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ACTS OF THE REPUBLIC OF MALI

PRESIDENCY OF THE REPUBLIC

ORDERS

ORDER N°2019-008/P-RM OF MARCH 27 2019 CREATING THE GENDARMERIE NATIONAL

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 04-051 of November 23, 2004 on the general organization of National Defense;

In view of Law No. 2018-073 of December 27, 2018 authorizing the Government to take certain measures by decree;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government,

The Supreme Court having been heard,

ACTUALLY IN COUNCIL OF MINISTERS,

ORDERS:

<u>Article 1: The National Gendarmerie is hereby created within the Armed and Security Forces of Mali.</u>

Article 2: The National Gendarmerie is a formation

Military personnel whose missions are:

- to participate in intelligence and general surveillance missions throughout the national territory; - to ensure public safety; - to participate

in maintaining public order and ensuring

the enforcement of laws as well as the protection of persons and property through the exercise of administrative policing and judicial police, in accordance with the laws and regulations in force; - to participate in the judicial police mission; - to ensure military judicial police: - to

participate in the protection and guarding of the Institutions of the Republic; - to exercise the provost mission

within the Armed Forces; - to contribute to mobilization; - to participate in the operational

defense of the territory; - to participate in actions in favor of peace and humanitarian assistance.

Article 4: The National Gendarmerie is commanded by a General Officer of the Gendarmerie appointed by decree taken in the Council of Ministers. He bears the title of Director General of the National Gendarmerie.

The Director General of the National Gendarmerie is assisted by a deputy, a general or senior officer of the National Gendarmerie appointed under the same conditions.

He holds the title of Deputy Director General.

<u>Article 5: A decree taken in the Council of Ministers establishes the organization and operating procedures of the National Gendarmerie.</u>

<u>Article 6: This</u> ordinance, which repeals Ordinance No. 99-049/P-RM of October 1, 1999 establishing the National Gendarmerie, will be registered and published in the Official Journal.

Bamako, March 27, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister,

Soumeylou Boubeye MAIGA

The Minister of Defense and Veterans

Affairs

Professor Tiémoko SANGARE

The Minister of Security and Civil Protection.

Major General Salif TRAORE

ORDER N°2019-009/P-RM OF MARCH 27 2019 AUTHORIZING THE RATIFICATION OF THE FINANCING AGREEMENT, SIGNED IN BAMAKO, FEBRUARY 26, 2019, BETWEEN THE GOVERNMENT OF THE REPUBLIC OF MALI AND THE INTERNATIONAL ASSOCIATION OF

DEVELOPMENT (IDA), RELATING TO FINANCING OF THE REGIONAL PROJECT ECOWAS ELECTRICITY ACCESS

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

In view of Law No. 2018-073 of December 27, 2018 authorizing the Government to take certain measures by decree;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

<u>Article 3: The jurisdiction of the National Gendarmerie is exercised</u> over the entire national territory.

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government,

The Supreme Court having heard,

ACTUALLY IN COUNCIL OF MINISTERS,

ORDERS:

Article 1: The ratification of the Financing Agreement, in the amount of 51 million 900 thousand euros, or 34 billion 044 million 168 thousand 300 CFA francs, signed in Bamako on February 26, 2019, between the Government of the Republic of Mali and the International Development Association (IDA), relating to the financing of the ECOWAS Regional Electricity Access Project is authorized.

<u>Article 2: This order will be registered and published in the Official</u> Journal.

Bamako, March 27, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister,

Soumeylou Boubeye MAIGA

The Minister of Foreign Affairs and International Cooperation, Madame Shirt CAMARA

The Minister of Economy and

Finance,

Doctor Boubou CISSE

The Minister of Energy and Water, WAGUE Samba

ORDER N°2019-010/P-RM OF MARCH 27 2019 CREATING THE HOSPITAL OF DERMATOLOGY OF BAMAKO

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

In view of Law No. 02-049 of July 22, 2002, amended, relating to Health Orientation Law;

In view of Law No. 02-050 of July 22, 2002, amended, relating to Hospital law;

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services;

In view of Law 2018-073 of December 27, 2018 authorizing the Government to take certain measures by decree;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government,

The Supreme Court having been heard,

ACTUALLY IN COUNCIL OF MINISTERS,

ORDERS:

CHAPTER I: OF CREATION AND MISSIONS

<u>Article 1: A pu</u>blic hospital establishment with legal personality and administrative and financial autonomy is hereby created, called the Bamako Dermatology Hospital, abbreviated to HDB.

<u>Article 2: The Bamako Dermatology Hospital has its headquarters in Bamako.</u>

Article 3: The Bamako Dermatology Hospital has the mission of participating in the implementation of the National Health Policy.

To this end, it is responsible in particular for:

- to ensure the diagnosis and treatment of skin diseases and sexually transmitted infections or dermatological conditions;
- to manage dermatological emergencies and referred cases;
- to participate in the initial training, continuing training and university training of health professionals in dermatology;
- to promote health research in the field of dermatology.

CHAPTER II: RESOURCES

<u>Article 4: The Bamako Dermatology Hospital receives as an initial endowment all the movable and immovable property of the National Center for Support in the Fight against Disease.</u>

<u>Article 5: The</u> resources of the Bamako Dermatology Hospital are made up of:

- income from service provision; state contributions; donations and legacies; external aid;
- miscellaneous

income.

<u>CHAPTER III: ADM</u>INISTRATIVE BODIES AND MANAGEMENT

Article 6: The administrative and management bodies of the Hospital are:

the Board of Directors;

the General Management;

the Management Committee;

the advisory bodies.

CHAPTER IV: FINAL PROVISIONS

<u>Article 7: A decree taken in Council of Ministers establishes the</u> organization and operating procedures of the Bamako Dermatology Hospital.

Article 8: This ordinance, which repeals all previous provisions to the contrary, in particular Ordinance No. 01-036/P-RM of August 15, 2001 establishing the National Center for Support in the Fight against Disease, will be registered and published in the Official Journal.

Bamako, March 27, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister,

Soumeylou Boubeye MAIGA

The Minister of Health and

Public Hygiene,

Professor Samba Ousmane SOW

The Minister of Economy and

Finance.

Doctor Boubou CISSE

The Minister of National Education,

Professor Abinou TÈMÈ

The Minister of Innovation and

Scientific Research,

Professor Assétou Founè SAMAKE MIGAN

ORDER N°2019-011/P-RM OF MARCH 27 2019 CREATING THE INSTITUTE NATIONAL PUBLIC HEALTH

THE PRESIDENT OF THE REPUBLIC.

Having regard to the Constitution;

In view of Law No. 93-042 of August 4, 1993 establishing a Implementation Unit for Health Infrastructure Strengthening Programs (CEPRIS);

Having regard to Law No. 96-015 of February 13, 1996 relating to the general status of public establishments of a scientific, technological or cultural nature:

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services;

Having regard to Law 2018-073 of December 27, 2018 authorizing the government to take certain measures by ordinance;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government,

The Supreme Court having been heard,

ACTUALLY IN COUNCIL OF MINISTERS.

ORDERS:

<u>CHAPTER I: OF CR</u>EATION AND MISSIONS

<u>Article 1: A national public establishment of a scientific and technological nature with legal personality and financial autonomy is hereby created, called the "National Institute of Public Health", abbreviated to INSP.</u>

<u>Article 2: The National Institute of Public Health has the mission of establishing a health monitoring and epidemiological surveillance system and promoting research on health policies and systems.</u>

In this capacity, he is responsible for:

- to ensure the application of the International Health Regulations (IHR) 2005 and the implementation of the Global Health Security Program in Mali; - to coordinate the implementation of surveillance and response interventions at the national level; - to contribute to the development of a national capacity for health monitoring and epidemiological surveillance; - to develop a national capacity in vaccinology; - to ensure the reference in the field of biomedical diagnosis; - to ensure the management

of health reserves, in particular stocks of biological products, equipment and

materials necessary for the protection of populations against serious health threats; - to collect and evaluate information on the unexpected or toxic effects of drugs and vaccines;

- to promote medical and pharmaceutical research in public health; - to participate in

technical training, development and specialization of executives; - to promote national and international cooperation in the field of research, training and the fight against disease; - to participate in the implementation of public health policies, programs and strategies.

CHAPTER II: INITIAL ENDOWMENT AND RESOURCES

Article 3: The National Institute of Public Health (INSP) receives as an initial allocation the movable and immovable property of the INRSP, CREDOS, ANSSA, DOU-SP, CVD, the National Influenza Center and the Pharmacovigilance Center.

<u>Article 4: The</u> resources of the National Institute of Public Health are made up of:

- income from service provision; State subsidies;
- equity investments; loans; assistance from technical and financial partners;
- miscellaneous income; donations and legacies.

<u>CHAPTER III: ADM</u>INISTRATIVE BODIES AND MANAGEMENT

Article 5: The administrative and management bodies of the National Institute of Public Health are:

- the Board of Directors; the General
- Management; the Scientific
- and Technical Committee; the Management
- Committee; the Ethics
- Committee.

Section 1: Board of Directors

Subsection 1: Powers

INSP:

Article 6: The INSP Board of Directors exercises, within the limits of the laws and regulations in force, the following specific powers:

- set the general guidelines of the INSP; - decide on equipment and investment programs; - adopt the annual program of activities; - adopt the forecast budget of the INSP and any modifications thereto; - close the financial accounts before their transmission to the supervisory authority; - examine the activity reports of the director and the financial statements at the end of the financial year; - approve the staffing plan and the organization chart of the

- approve the internal regulations of the INSP; - authorize the creation of specialized departments of the INSP, set their missions, their resources and their internal organization; - accredit private

organizations in the national network for monitoring and health security; - approve the agreements

aimed at implementing the missions of the INSP and specifying the operating procedures of the organizations constituting the national network for monitoring and health security; - set the conditions and procedures for granting allowances, bonuses and

specific benefits to staff; - approve donations, legacies and subsidies other than those from the State; - authorize the acquisition of furniture and buildings.

Subsection 2: Composition

Article 7: The Board of Directors of the National Institute of Public Health (INSP) is composed of representatives:

 public authorities; - public establishments and/or institutions of a professional nature; - the professional private sector; - civil society; - the Institute's staff.

The Council may call upon any person on the basis of their competence.

<u>Article 8: The</u> list of names of the members of the Board of Directors is set by order of the Minister responsible for Health.

Article 9: The Director General of the INSP, his deputy, the accounting officer, the heads of departments of the Institute as well as a representative of each public service and private organization member of the national health monitoring and surveillance network attend the sessions of the Board of Directors with an advisory vote.

Subsection 3: Methods of designation

Article 10: Staff representatives are appointed at the general meeting of INSP workers. Representatives of the Malian Federation of Traditional Therapists and Herbalists (FEMATH), professional orders and consumer associations are appointed by their respective organizations.

<u>Article 11: Representatives of public authorities are appointed in their capacity.</u>

Representatives of public establishments and/or institutions of a professional nature, civil society organisations and the professional private sector are appointed according to their own procedures.

Article 12: The term of office of the members of the INSP Board of Directors is three (3) years, renewable.

Section 2: General Management

Subsection 1: Powers

Article 13: The National Institute of Public Health (INSP) is headed by a Director General appointed by decree taken in Council of Ministers.

Article 14: The Director General directs, leads, coordinates and monitors all the activities of the Institute. He is responsible for implementing the program and objectives set by the INSP Board of Directors.

To this end, it is in particular responsible for:

- to ensure the execution of the decisions of the Board of Directors of the Institute:
- to order the income and expenditure of the INSP;
- to represent the Institute in all acts of civil life and in justice;
- to exercise all administrative and management functions not expressly reserved for the Board of Directors and the supervisory authority:
- to launch the health alert and support the implementation of the response to health threats and crises;
- to request, in the face of serious health threats, the authorization of the Minister responsible for health, for the acquisition, importation, storage, transport and distribution of products and services necessary for the protection of the population;
- to recruit, appoint and dismiss non-civil servant staff recruited using own funds, in accordance with the laws and regulations in force;
- to submit to the Board of Directors for deliberation the annual objectives to be achieved, the annual activity program, the annual activity report and the corresponding forecast budget;
- to sign leases, agreements and contracts on behalf of the INSP;
- to ensure the regular running of administrative, research and production activities carried out within the INSP.

Section 3: Of the Scientific and Technical Committee

Subsection 1: Powers

Article 15: The Scientific and Technical Committee must be consulted, before their adoption, on:

- the general guidelines of the INSP; - the equipment and investment programs; - the annual program of activities; - the organic framework and the organization chart of the INSP; - the internal regulations of the INSP; - the creation of the specialized departments of the INSP, their missions, their resources and their internal organization; - the accreditation of private organizations in the national network of monitoring and health security; - the agreements aimed at the implementation of the missions of the INSP and the specification of the operating procedures of the organizations constituting the national network of monitoring and health security; - the launch of the health alert, the preparation and the implementation

of the response to health threats and crises.

It carries out a scientific evaluation of the results of the INSP's activities and draws up an annual report on said activities for the Board of Directors.

Subsection 2: Composition

Article 16: The Scientific and Technical Committee is composed of a president and ten members chosen by the Minister responsible for Health from a list of scientific figures proposed by the Board of Directors of the INSP, notified for this purpose by the Director General.

