

supply;

- development, acceptance and realization of the state, target program in sphere of an effective using, protection of water resources and development of systems of drinking water supply;
- regulation of the legal relations in the field of drinking water supply by acceptance of the appropriate laws and other normative legal acts;
- regulation of payment of services on water supply depending on conditions and methods of drinking water supply;
- realization of common scientifically - technical politics, formation of common normative and ì àò óí èí àè÷âñèí é base, development, adopting and implementation of sanitary and hygienic norms and rules establishing criterion of safety and harmlessness of drinking water and sources of drinking water supply, and also sanitary - hygienic and epidemiological requirements to systems of drinking water supply, materials, reagents, equipment and devices used on the field of drinking water supply;
- development and statement target interstate and state program on development of drinking water supply, protection and restoration of sources of drinking water supply, improvement of quality of drinking water;
- organization, financing and coordination of scientific researches in the field of drinking water supply, manufacture of materials and reagents for drinking water supply;
- allocation of budget and other funds for restoration of systems of drinking water supply in local ityes, where owing to extreme situations there were difficulties with providing of the population by drinking water;
- interbranch coordination of activity connected to drinking water supply, reserve of the equipment, materials and reagents for systems of drinking water supply;
- regulation of questions chargeable water using, formation of target politic, definition of priorities and privileges in the field of drinking water supply;
- establishment about licensing and certification in the field of drinking water supply;
- establishment about protection of sources and systems of drinking water supply, realization sanitary - epidemiological control of performance of the requirements at designing, construction and operation of systems of drinking water supply, behind quality of drinking water in systems of drinking water supply, realization of necessary measures under the prevention and liquidation of pollution of sources of drinking water supply in zones of sanitary protection.
- international cooperation on problems of drinking water supply.

Realization of tasks in the field of drinking water supply referred to conducting of bodies of state authority of the Republic of Tajikistan, is carried out by them directly or is assigned to the specially authorized bodies on use and protection of water fund, protection of an environment, sanitary - epidemiological supervision and other according to the legislation of the Republic of Tajikistan.

Article 7. Power of bodies of state authority on places in sphere of drinking water supply.

The powers of bodies of state authority on places in sphere of drinking water supply are carried out according to the Water code of the Republic of Tajikistan.

Chapter 2. Household and economic bases of drinking water supply.

Article 8. Ownership on systems of drinking water supply.

The systems of drinking water supply can be in a state ownership, and also in the property of the legal persons. The transition of the property right to the centralized and not centralized systems of drinking water supply which is taking place in a state ownership, or legal persons is supposed provided that such transition or change will not break a mode of functioning of these systems and drinking water supply of the consumers.

The list of systems of drinking water supply as especially important strategic objects of life-support, which should be only in a state ownership, is defined accordingly by government, or bodies of local authority together with bodies sanitary - epidemiological supervision specially authorized state bodies on regulation of use both protection of waters and the privatization are not subject.

Article 9. Centralized systems of drinking water supply.

The centralized systems of drinking water supply are the basic objects in maintenance of a uninterrupted mode of submission of drinking water to the consumers and concern to the especially important strategic objects of life-support of cities and other settlements. The proprietors of the centralized systems of drinking water supply carry out operation of systems independently or on the basis of the contracts pass them in economic conducting or operative management to other legal persons. The coordinated operation of the centralized systems of drinking water supply which is taking place in the property, economic conducting or operative management of two and more legal persons, is carried out according to the present law in the order established by a body of the executive authority of the Republic of Tajikistan.

The requirements to a choice of a source of drinking water supply for the centralized systems are established according to sanitary and nature protection norms.

The legal persons who are carrying out operation of centralized systems, are obliged: to carry out all technological conditions for submission to the consumers of drinking water adequate the normative requirements on all parameters, to carry out industrial quality surveillance of drinking water, to provide a mode of uninterrupted submission of drinking water for satisfaction of household and drinking needs of the population and enterprises of a food-processing industry, to not suppose submission of drinking water for industrial needs of the enterprises, which technological processes do not require use of drinking water.

The requirement of the organizations which are carrying out operation of centralized systems of

drinking water supply of cities and other settlements, in the equipment, materials, reagents for producing of drinking water are included in the nomenclature of production for state needs.

Article 10. Not centralized, autonomous systems of water supply and system of drinking water supply on vehicles.

The not centralized and autonomous systems of drinking water supply are applied to maintenance by drinking water of the citizens and legal persons at absence of the centralized systems of water supply. The requirements to a choice of sources of drinking water supply for the not centralized and autonomous systems of drinking water supply are established by sanitary and nature protection rules.

The proprietors of the not centralized systems of water supply or persons maintaining them, are obliged to support systems in a condition ensuring producing of drinking water according to the normative requirements, and also to carry out quality surveillance of drinking water and in time to inform the consumers on results of the control.

The proprietors of autonomous systems of drinking water supply or persons maintaining them, should independently solve questions of maintenance of serviceability of systems and quality surveillance of water.

The systems of drinking water supply on passenger vehicles are the integral part of them. Serviceability of systems of drinking water supply on vehicles and control of conformity of quality of drinking water to the normative requirements in these systems are obliged to provide the proprietors of vehicles.

Article 11. State maintenance of development drinking water supply.

The development of drinking water supply is provided with realization of the state and regional programs of drinking water supply of the population. The drinking water supply is subject to obligatory inclusion in planning social and economical development of territory. Designing, construction and reconstruction of systems of drinking water supply are carried out according to settlement parameters of the general plans of development of territories, building norms and rules, state standards, sanitary rules and norms authorized specially authorized state bodies. At designing both construction of the centralized and not centralized systems of drinking water supply the requirements of maintenance of reliability of the specified systems, including reserve sources of drinking water supply are necessarily taken into account, at influence on them of the destabilization factors natural (landslips, sinking, exhaustion water coat and others) and anthropogenous origin.

Article 12. Licensing.