



PROVISIONAL INSTITUTIONS OF SELF GOVERNMENT

KUVENDI I KOSOVËS
СКУПШТИНА КОСОВА
ASSEMBLY OF KOSOVO

Law No. 02/L-70

ON ROAD TRAFFIC SAFETY

Assembly of Kosovo,

Pursuant to Chapters 5.1 (h), and 9.1.26 (a) of the Constitutional Framework for Provisional Self-Government in Kosovo (UNMIK Regulation No. 2001/9 of 15th May 2001),

For the purpose of setting out principles and terms which regulates road safety sector harmonizing it to best international experiences.

Hereby adopts the following:

LAW ON ROAD TRAFFIC SAFETY

CHAPTER I
GENERAL DISPOZITIONS

1. Purpose
Article 1

1.1. With this law shall determinate the general mutual bases of relationship and participants behaviors also the other subjects on road traffic, base conditions that roads have to fulfill watching on the road traffic development, the road traffic regulations will ascertain, sign of traffic system, and sign that give the authorized official person, duties in case of road traffic accident, candidate preparation for driver, passing the driver exam, also the conditions to earn the right for vehicle operation; towing vehicle, equipment and outfits which must have the vehicles, dimensions, the general measure and the vehicle axletree burden also the conditions which the vehicle must fulfill on traffic.

1.2. With traffic on road according to this law we implicate the vehicle movement, pedestrians also the other traffic participants in public and un-classified road which are used for public traffic.

1.3. Within the scope of this Law shall be implemented applicable Law on Minor Offences unless otherwise determined by this Law.

Article 2

2.1. Observation, administration and the law application onto the road traffic safety makes the Ministry of Transport and Communications, Kosovo Police Service and the other responsible authorities, in accordance with the competences of this law.

2.2. Ministry of Transport and Communications and the Kosovo Police Service are the authorities to observe the road traffic administration on the public roads, except the local roads in frame of their competences.

2.3. Municipal Assemblies and the Kosovo Police Service are the authorities to observe the road traffic administration on the local public roads on their frame of competences.

2.4. Ministry of Transport and Communications and the Municipal Assemblies, have the right to order the change of traffic organization, if it is on the general public interest or the transit traffic request in accordance with the competences of this law.

2.5. Ministry of Transport and Communications, having in regard the need for the adequate defense of roads from the damage and to increase the safety within the period when the traffic is loaded, may introduce with a secondary legislation act, periodic limitations of movement on road or to stop the movement of the due vehicle categories.

2.6. Ministry of Transport and Communications cooperates with the Kosovo Police Service, while having in regard in special manner:

- a) increasing the safety on road for all traffic participants,
- b) efficient use of public of public roads and will determine with a secondary legislation act, specific conditions of road traffic administration and the observation of that administration.

2.7. Ministry of Transport and Communications and the Municipal Assemblies in accordance with the rules of this law regulate the traffic in their competences so that will determine:

- a) Roads with priority passing,
- b) Traffic with 1 respectively on 2 directions,
- c) Technical system of traffic adjustment,
- d) Limitation of speed movement,
- e) Pedestrian traffic, bicycles, mopeds, dray, riding and the animal guidance,
- f) Parking areas and the parking manner,
- g) Zone of quiet traffic,
- h) Blockage of buses, transporting vehicles, combined vehicles and the working vehicles, on places in which are fated for parking of their type and the unblocking manner of these vehicles,
- i) Placement and maintenance of the protecting encircle for pedestrians on dangerous places,
- j) Pedestrian zones, safe directions for movement of school children, special technical measures for pedestrian and cyclist safety in locality of educational organ, health and other organs, sportive fields, kinder gardens, cinema and similar,
- k) Removal, of old vehicles, damaged or unused or similar,
- l) Areas in which is performed: driving tests, crossing, sportive driving and similar,
- m) Movement conditions of supply vehicles at the calm traffic zones and the pedestrian zones.

2.8. Exceptionally from paragraph 3 of this Article when the traffic is adjusted on the regional road parts, motorways, is needed also the favor from the Ministry of Transport and Communications.

2.9. Observation workings and the vehicle removal which are parked in contradiction with the parking rules of this law, duties of administration and traffic control, traffic control at the calm zones of traffic and pedestrian zones, reveal of pedestrian and bicyclist violations, measurement of moving speed inside inhabited zones by placing in fixed way the measurement equipment, also the tractor observation, carts and vehicles which approach on traffic from the ateliers, except the authorized persons from the Kosovo Police Service can fulfill and the authorized person from the Municipal Assemblies whereas for the motorway and regional road it is requested anticipatory consent from the Ministry of Transport and Communications.

2.10. Ministry of Transport and Communications Representatives and the Municipal Assemblies if requested on the request of the Kosovo Police Service must organize the school traffic units and the traffic units for the juveniles. Unit capabilities, time and manner determinates the Kosovo Police Service.

2.11. Traffic adjustment on crossroad and at other places, parking observation of vehicles and other duties determination of observations of drivers and vehicles, can perform also the representatives of school traffic units for the juveniles.

2.12. On the areas and at the school localities, children's safety during the road passing and on the pedestrian walkway can accomplish also the school traffic unit representatives.

2.13. During the time of performing duties of paragraph 11 and 12 of this Article, members of the school traffic units and the youth of traffic must wear clothes – uniform according to the foreseen rules. Program and the manner of qualifying and actions of school units and of traffic youth as well as the uniform and the school unit signs and the traffic youth shall determine the Kosovo Police Service.

2.14. Observation of vehicle parking in which the parking is limited with duration accomplishes the representatives of the competent authorities.

2.15. Authorized officials of the Municipal Assemblies must be capable for duty accomplishment of paragraph 9 of this Article are authorized to ask for the drivers license, traffic license, from other participants identification document, must wear clothes, uniform and to present the official card of identification during the duty accomplishment. Capability program, conditions which must be fulfilled, clothes – uniform view, official identification card and conditions for carrying of works shall be determined from the Municipal Assemblies with the Kosovo Police Service favor.

Article 3

3.1. Determinedness of used notions in this law intends:

- 1) “**Road**” is every public road and uncategorized road in which is developed the traffic;
- 2) “**Public road**” is a surface with a general importance for traffic; in which anybody may move with allocated conditions by law and which the competent organ announced the public road;

- 3) “**Motorway**” is public road made and fated especially only for motored vehicles, which as a motorway is signed with especial sign in traffic which has 2 road tracks separated physically, (the green belt, protective hurdle etc.) for movement from opposite directions with width from at least 3, 5 meters, dependably from the configuration of ground – with one emergency stopping track with width from at least 2, 5 meters without crossbreeding with the sidelong roads with railway or tramcar tracks on the level in which can be exit only with the respective connection public roads and build especially on the respective track of road motorway surface, and the safe flow of traffic will be enabled with a speed from at least 80 km/h, and as such is signed with traffic sign;
- 4) “**Fast road**” – is a public road fated for traffic of motor vehicles, with one or two separated road tracks, it has all the junctions with more than two or more sidelong roads, and the train or tramcar railways, with regulation it does not has the emergency discontinuation track and as such is signed with the traffic sign;
- 5) “**Road reserved for the traffic motored vehicles**” is a public road with at least two traffic tracks with a width from 3, 25 meters, where the safe flow of traffic is enabled for the vehicles with the speed from least 60 km/h in which may move only the vehicles that develop the speed from 60 km/h and as such is signed with the foreseen traffic sign;
- 6) “**International road**” is a public road which by an international act is classified in the international road net;
- 7) “**Motorway road**” has the meaning of the public road officially categorized as a motorway road, that connects two and more big cities and which can serve as a connection with the neighboring countries;
- 8) “**Regional road**” has the meaning of the public road officially categorized as a regional road, that connects two and more big cities;
- 9) “**Local road**” has the meaning of the public road officially categorized as a local road, that connects the inhabited areas within the residence of municipality;
- 10) “**Un-classified road**” has the meaning of every road which is not a public road, the owner of which is a citizen or a group of citizens, and is not on the Ministry’s responsibility, but which un-officially is used by pedestrians, vehicle and other moving vehicles that move sideways on the un-signed area;
- 11) “**Un-confined road**” is road without a build surface way and without road surface then also at the connection point with the public road which has a build road surface;
- 12) “**Vehicle road (circular)**” is part of a road surface, fated on the first line for road vehicle movement;
- 13) “**Road track**” is longitudinal part of automotive road, fated for road vehicle movement on one way direction, with one or more traffic tracks;
- 14) “**Traffic track**” is longitudinal part of automotive road signed or not signed, width of which is adequate for normal traffic development for a collocation of road vehicles;
- 15) “**Traffic track for slow vehicles**” is longitudinal part signed, fated for heavy and other vehicles which with slow movement minimize the traffic frequency;
- 16) “**Traffic track for emergency stoppage**” is longitudinal part of road signed on motorways and in particular parts of roads of higher levels also in the tunnels, gallery or similar;

- 17) “**Traffic track for rush**” is part of an automotive road fated for vehicle connection on the traffic flow from the secondary road, respectively from other entrance roads from objects along the road (gas stations, parking places, motels etc.) and near the road;
- 18) “**Traffic track for slowdown**” is part of an automotive road fated for disconnection of vehicles from the flow of road traffic;
- 19) “**Bicycle track**” is a part of road, fated for bicycle and moped movement, that is extended along the automotive road and which is signed with the longitudinal line on automotive road;
- 20) “**Bicycle track way**” is the traffic surface build and fated for bicycle and moped movement, extends along the automotive road and is separated from it and it is signed with the due sign of traffic;
- 21) “**Sidewalk**” is a surface made especially for pedestrian movement which is not on a level with the automotive road or is separated in other manner from the road;
- 22) “**Signed walkway of pedestrians**” is a part of surface of the automotive road fated for pedestrian passage on the mentioned surface with the due signs;
- 23) “**Pedestrian Island**” is a upraised surface or signed in some other way, which lies on the automotive road and which is nominated for temporary indwelling of pedestrians, which cross through the road of entrance or emersion from the vehicle which accomplishes the public transport;
- 24) “**Zone of Kosovo Protection Corpus (KPC)**” is the surface or the length of a road around the KPC barracks, in which is prohibited the stoppage of vehicles with civil plates and of vehicles with other plates whether they are registered in Kosovo or in foreign country, without the special license or a special authorization;
- 25) “**Pedestrian zone**” is a build surface of traffic on first fated for pedestrian movement where is prohibited the movement of motored vehicles, except the one with special authorization;
- 26) “**Inhabited zone**” is the surface in which the lines or communions of buildings stand on one side or on both sides of the road, while giving the sight of one road and lines of which are marked with traffic signs of inhabited zones;
- 27) “**Zone of quiet traffic**” is the zone of the inhabited centre, marked with the due sign of traffic, in which vehicles can not move with a faster speed than the pedestrian movement where the children’s game are allowed in the whole zone;
- 28) “**Crossroad/Junction**” is the surface in which intersects or connects two or more roads also the wide surface of traffic (squares etc), which creates on the junction, respectively with road connections;
- 29) “**Bus stop**” is a part of the road surface, fated for tramcar stoppage, respectively buses for entering and emersion of passengers and which is marked with the due traffic sign;
- 30) “**Fire-department vehicle**” is a motored vehicle and subjoined fated for fire shutdown;
- 31) “**Vehicle**” is a every transport vehicle fated to move on the road, beside moving carriages without motor for the handicapped persons and transporting vehicles for children;

- 32) “**Special vehicle**” is a motored vehicle or subjoined vehicle of a special transport destination of special burdens or special personnel transport that for the characteristics, takes part on one of the categories or types of vehicles with motor act which are used for the Police, Fire Department, KPC and similar (combination or subjoined vehicles);
- 33) “**Working vehicle**” is a motored vehicle or a subjoined vehicle in which are installed tools and outfits for working accomplishment and with which the bigger allowed measure is equal with the vehicle measure (for example derrick etc.), whereas from the characteristics takes part in one of the categories or types of vehicles with motor motion or subjoined vehicles;
- 34) “**Motored action vehicle**” is every vehicle that moves with the power of its engine, except the vehicles that move on the railway and the vehicles for handicapped movement;
- 35) “**Motored vehicle (vehicle)**” is a motored motion vehicle, basal destination of which is the convey of persons and road goods or towing of the subjoined vehicles, fated for person and goods conveyance, except the mopeds, tractors, small tractors and working vehicles;
- 36) “**Working vehicle**” is motored motion vehicle (combine, cylinder, mower, bulldozer, fork-lifter, digger etc.), basal destination of which is the due working exercise with equipment and its outfits;
- 37) “**Small tractor**” is a motor motion vehicle which has only one axle constructed for towing, pushing, or conveyance of different tools for different agriculture work, respectively to serve for putting on movement of those tools or trailer towing;
- 38) “**Tractor**” is a motored motion vehicle, constructed for towing, pushing or conveyance of different tools respectively to serve for putting on movement of those tools or trailers towing;
- 39) “**Tractor interlineations**” is a replacement tool for agriculture working exercise and others that the tractor tows, pushes or conveys;
- 40) “**Moped**” is a motored motion vehicle, with two or three wheels, the engine working capacity of which is not more than 50 cm³ and in a flat can not develop the speed more than 50 km/h;
- 41) “**Motorcycle**” is a vehicle with two wheels, with or without a side trailer such as vehicle with three wheels – if its measure is not more than 400 kg;
- 42) “**Car**” is a motored vehicle, fated for person conveyance which except the driver’s seat has at most eight (8) seats;
- 43) “**Bus**” is a motored vehicle fated for person carriage which except the driver’s seat has more than eight (8) seats;
- 44) “**Trolley-bus**” is a fated vehicle for person carriage which except the driver’s seat has more then eight (8) seats and to give the engine electrical energy it’s connected with the electric conductor;
- 45) “**Tramcar**” is a railway vehicle with electrical motion, fated for public transport and to give the engine electrical energy it’s connected with the electric conductor;
- 46) “**Transport vehicle**” is every motored vehicle that is fated for burden transportation;

- 47) “**Combined vehicle**” is a motored vehicle fated for person and stuff carriage, the Bigger allowed measure that does not pass 3.500 kg;
- 48) “**Bicycle**” is a road vehicle that has at least two (2) wheels and which moves only by the drivers capacity;
- 49) “**Combined vehicle**” is a road vehicle fated to be towed by the motored motion vehicle constructed as a trailer or half trailer;
- 50) “**Trailer**” is a road combined vehicle constructed in such way to carry all the entirely measure through its axis, on the motorway road;
- 51) “**Half-trailer**” is a combined vehicle without the front axle, constructed in such way that the part of the entire measure to be carried on the towed vehicle, through its front part with which holds up on the towing motored motion vehicle;
- 52) “**Light trailer**” is a combined vehicle the biggest allowed measure of which is more than 750 kg;
- 53) “**Combination of vehicles**” consists from the motored motion vehicles and the combined vehicles which participate on traffic as altogether;
- 54) “**Oxcart**” is a road vehicle fated for towing by animals;
- 55) “**Conveyance**” is the allowed measure till the road vehicle is allowed to be loaded according to the statement of road vehicle producer;
- 56) “**Vehicle measure**” is the measure of the empty vehicle with full gas tank also with tools and obliged vehicle equipment;
- 57) “**General measure**” is road vehicle measure together with the burden measure which is transported with the vehicle, including also the person’s measure that is in the vehicle, also the attached vehicle measure with the burden, if it’s confined to the towing vehicle;
- 58) “**The utmost allowed measure**” is the vehicle itself combined with the vehicle burden;
- 59) “**Axial loading**” is part of the general measure with which axle of road vehicle loads the road surface when road vehicle lies on immovable condition;
- 60) “**Traffic participant**” is person who in anyway participates in road traffic;
- 61) “**Driver**” is the traffic participant who on the road operates the road vehicle;
- 62) “**Pedestrian**” is a traffic participant who does not operate vehicle and is not carried on the road vehicle, person who with his power pushes or pulls a hand cab, animal cab or vehicle with motor motion, the children transporting vehicle, moped or the moving wheelchair for the handicapped persons, person with a moving chair, which moves with it’s power or with the engine power, but if with that case moves with the speed of a person that walks, and the person who slides with skies, sledge or travels with roller skates, skate board etc;
- 63) “**Opposite passage**” is passage with the road vehicle beside the other road vehicle which through the same road moves from the opposite side;
- 64) “**Overpassing**” is a passage of a road vehicle, which moves on the same side;

- 65) “**Side passing**” is a passage with the road vehicle beside a stopped or parked vehicle, or beside some other object which is on traffic track onto which the road vehicle moves;
- 66) “**Pedestrian column**” is an organized group of pedestrians guided from their guider or their commander;
- 67) “**Traffic flow**” is a column of many vehicles which moves on the same direction of the road;
- 68) “**Traffic track change**” is a passage with a vehicle from one traffic track to another for traffic at the same direction for lining reason or faster movement;
- 69) “**Traffic stumble**” is act on traffic with which someone in opposition of traffic regulations obliges to change present manner of traffic participation;
- 70) “**Traffic jeopardy**” is such manner of behavior in traffic for cause of which has come to direct jeopardy to cause of traffic accident;
- 71) “**Limited visibility**” - limited visibility (diminished) in general from dusk till dawn also during the sorely atmospheric conditions from dusk till dawn;
- 72) “**Special care**” (Advanced) - is advanced care and behavior fit of traffic road participant according to the conditions and situations on road;
- 73) “**Vehicle that moves slowly**” - equipped vehicle with engine, design of which limits its maximum speed from 25 km/h. This does not include the tractor;
- 74) “**Vehicle used for special aims**” - designed vehicle in special manner for person and goods transport, that uses Kosovo Police Service, Kosovo Protection Corps (KPC), Fire Departments, Penitentiary Police and similar;
- 75) “**Semi trailer**” - is a transporting vehicle fated for towing the half-trailer;
- 76) “**Old vehicle**” - based on special regulation, vehicle which is registered as a museum object or it is included on the central register of national heritage materials;
- 77) “**School bus**” - bus designed for going – coming children transportation, it must be painted with orange color and signed in front and behind by the side of rectangle plates with the text “school bus” according to the foreseen measures;
- 78) “**Stoppage**” - is every interruption of vehicle movement in continuance till three (3) minutes, except the interruption which is made to act according to the sign or regulation with which the traffic straightens;
- 79) “**Parking**” - is every interruption of vehicle movement on road in continuance more than three (3) minutes, except the interruption which is for acting according to the sign or regulation with which the traffic straightens;
- 80) “**Emergency stopping**” - is movement interruption when unused vehicle for cause of failure or must stop for some other reason;
- 81) “**U turn**” - is the turn of the vehicle for 180 degrees from the actual direction of movement for reason of entering on the opposite movement direction;
- 82) “**Vehicle release**” - is an act which in due conditions the driver is obliged to make the discontinuation of the vehicle, by slowing down the speed movement, or with act

interruption which performs with the vehicle, and that way does not oblige the other vehicle driver to change direction with impetuosity;

83) “**Column**” - is a line of at least three (3) vehicles that are stopped on the road or that are moving on the same traffic track on one direction, during of which the movement speed of vehicles and drivers act are conditioned between themselves and in between the other vehicle cannot penetrate on a open way;

84) “**Traffic accident**” - is a road accident on which participated at least one vehicle where one or more persons died or injured or caused material damage. It is not a traffic accident where the working vehicle, small tractor, tractor or dray which moved on uncatagorized road or during the work on movement had slipped from the uncatagorized road, or crashed with some natural interruption, and during this does not take part some other vehicle or pedestrian and in this case is not caused any material damage;

85) “**Small material damage on traffic accident**” - is a caused damage on the objects and vehicle, except vital parts for operating and braking without the ones the vehicle is not able to move on road;

86) “**Drivers license**” - is a public document which releases the competent organ and which proves the right to operate the due vehicle category;

87) “**International driver’s license**” - is an international driver’s license which releases the competent organ of that country;

88) “**Foreign driver’s license**” - is a driver’s license and international driver’s license which released the competent organ of that country;

89) “**Traffic license**” - is a public document which releases the competent organ and which proves the right of one vehicle that determinates the license numbers and possession of those plates, technical virtues, virtues and other characteristics, regular technical condition to participate on a safe way on traffic as well as their validity;

90) “**Vehicle book**” - is a public document which releases the competent organ with which witnesses the proprietorship of a due vehicle, technical virtues, virtues and other characteristics;

91) “**Agriculture vehicle**” - vehicle that uses the agriculture needs;

92) “**License of driving instructor**” - Is a public document which issues the MTC and which testifies the right to aptitude the candidate to give the exam for driver from the educational course of operating the motor vehicle (practical part);

93) “**Dusk**” - includes the time period from half an hour before sunset;

94) “**Morning**” - includes the time period half an hour after the sunrise;

95) “**Tachograph**” - is an equipment which at least insures the speed register and the past vehicle road;

96) “**Euro tachograph**” - is equipment which secures and registers the ride period of vehicle crew, the past period on professional activity accomplishment which does not take part on vehicle operation, break period, movement speed and passed road;

97) “**Register sheet**” is part of a tachograph or euro-tachograph which must have the type license in which the tachograph or euro-tachograph indicator non-stop writes the information’s which must remain written permanently;

(98) “**Legal or the natural person for road maintenance**” is the company which has entered in contracting companionship for the road maintenance with the Ministry of Transport and Communications or the Municipal Assemblies;

99) “**Person**” means a natural and a legal person;

100) “**Business organization**” means all business organizations determined by the UNMIK Regulation no. 2001/6 on the Business Organizations.

3.2. Determination of notions which are used in this law and are not defined unto notions, have definition in other laws.

CHAPTER II AUTHORISATIONS FOR SUPERVISION AND TRAFFIC ADJUSTEMENT

Article 4

4.1. Supervision and traffic adjustment, of vehicle supervision, of drivers and other traffic participants accomplishes police authorized members from the Kosovo Police Service.

4.2. Supervision onto the general duration of vehicle operation, driver’s relaxation, tachographs, equipment supervision, vehicle supervision on the most allowed measure point of view, dimensions and axial burdens, vehicles which performs the public transport of passengers and goods, vehicles which carry dangerous goods, taxi vehicles and similar except the authorized persons from the Kosovo Police Service perform also the road traffic inspectors and the one of the road within their competences determined by the law.

4.3. In areas where the military objects are placed (KFOR and KPC) the supervision during the movement of military vehicles should be accomplished also by the authorized personnel of these units while moving on road traffic.

4.4. Supervisor or instructor to which guides the students in an organized way with a foreseen hand sign can stop the traffic, for the safety passage of children through the road.

4.5. On a road passage through the railway line on the same level during the time of train approach, traffic stoppage according to the foreseen regularity performs the railway workers.

Article 5

Government establishes the Council for safety on road traffic with the proposal of the Ministry of Transport and Communications.

Article 6

Composition, function, organization manner and financing safety Council on the road traffic straightens with a special juridical act which proposes from the Ministry of Transport and Communications, whilst approved by the Government.

CHAPTER III

ROADS

1. General regulations

Article 7

7.1. Roads, as a base onto which the traffic develops, must be projected, constructed, equipped, maintained and protected in way to answer to its destination and traffic safety requests, in accordance with Law rules onto roads and draw regulations onto the base of this Law.

7.2. Public roads, its due parts and the objects in it, may be released for traffic only after, on the due manner with the legislation on power, to be ascertained of the road traffic safety point of view to fulfill the due technical normative.

Article 8

8.1. Public roads must have 2 traffic tracks and 2 terminal tracks, which constructs without interruption during the public road on the same width, dependably from the road type, respectively on the road traffic width, with high corners on objects (bridges, viaduct's, tunnels etc).

8.2. Exceptionably from regulations of paragraph 1 of this Article, local road may only have 1 traffic track, with condition that, dependably from the road visibility, on a distance from at the most 500 m, to have corresponding enlargements for opposite passage of vehicles.

8.3. Ministry of Transport and Communications respectively Municipal Assemblies will determine conditions and ways of placing the signalizations and road traffic operation on public roads with construction occasion, reconstruction, and road maintenance.

8.4. For a minor offence in an amount from 650€ - to 2.500€ shall be fined the person responsible for the placement and maintenance of signalization who acts in contradiction with the rules which determine circumstances and the manner of placement as well as maintenance of signalization with the case of construction, building and maintenance of public roads.

Article 9

9.1. Public roads, except local roads, must be in condition to face the axle burden from at least 11.500 kg.

9.2. Local roads, also the uncategorized roads, must be in condition to face the axle burden from at least 6.000 kg.

Article 10

10.1. On the entire width of the road, public roads must have free space in height from at least 4,5 meters.

10.2. Exceptionably in bridges, tunnels, gallery or similar objects on public roads, road width can be not the same.

10.3. Bus stops for entrance and emersion of passengers, on the public road outside and inside the inhabited zone in the motorway and regional road must be out of the traffic track.

2. NOTE OF WORKINGS AND ROAD INTERRUPTIONS

Article 11

11.1. Part of the road in which are created interruptions which can not be removed immediately or in which workings are performed must be signed in evidential way through retro-reflective materials and in it must be secured the traffic participants. However if their removal from the road is impossible, they must be signed in such way that they will be visible during the day and night.

11.2. Road notation from paragraph 1 of this Article comes from the working accomplisher while placing corresponding traffic signs, whereas participant traffic safety while placing the barricades.

11.3. Barriers must be painted according to the European standards, whereas in case of limited visibility and during the night must be placed also the twinkling orange light.

11.4. Person which performs work on the road must use retro-reflective elements which are visible for other traffic participants.

11.5. For a minor offence, in an amount from 650 to 2.500€ shall be fined, person working accomplisher which acts in contradiction with rules of this Article.

Article 12

12.1. Person which for cause of workings on road or other circumstances (snow slip, collapse, slide or similar) is obliged to organize alternative release of vehicles from the opposite direction, adjustment can make also while placing the light traffic signs which will be placed temporarily.

12.2. Person before starting the foreseen works from paragraph 1 of this Article (except in emergency cases) one person must be given the license from the competent body dependably from the road type and to inform the Police about this.

12.3. Alternative release of vehicle from the opposite direction foreseen from paragraph 1 of this Article exceptionally can make the representatives who accomplish the workings on the road until they place the light traffic signs temporarily.

12.4. In case if traffic adjusts according to paragraph 3 of this Article representatives of working accomplisher must use retro-reflective elements which are visible for other traffic participants.

12.5. For a minor offence, in an amount from 530 to 2.000€ shall be fined a person if during the working performance on the roads or when other circumstances exist, does not organize the alternative release in accordance with regulations of this law or does not posses the license from paragraph 2 of this Article.

12.6. For a minor offence, in an amount from 35€ shall be fined the natural person who acts in contradiction with the determined rules of paragraph 3 and 4 of this Article.

CHAPTER IV TRAFFIC SIGNS

1. General regulations

Article 13

13.1. Public roads must be signed with the foreseen traffic signs, with which traffic participants will be warned about the danger that will threaten on the due public road or a part of it, will be informed about the limitation, for stopping and obligations of which must abstain traffic participants and to give necessary annunciations for safe and undisturbed traffic development.

13.2. Traffic signs must mark also the danger with temporary character, especially to the ones which rise as a cause of damage or road incapacity, limitations, forbiddance and temporary obligations, and these signs must be removed after the interruption of reasons of their placement.

13.3. Traffic signs are: signs of danger, point-blank signs and signs of information with or without supplemental table and which determines in detail the meaning of traffic sign, light signals, signs on the road surface, on sidewalk and other signs on road.

13.4. Participants on traffic are obliged to restrain the limits, stopping and obligations pronounced with traffic signs.

13.5. For a minor offence, in an amount from 650 to 6.500€ shall be fined the person who is responsible for placing of traffic signs on the road and who makes the placement in contradiction with the determined rules of paragraph 1 and 2 of this Article.

13.6. For a minor offence, in an amount from 35€ shall be fined the traffic participant, if does not abstain the pronounced limitations, stopping and the pronounced obligations by traffic signs according to paragraph 3 and 4 of this article.

Article 14

14.1. Traffic signs will be placed and maintained so the participants in traffic may with time and easiness notice them during the day night and with time to act according to their meanings.

14.2. Traffic signs must be removed, completed or changed of the meaning does not response to the traffic changes on road or the requests of safety if they are damaged or broken.

14.3. Traffic signs, equipments and road signalization will be placed in base of traffic project.

14.4. For a minor offence, in an amount from 650 to 6.500€ shall be fined person responsible for the placement and traffic sign maintenance on the road and who does not make so that with easiness will be noticed during the day and night, also if does not remove or replace, traffic signs which do not response to the changes of the traffic conditions or the safety requests on traffic.

Article 15

15.1. On the traffic sign or on its bearing on which is placed traffic sign it is forbidden the placement of everything that does not have to do with the traffic sign.

15.2. It is forbidden to unauthorized persons to place, remove, change or damage the traffic signs, road equipment or changing the meaning of traffic sign.

15.3. For a minor offence, in an amount from 65 to 170€ shall be fined the natural person who acts in contradiction with the provisions of this Article.

15.4. For a minor offence, in an amount from 530 to 5.500€ shall be fined the person, if makes the emplacement, removal, change and traffic sign maintenance without authorization or changing the sign meaning.

Article 16

16.1. On the road it is not allowed to place the tables, signs, lights, bearings or similar stuff which covers the visibility of traffic signs, or with form, color, view or place where are placed and sighted as traffic signs, or are similar with any traffic sign or blind's traffic participants or takes their attention till that measure which may be dangerous for traffic safety.

16.2. For minor offence of this law, in an amount from 65 to 170€ shall be fined the natural person who acts in contradiction with the rules of this Article.

16.3. For a minor offence, in an amount from 530 to 5.500€ shall be fined also the enterprise or the institution in the name and within the authorization of which the natural person, determined in paragraph 2 of this Article, has acted.

2. SIGNS OF PREMONITION (DANGER) ,PRONOUNCED COMMANDS AND NOTIFICATION (POINTER)

Article 17

17.1. Premonition signs (danger) serve that the traffic road participants to be warned for the danger which threatens in some allocated place, respectively on a part of a road and will be informed for the nature of this danger.

17.2. Signs of point-blank commands put in knowledge to the road traffic participants forbiddances, limitations and obligations to which must abstain.

17.3. Notification signs (pointer) - gives the traffic participants the necessary information's for the road onto which they move and other information which may be useful.

17.4. Notification signs for orientation of traffic inform the traffic participants the extension of directions on road, alignment of ambits and orientation of traffic in direction of those ambits and in that crossroad, node or from the pauses on due places of the road.

Article 18

18.1. Danger signs and pronounced commands must be covered with retro-reflective material or with a lighted source, whereas on motorway, fast roads, reserved traffic roads only for motored vehicles and the notification signs.

3. TRAFFIC LIGHTING SIGNS (TRAFFIC LIGHTS)

Article 19

19.1. For traffic adjustment are used lighting signs of traffic (on the text and further the traffic lights) with 3 colors placed vertically one above another as follows: red light on top, orange light in the middle, whilst the green light on below.

19.2. If the traffic light is placed on top of the traffic track, light can be placed horizontally, one next to another as follows: red light on the left, orange in the middle, the green on the right. These lights have a circle form, while the green light may be on the arrow sign or few arrows placed on a black color circle.

