

LAW OF MONGOLIA

7 June, 2002

Ulaanbaatar

LAW ON LAND

(Revised version)

Article 16. Land for Special Needs

16.1. Mongolia shall have lands for special needs. The following land shall be considered land for State special needs:

16.1.1. Lands under state special protection.

16.1.2. Border strip areas.

16.1.3. Land allocated for national defense and security purposes.

16.1.4. Land allocated for foreign diplomatic missions and consulates and resident offices of international organisations.

16.1.5. Land for scientific and technological tests, experiments and fields for regular environmental and meteorological observations.

16.1.6. Inter-provincial reserve rangeland.

16.1.7. Hayfields for State fodder reserves.

16.1.8. Contracted oil exploration fields explored under production-sharing agreements.

16.1.9. Free trade zones.

16.1.10. Land allocated for building and operating nuclear equipment.
(This clause was added in the law enacted on 16 July, 2009)

16.1.11. Land allocated for small-scale mining purposes.
(This clause was added in the law enacted on 1 July, 2010)

16.1.12. Border point zones.
(This clause was added in the law enacted on 26 December, 2013)

16.2. Aimags, the capital city, soums or districts may take land areas for their local special needs within their jurisdiction for the purposes specified in Clauses 16.1.1, 16.1.6, 16.1.7 and 16.1.11 of this law.

(This clause was added in the law enacted on 1 July, 2010)

16.3. A land area in any classification of the integrated land database may be taken for special needs.

**SPEAKER OF THE
PARLIAMENT OF MONGOLIA**

S. TUMUR-OCHIR