The Committee may appoint any other person based on their particular skills.

Subsection 3: Methods of designation

Article 17: The president and members of the Scientific and Technical Committee are appointed for a renewable period of three (3) years by decision of the Minister responsible for Health.

Section 4: Management Committee

Subsection 1: Powers

Article 18: The Management Committee is an advisory body of the INSP responsible for assisting the Director General in his management tasks. It must be consulted on:

- any measure likely to modify the structure or staff numbers of the service, working hours or employment conditions; - any initiative improving working and living conditions in the establishment; - the

staff training and development plan.

Subsection 2: Composition

Article 19: The Management Committee is composed as follows:

President: the Director General of the INSP;

Members:

- the Deputy Director General of the INSP; the
- Heads of Department; the Heads
- of Service; two
- representatives of the workers.

Subsection 3: Methods of designation

Article 20: The members of the Management Committee are appointed by decision of the Director General of the INSP.

The workers' representatives are those appointed by the INSP workers' assembly to sit as members of the Board of Directors.

Section 5: Ethics Committee

Subsection 1: Powers

Article 21: The Ethics Committee is responsible, taking into account the socio-cultural context, for giving opinions on measures to respond to health threats and crises, research projects and information, education and communication programs.

Subsection 2: Composition

Article 22: The Ethics Committee is composed as follows:

- a representative of the General Directorate of Health and Public Hygiene;
- a representative of the Institute of Human Sciences;
- four (4) researchers designated by the Minister responsible for Scientific Research;
- a representative of the High Islamic Council;
- a representative of the Catholic Church;
- a representative of the Association of Protestant Church and Mission Groups;
- a representative of the Malian Association for Human Rights;
- a representative of the National Order of Physicians of Mali;
- a representative of communications professionals.

The Ethics Committee may call upon any resource person based on their skills.

Subsection 3: Methods of designation

Article 23: The members of the Ethics Committee are appointed by decision of the Minister responsible for Health.

The Ethics Committee elects a president from among its members.

CHAPTER IV: GUARDIANSHIP

Article 24: The National Institute of Public Health (INSP) is placed under the supervision of the Minister responsible for Health.

Article 25: The acts of administration and management defined in Articles 26 and 27 below are subject to prior authorization or express approval by the supervisory authority.

Article 26: Prior authorization is required for the following acts:

- grants, donations and legacies with conditions; - loans of more than one (1) year; - the signing of agreements and contracts equal to or greater than 50 million CFA francs; - the taking of financial participation and any intervention involving the transfer of the Institute's assets and resources; - the launch of the health alert, the preparation and implementation of response measures to health threats and crises.

Article 27: The following are subject to express approval:

- the INSP organization chart; - the creation of specialized INSP establishments; - the accreditation of private organizations in the national health monitoring and security network; - the agreements aimed at implementing the INSP's missions and specifying the operating procedures of the organizations constituting the national health monitoring and security network; - the recruitment plan; - the conditions and procedures for granting allowances,

bonuses and specific benefits

to staff; - the approval of donations, legacies and subsidies other than those from the State; - the annual reports of the Board of Directors of the Institute; - the Institute's internal regulations; - the

Board of Directors' internal regulations.

Article 28: Prior authorization or express approval is requested by request from the Director General of the INSP.

The Minister responsible for Health has fifteen (15) days from receipt of the request to notify his authorization, approval or refusal.

After this period, the authorization or approval is considered acquired.

CHAPTER V: TRANSITIONAL PROVISIONS

Article 29: The staff and assets of INRSP, CREDOS, ANSSA, DOUSP, CVD, the National Influenza Center and the Pharmacovigilance Center are transferred to the INSP account.

<u>Article 30: The</u> contracts, agreements and conventions signed by INRSP, CREDOS, ANSSA, DOU-SP, the National Influenza Centre and the Pharmacovigilance Centre with local and foreign partners are and remain valid.

CHAPTER VI: FINAL PROVISIONS

<u>Article 31: A decree</u> taken in the Council of Ministers establishes the organization and operating procedures of the National Institute of Public Health (INSP).

Article 32: This order repeals all previous contrary provisions, in particular:

 - Law No. 93-014 of 11 February 1993, as amended, establishing a public administrative institution called the National Institute for Public Health Research (INRSP); - Law No. 03-043 of 30 December 2003 establishing

the National Food Safety Agency (ANSSA); - Ordinance No. 00-064/ P-RM of 29 September 2000, as amended, establishing the Centre for Research.

Studies and Documentation for Child Survival (CREDOS).

Article 33: This order will be registered and published in the Official Journal.

Bamako, March 27, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister,

Soumeylou Boubeye MAIGA

The Minister of Health and

Public Hygiene.

Professor Samba Ousmane SOW

The Minister of Economy and

Finance,

Doctor Boubou CISSE

The Minister of National Education,

Professor Abinou TÈMÈ

The Minister of Innovation and

Scientific Research,

Professor Assétou Founè SAMAKE MIGAN



DECREE N°2019-0246/P-RM DU 27 MARCH 2019 FIXING THE ORGANIZATION AND MODALITIES OF OPERATION OF THE HOSPITAL OF DERMATOLOGY OF BAMAKO

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

In view of Law No. 02-049 of July 22, 2002, amended, relating to Health Orientation Law;

In view of Law No. 02-050 of July 22, 2002, amended, relating to Hospital law;

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services:

Having regard to Order No. 2019-010/P-RM of March 27, 2019 establishing the Bamako Dermatology Hospital;

In view of Decree No. 2016-0470/P-RM of June 28, 2016 relating to National hospital card;

Having regard to Decree No. 2016-0475/P-RM of July 7, 2016 on the organization and operation of public hospital establishments;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

TITLE I: GENERAL PROVISIONS

<u>Article 1: This</u> decree establishes the organization and operating procedures of the Bamako Dermatology Hospital (HDB).

<u>Article 2: The Bamako Dermatology Hospital is placed under the supervision of the Minister in charge of Health.</u>

<u>Article 3: The Bamako Dermatology Hospital may secure the</u> assistance of any organization with the same vocations and which can support it in carrying out its missions.

TITLE II: ADMINISTRATIVE BODIES AND MANAGEMENT

CHAPTER I: BOARD OF DIRECTORS

Section 1: Powers

Article 4: The Board of Directors exercises its powers within the limits of the laws and regulations in force, in accordance with the provisions of the Hospital Law.

Section 2: Composition

<u>Article 5: The</u> Board of Directors of the Hospital of Dermatology of Bamako is composed of twenty-four (24) members distributed as follows:

President:

- a member elected from among the members with voting rights;
- 1) Members with voting rights:

Under the title of Local Authorities:

- a representative of the Bamako District Council;

For users:

- a representative of associations for the defense of Consumers: - a

representative of associations of patients cleared of leprosy; - a

representative of associations of people with albinism;

<u>Under the heading of organizations providing financial support to patients:</u>

- a representative of the Finance and Equipment Department of the Ministry of Health; - a representative of the General Budget Directorate; - a representative of the Technical Union of Mutuality; - a representative of the National

Insurance Fund

Illness: - a

representative of the National Agency for Medical Assistance; - a representative

of the National Institute for Social Security; - a representative of the National

Directorate of

Social development;

Among the personalities designated within civil society by the Minister responsible for Health:

- a member of the Association of Health Retirees; - a personality who is a member of social mobilization organizations in the field of Health;

As non-hospital health professionals:

- a representative of the General Directorate of Health and Public Hygiene; - a

representative of the Professional Health Orders; - a representative of the National Directorate of Sanitation and Pollution Control and

Nuisances;

Under the Medical Establishment Commission:

- the President of the Establishment Medical Commission.

As Hospital staff:

- two representatives;
- 2) Members with consultative voice:

Under the supervisory authority:

- two technical advisers from the ministry responsible for Health:
- the Governor of the District of Bamako or his representative;

On behalf of the Hospital Management:

the Director General;

For training establishments having signed an agreement with the establishment:

- a representative.

Section 3: Procedures for appointing certain members

<u>Article 6: The representative of the Consumer Defense Associations</u> is appointed by mutual agreement by the Consumer Defense Associations.

<u>Article 7: The</u> representative of persons suffering from chronic conditions requiring long-term treatment is appointed by a simple majority of the representatives of the said associations brought together for this purpose.

Article 8: The representative of the Professional Health Orders is designated by a simple majority by the representatives of said orders.

<u>Article 9: Staff representatives are elected at the general meeting of workers at the Bamako Dermatology Hospital.</u>

<u>Article 10: The</u> representative of the training establishments is appointed by mutual agreement by the establishments having signed training agreements with the Bamako Dermatology Hospital.

Article 11: The members of the Board of Directors of the Bamako Dermatology Hospital are appointed, for a renewable period of three years, by decree taken in the Council of Ministers, on the proposal of the Minister responsible for Health.

Article 12: The secretariat of the Board of Directors is provided by the General Management of the Hospital.

CHAPTER II: GENERAL MANAGEMENT

<u>Article 13: The</u> Bamako Dermatology Hospital is headed by a Director General appointed by decree taken in Council of Ministers, on the proposal of the Minister responsible for Health.

He is assisted by a Deputy Director General, appointed by order of the Minister responsible for Health, on the proposal of the Director General of the hospital, who replaces him automatically, in the event of vacancy, absence or impediment.

The appointment order sets out his specific responsibilities.

Article 14: The Director General represents the Hospital in all acts of civil life and exercises his powers within the limits of the laws and regulations in force in accordance with the provisions of the Hospital Law.

CHAPTER III: OF THE MANAGEMENT COMMITTEE

<u>Article 15: The Management Committee is responsible for assisting the Director General in his management tasks.</u>

Article 16: The Management Committee comprises:

President: the Director General:

Members:

- the Deputy Director General; - the
President of the Establishment Medical Commission; - the President
of the Nursing Care Commission; - a staff representative appointed
by the Establishment Technical Committee.

CHAPTER IV: CONSULTATIVE BODIES

Section 1: Of the Medical Establishment Commission

<u>Article 17: The Medical Establishment Commission is responsible for examining and giving opinions on the organization, operation and results of the hospital in carrying out its care, training, research and expertise missions.</u>

Article 18: The Medical Commission of the Establishment includes: the Heads of

Department of the hospital; two (2) representatives of hospital practitioners; two (2) representatives of interns.

<u>Article 19: The</u> president of the Medical Commission of the Establishment is elected, from among the Heads of services and/or departments, by secret ballot, for a period of 3 years, renewable once.

Article 20: The Establishment Medical Commission meets at least once a quarter and whenever circumstances require.

Article 21: The Establishment Medical Commission may hear any person competent on the questions included on the agenda.

Article 22: The secretariat is provided by an elected member of the Establishment Medical Commission.

Section 2: Of the Nursing Commission

Article 23: The Nursing Commission is responsible for analyzing and providing advice on the organization, operation and results in the field of reception and nursing care.

Article 24: The Nursing Commission includes:

President: the General Superintendent of the hospital;

Members:

- supervisors of the various services; - two medical assistants designated by their peers; - two senior health technicians designated by their peers.

<u>Article 25: The Nursing Commission meets at least once a quarter, at the request of its president and whenever circumstances require.</u>

<u>Article 26: The Nursing Commission may call upon any person because of their particular skills.</u>

Article 27: The secretariat is provided by a service supervisor elected within the Nursing Commission.

Section 3: Of the Technical Establishment Committee

<u>Article 28: The Technical Establishment Committee is responsible for studying and giving its opinion on questions relating to working conditions.</u>

Article 29: The Technical Establishment Committee includes:

President: the Director General of the Hospital;

<u>Members:</u> the representatives elected by college in each of the following six (6) colleges:

- two (2) representatives of the college of medical A executives; one
- (1) representative of the college of non-medical A executives; two
- (2) representatives of the college of paramedical B executives; one (1)

representative of the college of non-medical B executives; - two (2) representatives of the college of other healthcare personnel; - one (1)

representative of the college of "other personnel".

<u>Article 30: The Technical Establishment Committee meets at least once a semester and whenever circumstances require.</u>

<u>Article 31: The Technical Establishment Committee may call upon</u> any person because of their particular skills.

<u>Article 32: The secretariat of the Technical Establishment Committee</u> is provided by a member elected within the committee.

Section 4: Of the Technical Committee for Hygiene and Security

<u>Article 33: The Technical Committee for Hygiene and Safety is</u> responsible for studying and giving opinions on the protection of hygiene, the safety of care and that of people and property within the Hospital.

<u>Article 34: The Health and Safety Technical Committee comprises</u> two (2) representatives elected by each of the following categories:

- Doctors, odontostomatologists, dermatologists, pharmacists; - medical

assistants; - hygiene

engineers/technicians; - senior technicians;

- health auxiliaries; -

administrative agents; -

social action agents. -

surface agents;

Article 35: The president of the Technical Committee for Hygiene and Safety is elected, for a period of three (3) years, renewable once, from among doctors, pharmacists, odontostomatologists and dermatologists.

<u>Article 36: The Technical Health and Safety Committee meets at least once every six months and whenever circumstances require.</u>

Article 37: The Technical Committee for Health and Safety may call upon the skills of specialists in the field as necessary.

