Annex to the Protocol Decision of the Sitting of the Government of the Republic of Armenia N 51 of 20 December 2012



Report

Implementation of the UN Convention on the Rights of Persons with Disabilities

Republic of Armenia

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reamble

In line with point 1 of Article 35 of the UN Convention on the Rights of Persons with Disabilities", the Republic of Armenia is submitting to the Committee on the Rights of Persons with Disabilities (harringfor referred to as "the Committee") this

This Report was prepared in accordance with the guidelines and recommendations defined by the Committee.

In 2010 the Republic of Armenia ratified the Convention on the Rights of Persons with Disabilities", which entered into force on 22 October 2010. Along with other international treaties, in accordance with Article 6 of the Constitution of the Republic of Armenia, this Convention also forms a constituent part of the legal system of the Republic of Armenia after the ratification or approval thereof. In accordance with the same Article of the Constitution, where the ratified international treaties provide for norms other than those prescribed by laws, the norms of international treaties apply.

The Republic of Armenia has not yet ratified the Optional Protocol, however, the ratification thereof remains in the agenda of the state policy, and it will be ratified in the upcoming years after essential improvements in the equal opportunities and conditions necessary for the full exercise of rights by the persons with disabilities.

This Report was prepared by the interdepartmental working group wherein the representatives of the following bodies have been involved:

- Ministry of Labour and Social Issues of the Republic of Armenia (hereinafter referred to as "the MLSA")
- Ministry of Foreign Affairs of the Republic of Armenia
- Ministry of Justice of the Republic of Armenia
- Ministry of Healthcare of the Republic of Armenia
- Ministry of Education and Science of the Republic of Armenia
- Ministry of Culture of the Republic of Armenia
- Ministry of Urban Development of the Republic of Armenia
- Ministry of Territorial Administration of the Republic of Armenia
- Ministry of Sport and Youth Affairs of the Republic of Armenia
- Ministry of Emergency Situations of the Republic of Armenia
- Police of the Republic of Armenia
- National Statistical Service of the Republic of Armenia
- National Commission for Persons with Disabilities

The preparation works of the Report were coordinated by the MLSA of the Republic of Armenia, which is considered as the department coordinating the implementation of the Convention in the Republic of Armenia. Organisations of persons with disabilities and a number of interested non-governmental organisations have had the opportunity to submit recommendations on the structure and content of the Report.

The Report was approved by the Government of the Republic of Armenia on ______ December 2012.

The Report presents comprehensive information on the situation of persons with disabilities in the Republic of Armenia as well as the main directions and principles of the state policy of the country, aimed at the protection of the rights of persons with disabilities and at the social inclusion thereof, as well as summarises the measures undertaken and the results achieved.

The UN Convention on the Rights of Persons with Disabilities is deemed as a fundamental document for the Government of the Republic of Armenia on the basis whereof the state strategy for the protection of the rights of persons with disabilities, including mid-term and annual programmes, are elaborated.

The state policy for the protection of the rights of persons with disabilities is based on the Constitution of the Republic of Armenia, laws of the Republic of Armenia, attack and decisions of the Covernment of the Republic of Armenia attack and

persons with disabilities. The definition of the concept of "person with disability" was for the first time introduced on a legislative basis in the Law of the Republic of Armenia "On social protection of persons with disabilities in the Republic of Armenia" which was adopted in 1993, in accordance whereof the citizens are considered as persons with disabilities in case they need social assistance or protection for the reason of limitations in vital activities — conditioned by mental or physical incompleteness.

- The policy implemented in respect of persons with disabilities is well experienced starting from the care of persons with disabilities in special establishments up to creating necessary conditions for education and rehabilitation of persons with disabilities and ensuring equal opportunities. In the last decade the ideology and approaches for resolving the problem of social protection of persons with disabilities were changed in the Republic of Armenia the medical model of rehabilitation of persons with disabilities was substituted with a social model which implies a comprehensive, multi-lateral involvement of different social institutions in the resolution of economic, social, psychological issues related to disability.
- . Under the social model of disability, approaches in respect of the concept of "person with disability" change. The grounds and criteria for recognising a person as person with disability change.
- In the Republic of Armenia the basis of the legislative system for the resolution of issues and regulation of legal relations pertaining to persons with disabilities, comprises the following legal acts:
 - Constitution of the Republic of Armenia;
 - Convention on the Rights of Persons with Disabilities" 2006 (UN);
 - Law of the Republic of Armenia "On social protection of persons with disabilities in the Republic of Armenia" 1993;
 - Law of the Republic of Armenia "On the medical aid and support to the population" 1996;
 - Law of the Republic of Armenia "On social assistance" (24 October 2005);
 - Law of the Republic of Armenia "On education of persons in need of special conditions of education" 2005;
 - Labour Code of the Republic of Armenia 2005;
 - Law of the Republic of Armenia "On social protection of the population in cases of employment and unemployment" 2005;
 - "On State pensions" 2010;
 - Law of the Republic of Armenia "On urban development" 1998;
 - Protocol Decision of the Government of the Republic of Armenia No 44 of 2 November 2005 "2006-2015 strategy for the social protection of

June 1999 "On approving the lists of diseases and social groups of the population having the right to acquire medicine free of charge or under privileged conditions";

Decision of the Government of the Republic of Armenia No 780-N of 13 June 2003 "On approving the indices used during medical and social expertise and the criteria for determining disability degrees";

Decision of the Government of the Republic of Armenia No 318-N of 4 March 2004 "On the medical aid and support free of charge guaranteed by the State";

Decision of the Government of the Republic of Armenia No 1456-N of 23 September 2004 "On approving the procedure for determining the causal link between death and industrial impairments, occupational diseases of a victim, his or her stay in the battlefield, military service and other circumstances";

Decision of the Government of the Republic of Armenia No 1457-N of 7 December 2004 "On approving the procedure for granting, paying pension to an imprisoned in the place of imprisonment, and recognising him or her as a person with disability";

Decision of the Government of the Republic of Armenia No 1067-N of 28 July 2005 "On approving the base programme on rehabilitation of persons with disabilities and the procedure for the implementation thereof";

Decision of the Government of the Republic of Armenia No 392-N of 13 February 2006 "On approving the procedure for ensuring the accessibility of social, transport and engineering infrastructure for persons with disabilities and groups of population with low mobility";

Decision of the Government of the Republic of Armenia No 276-N of 2 March 2006 "On approving the procedure for implementing medical and social expertise";

Decision of the Government of the Republic of Armenia No 619-N of 11 May 2006 "On approving the criteria for defining the degree of loss of professional capacity as a result of impairments related to labour duties, occupational diseases or other harm caused to health";

Decision of the Government of the Republic of Armenia No 1369-N of 22 September 2006 "On approving the procedure for providing rehabilitation aid";

Declaration on the Rights of Disabled Persons – 9 December 1975 – UN;

Decision of the Government of the Republic of Armenia No 452-N of 12

prosthetic and orthopaedic appliances as well as technical and other supplementary rehabilitation means, and on repealing the Decision of the Government of the Republic of Armenia No 1780-N of 24 December 2003";

Decision of the Prime Minister of the Republic of Armenia No 98-N of 25 February 2008 "On creating a National Commission for Persons with Disabilities, on approving the rules of procedure and the composition of the National Commission, and on repealing the Decision of the Prime Minister of the Republic of Armenia No 747-N of 10 October 2006";

Decisions of the Government of the Republic of Armenia (adopted annually since 2006) "On approving the annual social protection programmes for persons with disabilities and the lists of measures provided for by these programmes."

- . At present the Draft Law of the Republic of Armenia "On the protection of the rights of persons with disabilities and social inclusion thereof in the Republic of Armenia" (hereinafter referred to as "the New Draft Law") has been put into circulation, which regulates the legal relations pertaining to determination of disability, to social, medical and professional rehabilitation of persons with disabilities, to ensuring an accessible environment for persons with disabilities, to the education, labour activities, health maintenance thereof, as well as those pertaining to the minimum social, legal and economic guarantees necessary for participation, on equal basis with everyone, in social life.
- . The resolution of issues of persons with disabilities are carried out within the framework of strategic and targeted programmes, which are aimed at creating equal opportunities for them and realising the rights and freedoms guaranteed by the State.
- . For the purpose of ensuring equal opportunities for persons with disabilities and effective inclusion thereof into the society, the issues relating to persons with disabilities and the elaboration of relevant policy for the resolution thereof are given importance in the Republic of Armenia. The main idea of the strategy in the field of disability is the transition from the social protection model of persons with disabilities to the model of social inclusion.

eneral Data

- As of 1 July 2012 182 379 persons with disabilities are registered in the Republic of Armenia, the 84 981 (46.6%) persons wherefrom are women.
- per degree, the following persons are registered:
 - 11 057 persons with disabilities of first degree, the 4 542 (41.1%) persons wherefrom are women, which constitutes 5.3% of women with disabilities;
 - 86 402 persons with disabilities of second degree, the 38 605 (44.7%) persons wherefrom are women, which constitutes 45.4% of women with disabilities;
 - 76 764 persons with disabilities of third degree, the 39 263 (51.1%) persons wherefrom are women, which constitutes 46.2% of women with disabilities;
 - 8 156 children with disabilities, the 2 571 (31.5%) persons wherefrom are female children, which constitutes 3.0% of women with disabilities.

disabilities, as well as the respect towards the dignity thereof. The provision of all mentioned above proceeds in line with the requirements of the international treaties ratified by the National Assembly of the Republic of Armenia, by adopting and executing new legal acts, by implementing targeted programmes and other measures, including measures of organisational nature.

- o. In the preamble of the Law of the Republic of Armenia "On social protection of persons with disabilities in the Republic of Armenia" (adopted in 1993) is stated: "This Law shall define the legal, economic and organisational fundamentals of social protection of persons with disabilities in the Republic of Armenia, the basic provisions of state policy on granting more favourable conditions and privileges for the realisation of their rights and abilities aimed at ensuring opportunities for persons with disabilities that are equal to those of other citizens of the Republic". Article 3 of the same Law states: "The rights, freedoms and responsibilities prescribed by the Constitution and laws of the Republic of Armenia for the persons with disabilities shall be the same as for other persons". This provision, in fact, ensures non-discrimination under the legal framework.
- . Under the existing legislation of the Republic of Armenia the concept of "disability" is not defined, however, the Law of the Republic of Armenia "On social protection of persons with disabilities in the Republic of Armenia" defines the concept of "person with disability" as follows: "Citizens shall be considered as persons with disabilities in case they need social assistance or protection for the reason of limitations in vital activities conditioned by mental or physical incompleteness". This definition somehow differs from that provided by the Convention as of which, persons with disabilities include those who have long-term physical, mental, intellectual or sensory impairments which in interaction with various barriers may hinder their full and effective participation in society on an equal basis with others.
- In the stage of adopting the Convention and after its adoption in 2006-2007, an analysis on the compliance of the legislative field of the Republic of Armenia with international legal norms was conducted in the Republic of Armenia aimed at ensuring the protection and promotion of the rights and dignity of persons with disabilities. Particularly, issues relating to legal and economic and technical grounds, the comparison thereof, formation and gradual designated use of legal grounds through approximation deriving from international practice, that are necessary for the application of principles contained in the UN Convention on the Rights of Persons with Disabilities, were studied and discovered.
- . The most important purpose of these works was to consider the disability on the basis of the social, rather than the medical model. The analysis was conducted based on the following classification:
 - adopted international norms;
 - the reflection thereof in laws of the Republic of Armenia;
 - analysis with regard to contradictions or provisions yet having not been defined;
 - recommendations in respect of definition, approximation of international provisions, or the revision of principles.

The analysis was sent to the heads of all ministries, departments, deputies to the National Assembly.

LARIER After the adoption of the Convention the MLSA of the Republic of Armenia launched works on the development of the new Draft Law "On the protection of the rights of persons with disabilities and the social inclusion thereof in the Republic of Armenia" (hereinafter referred to as "the Draft Law"), wherein the concept of

- relevant discussions with the participation of all the ministries, departments of the Republic of Armenia, local and international non-governmental organisations.
- . One basic principle is laid down in the Draft Law: every human being shall have the right to live a decent life, participate fully and on an equal basis in social life.
- Functional or structural disorders of a human organism limit the activities or participation thereof in social life, if his or her needs are not taken into account when building the environment. Otherwise, the availability of equal opportunities and accessible physical, cultural, treatment and other favourable social factors reduces this risk to a possible extent.
- Very Upon the Protocol Decision of the Government of the Republic of Armenia No 48 of 8 December 2011 the concept on "the transition to a model for determining disability based on determining the degree of capacity for work having been maintained by the person" was approved, according to which, when recognising a person as person with disability, the priority is given to the capacity for work maintained thereby (the needs for activity, participation and special education of children) as the full participation in social life and economic independence thereof is conditioned by the capacity for work. The capacity for work maintained by the person will be evaluated by percentage. The capacity for work maintained by the person will condition the amount of disability pensions and the types of social assistance.
- 3. When determining the disability based on the capacity for work maintained by the person, consideration will be given to the fact that the capacity for work is conditioned not only by the functional or structural state of the person, but also by professional, age, environmental, educational and other social factors. The assessment of the maintained capacity for work also implies an assessment of the active involvement of an individual in labour activities. Importance is attached to the rehabilitation of an individual, the arrangement of employment issues.
-). In 2011 the MLSA of the Republic of Armenia organised broad discussions of the provisions of the Convention and those of the Draft Law throughout all marzes [regions] of the Republic, with the participation of marzpets [regional governor], heads of all sub-divisions of the marzpetarans [regional governor's office], heads of medical and educational organisations of marzes and non-governmental organisations dealing with issues of persons with disabilities.
- n. The concept of "person with disability" defined by the Law "On social protection of persons with disabilities in the Republic of Armenia" is also used in other legal acts of the Republic of Armenia, except for the legal documents of the field of general education wherein is used the concept of "person in need of special conditions of education": "a person the peculiarities of physical and/or intellectual, mental development whereof hinder the mastering of educational programmes without special conditions of education". The Law of the Republic of Armenia "On education of persons in need of special conditions of education" (adopted in 2005) also defines the concept of "special conditions of education": "special educational programmes and teaching methods, personal technical means of teaching, environment for vital activities, as well as pedagogical, social and other services, that are necessary for organising the education and teaching of persons in need of special conditions of education and without which the mastering of general education programmes and vocational education programmes by the persons in need of special conditions of education proves to be hard or impossible".
- In 2011 the Ministry of Education and Science of the Republic of Armenia supplemented the Law of the Republic of Armenia "On general education", according which the concept of "person in peed of special conditions of education".

programmes", whereas the concept of "special conditions of education" was defined as follows: "an integrity of educational programmes and teaching methods, personal technical means of teaching, adapted environment, as well as pedagogical, social and other services, aimed at mastering by the person the main general education programme".

rticle 2. Definitions

- 1. The definitions of the main concepts relating to disability are introduced in Article 2 of the Law of the Republic of Armenia "On social protection of persons with disabilities in the Republic of Armenia". These concepts are as follows: "person with disability", "limitations in vital activities", "technical means of rehabilitation and other supplementary appliances", "medical and social expertise", "ensuring access to environment for vital activities", "social protection of persons with disabilities". "Communication", "discrimination on the basis of disability", "reasonable accommodation", "universal design" and other concepts presented in the Convention are missing from the aforementioned Law. The existing difference is conditioned by the fact that the Law was adopted in 1993, whereas the Convention was adopted in 2006 and is built upon the inclusive model.
- The Law of the Republic of Armenia "On social protection of persons with disabilities in the Republic of Armenia" does not fully resolve the issues of determining disability, social, medical and professional rehabilitation, development of an accessible environment for persons with disabilities, the inclusion thereof into the society. The following new concepts are already included in the developed Draft Law:
 - "social inclusion" the equal inclusion and active participation of persons with disabilities in social life;
- "capacity for work" ability to carry out activities in line with the content, volume of the work and the introduced requirements (implementation requirements) within the context of limitation in vital activities of the person and the impact of environmental factors;
- "communication", within the meaning of this Law display of speech, sign language, symbols and text, Braille, tactile communication, readable print, as well as other accessible information and communication technologies;
- "discrimination", within the meaning of this Law any distinction, exclusion or restriction on the basis of disability which has its aim of rejecting the fact that a person with disability may, on an equal basis with others, exercise his or her rights and fundamental freedoms in the political, economic, social, cultural, civil or any other field;
- "environment" social and cultural conditions, including treatment, as well as physical environment where the person lives, is educated, works, moves and organises the personal life thereof;
- "environmental factors" external conditions which have positive or negative impact on the life of a person with disability;
- "reasonable accommodation (adjustments)" conditions and adaptations, contributing to the ensuring and organisation of education and teaching, occupation, communication, cultural, sports activities and other forms of participation of persons with disabilities, that are created taking into consideration the personal needs of the person with disability;
- "social organisation" legal person pursuing statutory goals of social orientation, which contributes to the creation of workplaces and ensuring employment for

- "universal design" the design of environments, programmes, goods and services to be usable by every human being to the maximum possible extent without any adjustments or specialised design, by not excluding the use of supplementary appliances for particular groups of persons with disabilities;
- "social patronage" the service of assistant, mediator, personal escort, reader and translator for the sign language, rendered to persons with disabilities.
- For the purpose of applying the definitions of the aforementioned concepts within the direct meaning set by the Convention, it is planned to ensure relevant mechanisms and procedures under laws and by-laws. To that regard the Draft Law provides for approval of a number of procedures by the Government of the Republic of Armenia.

rticle 3. General principles

- The principle of "respect for inherent dignity, individual autonomy including the freedom to make one's own choices, and independence of persons" referred to in the Convention is envisaged in Article 14 of the Constitution of the Republic of Armenia, which reads as follows: "Dignity of a shall be respected and protected by the State as an inherent foundation for his or her rights and freedoms".
- The concept of "non-discrimination" is laid down in Article 14.1 of the Constitution of the Republic of Armenia, which reads as follows: "Discrimination based on sex, race, skin colour, ethnic or social origin, genetic features, language, religion, ideology, political or other views, membership to a national minority, property status, birth, disability, age, or other personal or social circumstances shall be prohibited".
- ". The principles of "full and effective participation and inclusion in society" and "respect for difference and acceptance of persons with disabilities as part of human diversity and humanity" defined by the Convention are envisaged in their general meaning in Chapter 2 "Fundamental human and citizen's rights and freedoms" of the Constitution of the Republic of Armenia.
- 3. In order to further complete and clarify the main principles defined by the Convention, these were included in the Draft Law of the Republic of Armenia "On the protection of the rights of persons with disabilities and social inclusion thereof in the Republic of Armenia", which provides for all mechanisms and norms of law, within the direct meaning thereof, ensuring the implementation of general principles introduced in the Convention.
- referred to in the Convention are envisaged within the general meaning thereof in Chapter 2 of the Constitution of the Republic of Armenia. In order to envisage more directly the principles and ensure the mechanisms for the implementation thereof, the Draft Law of the Republic of Armenia "On equal opportunities and equal rights of women and men in the Republic of Armenia" was elaborated in the Republic of Armenia, which passed the first reading in the National Assembly in February 2012, and now is in the stage of adoption.
- The principle of "respect for the evolving capacities of children with disabilities and respect for the right of children with disabilities to preserve their identities" referred to in the Convention is envisaged in Chapter 3 of the Law of the Republic of Armenia "On social protection of persons with disabilities in the Republic of Armenia" and in the Draft Law of the Republic of Armenia "On the protection of the rights of persons with disabilities and social inclusion thereof in the Republic of Armenia".

