Law of the Republic Of Uzbekistan **About the State Policy on Youth**

Passed by the Legislature on August 12, 2016 Approved by the Senate on August 24, 2016

Chapter 1. General rules

Article 1. Purpose of this Act

The purpose of this Law is to regulate relations in the field of state policy regarding youth.

See previous edit.

Article 2. Legislation on state policy on youth

Legislation on state policy on youth consists of this Law and other legislative documents.

If the international agreement of the Republic of Uzbekistan stipulates different provisions than those stipulated in the legislation of the Republic of Uzbekistan on the state policy on youth, the provisions of the international agreement shall be applied.

(Article 2 as amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, April 21, 2021, No. 03/21/683/0375)

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See: Constitution of the Republic of Uzbekistan.

Article 3. Basic concepts

The following basic concepts are used in this Law:

state youth policy - a system of socio-economic, organizational and legal measures implemented by the state and providing for the creation of conditions for the social formation of young people and the development of their intellectual, creative and other potential;

youth (young citizens) - persons who have reached the age of fourteen and are not older than thirty;

young family - a family in which both spouses are under the age of thirty, or a family consisting of a single father or a single mother under the age of thirty who is raising a child (child), including a divorced, widowed man (widow);

young specialist - graduated from a higher or secondary specialized, vocational educational institution, entered the job within three years in the field of specialization received after graduating from the educational institution, and is

indicated in the document on his education an employee who has been working in his specialty for no more than three years and is no older than thirty;

youth entrepreneurship - entrepreneurial activity carried out by young citizens without establishing a legal entity, as well as by legal entities whose founders are young citizens.

Article 4. Basic principles of state policy on youth

The main principles of the state policy on youth are as follows:

openness and transparency;

youth participation in the implementation of the state policy on youth;

support and encourage youth initiatives;

priority of spiritual, moral and cultural values;

non-discrimination of young people.

Article 5. The main directions of the state policy on youth

The main directions of the state policy on youth are as follows:

ensuring the rights, freedoms and legal interests of young people;

protecting the life and health of young people;

to help young people to develop spiritually, intellectually, physically and morally;

providing open and quality education for young people;

employment of young people and creation of conditions for their employment;

to educate young people in the spirit of patriotism, civic sense, tolerance, respect for laws, national and universal values, able to resist harmful influences and currents, and have firm beliefs and views on life;

protecting young people from actions that violate moral principles, terrorism and religious extremism, separatism, fundamentalism, violence and brutality;

raising the level of legal consciousness and legal culture of young people;

support and encouragement of gifted and talented youth;

creating conditions for the development of youth entrepreneurship;

forming the desire for a healthy lifestyle in young people, as well as creating conditions for the meaningful organization of free time of young people and the mass development of youth sports;

implementation of a complex system of measures to support young families morally and materially, to create suitable housing and social and household conditions for them;

development of cooperation with international organizations that carry out activities in the field of realization of the rights and freedoms of young people.

Article 6. State programs, regional and other programs in the field of youth policy

State youth policy can be implemented on the basis of state programs, regional and other programs.

State programs, regional and other programs provide social support for young people, creation of necessary conditions that ensure the protection and realization of personal, political, economic, social and cultural rights, freedoms and legal interests of young citizens, in the life of society will be developed and implemented in order to increase their role and activity, to educate a healthy and competent young generation.

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See: Decree of the President of the Republic of Uzbekistan on the State Program "Youth is our future", Addendum of the President of the Republic of Uzbekistan on the improvement of the procedure for the patriotic and physical education of youth and the training of conscripts in military-technical specialties Resolution of the Cabinet of Ministers of the Republic of Uzbekistan on measures to further develop the football type of sport at Citizens' Meetings and financial incentives for the vice-chairmen of Citizens' Meetings - advisers on youth issues decision on, the decision of the Cabinet of Ministers of the Republic of Uzbekistan on measures to organize the activities of the "Youth - our future" fund under the Youth Union of Uzbekistan .

