Decree of the Ministry for Foreign Affairs on the Rules of Procedure of the Ministry for Foreign Affairs

By decision of the Ministry for Foreign Affairs, the following is adopted pursuant to section 7, subsection 2 of the Government Act (175/2003):

Chapter 1 General provisions

Section 1 (530/2018) Scope of application

In accordance with Section 7 of the Government Act (175/2003), the Ministry shall be divided into departments and other operating units as necessary for the appropriate discharge of the Ministry’s functions.

The order and general organisation of the Ministry shall be laid down in the Government Decree on the Ministry for Foreign Affairs (1171/2005). More detailed provisions shall be laid down in these Rules of Procedure.

For the purposes of these Rules of Procedure, an operating unit means the departments and units within the organisation of the Ministry and the service entities defined in the Rules of Procedure.

Section 2 (530/2018) Rules of procedure, internal division of duties and managerial functions of operating units

A department, the Legal Service, Consular Services and Administrative Services shall have rules of procedure laying down the functions and division of duties of the operating unit, and adopting more detailed regulations concerning operations as necessary. An operating unit that does not belong to the departments and foregoing service entities may also have rules of procedure. The rules of procedure may lay down a division of operating units that are large in terms of staffing into groups.

A Head of Department or the Head of an operating unit external to the division into departments shall adopt rules of procedure, and shall determine the deployment of staff to groups as necessary and make proposals for the appointment of a group supervisor. The duties of a group supervisor shall be specified in the appointment decision.

Section 3 Internal supervision

Internal supervision shall seek to ensure that the Foreign Service’s:

1) operational and financial objectives are achieved;
2) operations and finances comply with the law, and that the property and assets entrusted to the responsibility of the Foreign Service are secured; and
3) that correct and adequate information on operations and finances are produced for external and internal needs.

Internal supervision of the Foreign Service and the organisation of its procedures shall be the responsibility of the State Secretary serving as Permanent Secretary.

Internal supervision of the Ministry and its missions shall be implemented in the first instance by ensuring the achievement of internal supervision objectives through safeguarding procedures and working arrangements, and through management, guidance, monitoring and reporting measures included in operating chains and procedures in all operating units of the Foreign Service. The departments and units of the Ministry and the missions shall be responsible for the measures required for internal supervision in their own areas of responsibility and in their own functions, as laid down with respect to functions and responsibilities in the Government Decree on the administration of the Foreign Service (256/2000), hereinafter referred to as the Foreign Service Decree, and in these Rules of Procedure.

The internal regulations and instructions of the Ministry shall include the necessary more detailed provisions governing procedures for ensuring the achievement of internal supervision objectives.

The internal control functions and responsibility for their appropriate discharge shall be entrusted to the various operating units and public officials of the Foreign Service in accordance with the division of functions and responsibilities laid down in the Foreign Service Decree and in these Rules of Procedure.

Section 4 (513/2014) Internal audit

The Ministry shall have a functionally independent internal audit unit to ensure the pertinence and adequacy of internal supervision, and for the purpose of other auditing and evaluation functions designated by management.
The Unit shall report to the State Secretary serving as Permanent Secretary. The Under-Secretary of State for Development Cooperation shall assist the State Secretary in matters concerning auditing of development cooperation.

Internal auditing is specified in greater detail in the internal auditing guidelines referred to in the State Budget Decree (1243/1992, hereinafter referred to as the Budget Decree).

Section 5 Financial Regulation and other financial administration provisions

In the manner provided in the Budget Decree, the Financial Regulation of the Ministry for Foreign Affairs shall specify the details of operational and financial planning, implementation of the State budget and the procedures for reporting results and financial statements in the administrative sector, and management of Foreign Service financial administration functions and related details of internal supervision.

Section 6 (807/2021) Cooperation and consultation procedure

Staff may influence decision-making concerning the agency operations that affect their work and working conditions, as laid down in the Act on Cooperation in Government Agencies and Public Bodies (1233/2013) and under cooperation agreements concluded pursuant thereto.

Section 7 Principles governing internal communication

Internal communication shall comply with the principles of transparency and responsibility. The management of the Ministry shall communicate regularly, transparently and interactively. Management groups and operating units shall actively inform one another of matters under discussion.

Chapter 2 Guidance and management systems

Section 8 (530/2018) Performance management of the Ministry and performance guidance of missions

The operations of the Ministry shall be managed by performance. Performance guidance shall be followed between the Ministry and missions.

The Minister shall direct the operations of the Ministry with the assistance of Ministry management teams. The State Secretary serving as Permanent Secretary shall be responsible for performance management of the Ministry, shall direct Heads of Department and the Heads of directly subordinate units, and shall set performance targets for them. An Under-Secretary of State responsible for Legal Services, Consular Services, Protocol Services, Administrative Services and the Financial Management Unit shall report to the State Secretary as Permanent Secretary, directing the Heads of the said units and setting performance targets for the said units. The Heads of operating units shall direct the Heads of their subordinate units under their authority and set performance targets for them.

The operating units of the Ministry shall be responsible for achieving the performance targets set for them, and for identifying and managing issues that jeopardise achievement of these targets within their respective areas of responsibility.

The departments and other operating units shall be responsible for implementing the strategies of the Ministry, and for the effectiveness and internal supervision of operations. The effectiveness and accountability of operations shall be stressed in management of the Ministry and guidance of missions.

The State Secretary serving as Permanent Secretary shall direct performance guidance of missions. The departments and other operating units shall each attend to performance guidance of missions in their respective fields of operation. The Financial Management Unit shall attend to the organisation of performance guidance.

Section 9 (530/2018) Management Team of the Ministry

The Management Team of the Ministry shall prepare matters of strategic importance concerning the operations and finances of the administrative sector, and other matters that the Chair or Vice-chair submits for the consideration of the said Management Team. The Management Team of the Ministry shall include the Minister for Foreign Affairs and other Ministers in the administrative sector, the State Secretary as Permanent Secretary and the Under-Secretaries of State.

The public officials serving as members of the Management Team of the Ministry shall constitute its public official composition. In this composition, the Management Team of the Ministry shall conduct and coordinate matters falling within the competence of the State Secretary serving as Permanent Secretary and of the Under-Secretaries of State.
The Management Team of the Ministry shall be chaired by the Minister for Foreign Affairs, with the other Ministers in the administrative sector serving as Vice-chairs and a public official appointed to serve as secretary by the State Secretary serving as Permanent Secretary.

The public official composition shall be chaired by the State Secretary serving as Permanent Secretary, with the Under-Secretary of State responsible for service entities external to the division into departments serving as Vice-chair. The Management Team of the Ministry shall convene at the invitation of a Minister or of the State Secretary serving as Permanent Secretary, or in such other manner as the Management Team may decide.

Section 10 (807/2021) Extended Management Team of the Ministry

The Extended Management Team of the Ministry shall participate in the consideration of far-reaching matters of importance in principle concerning the operations of the administrative sector, and shall prepare other matters that the Chair or Vice-chair submits for the consideration of the said Management Team. It shall also be a function of the Management Team to promote the flow of information within the Ministry.

The Management Team shall include the State Secretary as Permanent Secretary, the Under-Secretaries of State, the Heads of Departments, the Director of Administration, the Director of Communications, the Head of the Legal Service, the Head of Consular Services, the Chief of Protocol, the Head of the Nordic Cooperation Secretariat, the Inspector General of the Foreign Service, the Director of Policy Planning and Research, the Director of Finance, the Chief Information Officer, the Director of Human Resources, the Director of Estate and Procurement Services, the Head of Security, the Director of Evaluation of Development Cooperation and the Head of the National Security Authority, together with representatives appointed by staff organisations.