ratified by the Republic of Armenia, the principles defined by international treaties shall apply.

rticle 4. General obligations

- .. The State shall guarantee:
 - the creation of opportunities on an equal basis with other citizens, active participation of persons with disabilities in economic, political and social processes existing in the society;
 - creation of necessary conditions, which will enable persons with disabilities to live a full life based on the personal capabilities, abilities and personal interests.
 - In this regard, the legislation is being improved, new principles, strategic and programme-based documents are adopted, permanent monitoring of the protection of the rights of persons with disabilities is conducted.
- For the purpose of protecting the rights and resolving the issues of persons with disabilities, the powers of the Government of the Republic of Armenia and the MLSA of the Republic of Armenia are defined in Articles 5.1 and 5.2 of the Law of the Republic of Armenia "On social protection of persons with disabilities in the Republic of Armenia".
 - Particularly, these powers shall include the development and implementation of policies in the field of social protection of persons with disabilities;
 - development and implementation of goal-oriented programmes for social protection of persons with disabilities;
 - the process of development of programmes for carrying out medical and social expertise and personal rehabilitation programmes for persons with disabilities, the process of implementation of rehabilitation measures;
 - support to non-governmental organisations dealing with issues of persons with disabilities and cooperation therewith;
 - development of methodical documents on the social protection issues of persons with disabilities, definition of the norms and rules ensuring the accessibility of the environment for vital activities, etc.
- Let Chapter 5 of the Law of the Republic of Armenia "On social protection of persons with disabilities in the Republic of Armenia" lays down the following obligations for the State: discover and eliminate all barriers hindering the realisation of rights and full satisfaction of needs of persons with disabilities in respect of the accessibility of the environment, transportation means and information systems.
- i. A number of other sectoral laws also lay down provisions aimed at protecting the rights and enhancing the opportunities of persons with disabilities. Thus, as a result of the amendment made to the Law of the Republic of Armenia "On urban development" in 2011, as a mandatory provision, the requirement for ramps in newly built or renovated buildings was included. Under the amendment made to the Law of the Republic of Armenia "On medical aid and support to the population" in 2010, provisions were added with regard to free of charge or co-funded medical aid to persons with disabilities. As a result of the amendment made to the Law of the Republic of Armenia "On education" in 2011, the idea of inclusive education and a number of provisions regulating this type of education were introduced therein.
- State interference in the sphere of issues of persons with disabilities, is mainly conducted at the expense of the State Budget of the Republic of Armenia by rendering different services. The overall picture and statistics of social protection of persons with disabilities, exercise of the rights thereof and provision of assistance thereto by the Government of the Republic of Armenia obviously derive from the

possible equal conditions for them, which are rendered to persons with disabilities at the expense of the State budgetary funds of the Republic of Armenia, are as follows:

- prosthetics of persons with disabilities, providing them with rehabilitation appliances and the repair thereof, including ocular prosthetics and acquisition of hearing devices;
- providing persons with disabilities with wheelchairs;
- providing persons with disabilities with hearing devices and with inserts to the hearing devices;
- printing books with special letters for persons with sight disability, recording "audio books" etc., as well as teaching them with the "Arev" system and providing them with computer technology;
- rehabilitation, treatment of mental health as well as medical and social rehabilitation of persons with disabilities;
- implementing programmes aimed at providing vocational education to persons with disabilities and promoting the employment thereof etc.
- '. In 2010-2012 about 2500 civil and community servants working in the field of social protection, have undergone mandatory training courses, the mandatory component whereof constitute the subjects on the protection of the rights of persons with disabilities, organisation of treatment to and communication with persons with disabilities, on other issues in the sphere of disability. This component constitutes (20-30%) of similar courses. In addition, during the same time period, upon the order submitted by the MLSA of the Republic of Armenia, about 600 employees and representatives of non-governmental organisations dealing with issues of persons with disabilities and elderly persons, have undergone a 40-hour vocational training, which was entirely devoted to the issues of persons with disabilities. As a result, the majority of persons with disabilities will receive services based on better quality and personal needs.
- 3. For the purpose of realising the rights of persons with disabilities as well as protecting and promoting the freedoms thereof, a system of bodies and organisations with relevant powers operates in the Republic, wherein local self-government bodies also play an important role. Thus, according to Article 43 of the Law of the Republic of Armenia "On local self-governance" the head of a community exercises a mandatory power delegated by the State, related to the "organisation of the activities of the social aid service within the community", as well as an optional power related to the "improvement of social conditions of persons with disabilities, families having lost their bread-winner, other socially disadvantaged groups".
-). The State attaches importance to the rights of persons with disabilities to education, employment, medical treatment, rehabilitation, information, communication, and considers them as subject to immediate implementation.
- Issues related to ensuring the free movement of persons with disabilities, particularly, the adaptation of public buildings and constructions for persons with disabilities, is carried out by the State by certain stages. To this regard, the development of relevant legislative framework was carried out, but due to insufficiency of material resources and absence of precise mechanisms, the adaptation of the aforementioned buildings for persons with disabilities is far from being considered as sufficient.
- . According to Article 27.1 of the Law of the Republic of Armenia "On legal acts" each newly adopted or supplemented draft legal act undergoes expert examination, as well as is posted on the Internet, as a result whereof each citizen of the Republic of

Persons with Disabilities. However, it is worth mentioning that goal-oriented statistics is not available with regard to participation of women, children and girls with disabilities in the process of developing acts and policies on disability, as well as on gender and age data of participating persons with disabilities.

- . Existing legal acts in the Republic of Armenia as well as those drafted do not provide for measures which will promote the realisation of the rights of persons with disabilities more than provided for under the requirements of the Convention.
- The provisions of legal acts ensuring the requirements of the Convention, as well as the measures taken by the State for the resolution of issues of persons with disabilities, equally extend to the whole territory of the Republic of Armenia, including the city of Yerevan, as well as the marzes.
- .. The consolidated comparable statistical data on the effectiveness of antidiscrimination measures in the Republic of Armenia and on ensuring progress in the realisation of the rights of persons with disabilities (including in respect of gender and age) as envisaged by the Convention, are not complete. Some statistical data on ensuring progress in the realisation of the rights of persons with disabilities are presented per fields (education, employment, etc.) in relevant sections.

art II. Special rights

rticle 5. Equality and non-discrimination

- Equality of people before the law, as well as non-discrimination are defined by Article 14.1 of the Constitution of the Republic of Armenia, which reads as follows: "All human beings shall be equal before the law". Discrimination based on sex, race, skin colour, ethnic or social origin, genetic features, language, religion, ideology, political or other views, membership to a national minority, property status, birth, disability, age or other personal or social circumstances shall be prohibited".
- According to Article 32 of the Constitution of the republic of Armenia, "Everyone shall have the freedom to choose occupation. Every worker shall have the right to a just remuneration not lower than the minimum laid down by law, as well as to working conditions meeting the safety and hygiene requirements", whereas according to Article 37, "Everyone shall have the right to social security in cases of old-age, disability, sickness, loss of bread-winner, unemployment and other cases provided for by law". The provisions for maintaining equality and non-discrimination are laid down also in the Law of the Republic of Armenia "On social assistance", Law of the Republic of Armenia "On allowances", and in other legal acts. The provisions defined by these laws may not reduce or restrict the requirements defined by the Constitution.
- The principle of equality and non-discrimination is laid down in the preamble of the Law of the Republic of Armenia "On social protection of persons with disabilities in the Republic of Armenia", which read as follows: "Legal, economic and organisational fundamentals of social protection of persons with disabilities in the Republic of Armenia, the basic provisions of state policy on providing more favourable conditions and privileges for the realisation of rights and abilities of persons with disabilities for the purpose of ensuring opportunities for them on an equal basis with other citizens of the Republic".
- 3. In Article 4 of the Draft Law of the Republic of Armenia "On the protection of the rights of persons with disabilities and social inclusion thereof in the Republic of Armenia" is included "non-discrimination against persons with disabilities and accessibility of all apheres of social life" as the main principle of social policy in the

- Upon the Decision of the Prime Minister of the Republic of Armenia of 25 February 2008 the National Commission for Persons with Disabilities was created and is now operating, one of the most important purposes of the activities whereof is to ensure equal rights and equal opportunities and non-discrimination based on disability. The creation, competences and powers of the National Commission for Persons with Disabilities are laid down in the Draft Law (introduced into legislative framework).
-). The position of an advocate for persons with disabilities, which was opened since 2011 within the Staff to the Human Rights Defender of the Republic of Armenia, also contributes to the ensuring of equal rights and equal opportunities as well as non-discrimination for persons with disabilities.

rticle 8. Awareness-raising

- . The principle of awareness-raising is included in Article 48 of the Constitution of the epublic of Armenia: As "the main tasks of the State in the economic, social and cultural heres" it defines the "implementation of programmes for the prevention and eatment of disability, promotion of participation of persons with disabilities in social e".
- Increase of the level of awareness is also guaranteed by Article 16 of the Law of the epublic of Armenia "On social protection of persons with disabilities in the Republic of menia" "Ensuring the freedom to receive information for persons with disabilities". Ecording to this Article "The State shall ensure the freedom to receive information for ersons with disabilities".
- ne State accepts the sign language as means for providing personal communication, lucation and translation services.
- nsuring education through Braille system for persons with sight impairments, the ailability of hearing appliances and large prints, including supplementary education rough the Braille system for persons having lost their sight at an older age, is aranteed.
- teaching system for easy understanding of the language is organised for persons with ental impairments. Technical means of communication are provided to persons with eech impairments.
- elevision companies established by state administration bodies and local self-vernment bodies, ensure, within the air time provided for by law, the broadcasting of ildren's and news television programmes with sign language interpretation. However, is worth mentioning that the aforementioned requirement of the Law is not fully met.

 In line with the provisions of the Convention the requirement of ensuring awareness laid down in the Law of the Republic of Armenia "On freedom of information in the epublic of Armenia" adopted in 2003. Particularly, Article 4 of the Law defines the rotection of the freedom to seek and receive information" and "ensuring of the cessibility of providing information" as main principles for ensuring freedom of formation. Meanwhile, Article 6 of the same Law defines the exercise of the freedom information, according which "Everyone shall have the right to familiarise himself or reself with the information he or she has sought and/or apply, as prescribed by law, to e information holder with a request of receiving that information, and to receive this formation."
- Law of the Republic of Armenia "On advertisement provided for by ticle 13 of the Law of the Republic of Armenia "On advertisement" also contributes to e increase of effectiveness of awareness-raising, according which "The advertising tity shall be obliged to provide, as a priority, not less that 5 per cent of the annual air no (printing surface area).

epartments, territorial administration bodies and local self-government bodies of the epublic of Armenia, as well as by non-state organisations. The production and stribution costs of social advertisements shall be covered at the expense of the livertiser's funds".

- i. For the purpose of increasing the level of legal knowledge of the population, quiring by citizens of knowledge on law, particularly relevant knowledge on issues lating to disability, measures are taken in the Republic of Armenia at different lucational levels. Thus, for the purpose of forming on the part of children respect wards persons with disabilities, as well as increasing the level of knowledge of children the field of law, courses on social issues and fundamentals of law are planned and nducted in high schools (10th, 11th and 12th forms).
- i. Relevant courses on law and social sphere are also conducted at all levels of cational education.
- The training courses, related to the field of law, for public service, particularly, for ril servants, are also considered as an important process for awareness-raising. As a andatory component of training, courses relating to the topics on "Gender Issues" and Iuman Rights" are conducted, with 72-hour load for each thereof. Within the amework of these courses, topics on the protection of the rights of persons with sabilities, particularly women with disabilities, constitute the significant part of these urses.
- 3. The other important component for awareness-raising is the organisation of courses id seminars on awareness amongst persons with disabilities, as a result whereof, cross with disabilities learn their rights and granted privileges more completely. milar courses are organised by different non-governmental organisations, as well as in neral education schools, primary vocational and middle-level vocational education tablishments where inclusive education is applied.
- n. Within the framework of awareness-raising measures, each year seminars are ganised for parents on the topics on "Skills for parenthood", which are aimed at forming of the peculiarities of education of children in need of special conditions of lucation. Such planned seminars were held in 2010-2012 by several non-governmental ganisations. Employees of the MLSA of the Republic of Armenia have also rticipated in the seminars organised by "Bridge of Hope" non-governmental ganisation both in Yerevan and in marzes. The effectiveness of such measures, with gard to the development of skills and abilities of parents, is quite high.
- The meetings with persons with disabilities, the non-governmental organisations ereof and mass media organised regularly by the medical and social expertise and apployment agencies of the MLSA of the Republic of Armenia and by the territorial dies thereof, also promote the awareness-raising.
- . Since 2008, each year from 15 November till 15 December, the MLSA of the epublic of Armenia and the National Commission for Persons with Disabilities have en declaring a month of awareness-raising on issues relating to disability. Within the amework of declared month, seminars, round tables, discussions, press conferences, alking campaigns, television programmes and other various and diverse events are ganised. Within the framework of this programme, large groups of the public are formed of the issues of persons with disabilities, of the provisions of the Convention the Rights of Persons with Disabilities as well as of the new approaches for termining disability, stemming from the Convention.
- In 2010-2011 working groups composed of employees of the MLSA of the Republic Armenia held conferences in Yerevan and in all marzes of the Republic with regard to arification of the provisions of the Convention, wherein participated the heads of arrang local solf government bodies, amployees of the social soctor, representatives

- Since 2010, each year the MLSA of the Republic of Armenia, together with non-vernmental organisations, has been holding the "Best journalistic work" contest thin the frameworks whereof a prize is granted for the preparation of the best levision and radio programmes, publication of the best articles relating to the field of sability. We may note that the number of journalists applying for and taking part in e contest increases by years.
- . For the purpose of highlighting the issues relating to the field of disability and commending solutions, since March 2008 the departmental programme series on ocial dialogue time" of the MLSA of the Republic of Armenia is broadcast throughout e territory of the Republic on a television channel having mainstream audience, which nong other social issues refers to the social inclusion of persons with disabilities, provement of life and informing of the rights thereof. The Minister of Labour and scial Issues of the Republic of Armenia, deputy ministers, heads of non-governmental ganisations, social partners have been invited to the programme for many times.
- . On 14-18 August 2012, a training was conducted by an international expert, the irpose whereof was to provide specialists and officials of the Republic of Armenia with levant knowledge and skills, for using the methodology of international classification functions, as well as for conducting a situational analysis on disability. Specialists om the MLSA of the Republic of Armenia, Ministry of Education and Science of the epublic of Armenia, Ministry of Healthcare of the Republic of Armenia, from "Bridge Hope" NGO dealing with the protection of the rights of persons with disabilities in the epublic of Armenia, as well as from the Armenian branch of the "Mission East" Danish lief and development organisation have participated in the training. Due to the aining, the knowledge acquired by the specialists will be more effectively used for nducting research. Particularly:
- e formulated expert group has developed a relevant questionnaire (tool) through nich surveys, data analyses and summarisation are carried out, using the principles and methodology of the ICF. As a result, the special needs of children and adults with sabilities and problems will be revealed, the degree of the limitations thereof will be termined, which will enable to determine also the disability threshold. The research arted in September 2012 and is conducted in the region of Ijevan of Tavush marz.
- The "www.mss.am" website of the MLSA of the Republic of Armenia and the rww.disabilityarmenia.am" website specially created in 2010, provide accessible formation on the issues of the field of disability, on the rights of persons with sabilities, legal framework regulating the field concerned, as well as on the plemented programmes.

rticle 9. Accessibility

The purpose of social inclusion of persons with disabilities the first precondition oves to be the accessibility of the environment, which implies the ensuring of vourable conditions which will enable the persons with disabilities to actively avail of e infrastructure, means of transportation, as well as to receive information they are terested in.

he principles of ensuring accessibility are included in the Law of the Republic of menia "On social protection of persons with disabilities in the Republic of Armenia".

Law of the Republic of Armenia "On social otection of persons with disabilities in the Republic of Armenia", within the amework of the state policy on the objects of social infrastructure the authorities of ate power and public administration bodies of the Republic of Armenia, all employers tate and non-state) operating within the territory of the Republic of Armenia are

mmunities. For the purpose of ensuring accessibility, according to Article 22 of the me Law, the planning and construction of residential areas, if they are not adjusted for e accessibility and use by persons with disabilities, are not permitted.

- For the purpose of ensuring accessible conditions for persons with disabilities, the overnment of the Republic of Armenia has approved the procedure for "Ensuring cessibility of social, transportation and engineering infrastructures for persons with sabilities and groups of population with low mobility". According to this procedure, e traffic and pedestrian lanes of streets, underground and overground crossings, areas ljoining buildings and constructions, public recreation places, sports and children's aygrounds must be furnished with necessary ramps and special appliances, as well as th warning light, audio and other installations.
-). Ensuring of accessibility, in addition to the Government of the Republic of Armenia, also conferred on local self-government bodies.
- . According to Article 43 of the Law of the Republic of Armenia "On local self-vernance", the activities of the head of a community in the field of labour and social rvice are considered as: "taking measures towards improving the social conditions of rsons with disabilities, families having lost their bread-winner, other socially sadvantaged groups".
- 2. According to the Law of the Republic of Armenia "On local self-governance in the y of Yerevan", the powers of the mayor in the field of urban development and public ilities are defined as implementation of programmes for creating conditions in urban welopment objects for the free movement of persons with disabilities and groups of e population with low mobility. Within the framework of this programme, upon the signment of the Mayor of Yerevan, the Department for Transport of the City must take easures aimed at acquisition and intended use of trains adjusted for persons with sabilities, as well as must take measures aimed at acquiring equipment designed for rving persons with disabilities, *i.e.* ramps, special elevators etc., as well as aimed at the stallation thereof on buses designed (painted) for persons with disabilities. For this rpose, the 2013 Budget of the city of Yerevan provides for 25 million Drams.
- 3. During last years, certain works have been carried out in the field of planning tivities aimed at ensuring accessibility for the groups of population with low mobility the environment of urban development. Having regard to more active field of tivities, these were mainly carried out in capital city Yerevan. The architectural-anning assignments issued by Yerevan municipality also include special requirements this regard (for example, residential and trade-community complex on Arshakunyats enue, multi-apartment buildings on Keru, Mamikonyants, Demirtchyan, Arami and her streets).
- p. From the projects may be pointed out objects such as the residential building nstructed in the corner of Hanrapetutyan and Byuzand streets, the business centre on norenatsi street, the underground crossings at the crossroads of Nalbandyan-ahakyan-Alek Manukyan, Vardanants-Khanjyan streets, etc. The notable work carried it in the construction sector is obvious particularly with regard to the streets and destrian crossings of Yerevan, which are adjusted to a possible extent for citizens with neelchairs (though the defined urban development norms were not always observed, nich hinders the independent movement of persons with disabilities). Very few ministrative buildings may be pointed out from the point of ensuring the movement persons with disabilities availing of wheelchairs, but the works are launched to this gard. In 2010-2012 Yerevan municipality built entrance ramps for persons with sabilities near 12 polyclinics and 8 administrative and public buildings.
- 5. For the implementation of point 5 of Article 55, point 4 of Article 57 of the Law of a Populais of Armonia "On local self governance in the city of Versyan" the Law of the

ansportation and engineering infrastructures for persons with disabilities and groups population with low mobility", and the Decision of the Mayor of Yerevan No 1634-A 26 March 2009 "On creating conditions in newly built and existing urban evelopment objects for the free movement of persons with disabilities and groups of pulation with low mobility", the programme for ensuring accessibility for persons th disabilities and groups of population with low mobility in Yerevan was approved on the Decision of the Mayor of Yerevan No 4562 of 13 June 2012. The organisation and responsibility for the implementation (ensuring that measures are taken) of this ecision was reserved to the sub-divisions of the Staff of Yerevan Municipality. For the irpose of ensuring accessibility for persons with disabilities, a task was assigned also to ectoral commissions which, by virtue of their actions, must ensure the unrestricted rticipation of persons with disabilities in the election process. Article 15 of the ectoral Code of the Republic of Armenia lays down the following provision according nich: "For the purpose of ensuring the accessibility of the exercise of the right to ffrage by electors with limited physical capacity, local self-government bodies shall idertake appropriate measures in polling stations".

