No.	Sub-legal act (Title and No.)	Approving Institution (Ministry)	Date of approval	References legal ("base")	Source of identification of the sub-legal act	Recommendation	Reasoning of the Recommendation
1	ADMINISTRATIVE INSTRUCTION MFA/NO. 01/2014 ON PROCEDURES FOR THE ISSUANCE OF VISAS TO FOREIGNERS BY THE DIPLOMATIC AND CONSULAR MISSIONS OF THE REPUBLIC OF KOSOVO	Minister of Foreign Affairs	10.04.2014		Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The recommendation regarding this administrative instruction comes as a result of the fact that the analysis of the Law show that it has defined a number of legal provisions in Chapter II that refer to the issue of visas for foreigners and has a legal basis in Article 17 paragraph 3 of Law on Foreigners.
2	ADMINISTRATIVE INSTURCTION MFA/NO. 02/2018 ON AMENDING THE ADMINISTRATIVE INSTRUCTION MFA/NO. 01/2014 ON PROCEDURES FOR THE ISSUANCE OF VISAS TO FOREIGNERS BY THE DIPLOMATIC AND CONSULAR MISSIONS OF THE REPUBLIC OF KOSOVO	Minister of Foreign Affairs			Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Foreigners No. 04 / L-219.
3	REGULATION NO. 01/2012 ON FUNCTIONING OF THE DIPLOMATIC ACADEMY OF THE REPUBLIC OF KOSOVO	Minister of Foreign Affairs	2012	This administrative instruction is issued pursuant to Article 93 paragraph 4 of the Constitution of the Republic of Kosovo, Article 7 of Law no. 03/L-122 on the Foreign Service of the Republic of Kosovo.			This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Law no. 03 / L-122 on the Foreign Service of the Republic of Kosovo.
4	ADMINISTRATIVE INSTRUCTION NO. 03/2012 ON PERSONAL AND OPERATIONAL EXPENDITURES OF DIPLOMATIIC AND CONSULAR MISSIONS OF THE REPUBLIC OF KOSOVO	Minister of Foreign Affairs	08.05.2012		Official Gazette of the Republic of Kosovo		From the analysis of this bylaw we have found that there is no specific legal basis. The preamble of the bylaw states that its legal basis is found in the Constitution of the Republic of Kosovo in Article 93 paragraph 4 then in Law No. 03 / L-044. On the Ministry of Foreign Affairs and Diplomatic Service of the Republic of Kosovo or the Law No.03 / L-120. On the Foreign Service of the Republic of Kosovo, without specifying in which concrete legal provision it finds support, we consider that it is against the principle of legality and as such should not be allowed to remain in force. It has been concluded that in none of the articles mentioned as support for its issuance there is a concrete legal basis for the regulation for the issues regulated by the Administrative Instruction in question. Indeed, Article 93 paragraph 4 of the Constitution that has been taken as support is a provision that has to do with the competence of the Government to issue legal acts or regulations, while in this case it is a bylaw issued by the Minister in accordance with Article 8 paragraph 4 of the Regulation on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministers.  On the other hand, these Laws have been researched in details, which have been apostrophized, but we have not encountered any legal provision which defined the right of the Minister to issue a bylaw which would regulate in more detail the issue of personal and operational expenses, in diplomatic and consular missions of the Republic of Kosovo.  However, it is recommended that as it is considered an important bylaw and in order not to create a legal vacuum, then the legal basis should be created when amending / changing the Law and harmonizing them.
5	ADMINISTRATIVE INSTRUCTION NO. 03/2018 ON AMENDMENT AND SUPPLEMENT OF ADMINISTRATIVE INSTRUCTION NO. 03/2012 ON PERSONAL AND OPERATIONAL EXPENDITURES OF DIPLOMATIIC AND CONSULAR MISSIONS OF THE REPUBLIC OF KOSOVO;	Minister of Foreign Affairs	06.01.2020		Official Gazette of the Republic of Kosovo		From the analysis of this bylaw we have found that there is no specific legal basis. The preamble of the bylaw states that its legal basis is found in the Constitution of the Republic of Kosovo in Article 93 paragraph 4 then in Law No. 03 / L-044, On the Ministry of Foreign Affairs and Diplomatic Service of the Republic of Kosovo or the Law No.03 / L-122 On the Foreign Service of the Republic of Kosovo, without specifying in which concrete legal provision it finds support, we consider that it is against the principle of legality and as such should not be allowed to remain in force. It has been concluded that in none of the articles mentioned as support for its issuance that here is a concrete legal basis for the regulation of issues that are regulated by the Administrative Instruction in question. Indeed, Article 93 paragraph 4 of the as been taken as support is a provision that has to do with the competence of the Government to issue legal acts or regulations, while in this case it is a bylaw issued by the Minister in accordance with Article 8 paragraph 4 of the Regulation on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministers.  On the other hand, these Laws have been researched in detail, which have been apostrophized, but we have not encountered any legal provision which defined the right of the Minister to issue a bylaw that would regulate in more detail the issue of personal and operational expenses. In diplomatic and consular missions of the Republic of Kosovo.  However, we have recommended that since it is considered as an important bylaw and in order not to create a legal vacuum, then the legal basis should be created when supplementing / amending the Law and harmonizing.
6	ADMINISTRATIVE INSTRUCTION NO. 04/2012 ON THE USE OF VEHICLES OF THE DIPLOMATIC AND CONSULAR MISSIONS OF THE REPUBLIC OF KOSOVA	Minister of Foreign Affairs	08.05.2012	This administrative instruction is issued pursuant to Article 93 paragraph 4 of the Constitution of the Republic of Kosovo; Law No03/L-044, On the Ministry of Foreign Affairs and Diplomatic Service of the Republic of Kosovo; Law No.03/L-122 On the Foreign Service of the Republic of Kosovo.		concrete legal basis with the amendment and supplementation of the law.	From the analysis of this bylaw we have found that there is no specific legal basis. The preamble of the bylaw states that its legal basis is found in the Constitution of the Republic of Kosovo in Article 93 paragraph 4 then in Law No. 03 / L-044. On the Ministry of Foreign Affairs and Diplomatic Service of the Republic of Kosovo or the Law No.03 / L-120. The Foreign Service of the Republic of Kosovo, without specifying in which concrete legal provision it finds support, we consider that it is against the principle of legality and as such should not be allowed to remain in force. On the other hand, these Laws have been researched in detail, which have been apostrophized, but we have not encurred any legal provision which defined the right of the Minister to issue a bylaw which would regulate in more detail the issue of the use of vehicles,diplomatic and consular missions of the Republic of Kosovo.  However, it is recommended that since it is considered as an important bylaw and in order not to create a legal vacuum, then the legal basis should be created when amending / changing the Law and harmonizing.

7	ADMINISTRATIVE INSTRUCTION NO. 05/2012 ON SALARIES OF LOCAL STAFF AT DIPLOMATIC ANDIOR CONSULAR MISSIONS OF THE REPUBLIC OF KOSOVO	Minister of Foreign Affairs	08.05.2012		Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	From the analysis of this bylaw we have found that there is no specific legal basis. The preamble of the bylaw states that its legal basis is found in the Constitution of the Republic of Kosovo in Article 93 paragraph 4 then in Law No. 03 / L-044, On the Ministry of Foreign Affairs and Diplomatic Service of the Republic of Kosovo or the Law No.03 / L-122 On the Foreign Service of the Republic of Kosovo, without specifying in which concrete legal provision it finds support, we consider that it is against the principle of legality and as such should not be allowed to remain in force. It has been concluded that in none of the articles mentioned as support for its issuance there is a concrete legal basis for the regulation of issues regulated by the Administrative instruction in question. Indeed, Article 93 paragraph 4 of the Constitution that has been taken as support is a provision that has to do with the competence of the Government to issue legal acts or regulations, while in this case it is a bylaw issued by the Minister in accordance with Article 8 paragraph 4 of the Regulation on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministers.  On the other hand, these Laws have been researched in detail, which have been apostrophized, but we have not encountered any legal provision which defined the right of the Minister to issue a bylaw which would regulate in more detail the issue of salaries of local staff. In diplomatic and consular missions of the Republic of Kosovo.  Indeed, in the Law on Foreign Service of the Republic of Kosovo, Article 33 talks about the salaries of foreign service employees but does not define the right of the Minister to regulate in more detail this issue by bylaw. However, we have recommended that since it is considered as an important bylaw and in order not to create a legal vacuum, then the legal basis should be created when supplementing / amending the Law and harmonizing.
8	ADMINISTRATIVE INSTRUCTION NO. 06/2012 ON ASSETS REGISTER AT THE DIPLOMATIC OF CONSULAR MISSIONS OF THE REPUBLIC OF KOSOVO		08.05.2012	This administrative instruction is issued pursuant to Article 93 paragraph 4 of the Constitution of the Republic of Kosovo; Law No03/L-044, on the Ministry of Foreign Affairs and Diplomatic Service of the Republic of Kosovo; Law No.03/L-122 On the Foreign Service of the Republic of Kosovo.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	From the analysis of this bylaw we have found that there is no specific legal basis. The expression in the preamble of the bylaw that its legal basis is found in the Constitution of the Republic of Kosovo in Article 93 spargraph 4 then in Law No. 03 / L-044. For the Ministry of Foreign Affairs and the Diplomatic Service of the Republic of Kosovo or Law No. 03 / L-122 On the Foreign Service of the Republic of Kosovo, without specifying in which concrete legal provision it finds support, we consider that it is against the principle of legality and how such should not be allowed to remain in force. On the other hand, these Laws have been researched in detail, which have been apostrophized, but we have not encountered any legal provision which defined the right of the Minister to issue a bylaw which would regulate in more detail the issue of property registration in diplomatic and consular missions of the Republic of Kosovo.  However, it is recommended that since it is considered as an important bylaw and in order not to create a legal vacuum, then the legal basis should be created when amending / changing the Law and harmonizing them
9	ADMINISTRATIVE INSTRUCTION NO. 08/2012 ON THE REGULATION OF THE KOSOVO VISA INFORMATION SYSTEM (KVIS)		07.09.2012	This administrative instruction is issued pursuant to Article 93 paragraph 4 of the Constitution of the Republic of Kosovo, Chapter III of the Law on Foreigners.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	From the analysis of this bylaw we have found that there is no specific legal basis. The statement in the preamble of the bylaw that its legal basis is found in the Constitution of the Republic of Kosovo in Article 93 paragraph 4. Indeed, this legal provision provides for the competencies of the Government, which is based on a general wording as in the present case is against the principle of legality and as such should not be allowed to remain in force. It has been concluded that in none of the articles mentioned as support for its issuance there is a concrete legal basis for the regulation of issues regulated by the Administrative Instruction in question. Indeed, Article 93 paragraph 4 of the Constitution that has been taken as support is a provision that has to do with the competence of the Government to issue legal acts or regulations, while in this case it is a bylaw issued by the Minister in accordance with Article 8 paragraph 4 of the Regulation on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministers.  However, it is recommended that since it is considered as an important bylaw and in order not to create a legal vacuum, then the legal basis should be created when amending / changing the Law and harmonizing them.
10	ON HEALTH INSURANCES AT DIPLOMATIC AND CONSULAR MISSIONS OF THE REPUBLIC OF KOSOVO	Minister of Foreign Affairs	14.01.2010	the Constitution of the Republic of Kosovo, Article 9.1 (c) of the Law on the Ministry of Foreign Affairs and Diplomatic Service of Kosovo	Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	From the analysis of this bylaw we have found that there is no specific legal basis. It has been concluded that in none of the articles mentioned as support for its issuance there is a concrete legal basis for the regulation of issues regulated by the Administrative Instruction in question. Indeed, Article 93 paragraph 4 of the Constitution that has been taken as support is a provision that has to be dwifth the competence of the Government to issue legal acts or regulations, while in this case it is a bylaw issued by the Minister in accordance with Article 8 paragraph 4 of the Regulation on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministers. Meanwhile 9.1 of the Law on the Ministry of Foreign Affairs and Diplomatic Service of Kosovo is not a relevant legal basis. However, it is recommended that since it is considered as an important bylaw and in order not to create a legal vacuum, then the legal basis should be created when amending / changing the Law and harmonizing them.
11	ADMINISTRATIVE INSTRUCTION No. 02/2010 ON PURCHASE OF FURNITURE FOR PRIVATE APATMENTS OF DIPLOMATIC AND CONSULARY REPRESENTATIVES	Affairs	09.02.2010	This administrative instruction was issued pursuant to Article 93 paragraph 4 of the Constitution of the Republic of Kosovo, the Law on the Ministry of of Foreign Affairs and Diplomatic Service of Kosovo, Law on Foreign Service of Republic of Kosovo and Article 25 (7) of the Regulation on the Work of the Government no.01/2007.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	From the analysis of this bylaw we have found that there is no specific legal basis. Indeed, Article 93 paragraph 4 of the Constitution that has been taken as support is a provision that has to do with the competence of the Government to issue legal acts or regulations, while in this case it is a bylaw issued by the Minister in accordance with Article 8 paragraph 4 of the Regulation on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministers. Meanwhile, the reliance on the Law on the Ministry of Of Foreign Affairs and Diplomatic Service of Kosovo and the Law on Foreign Service of The Republic of Kosovo is not a specific relevant legal basis. However, it is recommended that since it is considered as an important bylaw and in order not to create a legal vacuum, then the legal basis should be created when amending / changing the Law and harmonizing them.
12	ADMINISTRATIVE INSTRUCTION No. 04/2010 ON PROCEDURES FOR ISSUING VISAS TO FOREIGNERS FROM THE CONSULAR MISSIONS OF THE REPUBLIC OF KOSOVO	Minister of Foreign Affairs	07.06.2010	This administrative instruction was issued pursuant to Article 93, paragraph 4 of the Constitution of the Republic of Kosovo, Article 21 and 93 paragraph 1, subparagraph 1 of the Law on Foreigners (based on the time the sub-legal act was issued, it turns out that it is the law no. 03/L-126) Article 21 Procedures for issuing visas. The procedures for issuing visas. The procedures and manner of issuance of all types of visas from Article 16 of this law is regulated by bylaws. Article 93 Bylaws of the Ministry of Internal Affairs and the Ministry of Foreign Affairs 1. The Ministry of Foreign Affairs, in agreement with the Ministry of Internal Affairs, shall issue bylaws on:  1. 1 the manner of issuing travel documents and visas of foreigners in diplomatic missions respectively in the consular offices of the Republic of Kosovo abroad. However, this law is repealed, and the administrative instruction itself is also repealed.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This recommendation of updating the Official Gazette in relation to this bylaw is because it appears to still be in force on Official Gazette.

13	ADMINISTRATIVE INSTRUCTION OF No. 05/2010 ON CONSULAR FEES	Minister of Foreign Affairs	07.06.2010	This administrative instruction is issued pursuant to Article 93 paragraph 4 of the Constitution of the Republic of Kosovo, Articles 16 and 17 of the Law on Consular Service of Diplomatic and Consular Missions of the Republic of Kosovo, Article 20 of the Regulation on Consular Service and Article 12 of the Instruction Administrative 05/2009 of the Ministry of Economy and Finance, Ministry of Foreign Affairs.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	From the analysis of this bylaw we have found that there is no specific legal basis. Regarding the legal basis of the articles on which the issuance of this bylaw is based, It has been concluded that Article 93 paragraph 4 of the Constitution that has been taken as support, is a provision that has to do with the competence of the Government to issue legal acts or regulations, while in this case it is a bylaw issued by the Minister in accordance with Article 8 paragraph 4 of the Regulation on areas of administrative responsibilities of the Office of the Prime Minister and Ministers. While in the other case the bylaw can not be issued if it is based on another bylaw but it is recommended that the basel be created based on Law. With regard to Article 16, it is true that it refers to consular fees, but it did not define the legal basis which could have provided the right of the ministry to issue bylaws that refer to the bylaw. Article 17 stipulates that the ministry will compile a list of consular fees which will be placed in a visible place. However, it is not mentioned that the minister will issue an administrative instruction referring consular fees. However, it is recommended that since it is considered as an important bylaw and in order not to create a legal vacuum, then the legal basis should be created when amending / changing the Law and harmonizing.
14	ADMINISTRATIVE INSTRUCTION NO. 02/2011 ON AMANDMENT OF ADMINISTRATIVE INSTRUCTION NO. 05/2010 ON CONCULAR FEES	Minister of Foreign Affairs	07.06.2011	This administrative instruction was issued pursuant to Article 93 paragraph 4 of the Constitution of the Republic of Kosovo, Article 17 paragraph 1 of Law No. 03/L-122 on Consular Service of Diplomatic and Consular Missions of the Republic of Kosovo.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	From the analysis of this bylaw we have found that there is no specific legal basis. Indeed, Article \$3 paragraph 4 of the Constitution that has been taken as support is a provision that has to do with the competence of the Government to issue legal acts or regulations, while in this case it is a bylaw issued by the Minister in accordance with Article 8 paragraph 4 of the Regulation on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministers. Whereas the reliance on Article 17 paragraph 1 of Law No. 03 / L-122 on Consular Service of Diplomatic and Consular Missions of the Republic of Kosovo, is not a specific relevant legal basis. However, it is recommended that since it is considered as an important bylaw and in order not to create a legal vacuum, then the legal basis should be created when amending / changing the Law and harmonizing them.
15	ADMINISTRATIVE INSTRUCTION No. 07/2010 ON THE SYSTEM OF PERFORMANCE ASSESSMENT FOR FOREIGN SERVICE STAFF	Minister of Foreign Affairs	03.09.2010	This administrative instruction was issued pursuant to Article 93 paragraph 4 of the Constitution of the Republic of Kosovo, Article 8 of the Regulation on Foreign Service.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	From the analysis of this bylaw we have found that there is no specific legal basis. Regarding the legal basis of the articles on which the issuance of this bylaw is based, It has been concluded that Article 93 paragraph 4 of the Constitution that has been taken as support, is a provision that has to do with the competence of the Government to issue legal acts or regulations, while in this case it is a bylaw issued by the Minister in accordance with Article 8 paragraph 4 of the Regulation on areas of administrative responsibilities of the Office of the Prime Minister and Ministers. While in the other case the bylaw can not be issued if it is based on another bylaw but it is recommended that the basis be created in Law. However, it is recommended that since it is considered as an important bylaw and in order not to create a legal vacuum, then the legal basis should be created when amending / changing the Law and harmonizing.
16	OF THE HEADS AND OTHER OFFICERS OF CONSULAR MISSION	Affairs	06.05.2009	This administrative instruction was issued pursuant to Article 93 paragraph 4 of the Constitution of the Republic of Kosovo, Article 7 paragraph 1 of the Law on the Ministry of Foreign Affairs and the Diplomatic Service, Article 19 paragraph 2 of the Law on Foreign Service of the Republic of Kosovo and Article 3 of the Law on Consular Service of Diplomatic and Consular Missions of the Republic of Kosovo.	Republic of Kosovo	therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provisions, specifically Article 7 of the Law on the Ministry of Foreign Affairs and the Diplomatic Service. The legal basis is also found in Article 19 (2) of the Law on Foreign Service of the Republic of Kosovo, in particular sub-paragraph 2.8, as well as Article 3 3 of the Law on Consular Service of Diplomatic and Consular Missions of the Republic of Kosovo.
17	ADMINISTRATIVE INSTRUCTION NO. 01/2012 ON AMENDING THE ADMINISTRATIVE INSTRUCTION NO 2009/02 ON PROCEDURES FOR APPOINTMENT OF THE HEADS AND OTHER OFFICERS OF CONSULAR MISSION	Minister of Foreign Affairs	26.01.2012	Pursuant to Article 93 paragraph 4 of the Constitution of the Republic of Kosovo, Article 7 paragraph 1 of the Law on the Ministry of Foreign Affairs and Diplomatic Service; Article 19 paragraph 2 of the Law on Foreign Service of the Republic of Kosovo and Article 3 of the Law on Consular Service of Diplomatic and Consular Missions of the Republic of Kosovo.		The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision, specifically Article 7 of the Law on Ministry of Foreign Affairs and Diplomatic Service. The legal basis is also found in Article 19 (2) of the Law on Foreign Service of the Republic of Kosovo, in particular sub-paragraph 2.8, as well as Article 3 3 of the Law on Consular Service of Diplomatic and Consular Missions of the Republic of Kosovo.

18	ADMINISTRATIVE INSTRUCTION No. 03/2009 ON THE PROCEDURES FOR APPOINTMENT OF THE CANDIDATES IN THE POSITIONS OF MEMBERS OF DIPLOMATIC MISSION	Minister of Foreign Affairs	05.05.2009	This administrative instruction is issued pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, Article 7 (1) of the Law on Ministry of Foreign Affairs and Diplomatic Service, Article 19 (2) of the Law on Foreign Service of the Republic of Kosovo.		The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision, specifically Article 7 of the Law on the Ministry of Foreign Affairs and the Diplomatic Service. The legal basis is also found in Article 19 (2) of the Law on Foreign Service of the Republic of Kosovo, in particular in sub-paragraph 2.8.
19	ADMINISTRATIVE INSTRUCTION NO. 2/2012 ON AMENDING THE ADMINISTRATIVE INSTRUCTION NO 3/2009 ON PROCEDURES FOR APPOINTMENT OF THE CANDIDATES IN THE POSITIONS OF MEMBERS OF DIPLOMATIC MISSION	Minister of Foreign Affairs	26.01.2012	This Administrative Instruction is issued pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, Article 7 (1) of the Law on the Ministry of Foreign Affairs and Diplomatic Service, Article 19 (2) of the Law on Foreign Service of the Republic of Kosovo.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision, specifically Article 7 of the Law on the Ministry of Foreign Affairs and the Diplomatic Service. The legal basis is also found in Article 19 (2) of the Law on Foreign Service of the Republic of Kosovo, in particular in sub-paragraph 2.8.
20	ADMINISTRATIVE INSTRUCTION No. 08/2009 ON PRESENTATION OF CREDENTIALSTO THE PRESIDENT OF REPUBLIC OF KOSOVO	Minister of Foreign Affairs	20.10.2009	This administrative instruction was issued pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, Article 53 of the Law on State Protocol of the Republic of Kosovo.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	From the analysis of this bylaw we have found that there is no specific legal basis. Regarding the legal basis of the articles on which the issuance of this bylaw is based, It has been concluded that in none of the articles mentioned as support for its issuance that there is a concrete legal basis for regulating the issues regulated by the Administrative Instruction in question. Indeed, Article 39 paragraph 4 of the Constitution that has been taken as support is a provision that has to do with the competence of the Government to issue legal acts or regulations, while in this case it is a bylaw issued by the Minister in accordance with Article 8 paragraph 4 of the Regulation on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministers. Meanwhile, the reliance on Article 53 of the Law on State Protocol of the Republic of Kosovo is not a relevant legal basis because it is a transitional provision which provides in a general way the issuance of legal acts. Therefore, It has been concluded that there is no relevant legal basis for the issuance of this Administrative Instruction, so it is considered that it has not been issued in accordance with applicable Law.  However, it is recommended that since it is considered as an important bylaw and in order not to create a legal vacuum, then the legal basis should be created when amending / changing the Law and harmonizing them.
21	REGULATION ON KONSULAR SERVICE	Minister of Foreign Affairs	24.04.2009	This administrative instruction is issued pursuant to Article 17 (1) and (2) of the Law on Consular Service of Diplomatic and consular Missions of the Republic of Kosovo.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remaining in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Consular Service of Diplomatic and Consular Missions of the Republic of Kosovo.
22	ADMINISTRATIV INSTRUCTION No 002/2008 ON THE PROVISION OF MISSIONS AND STAFF HOLDING DIPLOMATIC AND CONSULAR STATUS IN REPUBLIC OF KOSOVO VITH VEHICLE REGISTRATION PLATES	Minister of Foreign Affairs	03.07.2008	This Administrative Instruction is issued pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, Article 5.10 of the Law on the Status, Immunities and Privileges of Diplomatic, Consular Missions and Personnel in Kosovo and the International Military Presence and its Personnel.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	From the analysis of this bylaw we have found that there is no specific legal basis. Regarding the legal basis of the articles on which the issuance of this bylaw is based, It has been concluded that in none of the articles mentioned as support for its issuance there is a concrete legal basis for regulating the issues regulated by the Administrative Instruction in question. Indeed, Article 93 paragraph 4 of the Constitution that has been taken as support is a provision that has to do with the competence of the Government to issue legal acts or regulations, while in this case it is a bylaw issued by the Minister in accordance with Article 8 paragraph 4 of the Regulation on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministers. Meanwhile, reliance on Article 5.10 of the Law on the Status, Immunities and Privileges of Diplomatic, Consular Missions and Personnel in Kosovo and its International Military Presence and Personnel is not a relevant legal basis because it does not provide for the possibility of issuing this bylaw.  Therefore, It has been concluded that there is no relevant legal basis for the issuance of this Administrative Instruction, so it is considered that it was not issued in accordance with applicable Law.  However, it is recommended that since it is considered as an important bylaw and in order not to create a legal vacuum, then the legal basis should be created when amending / changing the Law and harmonizing them.
23	ADMINISTRATIVE INSTRUCTION No. 07/2009 ON AMENDMENT AND SUPPLEMENTATION OF THE ADMINISTRATI INSTRUCTION No 002/2008 ON THE PROVISION OF MISSIONS AND STAFF HOLDING DIPLOMATIC AND CONSULAR STATUS IN REPUBLIC OF KOSOVO VITH VEHICLE REGISTRATION PLATES	Minister of Foreign Affairs	20.10.2009	This Administrative Instruction is issued pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, Article 5.10 of the Law on the Status, Immunities and Privileges of Diplomatic, Consular Missions and Personnel in Kosovo and the International Military Presence and its Personnel.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	From the analysis of this bylaw we have found that there is no specific legal basis. Regarding the legal basis of the articles on which the issuance of this bylaw is based, It has been concluded that in none of the articles mentioned as support for its issuance there is a concrete legal basis for regulating the issues regulated by the Administrative Instruction in question. Indeed, Article 39 paragraph 4 of the Constitution that has been taken as support is a provision that has to do with the competence of the Government to issue legal acts or regulations, while in this case it is a bylaw issued by the Minister in accordance with Article 8 paragraph 4 of the Regulation on the areas of administrative responsibilities of the Office of the Prime Ministers and the Ministers. Meanwhile, reliance on Article 5.10 of the Law on the Status, Immunities and Privileges of Diplomatic, Consular Missions and Personnel in Kosovo and its International Military Presence and Personnel is not a relevant legal basis because it does not provide for the possibility of issuing this bylaw.  Therefore, it has been concluded that there is no relevant legal basis for the issuance of this Administrative Instruction, so it is considered that it was not issued in accordance with applicable Law.  However, we have recommended that since it is considered as an important bylaw and in order not to create a legal vacuum, then the legal basis should be created when amending / changing the Law and harmonizing.

