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Date: 23/10/2024

**DH-DD(2024)1214**

Documents distributed at the request of a Representative shall be under the sole responsibility of the said Representative, without prejudice to the legal or political position of the Committee of Ministers.

Meeting: 1514<sup>th</sup> meeting (December 2024) (DH)

Reply from the authorities (21/10/2024) following a communication from the applicant concerning the case of Mefedov v. Ukraine (Application No. 33279/16) (Ignatov group, 40583/15).

Information made available under Rule 9.5 of the Rules of the Committee of Ministers for the supervision of the execution of judgments and of the terms of friendly settlements.

\* \* \* \* \*

Les documents distribués à la demande d'un/e Représentant/e le sont sous la seule responsabilité dudit/de ladite Représentant/e, sans préjuger de la position juridique ou politique du Comité des Ministres.

Réunion : 1514<sup>e</sup> réunion (décembre 2024) (DH)

Réponse des autorités (21/10/2024) suite à une communication du requérant relative à l'affaire Mefedov v. Ukraine (requête n° 33279/16) (groupe Ignatov, 40583/15) **[anglais uniquement]**

Informations mises à disposition en vertu de la Règle 9.5 des Règles du Comité des Ministres pour la surveillance de l'exécution des arrêts et des termes des règlements amiables.

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**Mr Pavlo Pushkar**

**Head of Division  
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judgments of the European Court of  
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and Rule of Law**

Council of Europe  
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*As regards the execution of the Court's judgment  
in the Mefedov v. Ukraine case*

**Dear Mr Pushkar,**

As regards the letter of the applicant in the Court's judgment of the *Mefedov* case (application No. 33279/16), Mr. Mefedov, please, be informed of the following.

On 30 May 2024, the Ministry of Justice of Ukraine informed the applicant of the need to provide bank details to the State Bailiff Service in order to receive the awarded just satisfaction. The address of the State Bailiff Service was specified in the above letter.

The Government would like to highlight that the email dated 04 June 2024, mentioned by the applicant in his letter, wasn't received by the Ministry of Justice of Ukraine. Furthermore, from the screenshot that the applicant attached to his letter dated 10 September 2024, it is not possible to obtain information regarding his bank details.

The Government would also like to emphasise, that according to the information, received from the State Bailiff Service, on 14 August 2024, the state bailiff sent a letter to the applicant's address notifying him of the need to provide his bank details, as they hadn't yet been received.

The state bailiff also contacted the applicant via e-mail notifying him of the need to provide bank details, however, as of 16 October 2024, the applicant hadn't provided his full functioning bank details, that would allow to pay him awarded just satisfaction. Payment of just satisfaction will be made after receiving the relevant documents.



The Government will keep the Committee of Ministers informed about the future developments in further communications within the framework of the *Ignatov v. Ukraine* group of cases (application No. 40583/15).

**Yours sincerely,**

**Marharyta SOKORENKO**  
**Agent before**  
**the European Court of Human Rights**