- b. Any national programme ensuring accessibility, with respective implementation nelines and indicators, is not available in the Republic of Armenia, which is provided r and envisaged in the developed Draft Law. The actual implementation of the ovisions of regulatory legal acts aimed at ensuring accessibility, due to the lack of levant mechanisms and necessary financial means, is not fully carried out especially in e sphere of urban development where the provision of accessibility is far from being nsidered as sufficient.
- '. However, it is worth mentioning that the accessibility norms defined by the gulatory legal acts of the Republic of Armenia, create an important precondition for suring the level of accessibility in the country.

rticle 10. Right to life

- 3. The fundamental provision on the right to life, referred to in the Convention, is laid own in Article 15 of the Constitution of the Republic of Armenia, according which veryone shall have the right to life. No one may be sentenced to death penalty or be ecuted". This provision refers to all citizens, including persons with disabilities.
-). The fundamental provision on the right to life is also laid down in Criminal Code of e Republic of Armenia, the Article 49 whereof defines the types of punishment, *i.e.* nalty, deprivation of the right to hold certain positions or engage in certain activities, ablic works, deprivation of special or military rank, category, degree or qualification ass, confiscation of property, detention, confinement in disciplinary battalion, fixed-rm imprisonment, life imprisonment. From the types of punishment previously fined, "death penalty" was abolished in 2006, and at present the Criminal Code does at provide for such punishment.
-). All citizens of the Republic of Armenia, including persons with disabilities, are otected against being imposed the punishment of arbitrary deprivation of life. The vil Code of the Republic of Armenia also prohibits to subject people to medical and ientific experiments without their consent.

rticle 11. Situations of risk and humanitarian emergencies

. The basis for the legislation on regulating emergency situations is the Constitution of e Republic of Armenia, according which, in the event of violent overthrow of the nstitutional order, as well as at the time of martial law, the President of the Republic Armenia, consulting with the Chairperson of the National Assembly of the Republic of mania, and the Prima Minister of the Republic of Armenia, may declare state of

curity of the citizens at the time of natural disasters, technical accidents, epidemics, as ell as protecting human rights and freedoms, where mass violations of public order ke place, and a danger for violent overthrow of the constitutional order arises.

- 2. Upon the decisions of the Government of the Republic of Armenia and relevant gislation based on the Law of the Republic of Armenia "On the protection of the pulation during emergency situations", a single state system is provided for the evention of technical and natural disasters, implementation of relevant measures in se of emergence thereof. This system comprises state and local self-government dies, state and non-state organisations with relevant human and material resources ereof. Meanwhile, this system includes structures which conduct permanent onitoring of natural and technical situations, which is aimed at preventing the currence of such situations, reducing human and material losses. This Law also fines the rights and obligations of citizens during emergency situations.
- 3. The Decision of the Government of the Republic of Armenia No 1180-N of 18 August 11 "On approving the procedure for evacuating the population from dangerous areas" fines the main issues related to the evacuation of the population during emergency tuations and marital law, the organisation and implementation thereof. Point 2 of this ocedure refers to the evacuation of persons with disabilities.
- L. Within the system of the Ministry of Emergency Situations operates a Crisis anagement Centre, where relevant information bases are centralised, including formation on distribution of persons with disabilities as of territories. In case of ceipt of emergency calls by the Ministry of Emergency Situations, the Crisis Centre is pable to exactly find out the number of persons with disabilities in the dangerous area, e distribution thereof, and develops relevant measures based thereon in order to sist persons with disabilities. The construction works on the new building of the Crisis anagement Centre of the Ministry of Emergency Situations of the Republic of Armenia e coming to an end, which is fully adapted to all conditions of work for persons with sabilities. It is planned to create 25-30 workplaces for the latter. In November 2012 e MLSA of the Republic of Armenia submitted to the Ministry of Emergency tuations the list of job seeking persons with disabilities mainly with movement fficulties, in order to organise relevant trainings and later provide them with aployment.
- i. The "Seismic Protection Service" agency of the Ministry of Emergency Situations of e Republic of Armenia and the State Academy of Crisis Management often organise urses in Yerevan and marzes, where persons with disabilities are also involved.
- The concepts of "risk situation" and "humanitarian emergency situation" are not ailable in the legislation of the Republic of Armenia. Meanwhile, it should be entioned that during the last ten years natural and technical disasters within the epublic of Armenia occurred on a small scale, and the number of citizens having quired disability as well as the number of those died as a result of thereof is very small does not constitute substantial specific weight.

rticle 12. Equal recognition before the law

- '. Equal recognition before the law is enshrined by a number of Articles of Chapter 2 of e Constitution of the Republic of Armenia which imply equality in terms of the rights "personal liberty and security", "exclusion of torture, as well as inhuman or degrading eatment", "respect for private and family life", "freedom of thought, conscience and ligion", "freedom of expression and opinion", "right to rest and leisure, education, edical care".
- 3. Grounds for implementing the requirements of the Convention are laid down in the

ail himself or herself to receive legal assistance; moreover in some cases such sistance may be financed from state funds.

- No. With regard to safeguarding the property of citizens, including that of the persons the disabilities Article 31 of the Constitution lays down the following provision: veryone shall have the right to possess, use, dispose of, and bequeath his or her operty at his or her discretion. No one may be deprived of property, except through dicial procedure in cases provided for by law. Intellectual property shall be protected law.". Article 33.1 of the Constitution of the Republic of Armenia states "Everyone all have the right to engage in entrepreneurial activity not prohibited by law.". oreover, while being engaged in entrepreneurial activity, every person, including the rson with disabilities, may receive bank loans in accordance with the established ocedure and use them for his or her activity".
- o. Pursuant to the Civil Code of the Republic of Armenia the civil capacity of a person ay be restricted only through judicial procedure, if a person suffers such mental sorders which significantly affect his or her ability to realize the meaning of his or her tions. It is envisaged to have a court-appointed custodian for natural persons with nited mental capacity, and the persons with limited mental capacity reserve the right

independently perform minor household transactions. Larger transactions, rtaining to persons with limited mental capacity, are performed by an immediate rticipation of the custodian, under his or her control and to his or her knowledge. In me cases, a person may be recognised as mentally incapacitated by the court based on medical opinion. In this case, the citizen may not individually perform any ansaction. All types of transactions are performed by the custodian.

- 1. The safeguards to prevent abuse against persons with disabilities by decision-akers are conditioned by the provisions of regulatory legal acts, the availability of levant supervision mechanisms controlled and monitored by law enforcement bodies Id NGOs.
- 2. In the Republic of Armenia regular training (long-term and short-term) are being nducted for the civil and community servants, employees of the organisations dealing th issues of persons with disabilities, as well as in the educational institutions carrying it primary, secondary or general education programmes, during which the participants e informed of the issues of equality of the persons with disabilities before the law.

rticle 13. Access to Justice

- 3. The law does not prescribe any restrictions for persons with disabilities with regard participation in judicial proceedings. Persons with disabilities participate in all dicial procedures on an equal basis.
- 4. To ensure full participation in judicial procedures, as well as to enable full exercise their rights and responsibilities, the court buildings of the Republic of Armenia are ing adjusted for persons with disabilities. Thus, 37 out of 48 court buildings have mps and environment accessible to persons with disabilities. The activities were ainly carried out in 2010-2012.
- 5. Educational programmes on the protection of the rights of persons with disabilities e being conducted for the staff of the system of justice. A similar large-scale training ogramme was conducted in 2012, where up to 40% of the staff of the system rticipated.
- 6. Any legal arrangement with regard to effective access to justice for persons with sabilities (as a witness, defendant, aggrieved, etc.) was not provided, since legal acts suring access to justice provide for equal access to justice for all persons, including rsons with disabilities and exclude any discrimination on the ground of disability.
- 7. No specific arrangements are provided either, which will ensure the access to stice in terms of age (children and youth), since in this regard the access to justice the for persons with and without disabilities are considered on an equal basis, and any scrimination on the ground of disability is excluded.
- 8. A law has been drafted, which includes provisions on ensuring accessible and ljusted conditions for persons with disabilities in confinement facilities. It is also visaged that persons with disabilities in the confinement facilities have the right to mane treatment and respect for their human dignity, receive accessible and timpeded information on the reasons and conditions of his or her arrest, detention or privation of liberty, receive unimpeded and accessible legal, medical and social and ychological and other necessary aid. It is prescribed that the procedure for termining disability in confinement facilities should be defined by the Government of e Republic of Armenia.
- 9. With the view to ensure access to justice, point 31 of the approved procedure for rrying out medical and social expertise by the Government of the Republic of Armenia pulates that a person for the protection of his or her rights, has the right to appeal pert opinions, action or inaction of a competent state body in the field of medical and cial expertise both through administrative and judicial procedure. It should be entioned that courts of different instances examined such 23 cases in 2010-2011.

rticle 14. Liberty and security of the person

- o. Article 16 of the Constitution of the Republic of Armenia lays down "Everyone shall we the right to personal liberty and security. A person may be deprived of liberty in ses and as prescribed by law". The persons with disabilities enjoy the right to liberty in security on an equal basis with others, are not deprived of their liberty unlawfully individually individual into the security of the right to liberty and security on an equal basis with others, are not deprived of their liberty unlawfully individually individual into the security of the right to liberty in security on an equal basis with others, are not deprived of their liberty unlawfully individual into the security of the right to liberty in security on an equal basis with others, are not deprived of their liberty unlawfully individual into the security of the right to liberty in the right to liberty in security of the right to liberty in the
- 1. Additional measures are being planned for the persons with disabilities for more fective protection of their rights. Thus, starting from 1 January 2013 persons having and 2nd degree of disability will be provided pro bono legal aid in civil, administrative atters, as well as preparation of their documents to be filed with the court will be done id consultancy will be provided free of charge.
- 2. Article 112 of the Constitution of the Republic of Armenia states that "Every person prived of liberty shall be promptly informed about the reasons in a language

- a prompt release". The same Article of the Constitution also states that "A person may at be deprived of liberty merely on the ground of inability to fulfil civil-law digations". No one may be subjected to search in cases and manner other than those escribed by law".
- 3. Article 1 of the Law of the Republic of Armenia "On police" lays down that "The plice is a body operating within the system of the authorised public administration dy of internal affairs, which is called to protect human life and health, as well as other that and freedoms, property, the public and state interests against criminal and other than lawful encroachments". Meanwhile, Article 5 of the same Law states that "The Police all protect the human life and health, as well as rights and freedoms, property, legal terests of any person against criminal and other encroachments, regardless of their izenship, race, sex, language, nationality, religion, political or other views, social igin, property or other status, membership in any party or organisation".
- 4. Article 6 of the Law of the Republic of Armenia "On national security bodies" lays with that "The operations of the National Security Bodies shall be based on the inciples of lawfulness, democracy, equality before the law, respect for and protection human and civil rights and freedoms", and Article 7 states that "While carrying out rerations by national security bodies, human and civil rights and freedoms shall be taranteed. Human and civil rights and freedoms may not be restricted, except for the ses provided for by the Constitution and laws of the Republic of Armenia.
- 5. At the same time it should be noted that persons with disabilities detained in nitentiary institutions enjoy the same rights as persons with disabilities in liberty, cept for those restricted by deprivation of liberty. They may undergo medical and cial expert examination, re-examination in MSE Agency on an equal basis with others dereceive the safeguards provided by the State. It is worth mentioning that in recent ars the number of persons with disabilities deprived of liberty is small and for that ason there is no statistics on such persons.

rticle 15. Freedom from torture or cruel, inhuman or degrading treatment punishment

- 6. Pursuant to Article 17 of the Constitution of the Republic of Armenia "No one shall subjected to torture, or to inhuman or degrading treatment or punishment. Arrested, stained persons and those deprived of liberty shall have the right to humane treatment degrading. No one may be subjected to scientific, medical or other periments without his or her consent".
- 7. Article 119 of the Criminal Code of the Republic of Armenia lays down that torture any person, if it has not resulted in grave or medium gravity bodily injury, shall be inished by imprisonment for a maximum term of three years, whereas in case of peated torture or torture against several persons or where torture resulted in grave or edium gravity bodily injury it is punished by imprisonment for a maximum term of 3
- 7 years. At the same time, Article 127 of the same Code prescribes relevant inishments for cases where a person without his or her consent is subjected to ientific, medical or other experiments. In such cases imprisonment for a term of 2 to 6 ars is prescribed, as well as in certain cases administrative penalties are imposed.

rticle 16. Freedom from exploitation, violence and abuse

8. The Criminal Code of the Republic of Armenia provides for punishments of fferent nature for exploitation, violence towards a person. Article 132 of the Code escribes relevant punishments for trafficking and exploitation in human beings, ticle 133 – for unlawful deprivation of liberty, Article 131 - for kidnapping, Article 118 for battery. Some punishments are prescribed also for parents who consciously

In d is punished irrespective of the consequences of violence (grave, medium-gravity or inthe bodily injury) and types of inflicting violence (intentional, unintentional, etc.).

- o. The functions of preventing family violence are conferred upon a number of ganisations. Particularly, state policy drafting function is conferred upon the Ministry Labour and Social Issues of the Republic of Armenia; the operational response and evention functions on the units of the Police; the protection of the rights of the ildren on the childcare institutions; in terms of social protection on a number of ecialised organisations, which are engaged in medical and social rehabilitation of the tims of violence, provide psychological assistance and other services, as a result of nich the consequences of family violence are overcome.
- 1. There is no statistics on persons with disabilities who have been subjected to blence, and it is difficult to figure out the number of persons with disabilities among e victims of violence. However, persons with disabilities have equal opportunities to engaged in the rehabilitation programmes together with all other persons subjected violence.
- 2. For the purpose of protection of the rights of elderly and citizens with disabilities, clusion of violence and discrimination towards them, the Ministry of Labour and cial Issues of the Republic of Armenia pays regular visits, conducts surveys, considers mplaints in social protection institutions of population operating 24 hours, in day-re centres, while providing in-house care and social services, ,. The activities are rried out together with international and local NGOs, namely Helsinki Citizens' sembly Vanadzor Office, which is one of the organisations operating actively in this eld in Armenia.
- 3. This organisation, by frequent visits to different social protection institutions, entifies issues regarding respect for and protection of human rights, proper conduct wards elderly people and persons with disabilities who are under the care of such stitutions. No violence cases against persons under the care of the mentioned stitutions have been administered.
- 4. The staff of the Ministry of Labour and Social Issues of the Republic of Armenia rticipated in the discussions organised by Helsinki Citizens' Assembly Vanadzor fice, particularly on the issues relating to the conformity of actual state of care and cial services in nursing homes to the established standards, as well as on the issues of otection of the rights of persons having mental health problems in closed and semi-sed institutions and cases of violence towards them. At the same time, all the letters dressed by Helsinki Citizens' Assembly Vanadzor Office to the Ministry, as well as plications of the citizens have always been responded and clarifications have been ovided by the Ministry in duly and timely manner.

rticle 17. Protecting the integrity of the person

- 5. Chapter 15 of the Criminal Code of the Republic of Armenia regulates the cases of iposing medical coercive measures, particularly compulsory medical treatment, ndering psychiatric assistance, undergoing treatment in special healthcare stitutions, etc. Medical coercive measures may be imposed by a court decision, if a rson has committed a crime in the state of mental incapacity, limited mental capacity under the influence of mental disease.
- 6. Pursuant to Article 11 of the Law of the Republic of Armenia "On medical services the population": "A person suffering from a disease harmful for the environment shall we the right to receive free-of-charge medical care and services guaranteed by the ate and for that purpose undergo treatment in the institutions rendering specialised edical care and services.
- Auticle a of the I are of the Depublic of Armonic "On transplantation of human

- transplanted for medical purposes shall give his or her written consent for ansplantation. If the patient is a minor, the consent of his or her parents or custodians all be required". Article 11 of the same Law states that a citizen may not be a donor if or she is recognised as a person with disabilities, in accordance with the established ocedure.
- 8. The Criminal Code of the Republic of Armenia in its turn provides for different mishments for violation of the procedures of transplantation of human organs and/or sues. Such punishments are imprisonment for a term of 2 to 8 years or ministrative penalties.
- 9. The Criminal Code of the Republic of Armenia (Article 122) provides for relevant inishments for illegal or forced abortion, as well as forced sterilisation whether the rson concerned (woman, girl, man) is with disabilities or not. The above-mentioned ovisions relate also to persons with disabilities.

rticle 18. Liberty of movement and nationality

- o. The legislation of the Republic of Armenia does not provide for any restriction of e liberty of movement and nationality on the basis of disability.
- nus, second part of Article 3 of the Constitution of the Republic of Armenia lays down at "The State shall ensure the protection of fundamental human and citizen's rights and freedoms, in conformity with the principles and norms of international law." ticle 14.1 of the Constitution of the Republic of Armenia classifies the disability to ch conditions based on which the discrimination is prohibited.
- 1. The right of persons lawfully staying within the Republic of Armenia /including menian citizens, foreign citizens, stateless persons, refugees/ to liberty of movement of freedom to choose their residence is guaranteed by Article 25 of the Constitution of e Republic of Armenia, according to which everyone lawfully staying within the epublic of Armenia shall have the right to move freely and choose a place of residence thin the territory of the Republic of Armenia. Everyone shall have the right to leave e Republic of Armenia. Every citizen and everyone enjoying the right to reside in the epublic of Armenia shall have the right to return to the Republic of Armenia. The lations pertaining to entry to the Republic of Armenia, staying and residing within the epublic of Armenia, transit travel through the Republic of Armenia, exit from the epublic of Armenia of foreigners and stateless persons are regulated by the Law of the epublic of Armenia "On foreigners" and by other legal acts / regarding the issue of taining an entry visa by the Decision of the Government of the Republic of Armenia D. 1268-N of 7 February 2008/.
- 2. The relations pertaining to the right of refugees, who have obtained asylum in the epublic of Armenia, as well as of asylum seekers to freely choose a place of residence d freely move within the territory of the Republic of Armenia, to leave the Republic of menia are governed by the Law of the Republic of Armenia "On refugees and asylum".
- 3. Relations pertaining to entry permit to the Republic of Armenia and exit permit om the Republic of Armenia of persons are regulated by the Law of the Republic of menia "On state border", according to Article 25 of which, the entry/exit/ of persons the state border crossing points is carried out by the permit of border troops upon ailability of relevant documents, as well as by the Law of the Republic of Armenia "On order guard troops", according to Article 7(1)(j) of which at the border zone (level) and a border crossing points, the border guard troops shall have the right to ban the ersons to cross the state border without relevant documents permitting the entry into exit from the Republic of Armenia until the documents entitling to cross the state order are proper formulated or until the circumstances of losing the documents are

try visa or residence status, moving within the territory of the Republic of Armenia, terring to or exiting from the territory of the Republic of Armenia, etc./.

