Amendments of Articles 6-1, 6-2 and 7-1 of The Presidential and Vice Presidential Records and Artifacts Act

Promulgated on December 27, 2017

Article 6-1

The competent authority may classify and rank Presidential and Vice Presidential artifacts according to types and preservation value.

Article 6-2

Where Presidential and Vice Presidential artifacts are inconsistent with the effectiveness of collection management by the evaluation of the competent authority in view with their prime source, historical, cultural and artistic value, a deaccession plan shall be made. The removal of the said artifacts from the collection may commence if in agreement with Presidential and Vice Presidential Records and Artifacts Review Committee ("the Committee").

The artifacts subject to be removed from the collection according to the Committee's review shall be handled under related regulations stipulated in the National Property Act, and if necessary, may be recorded in electronic format.

The rules pertaining to the retention period, deaccession, and destruction of Presidential and Vice Presidential artifacts, as well as the artifacts used as educational items or experimental samples or other related issues shall be stipulated by the competent authority.

The rules pertaining to the organization of the Committee shall be stipulated by the competent authority.

Article 7-1

The competent authority may delegate its subordinate authorities or commission government agencies or institutions to conduct the management of and access to Presidential and Vice Presidential artifacts.