Chapter 2. Bodies and institutions implementing and participating in the implementation of the state policy on youth

Article 7. Powers of the Cabinet of Ministers of the Republic of Uzbekistan in the field of youth policy

Cabinet of Ministers of the Republic of Uzbekistan:

ensures the implementation of the state policy on youth;

ensures the development and implementation of state programs in the field of youth policy;

develops and adopts regulatory legal documents aimed at implementing the state policy on youth;

coordinates the activities of the bodies and institutions implementing and participating in the implementation of state youth policy within the scope of their powers;

organizes a summary and analysis of the progress of the implementation of the state policy on youth and takes measures for its further improvement;

ensures the cooperation of state bodies and institutions, non-governmental non-commercial organizations and other institutions of civil society on the implementation of the state policy on youth;

implements international cooperation in the field of youth policy.

See previous edit.

The Cabinet of Ministers of the Republic of Uzbekistan may exercise other powers in accordance with the legislation.

(The second part of Article 7 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

See previous edit.

Article 7 1 Powers of the Youth Affairs Agency of the Republic of Uzbekistan in the field of youth policy

The Youth Affairs Agency of the Republic of Uzbekistan is a specially authorized state management body in the field of youth policy (hereinafter referred to as a specially authorized state body).

Special authorized state body:

develops and implements state programs in the field of youth state policy;

participates in law-making activities in the field of youth state policy, prepares proposals for the improvement of relevant regulatory legal documents;

supervises compliance with the legislation on state youth policy;

implements measures aimed at protecting the rights, freedoms and legal interests of young people;

participates in the prevention of offenses among young people;

analyzes the implementation of the state policy on youth, as well as develops proposals for its improvement;

implements measures aimed at legal and social protection of young people, as well as ensuring their employment;

organizes work with young people studying abroad on a systematic basis;

makes submissions that must be considered by the heads of state bodies and organizations about the identified violations of the legislation on the state policy regarding youth, the causes and conditions that enable them to be eliminated;

implements measures to ensure the cooperation of state bodies and organizations on the implementation of the state policy on youth;

cooperates with non-governmental non-commercial organizations, citizens' self-government bodies and other institutions of civil society in the implementation of the state policy on youth;

takes measures to develop international cooperation in the field of youth policy.

A specially authorized state body may exercise other powers in accordance with the law.

The specially authorized state body and its regional departments are requested to provide reasoned explanations to state bodies and organizations on the implementation of normative legal documents and programs on the implementation of the state policy on youth, as well as on other important issues within their competence. has the right to send roves.

The drafts of regulatory legal documents, which directly or indirectly affect the implementation of the state policy on youth, must be agreed with the specially authorized state body.

(Article 7 was introduced on the basis of the Law of the Republic of Uzbekistan dated January 25, 2022 No. ORQ-747 — National database of legislative information, dated January 26, 2022, No. 03/22/747/0064)

∠ *Review by LexUZ*

See: Decision of the President of the Republic of Uzbekistan dated June 30, 2020 No. PQ-4768 "On the organization of the activities of the Youth Affairs Agency of the Republic of Uzbekistan".

Article 8. Powers of local state authorities in the field of youth policy

Local government bodies:

ensures the implementation of the state policy on youth in the relevant area; develops, approves and implements regional programs in the field of youth policy;

coordinates the activities of bodies and institutions involved in the implementation of the state policy on youth in the relevant area;

ensures the monitoring and assessment of the needs of young people in order to increase the effectiveness of the implementation of the state policy on youth;

ensures the implementation of the youth employment and employment policy, organizes the monitoring of the labor market and employment practices of young professionals;

cooperates with non-governmental non-profit organizations, citizens' self-management bodies and other institutions of civil society in the implementation of the state policy on youth.

See previous edit.

Local state authorities may exercise other powers in accordance with the law.