- 4. With regard to citizenship, Article 30.1 of the Constitution of the Republic of menia lays down the grounds for the citizenship of the Republic of Armenia, cording to which "A child born to the citizens of the Republic of Armenia shall be a tizen of the Republic of Armenia". Every child one of whose parents is a citizen of e Republic of Armenia shall have the right to citizenship of the Republic of menia. The procedure for acquisition and termination of the citizenship of the epublic of Armenia shall be prescribed by law. No one may be deprived of the tizenship of the Republic of Armenia, nor of the right to change the citizenship. A tizen of the Republic of Armenia may not be extradited to a foreign state, except for ses provided for by international treaties ratified by the Republic of Armenia. Rights ad responsibilities of persons holding dual citizenship shall be prescribed by law".
- 5. The procedure for acquisition and termination of the citizenship of the Republic of menia is defined by the Law of the Republic of Armenia "On citizenship of the Republic Armenia". Particularly, Article 12 of the mentioned Law states that a child born in the epublic of Armenia, whose parents are stateless persons, shall acquire the citizenship of e Republic of Armenia.
- 6. Pursuant to Article 13, any person not holding the citizenship of the Republic of menia, who has attained the age of 18 and has active working capacity, shall have the 5ht to apply for acquiring the citizenship of the Republic of Armenia, if he or she:
 - has been permanently residing in the Republic of Armenia for the last three years as prescribed by law;
 - may express himself or herself in Armenian;
 - is familiar with the Constitution of the Republic of Armenia.
- 7. Pursuant to Article 16, a child of parents having acquired the citizenship of the epublic of Armenia shall acquire the citizenship of the Republic of Armenia. Where is of the parents acquires the citizenship of the Republic of Armenia, while the other is a reign citizen or a stateless person, their child shall acquire the citizenship of the Republic Armenia, if the written consent of the parents is available, or if the child resides in the epublic of Armenia and the consent of the parent holding the citizenship of the Republic of menia is available.
- 8. Pursuant to Article 18, a child adopted by citizens of the Republic of Armenia shall quire the citizenship of the Republic of Armenia. If one of the spouses having adopted a ild is a stateless person, while the other is a citizen of the Republic of Armenia, the ild shall acquire the citizenship of the Republic of Armenia.
- 9. Pursuant to Article 24, any citizen of the Republic of Armenia, who has attained the e of 18, shall have the right to change the citizenship, *i.e.*, to abandon the citizenship the Republic of Armenia and to acquire the citizenship of another State.
- o. The application of a citizen on abandoning the citizenship of the Republic of menia shall be rejected, if:
 - criminal prosecution is instigated against him or her;
 - he or she is subject to a criminal or civil judgment of a court, which has taken legal effect and is subject to enforcement;
 - his or her abandoning the citizenship of the Republic of Armenia contravenes the national security interests of the Republic of Armenia;
 - he or she has unfulfilled obligations before the State.
- 1. The analysis of the above-mentioned legislative provisions implies that while dealing the the issues of acquiring or abandoning the citizenship of the Republic of Armenia, the sability may in no case be a restricting or predetermining condition.

tablished in the Agreement on Cooperation in the field of Labour and Social otection concluded between the Governments of the Republic of Armenia and the epublic of Bulgaria in 2012 is to ensure equal rights and opportunities for persons with sabilities.

- 3. Second Article of the Memorandum of Understanding concluded between the overnments of the Republic of Armenia and the Islamic Republic of Iran on 2011 on operation in the fields of Labour and Social Issues states that according to the emorandum of Understanding the Parties will contribute to the development and hancement of the co-operation in the field of labour and social issues between two untries.
- 4. It should be also noted that the law does not foresee any discrimination with regard state registration of the birth of a child, and children with disabilities are not anyhow fferentiated; thus the birth of a child with disabilities is registered and he or she quires a name and citizenship on an equal basis with others according to the current gislation of the Republic of Armenia.

rticle 19. Living independently and being included in the community

- 5. Article 27.1 of the Constitution of the Republic of Armenia states that "Everyone all have the right to file requests or recommendations with competent state and local lf-government bodies and officials, with a view to protecting his or her private or ıblic interests, and to receive an appropriate answer within a reasonable period".
- 6 Article 33.2 of the Constitution of the Republic of Armenia lays down that veryone shall have the right to live in an environment favourable to his or her health id welfare, as well as shall be obliged to preserve and improve the environment dividually and in community with others".
- 7. Article 34 of the Constitution of the Republic of Armenia states that "Everyone shall we the right to adequate standard of living for himself or herself and his or her family, cluding the right to housing as well as the right to improvement of living conditions. 12 in the State shall undertake appropriate measures for the realisation of this right of tizens".
- 8. For the effective inclusion of persons with disabilities in the community important eps are made on the regional level. Thus, through a number of TV channels of marzes avush, Lori, Kotayk) and other mass media, as well as during seminar-discussions, the ablic is regularly informed of:
 - (a) the right of persons with disabilities to choose their place of residence on an equal basis with others;
 - (b) access to in-home, community and other support services, including measures to prevent isolation from the community;
 - (c) availability of community services and facilities for the general population on an equal basis to persons with disabilities.
- 9. To increase the effectiveness of inclusion, regional commissions in charge of issues persons with disabilities have been established in all marzes, which, in the scope of eir activities, actively cooperate with NGOs and donor organisations to ensure the plementation of various measures aimed at inclusion process in marzes.
- O. In 2010-2012 measures are undertaken in marzes for improvement of the condition persons with disabilities, recognition of their rights and implementation of portunities. Information on some activities carried out in separate marzes is esented below:

) Aragatsotn marz

• awareness raising campaigns are organised by NGOs of the marz, where persons with disabilities participate; "Astghavard" Disabled Children's Parents NGO successfully implements an annual vocational programme for children with disabilities, as a result of which children with disabilities receive preliminary professional education and may be included in the community more effectively. In 2011, 60 such children received instruction.

) Armavir marz:

J ointly with "Paros Lighthouse" charitable fund, meetings are organised to raise awareness of the parents of children with disabilities;

• vents dedicated to the international day of persons with disabilities are organised in the marz, which is a good occasion for dissemination of information, raising awareness of population.

) Lori marz:

- During provision of services in the marz, the first priority is to reveal and encourage the skills and abilities of persons with disabilities. Different NGOs are actively involved in the provision of such services.
- There are nursing charitable centres for elderly persons with disabilities. Among them is "Vanadzor Nursing Home", which takes care of 55 elderly people and "Bread of Life" charitable NGO with its "Home of Hope" sanatorium for elderly people, which takes care of 80 elderly persons. "Armenian Caritas" Charitable Non-Governmental Organisation takes care of 160 elderly people in the marz, and charitable canteens of "Mission Armenia" organisation host 480 persons with disabilities in need;
- "Viva-Cell-MTS" undertakes a unique and good initiative, which involves persons
 with disabilities in the field of public service, by organising vocational training for
 them, and work placement.

) Shirak marz:

- The NGOs in the marz dealing with issues of persons with disabilities actively work towards inclusion of persons with disabilities in the community, ensuring conditions for them to live independently. Thus, "Armenian Caritas" Charitable Non-Governmental Organisation carries out works with 30 children with multiple disabilities. The construction works of day care centres by the organisation are in the process, which can host more than 100 persons with disabilities
- The co-ordination and support of the programmes aimed at provision of social services to persons with disabilities occupy a major place in the implemented activities. Thus, "Armenian Caritas", "Pyunik", "Meghvik", "Araks", "Agat", "Ani" and other organisations provide different support services to around 1600 persons with disabilities. The activities focused on the measures aimed at ensuring the effective participation of persons with disabilities in the public life.

) Syunik marz

- one of the important steps is to create conditions to ensure the access of persons with disabilities to public buildings in the marz.
- In 2011 with the support of "World Vision" international benevolent organisation and co-financed by Kapan community, "Children's Centre" for assistance of children was opened in Kapan city, which provides different services (psychological, legal, corrective, rehabilitation, etc.) to 80 children with disabilities of the community.

for the sake of equal opportunities and together protect the interests of persons with disabilities" was organised in marzpetaran.

- Upon the initiative "Bridge of Hope" NGO and with the immediate support of marzpetaran, in 2010-2011 the centres for child and family support were created in all communities of the marzes to support the inclusion of persons with disabilities into the communities. Development trainings, art therapy, events, campaigns are organised in the centres. As a result of the activities of the centres the number of children applying to children's home and boarding care institutions significantly decreased in recent years in Tavush marz. The centres also organise parental care lessons for children with disabilities.
- At the initiative of the commission on persons with disabilities in the marz and marzpetaran, in 2011 jointly with "Paros" NGO a round table-discussion was organised on "Accessible elections for persons with disabilities", where representatives from "Noyastgh", "Progress", "Debed" and other NGOs, members of election commissions, representative of the communities participated. The information on the round-table discussions was uploaded on the website of the marz.
- To make the special rehabilitation medical services and specialised care for children with special needs more accessible in the marz, a "Child Development and Rehabilitation Centre" was established in Ijevan in 2008.

) Vayots Dzor marz

- 88 persons with disabilities received sanatorium treatment, out of which 20 mothers and children;
- all buildings and constructions build in recent 2 years in the marz have ramps and are adjusted for persons with disabilities;
- in 3 employment centres of the marz, 7 persons with disabilities have been included in "Salary Compensation" programme, and 4 persons with disabilities in vocational instruction programmes;
- within the framework of measures aimed at the protection of the rights of persons with disabilities, city halls of Yeghegnadzor, Vayk and Jermuk organised round tables, legal counselling on employment and protection of rights;
- persons with disabilities in the marz were elected to the council of elders of the community, and 20 persons are community servants;
- persons with disabilities actively participate in the activities of the non-governmental organisations, they are involved in "Shushan", "Hope 98", "Young Family Support Centre" and other NGOs. The activities carried out with persons with disabilities are covered in "Vardadzor" newspaper published in the marz.
- 1. It is important to provide persons with disabilities with relevant rehabilitation pliances aimed at ensuring the independent life and social inclusion thereof into the ciety. Given the long queues in 2001-2003 for the provision of prosthetics and habilitation appliances to persons with disabilities, the expenditures with regard to rancing these services from the State Budget of the Republic of Armenia were sharply creased starting from 2004, as a result whereof the queues were eliminated. In 2006-107 the financing continued to increase annually in average by around 5.7 percent, the range by around 5.3 percent. In 2008-2009 as well as in further years the focus was it on the enhancement of the variety of prosthetics and rehabilitation appliances and crease in the quality thereof. In 2009-2010 the budgetary allocations in respect of the over-mentioned issues were increased by 15.6 percent as compared with previous

ch year by AMD 1 million (in 2010 — AMD 857.5 million). The increase of penditures is conditioned by the increase in the demand of prosthetic and thopaedic, rehabilitation appliances as well as the volume of repairs. The mentioned dicators are provided for in midterm expenditure framework of 2011-2013 which has en approved by the Government of the Republic of Armenia.

- 2. The availability of community services is also important for the independent life of resons with disabilities and the social inclusion thereof into the society, which enables live in the family and community and participate in the life of relevant community. In cent years the Ministry of Labour and Social Issues of the Republic of Armenia carries it works aimed at establishing community centres or supporting those already erating. In 2010-2012 AMD 710,8 million was allocated from the State Budget of the epublic of Armenia to NGOs aimed at organising the works of community centres and -home service works (AMD 508,4 million to "Mission to Armenia" NGO, AMD 3,9 million to "Bridge of Hope" NGO, AMD 49,5 million for "Prkutyun" NGO).
- 3. The community services aimed at outdoor rehabilitation of persons with mental alth problems are important. In 2007 the Ministry of Labour and Social Issues of the epublic of Armenia established a day care centre adjacent to "Psychological nursing ome of Vardenis" SNCO at the expense of the state budget funds of the Republic of menia. The main objective of the Centre is the identification of persons with mental alth problems, the rehabilitation and improvement of the quality of life thereof. The entre provides services to the persons with mental health problems who need social depsychological assistance and mental health rehabilitation though their health ndition is not such as to receive indoor treatment. The services of the Day Centre are ovided both in the Centre (to 50 persons) and in house conditions.
- 4. Starting from 2007, funds are allocated from the State Budget of the Republic of menia to "Prkutyun" Youth Centre" NGO operating in the city of Yerevan. The main jective of the Centre is the integration of teenagers and young people with mental alth problems and their families through the resolution of social, educational and alth problems thereof.
- 5. The alternative model of the provision of care to persons with mental health oblems in special establishments proves to be the "Jermik ankyun" centre wherein 15 ung people are provided with care. The Centre provides social-psychological services young people, teaches self-service skills thereto, etc.

rticle 20. Personal mobility

- 6. The importance of ensuring personal mobility of persons with disabilities is laid wn in Article 5.1 of the Law of the Republic of Armenia "On social protection of rsons with disabilities in the Republic of Armenia", according which "The overnment of the Republic of Armenia shall, in the sphere of social protection of rsons with disabilities, establish the state standards for social services, technical eans of rehabilitation, as well as the norms and rules ensuring the accessibility of the vironment for vital activities for persons with disabilities.".
- 7. Article 7.1 of the same Law states that the rehabilitation of persons with disabilities all include medical, vocational and social measures aimed at elimination or possible mpensation of limitations in vital activities of the person with disability. Phabilitation measures shall be carried out for the purpose of rehabilitating the health, pacity for work and social status of a person with disability that contributes to aterial and social independence of the person with disability, to the comprehensive reticipation thereof in social life and to legal equality.".
- 8. The Law defines the concept of "the base programme on rehabilitation of persons the disabilities". The base programme is considered as a guaranteed list of minimum

9. The Law also defines the procedure and conditions for the provision of technical or her means to persons with disabilities and for the prosthetics thereof. According to ticle 31 of the Law "In accordance with the procedure established by the Government the Republic of Armenia persons with disabilities shall be entitled to order, repair and ceive free-of-charge special prosthetic and orthopaedic shoes and all kinds of osthetic items (except for the dental prosthesis made of expensive metals) at the pense of the State Budget of the Republic of Armenia and other means not prohibited legislation". In 2010-2012 48840 prosthetic and orthopaedic services and technical eans of rehabilitation were provided to all 34430 persons with disabilities who were in ed thereof. AMD 2.3 billion was allocated for that purpose from the State Budget.

o.The systems of traffic signs and signals ,designed for ensuring the mobility of rsons with disabilities, is not widely applied in the Republic of Armenia. Such chnical means used in some restricted areas in the city of Yerevan are accessible to rsons with disabilities.

rticle 21. Freedom of expression and opinion, and access to information

- 1. All citizens of the Republic of Armenia have equal rights and opportunities to press their opinion irrespective of the disability. This principle of equality and redom of expression is enshrined in Article 27 of the Constitution of the Republic of menia according which "Everyone shall have the right to freely express his or her inion. It shall be prohibited to force a person to renounce his or her opinion or to ange it. Everyone shall have the right to freedom of speech, including freedom to ek, receive and impart information and ideas through any media, regardless of state ontiers. Freedom of media and other means of information shall be guaranteed. The ate shall guarantee the existence and operation of independent public radio and levision offering the diversity of information, educational, cultural and entertainment ogrammes.
- 2. The principle of freedom to receive information by persons with disabilities is also shrined in Article 16 of the Law of the Republic of Armenia "On social protection of ersons with disabilities in the Republic of Armenia" according which "The State shall sure the freedom to receive information by persons with disabilities. The State shall nsider the sign language as means of provision of personal communication, education d translation services. The education through Braille system, the availability of aring appliances and large prints including supplementary education through Braille stem of those having lost their sight at an older age is guaranteed for persons with th impairments. Education system for easy understanding of the language is ganised for persons with mental impairments. Technical communication means are ovided to persons with speech impairments. Non-governmental organisations of ersons with disabilities may at their own expense and within the framework of atutory goals thereof provide also other means for personal communication. elevision and radio broadcasting companies established by the public administration dies and local self-government bodies ensure, within the air time provided for by law, e broadcasting of children's and news television programmes with sign language terpretation".
- 3. The principle of freedom of information of all citizens of the Republic of Armenia, cluding that of persons with disabilities, is also referred to in the Law of the Republic Armenia "On freedom of information". According to Article 6 of the Law, "Every rson shall have the right to right to familiarise himself or herself with the information or she has sought and/or apply, as prescribed by law, to the information holder with request of receiving that information, and to receive this." Article 12 of the same Law and down the following provision: "In the field of oncuring the freedom of information."

- 4. For the purpose of ensuring the access to information for persons with disabilities, ticle 5.1 of the Law of the Republic of Armenia "On television and radio" lays down the quirement of broadcasting the programmes with mandatory sign language terpretation or provision of Armenian subtitles. Pursuant to this Article of the Law he Public Television and Radio Company and private television companies operating the Republic of Armenia, which broadcast also children's and/or news programmes, all be obliged to ensure in their programmes the access to possible information for af and dumb public, to broadcast within daily air time at least one children's and news ogramme with sign language interpretation or provision of Armenian subtitles".
- 5. The Article 5 of the Law of the Republic of Armenia "On television and radio" lays wn the requirement on broadcasting programmes in a foreign language and on the nguage of broadcasting, in general. Thus, according to this Article "The language of levision and radio programmes broadcasted in the territory of the Republic of menia shall be deemed to be Armenian, except for the cases provided for by this Law. levision and radio companies shall be obliged to ensure the purity of the language of eir programmes. Television and radio programmes, films, documentaries and rtoons in foreign languages, as well as the fragments (parts) of Armenian programmes foreign languages shall be broadcast with simultaneous translation in Armenian rough audio reproduction or provision of subtitles".
- 6. Books accessible to persons with disabilities are published every year at the expense the State Budget of the Republic of Armenia. In recent 3 years, AMD 10,5 million was located from the State Budget for the publication of such means of information.

rticle 22. Respect for privacy

- 7. The principles of privacy of the citizens of the Republic of Armenia, including the rsons with disabilities, are enshrined in Article 23 of the Constitution of the Republic Armenia, according to which "Everyone shall have the right to respect for his or her ivate and family life. No information other than that provided for by law ncerning a person may be collected, kept, used or disseminated without his or her nsent. Use and dissemination of information concerning a person shall be prohibited it contradicts the purposes of collecting the information or is not provided for by law".
- 8. The same article of the Constitution also prescribes "the right to secrecy of rrespondence, telephone conversations, mail, telegraph and other communications, nich may be restricted only in cases and as prescribed by law, upon a court decision".
- 9. Article 24 of the Constitution of the Republic of Armenia prescribes that "Everyone all have the right to inviolability of residence. It shall be prohibited to enter a person's sidence against his or her will, except for cases provided for by law. A residence may searched only in cases and as prescribed by law, upon a court decision".
- o. The provisions of Article 22(1) of the Convention are safeguarded by the legislation the Republic of Armenia since the persons with disabilities enjoy the right for respect personal life and inviolability on equal basis with others. No discrimination is escribed towards persons with disabilities by the Constitution and any other legal act.
- 1. "The privacy of personal, health and rehabilitation information of persons with sabilities on an equal basis with others" of Article 22(2) of the Convention is also sured. Particularly, the Medical-Social Expertise Agency (MSE) makes online entries the data on persons undergoing expertise in the "Pyunik" database which is highly otected. The secrecy of health and rehabilitation information on persons with sabilities is preserved. Such information is provided to the person if requested ereby, to other persons upon his or her consent, and to judicial authorities upon inquiry.