Article 38: The secretariat of the Technical Committee for Hygiene and Safety is provided by a representative from the college of doctors, pharmacists, odontostomatologists and dermatologists.

Section 5: Of the Scientific and Technological Committee

Subsection 1: Powers

Article 39: The Scientific and Technological Committee is responsible for providing its technical advice on scientific quality, operational and applied research projects and therapeutic trials, in accordance with the areas of activity of the center.

Article 40: The Scientific and Technological Committee meets in ordinary session once a year, upon convocation by its chairman. It may meet in extraordinary session whenever necessary, upon convocation by its chairman or at the request of one third (1/3) of its members

The secretariat of the Committee is provided by the Hospital Management.

The members of the Scientific and Technological Committee receive communication of all scientific documents, studies and results from the Hospital.

They may request any information of a scientific or technological nature, excluding accounting or administrative documents.

They receive a copy of the documents approved by the Board of Directors.

Subsection 2: Composition-

Article 41: The Scientific and Technological Committee is composed of a president and ten (10) members, chosen by the supervisory authority, from among scientific figures and specialists in socio-health problems.

The President and members of the Committee are chosen from a list proposed by the Board of Directors of the Hospital.

The Scientific and Technological Committee may appoint any other person based on their particular skills.

The president and members of the Scientific and Technological Committee are appointed, for a renewable period of three (3) years, by order of the supervisory minister.

Section 6: Of the Institutional Ethics Committee

Subsection 1: Powers

<u>Article 42: The Institutional Ethics Committee (IEC) is responsible for examining, monitoring the progress of and giving its opinion on research or care protocols involving humans to ensure that they comply with internationally and nationally recognized ethical principles, in accordance with the hospital's areas of activity.</u>

Article 43: The Institutional Ethics Committee meets in ordinary session once a year, upon convocation by its chairman. It may meet in extraordinary session whenever necessary, upon convocation by its chairman or at the request of one third (1/3) of its members.

The secretariat of the Ethics Committee is provided by the Hospital Management.

Subsection 2: Composition-

Article 44: The Institutional Ethics Committee is composed of nine (09) members chosen from among scientific figures, specialists in law, sociology and other disciplines involved, with respect for human rights, on the proposal of the Director General of the hospital.

The Director General and the Chairman of the Scientific and Technological Committee are ex officio members. However, the Ethics Committee may appoint any other person on the basis of their particular skills.

The president and members of the Institutional Ethics Committee are appointed, for a renewable period of three (3) years, by order of the Minister responsible for Health.

TITLE III: GUARDIANSHIP

Article 45: The acts of administration and management defined in Articles 46, 47 and 48 below are subject to the express approval or prior authorization of the supervisory minister.

<u>Article 46: Prior authorization is required for the following acts:</u> - grants, donations

and legacies subject to conditions; - loans of more than one (1) year; - the signing of an agreement or contract equal to or greater than fifty (50) million CFA francs; - the taking of financial participation and any intervention involving the transfer of the hospital's assets and resources; - agreements entered into between the Director General, the members of the hospital's Board of Directors and other partners.

Article 47: The following are subject to the express approval of the supervisory authority: -

the recruitment plan; - the annual reports of the Board of Directors; - the allocation of results; - the internal service regulations; - the internal regulations of the Board of Directors.

Article 48: Prior authorization or express approval is requested by request of the Director General of the hospital. The Minister responsible for Health has fifteen (15) days, from receipt of the request, to notify his authorization, approval or refusal.

After this period, the authorization or approval is considered acquired.

TITLE IV: FINAL PROVISIONS

Article 49: This decree repeals all previous provisions to the contrary, in particular Decree No. 01-487/P-RM of May 24, 2001 establishing the organization and operating procedures of the National Center for Support in the Fight against Disease.

Article 50: The Minister of Health and Public Hygiene, the Minister of Economy and Finance, the Minister of National Education and the Minister of Innovation and Scientific Research are responsible, each in their respective areas, for the implementation of this decree, which will be registered and published in the Official Journal.

Bamako, March 27, 2019

The President of the Republic Ibrahim Boubacar KEITA

The Prime Minister

Soumevlou Boubeve MAIGA

The Minister of Health and

Public Hygiene,

Professor Samba Ousmane SOW

The Minister of Economy and

Finance

Doctor Boubou CISSE

The Minister of National Education,

Professor Abinou TÈMÈ

The Minister of Innovation and

Scientific Research.

Professor Assétou Founè SAMAKE MIGAN

DECREE N°2019-0247/P-RM DU 27 MARCH 2019 FIXING THE ORGANIZATION AND MODALITIES OF OPERATION OF THE INSTITUTE NATIONAL PUBLIC HEALTH (INSP)

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

In view of Law No. 93-042 of August 4, 1993 establishing a Implementation Unit for Health Infrastructure Strengthening Programs (CEPRIS);

Having regard to Law No. 96-015 of February 13, 1996 relating to the general status of public establishments of a scientific, technological or cultural nature;

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services;

Having regard to Order No. 2019-011/P-RM of March 27, 2019 establishing the National Institute of Public Health;

Having regard to Decree No. 204/PGRM of August 21, 1985 determining the methods of management and control of public service structures;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

TITLE I: GENERAL PROVISIONS

<u>Article 1: This_</u>decree establishes the organization and operating procedures of the National Institute of Public Health, abbreviated to INSP.

<u>Article 2: The</u> headquarters of the National Institute of Public Health is located in Bamako. It may be transferred to any other place in the national territory upon deliberation of the Board of Directors of the INSP.

TITLE II: ADMINISTRATIVE BODIES
AND MANAGEMENT

CHAPTER I: BOARD OF DIRECTORS

Section 1: Composition

Article 3: The Board of Directors of the National Institute of Public Health (INSP) is composed as follows:

President: the Minister responsible for Health or his representative;

Members:

- the representative of the Ministry of Finance; - the representative of the Ministry of Scientific Research; - the representative

of the Ministry of National Education; - the representative of the Ministry of

Livestock; - the representative of the Ministry of Agriculture; - the representative of the Ministry of the Environment; - the representative of the Directorate General of Health and Public Hygiene; - the President of the Scientific and Technical Committee of the National Institute of

Public Health (INSP); - the Dean of the Faculty of Medicine and Odontostomatology; - the Dean of the Faculty of Pharmacy;

- one (1) representative of Consumer associations; - one (1) representative of the Malian Federation of Traditional Therapists and Herbalists (FEMATH); - one (1) representative of the Malian Association of Biosafety and Biosecurity (AMBIOS); - two (2) staff representatives; - one (1) representative of the Professional Health Orders.

Article 4: The term of office of the members of the Board of Directors of the Institute is three (3) years, renewable.

The term of office of a member of the Board of Directors ends with the loss of the quality which justifies it.

In the event of a seat becoming vacant, the person concerned shall be replaced, for the remainder of the term, by the body which appointed him or her.

Section 2: Operation

Article 5: The Board of Directors of the Institute meets once a semester, upon convocation by its President. It may meet in extraordinary session, upon convocation by its President or at the request of one third (1/3) of its members.

The duration of a session cannot exceed two days.

However, it may be extended, with the express agreement of the supervisory authority, by one more day.

<u>Article 6: The Chairman of the Board of Directors shall send the invitations, the draft agenda and the working documents to the members at least fifteen days in advance.</u>

Article 7: The INSP Board of Directors shall deliberate validly if two-thirds of its members with voting rights are present. Failing this, a new meeting, convened seven days later, may validly sit without a quorum requirement.

The decisions of the Board of Directors are taken by an absolute majority of the members present. In the event of a tie, the President's vote is decisive. Voting is by secret ballot.

The deliberations of the Board of Directors are published in all structures and on the INSP website.

Article 8: The functions of member of the Board of Directors of the INSP are not remunerated.

However, session and travel allowances may be allocated to members, following a deliberation approved by the Minister responsible for Health, within fifteen days following the holding of the session.

Article 9: The secretariat of the Board of Directors is provided by the Management of the Institute.

CHAPTER II: GENERAL MANAGEMENT

Section 1: Of the Director General

<u>Article 10: The National Institute of Public Health (INSP)</u> is headed by a Director General appointed by decree taken in Council of Ministers, on the proposal of the Minister responsible for Health.

In carrying out his duties, the Director General is assisted by a Deputy Director General and Heads of administrative and technical services.

Section 2: Of the Deputy Director General

<u>Article 11: The Deputy Director General replaces</u>, by operation of law, the Director General, in the event of vacancy, absence or impediment.

The Deputy Director General is appointed, by order of the Minister responsible for Health, on the proposal of the Director General.

The appointment order also sets out his specific responsibilities.

Section 3: Administrative and technical services

Subsection 1: Department Heads

<u>Article 12: The INSP Departments are headed by Heads of Department, appointed by order of the Minister responsible for Health, on the proposal of the Director General.</u>

A deliberation of the Board of Directors establishes the list and the attributions of the departments.

Subsection 2: Of the Accounting Agency

<u>Article 13: Th</u>e accounting department assists the Director General in all tasks related to the management of the Institute's finances and equipment, in particular:

- the preparation and monitoring of the execution of the budget;
 the maintenance of general accounting and materials accounting;
- the collection of revenue and payment of expenditure; the preparation of the Institute's management account.

The accounting department is headed by an accounting officer appointed by order of the minister responsible for finance.

Article 14: The Accounting Agency also has a materials accounting department, a revenue department and an expenditure department.

Article 15: The materials accountant is appointed by joint decree of the ministers responsible for Finance and Health.

<u>CHAPTER III: OF THE SCIENTIFIC COMMITTEE AND TECHNIQUE</u>

<u>Article 16: The Scientific and Technical Committee meets, in ordinary session, two (2) times per year at the call of its chairman.</u>

It may meet in extraordinary session whenever necessary, upon convocation by its chairman or at the request of one third (1/3) of its members.

The agenda and notice of meeting are communicated to members five days before the meeting.

Compliance with the aforementioned deadline, in cases of emergency or necessity, is not mandatory.

The Committee may appoint any other person based on their particular skills.

<u>Article 17: The</u> president and members of the Scientific and Technical Committee are appointed, for a renewable period of three (3) years, by order of the Minister responsible for Health.

The secretariat of the Committee is provided by the management of the Institute

<u>Article 18: Th</u>e decisions of the Committee are taken by an absolute majority of the members present.

In the event of a tie, the President's vote shall be decisive.

<u>Article 19: The</u> members of the Scientific and Technical Committee receive communication of all scientific documents, studies and results from the Institute.

They may request any scientific or technical information, excluding accounting or administrative documents.

They receive a copy of the documents approved by the Board of Directors of the Institute.

CHAPTER IV: MANAGEMENT COMMITTEE

<u>Article 20: The Management Committee meets once a quarter, at the request of its chairman.</u>

It may meet in extraordinary session whenever necessary, upon convocation by its president or at the request of one third (1/3) of its members.

The Committee's secretariat is provided by the Deputy Director General.

The Management Committee may call upon any resource person based on their skills

CHAPTER V: ETHICS COMMITTEE

Article 21: The Ethics Committee meets whenever necessary, mainly to review protocols submitted for its approval, upon convocation by its chairman or at the request of two-thirds of its members.

The Ethics Committee may call upon any resource person based on their skills

Article 22: The Ethics Committee elects a president from among its members

<u>Article 23: The members of the Ethics Committee are appointed for a renewable period of three (3) years, by decision of the Minister responsible for Health.</u>

TITLE III: MISCELLANEOUS PROVISIONS AND FINALS

Article 24: At the request of the Institute, State services and organizations under its supervision, local authorities, public institutions, public and private companies operating in the health sector, shall provide it with the information necessary for the exercise of its missions.

The Institute contributes to the establishment of epidemiological surveillance in these organizations.

<u>Article 25: When it proves necessary to prevent or control serious</u> risks to human health:

- any natural or legal person is required, at the request of the Institute, to communicate to it any information that it holds relating to such risks;
- any medical biology laboratory or any other approved laboratory carrying out health checks is required to transmit to the Institute the strains of infectious agent or the biological material in its possession relating to such risks.

Article 26: This decree repeals all previous provisions to the contrary, in particular Decree No. 04-065/P-RM of March 4, 2004 establishing the organization and operating procedures of the National Agency for Food Safety (ANSSA), Decree No. 06-301/P-RM of July 21, 2006 establishing the organization and operating procedures of the National Institute for Public Health Research (INRSP) and Decree No. 07-285/P-RM of August 8, 2007 establishing the organization and operating procedures of the Center for Research, Studies and Documentation for Child Survival (CREDOS).

Article 27: The Minister of Health and Public Hygiene, the Minister of Economy and Finance, the Minister of National Education and the Minister of Innovation and Scientific Research are responsible, each in their respective areas, for the implementation of this decree, which will be registered and published in the Official Journal.