19.3. On the traffic light the light with red and green color can not turn on at the same time, whilst the only orange color without interruption from the green light passage at the red one, or at the same time with red – before the introduction of green light.

19.4. The traffic light with 3 colored lights may be added by one supplemental sign with arrow form lights or some such signs, which may be placed on the corresponding side of traffic light on height in which lies the green light.

19.5. Exceptionably from paragraph 4 of this Article, the lighting supplemental sign of traffic in green arrow form for turning left may be placed as a traffic light specific for junction emersion.

19.6. Green color twinkling light warns the quick interruption of free passage, respectively orange light introduction and afterwards the red, whilst the orange twinkling light serves to warn traffic participants to move with an advanced carefulness.

Article 20

20.1. In traffic light on road more than 2 traffic tracks signed in length with signs on road where traffic destines for each track separately and which are placed onto traffic tracks – the red light - disallows the traffic along the traffic track onto which is placed, green light free passage through the traffic track onto which is placed the green light.

20.2. Red light from paragraph 1 of this Article has “x” form, whilst green light the arrow form with the peak pointed down.

20.3. For a minor offence, in an amount from 65 to 130€ shall be fined a traffic participant who does not respect the signs determined in this Article and will be pronounced the defense measures of motored vehicle operation forbiddance in duration from 2 till 6 months and 2 negative points.

Article 21

For pedestrian traffic adjustment may be used the traffic light with 2 colors and sound equipments. Two color traffic light red and green to be placed vertically one under another as follows: the red light on top, while the green light below and in it is placed the pedestrian figure, at the red light on a stop position, whilst at the green color on a moving position. These two lights can not be turned on at the same time.

Article 22

22.1. The road edges are signed with light signals and retro-reflective materials whilst direction pointers are signed by metallic elements equipped with reflective material, lighting bearings etc.

22.2. Pointers directions which are placed on the road, from the right side on the moving direction they are with red color, whilst from the left side with white color.

22.3. If the roofs of the pedestrian islands, islands for traffic orientation and other objects on the road are not visible enough during the night, must be signed with lights, with retro-reflective materials or reflective yellow color material.

22.4. For a minor offence, in an amount from 530 to 5.300€ shall be fined, the person responsible for placement and maintenance of the pedestrian island roofs, islands for traffic orientation or other objects on the road which do not fulfill conditions determined in paragraph 3 of this Article.

4. HORIZONTAL TRAFFIC SIGNALISATION (SIGNS ON ROAD)

Article 23

23.1. Road signs serve for orientation, notification and for participant direction on the road traffic.

23.2. Signs on the road may be placed alone or together with the other traffic signs if necessary that the meaning of these signs to be more pronounced, respectively to be determined or explained in a full manner.

23.3. Signs on road are the lines, arrows, inscriptions and other signs.

23.4. Signs on the road may have also the reflective attribute.

Article 24

24.1. Signs on the road are placed on the road with modern surface.

24.2. On the public roads outside inhabited zones, on the road with a modern surface for two ways traffic where only two traffic tracks exists, these tracks must be separated with the corresponding longitudinal track on the road, whilst on the regional roads, motorways - signed with side lines.

24.3. For a minor offence, in an amount from 650 to 6.500€ shall be fined, the person responsible for the placement of signs on the road, if does not place the signs according to rules determined by this Article.

5. NOTE OF TRAFFIC ROAD PASSAGE THROUGH THE RAILWAY LINE

Article 25

25.1. On the road part in front of the road passage flat with the railway line must be placed corresponding traffic signs.

25.2. Exceptionably from the rules of paragraph 1 of this Article, signs from this Paragraph are not necessary to be placed on the place where pedestrian tracks are crossed flat with the railway line.

25.3. For a minor offence, in an amount from 650 to 6.500€ shall be fined, the person responsible for the placement of the traffic signs and lighting acoustic signals in front passage way onto the railway, if he does not place them according to the provisions of this Article.

Article 26

26.1. On the road passageways flat with the railway line except the traffic signs from the Article 25 of this law are placed the barriers and half-barriers, respectively equipment for sign giving that warns the train approach if requests this the traffic density or the other circumstances on the road passageway flat with the railway line.

26.2. Conditions in which must be placed the equipment from paragraph 1 of this Article will be determined with the secondary legislation act by the Ministry of Transport and Communications.

Article 27

Signs with lights with which warns the train approach on the road passageway flat with the railway line are given while lighting on the alternative way two red twinkling lights on the circular form.

Article 28

28.1. On the road passageways flat with the railway line in which exists the equipment for sign presentation with lights which warn the train approach respectively the barriers and half-barrier release, to this equipment may be attached also the equipment for giving the acoustic (sonic) signs.

28.2. On the unsubordinated road passageway with poor traffic and pedestrian walkway flat with the railway line, safety of traffic participants can be preceded only with the equipment for acoustic signs release.

Article 29

29.1. On the road passageways flat with the railway line barriers and half-barriers must be painted on an alternative way with red and white color.

29.2. Barriers and half-barriers also the traffic signs placed on the road part in front of the road passageway flat with the railway line must be equipped with reflective glass or clothed with reflective corresponding color.

29.3. Barriers and half-barriers must be equipped with red twinkling lights.

Article 30

30.1. On the passageways flat with the railway line where with the case of train approach barriers and half-barriers will be released automatically also on the passageway flat with the railway line where the barriers and half-barriers will activate from the place where they can not be seen, must be placed the equipment for giving the acoustic signals with which the traffic participants will be informed for barriers and half-barriers release.

30.2. Ministry of Transport and Communications with the secondary legislation act determines the regulations on the traffic and signalization signs on road, base regulations which roads and its elements must fulfill from the safety road aspect, regulations for traffic discontinuance on the road passageway flat with the railway line as well as regulations for alternative release during the road workings.

30.3. For a minor offence, in an amount from 650 to 6.500€ shall be fined, the person responsible for placement of lighting traffic signs or the lighting acoustic signals, if does not place them in accordance with provisions of this Article.

6. SIGNS THAT GIVE THE AUTHORIZED PERSONS

Article 31

31.1. Commands and signs of traffic participants can be given from:

- a) policeman,
- b) authorized persons from the Ministry of Transport and Communications and Municipality Assembly within their legal competencies,
- c) KFOR soldiers and Kosovo Protection Corps (KPC) member are responsible to keep order, in order of ensuring the military vehicle movements and pedestrian movement, or to guarantee a rescue action cases initiated to save a life or a property of a person,
- d) personnel of the Border Guard (Police) within the border zone,
- e) railway personnel on the railway junctions,
- f) worker of the road authority or the other person that works on the road, if it is allowed to him or it is hired from the road authority,
- g) person which supervises the safety passage of road for children, on a adjusted place and signed for such passage.

31.2. The above mentioned persons in paragraph 1 must be visible from a sufficient distance during the day and night.

Article 32

32.1. Traffic participants must act according to the spoken requests with the help of the signs or according to the authorized person's command which performs adjustment control and traffic adjustment on road.

32.2. Authorized person with the case of sign giving must stand on the road that the traffic participants for whom the sign is given can see that easy and from the sufficient distance.

32.3. Signs from paragraph 1 of this Article can be given also from the road vehicle.

32.4. For a minor offence, in an amount from 130€ shall be fined, the driver of the motor vehicle who does not act according to the outspoken requests with the help of signs or according the command of the authorized person which accomplishes control and traffic adjustment on road and shall be pronounced a negative point.

32.5. For a minor offence of this law, in an amount from 35€ shall be fined traffic participants, excluding the driver of motor vehicles, who do not act according to the outspoken requests with the help of signs or according to the authorized person which performs control and adjustment of the road traffic.

Article 33

33.1. Signs which give the authorized person to the traffic participants are the signs that are given with hands, with body position, vocalic sounds and with lights.

33.2. Signs from paragraph 1 of this Article must be given in that way that their meaning for traffic participants to be clear and doubtless.

CHAPTER V TRAFFIC REGULATIONS

1. General regulations

Article 34

34.1. Participants on traffic are obliged to restrain the traffic regulations, traffic signs placed on the road also the signs and commands of the authorized person.

34.2. Participants on traffic are obliged to act in accordance by the traffic signs placed on the road and even when they elude with this from the general traffic regulations.

34.3. Participants on traffic are obliged to act on accordance with traffic lighting signs and when this differs from the traffic regulations for priority passage outspoken on the same place with different traffic sign.

34.4. Participants on traffic are obliged to act also according to the outspoken requests by the help of the signs or according to the commands that give the authorized persons and even when they elude with this from the due traffic regulations or from the meaning of traffic signs placed on the road or traffic lighting signs.

Article 35

35.1. On the road, sidewalk or on the protective belt is not allowed the disposal of the damaged, out of use, or unregistered vehicles, stuff, materials or similar things as well as throwing out the trash that may disturb or endanger the traffic.

35.2. Vehicle driver is obliged to remove from the road surface stuff that fall on the road from his vehicle and the stuff that he left on the road, when he stopped the vehicle.

35.3. If the driver, the vehicle owner or other responsible person does not act in accordance with the commands of paragraph 2 of this Article, the expenses will cover the person to which is entrusted the road maintenance, from the competent authority.

35.4. The driver will remove the stuff which runs into during the allurement if the traffic safety will not be disturbed, or to inform the Kosovo Police Service about this.

35.5. For a minor offence, in an amount from 650 to 2.500€ shall be fined the person, who orders or allows on road, sidewalk or on the protective belt, to place the damaged car, out of use, unregistered or to dispose it on road or sidewalk the trash or stuff which will endanger the traffic safety or the environment, or does not remove from the road or sidewalk the trash, stuff and similar things.

35.6. For a minor offence, in an amount from 35€ shall be fined the traffic participant who acts in contradiction with the rules of this Article, paragraph 1, 2 and 3.

Article 36

36.1. Public road and its protective girdle, respectively road and sidewalk or its parts, are not allowed to be damaged or used (construction material, stuff, or similar) only on dangerous case, or on other foreseen cases by law or authorized by the competent body.

36.2. The Municipal Assemblies may allow the use of the sidewalk part (embower, tables, seats, kiosks and similar) with condition not to diminish the road visibility and pedestrian movement to be undisturbed and safe while allowing space to the sidewalk with width from at least 1, 5 meters. For motorway and regional roads, the above mentioned license can be given only by the anticipatory consent by the Ministry of Transport and Communication.

36.3. For a minor offence of this law, in an amount from 70€ shall be fined the person who acts in contradiction with the rules of paragraph 1 of this Article.

36.4. For a minor offence, in an amount from 650 to 2.500€ shall be fined, also the enterprise or the institution in the name and within the authorization of which has acted the natural person determined in paragraph 3 of this Article.

Article 37

Blind persons, when they personally take part on traffic, as an identification sign must retain the white stick.

Article 38

The driver is obliged to have special carefulness towards blind persons from the Article 37 of this Law.

Article 39

39.1. Vehicle which is accommodated to be operated by the disabled person, with the request of this person, it can be signed with a special sign.

39.2. The rights which come out from the connection sign can not use the person who is not a disabled person.

39.3. Connection sign releases on the name of the disabled person, generally for the vehicles of the disabled persons association, whilst sign form, conditions for taking it, rating manner of the parking place and the rights which are acceded on its base, adjusts the Ministry of Transport and Communications in agreement with the Health Ministry.

39.4. For a minor offence, in an amount from 270 to 1.700€ shall be fined the official person if gives access sign to a person which does not fulfill the conditions determined in this Article.

39.5. For a minor offence, in an amount from 35€ shall be fined the person who uses the connection sign but who is not the disabled person in accordance with paragraph 2 of this Article.

Article 40

40.1. Driver of the vehicle which moves beside to the passenger public transport vehicle or beside the bus with which is performed the transport for personal needs stopped on the stopping place, must move with a slow speed and carefulness so that way will not endanger the persons which enter or emersion from the vehicle.

40.2. Persons from paragraph 1 of this Article where for the reason of entering and emersion from the vehicle must pass through the road with advanced carefulness.

40.3. Driver must stop his vehicle behind the vehicle of paragraph 1 of this Article, when persons during the entering or emersion from vehicle must pass through the traffic track, footway or bicycle track or the track on which the vehicle moves.

40.4. Vehicle driver which moves behind the vehicle which is transporting children (school bus) and the vehicle driver who comes from the opposite side on the road track destined traffic for one way must stop when the vehicle which is transporting the children is stopped on the road until children enter or go out from that vehicle.

40.5. If with the vehicle are transported the children in a organized way the vehicle must fulfill the special conditions and to be signed with special sign, whilst during the time of entering and emersion of the children from the vehicle driver must turn on all the pointer direction lights of vehicle.

40.6. It is prohibited to sign the vehicle with the sign of paragraph 5 of this Article if the children are not transported on an organized way, then the special sign must be wrapped or removed.

40.7. Ministry of Transport and Communications with a secondary legislation act will determine conditions and criteria for the organized transport of children also the special sign with which these vehicles must be signed.

40.8. For a minor offence, in an amount from 35€ shall be fined, the driver who moves beside the vehicle of public transport of passengers or beside the bus with which is performed the transport for personal needs stopped on the stoppage place, if did not move with diminished speed and advanced carefulness while endangering the persons which go in or out of the vehicle.

40.9. For a minor offence, in an amount from 35 € shall be fined, the driver who does not stop his vehicle according to the conditions foreseen in the Paragraph 1 of this Article.

40.10. For a minor offence, in an amount from 65 € shall be fined the vehicle driver who act in contradiction with provisions of Paragraph 4 of this Article. To the same one shall be pronounced the forbiddance measure of motor vehicle operation in duration for 3 months and a negative point.

40.11. For a minor offence, in an amount from 200 to 550 € shall be fined, the person responsible for the organized children transport and who orders or allows that the vehicle which performs the mentioned transport is not signed on a way foreseen in the Paragraph 5 of this Article.

40.12. For a minor offence, in an amount from 35€ shall be fined the vehicle driver that transports organized groups of children if the vehicle is not signed on the way foreseen in paragraph 5 of this Article or the vehicle driver who does not have turned on all the direction pointer lights of the vehicle as it is foreseen in paragraph 5.

Article 41

41.1. It is prohibited the road vehicles on the front side to have giving-signs with lights or material that provides red light whilst on the back side - sign transmitter or material that provides white light.

41.2. Rules of paragraph 1 of this Article regarding with the white lights do not have to deal with the road resplendence light during the reverse movement, with the movable reflector light, with the light for plate resplendence and with the dressed plate with white reflective color and on the Kosovo Police Service, Ambulance, Fire Department and Kosovo Protection Corpus.

41.3. For a minor offence, in an amount from 35 € shall be fined, the vehicle driver who acts in contradiction of the rules of this Article.

2. ACTIONS ON TRAFFIC

Article 42

42.1. Driver which on the road aims to make any action with the road vehicle (vehicle movement on the right or left side, to change traffic track, to over fulfill, side-pass, to stop the vehicle, turn on the right or left side, U turn, moving the vehicle on reverse and similar) is allowed to start such maneuver, only if is first convinced that he is able to do such thing while not endangering or disturbing the other traffic participants or fortune, while regarding on this case for the vehicle position and allurement and also the movement speed.

42.2. Vehicle driver must act according to paragraph 1 of this Article also when connects on traffic.

42.3. For a minor offence, in an amount from 35€ shall be fined, the driver who acts in contradiction with rules of this Article.

Article 43

43.1. Before making any act with vehicle, vehicle driver must clearly and on time warn the other traffic participants for its purpose, by giving signal by the pointer direction signals during the entire time of maneuver performance, and to stop signalization immediately after action fulfillment, or - if the direction pointers do not exists must warn the action by giving the corresponding sign by hand.

43.2. Vehicle driver after bypass accomplishment to the other vehicle must give the signal when attempts to turn back on the traffic track on which he moved before the bypass.

43.3. For a minor offence, in an amount from 35€ shall be fined, the driver who acts in contradiction with the rules of this Article.

3. CONNECTION ON TRAFFIC

Article 44

Connection in traffic happens when the vehicle starts to move from the discontinuance or parking, which did not result from the circumstances or regulations of traffic and when enters:

- a) on the road from property or soil road, from sideways objects of road which leads to them, from the agriculture road or from the road onto which the public traffic is not proceeded,
- b) on the soil road, agriculture land or from the road on which the traffic public is not proceeded,
- c) on the jetty road, from sidewalk or traffic determined track for slow vehicle movement,
- d) on road of the bicycle path,
- e) on road from depot or some other start place/discontinuance fated for vehicles which move on the railway.

Article 45

45.1. Driver who with vehicle connects from the soil road on modern road (asphalt) must stop the vehicle and remove the dirt from the wheels.

45.2. For a minor offence, in an amount from 35€ shall be fined, the driver who acts in contradiction with the rules of this Article.

Article 46

46.1. Driver during the connection on traffic, must exercise extraordinary carefulness and to give priority to every other vehicle or traffic participant.

46.2. For a minor offence, in an amount from 35€ shall be fined, the driver who acts in contradiction with the rules of this Article.

Article 47

47.1. Driver during the bus stop approach signed within the inhabited zone is obliged to minimize the speed and stop if necessary, in way to enable the bus driver or some other vehicles which perform the public passenger transportation, to get on traffic, if the driver of such vehicle signalizes with the pointer direction signals his tendency to switch traffic track or to move from the bus stop into the road.

47.2. Driver of the bus mentioned in paragraph 1 may enter on the close traffic track or to move o road only after ensuring that the action will not cause so ever disturbance or danger on traffic.

47.3. For a minor offence, in an amount from 35€ shall be fined the driver who acts in contradiction with paragraph 1 of this Article.

47.4. For a minor offence, in an amount from 35€ shall be fined, bus driver who acts in contradiction with paragraph 2 of this Article.

Article 48

48.1. Vehicle driver during approaching, stop place of the” school bus” must stop the vehicle if the bus driver has given the sign for bus stop.

48.2. Vehicle driver must minimize the speed and if necessary to stop the vehicle in way to enable the” school bus “driver to move on the road or on the closest traffic track, if bus driver signalizes the tendency, to make such maneuver.

48.3. “School bus” driver under the mentioned circumstances in paragraph 1, can move on the close traffic track or on road only if is insured that the maneuver will not cause disturbance or traffic danger.

48.4. For a minor offence, in an amount from 35€ shall be fined, the driver who acts in contradiction with paragraph 1 of this Article.

48.5. For a minor offence, with money amount from 35€ shall be fined, the driver who acts in contradiction with paragraph 2 of this Article.

48.6. For a minor offence, in an amount from 35€ shall be fined, school bus driver who acts in contradiction with paragraph 3 of this Article and thus disturbs or risks other traffic participants.

4. VEHICLE MOVEMENT

Article 49

49.1. Driver is obliged to drive the vehicle on the right side of the road of direction.

49.2. Driver for his vehicle movement must use only the road, respectively road surface or road track, respectively the gap fated for movement of that type of vehicles to which belongs the vehicle, except for jeopardy case.

49.3. Driver is obliged to drive as close as possible to the right edge of the road. If tracks are signed, driver must drive the vehicle in between of traffic track.

49.4. For a minor offence, in an amount from 35€ shall be fined the vehicle driver who acts in contradiction with the provisions of this Article if with his action has caused disturbance or traffic danger for other traffic participants.

Article 50

50.1. On road at the inhabited zone with the road surface in which for vehicle movement at the same direction at least exists 2 traffic tracks, driver for its movement may use also the traffic track which does not lie beside the right edge of the road, if it does not disturb with this other vehicles that move behind its vehicle.

50.2. Regulations of paragraph 1 do not have to deal with the transport driver with the maximum allowed measure more than 3500 kg, with the vehicle driver that on flat road can not develop speed more than 40 km/h, moped, tractor, working vehicle and small tractor driver also the vehicle driver which is not considered motored vehicle, except on the part of the road before the junction or other place where the vehicle turns on left side.

50.3. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article if with his action has cause disturbance or traffic danger for other traffic participants.

Article 51

51.1. On the road for vehicle movement on both sides which has at least four traffic tracks, it is not allowed for the driver to pass with his vehicle on the road track fated for the opposite side vehicle movement track.

51.2. On the road for vehicle movement on both sides, 3 traffic tracks exists, where the middle track is used dependably from the signalization, vehicle driver is not allowed to move with his vehicle through the traffic track which lies beside the left edge of the road on the vehicle moving direction.

51.3. On road in which road tracks are separated physically one from another, it is not allowed for the driver to move with his vehicle through the road track fated for the vehicle movement from the opposite direction.

51.4. On road for vehicle movement on one direction, it is not allowed for the driver to move with his vehicle on the opposite direction.

51.5. For a minor offence, in an amount from 130€ shall be fined, vehicle driver who acts in contradiction with the provisions of paragraph 1, 2, 3 or 4 of this Article. To the same one shall be pronounced two negative points.

Article 52

At the roads with the tram rail level, vehicle can move through the rail if does not disturb the tram movement, except if with the traffic signs is not decided different.

Article 53

53.1. Vehicle driver which attempts to move reverse with his vehicle may do this on a short part of the road if it does not disturb or endanger the other traffic participants.

53.2. During the reverse movement on the vehicle all the pointer direction signals must be on.

53.3. When the driver moves reverse with the vehicle must move on that part of the road in which he moved till then.

53.4. When the vehicle driver moves reverse, must give priority to the vehicles which are coming behind his vehicle.

53.5. For a minor offence, in an amount from 25€ shall be fined vehicle driver who acts in contradiction with the provisions of this Article.

5. SPEED

Article 54

54.1. Driver must drive the vehicle, with adequate speed and behavior which allows the driver to control the vehicle, on the existing traffic circumstances, especially while having in regard the view, conditions and road visibility, condition and vehicle burden, atmospheric conditions and traffic density in way to stop his vehicle before any interruption.

54.2. It is not allowed for the driver with no reasonable motives to move so slow with vehicle causing with this disturbance or endangering other traffic participants.

54.3. When the moving speed from paragraph 2 of this Article is half slower than it is allowed for that road or a part of it, driver of that vehicle must turn on all the direction pointers signals, except if he uses the rotational twinkling light.

54.4. Vehicle moving speed on public road during the normal traffic conditions is not allowed to restrain under 40 km/h unless otherwise determined by this Law.

54.5. For a minor offence, in an amount from 60€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

Article 55

55.1. Driver is obliged:

- a) to drive the vehicle with the speed this will not disturb the movement of the other vehicles,
- b) to keep the necessary distance in between the vehicle that is in front which is necessary to avoid the stroke of the vehicle if he stops or decelerates,
- c) not to increase speed on impetuous way, respectively to lift off from the place, while reaching the allowed limit of the engine rpm rotation or in such manner that comes to the wheel sliding,
- d) not to make speed racings,
- e) not to accelerate impetuously only in direct danger cases, and even then while warning by turning the acceleration lights and with all direction pointer signals or while giving the corresponding sign by hand.

55.2. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with the items a), b) and e) of paragraph 1 of this Article.

55.3. For a minor offence, in an amount from 130€ shall be fined vehicle driver who acts in contradiction with the item c) of paragraph 1 of this Article and shall be pronounced 1 negative point.

55.4. For a minor offence, in an amount from 130 to 400 shall be fined, driver who acts in contradiction with the item d) of the paragraph 1 of this Article and shall be pronounced the forbiddance measure of motor vehicle operation in duration from 6 months to 1 year, and 3 negative points.

Article 56

56.1. The maximum allowed speed within inhabited zone is 50 km/h, if by the traffic sign is not designed differently.

56.2. For a minor offence, in an amount from 200€ shall be fined, driver who with the vehicle within the inhabited zone moves twice faster than it is allowed or designed with traffic sign. If in this case exceeds the speed from 100 km/h, to the same will be pronounced except the fine also the defense measure of vehicle operation forbiddance from 3 months to 1 year, and three (3) negative points.

56.3. For a minor offence, in an amount from 270€ shall be fined, driver who with a vehicle within the inhabited zone moves with the speed over 50 km/h more than it is allowed or designed with the traffic sign, and it will pronounced the defense measure of motored vehicle operation forbiddance to 6 months and two (2) negative points.

56.4. For a minor offence, in an amount from 65€ shall be fined, driver who with a vehicle within the inhabited zone moves with a speed from 30 to 50 km/h more than it is allowed or designed by the traffic sign and will be pronounced one (1) negative points.

56.5. For a minor offence, in an amount from 35€ shall be fined, driver who with vehicle within the inhabited zone moves with a speed from 10 to 30 km/h more than it is allowed or determined by the traffic sign.

56.6. For a minor offence, in an amount from 35€ shall be fined the driver who with vehicle within the inhabited zone moves with a speed till 10 km/h more than it is allowed or determined by the traffic sign.

Article 57

57.1. On the road outside inhabited zones it is not allowed to the driver to move with the speed more than it is designed by the traffic sign, or the most:

- a) On the motorway - 130 km/h,
- b) On the reserved road for the motored vehicle traffic - 110 km/h
- c) On the fast road - 100 km/h
- d) On other roads - 80 km/h

57.2. For a minor offence, in an amount from 65€ shall be fined, driver who with vehicle outside inhabited zones moves with speed over 50 km/h more than it is allowed or determined by the traffic sign and will be pronounced the measure of motored vehicle operation forbiddance to 3 months and two (2) negative points.

57.3. For a minor offence, in an amount from 65€ shall be fined, driver who with the vehicle outside the inhabited zones moves with the speed from 30 to 50 km/h more than it is allowed or determined by the traffic sign and will be pronounced one (1) negative points.

57.4. For a minor offence, in an amount from 25€ shall be fined, driver who with the vehicle outside the inhabited zones moves with the speed from 10 to 30 km/h more than it is allowed or determined by the traffic sign.

Article 58

58.1. Moving speed of the vehicles on road will limit:

- a) on 80 km/h - for transporting vehicles with the most allowed measure to 7500 kg, for buses, for buses with light trailers, and for motored vehicles which drag trailer house;
- b) on 70 km/h - for buses when organized children transportation accomplished, for nodal buses, without standing place on foot, for transport vehicles with the maximum allowed weight above 7500 kg, for transporting vehicles with combination vehicles and for vehicles which transport dangerous goods;
- c) on 50 km/h - for buses with trailer for person transport, for urban buses, for buses which beside the made up seats has places to stand on foot, and transporting vehicles which accomplish group transport of persons;
- d) on 40 km/h - for vehicle which tows the other broken vehicle for tractors and motorcycles (including also the side trailer) and mopeds which is used for children transport till the age of seven (7);
- e) on 30 km/h - for vehicles with long front mechanisms more than 1.5 m, measured from the drivers seat, (on 30 km/h inside inhabited zones, respectively on 60 km/h outside inhabited zones).

58.2. Exceptionally from paragraph 1 of this Article, on motorway, reserved road for motored vehicle traffic and fast road the speed for these vehicles is limited:

- a) on 100 km/h - for buses with the most allowed measure above 12000 kg, except buses which transport organized children groups,
- b) on 85 km/h - for transport vehicles with the most allowed measure above 12000 kg, except vehicles which transport dangerous goods,
- c) on 80 km/h - for transporting vehicles with combination of vehicles.

58.3. When the vehicle from the paragraph 1 and 2 straightens drivers are obliged to restock the movement speed according to the regulations 1 and 2 also on the road on which with this law or with the traffic sign is allowed a higher speed.

58.4. For a minor offence, in an amount from 35€ shall be fined, vehicle driver which moves outside the inhabited zones with the speed from 10 km/h more than the category limit of vehicle speed or determined with traffic sign.

58.5. For a minor offence, in an amount from 25€ shall be fined, vehicle driver which moves outside the inhabited zones with the speed till 10 km/h more than the category limit of vehicle speed or designed with traffic sign.

Article 59

59.1. In exception of paragraph 1 Article 56 of this law, Ministry of Transport and Communications or the Municipal Assemblies, can decrease or increase the limited speed within the inhabited zones by the side of the corresponding traffic signs.

59.2. The maximum allowed speed mentioned in paragraph 1 can:

- a) Decreases - if safety conditions are missing on the due road on some of its segment.
- b) Increases - if traffic conditions on a settled road or on some of its segment increase the safety on traffic, but only to 80 km/h.

59.3. Ministry of Transport and Communications or the Municipal Assemblies, by the respective traffic signs can develop the limited speed outside inhabited zones, if traffic conditions on road or in some of its segment rationalize this.

6. RETURN

Article 60

60.1. Vehicle driver which turns on the right side must make the turn while moving through the distal traffic track which lies along the road surface except if with the traffic sign on road is not settled different.

60.2. Vehicle driver which turns on the left side must make the turn through the left side traffic track, which lies beside the middle track and through the aforethought arc or signed that connects two middle tracks of side road surfaces, respectively through traffic track which lies along the left edge of the traffic with one way road, except if the traffic signs on the road is not settled different.

60.3. Regulation on Paragraph 1 and 2 is not applied, if the vehicle dimensions do not allow the return according to this regulation.

60.4. For a minor offence, in an amount from 25€ shall be fined, the vehicle driver who acts in contradiction with the provisions of this Article.

7. VEHICLE RELEASE AND PASSAGE PRIORITY

Article 61

61.1. Vehicle driver during the junction approach, must have advanced carefulness and to give priority to the vehicle which comes from his right side.

61.2. Vehicle driver who in junction turns on the left is obliged to give priority to the vehicle while coming from the opposite side on junction, moves directly or turns right, except if with traffic signs is not designed different.

61.3. Regulation foreseen in Paragraph 1 and 2 of this Article is not applied for the vehicle which moves on rail, that has priority on junction on when meet with other vehicles, without having in regard from which side they come, except in cases when with signs is not settled differently.

61.4. For a minor offence, in an amount from 25€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

Article 62

62.1. Driver that connects with his vehicle on road which with traffic sign is signed as road with priority passage, is obliged to give priority passage to all the vehicles that move on this road.

62.2. Vehicle driver which connects on road from surfaces where the public traffic is not developed (soil road, yard, depot, factory and similar), must give priority passage to all the vehicles which move on the road where he connects, even when this road is not signed as a road with priority passage.

62.3. It is prohibited to vehicle driver to enter the junction, if there is not enough space on the other side after junction, to continue with the vehicle movement.

62.4. For a minor offence, in an amount from 35€ shall be fined the vehicle driver who acts in contradiction with the provisions of paragraph 1 and 2 of this Article.

62.5. For a minor offence, in an amount from 25€ shall be fined the vehicle driver who acts in contradiction with the provisions of paragraph 3 of this Article.

Article 63

63.1. Vehicle driver during the approach of bicycle passageway, must exercise advanced carefulness and to give priority to the bicycle rider who is on the walkway.

63.2. Vehicle driver which on the case of the vehicle turn crosses the track or bicycle path, must give priority passage to the vehicles which move on the bicycle path or track.

63.3. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

8. TRAFFIC ON CROSSROAD

Article 64

64.1. Vehicle driver when approaches the junction must move with advanced carefulness to adapt to the traffic conditions in crossroad.

64.2. Vehicle driver when approaches the crossroad (junction) is obliged to move with such speed that will be able to stop and to let the traffic participants which have priority passage in junction.