(The second part of Article 8 as amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

Article 9. The system of bodies and institutions involved in the implementation of the state policy on youth

The system of bodies and institutions participating in the implementation of the state policy on youth includes:

state education management bodies and educational institutions;

state health system management bodies and health institutions;

See previous edit.

physical education and sports bodies;

(The fourth paragraph of the first part of Article 9 is amended by the Law of the Republic of Uzbekistan No. ORQ-436 of June 13, 2017 — NGO of the Republic of Uzbekistan, 2017, No. 24, Article 487)

See previous edit.

cultural bodies;

(The first part of Article 9 is supplemented by the fifth paragraph based on the Law of the Republic of Uzbekistan dated June 13, 2017 No. ORQ-436 — NGO of the Republic of Uzbekistan, 2017, No. 24, Article 487)

labor bodies;

prosecution authorities;

internal affairs bodies:

judicial bodies;

defense agencies.

See previous edit.

Other bodies and institutions may also participate in the implementation of the state policy on youth in accordance with the law.

(The second part of Article 9 as amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

Article 10. Powers of state education management bodies and educational institutions in the field of youth policy

State education management bodies and educational institutions:

participates in the development and implementation of state programs, regional and other programs in the field of youth policy;

participates in the development of normative legal documents and other documents aimed at improving the quality of education, training qualified personnel;

together with interested bodies and institutions, performs an analysis of the employment of graduates of secondary special, vocational and higher educational institutions and, based on its results, develops proposals for improving the training of specialists in educational institutions;

takes measures to improve the quality of education and training of young people, to introduce modern forms and methods of education into the educational process;

organizes sports sections, science, technical circles and creative circles, clubs in order to ensure meaningful spending of free time of young people in educational institutions;

participates in raising the legal consciousness and legal culture of young people, as well as their moral and moral education;

provides socio-psychological and pedagogical support to young people with disabilities;

takes measures for social rehabilitation and social adaptation of young citizens;

cooperates with other bodies and institutions involved in the implementation of the state policy on youth.

See previous edit.

State education management bodies and educational institutions may exercise other powers in accordance with the law.

(The second part of Article 10 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

Article 11. Powers of state health system management bodies and health care institutions in the field of state policy on youth

State healthcare system management bodies and healthcare institutions:

participates in the development and implementation of state programs, regional and other programs in the field of youth policy;

organizes propaganda on the dissemination of sanitary-hygiene knowledge and the formation of a healthy lifestyle among young people;

organizes systematic medical examinations among young people;

implements measures for medical and social rehabilitation of disabled youth;

identify young citizens suffering from alcoholism, drug addiction, intoxication, mental disorder, infectious diseases and other socially dangerous

diseases, carry out their registration, examination, as well as medical and social rehabilitation and social adjustment;

cooperates with other bodies and institutions involved in the implementation of the state policy on youth.

See previous edit.

State healthcare system management bodies and healthcare institutions may exercise other powers in accordance with legislation.

(The second part of Article 11 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

See previous edit.

Article 12. Powers of bodies on physical education and sports in the field of state policy regarding youth

Bodies of physical education and sports:

participates in the development and implementation of state programs, regional and other programs in the field of youth policy;

implements measures to promote the development of physical education and sports among young people, the desire to form a healthy lifestyle and interest in sports;

organizes competitions in folk games, national and other sports among young people;

participates in the development and strengthening of international sports relations among young people, holding sports competitions;

ensures the participation of talented and talented young people in international and republican events in the field of physical education and sports;

cooperates with other bodies and institutions involved in the implementation of the state policy on youth.

See previous edit.

Physical education and sports bodies may exercise other powers in accordance with the law.

(The second part of Article 12 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

See previous edit.