The Management Team shall be chaired by the State Secretary as Permanent Secretary. The Under-Secretaries of State shall serve as Vice-chair in the order determined by the State Secretary serving as Permanent Secretary, and a public official designated by the State Secretary serving as Permanent Secretary shall serve as secretary.

The Management Team shall convene at the invitation of the State Secretary serving as Permanent Secretary, or in such other manner as the Management Team may decide.

Section 11 (530/2018) Key Group

The Key Group shall prepare matters concerning appointments to the following official positions and functions:

1) the functions of State Secretary as Permanent Secretary and of Under-Secretary of State;
2) the official positions of Director of Administration and Director of Communications;
3) the functions of Head of Department, Head of the Legal Service, Head of Consular Services, Chief of Protocol, Deputy Head of Department and Assistant Chief of Protocol;
4) Inspector General of the Foreign Service; and
5) the functions of Head of Mission and Roving Ambassador, with the exception of the function of head of seconded consulate and deputy consulate.

The Key Group may also consider other matters concerning official appointments and assignments of significance to staffing policy.

The Key Group shall include the State Secretary as Permanent Secretary and the Under-Secretaries of State. The Director of Administration and the Director of Human Resources shall be entitled to attend meetings of the Key Group.

The Key Group shall be chaired by the State Secretary serving as Permanent Secretary, with the Under-Secretary of State responsible for administrative services serving as Vice-chair and a public official serving as secretary on appointment by the State Secretary serving as Permanent Secretary. The Key Group shall convene in the manner determined by the Chair.

Section 11a (807/2021) Selection and Training Group

The Selection and Training Group shall submit proposals and supply opinions on matters concerning the official appointment, and internship and training of an assistant.

The Group shall be chaired by the Under-Secretary of State responsible for services, with the Director of Human Resources serving as Vice-chair and a public official appointed by the Human Resources Unit serving as secretary. Other members of the Group shall be the Director of Administration, the Head of the Human Resources Unit, the Head of the Unit for Human Resources Development and Occupational Wellbeing, the administrator of the Training Course for Newly Recruited Diplomats (Kavaku), and representatives appointed by staff organisations. No more than three other persons who are not public officials of the Foreign Service may be invited to join the Group. The Group shall convene in the manner determined by the Chair.
Section 11b (807/2021)
Section 11b was repealed by Decree 807/2021.

Section 12 (530/2018) Management teams of operating units
A Head of Department shall be assisted in managing the department by a management team, which shall prepare the most significant matters related to the operations of the department and other matters determined by the Head of Department. The Legal Service, Consular Services and Administrative Services shall have a responsible management team. Operating units other than the foregoing may also have a management team.

A management team shall be chaired by the Head of Department, service entity or Unit, who shall also appoint the Vice-chair, the other members and the secretary, together with any other public officials who are invited to a meeting of the management team. The management team shall be convened in the manner determined by the Chair.

Section 13 (513/2014) Development Policy Steering Group
A Development Policy Steering Group shall support management of departments and of the Ministry. It shall make strategic recommendations for setting development policy objectives, allocating resources, and evaluating and harnessing results to improve effectiveness. It shall also have an advisory role in enhancing external communications concerning the results of development cooperation.

The Development Policy Steering Group shall be chaired by a Minister. The Head of the Department for Development Policy shall serve as Chair when the Minister is prevented from doing so, and the Deputy Head of the Department for Development Policy shall serve as Vice-chair.

Other members shall be the Heads of the Department for Europe, the Department for Russia, Eastern Europe and Central Asia, the Department for the Americas and Asia, the Department for Africa and the Middle East, and the Head of the Development Evaluation Unit, with their deputies serving as deputy members. Other departments or services managing development cooperation budget appropriations may also participate in meetings of the Development Policy Steering Group. A public official designated by the Chair shall serve as secretary to the Steering Group. The Steering Group shall convene at the invitation of the Chair or in such other manner as the Group may decide.

Section 14 (513/2014) Quality Group for Development Cooperation
Before a proposal is made for a decision on a matter referred to in Section 90, a Quality Group for Development Cooperation shall consider development cooperation projects and programmes and other actions to be prepared for funding, as specified in the guidelines of the Quality Group for Development Cooperation issued by the Department for Development Policy. The Quality Group shall nevertheless not consider matters concerning appropriations already allocated in greater detail under the State budget heading of multilateral development cooperation, humanitarian aid, development cooperation appropriations managed by the Internal Audit Unit, or projects that the Minister resolves without the discussion referred to herein for specific reasons of foreign and security policy. The Quality Group shall seek to ensure that measures are consistent with current development policy, and that they satisfy the quality requirements of the Ministry. The Quality Group shall issue recommendations or other comments on the plans. The presenting department shall consider this feedback when preparing its proposed decision.

The Quality Group shall be chaired by the Deputy Head of the Department for Development Policy, and its members shall be representatives appointed by the Department for Africa and the Middle East, the Department for the Americas and Asia, and the Department for Russia, Eastern Europe and Central Asia, three representatives appointed by the Department for Development Policy, and representatives appointed by other departments or services whose participation the Quality Group deems necessary due to the nature of the matter. The secretary of the Quality Group shall be a public official designated by the Chair. The Quality Group shall convene at the invitation of the Chair, or in any other manner that the Group may decide.

Section 15 (807/2021) Emergency Committee
The Ministry shall have an Emergency Committee, which shall consider plans and measures of the administrative sector concerning preparedness for crisis situations and emergency conditions.

The Head of Consular Services or the designated deputy thereof shall serve as Chair of the Emergency Committee and as the Head of Emergencies of the Foreign Service. The Head of Security or the designated deputy thereof shall serve as Secretary of Emergencies.
The more detailed functions of the Emergency Committee, and its composition and Vice-chair serving as Deputy Head of Emergencies, shall be ordered in the decision to appoint the Emergency Committee.

Section 16 (1321/2015) Civil defence and rescue operations

The Ministry shall have a Protection Manager for civil protection and rescue, who shall be a public official appointed by the State Secretary serving as Permanent Secretary. The Protection Manager shall prepare and implement functions related to civil defence and rescue operations that fall within the purview of the Ministry. A public official appointed by the State Secretary serving as Permanent Secretary shall serve as Deputy Protection Manager and Assistant Protection Manager.

The rescue organisation and rescue measures of the Ministry shall be laid down in the rescue plan of the Ministry adopted by the State Secretary as Permanent Secretary. Each public official shall be responsible for discharging the duties that may be assigned thereto under the rescue plan.

Section 17 Right of a Special Ministerial Adviser to information

A Special Ministerial Adviser shall assist a Minister and discharge the functions that the Minister assigns thereto without serving as a rapporteur at the Ministry. A Special Ministerial Adviser shall be furnished on request with the information necessary for discharging his or her duties.

A Special Ministerial Adviser shall be entitled to participate in meetings of the Management Team and the Extended Management Team of the Ministry, and in meetings of other planning and preparatory bodies.

Chapter 3 Organisation of the Ministry

Section 18 (807/2021) Organisation of the Ministry

In accordance with the Government Decree on the Ministry for Foreign Affairs (1171/2005), the Ministry shall have a Political Department, a Department for International Trade, a Department for Development Policy, a Department for Europe, a Department for Russia, Eastern Europe and Central Asia, a Department for the Americas and Asia, a Department for African and the Middle East, and a Department for Communications. As functions external to the division into departments, the Ministry shall have a Legal Service, Consular Services, Protocol Services, Administrative Services, a Financial Management Unit, a Unit for Internal Audit, a Unit for Policy Planning and Research, and a Development Evaluation Unit.