64.3. Vehicle driver with a duly distance ahead the crossroad (junction) is obliged to take the direction with vehicle, on that traffic track through which must leave the crossroad (junction).

64.4. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with provisions of this Article.

Article 65

65.1. On crossroad (junction) or some other place where the traffic is arranged by traffic lighting signs (on the further text traffic lights), traffic lights for the participants have this meaning:

- a) Red light - stop
- b) Green light - free passing
- c) Orange light - glowing without interruption, means that it is not allowed the passing from the discontinuation track and to enter the junction, if at the moment of the orange lighting light, lies in that distance from the traffic light which can stop on safe way.
- d) On the traffic light, light with the green and red color can not switch on at the same time, whilst only the orange glowing light without interruption from transition of the green light into the red, can be switched on together before the green light is displayed.
- e) The green twinkling light warns the quick interruption of free passing, respectively introduction of the orange light and after that the red light.
- f) The orange twinkling light serves to warn the traffic participants to move with the advanced carefulness.

65.2. For a minor offence, in an amount from 130€ shall be fined, vehicle driver on the place where the traffic is regulated by traffic lights, does not stop on the red light sign and shall be pronounced to him the defense measure of motored vehicle operation forbiddance in duration from 2 to 6 months as well as 2 negative points.

Article 66

66.1. If to the traffic light on crossroad (junction) is added a supplemental light or supplemental lights with the arrow form, during the time while those lights are on, the driver can cross with the vehicle on the direction of the arrows even during the time while the red light or orange light is on, but must let off the vehicles which are moving on that road where he is entering and the pedestrians who are crossing that road.

66.2. If the green light on the traffic light has the arrow form, vehicle driver is allowed to move only on the arrow sign directions.

66.3. For a minor offence, in an amount from 130€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article, to him will be pronounced the defense measure of motored vehicle operation forbiddance in duration from 2 to 6 months and two negative points.

Article 67

67.1. The vehicle driver is not allowed the entrance in (crossroad) junction if traffic density is such that if the driver wants to stop with the vehicle on crossroad (junction) or on pedestrian passageway will disturb or enable the vehicle traffic which are coming from the side ways of the road or the pedestrian traffic.

67.2. For a minor offence, in an amount from 25€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

9. OPPOSITE PASSING

Article 68

Driver is obliged during the opposite passing, to keep the safe sideways distance between his vehicle and the other vehicle or traffic participant, which is opposite passing and if its necessary to avoid on the right side of the road or to stop to enable the safe opposite passing.

Article 69

69.1. When the opposite passing of vehicles is impossible as a road workings consequence, to the stopped vehicle or some other interruption on the road, the vehicle driver which has the interruption on his moving direction, must stop to give priority passing to the vehicle which comes from the opposite direction of the road.

69.2. When in junction vehicles come from the opposite directions and turn left, those will be opposite passed in such way that shall let go with priority passing toward the vehicles which come from their right side.

69.3. For a minor offence, in an amount from 25€ shall be fined the driver who acts in contradiction with the provisions of this Article.

Article 70

70.1. On road with a big longitudinal incline where the opposite passage with other vehicle is difficult or impossible, vehicle driver who moves downwards must stop and to

get located as close to the road edge as possible and to enable opposite passage to a vehicle which moves upwards.

70.2. Vehicle driver who moves upwards must stop his vehicle in case that in front of him is a suitable place for stopping, to enable the safe opposite passing.

70.3. On road with longitudinal incline, on which the opposite passage is difficult or impossible and one of the vehicles must move backwards and this will do:

- a) every vehicle that meets with the vehicle which tows the combined vehicle,
- b) light vehicle that meets with the vehicle of a bigger category,
- c) transporting vehicle that meets with the bus,
- d) if the vehicles are of the same category, the vehicle that moves downwards.

70.4. For a minor offence, in amount from 25€ shall be fined the vehicle driver who acts in contradiction with provisions of this Article.

10. OVERPASSING AND BYPASSING

Article 71

71.1. Driver, before starting to overpass is obliged to ensure that:

- a) exists an adequate visibility and enough space to make the overpass without endangering and disturbing the other road traffic participants,
- b) vehicle driver that moves behind him, did not start his overpass act,
- c) driver in front on the same traffic track did not signalize the tendency to overpass some other vehicle, to change movement direction or traffic track,
- d) that the road has enough space for full realization of overpass, while having in regard the difference between his speed and the vehicle who will be over passed also the distance towards the vehicles which come from the opposite side,
- e) technical virtues of vehicle with which they make overpass are in good condition,
- f) after the overpass to avoid the dangerous maneuvers and to turn on the traffic track which had moved before, starting the overpass as quick as possible without endangering or disturbing the vehicle that is being over passed,
- g) after the overpass of two vehicles that without disturbing or endangering other traffic participants, to take over the traffic position on to which had moved before over passing respectively bypassing.

71.2. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with provisions of this Article.

Article 72

72.1. Vehicle driver during the overpass or bypass must exercise advanced carefulness and to keep safe sideway distance especially towards the vehicle which overpasses or some other traffic participant.

72.2. On case of overpassing of two wheel vehicle or pedestrian column, safe sideway distance must not be less than 1 meter.

72.3. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with provisions of this Article.

Article 73

73.1. Overpass and bypassing proceeds on the left side, unless otherwise determined by the Law or by the traffic signs.

73.2. For a minor offence, in an amount from 130€ shall be fined, vehicle driver who acts in contradiction with provisions of paragraph 1 of this Article and shall be pronounced the defense measure of motored vehicle operation forbiddance in duration up to 3 months, and 2 negative points.

Article 74

74.1. Overpass must be preceded on the right side if the vehicle took such position and its driver gives the signal for left turning.

74.2. Vehicle that moves on railways placed on the middle of the road is not allowed to be overpassed from the left side, vehicle may be overpass from the right side if in between of this vehicle and the right edge of the road exists the traffic track.

74.3. For a minor offence, in an amount from 130€ shall be fined, vehicle driver who acts in contradiction with the rules of this Article, to him will be pronounced the defense measure of motored vehicle operation forbiddance in duration up to 3 months, and 2 negative points.

Article 75

75.1. If on the middle of the road lies the pedestrian island, is signed the vehicle parking space, any other surface that is not fated o traffic vehicles, any other object or mechanism, vehicle driver must bypass from the right side.

75.2. For a minor offence, in an amount from 130€ shall be fined, vehicle driver who acts in contradiction with the regulation of this Article, to him will be pronounced the defense measure of motored vehicle operation forbiddance in duration to 3 months, and one negative point.

Article 76

76.1. If the surfaces, objects, mechanisms from paragraph 1 of Article 75 lie in the middle of one way road, vehicle driver may bypass from the right or the left side, if not designed different by the traffic signs.

76.2. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

Article 77

77.1. Driver to whom it is given the overpass signal from his left side must move his vehicle towards the right edge of the road and it is not allowed for him to increase the speed during the time that it is being overpassed.

77.2. For a minor offence, in an amount from 65€ shall be fined, vehicle driver to who acts in contradiction with the provisions of paragraph 1 of this Article and to him will be pronounced the defense measure of motored vehicle operation forbiddance in duration to 3 months, and one negative point.

Article 78

78.1. Vehicle driver who moves slowly must remove on the maximum at the right side and if necessary as quick as possible to stop if behind is created a column from more than five (5) vehicles, to facilitate the movement of the fast vehicles, where for such thing there is a possibility.

78.2. For a minor offence, in an amount from 25€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

Article 79

79.1. Vehicle driver who overpasses the vehicle on which is proceeded the drivers candidate or moves behind him, must have an advanced carefulness.

79.2. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with the provisions of paragraph 1 of this Article.

Article 80

80.1. Overpassing is prohibited:

- a) when the traffic sign (vertical and horizontal signalization) is forbidden on definite way,
- b) directly before junction or in junction which is not with traffic round - circlet, except the bicycle, moped and motorcycle without side trailer,
- c) directly before and in the passageway on to the railway fid or tram fid on level.

80.2. For a minor offence, in an amount from 65€ shall be fined, vehicle driver who acts in contradiction with the provisions of paragraph 1 of this Article and to him will be pronounced the defense measure of motored vehicle operation forbiddance in duration from 3 to 6 months, and 2 negative points.

Article 81

81.1. Overpassing is prohibited:

- a) directly in front and on the pedestrian walkway, with exception on pedestrian walkway where the traffic is adjusted by traffic lights or by the authorized person,
- b) for the vehicle who is moving on the same direction but stops on way to give priority to the pedestrian,

- c) directly in front and on the bicycle passageway,
- d) more than 2 vehicles, which does not create vehicle column pursuant to this law,
- e) vehicle column,
- f) on the bustle track, deceleration and emergency stop.

81.2. For a minor offence, in an amount from 65€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article and also will be pronounced the defense measure of motored vehicle operation forbiddance in duration from 3 to 6 months, and 2 negative points.

Article 82

82.1. Its prohibited overpass of the vehicle which signalizes his tendency to turn right, if during the overpass pulls on the track for the opposite side vehicles.

82.2. For a minor offence, in an amount from 65€ shall be fined, vehicle driver who acts in contradiction with the provisions of paragraph 1 of this Article and also to him shall be pronounced the defense measure of motored vehicle operation forbiddance in duration to 3 months and 1 negative point.

Article 83

83.1. On road with 2 traffic tracks driver is not allowed to overpass the other vehicle:

- a) where the road visibility is limited,
- b) before the beginning of the full white track signed with horizontal signalization,
- c) on the road curve where the visibility is limited.

83.2. For a minor offence, in an amount from 65 € shall be fined, vehicle driver who acts in contradiction with the provisions of this Article and also to him will be pronounced the defense measure of motored vehicle operation forbiddance in duration to 3 months, and 2 negative points.

Article 84

Exceptionally from Article 83 of this law it is allowed the overpass on road if there exist two or more traffic tracks signed with horizontal signalization, dedicated especially for movement on direction movement of vehicle who makes the overpassing.

Article 85

85.1. Directly in front and in crossroad (junction) the driver is allowed to overpass the vehicle:

- a) which moves on the road with priority passing.
- b) on crossroad (junction) which is regulated by traffic light or authorized person.

85.2. For a minor offence, in an amount from 65€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article and also to him will be pronounced the

defense measure of motored vehicle operation forbiddance in duration up to 3 months, and one negative point.

Article 86

86.1. On road with longitudinal white full line is allowed the overpass if the white full line not crossed and is not endangered the vehicle which is being over passed.

86.2. Its prohibited the over passing of the priority passage vehicle and under escort when they are on duty.

86.3. It is allowed bypassing of the vehicles which can not develop a speed more than 30 km/h on a flat road and of vehicles which are not considered as motored vehicles on the longitudinal line and at forbidden occasions by the traffic sign with condition that they shall not endanger and interfere the other traffic participants.

86.4. For a minor offence, in an amount from 65€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article and also to him will be pronounced the defense measure of motored vehicle operation forbiddance in duration up to 3 months, and one negative point.

Article 87

87.1. On the road where exist at least two traffic tracks fated for vehicle traffic of the same direction and in which lies the vehicle column, vehicle driver is not allowed to pass from one track to the other, whereas the vehicle driver can leave the track only to turn on the left or right side or for vehicle parking.

87.2. On the roads inside the inhabited area foreseen in paragraph 1 of this Article, faster movement of vehicle on one track than on the other track and passing by the vehicle that moves slowly and that does not use the right extreme traffic track, is not considered overpass.

87.3. For a minor offence, in an amount from 25€ shall be fined, vehicle driver who acts in contradiction with provisions of this Article.

11. PREMONITORY SIGNALS OF LIGHT AND SOUND

Article 88

Vehicle driver must give light or sound signals when it is necessary to warn the other participants about the danger on road.

Article 89

It is prohibited:

- a) to abuse light and sound signals,
- b) to give sound signals within inhabited zones, except on the direct danger,

- c) to warn the other traffic participants under condition when other driver will expose to the blinding light.

Article 90

Driver is obliged to use the warning signs of sound when it is needed by the traffic safety especially:

- a) on the roads outside the inhabited zones to inform the other traffic participant, that wants to overpass or bypass, when the non-release of this signal would cause danger of the traffic accident;
- b) if beside the road are children which do not pay attention to traffic vehicles;
- c) on the road outside inhabited zones, before entering the invisible and tight curves or before arrival on a ridge, on which the opposite passing is difficult.

Article 91

91.1. From the dusk till full down, vehicle driver as a rule uses instead the warning sound sign uses the warn signal with light. This signal the vehicle driver must use also in an inhabited zone during the overpass of the other vehicle.

91.2. The vehicle driver can also use warning signal with lights during the day if it is necessary in such way to warn the other traffic participants will reply better on road circumstances.

91.3. Warning signal with lights proceeds while lighting with short consecutive intervals of long lights, or while lighting on consecutive way with short lights for road resplendence, or while lighting in alternative way, in short intervals the long and short lights.

91.4. For a minor offence, in an amount from 25 € shall be fined the driver who acts in contradiction with the provisions of Articles 88 to Article 91 of this Law.

12. STOPPING AND PARKING

Article 92

92.1. Stopping and vehicle parking is allowed only where the vehicle is visible from a passably distance for other drivers and do not disturb or endanger the road traffic.

92.2. Vehicle driver who stops or parks the vehicle on public road must stop respectively park as close to the right edge of the road.

92.3. On road, places, respectively areas fated for stopping and parking, and on the constructed surfaces of traffic foreseen for pedestrian movement, is not allowed the disposal of the vehicles which are not used on traffic (unusable, not registered or similar) or combination of vehicles which are only used temporarily (light trailer, trailer house or similar), stuff, similar materials which disturb the normal traffic flow or pollute the environment.

92.4. Vehicle driver must use the way of stopping the vehicle, as shows with the horizontal and vertical signalization.

92.5. Vehicle driver when stops the vehicle must ensure it in way not to have possibility to be ill-treated from the unauthorized persons and to take all the necessary measures in way to avoid any accident.

92.6. For a minor offence, in an amount from 25 € shall be fined, vehicle driver who acts in contradiction with the provisions of the Paragraphs 1, 2, 4 and 5 of this Article.

92.7. For a minor offence, in an amount from 35 € shall be fined, person who acts in contradiction with the provisions of the Paragraph 3 of this Article.

Article 93

93.1. With the case of stopping or parking the vehicle on road outside the inhabited zones, vehicle must stop or park outside the road.

93.2. Vehicle driver who for cause of defect on vehicle, traffic accident or for some other reasonable cause was obliged to stop the vehicle on road, obliges to take all the measures that the stopped vehicle on road not to disturb or endanger the traffic and immediately to remove it from the road.

93.3. Driver who for cause of defect on vehicle, traffic accident or some other reason was obliged to stop the vehicle on road, is obliged immediately to remove from the road, if a such thing is not possible, than must take all the measures that the person who operates the vehicle on road to be informed on time.

93.4. For a minor offence, in an amount from 25 € shall be fined, vehicle driver who stops or parks the vehicle in contradiction with the provisions of this Article.

Article 94

94.1. Before the beginning of allurement the driver must close and reinforce all the moving parts of vehicle and doors, after certifying that the equipments for connection and disconnection of combination vehicle are placed in regular way.

94.2. On the stopped or parked vehicle is not allowed the door opening, if with this would disturb the movement of other traffic participants or endanger the traffic safety.

94.3. For a minor offence, in an amount from 25 € shall be fined, vehicle driver who acts in contradiction with provisions of this Article.

Article 95

95.1. Its allowed the vehicle stopping or parking on sidewalk, with two sidelong wheels of vehicle or with axle wheels of vehicles with general measure to 3.5 tons, with condition that:

- a) on the due road segment stopping or parking is not forbidden,
- b) the sidewalk width that remains in pedestrian sidewalk is such that will not disturb the pedestrian movement and is not less than 1.5 meters,
- c) vehicle to which the rear axle is placed on sidewalk does not disturb the traffic.

95.2. According to the Paragraph 1 of this Article, stopping and parking is allowed on the sidewalk near the edge of the road of entirely car, motorcycle, moped, bicycle or the

vehicle with the most allowed measure that does not pass 3.500 kg but only on a signalized place with horizontal signalization.

95.3. Driver can park his vehicle on the places which lies in the middle surface of the road, only where those places are signed with vertical or horizontal signalization.

95.4. If beside the right edge lays the tram railway or other railways, driver may stop or park the vehicle on the left side of the road.

95.5. On the one way road the vehicle driver can park a vehicle on the both side of the road, if not otherwise determined by the traffic signs and regulations.

95.6. For a minor offence, in an amount from 25 € shall be fined, vehicle driver who stops or parks the vehicle in contradiction with the provisions of this Article.

Article 96

96.1. It is not allowed vehicle stoppage or parking:

- a) on unseen curves, in back closeness, and main roads outside inhabited zones;
- b) in tunnel, underneath passing, under and above the bridge and in a smaller distance than 15 meters from the tunnel, underneath passing and on above passing, under and above the bridge;
- c) above the tram railway or railroad, on the same level with the road and close it if it is disturbed the vehicle movement above the railway;
- d) on junction and on a smaller distance than 5 meters from the closest sidelong road;
- e) on the bicycle path;
- f) on bicycle track;
- g) on pedestrian walkway, on bicycle passageway and inside the smallest distance than 5 meters before such passageway;
- h) on the road, along the full white line and in closeness points of their completion, if this oblige the other drivers that drive the vehicle or combined vehicles onto that line;
- i) on the smallest distance than 10 meters from the front side of the sign or traffic signal, if these would be covered from the vehicle;
- j) on the left edge of the road with exception of stopping or parking inside the inhabited zone on a one way road and Article 96 Paragraph 4 of this law;
- k) on the separation girdle between the road tracks;
- l) on the reserved places for parking of handicapped person;
- m) on sidewalk;
- n) exceptionably from the Paragraph 1, point (m) of this Article is allowed the stoppage if for the pedestrian movement is left surface at least 1,5 meters and the same can not be beside the right edge. On this case vehicle can be parked if it is allowed with the traffic sign;
- o) on the road part where the road free passage width from the stopped or parked vehicle until the amongst of full longitudinal line on road would be less than 3 meters respectively 4 meters as far as to the other edge of the road.

96.2. On the zone of KPC is prohibited the stoppage and parking of vehicles without special authorization from KPC.

96.3. For a minor offence, in an amount from 25 € shall be fined, vehicle driver who stops or parks the vehicle in contradiction with the provisions of this Article.

Article 97

97.1. It is prohibited the vehicle parking:

- a) on the place where exists the entrance or the emersion from the garage, gate and where may disturb the traffic;
- b) on the place where the connection of the other parked vehicle or the stoppage of this vehicle may be disturbed;
- c) on the road part before the road passage on the level with the railroad or tram railway line on a distance smaller than 15 meters from these passing;
- d) inside the inhabited zone, vehicle or combination of vehicles with the general measure more than 7.5 tons or with the length that over fulfils 12 meters outside the signed place for parking fated for these vehicles;
- e) within the smallest distance than 15 meters in front or behind the traffic sign “bus stop”;
- f) on stopping place or the extended surface outside the traffic track of vehicles which perform the public transport of passengers which are signed with the due traffic signs.

97.2. For a minor offence, in an amount from 25 € shall be fined, vehicle driver who parks the vehicle in contradiction with the rules of this Article.

Article 98

Stopping forbiddance or the motored vehicle parking is not applied on the situation where the vehicle stopping becomes as aftermath of traffic rules.

Article 99

99.1. Kosovo Police Service members or other persons authorized by law shall order that the vehicle to be relocated at some other place if its stopped or parked on the road, where the traffic safety is endangered or the normal traffic flow is disturbed, as:

- a) on invisible curves, on back closeness, and on main roads outside inhabited zones;
- b) in tunnel, in below and above passing, under and above the bridge and on a distance less than 15 meters from the tunnel, in below and above passages, under and above the bridge;
- c) on to the tramcar railway or railroad, on the same level with road and in closeness if disturbed the vehicle movement on railway;
- d) in junction and in the smallest distance than 5 meters from the closest edge of the sidelong road;
- e) on the bicycle path;
- f) bicycle track;
- g) on pedestrian walkway, on bicycle passageway and inside the smallest distance than 5 meters before such passageway;
- h) on the road, along the full white line and in closeness points of their completion, if this obliges the other drivers that drive the vehicle or combined vehicles onto that line;
- i) on the smallest distance than 10 meters from the back side of the sign or traffic signal, if these would be covered from the vehicle;
- j) on the left edge of the road with exception of stopping or parking inside the inhabited zone according to the Article 95 Paragraph 4 of this law;

- k) on the separation girdle between the road tracks;
- l) on the reserved places for parking of handicapped person;
- m) in sidewalk if there is no free surface for pedestrian movement at least 1, 5 meters;
- n) on the road part where the free passage width from the stopped or the parked vehicle till the full longitudinal middle line signed on the road or some other part would be smaller than 3 meters respectively till the other road edge, smaller than 4 meters.

99.2. Vehicles which are stopped or parked against the regulations on the place from Paragraph 1 of this Article can not be blocked but they must be removed from the place.

99.3. Before giving the bylaw for vehicle displacement according to the Paragraph 1 of this Article, position of the stopped or parked vehicle in a non-regular way will be evidenced with photo or delineation.

Article 100

100.1. Execution of the order for vehicle displacement from Article 99, Paragraph 1 of this law makes the Kosovo Police Service.

100.2. Kosovo Police Service makes the displacement of vehicles which are stopped or parked against the regulations of Article 99 of this law, by its outfits or through business organizations licensed by the Municipality for the vehicle displacement.

100.3. Kosovo Police Service with a secondary legislation act determines the way of vehicle displacement which stop or park against the rules of Article 99 of this law, whereas the Municipal Assemblies determine the place where will temporarily stay the displaced vehicles.

Article 101

101.1. If the displaced vehicle is not looked from the owner within 6 months, the vehicle will be sold with public auction and the money will be pour in the consolidated Kosovo budget.

101.2. If the vehicle after 3 public auctions can not be sold the same must be eliminated on a base of one decision which is promulgated by a special commission which is formed from the respective Municipal Assembly, Kosovo Police Service and Kosovo Customs Service.

Article 102

102.1. Displacement and indwelling vehicle expenditures on the due place from the Article 99 of this law conveys the driver respectively owner of the vehicle.

102.2. To ensure the payment of expenditures of vehicle displacement from the person who is not Kosovo resident (citizen), person who makes the vehicle displacement can look for a guarantee, if the owner does not give guarantee vehicle can be sustained.

102.3. Expenditure amount of vehicle displacement determines the Kosovo Police Service in cooperation with Ministry of Economy and Finances.

Article 103

103.1. Vehicle driver must sign the vehicle, the attached vehicle, motorcycle without side trailer when are stopped on road with the sign with which signs the vehicle stoppage on road (safety triangle) for cause of breaking, accident or any other reason and that:

- a) on motorway, reserved road for motored vehicle traffic and fast roads;
- b) on road outside inhabited zone - on case of stopping on road at the place where this is prohibited, if the vehicle can not be seen from a passably distance;
- c) on road within the inhabited zone - on case of stopping on road at the place where stopping is prohibited.

103.2. Vehicle stopping from the Paragraph 1 of this Article must be signed as follows:

- a) on motorway or the reserved road for motored vehicle traffic by the: sign with which the stopped vehicle on road is signed (safety triangle), lighting of the all direction pointers, and if the vehicle is not equipped with all the direction pointers it must light the positional lights;
- b) placement of safety triangle in distance from 100 meters behind the vehicle, such triangle must be placed on road, dependably where the vehicle is stopped;
- c) on other roads: outside inhabited zones - by placing the safety triangles, in distance from 30 - 50 meters behind the vehicle, by lighting all the pointer directions, turn on the positional lights if the pointer directions are not available;
- d) within the inhabited zone, by lighting all the direction pointers and if direction pointers are not available, while lighting the positional lights and putting the safety triangle behind the vehicle on a safe distance that would be easily to be certified or in height not more than 1 meter.

103.3. Vehicle annotation mentioned in paragraph 1 and 2 of this Article is obliged during the entire time of the vehicle stopping.

103.4. In the same way as in paragraph 1 and 2 of this Article will also be the annotation the vehicle column, combination of vehicles and vehicles that carry dangerous goods only that instead of one (1) safety triangle will be placed two (2) safety triangles.

103.5. For a minor offence, in an amount from 25€ shall be fined, vehicle driver who does not make the annotation of the stopped vehicle or makes the annotation in contradiction with the provisions of this Article.

Article 104

104.1. Before leaving from the vehicle, driver who leaves the vehicle on the road obliges to take all the necessary measures that the vehicle does not move from the place by itself or that the unauthorized persons to put it on movement (to turn of the engine, to close the doors and the windows to take the keys with him and similar).

104.2. For a minor offence, in an amount from 25€ shall be fined, vehicle driver who acts on contradiction with the provisions of this Article.

13. INTERRUPTION OF THE PEDESTRIAN COLUMN

Article 105

105.1. Driver is not allowed to interrupt the children, soldiers, funerals column or any other pedestrian organized column that moves on road.

105.2. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

14. ALLUREMENT OF THE COMBINED VEHICLES AND WAGGONS

Article 106

106.1. On the public road traffic with the exception of the motorway, on the vehicle can be attached at most:

- a) two combined vehicles for burden transport,
- b) one combination vehicle for the transport of persons.

106.2. Motored vehicle is allowed to tow the combined vehicle that does not decrease its stability.

106.3. For a minor offence, in an amount from 200 to 550 € shall be fined also the enterprise or the institution in the name and within the authorization of which the vehicle driver, determined in paragraph 4 of this Article, has acted.

106.4. For a minor offence, in an amount from 35 € shall be fined, vehicle driver if acts in contradiction with the provisions of this Article.

Article 107

107.1. In a motorway and on reserved road only for motored vehicles, to motor vehicles may be appending only one attached vehicle.

107.2. For a minor offence, in an amount from 35€ shall be fined also the vehicle driver if acts in contradiction with the provisions of this Article.

107.3. For a minor offence, in an amount from 300 to 1.500€ shall be fined also the enterprise or the institution in the name and within the authorization of which the person, determined in paragraph 2 of this Article, has acted.

Article 108

108.1. Vehicle or combined vehicle movement to which the measure, burden on axle tree or dimensions with or without burden are bigger than that are allowed by the rules of these vehicles and determined in the Article 178 of this law is allowed with condition to be taken the special permission.

108.2. The permission mentioned in the Paragraph 1 of this Article is issued:

- a) on indefinite term,
- b) for a due term signed on permission,
- c) for a transition in due time period and on a due itinerary.

108.3. Mentioned permission on Paragraph 2 of this Article issues from the Ministry of Transport and Communications in cooperation with the Kosovo Police Service.

108.4. Ministry of Transport and Communications in cooperation with the Kosovo Police Service shall determine with a secondary legislation act, criteria and procedures on details for permission issues mentioned on the Paragraph 1 regarding with outfits and itineraries.

108.5. For a minor offence, in an amount from 35 € shall be fined also the vehicle driver if acts in contradiction with the provisions of this Article.

108.6. For a minor offence, in an amount from 200 € to 550 € shall be fined also the enterprise or the institution in the name and within the authorization of which the vehicle driver, determined in paragraph 5 of this Article, has acted.

Article 109

109.1. On road traffic the tractor can tow the vehicle of wagon which is adjusted to be towed by the tractor.

109.2. Wagon which is towed by the tractor on road traffic must have the vainglory tires.

109.3. Wagon which is towed by the tractor on road traffic must be linked by the support of the nodal link so that way during the allurement secures the stability of 2 vehicles and makes impossible their disconnection.

109.4. For a minor offence, in an amount from 25 € shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

Article 110

110.1. On road traffic working vehicles are allowed to tow those combined vehicles and the tackle that serve for their purpose.

110.2. For a minor offence, in an amount from 35 € shall be fined also the vehicle driver if acts in contradiction with the provisions of this Article.

110.3. For a minor offence, in an amount from 200 to 550 € shall be fined also the enterprise or the institution in the name and within the authorization of which the vehicle driver, determined in paragraph 2 of this Article, has acted.

Article 111

111.1. On road traffic with bicycle and moped as allowed to be towed the combined vehicle with two wheels established in that way that will not decrease the vehicle

stability. Combined vehicle is not allowed to be wider than 80 cm, and the general measure is not allowed to be above 50 kilograms. On the rear part must have two foreseen retro reflective for the combined vehicle.

111.2. For a minor offence, in an amount from 25€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

15. TOWING OF BROKEN VEHICLE (DEFECT)

Article 112

112.1. The vehicle driver can tow the other vehicle except the combined vehicles only if those can not move by it self, for cause of damage or deficiency of any part.

112.2. For a minor offence, in an amount from 35 € shall be fined the vehicle driver who acts in contradiction with the provisions of this Article.

Article 113

113.1. On the towed vehicle is forbidden transportation of the persons.

113.2. With vehicle is not allowed the motorcycle towing without the sideways trailer or similar vehicles on two wheels.

113.3. The towed vehicle must be attached on the towing vehicle, in that way to be excluded the separation possibility.

113.4. During the time of vehicle towing from the Article 112 of this law both vehicles must be marked with the sign with which is signed the stoppage of vehicle on road (safety triangle). On the towing vehicle the safety triangle is placed on the front part, while on the towed vehicle on the rear part.

113.5. On both vehicles during the towing must be switched on all the direction pointers if they are installed on the vehicle.

113.6. The distance between two vehicles does not have to be less than 3 meters when is used the solid connection and from 4 to 6 meters on case of flexible connection, marked with white and red tapes.

113.7. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

Article 114

114.1. Motored motion vehicle on the road can be towed with the help of the flexible joining, solid joining and while backing up or hanging on the towing vehicle.

114.2. It is not allowed the towing:

- a) of vehicle, with flexible joining if his braking and operation system is out of function, also of the transporting vehicles and buses.

- b) of vehicle by a flexible joining if, for vehicle braking function which is towed, the engine has to work, whilst the engine is out of order.
- c) with solid joining of vehicle which has the braking system out of order and neither of the vehicle which is heavier than the towing vehicle if it does not have in regularity the hand brake.
- d) more than one vehicle, with exception of the combined vehicles,
- e) in motorway, with exception of towing if the braking (damage) has happened during the allurement along motorway till the closest emersion from the motorway.

114.3. For a minor offence, in an amount from 35 € shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

Article 115

115.1. If the motored vehicle is towed by the support of the flexible or solid joining, the driver who operates the towing vehicle must have the driver's license for operation of that category or type of the vehicle to which pertains the vehicle which is towed.

115.2. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

Article 116

116.1. On day and night when the visibility is diminished, vehicle towing is allowed, only if it has a glowed on the back red lights for vehicle marking or the towing makes the vehicle that also during the towing uses the rotary orange light.

116.2. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

Article 117

117.1. Towing of the transport vehicle or the laden combined vehicle is allowed to the first comfortable place for loading - downloading, or in extraordinary cases till the first place where can be removed the vehicle defect.

117.2. In case of towing of a vehicle in such way that it does not need to operate it or to use brakes, the general measure of the towed vehicle can not be bigger than the general measure of the towing vehicle.