Bamako, March 27, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister

Soumeylou Boubeye MAIGA

The Minister of Health and

Public Hygiene,

Professor Samba Ousmane SOW

The Minister of Economy and

Finance,

Doctor Boubou CISSE

The Minister of National Education,

Professor Abinou TÈMÈ

The Minister of Innovation and

Scientific Research,

Professor Assétou Founè SAMAKE MIGAN

DECREE N°2019-0248/P-RM DU 27 MARCH 2019 FIXING THE CONDITIONS FOR THE DELIVERY OF APPROVAL FOR SERVICE PROVIDERS OF CRYPTOLOGY AND THEIR OBLIGATIONS

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 2013-015 of May 21, 2013, as amended, on the protection of personal data in the Republic of Mali;

Having regard to Law No. 2016-011 of May 6, 2016 relating to the rules applicable to the means, methods, services and systems of cryptology in Mali;

Having regard to Law No. 2016-012 of May 6, 2016 relating to electronic transactions, exchanges and services;

Having regard to Order No. 2011-023/P-RM of September 28, 2011 relating to Telecommunications and Information and Communication Technologies;

Having regard to Order No. 2016-014/P-RM of March 31, 2016, as amended, relating to the regulation of the sector of Telecommunications, Information and Communication Technologies and Posts:

Having regard to Decree No. 2016-0274/P-RM of April 29, 2016 establishing the conditions and procedures for approval of Telecommunications and Information and Communication Technologies equipment;

Having regard to Decree No. 2016-0979/P-RM of December 27, 2016 determining the procedure to be followed for the provision of Telecommunications, Information Technology and Communication services subject to declaration;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

<u>Article 1: This decree</u> sets out the conditions for issuing approval to cryptology service providers as well as their obligations.

CHAPTER I: CONDITIONS OF DELIVERY OF THE AGREMENT

Article 2: Any natural or legal person under Malian law, hereinafter referred to as "the applicant", requesting the issuance of approval, must send a file to the Malian Authority for the Regulation of Telecommunications, Information and Communication Technologies and Posts.

The issue of approval is subject to payment of application fees.

<u>Article 3: The</u> application for approval to provide cryptology services is established on a form designed and made available by the Malian Authority for the Regulation of Telecommunications, Information and Communication Technologies and Posts.

The form includes, as applicable, the following information:

- the identification of the applicant and his address;

o in the case of a natural person: surname and first names, o in the case of a legal person: the composition of the management, the composition of the capital, o any information allowing the conditions set by law to be verified,

- the name and registered office; the
 - coverage area; the
- description of skills and experience; the rates applied;
- any other information
- requested by the Authority.

Article 4: The approval file includes the following documents:

For the natural person:

- a certified copy of the identity document; a criminal record; the nationality certificate;
- the receipt for the application fees.

For the legal entity:

a certified copy of the statutes;
 a certified copy
 of the tax identification number (NIF);
 a certified copy of the registration

document in the trade and personal property register; - certified copies of staff diplomas; - the employment contract endorsed by the Labor services; - the receipt for the application fees.

<u>Article 5: Any</u> approval holder must comply with specifications established by decision of the Authority. These specifications must include the following elements:

- the list of cryptology resources or services that the approved service provider is authorized to manage; - the list of cryptology resources or services that the approved service provider may use or provide; - the technical, security or administrative conditions ensuring compliance with the obligations imposed on the approved service provider; - the conditions for handling and protecting personal data; - the conditions for

transferring secret agreements to another approved service provider in the event of cessation of activity,

withdrawal or at the request of the user; - the standardized electronic format in which secret agreements must be transcribed, in the event of cessation of activity or withdrawal of approval;

 the technical and security provisions taken when putting secret agreements into service in order to identify the approved service provider managing said agreements as

well as the users concerned; - the technical conditions for using secret agreements, the resources or services and the measures necessary to ensure their integrity and security.

Article 6: The specifications also include an annex specifying the practical arrangements for submitting secret agreements to the competent administrative and judicial authorities or for their implementation at the request of said authorities.

<u>Article 7: With the exception of its annex, the content of the</u> specifications may be communicated, at their request, to users whose approved service provider manages secret agreements.

Article 8: The Authority is authorized to:

- access the secret conventions of encrypted data; - order the decryption of data.

For this purpose, it may, where appropriate, use the services of cryptology experts.

<u>Article 9: Any proposal to modify the content of the specifications gives rise to a new request for approval.</u>

<u>Article 10: Public services</u> are exempt from providing the documents set out in Article 4 of this decree. However, they are required to comply with the requirements of Article 3.

Article 11: The Authority issues an acknowledgement of receipt upon submission of the file.

<u>Article 12: The Authority has a period of thirty (30) working days,</u> from the date of the acknowledgement of receipt, to make its decision known.

Article 13: If the file is incomplete or if additional information or clarifications are required, the Authority will invite the applicant, in writing, within the same period of thirty (30) days, to complete the file or provide additional information.

In the above cases, the Authority's response period starts from the date of filing or submission by the applicant of the documents, information or clarifications.

<u>Article 14:</u> When the provision of cryptology services specified does not comply with the regulations, the Authority rejects the application for approval and informs the applicant in writing. This rejection must be justified.

<u>Article 15: When a service provider meets the obligation to provide cryptology services, any intermediary that it may appoint must have the required skills and experience.</u>

The cryptology service provider is required to communicate the list of intermediaries to the Authority.

<u>Article 16: To</u> be approved, the service provider must have qualified personnel. The personnel profiles are defined by decision of the Authority.

CHAPTER II: RECEIPT OF APPROVAL

Article 17: If the file is complete and the provision of cryptology services complies with the regulations in force, the Authority issues the applicant with an approval receipt which must include the following elements in particular:

- the registration number of the cryptology service provider; - the references of

the cryptology service provider; - the approved cryptology services; - the period of validity of the approval.

Article 18: The cryptology service provider may be approved for a long or short period.

- the approval is long-term when it is granted for a period of five (05) years, renewable. - the short-term approval cannot exceed six (06) months, renewable once.

CHAPTER III: OBLIGATIONS

Article 19: The approval holder is required to inform the Authority in advance of:

- any change:

in the legal status of the approved service provider;

in the nature or purpose of the activities of the approved service provider;

in the address of its domicile or registered office; in the identity or legal qualities of its representatives.

 any merger or transfer of shares or corporate interests likely to result in a change in control of the approved service provider;
 any total or partial

cessation of the approved activity.

Failure to comply with the above cases will result in the approval being cancelled and the Authority reserves the right to re-examine the file.

Article 20: The termination of the provision of cryptology services must be notified thirty (30) days in advance to the Authority.

The Authority may ensure, at any time and by any means, the accuracy of the information.

<u>Article 21: The signing of a contract is mandatory between the approved service provider and the user for the management of its secret agreements.</u> This contract must include:

- the approval reference, the duration and expiry date as well as any information deemed useful by the specifications;

- a written commitment from the approved service provider regarding the confidentiality, integrity and security of the secret agreements that it manages on behalf of the user; - the terms and conditions under which the user or any other natural or legal person possibly mandated by the user may, upon request, obtain a copy of its secret agreements.

Article 22: The approved service provider establishes and maintains:

a list of its clients; - a register
 mentioning all requests submitted by the competent administrative
 and judicial authorities concerning the implementation or delivery of secret agreements.

This register is signed by the applicant and by the employee of the approved service provider.

Article 23: The approved service provider takes the necessary measures to preserve the security of the secret agreements that it manages for the benefit of its clients, in order to prevent said agreements from being altered, damaged, destroyed, consulted or communicated to unauthorized third parties.

The approved service provider takes all measures, particularly contractual, with regard to its staff, partners, customers and suppliers, to ensure that the confidentiality of the information of which it is aware relating to the use of these secret agreements is respected.

Article 24: Any approved service provider has an obligation to keep the agreements entrusted to it secret.

At the end of a period of four (04) years, from the date of signature of the contract, the approved service provider may, after agreement of the user, file said secret agreements with another approved service provider chosen from a list of approved service providers established by the Authority.

Article 25: The approved service provider has an obligation to implement secret agreements for the benefit of the Authority.

A financial contribution may be requested by the approved service provider from the Authority when the implementation or delivery of the secret agreements mentioned in the preceding paragraph results in a considerable volume of work for the aforementioned service provider.

Where applicable, the Authority is competent to determine the amount of the financial contribution.

However, the requirement for such participation does not constitute an obstacle to the implementation or delivery of secret agreements.

CHAPTER IV: WITHDRAWAL OF APPROVAL

<u>Article 26: In the event of failure to comply with the provisions of the specifications or the obligations of this decree, approval shall be automatically withdrawn by the Authority.</u>

<u>Article 27: Except in cases of emergency, the withdrawal of approval</u> may only take place after formal notice to the holder has remained without effect, within a period of eight (08) days from its notification.

Article 28: If it appears that an approval for the provision of cryptology services undermines the security of the State or the integrity of the national territory, the Authority must, without delay, prohibit the continuation of this provision of cryptology services and cancel the approval receipt, without prejudice to criminal sanctions.

Article 29: The withdrawal of approval is notified by the Authority to the approved service provider and published by any means.

Upon notification of the withdrawal of approval, the service provider concerned shall immediately inform users of the cessation of its secret agreement management activity and provide them with the list of approved service providers offering the same services.

Each user will have to choose another approved service provider to entrust them with the management of their secret agreements. This choice is imposed on the service provider whose approval is withdrawn for the transmission of data.

If the user does not choose within one (01) month, from the cessation of the service provider's activities, the latter transcribes, on a standardized electronic medium whose format is defined in the specifications provided for in article 6 of this decree, the secret agreements that it holds.

This support is automatically filed with another service provider designated by the Authority.

CHAPTER V: CONTROL OF APPROVAL

<u>Article 30: Approved service providers are required to make available</u> to personnel mandated by the Authority, during inspection visits, the information, documents and tools necessary to ensure compliance with the obligations.

Article 31: Any receipt of approval for the provision of cryptology services may be cancelled, following the inspection, by the Authority:

- in the event of detection of false information; - in the event of non-compliance with the requirements of the specifications; - when the

approved service provider carries out an activity other than that for which the approval was issued; - when the conditions to which the issue of the approval is subject are no longer met.

CHAPTER VI: FINAL PROVISION

Article 32: The Minister of the Digital Economy and Communication, the Minister of Justice, Keeper of the Seals and the Minister of Security and Civil Protection are responsible, each in their respective areas, for the execution of this decree which will be registered and published in the Official Journal.

Bamako, March 27, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister.

Soumeylou Boubeye MAIGA

The Minister of Digital Economy and Communication,
Arouna Modibo TOURE

The Minister of Justice, Keeper of the Seals, Tiéna COULIBALY

The Minister of Security and Civil Protection, Major General Salif TRAORE

DECREE N°2019-0249/P-RM OF MARCH 27, 2019 DECLARING THE CONSTRUCTION WORK OF THE BCEAO AUXILIARY AGENCY IN KAYES TO BE OF PUBLIC UTILITY.

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 02-016 of June 3, 2002 establishing the general rules of Urban Planning;

Having regard to Ordinance No. 00-027/P-RM of March 22, 2000, as amended, relating to the land and property code;

Having regard to Decree No. 01-040/P-RM of February 2, 2001, as amended, determining the forms and conditions for the allocation of land in the private real estate domain of the State;

Having regard to Decree No. 06-460/P-RM of November 2, 2006, approving the Urban Planning Master Plan for the city of Kayes and surrounding areas;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-712/P-RM of September 9, 2018, appointing members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

<u>Article 1: The construction work of the BCEAO Auxiliary Agency in KAYES is declared to be of public utility.</u>

<u>Article 2: All private properties affected by said works will be subject to expropriation for public utility in accordance with the provisions of the Land and Property Code.</u>

<u>Article 3: A transfer order from the Minister responsible for Domains</u> establishes the list of properties affected by the expropriation.

Article 4: Expropriation compensation is borne by the National Budget.

Article 5: The Minister of Housing and Urban Planning, the Minister of Economy and Finance and the Minister of Territorial Administration and Decentralization are responsible, each in their respective areas, for the implementation of this decree, which will be registered and published in the Official Journal.

Bamako, March 27, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister.

Soumeylou Boubeye MAIGA

The Minister of Housing and

Urban Planning,

Mohamed Moustapha SIDIBE

The Minister of Territorial Administration and

Decentralization,

Mohamed AG ERLAF

The Minister of Economy and

Finance,

Doctor Boubou CISSE

DECREE N°2019-0250/P-RM DU 27 MARCH 2019 APPOINTING AN ADVISOR TECHNIQUE AT THE GENERAL SECRETARIAT OF THE

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

GOVERNMENT

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services;

Having regard to Order No. 04-001/P-RM of February 25, 2004 establishing the General Secretariat of the Government;

Having regard to Decree No. 2018-0530/P-RM of June 22, 2018 setting the rates of bonuses and allowances granted to staff of the General Secretariat of the Government;

Having regard to Decree No. 2013-235/P-RM of March 7, 2013, as amended, establishing the organization and operating procedures of the General Secretariat of the Government;

Having regard to Decree No. 2017-0664/P-RM of August 8, 2017 determining the organic framework of the General Secretariat of Government;

Having regard to Decree No. 2014-0837/P-RM of 10 November 2014, as amended, setting the monthly rates of certain bonuses and allowances allocated to civil servants and State agents;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

<u>Article 1: Mr. Mamadou TRAORE</u>, No. Mle 0109-510.T, Inspector of Economic Services, is appointed Technical Advisor to the General Secretariat of the Government.