The Ministry shall also include the National Security Authority (NSA).

Section 18a (1318/2019) Development Policy Committee

The Development Policy Committee shall be attached to the office of the Under-Secretary of State (Development Policy) of the Ministry in accordance with the Government Decree on the Development Policy Committee (1071/2019).

Section 19 (652/2020) Organisation of the Political Department

The Political Department shall have the following units:

1) the Unit for Security Policy and Crisis Management;
2) the Unit for Arms Control;
3) the Unit for European Common Foreign and Security Policy;
4) the Unit for Human Rights Policy;
5) the Unit for UN and General Global Affairs; and
6) the Centre for Peace Mediation.

Section 20 (807/2021) Department for International Trade

The Department for International Trade shall have the following units:

the Trade Policy Unit;

1) the Market Access Unit;
2) the Sustainable Trade Unit;
3) the Export Control Unit; and
4) the Team Finland Export Promotion Unit.

Section 21 (655/2017) Organisation of the Department for Development Policy
The Department for Development Policy shall have the following units:

1) the Unit for Development Policy;
2) the Unit for Sectoral Policy;
3) the Unit for Civil Society;
4) the Unit for Development Finance and Private Sector Cooperation;
5) the Unit for Humanitarian Assistance and Policy;
6) the Unit for Administrative and Legal Development Cooperation Matters; and
7) the Unit for Sustainable Development and Climate Policy.

Section 22 (807/2021) Organisation of the Department for Europe

The Department for Europe shall have the following units:

1) the Unit for Northern Europe;
2) the Unit for General EU Affairs and Coordination;
3) the Unit for Central, Western and Southern Europe; and
4) the Unit for South-Eastern Europe and EU Enlargement.

The Nordic Cooperation Secretariat shall operate as part of the Unit for Northern Europe, with the Head of the Secretariat presenting matters falling within its purview directly to the Minister for Nordic Cooperation and Equality.

Section 23 (1321/2015) Organisation of the Department for Russia, Eastern Europe and Central Asia

The Department for Russia, Eastern Europe and Central Asia shall have the following units:

1) the Unit for Russia; and
2) the Unit for Eastern Europe and Central Asia.

Section 24 (513/2014) Organisation of the Department for the Americas and Asia

The Department for the Americas and Asia shall have the following units:

1) the Unit for Eastern Asia and Oceania;
2) the Unit for North America;
3) the Unit for Latin America and the Caribbean; and
4) the Unit for South Asia.

Section 25 (922/2018) Organisation of the Department for Africa and the Middle East

The Department for Africa and the Middle East shall have the following units:

1) the Unit for the Middle East;
2) the Unit for Northern Africa;
3) the Unit for the Horn of Africa and Eastern Africa; and
4) the Unit for Southern and Western Africa.

Section 26 (652/2020) Organisation of the Department for Communications

The Department for Communications shall have the following units:

1) the Unit for Communications on Current Affairs;
2) the Unit for Communications on Sustainable Development and Trade;
3) the Unit for Global Communications; and
4) the Unit for Public Diplomacy.

Section 27 (530/2018) Organisation of Administrative Services

Administrative Services shall have the following units:

1) the Human Resources Unit;
2) the Unit for Human Resources Development and Occupational Wellbeing;
3) the Unit for Information and Service Management;
4) the Telecommunications Centre;
5) the Estate and Procurement Services Unit; and
6) the Security Service.
The units under the authority of the Director of Human Resources shall be the Human Resources Unit and the Unit for Human Resources Development and Occupational Wellbeing. The units under the authority of the Chief Information Officer shall be the Unit for Information and Service Management and the Telecommunications Centre.

**Section 28 Organisation of the Legal Service**

The Legal Service shall have the following units:

1) the Unit for Public International Law;
2) the Unit for EU and Treaty Law;
3) EU litigation; and
4) the Unit for Human Rights Courts and Conventions.

**Section 29 (652/2020) Organisation of Consular Services**

Consular Services shall have the following units:

1) the Unit for Consular Assistance;
2) the Visa Unit;
3) the Service Centre for Entry Permits; and
4) the Passport and Notarial Services Unit.

**Section 29a (436/2016)**

Section 29a was repealed by Decree 436/2016.

**Chapter 4 Functions of operating units**

**Section 30 (807/2021) Coordination functions of the Political, International Trade and Development Policy Departments**

The functions of the Political Department shall include internal coordination within the Ministry on key issues of foreign and security policy, the functions of the Department for International Trade shall include internal coordination within the Ministry on key issues of trade policy, and the functions of the Department for Development Policy shall include internal coordination within the Ministry on key issues of development policy.

**Section 31 (807/2021) Functions of the Political Department**

The functions of the Political Department shall include the following matters:

1) the foreign and security policy of Finland in general, and global political and security issues;
2) the Common Foreign and Security Policy (CFSP) of the European Union;
3) the Common Security and Defence Policy (CSDP) of the European Union;
4) the North Atlantic Treaty Organisation (NATO) and NATO-cooperation;
5) Nordic security policy cooperation;
6) military crisis management and civilian crisis management;
7) the Organisation for Security and Cooperation in Europe (OSCE);
8) the Council of Europe;
9) arms control and disarmament, non-proliferation of weapons of mass destruction, supervision of defence materiel exports, defence materiel cooperation, and health security;
10) laissez-passer for Finnish State aircraft and State vessels;
11) human rights policy, and general issues of human rights and democracy;
12) general UN affairs, coordination of UN issues, the UN General Assembly and Security Council;
13) issues of global governance;
14) issues of peace mediation; and
15) participation in preparing international agreements and legislation related to the functions of the Department in cooperation with the Legal Service.

**Section 32 (807/2021) Functions of the Department for International Trade**

The functions of the Department for International Trade shall include the following matters:

1) the common commercial policy of the European Union;
2) market access issues, trade barriers, import protection and dumping;
3) issues concerning the World Trade Organisation (WTO);
4) matters related to the Organisation for Economic Cooperation and Development (OECD) and other economic organisations and institutions, unless these fall under the competence of another operating unit; national coordination of OECD affairs;
5) matters related to trade and development and the multilateral organisations that are responsible for them, and matters related to responsible business conduct, and trade and sustainable development, unless these fall under the competence of another operating unit or department;
6) developing and coordinating Team Finland services in the Foreign Service and the Team Finland network related to the promotion of Finnish exports and access of businesses to international markets;
7) export control of dual-use items, export authorisations, coordination of export control matters and related international cooperation;
8) promoting and protecting Finnish investments;
9) international treaties related to trade policy and legislative drafting concerning the responsibilities of the Department;
10) foresight work and analyses related to trade policy;
11) other matters concerning Finland’s trade and economic relations with foreign States, unless these fall under the competence of another operating unit or department; and
12) trade policy and commercial issues related to the digital economy and technologies.