117.3. For a minor offence, in an amount from 35 € shall be fined, vehicle driver who acts in contradictions with the provisions of this Article.

16. USE OF LIGHTS IN TRAFFIC

Article 118

On a motored motion vehicle which takes part on the road traffic the lights must be lightened as follows:

- a) on motored motion vehicles except the moped and motorcycle without side trailer should have at least two white lights on the front part and two red lights on the back part,
- b) moped and motorcycle without side trailer - at least one white light on the front part and at least one red light on the back part,
- c) when the motored vehicle tows one or two combined vehicles on the back part of the last combined vehicle must aglow at least two red lights, and if the vehicle wideness of the combined vehicle is bigger than 1,60 meters, on the front part of the first combined vehicle must allow two white lights.

Article 119

Exceptionally from the rules of the Article 118 if this law, it is no need to have the lights aglow:

- a) stopped or parked vehicle on the enlightened part of the road that is observable from a considered distance;
- b) stopped or parked vehicle on due places on road or outside the road or in a road with a weakly traffic intensity;
- c) bicycle, moped and motorcycle without a side trailer which does not have a battery where they are stopped or parked on inhabited zones beside the right edge of the road.

Article 120

Motored vehicle at which the length does not cross 8 meters and the width of 2 meters, and to which is not attached the combined vehicle, when it is stopped or parked on the road inside inhabited zone, instead of lights according to the Article 118 of this law thou have lightened a light which from the front part is seen white, and one (1) light from the back part as red, and placed on the opposite side from the road edge in which the vehicle is stopped or parked.

Article 121

121.1. For the road respndence the vehicle driver with motored power as a rule uses the long lights.

121.2. Exceptional from the provisions of paragraph 1 of this Article the vehicle driver must use the short lights as follows:

- a) when exists the possibility other vehicle who comes versus and when one of the vehicle drivers turns off the long lights and switches on the short lights,
- b) when it exists a possibility to disturb from the back the driver of the front vehicle,
- c) when there exists the vehicle which moves near on railway, or when approaches versus the sailing vehicle, if one of these vehicles moves within a distance that exists the possibility to disturb the driver.

d) during the time till passes near the organized pedestrian column.

121.3. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who uses the lights for road resplendence in contradiction with provisions of this Article.

Article 122

122.1. Driver of the motored vehicle during the allurement on day, it must have lightened the day or the short lights.

122.2. For a minor offence, in an amount from 25 € shall be fined, vehicle driver who does not use the lights according to the provisions of this Article.

Article 123

123.1. When there is fog, driver of the motored vehicle must have aglow the short or fog lights, or both types of light at the same time.

123.2. Fog lights are allowed to be used only where there is fog or in case of visibility reduction.

123.3. Fog lights which are placed on the front part may be white or yellow, while on the back part red color.

123.4. Vehicle driver can use the fog lights, when visibility limitation is 50 meters. When visibility gets improved, the vehicle driver must immediately turn off these lights.

123.5. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who uses the fog lights in contradiction with the provisions of this Article.

Article 124

124.1. Motored vehicles during the entire time of movement when they have on any type of lights for road resplendence or the special ones for fog must have them glowing also the position lights.

124.2. On the expanded cases on the Article 118 of this law instead of these lights the vehicle driver has to use the other lights that the vehicle is equipped with.

124.3. Rules from the Article 118 of this law are not applied, respectively, during the vehicle discontinuance which follows as a cause of road traffic rules. If the discontinuance lasts more than 1 minute, it is allowed to turn off the short lights of the vehicle, if in front and behind him, on the same traffic track exists other stopped vehicles.

124.4. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who does not use the position lights according to the provisions of this Article.

Article 125

125.1. The position light on the vehicle may be switched on only during the stopped or parked indwelling, with condition that does not disturb the other traffic participants. This limitation is not applied at the vehicles with priority passage and under escort.

125.2. For a minor offence, in an amount from 35€ shall be fined the vehicle driver who uses the lights in contradiction with the provisions of this Article.

17. THE DISTANCE BETWEEN VEHICLES

Article 126

126.1. Vehicle driver is obliged to keep the necessary distance (safety distance) when moves behind the other vehicle, in a way not to endanger the traffic safety.

126.2. For a minor offence, in an amount from 35€ shall be fined, vehicle driver when does not keep necessary the distance.

Article 127

127.1. When on the public road outside the inhabited zones, which has only one traffic track fated for traffic vehicles on one direction, they move behind one another the motored motion vehicles with the maximum allowed measure above 3500 kilograms, or with the most length than 7m, vehicle drivers are obliged to keep a distance from at least 100 meters between these vehicles, if in that part of the road the over passing is allowed.

127.2. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who does not keep the safety distance according to the provisions of this Article.

18. BICYCLES, MOPEDS AND MOTORCYCLES TRAFFIC

Article 128

128.1. Bicycle rider, must use the bicycle track or the designed path and build for bicycle and pedestrians. Person who rides the bicycle, during the bicycle and pedestrian path must exercise the advanced carefulness and to give priority to pedestrians.

128.2. When the bicycle or pedestrian path does not exist, bicycle rider must use the jetty, and if this is not possible, to use the road.

128.3. A child till the 7 year of age can be carried on a bicycle, with condition that the bicycle is equipped with a special backrest to offer safety.

128.4. For a minor offence, in an amount from 25€ shall be fined, bicycle rider who acts in contradiction with the provisions of this Article.

Article 129

129.1. The bicycle, moped and motorcycle rider is prohibited:

- a) to ride without holding the steering - wheel with at least one hand and without keeping the legs on pedals,
- b) to refrain or to get dragged from other vehicles,
- c) to move one next to another.

129.2. For a minor offence, in an amount from 25€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

Article 130

130.1. On the bicycle passageway, it is forbidden to the bicycle rider to enter roughly in front of the vehicle which comes, or to decrease speed or stop without any reasonable cause.

130.2. For a minor offence, in an amount from 25€ shall be fined, bicycle rider who acts in contradiction with the provisions of this Article.

Article 131

131.1. The use of the sidewalk or the pedestrian path is allowed for the bicycle rider in exceptional cases when the person is taking care of the child till the age of 10 which is riding the bicycle.

131.2. Bicycle rider, while using the sidewalk or the pedestrian path, is obliged to ride slowly, to exercise an advanced carefulness and to give priority to the pedestrians.

131.3. Bicycle must have one white light aglow on the front part and one light red colored, with the retro - reflective material on the back part during the allurement during the day or night when the visibility is limited.

131.4. For a minor offence, in an amount from 25€ shall be fined, bicycle rider who acts in contradiction with the provisions of this Article.

Article 132

132.1. Rider who operates the moped and the motorcycle and the persons which are carried on these vehicles must carry the safety helmet during the allurement on road. Safety helmet during the allurement on the road must carry also the bicycle rider if is younger than 16 years of age.

132.2. For a minor offence, in an amount from 25€ shall be fined, motorcycle, moped rider and the persons which are carried on these vehicles if during the allurement of the road do not carry the safety helmet also the bicycle rider if is younger than 16 years of age.

19. CART TRAFFIC AND THE BRUTE MOVEMENT

Article 133

133.1. Cart rider who rides the brute, during the movement must attend to keep the vehicle under control and closer to the right edge of the road.

133.2. Distance between the carts which move does not have to be less than 100 m.

133.3. Cart rider in case of accessing on public road on a place where the visibility is limited or in dangerous places (passage on the regional or motorway roads, railway passageway or similar) is obliged to keep one of animals on brakes.

133.4. It is not allowed that the cart on the road to be without supervision.

133.5. For a minor offence, in an amount from 25 € shall be fined, cart rider who rides the brute in contradiction with the provisions of this Article.

Article 134

134.1. It is prohibited for the cart rider:

- a) to overload the animal;
- b) to allow the cart on itself movement;
- c) to operate the cart with no bell or brake crane;
- d) the cart must have one white light aglow on the front part and one red light on the back part during the movement on the day or night when the visibility is limited.
The lights must be on the left side of the cart.

134.2. For a minor offence, in an amount from 25€ shall be fined the cart rider who acts in contradiction with the provisions of this Article.

Article 135

135.1. It is prohibited the cart to be operated from a person under the age of 14.

135.2. It is prohibited the cart to be operated, to ride the animal or to operate the animals from the person who is not able, is in a drunk alcohol condition, narcotics or other substances with the same effect.

135.3. For a minor offence, in an amount from 25€ shall be fined, the cart rider who acts in contradiction with the provisions of this Article.

Article 136

136.1. Riding of an animal and animal operation should be in principle on determined roads for animals movement. If such a road does not exist, they can operate and ride the animals on the sidewalk and on the jetty if the sidewalk does not exist.

136.2. For a minor offence, in an amount from 25€ shall be fined, person who the animal ride respectively animal operation makes in contradiction with the provisions of this Article.

Article 137

137.1. It is prohibited the animal operating (riding):

- a) without brakes,

- b) on the road signed with signs which carry the number of an international road and where the cart movement is not allowed,
- c) on the public roads during the time of the limited visibility,
- d) the rider is allowed lead only one animal on his right side,
- e) on the regional and local roads from the person who did not turn 10 years of age.

137.2. For a minor offence, in an amount from 25 € shall be fined, person who operates the animals in contradiction with the provisions of this Article.

Article 138

138.1. Animals on herd can move on the road only under the person's control.

138.2. The person who operates the animals must:

- a) to walk on the left side of the animal which is riding,
- b) that during the period of limited visibility to carry a white light that can be seen from a distance from at least 150 meters.

138.3. More than 2 animals can not ride when are attached on the right side of the cart.

138.4. The animal herd length is not allowed to be more than 50 meters; whilst between them must be the distance from at least 50 meters.

138.5. For a minor offence, in an amount from 25 € shall be fined, person who acts in contradiction with the provisions of this Article.

Article 139

139.1. Its forbidden:

- a) to ride the animals on the international signed road and other public roads from dusk till dawn,
- b) to ride the animals across the road on a place where it is not visible from a passably distance,
- c) to stop the animals on the road,
- d) to occupy with an animal more space from the right side of the road of pedestrian or bicycle path.

139.2. For a minor offence, in an amount from 25 € shall be fined, person who acts in contradiction with the provisions of this Article.

Article 140

Ministry of Transport and Communications and the Municipal Assemblies, promulgate secondary legislation acts onto the animal ride forbiddance on the due roads or zones, within a specific term.

20. PEDESTRIAN MOVEMENT

Article 141

141.1. As a pedestrian rule it is not allowed to him, to move or to stop on the road.

141.2. Pedestrian is obliged to use the sidewalk or the other due surface for pedestrian movement (pedestrian path). If there is no sidewalk or pedestrian path, or temporarily can no be used, the pedestrian can use the road of vehicles (on the text and further road), with condition to move as close to the road edge and to release the way to the vehicles which approaching.

141.3. Pedestrian who walks on the road is obliged to use the left side of the road on the moving direction.

141.4. Pedestrians while walking are obliged to move one behind another. In the road with not much traffic intensity and in a good visibility conditions, two pedestrians can walk one next to another.

141.5. Designed path use for bicycle movement, by a pedestrian, is allowed only if the sidewalk or jetty does not exist, or their use is no passable. Pedestrian that uses the bicycle path, with exception of the handicapped persons, is obliged to release the way to the bicycle.

141.6. For a minor offence, in an amount from 15 € shall be fined, pedestrian who acts in contradiction with the provisions of this Article.

Article 142

142.1. Rules of the Article 141 of this Law are not applied for the inhabited zones. In the foreseen zones only for pedestrians, the pedestrian can use the entire road and earns the right of priority in front of the vehicle.

142.2. Child till the age of 7 is allowed to use the road only in supervision of a person who is at least 10 years of age and to carry retro-reflective elements with exception inside the inhabited zones.

Article 143

143.1. The pedestrian column, with exception of the pedestrians till the age of 10, are allowed to move only on the right side of the road.

143.2. Pedestrian number that walks on group side by side can not be more than 4 persons, with condition that the group does not take more than a half of the road.

143.3. Pedestrian column from the age of 10 can walk on the road only on couple and at least under a supervision of a person above 18 years of age.

143.4. The pedestrian column length can not cross 50 meters. Distance between columns can not be less than 100 meters.

143.5. For a minor offence, in an amount from 25 € shall be fined, the pedestrian column leader who acts in contradiction with the provisions of this Article.

Article 144

144.1. If the pedestrian column walks on the limited conditions of visibility:

- a) the first and the last person, on the left side of the column, must carry a light, the first person with the white light facing forward while the last person with the red light facing rearwards,
- b) in a column from 20 meters and longer, the mentioned persons on the point 1 are obliged to wear or carry retro-reflective materials with parameters and standards and beside this, persons who walk on the left side of the column are obliged to carry white light in such way, that the distance between them is not more than ten (10) meters,
- c) lights, lamps and reflective lights must be visible from a distance not smaller than 150 meters.

144.2. For a minor offence, in an amount from 25 € shall be fined, the pedestrian column leader who acts in contradiction with the provisions of this Article.

Article 145

145.1. It is forbidden:

- a) for the pedestrians which walk on column, who move on conditions of a limited visibility. This is not applied for KFOR, Kosovo Protection Corps and the Kosovo Police Service.
- b) for the pedestrians till the age of 10, to move on conditions of a limited visibility.
- c) for the person of the age younger than 18 to lead the pedestrian column.

145.2. For a minor offence, in an amount from 25 € shall be fined the pedestrian column leader who allows the column movement during the time with limited visibility in contradiction with the provisions of paragraph 1 of this Article.

145.3. For a minor offence from point c) of paragraph 1 of this Article, in an amount from 25 € shall be fined the pedestrian column leader who is younger than 18 years of age.

Article 146

146.1. The pedestrian during the road crossing is obliged to have an advanced carefulness and always to use the pedestrian walkways where they exist. Pedestrian in that walkway has priority before vehicles.

146.2. The road crossing outside the pedestrian walkways is allowed if, the distance from the place where wants to cross the road from the signed pedestrian passageway is bigger than 100 meters. However, if exists any junction or appendix road within the distance from 100 meters, pedestrian can also cross the road in such junction.

146.3. Road crossing outside the pedestrian walkway mentioned on the paragraph 2 is allowed with condition that will not disturb and endanger the traffic safety. Pedestrian is obliged to give priority to the vehicles and to cross the road using the shorter way, transversally with the road central track.

146.4. If exists a bridge or a tunnel, pedestrian is obliged to move with an advanced carefulness.

146.5. Inside the inhabited one, on the two tracked road physically separated with each other, the pedestrian is obliged to use only the foreseen walkway for pedestrians.

146.6. If the pedestrian walkway is marked on a road with two road tracks, the crossing of each road track is considered as a separated crossing. This is applied also on the pedestrian walkways, on the places where the vehicle traffic is separated with an upraised part, or any other technical equipment.

146.7. For a minor offence, in an amount from 15 € shall be fined, pedestrian who acts in contradiction with the provisions of this Article.

Article 147

147.1. It is prohibited to the pedestrian:

- a) the direct entrance on the road in front of the moving vehicle, including pedestrian walkway and behind the vehicle or other interruption that limits the road visibility,
- b) road crossing on the place where the visibility is limited,
- c) to slowdown the walking speed or stopping with no reason during the road or railway crossing.
- d) movement or dwelling on road,
- e) unreasonable running,
- f) walking along the railway,
- g) entrance within the railway track when the barriers or half barriers are drawn down or their landing already started,
- h) road passage on the place where the mechanisms or interruptions for safety separate the pedestrian path or the sidewalk from the road, without having in regard in which side they are placed.

147.2. For a minor offence, in an amount from 15 € shall be fined, pedestrian who acts in contradiction with the provisions of this Article.

Article 148

148.1. On the marked walkway of pedestrians in which the pedestrian traffic is adjusted with lighting signs of traffic for pedestrians respectively in junction, pedestrian is obliged to act according to those signs.

148.2. On the marked walkway of pedestrians in which the pedestrian traffic is adjusted by the lighting signs of traffic for pedestrians or with the signs from the authorized person, pedestrian can cross the road only when is allowed by the given sign.

148.3. On the marked walkway of pedestrians in which the pedestrian traffic is not adjusted with lighting signs of traffic for pedestrians, neither with the signs of the authorized person, the pedestrian even that has priority passing must pay attention to the distance and the speed of the vehicle which is approaching.

148.4. For a minor offence, in an amount from 15 € shall be fined, pedestrian who acts in contradiction with the provisions of Paragraph 1 and 2 of this Article.

Article 149

149.1. Pedestrian who pushes the carriage, bicycle, moped, persons which move by the help of the wheel chair must move beside the right edge of the road on the moving direction.

149.2. For a minor offence, in an amount from 15 € shall be fined, pedestrian who acts in contradiction with the provisions of this Article.

21. DRIVERS OBLIGATIONS TOWARD PEDESTRIANS

Article 150

150.1. Vehicle driver during the pedestrian walkway, must exercise the advanced carefulness and to give priority to pedestrian who is or enters the passageway.

150.2. If the traffic on the marked pedestrian walkway is adjusted with lighting signs of traffic, or with the signs of the authorized person, vehicle driver is obliged to stop its vehicle in front of the marked pedestrian walkway when with the given sign the passing is forbidden.

150.3. If the marked pedestrian walkway from the paragraph 2 of this Article lies at the road entrance, driver which moves on that road is obliged to move with a diminished speed and to let the pedestrians pass which enter the walkway and according to the need to stop the vehicle to let the pedestrians pass.

150.4. For a minor offence, in an amount from 130 € shall be fined, vehicle driver who acts in contradiction with the provisions of this Article at the same time will be pronounced the measure of motored vehicle operation forbiddance to 6 months and 2 negative points.

Article 151

151.1. Vehicle driver during the passing on the sidewalk or pedestrian path must drive slowly to give priority to pedestrians.

151.2. Rule on the paragraph 1 of this Article is applied also during the driving on squares, where for the reason that there are no roads and sidewalks separated the vehicle movement must proceed at the same surface.

151.3. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with the provisions of paragraph 1 and 2 of this Article.

Article 152

152.1. In case when the road is crossed by a handicapped person (pedestrian) that carries a special sign or from a person with a limited movement which is evident, or elderly persons, incapacitate persons and children, driver is obliged to stop the vehicle in way to enable to that person to cross the road.

152.2. For a minor offence, in an amount from 65€ shall be fined, vehicle driver who acts in contradiction with the provisions of paragraph 1 of this Article.

Article 153

153.1. Vehicle driver who turns on the sideways of the road in the entrance of which does not exist marked pedestrian walkway must turn with the diminished speed and he is not allowed to endanger pedestrians who have already entered the road.

153.2. For a minor offence, in an amount from 15€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

22. TRAFFIC ON THE ROAD PASSING THROUGH THE RAILROAD LINE

Article 154

154.1. Vehicle driver, during the approach of railway crossing and during his crossing must exercise an advanced carefulness. Before crossing on the railway, vehicle driver must insure that the vehicle which moves on the railway is not coming and to initiate especial necessary measures, especially if the visibility is decreased for the cause of the atmospheric conditions or other road circumstances.

154.2. Vehicle driver must drive with carefulness and with the decreased speed, which would allow to stop the vehicle on a safe place, in case of approaching of a vehicle which moves on railway, or when the safety mechanism (barriers or half barriers) also the signalization with red light and sound, does not allow the entrance on the road crossing through the railway track.

154.3. For a minor offence, in an amount from 130€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article and at the same time and at the same time it will be pronounced the measure of motored vehicle operation forbiddance to 3 months and 1 negative point.

Article 155

155.1. On the road passage through the railway track without protection mechanisms and for giving the signals with which is informed the train approach, driver is obliged first to insure that on the railway track is not approaching any vehicle, before crossing the railway track.

155.2. Its forbidden for the driver:

- a) to cross sideways the barriers or half barriers and to enter on the road passageway through the railway on conditions when the barriers or half barriers already started to land or the upswing of the barriers or the half barriers did not end,
- b) to enter, on the road passageway through the railway track, if does not have available enough space on the other side of the passageway for the movement continuation,
- c) to pass the vehicle while waiting the opening of the barriers or half barriers.

155.3. For a minor offence, in an amount from 130€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article and to the same one at once shall be pronounced the measure of motored vehicle operation forbiddance to 3 months and 1 negative point.

Article 156

156.1. If it happens that the vehicle is blocked on the road passageway through the railway track, driver is obliged, to remove it at once from the passageway and if this is impossible, to forewarn about the danger the person which is operating the railway vehicle.

156.2. Driver who operates the vehicle or the combination of vehicles with the length that passes 10 meters, which can not develop the speed more than 6km/h, obliges before entering through the road passageway on the railway track, to insure that on the passageway will not approach the vehicle who moves on the railway, during the necessary time for passage or to look for help from the person who insures the passageway on railway.

156.3. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

23. TRAFFIC ON MOTORWAY, FAST ROADS AND ON THE ROADS RESERVED FOR MOTORED VEHICLES

Article 157

157.1. Its forbidden the movement on the motorway: of pedestrians, cattle also the vehicles according to the dispositions of this law are not considered as motored vehicles.

157.2. On the motorway is forbidden also the movement of the motored vehicles which for its construction virtues can not move with a speed fro at least 60 km/h, exceptionally the escorted vehicles, with priority passage and the vehicles of the Kosovo Protection Corpus.

157.3. Driver of the motored vehicle who for cause of the hitch or other causes is obliged to stop the motored vehicle on the motorway road surface, it has to stop on the emergency track and shall initiate the measure to remove the vehicle as soon as possible from the road track.

157.4. For a minor offence, in an amount from 35 € shall be fined, vehicle driver who acts in contradiction with the provisions of paragraph 2 and 3 of this Article.

Article 158

158.1. It is not allowed to the motored vehicle that pulls the other vehicle to enter the motorway.

158.2. On the motorway motored vehicles must move on the right distal track of traffic which is not occupied with motored vehicles that move on column.

158.3. For a minor offence, in an amount from 35 € shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

Article 159

159.1. In a motorway with 3 or more traffic tracks fated for motored vehicle movement on one direction, driver of a motored vehicle with the most allowed measure than 5000 kg, or the motored vehicles with trailers with the length more than 7 meters can use only two traffic tracks that lies beside the right of the road surface.

159.2. Driver who joints the motorway with the vehicle must:

- a) to use the hastiness track when there is such a track and while giving the corresponding sign with direction pointers according to way with which does not endanger the motored vehicle traffic that move on the motorway.
- b) to give priority passage to traffic that moves on the motorway, if does not exist a special track for hastiness.

159.3. Driver who disconnects from the motorway must take the position with his motored vehicle on the right terminal track of traffic and as quick to pass on the slowdown track if such track exists on the motorway.

159.4. In case of traffic blocking on the motorway motored vehicles must enable the vehicle movement with priority passing and the vehicles under escort, while leaving space and moving on the right or left side of traffic.

159.5. It is not allowed stopping or parking of the motored vehicle on the motorway or on a reserved road for traffic of motored vehicles, except there where is marked for this intent. If the motored vehicle stoppage comes for cause of a technical problem or other reasons, driver must remove the motored vehicle from the road and to forewarn the other traffic participants.

159.6. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

24. TRAFFIC IN TUNNEL

Article 160

160.1. Driver who moves with a vehicle on the tunnel is not allowed to stop or park the vehicle, to make U turn or reverse movement.

160.2. For a minor offence, in an amount from 130 € shall be fined, vehicle driver who acts in contradiction with the provisions of this Article and to the same one will be announced 1 negative point.

Article 161

161.1. Driver of a motored vehicle must switch on the short lights when drives on the tunnel for the road resplendence.

161.2. For a minor offence, in an amount from 35 € shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

25. VEHICLES UNDER ESCORT

Article 162

162.1. By vehicles under escort, according to this law are understood the vehicles to which is nominated the escort from the KFOR with special vehicles equipped with outfits for emission of sound signals, lighting with red and blue colors also with regular police vehicles during the time while these signs are given.

162.2. Vehicles under escort while having carefulness on the safety of other traffic participants they have the right of priority passing towards all other vehicles except on crossroad (junction) where the traffic is adjusted by the signs of the authorized person.

162.3. Authorized person that adjusts the road traffic is obliged to make conditions that the vehicles with priority passing will pass with no interruptions.

162.4. Vehicles with priority passing have the right not to apply the rules of traffic, when those vehicles give signals with red and blue lights and sound signals with changeable intensity, except in cases when with such act would be endangered other traffic participants.

Article 163

163.1. Vehicle driver who runs into the vehicle or the vehicle column under escort and the driver which the vehicle under escort approaches or the vehicle column under escort is obliged to stop his vehicle, on the night instead of using the long lights use the short lights for road resplendence, to restrain precisely the orders which are given by the persons that escort the vehicles and to continue the movement only after all the escorted vehicles pass.

163.2. For a minor offence, in an amount from 65€ shall be fined, vehicle driver who acts in contradiction with the provisions of Paragraph 1 of this Article.

Article 164

164.1. To make possible the undisturbed passing of the escorted vehicles, pedestrians are obliged to remove from the road as these vehicles pass.

164.2. For a minor offence, in an amount from 15€ shall be fined, pedestrian who acts in contradiction with the provisions of paragraph 1 of this Article.

26. VEHICLES WITH PRIORITY PASSING

Article 165

165.1. Vehicles with priority passing are considered, as follows:

- a) fire department vehicle,

- b) ambulance vehicle,
- c) Kosovo Police Service vehicle,
- d) Kosovo Protection Corps vehicle,
- e) vehicle of the chemical emergency unit,
- f) penitentiary (prison) authority vehicle,
- g) the other authorized vehicle from the Kosovo Police Service Chief,
- h) official or private vehicle operated by the person who has and verifies the immunity.

165.2. Kosovo Police Chief on the mentioned case on the point g), of paragraph 1 of this Article, withdraws the authorization if it does not have the requirement to be used the vehicle with priority passing.

165.3. Vehicles with priority passing in traffic are considered all the mentioned vehicles on paragraph 1 of this Article when with the special outfits, except the item (h), give the light and sound signals with changeable intensity.

165.4. Vehicles with priority passing have the right of priority passing in front of all the other vehicles, except to the vehicles which are under escort and vehicles which move on junction that is adjusted with the signs of the authorized person.

165.5. Authorized person that adjusts the road traffic is obliged to create conditions that the vehicles with priority passing to pass with no interruption.

165.6. Vehicles with priority passing are allowed not to apply the rules of traffic, when those vehicles give signals with red and blue lights and sound signals with changeable intensity, except in cases when with such act would be endangered other traffic participants.

Article 166

166.1. When the Kosovo Police Service and Kosovo Protection Corps vehicle while using the two (2) blue lights provides the passage of one vehicle or the vehicle column that move behind him, other vehicle drivers are obliged to pay carefulness also to the vehicles to which is insured the passing, to give priority passage and in case of necessity also to stop their vehicles till these vehicles pass.

166.2. When the vehicles with priority passing meet with each other, between them goes the general rules of the priority passing.

Article 167

167.1. Vehicle driver when on the road meets or approaches the vehicle with the priority passing it has to unleash him according to the need to stop until that vehicle will pass and to act according to the order of the authorized person from the vehicle with priority passing.

167.2. For a minor offence, in an amount from 65€ shall be fined the vehicle driver who acts in contradiction with the provisions of Paragraph 1 of this Article.

Article 168

168.1. To make possible the undisturbed passing of the escorted vehicles, pedestrians are obliged to get removed from the road till these vehicles pass.

168.2. For a minor offence, in an amount from 15€ shall be fined, pedestrian who acts in contradiction with the provisions of this Article.

Article 169

169.1. Equipments for giving the special signs with lights and sounds can be made up and be used only on vehicles with which Kosovo Police Service or Kosovo Protection Corps (Article 162 of this law) members perform the vehicle escorting with priority passing (Article 165, paragraph 2, of this law).

169.2. On the vehicles of the Kosovo Police Service, except the equipment of the paragraph 1 of this Article, can be made up also the equipments on which are written orders and notifications for the driver who moves on front or behind of the Kosovo Police Service vehicle (Compulsory Stoppage, Stop Police, Slowdown the speed, traffic accident, danger on the road and similar).

169.3. For a minor offence, in an amount from 140€ shall be fined, the person if he makes up the equipments in contradiction with the provisions of this Article.

169.4. For a minor offence, in an amount from 250 to 650€ shall be fined, the responsible person in the public institution if he makes up the equipments without the authorization or allows the make up of the equipments in contradiction with the provisions of this Article.

169.5. For a minor offence, in an amount from 35 € shall be fined, the vehicle driver who moves in traffic with the made up equipments in contradiction with this Article.

Article 170

Kosovo Police Service with a secondary legislation acts will determine the way of placing the lights and sounds equipment on vehicles under escort and priority passing.

27. BURDEN ON VEHICLE

Article 171

171.1. Vehicle which lays on the road traffic is forbidden to load more than its own conveyance that is registered on his circulation license, more than axial load, more than the maximum allowed measure or the possibility that allows the road virtues and technical possibility's of the road vehicle construction.

171.2. Burden on the vehicle must be placed in such way and according to the need to be enforced and to get covered in way that:

- a) do not endanger the safety of traffic participants and not to damage roads and objects on the road;
- b) do not lessen the vehicle stability and not to make difficult the vehicle operation;
- c) do not lessen the view of the vehicle driver;

- d) do not create highly noise and to spill derivates on the road;
- e) do not cover the lighting and the signal equipment on the vehicle, registration plates and their signs in front of the vehicle.

171.3. For a minor offence, in an amount from 35€ shall be fined also the vehicle driver if acts in contradiction with the provisions of this Article.

171.4. For a minor offence, in an amount from 200 to 550€ shall be fined also the enterprise or the institution in the name and within the authorization of which the vehicle driver, determined in paragraph 3 of this Article, has acted.

Article 172

172.1. It is forbidden that the load on the vehicle to pass more than 1 meter on the front part.

172.2. The burden that is transported on the vehicle and combined vehicle can cross the distal point on the back part of the vehicle not more than 1/6 of the burden length which is sounded continuously on the burden surface.

172.3. If with the vehicle is transported the burden in combinations it makes up from the towing vehicle and from the one axle trailer, with the vehicle length is comprehended the general length of the towing vehicle and from the one axle trailer.

172.4. If the burden on the vehicle crosses more than 1 meter on the distal point on the back part of the vehicle, the most distal point of the burden must be marked with red cloth.

172.5. The most distal point of the burden that is transported with the transport vehicle or with trailer in case from paragraph 4 of this Article must be marked with table. This table is in a quadratic form with size 50x50 cm, painted in an alternative way with inclined tracks with reflective orange and white color and placed vertical above the longitudinal axletree of the vehicle.

172.6. For a minor offence, in an amount from 35€ shall be fined the vehicle driver if acts in contradiction with the provisions of this Article.

172.7. For a minor offence, in an amount from 200 to 550€ shall be fined also the enterprise or the institution in the name and within the authorization of which the vehicle driver, determined in paragraph 6 of this Article, has acted.