12 Article ¹ Powers of cultural bodies in the field of youth state policy

Cultural bodies:

participates in the development and implementation of state programs, regional and other programs in the field of youth policy;

promotes art, folk and amateur art among young people;

they help to develop cinema, theater, music, choreography, visual arts, circus, folk art and pop art among young people, to raise their ideological, artistic and moral level;

ensures that mass-cultural and holiday events among young people are filled with ideological content, establishes close cooperation with creative associations and other non-governmental non-commercial organizations;

participates in the development and strengthening of international cultural relations among young people, holding conferences and exhibitions;

supports creative young people in every way, creates necessary conditions for them to fully express their talents and abilities;

ensures the organization of creative tours and the participation of talented and talented young people in the international and republican level of culture, competitions, festivals, and other events;

carries out educational activities among young people in order to further inculcate the ideas of independence, high spirituality, loyalty to humanitarian traditions in the understanding of national identity, to strengthen immunity against foreign ideas of radicalism and extremism;

creative teams, especially creative young people, are supported in every way in creating works that reflect the brightest pages of our nation's history and today's life, the free democratic development of our country;

cooperates with other bodies and institutions involved in the implementation of the state policy on youth.

See previous edit.

Cultural bodies may exercise other powers in accordance with the law.

(The second part of Article 12 as amended by the Law of the Republic of Uzbekistan No. O'RQ-683 of April 21, 2021 — National Legislative Information Base, 04/21/2021, No. 03/21/683/0375)

Article 13. Powers of labor bodies in the field of state policy regarding youth

Labor bodies:

participates in the development and implementation of state programs, regional and other programs in the field of youth policy;

analyzes the level of youth employment on a systematic basis, participates in ensuring their employment;

organizes a system for vocational education and retraining of young people;

cooperates with other bodies and institutions involved in the implementation of the state policy on youth.

See previous edit.

Labor bodies may exercise other powers in accordance with the law.

(The second part of Article 13 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

Article 14. Powers of the prosecutor's office in the field of youth policy

Prosecutor's Office:

See previous edit.

supervises the clear and uniform implementation of the legislation on state policy regarding youth;

(The second paragraph of the first part of Article 14 is amended by the Law of the Republic of Uzbekistan No. O'RQ-683 of April 21, 2021 — National database of legislative information, 04/21/2021, 03/21/683/0375- thigh)

participates in law-making activities in the field of youth state policy;

carries out prevention of offenses among young people, including identifying and eliminating the causes of offenses and the conditions that make it possible;

participates in activities aimed at improving the legal consciousness and legal culture of young people;

cooperates with other bodies and institutions involved in the implementation of the state policy on youth.

See previous edit.

The prosecutor's office may exercise other powers in accordance with the law.

(The second part of Article 14 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

Article 15. Powers of internal affairs bodies in the field of state policy regarding youth

Internal affairs bodies:

participates in the development and implementation of state programs, regional and other programs in the field of youth policy;

participates in activities aimed at improving the legal consciousness and legal culture of young people;

carries out prevention of offenses among young people, including identifying and eliminating the causes of offenses and the conditions that make it possible;

takes measures for social rehabilitation and social adaptation of young citizens;

cooperates with other bodies and institutions involved in the implementation of the state policy on youth.

See previous edit.

Internal affairs bodies may exercise other powers in accordance with the law.

(The second part of Article 15 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

Article 16. Judiciary authorities in the field of youth policy

Judiciary bodies:

participates in the development and implementation of state programs, regional and other programs in the field of youth policy;

participates in law-making activities in the field of youth state policy;

makes suggestions on improving normative legal documents in the field of youth policy;

implements and coordinates activities aimed at improving the legal consciousness and legal culture of young people;

cooperates with other bodies and institutions involved in the implementation of the state policy on youth.

See previous edit.

Judicial bodies may exercise other powers in accordance with the law.

(The second part of Article 16 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

Article 17. Powers of defense bodies in the field of youth policy

Defense agencies:

participates in the development and implementation of state programs, regional and other programs in the field of youth policy;

participates in the organization of the initial training of young people before the draft;

participates in activities related to educating young people in a moral-ethical and military-patriotic spirit;

cooperates with other bodies and institutions involved in the implementation of the state policy on youth.

See previous edit.

Defense agencies may also exercise other powers in accordance with legislation.