-	T	T		L	Tauri I a	T	
24	REGULATION (MKSF) NO. 5/2017 ON MATERIAL MANAGMENT IN THE MINISTRY FOR KOSOVO SECURITY FORCE AND IN KOSOVO SECURITY FORCE	Minister of the Ministry for the Kosovo Security Force	09.10.2017	This regulation is issued pursuant to Article 3, paragraph 3.10 (e) of the Law no. 03/L-045 on the Ministry for the Kosovo Security Force.	Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	This recommendation for updating the Official Gazette is because the bylaw has been repealed by the decision of the Minister of Defense to repeal the KFS bylaws, dated 28.08.2020, protocolled on 25.01.2021. While in the Official Gazette it does not appear that it has been repealed, therefore it is recommended to update the Official Gazette.
25	REGULATION No. 04/2010- MKSF ON THE KOSOVO SECURITY FORCE POLICE	Minister of the Ministry for the Kosovo Security Force	16.04.2010	This regulation is issued pursuant to Article 3, paragraph 3.10 (e) of the Law no. 03/L045 on the Ministry for the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provisions Article 8 paragraph 2 of the Law on No.06 / L-122 for the Ministry of Defense. However, the ministry should take into account paragraph 1 of Article 8 as it determines the issuance of bylaws for a period of 1 year.
26	REFGULATION NO.01/2016 ON AMENDING THE REGULATION NO 04/2010 MKSF ON THE KOSOVO SECURITY FORCE POLICE	Minister of the Ministry for the Kosovo Security Force	26.09.2016	This regulation is issued pursuant to Article 3, paragraph 3.10 (e) of the Law no. 03/L-045 on the Ministry for the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This recommendation for updating the Official Gazette is because the bylaw has been repealed by the decision of the Minister of Defense to repeal the bylaws of the KSF, dated 28.08.2020, protocolled on 25.01.2021. While in the Official Gazette does not appear that it has been repealed therefore it has been recommended to update the Official Gazette.
27	REGULATION NO. 09/2011 – MKSF ON THE STANDARDIZATION OF EQUIPMENT IN MKSF AND KSF	Minister of the Ministry for the Kosovo Security Force	23.11.2011	This regulation is issued pursuant to Article 3, paragraph 3.10 (e) of the Law no. 03/L-045 on the Ministry for the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This recommendation for updating the Official Gazette is because the bylaw has been repealed by the decision of the Minister of Defense to repeal the KFS bylaws, dated 28.08.2020, protocolled on 25.01.2021. While in the Official Gazette it does not appear that it has been repealed, therefore it is recommended to update the Official Gazette.
28	REGULATION NO. 02/2011 ON THE WRITE- OFF OF ASSETS OF THE MINISTRY FOR THE KOSOVO SECURITY FORCE AND KOSOVO SECURITY FORCE	Minister of the Ministry for the Kosovo Security Force	08.08.2011	This regulation is issued pursuant to Article 3, paragraph 3.10 (e) of the Law no. 03/L-045 on the Ministry for the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This recommendation for updating the Official Gazette is because the bylaw has been repealed by the decision of the Minister of Defense to repeal the KFS bylaws, dated 28.08.2020, protocolled on 25.01.2021. While in the Official Gazette it does not appear that it has been repealed, therefore it is recommended to update the Official Gazette.
29	REGULATION NO. 03/2011 AMENDING THE REGULATION NO. 02/2011 ON THE WRITE- OFF OF ASSETS OF THE MINISTRY FOR THE KOSOVO SECURITY FORCE AND KOSOVO SECURITY FORCE	Minister of the Ministry for the Kosovo Security Force	29.04.2012	This regulation is issued pursuant to Article 3, paragraph 3.10 (e) of the Law no. 03/L-045 on the Ministry for the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This recommendation for updating the Official Gazette is because the bylaw has been repealed by the decision of the Minister of Defense to repeal the KFS bylaws, dated 28.08.2020, protocolled on 25.01.2021. While in the Official Gazette it does not appear that it has been repealed, therefore it is recommended to update the Official Gazette.
30	REGULATION NO. 07/2011 ON RESETTLEMENT FOR THE KOSOVO SECURITY FORCE MEMBERS	Minister of the Ministry for the Kosovo Security Force	25.07.2011	This regulation is issued pursuant to Article 3, paragraph 3.10 (e) of the Law no. 03/L-045 on the Ministry for the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This recommendation for updating the Official Gazette is because the bylaw has been repealed by the decision of the Minister of Defense to repeal the KFS bylaws, dated 28.08.2020, protocolled on 25.01.2021. While in the Official Gazette it does not appear that it has been repealed, therefore it is recommended to update the Official Gazette.
31	REGULATION No. 11/2010- MKSF ON DEALINGS WITH THE NON GOVERNMENTAL ORGANIZATIONS AND PUBLIC AND PRIVATE BODIES	Minister of the Ministry for the	15.10.2010	This regulation is issued pursuant to Article 3, paragraph 3.10 (e) of the Law no. 03/L-045 on the Ministry for the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This recommendation for updating the Official Gazette is because the bylaw has been repealed by the decision of the Minister of Defense to repeal the KFS bylaws, dated 28.08.2020, protocolled on 25.01.2021. While in the Official Gazette it does not appear that it has been repealed, therefore it is recommended to update the Official Gazette.
32	REGULATION №. 12/2009- MKSF ON MANAGEMENT, CONTROL AND USE OF VEHICLES ASSIGNED TO THE MINISTRY OF THE KOSOVO SECURITY FORCE AND THE KOSOVO SECURITY FORCE	Minister of the Ministry for the Kosovo Security Force	17.07.2009	This regulation is issued pursuant to Article 3, paragraph 3.10 (e) of the Law no. 03/L-045 on the Ministry for the Kosovo Security Force	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	the KFS bylaws, dated 28.08.2020, protocolled on 25.01.2021. While in the Official Gazette it does not appear that it has been repealed, therefore it is recommended to update the Official Gazette.
33	REGULATION No. 14/2009- MKSF ON PHYSICAL SECURITY FOR MINISTRY FOR THE KOSOVO SECURITY FORCE AND KOSOVO SECURITY FORCE INSTALLATIONS	Minister of the Ministry for the Kosovo Security Force	17.06.2009	This regulation is issued pursuant to Article 3, paragraph 3.10 (e) of the Law no. 03/L-045 on the Ministry for the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This recommendation for updating the Official Gazette is because the bylaw has been repealed by the decision of the Minister of Defense to repeal the KFS bylaws, dated 28.08.2020, protocolled on 25.01.2021.  While in the Official Gazette it does not appear that it has been repealed, therefore it is recommended to update the Official Gazette.
34	ADMINISTRATIVE INSTRUCTION №. 05/2009- MKSF ON INFORMATION RELEASE AND COMMUNICATION WITH THE MEDIA FOR MINISTRY FOR THE KOSOVO SECURITY FORCE AND KOSOVO SECURITY FORCE MEMBERS	Minister of the Ministry for the Kosovo Security Force	17.06/2009	This regulation is issued pursuant to Article 3, paragraph 3.10 (e) of the Law no. 03/L-045 on the Ministry for the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This recommendation for updating the Official Gazette is because the bylaw has been repealed by the decision of the Minister of Defense to repeal the KFS bylaws, dated 28.08.2020, protocolled on 25.01.2021. While in the Official Gazette it does not appear that it has been repealed, therefore it is recommended to update the Official Gazette.
35	ADMINISTRATIVE INSTRUCTION NO. 08/2011  - MKSF ON THE SECURITY MANAGEMENT AND USAGE OF INTRANET IN THE MINISTRY FOR THE KOSOVO SECURITY FORCE AND KOSOVO SECURITY FORCE  AND KOSOVO SECURITY FORCE	Ministry for the	03.04.2009	This regulation is issued pursuant to Article 3, paragraph 3.10 (e) of the Law no. 03/L-045 on the Ministry for the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This recommendation for updating the Official Gazette is because the bylaw has been repealed by the decision of the Minister of Defense to repeal the KFS bylaws, clated 28.08 2020, protocolled on 25.01.2021. While in the Official Gazette it does not appear that it has been repealed, therefore it is recommended to update the Official Gazette.
36	REGULATION (MoD) - NO. 01/2020 RESERVES FOR OPERATIONAL SUSTAINABILITY IN KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	11.03.2020	This regulation is issued pursuant to Article 12 of Law no. 06/L123 on the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation of remaining in force is as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Law no. 06 / L123 on the Kosovo Security Force.

37	REGULATION (MoD) NO. 02/2020 ON CAREER DEVELOPMENT OF THE KOSOVO SECURITY FORCE MEMBERS		27.04.2020	This regulation is issued pursuant to Article 9 of Law no. 06/L-124 on the Service in the Kosovo Security Force. However, it is repealed by Regulation (Mm) No. 03/2021 on Career Development of Members of the Kosovo Security Force	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This recommendation for update is that in the bylaw it has been repealed, as it appears in the Official Gazette but not in the Register of bylaws.
38	REGULATION (MoD) NO. 03/2021 ON CAREER DEVELOPMENT OF THE KOSOVO SECURITY FORCE MEMBERS	Ministry of Defense		This regulation is issued pursuant to Article 9 of Law no. 06/L-124 on Service in the Kosovo Security Force (Official Gazette of the Republic of Kosovo No. 1, 04.01.2019).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Law,Law no. 06 / L-124 on Service in the Kosovo Security Force, specifically Article 9.
39	REGULATION (MoD) NO. 03/2020 ON RECRUITMENT IN THE KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	29.05.2020	This regulation is issued pursuant to Article 6 of Law no. 06/L-124 on Service in the Kosovo Security Force (Official Gazette of the Republic of Kosovo)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Law No. 06 / L-124 on Service in the Kosovo Security Force, namely Article 6 paragraph 10.
40	REGULATION (MoD) NO. 01/2021 ON AMENDING AND SUPPLEMENTING THE REGULATION (MoD) NO. 03/2020 ON RECRUITMENT IN KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	31.05.2021	This regulation is issued pursuant to Article 6 of Law no. 06/L-124 on Service in the Kosovo Security Force (Official Gazette of the Republic of Kosovo)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains n force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Law No. 06 / L-124 on Service in the Kosovo Security Force, namely Article 6 paragraph 10.
41	REGULATION (MoD) NO.04/2020 ON ORGANIZATION AND MEDICAL SERVICE IN KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	10.07.2020	This regulation is issued pursuant to Article 17 of Law no. 06/L-124 for Service in the Kosovo Security Force (Official Gazette No.1/04 January 2019), Article 5, paragraph 1, subparagraph 1.16 of Law no.06/ L122 on Ministry of Defense (Official Gazette No.1/04 January 2019).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Law no. 06 / L-124 on Service in the Kosovo Security Force, namely Article 17 and Article 5, paragraph 1, subparagraph 1.16 of Law no. 06 / L122 for the Ministry of Defense.
42	ADMINISTRATIV INSTRUCTION (MoD) NO. 01/2020 ON LOGISTICS MAINTENANCE IN THE KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	10.09.2020	This administrative instruction is issued pursuant to Article 5, paragraph 1.13 and 1.14, and Article 8 of Law no. 06/L-122 on Ministry of Defense.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This recommendation for repeal of this administrative instruction comes as a result of the fact that after analyzing the provisions in which the administrative instruction was invoked but not only also it has been seen that there is no proper legal basis. Because the provisions on which this bylaw is based have to do with the scope of the ministry but nowhere it is determined that for issues of logistics maintenance in the Kosovo Security Force there will be issued an administrative instruction for more detailed regulation. Therefore, if it is thought that such bylaw should exist, a legal basis should be created on the Law.
43	REGULATION (MoD) NO. 01/2019 ON REGISTRATION AND INSURANCE OF MINISTRY OF DEFENSE AND KOSOVO SECURITY FORCE VEHICLES	Minister of the Ministry of Defense	05.04.2019	This regulation is issued pursuant to Article 42 paragraph 2 of the Law No.05/L- 132 on Vehicles.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 42 paragraph 2 of Law No. 05 / L-132 on Vehicles.
44	FORCE (MOD) NO.02/2019	Minister of the Ministry of Defense	27.05.2019	This regulation is issued pursuant to Article 28 of Law no. 06/L-124 on Service in the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 28 of Law No. 06 / L-124 on Service in the Security Force of Kosovo *
45	REGULATION (MoD) NO. 03/2019 ON REVIEW AND SETTLEMENT OF COMPLAINTS IN KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	05.07.2019	This regulation is issued pursuant to Article 27 paragraph 2 of Law no. 06/L- 124 on Service in the Kosovo Security Force	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 27 paragraph 2 of Law no. 06 / L-124 on Service in the Kosovo Security Force.
46	REGULATION (MoD) NO. 05/2020 ON AMENDING AND SUPPLEMENTING THE REGLATION (MoD) NO. 03/2019 ON REVIEW AND SETTLEMENT OF COMPLAINTS IN KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	21.08.2020	This regulation is issued pursuant to Article 27 paragraph 2 of Law no. 06/ L- 124 on Service in the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 27 paragraph 2 of Law no. 06 / L-124 on Service in the Kosovo Security Force.
47	REGULATION (MoD) NO. 04/2019 ON SECONDARY EMPLOYMENT FOR MEMBERS OF THE KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	05.07.2019	This regulation is issued pursuant to Article 26 paragraph 2 of Law no. 06/L- 124 on Service in the Kosovo Security Force	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 26 paragraph 2 of Law no. 06 / L-124 on Service in the Kosovo Security Force.
48	REGULATION (MoD) NO.05/2019 FOR CARRYING AND USE OF WEAPONS BY KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	05.07.2019	This regulation is issued pursuant to Article 25, paragraph 2.2 of Law no. 06/L- 124 on Service in the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation of remaining in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 25, paragraph 2.2 of Law no. 06 / L-124 on Service in the Kosovo Security Force.
49	REGULATION (MoD) NO. 06/2019 ON MANAGMENT OF OFFICIAL DOCUMENTS AND MANNER OF USAGE OF ARCHIVAL MATERIAL IN THE ARCHIVE OF MINISTRY OF DEFENSE AND KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	19.07.2019	This regulation is issued pursuant to Article 17 paragraph 1 of Law no. 04/L- 088 on State Archives.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 17 paragraph 1 of Law no. 04 / L-088 on State Archives.
50	REGULATION (MoD) NO. 07/2019 ON DURATION OF SERVICE IN KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	09.08.2019	This regulation is issued pursuant to Article 8, paragraph 1 of Law no. 06/L-124 on Service in the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation of remaining in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 8, paragraph 1 of Law no. 06 / L-124 on Service in the Kosovo Security Force.
51	REGULATION (MoD) NO. 08/2019 ON APPEARANCE, SIZES AND USE OF INSIGNIA AND RANKS IN THE KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	23.08.2019	This regulation is issued pursuant to Article 9, paragraph 8 of Law no. 06/L-123 on the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 9, paragraph 8 of Law no. 06 / L-123 on the Kosovo Security Force.
52	FURCE						
52	REGULATION (MoD) NO. 09/2019 FOR PLANIFICATION ON THE MINISTRY OF DEFENCE AND KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	01.10.2019	This regulation is issued pursuant to Law no. 06/L-122 on the Ministry of Defense.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This recommendation comes as a result of the fact that the preamble of the bylaw stipulates that it is based on Law no. 06 / L-122 about the Ministry of Defense.
53	REGULATION (MoD) NO. 09/2019 FOR PLANIFICATION ON THE MINISTRY OF		01.10.2019		Republic of Kosovo	Repeal the sub-legal act  The sublegal act is legally grounded and therefore remains into force.	
	REGULATION (MoD) NO. 09/2019 FOR PLANIFICATION ON THE MINISTRY OF DEFENCE AND KOSOVO SECURITY FORCE REGULATION (MoD) No. 10/2019 ON WORKING HOURS IN THE KOSOVO	Ministry of Defense  Minister of the Ministry of Defense  Minister of the		Defense.  This regulation is issued pursuant Article 13 of Law no. 06/L-124 on Service in	Republic of Kosovo  Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and	Ministry of Defense.  This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 13 paragraph 3 of Law no. 06 / L-124 on Service in the Security Force
53	REGULATION (MoD) NO. 09/2019 FOR PLANFICATION ON THE MINISTRY OF DEFENCE AND KOSOVO SECURITY FORCE  REGULATION (MoD) No. 10/2019 ON WORKING HOURS IN THE KOSOVO SECURITY FORCE  REGULATION (MoD) NO. 11/2019 ON PERSONAL DATA AND PERSONNEL FILE ON THE MINISTRY OF DEFENSE AND KOSOVO	Ministry of Defense  Minister of the Ministry of Defense  Ministry of Defense  Ministry of Defense  Ministry of Defense	01.10.2019	Defense.  This regulation is issued pursuant Article 13 of Law no. 06/L-124 on Service in the Security Force.  This regulation is issued pursuant to Article 12, paragraph 4 of Law no.06/L-	Republic of Kosovo  Official Gazette of the Republic of Kosovo  Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and	Ministry of Defense.  This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 13 paragraph 3 of Law no. 06 / L-124 on Service in the Security Force of Kosovo.
53	REGULATION (MoD) NO. 09/2019 FOR PLANIFICATION ON THE MINISTRY OF DEFENCE AND KOSOVO SECURITY FORCE  REGULATION (MoD) No. 10/2019 ON WORKING HOURS IN THE KOSOVO SECURITY FORCE REGULATION (MoD) NO. 11/2019 ON PERSONAL DATA AND PERSONNEL FILE ON THE MINISTRY OF DEFENSE AND KOSOVO SECURITY FORCE REGULATION (MoD) NO. 12/2019 ON FOOD, TRANSPORT, AND ACCOMMODATION IN THE	Ministry of Defense  Minister of the Ministry of Defense  Ministry of Defense  Ministry of Defense  Ministry of Defense	01.10.2019	Defense.  This regulation is issued pursuant Article 13 of Law no. 06/L-124 on Service in the Security Force.  This regulation is issued pursuant to Article 12, paragraph 4 of Law no.06/L-124 on Service in the Kosovo Security Force.  This regulation is issued pursuant to Article 16 of Law no. 06/L-124 on Service	Republic of Kosovo  Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	Ministry of Defense.  This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 13 paragraph 3 of Law no. 06 / L-124 on Service in the Security Force of Kosovo.  This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article  "This recommendation to remain in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 16 paragraph 4 of Law No. 06 / L124 on Service in the Security Force.
53 54 55	REGULATION (MoD) NO. 09/2019 FOR PLANIFICATION ON THE MINISTRY OF DEFENCE AND KOSOVO SECURITY FORCE  REGULATION (MoD) No. 10/2019 ON WORKING HOURS IN THE KOSOVO SECURITY FORCE  REGULATION (MoD) NO. 11/2019 ON PERSONAL FILE ON THE MINISTRY OF DEFENSE AND KOSOVO SECURITY FORCE  REGULATION (MoD) NO. 12/2019 ON FOOD, TRANSPORT, AND ACCOMMODATION IN THE KOSOVO SECURITY FORCE  REGULATION (MoD) NO. 12/2019 ON FOOD, TRANSPORT, AND ACCOMMODATION IN THE KOSOVO SECURITY FORCE  REGULATION (MoD) NO. 13/2019 ON KSF	Ministry of Defense  Ministry of Defense  Ministry of Defense  Minister of the  Ministry of Defense  Minister of the  Ministry of Defense  Ministry of Defense	01.10.2019 25.10.2019 25.10.2019	Defense.  This regulation is issued pursuant Article 13 of Law no. 06/L-124 on Service in the Security Force.  This regulation is issued pursuant to Article 12, paragraph 4 of Law no.06/L-124 on Service in the Kosovo Security Force.  This regulation is issued pursuant to Article 16 of Law no. 06/L124 on Service in the Kosovo Security Force  This regulation is issued pursuant to Article 32 paragraph 2 of Law No. 06/L-	Republic of Kosovo  Official Gazette of the Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	Ministry of Defense.  This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 13 paragraph 3 of Law no. 06 / L-124 on Service in the Security Force of Kosovo.  This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article  "This recommendation to remain in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 16 paragraph 4 of Law No. 06 / L124 on Service in the Security Force.  Kosovo.  This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 22 paragraph 2 of Law No. 06 / L-124 on Service in the Kosovo Security Force in line with Article 4 paragraph 5 of the Law. Nr. 03 / L-132 on the State

58	DISCIPLINARY CODE OF KOSOVO SECURITY FORCE (MoD) No. 15/2019	Minister of the Ministry of Defense	18.11.2019	This regulation is issued pursuant to Article 28 of Law no.06/L-124 on Service in the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 28 of Law no. 06 / L-124 on Service in the Kosovo Security Force.
59	REGULATION (MoD) - NO. 16/2019 ON WEARING UNIFORMS AND PERSONAL APPEARANCE OF KOSOVO SECURITY FORCE MEMBERS	Minister of the Ministry of Defense	20.11.2019	This regulation is issued pursuant to Article 26 paragraph 2 of the Law No.06/L 123 on the Kosovo Security Force.	- Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 26 paragraph 2 of Law No. 06 / L-123 on the Kosovo Security Force.
60	REGULATION (MoD) NO. 17/2019 ON STANDARDISATION IN THE MINISTRY OF DEFENSE KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	20.11.2019	This regulation is issued pursuant to Article 13, paragraph 2 of Law no. 06/L- 123 on the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 13, paragraph 2 of Law no. 06 / L-123 on the Kosovo Security Force.
61	REGULATION (MoD) NO. 18/2019 ON PROTECTIVE MEASURES AND SAFETY AT WORK FOR PERSONNEL OF KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	12.12.2019	This regulation is issued pursuant to Article 18 paragraph 2 of Law no.06/L-124 on Service in the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 18 paragraph 2 of Law no. 06 / L-124 on Service in the Kosovo Security Force.
62	REGULATION (MoD) NO. 19/2019 ON LEAVE IN THE KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	19.12.2019	This regulation is issued pursuant to Article 15, paragraph 2 of Law no. 06/L-124 on Service in the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 15, paragraph 2 of Law no. 06 / L-124 on Service in the Kosovo Security Force.
63	REGULATION (MoD) NO. 20/2019 ON MEDALS AND GRATITUDES	Minister of the Ministry of Defense	30.12.2019	This regulation is issued pursuant to Article 11 paragraph 3 and 4 of Law no.06/L-124 on Service in the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 11 paragraph 3 and 4 of Law no. 06 / L-124 on Service in the Kosovo Security Force.
64	REGULATION (MoD) No. 21/2019 ON ANNUAL EVALUATIONS OF KOSOVO SECURITY FORCE MEMBERS	Minister of the Ministry of Defense	30.12.2019	This regulation is issued pursuant to Article 10 paragraph 2 of Law no. 06/L- 124 on Service in the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 10 paragraph 2 of Law no. 06 / L-124 on Service in the Kosovo Security Force.
65	REGULATION (MoD) NO.07/2020 ON LAND TRANSPORT OF THE DANGEROUS GOODS IN KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	29.12.2020	This regulation is issued pursuant to Article 2, paragraph 3 of Law no. 04/L-18: on Land Transport of Dangerous Goods.	3 Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 2, paragraph 3 of Law no. 04 / L-183 on Land Transport of Dangerous Goods.
66	ADMINISTRATIVE INSTRUCTION (MoD) NO. 02/2020 ON SCREENING THE BACKGROUND CHECK IN KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	20.10.2020	This administrative instruction is issued pursuant to Article 6 paragraph 6 of Law no. 06/L-124 on Service in the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This recommendation of remaining in force it is not to create a legal vacuum and as a result of that, in an extensive interpretation of the relevant provision of Article 6 paragraph 6 of Law no. 06 / L-124 on Service in the Kosovo Security Force, this bylaw may be supported. However, in the future, in case of a changes in the Law, this legal provision could be reworded, specifically Article 6 paragraph 6 of Law no. 06 / L-124 on Service in the Kosovo Security Force, defining in a taxing manner that for a more detailed regulation on this issue, a bylaw will be issued by the Minister.
67	REGULATION (MKSF) NO. 01/2014 ON PROCESS OF DEPLOYMENT OF THE KSF IN OPERATIONS ABROAD	Minister of the Ministry for the Kosovo Security Force	28.01.2014	This regulation is issued pursuant to Article 3, paragraph 3.10, point (e) of Law no.03/L-045 on the Ministry for the Kosovo Security Force	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 14 paragraph 3 of Law no. 04 / L-177 on Sending the Kosovo Security Force Abroad
68	REGULATION NO. 03/2012 FOR THE SERVICE IN THE RESERVE COMPONENT OF THE KOSOVO SECURITY FORCE	Minister of the Ministry for the Kosovo Security Force	29.05.2012	This regulation is issued pursuant to Article 3, paragraph 3.10, point (e) of Law no.03/L-045 on the Ministry for the Kosovo Security Force and Article 8 paragraph 5 of Law No.03/L-213 on the Reserve Component of the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 8 paragraph 5 of Law No. 03 / L-213 on the Reserve Component of the Kosovo Security Force.
69	REGULATION NO. 07/2012 ON STORAGE, TRANSPORTATION AND USE OF EXPLOSIVES FOR HUMANITARIAN DEMINING OPERATIONS	Minister of the Ministry of Defense	02.11.2012	This regulation is issued pursuant to Article 3, paragraph 3.10, point (e) of Law no. 03/L-045 on the Ministry for the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	This recommendation of remaining in force is as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 4 paragraph 1.3 of Law 04 / L-089 on Humanitarian Demining. However, it is recommended that in case of change in the completion of this bylaw, the preamble to Article 3 paragraph 3.10, point (e) of Law no. 03 / L-045 for the Ministry for the Kosovo Security Force, because it is a repealed Law.
70	REGULATION NO. 08/2012 ON ACCREDITATION OF DEMINING ORGANIZATIONS	Minister of the Ministry of Defense	15.12.2012	This regulation is issued pursuant to Article 3, paragraph 3.10, point (e) of Law no. 03/L-045 on the Ministry for the Kosovo Security Force.	Republic of Kosovo	Amend and supplement the sub-legal act	This recommendation of remaining in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 9 paragraph 2 of Law 04 / L-089 on Humanitarian Demining.  However, it is recommended that in case of change in the completion of this bylaw, the preamble to Article 3 paragraph 3.10, point (e) of Law no. 03 / L-045 for the Ministry for the Kosovo Security Force, because it is a repealed Law.
71	REGULATION (MoD) NO. 06/2020 ON TERMINATION OF SERVICE IN KOSOVO SECURITY FORCE	Minister of the Ministry of Defense	29.12.2020	This regulation is issued pursuant to Article 19, paragraph 2, Article 20 and 21 of Law no.06/L-124 on Service in the Kosovo Security Force	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision Article 19, paragraph 2, of Law no. 06 / L-124 on Service in the Kosovo Security Force.
72	REGULATION No. 12/2010- MKSF ON TRANSFER BETWEEN THE RESERVE AND ACTIVE COMPONENTS	Minister of the Ministry for the Kosovo Security Force	29.10.2010	This regulation was issued pursuant to Article 9 paragraph 1 of Law No.03 /L-213 on the Reserve Component of the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 9 of Law No. 03 / L-213 on the Reserve Component of the Kosovo Security Force.
73	ADMINISTRATIVE INSTRUCTION (MoD) NO. 03/2020 ON EDUCATION AND TRAINING	Minister of the Ministry of Defense	30.11.2020	This regulation is issued pursuant to Article 5, paragraph 1.5 and Article 8 of Law no.06/L - 122 on the Ministry of Defense, Article 23, paragraph 6 of Law No. 06/L - 123 on the Kosovo Security Force.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This recommendation comes as a result of the fact that after the analysis of the legal provisions on which this bylaw is based but not only them, we conclude that there is no proper legal basis. Indeed, Article 5, paragraph 1.5 and Article 8 of Law no. 06 / L - 122 on the Ministry of Defense, Article 23, paragraph 6 of Law No. 06 / L - 124 on the Kosovo Security Force and Article 25, paragraph 6 of Law No. 06 / L - 124 on Kosovo Security Force Article 25, paragraph 2.5 of the Kosovo Security Force Kosovo, refers to the issue of the right to education, training, etc. of the staff of the Ministry of Defense and the Kosovo Security Force, but nowhere does it explicitly provide that for a more detailed regulation of this issue, the Minister to issue an act bylaw.
74	REGULATION (MLSW) NO. 01/2001 ON QUALIFICATION OF PERSONS RESPONSIBLE FOR OCCUPATIONAL SAFETY AND HEALTH, LICENSING OF OCCUPATIONAL SAFETY AND HEALTH SERVICES AND TRAINING COMPANIES			Pursuant to Article 9 paragraph 5 of Law no. 04/L-161 on Safety and Health at Work.	Republic of Kosovo	therefore remains into force.	This Regulation has defined the legal basis for its issuance, as well as it has repealed Regulation no. 02/2014 supplemented and amended by Regulation no. 04/2018. Furthermore the relevant Regulation is in line with the Acquis and was issued in the spirit of the EU Framework Directive in the field of Occupational Safety and Health: 89/391 / EEC of 12 June 1989 (and its supplementary Directives) on implementation of measures to encourage improvements in occupational safety and health for employees, as in the original title "Council Directive 89/391 / EEC on the introduction of measures to encourage improvements in the safety and health of workers at work".
75	REGULATION (MLSW) NO. 02/2021 ON WORKPLACE RISK ASSESSMENT	Ministry of Labor and Social Welfare	3 24.04.2021	Pursuant to Article 9 paragraph 5 of Law no. 04/L-161 on Safety and Health at Work.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Regulation has defined the legal basis for its issuance, therefore the relevant Regulation has been issued in accordance with the defined legal basis, and has repealed Regulation no. 03/2014 on the preparation of the risk assessment document, its content, the data on which the risk assessment should be based and keeping records on safety and health at work. The relevant Regulation (as well as the previous one) is in line with the Acquis and is derived in the spirit of the EU "framework" Directive in the field of Occupational Safety and Health: 89/391 / EEC of 12 June 1989 (and Directives supplementation) on the implementation of measures to encourage improvements in continuous after and health for employees, as in the original title "Council Directive 89/391 / EEC on the introduction of measures to encourage improvements in the safety and health of workers at work".