Article 173

173.1. During the night and day when the visibility is limited, the most distal point of the burden that is transported on the vehicle must be marked:

- a) on the case of paragraph 4 and 5 of the Article 173, with light and reflective materials and reverberating red color;
- b) when the burden on the motored vehicle or on the trailer margin crosses more than 40 cm on the external cusp of the front or back light, for the vehicle mark with light

and with reflective which from the front part they give white light, while on the back part they give red light.

173.2. For a minor offence, in an amount from 35€ shall be fined also the vehicle driver if acts in contradiction with the provisions of this Article.

173.3. For a minor offence, in amount from 200 to 550 € shall be fined also the enterprise or the institution in the name and within the authorization of which the vehicle driver, determined in paragraph 2 of this Article, has acted.

Article 174

174.1. General weight of the trailer towed by:

- a) Car, transport vehicle with the most general allowed measure to 3.5 tons, or bus - shall not exceed the general weight of the vehicle that is towed,
- b) transport vehicle with the general allowed measure from more than 3.5 tons - can shall not exceed the general weight of the vehicle that is towed grown for 40%.
- c) motorcycle or moped shall not exceed the general weight for each one of these vehicles above 100 kilograms.

174.2. Rule on paragraph 1 of this Article is not applied for tugboat (half trailer).

174.3. For a minor offence, in an amount from 3 € shall be fined the vehicle driver if acts in contradiction with the provisions of this Article.

174.4. For a minor offence, in an amount from 200 to 550€ shall be fined also the enterprise or the institution in the name and within the authorization of which the vehicle driver, determined in paragraph 3 of this Article, has acted.

174.5. For a minor offence, in an amount from 100 to 300€ shall be fined also the responsible person in the enterprise or the institution determined in paragraph 4 of this Article.

174.6. For a minor offence, in an amount from 25€ shall be fined the motorcycle and moped rider if acts in contradiction with the provisions of this Article.

Article 175

Rules of the Article 174 of this law are not applied on the vehicles in proprietorship of Kosovo Protection Corps, Kosovo Police Service and Fire Department, in emergency cases.

Article 176

176.1. On the combined vehicle of the bicycle, is not allowed for moped to carry stuff that is larger than 80 cm.

176.2. For a minor offence, in an amount from 25€, shall be fined the vehicle driver if acts in contradiction with the provisions of this Article.

Article 177

177.1. On the bicycle, moped and motorcycle is not allowed the carriage of stuff with width more than 0,5 meters from both sides of the vehicle.

177.2. For a minor offence, in an amount from 25€ shall be fined the vehicle driver if acts in contradiction with the provisions of this Article.

Article 178

Ministry of Transport and Communications shall determine with a secondary legislation act, criteria and procedures on details for releasing the mentioned vehicles on Article 124 of this law also promulgate out the regulatory for dimensions (length, width, height), axletree burden and the most allowed measure for the road vehicles.

28. PERSONS CONVEYANCE BY VEHICLE

Article 179

179.1. On the vehicle, are allowed to carry - transport only that number of persons as much as it has made up seats in the vehicle, respectively how many are signed on the vehicle traffic license.

179.2. Two children under the age of 10 are considered as one person according to the Paragraph 1 of this Article.

179.3. For a minor offence, in an amount from 35€ shall be fined the vehicle driver who carries more persons than that it are signed on the traffic license.

179.4. For a minor offence, in an amount from 200 to 550€ shall be fined also the Business Organization or the Public Institution in the name and within the authorization of which the vehicle driver, determined in paragraph 3 of this Article, has acted.

Article 180

180.1. On the combined vehicles from the article 177 of this law also on the burden coffer of moped and motorcycle, are not allowed the person transport.

180.2. Persons can be transported on the side trailer of the motorcycle.

180.3. For a minor offence, in an amount from 25€ shall be fined the vehicle driver which on the vehicle transports persons in contradiction with the provisions of this Article.

Article 181

181.1. To the driver it is not allowed to transport the persons on the closed space of vehicle which can not be opened from the inside, except on the vehicles of the Kosovo Police Service, Kosovo Protection Corps and only for official use.

181.2. For a minor offence, in an amount from 35€ shall be fined the vehicle driver who acts in contradiction with the provisions of this Article.

181.3. For a minor offence, in an amount from 650 to 1.500€ shall be fined also the Business Organization or the Public Institution in the name and within the authorization of which the vehicle driver, determined in paragraph 2 of this Article, has acted.

Article 182

182.1. Bicycle rider over the age of 18 can carry the persons over the age of eight (8) only if in the bicycle lies the special seats for each person, while holding with arms and legs, respectively pedals.

182.2. Bicycle rider over 18 years of age can carry the children till the age of 8 only if on the bicycle is made up a special seat which fits the child's size and it is enforced on the bicycle.

182.3. Rider of the bicycle, moped and motorcycle is not allowed to carry persons influenced under alcohol or drugs.

182.4. Children younger than the age of 12 are not allowed to be carried on the moped and motorcycle.

182.5. For a minor offence, in an amount from 25€ shall be fined, vehicle driver who acts in contradiction with the provisions of paragraph 1 of this Article.

Article 183

183.1. Persons which are carried on the vehicle are not allowed to disturb the driver while operating the vehicle, or to affect on the driver during the vehicle operation, in that way that will decrease the traffic safety.

183.2. For a minor offence, in an amount from 35€ shall be fined, person who acts in contradiction with the provisions of paragraph 1 of this Article.

Article 184

184.1. It is not allowed to the car driver on the front seat to carry the person who is under alcohol or drug influence, children younger than 12 years of age, whilst on the back seat not even the child younger than 5 years of age, except if it has on the back enforced the children seat, on which the child must be fasten or on a observation from a person over 18 years of age.

184.2. For a minor offence, in an amount from 35€ shall be fined vehicle driver who acts in contradiction with the provisions of paragraph 1 of this Article.

Article 185

185.1. During the time of vehicle movement it is not allowed for the persons to jump, to open the doors and to go outside the vehicle with body part, to sit on windows (on weddings or some other similar ceremony), on the external parts of the vehicle or on the combined vehicles of tractor.

185.2. Exceptionally, from paragraph 1 of this Article is allowed the persons transport on the external part of the transport vehicle and trailer which perform works on the special vehicles (Fire Department, city cleaners and similar) if in those vehicles is made up a platform to stand on legs and for holding and is not allowed to move with a bigger speed than 30 km/h.

185.3. For a minor offence, in an amount from 130€ shall be fined the person who acts in contradiction with the provisions of paragraph 1 of this Article. The fine from 130€ shall be pronounced also to the vehicle driver. Kosovo Police Service members must identify the persons and can take the due actions even after the end of these ceremonies.

185.4. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who passes the movement speed more than 10 km/h from paragraph 2 of this Article without having in regard the allowed or limited movement speed.

Article 186

186.1. On the motored and combined vehicles for the passengers transport on the public urban and inter - urban transport and buses exceptionally from the Article 179 of this law, is allowed the persons transport also while standing on legs.

186.2. On the buses with which is performed the public transport into inter - urban traffic, can be transported only that much persons how many seats it has made up in the bus.

186.3. Trailers for the passenger's carriage can be attached only to the transporting vehicles buses at inter - urban traffic.

186.4. Buses that except the seats has place for standing are not obliged to use the tachograph and to the same one can not move on record outside the urban and urban/periphery lines.

186.5. For a minor offence, in an amount from 35 € shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

Article 187

187.1. Passengers are not allowed to exit from the vehicle of person's carriage, to jump from it, without the stopping of vehicle.

187.2. For a minor offence, in an amount from 25€ shall be fined, passenger who acts in contradiction with the provisions of paragraph 1 of this Article.

Article 188

188.1. On the transporting vehicle and the trailer which are towed by the tractor can be carried not more than 5 persons who work on the loading and downloading of the burden also when the agriculture works or other works are performed.

188.2. Person who did not fill 14 years of age is allowed to be transported on the vehicles from paragraph 1 of this Article only if is escorted from the adult person.

188.3. Persons from paragraph 1 of this Article are not allowed to stand on legs and not even to sit on the side of the vehicle body or on the unstable burden.

188.4. For a minor offence, in an amount from 25€ shall be fined, vehicle driver and the person who acts in contradiction with the provisions of this Article.

Article 189

189.1. On the transporting vehicle on the space for burden or on the combined vehicle that is towed by the tractor, can on the base of the special license can be carried more than five persons which work on the load and downloading or other works, from the inhabited place to the working place or conversely or from one to the other place. The driver must carry the special license and show it on the request of the authorized person.

189.2. Persons transport on the vehicle from the paragraph 1 of this Article can be allowed also in other reasonable cases.

189.3. Kosovo Police Service by consultation with the Ministry of Transport and Communications with a secondary legislation shall determine the conditions and criteria for taking the special license for vehicles, which accomplish the organized persons transport.

189.4. For a minor offence, in an amount from 35€ shall be fined, vehicle driver if acts in contradiction with the provisions of this Article.

189.5. For a minor offence, in an amount from 200 to 550€ shall be fined, also the Business Organization or the Public Institution in the name and within the authorization of which the vehicle driver, determined in paragraph 4 of this Article, has acted.

Article 190

190.1. If on the transport vehicle and trailer are carried animals, in those vehicles is not allowed the persons transport.

190.2. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with the provisions of paragraph 1 of this Article.

Article 191

On the evacuation case or giving the first aid during the elementary accidents on the transporting vehicle or the trailer which is towed by the tractor can be performed the persons transport even with no anticipatory license.

Article 192

192.1. On the working vehicles and the combined vehicles which are towed by a vehicle, during movement on the road, a driver and a follower is allowed to be on the road.

192.2. On the small tractor during the time of movement on the road it is allowed to be only the driver, whilst on the combined vehicle that is towed by the small tractor is allowed to carry at most 3 persons which work on the load and the download or perform the other works.

192.3. For a minor offence, in an amount from 35 € shall be fined the vehicle driver who acts in contradiction with the provisions of this Article.

192.4. For a minor offence, in an amount from 200 to 550 € shall be fined, also the Business Organization or the Public Institution in the name and within the authorization of which the vehicle driver, determined in paragraph 3 of this Article, has acted.

Article 193

193.1. On the road traffic it is not allowed the persons transport:

- a) on the transporting vehicle which does not have the laterals,
- b) on the vehicle that has the automatic discharger, if it is not off
- c) on the combined vehicle for burden transport of which is towed by the shipper.

193.2. For a minor offence, in an amount from 35€ shall be fined the vehicle driver who acts in contradiction with the provisions of this Article.

193.3. For a minor offence, in an amount from 200 to 550€ shall be fined, also the Business Organization or the Public Institution in the name and within the authorization of which the vehicle driver, determined in paragraph 2 of this Article, has acted.

29. VEHICLES FOR ROAD MAINTENANCE

Article 194

194.1. Vehicles which accomplish the work for road maintenance must release orange signalizing light.

194.2. Vehicle driver mentioned on the paragraph 1 if does not disturb or endanger the traffic may not precede the rules that deal the movement on the road if:

- a) on one way road and outside inhabited zones and during the snow remove, it is possible that the vehicle to move close to the left side of the road on the moving direction,
- b) allurement on sidewalk is allowed only if the pedestrian safety if safe.

194.3. For a minor offence, in an amount from 35€ shall be fined the vehicle driver if acts in contradiction with the provisions of this Article.

194.4. For a minor offence, in an amount from 650 to 2.500€ shall be fined, also the Business Organization or the Public Institution in the name and within the authorization of which the vehicle driver, determined in paragraph 3 of this Article, has acted.

Article 195

195.1. The mentioned vehicle driver at the Article 194 can use the motorway or the reserved road for motored vehicle traffic and if the vehicle is not motored vehicle or its construction can not make possible to develop the speed above 60 km/h.

195.2. Vehicle, construction, burden which crosses the allowed limits and may endanger the safety on the road safety, must use the twinkling orange light.

195.3. It is prohibited, that the vehicle driver of the road maintenance vehicle to use the twinkling orange light for other purposes except the ones described on the Article 194 of this law.

195.4. For a minor offence, in an amount from 35€ shall be fined the vehicle driver for the road maintenance who acts in contradiction with the provisions of paragraph 1 and 2 of this Article.

195.5. For a minor offence, in an amount from 650 to 2.500€ shall be fined, also the Business Organization or the Public Institution in the name and within the authorization of which the vehicle driver, determined in paragraph 4 of this Article, has acted.

Article 196

196.1. Subject to which was entrusted the road maintenance is obliged to initiate all the necessary measures to remove the road interruptions (snow, collapsing rocks, stuff, etc) and the same one has to respect the orders of the authorized person who supervises and adjusts the road traffic.

196.2. For a minor offence, in an amount from 40€ shall be fined the vehicle driver for the road maintenance who acts in contradiction with the provisions of paragraph 1 of this Article.

196.3. For a minor offence, in an amount from 650 to 2.500 € shall be fined also the Business Organization or the Public Institution in the name and within the authorization of which the vehicle driver, determined in paragraph 2 of this Article, has acted.

30. RULE AND THE SAFETY ON THE ROAD

Article 197

197.1. Driver during the vehicle allurement must carry with him the documents as follows:

- a) drivers license;
- b) traffic permission;
- c) the authorization if is not the owner of vehicle if it is used as a commercial vehicle (taxi, driving school or similar);

- d) insurance policy;
- e) qualification certificate for special cases including the license for driving instructor, the ADR certificate or other certificates foreseen by the law;
- f) valid sanitary certification, when its possession is foreseen by the law.

197.2. For a minor offence, in an amount from 15€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

Article 198

198.1. Driver and the person that is transported on the vehicle equipped with the safety belts must use the safety belt during the vehicle movement, with limitation on the Article 200 of this law. If the person who is carried on the vehicle does not use the safety belt, the responsibility falls on the vehicle driver, with exception if it is of the adult age.

199.2. For a minor offence, in an amount from 35€ shall be fined the vehicle driver, respectively person who acts in contradiction with the provisions of paragraph 1 of this Article.

Article 199

Exceptionally from the Article 198 of this law the duty to use the safety belt does not apply for:

- a) the person who possesses the medical certificate that certifies against - indications for the safety belts use,
- b) pregnant woman, when the pregnancy is visible,
- c) driving instructor or the examiner during the examination or capability,
- d) policeman or the other authorized personnel during the transportation of the arrested persons,
- e) persons for the security of the official persons (bodyguards),
- f) personnel of the medical service during the first aid and the emergency activities,
- g) guard that is carrying a considered amount of money cash,
- h) sick or demented person that is carried on the harrow or the handicapped seats,
- i) on the vehicle equipped with safety belts, child till the 12 years of age.

31. PLACING OF SIGNS, DECORATIONS AND SOLICITUDE TOWARDS THE VEHICLE

Article 200

200.1. It is not allowed:

- a) to use the vehicle in way to endanger the person's safety that is carried on the vehicle,
- b) to cover the lights or other signaling mechanisms, license plates or other signs which are requested to be visible with a special juristic act,
- c) to place additive decorations on plates or on the register place, in front and behind, signs, texts or objects that could limit the readability of these plates,
- d) to place on the vehicle sign of foreign country from which he is licensed,

e) to place dark windows on vehicle.

200.2. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

Article 201

201.1. It is forbidden:

- a) placement, inside and outside the vehicle, of every object which can cause damage to the persons that are carried on the vehicle or other traffic participants,
- b) to use on the vehicle any kind of additive parts that is not conform to the rules of respective legislative acts.

201.2. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

Article 202

202.1. It is not allowed to the driver:

- a) to move out from the vehicle when the engine is running,
- b) to use the vehicle in a way this causes problems as a consequence from releasing too much smoke on the environment or excrescent noise than it is foreseen by the rules,
- c) to leave the engine running during the parking inside the inhabited zone. This rule does not apply for the vehicles of the road maintenance,
- d) to tow behind the vehicle a person with skies, sledge, rollers, snow board or similar outfits,
- e) to use vehicle with tires with permanent elements against the sliding,
- f) to use the snow chains when the road is not covered by snow.

202.2. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who acts in contradiction with the provisions of this Article.

32. TEST DRIVE

Article 203

203.1. For test driving for cause of fabrication test or repair of motored vehicles must be removed some of the road traffic safety rules and a special permit is necessary.

203.2. Special permit from paragraph 1 of this Article issues the Kosovo Police Service on the territory of which is performed the test driving.

203.3. On a special permit are determined what safety measures must initiate the organizer on his expenditures and will be signed the person's name that has to be on a vehicle during the test drive.

203.4. For a minor offence, in an amount from 35€ shall be fined the vehicle driver who acts in contradiction with the provisions of this Article.

203.5. For a minor offence, in an amount from 650 to 2.500€ shall be fined also the Business Organization or the Public Institution in the name and within the authorization of which the vehicle driver, determined in paragraph 4 of this Article, has acted.

CHAPTER VI

1. DUTIES ON THE CASE OF THE TRAFFIC ACCIDENT

Article 204

Person who comes across on the place of the traffic accident, in which there are injured persons, has for duty to give help to the injured persons of the traffic accident.

Article 205

205.1. Participant on a traffic accident, in which somebody lost his life or injured or it is created a big material damage, has for duty:

- a) to stay at the place of traffic accident, but if can leave temporarily personally to offer help to the persons injured on the traffic accident or if he personally needs medical help respectively to inform the Kosovo Police Service,
- b) to initiate everything he can to remove the new risks that could be created on the place of traffic accident, to enable a normal traffic flow, to make efforts not to change the condition on the traffic accident place and to save the existing traces, with condition that the development of those measures not to risk the traffic safety,
- c) to inform the Kosovo Police Service about the traffic accident and to turn back at the traffic accident place and to wait for the authorized person arrival who makes the examination of the place of traffic accident.

205.2. Person, who is informed about the traffic accident, in which is injured any person, has for duty to inform the health institutions and the Kosovo Police Service at once or the closest Police Station.

205.3. For a minor offence, in an amount from 200€ shall be fined, vehicle driver who is direct participant at the accident and who does not stop at the traffic accident place on the road and at the same time it will be pronounced the halt of motored motion vehicle operation on duration from at least 6 months and five negative points.

Article 206

206.1. Drivers, traffic accident participants, in which is caused a small material damage on the vehicles, have for duty to remove the vehicles from the road at once, to enable the undisturbed traffic flow, to fulfill and signature “the European information” of accident or in some other way to exchange the personal and vehicle information.

206.2. Drivers, from paragraph 1 of this Article, must not leave the traffic accident place till they fulfill and signature “the European information” or in some other way until they exchange the personal and vehicle information.

206.3. On a case of traffic accident with a small material damage, when at the accident place the vehicles owner is not present or the owner of some other damaged thing, the driver has for duty that the vehicle owner or the owner some other thing to leave his personal and vehicle information with which he caused the traffic accident.

206.4. For a minor offence, in an amount from 35€ shall be fined, the vehicle driver who acts in contradiction with the provisions of paragraph 1 and 2 of this Article.

206.5. For a minor offence, in an amount from 130€ shall be fined, the vehicle driver who acts in contradiction with the provisions of paragraph 3 of this Article, and at the same time it will be pronounced the halt of motored motion vehicle operation on duration from at least 3 months and 3 negative points.

206.6. European information of accident composes the Kosovo Police Service in cooperation with the Ministry of Transport and Communications and will be given to the owner of every motored vehicle from the motored vehicle registration centre.

Article 207

207.1. Driver, who participated with a vehicle on a traffic accident, on which there is dead or injured persons, and the other person, who participated directly in such an accident, have the right to ask for the personal information and the address from the persons which were present when the accident happened.

207.2. For a minor offence, in an amount from 35€ shall be fined, person who acts in contradiction with the provisions of paragraph 1 of this Article.

Article 208

208.1. Driver who runs into the traffic accident place has for duty with the request of the authorized person, to send the person who is injured on the traffic accident to the closest health institution.

208.2. Driver has for duty to act according to the rule of the paragraph one of this Article and before the authorized persons arrival, except if the accident happened on the place at which can be expected the fast arrival of the ambulance or if the driver does not conclude that on a non-professional and non-corresponding way of carrying the injured person condition can get worse.

208.3. For a minor offence, in an amount from 35€ shall be fined, the vehicle driver who acts in contradiction with the provisions of paragraph 1 and 2 of this Article.

Article 209

209.1. If the health institution is informed about the traffic accident or has accepted to cure the injured person who is injured on accident, has for duty immediately to inform the Kosovo Police Service.

209.2. If the traffic accident injured person, dies from the injuries, the health institution has for duty to inform the Kosovo Police Service about this.

209.3. For a minor offence, in an amount from 300 to 1.500€ shall be fined the health institution if does not inform the Kosovo Police Service for the injured or the dead of the road traffic accident according to the paragraph 1 and 2 of this Article. In this case, in an amount from 100 to 300€ shall be fined also the responsible person in the health institution.

Article 210

210.1. If the vehicle, for cause of traffic accident, is unable for a further movement on the road, driver or the owner, respectively the vehicle user has for duty that the vehicle, burden, stuff or some other material poured on road, to remove it from the road, after ordered or allowed by the authorized person, who makes the examination on the incident place.

210.2. If the driver or the owner, respectively the vehicle user is not able to acts according to the paragraph 1 of this Article, the authorized person, who faces the accident place or on the place where the defect vehicle is, will order the competent authorities of road maintenance to remove the vehicle from the road, burden, stuff or any other material poured on a safe place.

210.3. The person for road maintenance, with whom the authorities for road traffic safety, has made a contract for vehicle displacement, has for duty to initiate urgently all the necessary measures for displacement and custody of the vehicles with burden, stuff or other material poured from the road and to ensure the road negotiability.

210.4. If the responsible person for road maintenance does not act according to the rules of paragraph 3 of this Article, and for cause of vehicle disability or interruptions on the road created from the burden, stuff or other material it becomes impossible the movement for other traffic participants, the authorized person will initiate new corresponsive measures to enable a normal traffic flow.

210.5. Displacement expenditures of vehicle custody, burden, stuff or any other material, also the initiating the other respective measures from paragraph 4 of this Article, spays the competent authority of road maintenance, they have the compensation right from the one that they had afflicted.

210.6. For a minor offence, in an amount from 300 to 1.500€ shall be fined, the responsible person for road maintenance if acts in contradiction with the provisions of paragraph 3 of this Article.

210.7. For a minor offence, in an amount from 35€ shall be fined the person who does not act according to the provisions of paragraph 1 of this Article.

Article 211

211.1. Policeman who makes the examination on the traffic accident place on which is created material damage will expose the control with respective equipments and measuring outfits, the direct participants of traffic accident, according to the rules, to control them if they have alcohol or narcotic drugs in organism. If ascertained with that

investigation that the driver the direct accident participant has in organism narcotic drugs or alcohol, and denies this, the police will send him on the health institution for medical control, respectively to give urine and blood examples, with a purpose of analysis.

211.2. If on the traffic accident, has injured persons, policeman makes the examination of the traffic accident place, will subordinate to the directly traffic accident participant the investigation on a way as it is designed with paragraph 1 of this Article. If with that investigation is noticed that the drivers - directly traffic accident participants, have alcohol or narcotic drugs in organism, the policeman will determine the medical control, respectively giving of urine and blood examples, with purpose of analysis.

211.3. If there is dead on the traffic accident, policeman who makes the examination on the place, will allocate that the drivers, direct accident participants, to give urine and blood example in way to ascertain if they have narcotic drugs or alcohol in organism, whereas for other accident participants after is ascertained the alcohol or the narcotic drugs presence in the organism, with equipment or other respective devices.

211.4. On the cases from the paragraphs 1, 2 and 3 from this Article the doctor can decide not to give the urine and blood example, if for this case are featured the harmful consequences for the participant's health on the traffic accident.

211.5. The person's from the paragraphs 1, 2 and 3 from this Article, since the moment of the traffic accident creation and until the procedure of investigation observes from the Articles 1, 2 and 3, should not take alcoholic drinks, narcotic drugs and not even medicaments onto which is noted the sign not to use before and during the allurement.

211.6. Person of which, with the investigation on one of the due ways with this Article, is ascertained that there are narcotic drugs or alcohol in organism, spays the expenditures of investigation, whereas the person from paragraph 1 of this Article will spay also the expenditures of shipment with a official police vehicle on the medical control for giving the urine and blood example for analysis.

211.7. For a minor offence, in an amount from 95€ shall be fined the vehicle driver respectively the traffic participants who acts in contradiction with the rules of paragraph 5 of this Article, whilst to the vehicle driver will be pronounced the halt of motored motion vehicle operation on duration up to 6 months and 2 negative points.

Article 212

212.1. The Kosovo Police Service has for duty to go out on the place of traffic accident, for they are informed.

212.2. The Kosovo Police Service official who performs the examination on the place, has for duty to organize the fortune register that remains on the incident place from the person who died or injured heavily on the traffic accident, to inform the organization, who removes the vehicle and the stuff from the road, and will offer help to protect the fortune, if the person is not at the incident place, who can retake that fortune.

CHAPTER VII SPORTIVE MANIFESTATION AND OTHER ACTIVITIES ON ROAD

Article 213

213.1. Sportive manifestations and other similar activities on the road can not be performed without permit. The permit will issue the police station, on the region of which the manifestation or the activity proceeds.

213.2. If a sportive manifestation or some other manifestation is performed on the road of a region of one or more police stations, the permit issues the Kosovo Police Station.

213.3. If with a purpose of manifestation performance or making activities on the road, is not allowed the movement, the permit with an anticipatory favor, gives the competent organ, on the region of which the movement is not allowed, whilst on the case from paragraph 2 of this Article - with a favor of the Ministry of Transport and Communications.

213.4. Exceptionally from the disposition of the paragraph 1 of this Article for sportive manifestations and other activities on road, which are performed on a normal condition of movement, does not need a permit.

213.5. For a minor offence, in an amount from 200 to 700€ shall be fined the organizer of the sportive manifestation and other road activities, if the road manifestations or sportive activities are held in contradiction with the provisions of this Article.

Article 214

214.1. On the case from the Article 214 paragraph 3, of this law, if is not secured other road for other traffic participants, the request will be refused.

214.2. Exceptionally from the disposition of paragraph 1 of this Article, the performance of car racing, motorcycles or bicycles on the road can be allowed even when on the due road direction there is no other road (hilly racings etc), but only on the time when the other traffic participants move less on that road. On that case traffic can be stopped only 2 hours.

Article 215

215.1. Request for permit issue introduces within 30 days before performing a sportive manifestation or other manifestation or to make activities.

215.2. To the request for permit issue necessarily must attach the program of manifestation, respectively of the activities, rules of emulations, review of measures that the organizer predicts for the traffic participants safety, of participants and sportive manifestation spectators and some other manifestation or activities and the sign with which the vehicles accompanied from the racers will be marked.

Article 216

216.1. Request for the sportive manifestation performance or some other manifestation or activities on road, will be refused if the organizer, according to the competent organ judgment respectively Kosovo Police Service, is not able to execute measures from Article 60 paragraph 2 of this law.

216.2. If for cause of sportive manifestation performance or some other manifestation or making activities on road, should stop the movement at the most important traffic

directions or with manifestation, respectively with this activity would endanger on a big mass or it will disturb the road traffic, request for permit issue can be refused.

Article 217

217.1. On the permit for the sportive manifestation performance or some other manifestation for making the activities on the road, will be qualified the safety measures that must initiate the organizer.

217.2. When limits or prohibited the movement on the road to perform a manifestation or to make the activity, the permit restrains also the organizer's obligation, for the safety measures or the movement stoppage, to inform the opinion with public communication equipment, within 48 hours before the manifestation starts, respectively the activity.

Article 218

218.1. Organizer does not have to perform the sportive manifestation or any other manifestation or road activity, if all the safety measures are not initiated, nominated on the permit.

218.2. If ascertained that the organizer did not initiate all the safety measures, nominated on the permit, manifestation, respectively the activity will not be allowed.

Article 219

219.1. Organizer has for duty to interrupt the performance of the sportive and some other manifestation, respectively activities on the road:

- a) if the participants or the spectators are endangered,
- b) if the public order and peace brakes on mass,
- c) if circumstances start for cause of which the manifestation, respectively the activity will not be allowed,
- d) if the organizer does not apply the due safety measures,
- e) if this seeks the other safety measures.

219.2. If the organizer does not interrupt the manifestation, respectively the activity on the case from paragraph 1 of this Article, the Kosovo Police Service, respectively the police station will order the organizer to interrupt the manifestation respectively the activity and to initiate the necessary measures that the order would be accomplished.

219.3. For a minor offence, in an amount from 200 to 700€ shall be fined the organizer of the sportive manifestations and other road activities, if does not interrupt the manifestations or sportive activities and if he acts in contradiction with the provisions of this Article.

Article 220

220.1. Only the vehicles marked with a special sign, that determines the organizer, can prosecute the sportive racers on the road.

220.2. For a minor offence, in an amount from 35€ shall be fined the vehicle driver who prosecutes the manifestations or other sportive activities on road without marking the vehicle in accordance with the provisions of paragraph 1 of this Article.

220.3. For a minor offence, in an amount from 200 to 700€ shall be fined the organizer of the sportive manifestations and other road activities if he acts in contradiction with the provisions of Paragraph 1 of this Article.

Article 221

221.1. After the sportive manifestation or some other manifestation fulfillment, respectively of activities on road, organizer has for duty immediately:

- a) to remove from the road all the traffic and other signs, mechanisms, stuff and objects that were placed to perform the manifestation, respectively to make the activity,
- b) to place on the road all the traffic signs and all other signs, mechanisms, stuff objects that were placed to perform the manifestation, respectively to make the activity,
- c) to repair and to bring to the previous condition the road and the road objects, if they are damaged during the manifestation performance, respectively making the activity.

221.2. If the organizer does not act according to the points a) and b) of paragraph 1 of this Article, Kosovo Police Service, respectively the police station, will initiate the respective measures that with the organizers expenditure to remove, respectively to place the traffic signs and other signs, stuff and objects on the road.

221.3. For a minor offence, in an amount from 200 to 700€ shall be fined the organizer of the sportive manifestations and other road activities if he acts in contradiction with the provisions of paragraph 1 of this Article.

CHAPTER VIII LIMITATION OF TRAFFIC

Article 222

222.1. During the winter conditions it is prohibited the traffic of motored vehicles and transport vehicles, combined vehicles which does not posses the winter equipments.

222.2. Winter conditions on the road are such where the road is covered with snow or when on the road lies ice.

222.3. On conditions from the paragraph 2 of this Article, bus and the transporting vehicle, must the snow chains at least on one axletree. Cars must be equipped with the foreseen winter equipment.

222.4. Exceptionally from the rules of paragraph 2 of this Article, Ministry of Transport and Communications respectively the Municipal Assemblies, can with a due time and road to order the obliged possession of winter equipment, for various categories and types of vehicles, without having in regard that if there exists winter conditions.

222.5. For a minor offence, in an amount from 200 to 550€ shall be fined the person who orders, allows or releases on the road traffic the vehicle with no winter equipment foreseen by this Article.

222.6. For a minor offence, in an amount from 35€ shall be fined the driver who operates the vehicle which does not have the winter equipments foreseen with this Article.

Article 223

223.1. Ministry of Transport and Communications, respectively Municipal Assemblies can on the due road and due day, to order stoppage or limitation of all vehicles or few types of vehicle, to limit the moving speed if the stopping or limitation is necessary to prevent or remove the danger for traffic participants, for undisturbed traffic development, if the traffic will be hourly and interfered.