Article 2: This decree, which repeals Decree No. 2017-0483/P-RM of June 12, 2017 appointing Technical Advisor to the General Secretariat of the Government, with regard to Mr. Souleymane Bréhima TRAORE, No. Mle 762-82.D, Inspector of Finance, will be registered and published in the Official Journal.

Bamako, March 27, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister,

Soumeylou Boubeye MAIGA

The Minister of Economy and

Finance

Doctor Boubou CISSE

DECREE N°2019-0251/P-RM DU 27 MARCH 2019 APPOINTING THE AMBASSADOR FROM MALI TO ANKARA (REPUBLIC OF Türkiye)

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 05-039 of July 22, 2005 establishing salary indices for personnel occupying certain positions in diplomatic and consular missions;

Having regard to Law No. 2011-019 of May 19, 2001 establishing the Directorate of International Organizations;

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services;

Having regard to Decree No. 96-044/P-RM of February 8, 1996 establishing the benefits granted to members of diplomatic, administrative and technical staff in Malian diplomatic and consular missions abroad:

Having regard to Decree No. 04-097/P-RM of March 31, 2004 establishing the duties of members of diplomatic and consular staff;

Having regard to Decree No. 05-464/P-RM of October 17, 2005, as amended, setting the value of the salary index point for personnel occupying certain positions in diplomatic and consular missions as well as their bonuses and allowances;

Having regard to Decree No. 2011-381/P-RM of June 22, 2011 establishing the organization and operating procedures of the Directorate of International Organizations;

Having regard to Decree No. 2011-393/P-RM of June 22, 2011 determining the organic framework of the Directorate of International organizations;

Having regard to Decree No. 2012-070/P-RM of February 2, 2012 repealing and replacing Decree No. 09-445/P-RM of September 10, 2009 on the distribution of diplomatic and consular posts in the Republic of Mali;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

<u>Article 1: Mr. Mohamed Aly AG IBRAHIM</u>, No. 0145-593.X, Inspector of Finance, is appointed Ambassador of Mali to Ankara (Republic of Türkiye).

Article 2: This decree will be registered and published in the Official Journal

Bamako, March 27, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister.

Soumeylou Boubeye MAIGA

The Minister of Foreign Affairs and International Cooperation, Madame Shirt CAMARA

The Minister of Economy and

Finance

Doctor Boubou CISSE

DECREE N°2019-0252/P-RM DU 27 MARCH 2019 APPOINTING ADVISORS

TECHNIQUES AT THE GENERAL SECRETARIAT OF THE MINISTRY OF INDUSTRIAL DEVELOPMENT AND INVESTMENT PROMOTION

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services;

Having regard to Decree No. 142/PG-RM of 14 August 1975, as amended, establishing the conditions and procedures for granting compensation allocated to civil servants and State agents;

Having regard to Decree No. 94-202/P-RM of June 3, 1994 establishing the general rules for the organization and operation of General secretariats of ministerial departments;

Having regard to Decree No. 2014-0837/P-RM of 10 November 2014, as amended, setting the monthly rates of certain bonuses and allowances allocated to civil servants and State agents;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

Article 1: Technical Advisors are appointed to:

General Secretariat of the Ministry of Industrial Development and Investment Promotion:

- Mr. Sidy ABOUBA, No. Mle 951-72.S, Inspector of Economic Services

- Mr. Mohamed COULIBALY, Mle No. 0125-999.F, Assistant Professor.

<u>Article 2: This decree will be registered and published in the Official Journal.</u>

Bamako, March 27, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister,

Soumeylou Boubeye MAIGA

The Minister of Industrial Development and Investment Promotion.

Moulaye Ahmed BOUBACAR

The Minister of Economy and Finance,

Doctor Boubou CISSE

DECREE N°2019-0253/P-RM DU 27 MARCH 2019 FIXING THE ORGANIZATION AND MODALITIES OF OPERATION OF THE CENTER OF TRAINING FOR DEVELOPMENT

THE PRESIDENT OF THE REPUBLIC.

Having regard to the Constitution;

Having regard to Law No. 96-015 of February 13, 1996 relating to the general status of public establishments of a scientific, technological or cultural nature;

Having regard to Law No. 2014-049 of September 19, 2014, establishing the fundamental principles of the creation, organization and control of public services;

Having regard to Order No. 08-010/P-RM of October 3, 2008 establishing the Training Center for the Development;

Having regard to Decree No. 204/PG-RM of 21 August 1985 determining the methods of management and control of public service structures:

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister:

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

<u>Article 1: This decree establishes the organization and operating procedures of the Training Center for Development.</u>

TITLE I: ADMINISTRATIVE BODIES AND MANAGEMENT

CHAPTER I: BOARD OF DIRECTORS

Section 1: Powers

<u>Article 2: The</u> Board of Directors is the deliberative body of the Training Center for Development.

In this capacity, it exercises, within the limits of the laws and regulations in force, the following specific attributions:

 deliberate on all matters relating to the organization of training, development and research programs;
 adopt the organizational rules, the organic

framework and the various management manuals; - adopt the Center's provisional budget; - examine and approve

the Director's annual activity report and the financial statements at the end of the financial year; - adopt the internal regulations;

- deliberate on the activity, equipment and investment programs

to be carried out; - deliberate on

recruitment plans and procedures; - set the terms for awarding specific compensation or benefits to staff; -

give an opinion on any question submitted by the supervisory authority.

Section 2: Composition

Article 3: The Board of Directors of the Center is composed as follows:

<u>President: Th</u>e Minister responsible for the Economy or his representative;

Members:

- the representative of the Minister responsible for Vocational Training; - the representative of

the Minister responsible for Finance; - the representative of the Minister responsible for Higher Education; - the representative of the Minister

responsible for Scientific Research; - the representative of the Minister responsible for

Nev

Technologies; -

the representative of the Minister responsible for the Civil Service;

- the representative of the National Council of Employers of Mali; - the representative of the National Council of Civil Society; - the representative of the Chamber of Commerce and Industry of Mali; - the representative of the

workers of the Training Center for Development.

Article 4: The term of office of the members of the Board of Directors is three (3) years, renewable.

<u>Article 5: An</u> order from the Minister responsible for the Economy establishes the list of names of the members of the Board of Directors.

<u>Article 6: The workers' representative is appointed at the General Assembly of Workers.</u>

The representatives of the National Council of Employers of Mali, the National Council of Civil Society and the Chamber of Commerce and

Industry of Mali are appointed in accordance with their own organizational rules.

Section 3: Operation

<u>Article 7: The Board of Directors meets twice (2) a year, in ordinary session, at the call of its Chairman. It meets in extraordinary session whenever necessary at the call of its Chairman or at the request of at least 2/3 of its members.</u>

The secretariat of the Board of Directors is provided by the Management.

Article 8: The Director of the Center attends meetings of the Board of Directors in an advisory capacity.

CHAPTER II: MANAGEMENT

<u>Article 9: The Training Center for Development is managed by a Director appointed by decree taken in the Council of Ministers following a call for applications.</u>

Article 10: The Director directs, coordinates and controls all activities of the Training Center for Development. He is responsible for carrying out the work program and the objectives set by the Board of Directors of the Center. He represents the Training Center for Development in all acts of civil life.

For this purpose, it is responsible for:

- to ensure the implementation and monitoring of the deliberations of the Board of Directors; - to exercise all administrative and management functions not expressly reserved for the Board of Directors of the Center or the supervisory authority; - to develop and submit to the Board of Directors the annual work program and the corresponding budget; - to ensure the regular progress of training,

development and research activities;

- to execute the budget of the Centre for which he is the authorising officer; - to exercise authority over the staff he recruits or dismisses within the framework of the legislation in force; - to award contracts in the forms, conditions and limits provided for by the laws and regulations in force.

<u>Article 11: The Director establishes the draft internal regulations of the Training Center adopted by the Board of Directors and approved by the supervisory authority.</u>

The internal regulations establish in particular the study regime as well as the rights and obligations of the auditors.

Training courses are provided by high-level institutions or consultants chosen on the basis of their skills

The choice of establishments or consultants and the related terms and conditions deviate from the provisions governing public procurement.

CHAPTER III: OF THE SCIENTIFIC COMMITTEE

<u>Article 12: The Scientific Committee is an advisory body which gives its opinion on:</u>

- issues relating to the organization and implementation of training programs; - the training plan; - the results of training.

Article 13: The Scientific Committee is composed as follows:

<u>President: the Director of the Training Center for the Development;</u>

Members:

- the Commissioner for Institutional Development; - the Rector of the University of Science, Techniques and Technologies of Bamako; - the National Director of

Vocational Training; - the Director General of Higher Education and Scientific Research; - the National Director of Civil Service and Personnel; - the Director

General of the National Center for Scientific and Technological Research: -

the Director General of the Information and Communication Technologies Agency; - the Training

Coordinator of the Training Center for Development.

The Scientific Committee may, if necessary, call upon any person whose skills are deemed necessary to carry out its mission.

Article 14: The Scientific Committee meets twice a year, in ordinary session, at the call of its President.

It meets in extraordinary session at the request of its President or at least 2/3 of its members.

TITLE III: GUARDIANSHIP

Article 15: The Development Training Center is placed under the supervision of the Minister responsible for the Economy.

Article 16: The acts of management administration defined in Articles 17 and 18 below are subject respectively to prior authorization and express approval by the supervisory authority.

Article 17: Prior authorization is required for the following acts:

- the acceptance of gifts and legacies subject to conditions and charges; -

loans of more than one (1) year; - the signing of agreements and contracts for an amount equal to or greater than 50,000,000 CFA francs; - the acquisition of a stake and any intervention involving the transfer of the Center's assets and resources; - the project to create regional branches.

Article 18: The following acts are subject to express approval:

recruitment plans; minutes of the Board of Directors; annual budget; allocation of results; internal regulations.

<u>Article 19: Pri</u>or authorization or express approval is requested by request from the Director.

The supervisory authority has fifteen (15) days from receipt of the request to notify its authorization, approval or refusal.

After this period, the authorization or approval is considered acquired.

TITLE IV: FINAL PROVISIONS

Article 20: This decree repeals Decree No. 08-651/P-RM of October 27, 2008 establishing the organization and operating procedures of the Training Center for Development.

Article 21: The Minister of Economy and Finance, the Minister of Digital Economy and Communication and the Minister of Labor and Civil Service, responsible for Relations with Institutions are responsible, each in their respective areas, for the execution of this decree which will be registered and published in the Official Journal.

Bamako, March 27, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister,

Soumeylou Boubeye MAIGA

The Minister of Economy and

Finance

Doctor Boubou CISSE

The Minister of Digital Economy and Communication,
Arouna Modibo TOURE

The Minister of Labor and Civil Service, responsible for Relations with Institutions

Madame DIARRA Raky SIZE

DECREE N°2019-0254/P-RM DU 27 MARCH 2019 APPOINTING AN ADVISOR

TECHNIQUE AT THE GENERAL SECRETARIAT OF THE MINISTRY OF MINES AND PETROLEUM

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services;

Having regard to Decree No. 142/PG-RM of 14 August 1975, as amended, establishing the conditions and procedures for granting compensation allocated to civil servants and State agents;

Having regard to Decree No. 94-202/P-RM of June 3, 1994 establishing the general rules for the organization and operation of General secretariats of ministerial departments;

Having regard to Decree No. 2014-0837/P-RM of 10 November 2014, as amended, setting the monthly rates of certain bonuses and allowances allocated to civil servants and State agents;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

Article 1: Mr. Issa COULIBALY, No. Mle 985- 14.B, Industrial and Mining Engineer, is appointed Technical Advisor to the General Secretariat of the Ministry of Mines and Petroleum.

<u>Article 2: This decree will be registered and published in the Official Journal.</u>

Bamako, March 27, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister.

Soumeylou Boubeye MAIGA

The Minister of Mines and Petroleum, Madame LELENTA Hawa Baba BA

The Minister of Economy and Finance.

Doctor Boubou CISSE

DECREE N°2019-0255/P-RM DU 27 MARCH 2019 PARTIALLY REPEALING THE DECREE N°2018-0609/P-RM OF JULY 27, 2018 APPOINTING ADVISORS TO ADMINISTRATIVE AND LEGAL AFFAIRS REGIONAL GOVERNORS

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Decree No. 2018-0609/P-RM of July 27, 2018 appointing Administrative and Legal Affairs Advisors to Regional Governors:

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

Article 1: The provisions of Decree No. 2018-0609/P-RM of July 27, 2018 appointing Advisors for Administrative and Legal Affairs to Regional Governors are repealed with regard to Mr. Ousmane Christian DIARRA, No. Mle 934-47.N, Civil Administrator, Advisor for Administrative and Legal Affairs to the Governor of the Kayes Region.

Article 2: This decree will be registered and published in the Official

Bamako, March 27, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister.

Soumeylou Boubeye MAIGA

The Minister of Territorial Administration and

Decentralization,

Mohamed AG ERLAF

The Minister of Economy and

Finance.

