

Kingdom of Morocco



The Head of Government

Legislative plan

9th legislative session

As approved by the government council

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Introduction

In compliance with the High Directives set forth by His Majesty the King in many of His speeches where He called for the implementation of the provisions of the Constitution, and in reference to the Government program indicating the commitment of the government to develop a legislative plan encompassing the legislative measures to be taken in compliance with the provisions of the Constitution and to implement its undertakings in the various public sectoral policies, this legislative plan has been devised following a cooperative approach. This was achieved thanks to the participation of various ministerial departments, in coordination with the services of the General Secretariat of the Government and under the supervision of the Head of Government.

This document, in its first title, deals with the general framework of the legislative plan via a presentation of its objectives and the references upon which it is based, as well as the methodological approach used for its preparation.

The second title includes a detailed presentation of the plan via lists of draft laws currently under consideration. They are classified into two parts.

The first part deals with all legislative measures to be taken into consideration for the implementation of certain provisions of the Constitution.

The second part details the draft laws proposed by the relevant governmental authorities and required for the execution of public and sectoral policies.

In addition to the aforementioned parts, this document includes two Appendices. The first one concerns draft laws already prepared by the Government and submitted for examination and approval by the Parliament, some of which have been published in the Official Gazette after adoption and enactment. The second Appendix is devoted to the circular communication of the Head of Government sent to the ministerial departments pertaining to the execution of the governmental program (the legislative plan aspect).

First Title

General Framework of the Legislative Plan

This legislative plan constitutes a tool for the supervision of governmental work in the legislative field and a road map guiding the relevant authorities in the execution of the governmental action plan.

This general framework includes a brief presentation on the objectives of this plan, the relevant references and the methodological approach adopted for the development thereof. In addition, it provides a general list of the draft laws to be prepared. This refers to bills related to the implementation of certain provisions of the Constitution (first part of this plan) or those proposed by the governmental authorities supervising the various ministerial departments in charge of the execution of public and sectoral policies, as well as the legislative measures taken for the execution of the said program and measures proposed for completion of the said projects and ancillary actions.

Objectives of the Legislative Plan

The legislative plan aims at achieving the following objectives:

- 1- Establishment of a clear road map for the governmental authorities with regard to the draft laws they plan to prepare and submit to the approval procedures;
- 2- Setting the priorities of governmental action in the legislative sphere;
- 3- Decide on the content of the legislative texts to be developed to ensure better communication with the parliament and the various parties and partners involved devising public policies and legislation attached thereto;
- 4- Specify the governmental authorities in charge of preparing draft laws in their respective areas of competence in coordination with the services of the Secretariat General of the Government;
- 5- Identify the authorities and other parties proposed for participation in the discussions to be launched by the Government so as to fine tune the relevant designs and discover areas of understanding to decide on the options required for the development of certain draft laws of a special nature included in the first part of the legislative plan (certain fundamental laws and bills related to governance institutions and bodies, as well as some ordinary laws).

Legislative Plan References

With regard to its development and the determination of its content and priorities, this plan is supported by reference to the following:

- 1- The Constitution, in particular:
 - Article 71 and other articles establishing the scope of the law;
 - Article 86 on to the obligation of submitting to the Parliament for approval the draft fundamental laws provided for in the constitution, during the current legislature;
 - Article 92, in particular the provisions on the general policy of the state, public policies and sectoral policies;
 - Article 171 on the laws relative to good governance institutions and bodies.
- 2- The High Directives of His Majesty set forth in many speeches and calling for the implementation of the provisions of the Constitution, in particular those setting priority projects.
- 3- The program of the government on the basis of:
 - The provisions of Article 88 of the Constitution;
 - The provisions of Article 89 of the Constitution.
- 4- International commitments of our country as the result of:
 - International agreements and conventions ratified by our country, whether bilateral or multi-lateral or to which it has otherwise ascribed;
 - Other agreements signed with international or regional partners.

Methodological approach adopted

I- Leading principles

The methodological approach adopted for devising this legislative plan is based on three leading principles, i.e.:

1. The principle of wide participation among the relevant governmental authorities;

2. The principle of cooperation between the said authorities and the services of the General Secretariat of the Government, to draw up the list of draft laws prepared by each governmental authority;
3. The principle of priority through the classification of draft laws proposed according to the priority set by the said authorities in coordination with the General Secretariat of the Government.

II- Phases of development.

The legislative plan was established through the following steps:

1. Listing by General Secretariat of the government of all draft laws required to implement the provisions of the constitution;
2. Drawing up of the list of draft legislative bill proposals that the different governmental authorities expect to develop and submit to the approval procedure during the current legislative session further to the circular letter sent by the Head of Government on the subject to the relevant ministries;
3. Examination of the list of draft laws proposed by the ministries by an ad hoc commission to determine the authority or authorities concerned by each project and fixing time schedule relating to it and ancillary measures to be taken to accelerate the pace of governmental action and improve the quality of the bills;
4. At comprehensive meetings between the services of the General Secretariat of the Government and each ministerial department, devising of the final list of draft laws, establishment of the content of each project and the classification of the project with respect to their priority in the said department.

There were thirty such meetings in which the representatives of twenty-three (23) ministerial departments participated.

III- Results obtained:

1- 243 draft laws were proposed and broken down as follows:

- 40 draft laws to be prepared for the implementation of certain provisions of the Constitution.
- 203 draft laws proposed by governmental authorities.

2- 100 bills already approved by the governmental council during this session of the legislature to December 2012 were included in the Government legislative achievements and spread out as follows:

- 18 laws adopted by the Parliament and published in the Official Gazette;
- 67 draft laws are currently under consideration by the Parliament;
- 15 draft laws will soon be submitted to the Parliament over the forthcoming days.

General content of legislative plan

The legislative plan consists of two parts:

First part : Concerns the legislative measures to be taken for the implementation of certain provisions of the Constitution. This part contains 40 laws spread out between organic and ordinary laws.

Second part: Includes 203 draft laws proposed by the governmental authorities consisting of new draft laws and other laws amending or completing those already in force.

First part : content of the legislative measures taken to implement certain provisions of the Constitution

The first part of the plan focuses on three points:

First point : Includes (13) organic laws;

Second point: Includes (10) laws relating to governance institutions and bodies;

Third point : Includes (16) legislative measures to current legislation to the provisions of the Constitution in addition to the bill related to the Charter of public services stipulated by article 157 of the Constitution.

First point : Includes (13) organic laws split up as follows:

- (7) *New organic laws regarding:*

- 1- The organization of governmental work;
- 2- The High Council of judicial power;
- 3- Territorial authorities;

- 4- The organization of the right to strike;
- 5- The conditions under which the citizen presents legislative motions or petitions to the public authorities;
- 6- The implementation of the official nature of the Amazigh language;
- 7- The National Council for Moroccan languages and culture;

- *(6) Organic laws with the aim of amending or completing five organic laws in force to which an ordinary law is added. The laws deal with:*

- 1- The Constitutional Court;
- 2- The Economic, social and environmental Council;
- 3- The organic law relating to the Finance Act;
- 4- The Status of magistrates;
- 5- Parliamentary fact-finding committees;
- 6- Regency Council.

Second point : includes (10) ordinary laws relating to governmental institutions and bodies, in particular:

- *(7) Law amending or completing laws already in force concerning the:*

- 1- National Council for Human Rights;
- 2- Institution of Ombudsman;
- 3- Council for the Moroccan Community abroad;
- 4- The High Authority for audiovisual media and Communication;
- 5- Competition Council;
- 6- National Authority for integrity and prevention and fight against corruption;
- 7- High Council for Education, Training and Scientific Research;

- *(3) laws relating to new institutions:*

- 1- Authority for gender equality and the fight against all forms of discrimination;
- 2- Advisory Council for the family and children;
- 3- Advisory Council for youth and community work;

Third point: this comprises (16) legislative measures:

- *Devising (3) new draft laws relating to the following:*
 - The right of the citizen to access information and protect its sources;
 - The rules governing the public media and control thereof;
 - The conditions and methods of contribution of interested association in public matters and non governmental organizations in the development, implementation and assessment of decisions and projects of elected institutions and public authorities.
- *Taking of (13) legislative measures via the revision of laws in force to adapt them to the provisions of the Constitution. This deals with the following areas:*
 - Rights and freedoms;
 - Moralization of public life;
 - Initiation of the principles of competition and transparency;
 - Financial jurisdictions;
 - Revision of criminal law;
 - Rights of litigants;
 - The rules of the justice;

To these measures is added the Charter of public services as stipulated by Article 157 of the Constitution.

Second part: Data related to the draft laws proposed by the governmental authorities.

The second part of the legislative plan included the draft laws proposed by the relevant governmental authorities. These draft laws concern twenty-three (23) ministerial departments.

These draft laws seek to achieve the following objectives:

- 1- Taking the legislative measures necessary for the implementation of the governmental program with regard to the activation of sectoral or inter sectoral policies;

- 2- Execution of Morocco's commitments at the international level via the adaptation of national laws to the international conventions ratified by Morocco or to which it has adhered or the promulgation of new laws by way of application of the commitments entered into with international partners;
- 3- Updating of the national legal system and making sure it harmonizes with the public policies applied and reform projects begun;
- 4- Making the difference - in compliance with what is proposed in the plan – between the laws to be worked out by the competent governmental authorities according to each department, and the laws requiring prior cooperation with the governmental authorities and other players as decided by the Head of Government.