Section 33 (655/2017) Functions of the Department for Development Policy

The functions of the Department for Development Policy shall include the following matters:
1) Finland’s international development policy, development cooperation and financing, and coordination of sustainable development (Agenda 2030) and climate policy within the Foreign Service;
2) overall planning and monitoring of development cooperation, operational and financial planning, budget formulation, financial administration, and statistics and reporting;
3) quality control, development and advice related to development cooperation, development research and university cooperation;
4) development policy and development cooperation within the EU and OECD;
5) NGO development cooperation, support for international NGOs with respect to issues not falling within the purview of another operating unit;
6) FINNFUND, Public Sector Investment Facility (PIF), concessional credits and business-to-business partnerships, and certain other instruments of private sector cooperation;
7) UN development issues, UN operational development programmes and funds;
8) development policy dimensions of trade and development, and Aid for Trade (AfT);
9) Development Financing Institutions (DFIs), financial investments, debt issues of developing countries and innovative financing mechanisms;
10) sustainable development and international environmental policy, and related financing;
11) humanitarian aid and global and EU policy issues in the field of humanitarian aid;
12) planning and guiding Junior Professional Officer (JPO) work; and
13) legal advice on the planning and implementation of development policy and cooperation, drafting legislation related to the functions of the Department, and coordinating implementation of the category plan for development cooperation procurement.

Section 34 (807/2021) Geographical scope and functions of the Department for Europe

The geographical area covered by the Department for Europe shall be Albania, Andorra, Austria, Belgium, Bosnia-Herzegovina, Bulgaria, Croatia, Cyprus, the Czech Republic, Denmark, Estonia, France, Germany, Greece, the Holy See, Hungary, Iceland, Ireland, Italy, Kosovo, Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, Monaco, Montenegro, the Netherlands, Norway, North Macedonia, Poland, Portugal, Romania, San Marino, Serbia, Slovakia, Slovenia, Spain, Sweden, Switzerland, Turkey and the United Kingdom.

The functions of the Department for Europe shall include the following matters:
1) political, trade policy, commercial and economic, and development cooperation issues concerning bilateral relations, EU external relations and multilateral institutions with respect to countries within the geographical area;
2) internal coordination within the Ministry on key EU issues;
3) EU enlargement
4) the EU Stabilisation and Association Process (SAP) in the Western Balkans, and regional cooperation arrangements for South-Eastern Europe;
functions of the Secretariat for Nordic Cooperation, which are matters falling within the competence of a member of the Nordic Cooperation Committee, and assisting in the coordination of obligations related to the Nordic Council and the Nordic Council of Ministers;

6) coordinating Finland’s Baltic Sea policy, implementing and coordinating Baltic Sea Region cooperation and EU Baltic Sea policy, the Council for the Baltic Sea States (CBSS), general maritime policy issues (excluding the law of the sea), and preparing and implementing Baltic Sea strategies;

7) coordinating Finland’s Arctic policy, Arctic cooperation (including the Arctic Council) and Antarctic policy (including implementation and coordination of the Antarctic Convention), preparing and implementing EU Arctic and Antarctic policies and Arctic strategies; and

8) national coordination of EU administrative development programmes (Twinning, TAIEX) and the Technical Assistance Instrument.

Section 35 (1043/2016) Geographical area and functions of the Department for Russia, Eastern Europe and Central Asia

The geographical area covered by the Department for Russia, Eastern Europe and Central Asia shall include Russia, Armenia, Azerbaijan, Belarus, Georgia, Kazakhstan, Kyrgyzstan, Moldova, Tajikistan, Turkmenistan, Ukraine and Uzbekistan.

The functions of the Department for Russia, Eastern Europe and Central Asia shall include the following matters:

1) political, trade policy, commercial and economic, and development cooperation issues concerning bilateral relations, EU external relations and multilateral institutions with respect to countries within the geographical area;

2) regional organisations and other cooperation forums;

3) Administration of appropriations for Baltic Sea, Barents Sea and Arctic cooperation, and appropriations in neighbouring area cooperation funds, including related international financing arrangements; and

4) issues related to the Northern Dimension.

Section 36 Geographical area and functions of the Department for the Americas and Asia

The geographical area covered by the Department for the Americas and Asia shall include the United States of America and Canada; Argentina, Brazil, Chile, Colombia, Mexico, Peru and the other Latin American and Caribbean countries, and Afghanistan, China, India, Indonesia, Japan, North Korea, Malaysia, Mongolia, Myanmar, Nepal, Pakistan, the Philippines, the Republic of Korea, Singapore, Thailand, Vietnam and the other countries in Asia, together with Australia, New Zealand and the rest of Oceania.

(513/2014)

The functions of the Department for the Americas and Asia shall include the following matters:

1) political, trade policy, commercial and economic, and development cooperation issues concerning bilateral relations, EU external relations and multilateral institutions with respect to countries within the geographical area;

2) regional organisations and other cooperation forums;

3) transatlantic relations; and

4) EU relations with regional cooperation arrangements based in Latin America and the countries of the Caribbean, and in the countries of Asia.

Section 37 Geographical area and functions of the Department for Africa and the Middle East

The geographical area covered by the Department for Africa and the Middle East shall include the countries of Africa, the Middle East and the Persian Gulf.

The functions of the Department for Africa and the Middle East shall include the following matters:

1) political, trade policy, commercial and economic, and development cooperation issues concerning bilateral relations, EU external relations and multilateral institutions with respect to countries within the geographical area;

2) regional organisations and other cooperation forums; and

3) Euro-Mediterranean Partnership and other cooperation projects within the geographical area covered by the Department.
Section 38 (807/2021) Functions of the Department for Communications

The functions of the Department for Communications shall include the following matters:

1) external communications of the Foreign Service;
2) internal communications of the Foreign Service;
3) country branding work;
4) communications and lobbying for strategic priorities of the Foreign Service;
5) communications concerning international trade and the Team Finland services of the Ministry;
6) communications concerning development policy and development cooperation; and
7) communication on the European Union and Finland’s EU policy, and support for NGO information on Europe, unless these functions fall within the purview of another operating unit.

Section 39 (807/2021) Administrative Services

The functions laid down in this section shall be assigned to the Administrative Services Unit unless they fall within the scope of joint Government services. The detailed functions and division of duties shall be determined in the rules of procedure for Administrative Services.

The functions of the human resources administration units shall include human resources management and staff development, occupational health, safety and wellbeing, general administration, coordination of changes in the mission network, and honorary consular affairs.

The functions of the data administration departments shall include managing information related to the field of the Foreign Service and data and cybersecurity, and managing associated services and systems.

The functions of the Estate and Procurement Services Unit shall include managing property and facilities, procurement, technical support and logistics services, materials management, and guiding the procurement operations and environmental affairs of the Foreign Service.

The functions of the Security Service shall include matters of security.

Section 40 Functions of the Financial Management Unit

The functions of the Financial Management Unit shall include the following matters:

1) coordinating the resources of the administrative sector;
2) coordinating and developing performance guidance;
3) financial planning;
4) the functions of the accounting office; and
5) other functions of financial administration.

Section 41 (530/2018) Functions of the Legal Service

The functions of the Legal Service shall include the following matters:

1) public international law;
2) international counter-terrorism cooperation and terrorism coordination;
3) issues related to human rights courts and conventions, and other matters concerning human rights law;
4) Legal matters concerning the European Union, unless the matter falls within the purview of another operating unit;
5) representing the Government of Finland before EU courts and in infringement proceedings concerning Finland as a Member State of the EU;
6) matters related to international treaties, unless the matter falls within the purview of another operating unit;
7) preparing legislation, unless the matter falls within the purview of another operating unit; and
8) representing the Government of Finland before international courts and other international judicial and investigative bodies.

Section 42 (530/2018) Functions of Consular Services

The functions of Consular Services shall include the following matters:

1) consular assistance, issues related to passports and visas, and legalisations;
2) other public official functions and executive assistance;
3) coordinating permit issues of the Finnish Immigration Service and employment authorities at missions; and
4) elections conducted abroad.