Doctor Boubou CISSE

DECREE N°2019-0256/P-RM DU 27 MARCH 2019 APPOINTING A MEMBER OF THE BOARD OF DIRECTORS OF THE FUND MALIAN SOCIAL SECURITY (CMSS)

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Vula Law No. 90-110/AN-RM of October 18, 1990, amended, containing fundamental principles of creation, organization and operation of Public Administrative Establishments (EPA);

Having regard to Law No. 10-029 of July 12, 2010 establishing the Malian Social Security Fund;

Having regard to Decree No. 10-394/P-RM of July 26, 2010 establishing the organization and operating procedures of the Malian Social Security Fund;

Having regard to Decree No. 2018-711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

<u>Article 1: Mr. Thierno Madani THIAM</u>, is appointed member of the Board of Directors of the Malian Social Security Fund, as a staff representative.

Article 2: This decree repeals the provisions of Decree No. 2017-0035/ P-RM of January 30, 2017 with regard to Mr. Modibo YATTARA, as staff representative on the Board of Directors of the Malian Social Security Fund.

<u>Article 3: This decree</u>, which repeals and replaces Decree No. 2019-0183/P-RM of March 5, 2019, will be registered and published in the Official Journal.

Bamako, March 27, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister,

Soumeylou Boubeye MAIGA

The Minister of Solidarity and Humanitarian Action, Hamadou KONATE

The Minister of Economy and

Finance

Doctor Boubou CISSE

DECREE N°2019-0257/P-RM DU 27 MARCH 2019
PARTIALLY REPEALING THE
DECREE N°2015-0312/P-RM DU 06 MAY 2015
APPOINTING ADVISORS

TECHNIQUES AT THE GENERAL SECRETARIAT OF THE MINISTRY OF SOLIDARITY, ACTION HUMANITARIAN AND RECONSTRUCTION NORTH

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Decree No. 2015-0312/P-RM of May 6, 2015 appointing Technical Advisors to the General Secretariat of the Ministry of Solidarity, Humanitarian Action and Reconstruction of the North:

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

Article 1: The provisions of Decree No. 2015-0312/P-RM of May 6, 2015 appointing Technical Advisors to the General Secretariat of the Ministry of Solidarity, Humanitarian Action and Reconstruction of the North, are repealed with regard to Mrs. TRAORE Djénébou known as Daffa KONE, No. Mle 763-81.C, Civil Administrator.

<u>Article 2: This decree will be registered and published in the Official Journal.</u>

Bamako, March 27, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister,

Soumevlou Boubeve MAIGA

The Minister of Solidarity and Humanitarian Action, Hamadou KONATE

The Minister of Economy and

Finance

Doctor Boubou CISSE

DECREE N°2019-0258/P-RM DU 27 MARCH 2019
DETERMINING THE TRANSFER TERMS
FROM DECONCENTRATED STATE SERVICES TO
RELEVANT TERRITORIAL COLLECTIONS OF
THEIR AREAS OF EXPERTISE

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 96-059 of November 4, 1996, as amended, establishing Municipalities;

Having regard to Law No. 99-035 of August 10, 1999 establishing territorial communities of Circles and Regions;

In view of Law No. 2011-036 of July 15, 2011 relating to the tax resources of Municipalities, Circles and Regions;

Having regard to Law No. 201I-049 of July 28, 2011, establishing the fundamental principles of the creation, organization, management and control of local authority services;

Having regard to Law No. 2012-006 of January 23, 2012 relating to the fundamental principles of the administrative organization of the territory; Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services;

Having regard to Law No. 2017-051 of October 2, 2017 relating to the local authorities code;

Having regard to Law No. 2017-052 of October 2, 2017 determining the conditions for the free administration of local authorities;

Having regard to Law No. 2017-053 of October 2, 2017 relating to the special status of the District of Bamako;

Having regard to Decree No. 2015-0067/P-RM of February 13, 2015 establishing the conditions of appointment and the responsibilities of heads of administrative districts:

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

<u>Article 1: This</u> decree determines the terms of transfer of decentralized services from the State to local authorities within their areas of competence.

Article 2: The transfer of decentralized State services to local authorities within their areas of competence consists of the permanent provision of said services to local authorities with the associated resources for the execution of their missions on the basis of the principle of subsidiarity.

Article 3: The transfer may relate to all or part of the services.

Article 4: The transfer is subject to the following conditions:

- the missions carried out fall within the exclusive competence of the local authorities;
- the missions carried out are of an operational nature;
- local authorities do not have their own means of action in this area;
- the transfer does not result in a deficit of State resources.

<u>Article 5: The</u> decentralized services of the State carrying out missions assigned to the Local Authorities are transferred to them as follows:

- regional technical departments at the Regional or District territorial authority;
- technical services of the circle at the territorial community of the Circle or at the municipality of the District of implantation;
- the technical services of the District to the Municipalities or to the Municipality of the District of implantation.

The technical service of the District is transferred to the Municipality of the capital of the District. It covers all the Municipalities within the jurisdiction of the District.

When the transfer of service results in the disappearance of State powers, this service is eliminated.

When State powers remain after the transfer of service, the powers subject to the transfer are the subject of the creation of a corresponding specific service of the territorial authority.

<u>Article 6: In the financial field, the transfer gives rise to the creation of delegations or branches with the local authorities.</u>

<u>Article 7: A decree of the Prime Minister establishes, on the proposal of the competent minister, the transfer of decentralized services.</u>

It specifies the following elements:

- all or part of the State's decentralized services transferred;
- the number of jobs or fractions of jobs transferred;
- the list of names of agents occupying the functions transferred to the local authorities;
- a detailed statement of the movable and immovable property allocated to the services concerned;
- details of the financial resources relating to the transferred decentralized State services.

<u>Article 8: The decentralized services of the State transferred to local authorities are integrated into the local authorities' own services.</u>

They are responsible, under the administrative authority of the heads of the executive bodies of the territorial authorities, for carrying out the missions falling within the areas of competence of the territorial authorities.

Their purpose is to contribute to the design, programming and implementation of economic, social and cultural development actions of regional or local interest.

Article 9: The transferred regional technical departments are placed under the administrative authority of the Presidents of the Regional Councils and the technical authority of the corresponding central services.

The transferred technical services of the circle are placed under the administrative authority of the Presidents of the Circle Councils and the technical authority of the regional technical departments concerned.

The transferred district technical services are placed under the administrative authority of the Mayors and the technical authority of the technical services of the Circle concerned.

<u>Article 10: The administrative authority of the heads of the executive bodies of the local authorities is exercised over the transferred decentralized services falling within their areas of competence through:</u>

- a power to coordinate and control the activity of said services;
- a power of prior instruction relating to the content of the decisions to be taken and the activities to be carried out involving the exercise of a power of approval, suspension, reformation or cancellation;
- a power of intervention a posteriori in the implementation of activities.

Article 11: The administrative authority of the heads of the executive bodies of the local authorities is exercised over the transferred decentralized services without prejudice to the prerogatives recognized to the Representatives of the State, in particular in the coordination, orientation and control of activities falling within the framework of the sovereign missions of the State.

Article 12: The technical authority of the central services, regional technical departments and technical services of the Cercle is exercised over the transferred decentralized services in the form of supervision, monitoring and support-advice for the application of the orientations of the national policy in the area concerned. They also have the power of instruction with regard to the transferred decentralized services on issues of national interest.

<u>Article 13: The</u> heads of the executive bodies of the local authorities shall annually include in their programming and planning documents the decentralized services of the State transferred and the resources allocated to the operation of these services.

Article 14: As part of the support-advice relationships, the Presidents of the executive bodies of the Local Authorities transmit, for information, each year, to the State Representatives within their jurisdiction the action plans and activity reports of the transferred decentralized State services.

<u>Article 15: At</u> the request of the local authorities, the specific services of the administrative districts provide the necessary support and advice for the exercise of the missions assigned to the transferred decentralized State services.

<u>Article 16: State</u> agents serving in decentralized State services transferred to local authorities retain their status.

The methods of administration and management of the personnel referred to in the preceding paragraph are those provided for by their original statutes.

However, the competent authority shall seek the opinion of the head of the executive body of the territorial authority concerned on any matter relating to the administration and management of personnel serving in the transferred decentralised services. The terms of this consultation shall be determined by order of the Minister responsible for territorial authorities.

Article 17: The transfer of movable and immovable property to local authorities is carried out in accordance with the texts in force.

<u>Article 18: Th</u>is decree repeals all previous provisions to the contrary, in particular those of Decree No. 96-084/P-RM of March 20, 1996 determining the conditions and procedures for making decentralized State services available to local authorities.

Article 19: The Minister of Territorial Administration and Decentralization, the Minister of Economy and Finance and the Minister of Labor and Civil Service, responsible for Relations with Institutions are responsible, each in their respective areas, for the execution of this decree which will be registered and published in the Official Journal.

Bamako, March 27, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister,

Soumeylou Boubeye MAIGA

The Minister of Territorial Administration and Decentralization,
Mohamed AG ERLAF

The Minister of Economy and

Finance

Doctor Boubou CISSE

The Minister of Labor and Civil Service, responsible

for Relations with

Institutions,

Madame DIARRA Raky SIZE

DECREE N°2019-0260/P-RM DU 28 MARCH 2019 DECLARING NATIONAL MOURNING

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government;

Having regard to Decree No. 2018-0749/P-RM of September 24, 2018 establishing the interim periods of members of the Government,

DECREES:

Article 1: A national mourning of three (03) days, starting from Friday March 29, 2019 at midnight, is declared throughout the national territory in tribute to the victims of the terrorist attack perpetrated on March 23, 2019 against the populations of the village of Ogossagou in the circle of Bankass.

Flags are flown at half-mast on all public buildings and edifices for the duration of the mourning.

Article 2: This decree will be registered and published in the Official

Bamako, March 28, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Minister of Justice, Keeper of the Seals, Acting Prime Minister, Tièna COULIBALY

DECREE N°2019-0261/P-RM OF APRIL 1, 2019
RATIFICATION OF THE AGREEMENT OF
FINANCING, SIGNED IN BAMAKO, ON THE 26TH
FEBRUARY 2019, BETWEEN THE GOVERNMENT OF
THE REPUBLIC OF MALI AND THE ASSOCIATION
INTERNATIONAL DEVELOPMENT ORGANIZATION (IDA),
RELATING TO PROJECT FINANCING
REGIONAL ELECTRICITY ACCESS
FCOWAS

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Order No. 2019-009/P-RM of March 27, 2019 authorizing the ratification of the Financing Agreement, signed in Bamako on February 26, 2019, between the Government of Republic of Mali and the International Association of Development (IDA), relating to the financing of the ECOWAS Regional Electricity Access Project;

Having regard to Decree No. 2010-0718/PM-RM of December 31, 2010 relating to the conclusion of treaties;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

Article 1: The Financing Agreement, in the amount of 51 million 900 thousand euros, or 34 billion 044 million 168 thousand 300 CFA francs, signed in Bamako on February 26, 2019, between the Government of the Republic of Mali and the International Development Association (IDA), relating to the financing of the ECOWAS Regional Electricity Access Project is hereby ratified.

<u>Article 2: Th</u>is decree will be registered and published in the Official Journal.

Bamako, April 1, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister,

Soumeylou Boubeye MAIGA

The Minister of Foreign Affairs and International Cooperation, Madame Shirt CAMARA

The Minister of Economy and Finance,

Doctor Boubou CISSE

The Minister of Energy and Water, WAGUE Samba

DECREE N°2019-0262/P-RM OF APRIL 1, 2019 APPOINTING INSPECTORS TO ENERGY AND WATER INSPECTION

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services;

Having regard to Order No. 00-31/P-RM of September 25, 2000 establishing the Energy and Water Inspectorate;

Having regard to Decree No. 01-155/P-RM of March 29, 2001 setting the rates of compensation and bonuses allocated to control staff of the General Control of Public Services and Inspections of ministerial departments;

Having regard to Decree No. 09-592/P-RM of November 3, 2009 establishing the organization and operating procedures of the Energy and Water Inspectorate;

Having regard to Decree No. 09-600/P-RM of November 4, 2009 determining the organic framework of the Energy and Water Inspection;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government.

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

<u>Article 1: The following</u> are appointed to the Energy and Water Inspection as:

Chief Inspector:

- Mr. Cheick Ahmed SANOGO, N°Mle 469-85.X, Industrial and Mining Engineer;

Inspectors:

- Mrs. Nassira KEITA, N°Mle 735-89.L, Civil Administrator;

- Mr. Mahamadou OUEDRAOGO, N°Mle 459- 33.M, Industrial and Mining Engineer.

Article 2⁻ This decree which repeals the provisions of Decree No. 2015-0412/P-RM of June 5, 2015 appointing Inspectors to the Energy and Water Inspectorate, are repealed, with regard to Mr. Amadou KOITA, No. Mle 990-66.K, Magistrate, as Chief Inspector of Energy and Water, will be registered and published in the Official Journal.

Bamako, April 1, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Prime Minister.

Soumeylou Boubeye MAIGA

The Minister of Energy and Water, WAGUE Samba

The Minister of Economy and

Finance.

Doctor Boubou CISSE

DECREE N°2019-0263/P-RM OF APRIL 2, 2019 APPOINTING THE HEAD OF CABINET OF THE CHIEF OF THE SPECIAL STAFF OF THE PRESIDENT OF THE REPUBLIC

THE PRESIDENT OF THE REPUBLIC.