3. The processing and dissemination of information on the citizens of the Republic of menia, including the persons with disabilities, is regulated by the Law of the Republic Armenia "On personal data". In accordance with Article 6 of that Law "Processing of resonal data shall be deemed to be lawful if the personal data are processed with the nsent of the data subject". This implies that the processing (collection, dissemination, c.) of personal data, without the knowledge of the person with disabilities, is ohibited. The processing of personal data without the consent of the person in cordance with the above-mentioned law is possible in the following cases: "when the resonal data is processed for the protection of data subject's critical interests; when occasing of the personal data is envisaged by the legislation or is necessary for ecution of law requirements; and when the personal data are processed for the otection of state and public security from immediate peril".

rticle 23. Respect for home and the family

- 4. In accordance with Article 35 of the Constitution of the Republic of Armenia "The mily is the natural and fundamental group unit of the society. Men and women of arriageable age shall have the right to marry and form a family with free expression of eir will. They shall enjoy equal rights as to marriage, during marriage and at its ssolution." In accordance with Article 36 of the Constitution "Parents shall have the 3ht and responsibility to take care of upbringing, health, full and harmonious velopment and education of their children. Deprivation or restriction of parental 3hts may be exercised only by a court decision, in cases and as prescribed by law. lult persons capable for work shall be obliged to take care of their parents who are capable for work and are in need".
- 5. In accordance with Article 1 of the Family Code of the Republic of Armenia "family gislation proceeds from the requirement of family strengthening, building of family lations on the basis of mutual love and respect, mutual assistance and responsibility of the family members, inadmissibility of someone's voluntary interference into the mily's issues, priority of child upbringing in the family, ensuring free exercise of the 5hts of family members, and the need for judicial protection of these rights". Scording to the same Code, "in order to conclude a marriage, mutual voluntary consent a man and a woman and their marital age of eighteen are necessary".
- oncurrently, the marriage with a legally incapable person is considered illegal and such arriages are prohibited by Article 11 of the Code.
- 6. Article 24 of the Family Code of the Republic of Armenia stipulates for legal uality of spouses in the family, particularly, "each of the spouses is free in choosing a b, occupation, profession and a place of residence. The spouses deal with the issues of aternity, paternity, rearing and education of a child, as well as other issues of family e proceeding from the principle of legal equality of spouses. The spouses are obliged to ild their relations on the basis of mutual assistance and respect, contribute to the lidity of the family and take care for the well-being and development of their ildren." Concurrently, the same Code safeguards the right for protection of maternity d paternity for a woman and a man, respectively. The Code stipulates the conditions depriving of parental rights through judicial procedure. Such conditions may include: alicious avoidance from exercising parental obligations; abandonment of the child thout justifiable reason (refusal to take the child from the maternity hospital or other edical institutions, etc.); abuse of their parental rights; cruel treatment towards the ildren; suffering from chronic drug, alcohol or toxic addiction; committal of intended ime against their children".
- 7. Abandoning the child after delivery is deemed as a voluntary action in the

- 8. If the parents have no means to take care of their child with disabilities or refuse to ke care of a child with disabilities, the state takes charge of that child in accordance the current procedure by placing the child in 24-hour care centres for children with sabilities. With regard to handover of children with disabilities for care to distant latives (grandmother, grandfather, uncle, aunt, etc.), the same procedure is effective with children without disabilities. This practice is exercised based on the principle of luntarism, upon expression of willingness by the relatives and is enshrined by a spective court decision.
- 9. The prohibitions and respective punishment envisaged by the Criminal Code rticle 122) for illegal abortion and sterilisation apply to all persons, including the rsons with disabilities. Thus, the persons with disabilities are equally protected from rced abortion and sterilisation as the persons without disabilities.

rticle 24. Education

- o. The recognition of the right to education for persons with disabilities in the epublic of Armenia is enshrined in Article 35 of the Constitution of the Republic of menia in accordance to which "Everyone shall have the right to education. Basic neral education shall be compulsory for everyone in the Republic of Armenia". It ould be mentioned that secondary education at state educational institutions is free of arge. Every citizen has the right to receive free education at state higher and other ofessional educational institutions through competition in a manner defined by law. cases and in the manner envisaged by law the state renders financial and other professional ucational programs and to the students studying therein.
- 1. In accordance with the Law of the Republic of Armenia "On education" adopted in 99 "The State shall create necessary conditions for the purpose of receiving education line with the development peculiarities of citizens with special educational needs and r ensuring social adaptation". Meanwhile, the same law enshrines that the education children with special educational needs may be pursued both at general educational stitutions as well as special schools with special programs. Starting from 2001, with e support of the UN Children's Fund, Bridge of Hope Non-governmental Organisation d Mission East Danish International Organisation, general education schools of the epublic of Armenia started practicing inclusive education. From 2001 to 2005, a pilot ogram on inclusive education was implemented in five general education schools. The ncept of "inclusive education" was defined by the adoption of the Law "On education persons with special educational needs" in 2005. In accordance with the said Law, nclusive education is the joint education at general educational institutions of persons th special educational needs, through the establishment of specific conditions of lucation, with those having no need for such conditions". Since 2007, the network of neral education schools implementing inclusive education has been expanding. As per e order of the Minister of Education and Science of the Republic of Armenia, wadays 98 general education schools implement inclusive education with about 2390 ildren with special educational needs studying therein. Parallel to the advancement of clusive education, the number of special purpose general educational institutions creases. In 2002, 52 special purpose schools operated in the republic where about 000 children studied. Today, 23 special purpose schools operate in the republic where out 2500 schoolchildren study. No differences are envisaged for girls and boys in the lucational programmes of these students.
- 2. The State also takes care of the elaboration of auxiliary educational literature. In e course of 2011, eleven courseware and other educational materials were developed, iblished and purchased in order to organise the education of children with special meetings in the most suitable language. Those materials were provided to

lucational needs of children with special educational needs and to develop individual lucational programme meeting the educational needs of children, irrespective of the lucational institution chosen by the parent of the child. The developments posed new allenges for the Assessment Centre, namely, the assessment of educational needs of ildren with the view to organise the education effectively. New criteria need to be veloped based on functional needs of a child. In that case, the individual curriculum a child will be developed based on the assessment of real educational needs of a child will contribute to the child's development. Yerevan Medical Psychological and edagogical Assessment Centre assessed educational needs of about 2200 children tring 2011.

- 4. As per the Decision of the Government of the Republic of Armenia No 1365-N of 26 igust 2005, the funding for a child with special educational needs attending a general lucation school is carried out at increased rates. The Decision of the Government of e Republic of Armenia No 439 of 8 April 2010 established one common state criteria i general education for all students; according to this document, the content of the neral education programme is adapted to the perception and intellectual abilities of ildren with special educational needs with the aim to organise their education in an fective manner.
- 5. The pilot project on introduction of general inclusive education system has been uplemented in Tavush marz since 2009 through the financial support of the prwegian government and by the Bridge of Hope Non-governmental Organisation and ission East Danish International Organisation. Based on this project experience, a ogramme on general inclusion in general education system has been implemented in wush marz since 2011 by the Decision No 46-N of the Government of the Republic of menia of 27 January, and a pilot procedure for funding of organisation of education r children with special educational needs has been introduced, according to which sitions of Teaching Assistant and special pedagogues were provided to all the 77 neral education schools. Today, all the general education schools in Tavush marz are uplementing inclusive education and have specialists who provide pedagogical-ychological support. According to the UNICEF analysis data, Tavush marz registers e highest index of inclusion of children with disabilities in general education schools.
- 6. In October 2012, the National Assembly of the Republic of Armenia adopted in its st reading the Draft Law of the Republic of Armenia "On making supplements and nendments to the Law of the Republic of Armenia "On general education" which visages shifting to general inclusive education in the system of general education by plying a three-layer system of responding to a child's educational needs.
- 7. The provision of Article 14 of the Law of the Republic of Armenia "On social otection of persons with disabilities in the Republic of Armenia" clearly mentions the ivileges granted to persons with disabilities by the state in the sector of education: he costs of education of persons with the 1st degree and 2nd degree disabilities and rsons having the status of a person with disabilities admitted to state higher lucational or secondary-professional educational institutions shall be covered by the ate budget funds. Those on full-time attendance that pass the exams and the tests with sitive grades shall be paid tuition irrespective of the allowance or pension they ceive".
- 9. "Arev" talker computer program operates in the Yerevan School No14 for children th visual impairments, and it is equipped with 14 printed textbooks in Braille nguage as well as with talking textbooks.
- o. A special course in sign language is conducted in Yerevan special educational mplex of children with hearing impairments which is the only institution in the public organising education for children having deafness. The school applies the

rticle 25. Health

- 1. In accordance with Article 38 of the Constitution of the Republic of Armenia veryone shall have the right to receive medical care and services in the manners escribed by law. Everyone shall have the right to benefit — free of charge — from sic medical services. The list and procedure for providing thereof shall be defined by
- 2. The provision of medical assistance to the citizens of the Republic of Armenia is gulated by the Law of the Republic of Armenia "On medical assistance and service to e population". In accordance with Article 4 of that Law "Everyone, irrespective of tionality, race, gender, language, belief, age, health condition, political or other views, cial origin, property and other status, shall have the right to benefit from medical aid d service in the Republic of Armenia. Everyone shall have the right to benefit from edical aid free of charge or on favourable conditions within the frameworks of special iblic health programmes guaranteed by the state".
- 3. In accordance with Article 11 of the Law of the Republic of Armenia "On social otection of persons with disabilities in the Republic of Armenia", "persons with sabilities are guaranteed quality medical aid — free of charge or on favourable nditions — in state medical establishments at the account of state budget funds. ersons with 1st degree and 2nd degree disabilities and children with disabilities are ovided with free prescription medication and persons with 3rd degree disabilities – e provided with a 50-percent discount unless they are eligible for medication on more vourable conditions. The persons with disabilities reserve the right for the firstiority service in medical clinics and pharmacies".
- 4. In accordance with Article 8 of the same Law "Medical rehabilitation is the system activities for treating different diseases, injuries, physical or intellectual and other pairments with the purpose to prevent the progress and deterioration of impairments d diseases causing the disability. Medical rehabilitation includes rehabilitation eatment, reconstructive surgery, prosthetic-orthopaedic aid, supplying technical uipment for rehabilitation that is conducted through hospital, outpatient or health sort treatment. Medical rehabilitation is conducted by the structures of the Ministry of ealthcare of the Republic of Armenia, agencies, insurance, charity and other medical tablishments". Rehabilitation of persons or children with disabilities is conducted in edical establishments, rehabilitation centres, health resorts and other similar ganisations through implementation of medical activities.
- 5. In case of health impairment or injury, including when the disease develops into ronic phase, the relevant medical, social and expertise committees or rehabilitation ganisations elaborate an individual rehabilitation plan for the person with disabilities. accordance with Article 10 of the Law of the Republic of Armenia "On social otection of persons with disabilities in the Republic of Armenia", "the individual habilitation plan shall define the scope of rehabilitation activities, the types and terms ereof, the types of social assistance, the required work conditions as well as the types special technical means and services conditioned by the limitations of the activity".
- 6. The medical insurance is a relatively new phenomenon in the Republic of Armenia; is implemented within the framework of the Law of the Republic of Armenia "On surance and insurance activities" and does not envisage any restriction or scrimination towards persons with disabilities. In accordance with the decision lopted by the Government of the Republic of Armenia in 2011, certain categories of aployees engaged in public service (irrespective of whether they are with or without sabilities) receive social assistance package an element whereof is health insurance. 1e Health Insurance Concept Paper is currently in circulation, wherein no camimination against nargang with disabilities is apprisaged either

- 7. The Medical-Social Expertise Agency elaborates and prepares individual habilitation plans for persons recognised as having disability by way of conducting ulti-dimensional assessment consisting of three sections, one of which covers easures contributing to medical rehabilitation. Upon their consent and based on dividual rehabilitation plans, the persons with disabilities receive respective habilitation services, prosthetic-orthopaedic products, supplementary and technical habilitation means, equipment.
- 8. Each year about 460 children with disabilities and about 1350 persons with sabilities receive sanatorium rehabilitation treatment at the account of state budget nds.
- 9. Energetic efforts are taken in relation to health rehabilitation of persons with sabilities also in the marzes of the Republic of Armenia where rehabilitation events are ganised with the participation of different non-governmental organisations.

(a) Lori marz:

- within the framework of "Health Bridge" grant program, a health resource centre is established equipped with technology, books and video materials aimed at raising awareness on health care topics among the beneficiaries and at medical consultation effectiveness. Within the framework of the project, the resource centre cooperates with the Republican Scientific Medical Library and Vanadzor State Medical College. A website with health care dimension has already been created. Children's Centre of Vanadzor non-governmental organisation has organised annual health care program within the framework whereof necessary medical aid is provided at Vanadzor medical centre to children from all districts of the marz that have locomotive, bone, burn and other impairments. In the course of the project, 130 children with disabilities of the marz passed medical consultation service conducted by physicians from Germany. The non-governmental organisation arranged events in several schools of Vanadzor on prevention of violence against children.
- There is a hot line on issues of health care and social security at the Department of Healthcare and Social Security of Lori regional administration. A free hot line is also functional within the framework of "Everything for us-with us" project implemented by "Full life" non-governmental organisation. Hundreds of calls have been received at the aforementioned hot lines, which have been operating for about a year, from persons with disabilities on the violated rights in health care, social and many other sectors. Both the mentioned non-governmental organisation and the employees of the regional administration department swiftly responded to the problems raised.

(b) Shirak marz:

- Within the framework of "Light to Armenian Eyes" project and supported by regional administration of Shirak, 564 pensioners with disabilities passed medical check-ups on eyesight and 406 of them received free surgical medical assistance.
- Twelve open-door days were organised at the medical establishments of the marz with the support of regional administration, in the course of which 380 persons with disabilities passed free medical check-ups. Proceeding from necessity, 16 of them received free surgical medical assistance.

(c) Armavir marz:

• Together with non-governmental organisations dealing with problems of children with disabilities and under the motto of "Children with special needs are full members of the society", children with disabilities aged 2 to 14 underwent medical

- Every month, 228 participants of World War II and equivalent persons registered at the medical establishments of the marz, as well as 58 participants of Artsakh War who are all with disabilities receive dispensary service. Those needing medical treatment receive free the treatment and necessary medication.
- The Armavir branch of "Child development and rehabilitation centre" functioning within "ArBeS" health centre has received and provided rehabilitation treatment to about 45 children with disabilities each year since 2010 at the account of state budget funds. There are also six similar centres functioning in the marzes of the Republic.
- Since October 2010 up till now, 141 persons with disabilities have received health resort vouchers to pass rehabilitation and treatment in health resorts of Arzni, Jermuk, Gandzaghbyur. Persons with disabilities also receive referrals to republican and marz medical establishments in order to receive medical assistance within the framework of state-guaranteed order.

) Syunik marz:

- The specialists of Kapan branch of Yerevan Medical-Psychological-Pedagogical Assessment Centre paid regular house visits to households with children with disabilities that cannot attend school and receive in-house education with the purpose to provide on-site support.
- oo. The Government of the Republic of Armenia adopted the Decision No 1369-N on September 2006 "On approving the procedure for providing rehabilitation sistance" in accordance to which rehabilitation assistance is provided to the customer, sed on social-psychological individual rehabilitation plan. In case a decision is lopted to provide social assistance based on an application of a person or the presentative thereof in a manner prescribed by the legislation of the Republic of menia the territorial social service agency shall elaborate a social-psychological dividual rehabilitation plan of a customer guided by the principles of coordinating cial assistance and provision thereof as defined by the Law of the Republic of Armenia In social assistance".
- on. Within 15 days after the customer files an application, the agency organises an inbuse visit and assesses the social problems and needs thereof and formalises them in e plan. After the integrated social service system is introduced, it is expected that seds of persons with disabilities will be assessed comprehensively based on which it ll be possible to prepare more effective individual plans and to carry out more fective rehabilitation programmes.
- v2. When there is stable and long-lasting functional impairment of body due to illness, jury or mutilation of a citizen, he or she is referred to medical-social examination. The ocedure for conducting medical-social examination is approved by the Decision of the overnment of the Republic of Armenia No 276-N of 2 March 2006.
- pg. The list of "socially vulnerable and individual (special) groups of population titled to free medical assistance and service guaranteed by the state" is defined by the ecision of the Government of the Republic of Armenia No 318-N of 4 March 2004 "On se medical assistance and service guaranteed by the state" wherein persons with the , 2nd, 3rd degree disabilities, children with disabilities up to the age of 18 and children om families having persons with disabilities (up to the age of 18) are enlisted.
- 14. Affordable medication is very important for the treatment and rehabilitation of ersons with disabilities. This fact is even more important when the illness of the erson with disabilities is of chronic nature and requires taking medication permanently the course of life. Proceeding from this circumstance, the Government of the Republic Armenia adopted the Decision No 1717-N in 2006 "On approving the lists of diseases

rsons with disabilities (up to the age of 18) are entitled to provision of free edication.

cording to the same Decision approved by the Government, the persons with the 3rd gree disabilities are granted the right to acquire medication at a 50% discount. It is parent that the basis of the said Decision in relation to providing privileges is the sability of the citizen.

rticle 27. Work and employment

- 15. According to Article 32 of the Constitution of the republic of Armenia, "Everyone all have the freedom to choose occupation. Every worker shall have the right to a just muneration not lower than the minimum laid down by law, as well as to working nditions meeting the safety and hygiene requirements. It shall be prohibited to admit permanent employment children under sixteen years of age. The procedure and nditions for admitting them to temporary employment shall be prescribed by law. reced labour shall be prohibited".
- of Article 3 of the Labour Code of the Republic of Armenia prescribes the principles of bour legislation, particularly freedom of employment, including the right to administer the labour capacities, the right to choose the ofession and type of activities;
-) prohibition of any type (nature) of compulsory work and violence with respect to aployees;
-) legal equality of parties to labour relationships, irrespective of their gender, race, tion, language, origin, citizenship, social status, religion, marital and family status, e, belief or viewpoint, participation to political parties, trade unions or non-vernmental organisations, other factors unrelated to the employee's professional lalities;
- provision of the right to timely and full fair remuneration to each employee in the nount not less than the minimum salary defined by law.
- ne aforementioned shows that the term "disability" is not enshrined in the legal uality of parties to labour relationships. In this regard, the Code needs to be amended. 17. The state ensures the exercise of employment rights in accordance with the ovisions of the Labour Code and other laws. Labour rights may be restricted only by w if that is deemed necessary for state and public security, public order, public health id morals, protection of rights and freedoms, honour and good will of others.
- p. 8. Employment relationships of the population of the Republic of Armenia are gulated by the Constitution of the Republic of Armenia, the Labour Code of the epublic of Armenia, the Civil Code of the Republic of Armenia, the Law of the Republic
- Armenia "On employment of population and social protection in case of temployment", other legal acts and international treaties of the Republic of Armenia.
- 19. In accordance with the Law of the Republic of Armenia "On employment of pulation and social protection in case of unemployment", unemployed jobseekers ving difficulties in job placement and incapable to meet the equal competition in the b market are entitled to additional guarantees of social protection. Such persons are vided into 9 groups, the first group consisting of persons with disabilities.
- o. On 22 December 2010, supplements and amendments were made to the Law, med at boosting active and effective policy implementation in the employment sector. It is a mendment to the Law allows the unemployed jobseekers with disabilities to principate in the programme on secondment to another work location. The next nendment regulates the arrangement of working practice for the jobless and the imployed jobseekers with disabilities who have a profession but are lacking effectional work experience. Such amendments focilitated the job placement of

dications for the type of work and conditions thereof, recommendations to continue ofessional work or to take a job in another profession will be mentioned in the ofessional rehabilitation section of the individual rehabilitation plan. The professional habilitation plan is registered online; it serves as a basis for the employees of State nployment Service Agency for inclusion of a person with disabilities in respective ogrammes and for arranging his or her employment. In their turn, the employers can leviate the work conditions of a person with disabilities or create appropriate nditions for them taking the recommendation letters as a basis.

