312/F - SERV

5. Title

Ordinance on the right of users to notify the administration by electronic means

6. Products Concerned

The ordinance establishes a right for users to notify administrations by electronic means and defines the conditions under which users and administrations may, in the context of their correspondence, send registered letters via electronic mail. This text additionally sets out the conditions under which a document may be issued by an administration in digital format and be accepted as having the same value as a document in paper form.

7. Notification Under Another Act

8. Main Content

The ordinance establishes a right for users to notify administrations by electronic means and defines the conditions under which users and administrations may, in the context of their correspondence, send registered letters via electronic mail. This text additionally sets out the conditions under which a document may be issued by an administration in digital format and be accepted as having the same value as a document in paper form.

9. Brief Statement of Grounds

Article 2 of Law No 2013-1005 of 12 November 2013 enabling the government to simplify relations between administrative authorities and citizens authorised the government, within the twelve months following promulgation of this law, to issue legislative provisions by ordinance intended to:

- 1° Define the conditions under which the right may be exercised to notify administrative authorities by electronic means and reply to them by the same means;
- 2° Define the conditions, in particular the guarantees of security and proof, under which users may, in the context of their correspondence with administrative authorities, send registered letters via electronic mail which have the value of registered letters where this formality is required by a legislative or regulatory text, and the conditions under which administrative authorities may use the same procedure with users who have given their prior consent to this arrangement.

The joint draft Ordinance, which amends Ordinance no. 2005-1516 of 8 December 2005 on electronic interactions between public services users and administrative authorities and between the administrative authorities, is issued on the basis of this authorisation.

10. Reference Documents - Basic Texts

References to basic texts: - Law No 2013-1005 of 12 November 2013 enabling the Government to simplify relations between administrative authorities and citizens,

- Ordinance no. 2005-1516 of 8 December 2005 on electronic interactions between public services users and administrative authorities and between administrative authorities.

administrative authorities and between administrative authorities
11. Invocation of the Emergency Procedure No
12. Grounds for the Emergency
13. Confidentiality No
14. Fiscal measures No
15. Impact assessment
16. TBT and SPS aspects TBT aspect
No - the draft has no significant impact on international trade.
SPS aspect
No - the draft is not a sanitary or phytosanitary measure.

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