

## **LEGISLATIVE DECREE October 27, 2009, n. 150**

Implementation of the law March 4, 2009, n. 15, on the optimization of the productivity of public work and the efficiency and transparency of public administrations

### **Art. 13**

#### **National Anti- Corruption Authority**

1. (The Commission established pursuant to Article 4, paragraph 2, letter f) of Law No. 15 of March 4th, 2009, and renamed the National Anti-Corruption Authority pursuant to Article 1 of the Law of 6 November 2012, n 190 and Article 19 of Decree-Law of 24 June 2014, No. 90,) operates in a position of independent judgment and evaluation and in full autonomy, in collaboration with the Prime Minister's Office - Department of Public Administration and with the Ministry of Economy and Finance - Department of General Accounting of the State and possibly in conjunction with other public bodies or institutions . 2. By agreement between the Conference of Regions and the Autonomous Provinces, Anci, Upi and ((the Authority)) are defined the protocols of collaboration for the realization of the activities referred to in the paragraphs 6 and 8.

2.The Authority is a collective body composed of the President and four Members chosen from highly professional experts, even those outside the administration, with proven skills in Italy and abroad, both in the public and private sectors, of notorious independence and proven experience in the fight against corruption. The president and the members are appointed, taking into account the principle of equal gender opportunities, by decree of the President of the Republic, after deliberation of the Council of Ministers, after favorable opinion of the competent parliamentary committees expressed by a majority of two thirds of the members. The president is appointed on the proposal of the Minister for Public Administration and Simplification, in agreement with the Minister of Justice and the Minister of the Interior; the members are appointed on the proposal of the Minister for Public Administration and Simplification. The president and the members of the Authority cannot be chosen from among persons who hold public office or office in political parties or trade union organizations or who have held these positions and positions in the three years preceding the appointment and, in any case, must not have interests of any nature in conflict with the functions of the Authority. The members are appointed for a period of six years and cannot be confirmed in office.