To be noted is that the devising of draft laws dealing with elections remains contingent on the enactment of the fundamental law relating to regions and other territorial authorities in compliance with Article 146 of the Constitution.

In addition it will be necessary in the future to amend:

- The fundamental law relating to the Chamber of Counselors;
- The fundamental law related to election of members of the territorial authority councils.

Measures proposed for completion and continued supervision.

To reach the expected objectives of the legislative plan and enable the Government to fulfill its commitments regarding the implementation of provisions of the Constitution and execution of the governmental program, the measures hereafter will be implemented:

- I- In the process of preparation, consideration and adoption of laws, priority will be given to the fundamental laws pertaining to the implementation of the provisions of the Constitution contained in the first part of the plan. Then, action will be taken on draft legislation that has been finalized;
- II- The constitutional timeframes for the devising of fundamental laws must be adhered to as stipulated in Article 86 of the Constitution. In other words all the fundamental laws must have been submitted for approval by the Parliament during the current session. To be pointed out is that five (5) fundamental laws have already been approved along with the addition of an fundamental law deemed to be ready, i.e. the fundamental laws relating to the Economic, Social and Environmental Council. The other fundamental laws will be developed in compliance with the chronological table included in this plan.

Also to be noted is that this type of law is considered as completing the constitutional provisions in the areas specified by the Constitution.

In this regard, Article 49 of the Constitution specifies that they will be submitted to deliberation by the council of ministers. This makes the devising and editing thereof a joint effort between the Royal Cabinet and the Government. For this purpose the legislative plan shows the way in which the Government expects to organize its work in implementing this joint task.

- III- In title XII the Constitution confers good governance to institutions and bodies their public and independent nature. Via Articles 161 to 170, it confers thereupon a regulation mission and everything that implies, depending on the case, in terms of arbitration, mediation and the protection of rights in the areas specified.

Given the links between these elements with the mission of the Royal institution as specified in Article 42 of the Constitution, especially with regard to arbitration, supervision of proper operation of constitutional institutions, protection of the rights and freedoms of Moroccan citizens, this implies that the task of devising laws relating to the institutions and bodies stipulated in the aforementioned article will be conducted in coordination with the Royal Cabinet.

IV- By way of application of the principle of participative democracy as stipulated in the Constitution, the Head of Government shall have recourse, for certain draft laws pursuant to the implementation of the Constitution, to the constitution of ad hoc commissions for preparing the way and putting in place the general concepts and choices in light of which the project can be developed by the relevant governmental authorities. Each governmental authority will supervise the aforementioned commissions as described in the first part of the plan while taking into account the third measure described hereabove.

This refers to four (4) fundamental laws and eleven (11) ordinary or special laws.

I- Fundamental laws:

- 1- Draft fundamental law setting the conditions and methods of exercise of the right to strike;
- 2- Draft fundamental law setting the conditions and methods of exercise by citizens of the right to table motions on legislative issues and lodge petitions addressing the public authorities.
- 3- Draft fundamental law setting the implementation process of the official nature of the Amazigh language;
- 4- Draft law related to the Council for Moroccan languages and culture.

II- Ordinary laws regarding the following institutions:

- 1- The National Human Rights Council;
- 2- The Institution of Ombudsman;
- 3- The Council for the Moroccan community resident abroad;
- 4- The National Body for Integrity and the Prevention and Fight against Corruption;
- 5- The Higher Council for Education, Training and Scientific Research;
- 6- Authority for parity and the fight against all forms of discrimination;
- 7- The Advisory Council for the Family and Children;
- 8- The Advisory Council for Youth and Associative Action;

III- Special laws, in particular :

- 1- Draft law on the rights of citizens to enjoy access to information and protection of its sources;
- 2- Draft law on the rules governing public media and the control thereof;
- 3- Draft law regarding the conditions and methods of contribution of associations interested in public life and non governmental organizations for the devising, implementation and assessment of decisions and draft laws of elected institutions and public authorities.

V- A participative approach must be adopted in the devising of bills when the nature or purpose thereof so requires, in particular through recourse of the following mechanisms:

- The General Secretariat of the government, in compliance with the laws in force, requests the opinion of the institutions and bodies concerned by the draft laws proposed by the governmental authorities, when the legislative or regulatory bills dealing with the creation of the said institutions or bodies so requires;
- Respond to the initiatives and proposals in the legislative area of the associations in civil society concerned by public life and examination of the said initiatives and proposal in the framework of the activation of participative democracy stipulated by the Constitution in view of the institution of legal and organizational mechanisms related thereto.
- Strive for the opening of a public discussion on the legal projects forming a part of this legislative plan.

VI- The relevant governmental authorities must deliver to the General Secretariat of the Government within reasonable timeframes, the draft laws they agreed to develop for examination and the issuance of an opinion thereupon to enable the said authorities to devise a final version prior to distribution to members of the Government and submittal to the approval procedure in the most advisable deadlines.

VII- Submittal of the financial measures pertaining to the exonerations and tax incentives to the governmental authority in charge of finance for integration in the Finance Act (part devoted to the provisions relating to the General Tax Code).

- VIII- Submittal beforehand of each draft law that may engender direct or indirect financial consequences for procurement of the visa of the governmental financial authority in compliance with the laws in force.
- IX- Prior coordination of the relevant governmental authorities and the public authority responsible for development of the draft laws relating to public service, and the other draft laws dealing with certain categories of civil servants..
- X- Strengthen the legal services of the ministries via the human and financial resources necessary so the various missions can be carried out in the best conditions and requisite efficiency.
- XI- By way of application of the provisions of the Constitution, in particular those pertaining to the parliamentary initiative pertaining to proposed laws, the Government agrees, along with the draft laws developed in the framework of this plan, to react positively and constructively to the initiatives initiated by the members of Parliament including draft laws tabled by the parliamentary opposition.

Special remarks:

Three remarks are to be made:

- First remark** : The titles of any new drafts laws proposed are temporary only and are subject to modification at a later date after finalization of the definitive version of each law.
- Second remark**: The indicators and statistical data resulting from the plan are subject to modification or enlargement according to the needs expressed by the different governmental authorities or dictated by new items that may arise in conjunction with the execution public or sectoral policies or international commitments.
- Third remark** : The General Secretariat of the Government responsible for coordination with the relevant governmental authorities in the development of the proposed draft laws.

Title II

Detailed content of legislative plan

First part

Legislative Measures to be taken for the Implementation of certain Provisions of the Constitution

Table of laws to be developed for the implementation of some provisions of the Constitution and ministerial departments in charge of submittal: 40 draft laws

Number	Ministerial department	Number of bills proposed in the First part
1	Ministry of the Interior	3
2	Ministry of Justice and Freedom	11
3	General Secretariat of the Government	1
4	Ministry of the economy and finance	4
5	Ministry of Communications	2
6	Ministry of employment and vocational training	2
7	Ministry of solidarity, women, family and social development	2
8	Ministry of culture	1
9	Ministry in charge of relations with the Parliament and civil society	3
10	Ministry attached to the Head of Government in charge of Moroccans residing abroad	1
11	Ministry attached to the Head of Government in charge of general matters and governance	4
12	Ministry attached to the Head of Government in charge of public service and the modernization of administration	2
13	Ministerial departments appointed by the Head of Government	3
14	Will be submitted to the High Estimation of His Majesty the designation of the commission in charge of devising the fundamental law pertaining to the rules of operation of the Regency Council	1

First: The Fundamental laws (13)

Number	Type and purpose of text	Authorities devising law	Governmental authority in charge of submittal	Observations	Date specified
1	<p>Fundamental law pertaining to territorial authorities in compliance with article 146 of the Constitution:</p> <ul style="list-style-type: none"> - the conditions of democratic management of activities par the regions and other territorial authorities, the number of members of their respective councils, the rules pertaining to eligibility, the incompatibilities and instances of prohibition of multiple mandates, as well as the electoral system and provisions aiming at ensuring better representation particularly of women within the said councils; - the conditions of execution by the regional council presidents and the presidents of other territorial authorities, the proceedings and decisions made by the said councils in compliance with the provisions of article 138; - the conditions for exercise by citizens and associations of the right of petition as stipulated by article 139; - the specific competencies and competencies shared with the State and those handed over to the regions and other territorial authorities as stipulated in article 140; - the financial system of the regions and other territorial authorities; - the origin of the financial resources of the regions and other territorial authorities as stipulated in article 141; - the resources and methods of operation of the social upgrading fund and the Interregional solidarity fund stipulated in article 142; - the conditions and methods for the constitution of group as stipulated in article 144; - the provisions boosting the development of inter communality, as well as the mechanisms designed to ensure adaptation of territorial organization along these lines; - The rules of governance pertaining to proper operation of free administration, control over the management of funds and programs, evaluation of the action and reporting of accounts. 	<ul style="list-style-type: none"> - Ministry of the Interior - Advisory commission on advanced regionalization 	<ul style="list-style-type: none"> - Ministry of the Interior 	<p>Creation of a widened commission next to theme-based commissions for the devising of the project by the relevant governmental authorities (interior, housing and urban development and policy, economy and finance, general matters and governance) according to each sphere</p>	2013