76	REGULATION (MLSW) NO. 01/2018 ON ACTIVE LABOR MARKET MEASURES	Ministry of Labor and Social Welfare	28.02.2018	Pursuant to Article 12 paragraph 2 of Law no. 05/L-077 on Registration and Provision of Services for the Unemployed, Jobseekers and Employers.	Register of Bylaws	The sublegal act is legally grounded and therefore remains into force.	This Regulation has defined the legal basis for its issuance where in Article 9 paragraph (2) of Law no. 05 / L-077 is emphasized, I quote "MLSW issues a bylaw on the manner of providing active labor market measures" Therefore, I thas been concluded that the relevant Regulation has been issued in accordance with the defined legal basis, and has repealed Regulation no. 01/2012 on Active Labor Market Programs. This regulation does not need to be amended or supplemented.
77	REGULATION (MLSW) NO. 02/2018 ON THE WORK OF THE ADVISORY BOARD OF EMPLOYMENT AGENCY	Ministry of Labor and Social Welfare	28.02.2018	Pursuant to Article 12 paragraph 3 and Article 13 paragraph 9 of Law no. 04/L- 205 on the Employment Agency of the Republic of Kosovo.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Regulation has defined the legal basis for its issuance where in the two above-mentioned provisions of Law no. 04 / L-205, authorizes the relevant Ministry, which may issue internal regulations on the work and functioning of the Advisory Board of the Employment Agency. Therefore, It has been concluded that the relevant Regulation has been issued in accordance with the established legal basis and does not need to be amended or supplemented.
78	REGULATION (MLSW) NO. 03/2018 ON THE AMENDMENT AND SUPPLEMENT OF REGULATION NO. 02/2013 FOR THE OPERATION OF THE MEDICO-SOCIAL COMMISION AND APPLICATION PROCEDURES FOR IMPLEMENTATION OF RIGHTS FOR BLIND PEOPLE	Ministry of Labor and Social Welfare	31.07.2018 (data e publikimit)	Pursuant to Article 17 paragraph 1 of Law no. 04/L-092 on Blind Persons.	Official Gazette of the Republic of Kosovo	Armend and supplement the sub-legal act	This Regulation does not precisely define the legal basis for its issuance when referring to paragraph (1) of Article 17 of Law no. 04 /L-082, as the relevant paragraph speaks only about the composition of the Medico-Social Commission, but does not has any reference to the functioning and / or authorization of the Ministry (MLSW), for the issuance of the Regulation regarding the categories referred to by the Law on Blind Persons. Therefore, It has been concluded that the relevant Regulation has shortcomings in the reference to the legal basis, where in addition to paragraph (1) should be included paragraph (2) "second successor" which paragraph clearly contains references to the Incutioning of the Commission []. as well as the authorizations of the Ministry in terms of issuing the relevant Regulation, as follows, I quote: "The functioning of the Medical-Social Commission is done according to the regulation approved by the relevant ministry." It is also worth noting that the version of the Official Gazette, where this regulation was issued, does not include the date of approval (only the year 2018 is mentioned), but only the date of publication, so in the introduction I intentionally emphasized "Date of publication".
79	ADMINISTRATIVE INSTRUCTION (MLSW) NO. 01 (2018) FOR REGULATION OF ADMINISTRATIVE PROCEDURES THE COMPENSATION FOR MATERNITY LEAVE PAID BY THE GOVERNMENT	Ministry of Labor and Social Welfare	12.04.2018	Pursuant to Article 49 paragraph 4 of Law no. 03/L-212 of Labor.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This Administrative Instruction does NOT define the legal basis for its issuance, as in paragraph (4) of Article 49 of Law no. 03 / L-212, speaks only about the fact that "for the next 3 months maternity leave is paid by the Goyerment of Kosovo with compensation of 50% of the average salary in Kosovo" but not specifically in the authorizations of the Ministry (MLSW) in issuing bylaws by this field.  We must keep in mind that currently we have not yet adopted the Law on Maternity Leave and as a result of this situation, in relation to maternity leave, we continue to be served by the provisions of the Labor Law.  Therefore, it has been concluded that the relevant Instruction does not have a clear legal basis, in terms of authorizing the competencies of the Ministry to address the relevant issue, therefore it is proposed to Amend / Supplement the Basic Law.
80	ADMINISTRATIVE INSTRUCTION (MLSW) N0. 03/ 2018 ON THE MANNER, PROCEDURES AND DEADLINES FOR MONTHLY PAYMENT FOR EMPLOYERS WHO DO NOT EMPLOY PERSONS WITH DISABILITIES	Social Welfare		Pursuant to Article 12 paragraph 3a of Law no. 03/L-019 on training, professional rehabilitation and employment of persons with disabilities amended and supplemented by Law no. 05/L-078	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Instruction has defined the legal basis for its issuance, by and in the above provision of Article 12 paragraph (3) of Law no. 05 / L-078 On Amending and Supplementing the Law no.03 / L-019 it is specified that "Article 12 of the basic Law, after paragraph 3, a new paragraph 3a is added with the following text: Manners, procedures and deadlines of monthly payment according to paragraph 1 of this article, are regulated by a bylaw issued by the Ministry of Labor and Social Welfare.
81	ADMINISTRATION INSTRUCTION NO. 04/2018 ON THE SCOPE COMPETENCIES, COMPOSITION AND MANDATE OF THE MEDICAL-SOCIAL COMMISSION FOR ASSESSMENT OF WROK ABILITIES OF DISABLED PEOPLE	Social Welfare		Pursuant to Article 6A paragraph 4 of Law no. 05/I-078 Law on amendament and suplementing the law no. 03/I-019 on training, professional rehabilitation and employment of persons with disabilities	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Instruction has defined the legal basis for its issuance, from and it is determined that "The scope, competencies, composition and mandate of the Medical-Social Commission are regulated by bylaws issued by the Ministry of Labor and Social Welfare Therefore, it has been concluded that the relevant Instruction has been issued in accordance with the defined legal basis.
82	ADMINISTRATION INSTRUCTION (MLSW) NO. 05/2018 ON THE MANNER AND PROCEDURES FOR ASSESSMENT OF WORK ABILITY FOR PEOPLE WITH DISABILITIES	Ministry of Labor and Social Welfare	02.10.2018	Pursuant to Article 6A paragraph 2 of Law no. 03L-019 on training, vocational rehabilitation and employment of persons with disabilities amended and supplemented by the Law no.05/L-078, Article 26 paragraph 2 of the Law 05/L- 031 on General Administrative Procedure.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Instruction has defined the legal basis for its issuance. Concretely, the reference of the provision states that 'The assessment of the remaining work capacity of persons with disabilities is evaluated by the Medical-Social Commission. MLSW issues a bylaw on the manner and procedures for assessing the remaining work capacity of persons with disabilities. Also, the relevant Instruction, reference to the legal basis has the Law of General Administrative Procedure (05 / L-031), more precisely Article 26 paragraph (2), which among other things stipulates that [] the holder of The public body appoints in advance a unit responsible for each type of administrative procedure in the competence of the body, for which we consider that the MLSW has acted in its functioning. Therefore, It has been concluded that the relevant Instruction has been issued in accordance with the defined legal basis.
83	REGULATION NO. 11/2017 ON THE WORK OF GOODS WAREHOUSE OF THE MINISTRY OF LABOR AND SOCIAL WELFARE		28.12.2017	Pursuant to Article 8 paragraph 1.4 and Annex 10 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries amended and supplemented by Regulations No. 07/2011, 14/2017 and 15/2017, Article 38 paragraph 6 of Regulation no. 09/2011 on the Work of the Government	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This regulation has no legal basis, therefore it is recommended to repealed it.
84	ADMINISTRATIVE INSTRUCTION NO. 01/2017 FOR FORM AND CONTENT FOR OFFICIAL IDENTIFICATION BOOKLET (CARD) AND METHODS MAINTAINING THE REGISTRY FOR PARAPLEGIC AND TETRAPLEGIC PERSONS	Social Welfare		Pursuant to Article 11 paragraph 3 of Law no. 05/L-067 on the Status and Rights of Paraplegic and Tetraplegic Persons.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Instruction has defined the legal basis for its issuance and thus it can be concluded that it is in full compliance with the basic Law (Law no.05 / L-067).
85	ADMINISTRATIVE INSTRUCTION NO. 02/2017 ON ADMINISTRATIVE PROCEDURES ON RECOGNITION OF THE RIGHT TO WORK DISABILITY PENSION	Ministry of Labor and Social Welfare	20.03.2017	Pursuant to Article 11 paragraph 5 of Law no. 04/L-131 on State Funded Pension Schemes	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Instruction has defined the legal basis for its issuance, where specifically the Basic Law (04 / L-131), respectively Article 11 paragraph (5).
86	12. ADMINISTRATIVE INSTRUCTION NO. 03/2017 FOR THE AMENDMENT AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION NO.08/2010 FOR THE ADMINISTRATIVE PROCEDURE OF RETURNING THE PAYMENT FROM THE USERS OF THE SOCIAL ASSISTANCE SCHEME OBTAINED WITHOUT LEGAL BASES.	Ministry of Labor and Social Welfare		Pursuant to Article 10 paragraph 10.1 of Law no. 2003/15 on the Social Assistance Scheme.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Instruction has precisely defined the legal basis for its issuance. It should be noted that Law no. 2003/15 has been supplemented and amended by Law no. 04 / L-096, but from the research done the Law supplemented / amended, has not affected the change of the relevant provision of Article 10, paragraph (10.1) which is a derivative of the initial Law no. 2003/15. Therefore, It has been concluded that the Administrative Instruction (03/2017) is in full compliance with the legal basis, from which the MLSW is authorized to issue a bylaw from the respective field.
87	13. ADMINISTRATIVE INSTRUCTION NO. 09/2017 ON SETTING A MINIMUM WAGE IN THE REPUBLIC OF KOSOVO.	Ministry of Labor and Social Welfare	28.12.2017	Pursuant to Article 57 and 98 of Law no.03/L-012 on Labor.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Instruction has precisely defined the legal basis for its issuance, first starting from Article 98 of the Basic Law (03 / L-012) which provision authorizes the Ministry to issue bylaws and it should be noted that the relevant Instruction (No 09/2017), repealed a the preliminary Instruction (09/2013 on the Criteria and Procedure for Determining the Minimum Wage in the Republic of Kosovo.  Also a consistent reference from the Basic Law is Article 57, which specifically defines the criteria for setting the minimum wage: "cost of living expenses, unemployment rate, general situation in the labor market and the degree of competition and productivity in the country Therefore, It has been concluded that the Administrative Instruction (09/2017) is in full compliance with the legal basis referred to (derived) by the basic Law.

88	REGULATION NO. 01/2017 ON THE PROTECTION OF EMPLOYEES FROM RISKS RELATED TO VIBRATION AT THE WORKPLACE	Ministry of Labor and Social Welfare	30.01.2017	Pursuant to Article 26 paragraph 2 of Law no.04/ L-161 on Safety and Health a Work.	t Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This regulation is defined by the legal basis of the Basic Law (No. 04 / L-161), and in addition to the fact that it is in line with the Acquis and is issued in the spirit of the EU Framework Directive in the field of Occupational Safety and Health: 89/391 / EEC of 12 June 1989 on the implementation of measures to encourage improvements in occupational safety and health for employees, it also meets the other legally binding criteria that EU Member States have, but and countries aspiring for integration (such as the Republic of Kosovo after the SAA), that the relevant field be regulated in the spirit of the Special provision of Article 16, paragraph (1) of Directive 89/391 / EEC.
89	REGULATION (MLSW) NO. 02/2017 ON THE PROTECTION OF EMPLOYEES FROM RISKS RELATED TO NOISE AT THE WORKPLACE		30.01.2017	Pursuant to Article 26 paragraph 2 of Law no.04/ L-161 on Safety and Health a Work.	t Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This regulation is defined by the legal basis of the Basic Law (No. 04 / L-161), and in addition to the fact that it is in line with the Acquis and is issued in the spirit of the EU Framework Directive in the field of Occupational Safety and Health: 89/391 / EEC of 12 June 1989 on the implementation of measures to encourage improvements in occupational safety and health for employees, it also meets the other legally binding criteria that EU Member States have, but and countries aspiring for integration (such as the Republic of Kosovo after the SAA), that the relevant field be regulated in the spirit of the Special provision of Article 16, paragraph (1) of Directive 89/391 / EEC.
90	REGULATION NO. 03/2017 ON THE PREVENTION FROM SHARP INJURIES IN THE ORKPLACES IN THE HOSPITAL AND HEALTHCARE SECTOR	Ministry of Labor and Social Welfare	04.12.2017	Pursuant to Article 26 paragraph 2 of Law no.04/ L-161 on Safety and Health a Work.	t Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This regulation is defined by the legal basis of the Basic Law (No. 04 / L-161), and in addition to the fact that it is in line with the Acquis and is issued in the spirit of the EU Framework Directive in the field of Occupational Safety and Health: 89/391 / EEC of 12 June 1989 on the implementation of measures to encourage improvements in occupational safety and health for employees, it also meets the other legally binding criteria that EU Member States have, but and countries aspiring for integration (such as the Republic of Kosovo after the SAA), that the relevant field be regulated in the spirit of the Special provision of Article 16, paragraph (1) of Directive 89/391 / EEC.
91	REGULATION NO. 04/2017 ON THE PROTECTION OF EMPLOYEES FROM RISKS RELATED TO EXPOSURE TO CARCINOGENS AND MUTAGENS AT WORK	Ministry of Labor and Social Welfare	04.12.2017	Pursuant to Article 26 paragraph 2 of Law no.04/ L-161 on Safety and Health a Work.	t Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
92	REGULATION NO. 05/2017 ON PROTECTION OF WORKERS FROM RISKS RELATED TO EXPOSURE TO BIOLOGICAL AGENTS AT WORK	Ministry of Labor and Social Welfare	08.12.2017	Pursuant to Article 26 paragraph 2 of Law no.04/ L-161 on Safety and Health a Work.	t Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Similar to the previous regulations (in the field of Occupational Safety and Health) it has a legal basis, defined by the Basic Law (No. 04 / L-161), and in addition to the fact that it complies with the Acquis and is issued in the spirit of the Framework Directive of the EU in the field of Occupational Safety and Health: 89/391 / EEC of 12 June 1989 on the implementation of measures to encourage improvements in occupational safety and health for employees, it also meets the other legally binding criteria which have EU member states, but also countries aspiring for integration (such as the Republic of Kosovo after the SAA), that the relevant field is regulated in the spirit of the Special provision of Article 16, paragraph (1) of Directive 89 / 391 / EEC.
93	REGULATION NO. 06/2017 ON MINIMUM SAFETY AND HEALTH REQUIREMENTS AT TEMPORARY OR MOBILE CONSTRUCTIONS SITES	Ministry of Labor and Social Welfare	08.12.2017	Pursuant to Article 26 paragraph 2 of Law no.04/ L-161 on Safety and Health a Work.	t Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Similar to the previous regulations (in the field of Occupational Safety and Health) it has a legal basis, defined by the Basic Law (No. 04 / L-161), and in addition to the fact that it complies with the Acquis and is issued in the spirit of the Framework Directive of the EU in the field of Occupational Safety and Health: 89/391 / EEC of 12 June 1989 on the implementation of measures to encourage improvements in occupational safety and health for employees, it also meets the other legally binding criteria which have EU member states, but also countries aspiring for integration (such as the Republic of Kosovo after the SAA), that the relevant field is regulated in the spirit of the Special provision of Article 16, paragraph (1) of Directive 89 / 391 / EEC.
94	REGULATION NO. 07/2017 ON THE PROTECTION OF EMPLOYEES FROM RISKS RELATED TO EXPOSURE TO ASBESTOS AT WORK	Ministry of Labor and Social Welfare	08.12.2017	Pursuant to Article 26 paragraph 2 of Law no.04/ L-161 on Safety and Health a Work.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This regulation has a proper legal basis.
95	REGULATION NO. 08/2017 ON THE PROTECTION OF EMPLOYEES FROM RISKS RELATED TO THE ELECTROMAGNETIC FIELD AT THE WORKPLACE		26.12.2017	Pursuant to Article 26 paragraph 2 of Law no.04/ L-161 on Safety and Health a Work.	t Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Similar to the previous regulations (in the field of Occupational Safety and Health) it has a legal basis, defined by the Basic Law (No. 04 / L-161), and in addition to the fact that it complies with the Acquis and is issued in the spirit of the Framework Directive of the EU in the field of Occupational Safety and Health: 89/391 / EEC of 12 June 1989 on the implementation of measures to encourage improvements in occupational safety and health for employees, it also meets the other legally binding criteria which have EU member states, but also countries aspiring for integration (such as the Republic of Kosovo after the SAA), that the relevant field is regulated in the spirit of the Special provision of Article 16, paragraph (1) of Directive 89 / 391 / EEC.
96	REGULATION NO. 09/2017 ON THE PROTECTION OF EMPLOYEES FROM RISKS RELATED TO THE OPTICAL RADIATION AT THE WORKPLACE	Ministry of Labor and Social Welfare	26.12.2017	Pursuant to Article 26 paragraph 2 of Law no.04/ L-161 on Safety and Health a Work.	t Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Similar to the previous regulations (in the field of Occupational Safety and Health) it has a legal basis, defined by the Basic Law (No. 04 / L-161), and in addition to the fact that it complies with the Acquis and is issued in the spirit of the Framework Directive of the EU in the field of Occupational Safety and Health: 89/391 / EEC of 12 June 1989 on the implementation of measures to encourage improvements in occupational safety and health for employees, it also meets the other legally binding criteria which have EU member states, but also countries aspiring for integration (such as the Republic of Kosovo after the SAA), that the relevant field is regulated in the spirit of the Special provision of Article 16, paragraph (1) of Directive 89 / 391 / EEC.
97	REGULATION NO. 10/2017 ON SAFETY AND HEALTH PROTECTION OF EMPLOYEES FROM THE RISKS RELATED TO CHEMICAL AGENTS AT WORK	Ministry of Labor and Social Welfare		Pursuant to Article 26 paragraph 2 of Law no.04/ L-161 on Safety and Health a Work.	t Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Similar to the previous regulations (in the field of Occupational Safety and Health) it has a legal basis, defined by the Basic Law (No. 04 /L-161), and in addition to the fact that it complies with the Acquis and is issued in the spirit of the Framework Directive of the EU in the field of Occupational Safety and Health: 89/391 / EEC of 12 June 1989 on the implementation of measures to encourage improvements in occupational safety and health for employees, it also meets the other legally binding criteria which have EU member states, but also countries aspiring for integration (such as the Republic of Kosovo after the SAA), that the relevant field is regulated in the spirit of the Special provision of Article 16, paragraph (1) of Directive 89 / 391 / EEC.
98	REGULATION NO.02/2016 ON MINIMUM SAFETY AND HEALTH REQUIREMENTS FOR THE USE OF PERSONAL PROTECTIVE EQUIPMENT AT THE WORKPLACE	Ministry of Labor and Social Welfare	11.11.2016	Pursuant to Article 26 paragraph 2 of Law no.04/ L-161 on Safety and Health a Work.	t Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Similar to the previous regulations (in the field of Occupational Safety and Health) it has a legal basis, defined by the Basic Law (No. 04 / L-161), and in addition to the fact that it complies with the Acquis and is issued in the spirit of the Framework Directive of the EU in the field of Occupational Safety and Health: 89/391 / EEC of 12 June 1989 on the implementation of measures to encourage improvements in occupational safety and health for employees, it also meets the other legally binding criteria which have EU member states, but also countries aspiring for integration (such as the Republic of Kosovo after the SAA), that the relevant field is regulated in the spirit of the Special provision of Article 16, paragraph (1) of Directive 89 / 391 / EEC.
99	REGULATION NO. 03/2016 ON MINIMUM SAFETY AND HEALTH REQUIREMENTS FOR PROTECTION OF EMPLOYEES REGARDING MANUAL HANDLING OF LOADS	Ministry of Labor and Social Welfare	11.11.2016	Pursuant to Article 26 paragraph 2 of Law no.04/ L-161 on Safety and Health a Work.	t Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Similar to the previous regulations (in the field of Occupational Safety and Health), the legal basis is defined by the Basic Law (No. 04 / L-161).
100	REGULATION NO. 04/2016 ON MINIMUM REQUIREMENTS FOR THE PROVISION OF SAFETY AND HEALTH SIGNS AT WORK	Ministry of Labor and Social Welfare	11.11.2016	Pursuant to Article 26 paragraph 2 of Law no.04/ L-161 on Safety and Health a Work.	t Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Similar to the previous regulations (in the field of Occupational Safety and Health) it has a legal basis, defined by the Basic Law (No. 04 / L-161), and in addition to the fact that it complies with the Acquis and is issued in the spirit of the Framework Directive of the EU in the field of Occupational Safety and Health: 89/391 / EEC of 12 June 1989 on the implementation of measures to encourage improvements in occupational safety and health for employees, it also meets the other legally binding criteria which have EU member states, but also contries aspring for integration (such as the Republic of Kosovo after the SAA), that the relevant field is regulated in the spirit of the Special provision of Article 16, paragraph (1) of Directive 89 / 391 / EEC.

REGULATIONS NO.01/2016 FOR OPERATION AND LABOUR IN SHELTER FOR PROTECTION AND EHABITATION OF VICTIMS OF HUMAN TRAFFICKING, AT THE MEDIUM AND HIGH LEVEL OF THE HAZARD REGULATION NO. 02/2015 ON THE CRITERIA	Social Welfare		Pursuant to Article 1, paragraph 1.2, Article 15, paragraph 15.11 of Law No. 02/L-17 on Social and Family Services, Article 12, paragraph 12.2 of Law no. 04/L-081 on Amending and Supplementing the Law No. 02/I-17 on Social and Family Services, chapter 2, article 6, chapter 4, article 20 and 23 of Law no. 04/L-218 on Preventing and Combating Trafficking in Human Beings and Protecting Victims of Trafficking.  Protecting Victims of Trafficking.  Pursuant to Article 8 paragraph 8.5 of Law no. 02/L-17 On Social and Family	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and	It is considered that the bylaw has a legal basis in the basic Laws that is referred to.  This Regulation has defined the legal basis for its issuance. Therefore, It has been concluded that the relevant Regulation has been issued in
AND PROCEDURES OF FINANCIAL SUPPORT FOR SUBSIDIES AND GRANTS.	Social Welfare		Services, Article 8 paragraph 4 of Law no. 04/L-081 on Supplementing and Amending the Law No.02/L-17 on Social and Family Services, Article 10 paragraph 1 of Law no. 03/L-019 on Training, Vocational Rehabilitation and Employment of Persons with Disabilities.	Republic of Kosovo	therefore remains into force.	accordance with the established legal basis, and repealed s the previous act, namely Administrative Instruction No. 04/2014 on Institutional Support Procedures for Education, Rehabilitation and Vocational Training Appropriate for Persons with Disabilities .
COUNCIL FOR SOCIAL AND FAMILY SERVICES (CFSFS) AND COMPENSATIONS OF HIS MEMBERS	Social Welfare		Pursuant to Article 5 paragraph 9 of Law no. 04/L-081 on Amending and Supplementing Law no.02/L-17 For Social and Family Services.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Regulation has defined the legal basis for its issuance. Therefore, It has been concluded that the relevant Regulation has been issued in accordance with the defined legal basis.
EMPLOYMENT SERVICE PROVIDERS, AMENDED BY ADMINISTRATIVE INSTRUCTION NO. 02/2018	Social Welfare		Pursuant to Article 15 paragraph 3 of Law No. 04/L-205 on the Employment Agency of the Republic of Kosovo (Official Gazette of Kosovo No.1 dated 9 January 2014), pursuant to Article 7 of Law no.04/L-202 on the System of Permits and Licenses	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Instruction has defined the legal basis for its issuance.
ADMINISTRATIVE INSTRUCTION NO. 05/2015 ON PROCEDURES OF REPORTING, SUSPENSION FROM PAYMENT AND RETURN OF MEANS IN CASE OF PENSION MISUSE	Social Welfare		Pursuant to Article 24 paragraph 4 of Law No.04/L-131 on State Funded Pension Schemes.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This instruction has precisely defined the legal basis from the referred Basic Law.
	Social Welfare		Pursuant to the Law no. 04/L-088 on State Archives, Law No. 04/L-184 on Administration of Office Work.	Republic of Kosovo	Amend and supplement the sub-legal act	The relevant instruction only in general, refers to the Basic Laws, no. 04 / L-088 and No. 04 / L-184, but without stopping on any specific article, which refers to the obligation or responsibility of the relevant department in regulating the respective activity, even though the Law on State Archives (04 / L- 088), gives some provisions of this nature (eg Article 2) as well as some others, in which the Ministry could find a concrete legal basis for the regulation of this field and which should be reflected in the regulations. Therefore, it is recommended that this Regulation be supplemented / amended, incorporating concrete provisions in support of its issuance.
REGULATION NO.01/2020 ON AMENDMENT ON SUPPLEMENT OF THE REGULATION NO. 04/2014 ON MINIMUM SAFETY AND HEALTH REQUIREMENTS FOR THE WORKPLACE	Social Welfare		Pursuant to Article 26 paragraph 2 of Law no.04/L-161 on Safety and Health at Work.	Republic of Kosovo	therefore remains into force.	This regulation has a legal basis, from the Basic Law (No.04 / L-161), and in addition to the fact that it is in line with the Acquis and is issued in the spirit of the EU Framework Directive in the field of Safety and Health in Job: 89/391 / EEC of 12 June 1989 on the implementation of measures to encourage improvements in occupational safety and health for employees, it also meets the other legally binding criteria which EU Member States have, but also countries aspiring for integration (such as the Republic of Kosovo after the SAA), so that the relevant field is regulated in the spirit of the Special provision of Article 16, paragraph (1) of Directive 89/391 / EEC.
	Ministry of Labor and Social Welfare	16.10.2016	Pursuant to Article 26 paragraph 2 of Law no.04/L-161 on Safety and Health at Work.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This regulation also has a legal basis, from the Basic Law (No.04 / L-161), and in addition to the fact that it is in line with the Acquis and is issued in the spirit of the EU Framework Directive in the field of Security and Occupational Health: 89/391 / EEC of 12 June 1989 on the implementation of measures to encourage improvements in occupational safety and health for employees, it also meets the other legally binding criteria that EU Member States have. but also countries aspiring for integration (such as the Republic of Kosovo after the SAA), so that the relevant field is regulated in the spirit of the Special provision of Article 16, paragraph (1) of Directive 89/391 / EEC.
ADMINISTRATIVE INSTRUCTION NO. 02/2014 OFFERING AND SAFETY OF FINANCIAL SUPPORT OF LOCATIVE NGOS DURING THE YEAR 2014.	Ministry of Labor and Social Welfare	26.03.2014	Pursuant to Article 8 paragraph 8.5 of Law no.02/L-17on Social and Family Services.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The relevant instruction did not properly address the legal basis for its issuance, because as a reference it has only the provision of Article 8, paragraph (8.5) which states that 'The Ministry of Labor and Social Welfare can provide funds and provide any other material assistance, including premises, or advice to non-governmental organizations providing special social and family services at the level of Kosovo", but not the legal basis deriving from the Basic Law, in issuing the bylaw from the relevant field, is therefore considered which in this respect should be reflected.
ADMINISTRATIVE INSTRUCTION NO.08/2014 FOR COMPOSITION RESPONSIBILITIES AND OPERATION OF COMMISSIONS TO CONSIDER SECOND INSTANCE AND LOCATION OF COMPLAINTS AND APPEALS	Social Welfare		Pursuant to Article 14.A of Law no. 04/L-081 on Amending and Supplementing the Law no.02/L-17 on Social and Family Services, Article 10 of Law no. 04/L- 096 On Social Assistance Schemes.	Republic of Kosovo	therefore remains into force.	This Instruction has defined the legal basis for its issuance, in the entire legislative corps (referred to as in column E) that addresses the relevant areas, therefore we consider that it is legal and there is no need to change or supplement it.
FOR ADOPTION FOR CHILDREN WITHOUT PARENTAL CARE	Social Welfare		Pursuant to Article 3 paragraph 3.3 sub-paragraph a of Law no.02/L-17 on Social and Family Services.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The relevant instruction accurately reflects the legal basis for its issuance, Article 3, paragraph 3.3 subparagraph (a) where and specifically refers to the obligation of the Ministry, respectively the Department of Social Welfare, in issuing instructions, for which the MLSW has materialized the scope her.
PLACEMENT OF RESIDENTS IN HOUSE OF ELDERLY WITHOUT FAMILY CARE HOMES AND COMMUNITY BASED	Social Welfare		Pursuant to Article 12 point 12.2 of Law no. 02/L-17 on Social and Family Services, Article 12 paragraph 12.3 at of Law 04/L-181 on Amending and Supplementing Law No.02/L-17 on Social and Family Services.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Administrative Instruction only addresses the work and criteria for placement of residents in the home of the elderly, which the provision provides as an obligation of MLSW), but at the same time lacks a legal basis for issuing administrative instruction, therefore recommended to the Ministry of Line (MLSW), to refer to the legal provision that authorizes the issuance of bylaw from the relevant field. It should be noted that this Instruction (No. 10/2014), repealed s the previous instructions as follows: Al No. 07/2011, Al No. 11/2014, UA No.06 / 2011.
ADMINISTRATIVE INSTRUCTION NO. 02/2012 FOR APPLICATION PROCEDURES FOR THE RIGHTS OF FARMES INMATES AND FARMES POLITICAL PRISONERS		19.04.2013	Pursuant to Article 13 paragraphs 1,2,3 and 4 Article 15 paragraph 1 and Article 17 paragraph 1 of Law no.03/L-95 on the Rights of Former politically convicted and persecuted	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It should be clarified that apart from those provisions on which the Administrative instruction is based, there is no other basis more stable than the Basic Law itself (No. 03 / L-95), as for the relevant issue, the respective Law refers to the administrative side, as continues: "The rights provided by this Law are required, obtained and exercised by appropriate administrative procedure, with a written request and with complete documentation" but not that it decisively authorizes the Ministries to issue bylaws for the implementation of this Law. Therefore, it has been concluded that the Administrative Instruction can be completed on the basis of the legal summons, but in this regard can be done only in the case of Supplementing / Amending the Law 03.L-95.

114	ADMINISTRATIVE INSTRUCTION NO. 03/2013 FOR REGISTRATION, CERTIFICATION AND ACTIVE JOB SEARCH FOR THE UNEMPLOYED THAT APPLY FOR THE SOCIAL ASSISTANCE SCHEME	Ministry of Labor and Social Welfare	24.05.2013	Pursuant to Article 15. C paragraph 1 of Law No. 04/L-096 on Amending and Supplementing Law No.2003/15 on the Social Assistance Scheme in Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the relevant administrative instruction only in a general way determines the legal basis from Article 15.C, paragraph (1) of Law no. 04.L-096 but is not issued in other legal provisions that have reference to the Basic Law (No. 2003/15), especially to the categories (Unemployed) addressed by this Instruction. Therefore, it is recommended to amend and supplement the Law No. 04 / L-096 on Amending and Supplementing the Law No. 2003/15 on the Social Assistance Scheme in Kosovo, to establish a specific legal basis for the issuance of this Instruction.
	ADMINISTRATIVE INSTRUCTION NO. 04/2013 FOR SUBMISSION OF CLAIMS PROCEDURES FOR SOCIAL ASSISTANCE	Social Welfare		Pursuant to Article 6 paragraph 6.3, Article 15.C paragraph 1 of Law No.04/L- 096 on Amending and Supplementing Law No.2003/15 on the Social Assistance Scheme in Kosovo	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Administrative Instruction has a proper legal basis.
116	ADMINISTRATIVE INSTRUCTION NO. 05/2013 FOR PROCEDURE AND MANNER OF SUBMISSION OF THE UNEMPLOYED AND JOBSEKERS IN THE EMPLYMENT OFFICES AND EVIDENCE FOR THE COMMITMENTS TO FOUND WORK BY DEADLINE	Ministry of Labor and Social Welfare	24.05.2013	Pursuant to Article 17 of Law 04/L-083 on Registration and Evidence of Unemployed and Jobseekers.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	We find that the relevant Administrative Instruction is in accordance with the legal basis and therefore does not need to be supplemented or amended.
117	ADMINISTRATIVE INSTRUCTION NO. 06/2013 TO CALCULATE MATERIAL AND NON- MATERIAL GOODS AND CALCULATED REVENUE AND NON-ACCOUNTABLE	Social Welfare		Pursuant to paragraph 5.8 of Article 5, paragraph 1 of Article 15. C of Law no. 04/L096 on Amending and Supplementing Law no.2003/15 on the Social Assistance Scheme in Kosovo.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The relevant instruction has a legal basis.
	ADMINISTRATIVE INSTRUCTION NO. 07/2013 FOR RECOGNITION OF THE RIGHT ON WORKING EXPERIENCE FOR THE FORMER CONVICTED AND POLITICAL PRISONERS	Social Welfare		Pursuant to Article 10 paragraph 1 of Law no. 03/L-95 on the Rights of former political convicted and persecuted.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The relevant act has a legal basis and does not need to be amended or supplemented.
119	ADMINISTRATIVE INSTRUCTION NO. 10/2013 FOR THE SPECIAL RECORD KEEPING FOR THE JOB VACANCY OF FOREIGN NATIONALS AND KOSOVAR CITIZENS WHO WITH THE INTERMEDIATION OF THE EMPLOYMENT OFFICES ARE WORKING ABROAD THE CONTRY		16.09.2013	Pursuant to Article 14 and 17 of Law 04/L-083 on Registration and Evidence of Unemployed and Jobseekers.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The Administrative Instruction has a legal basis in the repealed Law, respectively Law no. 04 / L-083.
	ADMINISTRATIVE INSTRUCTION NO. 13/2013 ON THE WORK OF THE MEDICAL COMISSION PROCEDURE FOR THE SOCIAL ASSISTANCE APPLICANT IN THE FIRST CATEGORY	Social Welfare		Pursuant to Article 6 of Law no.04/L-096 on Amending and Supplementing the Law 2003/15 on the Social Assistance Scheme.	Republic of Kosovo	therefore remains into force.	The relevant instruction has a solid legal basis.
	ADMINISTRATIVE INSTRUCTION NO. 12/2013 FOR DETERMINATION OF PAYING PROCEDURE FOR EXCEPTIONAL NEEDS	Social Welfare		Pursuant to Article 11 of Law no.04/L-096 on Amending and Supplementing the Law 2003/15 on the Social Assistance Scheme.	Republic of Kosovo	therefore remains into force.	The relevant instruction has a solid legal basis and we consider that there is no need to change it.
122	ADMINISTRATIVE INSTRUCTION NO. 13/2013 ON LICENSING OF SOCIAL SERVICE PROVIDERS AND FAMILY OF BASIC AND SECONDARY LEVEL	Ministry of Labor and Social Welfare	05.12.2013	Law 2003/15 on the Social Assistance Scheme.	Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	The relevant Instruction has been repealed by the new Administrative Instruction No. 01/2020 on the Licensing of Social and Family Service Providers of Medium and Upper Basic Level, and thus we consider that this fact should be reflected in the Register of bylaws, in order to to correctly figure out the status of the respective act "repealed".
123	ADMINISTRATIVE INSTRUCTION NO. 14/2013 ON MONITORING AND INSPECTION OF LEGAL ENTITIES/ORGAISATIONS PROVIDING SOCIAL AND FAMILY SERVICES	Social Welfare		Pursuant to Article 2 point 2.2 and Article 3 point 3.3 letters b and c of Law No. 02/L17 on Social and Family Services.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The instruction accurately reflects the legal basis for its issuance, so there is no need to change or supplement it.
124	ADMINISTRATIVE INSTRUCTION NO. 05/2017 FOR THE AMENDING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION NO. 16/2013 TO DETERMINING THE CONDITIONS AND CRITERIA FOR REALISATION OF THE SOCIAL ASSISTANCE FOR FOREIGNERS IN THE REPUBLIC OF KOSOVA	Social Welfare		Pursuant to Article 4 paragraph 4.3 of Law No. 04/L-096 on Amending and Supplementing the Law 2003/15 on the Social Assistance Scheme	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The relevant Instruction is in full compliance with the applicable basic legislation, and has amended the previous Instruction no. 16/2013
	ADMINISTRATIVE INSTRUCTION NO. 17/2013 FOR THE LICENCING OF THE LEGAL ENTITY/ORGANIZATION THA PROVIDE SOCIAL AND FAMILY SERVICES	Social Welfare		02/L17 on Social and Family Services.	Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	The relevant Instruction has been repealed with the new Administrative Instruction No. 02/2020 on the Licensing of Non-Governmental Organizations and Private Legal Entities Providing Social and Family Services, therefore it is recommended that the status of the respective act "Shf" be accurately listed in the Register of bylaws.
126	ADMINISTRATIVE INSTRUCTION 01/2012 FOR SETLING THE EASILY AND FORBIDEN WORK FOR THE PERSONS UNDER THE AGE OF 18 YEARS	Ministry of Labor and Social Welfare	23.01.2012	Pursuant to Article 7 paragraph 5 of Law no. 03/L-212 on Labor.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Administrative Instruction is in accordance with the legal basis, from and the reference given in the relevant act stipulates that "Systematization of minor and prohibited works from paragraph 2. of this article for persons under the age of eighteen (18) years old, is regulated by a bylaw issued by the Ministry." Therefore, It has been concluded that the Instruction is legal.

