

**MEASURES, TEMPORARY RESTRICTIONS ON RIGHTS AND FREEDOMS DURING
MARTIAL LAW DECLARED IN THE REPUBLIC OF ARMENIA, AND MEANS AND
BODIES ENSURING THE LEGAL REGIME OF MARTIAL LAW**

I. DECLARING AND CONDUCTING GENERAL MOBILISATION

1. General mobilisation shall be declared in the Republic of Armenia.
2. The plan for using the Armed Forces of the Republic of Armenia shall be put into action.
3. The Armed Forces, other troops, the forces of the state authorised body of the civil protection and emergency situations of the Republic of Armenia shall be shifted to wartime composition and structure.
4. Mobilisation call up of citizens of the commissioned, non-commissioned staff and private corps of the reserve, under the age of 55, record-registered in the reserve, shall be declared.
5. The Minister of Defence of the Republic of Armenia shall ensure the mobilisation call up – within the time limits provided for by the mobilisation plans of the Armed Forces and other troops – of the reservists attached to the wartime staff positions.
6. The engagement of vehicles of bodies having a military transport liability prescribed by Article 27 of the Law "On defence" shall be ensured as prescribed and based on the priority necessity of the needs of the Armed Forces.

**II. SHIFTING THE ACTIVITIES OF STATE AND TERRITORIAL ADMINISTRATION,
LOCAL SELF-GOVERNMENT BODIES, ORGANISATIONS TO THE WORKING
REGIME OF MARTIAL LAW**

7. The activities of state and territorial administration, local self-government bodies, organisations shall be shifted to the working regime of martial law starting from 27 September 2020, 16:00, in compliance with the decision of the Government of the Republic of Armenia adopted on the basis of sub-point "e" of point 9 of part 1 of Article 7 of the Law "On defence".

III. RESTRICTIONS AND PROHIBITIONS ON ASSEMBLIES AND STRIKES

8. Organising, holding and participating in assemblies and strikes shall be prohibited in the entire territory of the Republic of Armenia.

IV. RESTRICTIONS ON THE PUBLICATIONS AND REPORTS

9. Public dissemination, transmission of publications, information materials, interviews, reports about the combat operations taking place in the Republic of Armenia and the Republic of Artsakh, their directions, the movement of combat equipment, losses and damages caused as a result of combat operations, and other information directly related thereto (hereinafter altogether referred to as "reports"), including in the form of their publications on Internet websites and social networks (hereinafter referred to as "publications") shall be done exclusively with reference to the official information provided by state bodies (hereinafter referred to as "official information"), by fully reflecting the official information (without editing).

10. The restrictions prescribed by this Chapter shall not be imposed on the reports made by state officials or references made to their reports.

V. CIVIL PROTECTION MEASURES

11. The Ministry of Emergency Situations of the Republic of Armenia shall conduct replenishment of civil protection sub-divisions and rescue forces and their shift to full combat readiness for the implementation of civil protection measures and emergency rehabilitation and other urgent works. Civil protection sub-divisions and rescue forces shall be brought to full readiness for the implementation of civil protection measures and emergency rehabilitation and other urgent works.
12. Heads of state and territorial administration bodies, local self-government bodies and organisations shall – within the scope of their competences and as heads of civil protection – specify and put into action the civil protection plans, plan-schedules at all levels of civil protection, civil protection plans of civil protection services, and evacuation plans.

VI. BODIES ENSURING THE LEGAL REGIME OF MARTIAL LAW

13. Forces and other means of the Ministry of Defence of the Republic of Armenia, the National Security Service of the Republic of Armenia, the Police of the Republic of Armenia, the Ministry of Justice of the Republic of Armenia, the Ministry of Healthcare of the Republic of Armenia, civil protection and emergency situations and other state authorised bodies shall be used for the purpose of ensuring the legal regime of martial law.
14. Ensuring of protection of public order and public safety shall be implemented by the forces of the Police of the Republic of Armenia, the Ministry of Emergency Situations of the Republic of Armenia, and the Judicial Acts Compulsory Enforcement Service.

CHIEF OF STAFF
TO THE PRIME MINISTER
OF THE REPUBLIC OF ARMENIA

E. AGHAJANYAN