2	Fundamental law establishing the election, organization and operation of the High Council of legal authority, as well as the criteria pertaining to the management of magistrate careers and disciplinary rule procedure.	- Ministry of justice and freedoms	-Ministry of justice and freedoms	In cooperation with the representatives of magistrates and auxiliaries de justice and relevant Human Rights organizations	2013
3	Fundamental law relating to the statute of magistrates	<ul style="list-style-type: none"> -Ministry of justice and freedoms -Ministry of the economy and finance -Ministry attached to the Head of Government in charge of public service and the modernization of administration. 	-Ministry of justice and freedoms	In coordination with the Ministry of the economy and finance and the Ministry of Government in charge of public service and the modernization of administration	2013-2014
4	Fundamental law relating to the National Council on Moroccan culture and languages determining of its assignments, composition and funding modalities.	<ul style="list-style-type: none"> -Ministry of culture -Ministry of national education -Ministry of higher education, scientific research and managerial training -Ministry of communications -Higher Council for Education -Royal institute of Amazigh culture -Institution for study and research on the Arabic language. 	-Ministry culture	Creation of a commission for the enlargement of consultation	2013-2015

5	<p>Fundamental law setting the process for implementation of the official nature of the Amazigh language, as well as the methods of integration in the educational environment and in priority areas of public life.</p>	<p>Ministry of national education -Ministry of higher education, scientific research and managerial training -Ministry of culture -Ministry of communications -Royal Institute of Amazigh culture</p>	<p>-Governmental authority appointed by the Head of Government</p>	<p>Expanded creation of a commission devoted widening public consultation on this project of particular importance</p>	2013-2015
6	<p>Fundamental law establishing the rules on the organization and control of governmental work and statute of the members, as well as instances of incompatibility with governmental employment, the rules relating to limiting the number of positions and those governing the settlement of routine and day-to-day activities.</p>	<p>- General Secretariat of Government</p>	<p>-General Secretariat of Government</p>	<p>This bill will be developed in coordination with the Head of Government under the supervision thereof</p>	2013
7	<p>Fundamental law establishing the composition, organization, assignments and methods of operation of the economic, social and environmental Council.</p>	<p>- Ministry attached to the Head of Government in charge of general matters and governance - General Secretariat of the government -Current economic and social Council</p>	<p>-Ministry attached to the Head of Government in charge of general matters and governance</p>	<p>Adaptation of the current law to the provisions of the Constitution</p>	2012-2013
8	<p>Fundamental law establishing the rules for organization and operation of the Constitutional Court, the procedure followed before it, and the situation of its members, as well as the conditions and modalities of application of article 133 of the Constitution pertaining to an unconstitutional exception arising during the hearing when it is claimed by one of the parties that the law contingent on settlement of the dispute is detrimental to the rights and freedoms guaranteed by the Constitution.</p>	<p>-Ministry of justice and freedoms - General Secretariat of the government</p>	<p>-Ministry of justice and freedoms</p>	<p>Widen consultation with the relative and interested parties</p>	2013

9	Fundamental law pertaining to the Finance Act setting the type of information, documents and data required for an in-depth discussion of the draft Finance Act by the Parliament.	-Ministry of economy and finance	-Ministry of economy and finance	Expansion of the consultations on this project with the relevant authorities	2013
10	Fundamental law establishing the conditions and methods of exercising the right to strike.	-Ministry of employment and vocational training -Ministry attached to the Head of Government, in charge of civil service and modernization of administration	-Ministry of employment and Vocational Training	Consultation with trade unions and economic partners under the supervision of the Head of Government	2013 - 2014
11	Fundamental law establishing the methods of operation of the parliamentary inquiry commissions.	-Ministry in charge of relations with the Parliament and civil society -General Secretariat of the Government	-Ministry in charge of relations with the Parliament and civil society	Adaptation of the law to the provisions of the Constitution	2013
12	Fundamental law establishing the conditions and modalities of exercise by citizens of the right to table motions in legislative matters and the right of petition before the public authorities.	-Ministry in charge of relations with the Parliament and civil society -Ministry of Interior -General Secretariat of the Government	-Ministry in charge of relations with the Parliament and civil society	Expanded creation of a commission for widening the consultation	2013 - 2014
13	Fundamental law establishing rules of operation of the Regency Council	His Majesty will decide on the appointment of the commission in charge of the devising of this draft law.			

**Second: new laws pertaining to governance institutions and bodies (10)
Revising of bills pertaining to the already existing institutions (Need to
enact 7 laws)**

Number	Institution	Relevant authorities	Governmental authority in charge of submittal	Observations	Date specified
1	National Human Rights Council	-Ministry of justice and freedoms -Ministry of the Interior -Ministry of foreign affairs and cooperation -Ministry of communications -National Human Rights Council - Ministerial delegation in charge of Human Rights	-Ministry of justice and freedoms	Creation of a broadened commission comprising the relevant parties for the devising of this text	2013-2014
2	Institution of the Ombudsman	-Ministry of justice and freedoms -Ministry of the Interior -Ministry of foreign affairs and cooperation - Ministry attached to the Head of Government in charge of general matters and governance -Ministry attached to the Head of Government in charge of civil service and modernization of administration -Ministry of communications - Institution of Ombudsman - Ministerial delegation in charge of Human Rights	-Ministry of justice and freedoms	Creation of a broadened commission comprising the relevant parties for the devising of this bill	2013-2014

3	Council for the Moroccan community residing abroad	<ul style="list-style-type: none"> - Ministry attached to Head of Government in charge of Moroccan residing abroad -Ministry of foreign affairs and cooperation -Council for the Moroccan community abroad 	-Ministry attached to Head of Government in charge of Moroccans residing abroad	Creation of a broadened commission including the relevant parties for the devising of this text	2013-2014
4	Audiovisual communications High Authority	<ul style="list-style-type: none"> -Ministry of communications - Audiovisual communications High Authority - National Agency for the regulation of telecommunications 	-Ministry of communications	Creation of a broadened commission comprising the relevant authorities for the devising of this bill	2013-2014
5	Competition Council	<ul style="list-style-type: none"> - Ministry attached to the Head of Government in charge of general matters and governance -Ministry of economy and finance -Competition Council 	-Ministry attached to the Head of Government in charge of general matters and governance	Creation of a broadened commission comprising the relevant authorities for the devising of this text	2012-2013
6	National body for integrity and the prevention and fight against corruption	<ul style="list-style-type: none"> - Ministry attached to the Head of Government in charge of general matters and governance -Ministry of justice and freedoms -Ministry attached to Head of Government in charge of civil service and modernization of administration -Central bureau for the prevention of corruption 	- Ministry attached to Head of Government in charge of general matters and governance	Creation of a broadened commission comprising the relevant parties for the devising of this text	2012-2013

7	High Council for education, training and scientific research	-Ministry of National Education -Ministry of higher education, scientific research and training of managerial staff - Vocational training department -High Council for Education	-Governmental authority appointed by the Head of Government	Creation of a broadened commission comprising the relevant parties for the devising of this text.	2013
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New laws pertaining to new institutions (3 laws)

Number	Institution	Relevant Authorities	Governmental authority in charge of submittal	Observations	Date specified
1	Authority for parity and the fight against all forms of discrimination	-Ministry of solidarity, women, the family and social development - Ministerial delegation in charge of Human Rights	-Ministry of solidarity, women, the family and social development	Creation of a commission joining together all players by entrusting the presidency to the ministry of solidarity, women, the family and social development.	2014-2015
2	Advisory Council for the family and children	-Ministry of solidarity, of women, of the family and of social development -Ministry of justice and freedoms -Ministry of youth and sports - Ministerial delegation in charge of Human Rights	-Ministry of solidarity, of women, of the family and social development	Creation of a commission joining together all players by entrusting the presidency to the Ministry of solidarity, women, of the family and social development	2013-2014
3	Advisory Council of youth and associative action	-Ministry of youth and of sports - Ministry in charge of relations with Parliament and civil society -Ministry of the Interior -Ministry of solidarity, of women, the family and social development	-Governmental authority to be appointed by the Head of Government	Creation of a commission joining together all players by entrusting the presidency to the governmental authority to be named by the Head of Government	2013-2014

Third: new measures of legislative nature (16 measures)

Number	Type and purpose of law	Relevant authorities	Governmental authority in charge of submittal	Observations	Date specified
1	Law establishing the rules relating to the constitution of trade unions, the activities thereof and criteria for granting of financial support by the State, as well as the modalities of control of the said financing.	- Ministry of employment and vocational training - Ministry of economy and finance	- Ministry of employment and vocational training	This is in reference to the revision of the current laws relating to union rights and professional trade unions, as well as the labor code. Therefore it is necessary to cooperate with the relevant parties.	2013-2014
2	Adaptation of criminal law to the provision of article 20 of the Constitution relating to the right to life	- Ministry of justice and freedoms - Ministerial delegation in charge of Human Rights	- Ministry of justice and freedoms	This law will be devised in cooperation with the Ministry of the Interior, the National Council on Human Rights, the Ombudsman and the other relevant parties	2013-2014
3	Adaptation of the law in force establishing conditions for the exercise of the right to assembly, gathering and peaceful demonstrations	- Ministry of the Interior - Ministry of justice and freedoms - Ministerial delegation in charge of Human Rights	- Ministry of the Interior	In cooperation with the relevant parties	2013-2014
4	Adaptation of current laws relating to the right of association in compliance with the provisions of the Constitution	- Ministry of the Interior - Ministry of justice and freedoms - Ministry in charge relations with Parliament and civil society - Ministerial delegation in charge of Human Rights	- Ministry of the Interior	In cooperation with the relevant parties	2013-2014