_		ı		<del>1</del>			
127	ADMINISTRATIVE INSTRUCTION NO. 11/2012 FOR AMENDAMENT AND SUPPLEMENT OF ADMINISTRATIVE INSTUTION NO. 02/2012, OFFERING AND PROVIDING THE FINANCIAL SUPPORT FOR THE LOCAL NGO FOR THE YEAR 2012	Ministry of Labor and Social Welfare	14.09.2012	Pursuant to Article 8 of the Law on Social and Family Services.	Official Gazette of the Republic of Kosovo		In fact, the relevant Instruction refers to a certain period within one (1) year, or more precisely 2012, for which its effect or consequence has been only during 2012. Therefore, it is recommended to record its repealed.
128	ADMINISTRATIVE INSTRUCTION NO 01/2014 FOR AMENDMENT AND SUPPLEMENT OF AI NO. 03/2012 FOR REGULATING AND DEFINING THE CRITERIA AND PROCEDURES FOR REGISTRATION OF TRADE UNIONS		26.03.2014	Pursuant to Article 32 of Law No.04/L-011 on organizing Trade Union.	Official Gazette of the Republic of Kosovo	Register of Bylaws and in the Official Web	This Instruction has been repealed by Administrative Instruction No. 04/20120 on Regulation and Determination of Criteria and Procedures for Registration of Trade Unions, therefore it is recommended that the status of the relevant Instruction be recorded in the Register of Government bylaws. Regarding AI No.2020, It has been concluded that the relevant instruction is in accordance with the legal basis from which it derives, the basic Law.
129	ADMINISTRATIVE INSTRUCTION NO. 04/2012 FOR RPOVIDERS LICNESING FOR SOCIAL AND FAMILY SERVICES	Ministry of Labor and Social Welfare	26.04.2012	Pursuant to Article 5 of Law No. 02/L-017 on Social and Family Services	Official Gazette of the Republic of Kosovo		Also the respective instruction it has been repealed by Administrative Instruction no. 03/2020 on Licensing of Social and Family Service Providers, and thus recommends the government to reflect in the Register of bylaws, noting the status of the instruction as repealed. At the same time It has been concluded that AI No. 03 / 2020 is in accordance with the legal basis, the basic Law.
130	ADMINISTRATIVE INSTRUCTION NO. 05/2012 FOR COMPENSATION FOR THE RATE OF INJURY AND PROFESSIONAL DISEASES CAUSED TO WORK	Social Welfare		Pursuant to Article 60 paragraph 2 of Law no.03/L-212 on Labor	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Instruction has a legal basis and thus does not need to be amended or supplemented.
131	ADMINISTRATIVE INSTRUCTION NO. 01/2015 FOR AMENDING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION NO. 06/2012 ON APPLICATION PROCEDURES OF THE PENSION SCHEME AND THE BENEFITS PROVIDED BY LAW NO: 04/L-054 ON THE STATUS AND RIGHTS OF MARTYRS, INVALIDS, VETERANS, MEMBERS OF THE KOSOVA LIBERATION ARMY, CIVILIAN VICTIMS AND THEIR FAMILIES, LAW NO. 04/L-054 ON THE STATUS AND RIGHTS OF MARTYRS, INVALIDS, VETERANS, MEMBERS OF THE WARD AND THEIR FAMILIES, LAW NO. 04/L-054 ON THE STATUS AND RIGHTS OF MARTYRS, INVALIDS, VETERANS, MEMBERS OF THE KOSOVA LIBERATION ARMY, VICTIMS OF SEXUAL VIOLENCE OF THE WAR, CIVIL VICTIMS AND THEIR FAMILIES AND LAW NO. 04/L-261 FOR VETERANS OF THE KOSOVA LIBERATION ARMY, VICTIMS OF SEXUAL VIOLENCE OF THE WAR, CIVIL VICTIMS AND THEIR FAMILIES AND LAW NO. 04/L-261 FOR VETERANS OF THE KOSOVA LIBERATION ARMY		23.09.2015	Pursuant to Law No. 04/L-054 on the Status and Rights of Martyrs, Invalids, Veterans, Members of the Kosovo Liberation Army, Civilian Victims and Their Families as amended and supplemented by the Law No.04/L-172 on Supplementing and Amending Law No.04/L-054, Law No.04/L-161 on War Veterans of the Kosovo Liberation Army.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	The relevant instruction only in general refers to the legislative aspect (Basic Laws), without giving any concrete reference to a legal provision, which authorizes the Ministry to issue bylaws, therefore it is considered that in this part the instruction should be completed in a manner to specify the legal basis, specifically Article 20 (1.2) of Law no. 04 / L-054.
132	ADMINISTRATIVE INSTRUCTION NO. 07/2012 FOR DETERMINATION OF FINES AND SPECIFIC AMOUNTS FOR VIOLATION OF THE PROVISIONS OF LABOUR LAW	Ministry of Labor and Social Welfare	25.05.2012	Pursuant to Article 92 paragraph 4 of Law no.03.L-212 of Labor	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Regarding the relevant instruction, we consider that it has no legal basis from 2018, specifically from the entry into force of the Law on Minor Offenses. Thus, it is recommended to amend and supplement Law no. 03.L-212 of Labor to be harmonized with the Law on Minor Offenses.
	ADMINISTRATIVE INSTRUCTION NO.08./2012 EVALUATION AND THE EXAMINATION OF RATE OF DISABILITY OF CIVIL INVALID AND INVALID OF WAR OF KOSOVA LIBERATION ARMY	Social Welfare		Pursuant to Article 20 paragraph 1.2 of Law No. 04/L-054 on the Status and Rights of Martyrs, Invalids, Veterans, Members of the Kosovo Liberation Army, Civilian Victims and Their Families.	Republic of Kosovo	therefore remains into force.	This Instruction has a legal basis and thus does not need to be amended or supplemented.
134	ADMINISTRATIVE INSTRUCTION NO. 09/2012 ON THE WAY AND RULES OF MAINTENANCE EVIDENCE FOR EMPLOYMENT OF PERSONS WITH DISABILITIES	Social Welfare		Pursuant to Article 16 paragraph 2 of Law no.03/L-019 on Training, Vocational Rehabilitation and Employment of Persons with Disabilities.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Regarding the relevant instruction, we consider that it has no legal basis from 2018, as the field of fines must be regulated / defined by a special Law.
135	ADMINISTRATIVE INSTRUCTION NO. 10/2012 ON ORGANIZATION, SCOPE AND FUNCTION OF THE GENERAL COUNCIL FOR SOCIAL AND FAMILY SERVICES		06.08.2012	In accordance with Article 93, paragraph 4 of the Constitution of the Republic of Kosovo, Article 8, paragraph 1.4 of Regulation (GRK) no.02/2009 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	Official Gazette of the Republic of Kosovo		Administrative Instruction (MLSW) No. 10/2012 has been amended and supplemented with Al No. 06/2017 by and the above instruction is reflected above. Therefore, it is recommended that in the Register of bylaws to record the correct status of the Instruction that is in force (Al No. 06/2017), which has changed / supplemented the previous instruction (No. 10/2012).
136	ADMINISTRATIVE INSTRUCTION (MLSW) NO. 01/2016 AMENDING AND SUPPLEMENTING OF ADMINISTRATIVE INSTRUCTION NO. 12/2012 FOR THE COMPOSITION AND FUNCTIONING OF THE PANEL FOR PLACING CHILDREN WITHOUT PARENTAL CARE IN FOSTER CARE AND ADOPTION	Ministry of Labor and Social Welfare	19.08.2016	Pursuant to Article 10 paragraph 25 subparagraph 11. 26 of Law no.04/L-081 on amending and supplementing the Law no.02/L-17 on Social and Family Services.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The relevant instruction has a solid legal basis from the Basic Law.

137	ADMINISTRATIVE INSTRUCTION NO. 13/2012 FOR THE REGULATION OF FAMILY HOUSING IN KOSOVA		19.09.2012	Pursuant to Article 10 paragraph 25 subparagraph 11. 27 of Law no.04/L-081 on amending and supplementing the Law no.02/L-17 on Social and Family Services.	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	This instruction has a solid legal basis from the Basic Law (No. 04 / L-081).
138	ADMINISTRATIVE INSTRUCTION NO. 04/2017 ON FOR THE AMENDING AND SUPPLEMNTING THE ADMINISTRATIVE INSTRUCTION NO. 15/2012 ON CALCULATION OF THE MONTHLY AMOUNT OF THE SOCIAL ASSISTANCE	Social Welfare	04.04.2017	Pursuant to Article 8 paragraph 2 of Law no. 04/L-096 on Amending and Supplementing the Law no.2003/15 on the Social Assistance Scheme in Kosovo.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The instruction accurately reflects the legal content.
139	ADMINISTRATIVE INSTRUCTION NO. 08/2011 FOR DETERMINING THE SISTEMATIZATION OF WORK WITH VITAL IMPORTANCE WHICH MUST BE CARRIED OUT DURING THE PERIOD OF STRIKE	Social Welfare	01.04.2011	Pursuant to Article 16 and Article 17 of Law no.03/L-200 on Strike.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	In order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance. It is recommended to amend and supplement Law no. 03 / L-200 On Strikes in order to create a specific legal basis for the issuance of this act.
140	ADMINISTRATIVE INSTRUCTION NO. 09/2011 PROCEDURES FOR ESTABLISHING AND FINANCIAL MANAGEMENT OF THE VOCATIONAL TRAINING FUND	Ministry of Labor and Social Welfare	17.08.2011	Pursuant to Article 30 paragraph 3 of Law No.02/L-42 on Vocational Education and Training	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This Administrative Instruction is based on the repealed Law. However, even in the repealed Law there was no legal basis for issuing this instruction. Also, the Law in force on vocational education and training does not provide for the issuance of such an act.
141	ADMINISTRATIVE INSTRUCTION NO. 10/2011 FOR CLASIFICATION AND SYSTEMATIZATION OF DANGEROUS WORK WHICH		31.08.2011	Pursuant to Article 22 paragraph 5 of Law No.03/L-212 on Labor	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	ADMINISTRATIVE INSTRUCTION NO. 12/2011 FOR REGISTRATION OF COLLECTIVE AGREEEMNTS	Ministry of Labor and Social Welfare	30.11.2011	Pursuant to Article 90, paragraph 8 of Law 03/L-212 on Labor.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	Administrative Instruction (MLSW) No. 12/2011 has been amended and supplemented with the new Administrative Instruction No. 05/2020, dated 31.12.2020, where the legal basis for its issuance is the same and thus we consider that from thaspect the Instruction has a legal basis. At the same time, it is recommended that in the Register of bylaws to be reflected in the evidence of the correct status of the amended / supplemented bylaw (Al No.05 / 2020).
143	ADIMINISTRAT E INSTRUCTION NO 13/2011 FOR DETERMINATION OF TASKS AND DUTIES WITH HARMFUL IMPACT PRECONDITION FOR EXTENSION OF ANNUAL LEAVE	Ministry of Labor and Social Welfare	08.12.2011	Pursuant to Article 32 paragraph 6 of the Law No.03/L-212 on Labor.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Instruction has a legal basis derived from the Basic Law (Law on Labor).
144	ADMINISTRATIVE INSTRUCTION (MLSW) NO. 05/2014 FOR AMENDMEN OF ADMINISTRATIVE INSTRACTION NO.14/2011 FOR THE REGULATION OF PROCEDURES FOR THE ESTABLISHMENT OF LABOUR RELATION IN THE PUBLIC SECTOR	Ministry of Labor and Social Welfare	2014	Pursuant to Article 8, paragraph 2 of Law no.03/L-212 on Labor	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	The relevant Instruction (No. 05/2014 on amending Al No. 14/2011), has been repealed and currently in force is the Administrative Instruction No. 07/2017 dated 19.10.2017 on the Regulation of Competition Procedures in the Public Sector. Thus, it is recommended that this change can be reflected in the records of the Register of bylaws.
145	ADMINISTRATIVE INSTRUCTION NO. 02/2010 FOR PROCEDURES OF USERS ANNOUNCEMENT PENSION OF THE PENSION SCHEME ESTABLISHED BY LAW NO. 02/L-2.	Ministry of Labor and Social Welfare	09. 02.2010	Pursuant to the Law no.02/L-2 on the Status and Rights of Families of Martyrs, Invalids and KLA War Veterans and Families of Civilian War Victims.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The instruction is based on the repealed Law. It is recommended that the Ministry in an urgent procedure issues a bylaw based on Article 20 (1.2.1) of Law no. 04 / L-054.
146	ADMINISTRATIVE INSTRUCTION NO.03/2010 FOR PROCEDURES OF APPLICATION FOR RIGHTS IN RECOGNITION OF SKILLS, REHABILITATION AND EMPLOYMENT OF PERSONS WITH DISABILITIES.	Ministry of Labor and Social Welfare	19.02.2020	Pursuant to the provisions of Law no. 03/L-019 on training, training rehabilitation and employment of Persons with Disabilities.	Official Website of the Ministry	Amend and supplement the sub-legal act	This Instruction needs to be Amended / Supplemented, because it provides support only by referring to the Basic Law (No. 03 / L-019), but without invoking any special provisions within the respective Law, therefore it is recommended to Amend and Supplement this instruction, specifically refer to Article 7 (2) of Law no. 03 / L-019 On Training, Rehabilitation and Employment of Persons with Disabilities
147	FOR AMENDMENT AND FULFILLMENT OF ADMINISTRATIVE INSTRUCTION NR.05/2010, FOR REGULATION OF PROCEDURES FOR GRANTING PERMITS FOR WORK AND EMPLOYMENT OF FOREIGNERS IN THE R.KOSOVA	Social Welfare		Pursuant to the Law No. 03/L-136 on Issuance of Work Permits and Employment of Foreign Citizens.	Ministry	Repeal the sub-legal act	The instruction is based on repealed Law and consequently the instruction should be repealed.
148	ADMINISTRATIVE INSTRUCTION NO.09/2010 FOR THE DEFINITION OF JOBS AND EMPLOYMENT OF PERSONS WITH DISABILITIES IN ACCORDANCE WITH THEIR WORKING SKILLS	Ministry of Labor and Social Welfare	27.08.2010	Pursuant to the provisions of Law no. 03/L-019 on training, training rehabilitation and employment of Persons with Disabilities.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	This instruction needs to be supplemented / changed in the prism from which the legal basis derives, for the fact that they find support only in the general character of the basic Law (No.03 / L-136). Therefore, it is recommended to supplement and amend this instruction in order to define the specific legal basis in Article 16 (2) of Law no. 03 / L-019 On Training, Rehabilitation and Employment of Persons with Disabilities.
149	ADMINISTRATIVE INSTRUCTION NR.10/2010 FOR PROVISION OF SERVICES IN COMMUNITY-HOME FOR ELDERLY PERSONS AND WITHOUT CARE	Social Welfare	25.10.2010	Pursuant to Article 1, point 1.4 and Article 6 point 6.7 (a) and (b) of Law no.02/L-17 on Social and Family Services	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This instruction has a legal basis.
150	ADMINISTRATION INSTRUCTION NR.13/2010 ADMINISTRATIVE INSTRUCTION FOR PROVISION OF SERVICES IN COMMUNITY- HOME FOR PERSONS WITH DISABILITIES MENTAL-DELAY IN MENTAL DEVELOPMENT	Ministry of Labor and Social Welfare	01.11.2010	Pursuant to Article 1, point 1.4 and Article 6 point 6.7 (a) and (b) of Law no.02/L-17 on Social and Family Services	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The relevant instruction has a solid legal basis.

ADMINISTRATIVE INSTRUCTION 08/2015 FOR AMENDING AND SUPPLEMENTING THE ADMINIST INSTRUCTION NO 01 / 2009 FOR ESTABLISHMENT, ORGANIZATIO OPERATION OF THE OFFICE OF MEDICAL COMMISSIONS	Social Welfare RATIVE HE I AND	31.12.2015	Pursuant to Article 8 paragraph 1.4 of Regulation No.02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 paragraph 6 of Regulation on the Government work No.09/2011.	Official Gazette of the Republic of Kosovo		The Administrative Instruction for single reference has the Regulations of the Government of Kosovo, avoiding the basic legislative aspect from which derive the authorizations for the issuance of the bylaw. Therefore, it is recommended that a new administrative instruction be issued urgently, based on Law No. 04 / L-096, specifically Article 6 (6.2) of Law No. 04 / L-096.
ADMINISTRATIVE INSTRUCTION NO.06/2014 FOR AMENDMENT AI SUPPLEMENTS OF THE ADMINIS INSTRUCTION NO.07/2010 FOR R AND DETERMINATION OF APPLICATION PROCEEDINGS FO EXERCISING THE RIGHT TO MAT SUPPORT FOR FAMILIES WITH C WITH PERMANENT DISABILITY	D Social Welfare RATIVE EGULATION ERIAL	04.07.2014	Pursuant to the provisions of Law no.03/L-022 on Material Support to Families with Children with Permanent Disabilities.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This instruction has no specific legal basis. It is recommended to amend and supplement Law no. 03 / L-022 on Material Support to Families with Children with Permanent Disabilities, in order to create a legal basis for the issuance of this instruction.
153 ADMINISTRATIVE INSTRUCTION FOR THE AMMANDMENT AND SUPPLEMENTATION OF THE ADMINISTRATIVE INSTRUCTION FOR THE ORGANIZATION, OPER SCOPE OF THE VOCATIONAL TRECENTERS IN THE REPUBLIC KOS	Social Welfare TION AND UNING DVA		Pursuant to Article 1 paragraph 1.3 point (d) of Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, Administrative Instruction No.07/2009 on the organization, functioning and scope of Vocational training centers in the Republic of Kosovo	Ministry	Repeal the sub-legal act	The relevant instruction does not refer to any Basic Law in the respective field. Thus this instruction should be repealed.
154 ADMINISTRATIVE INSTRUCTION FOR GROWTH OF PENSION FOR IMPLEMENTATION OF DECISION GOVERNMENT NO. 02/51	Social Welfare  OF THE		Pursuant to Article 1.3 point ©, 1.6 and 1.7 of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo. Considering point 1 and 3 of the Decision No. 13/277 of the Government of Kosovo, issued on 31.10.2007 and Decision No. 02/51 of the Government of the Republic of Kosovo.	Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	
155 ADMINISTRATIV INSTRACTION N 5F OR DETERMINATION OF PROCI RETIRMENTS SCHEME BASED O 03/L-100 FOR TMK	DURES OF Social Welfare	01.12.2008	Based on the Law on no.3/L-100 on pensions of members of the Kosovo Protection Corps.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This instruction only in general refers to the legislative aspect - Basic Law (No. 03 / L-100), without giving any concrete reference to a legal provision by the respective Law, it is recommended to amended and supplement the Law on no.03 / L-100 on pensions of Members of the Kosovo Protection Corps, in order to create a specific legal basis for the issuance of this instruction.
158 REGULLATION NO. 08/2008, OF II ORGANIZATION SHTIME SPECIAL INSTITUTION (SISH)	Social Welfare	d 2008,(without date)	In accordance with Article 1 paragraph 1.3 point (d) of Regulation No. 2001/19 on the Executive Branch of the Institutions of Self-Government in Kosovo, having regard to Annex 7 of Regulation 2001/19 point (vi) which defines the scope of this Ministry.	Official Website of the Ministry	Amend and supplement the sub-legal act	It is recommended to amend and supplement this regulation, based on Article 28 (6) of Law no. 06/113.
157 REGULATION NO. 09/2008 OF IN' ORGANIZATION OF WORK IN ELI PEOPLE WITHOUT FAMILY		03.12.2008	Pursuant to Article 1 paragraph 1.3 point (d) of Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	It is recommended to repeal the bylaw, as it is based on UNMIK Regulation 2001/19 which is not in force.
158 ADMINISTRATIVE INSTRUCTION ON THE RULES AND PROCEDUR FINANCIAL SUPPORT OF RESIDE SHELTERED IN THE HOUSES FO CARE OF PERSONS	S FOR Social Welfare		Executive Branch of the Provisional Institutions of Self-Government in Kosovo.	Ministry	Repeal the sub-legal act	
159 ADMINISTRATIVE INSTRUCTION ON EARLY PENSION FOR WORKTREPČA" COMPLEX UNDER UN ADMINISTRATION AND SUBTERA IN KOSOVA	RS OF Social Welfare	November, 2007	Pursuant to Article 1 paragraph 3 point (c) of Regulation no. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	In the Official Gazette of the Republic of Kosovo, the relevant instruction it has been repealed. It remains to be recorded on the Register and / or website of the Ministry
ADMINISTRATIVE INSTRUCTION FOR INPLEMENTATION AND FUN OF COMPLAINT COMMISSION IN REGARDING SOCIAL ASSISTANC	CTIONING Social Welfare	15.11.2007	Pursuant to Law 2003/15 on the Social Assistance Scheme in Kosovo, Article 11 paragraph 11.2.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

161	ADMINISTARATIV INSTRUCTION NO. 1/02010 FOR ADDITION AND CHANGE OF ADMINISTRATIVE INSTRUCTION NO. 08/2006 OF WORK OF THE MEDICAL COMMITTEE REGARDING ON ASSESSMENT AND SETTING THE DEGREE OF DISABILITY OF WAR INVALIDS	Ministry of Labor and Social Welfare	25.10.2010	In accordance with Article 1 paragraph 1.3 point (d) and annex (VII) point (xiii), of Regulation no. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, Considering the need to amend and supplement in practice the provisions on the work of Medical Commissions defined by the Law no.02/L-2.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This Instruction should be repealed, because the basis from which the Instruction - Basic Law No. 02 / L-2 on War Values it has been repealed by Law No. 04 / L-054 ON THE STATUS AND RIGHTS OF MARTYRS, DISABLED PEOPLE, VETERANS, MEMBERS OF THE KOSOVO LIBERATION ARMY, CIVIL VICTIMS AND THEIR FAMILIES.
162	ADMINISTRATIVE INSTRUCTION Nr. 01/2005, ON THE SCOPE AND THE RESPONISIBILITY OF INDIPENDENT CONTROL UNIT FOR SCHEMES OF SOCIAL WELFARE OF MLSW	Ministry of Labor and Social Welfare	Janar, 2005	Pursuant to Article 1 point 3 paragraph (d) of Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo.	Official Website of the Ministry	Repeal the sub-legal act	This instruction we consider should be repealed. It is recommended that the Ministry issue a new administrative instruction based on Law No. 2003/15 on Social Assistance Schemes supplemented and amended by Law 04 / L-096.
163	ADMINISTRATIVE GUIDELINE Nr. 05/2005, FOR SHARING THE FUNDS TO THE RESIDENTS SETTLED IN MLSW INSTITUTIONS	Ministry of Labor and Social Welfare	Mars, 2005	In accordance with Article 1 paragraph 1.3 point (ç) of Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo.	Official Website of the Ministry	Repeal the sub-legal act	The relevant instruction does not refer to any Basic Law.
164	ADMINISTRATIVE INSTRUCTION NR. 06/2005 FOR PROCEDURES AMENDMENT OF FINANCAL SUPPORT TO FAMILIES AND INDIVIDUALS IN EXCEPTIONAL NEEDS	Ministry of Labor and Social Welfare	23.06.2005	Considering the Article 12 of Law no. 2003/15 on the Social Assistance Scheme in Kosovo.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	repealed with the entry into force of Law no. 04 / L-096 On Amending and Supplementing Law no. 2003/15 On the Social Assistance Scheme.
165	REGULATION NR. 2005/02 ON TO EVALUATE DANGER ON WORK AND RELATED WITH WORK	Ministry of Labor and Social Welfare	Maj, 2005	Pursuant to provisions of Article 2(2.4 and 2.7) of Article 6 and Article 16 of the Law No. 2003/19 on Occupational Safety, Health and the Working Environment		To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This regulation was repealed with the entry into force of Law No. 04 / L-161 on Occupational Safety and Health
166	LEVEL ALLOCATION OF BASIC PENSION IN KOSOVA FOR YEAR 2004	Ministry of Labor and Social Welfare		In accordance with Article 2 and 3 of Law no. 2002/1 on the Methodology for determining the amount of the basic pension in Kosovo and setting the date for providing basic pensions, then in agreement and in consultation with the Ministry of Economy and Finance.		To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This administrative instruction it has been repealed by Article 27 of Law no. 04 / L-131 on State Funded Pension Schemes.
167	ADMINISTRATIVE INSTRUCTIONS NO 8/2004, ON VERIFYING CIRCUMSTANCES OF FAMILIES APPLIED FOR SOCIAL ASSISTANCE	Social Welfare		In accordance with Article 1 point 10 of Law no.2002/XX on the Social Assistance Scheme in Kosovo.	Official Website of the Ministry	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This administrative instruction it has been repealed by Article 16 of Law no. 04 / L-096 On Amending and Supplementing Law no. 2003/15 On the Social Assistance Scheme in Kosovo.
168	ADMINISTRATIVE INSTRUCTION NO 14/2004, FOR ENGAGEMENT OF MEDICAL EXPERTS IN MEDICAL COMMISIONS OF MLSW	Ministry of Labor and Social Welfare	Koorik, 2004	Pursuant to Article 1, point 1.3 paragraph (d) of Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The relevant instruction is recommended to be repealed because it is based on UNMIK Regulation 2001/19 which is not in force.
169	ADMINISTRATIVE INSTRUCTION No. 08/2009, FOR MODIFICATION AND FULLIHMENT OF THE ADMINISTRATIVE INSTRUCTION No. 17/2004 FOR THE ESTABLISHMENT AND SCOPE OF THE DEPARTAMENT OF MARTYR FAMILIES, WAR INVALIDS AND OTHER PERSONS THAT CONTRIBUTED IN KLA WAR	Ministry of Labor and Social Welfare	Maj, 2009	In accordance with Article 1 of Regulation no. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, Provisions of Law no. 02/L-2 on War Values.		Repeal the sub-legal act	The relevant instruction should be repealed, because Law No. 02 / L-2 on War Values has been repealed by Law NO. 04 / L-054 ON THE STATUS AND RIGHTS OF MARTYRS, DISABLED PEOPLE, VETERANS, MEMBERS OF THE KOSOVO LIBERATION ARMY, CIVIL VICTIMS AND THEIR FAMILIES.
170	REGULATION NO 2004/01, FOR SANITARY AND TECHNICAL MEASURES OF SAFETY ON WORK	Ministry of Labor and Social Welfare		Pursuant to provisions of Article 1, headline 1.6 of the Regulation no. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo. In line with provisions of Article 16 of the Law on Occupational Safety, Health and the Working Environment	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	The relevant regulation has been repealed by Law No. 04 / L-161 on Occupational Safety and Health.
171	ADMINISTRATIVE INSTRUCTION NO. 09/2009, TO AMEND THE ADMINISTRATIVE INSTRUCTION NO. 06/2003, ESTABLISHING THE DEPARTAMENT OF ADMINISTRATIVE PENSION	Social Welfare		In accordance with Article I point 1.7 paragraph d of Regulation no.2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	There is no legal reference in any Basic Law.
172	REGULATION NO: 2003/XX ON IMPLEMENTING THE LAW ON SOCIAL ASSISTANCE SCHEME IN KOSOVO	Ministry of Labor and Social Welfare	01.12. 2003	Pursuant to conditions included in the Law on the Social Assistance Scheme in Kosovo (2003/16) and aiming at meeting and explaning key conditions of this law, and in order to provide instructions to this law's administrators	Official Gazette of the Republic of Kosovo		The relevant regulation has been repealed by Law No. 04 / L-096 On Amending and Supplementing Law No. 2003/15 on the Social Assistance Scheme in Kosovo.
173	ADMINISTRATIVE INSTRUCTION NO.01/2013 OFFERING AND SAFETY OF FINANCIAL SUPPORT OF LOGATIVE NGO-S DURING THE YEAR 2013	Ministry of Labor and Social Welfare	15.03.2013	Pursuant to Article 8 paragraph 1.4 and Annex 10, of Regulation no. 02/2017, on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministrate (22.03.2011) and Article 38 paragraph 6 of Regulation no.09/2011 on the Work of the Government.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	We consider that this instruction should be repealed, since the content and purpose of the act are related only to the year (2013).
	I	1		i .	I	1	