Section 43 (652/2020) Functions of Protocol Services
The functions of Protocol Services shall include the following matters:
1) agreements and accreditations granted by the President of the Republic to the ambassadors of foreign States;
2) visits at the level of Head of State, Prime Minister and Foreign Minister;
3) diplomatic privileges and immunities under international treaties and custom, and under Finnish legislation;
4) the issuing of residence permits to staff members of diplomatic missions and equivalent missions, and to their family members;
5) licensing of consular representatives of foreign States in Finland; and
6) State ceremonies, and decorations awarded to aliens.

Section 44 (1280/2013) Functions of the Unit for Internal Audit
In addition to the internal audit provisions of the Ministry’s Financial Rules, the functions of the Unit for Internal Audit shall include the following matters:
1) auditing the operations and finances of the Foreign Service;
2) auditing the Ministry’s operating units and missions;
3) taking initiatives to improve the effectiveness and economic performance of operations and eliminate observed shortcomings;
4) investigations based on internal auditing;
5) monitoring the implementation of measures proposed in the context of auditing;
6) liaising with and assisting other government audit authorities in auditing work; and
7) general development of oversight and auditing work.

Section 44a (1280/2013) Development Evaluation Unit
The functions of the Development Evaluation Unit shall include the following matters:
1) ensuring centralised evaluations (development evaluation) of development policy and development cooperation;
2) evaluation guidance for the Ministry as a whole concerning development policy and development cooperation;
3) development evaluation capacity building and training;
4) disseminating development evaluation results; and
5) general development of evaluation work on development policy and cooperation, and participation in international evaluation networks and joint evaluations.

Section 45 (530/2018) Functions of the Unit for Policy Planning and Research
The Unit for Policy Planning and Research shall be functionally under the direct authority of the Minister of Foreign Affairs and administratively subordinate to the State Secretary as Permanent Secretary. The functions of the Unit shall include the following matters:
1) planning, analysis and research related to the fields of operation of the Ministry;
2) participation in preparing key foreign policy guidelines in cooperation with competent departments; and
3) guiding and coordinating the Ministry’s research operations, including sectoral research.

Chapter 5 Leadership roles of the Ministry and operating units

Section 46 State Secretary as Permanent Secretary
For the purposes of these Rules of Procedure, the expression State Secretary as Permanent Secretary shall mean the State Secretary serving as Permanent Secretary, whose duties are laid down in section 45 of the Government Rules of Procedure and section 63 of the Budget Decree.

Section 47 (81/2009)
Section 47 was repealed by Decree 81/2009.

Section 48 (530/2018) Under-Secretary of State
The Ministry shall have four Under-Secretaries of State, whose functions shall be divided into the following areas:
1) foreign and security policy, Europe, Russia and Central Asia
2) trade policy and economic cooperation, the Americas, Asia and Oceania;
3) development cooperation and development policy, the Development Evaluation Unit, Africa and the Middle East; and
4) the Legal Services, Consular Services, Protocol Services, Administrative Services and the Financial Management Unit.

An Under-Secretary of State shall:
1) handle duties of the State Secretary serving as Permanent Secretary as an aide to the Minister and to the State Secretary serving as Permanent Secretary;
2) promote and coordinate the work of the Ministry for Foreign Affairs and other public authorities in the field of international affairs;
3) coordinate the handling of matters falling within his or her functional area within the Ministry; and
4) especially monitor the operations of key departments for his or her functional area.

Section 49 (513/2014) Head of Department

A Head of Department shall:
1) direct the operations of the department in accordance with the assigned policy lines and performance targets;
2) be responsible for general development of the department’s operations;
3) direct the preparation of the department’s operating and financial plan and budget proposal, and monitor their implementation;
4) be responsible for initiating, implementing and monitoring far-reaching plans and projects of the department;
5) coordinate the work of subordinate operating units; and
6) decide matters falling within his or her competence.

The Department for Communications shall be managed by the Director of Communications, who shall have the same duties and decision-making powers as a Head of Department in applicable respects.

Section 50 Deputy Head of Department

A Deputy Head of Department may be designated to assist a Head of Department in managing the department, and shall be responsible for:
1) assisting the Head of Department in directing the operations of the department,
2) deputising for the Head of Department when the latter is unavailable,
3) participating in developing the operations of the department, in preparing its operating and financial plan and budget proposal, and in monitoring their implementation; and
4) discharging any other duties laid down in the department’s rules of procedure.

A Deputy Head of Department may also be designated to serve as the Head of a Unit within a department.

Section 51 (530/2018) Management of service entities external to the division into departments

Administrative Services shall be led by the Director of Administration, the Legal Service shall be led by the Head of the Legal Service, Consular Services shall be led by the Head of Consular Services and Protocol Services shall be led by the Chief of Protocol. The individuals serving in these managerial capacities shall have the same duties and decision-making powers as a Head of Department in applicable respects.

Section 52 (807/2021) Management of Units

A Unit shall be led by a Head of Unit, unless otherwise provided.

Human resources administration shall be led by the Director of Human Resources and data administration shall be led by the Chief Information Officer. The Heads of the Units concerned shall be subordinate to these officials. The Director of Finance and the Director of Estate and Procurement Services shall also serve as Heads of Unit.

A Head of Unit shall:
1) direct, supervise and develop the operations of the Unit in accordance with the assigned policy lines and performance targets;
2) direct the preparation of the Unit’s operating and financial plan and budget proposal, and monitor their implementation;
3) be responsible for initiating, implementing and monitoring projects falling within the functions of the Unit; and
4) decide matters falling within his or her competence.
Section 53 (513/2014) Heads of Separate Units

The Unit for Internal Audit shall be led by the Inspector General of the Foreign Service, who shall have the same duties as a Head of Department in applicable respects.

The Unit for Policy Planning and Research shall be led by the Director of Policy Planning and Research, who shall have the same duties as a Head of Unit in applicable respects.

Section 54 Roving Ambassador

A Roving Ambassador shall discharge the functions of an embassy in countries falling within his or her territory of operation in applicable respects.

A Roving Ambassador shall be assigned within the Ministry to the Unit that covers the territory for which he or she is responsible.

Chapter 6 Preparation of matters

Section 55 Preparation of matters according to the division of duties

The operating unit discharging the function to which the matter belongs shall be responsible for preparing matters to be considered. If a matter falls within the functions of more than one department or other operating unit, then the operating unit primarily discharging the function to which the matter belongs shall be responsible for preparation. The matter shall be negotiated with the other operating units or they shall be consulted in such cases.

Section 56 Derogation from the established division of duties

The Minister or the State Secretary as Permanent Secretary may order the preparation of a matter in a manner that derogates from the established division of duties. Corresponding derogations from the division of duties may be ordered by an Under-Secretary of State, a Head of Department and designated public officials in charge of specified service entities with respect to matters to be handled within their areas of responsibility.

Notwithstanding the established division of duties, a public official shall also be required to discharge the functions that the Head of an operating unit or a Minister in a supervisory capacity assigns thereto in an individual case in derogation from the established division of duties.

Section 57 (530/2018) Presentation of matters

Section 25 of the Government Act provides that decisions on matters at a ministry shall be taken following presentation unless otherwise provided by Government decree for a specific reason. Provisions governing decisions taken without presentation are laid down in section 38 of the Government Rules of Procedure (262/2003) and section 7 of the Government Decree on the Ministry for Foreign Affairs.