(The second part of Article 17 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

Article 18. Participation of citizens' self-government bodies in the implementation of the state policy on youth

Bodies of self-government of citizens:

participates in the development and implementation of state programs, regional and other programs in the field of youth policy;

See previous edit.

together with state and economic management bodies, non-governmental non-commercial organizations and other organizations, provides additional financial support to young citizens from low-income families in accordance with the procedure established by law;

(The third paragraph of the first part of Article 18 is amended by the Law of the Republic of Uzbekistan No. O'RQ-683 of April 21, 2021 — National database of legislative information, 04/21/2021, 03/21/683/0375- thigh)

takes measures aimed at protecting the rights, freedoms and legal interests of young people, increasing their role and activity in society, raising a healthy and well-rounded young generation, forming a moral and moral environment in the family;

cooperates with educational institutions and other institutions on issues of youth education;

help ensure employment of young people in enterprises, institutions and organizations located in the relevant area;

See previous edit.

carries out public control over the implementation of legislation in the field of youth policy, the implementation of state programs and regional programs;

(The seventh paragraph of the first part of Article 18 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National database of legislative information, 04/21/2021, 03/21/683/0375- thigh)

cooperates with other bodies and institutions, non-governmental non-profit organizations and other institutions of civil society in the implementation of the state policy on youth.

See previous edit.

Citizens' self-government bodies may participate in other activities in accordance with the law.

(The second part of Article 18 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

Article 19. Participation of non-governmental non-profit organizations in the implementation of the state policy on youth

Non-governmental non-profit organizations:

participates in the development and implementation of state programs, regional and other programs in the field of youth policy;

participates in the formation of firm beliefs and views on life in young people, in raising them in a spirit of respect for laws, national and universal values, and to be able to resist harmful influences and currents;

organizes and conducts activities related to education of healthy and well-rounded young people, increasing their role and activity in the life of society;

help to create conditions that ensure social support of young people, protection and realization of personal, political, economic, social and cultural rights, freedoms and legal interests of young citizens;

help to identify and develop creative talent and abilities of young people in the field of science, sports, art and culture;

See previous edit.

carries out public control over the implementation of legislation in the field of youth policy, the implementation of state programs and regional programs;

(The seventh paragraph of the first part of Article 19 is amended by the Law of the Republic of Uzbekistan dated April 21, 2021 No. ORQ-683 — National database of legislative information, 04/21/2021, 03/21/683/0375-thigh)

in the formation of a desire for a healthy lifestyle in young people, in the implementation of preventive measures to fight against infectious diseases and other socially dangerous diseases, alcoholism, drug addiction, intoxication, cancer and other harmful diseases, in the meaningful organization of free time of young people, young people participates in mass development of sports;

help to increase environmental culture among young people, develop environmental education and upbringing;

See previous edit.

can engage in training of young people in accordance with the law;

(The tenth paragraph of the first part of Article 19 is amended by the Law of the Republic of Uzbekistan dated April 21, 2021 No. ORQ-683 — National database of legislative information, 04/21/2021, 03/21/683/No. 0375)

they help attract young people to entrepreneurship, guide them to the profession, retrain and improve their skills.

See previous edit.

Non-governmental non-profit organizations may also participate in other activities in accordance with the law.

(The second part of Article 19 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

The state guarantees and ensures the participation of non-governmental non-profit organizations in the implementation of the state policy on youth.

Article 20. Participation of the mass media in the implementation of the state policy on youth

Mass media:

participates in the development and implementation of state programs, regional and other programs in the field of youth policy;

illuminates activities aimed at implementing the state policy on youth, including raising a healthy and competent young generation, increasing its role and activity in the life of society, raising legal consciousness and legal culture;

participates in activities aimed at helping young people to develop spiritually, intellectually, physically and morally;

See previous edit.

carries out public control over the implementation of legislation in the field of state policy on youth, the implementation of state programs and regional programs;

(The fifth paragraph of the first part of Article 20 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 dated April 21, 2021 — National database of legislative information, 04/21/2021, 03/21/683/0375-thigh)

cooperates with the bodies and institutions implementing and participating in the implementation of state youth policy, as well as with other institutions of civil society on issues of state youth policy implementation.