174	ADMINISTRATIVE INSTRUCTION (MTI) NO. 01/2021 ON SETTING UP TARIFFS AND FEES FOR ACCREDITATION AND OTHER SERVICES OFFERED BY DAK	Ministry of Trade and Industry	19.03.2021	The instruction has a specific legal basis (see: Law No.05/L-117 on Accreditation, Article 11, paragraph 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
175	REGULATION (MTI) NO. 02/2021 ON LEGALLY CONTROLLED MEASURING INSTRUMENTS	Ministry of Trade and Industry	09.03.2021	The Regulation has a specific legal base (see: Law No. 06/L-037 on Metrology, Article 16, paragraphs 2 and 3, Article 17 paragraph 5, Article 23 paragraph 7, Article 24 paragraph 3 and Article 26 paragraph 3).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
176	TECHNICAL REGULATION (MTI) NO. 01/2021 ON GAS APPLIANCES	Ministry of Trade and Industry	09.03.2021	The regulation has a general legal base (see: Law no. 06/L-041 on Technical Requirements for Products and Conformity Assessment, Article 9, and Article 61, paragraph 1, subparagraph 1.16).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The Law also provides for an indirect authorization for the Ministry to draft and issue a bylaw that regulates the field in question (Article 61, para. 1, sub-paragraph, 1,16) and that can serve as a legal basis in case of change and supplementation. of the Regulation.
177	ADMINISTRATIVE INSTRUCTION (MT) NO. 16/2020 ON AMENDING AND SUPLEMENTING THE ADMINISTRATIVE INSTRUCTION NO. 11/2020 ON DETERMINING THE CONDITIONS AND CRITERIA FOR ENTITIES DEALING WITH TRADING OF TOBACCO AND ITS PRODUCTS	Ministry of Trade and Industry	30.12.2020	The instruction has a specific legal base (see: Law No. 0.4(L-041 on Tobacco Production, Collection, Processing and Trading, Article 17 paragraph 4).	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	Article 15 has been repealed by Decision no. 09/52, dt. 24.12.2020, of QRK.
178	ADMINISTRATIVE INSTRUCTION (MTI) NO. 15/2020 ON AMENDING AND SUPLEMENTING THE ADMINISTRATIVE INSTRUCTION (MTI) NO. 08/2019 ON TECHNICAL REQUIREMENTS FOR IMPORT, STORAGE, WHOLESALE, AND RETAIL SALE OF PETROLEUM FUELS AND CLEANING OF TANKS	Ministry of Trade and Industry	24.12.2020	The Instruction has a general legal base (see: Law No.03/L-138 ON AMENDING AND SUPPLEMENTING LAW NO.2004 /5 ON TRADE OF PETROLEUM AND PETROLEUM PRODUCTS IN KOSOVO. Article 16, paragraph 2, sub-paragraph 13.1).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The instruction can be amended and based on the provisions of the Law that transfer to the Ministry a concrete authorization for the regulation of this field. In the current circumstances, the legal basis of the instruction is based on a general authorization that defines the possibility of the Ministry according to which the ministry is authorized to issue bylaws for the implementation of the Law.
179	ADMINISTRATIVE INSTRUCTION (MTI) NO. 14/2020 ON THE DEREGISTRATION OF BUSINESSES IN THE BUSINESS REGISTRATION AGENCY	Ministry of Trade and Industry	18.12.2020	The instruction has a specific legal base (see: Law Nr.06/I-016 on Business Organizations, Article 45, paragraph 6).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
180	ADMINISTRATIVE INSTRUCTION (MTI) NO. 13/2020 FOR TECHNICAL-METROLOGICAL CONDITIONS AND CRITERIA FOR AUTHORIZATION OF THE LEGAL ENTITY FOR PERFORMANCE OF ACTIVITIES FOR SERVICE OF REPAIR AND PREPARATION OF MEASURING MEASURES FOR VERIFICATION	Ministry of Trade and Industry	17.12.2020	The instruction has a specific legal basis (see Law Nr.06/L -037 on Metrology, article 36, paragraph 4.)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
181	ADMINISTRATIVE INSTRUCTION (MTI) NO. 12/2020 ON TECHNICAL – METROLOGICAL REQUIREMENTS FOR DESIGNATION OF CONFORMITY ASSESSMENT BODIES FOR APPLICABLE AREAS OF LEGAL METROLOGY	Ministry of Trade and Industry	18.11.2020	The instruction has a specific legal base (see: Law Nr.06/L -037 On Metrology, article 35, paragraph 7).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
182	ADMINISTRATIVE INSTRUCTION (MTI) No. 11/2020 ON DETERMINING THE CONDITIONS AND CRITERIA FOR ENTITIES DEALING WITH TRADING OF TOBACCO AND ITS PRODUCTS	Ministry of Trade and Industry	18.11.2020	The instruction has a specific legal basis (see: LAW No.04/L-041 ON THE PRODUCTION, COLLECTION, PROCESSING AND TRADE OF TOBACCO, Article 17, paragraph 4).	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	It was repealed by the U.A. Nr. 02/2021, dated 25.06.2021.
183	ADMINISTRATIVE INSTRUCTION (MTI) NO. 10/2020 ON AUTHORIZED REPRESENTATIVES IN THE FIELD OF INDUSTRIAL PROPERTY	Ministry of Trade and Industry	18.11.2020	The Instruction has a specific legal base (see: LAW No. 04/L-029 ON PATENTS, Article 126, paragraph 4, LAW No. 04/L-026 ON TRADEMARKS, Article 106, paragraph 2, Law No.05/L-058 on Industrial Design, Article 77, pargraph 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
184	ADMINISTRATIVE INSTRUCTION (MT1) No. 09/2020 ON THE CONTROL AND QUALITY OF PETROLEUM-DERIVED LIQUID FUELS (Partially Annulled by the Decision 3580 MIET)	Ministry of Trade and Industry	16.11.2020	The Instruction has a specific legal base (see: Law No.03/L138 on amending and supplementing the Law No. 2004/05 on Trade of Petroleum and Petroleum Products in Kosovo, Article 11).			It was annulled by Decision no. 3580 dated 07.05.2021, for the annulment of Article 1, paragraphs 2 and 3 of Article 2, Articles 3 to 53, Articles 58 and 59, as well as paragraph 2 of Article 60.
	08/2020 FOR SETTING THE CONDITIONS FOR PLACING AGGREGATES AND FILLERS FOR CONCRETE ON THE MARKET	,		The instruction has a general legal base (see: Law No.06/L-033 ON CONSTRUCTION PRODUCTS, Articles 50 and 55).	Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The instruction can be amended to precisely define the legal basis. A general reference that can be used as a more specific legal basis may be Article 25, in conjunction with Articles 50 and 55, of the Law in question.
186	ADMINISTRATIVE INSTRUCTION (MTI) NO. 07/2020 SETTING THE CONDITIONS FOR PLACING READY-MIXED CONCRETE ON THE MARKET	Ministry of Trade and Industry	27.10.2020	The instruction has a general legal base (see: Law No.06/L-033 ON CONSTRUCTION PRODUCTS, Articles 50 and 55).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The instruction can be amended to precisely define the legal basis. A general reference that can be used as a more specific legal basis may be Article 25, in conjunction with Articles 50 and 55, of the Law in question.

187	ADMINISTRATIVE INSTRUCTION (MTI) NO. 06/2020 FORSETTING THE CONDITIONS FOR PLACING CONCRETE PAVING PRODUCTS ON THE MARKET	Ministry of Trade and Industry	27.10.2020	The instruction has a general legal base (see: Law No.06/L-033 ON CONSTRUCTION PRODUCTS, Articles 50 and 55).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The instruction can be amended to precisely define the legal basis. A general reference that can be used as a more specific legal basis may be Article 25, in conjunction with Articles 50 and 55, of the Law in question.
188	ADMINISTRATIVE INSTRUCTION (MTI) NO. 05/2020 SETTING THE CONDITIONS FOR PLACING COMMON CEMENT ON THE KOSOVO MARKET	Ministry of Trade and Industry	25.08.2020	The instruction has a general legal base (see: Law No.06/L-033 ON CONSTRUCTION PRODUCTS, Articles 50 and 55).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The instruction can be amended to precisely define the legal basis. A general reference that can be used as a more specific legal basis may be Article 25, in conjunction with Articles 50 and 55, of the Law in question.
189		Ministry of Trade and Industry	25.08.2021	The instruction has a specific legal base (see: Law No.06/L-037 on Metrology, Article 35, paragraph 6, and Article 47)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
190	REGULATION (MTI) NO. 03/2020 ON METROLOGY COUNCIL	Ministry of Trade and Industry	25.08.2022	The regulation has a specific legal base (see: Law No.06/L-037 on Metrology, Article 10, paragraph 7, Article 11, paragraph 5).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
191	REGULATION (MTI) NO. 02/2020 ON NATIONAL MEASUREMENT STANDARDS AND REFERENCE MATERIALS	Ministry of Trade and Industry	15.07.2020	The regulation has a specific legal base (see: Law No.06/L-037 on Metrology, Article 7, paragraph 3).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
192	ADMINISTRATIVE INSTRUCTION (MTI) NO. 03/2020 ON THE MANNER AND PROCEDURE FOR REGISTRATION AND AMENDMENT OF DATA OF BUSINESS ORGANISATIONS IN THE KOSOVO BUSINESS REGISTRATION AGENCY	Ministry of Trade and Industry	08.07.2020	The instruction has a specific legal base (see Law No.06/L-016 on Business Organizations, Article 17, paragraph12)	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	It has been repealed by the U.A. Nr. 01/2021 dated 21.06.2021 of MINT.
193	ADMINISTRATIVE INSTRUCTION (MTI) NO. 02/2020ON THE REGISTRATION PROCEDURE OF THE OFFICIAL NAME AND TRADE NAME OF BUSINESS ORGANISATIONS	Ministry of Trade and Industry	30.06.2020	The instruction has a specific legal base (see Law No.06/L-016 on Business Organizations, Article 28, pargraph 2)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
194	ADMINISTRATIVE INSTRUCTION (MTI) NO. 01/2/20 ON STORING AND USING ARCHIVE MATERIAL IN THE BUSINESS REGISTRATION AGENCY	Ministry of Trade and Industry	30.06.2020	The instruction has a specific legal base (see Law No.06/L-016 on Business Organizations, Article 15, paragraph 3 and 268).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The instruction can be amended and based on the provisions of the Law that transfer to the Ministry a concrete authorization for the regulation of this field.
195	REGULATION (MTI) NO. 01/2020 ON THE RULES OF PROCEDURE OF THE EXPERT COMMISSION ON AGRICULTURAL PRODUCTS AND FOODSTUFFS	Ministry of Trade and Industry	30.06.2020	The regulation has a general legal base (see: Law No.05/L051 on Geographica Indications and Designations of Origin, Article 32).	I Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The instruction can be amended and based on the provisions of the Law that transfer to the Ministry a concrete authorization for the regulation of this field. In the current circumstances, the legal basis of the instruction is based on a general authorization that defines the possibility of the Ministry according to which the ministry is authorized to issue bylaws for the implementation of the Law.
196	ADMINISTRATIVE INSTRUCTION (MEETIESI)No. 03/2020 ON THE AMOUNT AND PROCEDURE OF PAYMENT FOR METROLOGICAL SERVICES	Ministry of Trade and Industry	03.06.2020	The instruction has a specific legal base (see: Law No.06/L-037 on Metrology, Article 45, paragraph 1).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
197	ADMINISTRATIVE INSTRUCTION (MEETIESI) - No. 02/2020 FOR DETERMINING THE FORM, CONTENT AND USE OF THE KOSOVO METROLOGY AGENCY LOGO	Ministry of Trade and Industry	03.06.2020	The instruction has a specific legal base (see: Law No.06/L-037 on Metrology, Article 47).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	The instruction can be amended and based on the provisions of the Law that transfer to the Ministry a concrete authorization for the regulation of this field. In the current circumstances, the legal basis of the instruction is based on a general authorization that defines the possibility of the Ministry according to which the ministry is authorized to issue bylaws for the implementation of the Law.
198	REGULATION (MEPTINIS) NO. 04/2020 ON BOTTLES AS MEASURING CONTAINERS	Ministry of Trade and Industry	13.05.2020	The Regulation has a specific legal base (see: Law No.06/L-037 on Metrology, Article 30, paragraph 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	PREPACKED PRODUCTS	Ministry of Trade and Industry		The Regulation has a specific legal base (see: Law No.06/L-037 on Metrology, Article 29, paragraph 3)	Official Gazette of the Republic of Kosovo	therefore remains into force.	
	SAFETY OF MACHINERY	Ministry of Trade and Industry		The Regulation has a very general legal base (see: Law No.06/L-041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, Article 9)	Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The instruction can be amended and based on the provisions of the Law that transfer to the Ministry a concrete authorization for the regulation of this field. In the current circumstances, the legal basis of the instruction is based on a general authorization that defines the possibility of the Ministry according to which the ministry is authorized to issue bylaws for the implementation of the Law. Article 61, para. 1.12, of the same Law can serve as an indirect authorization for the Ministry to regulate the field in question, and in case of change of the Instruction such a thing can be reflected in the instruction)
	PROTECTIVE PERSONAL EQUIPMENT	Ministry of Trade and Industry		The Regulation has a very general legal basis (see: Law No.06/L -041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, Article 9)	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The instruction can be amended and based on the provisions of the Law that transfer to the Ministry a concrete authorization for the regulation of this field. In the current circumstances, the legal basis of the instruction is based on a general authorization that defines the possibility of the Ministry according to which the ministry is authorized to issue bylaws for the implementation of the Law. Article 61, para. 1.15, of the same Law can serve as an indirect authorization for the Ministry to regulate the field in question, and in case of change of the Instruction such a thing can be reflected in the instruction)
202	ADMINISTRATIVE INSTRUCTION (MEETIEST) NO. 01/2020 FOR MAINTAINING THE ELECTRONIC REGISTER OF COLLECTIVE CLAIMS FINALYSED WITH FINAL JUDGEMENT	Ministry of Trade and Industry	23.04.2020	The instruction has a specific legal base (see Law No.06/L-034 on Consumer Protection, Article 127, paragraph 5.)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

	06/2019 ON TECHNICAL REQUIREMENTS FOR IMPORT, STORAGE, WHOLESALE, AND RETAIL SALE OF PETROLEUM FUELS AND CLEANING OF TANKS	Ministry of Trade and Industry		The Instruction has a general legal base (see: Law No.03/L-138 on Amending and Supplementing the Law No.2004/05 on Trade of Petroleum and Petroleum Products in Kosovo, Article 16, paragraph 2.).		To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	Article 6 has been repealed by Decision no. 08/52, dt. 24.12.2020, of QRK.
204	ADMINISTRATIVE INSTRUCTION (MT) NO. 08/2019 ON DETERMINING STANDARD INFORMATION FORMS FOR CONSUMERS OF TIMESHARE CONTRACTS AND RELATED CONTRACTS	Ministry of Trade and Industry	05.06.2019	The instruction has a specific legal base (see Law No.06/L-034 on Consumer Protection, Article 104, paragraph 2, Article 108, paragraph 3).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
205	ADMINISTRATIVE INSTRUCTION (MTI) No. 04/2019 ON DETERMINING THE FORM, CONTENT AND USAGE OF THE KOSOVO GENERAL ACCREDITATION DIRECTORATE LOGO, ACCREDITATION SYMBOL AND TEXT REFERENCE TO ACCREDITATION YEARD	Ministry of Trade and Industry	29.05.2019	The instruction has a general legal base (see: Law No.05/L-117 on Accreditation, Article 27).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The instruction can be amended and based on the provisions of the Law that transfer to the Ministry a concrete authorization for the regulation of this field. Article 28 of the same Law can serve as an indirect authorization for the Ministry to regulate the field in question, and in the case of amending the Instruction such a thing may be reflected in the determination of the specific legal basis.
	02/2019 ON BASIC REQUIREMENTS FOR CONSTRUCTION WORKS, THE DECLARATION OF PERFORMANCE OF CONSTRUCTION PRODUCTS, SYSTEMS OF ASSESSMENT AND VERIFICATION OF CONSISTENCY OF PERFORMANCE OF CONSTRUCTION PRODUCTS, AND MAKING THE DECLARATION OF PERFORMANCE AVAILABLE ON A WEBSITE	Ministry of Trade and Industry		The instruction has a specific legal base (see: Law No.06/L-033 on Construction Products, Article 4, paragraph 1, Article 7, paragraph 4 and Article 8, paragraph 6).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
207	ADMINISTRATIVE INSTRUCTION (MT) NO. 022019 ON AMENDING AND SUPLEMENTING THE ADMINISTRATIVE INSTRUCTION NO. 18/2016 ON DEFINING PROCEDURES FOR REGISTRATION PLEDGE, FEES AND OTHER SERVICES PROVIDED BY PLEDGE SECTOR	Ministry of Trade and Industry	15.04.2019	The instruction has a specific legal base (see: Law No.04/L-136 on Registration of Pledge in the Registry of Movable Property Article 6, paragraph 1)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	01/2019 ON DETERMINING THE SHAPE, CONTENT AND USAGE OF THE FLAG ON THE ORIGIN OF THE PRODUCT			The instruction has a specific legal base (see Law 06/I-019 on Consumer Protection, Article 16, paragraph 8).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	ADMINISTRATIVE INSTRUCTION (MTI) NO. 19/2018 ON THE CONTENT OF THE APPLICATION FORM FOR THE INITIATION OF INVESTIGATION ON SAFEGUARD MEASURES ON IMPORTS			measures on import, article 8, paragraph 9).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	AND IMPLEMENTATION PROCEDURES FOR WITHDRAWAL FROM DISTANCE AND OFF-PREMISES CONTRACTS	Ministry of Trade and Industry	19.12.2018	The instruction has a specific legal base (see Law 06/I-019 on Consumer Protection, Article 39, paragraph 1.9 and Article 44, paragraph 1.1).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
211	ADMINISTRATIVE INSTRUCTION (MTI) NO. 17/2018 ON AMENDING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION NO. 07/2018 ON DETERMINATION OF THE LICENSING PROCEDURES FOR ENTITIES DEALING IN PETROLEUM SECTOR ACTIVITIES	Ministry of Trade and Industry	07.12.2018	The Instruction has a specific legal base (see Law No.03/L-138 on Amending and Supplementing the Law No. 2004/5 On Trade of Petroleum and Petroleum Products in Kosovo, Article 5, paragraph 3, point b).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
212	ADMINISTRATIVE INSTRUCTION (MTI) No. 16/2018 ON TECHNICAL COMMITTEES	Ministry of Trade and Industry	31.11.2018	The instruction has a general legal base (see: Law No.06/L-019 on Standardization, Article 10 and Article 23).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The instruction can be amended to precisely define the legal basis. As a more specific legal basis, may be the reference to Articles 10 and 23 in conjunction with Article 24 of the Law in question.
213	ADMINISTRATIVE INSTRUCTION (MTI) NO. 15/2018 ON AMENDING AND 09.08.2018 SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION NO. 07/2018 ON DETERMINATION OF THE LICENSING PROCEDURES FOR ENTITIES DEALING IN PETROLEUM SECTOR ACTIVITIES	Ministry of Trade and Industry	20.11.2018	The Instruction has a specific legal basis (see: Law No 03/L-138 on Amending and Supplementing Law No. 2004/5 on Trade of Petroleum and Petroleum Products in Kosovo, Article 5, paragraph 3, point b).	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	It was annulled by Decision of the Minister no. 8219, dated 20.11.2018.

214	ADMINISTRATIVE INSTRUCTION (MTI) No. 14/2018 FOR TECHNICAL AND METROLOGICAL REQUIREMENTS FOR MEASURING TRANSFORMERS AND MEASURING GROUPS ON MEASURING ELECTRICITY	Ministry of Trade and Industry		The instruction has a specific legal basis (see Law No.06/L-037 on Metrology, Article 16, paragraph.3).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
215	ADMINISTRATIVE INSTRUCTION (MTI) NO. 13/2018 ON THE COMPLAINT HANDLING PROCEDURE BY THE CONSUMER PROTECTION DEPARTMENT	Ministry of Trade and Industry	12.11.2018	The instruction has a specific legal base (see Law No.06/L-034 on Consumer Protection, Article 140, paragraph 2).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The instruction can be amended to precisely define the legal basis. A more specific legal basis may be Article 117 in conjunction with Article 140 of the Law in question.
216	ADMINISTRATIVE INSTRUCTION (MTI) №. 12/20 ON DETERMINING THE FORM, CONTENT AND USAGE OF THE CONSUMER PROTECTION DEPARTMENT LOGO	Ministry of Trade and Industry	22.10.2018	The instruction has a specific legal base (see Law No.06/L-034 on Consumer Protection, Article 140, paragraph 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
217	ADMINISTRATVE INSTRUCTION (MTI) No. 11/2018 ON DETERMINATON OF FEES FOR SERVICES PROVIDED BY THE BUSINESSS REGISTRATION AGENCY	Ministry of Trade and Industry	22.10.2018	The instruction has a specific legal base (see; Law No.06/L-016 on Business Organizations, Article 14, paragraph 3).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
218	ADMINISTRATIVE INSTRUCTION (MTI) No. 10/2018 ON LOGO OF KOSOVO STANDARDISATION AGENCY	Ministry of Trade and Industry	16.10.2018	The instruction has a general legal base (see: Law No.06/L-019 on Standardization, Article 23).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The instruction can be amended to precisely define the legal basis. Article 24 of the same Law can serve as an indirect authorization for the Ministry to regulate the field in question, and in case of change of the Instruction such a thing can be reflected in the instruction)
219	ADMINISTRATIVE INSTRUCTION No. 09/2018 ON DETERMINING SYMBOLS FOR GEOGRAPHICAL INDICATONS, DESIGNATION OF ORIGIN AND GUARANTEED TRADITIONAL SPECIALTIES	Industry	08.10.2018	The Instruction has a specific legal base (see: Law No.05/L-051 on Geographical Indications and Designations of Origin, Article 14 pargraph 4 and Article 83, paragraph 4).		The sublegal act is legally grounded and therefore remains into force.	
220	ADMINISTRATIVE INSTRUCTION (MTI) - NO. 08/2018 ON THE PROFESSIONAL STANDARDIZATION COUNCIL	Ministry of Trade and Industry	16.08.2018	The instruction has a general legal base (see: Law No.06/L-019 on Standardization, Article 9 and 23).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The instruction can be amended to precisely define the legal basis. Article 24 of the same Law can serve as an indirect authorization for the Ministry to regulate the field in question, and in case of amending the Instruction such a thing can be reflected in the instruction.
221	ADMINISTRATIVE INSTRUCTION (MTI) NR. 07/2018 ON DETERMINATION OF THE LICENSING PROCEDURES FOR ENTITIES DEALING IN PETROLEUM SECTOR ACTIVITIES	Ministry of Trade and Industry	16.08.2018	The Instruction has a specific legal basis (see: Law No.03/L-138 on Amending and Supplementing Law No. 2004/5 on Trade of Petroleum and Petroleum Products in Kosovo, Article 5, paragraph 3, point b).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
222	TECHNICAL REGULATION (MTI) NO. 06/2018 ON ELECTRICAL EQUIPMENT DESIGNED FOR USE WITHIN CERTAIN VOLTAGE LIMITS	Industry	25.07.2018	The regulation has a general legal base (see: Law No 06/L041 on Technical Requirements for Products and Conformity Assessment, Article 9)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
223	ADMINISTRATIVE INSTRUCTION (MTI) NO. 06/2018 ON AUTHORIZED REPRESENTATIVES IN THE FIELD OF INDUSTRIAL PROPERTY	Ministry of Trade and Industry	13.06.2018	The Instruction has a specific legal base only in one Law (see: only Law No. 04/L-029 on Patents, Article 126).	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	It was repealed by the U.A. Nr. 10/2020, dt. signature 13.11.2020.
224	REGULATION (MTI) NO. 05/2018 ON SAFETY OF LIFTS IN USE	Ministry of Trade and Industry	13.06.2018	The regulation has a general legal base (see: Law No 06/L041 on Technical Requirements for Products and Conformity Assessment, Article 9) .	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	In this case, general authorizations can be identified in the Law which can be used as a basis for the new instruction.
225	REGULATION (MTI) No. 04/2018 ON NON- AUTOMATIC WEIGHING INSTRUMENTS	Ministry of Trade and Industry		The regulation has a specific legal base (see:Law No.06/L-037 on Metrology, Article 17).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	REGULATION (MTI) No. 02/2018 ON PROFESSIONAL COUNCIL	Ministry of Trade and Industry		The regulation has a specific legal base (see: Law No.05/L-117 on Accreditation, Article 14 paragraph 5).	Official Gazette of the Republic of Kosovo	therefore remains into force.	
227	REGULATION . (MTI) NO. 01/2018 ON LABELLING AND MARKING OF TEXTILE PRODUCTS	Ministry of Trade and Industry	07.03.2018	The regulation has no legal base (comment: Law No.04/L039 on Technical Requirements for Products and Conformity Assessment has been repealed). However, the new law stipulates that the Regulation remains in force.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law no. 06 / L-041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, in article 61, paragraph 1.14, stipulates that the regulation remains in force until the drafting of the new regulation.
228	ADMINISTRATIVE INSTRUCTION (MTI) NO. 01/2018 ON THE DISTRIBUTION OF FINANCIAL MEANS FROM ECONOMIC CATEGORIES OF SUBVENTIONS AND TRANSFERS	Ministry of Trade and Industry	22.02.2018	The instruction has a specific legal basis (see: Law No.03/L048, on Public Financial Management and Accountability, Article 53).	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	Paragraphs 3 and 4 of Article 8 have been repealed, with Decision no. 5235, dt. 15.07.2021 of the Minister of MINT.
229	REGULATION (MTI) No. 04/2017 ON ACCREDITATION COUNCIL	Ministry of Trade and Industry	23.05.2017	The regulation has a specific legal base (see: Law No.05/L-117 on Accreditation, Article 15 paragraph 3).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
230	REGULATION (MTI) NO. 03/2017 ON SAFETY OF LIFTS	Ministry of Trade and Industry	17.05.2017	The regulation has no legal base (comment: Law No.04/L039 on Technical Requirements for Products and Conformity Assessment has been repealed). However, the new law stipulates that the Regulation remains in force.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law no. 06 / L-041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, in article 61, paragraph 1.1, stipulates that the regulation remains in force until the drafting of the new regulation.
231	ADMINISTRATIVE INSTRUCTION (MTI) No. 02/2017 ON THE RESPONSIBILITIES, MANDATE AND WORK OF THE APPEALING COMMITTEE UNDER THE INDUSTRIAL PROPERTY AGENCY	Ministry of Trade and Industry	22.03.2017	The Instruction has a specific legal base (see: Law No.04/L-029 on Patents, Article 6, Law No.05/L-039 on Amending and Supplementing Law No.04/L029 on Patents, Article 5, and Law No.05/L-058 on Industrial Design, Article 50).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

232	REGULATION (MTI) NO. 02/2017 ON SAFETY	Ministry of Trade and	08.03.2017	The regulation has no legal base (comment: Law No.04/L039 on Technical	Official Gazette of the	Amend and supplement the sub-legal act	Law no. 06 / L-041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, in article 61, paragraph 1.2,
	OF TOYS	Industry		Requirements for Products and Conformity Assessment has been repealed). However, the new law stipulates that the Regulation remains in force.	Republic of Kosovo		stipulates that the regulation remains in force until the drafting of the new regulation.
233	REGULATION (MTI) No. 01/2017 ELECTROMAGNETIC COMPATIBILITY	Ministry of Trade and Industry	13.01.2017	The regulation has no legal base (comment: Law No.04/L039 on Technical Requirements for Products and Conformity Assessment has been repealed). However, the new law stipulates that the Regulation remains in force.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law no. 06 / L-041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, in article 61, paragraph 1.3, stipulates that the regulation remains in force until the drafting of the new regulation.
234	ADMINISTRATIVE DIRECTION No. 16/2016 ON		07.11.2016	The instruction has a general legal base (see: Law No.04/L-136 on Registration		To be enrolled in the Official Gazette, in the	Has been repealed by the U.A. Nr. 02/2019, Amendment no. 16/2016, dt. signing 11.04.2019.
	ON DEFINING PROCEDURES FOR REGISTRATION PLEDGE, FEES AND OTHER SERVICES	Industry		of Pledge in the Register of Movable Property, Article 6, paragraph 1).	Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	
235	ADMINISTRATIVE INSTRUCTION (MTI) No. 15/2016 ON THE MANNER OF ESTABLISHING AND FUNCTIONING OF BUSINESS INCUBATORS	Ministry of Trade and Industry	18.10.2016	The instruction has a specific legal base (see: Law No.04/L-159 on Economic Zones, Article 19, pargraph 3).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
236	ADMINISTRATIVE DIRECTION (MTI) No. 14/2016 ON TRADEMARK REGISTRATION	Ministry of Trade and Industry	01.09.2016	The instruction has a general legal base (see: Law No.04/L-026 on Trademarks, Article 112 paragraph 3).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	The instruction may be amended and the legal basis specified in the Law in question.
237	ADMINISTRATIVE INSTRUCTION (MTI) NO. 13/2016 FOR ON THE PROCEDURE FOR REGISTRATION OF PATENTS	Ministry of Trade and Industry		The instruction has a general legal base (see: Law No.04/L-029 on Patents, Article 131 paragraph 2).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	The instruction may be amended and the legal basis specified in the Law in question.
238	ADMINISTRATIVE INSTRUCTION (MTI) NO. 12/2016 ON REGISTRATION OF THE INDUSTRIAL DESIGN	Ministry of Trade and Industry	24.08.2016	The instruction has a general legal base (see: Law No.05/L-058 on Industrial Design, Article 85).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The instruction may be amended and the legal basis specified in the Law in question.
239	REGULATION (MTI) No. 06/2016 ON MEASURING INSTRUMENTS	Ministry of Trade and Industry	24.08.2016	The regulation has no legal base (comment: Law no.03/L-203 on Metrology has been repealed). However, the new law stipulates that the Regulation remains in force.		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Law no. 06 / L-037 ON METROLOGY, in article 48, paragraph 1.9, determines that the regulation remains in force until the drafting of the new regulation.
240	ADMINISTRATIVE INSTRUCTION (MTI) No. 11/2016 ON REGISTRATION PROCEDORE OF GEOGRAPHICAL INDICATIONS AND DESIGNATIONS OF ORIGIN	Ministry of Trade and Industry	15.8.2016	The instruction has a general legal base (see: Law No.05/L-051 on Geographical Indications and Designations of Origin, Article 86).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The instruction can be amended and the legal basis can be clarified according to the Law in question (among others, Article 87 of the Law can serve as an indirect authorization to base the act in question).
241	10/2016 ON ADMINISTRATIVE FEES FOR INDUSTRIAL PROPERTY FACILITIES	Ministry of Trade and Industry		The Instruction has a specific legal base (see Law No.04/L-029 on Patents, Article 48, Law No.04/L-026 on Trademarks, Article 91, and Law No.05/L-051 on Geographical Indications and Designations of Origin, Article 18)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
242	ADMINISTRATIVE INSTRUCTION (MTI) NO. 08/2016 FOR EARLY EXAMINATION OF APPLICATIONS FOR TRADEMARK PROTECTION	Ministry of Trade and Industry	06.07.2016	The instruction has a specific legal basis (see: Law No.04/L-026 on Trademarks, Article 30 paragraph 7).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
243	ADMINISTRATIVE INSTRUCTION (MTI) No. 07/2016 ON PUBLIC AUCTION SALE PROCEDURES OF GOODS	Ministry of Trade and Industry	27.06.2016	The Instruction has a specific legal base (see: Law No.2004/18 on Internal Trade, Article 17 paragraph 4).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
244		Ministry of Trade and Industry	13.06.2016	The instruction has no legal base (comment: Law no.03/L-203 on Metrology has been repealed). The new law, however, stipulates that the Instruction remains in force.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law no. 06 / L-037 ON METROLOGY, in article 48, paragraph 1.3, determines that the regulation remains in force until the drafting of the new regulation.
245	TERMINION TO THE THE THEO THE THE THEO.	Ministry of Trade and	11.05.2016	The instruction has a specific legal base (see: Law No. 04/L-240 on anti-	Official Gazette of the	The sublegal act is legally grounded and	
	05/2016 ON THE CONTENT OF THE APPLICATION FORM AND NOTICE FOR INITIATING INVESTIGATIONS ON DUMPED OR SUBSIDIZED IMPORTS	Industry		dumping and countervailing measures, Article 27, paragraph 3 and Article 29, paragraph 3).	Republic of Kosovo	therefore remains into force.	
246	REGULATION (MTI) No. 03/2016 ON LABELLING OF FOOTWEAR	Ministry of Trade and Industry	31.03.2016	The regulation has no legal base (Comment: Law No.04/L-039 on Technical Requirements for Products and Conformity Assessment has been repealed). However, the new law stipulates that the Regulation remains in force	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law no. 06 / L-041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, in article 61, paragraph 1.6, stipulates that the regulation remains in force until the drafting of the new regulation.
247	04/2016 ON DETERMINING THE CONDITIONS AND CRITERIA FOR ENTITIES DEALING WITH TRADING OF TOBACCO AND ITS PRODUCTS	,		The instruction has a specific legal base (see: Law No. 0.4L-041 on Tobacco Production, Collection, Processing and Trading, Article 17, paragraph 4).	Official Website of the Ministry	Register of Bylaws and in the Official Web page of the Ministry	It was repealed by the U.A. Nr. 11/2020 dated 13.11.2020 of MTI.
248	ADMINISTRATIVE INSTRUCTION (MTI) - No. 02/2016 ON THE FORMS FOR REGISTRATION, LICENSING, CLASSIFICATION, AND CERTIFICATION OF TRADE IN STRATEGIC GOODS AND THE PROVISION OF RELATED SERVICES	Ministry of Trade and Industry	28.01.2016	The instruction has a specific legal base (see: Law No.04/L-198 on Trade of Strategic Goods, Article 7, paragraph 2, Article 8, paragraph 2)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
249	UNIFORMS AND THEIR USE BY MARKET INSPECTORS	Ministry of Trade and Industry		The regulation has a general legal base (see: Law No. 03/L-181, on Inspectorate and Market Surveillance, Article 38, paragraph 3).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	
250		Ministry of Trade and Industry	09.06.2015	The Regulation has a general base (see: Decision No. 05/24, dated 17.04.2015 of the Government of the Republic of Kosovo).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	
	1	1	I		1	I .	1

