

Decree n° 93-232 from 22 February 1993 about the Central Service for the Prevention of Corruption established by the Law n° 93-122 from 29 January 1993 about the prevention of corruption and the transparency of the economic life and public procedures

The Prime Minister,

On report of the Keeper of the Seals, Minister of Justice,

Considering the Law n° 88-227 from 11 March 1988 modified about the financial transparency of the political life,

Considering the law n° 90-164 from 12 July 1990 modified about the participation of financial organizations in the fight against laundry of proceeds coming from drug trafficking,

Considering the law n° 93-122 from 29 January 1993 about the prevention of corruption and the transparency of the economic life and public procedures, notably its articles 1 to 4 and 6,

The State Council (section of the interior) heard,

Article 1

The Head of the Central Service for the Prevention of Corruption, established by the law from 29 January 1993, as well as the other members of the Service, are appointed by decree for a renewable 4-year period.

The Head of the Service is assisted by a General Secretary, appointed in the same conditions.

Article 2

Advices from the Central Service for the Prevention of Corruption provided by the alinea 3 of article 1 of the aforementioned law from 29 January 1993 can be asked by the following authorities:

1. Ministers;
2. Prefects;
3. Heads of financial Courts;
4. The President of the Commission provided by the law from 11 March 1988 about the financial transparency of the political life;
5. The President of the National Commission for campaigns accounts and political fundings;
6. The President of the Competition Council

7. The President of the Public Procurements' Authority
8. The Head of the Service established by the law from 12 July 1990 about the participation of financial organizations in the fight against laundry of proceeds coming from drug trafficking;
9. The Head of the interministerial commission of inquiry of markets
10. Heads of State's agencies or services of inspection or control;
11. Presidents and directors of State's public institutions;
12. General paymasters and other public accountants;
13. Presidents of Regional Councils, the President of the executive Council of Corsica, Presidents of General Councils, Mayors, Presidents of local governments' grouping and other local governments' public bodies;
14. Leaders of private organizations in charge with a public service mission.

Article 3

The Central Service for the Prevention of Corruption prepares an annual activity report which includes notably propositions of measures that could prevent irregularities of the kind that have been reported.

This report is addressed to the prime Minister as well as to the Keeper of the Seals, Minister of Justice.

Article 4

The Keeper of the Seals, Minister of Justice is in charge of the execution of the present decree which will be published in the Official Journal of the French Republic.

PIERRE BÉRÉGOVOY By the Prime Minister:

The Keeper of the Seals, Minister of Justice,

MICHEL VAUZELLE