Section 58 (805/2012) Rapporteurs

Provisions governing Government rapporteurs are laid down in section 21 of the Government Act (175/2003). Matters to be decided at the Ministry shall be presented by Government rapporteurs, and by a Foreign Affairs Secretary, a Legal Officer, a Senior Officer for Legislative Affairs, the Head of Security, the Head of Information Technology, a Senior Officer, an Administrative Officer, a Financial Planning Officer, an Accounting Services Officer, a Director of Finance and Budgeting, a Head of Financial Services, a Development Policy Adviser and other officials designated by the Ministry to serve as rapporteurs. (1280/2013)

Section 59 Permission for presentation

The agenda for a presentation to the President of the Republic, a general session of the Government or a meeting of the Ministerial Finance Committee may not be distributed before the Minister has approved its inclusion in the presentation, unless the Minister has approved another procedure.

Section 60 Working groups

A working group may be appointed for a project or other specific function, to which Ministry staff may be assigned without regard to the established division of duties, and members may also be invited from outside the Ministry.

The appointment of a working group shall be decided by the State Secretary as Permanent Secretary. The appointment of a working group related to the functions of a particular department or service entity shall nevertheless be primarily decided by the Head of the operating unit concerned. Staff from another operating unit may also be assigned to such a working group, subject to the consent of the supervisor concerned.
A decision to appoint a working group shall specify its functions, composition and working timetable, the operating unit that directs the work, and any duties to consult, inform or otherwise act that may be imposed on the working group. Before carrying out its work, the project team appointed for a project shall submit a project plan for the approval of the operating unit that directs it or of the monitoring group appointed for the project.

Chapter 7 Decision-making powers

Section 61 (1321/2015) Decision-making powers of the State Secretary serving as Permanent Secretary

In addition to the provisions of section 45 of the Government Rules of Procedure, the State Secretary as Permanent Secretary shall decide the following matters:

1) opinions, notes, operating guidelines and other official positions in cases related to several departments or service entities;
2) the internal regulations and instructions (norms) of the Ministry and those that affect missions in matters related to several departments or service entities;
3) the distribution of appropriations allocated to the administrative sector;
4) the establishment and abolition of an office of Director in the Foreign Service and any change in the name of the office; and
5) the granting of leave of absence based on statute or collective agreement, and the granting of discretionary leave of absence for up to one year to an Under-Secretary of State.

Section 62 Decision-making powers of the Under-Secretary of State responsible for administrative services

The Under-Secretary of State whose area of responsibility includes administrative services shall decide matters concerning the deployment of Directors in the Foreign Service to an operating unit in the Ministry by means of an appointment decision.

Section 63 Decision-making authority of a Head of Department

A Head of Department shall decide the following matters:

1) internal performance management of the department;
2) opinions, notes, operating guidelines and other official positions related to significant matters falling within the scope of the functions of the department;
3) the internal regulations and instructions (norms) of the Ministry and those that affect missions in matters related to the functions of the department;
4) representation of the Ministry in a Finnish court, claims for damages and other matters of private law character related to the functions of the department, unless otherwise provided;
5) the distribution to units of appropriations allocated to the department, and the use of unallocated appropriations; and
6) commitments, contracts and assignments related to the use of appropriations, unless otherwise provided.

Section 63a (1043/2016) Decision-making powers of the Head of the Department for Development Policy

In addition to the provisions of sections 63, 90 and 91, the Head of the Department for Development Policy shall decide matters concerning the category plan for development cooperation procurement.

Section 64 Decision-making powers of a Head of Unit

A Head of Unit shall decide the following matters:

1) opinions, notes, operating guidelines and other official positions related to the functions of the department; and
2) use of appropriations allocated to the Unit; and
3) commitments, contracts and assignments related to the use of appropriations, unless otherwise provided.

Section 65 Decision-making powers of the Heads of separate units and of a Roving Ambassador

The Inspector General of the Foreign Service and the Head of Planning and Research and, where applicable, a Roving Ambassador shall decide the following matters:

1) opinions, notes, operating guidelines and other official positions related to the functions of the operating unit; and
2) use of appropriations allocated to the operating unit; and
3) commitments, contracts and assignments related to the use of appropriations, unless otherwise provided.

Section 66 (530/2018) Decision-making powers of the Director of Administration
In addition to the provisions of section 63, the Director of Administration shall decide the following matters:

1) matters relating to complaints concerning the official actions of public officials, and the measures to which they give rise;
2) the decision on an appeal to the Ministry, seeking review of a decision of a mission;
3) referral of matters falling within the scope of internal administration of a mission for decision by the Ministry for Foreign Affairs or by another mission;
4) referral of misuses of allowances and appropriations for investigation by an investigative authority outside the administrative sector; and
5) matters of internal administration and order within the Ministry, unless the matter falls within the competence of another public official.

Section 67 (807/2021) Decision-making powers of the Director of Human Resources

In addition to the provisions of section 64, the Director of Human Resources shall decide the following matters:

1) the establishment and abolition of an office in the Foreign Service other than the office referred to in section 61, subsection 1, paragraph 4, and any change in the name of the office;
2) the official appointment, assignment to a position in a foreign mission, dismissal and summary termination of departmental secretaries and of general public officials of lower official rank and special public officials of rank equivalent thereto;
3) the appointment, dismissal and summary termination of a public official appointed to a temporary official position or to an official position for a fixed period, with the exception of assistant positions;
4) the appointment of general career public officials, other than Directors in the Foreign Service, to a position other than Head of an operating unit at the Ministry, and appointment to a position of job requirement class 11 B or to a corresponding or less demanding position at a foreign mission;
5) the right of a person other than a Foreign Service staff member to serve at a mission, and notification of such persons as staff members of the mission;
6) matters concerning terms and conditions of service and the more detailed public sector collective agreement negotiated by the Ministry;
7) the designation of a post as a separate decision;
8) the issuing, revocation and withdrawal of diplomatic passports; and
9) with the exception of official appointments and assignments, other matters of human resources administration relating to staff serving in the Foreign Service, unless otherwise provided.

Section 68 (807/2021) Decision-making powers of the Head of the Human Resources Unit

In addition to the provisions of section 64, the Head of the Human Resources Unit shall decide the following matters:

1) administrative review of a decision of the Ministry or of a mission in a matter concerning a financial benefit or reimbursement of expenses arising from a service relationship;
2) the granting of leave of absence based on statute or collective agreement and discretionary leave of absence to public officials, and corresponding release to any other staff member, with the exception of the State Secretary serving as Permanent Secretary and Under-Secretaries of State;
3) matters relating to permission for and notification of secondary occupations;
4) the appointment of a public official as a Ministry rapporteur;
5) the granting of official rank to public officials and other employees working at a foreign mission for the duration of their duties at a designated mission;
6) matters relating to the service relationship of staff and trainees, matters relating to the resignation and other termination of service of a public official, and the issuing of certificates of employment and other certificates of service;
7) conclusion of an agreement on job alternation leave; and
8) matters relating to benefits and compensations arising from a service relationship and their recovery.

Section 69 (530/2018) Decision-making powers of public officials in the Human Resources Unit

In addition to the Head of the Human Resources Unit, public officials of the said Unit shall decide matters referred to in the Act on Compensation of Foreign Representation (596/2006) of monetary value not exceeding EUR 30,000 within the confines of their internal division of duties.

Section 69a (530/2018)

Section 69a was repealed by Decree 530/2018.
Section 70 (530/2018) Decision-making powers of the Head of the Unit for Human Resources Development and Occupational Wellbeing

In addition to the provisions of section 64, the Head of the Unit for Human Resources shall decide matters concerning the use of training appropriations, unless otherwise provided in certain respects.