- 2. In addition to the above-mentioned, to ensure employment of persons with sabilities, the State Employment Service implements "Professional training courses, cational rehabilitation of jobseekers with disabilities" programme aimed to assist the sinees to acquire new abilities and skills that are in line with labour market demands d, consequently, find an appropriate job. Concurrently, the programme encourages rsons with disabilities to engage in entrepreneurial activities on their own. The ofessional training and vocational rehabilitation of persons with disabilities are uplemented with the consideration of the individual rehabilitation plan of the person th disabilities developed by territorial bodies of the Medical-Social Expertise Agency the Ministry of Labour and Social Issues of the Republic of Armenia. The duration of ofessional training courses is 3 months, and 6 months for preliminary professional aining and vocational education.
- 3. With the view to ensure employment of persons with disabilities, the State nployment Service implements remuneration compensation programme with the trpose to support job placement as a result whereof for each person with disabilities lso uncompetitive persons) placed in a job the employer is compensated in the amount 50 percent of the salary fixed by the employer but not more than the minimum onthly salary which amounts to 32500 drams according to the acting law. 1st degree degree uncompetitive persons with disabilities included in the compensation ogramme are granted compensation of salary for a period of 2 years, and persons with e 3rd degree disabilities and other uncompetitive persons, for a period of 1 year.
- 4. Within the framework of compensation of costs of the jobless and the unemployed breekers with disabilities with regard to secondment to another working location (the ogramme runs not less than for a period of 1 year), the following costs are mpensated to those leaving to another location for temporary or permanent sidence:
 - transportation costs of the person and his or her family members;
 - costs for transporting belongings of the person and his or her family members;
 - per diem for the person and his or her family members in case he or she leaves for work to another location that is more than 30 km away, in an amount defined by the Government of the Republic of Armenia;
 - lump sum financial assistance in the amount of 3-fold of the minimum monthly salary;
 - transportation costs for visiting the permanent place of residence for 4 times during one year;
 - monthly pay for accommodation and utilities in the amount of minimum monthly salary.
- 5. The financial assistance provided to the unemployed jobseekers with disabilities for ate registration of entrepreneurial activities is yet another programme with regard to eir employment within the framework of which appropriate funds are provided to ose willing to engage in entrepreneurial activities to register a commercial ganisation or be registered as an individual entrepreneur. The provided funds are

- for acquiring a seal in the minimum amount of the price scale established by the state professional organisation producing seals.
- 6. Following the amendments and supplements to the Law of the Republic of Armenia in employment of population and social protection in case of unemployment", the ogramme of work practice at the employer's site of the jobless and the unemployed besekers with disabilities having a profession but lacking work experience was also lled to life. The aim of this programme is to support the trainees to acquire ofessional qualification in line with work experience, to become more competitive in e labour market and to get an appropriate job. The duration of the practical training ogramme is 3 months; according to the Labour Code of the Republic of Armenia, the ork practice is deemed as professional training carried out by an employer and the since is deemed as a student. In the whole course of the practical training the trainee paid a salary in the amount of minimum monthly salary and the trainer is paid in the nount of 20 percent of average monthly salary for the previous year but not more than e minimum monthly salary.
- 7. The State Employment Service Agency also implements "job matching the aployer" programme for jobseekers with disabilities the aim of which is to support the oper job placement of persons with disabilities by job matching at the employer and to pport the employer to fill in the open vacancies. For each person with disabilities cluded in the programme, the costs relating to acquiring, assembling and installing ork facilities property, equipment, work tools incurred by the employer with the rpose of job matching are compensated, and the employer concludes an employment ntract with the person with disabilities and submits a copy of the contract to the State nployment Service.
- 8. With the view to apply a career guidance system, as well as instruments for sessing personal abilities, "Youth career guidance centre" state non-commercial ganisation was established within under the Ministry of Labour and Social Issues of e Republic of Armenia one of the main aims whereof is to guide schoolchildren, cluding those with disabilities, to labour market by identifying their individual culiarities and preferences, to support their competitiveness in the labour market and eir entrance thereto. The main aim of youth career guidance is to equip an individual th general skills of career development that covers his or her continuous development a learner, an employee and a citizen. The centre renders consultative services of reer guidance and employment to teenagers and young people, including those having sabilities, develops for this purpose methodology for work with beneficiaries, work struments, organises and conducts individual and group works, public events. In ldition to immediate work with the beneficiaries, the specialists of the centre render propriate services to the parents of the children, to specialists and employers that ork with children.
- ne mission and goals of the centre arise from the priorities of challenges in education, aployment and youth affairs. Particularly, the issues that require investment of career idance system as the main precondition for solving them are enshrined in the ustainable development program" approved by the Decision of the Government of the epublic of Armenia No 1207-N of October 30 relating to the aforementioned sectors.
- 9. To address the problems of persons with disabilities and, particularly, to integrate em into the society, "Centre for career guidance and work rehabilitation of persons th disabilities" state non-commercial organisation was established by the Decision of e Government of the Republic of Armenia No 408-N of 15 April 2010, the major goals nereof is to contribute to formation of career orientation of the persons with sabilities, their work rehabilitation in line with labour market demands, ensuring

bseekers, 280 persons with disabilities participated in different programmes and 43 groups with disabilities found work.

- eo. On 8 November 2012, the Draft Protocol Decision of the Government of the epublic of Armenia "On approving strategy on employment in the Republic of Armenia r the years 2013 to 2018" and the Action Plan for implementing this strategy was lopted. The aim of the employment policy according to the aforementioned draft as element of economic policy is to ensure meeting the labour market demand with bour force with adequate quality and quantity and to ensure effective utilisation of the ailable labour force supply, which must be regarded as the main condition for stainable economic growth. The aim of the employment policy as an element of cial policy is to guarantee internationally recognised standards of decent work and consistently follow its conditions, to ensure identification of uncompetitive groups in e labour market and effective integration thereof, which must be considered as one of e main conditions for alleviating social tension in the country.
- 11. Having regard to the principles of employment policy suggested by the employment rategy, the strategic problems and priorities in the sector of employment as well as fective legislative support for the main implementation tools of those priorities, a new w is expected to be adopted to regulate the sector. To that end, a concept paper on the Liw of the Republic of Armenia "On employment of population" is expected to be aborated.
- n effective area of focus of the concept paper must be considered, which is the velopment and implementation of an employment policy that on one hand will sult in ensuring employment through development of professional skills of jobseekers, ising their economically proactive attitude and on the other hand will encourage e employers to fill the available vacancies both with skilled specialists in modern ecialisations, new technologies and with young people and uncompetitive persons in e labour market where the persons with disabilities make a large number.
- 22. As of 1 July 2012 the number of persons with disabilities registered at the territorial ntres of the State Employment Service Agency made up 1259 (as of 1 July 2011 the imber of registered persons with disabilities was 1227).
- 23. The following is the statistics as per programmes following the activities plemented within the state programmes aimed to support the employment of persons the disabilities:
 - "Professional training, rehabilitation of work skills of persons with disabilities" programme 118 persons with disabilities were included in the programme, 14 were recruited in the course of 2011. In the course of the first half year period of 2012, 41 persons with disabilities were included in the programme.
 - "Partial compensation of the salary to the employer when hiring uncompetitive groups in the labour market" programme 225 uncompetitive persons were included in the programme, of which 116 were persons with disabilities in the course of 2011. Eleven of them were persons with the 1st degree disabilities, 45 with the 2nd degree, and 60 with the 3rd degree.
 - In the course of the first half of 2012, 146 uncompetitive persons in the labour market were included in the programme, of which 76 were persons with disabilities, including 5 of the 1st degree, 28 of the 2nd degree, and 43 of the 3rd degree.
 - "The financial support to the jobless and persons with disabilities for state registration with the purpose of engaging in entrepreneurial activities programme" 4 persons with disabilities were registered as individual entrepreneurs in the course of 2011; 3 persons with disabilities were registered as individual entrepreneurs in the course of the first half of 2012.

of 2011 and in the course of the first half of 2012 no person with disabilities has been included in the programme so far.

- "Job matching the employer for persons with disabilities" programme 11 jobs were matched within the framework of the programme in the course of 2011 and 8 jobs in the course of the first half of 2012.
- "Organisation of job fairs" programme -6 job fairs were organised and by the support of the USAID -1 career day was organised for young people in the republic in the course of 2011 and 2 job fairs were organised in the course of the first half of 2012. Both non-governmental organisations engaged in work with problems of persons with disabilities and persons with disabilities themselves participated in the aforementioned events.
- 24. In addition to state programmes, projects are implemented within the framework international cooperation. Among them are:
 - "People with disabilities in Armenia, the promising workforce" project is envisaged for three years and has been implemented since 2010 with the financial support of the Ministry of Foreign Affairs of the Netherlands by Human Dignity and Peace charity fund, Dutch Activa International and State Employment Service in Erebuni-Nubarashen community and the town of Hrazdan. The outcomes of the project for the year 2011 are presented in the table below:

Name of indicator	Outcome
Number of jobseekers with disabilities	197
Number of registered persons with disabilities	94
Number of examined persons with disabilities	91
Number of employed persons with disabilities	28
Number of persons with disabilities included in professional training programmes	30
Number of persons with disabilities included in the programme on partial compensation of salary with the purpose of providing employment	14
Number of working places adjusted for persons with disabilities	3
Number of aware persons with disabilities	545
Number of aware employers	417
Number of participations at job fairs	3

- "From the crisis towards decent and safe jobs" programme implemented by the International Labour Organisation within the framework of which a project to promote employment for persons with disabilities in 3 pilot centres (Ashtarak regional, Shengavit community of Yerevan and Abovyan territorial centres) has been implemented since 2011. The expected outcome is to enlarge the opportunities for decent jobs for uncompetitive groups by matching the jobs with their needs. Within the framework of the programme:
- (a) the specialists of the pilot centres were trained in needs assessment of person's working capacities, job matching and job analysis;
- (b) the work stations of 5 persons with disabilities recruited with the assistance of the centres were equipped with property acquired with the support of the programme.
- In cooperation with the World Association of Public Employment Services (WAPES), German International Cooperation (GIZ) and State Employment

in the workshop from public employment services of different European countries and other organisations.

- 25. In accordance with the Labour Code of the Republic of Armenia and the Law of the epublic of Armenia "On trade unions" no discrimination or special requirement is plied towards persons with disabilities for joining trade unions. The interests of aployees with disabilities are protected by trade unions equally and similarly as those wing no disabilities.
- 26. No information is collected in the Republic of Armenia with regard to unofficial bour market and the persons with disabilities therein, thus, it is hard to assess to what tent the programmes in the sector of employment contribute to the shift of the resons with disabilities from unofficial to official sector of employment.
- 17. To promote employment among persons with disabilities, provisions are enshrined the draft law that stipulate compulsory job standards (quotas) for organisations, respective of their form of ownership. Having analysed the socioeconomic situation in menia, the risks and effects expected following the application of the quotas, it is commended to introduce quotas in stages. In the first stage, one year after the law ters into force, the requirement of a quota is set for state organisations having one indred and more employees and after two years for non-state organisations. In the cond stage, the requirement of a quota is set for state and non-state organisations wing fifty and more employees and in the third stage for organisations having from up to 50 employees. For violation of the requirement of the quota, amounts of fines indicated are stipulated.
- 28. The introduction of quotas in stages and the application thereof will contribute to suring sustainable employment of jobseekers with disabilities in Armenia, the fective use of their potential as workforce as well as development of social mmitments by the employers. Perhaps this process should undergo such legislative gulation and consistent management by the state that it will create objective and mprehensive opportunities at macro and micro levels to avoid possible losses of onomic efficiency and to decrease such losses to the minimum.
- 29. As an alternative option for ensuring employment of persons with disabilities, the neept of establishing social organisations is also enshrined in the draft law.

rticle 28. Standards of decent life and social protection

- 37 of the Constitution of the Republic of Armenia veryone shall have the right to social security in cases of old-age, disability, sickness, ss of bread-winner, unemployment and other cases provided for by law. The scope and rms of social security shall be defined by law".
- 11. In accordance with Article 9.1 of the Law of the Republic of Armenia "On social otection of persons with disabilities in the Republic of Armenia", "social rehabilitation all be a system of social, socio-psychological, pedagogical, legal and economic tivities which aims to create opportunities for persons with disabilities in all spheres public life equal to other citizens. Social rehabilitation shall include orientation in cial surrounding and adaptation to social living".
- 22. The financial, social and medical security of persons with disability shall be ovided in the form of cash payments (pensions, allowances, lump sum assistance, etc.) edication, prosthetic-orthopaedic and other technical means, psychological, legal and rvices of other nature.
- 3. The minimum consumer basket and the minimum salary are deemed to be a

calculated based on methodology of the World Bank – the consumer basket actually calculated based on comprehensive survey findings of living standards of households conducted in 7 872 households by the NSS of the Republic of Armenia in 2009, which amounted to 37 081.5 drams as per current prices of the third quarter of 2012; calculated according to composition, structure and energy of food developed by the Ministry of Healthcare of the Republic of Armenia, which amounted to 50 443.1 drams as per current prices of the third quarter of 2012.

.. The Law of the Republic of Armenia "On social assistance" was adopted on 24 cember 2005 and entered into force on 1 January 2006, which regulates the relations h regard to provision of social assistance. The Law defined the principles of organising l providing social assistance, the scope of its beneficiaries (including persons with abilities), the types and forms of social services rendered, the rights, obligations, scope esponsibility of the customer and the social worker, etc. In accordance with Article 4 he Law the main objectives of social assistance are the following

- to address the basic needs of persons in difficult life situations;
- to create conditions for integration into the society;
- to promote their self-assistance skills and skills to solve incurring problems on their own;
- to prevent their social isolation;
- to assist to solution of their social, financial problems.
- The following are the main types of social services provided for by Article 7 of the v: provision of consultative, legal, rehabilitation, cash, in-kind assistance; provision of porary shelter; nursing; other types of social services not proscribed by law. The rementioned functions are performed by the territorial bodies of social service, the r Care Centre for Elderly and professional rehabilitation organisations.
- One of the state assistance programmes implemented in the Republic of Armenia is Family Benefit Programme, which is implemented in accordance with the provisions vided for by the Law of the Republic of Armenia "On state benefits" and other legal regulating the sector. It's a targeted programme; the customer is the family and it is stantiated based on an indirect assessment method of family need. The family benefit persons with disabilities is established on general basis proceeding from the uirements provided for by the aforementioned law and other legal acts regulating the for and any discrimination with regard to disability is excluded.
- . In accordance with the Law of the Republic of Armenia "On state benefits" a poor ily acquires the right to family benefit where its poverty index is beyond the poverty eshold. Thus, the financial assistance to persons with disabilities is provided ceeding from the index of poverty of the family where that persons lives. The rernment of the Republic of Armenia approves the family poverty evaluation cedure. The family poverty index is drawn having regard to several indicators, ticularly, the social group of each family member (person with disabilities, pensioner, d, unemployed, adult person with working capacity, etc.), the number of family mbers without working capacity, the residential area of the family (borderline area, aster zone, etc.), the lodging conditions of the family, the average monthly family ome and other indicators (generally 12 factors have been defined). The social groups of ily members are 17 in number each of them having their own poverty index. ticularly, persons with 1st, 2nd, 3rd degree disabilities and disabled from birth are egorised into different social groups. The presence of such persons in the family scales the family's poverty index during its calculation. The higher the index, the more poor family is deemed to be.
- The Law "On state benefits" also provides for terms of emergency assistance. A

sence of a persons with disabilities in the family. The function of social assistance ncils adjunct to territorial bodies providing social services on a voluntary basis and ude representatives of non-governmental organisations within their structures.

- Each year, proceeding from the economic reforms implemented in the country, as l as from the poverty level dynamics, the state budget of the Republic of Armenia isages specific funds for family benefit and assistance under emergency conditions. ceeding from the size of those funds, the Government of the Republic of Armenia nes the poverty threshold for the right to family benefit, the size of the benefit as well eviews the family poverty evaluation procedure.
- rices has been approved by Protocol Decision No 21 of the Government of the public of Armenia of 3 June 2010. The introduction of the system of integrated social rices is one of the main programmes on the reform carried out in the social field. The vision of integrated social services is a means aimed at raising the quality and essibility of social services, rendering them customer-oriented, raising the ctiveness of their evaluation and monitoring, as well as that of the whole process. vision through case management of a more targeted and need-based support to sons with disabilities is as well envisaged by the introduction of the system.
- . In 2012, the Government of the Republic of Armenia approved the Programme of roduction of Integrated Social Services System and the pilot project on the formation narz centres, according to which the first four centres are to be formed in Ararat marz.

 The number of families having adults or children with disabilities, which received ally allowances and emergency assistance in 2010-2012, is given below:

) The number of families having a family member with disabilities and ceiving a family allowance, by years:

Families	2010	2011	As of 1 July 2012
Having I degree of disability	3000	2609	3199
Having II degree of disability	14050	11986	14518
Having III degree of disability	7165	6105	7057
Having a child with disabilities	3035	2685	2805
under 18			

) The number of families having a family member with disabilities and ceiving urgent monetary support, by years:

Families	2010	2011	As of 1 July
			2012
Having I degree of disability	269	433	192
Having II degree of disability	1413	2405	1774
Having III degree of disability	590	1091	1329
Having a child with disabilities under	36	51	25
18			

13. Provisions on integrating persons with mental disabilities into society are visaged by the 2006-2015 Strategy on the Social Protection of Persons with sabilities, approved by the Government of the Republic of Armenia on 4 November 1006. The mentioned strategic plan has as well been submitted to the relevant Council Europe commission on issues related to persons with disabilities.

rticle 29. Participation in political and social life

- 4. No restrictions are provided for by the Republic of Armenia legislation for ensuring e full participation of persons with disabilities in political and social life.
- 45. According to Article 28 of the Constitution of the Republic of Armenia, "Everyone all have the right to form associations with other persons, including the right to form id join trade unions. Every citizen shall have the right to establish political parties with her citizens and to join them. No one may be forced to join any political party or sociation. Operation of associations may be suspended or prohibited only in cases ovided for by law, through judicial procedure". Article 27 of the Constitution of the epublic of Armenia specifies that "Everyone shall have the right to freely express his or ropinion. It shall be prohibited to force a person to renounce his or her opinion or to ange it".
- 46. According to the existing Armenian legislation, the citizens of the Republic of menia have the right to participate in the state governance, vote at national referendated elections of public administration bodies, vote and be elected for public liministration, as well as local self-government elective bodies.
- 17. According to Article 29 of the Constitution of the Republic of Armenia, "Everyone all have the right to hold peaceful, unarmed assemblies". Holding of these assemblies ould be coordinated with the representatives of local executive authorities, as escribed by law.
- 18. Article 3 of the Law of the Republic of Armenia "On social protection of persons the disabilities in the Republic of Armenia" defines that "Persons with disabilities shall twe the same rights, freedoms and obligations prescribed by the Constitution of the epublic of Armenia and laws as the other persons. The rights and obligations of ersons with disabilities may be abolished or amended in the cases and manner escribed by the Constitution and the laws of the Republic of Armenia, where the ercise thereof is rendered impossible due to the restrictions of the vital activity of the erson with disabilities. The officials and citizens guilty of violation of the rights, sedoms and lawful interests of persons with disabilities shall be held liable, as escribed by law".
- 19. According to Article 30 of the Constitution of the Republic of Armenia, "Citizens of e Republic of Armenia who have attained the age of eighteen shall have the right vote and to take part in referenda, as well as to take part in the state governance and cal self-governance directly and through their representatives elected by free pression of their will".
- 50. With respect to the exercise of the right of suffrage of persons with disabilities, ticle 3 of the Electoral Code of the Republic of Armenia defines that "Electors shall rticipate in elections on equal grounds, the State shall provide equal conditions for the ercise of the right of suffrage of electors, electors shall irrespective of national igin, race, gender, language, religion, political or other views, social origin, property or her status have the right to vote and to be elected".
- ne only restriction is that citizens declared by a court judgment as lacking active legal pacity, as well as citizens sentenced by a court judgment entered into force to apprisonment and serving the punishment are not entitled to vote and to be elected.
- 11. In recent years, persons with disabilities have been more actively participating in ablic processes and civic initiatives. Persons with disabilities are either dependently or through coordination involved by non-governmental organisations the electoral processes. Non-governmental organisations actively participate in ectoral processes, carrying out participatory, observation activities, as well as those of proportation of persons with disabilities to electoral precipate and of promoting

oblem of ensuring the accessibility of public and local self-government bodies, public, ltural, sports facilities, electoral precincts, etc. for persons with motor disorders still ists.