223.2. For a minor offence, in an amount from 35€ shall be fined the person who participates on the road or on a part of it on the due days or on a due period where is ordered the limitation or disallowance of all vehicles or few types of vehicles on exceptions with accordance of the rules of paragraph 1 of this Article.

Article 224

On the cases when the safety and traffic flow is requested to be on a higher level or extraordinary occasions the Kosovo Police Service can stop the traffic or to order the special limitation of traffic on the due road or parts of roads during the time till the conditions exists for which these measures are initiated.

CHAPTER IX DRIVERS

1. CONDITIONS FOR VEHICLE OPERATION

Article 225

225.1. Motored motion vehicle on the road traffic can operate on an independent way the person who posses the valid drivers license, the other country drivers license, or International drivers license.

225.2. Driver has the right to operate only those categories of vehicle that are signed on the driver's license.

225.3. Driver during the time of motored vehicle operation must use subsidiary outfits which are registered (signed) on the driver's license.

225.4. Driver of the motored vehicle during the time of allurement is not allowed to use the cell phone and other outfits that decrease the possibility of reaction and safe operation of vehicle.

225.5. The cell phone can be used during the allurement if it is used without using the hands.

225.6. For a minor offence, in an amount from 200 to 400€ shall be fined the driver who does not posses the valid driver's license, who is prohibited to operate with motored vehicle, or who does not posses the driver's license for the respective category.

225.7. For a minor offence, in an amount from 35€ shall be fined, the vehicle driver who uses the cell phone in contradiction with the rules of paragraph 4 and five 5 of this Article.

Article 226

226.1. Driver who operates the motored vehicle on road traffic must be capable on the mental and physical point of view to operate the motored motion vehicle and to have knowledge and necessary skills.

226.2. It is prohibited to operate the vehicle on road traffic the driver that is tired, sick or it is in such mental condition that he is incapable to operate the vehicle in a safe way, also the driver that is under narcotic drugs influence, medicaments and other substances on which is signed that it is not allowed their use before or during the vehicle operation on the road traffic.

226.3. For a minor offence, in an amount from 130€ shall be fined, the vehicle driver who acts in contradiction with the rules of this Article and at the same time it will be pronounced the halt of motored motion vehicle operation on duration from at least 3 months and 2 negative points.

Article 227

227.1. The driver is not allowed to operate the vehicle on the road traffic, if it is under alcohol influence and if the blood contains alcohol more than 0.5 gram/ lit. or mg/ml.

227.2. Alcohol contents in organism determines with analyses of blood and urine, amount measurement of alcohol per liter by blowing air, with medical control and with methods and devices.

227.3. Considers that the driver has drugs in organism if the and if the drug contents are confirmed with devices or the respective equipment, with medical control or with blood and urine analysis.

227.4. Considers that the driver has started to operate the vehicle if has moved from the place.

227.5. For a minor offence, in an amount from 65 to 130€ shall be fined, driver if has alcohol in organism above 0,5 gram/kg, and at the same time it will be pronounced the halt of motored motion vehicle operation on duration from at least 6 months and 5 negative points.

Article 228

228.1. Driver who has a basic profession the vehicle operation is not allowed to consume alcohol in organism:

- a) driver of the vehicle categories C1, C, D1, D, C1+E, C+E, D1+E, D+E while operating the motored vehicle of these categories,
- b) vehicle driver with which is performed the public transport,
- c) driver - instructor while giving capability to the driving candidate on the practical part of capability for motored vehicle operation,

- d) driving candidate during the time of capability,
- e) driver of the vehicle with priority passage and the escorted ones, during the official duty accomplishment.

228.2. For a minor offence, in an amount from 270€ shall be fined, the vehicle driver foreseen in the paragraph 1 of this Article if he has alcohol in organism, and at the same time it will be pronounced the halt of motored motion vehicle operation on duration from at least 1 year and 5 negative points.

2. CANDIDATE CAPABILITY FOR DRIVER

Article 229

229.1. Candidate capability for motored motion vehicles accomplishes those driving schools which licenses the Ministry of Transport and Communications, after fulfilling the foreseen conditions and criteria for licensing.

229.2. Conditions and criteria for driving school licensing determine the Ministry of Transport and Communications, with a special secondary legislation act.

229.3. For a minor offence, in an amount from 300 to 700€ shall be fined the person orders or allows making the candidates capable for driver without valid license issued from the Ministry of Transport and Communications.

229.4. For a minor offence, in an amount from 130€ shall be fined also the driving instructor who makes the candidate capability for driver with no valid license released from the Ministry of Transport and Communications.

Article 230

230.1. Candidate capability for driver is a unique educational program which includes the educational matters: rules of traffic and safety, motored motion vehicle operation and giving the first aid of the traffic accident injured persons.

230.2. Candidate capability from the educational matters rules of traffic and safety also the operation of motored motion vehicle accomplishes driving schools.

230.3. Candidate capability for driver from the educational matter giving the first aid to the persons injured on road traffic accident organizes from the institution which authorizes the Ministry of Transport and Communications.

230.4. Plan program for candidate capability for driver determines the Ministry of Transport and Communication with a special secondary legislation act, in consultation with the Ministry of Education Science and Technology.

Article 231

231.1. Driving schools can develop the candidate capability for driver if they have insured:

- a) professional discourses, administrative worker and the necessary number of driving instructors with working contract with full schedule, necessary for realization of educational plan and program of candidate capability;
- b) instructional and subsidiary vehicles also the outfits which enable the normal candidate capability for driver;
- c) vehicles of that category with which is performed the capability;
- d) has the premises and the polygon or some area outside the road at least 350 m² which can be on proprietorship or rented.

231.2. For a minor offence, in an amount from 300 to 700 € shall be fined the person who orders or allows to proceed the candidate capability for driver in contradiction with the provisions of this Article.

Article 232

232.1. The education from the matter of traffic rules and safety (theory part) develops the professional discourses.

232.2. Discourses from the paragraph 1 of this Article must be the person who has at least a high adequate educational preparation and possesses the driver's license of the "B" category at least 3 years.

232.3. Candidate capability for driver from the educational matters, operating the motor vehicle (practical part) realizes the driving instructor.

232.4. Driving instructor is the person who possesses a driver's license and a valid license for driving instructor for the respective category.

232.5. Candidate capability from the matter of giving the first aid to the injured persons on the accident realizes the authorized institution from the Ministry of Transport and Communications in cooperation with the Ministry of Health.

232.6. For a minor offence, in an amount from 500 to 1.100€ shall be fined the person, who orders or allows making the candidate capability in contradiction with the rules of this Article.

232.7. For a minor offence, in an amount from 130€ shall be fined also the physical person who makes the candidate capability for driver in contradiction with the rules of this Article.

Article 233

233.1. The license for the professional discourses and for the driving instructor issues the Ministry of Transport and Communications, whilst for the discourses from the educational matter "giving the first aid" to the injured persons on a traffic accident makes the institution which authorizes the Ministry of Transport and Communication in cooperation with the Ministry of Health.

233.2. For a minor offence, in an amount from 500 to 1.100€ shall be fined the person who orders or allows to make the candidate capability with no valid license issued from the institution which authorizes the Ministry of Transport and Communications.

233.3. For a minor offence, in an amount from 130€ shall be fined, driver who makes the candidate capability for driver with no valid license or does not have the respective license for the vehicle category with which is performed the candidate capability for driver.

Article 234

234.1. Candidate capability will start not earlier than 3 months before attaining the required age to take the drivers license of a due category, whilst to the examination for driver exposes only when makes the age foreseen by this law.

234.2. For a minor offence, in an amount from 200 to 550€ shall be fined the person who orders or allows to make the candidate capability without making the age foreseen with law.

234.3. For a minor offence, in an amount from 130€ shall be fined, driving instructor who makes the candidate capability for driver without reaching the age foreseen by the law.

Article 235

235.1. During the time of candidate capability for driver on vehicle allurement on the road, driving instructor must have with him the drivers instructor license of the due category on which the capability is developed, the drivers license and must show it with the request from the authorized person.

235.2. During the time of vehicle allurement, driving candidate must posses the candidate's booklet, medical certificate that he is able to operate the vehicle on the physical and mental point of view, and it is obliged to show them with a request of the authorized person.

235.3. For a minor offence, in an amount from 25€ shall be fined, driving instructor who acts in contradiction with the rules of this Article.

Article 236

Candidate who is being capable from the practical part will prepare for giving the drivers exam and before giving the drivers exam can operate on the road the vehicle of that category for which prepares the exam, if operates the vehicle under the driving candidate supervision.

Article 237

237.1. Vehicle with which on the road is performed the candidate capability for driver on the practical direction of vehicle must be marked with a special sign, according to the European Union standards.

237.2. For a minor offence, in an amount from 25€ shall be fined, driving instructor who makes the candidate capability for driver with the un-marked vehicle according to the foreseen rules on paragraph 1 of this Article.

Article 238

238.1. During the time of capability from the educational matter of motored vehicle operation on road traffic, in the vehicle can be at most 1 candidate and instructor during allurement, and on due cases on the vehicle can be also the authorized person for the supervision of driving school work.

238.2. For a minor offence, in an amount from 25€ shall be fined, the driving instructor who acts in contradiction with the provisions of paragraph 1 of this Article.

Article 239

239.1. Candidate who has finished with success the capability according to the plan program for driver it will be released to him the certificate.

239.2. Candidate who within 2 years from the registration date does not pass the driver exam must repeat the capability.

239.3. For a minor offence, in an amount from 300 to 700€ shall be fined the person who releases the certificate without finishing with success the drivers capability.

Article 240

240.1. School for the driving instructor qualifies the Ministry of Education Science and Technology in cooperation with the Ministry of Transport and Communications.

240.2. Ministry of Education Science and Technology in cooperation with the Ministry of Transport and Communications with a special juristic act determine the conditions and criteria for driving instructor licensing.

Article 241

Exams for driving instructors from the matter rules and traffic safety (theory part) and the matter of motored motion vehicle operation (practical part) the final exam proceeds from the questioners who allocates and has licensed the Ministry of Transport and Communications and the candidates who show positive results, will be equipped with driving instructor license.

Article 242

Verification of the driving instructor knowledge makes the Ministry of Transport and Communications, every 5 years from the date of driving instructor license release, respectively from the date of final knowledge verification.

Article 243

Ministry of Transport and Communications with a special juristic act, determines conditions and criteria for knowing verification of driving instructor.

Article 244

244.1. Observation of driving school work on the foreseen conditions fulfilling point of view make the authorized person from the Ministry of Transport and Communications.

244.2. Observation includes all the administrative works, documentation and evidence on relation with capability and on the based occasions, can order the driving instructor to expose the extraordinary verification of knowledge from the rules of traffic and safety.

244.3. Its not allowed the change and betterment on the books respectively other documents, and the same ones must to present by the request of the authorized person.

244.4. Observation of the institution who develops the education matter giving the first aid to the injured persons of the traffic accident makes the institution which authorizes the Ministry of Transport and Communications by a special act or the persons with the respective responsibility of this ministry.

244.5. For a minor offence, in an amount from 500 to 1.500€ shall be fined the owner of the driving school in case of an act which is in contradiction with the provisions of the paragraph 3 of this Article.

244.6. For a minor offence, in an amount from 130€ shall be fined authorized person in the driving school who acts in contradiction with the provisions of paragraph 3 of this Article.

244.7. Manner of layoff and the driving schools license revoking is determined with a special legislative act the Ministry of Transport and Communications.

3. EXAMS FOR DRIVER AND CAPABILITY EVALUATION

Article 245

245.1. The exam for driver can expose only the candidate who is capable on the licensed driving school and if fulfils the other conditions to earn the right to operate the motored motion vehicle, or to expose the driver's exam for the additive category.

245.2. On the drivers exam through the theory and practical testing it determines if the candidate for driver have knowledge and dexterity according to the foreseen program.

245.3. On the exam part from the matter of operating the motored vehicle (practical part) the candidate gives on the polygon or some other area outside the public road where has to accomplish at least three on goings and the candidate after the positive evaluation of the questioner, the second part of the exam accomplishes on the public road.

245.4. Driving Candidate during the proceeding accomplishment according to the paragraph 3 of this Article must be only on the vehicle.

245.5. Ministry of Transport and Communications with a secondary legislation act determines the criteria and conditions for giving the exam on the polygon or some other area outside the public road, the actions which has to be performed also the polygon dimensions when the first part is accomplished of exam from the matter of motored motion vehicle operation.

Article 246

Examination from the matter of "The operation of motored vehicle" the candidate can expose also with an automatic transmission and the same one has right to operate only that type of vehicle (automatic).

Article 247

247.1. Exam for driver composes the unique integrity of educational matters “Rules of traffic and safety” (theory part) and “The motored vehicle operation” (practical part).

247.2. Program of examination for driver from the educational matter “Rules of traffic and safety” also “The operation of motored vehicle” determines the Ministry of Transport and Communications.

Article 248

Driver’s exam and the capability evaluation for the Kosovo Police Service members and the Kosovo Protection Corps, organizes from its respective institutions from examiners who licenses the Ministry of Transport and Communications from their human sources.

Article 249

Candidate who passes the exam for driver earns the right to apply for the driver’s license in the Ministry of Transport and Communications which is issued by the Ministry of Internal Affairs in accordance with the respective legal provisions.

Article 250

250.1. The exam for driver is taken before the questioner who is allocated by the Drivers License Unit from the Ministry of Transport and Communications, or electronically after the creation of the conditions for such issue.

250.2. The exam from paragraph 1 of this Article organizes and accomplishes on the regional units for drivers license assigned from the Ministry of Transport and Communications.

250.3. Questioner has to be a person who has at least a high preparation of school, at least 3 years working experience and the same has to be licensed by the Ministry of Transport and Communications.

250.4. The candidate who for the first time has exposed the exam on any of the regional units for driver’s license is not allowed to change the regional units, to introduce again the exam for driver’s license.

Article 251

Ministry of Transport and Communications, with a special act determines conditions and criteria’s for passing and taking the questioning for drivers license.

Article 252

252.1. Knowledge verification of questioners is preceded every 5 years, from the date of the license when issued, respectively 5 years after the last verification, only from the educational matter “Rules of traffic and safety”.

253.2. If the questioner does not expose the knowledge verification or shows a negative result mentioned in paragraph 1 of this Article, the license will be taken away until exposes again the knowledge verifications and to show a positive result after the term which determines the Ministry of Transport and Communications.

Article 253

253.1. Questioner is obliged on the duty accomplishments on a professional honest and unbiased.

253.2. Questioner, during the professional duty accomplishment earns the same defense as a civilian servant.

253.3. Employed questioner on the driver's license unit can not develop at the same time the candidate capability for driver, to an owner or part-owner of a driving school.

253.4. For a minor offence, in an amount 650 to 1500€ shall be fined, employed questioner on the drivers license unit who at the same time makes the candidate testing for driver is owner or part-owner of a driving school to the same one will be taken away the license.

Article 254

254.1. Ministry of Transport and Communications with a special act determines the conditions and the procedure for driver's license representation, also the forms and samples of necessary documents regarding with this.

254.2. Total altitude of which the candidates collect in name of expenditures for giving the drivers exam or the part of it of exam is the same for the Kosovo territory and determines the Ministry of Transport and Communications.

Article 255

Ministry of Transport and Communications, determines the places where will the examination proceed from the educational matter of motored vehicle operation which at least has to be modern roads with horizontal and vertical signalization foreseen with adjusted junctions with traffic light signs (traffic lights), and intensive traffic of motored motion vehicles.

Article 256

On the exam for driver of categories L and M the candidate will expose the exam only from the matter "Rules of traffic and safety" (theoretical test).

Article 257

Deterrence and the form of the exams determine the Ministry of Transport and Communications, with a special juristic act.

Article 258

Driving exam will be cancelled and drivers license will be taken away, license of drivers instructor, if ascertained that the exam is accomplished on base of fake document or the incorrect pronounced on introduction sheet for giving the exam for driver, on base of giving bribery, if the candidate on case of passing the exam for driver is served with outfits that are not allowed and if the exam is maintained in contradiction of this law.

Article 259

The program for vehicle driver's license includes the contents from the educational matters "Rules of traffic and safety" also "The motored vehicle operation".

4. EARNING THE RIGHT TO OPERATE THE VEHICLE

Article 260

260.1. The bicycle on the road can operate the person who has reached the 14 years of age.

260.2. Exceptionally from paragraph 1 of this Article, children who reached the age of 10, which on the school get capable to operate the moped on the road and for this will be issued a permit, for all that they can operate the moped on the local road, whilst the other children can operate the moped above the age of 9 under escort of a person who reached the age of 16.

Article 261

The cart can operate:

- a) on the regional roads the person who has reached the age of 16,
- b) on the local and uncategorized roads, person who has reached the age of 14.

Article 262

The right to operate the motored vehicle can have the person who fills these conditions:

- a) to be mentally and physically able to operate the vehicle.
- b) to have reached the age for the due vehicle categories.
- c) to have passed the drivers exam for the due vehicle category.
- d) that with the decision of the competent organ he is not prohibited to operate the vehicle.

Article 263

The minimum age of the person for the vehicle operation of due categories are:

- a) to have reached the age 14 for the vehicle operation of M category.
- b) to have reached the age 16 for the vehicle operation of A1 and T categories.
- c) to have reached the age 18 for the vehicle operation of A, B and C1 categories.
- d) to have reached the age 19 for the vehicle operation of category B+E, C and C1+E.
- e) to have reached the age 20 for the vehicle operation of category C+E.

f) to have reached the age 21 for the vehicle operation of category A, D1, D1+E, D and D+E.

Article 264

264.1. The right to pass the exam for “C” category can earn the person who possesses the driver’s license at least 1 year of “B” or C1 category.

264.2. The right to pass the exam for driver for the vehicle categories D1 or D can earn the driver who possesses the drivers license of C category from at least 2 (two) years.

264.3. The right to pass the exam for driver for the vehicle categories B+E, C1+E or C+E, can earn the person who posses the towing vehicle drivers license of at least 1 (one) year.

Article 265

265.1. Driver to whom it is issued the drivers license for motor vehicle operation of category B, C, D and the sub category C1 and D1, has the right to operate these vehicles and to attach light trailer.

265.2. Driver to whom it was issued the drivers license for operation of motored vehicles of category D has the right to also operate the motor vehicles of categories B, C and the sub categories C1 and D1, driver to whom was issued the drivers license for operation of motored vehicles of sub category D1 has the right to also operate motor vehicles of categories B, C and C1, driver to whom was issued the drivers license for operation of motored vehicles of sub category C has the right to also operate motor vehicles of category B and sub category C1, whilst driver to whom was issued drivers license for motor vehicle operation of sub category C1 has the right to also operate motored vehicles of category B.

265.3. Driver to whom was issued the drivers license for operation of combined vehicles of category D+E, has the right to also operate combination of vehicles of categories B+E, C+E and sub category C1+E and D1+E, driver to whom was issued the drivers license for operation of combined vehicles of sub category D1+E has the right to operate also combined vehicles of categories B+E, C+E, and sub category C1+E, driver to whom was issued drivers license for operating the combined vehicles of category C+E, has the right to also operate the combined vehicles of category B+E and sub category C1+E, whilst to the driver to whom was issued the drivers license for operation of combined vehicles of sub category C1+E has the right to operate also the combined vehicles of category B+E.

265.4. Person who has earned the right to operate the vehicle category A1, after when reaching 18 years without giving the exam has the right to operate vehicles of categories A.

265.5. The Kosovo Police Service and the Kosovo Protection Corpus with a special act they determine the criteria for the group transport which performs with the vehicles of C categories, also the conditions and the manner of transport with police motored vehicles.

Article 266

Driving license issues for operating the combined and motored motion vehicles which take part: A1, A, B, C1, C, D1, D, B+E, C1+E, C+E, D1+E, D+E, also the T.L.M categories.

-Subcategory A1 - light motorcycles with 125 cm³ cubic capacity and with the power which does not pass 11 hp.

-Category A- motorcycles till 25 hp horse power that does not pass 0,16 hp/kg.

-Category A the right to operate all the motorcycle types (with no power limitation) it will not be issued until the driver has two years experience on motorcycles till 25 hp, that does not pass 0,16 hp/kg “direct approach” for categories A unlimited possible for the riders of the age of 21.

- Category B motored vehicles that do not exceed the measure of 3500 kg, which have 8 seats, except the driver’s seat, with trailer which does not exceed 750 kg, or with trailer that exceeds the measure of 750 kg, with condition that the trailer’s maximum allowed measure does not exceed the unencumbered measure of the alluring vehicle and the maximum allowed measure of combinations do not exceed 3500 kg.

-B Category - motored vehicles with automatic transmission.

-Subcategory B1- motor-powered tricycles und quadricyles.

-B+E Category combinations that consist from the alluring vehicle of B category, with trailer which passes the measure of 750 kg, that exceeds the empty weight of alluring vehicle and the maximum measure of group does not exceed the weight 3500 kg.

-C1 Subcategory - motored vehicles above 3500 kg and till 7500 kg with trailer which does not exceed 750 kg.

- C1+E Subcategory – motored vehicles on the category C1 with trailer with measure above 750 kg with condition that the allowed measure of the trailer will not pass unencumbered measure of alluring vehicle and the maximum allowed measure of combination does not exceed 12000 kg.

- C Category - motored vehicles with over 3500 kg and with trailer which does not exceed the measure of 750 kg.

- C+E Category - motored vehicles with over 3500 kg with trailer which exceeds the trailer measure 750 kg.

- Sub category D1 - Minibuses with more than 8 to 16 seats except the drivers seat.

- D1+E Subcategory – minibuses with trailers with more measure than 750 kg, with condition that the maximum allowed measure of trailer do not exceed the unencumbered measure of alluring vehicle and the maximum allowed measure of combination does not pass 12000 kg.

Trailer does not have to be used for passenger carriage.

- D Category - buses with more than 8 seats, except the driver’s seat, with trailer which does not exceed the measure of 750 kg.

- D+E Category - buses with more than 8 seats, except the driver’s seat, with trailer which exceeds the measure 750 kg.

- T Category - tractor with trailer.

- M Category - small tractor, moped.

- L Category - working equipment.

Article 267

267.1. Drivers license can be issued also for the automatic transmission vehicle and serves only for operation of such vehicles.

267.2. For a minor offence, in an amount from 200€ shall be fined the person who acts in contradiction the provisions of paragraph 1 of this Article.

Article 268

Driver who possesses the valid drivers license of categories: A1, A, B, C1, C, D1 and D has the right to operate the vehicles of categories M, L, T.

Article 269

269.1. To the person who passed the exam of categories M, A1, A, B and C1 is not allowed within 2 years from the issue date of driver's license to operate the vehicle on the road with a speed more than 70 km/h, on the roads reserved for motored vehicles with a speed more than 80 km/h, on motorway 110 km/h, whereas for moped 40km/h, on these vehicles is not allowed the towing of combined vehicles also the organized children's transport.

269.2. Persons from the paragraph 1 of this Article are not allowed to them the operation of motored vehicle and not even to start the operation of motored vehicle if contains in organism drugs, alcohol or are shown alcohol signs.

269.3. For a minor offence, in an amount from 130€ shall be fined the vehicle driver if he acts in contradiction with the provisions of paragraph 2 of this Article and shall be pronounced the motored vehicle operation forbiddance from 2 till 6 months as well as 5 negative points.

Article 270

270.1. The drivers license will be issued to the person with his request if fulfils the foreseen conditions in the law.

270.2. The driver's license releases the Ministry of Internal Affairs.

270.3. The driver's license will get issued and continued on the validity term from 5 years, whereas to the elderly people above 65 years of age, on every two years on base of medical certificate it will be continued the driver's license.

270.4. Exceptionably from the rules of paragraph 3 of this Article, the driver's license can be released, or its validity can be limited also on shorter terms than designed with this paragraph, on the basis of given ascertainment on the medical certificate.

270.5. Also with exception from paragraph 3 of this Article, the driver's license for category "B" will be issued for a permanent period.

270.6. For a minor offence, in an amount from 650 to 6.500€ shall be fined official responsible person on the authority if releases, extends the drivers license in contradiction with the rules of this Article.

Article 271

On the drivers license document will be signed all the categories of motored motion vehicles and combined vehicles.

Article 272

272.1. Local driver's license can be used on international traffic when used on places which recognize such document, except if the due place authorities request the international drivers license than will expose the bilateral agreement if exists.

272.2. International drivers license issues while basing on the local drivers license with a 4 year period and its validity should not be longer than the local driver's license validity, if it's applicable.

272.3. International driver's license releases the institution which authorizes the Ministry of Internal Affairs.

272.4. International driver's license which is released in Kosovo is not allowed for motored vehicles operation in Kosovo.

272.5. For a minor offence, in an amount from 130€ shall be fined, driver who with an international drivers license operates the vehicle inside Kosovo.

Article 273

273.1. Person who posses the drivers license released from any of the European Union places can be changed on the Kosovo's driver's license.

273.2. Person who posses the drivers license released outside Kosovo with exception of the paragraph 1 of this Article, it can be released Kosovo driver's license, after passing the theory exam if with the bilateral agreement is not designated differently.

273.3. Drivers license released according to the paragraph 1 and 2 of this Article if contains the validity limitation or other limitations, such limits must be reflected on the Kosovo's drivers license.

273.4. Ministry of Internal Affairs in cooperation with the Ministry of Transport and Communications, by a legal act determines rules and procedures for releasing the driver's license according to paragraph 1, 2 and 3 of this Article.

Article 274

274.1. Document that certifies the right to operate the motored vehicle releases after the payment which determines the Ministry of Internal Affairs.

274.2. Person may possess only one valid driving license.

Article 275

275.1. If the driver's license is lost, the owner is obliged that within 30 days to inform the competent organ in this case the Ministry of Internal Affairs, that the driver's license or any other document that shows the right onto the motored vehicle allurement, that is lost, damaged or the information's that contains must be renovated.

275.2. Ministry of Internal Affairs releases the duplicate according to paragraph 1 of this Article with condition that:

- a) person makes a written statement for the loss of document, or
- b) person returns the damaged document, or
- c) person returns the document which has to be renewed.

Article 276

The vehicle driver must undergo the theoretical and practical exam if within one year from the expiration date of the validation of the driver's license do not apply for driver's license renew or if the validity of the driver's license was not extended.

Article 277

Ministry of Internal Affairs makes the drivers license suppression and other necessary documents, while sedating the due procedures.

Article 278

Ministry of Internal Affairs in counsel with the Ministry of Transport and Communications and the Kosovo Police Service, while having in regard the need onto a better safety of drivers license towards the possible fraudulences and their burglary, will determine by a special act:

- a) drivers license form and other allurement certificates with a detailed description,
- b) detailed administrative procedures for release, revoking and return of driver's license and other allurement documents also the samples of entire documents.

Article 279

When operates the vehicle the driver must possess with him the corresponding valid driver's license and to show it with a request of an authorized person.

Article 280

280.1. It is not allowed that the owner, respectively the titular of the right of vehicle use, also the driver to which is entrusted the vehicle operation from Article 226, 227 and Article 228 of this law and not even to the person which does not have the right to operate the vehicle, respectively person who does not have the right to operate the vehicle categories in which takes part this vehicle.

280.2. Owner, respectively titular of the right of vehicle use, also the driver to which is entrusted the vehicle operation with the request of the authorized person is obliged to give the information for the identity of the person who gave him to operate the vehicle.

280.3. For a minor offence, in an amount from 35€ shall be fined, owner, respectively titular of the right of vehicle use, also the driver to whom was entrusted vehicle operation that gave the vehicle to the person who is sick tired, under alcohol influence or also to the person who has the right to operate the vehicle, respectively person who does not have the right to operate the vehicle category that this vehicle takes part.

Article 281

281.1 The foreign citizen, to whom is allowed the temporary or permanent dwelling in Kosovo, and the Kosovo citizen, who comes from the foreign country in Kosovo, but also the personnel of diplomatic representations, the consular, the foreign countries missions, representations of international organizations in Kosovo, foreign trade representations of traffic, cultural and others, of foreign offices of correspondents, can operate the motored vehicles on base of foreign valuable drivers license for the time till one year since the day when entering the Kosovo.

281.2 Valid driver's license is also the driver's license issued by United Nations for their personnel to allow them driving the United Nations vehicles, diver's license issued by composite UNMIK organizations (ex. Organization for Security and Cooperation in Europe) for their personnel to allow driving the vehicles of such organization and the valid driver's license issued by KFOR for KFOR personnel to allow driving the KFOR vehicles.

Article 282

Ministry of Internal Affairs with a legal act establishes the base system of information's of driver's license on a central level.

5. SANITARY CONTROL OF DRIVERS

Article 283

283.1. The driver of the motored vehicle designed for passenger transportation, driver of the transporting motored vehicle, of combined vehicles with the general measure more than 7.5 tons, must posses the sanitary certificate, in case that such vehicles are used for commercial transport of people and goods. The same applies to the vehicle driver who the vehicle operation have a basic profession.

283.2. For a minor offence, in an amount from 300 to 700€ shall be fined also the Business Organization or the Public Institution in the name and within the authorization of which the vehicle driver, determined in paragraph 1 of this Article, has acted.

283.3. For a minor offence, in an amount from 130€ shall be fined also the driver who does not possess the valid sanitary certificate during the motored vehicle operations for passengers or goods transport with the most allowed measure above 7,5 tons or the combined vehicles.

Article 284

284.1. Driver from the Article 283 must pass the medical examination in way to ascertain that does it have or not any indices regarding with health that resist the motored motion vehicle allurement. Such control is performed before releasing the first sanitary certificate and after, every 5 years during the period till the age of 55 and for every two years after the age of 55.

284.2. For the examinations and tests from paragraph 1 of this Article it has to be paid, from the owner of the transporting company if hires any driver or he is a driver himself (driver-operator case).

284.3. For a minor offence, in an amount from 130€ shall be fined the vehicle driver if does not possess the sanitary certificates with him or the one that is not valid.

284.4. For a minor offence, in an amount from 300 to 700€ shall be fined also the Business Organization or the Public Institution in the name and within the authorization of which the vehicle driver, determined in paragraph 2 of this Article, has acted.

Article 285

285.1. Sanitary certificate can be released to the person, who fulfills the conditions foreseen by the law, respectively by the sub legal act.

285.2. For a minor offence in an amount from 300 to 700€ shall be fined the official responsible person of the competent authority, if releases the sanitary certificate in contradiction with the provisions of this Article.

Article 286

Persons who on the continuation must pass the medical examination in way to ascertain that does it have or not any indices regarding with health that contradicts the motored vehicle are:

- a) persons who wish to take the drivers license,
- b) persons which apply for their driver's license return, which is revoked for reasons of their weakly health,
- c) drivers which are reported from the Kosovo Police Service that they have participated on traffic accidents with fatalities, or have driven the motored vehicle under alcohol influence, drugs or narcotic medicines,
- d) handicapped person if exists any base that shows that his driving capacities are degenerated,
- e) the candidates for driving instructor or the driver license examiners.