Having regard to the Constitution;

Having regard to Decree No. 08-521/P-RM of September 16, 2008 on the organization and operating procedures of the Special Staff of the President of the Republic;

Having regard to Decree No. 2015-0186/P-RM of March 18, 2015 establishing the benefits granted to the personnel of the Special Staff of the President of the Republic, the General Directorate of State Security and Presidential Security;

Having regard to Decree No. 2016-0863/P-RM of November 8, 2016 establishing the organization of the Presidency of the Republic,

DECREES:

<u>Article 1: Police</u> Divisional Commissioner Cheick Elkebir Ould BOUH is appointed Chief of Staff of the Chief of Staff of the President of the Republic.

Article 2: This decree, which repeals the provisions of Decree No. 2014-0248/P-RM of March 28, 2014 appointing Lieutenant-Colonel Mohamed ALIOU of the Army, as Chief of Staff of the Chief of Staff of the President of the Republic, will be registered and published in the Official Journal

Bamako, April 2, 2019

The President of the Republic, Ibrahim Boubacar KEITA

DECREE N°2019-0264/P-RM OF APRIL 2, 2019 AWARDING DISTINCTION HONORARY

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 63-31/AN-RM of May 31, 1963 establishing the National Orders of the Republic of Mali;

Having regard to Law No. 91-053/AN-RM of February 26, 1991 establishing the Grand Chancellery of National Orders,

DECREES:

<u>Article 1: The General Officers</u> whose names follow are appointed to the rank of Commander of the National Order of Mali:

- 1. Major General Abdoulaye KOUMARE, Ambassador;
- Major General Ibrahima Dahirou DEMBELE, Inspector General of the Armed Forces and Services;
- 3. Major General Sidi Alassane TOURE, Governor.

<u>Article 2: The Grand Chancellor of the National Orders of Mali is</u> responsible for the execution of this decree which will be registered and published in the Official Journal.

Bamako, April 2, 2019

The President of the Republic, Ibrahim Boubacar KEITA

DECREE N°2019-0265/P-RM OF APRIL 2, 2019 ADMITTING TO RETIREMENT A GENERAL OFFICER HAVING REACHED THE AGE LIMIT OF HIS RANK

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 04-051 of November 23, 2004 on the general organization of National Defense;

Having regard to Law No. 04-052 of 23 November 2004 establishing the General Staff of the Armed Forces;

Having regard to Law No. 2018-053 of July 11, 2018 relating to the Pensions Code for Civil Servants, Military Personnel and Parliamentarians:

Having regard to Ordinance No. 2016-020/P-RM of August 18, 2016, as amended, relating to the General Status of Military Personnel;

Having regard to Decree No. 2017-0576/P-RM of July 18, 2017 establishing the organization and operating procedures of the General Staff of the Armed Forces,

DECREES:

Article 1: Brigadier General Sambala Illo DIALLO of the National Gendarmerie, born around 1951, incorporated into the Army on July 31, 1975, index 1098, having reached the age limit for his rank, is entitled to exercise his right to retirement as of December 31, 2018.

<u>Article 2: Thi</u>s decree will be registered and published in the Official Journal.

Bamako, April 2, 2019

The President of the Republic, Ibrahim Boubacar KEITA

DECREE N°2019-0266/P-RM OF APRIL 2, 2019 APPOINTING OFFICER CHARGES MISSION TO THE OFFICE OF THE MINISTER OF TERRITORIAL ADMINISTRATION AND DECENTRALISATION

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services;

Having regard to Decree No. 142/PG-RM of 14 August 1975, as amended, establishing the conditions and procedures for granting compensation allocated to civil servants and State agents;

Having regard to Decree No. 94-201/P-RM of June 3, 1994, as amended, establishing the general rules for the organization and operation of the Offices of ministerial departments;

Having regard to Decree No. 2012-434/P-RM of 9 August 2012, as amended, establishing the conditions of employment and remuneration of non-civil servant members of the Office of the President of the

Republic, of the General Secretariat of the Presidency of the Republic, the Prime Minister's Office and the Ministerial Offices;

Having regard to Decree No. 2014-0837/P-RM of 10 November 2014, as amended, setting the monthly rates of certain bonuses and allowances allocated to civil servants and State agents;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government;

Having regard to Decree No. 2018-0749/P-RM of September 24, 2018 establishing the interim periods of members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

<u>Article 1: The</u> following are appointed as Mission Officers in the Office of the Minister of Territorial Administration and Decentralization:

- Mr. Sidi TOURE, Insurer;
- Mr. Almahmoud AG IBRAHIM, Communicator.

Article 2: This decree will be registered and published in the Official

Bamako, April 2, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Minister of Justice, Keeper of the Seals, Acting Prime Minister, Tièna COULIBALY

The Minister of Territorial Administration and Decentralization,
Mohamed AG ERLAF

The Minister of Energy and Water, Acting Minister of Economy and Finance,

WAGUE Samba

DECREE N°2019-0267/P-RM OF APRIL 2, 2019 CORRECTIVE TO DECREE N°2019-0210/ P-RM OF MARCH 8, 2019 APPOINTING OF DISTRICT SUB-PREFECTS

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Decree No. 2019-0210/P-RM of March 8, 2019 appointing District Sub-Prefects;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government;

Having regard to Decree No. 2018-0749/P-RM of September 24, 2018 establishing the interim periods of members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

Article 1: Decree No. 2019-0210/P-RM of March 8, 2019, referred to above, is amended as follows:

Read:

- 5. Sub-prefect of the Sanando District:
- Mrs. MOUSSATEMBEDOUNO Elisabeth Tewa, Mle No. 0116-156.W, Member of the Prefectural Corps;

Instead of:

- 5. Sub-prefect of the Sanando District:
- Mrs. MOUSSA TEMBEDOUNO Elisabeth Tewa, N°Mle 0166-156.W, Member of the Prefectural Corps.

The rest remains unchanged.

Article 2: This decree will be registered and published in the Official Journal.

Bamako, April 2, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Minister of Justice, Keeper of the Seals, Acting Prime Minister, Tièna COULIBALY

The Minister of Territorial Administration and Decentralization,

Mohamed AG ERLAF

The Minister of Energy and Water, Acting Minister of Economy and

Finance, WAGUE Samba

DECREE N°2019-0268/P-RM OF APRIL 2, 2019
APPOINTING THE DIRECTOR OF
FINANCES AND MATERIALS OF THE MINISTRY OF
ECONOMY AND FINANCE

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services:

Having regard to Order No. 09-010/P-RM of March 4, 2009 establishing the Finance and Equipment Directorates;

Having regard to Decree No. 09-137/P-RM of March 27, 2009 establishing the organization and operating procedures of Finance and Materials Departments;

Having regard to Decree No. 2010-632/P-RM of November 29, 2010 determining the organic framework of the Finance and Equipment Directorate of the Ministry of Economy, Finance and Budget;

Having regard to Decree No. 2014-0837/P-RM of 10 November 2014, as amended, setting the monthly rates of certain bonuses and allowances allocated to civil servants and State agents;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government;

Having regard to Decree No. 2018-0749/P-RM of September 24, 2018 establishing the interim periods of members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

<u>Article 1: Mrs.</u> SISSAO Yakaré TOUNKARA, No. 0109-574.R, Inspector of Finance, is appointed Director of Finance and Equipment of the Ministry of Economy and Finance.

Article 2: This decree which repeals the provisions of Decree No. 2017-0282/P-RM of March 23, 2017 appointing Directors of Finance and Equipment, with regard to Mr. Boureima GUINDO, No. MIe 0118-148 J, Inspector of Finance, will be registered and published in the Official Journal.

Bamako, April 2, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Minister of Justice, Keeper of the Seals, Acting Prime Minister, Tièna COULIBALY

The Minister of Energy and Water, Acting Minister of Economy and Finance, WAGUE Samba

DECREE N°2019-0269/P-RM OF APRIL 2, 2019 APPOINTING THE DIRECTOR OF INTERNATIONAL ORGANIZATIONS

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 05-039 of July 22, 2005 establishing salary indices for personnel occupying certain positions in diplomatic and consular missions:

Having regard to Law No. 2011-019 of May 19, 2001 establishing the Directorate of International Organizations;

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services:

Having regard to Decree No. 04-097/P-RM of March 31, 2004 establishing the duties of members of diplomatic and consular staff;

Having regard to Decree No. 05-464/P-RM of October 17, 2005, as amended, setting the value of the salary index point for personnel occupying certain positions in diplomatic and consular missions as well as their bonuses and allowances;

Having regard to Decree No. 2012-070/P-RM of February 2, 2012 repealing and replacing Decree No. 09-445/P-RM of September 10, 2009 on the distribution of diplomatic and consular posts in the Republic of Mali;

Having regard to Decree No. 96-044/P-RM of February 8, 1996 establishing the benefits granted to members of diplomatic, administrative and technical staff in Malian diplomatic and consular missions abroad;

Having regard to Decree No. 2011-381/P-RM of June 22, 2011 establishing the organization and operating procedures of the Directorate of International Organizations;

Having regard to Decree No. 2011-393/P-RM of June 22, 2011 determining the organic framework of the Directorate of International organizations;

Having regard to Decree No. 2014-0837/P-RM of 10 November 2014, as amended, setting the monthly rates of certain bonuses and allowances allocated to civil servants and State agents;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government;

Having regard to Decree No. 2018-0749/P-RM of September 24, 2018 establishing the interim periods of members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

<u>Article 1: Amb</u>assador Madou DIALLO, No. 0116-054.E, Foreign Affairs Advisor, is appointed Director of International Organizations.

Article 2: This decree, which repeals Decree No. 2017-0549/P-RM of June 29, 2017 appointing Mr. Dianguina, known as Yaya DOUCOURE, as Ambassador Director of International Organizations, will be registered and published in the Official Journal.

Bamako, April 2, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Minister of Justice, Keeper of the Seals, Acting Prime Minister, Tièna COULIBALY

The Minister of Justice, Keeper of the Seals, Minister of Foreign Affairs and Interim international cooperation, Tièna COULIBALY

The Minister of Energy and Water, Acting Minister of Economy and

Finance, WAGUE Samba

DECREE N°2019-0270/P-RM OF APRIL 2, 2019 APPOINTING THE DIRECTOR OF THE PROTOCOL OF THE REPUBLIC

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 90-58/AN-RM of June 20, 1990 establishing the Protocol Directorate of the Republic;

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services;

Having regard to Decree No. 142/PG-RM of 14 August 1975 establishing the conditions and procedures for granting compensation allocated to civil servants and State agents and its subsequent amending texts;

Having regard to Decree No. 96-041/P-RM of February 8, 1996, as amended, establishing the organization and operating procedures of the Protocol Directorate of the Republic;

Having regard to Decree No. 96-065/P-RM of February 29, 1996 determining the organic framework of the Protocol Directorate of the Republic;

Having regard to Decree No. 2014-0837/P-RM of 10 November 2014, as amended, setting the monthly rates of certain bonuses and allowances allocated to civil servants and State agents;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government;

Having regard to Decree No. 2018-0749/P-RM of September 24, 2018 establishing the interim periods of members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS.

DECREES:

<u>Article 1: Amb</u>assador Ibrahim Alassane MAIGA, Mle No. 0135-563.Z, Foreign Affairs Advisor, is appointed Director of Protocol of the Republic.

Article 2: This decree which repeals the provisions of Decree No. 2017-0088/P-RM of February 14, 2017 appointing Mr. Modibo TRAORE, No. Mle 984-31.W, Foreign Affairs Advisor, as Director of Protocol of the Republic, will be registered and published in the Official Journal.

Bamako, April 2, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Minister of Justice, Keeper of the Seals, Acting Prime Minister, Tièna COULIBALY The Minister of Justice, Keeper of the Seals, Minister of Foreign Affairs and Interim international cooperation, Tièna COULIBALY

The Minister of Energy and Water, Acting Minister of Economy and

Finance, WAGUE Samba

DECREE N°2019-0271/P-RM OF APRIL 2, 2019 APPOINTING THE DIRECTOR OF THE CENTER FOR STRATEGIC STUDIES

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services;

Having regard to Order No. 99-052/P-RM of October 1, 1999 establishing the Center for Strategic Studies;

Having regard to Decree No. 142/PG-RM of 14 August 1975 establishing the conditions and procedures for granting compensation allocated to civil servants and State agents and its subsequent amending texts;

Having regard to Decree No. 99-453/P-RM of December 31, 1999 establishing the organization and operating procedures of the Center for Strategic Studies;

Having regard to Decree No. 2014-0837/P-RM of 10 November 2014, as amended, setting the monthly rates of certain bonuses and allowances allocated to civil servants and State agents;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government;

Having regard to Decree No. 2018-0749/P-RM of September 24, 2018 establishing the interim periods of members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

<u>Article 1: Mr. Matiné COULIBALY</u>, Mle No. 0117-179.H, Foreign Affairs Advisor, is appointed Director of the Center for Strategic Studies.

Article 2: This decree which repeals Decree No. 2014-0164/P-RM of March 6, 2014 appointing Colonel-Major Guimba Douga SISSOKO, as Director of the Center for Strategic Studies, will be registered and published in the Official Journal.