See previous edit.

Mass media may also participate in other activities in accordance with the law.

(The second part of Article 20 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

Article 21. Non-governmental non-profit organizations of young people

A non-governmental non-profit organization of youth is established on a voluntary basis by individuals and (or) legal entities, does not make income (profit) the main goal of its activity and does not distribute the received income (profit) among its participants (members). is a self-governing organization that considers the realization and protection of personal, political, economic, social and cultural rights, freedoms and legal interests of young people, as well as increasing social activity of young people.

See previous edit.

The state supports non-governmental non-profit organizations of youth materially and financially, gives them the right to use the buildings of educational institutions, clubs, cultural and public recreation centers, sports facilities and other facilities in accordance with the law.

(The second part of Article 21 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

The non-governmental non-profit organization of youth provides for the buildings, structures, housing fund, equipment, materials, cultural-educational and health-enhancing material necessary for the material support of its activities, provided for in its charter. may have property, money, securities and other assets.

A person who has reached the age of fourteen can be a member of a youth non-profit organization. The conditions and procedures for membership in a non-governmental non-profit organization of youth, loss of membership, including conditions for leaving its membership based on age, are determined in the charter of the relevant non-governmental non-profit organization.

Chapter 3. Legal and social protection of young people Article 22. Guarantees of youth rights and freedoms

The rights and freedoms of every young citizen are guaranteed in accordance with the Constitution of the Republic of Uzbekistan and the law.

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See: Section 2 of the Constitution of the Republic of Uzbekistan.

The rights and freedoms of young citizens may not be restricted, except for cases established by law.

See previous edit.

Regardless of gender, race, nationality, language, religion, social origin, belief, personality and social status, it is not allowed to limit the rights and freedoms of young people in any way, directly or indirectly, and such restriction shall be liable in accordance with the law. cause.

(The third part of Article 22 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

See: Article 18 of the Constitution of the Republic of Uzbekistan.

The state guarantees that the rights and dignity of the person are respected, and the principles of humanity are observed when keeping minors in penal institutions and specialized educational institutions.

See previous edit.

Taking into account the severity of the offense committed by them and their age, minors are to be kept in a segregated regime in penal institutions and specialized educational institutions according to the law.

(The fifth part of Article 22 is amended by the Law of the Republic of Uzbekistan No. O'RQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021. No. 03/21/683/0375)

Article 23. Guarantees of social protection of young people

See previous edit.

The following is guaranteed for young people in accordance with the law:

(The first part of Article 23 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

provision of free medical services;

See previous edit.

free general secondary and secondary special education;

free vocational and higher education in state educational institutions within the framework of state grants;

(The third and fourth paragraphs of the first part of Article 23 are amended by the Law of the Republic of Uzbekistan No. ORQ-486 of July 23, 2018 — National database of legal documents, 07/24/2018, 03/18 /486/1559)

creating conditions for going to state sports-health and cultural-educational institutions;

providing preferential loans for construction, acquisition and reconstruction of housing;

providing preferential loans for studying in educational institutions;

providing housing for orphans and children deprived of parental care;

taking measures to ensure employment after graduating from a secondary specialized, vocational or higher educational institution;

in the field of work, taking into account the peculiarities of age, giving benefits and creating conditions for combining work with education;

taking into account the needs of young people during the design and construction of social infrastructure facilities:

providing benefits for using public transport.

Support for employment of young citizens who have difficulty finding work and are unable to compete on equal terms in the labor market, establishment of additional jobs and specialized enterprises, organization of special training programs, as well as youth in need of social protection the minimum number of jobs in enterprises, institutions, organizations for employment is provided by creating a reserve.

See previous edit.

Financial assistance measures can be taken for low-income young families in accordance with the procedure established by law.

