

**By the Judgement of 6 April 2020 No. 14-II the Constitutional Court of the Russian Federation appraised constitutionality of Article 37, Section 1, para.1.1 and Article 59.2, Section 1, para. 2 of the Federal Law “On the State Civil Service of the Russian Federation”**

The provisions of Article 37, Section 1, para.1.1 and Article 59.2, Section 1, para. 2 of the Federal Law “On the State Civil Service of the Russian Federation” were subject to consideration to the extent that – in a systemic unity – they allow to resolve the issue of a state civil servant dismissal in connection with the loss of confidence in him by the representative of the employer due to the failure of the state civil servant to provide information on his income, property and property obligations, when he enters the state civil service and property obligations of the spouse and minor children.

The challenged interrelated provisions were recognised as not contradicting the Constitution of the Russian Federation, since they, acting as elements of the legal mechanism for applying to a state civil servant liability measure for committing during the period of state civil service such a corruption offense as failure to provide this information or for providing knowingly false or incomplete information, do not imply his dismissal in connection with the loss of confidence in him by a representative of the employer, should the state civil servant not provide the necessary information about incomes, property and property obligations when entering the civil service, while, contrary to the requirement of the law, he was appointed to the position of state civil service.