251	ADMINISTRATIVE DIRECTION (MTI) No. 01/2015 ON THE FORM AND CONTENT OF FOREIGN INVESTMENT REGISTER	Ministry of Trade and Industry	10.03.2015	The instruction has a general base (see: Law No.04/I-220 on Foreign Investments, Article 21, paragraph 3).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	
252	ADMINISTRATIVE INSTRUCTION (MTI) No.11/2014 ON THE CONDITIONS FOR SUBJECTS PERFORMING CONFORMITY ASSESSMENT PROCEDURES FOR CONSTRUCTION PRODUCTS	Ministry of Trade and Industry		The instruction has no legal basis (comment: Law no.04/L-181 on construction products has been repealed by the Law No.06/L-033 ON CONSTRUCTION PRODUCTS, article 60).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The instruction has no legal basis (comment: Law r. 04 / L-181 on construction products has been repealed by Law No. 06 / L-033 ON CONSTRUCTION PRODUCTS, article 60).
253	REGULATION (MTI) - No. 06/2014 ON METHOD OF CONSTRUCTION PRODUCTS CONFORMITY ASSESSMENT	Ministry of Trade and Industry	24.09.2014	The Regulation has no legal base (comment: Law no.04/L-181 on construction products has been repealed by the Law No.06/L-033 ON CONSTRUCTION PRODUCTS, article 60).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
254	REGULATION (MTI) NO. 05/2014 ON DEFINING THE PRICES AND SALE OF DISCOUNT COMMODITIES	Ministry of Trade and Industry	22.09.2014	The regulation has no legal base (comment: Law No.04/L-121, on Consumer Protection has been repealed by the Law No.06/L-034 ON CONSUMER PROTECTION, Article 141).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
255	REGULATION(MTI No. 04/2014 EQUIPMENT AND PROTECTIVE SYSTEMS INTENDED FOR USE IN POTENTIALLY EXPLOSIVE ATMOSPHERES	Ministry of Trade and Industry	04.09.2014	The Regulation has no legal base (comment: Law No.04/L-039 on Technical Requirements for Products and Conformity Assessment has been repealed by Law No.06/L-041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, Article 62). However, the new law stipulates that the Regulation remains in force.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law no. 06 / L-041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, in article 61, paragraph 1.6, stipulates that the regulation remains in force until the drafting of the new regulation.
256	ADMINISTRATIVE INSTRUCTION (MTI) – No. 10/2014 ON THE CONTENT OF THE ACCOMMODATION CATALOGUE	Ministry of Trade and Industry	08.08.2014	The instruction has a specific legal base (see: Law No.04/L-176 on Tourism, Article 10).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
257	ADMINISTRATIVE INSTRUCTION (MTI) NO. 08 /2014 ON AMANDMENT AND SUPLEMENTATION OF THE ADMINISTRATIVE INSTRUCTION (MTI) NO. 19/2013 FOR REGULATION AND DEVELOPMENT OF ACCOMMODATION RATING SYSTEM	Industry	10.07.2014	The instruction has a specific legal base (see: Law No.04/L-176 on Tourism, Article 8, paragraph 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
258	RREGULATION (MTI) No.03/2014 AEROSOL DISPENSER	Ministry of Trade and Industry	04.07.2014	The Regulation has no legal base (comment: Law No.04/L-039 on Technical Requirements for Products and Conformity Assessment has been repealed by Law No.06/L-041 ON TECHNICAL REGUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, Article 62). However, the new law stipulates that the Regulation remains in force.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law no. 06 / L-041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, in article 61, paragraph 1.9, determines that the regulation remains in force until the drafting of the new regulation.
	REGULATION (MTI) - No.02/2014 BASIC REQUIREMENTS FOR CONSTRUCTION WORKS	Ministry of Trade and Industry		The regulation has no legal basis (comment: Law No.04/L-181 on construction products has been repealed by the Law No.06/L-033 ON CONSTRUCTION PRODUCTS, Article 60).	Republic of Kosovo	Repeal the sub-legal act	
260	ADMINISTRATIVE INSTRUCTION (MTI) – No. 07/2014 FOR THE CATEGORIZATION, VULNETARY REGISTRATION AND REVOCATION OF THE REGISTRACION	Ministry of Trade and Industry		The instruction has a specific legal basis (see: Law No.04/L-176 on Tourism, Article 7, paragraph 2 and Article 9, paragraph 2).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	ADMINISTRATIVE INSTRUCTION (MTI) – No. 06 /2014 ON AMENDMENT AND SUPPLEMENTATION OF THE ADMINISTRATIVE INSTRUCTION No. 15/2012 ON FORMAL-LEGAL ELEMENTS OF THE ACTS ISSUED BY THE MARKET INSPECTORATE	Ministry of Trade and Industry	01.04.2014	The instruction has a specific legal base (see: Law No.03/I-181 on inspectorate and Market Surveillance, Article 27, paragraph 5).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
262	REGULATION (MTI) No. 01/2014 FOR PRINCIPAL REQUIREMENTS AND ASSESSMENT OF CONFORMITY OF HOUSEHOLD ELECTRICAL APPLIANCES FOR FREEZING, REFRIGERATORS AND THEIR COMBINITATIONS, REGARDING THE REQUIREMENTS OF ENERGY EFFICIENCY	Ministry of Trade and Industry	25.02.2014	The Regulation has no legal base (comment: Law No.04L-039 on Technical Requirements for Products and Conformity Assessment has been repealed by Law No.06L-041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, Article 62). However, the new law stipulates that the Regulation remains in force.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law no. 06 / L-041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, in article 61, paragraph 1.10, determines that the regulation remains in force until the drafting of the new regulation.
263	ADMINISTRATIVE DIRECTION (MTI) No. 03/2014 ON THE PROCEDURE, FORM AND CONTENT OF THE COMPETITION AND THE CONDITION AND CRITERIA RELATING TO THE SETTLEMENT OF BUSINESS ENTITIES WITHIN THE PREMISES OF ECONOMIC ZONES	Ministry of Trade and Industry	14.01.2014	The instruction has a specific legal base (see: Law No.04/L-159, on Economic Zones, Article 11, paragraph 3).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	ADMINISTRATIVE INSTRUCTION (MTI) №. 02/2014 ON CONTENT OF FEASIBILITY STUDY	Ministry of Trade and Industry		The instruction has a specific legal base (see: Law No.04/L-159, on Economic Zones, Article 7, paragraph 2).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
265	ADMINISTRATIVE DIRECTION (MTI) No. 01/2014 ON SETTING OUT THE PROCEDURE ON SUBMITTING THE APPLICATION TO 0BTAIN PERMISSION, ITS PROCEDING AND GRANTING THE PERMISSION, AND THE CONTENT OF THE REGISTRY OF ECONOMIC ZONES			The instruction has a specific legal base (see: Law No.04/L-159, on Economic Zones, Article 5, paragraph 5, Article 7, paragraph 5 and Article 14, paragraph 2).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
266	ADMINISTRATIVE INSTRUCTION (MTI) – No. 19 /2013 FOR REGULATION AND DEVELOPMENT OF ACCOMMODATION RATING SYSTEM	Ministry of Trade and Industry	31.12.2013	The instruction has a specific legal base (see: Law No. 04 / L-176 on Tourism, Article 8, paragraph 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

267	REGULATION (MTI) - No. 09/2013 ON LABELLING, PRESENTATION AND ADVERTISING AND FOOD PRODUCTS	Ministry of Trade and Industry	30.12.2013	The regulation has no legal basis (comment: Law No.04/L-121, on Consumer Protection has been repealed by Law No.06/L-034 ON CONSUMER PROTECTION, Article 141).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
268	ADMINISTRATIVE INSTRUCTION (MTI) - NO. 16/2013 ON THE FORM AND CONTENT OF MARKET INSPECTORATE STAMP	Ministry of Trade and Industry	17.12.2013	The Instruction has a specific legal base (see: Law 04/L-186 on Amending and Supplementing Law No.03/L-181 on Inspectorate and Market Surveillance, Article 4).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
269	REGULATION (MTI) – No. 08/2013 ON THE MANNER OF ESTABLISHMENT AND FUNCTIONING OF THE RAPID EXCHANGE OF INFORMATION SYSTEM ON DANGEROUS PRODUCTS	Ministry of Trade and Industry	15.11.2013	The regulation has a specific legal base (see: Law 04/L-078, on General Product Safety, Article 5).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
270	REGULATION (MTI) - No. 07/2013 ON TECHNICAL APPROVALS FOR CONSTRUCTION PRODUCTS	Ministry of Trade and Industry		The instruction has no legal basis (comment: Law no.04/L-181 on construction products has been repealed by the Law No.06/L-033 ON CONSTRUCTION PRODUCTS, article 60).	Official Gazette of the Republic of Kosovo	,	
271	ADMINISTRATIVE INSTRUCTION No.14 /2013 ON REGISTRATION, LICENSING, AND ADMINISTRATIVE ENFORCEMENT PROCEDURES	Industry		The instruction has a specific legal basis (see: Law No.04(L-198 on Trade of Strategic Goods, Article 9, paragraphs 6, 8 and 11, Article 10, paragraphs 2 and 3, Article 13, paragraph 6.).	Official Gazette of the Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	It was repealed by the U.A. Nr. 03/2021 dated 17.08.2021 of MINT.
272	ADMINISTRATIVE INSTRUCTION No. 12/2013 ON THE FORM OF PURITY SIGN, EXAMINATION OF THE PRECIOUS METAL PRODUCTS AND FORM OF HARMONISATION SIGN	Industry	29.08.2013	The instruction has a specific legal base (see: Law No.04/L-154 on Precious Metals, Article 8 paragraph 7).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	
273	ADMINISTRATIVE INSTRUCTION №. 11/2013 ON USE OF UNITS OF MEASUREMENT	Ministry of Trade and Industry	21.08.2013	The Instruction has no legal base (see: Law No.03/L-203 on Metrology has been repealed by Law No.06/L-037 ON METROLOGY, Article 49) However, the new law stipulates that the Regulation remains in force.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	It was repealed by the U.A. QRK Nr. 04/2020 dated 05.01.2021.
274	REGULATION NO. 06/2013 ON CONFORMITY MARK	Ministry of Trade and Industry	19.08.2013	The Regulation has no legal base (comment: Law No.04/L-039 on Technical Requirements for Products and Conformity Assessment has been repealed by Law No.06/L-041 ON TECHNICAL REGUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, Article 62). However, the new law stipulates that the Regulation remains in force.	Official Gazette of the Republic of Kosovo		It was repealed by the U.A. (QRK) Nr. 03/2020 dated 17.09.2020.
275	REGULATION No. 03/2013 ON THE MANNER OF STORAGE AND USE OF ARCHIVE MATERIAL AND PROTOCOL	Ministry of Trade and Industry	27.05.2013	The regulation has a specific legal base (see: Law No.04/L-088, on State Archives, Article 17 paragraph 1).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
276	ADMINISTRATIVE INSTRUCTION No. 05/2013 ON THE AMOUNT AND MANNER OF PAYMENT FOR EXAMINATION AND MARKING OF PRECIOUS METAL PRODUCTS	Ministry of Trade and Industry	07.05.2013	The instruction has a specific legal base (see: Law No.04/L-154 on Precious Metals, Article 18, pargraph 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
277	REGULATION No. 01/2013 ON TECHNICAL REQUIREMENTS FOR WOOD BASED PANELS	Ministry of Trade and Industry	25.01.2013	The Regulation has no legal base (comment: Law No.04/L-039 on Technical Requirements for Products and Conformity Assessment has been repealed by Law No.06/L-041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, Article 62). However, the new law stipulates that the Regulation remains in force.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law no. 06 / L-041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, article 60, paragraph 1.13, stipulates that the regulation remains in force until the drafting of the new regulation.
278	REGULATION No. 13/2012 ON NOTIFICATION CONCERNING PRODUCTS POSING A RISK TO CONSUMERS	Ministry of Trade and Industry	06.12.2012	The regulation has a specific legal base (see: Law No.04/L-078 on General Product Safety, Article 5, pargraph 9).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
279	REGULATION NO. 09/ 2012 ON ELEVATORS AND THEIR SAFETY COMPONENTS	Ministry of Trade and Industry	16.10.2012	The Regulation has no legal base (comment: Law No.04/L-039 on Technical Requirements for Products and Conformity Assessment has been repealed by Law No.06/L-041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESS	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	Partially repealed by Regulation no. 03/2017 dated 16.05.2017 of the former MTI. Partially repealed by Regulation no. 05/2018, dt. 08.06.2018 in which case Articles 28 to 47 of Regulation no. 09/2012 "On Elevators and Their Safety Components".
280	REGULATION NO. 05/2012 ON CABLEWAYS CARRY PERSONS REPEALS: ADMINISTRATIVE INSTRUCTION NO. 2008/12 ON TECHNICAL RULES FOR CABLEWAYS	Ministry of Trade and Industry	03.10.2012	The Regulation has no legal base (comment: Law No.04/L-039 on Technical Requirements for Products and Conformity Assessment has been repealed by Law No.06/L-041 ON TECHNICAL RECUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, Article 62). However, the new law stipulates that the Regulation remains in force.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law no. 06 / L-041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, article 60, paragraph 1.17, stipulates that the regulation remains in force until the drafting of the new regulation.
281	REGULATION NO. 04/2012 ON CRYSTAL GLASS PRODUCTS REPEALS: ADMINISTRATIVE INSTRUCTION NO. 12/2011 ON CRYSTALLINE GLASS PRODUCTS	Ministry of Trade and Industry	03.10.2012	The Regulation has no legal base (comment: Law No.04/L-039 on Technical Requirements for Products and Conformity Assessment has been repealed by Law No.06/L-041 ON TECHNICAL REGUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, Article 62). However, the new law stipulates that the Regulation remains in force.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law no. 06 / L-041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, article 60, paragraph 1.18, stipulates that the regulation remains in force until the drafting of the new regulation.
282	ADMINISTRATIVE INSTRUCTION NO. 15/2012 ON FORMAL-LEGAL ELEMENTS OF THE ACTS ISSUED BY THE MARKET INSPECTORATE	Ministry of Trade and Industry	30.08.2012	The regulation has a specific legal basis (see: Law No.03/L-181 ON MARKET INSPECTORATE AND SUPERVISION, Article 27, paragraph 5)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
283	ADMINISTRATIVE INSTRUCTION NO. 14/2012 ON THE FORM AND CONTENT OF THE OFFICIAL IDENTIFICATION DOCUMENTFOR MARKET INSPECTORS	Ministry of Trade and Industry	30.08.2012	The instruction has a specific legal basis (see: Law No.03/L-181 ON MARKET INSPECTORATE AND SUPERVISION, Article 13, paragraph 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

284	ADMINISTRATIVE INSTRUCTION No. 04/2016	Ministry of Trade and	23.00.2011	The instruction has no legal base (comment: Law No.04/L-039 on Technical	Official Gazette of the	To be enrolled in the Official Gazette, in the	It was repealed by the U.A. Nr. 04/2016 dated 16.03.2016 of the Government of the Republic of Kosovo-signed by the Prime Minister of the
204	ON THE MANNER OF AUTHORIZATION OF THE CONFORMITY ASSESSMENT BODIES	Industry		Requirements for Products and Conformity Assessment has been repealed by Law No.06/L - 041 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT, Article 62).	Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	
285	ADMINISTRATIVE INSTRUCTION NO. 13/2011 ON MONITORING OF CONSTRUCTION PRODUCTS	Industry		The instruction has no legal bass (Comment: LAW No.06/L-033 ON CONSTRUCTION PRODUCTS has been repealed).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
286	ADMINISTRATIVE INSTRUCTION NO. 16/2010 ON DEFINING THE FEE OBLIGATION ON LICENSING OF ENTITIES THAT DEAL WITH FUEL SECTOR AND PETROLEUM PRODUCTS	Ministry of Trade and Industry	13.10.2010	The Instruction has a specific legal base (see: Law No.03/L-138 ON AMENDING AND SUPPLEMENTING LAW NO.2004/5 ON TRADE OF PETROLEUM AND PETROLEUM PRODUCTS IN KOSOVO, Article 6, paragraph 5.2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
287	ADMINISTRATIVE INSTRUCTION NO. 12/2010 FOR THE ACTIVITIES OF THE TOURISTIC AGENCIES	Ministry of Trade and Industry	16.06.2010	The instruction has no legal base (comment: Law on Tourism and Tourist Services, no.03/L-168, has been repealed by the LAW NO.04/L-176 ON TOURISM).	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	repealed by Decision No. 6573 dated 10.06.2013, former MTI.
288	ADMINISTRATIVE INSTRUCTION NO. 11/2010 ON AMENDMENT AND REPLENISHMENT OF ADMINISTRATIVE INSTRUCTION NO. 04/2010 ON INTERNAL ORGANIZATION AND ACTIVITY OF THE MINISTRY OF TRADE AND INDUSTRY	Ministry of Trade and Industry	18.05.2010	The instruction has no legal base.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	It was repealed by Decision no. 10/77 of the Government of the Republic of Kosovo dated 04.06.2012.
289	ADMINISTRATIVE INSTRUCTION NO. 06/2010 ON AMENDMENT AND REPLENISHMENT OF THE ADMINISTRATIVE INSTRUCTION NO. 2008/07 ON FORM AND CONTENT OF FINENESS MARKS, MODE OF DETERMINATION AND MARKING THE FINENESS DEGREE OF PRECIOUS METAL PRODUCTS	Ministry of Trade and Industry	21.04.2010	The instruction has no legal base.	Official Gazette of the Republic of Kosovo		Administrative Instruction no. 12/2013 on the Form of the Sign of Purity, Examination of Precious Metal Works and the Form of the Sign of Harmony has repealed the Administrative Instruction no. 2008/07 on the form and content of the marks of cleanliness, the manner of determining and marking the degree of cleanliness of works made of precious metals, but not the Administrative Instruction no.06 / 2010 on Amending and Supplementing the Administrative Instruction no. 2008/07.
290	ADMINISTRATIVE DIRECTIVE NO. 05/2010 ON ROAD CONSTRUCTION AGGREGATES	Ministry of Trade and Industry	20.04.2010	The instruction has no legal basis (comment: Law No. 02/L-14 on Construction Products has been repealed by the LAW No 04/L-181 ON CONSTRUCTION PRODUCTS).	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	
291	ADMINISTRATIVE INSTRUCTION NO. 04/2010 THE ORGANIZATION OF ACTIVITIES AND INTERNAL STRUCTURE OF THE MINISTRY OF TRADE AND INDUSTRY	Ministry of Trade and Industry	01.04.2010	The instruction has no legal base.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	It was repealed by Decision no. 10/77 of the Government of the Republic of Kosovo dated 04.06.2012.
292	ADMINISTRATIVE DIRECTION NO. 02/2010 ON ORGANIZATION AND FUNCTIONING OF THE KOSOVO STANDARDIZATION AGENCY		09.02.2010	The Instruction has no legal basis (see: Law No.03/L-144 on Standardization has been repealed by the LAW No. 06/L-019 ON STANDARDIZATION, Article 25) However, the new law stipulates that the Instruction remains in force.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	repealed by Decision No. 6573 dated 10.06.2013 of the Minister of MTI.
293	ADMINISTRATIVE DIRECTION NO. 01/2010 ON ORGANIZATION AND FUNCTIONING OF LICENSING OFFICE OF THE OIL SECTOR	Ministry of Trade and Industry	19.01.2010	The Instruction has a specific legal base (see: Law No.03/L-138 ON AMENDING AND SUPPLEMENTING LAW NO.2004/5 ON TRADE OF PETROLEUM AND PETROLEUM PRODUCTS IN KOSOVO, Article 4, paragraph 3.5).	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	repealed by Decision No. 6573 dated 10.06.2013 of the Minister of MTI.
294	ADMINISTRATIVE DIRECTIVE NO 2009/27 FOR REGULATION OF THE LOGO, STAMP OF SMALL AND MEDIUM ENTERPRISES SUPPORT AGENCYAND THEIR USAGE	Ministry of Trade and Industry	31.12.2009	The Instruction has no legal base (comment: Law No.02/L5 on Support of small and medium enterprises and Law No.03/L-031 on Amending and Supplementing Law No.02/L-5 on Support to small and medium enterprises have been repealed by the Law No. 04/L-220 ON FOREIGN INVESTMENT). However, the new law has determined that the Instruction continues to remain in force (LAW No. 04/L-159 ON ECONOMIC ZONES, Article 23, paragraph 1.6) until the drafting of the new Instruction).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law no. 04 / L-159 ON ECONOMIC ZONES, article 23, paragraph 1.5, stipulates that the Instruction remains in force until the drafting of the new Instruction.
295	ADMINISTRATIVE DIRECTIVE NO. 2009/26 ABOUT THE FORM, CONTENTS, VALIDITY AND TAX FOR ISSUING THE DECISION	Ministry of Trade and Industry	31.12.2009	The instruction has no legal base (comment: Law No.03/L-129 on Economic Zones has been repealed by the LAW No.04/L-159 ON ECONOMIC ZONES, Article 24). The new law, however, stipulates that the Instruction remains in force.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	It was repealed by the U.A. No.01 / 2014 dated 14.01.2014 of MTI.
296	ADMINISTRATIVE DIRECTIVE NO. 2009/25 FOR INSPECTION PROCEDURES OF ECONOMIC ZONES	Ministry of Trade and Industry	31.12.2009	The instruction has no legal base (comment: Law No.03/L-129 on Economic Zones has been repealed by the LAW No.04/L-159 ON ECONOMIC ZONES, Article 24). The new law, however, stipulates that the Instruction remains in force.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law no. 04 / L-159 ON ECONOMIC ZONES, article 23, paragraph 1.4, stipulates that the Instruction remains in force until the drafting of the new Instruction.
297	ADMINISTRATIVE DIRECTIVE NO.2009/24 FOR RELATIONS BETWEEN THE RESPONSIBLE INSTITUTION, DEVELOPER ZONE AND OTHER INSTITUTIONS	Ministry of Trade and Industry	31.12.2009	The instruction has no legal base (comment: Law No.03/L-129 on Economic Zones has been repealed by the LAW No.04/L-159 ON ECONOMIC ZONES, Article 24). The new law, however, stipulates that the Instruction remains in force.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law no. 04 / L-159 ON ECONOMIC ZONES, article 23, paragraph 1.3, stipulates that the Instruction remains in force until the drafting of the new Instruction.
	FOR THE ESTABLISHMENT OF THE DIVISION OF ECONOMIC ZONES	,		The instruction has no legal basis (comment: Law No.03/L-129 on Economic Zones has been repealed by the LAW No 04/L-159 ON ECONOMIC ZONES, Article 24). The new law, however, stipulates that the Instruction remains in force.	Republic of Kosovo		Law no. 04 / L-159 ON ECONOMIC ZONES, article 23, paragraph 1.1, stipulates that the Instruction remains in force until the drafting of the new Instruction.
299	ADMINISTRATIVE INSTRUCTION NO. 2009/10 FOR THE FUNCTIONING OF PROJECT OF VOUCHER SCHEME FOR ADVISES AND TRAININGS ON ENTREPRENEURSHIP	Ministry of Trade and Industry	08.05.2009	The instruction has no legal base (comment: Law 02/L-5 ON SUPPORT OF SMALL AND MEDIUM ENTERPRISES has been repealed by the LAW NO.04/L 220 ON FOREIGN INVESTMENT, article 25).		To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	It was repealed by Decision No. 1138 dated 06.11.2013, of MTI.