5	Adaptation of current laws relating to the rights of extradition and granting of the right of asylum in compliance with the provisions of the Constitution	<ul style="list-style-type: none"> -Ministry of justice and freedoms -Ministry of foreign affairs and cooperation -Ministry of the Interior - Ministerial delegation in charge of Human Rights 	-Ministry of justice and freedoms	In cooperation with the relevant parties	2014-2015
6	Adaptation of current laws pertaining to the expropriation due to reasons of public utility in compliance with the provisions article 35 of the Constitution guaranteeing property rights and the freedom to do business	<ul style="list-style-type: none"> -Ministry of economy and finance -Ministry of justice and freedoms -Ministry of equipment and transport - Ministry of the Interior 	-Ministry of economy and finance	Revision of current laws on expropriation due to reasons of public utility	2014-2015
7	Adaptation of current laws to the provisions of article 36 of the Constitution pertaining to sanctions for infringements pertaining to conflicts of interest, insider trading and any other infringement of a financial nature, as well as trafficking of influence and privileges, abuse of predominant and monopolistic positions and of any other practices in opposition to the principles of free and fair competition in economic relations	<ul style="list-style-type: none"> - Ministry attached to the Head of Government in charge of general matters and governance -Ministry of justice and freedoms -Ministry of economy and finance -Competition Council concurrence 	- Ministry attached to the Head of Government in charge of general matters and governance	Revision of the provisions in some current laws in order to adapt them to the provisions of the la Constitution	2013-2014

8	Adaptation of the law pertaining to the High Court of Auditors and the regional courts of auditors to comply with the provisions of the du title X of the Constitution with regard to the new assignments of the office	-Ministry of economy and finance - Ministry attached to the Head of Government in charge of general matters and governance of the -Audit office	-Ministry of economy and finance	The adaptation concerns the revisions of the financial constituency code	2013-2014
9	Obligation to declare the property and assets held by any person or elected or appointed official taking on a public position	-Ministry of economy and finance - Ministry attached to the Head of Government in charge of general matters and governance -Ministry attached to Head of Government in charge of civil service and modernization of administration -Audit Office	-Ministry of economy and finance	Devising of a new unified law pertaining to the obligation of declaration of property and assets and the abrogation of all existing provisions	2013-2014
10-11	Adaptation of criminal law and criminal procedure code to articles 22 and 23 of the Constitution relating to the fundamental guarantees for an equitable trial and sanctioning of genocide and other crimes against humanity, war crimes and all serious and systematic infringements to Human Rights. Adaptation of criminal law and the code of criminal procedure in compliance with the provisions of article 24 of the Constitution relating to the protection of human life and secrecy of private communications.	-Ministry of justice and freedoms - Ministerial delegation in charge of Human Rights	-Ministry of justice and freedoms	Broadened cooperation with the relevant Human Rights organizations	2013-2014

12	Adaptation of the existing criminal law in compliance with the provisions of the last paragraph of article 109 of the Constitution relating to sanctions against any individual attempt to exert illegal influence on the judge.	-Ministry of justice and freedoms	-Ministry of justice and freedoms	The devising of this project implies revision of criminal law, and the initiation of consultations with the representatives of magistrates and judicial officers and other relevant parties	2013-2014
13	Adaptation of current laws in compliance with the provisions of articles 117 to 128 of the Constitution relating to the rights of those due to be tried and to the rules of procedure of justice.	-Ministry of justice and freedoms	-Ministry of justice and freedoms	The devising of this project implies the revisions of the criminal procedure code and civil procedure code and the initiation of consultations with the representatives and magistrates and judicial officers and other relevant parties	2013-2014
14	Law relating to the right of citizens to access information and protection of the sources thereof	- Ministry of the Interior -Ministry attached auprès du Chef du gouvernement, chargé de la fonction publique and de la modernization de l'administration -Administration de la défense nationale -L'Instance centrale de prévention de la corruption	-Ministry attached to the Head of Government in charge of civil servants and modernization of administration	Constitution of an ad hoc commission for the devising of a bill due to its horizontal nature.	2013

15	Law establishing the rules of organization and control of public communications resources via the adaptation of the laws on audiovisual communications in compliance with the provisions of article 28 of the Constitution	-Ministry of communications - Audiovisual communications High Authority	-Ministry of communications	The devising of this law requires prior consultation with the relevant parties, in particular those operating in the field of information	2013-2014
16	Law establishing the conditions and modalities according to which the associations involved with public matters and non governmental organizations, in the framework of participative democracy, participate in the devising, implementation and assessment of the decisions and projects of elected institutions and public authorities	- Ministry in charge of relations with Parliament and civil society - Ministry of the Interior -Other relevant governmental authorities	- Ministry in charge of relations with the Parliament and civil society	Broadened cooperation with the authorities and relevant parties	2013-2014

Fourth: Charter of public services by way of application of article 157 of the Constitution

Number	Nature and purpose of law	Relevant authorities	Governmental authority in charge of submittal	Observations	Date reserve
1	Draft charter of public services establishing the rules of good governance relating to the operating of public administrations, the regional and other territorial authorities and public bodies by way of application of article 157 of the Constitution	-Ministry attached to the Head of Government in charge of civil services and modernization of administration in coordination with other governmental authorities and other relevant bodies	-Ministry attached to Head of Government in charge of civil service and modernization de administration	The draft charter will given the legal form established after completion of its of the development stage	2013-2014

Second section

Draft laws proposed by the ministries

Table of bills proposed in the legislative plan, filed as per ministries: 203

Number	Ministry	Number of bills proposed
1	Ministry of the Interior	9
2	Ministry of Justice and Freedoms	16
3	Ministry of Awqaf and Islamic Affairs	1
4	Ministry of Economy and Finance	16
5	Ministry of Housing, Planning and urban policy	12
6	Ministry of Agriculture and Fisheries	7
7	Ministry of National Education	4
8	Ministry of Higher Education, Scientific Research and Executive Training	5
9	Ministry of Youth and Sports	2
10	Ministry of Equipment and Transport	18
11	Ministry of Health	24
12	Ministry of Communication	13
13	Ministry of Energy, Mines, Water and Environment	14
14	Ministry of Employment and Vocational Training	12
15	Ministry of Industry, Trade and New Technologies	19
16	Ministry of Tourism	5
17	Ministry of Solidarity, Women, Family and Social Development	4
18	Ministry of Culture	5
19	Ministry of Handicrafts	3
20	Ministry of Relations with Parliament and Civil Society	3
21	Ministry Delegate to the Head of Government, in charge of General Affairs and Governance	3
22	Ministry Delegate to the Head of Government, in charge of Public Service and Modernization of Administration	5
23	High Commission for Water and Forests and the fight against Desertification	3

First

List of bills proposed in the legislative plan, filed as per ministries

Ministry of the Interior (9 Bills)

Number	Nature and purpose of the draft law	Expected date
1	Draft law No. 131-12 on the principles of delimitation of territorial jurisdictions	2013
2		2014
3	Draft law on the reform of local taxation	2014
4	Draft law on local government property	2014
5	Draft law on civil protection	2013
6	Draft law amending Law No. 02-82 relating to the duties of Mohtassib, Oumana and corporations	2014
7	Draft law amending Dahir No. 1-72-533 of 29 Safar 1393 (4 April 1973) concerning the special status of the auxiliary forces personnel	2014
8	Draft law amending Dahir No. 1-75-73 of 12 rebia II 1396 (Apr. 12, 1975) on the general organization of the Auxiliary Forces	2015
9	Draft law on the restructuring and reorganization of Hassan II Foundation for Social Works of the employees and officers of the Ministry of the Interior	2015

It should be noted that the Ministry of the Interior will present, in addition to the above bills and those mentioned in the first part, other draft laws particularly on elections within the timeframe set by the Government, as well as implementation provisions of the Fundamental Law on local authorities under Article 146 of the Constitution.

Ministry of Justice and Liberties(16 Bills)

Number	Nature and purpose of the draft law	Expected date
10	Draft Law amending and supplementing the Commercial Code	2014
11	Draft law amending and supplementing Law No. 53-95 establishing commercial courts	2014
12	Draft law No. 75.11 on the general rules applied to the centers of child protection and reintegration	2013
13	Draft Law No. 77.11 amending and supplementing Law No. 15.01 on the support (Kafala) of abandoned children	2013
14	Draft law amending the laws governing the legal costs in civil, commercial and administrative matters as well as legal costs in criminal matters	2013-2015
15	Draft law on the organization of forensics	2013
16	Draft law on business officers empowered to draft fixed-date deeds	2013
17	Draft law on civil procedure	2013-2014
18	Draft law on the Criminal Procedure	2013-2014
19	Draft law on the Criminal Code	2013-2014
20	Draft Law amending and supplementing the Criminal Code (provisions relating to the fight against terrorism)	2013
21	Draft law on the Supreme Court	2013-2014
22	Draft law on legal assistance and legal	2013-2014
23	Draft law concerning the adolaire certificate «Lafif»	2013-2014
24	Draft law on the National Observatory of crime	2013-2014
25	Bill amending and supplementing the Law on the organization of local courts and setting their jurisdiction	2013-2014
<p>It should be noted that other bills will be proposed later by the Ministry of Justice and Liberties in the light of the report of the Higher Authority inn charge of National Dialogue on the reform of the judiciary system.</p>		

Ministry of Awqaf and Islamic Affairs(1 projet)

Number	Nature and purpose of the draft law	Expected date
26	Draft law amending Dahir No. 1-84-150 of 6 Muharram 1405 (2 October 1984) relating to places of worship (regarding regulations for building mosques)	2013

Ministry of Economy and Finance(16 Draft laws)