Section 71 (530/2018)

Section 71 was repealed by Decree 530/2018.

Section 72 (652/2020) Decision-making powers of the Chief Information Officer

In addition to the provisions of Section 64, the Chief Information Officer shall decide the following matters:

1) matters relating to the publicity and confidentiality of documents and other information of the Foreign Service and to archives;
2) the identifiers and titles used in information systems and registers, insofar as these are not covered by common Government definitions; and
3) procurements of hardware, software, applications and services for information and communication technology and telecommunications, and the administration and disposal of such assets insofar as they are sector-specific or do not fall within the scope of services and technology procured centrally for the Government or for central government administration.

Section 73 (530/2018) Decision-making powers of the Director of Estate and Procurement Services

In addition to the provisions of section 64, the Director of Estate and Procurement Services shall decide the following matters:

1) the purchasing, leasing, subletting, administration, use and release of real estate holdings, offices, official residences of Heads of Mission and other facilities, unless the matter falls within the purview of another operating entity or mission;
2) matters concerning cost estimates, designers and developers of construction and interior design projects;
3) matters concerning the planning, design approval and implementation of new construction, renovation and maintenance work on buildings and facilities, their interior decoration and associated purchased services;
4) matters relating to the servicing and maintenance of buildings, offices, official residences and other premises;
5) the procurement, use and release of equipment;
6) matters relating to guiding procurement of motor vehicles and other machinery, equipment and materials, unless the matter falls within the purview of another operating unit;
7) matters relating to guiding procurement of publishing and printing services and other services, unless the matter falls within the purview of another sectoral unit; and
8) procurement category plans, with the exception of the development cooperation procurement category.

Section 74 (530/2018) Decision-making powers of public officials of the Estate and Procurement Services Unit

In addition to the Director of Estate and Procurement Services, public officials of the Estate and Procurement Services Unit shall decide matters referred to in section 73, subsection 1, paragraphs 3–4 within the confines of their internal division of duties and of the appropriations allocated for their use. Unit group Heads shall award material and service procurement contracts of value not exceeding EUR 100,000 within the confines of their internal division of duties and of the appropriations allocated for their use.

The other public officials of the Unit shall award procurement contracts for materials and services of value not exceeding EUR 25,000 within the confines of their internal division of duties and of the appropriations allocated for their use.

Sections 75–77

Sections 75–77 were repealed by Decree 1321/2015.

Section 78 (807/2021) Decision-making powers of the Head of Security

In addition to the provisions of section 64, the Head of Security shall decide matters concerning:

1) procurement, servicing and delivery of security systems, equipment and accessories; and
2) procurement of security services and training.

Section 79 (81/2009) Decision-making powers of the Director of Finance
In addition to the provisions of section 64, the Director of Finance shall decide matters concerning financial planning and financial administration, and the internal regulations and instructions (norms) of the Ministry relating to the functions of the Unit insofar as these are not decided by another public official or Minister.

Section 80 Decision-making powers of a public official responsible for financial services
A public official responsible for financial services in the Financial Management Unit shall decide matters concerning the accounting and payment transactions of the Ministry.

Section 81 (530/2018) Decision-making powers of the Head of Consular Services
In addition to the provisions of section 63, the Head of Consular Services shall decide matters concerning the authorisation of a mission to receive a maritime declaration.

Section 82 (530/2018) Decision-making powers of the Head of the Unit for Consular Assistance
In addition to the provisions of section 64, the Head of the Unit for Consular Assistance shall decide the following matters:
1) matters concerning permanent grants to Finnish nationals residing abroad;
2) matters concerning the recovery of financial assistance;
3) overtime orders and standby allowances of consular rapid response teams; and
4) issuing an official travel order to a consular rapid response team.

Section 83 (530/2018) Decision-making powers of the Head of the Visa Unit
In addition to the provisions of Section 64, the Head of the Visa Unit shall decide on the granting of the right to issue visas to a designated Finnish citizen.

Section 83a (652/2020) Decision-making powers of the Head of the Passport and Notarial Services Unit
In addition to the provisions of Section 64, the Head of the Passport and Notarial Services Unit shall decide the following matters:
1) granting of the powers referred to in section 33, subsection 2 of the Consular Services Act (498/1999) to an honorary consul;
2) matters relating to the issuing, revocation and withdrawal of a service passport; and
3) granting of passport issuing powers to a designated Finnish citizen serving at the Ministry and at a mission, and to a Finnish citizen serving at an honorary consulate.

Section 84 Decision-making powers of the Chief of Protocol
In addition to the provisions of section 63, the Chief of Protocol shall decide matters concerning the privileges and immunities of diplomatic representatives of foreign States and international organisations based on Finnish legislation and international agreements.

Section 85 Decision-making powers of a public official assigned to handle tax affairs related to protocol services
A public official assigned to handle the tax affairs of protocol services shall decide on declarations concerning the tax exemptions referred to in the Vienna Convention on Diplomatic Relations and concerning entitlement to refunds of value added tax in accordance with the Value Added Tax Act (1501/1993).

Section 86 Decision-making powers of a public official assigned to administer residence permit affairs in protocol services
A public official assigned to administer residence permit affairs in protocol services shall decide matters concerning the granting of residence permits to members of the diplomatic, administrative and technical staff of the missions of foreign States and international organisations in Finland, and to their family members.

Section 87 Decision-making powers concerning export control of dual-use items
The Head of the Export Control Unit shall decide matters concerning dual-use item export licensing.

Section 88 (1043/2016) Administration of Baltic Sea, Barents Sea and Arctic cooperation allocations and fund allocations for neighbouring area cooperation
A Minister shall decide the general guidelines for using Baltic Sea, Barents Sea and Arctic cooperation allocations and fund allocations for neighbouring area cooperation.
The Head of the Department for Russia, Eastern Europe and Central Asia shall decide on the use of appropriations for projects, programmes and other targets. The Head of the Unit for Russia shall nevertheless decide the following matters:

1) matters concerning commitments, contracts and assignments relating to the use of appropriations; and
2) the use of appropriations not exceeding EUR 500,000 for projects, programmes and other targets.

Section 88a (1043/2016)

Section 88a was repealed by Decree 1043/2016.

Section 89 (513/2014) Division by performance area of allocations and powers of development cooperation proper

The Minister shall decide matters concerning the division by performance area of allocations and powers of development cooperation proper.

Section 90 (513/2014) Decision-making power concerning the use of appropriations and powers of development cooperation proper

Unless otherwise provided, a Minister shall decide matters concerning the use of appropriations and powers of development cooperation proper for development cooperation projects and programmes.

The Head of the Department for Development Policy shall nevertheless decide matters referred to in subsection 1 of value not exceeding EUR 500 000, unless they concern a grant to a Finnish association or foundation, or to a corresponding foreign corporation of private law character, humanitarian aid, a grant to a Finnish university or university of applied sciences, development cooperation funds administered by the Unit for Internal Audit, or some other matter of significance for society. Matters decided by the Head of the Department for Development Policy under this subsection must be brought to the attention of the Minister before the decision is made.

After consulting a Minister, the Head of the Unit for Humanitarian Assistance and Policy shall nevertheless decide urgent matters referred to in subsection 1 where the case concerns humanitarian aid to alleviate major and sudden crises.

The Minister and, within the limits of the decision-making power under subsection 2, the Head of the Department for Development Policy may refer for decision a matter concerning the more precise allocation within a project or programme of appropriations occurring in the form of a grant of aid or some other financial benefit to a public official of the Ministry serving as rapporteur.