300	ADMINISTRATIVE DIRECTION NO. 2009/07 ON ORGANIZATION AND FUNCTION OF PLEDGES REGISTRATION OFFICE	Ministry of Trade and Industry	24.04.2009	The instruction has no legal base. However, the new law stipulates that the Instruction remains in force until the drafting of the new Instruction.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	It was repealed by Regulation No. 29/2012 of the Government of the Republic of Kosovo dated. 14.12.2012.
301	ADMINISTRATIVE DIRECTION NO. 2009/02 ON ORGANISATION AND FUNCTIONING OF ACCREDITATION DIRECTORY OF KOSOVO	Ministry of Trade and Industry	02.03.2009	The instruction has a specific legal base (see: Law No.03/L-069 ON ACCREDITATION, Article 4, paragraph 4).	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	It was repealed by Decision No. 6573 dated 10.06.2013 of the Minister of MTI.
302	ADMINISTRATIVE INSTRUCTION NO. 2009/01 ON LICENSING OF TRAVELING TOURISM AGENCIES AND AMOUNT DETERMINATION FOR LICENSING FEES	Industry		The instruction has no legal base (comment: Law No.03/L-168 on tourism and tourist services has been repealed by the LAW No.04/L-176 ON TOURISM, Article 22).	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	It was repealed by Decision No. 6573 dated 10.06.2013 of the Minister of MTI.
303	ADMINISTRATIVE INSTRUCTION NO. 2008/22 CONCRETE AND CONCRETE CONSTRUCTIONS	Industry		The instruction has no legal basis (comment: Law No.02/L-14 on construction products has been repealed by the LAW No.04/L-181 ON CONSTRUCTION PRODUCTS, Article 53).	Republic of Kosovo	Repeal the sub-legal act	
304	ADMINISTRATIVE DIRECTION NO. 2008/14 ON ESTABLISHMENT OF CONSULTATIVE COUNCIL	Ministry of Trade and Industry	11.09.2008	The instruction has no legal base.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	There is no specific reference in the administrative instruction to the legal basis of the instruction, although it regulates the Consultative Council provided by Law NO. 02 / L-5 ON SUPPORT OF SMALL AND MEDIUM ENTERPRISES and Law no. 03 / L-031 Law ON AMENDING AND SUPPLEMENTING Law 02 / L-5 ON SUPPORTING SMALL AND MEDIUM ENTERPRISES. Both of these Laws have been repealed by Law NO. 04 / L-220 ON FOREIGN INVESTMENT, article 25.)
305	ADMINISTRATIVE INSTRUCTION NO. 2008/06 ON PRODUCERS, CRAFTSMAN AND SELLERS MARKS FOR PRECIOUS METAL PRODUCTS	Ministry of Trade and Industry	10.06.2008	The instruction has no legal base (comment: LAW NO.02/L-34 ON METROLOGY has been repealed).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law no. 03 / L-203 on Metrology and Law no. 04 / L-124 on amending and supplementing Law no. 03 / L-203 on Metrology has been repealed by Law no. 06 / L -037 ON METROLOGY, article 49.
306	ADMINISTRTIVNO UPUTSTVO BR 2007/18 ZA TEHNICKIM USLOVIMA ZA IZGRADNJU I EKSPLATACIJU NABAVKA TACKE ZA GORIVO AUTOMOBILA	Industry		The instruction has a general egal base	Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Law no. 2004/5 "On Trade in Petroleum and Petroleum Products in Kosovo and relevant amendments do not provide specific authorization for the regulation of this field (in relation to articles referred to as legal basis 4, 5, and 14) and Law No. 02 / L-20 On Technical Requirements for Products and Conformity Assessment that could serve as a legal basis has been repealed by Law NO. 04 / L-039 ON TECHNICAL REQUIREMENTS FOR PRODUCTS AND CONFORMITY ASSESSMENT
307	ADMINISTRATIVE INSTRUCTION NO. 2007/07 ON TECHNICAL REQUIREMENTS AND EVALUATION OF COMPLIANCE OF DOORS AND WINDOWS	Industry		The instruction has no legal basis (comment: Law No.02/L-14 on construction products has been repealed by the LAW No.04/L-181 ON CONSTRUCTION PRODUCTS).	Republic of Kosovo	Repeal the sub-legal act	
308	ADMINISTRATIVE DIRECTION NR. 2007/06 FOR ORGANIZATION AND FUNCTIONING OF INDUSTRIAL OWNERSHIP OFFICE	Ministry of Trade and Industry	19.03.2007	The Instruction has no legal base (comment: Law No. 2004/49 on Patents and Law No.02L/100 on amending and supplementing Law No. 2004/49 on Patents has been repealed by the Law No. 04/L-029 ON PATENTS, article 132).		To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	It was repealed by Decision No. 6573 dated 10.06.2013 of the Minister of MTI.
309	ADMINISTRATIVE DIRECTION NO. 2007/02 CEMENT FOR CONCRETE CONSTRUCTIONS	Ministry of Trade and Industry	16.02.2007	The instruction has no legal basis (comment: Law No.02/L-14 on construction products has been repealed).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
310	ADMINISTRATIVE DIRECTION NO. 2006/29 OF THE FORM AND CONTENT OF DOCUMENT— AUTHORIZATION BY WHICH IS ALLOWED CONFORMITY VALUATION FOR CONSTRUCTION PRODUCTS	Ministry of Trade and Industry	13.12.2006	The instruction has no legal basis (comment: Law No.02/L-14 ON CONSTRUCTION PRODUCTS has been repealed).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
311	ADMINISTRATIVE DIRECTION NO. 2006/28 ON ORGANIZATION AND FUNCTIONING THE AGENCY FOR SMALL AND MEDIUM ENTERPRISES' SUPPORT	Ministry of Trade and Industry	12.12.2006	The instruction has no legal base (comment: Law NO.02/L-5 ON SUPPORT OF SMALL AND MEDIUM ENTERPRISES has been repealed).	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	It was repealed by Decision No. 6573 dated 10.06.2013 of the Minister of MTI.
312	ADMINISTRATIVE DIRECTION NO. 2006/03 FOR EMERGENCY AND OPERATIONAL PETROLEUM RESERVES AND ITS PRODUCTS	Ministry of Trade and Industry	17.01.2006	The instruction has a legal base (see: LAW NO.2004/5 ON TRADE OF PETROLEUM AND PETROLEUM PRODUCTS IN KOSOVO and relevant amendments).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The amendments to the basic Law have not changed the legal basis of the Instruction.
313	ADMINISTRATIVE DIRECTION NO. 2005/22 FOR CARRIAGE CHARGE DURING THE IMPORT OF THE PETROLEUM PRODUCTS IN TERRITORY OF KOSOVA	Ministry of Trade and Industry	18.08.2005	The instruction has a legal base (see: LAW NO.2004/5 ON TRADE OF PETROLEUM AND PETROLEUM PRODUCTS IN KOSOVO and relevant amendments).	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	It was repealed by Decision No. 607 dated 24.05.2013, of the Minister of MTI.
314	ADMINISTRATIVE INSTRUCTIONS NO. 2005/12 ON FULFILLMENT OF MINIMAL TECHNICAL CONDITIONS FOR BUSINESS OBJECTS OF GROSS AND RETAIL SALE AND FOR TRADE INTERCESSION	Ministry of Trade and Industry	29.03.2005	The instruction has a legal base (see: LAW NO. 2004/18 ON INTERNAL TRADE and relevant amendments).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The amendments to the basic Law have not changed the legal basis of the Instruction.
315	DATABASES	Ministry of Public Administration	26.03.2018	Pursuant to Article 6 of Law no. 04/L-145 on Government Bodies for the Information Society (OG No. 15, dated 15.05.2013), Article 8 sub-paragraph 1.4 of Regulation no. 02/2011 on the areas of administrative responsibility of the Office of the Prime Minister and Ministries and Article 38 paragraph 6 of the Regulation on the Government work no. 09/2011 (Official Gazette no.15, 12.09.2011).	Republic of Kosovo	Amend and supplement the sub-legal act	Article 6 referred to by the Ministry of Line (MPA), is not disputed to include a wide range of competencies, however, we consider that the basis for issuing the relevant regulation should be supplemented with another provision specifically with Article 11 of Law no. 04 / L-145, from which (provision), derives the legal obligation for the Ministry in issuing bylaws, including the relevant field which is addressed by the Regulation in question.
316	REGULATION NR. 01/2017 ON OFFICIAL ELECTRONIC MAIL	Ministry of Public Administration	19.10.2017	Pursuant to Article 6 of Law no.04/L-145 on Government Bodies for the Information Society (OG no. 15, dated15 May 2013), Article 13 paragraph 3 of Law no. 04/L-184 on Administration of Office Work (OG, no. 18, 28 May 2013), Article 8 sub-paragraph 1.4 of Regulation no. 02/2011 on the areas of administrative responsibility of the Office of the Prime Minister and Ministries as well as Article 38 paragraph 6 of the Regulation on Government work No. 09/2011 (OG, no. 15, 12, September, 2011).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This regulation, in addition to Law No. 04 / L-145, as a legal reference for its issuance, the line Ministry has taken as a basis Law No. 04 / L-184 on the Administration of Labor in the Office. Therefore, It has been concluded that the relevant Regulation is legally based, and also the same has repealed the Administrative Instruction no. 04/2010 on the Use of Official E-Mail in the Institutions of the Republic of Kosovo.
	1	1			1	ш	·

317	THE INSTITUTIONS OF THE REPUBLIC OF KOSOVO		01.12.2017	Pursuant to Article 6 of Law no. 04/L-145 on Government Bodies for the Information Society (OG No. 15, dated 15.05.2013), Article 8 sub-paragraph 1.4 of Regulation no. 02/2011 on the areas of administrative responsibility of the Office of the Prime Minister and Ministries and Article 38 paragraph 6 of the Regulation on the Government work no. 09/2011 (Official gazette no.15, 12 September 2011).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	We consider that the basis for issuing the relevant regulation should be supplemented with another provision (as above in no. 1), specifically with Article 11 of Law No. 04 / L-145, from which (provision), derives the legal obligation to The Ministry in issuing bylaws, including the relevant field which is addressed by the Regulation in question.
318	REGULATION (MPA) NO. 01/2015 ON UNIQUE MARKS FOR CLASSIFICATION OF DOCUMENTS AND THEIR TIME OF PRESERVATION	Ministry of Public Administration	14.09.2015	Pursuant to Article 3 paragraph 9 and 10 of Law no.04/L-184 on the Administration of work in the Office (Official Gazette of the Republic of Kosovo / No.18/28 May 2013, Prishtina), Article 8 sub-paragraph 1.4 of Regulation No. 02/2011 on the areas of administrative responsibility of the Office of the Prime Minister and Ministries and Article 38 paragraph 6 of the Regulation on Givernment work no. 09/2011(Official Gazette no.15, 12.09.2011).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This regulation has a legal basis and does not need to be amended or supplemented.
319	ADMINISTRATIVE INSTRUCTION NO. 01/2015 ON THE WEB SITES OF PUBLIC INSTITUTIONS	Ministry of Public Administration	28.05.2015	Pursuant to Article 6 of Law no. 04L145 on Government Bodies for the Information Society (Official Gazette No. 15, dated 15.05.2013), Article 16 of Law no.031-215 on Access to Public Documents (Official Gazette no.88, dated 25.11.2010), Article 8 sub-paragraph 1.4 of Regulation No. 02/2011 on the areas of administrative responsibility of the Office of the Prime Minister and Ministries and Article 38 paragraph 6 of Regulation on the Government work no. 09/2011.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The Administrative Instruction lacks the exact legal reference from the basic Law, therefore Law no. 04 / L-145 in order to create a specific legal basis from the relevant field.
	02/2015 ON THE OFFICIAL EMAIL ACCOUNT	Ministry of Public Administration	28.05.2015	Pursuant to Article 6 of Law no.04/L145 on Government Bodies for the Information Society, Article 8 sub-paragraph 1.4 of Regulation No. 02/2011 on the areas of administrative responsibility of the Office of The Prime Minister and the Ministries as well as Article 38 paragraph 6 of the Regulation on the Government work no. 09/2011	Republic of Kosovo	concrete legal basis with the amendment and supplementation of the law.	The Administrative Instruction lacks the exact legal reference from the basic Law, therefore Law no. 04 / L-145 in order to create a specific legal basis from the relevant field.
321	REGULATION (MPA) NO. 02/2014 ON PERSONNEL PLANNING IN CIVIL SERVICE	Ministry of Public Administration		Pursuant to Article 6 paragraph 2 subparagraph 2.2 of Law No.03/L-149 on the Civil Service of the Republic of Kosovo.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This Regulation should be repealed, because the Law no.03 / L-149 on the Civil Service of the Republic of Kosovo, from which (Law) is based the Regulation has been repealed by Law No.06 / L-114 on Public Officials and the relevant part also with reference to the Judgment of the Constitutional Court of Kosovo (KO203 / 19) regarding Law No.06 / L-114. It is recommended to issue a new regulation.
	REGULATION NO. 01/2013 ON DISTRIBUTION OF SUBSIDIES FOR NON-GOVERNMENT ORGANIZATIONS	Administration		Based on Article 22 of Law No. 04/L –057 on Freedom of Association In Non- Governmental Organisations, Article 53 of Law No. 03/L-048 on Public Financial Management and Accountability, as well as Annex 11 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	MPA Regulation no. 01/2013 was repealed with the issuance of Regulation (No. 01/2014) dated 03.03.2014 with the same title "Regulation on Distribution of Subsidies to Non-Governmental Organizations". Therefore this change should be reflected in the Register of bylaws.
323	REGULATION NO. 02/2012 ON THE ESTABLISHMENT AND OPERATION OF THE COMMISSION FOR REVIEWING APPEALS OF NGO-S	Ministry of Public Administration	15.11.2012	Pursuant to Article 23 paragraph 4 of Law no.04/L-57 on Freedom of Association in Non-Governmental Organizations.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The legal basis of this instruction has ceased to be valid with the repealed of Law no. 04 / L-57 on Freedom of Association in Non-Governmental Organizations.
324	ADMINISTRATIVE INSTRUCTION NO. 01/2011 ON THE USE AND MANAGEMENT OF INTERNET IN INSTITUTIONS OF THE REPUBLIC OF KOSOVO	Administration	10.08.2011	Pursuant to Article 8 paragraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries dated 22 March 2011.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This administrative instruction is based only on the Regulation. Due to the immediate legal vacuum caused by its repealed, it is recommended to urgently amend / supplement Law no. 04/145 and Which would create the specific legal basis in this field.
325	REGULATION NO. 03/2011 ON CIVIL SERVANT'S FILES AND CENTRAL REGISTER	Ministry of Public Administration	21.03.2011	The references of the legal base are from the Law No.03/L-149 which has been repealed.	Official Gazette of the Republic of Kosovo		This Regulation should be repealed, because Law No. 03.L-149 on the Civil Service of the Republic of Kosovo, from which (Law) is based Regulation (No. 03/2011) has been repealed by Law No. 06 / L-114 For Public Officials and the relevant part also in reference to the Judgment of the Constitutional Court of Kosovo (KO203 / 19) regarding Law No. 06 / L-114. Also the matter of this regulation was later regulated by Regulation (MIA) no. 01/2020.
326	ADMINISTRATIVE INSTITUTION NO. 01/2010- MPA ON THE SAFETY AND ACCESS TO DATA BASES		24.03.2010	Pursuant to Article 25 paragraph 7 of the Regulation on the work of government no. 01/2007.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction is based on the repealed Regulation. It is recommended that a new administrative instruction be issued urgently in accordance with the applicable legislation.
327	ADMINISTRATIVE INSTITUTION NO.02/2010 FOR INFORMATION SECURITY MANAGEMENT	Ministry of Public Administration	26.05.2010	Pursuant to Article 25 paragraph 7 of the Regulation on the work of government no. 01/2007.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction is based on the repealed Regulation. It is recommended that a new administrative instruction be issued urgently due to the importance of the field covered by the relevant act.
328	ADMINISTRATIV INSTRUCTION No.03/2010 ON SOFTWARE AND HARDWARE USE	Ministry of Public Administration	21.12.2010	Pursuant to Article 25 paragraph 7 of the Regulation on the work of government no. 01/2007.	Official Gazette of the Republic of Kosovo		This Instruction has been repealed by Regulation (MPA) no. 02/2015 On Software and Hardware Standards. Therefore, it is recommended that this fact be updated in the Register of bylaws.
329	REGULATION NO. 01/2010 ON DOMESTIC ORDEN IN THE BUILDING OF FORMER "RILINDJA" PALACE	Ministry of Public Administration	22.03.2010	Pursuant to Article 25 paragraph 7 of the Regulation on the work of government no. 01/2007.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This Regulation should be repealed as the legal basis of the act from which it derives - the Rules of Procedure of the Government No. 01/2007 has been repealed with the approval or entry into force of the Rules of Procedure of the Government of the Republic of Kosovo No. 09/2011 of dated 07.09.2011.
330	REGULATION NO. 02/2010 ON RECRUITMENT PROCEDURES IN CIVIL SERVICE	Ministry of Public Administration	20.09.2010	Reference of the Regulation are the repealed acts: Law 03/L-149 on Civil Service and the Regulation on the work of government no.01 / 2007.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This Regulation should be repealed, because the Law no.03 / L-149 on the Civil Service of the Republic of Kosovo, from which (Law) is based Regulation (No.03 / 2011) has been repealed by Law No.06 / L-114 For Public Officials and the relevant part also in reference to the Judgment of the Constitutional Court of Kosovo (KO203 / 19) regarding Law No. 06 / L-114. It is recommended to issue a new Regulation.
331	THE REGULATION No. 03/2010 ON JOB DESCRIPTION	Ministry of Public Administration	20.09.2010	Reference of the Regulation are the repealed acts: Law 03/L-149 on Civil Service and the Regulation on the work of government no.01 / 2007.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This Regulation should be repealed, because the Law no.03 / L-149 on the Civil Service of the Republic of Kosovo, from which (Law) is based Regulation (No.03 / 2011) has been repealed by Law No.06 / L-114 For Public Officials and the relevant part also in reference to the Judgment of the Constitutional Court of Kosovo (KO203 / 19) regarding Law No. 06 / L-114. It is recommended to issue a new Regulation.
332	ADMINISTRATIVE INSTITUCION NO.01/2009- MPS ON FEES FOR PRODUCTS AND SERVILES OF KOSOVO CADASTRAL AGENCY	Ministry of Public Services	06.01.2009	The reference of the Instruction is the Law No. 2003/25 on Cadastre repealed by the Law 04/L-013 on Cadastre	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
333	ADMINISTRATIVE INSTRUCION No. 02/2009 – MPS FOR SERVICES OF TRADE UNION MEMBERSHIP PAYMANT TRANSFER	Ministry of Public Services		Pursuant to Section 1 of UNMIK Regulation 2001/19 and Regulation 2001/36 on the Kosovo Civil Service.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The relevant instruction is recommended to be repealed because it is based on repealed regulations.
334	ADMINISTRATIVE INSTRUCTION No.03/2009 – MPS FOR FROM OF SQUARE STAMP, TYPE, COLOR AND TECHNICAL PARAMETERS OF SQUARE STAMP COLOR	Ministry of Public Services	19.02.2019	Pursuant to Article 8 paragraph 4 and Article 10 paragraph 3 of Law no. 03.L- 054 on Stamps in the Institutions of the Republic of Kosovo (Official Gazette No. 38 dated 20 September 2008).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Administrative Instruction has a legal basis, and thus concludes that there is no need to amend or supplement.

335	ADMINISTRATIVE INSTRUCTION NO.02/2008  — MPS FOR REGISTRATION OF PRESENTS IN THE CATHALOG OF PRESENTS IN THE INSTITUTIONS OF CIVIL SERVILE OF THE REPUBLIC OF KOSOVO	Ministry of Public Services	11.03.2008	Pursuant to Article 1 of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, and in Annex IX (points i and ii) of UNMIK Regulation no. 2005/53 amending the Regulation of UNMIK no. 2001/19 on the Executive Branch of the Institutions of OI Provisional Self-Government in Kosovo, in the Law against Corruption no. 2004/34, articles 33, 34 and 35, in the Administrative Direction no. 2003/2. Implementation of UNMIK Regulation no. 2001/36 on the Civil Service of Kosovo, Article 37 and in the Code of Conduct for Civil Servants no. 01/2006.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The Administrative Instruction refers to a wide range of basic repealed acts, therefore we consider that this instruction should be repealed, and it is recommended to issue a new instruction from the respective field, in accordance with applicable legislation.
	ADMINISTRATIVE INSTRUCTION № .03/2008– MPS FOR INSCRIPTIONS IN CENTRAL INSTITUTIONS BUILDINGS OF REPUBLIC OF KOSOVA	Ministry of Public Services	22.04.2018	Pursuant to UNMIK Regulation no. 2001/19 On the Executive Branch of the Provisional Institutions of Self-Government.	Official Website of the Ministry	Repeal the sub-legal act	This Instruction needs to be repealed, because its legal basis from which it derives (Regulation No. 2001/19), is not in force. It is recommended to issue another bylaw related to the respective field. It is recommended that the Ministry regulate the same matter by another act.
	ADMINISTRATIVE INSTRUCTION No.04/2008 MPS RELATED TO DRESSING AND PRESENTATION OF CIVIL SERVANTS	Ministry of Public Services	02.06.2008	Pursuant to UNMIK Regulation no. 2001/19 On the Executive Branch of the Provisional Institutions of Self-Government.	,	Repeal the sub-legal act	The relevant instruction is recommended to be repealed because it is based on the repealed regulation.
338	ADMINISTRATIVE INSTRUCTION No.05/2008 MPS ON THE FORUM OF PERSONNEL MANAGERS	Ministry of Public Services	02.06.2008	Pursuant to Article 1 of UNMIK Regulation 2001/19 and UNMIK Regulation 2005/53.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The relevant instruction is recommended to be repealed because it is based on repealed regulations.
339	ADMINISTRATIVE INSTRUCTION No. 2007/01 MPS ON DETERMINING ADMINISTRATIVE SANCTIONS FOR VIOLATION OF THE LAW ON LANGUAGE USR	Ministry of Public Services	11.04.2007	Pursuant to Articles 1.3 (d), 1.6 and 1.7 of UNMIK Regulation No. 2006/12. 2001/9 on the Executive Branch of the Provisional Institutions of Self- Government in Kosovo and Article 33 of Law no. 02/L-37 on the Use of Languages.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	To amend Article 33 of Law no. 02 / L-37 On the Use of Languages in order to determine sanctions in accordance with the Law on Minor Offenses, and the content of this instruction to be reflected in the Law on Languages.
340	ADMINISTRATIVE INSTRUCTION No. 02/2007 ON USE OF LICENSED SOFTWARES	Ministry of Public Services	30.04.2007	Based on UNMIK Regulation no. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, Sections 1.3, point (d), 1.6, 1.7 and Annex IX, point (v) of UNMIK Regulation no. 2005/53 amending the Regulation of UNMIK no. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, in order to determine the procedures for the supply and.	Ministry	Register of Bylaws and in the Official Web page of the Ministry	The entire legal basis referred to in the administrative instruction it has been repealed, therefore we consider that this instruction should be repealed and updated in the Register of bylaws.
341	ADMINISTRATIVE INSTRUCTION No. 05/2007 FOR REGISTRATION OF THE DISCIPLINE MEASURES	Ministry of Public Services	22.05.2007	Pursuant to Articles 1.3 and 1.6 of UNMIK Regulation and UNMIK Regulation 2005/53.	Submitted by Ex MAP	Repeal the sub-legal act	The relevant instruction is recommended to be repealed because there is no legal basis.
342	ADMINISTRATIVE INSTRUCTION No. 02/2006 FOR CERTIFIKATE OF CAPACITY TO CONTRACT A MARRIAGE	Ministry of Public Services	10.04.2006	Pursuant to Articles 1.3 (d), 1.6 and 1.7 of UNMIK Regulation No. 2001/19, on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, point (vii) Annex IX to the UNMIK Regulation no. 2005/15, amending the UNMIK Regulation no. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, and Article 31.2 of the Law on Civil Registry (UNMIK Regulation No. 2005/21 on the Promulgation of the Law on Civil Registry adopted by the Assembly of Kosovo).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	We consider that the Administrative Instruction should be repealed, because the legal basis from which it derives (instruction), is completely repealed. It is recommended to reflect in this regard, with the issuance of another bylaw.
343	ADMINISTRATIV INSTRUCTION No. 2005/04- ON SUPPLYING WITH CIVIL STATUS REGISTERS, ANNOTATION REGISTERS AND CERTIFICATES	Ministry of Public Services	19.07.2005	Pursuant to UNMIK Regulation no. 2005/15 amending the UNMIK Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government and Annex 9 point (vii) to UNMIK Regulation 2005/21 on the Promulgation of the Law on Civil Registry.			The relevant instruction is recommended to be repealed because it is based on the repealed regulation.
344	ADMINISTRATIV INSTRUCTION No. 2005/06 ON ORIGINAL USE OF PERSONAL NAME IN PERSONAL AND PUBLIK DOCUMENTS	Ministry of Public Services	09.08.2005	Pursuant to UNMIK Regulation no. 2005/15 amending the UNMIK Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government.	Submitted by Ex MAP	Repeal the sub-legal act	The relevant instruction is recommended to be repealed, because it is based only on regulations.
345	ADMINISTRATIV INSTRUCTION No. 2004/01- ON KOSOVO GOVERNMANT VEHICLE PARKING AND OTHER CENTRAL INSTITUTIONS OF PISG	Ministry of Public Services	16.03.2004	Pursuant to UNMIK Regulation no. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government, Articles 1.3 (ç) and 1.6 as well as Annex IX (iv).	Official Website of the Ministry		According to the Legal Office of the former MPA, the relevant Instruction was repealed with the entry into force of Al No. 07/006 on the use of Vehicles of the Government of Kosovo, then this also repealed by Al no. 03/2008.
346	ADMINISTRATIV INSTRUCTION No. MPS 2004/03- ON THE IMPLEMENTATION OF THE LAW ON THE ESTABLISHMENT OF AN IMMOVABLE PROPERTY RIGHTS REGISTER	Ministry of Public Services	31.03.2004	Pursuant to Article 8 of Law no. 2002/5 on the Establishment of the Registry of Immovable Property Rights.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	Repealed by A.I MESP 12/19.
347	ADMINISTRATIV INSTRUCTION №. 2004/07- ON OFICIAL TRAVELS	Ministry of Public Services	24.09.2004	Pursuant to UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo.	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This Instruction needs to be repealed, because its legal basis from which it derives (Regulation No. 2001/19), is not in force. It is recommended to issue another act in relation to the relevant field.
	ADMINISTRATIV INSTRUCTION №. 2004/09— ON PAYMENT OF TRAINERS ENGAGED IN KOSOVO INSTITUTE FOR PUBLIK ADMINISTRATION	Ministry of Public Services		Pursuant to UNMIK Regulation no. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government, Articles 1.3 (ç) and 1.6 as well as Annex IX (i).	Ministry	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	ENGAGEMENT, CATEGORIZATION AND MANNER OF PAYMENT OF TRAINERS AT THE KOSOVO INSTITUTE FOR PUBLIC ADMINISTRATION, issued on dt. 23/11/2018. Therefore, it is recommended to update the Register of bylaws.
349	ADMINISTRATIV INSTRUCTION Nr. 2003/12 EQUAL OPPORTUNITIES PROCEDURES	Ministry of Public Services	12.09.2003	Pursuant to UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, Regulation 2001/36 on the Civil Service in Kosovo.	Official Website of the Ministry	Repeal the sub-legal act	The relevant instruction should be repealed , due to the fact that the legal basis from the acts from which it derives are repealed . Therefore, it is recommended to issue another bylaw that reflects the real needs and to reflect the applicable legislation.
350	REGULATION (MoD) - NO. 1/2017 ON THE CRITERIA AND WAY OF SUBSIDIZING PROJECTS FOR THE DIASPORA	Minister of the Ministry of Diaspora	02.03.2017	This administrative instruction is issued pursuant to Article 4 paragraph 1.1 of Law no. 041-095 on Diaspora and Migration, Law no. 03/L-048 on Public Financial Management and Accountability, Law no. 04/L-095 on Diaspora and Migration.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Thit has been repealed recommendation is a result of the lack of legal basis. In the preamble of the Administrative Instruction it is described that it is based on 4 paragraphs 1.1 of Law no. 04 /L-095 of the Diaspore and Diaspora, Law no. 03 /L-048 on Public Financial Management and Accountability. However, after the analysis of the apostrophized article, it turns out that it does not determine the right of the minister to issue this bylaw. On the other hand, it is called in Law no. 03 /L-048 on Public Financial Management and Accountability without specifying in which sub-concrete it finds the legal basis. Such a situation, the reference in the Law as a whole of legal provisions, this specifying in a special legal provision the right of the minister to issue a bylaw that regulates in more detail, the criteria and the way of subsidizing projects for the diaspora, is contrary to the principle of legality. It is therefore recommended that it be repealed or that the legal basis be explicitly created.

351	ADMINISTRATIVE INSTRUCTION (MOD) N0.01/2014 FOR REGISTERING AND MAINTAINING THE ASSET IN THE CULTURAL CENTRES OF KOSOVO FOR DIASPORA AND	Minister of the Ministry of Diaspora	07.03.2014	This administrative instruction is issued pursuant to Article 4, paragraph 1.9 of Law no. 04/L-095 on Diaspora and Migration.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This recommendation of repealed is a result of the lack of legal basis. In the preamble of the Administrative Instruction it is described that it is based on 4 paragraph 1.91 of Law no. 04 / L-095 of the Diaspora and Diaspora. However, after the analysis, it turns out that it does not determine the right of the minister to issue this bylaw. It is therefore recommended that it be annulled or repealed or that the legal basis be expressly established.
352	MIGRATION REGULATION (MDSI) No. 2/2019 ON THE CRITERIA AND WAY OF REWARDING THE ANNUAL AWARD OF DIASPORA AND MIGRATION FOR THE MOST SUCCESSFUL GROUP OR EMIGRANT DURING THE YEAR	Minister of the Ministry of Diaspora and Strategic Investments	25.06.2019	Based on Article 13, paragraph 2 of Law no. 04/L-095 on Diaspora and Migration, Article 53 of Law No.03/L-084 on Public Financial Management and Accountability.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation comes as a result of the fact that after researching and analyzing the legal provisions on which this regulation is based, it is seen that there is a legal basis, therefore it is recommended to remain in force.
353	ADMINISTRATIVE INSTRUCTION (MI) No. 01/20218 ON VEHICLE TECHNICAL CONTROL	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	09.03.2018	Article 79, 90 and 95 of the Law no.05/L-132 on vehicles.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
354	ADMINISTRATIVE NSTRUCTION (MI) NO. 02/2018 ON DETERMINING THE CONDITIONS AND PROCEDURES FOR VEHICLE HOMOLOGATION	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	12.04.2018	Chapters III,IV, V and VIII (articles 8 to 38 and 81, 82, 83, 86) of the Law no.05/L-132 on vehicles.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
355	ADMINISTRATIVE INSTRUCTION (MI) NR.03/2018 ON VIN NUMBER PRINTING	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	17.04.2018	Article 4 of Law no.03/L-189 on the State Administration of the Republic of Kosovo as well as Article 27, 81 and 125 of Law no.05/L-132 on vehicles.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Law no. 05 / L-132 on Vehicles does not contain specific legal basis for the issuance of this bylaw. Therefore, the Ministry is recommended to initiate the amendment and supplementation of this Law to create a specific legal basis.
356	ADMINISTRATIVE INSTRUCTION (MI) NR.08/2018 O N DETERMINING THE CRITERIA AND PROCEDURES FOR CATEGORIZATION OF ROADS	MINISTRY OF A INFRASTRUCTURE AND TRANSPORT	18.07.2018	Article 5,7 and 42 of Law No.2003/11 (OG year II No.03/L-120 on Amending and Supplementing the Law on Roads No. 2003/11 (OG year IV no.46/15 January 2009)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	
357	ADMINISTRATIVE INSTRUCTION (MI) NO. 10 /2018 ON OLDTIMER VEHICLES	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	26.12.2018	Article 31 of the Law No. 05/L-132 on vehicles, Article 8 sub-paragraph 1.4 of Regulation No.02/2011 on the areas of administrative responsibility of the Office of the Prime Minister and Ministries, as well as Article 38 paragraph 6 of the Regulation on Government work No09/2011.	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Article 31 of Law No. 05 / L-132 on Vehicles is not a sufficient legal basis for the issuance of this instruction. Therefore, the Ministry is recommended to amend and supplement the Law in question to determine the specific legal basis.
358	ADMINISTRATIVE INSTRUCTION (MI) NO. 11/2018 FOR INVESTIGATION OF ACCIDENTS AND INCIDENTS IN THE RAILWAY TRANSPORT;	AND TRANSPORT	08.01.2019	Article 8 paragraph 1.2 articles 33 and 37 of Law no.04/L-063 on Kosovo Railways.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
360	ADMINISTRATIVE INSTRUCTION (MI) No. 03/20217 ON THE CHILD SAFETY SEAT	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	24.03.2017	Article188 LAW No. 05/L-088 on Road Traffic Rules.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
361	ADMINISTRATIVE INSTRUCTION (MI) No. 04/2017 ON TRANSPORT OF PERSONS IN THE CARGO AREA OF THE ROAD VEHICLE	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	24.03.2017	Article 194 of Law no.05/L-088 on Road Traffic Rules.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
362	ADMINISTRATIVE INSTRUCTION (MI) No.05/2017 ON MARKING OF THE SPECIAL PURPOSE VEHICLES	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	14.04.2017	Article 40 and Article 235 of Law no.05/L-088 on Road Traffic Rules	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
363	ADMINISTRATIVE INSTRUCTION (MI) No. 06/20217 ON RULES FOR CARTS AND WORK MACHINERY	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	30.03.2017	Article 123 and Article 139 of Law no.05/L-088 on Road Traffic Rules	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
364	ADMINISTRATIVE INSTRUCTION (MI) NO.07/2017 ON RULES AND CONDITIONS FOR THE MOVEMENT OF SNOWMOBILE AND OTHER VEHICLES EQUIPPED WITH SLIDES	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	30.03.2017	Article 228 of Law no.05/L-088 on Road Traffic Rules.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
365	ADMINISTRATIVE INSTRUCTION (MI) NO.10/2017 FOR THE PLACEMENT OF ADVERTISMENT BILLBOARDS ON NATIONAL AND REGIONAL ROADS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	20.06.2017	Article 26 and 42 of Law No. 2003/11 of the Law on Roads, Article 14,16, 19,20 and 23 of Law no.03 L-120 on Amending and Supplementing the Law on Roads no.2003/11.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
366	ADMINISTRATIVE INSTRUCTION (MI) NO.11/2017 FOR TRAINERS IN THE FIELED OF DRIVING LICENCE	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	21.06.2017	Article 119, 112, 113 of Law no.05/L-064 on Driving licence.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
367	ADMINISTRATIVE INSTRUCTION (MI) NO.12/2017 FOR PROFESSIONAL SUPERVISION IN THE FIELD OF DRIVING LICENSES	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	23.06.2017	Article 124 of Law no. 05/L-064 on Driving licence.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
368		MINISTRY OF INFRASTRUCTURE AND TRANSPORT	11.05.2018	Article 109, 112, 113 of Law no. 05/L-064 on Driving licence.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
369	ADMINISTRATIVE INSTRUCTION (MI) NO.13/2017 ON TRAINING CURRICULUM FOR CANDIDATES FOR DRIVER	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	30.06.2017	Article 41of Law no.05/L-064 on Driving licence.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
370	ADMINISTRATIVE INSTRUCTION (MI) NO.14/2017 ON PASSING THE DRIVING TEST	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	30.06.2017	Article 58 of Law no.05/L - 064 on Driving licence.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