Number	Nature and purpose of the draft law	Expected date
27	Draft law on credit institutions and similar bodies	2012-2013
28	Draft law on the reorganization of the Exchange Office	2012-2013
29	Draft law on foreign exchange	2012-2013
30	Draft law on the reorganization of the Moroccan Pension Fund	2012-2013
31	Draft law establishing coverage of the consequences of catastrophic events amending and supplementing Law No. 17-99 Insurance Code	2012-2013
32	Draft law amending and supplementing certain provisions relating to pension schemes managed by the Moroccan Pension Fund, the National Social Security Fund and the law relating to collective retirement allowance (as part of reform of its pension coefficients on the basis of actuarial studies conducted by the Technical Committee of pension reform)	2013-2014
33	Draft law amending Law No. 17-99 Insurance Code	2013-2014
34	Draft law amending and supplementing Dahir on the collateral of public procurement	2012-2013
35	Draft law on the reform of financial supervision of the State enterprises and public institutions	2013
36	Draft law amending the Code of collection of public debts.	2014
37	Draft law on the private domain of the State	2014
38	Draft law amending Royal Decree of 2 March 1953 on the reorganization of the judicial agency of the kingdom.	2014
39	Draft law on the organization of the profession of authorized customs forwarder	2014
40	Draft law on the organization and supervision of the bond market	2014
41	Draft law establishing the supervisory authority of the insurance and welfare	2013
42		2013
To be added to these draft laws the money bills for the years to come		

Ministry of Housing, Planning and Urban Policy (12 Draft laws)

Number	Nature and purpose of the draft law	Expected date
43	Draft law amending law n ° 12-90 relating to urban planning	2013-2014
44	Draft law amending law n ° 25-90 relating to subdivisions, housing groups and parcelling	2013-2014
45	Draft law on housing cooperatives	2013-2014
46	Draft law amending Dahir establishing urban agencies	2013
47	Draft law amending Royal Decree of 9 Ramadan 1331 (August 12, 1913) forming Code of Obligations and Contracts (with respect to the sale of buildings under construction.	2012
48	Draft law on control and punishment of offenses relating to urban planning and building	2012-2013
49	Draft law on derelict houses	2012
50	Draft law amending law n ° 18-00 relating to the status of joint ownership scheme of buildings	2012
51	Draft law amending and supplementing Law No. 016-89 on exercising the profession of architecture and the setting up of the National Association of Architects	2012
52	Draft law establishing the National Agency for upgrading old houses and derelict houses	2012
53	Draft law on new towns	2012
54	Draft law relating to the building code	2013-2014

Ministry of Agriculture and Fisheries (7 Draft laws)

Number	Nature and purpose of the draft law	Expected date
55	Draft law on nomadic shepherds	2013
56	Draft law amending agricultural investment code (1969) (direct contribution of irrigation water users, taking into account their financial capacities)	2014
57	Draft law establishing measures relating to animal health and control and veterinary inspection	2012
58	Draft law on the control of health at the borders and within the country	2014
59	Draft law on the profession of agricultural adviser	2012
60	Draft law amending and supplementing Law No. 31-86 establishing the setting up of autonomous coordination and control of exports	2012
61	Draft law n° 15-12 on the prevention and the fight against illegal, unreported and unregulated fishing and amending and supplementing Dahir No. 1-73-255 of 27 Shawwal 1393 (23 November 1973) forming rules on Fisheries	2013

Ministry of National Education (4 Draft laws)

Number	Nature and purpose of the draft law	Expected date
62	Draft law amending and supplementing Law No. 73-00 establishing and organizing Mohammed VI Foundation for the promotion of social welfare of the education and training sectors	2012
63	Draft Law amending and supplementing the status of private school education	2013
64	Draft law amending Law No. 07-00 creating the regional academies for education and training (AREF)	2013
65	Draft law relating to fraud in school exams	2014

Ministry of Higher Education, scientific Research and Training of Executives (5 Draft laws)

Number	Nature and purpose of the draft law	Expected date
66	Draft law amending Law No. 01-00 on the organization of higher education	2013
67	Draft law on the National Assessment Agency for Higher Education and Scientific Research.	2012
68	Draft law on the National Agency for the development of medicinal and aromatic plants	2012
69	Draft law amending Dahir No. 1-75-398 of 10 Shawwal 1395 (16 October 1975) establishing universities	2013
70	Draft law establishing a multi- technical pole bringing together the engineers training schools	2013

Ministry of Youth and Sports (2 Draft laws)

Number	Nature and purpose of the draft law	Expected date
71	Draft law on fighting doping	2013
72	Draft law establishing the foundation of social welfare the staff of the Ministry of Youth and Sports	2012

Ministry of Equipment and Transport(18 Draft laws)

Number	Nature and purpose of the draft law	Expected date
73	Draft law amending Law No. 17-86 on the Hassania School of Public Works	2013
74	Draft law on the organization and operations of quarries	2012-2013
75	Draft law No. 37.09 on the Code of Civil Aviation	2012-2013
76	Draft law n° 09.10 on the illegal dumping of pollutants at sea	2013
77	Draft law on the safety of ships and seafarers	2013
78	Draft law on port reception facilities for ship waste	2013
79	Draft law on boating	2013
80	Draft law on the profession of shipping agents and freight forwarders	2014
81	Draft law on non equipped, seized and abandoned vessels and unclaimed objects in the ports	2015
82	Draft law amending and supplementing Law No. 25-02 relating to the establishment of the National Society of Transportation and Logistics	2013
83	Draft law amending and supplementing Dahir No. 1-63-260 of 24 Jumada II 1383 (12 November 1963) relating to transport by motor vehicles on the road (Reform of public transport sector of people on the road)	2012-2013
84	Draft law amending some provisions of Law No. 52-05 concerning traffic	2012-2013
85	Draft law amending and supplementing Dahir of 24 Safar 1337 (30 November 1918) relating to the temporary occupation of the public domain	2013
86	Draft law amending and supplementing Dahir 7 Sha'ban 1332 (1 July 1914) on public domain	2015
87	Draft law amending and supplementing Law No. 52-03 on the organization, management and operation of the national rail way network	2014
88	Draft law amending and supplementing Dahir of 23 Sha'ban 1356 (29 October 1937) establishing easements of visibility	2015
89	Draft law amending law n° 12-90 on urban development (in relation to the road network and the contribution of the owners of companies of construction of roads).	2015
90	Draft law on the foundation for social welfare for the staff of the Ministry of Equipment and Transport	2013

Ministry of Health (24 Draft laws)

Number	Nature and purpose of the draft law	Expected date
91	Draft law amending the law on university hospitals	2012
92	Draft law amending the law on the donation, removal and transplantation of human organs and tissues	2012-2013
93	Draft law amending the law on the prohibition of smoking in certain public places	2014
94	Draft law amending law n ° 10-94 relating to the practice of medicine	2013-2014
95	Draft Law amending the Law on the National Association of dentists	2013-2014
96	Draft law amending legislation to the National Association of Pharmacists	2014-2015
97	Draft law on amending the Dahir Poisons	2015-2016
98	Draft Law amending and supplementing the code of mediation and pharmacy (creation of numerus clausus law-substitution of prescription)	2014
99	Draft law amending Law No. 65-00 on the code of the basic medical coverage (extension for professionals)	2013-2014
100	Draft law on incentives for investment in health	2014
101	Draft law on the system of authorization for the setting up of high-tech facilities and heavy biomedical equipment	2013
102	Draft law relating to medical transportation	2013-2014
103	Draft law on perinatal period	2013
104	Draft law on patients safety and their right to information about their health	2014
105	Draft law on the protection of persons participating in biomedical research	2012-2013
106	Draft law on medically assisted procreation	2012-2013
107	Draft law on genetic analyzes and analyzes of personal identification by DNA	2013
108	Draft law on the protection of persons with mental disorders	2014-2015
109	Draft law on exercising professions	2013
110	Draft law on public health, monitoring and safety and establishing the National Agency of Public Health	2014-2015
111	Draft law establishing the National Agency for health safety of drugs and health products	2013-2014
112	Draft law on pathogens	2013-2014
113	Draft law on the procedure for the accreditation process of health facilities and the setting up of the National Evaluation and Accreditation Committee	2013-2014
114	Draft law on regional hospital groups	2013-2014

Ministry of Communication (13 Draft laws)		
Number	Nature and purpose of the draft law	Expected date
115	Draft law amending the Code of the press and publishing	2012-2013
116	Draft law amending law n ° 21-94 relating to the Status of Professional Journalists	2012-2013
117	Draft law establishing the National Council of the press	2012-2013
118	Draft law on opinion polls	2015
119	Draft law on the press and electronic publishing	2013
120	Draft law on the reorganization of the Moroccan Office of copyright and neighboring rights	2013
121	Draft law amending law n ° 20-99 relating to the organization of the film industry (film industry)	2015
122	Draft law amending law n ° 17-94 relating to the production, editing, importing, distribution, reproduction and use of video recordings for private use by the public	2015
123	Draft Law amending and supplementing the Law on copyright and neighboring rights	2013-2014
124	Draft law on advertising	2013
125	Draft law on the reorganization of the Maghreb Arab Press Agency	2015
126	Draft law amending Royal Decree on the reorganization of the Moroccan Cinematographic Centre	2015
127	Draft law establishing the Higher Academy of Communication (in the case of the creation of a public institution)	2014

Ministry of Energy, Mines, Water and Environment (14 draft laws)

