

**Liechtenstein Law Gazette**

Year 2003

No. 98

published on 11 April 2003

---

**Ordinance**

of 8 April 2003

**on the Performance of Activities under Article  
180a of the Law on Persons and Companies**

Pursuant to article 180a, paragraphs 4 and 5 of the Law of Persons and Companies of 20 January 1926, Liechtenstein Law Gazette LGBI. 1926 No. 4<sup>1</sup>, in the version of the Law of 22 November 2002, LGBI. 2003 No. 23, the Government issues the following Ordinance:

**I. General provisions**

Article 1

*Object and scope of application*

1) This Ordinance shall govern:

- a) the registration of activities under article 180a of the Law on Persons and Companies (PGR),
- b) the issuing of confirmations concerning authorization to perform such activities,
- c) the keeping of a list of persons who engage in such activities

2) This Ordinance shall be subject to the provisions on entry into the Public Registry or deposit with the Office of Land and Public Registration.

---

<sup>1</sup> LR 216.0

Article 2

*Terminology*

The terms designating persons and functions in this Ordinance shall apply to both female and male genders.

Article 3

*Competence*

Execution of this Ordinance shall be the responsibility of the Office of Land and Public Registration.

**II. Notification requirement**

*Notification requirement*

Article 4

*a) upon taking up activities*

Anyone who intends to perform activities under article 180a PGR shall notify this to the Office of Land and Public Registration.

Article 5

*b) upon a change in circumstances*

If the activities under article 180a PGR are terminated or if changes in the circumstances arise, in particular a change of the employer in the case of activities under article 180a, paragraph 2 PGR, then this shall be notified to the Office of Land and Public Registration immediately.

### III. Confirmation, list, and entry

#### Article 6

##### *Confirmation*

1) Upon registration (article 4), the Office of Land and Public Registration shall verify whether the preconditions for performing activities under article 180a PGR have been met and, if so, shall issue a confirmation.

2) Persons who are entitled, on the basis of a license issued under special laws, to perform activities under article 180a PGR shall not require a special confirmation.

#### Article 7

##### *List*

1) Persons who perform activities under article 180a PGR shall be entered in a list kept by the Office of Land and Public Registration.

2) The list shall provide information on all facts relevant to the authorization in question.

3) In the case of persons who, on the basis of a license issued under special laws, perform activities under article 180a PGR and therefore are already entered in a professional list, it shall suffice to record the name and a reference to the professional list in question.

#### Article 8

##### *Public Registry*

1) Recognition as a member of the administration of a juridical person under article 180a PGR shall only be granted if the person concerned is entered in the list (article 7) and the entered facts are up to date.

2) If the person concerned is not entered in the list (article 7) or the facts entered in the list are not up to date, then the person concerned shall initiate his entry in the list (article 7) or a correction of the facts, otherwise article 971, paragraph 1(3) PGR shall apply.

## IV. Fees

### Article 9

#### *Fees*

1) A fee in the amount of 200 francs shall be levied for issuing a confirmation (article 6) and entry in the list (article 7).

2) Persons shall be exempted from payment of this fee who perform activities under article 180a PGR on the basis of a license issued under special laws and therefore are already entered in a professional list.

## V. Transitional and final provisions

### Article 10

#### *Existing activities*

1) Persons who, at the time of entry into force of this Ordinance, already perform an activity under article 180a PGR shall notify this to the Office of Land and Public Registration within two months of entry into force of this Ordinance and shall indicate the relevant facts.

2) If the notification is submitted before the deadline set out in paragraph 1, then the person shall be entered in the list (article 7). In all cases, new confirmations shall be issued, subject to article 6, paragraph 2. Fees shall not be levied.

3) Anyone who does not submit the notification before the deadline set out in paragraph 1 shall only be entered in the list upon a new application (article 7).

### Article 11

#### *Repeal of existing law*

Article 5(n) of the Ordinance of 12 September 1995 on the Collection of Administrative Costs and Fees by the Government and Administrative Offices, LGBl. 1995 No. 198, shall be repealed.

Article 12

*Entry into force*

This Ordinance shall enter into force on the day of its publication.

The Government:  
signed *Otmar Hasler*  
Prime Minister