Within the confines of appropriations for development cooperation proper allocated for the purpose within his or her operating territory, a Roving Ambassador shall decide matters concerning the use of appropriations for local development cooperation projects, together with associated contracts and other legal transactions.

Section 91 (513/2014) Decision-making powers concerning the planning, implementation and supervision of development cooperation

Within the limits imposed by confirmed appropriations and powers, and by the provisions of this section, the public officials of departments administering appropriations for development cooperation proper shall decide matters within their field of responsibility relating to the planning of development cooperation, the implementation and the supervision of implementation of decisions taken under section 90, and contracts, assignments and other commitments relating to the foregoing matters.

The following matters referred to in subsection 1 shall be decided by a Head of Department:

1) development cooperation work undertaken with foreign States, intergovernmental international organisations and international development finance institutions, and agreements and other commitments concerning support to be given thereto in cases falling within the competence of the Ministry, unless otherwise provided by international agreement;
2) the recovery and waiving of recovery of a grant or other financial benefit; and
3) referral of suspected irregularities in the use of development cooperation allocations and compensations for investigation by an investigative authority external to the administrative sector in the event that the party suspected of irregularities is not in the service of the Foreign Service.

(436/2016)

The following matters referred to in subsection 1 shall be decided by a Head of Unit:

1) changes to the timetable of expenditures arising from the use of appropriations and powers;
2) the repayment, suspension of disbursement and rescheduling of a grant or other financial benefit awarded to a private individual, and a change between the expense categories of a cost estimate approved in a decision to award a grant or other financial benefit;
3) the release of unused appropriations for other uses in the performance area after a project or programme ends; and
4) other matters referred to in subsection 1 that do not fall within the decision-making powers of a Head of Department under subsection 2.

A matter referred to in subsection 3 that does not fall within the area of responsibility of any unit shall be decided by the Head of Department.

A Head of Department and a Head of Unit may authorise any other public official of the Foreign Service to sign a commitment or contract that the Head of Department or Head of Unit has approved.

Section 92 (436/2016)

Section 92 was repealed by Decree 436/2016.

Section 93 (530/2018) Government Agent

The Head of the Unit for EU Litigation shall serve as Government Agent before the Court of Justice of the EU and the Head of the Unit for Human Rights Courts And Conventions shall serve as Government Agent before the European Court of Human Rights. The function of Government Agent in other cases and deputies for Government Agents shall be governed by a separate decision of the Ministry where necessary.

Section 93a (530/2018) National Security Authority (NSA)

The unit assigned to the Ministry for Foreign Affairs to discharge functions under the Act on International Information Security Obligations (588/2004) shall be subordinate to the State Secretary serving as Permanent Secretary.

The National Security Authority shall decide matters falling within the competence of a national security authority based on legislation and international data security obligations that are binding on Finland.

Section 94 (530/2018) Official travel orders at the Ministry

An official travel order shall be issued by:

1) a Minister to a State Secretary and to the State Secretary serving as Permanent Secretary;
2) the State Secretary as Permanent Secretary to an Under-Secretary of State, the Inspector General of the Foreign Service and the Director of Policy Planning and Research;
3) the State Secretary as Permanent Secretary, or his or her designated Under-Secretary of State, to a Head of Department;
4) a Head of Department, the Director of Administration, the Head of the Legal Service, the Head of Consular Services and the Chief of Protocol to a Deputy Head of Department, a Head of Unit, and any other public official directly subordinate thereto;
5) the Inspector General of the Foreign Service to a public official subordinate thereto; and
6) a Head of Unit to a public official subordinate thereto.

An official travel order for a public official dispatched to a mission as a substitute or for orientation shall nevertheless be issued by the Director of Human Resources.

The official travel order for a public official not assigned to any operating unit for dispatch on official travel in crisis management and other corresponding duties shall be issued by the Head of the operating unit from whose allocations the travelling expenses will be paid.

The provisions concerning officials shall govern the issuing of a travel order to an employee in an employment relationship in applicable respects.

An official travel order shall be issued by the Director of Administration in cases where decision-making power is not determined in accordance with subsections 1–4 or section 82.

Section 95 (530/2018) Issuance of an official travel order to a public official of a mission

When the Ministry for Foreign Affairs assigns a public official serving at a mission to official travel, the official travel order shall be issued by the Head of the operating unit preparing the matter or function to which the travel relates. If the travel does not relate to the operations of any operating unit, then the official travel order shall be issued by the State Secretary as Permanent Secretary.
Section 96 Procedure concerning travel in certain cases

If public officials from various operating units are participating in the same official travel, then the public official issuing the official travel order may, with the consent of a competent supervisor, also issue the official travel order to a non-subordinate public official.

Reimbursement of travelling expenses to a person outside the Foreign Service shall fall within the decision-making powers of the Head of the operating unit in accordance with sections 63–65 of these Rules of Procedure.

Section 97 (530/2018) Confirmation of annual leave

The Minister of Foreign Affairs shall confirm the annual leave of a State Secretary and of the State Secretary serving as Permanent Secretary.

The State Secretary serving as Permanent Secretary shall confirm the annual leave of Under-Secretaries of State, the Inspector General of the Foreign Service and the Director of Policy Planning and Research.

The State Secretary serving as Permanent Secretary or his or her designated Under-Secretary of State shall confirm the annual leave of a Head of Department.

A Head of Department, the Director of Administration, the Head of the Legal Service, the Head of Consular Services and the Chief of Protocol shall confirm the annual leave of a Deputy Head of Department, a Head of Unit, and any other directly subordinate public official.

The Inspector General of the Foreign Service shall confirm the annual leave of his or her subordinate staff.

A Head of Unit shall confirm the annual leave of his or her subordinate staff.

Section 98 (530/2018) Substitutes for public officials

The substitutes for the State Secretary serving as Permanent Secretary and for Under-Secretaries of State shall be appointed by a Minister.

The State Secretary serving as Permanent Secretary shall designate the deputies for a Head of Department, the Director of Administration, the Head of the Legal Service, the Head of Consular Services, the Chief of Protocol and the Heads of separate units who are directly subordinate to the State Secretary serving as Permanent Secretary. The deputies for Heads of Unit shall be designated by the Head of the department or service entity concerned.

The Head of the operating unit concerned shall order the discharge of functions in cases other than the foregoing when a public official is prevented from attending to the said discharge.

Chapter 8 Special provisions

Section 99 (530/2018) Charges collected for performances of the Ministry for Foreign Affairs

The Head of each Unit shall decide with respect to his or her area of responsibility that a performance of the Ministry is free of charge and on pricing in cases where the charge is not determined directly on the basis of the provisions of the Decree of the Ministry for Foreign Affairs on Fees for Services Produced by the Foreign Service (377/2014).

Section 100 Entry into force

These Rules of Procedure shall enter into force on 1 September 2008 and shall repeal the Rules of Procedure of the Ministry for Foreign Affairs issued on 22 December 2005 (1174/2005), with subsequent amendments made thereto.

Measures necessary for implementing these Rules of Procedure may be undertaken prior to their entry into force.

Section 101 Transitional provision

Following the entry into force of these Rules of Procedure, the person serving at the time of entry into force of these Rules of Procedure as Head of the Legal Department shall serve as Head of the Legal Service, the person serving as the Head of the Protocol Department shall serve as the Head of Protocol, the person serving as the Head of the Administrative Department shall serve as the Head of Administration, and the person serving as the Deputy Head of the Administrative Department shall serve as the Director of Human Resources until these positions have been duly filled.