It is not allowed to involve pupils and students in public works during the educational process, except in cases where it is suitable for the specialty chosen by them and is a form of educational-production practice, or pupils and students leave their studies. except for those who work voluntarily during work time. This labor activity is allowed if there is a contract on labor or in accordance with civil legislation.

Legislation may provide other guarantees of social protection of young people.

(The third, fourth and fifth parts of Article 23 are amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, 03/21/No. 683/0375)

Article 24. Additional measures of state support for youth

In order to create favorable conditions for young citizens and young families, the state may provide additional measures to support young people through:

development of the system of providing advice on problems related to family life, psychological-pedagogical, legal and other issues;

development of the system of non-governmental non-commercial organizations providing social service and social assistance to young people;

development of the system of organization of recreation and health of young people.

See previous edit.

Legislation may provide for other additional measures of state support for youth.

(The second part of Article 24 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

Article 25. State support for gifted and talented youth

State support for gifted and talented youth:

See previous edit.

awarding awards, scholarships, providing educational grants in accordance with the law;

(The second paragraph of the first part of Article 25 is amended by the Law of the Republic of Uzbekistan No. O'RQ-683 of April 21, 2021 — National database of legislative information, 04/21/2021, 03/21/683/0375- thigh)

to support the organization of creative workshops and schools in the field of science, culture and art;

organization of activities of sports sections, science, technical circles and creative circles in general secondary, secondary special, vocational and higher educational institutions;

organizing and conducting competitions, Olympiads, exhibitions, festivals, screenings, concerts, symposia, readings, conferences, seminars in order to identify and encourage talented and talented young people;

international youth exchange of experience;

to ensure that gifted and talented young people can use training, retraining and internship programs in educational and scientific-research institutions, including in foreign countries, on a competitive basis;

creating conditions for young specialists and scientists to conduct scientific research, cultural and educational work, helping to put the developments of young scientists into practice, as well as maintaining and developing the personnel potential of young people;

development of networks of sports-educational institutions, clubs, support of gifted and talented young athletes, holding sports competitions among young people;

See previous edit.

it is carried out by encouraging individuals and legal entities supporting talented and talented youth in accordance with the procedure established by law.

(The tenth paragraph of the first part of Article 25 as amended by the Law of the Republic of Uzbekistan dated April 21, 2021 No. ORQ-683 — National database of legislative information, 04/21/2021, 03/21/683/No. 0375)

See previous edit.

Legislation may provide for other measures of state support for gifted and talented youth.

(The second part of Article 25 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

Article 26. State support for youth entrepreneurship

The state supports the economic independence of young people.

State support for youth entrepreneurship:

assistance in the organization of youth entrepreneurship by state bodies;

providing preferential loans in order to attract young people to business activities;

training young people on the basics of entrepreneurial activity, developing cooperation between educational institutions and employers on the basis of a contract:

is implemented by developing and implementing youth entrepreneurship support programs.

See previous edit.

In order to support youth entrepreneurship, the state will determine the relevant benefits and advantages in accordance with the law.

(The third part of Article 26 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

∠ *Review by LexUZ*

See: Chapter 5 of the Law of the Republic of Uzbekistan "On guarantees of freedom of entrepreneurial activity".

Article 27. Youth social service

Youth social service operates in the Republic of Uzbekistan for social protection of young people and young families.

The directions of activities of the youth social service are as follows:

providing psychological-pedagogical, legal assistance and counseling to young citizens;

providing social assistance to young citizens with disabilities;

providing social assistance to young families;

to support the realization of the rights, freedoms and legal interests of young people in educational and labor communities;

See previous edit.

assisting young professionals in adapting to a new workplace, retraining them and improving their qualifications, as well as providing them with housing in accordance with the procedure established by law;

(The sixth paragraph of the second part of Article 27 as amended by the Law of the Republic of Uzbekistan dated April 21, 2021 No. ORQ-683 — National database of legislative information, 04/21/2021, 03/21/683/0375-thigh)

providing social assistance in specialized educational institutions for minors;

social adaptation of young citizens returning from places of deprivation of liberty and specialized educational institutions;

to support the development of youth entrepreneurship;

legal advocacy, informing young people about opportunities in the field of employment, education and professional training, meaningful spending of free time, tourism and sports;

organization of meaningful spending of free time of young people in their places of residence.