- 2. Relevant activities are envisaged in the electoral process, which ensure an portunity for persons with disabilities to exercise their right of suffrage without rriers. These activities include:
 - Special electoral precincts are formed in isolation units and other places of confinement, and members of the commission of a nearby electoral precinct visit healthcare facilities with mobile ballot boxes and a relevant number of ballot papers for ensuring the exercise of the right of suffrage of the electors who are on inpatient treatment in those facilities. The same procedure applies to visiting persons with disabilities with no moving opportunities in their places of residence. Lists of persons with disabilities with mobility problems and of those on inpatient treatment in healthcare facilities are made and provided to the members of the precinct electoral commission in advance.
 - The electors, who are not able to vote unaided due to health problems, have the right to be assisted by another voter as authorised by the precinct electoral commission.
 - A special tactile template was used for persons with disabilities with visual impairments for the first time at the elections of the National Assembly in 2012, which provides such people with an opportunity to vote unaided.
- 3. Relevant requirements for the areas of electoral precincts are established by the cisions of the Central Electoral Commission. Those areas should, in particular, be cessible for persons with disabilities, have ramps for providing entry and exit without rriers. Having regard that mainly educational institutions, such as schools, colleges, e-school institutions, etc., are selected as electoral precincts, it should be noted that ose buildings are mostly adjusted for persons with disabilities.
- 34. The Central Electoral Commission requires that one polling booth envisaged for cret ballot in each electoral precinct should have an appropriate width, ensuring easy cess of the wheelchair to it.
- 5. An important role is assigned to non-governmental organisations established by rect participation of persons with disabilities or to those engaged in the issues related such persons in ensuring the efficient participation of persons with disabilities in cial and political life. Unification of mentioned organisations in any organisation, nion or federation is as well encouraged. This could be best illustrated by the ederation of Advocacy for Persons with Disabilities (APD Federation) which is notioning in 4 marzes of the Republic of Armenia and includes 16 non-governmental ganisations. There are currently up to 35 non-governmental organisations in the epublic of Armenia engaged in addressing disability-related issues.
- 6. Non-governmental organisations, their associations and unions are established for e purpose of the social protection of persons with disabilities, as well as for ensuring e protection of equal rights and opportunities for them. Those organisations, within e course of their activities, reveal and eliminate practices preventing the exercise of ual rights and opportunities of persons with disabilities, provide different services to rsons with disabilities and help them integrate into the society. The mentioned non-vernmental organisations may be divided into the following groups, according to their notions:

awareness raising non-governmental organisations which disseminate information lating to the rights of persons with disabilities, their problems, and needs among rsons with disabilities, their family members and public in general,

non-governmental organisations which contribute to the self-expression of persons th disabilities, organising, in particular, different conferences on disability issues, as ell as cultural and sports events and those aimed at ensuring entertainment and creation.

57. Non-governmental organisations are regularly involved by public administration or cal self-government bodies in discussions on disability-related issues and in the cision-making process relating to those issues. This could be best illustrated by egional (marz) Commissions on Disability Issues established in marzes which include nong their members most active non-governmental organisations engaged in sability-related issues in marzes.

8. The state supports the formation of non-governmental organisations and their tive operation, providing them with certain privileges, in particular:

non-governmental organisations receive a state order from social funds and the state adget for provision of certain services,

non-governmental organisations have privileges in the tax field defined by the law on on-governmental organisations, *i.e.* they are exempted from income tax and value ded tax, as well as other taxes, depending on their statutory functions,

non-governmental organisations may be provided with financial support on the count of the state budget.

rticle 30. Participation in cultural life, sports events and other leisure tivities

ig. According to Article 40 of the Constitution of the Republic of Armenia, "Everyone all have the right to freedom of literary, artistic, scientific and technical creation, the 5th to benefit from scientific achievements and to take part in the cultural life of ciety". Meanwhile, Article 33 of the Constitution defines that "Everyone shall have the 5th to rest. The maximum working time, rest days and the minimum duration of 1 mual paid leave shall be defined by law". Article 48 of the Constitution mentions that the main tasks of the State in the economic, social and cultural spheres shall be 1 omoting the participation of the youth in the political, economic and cultural life of 2 country, promoting the development of physical culture and sport, implementing 1 ogrammes for the prevention and treatment of disability, promoting the participation 1 persons with disabilities in the social life, promoting the development of science and 1 lture, and contributing to the free communication, of everyone, with the national and 1 liversal values".

- oo. Participation of persons with disabilities in cultural life is ensured by the active rticipation of non-governmental organisations and owing to the financial support ovided by state and donor organisations.
- 11. Various events were organised in 2010-2012, contributing to the inclusion of ersons with disabilities in cultural life. These activities include:
 - Implementation of Arev (Sun) Information Communication Project in libraries for ensuring provision of information to blind persons and those with low vision within the framework of which the mentioned project was located in the National Library, children's libraries, and regional libraries of the marzes of Kotayk, Vayots Dzor, Gegharkunik, and Tavush of the Republic of Armenia. The project affords an opportunity to visually impaired persons visiting the library to use computer technology.
 - Implementation of Family Librarian Project for ensuring the access of persons with limited mobility to library services. This project was implemented in Lori and Shirak marzes of the Republic of Armenia, as a result of which persons with

of which 614 children with acquired disability, special needs and those socially vulnerable have been provided with cultural education in special boarding schools and children's homes. Free instruction of arts and crafts has been organised.

- Ensuring of support for Paros Chamber Choir to participate in concert tours, within the framework of which Paros Chamber Choir of Unison NGO was supported to participate in concert tours organised in Vienna and in the festival contest of spiritual music in Bratislava.
- Organisation of scientific-cognitive sightseeing for persons with disabilities (to the marzes of Lori, Gegharkunik and Syunik of the Republic of Armenia)
- Support for the Ovasis Pantomime Theatre of the Armenian Union of Deaf People NGO for participation in "ЖИВИ" international pantomime festival held in the Crimea.
- Regular provision of support to non-governmental organisations engaged in issues relating to persons with disabilities for the purpose of fulfilling the cultural initiatives of persons with disabilities, by providing them with appropriate halls.
- 2. Activities in the field of physical training and sports for persons with disabilities are rrently being carried out with 4 groups:

risually impaired persons,

persons with hearing impairments,

persons with locomotor impairments,

persons with mental disabilities.

- 3. Mainly non-governmental organisations are involved in issues related to physical aining and sports of persons with disabilities. Several tens of non-governmental ganisations engaged in issues related to persons with disabilities are functioning in e Republic of Armenia. National Paralympic Committee of Armenia, Armenian Sports mmittee of the Deaf, Special Olympics Armenia, Armenian Association of the Blind on-governmental organisations are well-established and widely known organisations the field of physical training and sports of the Republic.
- 4. State support is currently being provided to the abovementioned four non-vernmental organisations involved in disability sport through Disability Sport Related rvices Programme. Those organisations help through physical training and sport rsons with locomotor, visual, and hearing impairments, as well as those with mental sorders identify themselves and fully integrate into the society. An estimated 9 000 (nine million) Armenian drams allocated from the state budget, as well as the ditional funds allocated from the reserve fund of the Government of the Republic of menia are used by the abovementioned non-governmental organisations for ganising different types of sports events in the Republic, as well as for participating in ficial competitions held by relevant international organisations (paralympic games, aflympic games, world and European championships, and credit tournaments).

5. The following events were organised within the framework of the project:

) 2010:

Republic of Armenia championships of 4 types of sports, namely futsal, wrestling, lleyball, and chess, were organised among disabled persons by the Armenian Sports mmittee of the Deaf non-governmental organisation, in which 205 persons rticipated.

A chess tournament was organised by the Armenian Association of the Blind non-vernmental organisation of disabled persons, in which 23 persons participated. Sports games dedicated to the International Day of Disabled Persons were organised

A sports festival of 6 types of sports was organised for disabled persons by National ralympic Committee of Armenia, in which 60 athletes participated.

) 2011:

Republic of Armenia championships of 5 types of sports, namely chess, Greco Roman restling, free style wrestling, volleyball, and futsal, were organised for disabled persons Armenian Sports Committee of the Deaf, in which 241 athletes participated.

A chess tournament of the Republic of Armenia was organised by the Armenian sociation of the Blind non-governmental organisation of disabled persons, in which persons participated.

A football championship was organised by Special Olympics Armenia non-vernmental organisation, in which 64 athletes participated. Participation of 4 athletes Special Olympics World Summer Games in Athens, the capital of Greece, was sured. The Republic of Armenia athletes won at those competitions 1 gold, 1 silver, id 2 bronze medals in track and field/athletics and 1 gold, 1 silver medal in swimming.

A sports festival of 6 types of sports was organised for disabled persons by National ralympic Committee of Armenia non-governmental organisation, in which 80 hletes participated.

State support of 13 747 000 (thirteen million seven hundred forty-seven thousand) menian drams was provided to Armenian Sports Committee of the Deaf non-vernmental organisation through the 2011 Programme on Holding the European restling Championship of Deaf Persons in Yerevan for organising and holding the tropean Wrestling Championship of Deaf Persons in Yerevan. Six adult and eight ung athletes participated from Armenia, thus 14 athletes in total. The adults took 1 ld, 1 silver, and 3 bronze medals, and the young athletes won 2 gold and 5 silver edals.

National Paralympic Committee of Armenia was allocated 1 682 220 (one million six indred eighty-two thousand two hundred and twenty) Armenian drams from the serve fund of the Republic of Armenia Government to ensure the participation of 2 hletes in the Powerlifting Championship of Disabled Persons held in the United Arab nirates. One silver medal was won at those competitions, and a relevant credit was rned for participation in 2012 London Paralympic Games.

National Paralympic Committee of Armenia non-governmental organisation, jointly the Ministry of Sport and Youth Affairs of the Republic of Armenia and with the onsorship support of different organisations, organised and held a wheelchair racing Republic Square – Yerablur route, in which more than 30 persons participated.

) 2012:

Republic of Armenia championships of 3 types of sports, namely chess, Greco Roman restling, and free style wrestling, were organised for disabled persons by the Armenian orts Committee of the Deaf, in which 118 athletes participated.

A football championship was organised by Special Olympics Armenia non-vernmental organisation as part of Special Olympics Pan European Football Week oject, in which 48 athletes participated..

A sports festival of 6 types of sports was organised for disabled persons by National ralympic Committee of Armenia non-governmental organisation, in which 96 athletes rticipated.

The Republic of Armenia Men's Individual Championship of Blind Chess Players was ld by the Armenian Association of the Blind non-governmental organisation of sabled persons, in which 12 persons participated.

Ammonian Charte Committee of the Doof non governmental augmication jointly with

mpetitions dedicated to the International Day of Deaf People (29 September), in 11ch 30 persons participated (10 families x 3 persons).

National Paralympic Committee of Armenia non-governmental organisation, jointly the Ministry of Sport and Youth Affairs of the Republic of Armenia and with the onsorship support of different organisations, organised and held a wheelchair racing disabled persons by Republic Square–Yerablur route, in which more than 30 persons rticipated.

Armenia was represented by 2 athletes at the 14-th Summer Paralympic Games in ondon. For the purpose of ensuring their participation, in the first half of 2012 the epublic of Armenia Government allocated 5 853 000 (five million eight hundred fifty-ree thousand) Armenian drams to the Ministry of Sport and Youth Affairs of the epublic of Armenia to be donated to the National Paralympic Committee of Armenia on-governmental organisation.

An estimated 6 380 600 (six million three hundred eighty thousand six hundred) menian drams were allocated to the Armenian Sports Committee of the Deaf non-vernmental organization from the reserve fund of the Republic of Armenia overnment for participation in the Third World Deaf Wrestling Championship held in phia, the capital of Bulgaria. Three of the five athletes in Greco Roman style were varded 1 gold and 2 silver medals.

- o6. Summarising the events of the reporting period, it should be noted that 412, 455 and 341 athletes participated in different sports events within 2010, 2011 and 2012 spectively, thus 1208 persons in total.
- 57. In addition to purely sports events, workshops dedicated to disability sport related sues were organised and held by the National Paralympic Committee of Armenia in 511-2012, jointly with the Ministry of Sport and Youth Affairs of the Republic of menia and through the sponsorship support of various organisations. Twenty-one presentatives of interested ministries, as well as of 12 representatives of non-vernmental organisations involved in disability-related issues participated in the orkshops.
- 68. Children's summer spa camps are organised for disabled children, where children ceive rehabilitative treatment, are engaged in different clubs (embroidery, drawing, ture protection, tourism, etc.), and participate in sports events. Non-governmental ganisations, as well as regional social services organisations and those engaged in sues related to children actively participate in organisation of such camps.
- 19. In accordance with point 68 of Annex 1 of Decision No 1055-N of the Government the Republic of Armenia of 9 August 2012, the Government of the Republic of menia approved the 2013-2015 Programme on Artistic and Aesthetic Education of nildren and Youth and the Event Checklist, according to which the implementation of ogrammes on the development of artistic skills of children with special needs, in rticular of those with disabilities, is aimed at ensuring conditions for their rticipation in cultural life, as well as for receiving appropriate cultural education.

ne key objective defined in the mentioned decision is the necessity of attaching great aportance to the artistic and aesthetic education of disabled children, which will help em integrate into the society, acquire a profession and identify themselves in life.

art III.

omen and Children with Disabilities

rticle 6. Women with disabilities

- 1. Equality of rights of men and women in the Republic of Armenia is ensured by the ovisions of the Constitution. This equality applies to socio-political, cultural activities, lucational, as well as other fields.
- 72. Corresponding provisions relating to ensuring the equality of men and women are so included in the pension system legislation.
- particular, the retirement age of men and women was equalised (63 years old) in 11, child care-related retirement privileges provided to women were abolished etiring before the age of retirement). Certain steps have been taken towards ensuring e equality of men and women in labour relations, relating, in particular, to maternity otection and balancing of work with family responsibilities.
- 3. Notwithstanding the steps aimed at the equality of men and women, a number of ivileges provided to women still exist in labour relations. Thus, it is prohibited to aploy on holidays and days off, for night and shift work pregnant women and ose taking care of a child under the age of three, as well as send them on a business p without their consent, as defined by the Labour Code of the Republic of Armenia. eanwhile, additional breaks or reduced working hours are envisaged for pregnant omen and those taking care of a child under the age of three.
- 17. The Labour Code also envisages certain privileges for the working women who take re of a person or child with disabilities. Such women are provided with benefit for mporary incapacity to work (for a certain number of days of care provision within a ar), depending on the conditions in which the care is provided (outpatient, inpatient sanatorium treatment).
- '5. The draft law of the Republic of Armenia "On equal opportunities and equal rights men and women in the Republic of Armenia" is being elaborated in the Republic of menia, for the purpose of ensuring actual equality of men and women and excluding nder-based discrimination in all spheres of activities of the society.
- '6. Taking into account that women are the major victims of trafficking, amendments ere made to the Civil Code of the Republic of Armenia and the Criminal Code of the epublic of Armenia in 2011 for the purpose of protection of the interests and rights of e victims of trafficking, as well as for the prevention of trafficking.

ternational cooperation in this field is being strengthened as well.

urious international conventions and legal acts on women's and gender-related issues we been ratified by the Republic of Armenia:

1993 – UN Convention on the Elimination of All Forms of Discrimination against omen:

995 - Beijing Action Plan;

2000 – Millennium Development Goals;

2008 – UN Convention on the Political Rights of Women.

- 7. Particular attention is paid by the State to women and children with disabilities, as ell as to persons with multiple disabilities. This is well illustrated by the following ovision enshrined in the Section "Objectives and Main Directions of the Strategy" of e "2006-2015 Strategy of Social Protection of Persons with Disabilities": "The strategy flects a special approach towards groups of persons with disabilities requiring greater tention (children and women with disabilities, persons with multiple disabilities, c.)".
- '8. Fundamental rights and freedoms of a person, equal opportunities and rights for en and women, as well as the principles of the protection of the rights of the child, tablished in Chapter 2 of the Constitution of the Republic of Armenia and in other gal acts apply to all persons whether with or without disabilities. Thus, women and rls with disabilities enjoy, equally with other persons, the fundamental rights and

- 79. According to the statistics, 8156 (4,5%) of 182379 persons with disabilities gistered in the Republic of Armenia are children with disabilities, as of 1 July 2012. Dout 585 (68,5%) of them are boys, and 2571 (31,5%) are girls.
- 30. Article 1 of the Family Code of the Republic of Armenia defines that "The family, aternity, paternity and childhood are under state and society sponsorship and otection in the Republic of Armenia. The State guarantees primary protection of the 5hts of children". This provision applies to all children, including those with sabilities, regardless of the sex of the child.
- 31. Protection of childhood is one of the priorities of State strategy and is aimed at suring the exercise of the right of the child to the protection of life and health, lucation, social protection, and comprehensive development. State policy excludes anifestation of discrimination in this field against children with disabilities and mental ralth problems. The State directs its efforts towards the implementation of measures med at protection of childhood, by developing a relevant legislative field (the Law of e Republic of Armenia "On social protection of children deprived of parental care", the law of the Republic of Armenia "On social protection of persons with disabilities in the epublic of Armenia", draft Law of the Republic of Armenia "On protection of the rights and social inclusion of persons with disabilities in the Republic of Armenia", etc.) and dertaking economic, organisational, socio-cultural, educational, sports and other ents. At the same time, the State strives to approximate the existing legislation to the quirements of international norms, ensuring free development of children.
- 32. Free medical assistance, service, medication supply, as well as available education lapted to the individual needs of children are ensured and guaranteed for children th disabilities on the account of the State Budget. The mentioned guarantees equally ply both to boys and girls with disabilities.
- 33. Boys and girls with disabilities may freely express their opinion on issues relating them and receive assistance according to their disability and age.
- particular, Article 44 of the Family Code of the Republic of Armenia defines the right the child to express his or her own opinion, according to which "The child shall have e right to be present at the examination of the issue affecting his or her interests and press his or her own opinion in the family, judicial or other bodies. Taking into count the opinion of the child above the age of ten shall be mandatory with regard to e freedom of consciousness, participation in certain events, refusal from receiving tracurricular education, living with one of the parents, communication with relatives, well as to other cases provided for by law. In the cases provided for by this Code, ardianship and curatorship authorities or the court may adopt a decision relating to e child above the age of ten only upon his or her consent.
- 34. Importance is attached to the right of children with disabilities to education. From is point of view, the Law of the Republic of Armenia "On education of persons with ecial educational needs" and the Law of the Republic of Armenia "On education" entify the basic principles necessary for the effective provision of education to persons the special educational needs. Application of inclusive education in this field was a ajor amendment which was first introduced in several schools on an experimental sis, and afterwards was included in the abovementioned laws on education and widely read throughout the Republic.
- 35. Inclusive education is defined as "Education of persons with special educational eds in general and professional education institutions jointly with persons not having ch needs, through provision of special conditions for them". According to Article 14 of e Law of the Republic of Armenia "On social protection of persons with disabilities in e Republic of Armenia", the State ensures free professional education in mid-level actional or higher education institutions for shildren having 1st and and degrees of

cial security and healthcare authorities shall ensure the pre-school education of ildren with disabilities and provide conditions for persons with disabilities for ceiving secondary, secondary-vocational and higher education, in accordance with the dividualised rehabilitation plan for persons with disabilities".