Article 287

287.1. Medical controls of the persons from Article 286 of this law will perform from the authorized institutions of the Ministry for Health.

287.2. For the above mentioned medical controls will be released the certificate from the competent body.

Article 288

288.1. If in the medical control ascertains that the driver is no able to operate the motored motion vehicle for which it was issued the driver's license, the health institutions are obliged to release the certification and within 8 days to inform the Kosovo Police Service where the driver has the dwelling-place.

288.2. If on the medical control ascertains that the candidate for driver is not able to operate the motored motion vehicle, institutions are obliged to release the certification and within 8 days to inform the Kosovo Police Service, where the candidate for driver has the dwelling-place.

288.3. For a minor offence in an amount from 400€ shall be fined the person if does not inform the Kosovo Police Service within 8 days.

Article 289

Ministry of Health in cooperation with the Ministry of Transport and Communications and the Kosovo Police Service, will determine with a secondary legislation act as follows:

- a) the request from the persons to go for medical examinations and their accomplishment, in way to ascertain that does it exist any indicator regarding with health that contradicts the motored vehicle allurement.
- b) the medical certificate release with ascertainment that has or does not have any indicator regarding with health, that contradicts the motored vehicle allurement,
- c) taking the authorizations from the health institutions side for accomplishing the above mentioned medical examinations,
- d) medical examinations field,
- e) respective document flow and samples of these documents.

Article 290

290.1. For alcohol ascertainment, drugs or narcotic medicaments on the driver's body, proceeds while using the outfits and methods that do not have any need for a laboratory test.

290.2. The above mentioned test proceeds with a help of electronic (testing) mechanisms, which make the measurement of alcohol density from the air that breathes out the examined person.

290.3. The above mentioned test is not applied, if the person's condition to be examined does not allow the test exercise while using the alcohol test. In such case, keeping of moderation of alcohol in body proceeds on base of blood or urine analysis, in respective institutions.

290.4. Test onto the alcohol moderation on body can be preceded also against the persons wish, which has to be informed regarding with this preliminary.

290.5. Procedures and the general criteria's regarding with the above mentioned exams will be adjusted with a special judicial act issued from the Kosovo Police Service in cooperation with the Health Ministry.

Article 291

291.1. Tests for drugs ascertainment or narcotic medicaments in drivers body, develops while using techniques that do not have to make laboratory testing.

291.2. The above mentioned test does not apply if the person's condition to become examined does not allow the testing exercise with the above mentioned techniques. In such case, keeping of moderation of alcohol in body proceeds on base of blood and urine analysis, in respective institutions.

291.3. Test on such drug moderation in body can be performed, also, against the persons wish, which has to be informed regarding with this preliminary.

291.4. Minister of Health determines with a secondary legislation act, the list of narcotic substances and medicaments with similar act that should not be used before and not even during the allurement from the driver.

Article 292

292.1. If the driver involves on a road accident with fatality, with the request of the authorized person the motored vehicle driver absolutely must be tested onto the alcohol moderation, drugs or narcotic medicaments.

292.2. Person who contradicts the alcohol moderation test, drugs or narcotic medicaments in blood considers that is positive.

292.3. In case of alcohol moderation ascertainment, drugs or narcotic drugs in blood and in a foreseen case in paragraph 2 of this Article, the authorized person undertakes the measures for removal from the traffic.

Article 293

293.1. Driver must expose the extraordinary health control.

293.2. On the extraordinary health control the driver dispatches on which is suspected for cause of health condition is not able anymore to operate the vehicle on the road traffic.

293.3. On the extraordinary health control the driver and the driving instructor dispatches at which is ascertained the alcohol moderation in organism more than it is allowed or it is ascertained the drug moderation or narcotic medicaments in organism more than it is allowed also the driver and driving instructor who refuses to expose has ascertained that the alcohol moderation, drugs or narcotic medicaments in organism, after the plenipotentiary conviction from the court's decision.

293.4. Request for dispatch at the extraordinary medical control can make any organ which is competent for the road traffic observation (Kosovo Police Service, inspectorate and similar), court, minor offence court, person where the driver is employed.

293.5. On the extraordinary health control the driver will be delivered by the Kosovo Police Service members.

293.6. For a minor offence, in an amount from 300 to 700€ shall be fined also the Business Organization or the Public Institution in the name and within the authorization of which the vehicle driver, determined in paragraph 2 of this Article, has acted.

293.7. For a minor offence, in an amount from 130€ shall be fined the vehicle driver who did not expose the extraordinary health control or who refuses to expose the extraordinary health control.

Article 294

294.1. The extraordinary health control pays the driver who is sent on the control if ascertained that he is not able or the motored vehicle driving capabilities are limited.

294.2. If in the extraordinary health control is ascertained that the driver is capable to operate the motored vehicle, the expenditures will pay, the Kosovo Police Service respectively the organ that sends the driver on the extraordinary health control.

6. THE DURATION OF THE MOTORED VEHICLE OPERATION

Article 295

295.1. Driver who operates the bus, transporting vehicle or the combination of vehicles the maximum allowed measure of which is more than 3.5 tons it is not allowed to operate that vehicle in duration more than 9 hours within 24 hours. Weekly allurement period maximum is 6 days. Driver after four and half hours of non stop vehicle allurement must rest at least 45 minutes, except if he starts the rest period. This break could be replaced from the brakes from at least 15 minutes each divided according to allurement period.

295.2. Average of the weekly working time for drivers of paragraph 1 of this article can not cross 48 hours. Exceptionally it can exceed in 60 hours if the average of 48 hours per week does not exceed within a 4 week period.

295.3. Rules of paragraph 1 and 2 of this article are also applied for the driver instructor during the candidate capability for driver from the educational course of operating the motor vehicle.

295.4. Rules of paragraph 1 and 2 are not applied for the bus driver who performs the urban public transport of passengers, but could operate at most 7 hours non stop with condition that the initiation stations to have resting breaks from at least 5 minutes.

295.5. For a minor offence, in an amount from 75€ shall be fined driver who non stop operates the bus, transport vehicle, combined vehicle allowed weight of which is bigger than 3500 kg more longer than the determined time or does not use the breaks forward.

295.6. For a minor offence, in an amount from 35 to 270€ shall be fined also the Business Organization or the Public Institution in the name and within the authorization of which the vehicle driver, determined in paragraph 5 of this Article, has acted.

Article 296

296.1. The non-stop driver's daily rest who operates the vehicle from Article 295, paragraph 1 and 2 of this law continues at least 11 hours before starting the operation.

296.2. Exceptionally from paragraph 1 of this Article, the driver can use 3 times per week the daily rest (brake) in duration from 9 hours non-stop with condition till the end of the next week to use the leftover hours of the day rest (brake).

296.3. The day rest (brake) in full duration from 11 hours driver can use at most on 3 parts during the day, with condition that first to use 8 non-stop hours of the day rest (brake).

296.4. If on the vehicle operation from the Article 295 of this law two drivers change and if in the vehicle lies the bed adjusted which enables for one of them the rest on the outstretched position, each one of the drivers may have the non-stop rest (brake) from at least 8 hours during every 30 hours of traveling.

296.5. The day rest (brake) according to the rules the driver must use outside the vehicle.

296.6. Exceptionally from the rules of paragraph 5 of this Article driver can use the rest (brake) in the vehicle in which lies the adjusted bed and if the vehicle is not moving.

296.7. Operation interruption from the Article 295, paragraph 1 of this law is not considered a daily rest (brake).

296.8. After the 6 days time passing of the vehicle allowed operation, driver must use the week rest (brake).

296.9. The use of the week rest (brake) can be continued until the completion of the 6th day, if the vehicle operation during the 6 consecutive days did not last more than the allowed 6 days operation.

296.10. On each week from the rests (brakes) of paragraph 2 and 3 of this Article must be continued in total 45 non-stop hours.

296.11. The weekly rest (brake) can be shorten on the domicile (place of the vehicle belonging) or the drivers inhabitation in 36 non-stop hours whilst outside these places in 24 non-stop hours. Each interruption of the weekly rest (brake) must start before the end of the next week.

296.12. Exceptionally from the rules of paragraph 8 and 9 of this Article, on the international transport of passengers (tourist traveling, excursion etc) while excluding the route transport, the weekly rest (brake) has to be used after at most the allowed 12 days operation.

296.13. For a minor offence, in an amount from 35 to 270€ shall be fined the person if does not provide for the driver the weekly and daily rest (brake) conforming to the rules of this Article.

296.14. For a minor offence, in an amount from 35€ shall be fined the driver who does not use the weekly and daily rest (brake).

Article 297

297.1. Vehicles which are obliged to be equipped with the tachograph or with the (supervision) monitoring system must have these outfits and systems on the regular conditions conform to the technical regulations and to have the attesting sheet on which are noted the determined data.

297.2. Driver from the paragraph 1 of this Article must possess with him the tachograph key or the monitoring (supervision) system also the registration of anticipatory lists from which can be ascertained the allurement or the vehicle discontinuation which is operated during the last 6 days, respectively the last day of the weekly rest (brake).

297.3. Rules of paragraph 2 of this Article are also applied for the separated crew in the vehicle, where both of the drivers must have the preliminary lists used from the last weekly rest (brake).

297.4. The expended lists, respectively the registered information from the tachograph or the monitoring (supervision) system, owner or the vehicle user is obliged to save them for 2 years.

297.5. Driver from the paragraph 1 of this Article is obliged that on the request of the police official person or the road traffic inspector to open the tachograph or the monitoring (supervision) system and to give for preview the register sheet also the other information from the monitoring (supervision) system at least till the last weekly used rest (brake) till the moment when the lists are requested.

297.6. The official police person or the road traffic inspector in case of sheet controlling from the tachograph or the monitoring system, must issue to the driver the certification with ascertainment that the sheet is pulled from the system for the reason of control, whereas on the certificate has to be signed the drivers first and the last name, the vehicle register number and the date when the control is performed.

297.7. The official person of the Kosovo Police Service also the road traffic inspector can confiscate temporarily the register sheet respectively the information from the monitoring system as evidence on procedure.

297.8. If the police official person or the road traffic inspector doubts on a justified way that the tachograph or the monitoring system is not in a regular condition, can order the examination of the tachograph or the monitoring system from the authorized organization of Article 320 of this law and regarding with this the certification will be released. If that with the case of examination is ascertained that the tachograph or the monitoring system is not in regular condition, damaged purposely or repaired to give deflected qualities or the equipment does not work, the examination expenditures pays the vehicle owner.

297.9. At the vehicle of paragraph 1 of Article 296 of this law, which are not obliged to possess the tachograph or the monitoring system, driver must possess with him the individual passbook of monitoring and to note on it his activities and is obliged to show it to the authorized police person or the road traffic inspector.

297.10. Owner or the user of vehicle is obliged to maintain the evidence on the working and resting (brake) times of the vehicle driver from paragraph 1 of this Article, perusal of

tachograph registration or the monitoring system, respectively from the individual passbook of monitoring.

297.11. For a minor offence, in an amount from 200 to 550€ shall be fined also the Business Organization or the Public Institution in the name and within the authorization of which the vehicle driver, determined in paragraph 10 of this Article, has acted.

297.12. For a minor offence, in an amount from 200 to 550€ shall be fined the person who orders or allows that with his vehicle the driver to participate in traffic without individual passbook of monitoring (paragraph 9).

297.13. For a minor offence, in an amount from 35€ shall be fined, vehicle driver who is obliged to be equipped with tachograph or the monitoring system if operates the vehicle on which the tachograph is not installed or the monitoring system or not tested or does not use on due way with this law, also the vehicle driver who is not obliged to have these equipments if does not possess the individual passbook of monitoring or on which does not note the activity or does not present on the request of the official person.

Article 298

298.1. Rules of this law onto the duration time of vehicle operation and the drivers rest (break) are applied also towards the drivers of the vehicles that are registered outside Kosovo when those vehicles are operated on the territory of Kosovo if with the international contract is not designed different.

298.2. Minister of Transport and Communications is authorized to promulgate the legal rules onto the general duration time of vehicle operation; onto the manner of separated crew on the vehicle; onto the drivers rest (break) regarding with the vehicle operation; onto the form and the individual passbook moderation of monitoring and instructions onto the fulfilling of the same.

CHAPTER X VEHICLES

1. General Rules

Article 299

299.1. Vehicles on the road traffic must fulfill the foreseen conditions regarding with the sizes, with the general size and the axletree burden, also to have installations and the foreseen equipment, in regular condition.

299.2. Equipments which do not fulfill the foreseen conditions regarding with the sizes, with the general size and the axle burden, can participate on the public road traffic if they fulfill the special conditions which make possible the safe and undisturbed movement, determined on the permit issued from municipal Assembles or Ministry of Transport and Telecommunication organ dependably on the territory of which they participate in traffic.

299.3. Operative works of measurement, respectively the axletree burden control, the general measure and the dimensions of vehicle on traffic on the road makes the authorized persons competent for the monitoring of traffic on public road.

299.4. Ministry of Transport and Communications, with a secondary legislation act determines the rules for the installations and the equipments which must have on the

vehicle also the conditions which must fulfill the installations on the vehicle who participates on the public road traffic.

299.5. For a minor offence, in an amount from 130€ shall be fined also the driver who operates the vehicle which does not fulfill the foreseen conditions for the general measure, dimensions and the vehicle burden axletree as well as coupling and decoupling outfits.

299.6. For a minor offence, in an amount from 200 to 550€ shall be fined also the Business Organization or the Public Institution in the name and within the authorization of which the vehicle driver, determined in paragraph 5 of this Article, has acted.

Article 300

Registered vehicles on foreign place can participate in road traffic on the Kosovo's territory if they have in order the equipments with foreseen international convention, a dimensions, the most allowed measure and the axletree burden if fulfills the foreseen conditions for the registered vehicles in Kosovo.

2. MOTORED VEHICLE AND THE COMBINATION OF VEHICLES REGISTRATION

Article 301

Ministry of Internal Affairs adjusts the matter of motored vehicles registration.

Article 302

302.1. Each motored vehicle, tractor, moped or combined vehicle (on the text and further vehicles), it is allowed to them to participate on the road traffic if possesses a valid traffic license, a vehicles which are registered in Kosovo and the vehicle booklet.

302.2. Exceptionally from the paragraph 1 of this Article it does not have to be registered the motored vehicles and combined vehicles which are made or repaired on which is proceeded the examination and reflection of their quality, or that move from the factory or the place of made till the depot, also the vehicles that move from the place on which are taken as non-registered till the registration place with condition to be marked with special plates for the temporarily mark of vehicles on road traffic (testing plates).

302.3. For vehicles of paragraph 2 of this Article releases the permit onto the testing plates.

302.4. When the vehicle is operated which is marked with testing plates, its driver has to posses with him a valid certification and it is obliged to show it with the request of the authorized person.

302.5. Light trailer is not registered according to the rules of vehicle registration, however can participate on road traffic with condition to be marked with register plates and if in the compulsory technical control are ascertained that they are in regular technical condition.

302.6. For registered vehicles and testing plates issue the evidence is maintained.

302.7. For a minor offence, in an amount from 300 to 700€ shall be fined person who orders or allows that the un-registered vehicle or the vehicle which has an expired term of

road traffic license to participate in traffic or its vehicle participates in road traffic without testing plates or the testing plates validity has expired.

302.8. For a minor offence, in an amount from 65€ shall be fined also the driver who operates the vehicle except the tractor and the working vehicles, which are not registered or the register term has expired.

302.9. For a minor offence, in an amount from 35€ shall be fined driver who operates the tractor and the working vehicles, which are not registered or the term of road traffic license has expired.

302.10. For a minor offence, in an amount from 25€ shall be fined, driver which in road traffic operates the vehicle who is not signed with testing plates, if does not posses with him the certification for use of temporary plates or does not show with the request of the authorized person and if with the vehicle tows the light trailer which has the plate of registration and for which it is not accomplished the technical control where ascertained its technical regularity.

Article 303

303.1. Only those vehicles and combined vehicles can be registered for which on the compulsory technical control ascertained that are in good technical condition.

303.2. For the registered vehicles issues the traffic license, plates and the vehicle booklet.

303.3. Driver who on the road traffic operates the vehicle must posses with him the traffic license. Traffic license and the vehicle booklet are not allowed to be on the vehicle without the driver's observation.

303.4. Ministry of Internal Affairs determines with a secondary legislation act the vehicle registration rules, moderation, form, size and color of traffic license form and the vehicles booklet.

Article 304

304.1. For the vehicles that get registered it will be issued one of these types of plates:

- a) plates for motored vehicles except motorcycle, moped and the working vehicles,
- b) motorcycle plates,
- c) moped plates,
- d) tractor and working vehicle plates,
- e) plates for motored vehicles and for trailers of diplomatic representatives and missions of foreign countries and the representatives of the foreign international organizations in Kosovo and their personality, of cultural and other representatives, foreign offices of correspondents and foreign permanent correspondents, respectively of foreign - permanent employees of foreign corresponds,
- f) registration plates for foreign vehicles to which is allowed the temporary or permanent indwelling,
- g) registration plates for the Kosovo Protection Corpus,
- h) registration plates for Kosovo Police Service vehicles,
- i) registration plates for the motored vehicles and trailers which do not fulfill the foreseen conditions regarding with sizes (length, width, height) respectively the maximum allowed measure of which is bigger than allowed respectively measure himself of which is bigger than the allowed axletree burden.

304.2. Registered vehicle in Kosovo can leave the Kosovo's territory if it has placed the KS sign on the back part of vehicle.

Article 305

305.1. Motored vehicles in traffic must have two registration plates respectively two testing plates.

305.2. Exceptionally from the paragraph 1 of this Article, motorcycle, tractor, working vehicles, moped and the combined vehicle can have one register plate.

305.3. Register plates placed on the vehicle must be released (issued) for that vehicle.

305.4. Plates and the KS sign from the Article 304, paragraph 1 of this law must be placed in way to be seen very well and to be readable.

305.5. For a minor offence, in an amount from 600 to 1.500€ shall be fined the Business Organization or the Public Institution if in the vehicle uses the register plates which are not given for that vehicle.

305.6. For a minor offence, in an amount from 100 to 300€ shall be fined also the responsible person of the Business Organization or the Public Institution determined in the paragraph 5 of this Article.

305.7. For a minor offence, in an amount from 35€ shall be fined the driver who operates the vehicle who has not got registered plates and with fine from 15€ if the plate or the international sign can not be seen very well or they are unclean.

Article 306

306.1. Vehicles of the diplomatic representatives or consular, of foreign countries missions and international organizations in Kosovo and their personnel, foreign trade representatives, traffic representatives, cultural and other representatives, of foreign offices of correspondents and of foreign permanent correspondence, respectively of foreigners where it is allowed the permanent or temporary indwelling in Kosovo also the vehicles of Kosovo residents which came back from foreign places in Kosovo to indwell permanently ,can participate in road traffic only if they are registered in Kosovo.

306.2. Vehicle registered in foreign place in foreign residence proprietorship with a temporary indwelling in Kosovo, can participate in road traffic in Kosovo not longer than 3 months, from the date of entering the Kosovo.

306.3. Rules of paragraph 2 of this Article do not have to deal with UNMIK representatives, KFOR, Associations or similar which are in the mission in Kosovo.

306.4. Vehicle registered on a foreign place in proprietorship of Kosovo resident with temporary or permanent indwelling outside Kosovo, can participate in road traffic in Kosovo till 3 months from the date of entering Kosovo and the same must have adjusted the permanent or temporary indwelling permit and to show it with a request of the authorized person.

306.5. Registered vehicle outside Kosovo from paragraph 4 of this Article can not be operated from the other person or to be authorized, the same allows driving from the other person only if the owner is present during the vehicle operation time.

306.6. Exceptionally from paragraph 4 of this Article does not have to deal with the vehicles which serve as commercial vehicles (buses, transporting vehicles with the most allowed measure 3500 kg, vehicles for transporting of dangerous goods) till they do not have the possibilities to move with the register plates outside Kosovo, the same ones can not operate inside the territory of Kosovo.

306.7. Person who imports a vehicle from a foreign place and the neighbor ones who do not have adjusted the temporary or permanent indwelling from the place where the vehicle is imported, to the same will be allowed to participate in road traffic till 8 days from the vehicle entering date in Kosovo.

306.8. For a minor offence, in an amount from 200€ shall be fined, the driver or person who operates the vehicle in road traffic in contradiction with the rules of paragraph 1 and 2 of this Article.

306.9. For a minor offence, in an amount from 200€ shall be fined, the driver or person if the registered vehicle in foreign place in Kosovo's residence proprietorship with temporary or permanent outside in Kosovo, who participates in road traffic in Kosovo more than 3 months, since the date of entering Kosovo, or the same one does not have adjusted the temporary or permanent indwelling permit from the place where the vehicle is registered or did not show with the request of an authorized person, also the registered vehicle outside Kosovo from paragraph 5 of this Article is operated from the person without the presence of the vehicle owner.

306.10. For a minor offence, in an amount from 270€ shall be fined, the driver of the commercial vehicles (buses, transporting vehicles with the measure more than 3500 kg, vehicles for the dangerous goods transport) after condition creation that with the register plates can move outside Kosovo also the person who imports any vehicle from a place outside Kosovo who does not have adjusted the temporary or permanent indwelling from the place where the vehicle is imported, to the same one participates in road traffic more than 8 days from the date of vehicle entering in Kosovo.

Article 307

307.1. Motored vehicles and combined vehicles registered on a place outside Kosovo can participate in Kosovo's road traffic territory only if they have valid traffic license which has released the competent organ of the place in which is registered the road vehicle also the international sign of the register place or the register place issued from the organ of the places on which the sign and the plate number is according to the rules of European Union.

307.2. Foreign combined vehicle which it does not register must on the back part to have the rear register plate of the towing vehicle.

307.3. For a minor offence, in an amount from 200€ shall be fined the driver who operates the vehicle which is not registered according to the rules of this Article.

307.4. For a minor offence, in an amount from 200€ shall be fined the driver who for the registered vehicle on a place outside Kosovo does not possess the valid traffic license, register plates the international sign of the register place or tows the combined foreign vehicle which is not registered - does not have repeated the plates number of the towing vehicle.

Article 308

For the vehicles of the foreign citizens to which is allowed the temporary indwelling in Kosovo the traffic license will be issued till the date of the indwelling permit, respectively in the time how much is allowed temporary the vehicle import if that term is shorter than the indwelling permit.

Article 309

309.1. Person can temporary register the motored vehicles and the combined vehicles.

309.2. Vehicles which enter in Kosovo with foreign plates, which the signs and numbers are according to the international agreement which has ratified also Kosovo can register temporary.

309.3. Temporary plates from paragraph 1 of this Article can not be shorter than 60 days, and not longer than 12 months.

309.4. Vehicles from paragraph 2 of this Article can register temporary in term shorter than 60 days. For the vehicle temporary registration will be issued the traffic license in valuable term of temporary registration.

Article 310

310.1. Vehicle owner, who does not continue traffic license within 30 days from the day of expiration of the traffic license must register out the vehicle, return traffic license and number plates to issuing authority, respectively to authority which makes vehicle record (vehicle file).

310.2. In term from paragraph 1 the vehicle owner is obliged to advertise the dwelling change, respectively the residency, or any other indication which are signed on the traffic license or the vehicle booklet.

310.3. Vehicle owner within 30 days must register out the registered vehicle to turn back the traffic license vehicle license and the registration plates if the vehicle is ruined or registered out.

310.4. Vehicle owner who within the latest term from 12 months does not make the temporary registration continuation must act according to the paragraph 1 of this Article.

310.5. For a minor offence, in an amount from 35€ shall be fined the owner who acts in contradiction with the rules of this Article, whereas the fine shall be 200€ if the owner is Business Organization or the Public Institution.

Article 311

311.1. The Ministry of Internal Affairs shall issue the testing plates. Exceptionally testing plates can issue also the company who deals with the retail vending of the motored vehicles, only for the un-registered vehicles which from vending the place till the place where they get registration, if they fulfill the foreseen legal conditions and if they are authorized by the Ministry of Internal Affairs.

311.2. The procedures for issuing of testing plates shall be determined by the sub-legal act from the Ministry of Internal Affairs in cooperation with the Ministry of Transport and Communications.

Article 312

312.1. Register plates can be produced, after getting the license, from entrepreneur who fulfils the foreseen conditions with law.

312.2. Conditions for taking the license for register plates producing, will determine with a legal act the Ministry of Internal Affairs.

312.3. License for producing the license plates can be revoked, if the entrepreneur does not restrain the due criteria determined with a secondary legislation act.

Article 313

Registration plates are considered lawful, if, keep the adequate sign determined from the competent respective authority.

Article 314

Ministry of Internal Affairs will make or investigate and chose the producer of the register blank documents, temporary licenses, authenticity signs, evidence etiquettes and the vehicle evidence, based on principles and rules for services accomplishment for the projects and the public activities.

Article 315

315.1. Ministry of Internal Affairs will determine:

- a) principles and procedures for the vehicle registration, register document samples, temporary license, evidence etiquettes, register plates and other plates, signs and identifying physiognomy that could be allocated to the vehicle also their detailed prescription.
- b) blank vehicle documents spreading principles, temporary license documents and the evidence etiquettes.

315.2. Ministry of Internal Affairs in cooperation with the Kosovo Police Service, will determine with a secondary legislation act criteria and the vehicle registration procedures which are in proprietorship of the Kosovo Police Service.

315.3. Ministry of Internal Affairs in cooperation with the Kosovo Protection Corpus, will determine with a secondary legislation act criteria and the vehicle registration procedures which are in proprietorship of the Kosovo Protection Corpus also the corresponding units that deal with their registration.

315.4. Ministry of Internal Affairs in cooperation with the Kosovo Police Service and the Kosovo Protection Corps will develop and allocate with a understanding agreement, procedures and criteria in details regarding with the blank register documents and the evidence etiquettes mentioned on the Article 314.

3. VEHICLE TECHNICAL CONTROL

Article 316

316.1. For reason of verification of technical regularity of motored motion vehicles and the combined vehicles (on the text and further vehicles) will be performed the technical controls of these vehicles, except the heavy working vehicles.

316.2. Vehicle technical controls are; regular, periodic, and extraordinary.

316.3. In the technical control is ascertained if the vehicle posses the foreseen outfits and equipments are these outfits and equipments in order and does it fulfill the foreseen technical conditions for participating in road traffic.

316.4. For the accomplished vehicle technical control, is maintained the evidence.

Article 317

317.1. New vehicles which participate in road traffic will expose the regular technical control during the month in which the time passes from 24 months from the first technical control.

317.2. Vehicles older than 2 or more years must expose the regular technical control in every 12 months.

317.3. Term of validity of technical control (traffic license) shall be marked with a special sign or sticker etiquette on the front side of the vehicle.

317.4. For a minor offence, in an amount from 35€ shall be fined also the driver if does not have placed the sticking etiquette according to the rules of the paragraph 3 of this Article.

317.5. Ministry of Transport and Communications via a special judicial act shall determine rules and procedures for the vehicle technical control.

Article 318

318.1. On the renting vehicles, vehicles with which is performed the candidate capability for drivers license, taxi vehicles, buses, transporting vehicles for dangerous goods carriage, transporting vehicles the maximum allowed measure of which passes 7.500 kg and the combination of vehicles (on the further text: trailer), the preventive technical control will be performed in accordance with paragraph 3 of this Article.

318.2. With exception from paragraph 1 of this Article, will not expose to the periodic technical control the light trailers, trailer houses, tractor trailer, vehicles fated for vintage carriage, entertainment and the working vehicles.

318.3. Preventive technical controls of vehicles are performed every day (daily preventive technical control) and on the foreseen terms (preventive periodic technical controls - every 6 months).

Article 319

319.1. Persons who produce, maintain, repair vehicles or place vehicles on traffic, outfits, reserve parts and vehicle outfits are obliged that the vehicles, equipments, to produce outfits, to place them on traffic, maintenance, respectively to repair them according to the foreseen conditions for the safe participation of traffic vehicles.

319.2. Authorized persons are obliged to deliver on the extraordinary technical control the vehicles which participated on a road traffic accident.

319.3. On the extraordinary technical control will be delivered also the vehicle for which exists the doubt based that it was certified the technical regularity and was not on the technical control or the technical control was not accomplished according to the foreseen rules.

319.4. Vehicles from the paragraph 2 and 3 of this Article orders for the technical extraordinary control, authorized official person (Police).

319.5. For a minor offence, in an amount from 400 to 3.400€ shall be fined the person if produces, maintains, repairs or places on the road traffic vehicles, equipments, equipments or the reserve parts or the vehicle did not expose the extraordinary control before participating in road traffic.

319.6. For a minor offence, in an amount from 35€ shall be fined also the owner, if the vehicle did not expose the extraordinary technical control.

Article 320

Technical control of vehicles accomplish the technical control subjects licensed from the Ministry of Transport and Communications after they fulfill the foreseen criteria and conditions, determined with a secondary legislation act from the Ministry of Transport and Communications.

Article 321

321.1. Technical control of vehicles perform the persons who has finished high school the course of traffic, machinery, auto mechanic and auto erector, who has evidence that was trained and qualified on the respective institution for persons capability for the vehicle controller profession.

321.2. Training program of paragraph 1 of this Article compiles the respective institution.

321.3. For a minor offence, in an amount from 530 to 2.300€ shall be fined the person who accomplishes the technical control for which it does not have authorization (valid license).

Article 322

322.1. The rate for the technical control and the other doings which will perform the licensed subject of the technical control, according to the vehicle categories, is the same in the entire Kosovo territory.

322.2. Compensation height from paragraph 1 of this Article is determined from the Ministry of Transport and Communications, in cooperation with the Ministry of Economy and Finances with a special judicial act.

Article 323

323.1. Compensation for the regular technical control, periodic and extraordinary pays the owner of the vehicle.

323.2. Owner of vehicle pays the compensation for the extraordinary technical control if certified that the vehicle is not in regular technical condition.

323.3. If the vehicle is in regular technical condition, in extraordinary control the expenditures will compensate the authorized official person (Kosovo Police Service) or the other organ who ordered the extraordinary control.

Article 324

324.1. Entity for the technical control of vehicles is obliged to accomplish the technical control of vehicles with the foreseen equipments which are tested and technically in order, according to the standards for technical control performance and the vehicle technical regularity.

324.2. For a minor offence, in an amount from 3.500 to 5.500€ shall be fined the entity for the technical control of vehicles if he orders or allows technical control to be performed on the outfits and equipments which are not according the rules or are broken or in contradiction with the rules of the technical control.

Article 325

325.1. Technical control entity is obliged to keep an evidence, to rehash the info onto the made technical controls and the ascertained vehicle irregularities and for every technical control to issue the certification on the factual condition.

325.2. For a minor offence, in an amount from 3.500 to 8.500€ shall be fined the entity for the technical control of vehicles if orders or allows not keeping the evidence, to rehash the info onto the made technical controls and the ascertained vehicle irregularities or if issues the certification in contradiction with the factual condition.

Article 326

326.1. The technical control subject is obliged to maintain in regular conditions the objects, outfits and equipments.

326.2. Equipments and outfits for the vehicle technical control will expose leveling control according to the rules and technical conditions at least once a year, whereas the observation in every 3 months.

