Order No. 108 of the Minister of Corrections and Probation of Georgia dated August 27, 2015

city of Tbilisi

On approval of the Regulations of Penitentiary Institution No. 6 Ministry of Corrections and Probation of Georgia

In accordance with part 4 of Article 2 and part 3 of Article 8 of the Law of Georgia «Imprisonment Code",

I order:

Article 1

Approve the attached Regulations of Penitentiary Institution No. 6 of the Ministry of Corrections and Probation of Georgia.

Regulation of Penitentiary Institution No. 6 of the Ministry of Corrections and Probation of Georgia

Chapter III

The procedure and conditions for the execution of detention and imprisonment in an institution

Article 14. Basic conditions of detention and serving of punishment of accused/convicted persons in an institution.

- I. A convicted person with a high risk of danger, as well as an accused person who has been placed in custody by the court as a preventive measure and/or transferred to a detention facility in accordance with article 55¹ of the Law of Georgia «Imprisonment Code", shall be placed in an institution for serving a sentence.
- 2¹. In an institution, the accused is placed in a special cell, where, in accordance with article 54 of the Law of Georgia «Imprisonment Code", he is monitored and monitored by visual and/or electronic means.
- 3. Convicted and accused persons are placed separately from each other in the institution.
- 3¹. An accused/convicted person deprived of liberty or imprisoned for committing a crime against entrepreneurial or other economic activity provided for in Chapter XXVI of the Criminal Code of Georgia, a crime in the monetary system provided for in Chapter XXVII of the Criminal Code of Georgia, a crime in the field of financial activity provided for in Chapter XXVIII of the Criminal

Code of Georgia, a crime against the interests of service in entrepreneurial or other organizations provided for in Chapter XXIX of the Criminal Code of Georgia, cybercrime, provided for by Chapter XXXV of the Criminal Code of Georgia and the official crime provided for by Chapter XXXIX of the Criminal Code of Georgia in the institution, as a rule, is placed separately from other accused/convicted persons.

3². As a rule, non-smoking accused/convicted persons are placed separately from tobacco-consuming accused/convicted persons in the institution.