Number	Nature and purpose of the draft law	Expected date
128	Draft law on electrical code	2014
129	Draft law on nuclear and radiological safety and security and the setting up of the monitoring agency	2012-2013
130	Draft law on natural gas	2013
131	Draft law on mines	2013
132	Draft law amending the Dahir n ° 1-60-007 dated 5 Rajab 1380 (24 December 1960) on the status of mining personnel	2013
133	Draft law on pressure gear by gas or steam	2015
134	Draft law amending and supplementing Dahir No. 1-72-255 of 18 Muharram 1393 (22 February 1973) on the import, export, refining, recovery in refinery and filling stations, storage and distribution of hydrocarbons	2013
135	Draft law on explosives for civil use, fireworks and all materials containing explosive material	2014
136	Draft law amending and supplementing Law No. 10-95 on water	2015
137	Draft law on dam safety	2014
138	Draft law on environmental protection of soil	2013
139	Draft law on the Higher mining school in Rabat	2012
140		2012
141	Draft framework law on national charter of the environment and sustainable development	2012

Ministry of Labor and Vocational Training (12 Draft laws)

Number	Nature and purpose of the draft law	Expected date
142	Draft law amending and supplementing Law No. 51-99 establishing the National Agency for Promotion of Employment and Skills	2013
143	Draft law establishing compensation for loss of employment	2014
144	Draft law amending Dahir No. 1-72-184 of 15 Jumada II 1392 (27 July 1972) on the social security system	2012
145	Draft law amending and supplementing Law No. 65-00 on the code of basic medical coverage	2012
146	Draft law amending and supplementing Dahir No. 1-72-183 of 28 Rabia II 1394 (21 May 1974) Establishing the Office of Vocational Training and Labor Promotion	2013
147	Draft law defining the relationship between employers and employees and working conditions in purely traditional sectors	2012-2013
148	Draft law on in-service training.	2013
149	Draft law on health and safety at work in the private sector	2012-2013
150	Draft law on the establishment and organization of social work in the private sector	2012
151	Draft law on the conditions of employment and domestic workers	2012
152	Draft law amending Law No. 13-00 on the status of private vocational training	2013
153	Draft law on the organization of basic vocational training in the workplace	2013-2014

Ministry of Industry, Trade and New Technologies (19 Draft laws)

Number	Nature and purpose of the draft law	Expected date
154	Draft law amending law n ° 53-00 of the forming charter for SMEs	2013
155	Draft law on self-business «start-up»	2013
156	Draft law amending law n ° 19-94 relating to export processing zones	2013
157	Draft law establishing the technical and sanitary requirements to wholesale markets	2014
158	Draft Law amending and supplementing the Commercial Code with respect to certain business activities and establishing the agency responsible for the development of commercial sector	2013
159	Draft law on the domiciliation of companies	2013
160	Draft law amending law n ° 13-97 relating to economic interest groups	2013
161	Draft law on the control of exports, imports, transportation, brokering and transit of dual-use goods and related services.	2014
162	Draft law amending Law No. 13-89 relating to external trade (implementation of legal and regulatory mechanisms to support the industry organization of international fairs and integration of the term «international fair» in the law on foreign trade)	2015
163	Draft law amending Dahir governing the Office de Foire de Casablanca.	2012-2013
164	Draft law amending Dahir No. 1-76-385 of 25 hija 1396 (17 December 1976) on the Moroccan Centre for Export Promotion	2013
165	Draft law amending and supplementing Law No. 17-97 relating to the protection of industrial and commercial property	2013
166	Draft law on «digital code»	2013
167	Draft law on the transformation of the National Council of foreign trade corporation into public body (Foreign Trade Observatory)	2012-2013
168	Draft law supplementing Law No. 17-95 relating to corporations	2012
169	Draft law amending the Commercial Code (electronic registration in the commercial register)	2012-2013
170	Draft law amending Law No. 24-96 on the post and telecommunications (telecom sector)	2013
171	Draft law on the postal activities	2014
172	Draft law on the organization of the National Agency for Telecommunications Regulation	2014

Ministry of Tourism (5 Draft laws)

Number	Nature and purpose of the draft law	Expected date
173	Draft law amending Royal Decree on the Moroccan National Office of Tourism	2013
174	Draft law on the reorganization of the Moroccan Company for tourism engineering (SMIT)	2012-2013
175	Draft law amending and supplementing Law No. 31-96 on the status of travel agencies	2013
176	Draft law amending and supplementing Law No. 61-00 on the status of tourist institutions (classification of tourism facilities)	2012-2013
177	Draft law establishing tourism development agencies	2013

Ministry of Solidarity, Women, Family and Social Development (4 Draft laws)

Number	Nature and purpose of the draft law	Expected date
178	Draft Law amending and supplementing the Criminal Code regarding combating violence against women	2013
179	Draft law to strengthen the rights of persons with Disabilities	2013
180	Draft law amending Law No. 14-05 on the conditions of opening and management of social welfare institutions	2013
181	Draft law on social workers	2014

Ministry of culture (5 Draft laws)

Number	Nature and purpose of the draft law	Expected date
182	Draft law on the protection of cultural and natural heritage	2012-2013
183	Draft law amending Law No. 22-80 concerning the conservation of historic monuments and sites, engraved inscriptions, art masterpieces and antiques	2012-2013
184	Draft law on the system of living treasures	2012-2013
185	Draft law on the reorganization of Mohammed V National Theatre	2012-2013
186	Draft law amending and supplementing Law No. 71-99 on the status of the artist	2012

Ministry of Handicrafts (3 Draft laws)

Number	Nature and purpose of the draft law	Expected date
187	Draft law on the organization of the exercise of crafts activities	2012-2013
188	Draft law on distinctive signs of origin and quality handicraft products	2012-2013
189	Draft law on the integration of traditional building arts in public facilities and buildings	2012

Ministry in charge of Relations with the Parliament and Civil Society (3 Draft laws)

Number	Nature and purpose of the draft law	Expected date
190	Draft law on foundations	2012
191	Draft law for the employees in the area of civil volunteering	2012-2013
192	Draft law amending and supplementing Law No. 004-71 of 21 Sha'ban 1391 (12 October 1971) relating to appeals to public generosity	2014

Ministry Delegate to the Head of Government, in charge of General Affairs and Governance (3 Draft laws)

Number	Nature and purpose of the draft law	Expected date
193	Draft law amending and supplementing Law No. 06-99 on freedom of prices and competition	2013
194	Draft law on fair trade	2013
195	Draft law on social economy	2013

Ministry Delegate to the Head of Government, in charge of Public Service and Modernization of the Administration (5 Draft laws)

Number	Nature and purpose of the draft law	Expected date
196	Draft law amending the general status of public service	2013
197	Draft law on the organization of social welfare associations of public administration	2013
198	Draft law on occupational accidents, occupational diseases and disability pension	2013
199	Draft law on safety and health at work, occupational medicine and occupational risk prevention in the public sector	2013
200	Draft law to amalgamate the Higher Institute of Administration with the National School of Administration	2013

High Commission for Water and Forests and the fight against Desertification (3 Draft laws)

Number	Nature and purpose of the draft law	Expected date
201	Draft law on fisheries in inland waters	2012
202	Draft law on social welfare of the staff of the Department of Water Affairs and Forestry	2012-2013
203	Draft law amending and supplementing Dahir of 20 Hija 1335 (10 October 1917) on the conservation and exploitation of forests	2013

Second

**Table of the overall draft laws
proposed**

Table of the overall draft laws proposed: 243

Number	Ministry	Number of laws
1	Ministry of the Interior	12
2	Ministry of Justice and Liberties	27
3	Ministry of Awqaf and Islamic Affairs	1
4	General Secretariat of the Government	1
5	Ministry of Economy and Finance	20
6	Ministry of Housing, Planning and urban policy	12
7	Ministry of Agriculture and Fisheries	7
8	Ministry of National Education	4
9	Ministry of Higher Education, Scientific Research and Executive Training	5
10	Ministry of Youth and Sports	2
11	Ministry of Equipment and Transport	18
12	Ministry of Health	24
13	Ministry of Communication	15
14	Ministry of Energy, Mines, Water and Environment	14
15	Ministry of Employment and Vocational Training	14
16	Ministry of Industry, Trade and New Technologies	19
17	Ministry of Tourism	5
18	Ministry of Solidarity, Women, Family and Social Development	6
19	Ministry of Culture	6
20	Ministry of Handicrafts	3
21	Ministry of Relations with Parliament and civil society	6
22	Ministry Delegate to the Head of Government, in charge of Moroccans Living Abroad	1
23	Ministry Delegate to the Head of Government, in charge of General Affairs and Governance	7
24	Ministry Delegate to the Head of Government, in charge of Public Service and Modernization of Administration	7
25	High Commission for Water and Forests and the fight against Desertification	3
26	Ministries appointed by the Head of Government	4

Appendices

Appendix 1

List of draft laws approved by the government up to December 31 2012 during the current legislature

The number of draft laws approved by the Government during the period from 5 January to 31 December 2012 and included in the temporary legislative record 100 draft laws as follows:

A-67 Texts tabled in Parliament:

- 1-Draft Law No. 08-12 on the National Medical Association;
- 2-Draft law No. 06-12 approving the statutes of the International Renewable Energies Agency (IRENA) signed on 26 January 2009 in Bonn;
- 3-Draft law No. 11-12 approving the Strasbourg Agreement Concerning the International Patent Classification, March 24, 1971;
- 4-Draft law No. 10-12 approving the Geneva Act for HAGUE Agreement Concerning the International Registration of Industrial Designs, signed on 2 July 1999;
- 5-Draft law n ° 38-12 on the status of chambers of commerce, industry and services;
- 6-Draft Law No. 39.12 on organic production of agricultural and aquatic products
- 7-Draft law n ° 18-12 relating to compensation of occupational accidents;
- 8 - Draft law No. 57-12 amending and supplementing Dahir's (12 August 1913) on land registration;
- 9 - Draft law No. 41-12 amending and supplementing Law No. 18-97 relating to microcredit;
- 10 - Draft law n ° 45-12 relating to securities lending;
- 11 - Draft law n ° 44-12 relating to the public offering and the information required for legal persons and agencies using public funds;
- 12 - Draft law No. 16-12 approving the Convention No. 187 on the Promotional Framework for Occupational Safety and Health Convention, 2006, adopted in Geneva on 15 June 2006 at 98th session of the General Conference 'International Labour Organization;
- 13 - Draft law No. 26-12 approving the Arab convention for the fight against money laundering and the financing of terrorism, signed on 21 December 2010;

- 14 - Draft law No. 25-12 approving the agreement conferring the status of international organization upon the International Anti-Corruption Academy, done in Vienna on 2 September 2010;
- 15 - Draft law No. 58-12 establishing the National Office for Agricultural Council;
- 16 - Draft law No. 60-12 establishing and organizing the foundation for the promotion of social work for the staff of the Ministry of Agriculture and Fisheries, Department of Agriculture-;
- 17 -Draft-law No. 34-12 approving the Agreement between the Government of Morocco and the Swiss Federal Council on the scheduled air transport, signed on 23 June 2011 in Rabat.;
- 18 - Draft law No. 33-12 approving the amendment to the Convention on the Physical Protection of Nuclear Material, done in Vienna on 8 July 2005;
- 19 - Draft law No. 31-12 approving the Agreement on Air Services between the Government of Morocco and the Government of the Islamic Republic of Mauritania, done in Rabat on 25 May 2011;
- 20 - Draft law No. 32-12 approving the Vienna Agreement Establishing an International Classification of the Figurative Elements of Marks, done in Vienna on 12 June 1973 and amended on 1 October 1985;
- 21 - Draft law No. 73-12 approving the amended agreement for Arab cooperation in the organization and simplification of relief operations, done in Cairo on 9 September 2009;
- 22 - Draft law No. 83-12 supplementing Law No. 37-80 relating to hospitals;
- 23 - Draft law No. 47-12 approving Convention No. 102 concerning Minimum Standards of Social Security, adopted in Geneva on 28 June 1952 at the 35th session of the General Conference of the International Labour Organization;
- 24 - Draft law No. 52-12 approving the Agreement between the Government of the Kingdom of Morocco and the Government of the Republic of Peru on the protection and restitution of cultural property stolen or illegally transferred, done in Lima is July 5 , 2011;
- 25 - Draft law No. 13-12 adopting the Nagoya Protocol on Access to Genetic Resources and the Fair and Equitable Sharing of Benefits Arising from their Utilization relating to the Convention on Biological Diversity, done in Nagoya, Japan, October 29, 2010;
- 26 - Draft law No. 21-12 approving Convention No. 141 concerning rural workers' organizations and their role in economic and social development, adopted in Geneva on 23 June 1975 by the International Labor Conference at its sixtieth session ;
- 27 - Draft law No. 29-12 approving the protocol cycle of São Paulo appended to the Agreement on the Global System of Trade Preferences among developing countries, signed in Foz do Iguaçu (Brazil), 15 December 2010;

- 28 - Draft law No. 17-12 approving the Statutes of the Supreme Council of the Forum “DAKHIRA EL ARABIA” done in Cairo September 16, 2010;
- 29 - Draft law No. 55-12 approving the Agreement on Air Services, done in Rabat on 29 February 2012, between the Government of the Kingdom of Morocco and the Government of the Republic of Gambia, and its Appendix;
- 30 - Draft law No. 48-12 approving Singapore Treaty on the Law of Trademarks, done in Singapore on 27 March 2006;
- 31 - Draft law No. 49-12 approving Locarno Agreement establishing an International Classification for Industrial Designs, done in Locarno on October 8, 1968 as amended on 28 September 1979 and its Annex;
- 32 - Draft law No. 12-12 approving the 2004 International Convention for the Control and Management of Ballast Water and Sediments, done in London on 13 February 2004;
- 33 - Draft law n ° 43-12 relating to the Moroccan Authority of capital market;
- 34 - Draft law n ° 42-12 on the futures market of financial instruments;
- 35 -Draft law No. 50-12 approving the 1989 International Convention on assistance done in London on 28 April 1989;
- 36 -Draft law No. 30-12 approving the Agreement on Air Services between the Government of Morocco and the Government of the Republic of Liberia, done in Monrovia April 20, 2011;
- 37-Draft law No. 54.12 approving the 1996 Protocol to the 1972 Convention on the Prevention of Marine Pollution by Dumping of Wastes and other materials, and all three annexes, done in London on November 7 1996;
- 38-Draft law No. 63.12 approving the agreement and the implementation protocol done in Ankara on 19 March 2012 between the Government of Morocco and the Government of the Republic of Turkey relating to road transport of passengers and goods ;
- 39-Draft Law No. 84.12 on medical devices;
- 40-Draft Law No. 93.12 amending and supplementing Law No. 24.96 on the post and telecommunications;
- 41-Draft Law No. 92.12 amending Article 34 of the Dahir of 12 Rabi II 1341 (2 December 1922) issuing regulations on the import, trade, possession and use of poisonous substances;
- 42-100.12 Draft law No. amending Article 515 of the Code of Civil Procedure;
- 43-Draft law No. 69.12 approving the agreement on judicial cooperation in civil and commercial matters done in Baku on 14 March 2011, between the Kingdom of Morocco and the Republic of Azerbaijan;
- 44-Draft law No. 74.12 approving the Arab Convention on the Transfer of inmates in prisons and rehabilitation in the context of the execution of judgments of conviction, done in Cairo on 21 December 2010;

- 45-Draft law No. 71-12 approving the extradition treaty, done in Baku on March 14, 2011 between the Kingdom of Morocco and the Republic of Azerbaijan;
- 46-Draft law No. 59.12 approving the Optional Protocol to the Convention on the Rights of the Child establishing a procedure for presentation of communications, done in New York on 19 December 2011;
- 47 - Draft law No. 70-12 approving the agreement on judicial cooperation in criminal matters, done in Baku on March 14, 2011 between the Kingdom of Morocco and the Republic of Azerbaijan;
- 48 -Draft-law No. 76.12 approving the Arab Convention for the fight against transnational organized crime, done in Cairo on 21 December 2010;
- 49-Draft law No. 53.12 approving the Arab Convention for Cooperation on the use of atomic energy for peaceful purposes, establishing the Arab Agency for Atomic Energy, done in Alexandria on 11 September 1964 and amended on March 26, 1982;
- 50-Draft law No. 51.12 approving the Protocol of 1988 relating to the International Convention for the Safety of Life at Sea, done in London on 11 November 1988;
- 51-Draft law No. 75.12 approving the Arab convention for the fight against crimes related to information technology and communication (ICT), done in Cairo on 21 December 2010;
- 52-Draft law No. 77.12 approving the Framework Agreement for cooperation in the economic field, done in Rabat September 28, 2010 between the Kingdom of Morocco and the Government of the Republic of Bulgaria;
- 53 - Draft law No. 120-12 for the cancellation of surcharges, fines, penalties and collection costs related to taxes, fees, levies and charges applicable to municipalities, prefectures and provinces, and regions;
- 54 - Draft law No. 82-12 establishing and organizing the foundation of social welfare for the benefit of the staff of the Ministry of Finance;
- 55-Draft Law No. 85.12 amending and supplementing Dahir No. 1-59-301 of 24 Rabi II 1379 (27 October 1959) establishing a National Pension and Insurance Fund;
- 56-Draft Law No. 56.12 on the prevention and the protection of individuals against the dangers of dogs;
- 57 - Draft law No. 119-12 amending and supplementing Law No. 33-06 relating to securitization and law n ° 24-01 relating to repurchase agreements.
- 58 - Draft law No. 124-12 approving the Optional Protocol to the Convention against Torture and Other Punishments or Cruel, Inhuman or Degrading Treatment adopted in New York on 18 December 2002 by the UN General Assembly;

- 59 - Draft law No. 125-12 approving the Optional Protocol to the Convention on the fight against all forms of Discrimination against Women, adopted in New York October 6, 1999 by the General Assembly of the United Nations ;
- 60 - Draft law No. 126-12 approving the Optional Protocol to the International Covenant on Civil and Political Rights, done in New York on 16 December 1966;
- 61 - Draft law No. 64-12 establishing the supervisory authority of insurance and welfare;
- 62 - Draft law 138-12 amending and supplementing Law No. 46-02 on the regime of raw and manufactured tobacco;
- 63 - Draft law No. 112-12 on cooperatives;
- 64 - Draft law n ° 89-12 relating to the Ecole Nationale Supérieure des Mines in Rabat;
- 65 - Draft law By-law No. 139-12 for fiscal year 2010;
- 66 - Draft law n ° 67-12 on the organization of contractual relationships between lessors and lessees of premises used for residential or professional use;
- 67 - Draft law n ° 65-12 supplementing Law No. 016-89 on exercising the profession of architecture and the setting up of the National Association of Architects;

B-18 Draft laws approved by the Parliament, promulgated and published in the Official Gazette:

- 1-Dahir No. 1-12-10 of 24 Jumada II 1433 (16 May 2012) promulgating money bills No. 22-12 for fiscal year 2012;
- 2 - Dahir No. 1-12-14 of 27 Sha'ban 1433 (17 July 2012) promulgating Law No. 03-12 relating to agriculture and fisheries interprofessions;
- 3-Dahir No. 1-12-15 of 27 Sha'ban 1433 (17 July 2012) promulgating Law No. 04-12 on agricultural aggregation
- 4-Dahir No. 1-12-16 of 27 Sha'ban 1433 (17 July 2012) promulgating Law No. 40-12 amending Law No. 17-86 on the Hassania School of Public Works;
- 5-Dahir No. 1-12-20 of 27 Sha'ban 1433 (17 July 2012) promulgating the Fundamental Law No. 02-12 relating to the appointment to senior positions in accordance with the provisions of Articles 49 and 92 of the Constitution;
- 6-Dahir No. 1-12-21 of 13 Ramadan 1433 (August 2, 2012) promulgating Law No. 09-12 amending and supplementing Law No. 42-10 on the organization of local courts and establishing their jurisdiction;
- 7-Dahir No. 1-12-21 of 13 Ramadan 1433 (August 2, 2012) promulgating Law No. 12.14 amending and supplementing Articles 50 and 375 of the Code of Civil Procedure;

- 8-Dahir No. 1-12-23 of 13 Ramadan 1433 (August 2, 2012) promulgating Law No. 20-12 approving the International Convention for the Protection of All Persons against Enforced Disappearance, adopted by the General Assembly of the United Nations (20 December 2006) in New York;
- 9-Dahir No. 1-12-24 of 13 Ramadan 1433 (August 2, 2012) promulgating Law No. 28-12 approving the Agreement done in Brussels on 13 December 2010 in the form of exchange of Letters between the Kingdom of Morocco and the European Union concerning reciprocal liberalization measures on agricultural products, processed agricultural products, fish and fishery products, in replacement of Protocols Nos. 1, 2 and 3 their annexes and amendments to the Euro-Mediterranean Agreement establishing partnership between the Kingdom of Morocco on the one hand, and the European Communities and their Member States, of the other part;
- 10-Dahir No. 1-12-25 of 13 Ramadan 1433 (August 2, 2012) promulgating Law No. 23-12 amending Law No. 28-00 relating to waste management and disposal;
- 11-Dahir No. 1-12-33 of 16 Shawwal 1433 (September 4, 2012) promulgating Law No. 01-12 relating to fundamental guarantees granted to members of the Royal Armed Forces;
- 12-Dahir No. 1-12-34 of 16 Shawwal 1433 (September 4, 2012) promulgating Law No. 05-12 regulating the profession of tourist guide;
- 13-Dahir No. 1-12-35 of 16 Shawwal 1433 (September 4, 2012) promulgating Law No. 27-12 Ratifying Decree Law No. 2-12-88 of 22 Rabi II 1433 (15 March 2012) made for the purposes of Article 98 of the Fundamental Law No. 28-11 in the House of Councillors;
- 14-Dahir No. 1-12-36 of 16 Shawwal 1433 (September 4, 2012) promulgating Law No. 35-12 Ratifying Decree Law No. 2-12-72 of 14 Rabi II 1433 (March 7 2012) on the extension of the suspension of import duty applicable to common wheat and durum wheat;
- 15-Dahir No. 1-12-37 of 16 Shawwal 1433 (September 4, 2012) promulgating Law No. 36-12 Ratifying Decree Law No. 2-12-125 of 22 Rabi II 1433 (15 March 2012) concerning the suspension of the collection of import duty applicable to barley;
- 16-Dahir No. 1-12-38 of 16 Shawwal 1433 (September 4, 2012) promulgating Law No. 07-12 approving the Agreement on air services done in Rabat on (26 September 2011) between the Government of Morocco and the Government of the Republic of Guinea-Bissau and the Appendix on the route schedule;
- 17 - Dahir No. 1-12-52 of 25 mouharrem 1434 (10 December 2012) promulgating the Law Regulation No. 37.12 for the year 2009;
- 18-Dahir No. 1-12-57 of 14 Safar 1434 (December 28, 2012) promulgating Money Bill No. 115-12 for fiscal year 2013.

C-15 draft laws approved by the Government and to be submitted shortly to Parliament after completion of some procedures:

- 1-Draft law No. 91-12 amending and supplementing Dahir No. 1-77-216 creating a collective retirement allowance;
- 2-Draft law No. 109-12 on the code of mutual insurance system;
- 3-Draft law No. 134-12 repealing and replacing Article 503 of Law No. 15-95 Commercial Code;
- 4-Draft Framework Law No. 99-12 concerning the charter for the environment and sustainable development;
- 5-Draft law No. 61-12 amending and supplementing Law No. 31-86 establishing the independent institution for coordination and control of exports;
- 6-Draft law No. 143-12 amending Article 44 of Law No. 65-00 on the code of basic medical coverage;
- 7-Draft law n ° 86-12 relating to contracts of public-private partnership,
- 8-Draft law No. 148-12 approving the Convention of the Council of Europe for the Protection of Children against Sexual Exploitation and Sexual Abuse, done in Lanzarote on 25 October 2007;
- 9-Draft law No. 147-12 approving the Convention on personal relations concerning children, done on 15 May 2003 in Strasbourg;
- 10 Draft-law No. 146-12 approving the Convention on exercising Children's Rights, signed 25 January 1996 in Strasbourg;
- 11- Draft law No. 140-12 approving the Agreement concerning international road transport of passengers and goods and Protocol thereunder, done in Rabat on October 3, 2012, between the Government of Morocco and the Government of Spain;
- 12 - Draft law No. 141-12 approving the Strategic Partnership Agreement for Development and Cooperation in the areas of culture, education and sports, done in Rabat on October 3, 2012, between the Kingdom of Morocco and Spain ;
- 13 - Draft law No. 137-12 approving the Convention, done in Ouagadougou on 18 May 2012, between the Government of Morocco and the Government of Burkina Faso for the avoidance of double taxation and prevention of tax evasion with respect to taxes on income.;
- 14-Draft-law No. 136-12 approving the Convention on Cybercrime, done in Budapest, November 23, 2001 and the Protocol to that Convention, done in Strasbourg on 28 January 2003;
- 15 - Draft law No. 129-12 approving the agreement done in Yaoundé, September 7, 2012, between the Government of Morocco and the Government of the Republic of Cameroon for the avoidance of double taxation and prevention of tax evasion with respect to taxes on income.

Appendix n° 2

Circular of the Head of Government n° 1/2012

Dated February 16 2012 relating to the implementation of the government program (in the section pertaining to the legislative plan)

Kingdom of Morocco

Head of Government

1/2012



Rabat,

23 rabii I 1433

(February 16 2012)

To

The Minister of State,

Ministers, the High Commissioners, the Delegate General and Ministerial Delegate.

Subject: Implementation of the government program.

Further to its appointment by His Majesty the King, the Government was approved by Parliament on the basis of an ambitious program that paves the way for its endeavors over the next five years. This program encompasses in particular its commitment to the implementation of the provisions of the Constitution and the measures thereof at the legislative and institutional levels to address priorities and meet the essential and urgent expectations of the Moroccan people. Pursuant to this contract, the Government is aware of the scope of its responsibility to meet these commitments and turn them into practical initiatives with concrete and positive effects on the day-to-day life of the citizens and, by extension, on the economic and social players.

Starting from the cornerstones of the government actions, namely the integrated and complementary action and the participatory approach linking responsibility to accountability, and cognizant of the fact that the gravitational center of a successful implementation of this program lies in good governance, it therefore follows that the execution of this program requires a rigorous application of good governance throughout the stages of the establishment and monitoring of public policies, while using dialogue, coordination and search of convergence to achieve the desired objectives.

To this end, I would like you to send me the sector-related action plans conducive to the implementation of the government program commitments in your ministry or department or shared with other departments, in coordination with the stakeholders, including the institutions under your department. Please,

submit the detailed measures to be implemented together with data, objectives and measurable indicators and deadlines for their implementation as much as possible.

I therefore ask you to provide the following documents:

- A document containing the sector-related action plan: to send me within 30 days. It should lay down in detail the government program in your department as part of the above-mentioned approach, stating the detailed measures, targets and measurable indicators and time frames for completion;
- A document pointing out the measures to improve the governance to send me within 30 days. It should indicate what you are suggesting in terms of measures and reforms conducive to improving the system of governance at the departmental level, fostering sound governance, and linking responsibility to accountability as the key to efficiency of different public and sector policies.
- A document of emergency measures: to be submitted within the next 15 days. It lays down the measures and reforms you shall carry out in the short term in terms of implementing the sector-related policy and improving the system of governance at the department level.

So as to speed up the implementation of fundamental and ordinary laws pursuant to the Constitution, to enable the necessary legislative reforms, to support the implementation of the government program, to modernize our economy and improve the business climate, and as part of the preparation of the plan of legislative reform undertaken by the government program, I urge you to send to the Head of Government, within 30 days, your legislative and regulatory plan containing the list of draft laws relating to the implementation of the Constitution and the table of draft laws and regulations that you wish to submit to the approval process, they may include draft laws already prepared or being prepared. Please indicate the dates for their submission and schedule distribution during the current legislature.

Finally, I urge all government and public institutions to mobilize and cooperate with the institution of the Head of Government to ensure effective implementation of the government program pursuant to the above plans with a view to integrating and coordinating public policies and ensuring their homogeneity and convergence.

Head of Government.
Abdel-Ilah Benkiran