326.3. Equipments and outfit control according to paragraph 2 of this Article performs the institution which is authorized for this.

326.4. For a minor offence, in an amount from 1.500 to 3.500€ shall be fined the entity for the technical control of vehicles if he do not have in regular condition the objects, equipments and outfits or the equipments and outfits for technical control of vehicles did not expose the leveling control.

Article 327

The working observation of subjects for the technical control of vehicles makes the authorized workers of Ministry of Transport and Communications.

Article 328

328.1. If the authorized worker from Article 327 of this law, ascertains that the vehicle technical control subject uses the outfits and equipments that are not in order, that the object and area do not fulfill the foreseen conditions, that the vehicle technical control performs the person who does not have training evidence or the works that were entrusted to the institution for the vehicle technical control are not accomplished according the rules and general acts, with decision will allocate the term for the lacking elimination.

328.2. If the subject for the vehicle technical control does not eliminate the ascertained lacking on the foreseen term, the authorized worker proposes to the Ministry of Transport and Communications to adjourn or to revoke the license for the vehicle technical control.

328.3. Against this decision from paragraph 2 of this Article, in term from 8 days, the clamor can be introduced at the Ministry of Transport and Communications. The clamor does not recess the decision of execution.

328.4. Unsatisfied subject with the decision taken regarding with the clamor from the Ministry of Transport and Communications, have the right to introduce the clamor frontward the competent Tribunal.

328.5. For a minor offence, in an amount from 3.500 to 8.500€ shall be fined, the subject of the technical control if acts in contradiction with the rules of paragraph 1 of this Article.

Article 329

329.1. Supervisors and the workers which perform the vehicle technical control are obliged to expose the professional training in every 2 years.

329.2. The professional training organizes the Ministry of Transport and Communications in cooperation with the technical control subjects.

329.3. Financial expenditures for the professional training remunerate the technical control subject.

329.4. For a minor offence, in an amount from 700 to 1.500€ shall be fined subject of the technical control if acts in contradiction with the rules of paragraph 1 of this Article.

Article 330

330.1. If the subject of the vehicle technical control, on the technical control ascertains that the vehicle is not in regular technical condition so such vehicle will endanger the traffic safety on road, to such vehicle will not be issued the certification onto the regular technical condition.

330.2. For a minor offence, in an amount from 5.000 to 8.500€ shall be fined, technical control subject if orders, allows the certification for the vehicle who is not in regular technical condition or did not expose at all the technical control, and to the same one will be taken away the license in the period from 3 till 6 months.

Article 331

331.1. Technical control of vehicles which are in proprietorship of Kosovo Police Service and the Kosovo Protection Corpus can be performed from its respective subjects for the technical control, licensed from the Ministry of Transport and Communications.

331.2. Center of Vehicle technical control of the Kosovo Police Service and the Kosovo Protection Corpus can make the technical control of vehicles, only to these institutions.

331.3. If the subjects of the technical control due on this Article do not abstain to paragraph 2 of this Article, then the Ministry of Transport and Communications can adjourn or revoke the license.

4. EXAMINATION AND PROBATE OF THE VEHICLES

Article 332

332.1. Producer or the importer of a new type of motored vehicle or trailer, (on the text and further vehicles) also the equipment elements or its parts, who leads the business on this field, obliges to take the probate (adaptability) certificate of vehicle, issued from the competent institution.

332.2. The above mentioned vehicle producer in paragraph 1 considers to be a subjects who mounts or supplies the vehicle.

332.3. Rules in paragraph 1 refer, also to the case, when the vehicle is equipped with the installation for the use of gas as a derivative.

332.4. For a minor offence, in an amount from 650 to 2.500€ shall be fined the person who acts in contradiction with the rules of this Article.

Article 333

333.1. Certification of probate (adaptability) is given in result base of the probate exam, directed in way to be controlled if the given type of vehicle, outfits or of its parts, are in compliance with the foreseen technical criteria, also the rules that are conform agreement, international conventions, in which Kosovo can be a member.

333.2. Expenditures to make the homologation test carry the producer, importer or the subject that makes the vehicles.

333.3. If the vehicle of the due type, fabricates from more than one producer, homologation tests proceeds separately for each version of these vehicles.

Article 334

334.1. In case of showing changes of vehicle design, parts, equipments or its additive equipments, that are not conform the homologation certificate, producer or the importer of the vehicle is obliged , to take a new homologation certificate from the competent institution.

334.2. Competent institution revokes the homologation certificate, or the given authorization for the subjects if judged that the due vehicle, parts or its equipment, are not conform to the homologation certificate.

334.3. For a minor offence, in an amount from 650 to 2.500€ shall be fined the person who acts in contradiction with the rules of this Article.

Article 335

Rules from the Article 334 of this law are not applied onto:

- a) vintage vehicle,
- b) vehicle of the local produce,
- c) special vehicle, that uses for special aims from the Police, Kosovo Protection Corps, Penitentiary authorities and the Fire Department.

Article 336

Mentioned vehicles on the Article 335 of this law can expose the exams for adoption with the technical criteria and these exams will proceed on the vehicle owner's expenditures.

Article 337

Authority with the respective competence while having in regard the agreements, convents or the international directives regarding with the homologation tests, will determine with a secondary legislation act, procedures of distributing or revoking the homologation certificates, observation of processing of producing and fixing the vehicles, document formats necessary in connection with homologation and to observe the producing or fixing the vehicles, in accordance with technical criteria determined, while

having in regard the safety necessity of safe use of vehicles and the range of the technical conditions which has to be examined, will determine with a secondary legislation act the range and the equipments for testing of these motored motion vehicles mentioned on the Article 335 of this law, for their adaptation with the technical conditions, also the document format that are necessary for such testing from the respective institutions.

Article 338

338.1. Producer or the importer of the new vehicles obliges to release, if requested, an extract from the adaptability certificate, of any vehicle, for which such certificate is issued and will release a copy of an administrative decision that releases him from the obligation for exposing the due vehicle on the homologation test.

338.2. The above mentioned extract from the homologation certificate, or a copy of the above mentioned decision on the paragraph 1, will be hand in to the vehicle owner.

338.3. For a minor offence, in an amount from 650 to 3.500€ shall be fined the person, if acts in contradiction with the rules of this Article.

CHAPTER XI SPECIAL MEASURES FOR ROAD TRAFFIC SAFETY

General Rules

Article 339

339.1. The Kosovo Police Service policeman, who makes the observation of drivers and the other road traffic participants, is authorized onto every traffic participant who with his behavior disturbs or endangers the traffic, to apply the research procedure with respective equipments and devices (alcoholmeter etc.), measured according the dispositions for the criteria and for criteria conditions, to ascertain the alcohol presence, narcotic drugs or medicaments in organism, in which is given the note that they must not be used before and during the allurement, respectively is authorized after this, hence that those persons with the same purpose to be delivered to give blood or urine samples or the medical control.

339.2. Before initiating the actions from paragraph 1 of this Article, Kosovo Police Service policeman, can expose to the driver the re-knowledge sign procedure that are after-effect of the alcohol presence, narcotic drugs or medicaments in organism, in which are signed that they should not be used before and during the allurement.

339.3. Kosovo Police Service policeman will send, in behalf of giving the blood and urine sample for analysis, also the persons, when reasserting the results research that in organism they have narcotic drugs or medicaments in which is given the note that they should not be used before and not even during the allurement, ascertained with equipments and respective devices and when they request to give blood and urine for analysis, respectively for the medical control.

339.4. Persons from paragraph 1 and 2 of this Article have for duty to act according to the requests of the authorized person -Policeman.

339.5. Kosovo Police Service policeman, for the initiated actions from paragraph 1 and 3 of this Article and Article 211 of this law, certainly compiles the charge sheet, respectively the request for the medical control, to give the blood and urine sample for analysis.

339.6. Person, for which the research in one of the manners from paragraph 1 of this Article is ascertained that has alcohol in organism, narcotic drugs or medicaments in which is given he note that they should not be used before and during the allurement, spays the research expenditures, while the person of paragraph 3 of this Article spays also the expenditures of dispatching with the official police vehicle - for the medical control, blood and urine samples - for analysis.

339.7. Procedure and manner of the Kosovo Police Service policeman action, for the re-knowledge of symptom signs of alcohol presence, narcotic drugs or medicaments in organism, in which is given the note that they should not be used before and not even during the allurement paragraph 2 of this Article, will determine the Kosovo Police Service in cooperation with the Ministry of Health, with a secondary legislation act.

339.8. For a minor offence, in an amount from 35€ shall be fined traffic participant on the road, except the driver and the driving instructor, who refuses to expose the control or the health examination respectively giving the blood and urine samples.

339.9. For a minor offence, in an amount from 65 to 130€ shall be fined bicycle rider, cart or the candidate for driver, who refuses to expose the control or the health examination respectively giving the blood and urine samples.

339.10. For a minor offence, in an amount from 130€ shall be fined, driver of the motored vehicles and the drivers instructor who refuses to expose the control or the health examination respectively giving the blood and urine samples and it will be pronounced the forbiddance measure of motored vehicle operation from at least 6 months and 5 negative points.

Article 340

340.1. The vehicle movement speed ascertains with equipment measurement of speed movement of vehicle, with information on tachograph or while following the vehicle directly.

340.2. Photography and the video prescription with info for the ascertained speed, the information in tachograph and the charge sheet for the radar perusal with no prescription and without speedometer, serve as an evidence of the ascertained speed of the vehicles movement.

340.3. It can not be used or to install the outfits or equipments on the vehicle which have for cause to disturb the equipments which use the authorized persons which make the traffic observation on the road. If the authorized person meets the driver who is using or has installed in vehicle these equipments or outfits will order the driver to remove them, and if the driver refuses to do this, equipment or the outfits will be removed with the driver's expenditure.

340.4. For a minor offence, in an amount from 140€ shall be fined, the driver who uses or has installed in vehicle equipments or the outfits which use the authorized persons which make the traffic observation on road.

Article 341

341.1. Kosovo Police Service, will take away the drivers license from the driver and the driving instructor for which during the control is ascertained that it is made incapable physically or mentally to operate the vehicle, for the time till that incapability continues.

341.2. To the driver or the driving instructor, who has the right to operate motored vehicles categorically higher, and this right for the due category will be limited for the foreseen motives on paragraph 1 of this Article, will be cancelled on the license those categories or, with his request, will be issued the new drivers license, on which will be noted those motored vehicle categories which has the right to operate.

341.3. To the driver or the driving instructor, who does not expose the medical control observer on which send, will be taken away the license increasingly until exposes that control.

341.4. Against the decision of taking the drivers license or the drivers instructor in term from 3 days, can introduce clamor to the competent authorities, which will decide for him in term from 8 days since the day of introducing the clamor.

Article 342

342.1. Authorized person of the Kosovo Police Service shall take temporary the drivers license or the driver-instructor-license and will remove from traffic the driver in the following cases:

- a) who operates or attempts to operate the vehicle, and that has alcohol or narcotic drugs in organism or shows alcohol signs (Article 227 and 228 of this law),
- b) who operates or attempts to operate the vehicle, if it is clear that the driver is in such mental - physical condition (tiredness, stress, sickness, medicament presence in organism in which is given the note that they should not be used before and not even the allurements) that is not capable to operate in safe way the vehicle (Article 226 of this law),
- c) who has no subsidiary outfits for which is given the note on the drivers license that must use during the vehicle operation (Article 225, paragraph 3 of this law),
- d) who operates the vehicle in contradiction with the rules of Article 269, of this law.
- e) who does not act according to the police request to expose the research or the professional control Article 339, paragraph 4 of this law.

342.2. Policeman will eliminate from the traffic:

- a) motorcycle or motored bicycle rider and the persons, which are carried with those road vehicles, if they do not possess the protective helmet with them or refuse to carry it on the head (Article 132 of this law),
- b) driver, which meets while operating the vehicle before earning the right to operate a vehicle, who operates the vehicle, and does not have valid drivers license of the respective category or who operates the vehicle on the time when the license is taken temporary or when with all-powerful decision of the competent authority -

was pronounced the defensive measure of the vehicle operation disallowance of the due category.

- c) driver, who does not act in accordance with Article 295 of this law.
- d) driver who in the distance from at least 20 meters can not read the register plates or can not differentiate the colors from the same distance.

342.3. In base of rules of paragraph 1 of this Article, driver's license will be temporary taken away until the abrogation of causes for which it was taken away, maximum till 30 days.

342.4. If from the cases of paragraph 1 of this Article the driver does not re-take the license which was taken temporary, when the causes are abrogated for which it was taken away or in term of 30 days starting from the day of temporary assumption, driver's license will be delivered to the authorities on the evidence of which is retained. Authority, on the evidence of which the driver evidences the license, will deliver that in case because meantime the competent authority has pulled an all-powerful decision for conviction and for the pronounced protective measure.

342.5. On the case of action towards the driver or the driver's instructor, according to the paragraph 1 of this Article, policeman will make possible to the driver that in the fit term to invite some other driver, who fulfils the conditions to operate the vehicle on traffic, to retake the vehicle, removed from the traffic which has operated the driver.

342.6. If the driver attempt to operate the vehicle, after removing from the traffic and continues to make the minor offence for the motive of which it was removed from the traffic, policeman will again remove the driver from traffic and in accordance with Article 100 of this law will give bylaw for the vehicle removal. Removed vehicle can be taken after the causes of removal recess and at most in term from 8 days. After this, the vehicle will be given on custody to the respective legal person, with the owner's expenditure.

Article 343

343.1. For a minor offence due from this law, the violators, except the conviction pronouncement and the defensive measure of vehicle operation disallowance, it will be pronounced also the negative points from 1 to 5, dependably from the minor offence heft.

343.2. Negative points will be evidenced on base of the all-powerful decision for conviction.

343.3. Negative points pronounced all-powerfully will be evidenced on the driver's evidence.

Article 344

345.1. Driver, to whom, in a period from 3 years (36) months, for cause of minor offence made from this law, were pronounced all-powerfully at least 6 negative points, the Kosovo Police Service shall invite to attend the discourse in the school of "safe driving", if the same attends regularly the discourses, the certification will be released, in contrary it will be pronounced the measure of vehicle disallowance at least 3 months and the same continues until he does not attend regularly the discourses.

344.2. If a driver for reasonable motives does not respond to the invitation and does not participate on the discourse, the Kosovo Police Service shall invite him again in term from 3 months.

344.3. Driver, who, with no reason does not answer to the invitation for the participation on the discourse, it will be pronounced the defensive measure of vehicle operation disallowance in continuation from 3 months.

344.4. Driver, to who, in term from paragraph 1 of this Article, for cause of minor offence made from this law, were pronounced all-powerfully at least 9 negative points with minor offence bylaw, will be pronounced the defense measure of the driver's license abrogation.

344.5. If the driver from paragraph 4 of this Article has the main profession the vehicle operation or the vehicle serves exclusively to achieve existence incomings, and arguments this in a trustful way, instead of the abrogation measure of the drivers license, can be pronounced the defensive measure of the vehicle operation disallowance till 12 months.

344.6. Driver, from paragraph 4 of this Article, can approach the drivers re - examination, after passing 12 months from the effective day of the decision by which the driver's license is abrogated, whereas the driver from paragraph 5, before getting returned the drivers license, has for duty to pass the exam from the matter "Knowledge of traffic rules and safety" (theoretical part) in the school "Safety driving". In case if he does not pass the exam the same shall take the exam after the 3 months period.

344.7. Against the decision from paragraph 3 of this Article, person, to who is pronounced the defensive measure, has the right of objection in term from 8 days from the day of decision consignment. Clamor will postpone the decision execution.

344.8. Driver, who is invited and it is present on the discourse in the school "Safety driving", spays the expenditures of discourse in an amount that determines Ministry of Transport and Communications in cooperation with the Kosovo Police Service.

344.9. For minor offence, in an amount from 65 to 170€ shall be fined the driver who does not act according to the rules of paragraph 1 and 2 of this Article, respectively driver according to paragraph 6 of this Article if does not expose the exam from the matter of traffic rules and safety at the school of "Safety driving".

344.10. For minor offence, in an amount from 65€ shall be fined the driver who in the term of 8 days from the day of the decision issued by the competent court, does not deliver the driver's license to Kosovo Police Service where it has the evidence (drivers file) to note the pronounciation of the disallowance measure of the motored vehicle operation or interruption of drivers license validity.

Article 345

Negative points for which started the rehabilitation, respectively that by passing the 36 months are erased from the punitive evidence, the pronounciation of the defensive measure can not be basis of vehicle operation and should neither be issued for sight.

Article 346

346.1. Person from Article 242 of this law who refuses to expose the verification of the knowledge or who during the verification of the knowledge does not show positive results, it will be taken the license, and respectively it will be forbidden the work until he shows positive results.

346.2. Persons, from paragraph 1 of this Article, who during the verification of the knowledge do not show positive results, with their request can expose the anew verification after the term which determines the Ministry of Transport and Communications and not less than 15 days since the day of the last verification.

346.3. If the persons, from paragraph 1 of this Article, and after 3 verifications do not show duly knowledge, they can not approach the verification again until 6 months pass since the day of the last verification.

Article 347

347.1. Driver to which, is taken away the drivers license (Article 211) or it is removed from the traffic (Article 212) or it was pronounced the defensive measure of motored vehicle operation disallowance or the disallowance measure of driver's license validity, does not have to operate the motored vehicle during that time on road traffic.

347.2. For this minor offence shall be fined in an amount from 400 to 800€ the person if orders or allows the driver to whom is taken the drivers license or it was pronounced the measure of motored vehicle disallowance for the due category who operates the vehicle on road traffic on behalf of that time.

347.3. For this minor offence, in an amount from 200 to 400€ shall be fined the driver to whom it is taken the drivers license or it was pronounced the motored vehicle disallowance measure for the due category who operates the vehicle on road traffic on behalf of that time or does not posses at all the drivers license.

Article 348

348.1. If the policeman runs into the vehicle on the road, for cause of technical irregularity (irregular steering mechanism, stopping mechanisms, mechanism of joining the towing vehicle and the combined vehicle at the time when alluring the combined vehicle, lights not in order for road resplendence and for vehicle marking and the irregular lighting signalization during the night and day at the time of decreased visibility, irregular wind shield wipers on the time of allurement on rain and snow fall, old tires or damaged and if in the vehicle are installed mechanisms for giving lighting and phonic signals from Article 169 of this law endangers or disturbs the other participants on traffic or on which the burden is placed in irregular way, respectively is ensured in insufficient manner, or with which transports without a permit the burden dimensions, respectively measure of which exceeds the biggest allowed dimensions, respectively measure or the axial burden, will order the driver that immediately to interrupt the vehicle movement and to remove the irregularity or to lead the vehicle till the due place where it can remove the irregularity, respectively to ensure the license for extraordinary transport.

348.2. If the policeman runs into the vehicle, that moves on the road on which the movement of that type of vehicles is forbidden or moves without the winter outfits on the part of the road and in time when the winter outfits are obliged, will order the driver to

immediately stop the vehicle movement or to continue the vehicle movement on the road of which is allowed movement of that type of vehicle, respectively to use the winter outfits.

348.3. Policeman can order the driver to send the vehicle on the technical control to ascertain the irregularities or to order him for cooperation with the professional capable observer of legal person, who rules and commands the public roads, to be performed the general measure control, of the axletree burden and vehicle dimensions. If on these controls is ascertained that the vehicle is not in order technically or exceeds the allowed measure or the axletree burden or the entire carriage power or vehicle dimensions, the control expenditure spays the driver.

348.4. Policeman will remove from the traffic also the vehicle which is not registered or does not have due register plates or that did not expose the technical extraordinary regular control on the due term or for which vehicle the traffic license validity is not extended.

348.5. If the driver does not act according to the order of paragraph 1, 2, and 3 of this Article, policeman will remove the vehicle from traffic. Vehicle removal from traffic lingers always till the causes remove for which is removed the vehicle.

348.6. Driver is obliged that the recessed vehicle to remove it immediately from the road on the place of which will not endanger the traffic safety (in the parking places for vehicles) or will not disturb the normal traffic flow, and at most recent in term from 12 hours, driver has for duty to remove the recessed vehicle from the parking places or from similar places.

348.7. If the driver continues to operate the vehicle after his vehicle is removed from the road traffic or does not deflect the removed vehicle in accordance with the rules of paragraph 6 of this Article, will again remove the vehicle from traffic, or with the accordance of Article 100 of this law will give order for his displacement at some other place.

348.8. For minor offence, in an amount from 130€ shall be fined the driver who in a road traffic operates the vehicle which is removed from the traffic.

348.9. For minor offence, in an amount from 300 to 700€ shall be fined also the Business Organization or the Public Institution in the name and within the authorization of which the vehicle driver, determined in paragraph 2 of this Article, has acted.

Article 349

349.1. Policeman, who removed the drivers vehicle from the traffic, will take away temporary the register plates.

349.2. Policeman, who has removed the vehicle from traffic, fated for dangerous goods transportation, for cause of minor offence from Article 348 of this law, will take away temporary the ADR certificate.

349.3. The Kosovo Police Service which has taken away temporary the register plates, has for duty to return to the driver – when the causes for which are taken are eliminated.

349.4. If the driver, in term from 30 days, does not remove the motives for which the vehicle is removed from traffic and does not retake the taken register plates, those will be delivered to the authorities, who are keeping the vehicle on evidence.

349.5. Policeman who has taken temporary the register plates, the tachograph sheet or the ADR vehicle certificate according to the dispositions of this Article, Article 342 and Article 348 of this law, has for duty that for this to issue a certificate to the driver, that carries the name and the residence of the authority, employee of which has taken the register plates, tachograph description or the vehicles ADR certificate, type and the register plates number, name of authority that issued the traffic license, first and last name of the vehicles owner and his address, first and last name of the driver and his address, the seizure reason, date, time, road and seizure place, manner and the handover time, also the authorities stamp and the signature of the authorized person of the police.

Article 350

350.1. Ministry of Transport and Communications together with the Kosovo Police Service establish the “Safe driving” school and with a secondary legislation act determine criteria and the duration of “Safety driving” school.

350.2. School program of “Safe driving” at least must include the safety driving exercises, traffic rules and safety also the companionship between road traffic participants.

Article 351

351.1. Driver of the vehicles which perform the public transport (buses), vehicle drivers with the measure more than 7.5 tons, who has the main profession vehicle operation does not have the right to accomplish this activity without passing the exam at the “Safe driving” school and then every 5 years have to pass the exam at the “safe driving” school, respectively 5 years from the last date of passing the exam.

351.2. To the person who completes with success the “safe driving” school program it will be issued certificate, the same must have the driver of paragraph 1 of this Article, during the vehicle allurement time and show it with the request of the authorized person.

351.3. For the minor offence, in an amount from 130€ shall be fined, driver who during the time of movement with vehicle does not posses the certificates issued from the “Safe driving” school.

351.4. For a minor offence, in an amount from 650 to 1.500€ shall be fined also the Business Organization or the Public Institution in the name and within the authorization of which the vehicle driver, determined in paragraph 3 of this Article, has acted.

2. SPECIAL RULES FOR VIOLATION

Article 352

352.1. For a minor offence of this law with which is caused the road traffic accident, to the causer it will be pronounced the sentence in an amount from at least, on the double price of the smallest sentence for that violation.

352.2. For due types of minor offence from this law, except other foreseen measures is also performed and the pronouncement of the negative points.

352.3. Maximum of points which for consequence have the assumption of driver's license is 9 points, within the period of 36 months. The mentioned period accounts from the first day of the pronouncement of the first negative point.

352.4. Person from paragraph 3 of this article can get equipped again with drivers license only after the date expires for which is convicted after giving the exam (theoretic and practical) for vehicle operation.

352.5. Erasing all pronounced negative points shall be performed only if within 3 years from the day of the pronouncement of the first negative point is not achieved the maximum from 9 points.

352.6. If for a minor offence with which is caused the road traffic accident rule of disallowance of motored vehicle operation, then will be pronounced in duration from at least 3 months, and will pronounced also 2 additional negative points.

Article 353

353.1. Conviction by money instead of making the minor offence will pronounce the authorized person who makes the road traffic observation.

353.2. Road traffic participant who does not pay the conviction with money on the place of where the violation was made pronounced from the authorized person of police or the official from the central and local institutions will be issued the bylaw for conviction which has to be disbursed within 8 days from the date of minor offence accomplishment.

353.3. For the safety reason for the conviction accomplishment or the defensive measure respectively for safety reason on the minor offence process, authorized person can to the foreign citizen to take temporary the passport, respectively any other document which uses as a replacement for traveling document till 3 days and to same one will be issued the certificate about the traveling document seizure.

353.4. Safety measures of temporary confiscation of driver's license will be pronounced in duration to 30 days with rules in manner and cases as it is foreseen by this law.

353.5. Authorized person in cases when meets on the road the driver who did not cause any big risk to other traffic participants, can instead of money conviction to make a warning in writing. Warnings with writing do not avail for a minor offence where the negative points are foreseen and not even the person that within 1 year this measure was pronounced. Pronunciation of the written warning measure is evidenced on the official register.

Article 354

If the driving instructor loses the right to operate the motored vehicle or it was pronounced the disallowance measure of the motored vehicle operation, he during that time is not allowed to enable candidate from the matter of motored vehicle operation (practical part).

Article 355

355.1. Authority which pronounces the conviction respectively the defensive measure of this law, must for the convictions pronounce, respectively for the measure informs the competent authorities the justice department and the Kosovo Police Service within 8 days from the draw date or all-powerful decision.

355.2. For the defensive pronouncement measure, negative points, remark measure on written, traffic accidents and their consequences, then for the drivers and the Kosovo Police Vehicles must maintain evidence.

355.3 The evidence information from paragraph 1 and 2 of this Article can use the justice authorities, authorities which lead the procedures for violation, also the Kosovo Police Service.

355.4. For traffic accident evidences then of drivers and vehicles except the authorities from paragraph 3 of this Article can use also the health institutions, organizations and authorities that deal with traffic safety, then the persons which perform the public transport or for personal needs perform.

Article 356

356.1. Duration of the defensive measure of motored vehicle operation disallowance accounts from the date of pronouncement of defensive measure on the driver's license, respectively on the evidence of driver's license release on the basis of all-powerful decision of pronouncement of that measure.

356.2. Time which passes on prison deterrence does not account on the duration of defensive measure from paragraph 1 of this Article.

356.3. Kosovo Police Service with a secondary legislation act determines the rules for the evidence manner, following and evidence of violation information, safety measures, defensive measures, negative points, measure remarks in written, accident and their consequences.

Article 357

357.1. Execution of the defensive measure of disallowance for motored vehicle operation can be hold over on the due term, except the violation from the Article 228 of this law, if the organ who pronounces the conviction of the defensive measure confirms according to the conditions in which is caused the violation, or dependably with his former behavior on traffic and can be waited and even without performing these measures in the future will not make violations of road traffic.

357.2. For the violation decisions which are pronounced measure from paragraph 1 of this Article will be allocated the duration of those measures also the deferment term of their execution.

357.3. If the violator on the term of which was deferred the execution of defensive measure for the motored motion vehicle disallowance, the defensive measure will not be executed.

Article 358

358.1. The defensive measure execution deferment of motored vehicle operation disallowance of due category will be invited if the violator, on the term where the execution was deferred causes a new violation for which are foreseen the defensive measures of disallowance of motored vehicle operation for the due category.

358.2. If the authority who guides the violation procedure will pronounce to the violator the new defensive measure of motored vehicle operation disallowance and will be invited for the deferment measure of the previous, deferment of the defensive measures and will be pronounced one defensive measure duration of which can not be longer than 2 years.

358.3. Execution of the defensive measure from paragraph 2 of this Article can not be deferred.

358.4. If the driver makes 2 violations at once with the vehicle, it will be pronounced only one conviction which is foreseen as a higher conviction in that case.

358.5. Defensive measure of disallowance of motored vehicle operation can not be determined and to be enforced in duration less than 1 month and longer than 2 years.

358.6. Execution of negative points for the violation performer against the traffic safety will come to the confiscation of the driver's license with the measure which performs the interruption of driver's license validity.

Article 359

To the driver who possesses the foreign place driver's license and who makes violation in Kosovo, instead of pronouncement the defensive measure of disallowance of motored vehicle operation it will be pronounced the defensive measure forbiddance of using the foreign driver's license within the Kosovo's territory.

Article 360

Driving instructor, on the candidate's supervision of which the driving enables from the practical part, shall be convicted for every violation that makes the driving candidate, except if it did not have any chance to preclude such violation.

CHAPTER XII TRANSITORY AND FINAL PROVISIONS

Article 361

Provisions for violation and defending measures according to this Law are unprejudiced for implementation of Penal Code.

Article 362

Incomes that are achieved by the pronouncement of fines for violation according to this Law within the territory of a municipality belong to the municipality budget. Payments of means for violation, which are done through KPS or court decisions, are allocated in compliance with the Law on managing the public finances and responsibilities.

Article 363

Mandatory convictions can be pronounced by the authorized official from the Kosovo Police Service on the incident place. Mandatory convictions are considered all those convictions amount of which is from 15 € to 40 €

Article 364

Competent authorities for provisions implementation of this law promulgate out secondary legislation acts.

Article 365

Foreseen provisions in paragraph 3 of Article 10 of this Law are applied not further till the end of the year 2007 after the law enters into the power.

Article 366

The foreseen provisions in paragraph 7 of Article 40 of this law are applied 6 months after the law enters in power.

Article 367

The foreseen provisions in paragraph 3 of Article 39 of this law, are applied 4 months after the law enters in power.

Article 368

The foreseen provisions in paragraph 3 of Article 100 of this law are applied 1 month after the law enters in power.

Article 369

The foreseen provisions in paragraph 6 of Article 206 of this law on the composition of “European information” in case of traffic accidents are applied 6 months after the law enters in power.

Article 370

The foreseen provisions in the Article 231, 232 and 233 onto the candidate capability in driving schools, are applied 6 months after the law enters in power.

Article 371

The foreseen provisions on the Article 237 of this law, onto the vehicle annotation with which performs the candidate capability from the practical part on the driving-school, are applied 3 months after the law enters in power.

Article 372

The foreseen provisions in paragraph 3 of Article 250 of this law, are applied 3 years, after the law enters in power.

Article 373

The foreseen provisions in paragraph 1 of Article 350 of this law, are applied at most 12 months, after the law enters in power.

Article 374

The foreseen provisions in this law on the application of “the negative points” as the penalty measure are applied 3 months after the law enters into force.

Article 375

375.1. On the day this law enters into force the Law on the Safety Basis of Road Movement repeals (Official Gazette of SFRJ No. 50/88) and the Law on Traffic Safety (Official Gazette of Kosovo No. 5/84).

375.2. Every provision of the Regulation 1999/15 and Regulation 2001/29 that is in contradiction with provisions of this Law is worthless.

Article 376

The present law shall enter into force after adoption by the Assembly of Kosovë on the date of its promulgation by the Special Representative of the Secretary-General.

Law No. 02/L-70
11 January 2007

President of the Assembly

Kolë Berisha