See previous edit.

The youth social service may perform its activities in accordance with the law in other areas.

(The third part of Article 27 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

Chapter 4. Final Provisions

Article 28. Financial provision of state policy on youth

See previous edit.

Financial support of the state policy on youth is carried out at the expense of the State budget of the Republic of Uzbekistan, sponsors and other funds in accordance with the legislation.

(The text of Article 28 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, April 21, 2021, No. 03/21/683/0375)

Article 29. Dispute resolution

See previous edit.

Disputes in the field of state policy related to youth are resolved according to the procedure established by law.

(The text of Article 29 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

See previous edit.

Article 30. Liability for violation of the legislation on state policy on youth

Persons guilty of violating the legislation on state policy on youth shall be held accountable in accordance with the established procedure.

(Article 30 as amended by the Law of the Republic of Uzbekistan No. ORQ-683 dated April 21, 2021 — National Legislative Information Database, April 21, 2021, No. 03/21/683/0375)

Article 31. Repeal of certain legal acts

The following shall be repealed:

- 1) Law No. 429-XII of the Republic of Uzbekistan "On the Basics of Youth Policy in the Republic of Uzbekistan" adopted on November 20, 1991 (Bulletin of the Supreme Council of the Republic of Uzbekistan, 1992 No. 2, Article 80);
- 2) Decision No. 430-XII of the Supreme Council of the Republic of Uzbekistan "On the Procedure for Enacting the Law of the Republic of Uzbekistan on the Basics of State Policy Regarding Youth in the Republic of Uzbekistan" adopted on November 20, 1991 (Notice of the Supreme Council of the Republic of Uzbekistan, 1992, No. 2, Article 81);
- 3) Law No. 621-I of the Republic of Uzbekistan "On Amendments and Additions to Certain Legislative Documents of the Republic of Uzbekistan" adopted on May 1, 1998 (of the Oliy Majlis of the Republic of Uzbekistan Bulletin, 1998, No. 5-6, Article 102) Clause 3 of Section I;
- 4) Law No. 621-II of the Republic of Uzbekistan "On Amendments and Additions to Certain Legislative Documents of the Republic of Uzbekistan" adopted on April 30, 2004 (of the Oliy Majlis of the Republic of Uzbekistan Bulletin, 2004, No. 5, Article 90) Section III;
- 5) Law of the Republic of Uzbekistan on December 3, 2004 "On making amendments and additions to certain legal documents of the Republic of Uzbekistan, as well as declaring certain legal documents as invalid" Article 8 of Section I of Law No. 714-II (Notice of the Oliy Majlis of the Republic of Uzbekistan, 2005, No. 1, Article 18);
- 6) Decree of the Republic of Uzbekistan No. O'RQ-197 "On amendments and additions to certain laws of the Republic of Uzbekistan in connection with the improvement of tax legislation" adopted on December 31, 2008 Article 3 of the Law (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2008, No. 12, Article 640).

See previous edit.

Article 32. Alignment of legislation with this Law

(The name of Article 32 is amended by the Law of the Republic of Uzbekistan No. ORQ-683 of April 21, 2021 — National Legislative Information Database, 04/21/2021, No. 03/21/683/0375)

Cabinet of Ministers of the Republic of Uzbekistan:

align government decisions with this Law;

ensure that public administration bodies revise and cancel their regulatory legal documents that are in conflict with this Law.

Article 33. Entry into force of this Law

This Law shall enter into force on the date of its official publication.

■ Review by LexUZ

This Law was published in the "Khalk Sozi" newspaper dated September 15, 2016, No. 182 (6617).

Acting President of the Republic of Uzbekistan Sh. MIRZIYOYEV

Tashkent city, September 14, 2016 O'RQ-406-son