- 37. In 2012, upon request by the Ministry of Labour and Social Issues of the Republic Armenia and by the assistance of the UNICEF, the Armenian Marketing Association nducted a survey on access to education, health, and social protection services for ildren with disabilities. The survey contains data on inclusion of children with sabilities in all levels of education as well as on opportunities for them to access althcare, social and other community services. The findings of the mentioned survey ll serve grounds for developing appropriate targeted programmes.
- 38. The State provides free accommodation to children deprived of parental care, cluding those with disabilities, who have been raised in child care centres or foster milies, after they attain the age of 18 (after becoming adult).
- 39. The State pays permanent attention to further professional education of those ildren, to their employment activities and the process of their full integration into the ciety.
- oo. Striving to comply with the international requirements in the protection of ildren's rights, the Republic of Armenia has ratified different international nventions relating to child issues:
 - On Jurisdiction, Applicable Law, Recognition, Enforcement and Co-operation in respect of Parental Responsibility and Measures for the Protection of Children;
 - On Protection of Children and Co-operation in Respect of Intercountry Adoption;
 - On the *Rights of the Child*;
 - On the Worst Forms of Child Labour;
 - On the Civil Aspects of International Child Abduction.

art IV. pecial responsibilities rticle 31. Statistics and data collection

- 11. In accordance with Article 16 of the Law of the Republic of Armenia "On social otection of persons with disabilities": "The State shall guarantee freedom of formation for persons with disabilities".
- 12. The information on rehabilitation of persons with disabilities is collected in the rm of a database. Those databases contain the following data:
 - information on the organisations offering rehabilitation services;
 - information on persons with disabilities with regard to the nature and causes of disabilities, gender, age and other personal data on persons with disabilities;
 - information on educational and professional level of persons with disabilities;
 - information on children with disabilities with regard to gender, age and other personal data;
 - information on family members of persons with disabilities with regard to gender, age, family income, demand, opportunities to meet the needs of persons with disabilities and other data;
 - information on prosthesis-orthopedic and other technical means necessary for the person with disabilities, medication used by him or her, required rehabilitation services and sanatorium treatment.
- 13. Such database enables consolidation of the available resources for settling sability-related issues and using them for identified purposes upon necessity.
- 14. Meanwhile, databases have been developed where personal data of persons with sabilities are collected (name, surname, address, type of illness, needs, data of family embers, family resources, etc.). These databases enable individual monitoring of the ruation of each person with disabilities and of his or her rehabilitation process.
- 15. The Ministry of Labour and Social Issues is empowered with the duty to monitor ose information databases and conduct analyses based thereon. Further improvement those databases is envisaged by collection of new data and further improvement of tabase support software. However, it needs further elaboration since it does not mply with ISF principles.
- 16. The administration of state statistics in the territory of the Republic of Armenia, i., relations pertaining to the collection, development, accumulation, summarisation, aintenance of statistical data on socio-economic processes in the Republic, on pulation and the fields of its vital activities, as well as to the analysis, exchange and ovision of statistical data (publishing) are regulated by the Law of the Republic of menia "On state statistics" which fully complies with the international standards and inciples in the field of statistics, particularly with the *UN Fundamental principles on ficial statistics*, adopted at the 47th session of UN Economic Commission for Europe eld in Geneva and at the session of UN Statistical Commission in 1994 in New York.
- 17. "The cornerstone of official statistics shall be the privacy of personal data, which ises from the requirement of Article 14(7) of the Law of the Republic of Armenia "On ate statistics" in accordance with which statistical data is deemed to be confidential tatistical secrecy) where they enable disclosure (identification), direct or indirect, of e provider of the statistical data, *i.e.*, acquisition of personal (identification) data. Data ailable to public from other sources shall not be deemed to be statistical secrecy.
- 18. Data deemed to be statistical secrecy shall not be subject to publication or ssemination in any other form without the consent of the provider thereof. The tablishment of the aforementioned provisions arises from UN fundamental principle "secrecy" with regard to official statistics, according to which the identification data

nducted. Data collected on persons with disabilities relate, in particular, to their imber according to gender, age, disability degree, disability according to causes and nesses, as well as to the rehabilitation assistance provided to persons with disabilities, type.

oo. Summary information on persons with disabilities is published by the National atistics Service of the Republic of Armenia in "Socioeconomic Situation in the epublic of Armenia" monthly information reports and "Statistical Yearbook Armenia", Vomen and Men in Armenia" and "Social Situation in the Republic of Armenia" onthly statistical collection. Those publications are available in the library of the ational Statistics Service of the Republic of Armenia, as well as at www.armstat.am ebsite, and are publicly available.

11. Statistical data of persons with disabilities are given in Annex 1, according to years.

rticle 32. International cooperation

- D2. Within the framework of issues related to persons with disabilities, the Ministry of abour and Social Issues of the Republic of Armenia closely cooperates with the ternational organisations currently acting in the field International Labour ganisation (ILO), UN Department of Economics and Social Affairs (UNDESA), UN aldren's Fund (UNICEF), Council of Europe (CoE), United States Agency for ternational Development (USAID), Swedish International Development Cooperation gency (SIDA), Japan International Cooperation Agency (JICA).
- 13. The cooperation is mainly aimed at carrying out reforms in the sector, developing clicies and programmes, human and institutional capacity building, public education dawareness, improving the quality and accessibility of services rendered to persons the disabilities, integrating persons with disabilities into the society and the labour arket.
- 14. Persons with disabilities and non-governmental organisations engaged in issues lating to persons with disabilities regularly participate in the programme and legal ts development.
- gal acts regulating the sector, as well as the programmes are developed based on the st international practice.
- 15. A number of programmes are implemented in cooperation with foreign states and ternational organisations, particularly:
 - "Persons with Disabilities in Armenia, the Promising Workforce" three-year
 project has been implemented since 2010 in Erebuni-Nubarashen community
 of Yerevan and in the town of Hrazdan by Human Dignity and Peace (HDP)
 Charity Foundation and Activa International organisation of the Netherlands
 and with the financial support of the Ministry of Foreign Affairs of the Kingdom
 of the Netherlands;
 - In 2012, the USAID "Improving the quality of life of persons with disabilities through the promotion of employment, three-year project has been launched and is implemented by Save the Children organization. The main objective of the project is to promote equal opportunities of employment and work accessibility for persons with disabilities as a fundamental human right. The expected outcomes of the project are: raising accessibility and availability of the service package for persons with disabilities, improving the quality of education and employment, raising public awareness on employment and labour rights, improving the policy implemented in the field.
 - The International Labour Organisation implements "Decent Work" programme envisaged for 2007 2012. The priorities identified in the programme are the

Within the framework of the project, the issues of the adaptation of working conditions for persons with disabilities are considered as well.

UNICEF implements the "Children's Rights Monitoring and Social Policy" project envisaged for 2012-2013 and aimed at supporting the development of the system of children's rights protection in Armenia, including children with disabilities, as well as raising the quality and accessibility of social services rendered.

o6. Armenia is a member of the Council of Europe since 2001, and the Ministry of abour and Social Issues is represented in the following committees of the Council of trope:

Committee of the European Social Charter and the European Code of Social Security; European Committee for Social Cohesion;

Committee on the Rights of Persons with Disabilities;

Social Protection Coordination Group.

17. International activities in the field of disability and social protection are reflected in e following documents:

) Inter-governmental agreements

Between the Government of the Republic of Armenia and the Government of the epublic of Belarus on temporary professional activities and social protection of citizens orking beyond the borders of their countries (signed on 19 July 2000)

Between the Government of the Republic of Armenia and the Government of the nited States of America on social and health issues (signed on 16 August 2000)

Between the Government of the Republic of Armenia and the Government of the epublic of Georgia on professional activities and social protection of the citizens of the epublic of Armenia working in the territory of Georgia and of the citizens of Georgia orking in the territory of the Republic of Armenia (signed on 3 December 1993)

Between the Government of the Republic of Armenia and the Government of the issian Federation on professional activities and social protection of the citizens of the epublic of Armenia working in the territory of the Russian Federation and of the cizens of the Russian Federation working in the territory of the Republic of Armenia igned on 19 July 1994)

Between the Government of the Republic of Armenia and the Government of craine on professional activities and social protection of the citizens of the Republic of menia and Ukraine working beyond the borders of their countries (signed on 19 July 1000)

) Interdepartmental treaties

Memorandum of Understanding on cooperation between the Ministry of Labour and icial Affairs of the Islamic Republic of Iran and the Ministry of Labour and Social sues of the Republic of Armenia (signed on 13 March 1992)

Administrative agreement on cooperation between the Ministry of Social Protection the Russian Federation and the Ministry of Labour and Social Security of the epublic of Armenia in the field of pension provisions (signed on 20 October 1993)

) Agreements of the Commonwealth of Independent States

On guarantees of rights of citizens of Members States of the Commonwealth of dependent States in the sphere of pension provision (signed on 13 March 1992)

Between Members States of the Commonwealth of Independent States on social and gal guarantees for servicemen and individuals who have been released from military rvice and for their family members (signed on 14 February 1992)

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On mutual recognition of the rights to privileged transportation of **participants id persons disabled during** the Great Patriotic War and of those equated to them igned on 12 March 1993)

On cooperation in the field of labour migration and social protection of migrant orkers (signed on 15 April 1994)

On the settlement of issues related to disabled persons and disabilities (signed on 12 oril 1996)

On cooperation in the field of settlement of issues related to disabled persons and sabilities (signed in 1999)

1) Treaties with international organisations

Between the Government of the Republic of Armenia and the UNICEF (signed on 4 1911) 1998)

Between the Government of the Republic of Armenia and the UNWFP (signed on 9 lly 2000)

Development Loan Agreement between the Republic of Armenia and International evelopment Association (signed on 30 July 2004)

"Gender and Politics Programme in Southern Caucasus: Georgia and Armenia" ogramme between the Ministry of Labour and Social Issues of the Republic of menia and UNDP (signed on 27 February 2004)

Between the Ministry of Labour and Social Issues of the Republic of Armenia and the NFPA on implementation of the Strategic Plan for the Development of Population igned on 16 May 2005)

On the Plan of Technical Cooperation between the Ministry of Labour and Social sues of the Republic of Armenia, the Union of Manufacturers and Businessmen mployers) of Armenia, the Confederation of Trade Unions of Armenia, and the ternational Labour Organisation (signed on 22 November 2004)

) International instruments ratified by the Republic of Armenia

European Social Charter of the Council of Europe (revised), 21 January 2004

Convention on the Rights of the Child, 22 July 1993

Convention on the Nationality of Married Women, 16 August 1994

Convention on the Elimination of All Forms of Discrimination against Women, 13 tober 1993

International Covenant on Civil and Political Rights, 23 September 1993

Optional Protocol to the International Covenant on Civil and Political Rights, 23 ptember 1993

International Covenant on Economic, Social and Cultural Rights, 13 December 1993

) Conventions of the International Labour Organisation

Equal Remuneration Convention, N 100, 21 December 1993

Discrimination (Employment and Occupation) Convention, N 111, 21 December 1993

Employment Policy Convention, N 122, 21 December 1993

Workers' Representatives Convention, N 135, 21 December 1993

Labour Relations (Public Service) Convention, N 151, 21 December 1993

Prevention of Major Industrial Accidents Convention, N 174, 6 November 1995

Safety and Health in Mines Convention, N 176, 12 October 1998

Right to Organise and Collective Bargaining Convention, N 98, 24 September 2003

Abolition of Forced Labour Convention, N 105, 25 October 2004

Workmen's Compensation (Accidents) Convention, N 17, 25 October 2004

I about Inancation (Industry and Commona) Convention N O1 as October and

Tripartite Consultation (International Labour Standards) Convention, N 144, 13 ecember, 2004

Collective Bargaining Convention, N 154, 13 December 2004

Labour Statistics Convention, N 160, 13 December 2004

Labour Administration Convention, N 150, 28 February 2005

Protection of Workers' Claims (Employer's Insolvency) Convention, N 173, 28 bruary 2005

Workmen's Compensation (Occupational Diseases) Convention, N 18, 28 February 305

Labour Clauses (Public Contracts) Convention, N 94, 28 February 2005

Freedom of Association and Protection of the Right to Organise Convention, N 87, March 2005

Worst Forms of Child Labour Convention, N 182, 22 March 2005

Equality of Treatment (Social Security) Convention, N 118, 3 October 2005

Holidays with Pay Convention (revised), N 132, 3 October 2005

Weekly Rest (Industrial) Convention, N 14, 3 October 2005

Migrant Workers (Supplementary Provisions) Convention, N 143, 3 October 2005

Minimum Wage Fixing Machinery Convention, N 26, 3 October 2005

Minimum Age Convention, N 138, 3 October 2005

Migration for Employment Convention (Revised), N 97, 3 October 2005

rticle 33. Implementation and monitoring at national level

- o8. Legal regulation of social protection, including issues related to persons with sabilities is conducted by the RA National Assembly through relevant laws; by the RA overnment through respective decisions; by the RA President through respective crees and by the RA Ministry of Labour and Social Issues through relevant partmental acts. State administration and local self-government bodies also play a y role in the process of legal regulation as regards the decisions they adopt.
- 19. Committees at the National Assembly mainly engaged in social issues go as follows: anding Committee on Healthcare, Maternity and Childhood; Standing Committee on ience, Education, Culture, Youth and Sport Issues, and Standing Committee on Social sues.
- ne Social Issues Department of the Staff of the RA Government is committed to gulating disability issues in the Government of the Republic of Armenia.
- o. Charity Programme Coordination Commission of the Government of the Republic Armenia operates adjunct to the Staff of the Government of the Republic of Armenia, e major functions of which go as follows:
-) defining programmes as charitable; changing the qualification "charitable" tributed to a programme (revoking, suspending it), and where such qualification ems from other legal act, filing a motion to the body having adopted the legal act;
-) defining the scope of services and products (hereinafter referred to as allied ansactions) directly related to and of significant importance to the charitable ogrammes. Maintaining register of charitable programmes including registering these ogrammes; maintaining record keeping of charity support and volunteer work;
-) exercising supervision over the implementation of charitable programmes, obtaining formation on the progress and conclusion of these programmes;
-) organising the record-keeping and distribution of products acquired by charity, in nformity with powers defined by the decision of the RA Government on exploitation those products, as well as other functions;
- 1e Charity Commission engages in resolving various disability issues within the scope

vernment bodies and those tailored to meet the requirements of international nventions on promoting the rights of persons with disabilities and ensuring equal portunities for them. The Department on Issues of Persons with Disabilities and derly Persons of the Ministry Staff operates in the structure of the Ministry.

- 2. The Ministry of Education and Science of the Republic of Armenia deals with lucation issues of persons with disabilities, meanwhile, the Ministry of Healthcare of e Republic of Armenia deals with rehabilitation issues of these persons.
- addition, the Ministry of Culture, Ministry of Urban Development, Ministry of Sport d Youth Affairs, Ministry of Justice and other bodies of state administration are tively involved in the solution of issues of persons with disabilities.
- 3. The following powers are delegated to the Ministry of Labour and Social Issues of e Republic of Armenia:
 - in cooperation with non-governmental organisations, involved in disability issues, assessing the accessibility of housing services, public facilities, transportation, information and communication means and services for persons with disabilities;
 - submitting proposals to the Government, state territorial and local selfgovernment bodies on creating barrier-free environment for persons with disabilities;
 - cooperation with non-governmental organisations involved in issues of persons with disabilities; allocation of State Budget resources to those organisations; monitoring and assessment of programmes on disability issues; identifying the effectiveness of those programmes.
- 4. State policy on social protection of persons with disabilities is implemented rough laws and regulatory legal acts, as well as through Annual Plan on Disability sues, which is developed by the RA Ministry of Labour and Social Issues and is later submitted to the consideration of the RA Government. The Annual Plan is integrated to the draft State Budget when submitted to the National Assembly by the overnment of the Republic of Armenia.
- 5. The powers of local self-government bodies with regard to protection of the rights id promotion of freedoms of persons with disabilities are prescribed by law. In rtherance, the head of community shall organise the delivery of social services in the mmunity within the scope of powers delegated to local self-government bodies by the ate.

ne head of the community exercises the following voluntary powers in this sphere:

ncourages the creation of new jobs, organises paid public works,

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ntroduces measures targeted at the improvement of social conditions of persons with disabilities, families having lost their breadwinner, other socially vulnerable groups.

- 6. Established by the Decision of the Prime Minister of the Republic of Armenia No of 25 February 2008, the National Committee on Issues of Persons with Disabilities a key institution lobbying the protection of rights of persons with disabilities and plementation of the state policy in this field, aimed at supporting a comprehensive proach to the achievement of equal rights and opportunities for persons with sabilities.
- ne Committee is built on the commitment to manage, regulate and supervise the ocess of achievement of equal rights and opportunities for persons with disabilities, as all as to further systematise the activities conducted by state and non-state

is Committee provides support to attain equal conditions and opportunities for rsons with disabilities, continues its efforts towards their inclusion into the society; solving social issues, analysing the problems arisen in the course of implementation of e rights of persons with disabilities and developing proposals towards the solution ereof.

- sittings convened between 2010 and 2012 the National Committee on Issues of rsons with Disabilities deliberated on a number of mainstreaming disability issues lated to persons with disabilities, inter alia, considering all the drafts of legal acts lated to the field.
- 7. Non-governmental organisations have commitments which are underscored in the epublic of Armenia, i.e. exercising a social supervision over the protection of rights of rsons with disabilities as regards meeting requirements set forth in regulatory legal ts of this field; achieving effectiveness in implementation of state programmes. Non-vernmental organisations demonstrate active participation in developing the legal iderpinnings of the social protection field; in particular, these organisations rticipate in developing drafts of regulatory legal acts, designing and delivering state ogrammes on collecting, processing, transferring of information tailored to solve sues of persons with disabilities.
- 8. This report was in consent with the state bodies concerned with issues related to rsons with disabilities, as well as non-governmental organisations involved in sability issues.
- 9. The monitoring on the implementation of provisions of the United Nations onvention on the Rights of Persons with Disabilities of 2006 is entrusted to the uman Rights Defender of the Republic of Armenia as stipulated by the RA draft law on protection of rights and social inclusion of persons with disabilities in the Republic Armenia".