Bamako, April 2, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Minister of Justice, Keeper of the Seals, Acting Prime Minister, Tièna COULIBALY

The Minister of Justice, Keeper of the Seals, Minister of Foreign Affairs and Interim international cooperation, Tièna COULIBALY

The Minister of Energy and Water, Acting Minister of Economy and

Finance, WAGUE Samba

DECREE N°2019-0272/P-RM OF APRIL 2, 2019 APPOINTING THE DIRECTOR GENERAL OFFICE OF THE HAUTE VALLEE FROM NIGER

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 90-110/AN-RM of October 18, 1990, as amended, containing fundamental principles for the creation, organization and operation of public administrative establishments;

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services;

Having regard to Order No. 91-048/P-CTSP of August 21, 1991 establishing the Office of the Upper Niger Valley;

Having regard to Decree No. 91-201/PM-RM of August 24, 1991, as amended, establishing the organization and operating procedures of the Office of the Upper Niger Valley;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government;

Having regard to Decree No. 2018-0749/P-RM of September 24, 2018 establishing the interim periods of members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS.

DECREES:

<u>Article 1: Mr. N'Diogou DIALLO</u>, No. Mle 488- 63.X, Agricultural and Rural Engineering Engineer, is appointed Director General of the Office of the Upper Niger Valley.

Article 2: This decree which repeals Decree No. 2015-0382/P-RM of May 22, 2015 appointing Mr. Mamadou KANE, No. Mle 483-26.E, Veterinarian and Livestock Engineer, as Director General of the Office of the Upper Niger Valley, will be registered and published in the Official Journal.

Bamako, April 2, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Minister of Justice, Keeper of the Seals, Acting Prime Minister, Tièna COULIBALY

The Minister of Agriculture,

<u>Doctor Nango DEMBELE</u>

The Minister of Energy and Water, Acting Minister of Economy and

Finance, WAGUE Samba

DECREE N°2019-0273/P-RM OF APRIL 2, 2019 APPOINTING THE DIRECTOR GENERAL OF THE MOPTI RICE OFFICE

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services:

Having regard to Order No. 91-050/P-CTSP of August 21, 1991 establishing the Mopti Rice Office;

Vule Decree No. 142/PG-RM of August 14, 1975, amended, establishing the conditions and modalities for granting compensation allocated to civil servants and State agents;

Having regard to Decree No. 204/PG-RM of 21 August 1985 determining the methods of management and control of public service structures;

Having regard to Decree No. 08-767/P-RM of December 26, 2008 on the organization and operating procedures of the Office Riz Mopti;

Having regard to Decree No. 2014-0837/P-RM of 10 November 2014, as amended, setting the monthly rates of certain bonuses and allowances allocated to civil servants and State agents;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government;

Having regard to Decree No. 2018-0749/P-RM of September 24, 2018 establishing the interim periods of members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

Article 1: Mr. Yaya Amadou TESSOUGUE, No. Mle 0147-292.C, Agricultural and Rural Engineering Engineer, is appointed Director General of the Mopti Rice Office.

Article 2: This decree, which repeals the provisions of Decree No. 2018-0345/P-RM of April 4, 2018 appointing Mr. Cheick Sidiya DIABY, No. Mle 420-45.B, Engineer of Agriculture and Rural Engineering, as Director General of the Mopti Rice Office, will be registered and published in the Official Journal.

Bamako, April 2, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Minister of Justice, Keeper of the Seals, Acting Prime Minister, Tièna COULIBALY

The Minister of Agriculture,

Doctor Nango DEMBELE

The Minister of Energy and Water, Acting Minister of Economy and

Finance,

WAGUE Samba

DECREE N°2019-0274/P-RM OF APRIL 2, 2019 APPOINTING THE INSPECTOR IN HEAD OF AGRICULTURAL INSPECTION

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services;

Having regard to Order No. 08-003/P-RM of March 28, 2008 establishing the Agricultural Inspectorate;

Having regard to Decree No. 08-211/P-RM of April 8, 2008 establishing the organization and operating procedures of the Agricultural Inspection;

Having regard to Decree No. 08-221/P-RM of April 8, 2008 determining the organic framework of the Agricultural Inspection;

Having regard to Decree No. 01-155/P-RM of March 29, 2001 setting the rates of compensation and bonuses allocated to control staff of the General Control of Public Services and Inspections of ministerial departments;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government;

Having regard to Decree No. 2018-0749/P-RM of September 24, 2018 establishing the interim periods of members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS,

DECREES:

Article 1: Mr. Lansina DIARRA, No. Mle 459- 36.R, Engineer of Agriculture and Rural Engineering, is appointed Chief Inspector of the Agricultural Inspection.

<u>Article 2: This decree will be registered and published in the Official Journal.</u>

Bamako, April 2, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Minister of Justice, Keeper of the Seals, Acting Prime Minister, Tièna COULIBALY

The Minister of Agriculture,

Doctor Nango DEMBELE

The Minister of Energy and Water, Acting Minister of Economy and

Finance,

WAGUE Samba

DECREE N°2019-0275/P-RM OF APRIL 2, 2019 APPOINTING THE OFFICE OF MINISTER OF THE DIGITAL ECONOMY AND LA COMMUNICATION

THE PRESIDENT OF THE REPUBLIC,

Having regard to the Constitution;

Having regard to Law No. 2014-049 of September 19, 2014 relating to the fundamental principles of the creation, organization and control of public services;

Having regard to Decree No. 142/PG-RM of 14 August 1975, as amended, establishing the conditions and procedures for granting compensation allocated to civil servants and State agents;

Having regard to Decree No. 94-201/P-RM of June 3, 1994, as amended, establishing the general rules for the organization and operation of the Offices of ministerial departments;

Having regard to Decree No. 2014-0837/P-RM of 10 November 2014, as amended, setting the monthly rates of certain bonuses and allowances allocated to civil servants and State agents;

Having regard to Decree No. 2018-0711/P-RM of September 4, 2018 appointing the Prime Minister;

Having regard to Decree No. 2018-0712/P-RM of September 9, 2018 appointing members of the Government;

Having regard to Decree No. 2018-0749/P-RM of September 24, 2018 establishing the interim periods of members of the Government,

ACTUALLY IN COUNCIL OF MINISTERS.

DECREES:

Article 1: The following are appointed to the Office of the Minister of the Digital Economy and Communication:

Project manager:

- Mr. El Hadji Boutout Aliou SALL, Journalist;

Private secretary:

- Mrs. TALL Aïssata Sidy KOUNTA, University Diploma of Technology.

<u>Article 2: This decree</u>, which repeals all previous contrary provisions, will be registered and published in the Official Journal.

Bamako, April 2, 2019

The President of the Republic, Ibrahim Boubacar KEITA

The Minister of Justice, Keeper of the Seals, Acting Prime Minister, Tièna COULIBALY

The Minister of Digital Economy and Communication,
Arouna Modibo TOURE

The Minister of Energy and Water, Acting Minister of Economy and

Finance, WAGUE Samba

ANNOUNCEMENTS AND COMMUNICATIONS

Following receipt no. 0002/G-DB dated March 4, 2019, a union was created called: "National Union of Educational Advisors and Supervisory Agents of Mali", abbreviated: (SYNACOPAEM).

<u>Goal</u>: Develop union solidarity, defend the moral and material interests of its activists, etc.

<u>Head office: Shopping center within the grounds of the Ba Aminata DIALLO High School opposite the Ouezzin COULIBALY stadium: the Teacher's House.</u>

LIST OF OFFICE MEMBERS

Secretary General: Mahamoudou SALL

1st Deputy Secretary General: Aïssata COULIBALY

2nd Deputy Secretary General: Alassane CISSE

Administrative Secretary: Adama BAGAYOKO

Deputy Administrative Secretary: Oumar Baba TOURE

Secretary for Organization and Unionization:

Myriam MAÏGA

Secretary for organization and unionization 1st deputy: Abdoulaye
BOUYA

Secretary for organization and unionization 2nd deputy: Ousmane TAMBOURA

Secretary for organization and unionization 3rd deputy: Ibrahima
TRAORE

Secretary for International Relations and Cooperation: Issa DIARRA

Deputy Secretary for International Relations and Cooperation:

Abdoulaye TRAORE

Secretary for Production and Claims: André DOUMBIA	Following receipt no. 2019-085/P-CM dated March 4, 2019, an association called: "BENKAN Association" was created.	
Secretary for Production and Claims 1st Deputy: Daniel SAGARA		
Secretary for Production and Claims 2nd Deputy: Sambourou TAMBOURA	Goal: To carry out advocacy actions in favor of integrated risk management; to promote agro-sylvo-pastoral and AGR; to contribute to the restoration of the environment of the Inner Niger Delta and Sourou in a state of degradation; to participate in the development of local conventions for the integrated management of natural resources	
Secretary for Production and Claims 3rd Deputy: Soro Habib MAÏGA	in the Inner Niger Delta and Sourou in the Mopti region; to improve the resilience of the populations of the areas concerned in the face of climatic hazards.	
Secretary for training, research and educational issues: Fousseyni TRAORE	omitatio nazardo.	
Deputy Secretary for Training, Research and Educational Issues:	Head office: Mopti.	
Dramane DAO	LIST OF OFFICE MEMBERS	
Secretary of Information and Communication: Tata GIVE	EXECUTIVE BUREAU	
Secretary for Information and Communication 1st Deputy: Aliou	President: Mama DJENEPO	
BARRY_	1st Vice-president: Ibrahim TRAORE	
Secretary for Information and Communication 2nd Deputy: Amady	2nd Vice-president: Seydou GUINDO	
SISSOKO	Administrative Secretary: Saïdou BARRO	
General Treasurer: Barakissa CISSE	Assistant Administrative Secretary: Moussa CISSE	
Deputy General Treasurer: Missa TRAORE	General Treasurer: Fatoumata KAYENTAO	
Auditor: Noé THERA	Deputy General Treasurer: Oumaïssa TIMBO	
Deputy Auditor: Issa TRAORE	Secretary of the organization: Moumini SENOU	
Secretary for Human Rights and Solidarity:	Sections of the digatization multilling SENOO	
Mamadou SYLLA	Secretary of Information: Inamoude TRAORE	
Deputy Secretary for Human Rights and Solidarity	Secretary for Social Affairs: Mariam FOFANA	
Hanegue Keita	Secretary for External Relations: Souleymane	
Secretary for the promotion of women: Fatoumata BERTHE	KNOWN	
Deputy Secretary for the Promotion of Women: Awa	Auditor: Souleymane TANGARA	
	Conflict Commissioner: Amadou CISSE	
Secretary of Culture and Sports: Gaoussou COULIBALY		
Deputy Secretary of Culture and Sports: Adama DOUMBIA	Following receipt no. 0193/G-DB dated March 12, 2019, an associatio called: "Association of Young Patriotic Citizens of Mali", abbreviated:	
Secretary for Conflicts: Brahima DIALLO	(AJCPM) was created.	
Deputy Secretary for Conflicts: Hamady BAH	Goal: To carry out civic actions, peace and reconciliation, etc.	
	Head office: Bamako-Coura, Avenue Mamadou KONATE, door 504,	

Bamako.

LIST OF OFFICE MEMBERS Head office: Bougouba, rue 58, non-coded door, Bamako. President: Soungalo KANOUTE LIST OF OFFICE MEMBERS Secretary General: Sékou N. COULIBALY President: Youssouf DIAKITE Deputy Secretary General: Alfousseny DEMBELE Vice-president: Drissa Mansa SIDIBE Administrative Secretary: Mamoutou COULIBALY General Treasurer: Amadou DEGOGA Assistant Administrative Secretary: Kany SISSOKO Administrative Secretary: Amadou DIAKITE Treasurer: Aminata BAH Secretary responsible for monitoring project studies: Cheick Abdel Kader N'DIAYE Assistant Treasurer: Yacouba TRAORE Secretary of the organization: Dialla DIALLO 1st Deputy Secretary for Organization: Fatoumata SISSO Alou SANOGO 2nd Deputy Secretary for Organization: Daouda DIARRHEA 3rd Deputy Secretary for Organization: Bassiru **TRAORE** Aida SY Accounts Secretary: Hama KANOUTE mobilization: Mrs. KONF Habibatou CAMARA Secretary for External Relations: Salif BERTHE Secretary for Women's, Children's and Family Affairs: Djénèba COULIBALY Secretary of Education: Alfousseny DEMBELE Secretary for Communication and New Technologies: Sada DIALLO Secretary of Sports, Arts and Culture: Astan SISSOKO Secretary for Conflicts: Mamadou TRAORE Deputy Secretary for Sports, Arts and Culture: Salif. TRAORE Secretary for Development: Moussa KEÏTA Following receipt No. 0196/G-DB dated March 12, 2019, an association

Secretary in charge of relations with partners and other associations: Mrs TRAORE Djoumel FALL Secretary responsible for monitoring, maintenance and servicing of infrastructure and equipment Secretary responsible for information, communication and citizen mobilization: Ms 2nd Secretary in charge of information, communication and citizen

was created called: "Alternative and Innovative Vision for the Improvement of Economic, Social and Environmental Governance", in short: (VISAGES).

Goal: To contribute in a participatory and inclusive process to the improvement of the living conditions of populations, etc.