371	ADMINISTRATIVE INSTRUCTION (MI) NO.15/2017 ON DRIVING SCHOOL PROFESSIONAL LECTRURES	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	03.07.2017	Article 10,11of Law no.05/L- 064 on Driving licence.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
372	ADMINISTRATIVE INSTRUCTION (MI) NR. 04/2018 ON AMENDING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION NO. 15/2017 ON DRIVING SCHOOL PROFESSIONAL LECTURERS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	11.05.2018	Article 10 and 11 of Law no.05/L-064 on Driving licence.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
373	ADMINISTRATIVE INSTRUCTION (MI) NO.16/2017 ADMINISTRARTIVE INSTRUCTION ON TAKING THE EXAM FOR REPLACEMENT OF FOREIGN DRIVING LICNCE	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	16.07.2017	Article 97 of Law no.05/L-064 on Driving licence.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
374	ADMINISTRATIVE INSTRUCTION (MI) No. 19/2017 ON DRIVER INSTRUCTOR	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	05.09.2017	Article 17 and 26 of Law no. 05/L-064 on Driving licence.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
375	ADMINISTRATIVE INSTRUCTION (MI) No. 07/2018 AMENDING AND SUPPLEMENTING OF THE ADMINISTRATIVE INSTRUCTION NO. 19/2017 ON DRIVER INSTRUCTOR	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	21.06.2018	Article 17 and 26 of Law no. 05/L-064 on Driving licence.	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	
376	ADMINISTRATIVE INSTRUCTION (MI) No. 20/2017 ON LICENSING DRIVING SCHOOLS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	05.07.2017	Article 5 and 8 of Law no. 05/L-064 on Driving licence.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
377	ADMINISTRATIVE INSTRUCTION (MI) No. 05/2018 AMENDING AND SUPPLEMENTING OF THE ADMINISTRATIVE INSTRUCTION NO. 20/2017 ON LICENSING DRIVING SCHOOLS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	11.05.2018	Article 5 and 8 of Law no. 05/L-064 on Driving licence.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
378	ADMINISTRATIVE INSTRUCTION (MI) No. 21/2017 ON HOLDING TRAININGS AND SEMINARS IN THE FIELD OF DRIVING LICENSE	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	08.09.2017	Articles 10, 21,30,32,111,112,120,122 of Law no.05/L-064 on Driving licence.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
379	ADMINISTRATIVE INSTRUCTION (MI) No. 09/ 2018 ON AMENDING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION NO. 21/2017 ON HOLDING TRAININGS AND SEMINARS IN THE FIELD OF DRIVING LICENSE	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	29.08.2018	Article 120 of Law no 05/L-064 on Driving licence.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
380	ADMINISTRATIVE INSTRUCTION (MI) NO. 23/2017 ON ADDITIONAL TRAINING PROGRAM FOR SAFE DRIVING	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	29.09.2017	Article 114 and 115 of Law no. 05/L-064 on Driving licence.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
381	ADMINISTRATIVE INSTRUCTION (MI) NO. 22/2017 ON THE SIGN PLACED ON THE VEHICLE OF DISABLED PERSON	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	13.10.2017	Article 37 of Law no.05/L-088 on Road Traffic Rules	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
382	ADMINISTRATIVE INSTRUCTION (MI) No.24/2017 QUALITY ASSURANCE MEASURES AND MINIMAL SDANDARDS FOR EXAMINERS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	30.11.2017	Article 29 and 35 of Law no. 05/L-064 on Driving licence.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
383	ADMINISTRATIVE INSTRUCTION (MI) NO. 25/2017 ON THE POLYGON FOR SAFE DRIVING	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	29.12.2017	Article 117 of Law no. 05/L-064 on Driving licence.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
384	ADMINISTRATIVE INSTRUCTION (MI) NO.26/2017 ON SUBSIDIZING UNSUSTAINABLE ECONOMIC LINES OF INTERURBAN TRANSPORT	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	29.12.2017	Article 4 and 17 of Law no.04/L-179 on Road transport	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
386	ADMINISTRATIVE INSTRUCTION (MI) NO. 05/2016 FOR DETAILING THE CONTENTS OF THE NETWORK STATEMENT OF RAILWAY TRANSPORT	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	15.12.2016	Article 38 paragraph 5 and 6 of Law no.04/L-183 on Land Transport of Dangerous Goods	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
387	ADMINISTRATIVE INSTRUCTION (MI) NO. 07/ 2016 ON ISSUING PERMITS TO RESIDENT OPERATORS FOR PERFORMING INTERNATIONAL ROAD TRANSPORT OF GOODS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	30.12.2016	Article 43 of Law no.04/L-179 on Road Transport	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
388	ADMINISTRATIVE INSTRUCTION No. 08/16 ON EXAMINERS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	30.12.2016	Article 27,28,29,34 of Law no. 05/L-064 on Driving licence.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
389	REGULATION (MI) NO. 01/2015 FOR ARCHIVE AND ARCHIVES CASES IN THE MINISTRY OF INFRASTRUCTURE		15.12.2015	Article 17 of Law no.04/L-088 on State Archives, Article 15 of Law no.04/L-184 on Administration of Office Work.	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	It is recommended to improve / supplement Article 18, where instead of the word "Instruction" to write a Regulation, as the title of the relevant act.

	DECUMATION (AN) NO CONTRACT TO STATE	MINIOTOVICE	04.40.001=	Addata O account of addata OF account 1 OF 1 of 1 OF	Official Mark 15	The artificial and in broadly arranged and
390	REGULATION (MI) NO. 02/2015 FOR THE APPROVAL OF NON-ECAA CHARTER AND TAXI FLIGHTS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	31.12.2015	Article 6 paragraph 1, article 35 paragraph 35.1 article 36 paragraph 36.2 of Law no. 03/L-051 on Civil aviation	Official Website of the Ministry	the sublegal act is legally grounded and therefore remains into force.
391	ADMINISTRATIVE INSTRUCTION NO. 01/2015 ON THE PROGRAMEME OF EDUCATION, IMPLEMENTATION AND THE METHOD OF TRAINING AND ASSESSMENT OF THE SAFETY ADVISER	INFRASTRUCTURE AND TRANSPORT	28.05.2015	Article 29 and 32 of Law no. 04/L-183 on Land Transport of Dangerous Goods	Official Gazette of the Republic of Kosovo	therefore remains into force.
392	ADMINISTRATIVE INSTRUCTION (MI) NR. 03/2015 ON THE NATIONAL ELECTRONIC REGISTRY FOR OPERATORS OF ROAD TRANSPORT OF PASSENGERS AND GOODS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	12.10.2015	Article 9 of Law no.04/L-179 on Road Transport.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.
393	ADMINISTRATIVE INSTRUCTION (MI) NO 06/2015 FOR ISSUANCE OF LICENSES FOR CARRYING OUT REGULAR INTERNATIONAL ROAD TRANSPORT OF PASSENGERS FOR ACCESSING AND TRANSIT CROSSING THROUGH THE TERRITORY OF KOSOVO	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	03.12.2015	Article 26, 27, 30, 31 of Law no.04/L-179 on Road Transport.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.
394	ADMINISTRATIVE INSTRUCTION (MI) NO. 07/2015 FOR THE LICENSING OF OPERATORS FOR ABROAD TRANSPORT OF PASSANGERS BY BUS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	17.12.2015	Article 2 paragraph 2.1, Article 8 paragraph 4, Article 10 paragraph 1, and Article 12 and 13 of Law no.04/L-179 on Road Transport.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.
395	ADMINISTRATIVE INSTRUCTION (MI) NO. 05/2015 ON THE LICENSING OF TERMINALS GOODS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	17.12.2015	Article 7 sub-paragraph 2.5 and Article 48 of Law no.04/L-179 on Road Transport.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.
396	ADMINISTRATIVE INSTRUCTION (MI) BR. 09/2015 FOR CONNECTION, INSTALATIONS THROUGHT THE ROAD LAND, AND LAND USE OF NATIONAL AND REGIONAL ROADS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	28.12.2015	Article 42 and 27 of Law no.2003/211 on roads and Law no.03/L120 on Amending and Supplementing the Law on roads no. 2003/11.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.
397	ADMINISTRATIVE INSTRUCTION (MI) NO.08/2017 ON AMENDING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION (MI) BR. 09/2015 FOR CONNECTION, INSTALATIONS THROUGHT THE ROAD LAND, AND LAND USE OF NATIONAL AND REGIONAL ROADS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	18.05.2017	Article 42 and 27 of Law no.2003/211 on roads and Law no.03/L120 on Amending and Supplementing the Law on roads no. 2003/11.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.
398	ADMINISTRATIVE INSTRUCTION NO. 01/2014 ON DETERMINING THE TARIFES FOR THE LAND USE OF NATIONAL AND REGIONAL ROADS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT		Article 42 of Law no.2003/211 on roads and Article18 of Law no.03/L120 on Amending and Supplementing the Law on roads no. 2003/11.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.
399		MINISTRY OF INFRASTRUCTURE AND TRANSPORT		Pursuant to Article 9 of Law No. 04/L-179 on Road Transport.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.
400	ADMINISTRATIVE INSTRUCTION (MI) NO. 03/2014 ON THE CRITERIA FOR CALCULATION OF COMPENSATION FOR EXCEPTIONAL TRANSPORT	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	18.07.2014	Article 42 and 27 of Law no.2003/211 on Roads and Law no.03/L120 on Amending and Supplementing the Law on roads no. 2003/11.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.
	ADMINISTRATIVE INSTRUCTION NO.04/2014 FOR EXTRAORDINARY TRANSPORT	INFRASTRUCTURE AND TRANSPORT	06.11.2014	for Amending and Supplementing the Law No. 2003/11 On Roads	Official Gazette of the Republic of Kosovo	therefore remains into force.
402	ADMINISTRATIVE INSTRUCTION NO. 06/2014 ON THE CONTENT AND FORM OF THE MINUTES FOR SAMPLES AND DOCUMENTATION CONTROL OF DANGEROUS GOODS	INFRASTRUCTURE AND TRANSPORT	27.11.2014	Article 40 paragraph 5 and Article 46 paragraph 3 of Law no. 04/L-183 on Land Transport of Dangerous Goods	Ministry	therefore remains into force.
403	ON THE CALCULATION OF DIRECT COSTS FOR MAINTENANCE OF RAILWAY INFRASTRUCTURE	INFRASTRUCTURE AND TRANSPORT	26.06.2013	Article 8 paragraph 2, article 65 paragraph 2 articles 52, 61,64 of Law no. 04/L- 063 on Kosovo Railways.	Republic of Kosovo	therefore remains into force.
	ADMINISTRATIVE INSTRUCTION NO. 03/2013 ON THE DETERMINATION AND PAYMENT OF FEES FOR USING THE RAILWAY INFRASTRUCTURE	INFRASTRUCTURE AND TRANSPORT	20.06.2013	Article 8 paragraph 2, article 65 paragraph 2 articles 52, 61,64 of Law no. 04/L- 063 on Kosovo Railways.	Republic of Kosovo	therefore remains into force.
405	ADMINISTRATIVE INSTRUCTION (MI) NO. 06/2013 FOR TRAINING AND EXAMINATION AWARD FOR MANAGEMENT AND MANIPULATORS OF THE DANGEROUES GOODS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	23.12.2013	Article 4 sub-paragraph 1.3 and 1.5 and Article 39 paragraph 3.4.5 of Law no. 04/L-183 on Land Transport of Dangerous Goods	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.

			1			1	
406	ADMINISTRATIVE INSTRUCTION No. 2006/1 ON AMENDMENT AND SUPPLEMENTATION OF THE ADMINISTRATIVE INSTRUCTION No. 2005/3 ON TRAINING AND TEST EXAMINATION FOR DRIVER AND HANDLING PERSONS OF THE DANGEROUS GOODS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	18.04.2006	Article 1.3 (c) of Regulation no. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kossov, Article 20.1 point (f), Article 21.1 and 21.2 of Law no. 2004/6 on the Transport of Dangerous Goods.	Republic of Kosovo		This administrative instruction has been repealed by Administrative Instruction (MI) no. 01/2015. Therefore, it is recommended that thit has been repealed be recorded in the Official Gazette and the Register of bylaws.
407	ADMINISTRATIVE INSTRUCTION (MI) NO. 07/2013 FOR LICENSING THE ROAD TRANSPORT OPERATORS OF GOODS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	23.12.2013	Article 4 paragraph 2 sub-paragraph 2.3.7, paragraph 2 sub-paragraph 2.3 and Article 45 paragraph 1 sub-paragraph 1.1 and 1.2 of Law no.04/L-179 on Road Transport.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
408	ADMINISTRATIVE INSTRUCTION NO.02/2015 ON AMENDING AND SUPPLETATION OF THE ADMINISTRATIVE INSTRUCTION NO.702013 FOR LICENSING OF ROAD TRANSPORT OPERATORS OF GOODS	INFRASTRUCTURE	10.09.2015	Article 4 paragraph 2 sub-paragraph 2.2 and Article 7 paragraph 7 of Law no.04/L-179 on Road Transport.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
409	ADMINISTRATIVE INSTRUCTION (MI) NO. 08/2013 FOR LICENSING THE BUS STATIONS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	23.12.2013	Article 4 paragraph 2 sub-paragraph 2.2, Article 38 of Law no.04/L-179 on Road Transport.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
410	ADMINISTRATIVE INSTRUCTION (MI) NO. 09/2013 ON THE ROUTERS NETWORK AND TIMETABLES ON INTERURBAN PASSANGER TRANSPORT BY BUS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	23.12.2013	Article 14,17,18 of Law no.04/L-179 on Road Transport.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
411	ADMINISTRATIVE INSTRUCTION (MI) NO. 06/2016 ON AMENDING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION NO. 09/2013 ON THE ROUTES NETWORK AND TIMETABLES IN INTERURBAN PASSANGERS TRASPORT BY BUS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	30.12.2016	Article 14,17,18,25, 35 of Law no.04/L-179 on Road Transport.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
412	ADMINISTRATIVE INSTRUCTION (MI) NO. 10/2013 FOR TRAINING AND PASSING THE EXAMINATION FOR MANAGER AND DRIVER OF ROAD PUBLIC TRANSPORT OPERATORS OF PASSANGERS AND GOODS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	23.12.2013	Article 10 point 1.4 and Article 12 point of Law no.04/L-179 on Road Transport.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
413	ADMINISTRATIVE INSTRUCTION (MI) NO. 04/2015 ON AMENDING AND SUPPLEMENTING OF ADMINISTRATIVE INSTRUCTION (MI) NO. 10/2013 FOR THANING AND PASSING THE EXAMINATION FOR MANAGER AND DRIVER OF ROAD PUBLIC TRANSPORT OPERATORS OF PASSANGERS AND GOODS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	19.11.2015	Article 10 paragraph 1 point 1.4 and Article 12 paragraph 1 of Law no.04/L-17s on Road Transport.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
414	ADMINISTRATIVE INSTRUCTION NO. 12/2013 ON THE CRITERIA AND PROCEDURE FOR ISSUANCE, CANCELLATION AND REVOCATION OF LICENSE FOR LAND TRNASPORT OF DANGEROUS GOODS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	26.12.2013	Article 1,2,7 and 63 of Law no.04/L-183 on Land Transport of Dangerous Goods	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
415	ADMINISTRATIVE INSTRUCTION (MI) NO. 05/2015 FOR AMENDING AND SUPPLEMENTING OF ADMINISTRATIVE INSTRUCTION NO. 12/2013 ON THE CRITERIA AND PROCEDURE FOR ISSUANCE. CANCELLATION AND REVOCATION OF LICENSE FOR LAND TRNASPORT OF DANGEROUS GOODS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	25.11.2015	Article 7 and 63 of Law no.04/L-183 on Land Transport of Dangerous Goods	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
416	THE CODE OF CONDUCT NO. 01/2013 FOR BUS DRIVERS AND OTHER PERSONNEL	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	26.12.2013	Article 24 of Law no.04/L-179 on Road Transport.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
417	ADMINISTRATIVE INSTRUCTION NO. 02/2012 FOR LICENSING OF RAILWAY TRANSPORT OPERATOR	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	07.05.2012	The relevant instruction has been amended by Instruction no. 07/2017 (See below, no.66).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Law no. 04 / IL-063 on Railways does not contain specific legal basis for the issuance of this instruction. It is recommended to amend and supplement the Law in question to determine the specific legal basis for this instruction.
418	ADMINISTRATIVE INSTRUCTION (MI) NO. 17/ 2017 ON AMENDING AND SUPPLEMENTATION OF THE ADMINISTRATIVE INSTRUCTION NO. 02/2012 FOR LICENCING OF RAILWAY TRANSPORT UNDERTAKINGS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	08.09.2017	Article 8 paragraph 1 point 1.2, Article 10, 22,23,92, 93 of Law no. 04/L-063 or Kosovo Railways	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Law no. 04 / IL-063 on Railways does not contain a specific legal basis for the issuance of this instruction. It is recommended to amend and supplement the Law in question to determine the specific legal basis for this instruction.
419	ADMINISTRATIVE INSTRUCTION NO. 03/2012 ON LICENSING OF MANAGERS FOR RAILWAY INFRASTRUCTURE	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	06.06.2012	Article 8 paragraph 1 point 1.2, Article 10, 22,23, 46, 92, 93 of Law no. 04/L- 063 on Kosovo Railways	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

420	ADMINISTRATIVE INSTRUCTION (MI) No. 18/2017 ON AMENDING AND SUPPLEMENTING OF THE ADMINISTRAIVE INSTRUCTION NO. 03/2012 FOR LICENSING OF RAILWAY INFRASTRUCTURE MANAGERS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	08.09.2017	Article 8 paragraph 1 point 1.2, Article 10, 22,23, 46, 92, 93 of Law no. 04/L-063 on Kosovo Railways	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
421	ADMINISTRATIVE INSTRUCTION NO 4/2012 FOR ISSUING OF SECURITY CERTIFICATES AND SECURITY AUTHORIZATION FOR RAILWAY UNDERTAKINGS AND INFRASTRUCTURE MANAGERS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	06.08.2012	Article 8 paragraph 1 point 1.2, Article 46,94, and 104 of Law no. 04/L-063 on Kosovo Railways	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
422	ADMINISTRATIVE INSTRUCTION (MI) NO 02/2016 ON AMENDING AND SUPPLEMENTING OF THE ADMINISTRAIVE INSTRUCTION NO. 4/2012 FOR ISSUING OF SECURITY CERTIFICATES AND SECURITY AUTHORIZATION FOR RAILWAY UNDERTAKINGS AND INFRASTRUCTURE MANAGERS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	14.06.2016	Article 8 paragraph 1 point 1.2, Article 46,94, and 104 of Law no. 04/L-063 on Kosovo Railways	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
423	REGULATION № 2010/1 ON COMMON RULES FOR THE OPERATION OF AIR SERVICES	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	07.06.2010	Article 6 paragraph 1 and Article 34 of Law no. 03/L-51 on Civil aviation.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
424	ADMINISTRATIV INSTRUCTION NO. 2008/3 ON SUPERVISION, TECHNICAL ACCEPTANCE AND TEST OF COMPLETED WORKS OF ROAD INFRASTRUCTURE	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	31.08.2008	Article 1.3 (c) of UNMIK Regulation 2001/19 of 19 September 2001 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
425	REGULATION No. 2008/3 ON INSURANCE REQUIREMENTS FOR AIR CARRIERS AND AIRCRAFT OPERATORS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	20.11.2008	Article 6.1 of Law on Civil aviation no. 03/L-051.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
426	REGULATION No. 2008/4 ON AIR CARRIER LIABILITY IN RESPECT OF THE CARRIAGE OF PASSENGERS AND THEIR BAGAGGE BY AIR	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	20.11.2008	Article 6.1 of Law on Civil aviation no. 03/L-051.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
427	REGULATION No. 2008/5 ESTABLISHING COMMON RULES ON COMPENSATION AND ASSISTANCE TO PASSENGERS IN THE EVENT OF DENIED BOARDING AND OF CANCELLATION OR LONG DELAY OF FIGHTS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	20.11.2008	Article 6.1 of Law on Civil aviation no. 03/L-051.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
428	REGULATION No. 2008/6 ON COMMON RULES FOR THE ALLOCATION OF SLOTS AT AIRPORTS LOCATED IN KOSOVO	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	20.11.2008	Article 6.1 of Law on Civil aviation no. 03/L-051.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
429	ADMINISTRATIVE INSTRUCTION No. 2006/12 ON SPECIAL TRANSIT ANBILATERAL PERMISSIONS IN ROAD TRANSPORT OF GOODS	INFRASTRUCTURE AND TRANSPORT	16.05.2006	Based on Article 1.3 (ç) of Regulation no.2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, Article 11.4,56,58,60 of Law no.2004/1.		Repeal the sub-legal act	This administrative instruction is based on the repealed Law. It is recommended to repealed . If the Ministry deems it very necessary, to create a specific legal basis by amending and supplementing Law no. 04 / L-179 on Road Transport.
430	ADMINISTRATIVE INSTRUCTION NO. 2006/15 ON TRAINING AND EXAMINATION FOR A PUBLIC ROAD TRANSPORT MANAGER AND BUS DRIVER	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	18.08.2006	Article 1.3 (c) of Regulation no.2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, and the Law on Road Transport no. 2004/1.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This instruction has been repealed by the Decision of the Minister of the Ministry of Infrastructure no. 2673/14.
431	ADMINISTRATIV INSTRUCTION NO 2004/1 ABOVE INSPEKTORATE ORGAN	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	22.02.2004	In accordance with the authority given by UNMIK Regulation 2001/19 of 19 September 2001 on the Executive Branch of the Provisional Institutions of Self- Government in Kosovo and other applicable laws.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This administrative instruction has been repealed by Decision of the Minister of the Ministry of Infrastructure no. 3032/2015.
432	ADMINISTRATIVE INSTRUCTION No. 2003/4 ON DIRECTORATE OF ROADS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	08.09.2003	Based on Article 1.3 sub (ç) of Regulation no. 2001/19 On the Executive Branch of the Provisional Institutions of Self-Government in Kosovo. Having regard to UNMIK Regulation no. 2003/34 on the Law on Roads and Article 8 (3) of the Law on Roads.	Official Gazette of the Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	This administrative instruction has been repealed by Decision of the Minister of the Ministry of Infrastructure no. 3032/2015.
433	ADMINISTRATIV INSTRUCTION NO 2007/1 AMENDING AND SUPPLEMENTING ADMINISTRATIVE INSTRUCTION NO 2003/4 ON DIRECTORATE OF ROADS	MINISTRY OF INFRASTRUCTURE AND TRANSPORT	25.04.2007	Article 1.3 (ç) of UNMIK Regulation No.2001/19 of 19 September 2001 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	
434	ADMINISTRATIVE INSTRUCTION MEE NO. 01/2021 ON ENVIRONMENTAL AUTHORIZATION	Acting Minister of the Ministry of Economy and Environment	28.01.2021	This administrative instruction is issued pursuant to Article 33 paragraph 2, of the Law on Environmental Protection no. 03/L-025.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Environmental Protection.
435	ADMINISTRATIVE INSTRUCTION NO. 01/2019 FOR DETERMINING PROCEDURES FOR PREPARING AND REPRESENTING REQUIREMENTS FOR CONSTRUCTION CONDITIONS, CONSTRUCTION PERMITS AND DEMOLITION PERMIT FOR III-rd CATEGORY OF CONSTRUCTION	Minister of the Ministry of Environment and Spatial Planning	01.03.2019	This administrative instruction is issued pursuant to Article 38, paragraph 4 of the Law on Construction no.04/L-110.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction.

436	ADMINISTRATIVE INSTRUCTION NO. 02/2019 FOR EXPORT, IMPORT AND TRANSIT OF	Ministry of	11.03.2019	This administrative instruction is issued pursuant to Article 56, paragraph 10 of the Law on Waste no.04/L-060.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waste
	WASTE	Environment and Spatial Planning					
437	ADMINISTRATIVE INSTRUCTION MESP - No. 03/2019 CONCERNING THE CONTENT AND REQUIREMENTS FOR THE LEGALIZATION DATABASE	Minister of the Ministry of Environment and Spatial Planning	08.07.2019	This administrative instruction is issued pursuant to Article 24 sub-paragraph  1.4 of Law No.06/L-24 on the Treatment of constructions without permit.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on the Treatment of Unauthorized Constructions.
438	ADMINISTRATIVE INSTRUCTION MESP - No. 04/19 ON PROCEDURES AND DEMANDS FOR THE DEMOLITION OF ILLEGAL CONSTRUCTIONS	Minister of the Ministry of Environment and Spatial Planning	08.07.2019	This administrative instruction is issued pursuant to Article 24 sub-paragraph 1.3 of Law no.06/L-24 on the Treatment of constructions without permit.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation of remaining in force is as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on the Treatment of Unauthorized Constructions.
439		Minister of the	08.07.2019	This administrative instruction is issued pursuant to Article 24 sub-paragraph	Official Gazette of the	The sublegal act is legally grounded and	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	05/ 2019 ON APPEALS PROCEDURES AGAINST DECISIONS ON TREATMENT OF CONSTRUCTIONS WITHOUT PERMIT	Ministry of Environment and Spatial Planning	00.07.2010	1.5 of Law No.06/L-24 on the Treatment of constructions without permit.	Republic of Kosovo	therefore remains into force.	on the Treatment of Unauthorized Constructions.
	REQUIREMENTS, PROCEDURES AND DOCUMENTATION FOR TREATMENT OF ILLEGAL CONSTRUCTIONS FOR CATEGORY I AND II	Minister of the Ministry of Environment and Spatial Planning	08.07.2019	This administrative instruction is issued pursuant to Article 24 sub-paragraph 1.1of Law No.06/L-24 on the Treatment of constructions without permit.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on the Treatment of Unauthorized Constructions.
	ADMINISTRATIVE INSTRUCTION MESP - No. 07/2019 ON BASIC HEALTH AND SAFETY REQUIREMENTS, PROCEDURES AND DOCUMENTATION FOR TREATMENT OF ILLEGAL CONSTRUCTIONS FOR CATEGORY III	Minister of the Ministry of Environment and Spatial Planning	08.07.2019	This administrative instruction is issued pursuant to Article 24 sub-paragraph 1.2 of Law No.06/L-24 on the Treatment of constructions without permit.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on the Treatment of Unauthorized Constructions.
	ADMINISTRATIVE INSTRUCTION MESP NO. 08/2019 ON FEES FOR PRODUCTS AND SERVICES OF KOSOVO CADASTRAL AGENCY	Minister of the Ministry of Environment and Spatial Planning	15.11.2019	This administrative instruction is issued pursuant to Article 25, 26 and 34 of Law no. 04L-013 on Cadastre.	Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This recommendation of the remainder in force until an amendment to Law no. 04L-013 Cadastre, is because the legal basis of this administrative instruction is very general, however, given the need for the institution to set tariffs for AKM services, it is recommended that when reviewing the Law, to determine the specific legal basis for issuance of this bylaw.
443	09/19 FOR DIVISION OF CADASTRAL ZONES	Minister of the Ministry of Environment and Spatial Planning	15.11.2019	This administrative instruction is issued pursuant to Article 7 paragraph 5 of Law no. 04L-013 on Cadastre.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Cadastre.
444	ADMINISTRATIVE INSTRUCTION MESP - NO. 10/19 FOR CADASTER OF IMMOVABLE PROPERTY	Minister of the Ministry of Environment and Spatial Planning	15.11.2019	This administrative instruction is issued pursuant to Article 12 paragraph 5 of Law no. 04L-013 on Cadastre.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Cadastre.
445	ADMINISTRATIVE INSTRUCTION MESP - NO. 11/ 19 ON THE DIVISION OF THE BUILDING AND THE PARTS OF BUILDING	Minister of the Ministry of Environment and Spatial Planning	15.11.2019	This administrative instruction is issued pursuant to Article 9 paragraph 2, Article 10 paragraph 2 and Article 15 of Law no. 04L-013 on Cadastre.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Cadastre.
446	12/19 FOR DIVISION AND REGISTRATION OF PARCELS	Environment and Spatial Planning	15.11.2019	This administrative instruction is issued pursuant to Article 8 Article 14 paragraph 1 and 2 of Law no. 04L-013 on Cadastre.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Cadastre.
447	ADMINISTRATIVE INSTRUCTIONS (MESP) No. 13/2019 ON LICENSING OF SURVEYING COMPANIES AND SURVEYORS	Minister of the Ministry of Environment and Spatial Planning	15.11.2019	This administrative instruction is issued pursuant to Article 6 paragraph 4 of Law no. 04L-013 on Cadastre.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Cadastre
448	ADMINISTRATIVE INSTRUCTION MESP NO. 14/2019 ON ASSIGNING THE NAMING AND NUMBERING OF ADDRESSES FOR PUBLIC CIRCULATION AREAS BUILDINGS HOUSES AND FREE CADASTRAL PARCELS	Minister of the Ministry of Environment and Spatial Planning	15.11.2019	This administrative instruction is issued pursuant to Article 27 paragraph 1, sub paragraph 1.2 of Law no. 04/L-071 on the Address System.	- Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Address System.
449	ADMINISTRATIVE INSTRUCTION NO. 15/2019 ON THE SEQUENCE OF ADDRESS ELEMENTS AND ASSIGNING THE FORMAT OF LETTERS, NUMBERS AND ADDRESS SIGNS TECHNICAL SPECIFICATIONS	Minister of the Ministry of Environment and Spatial Planning	24.12.2019	This administrative instruction is issued pursuant to Article 27 paragraph 1, sub paragraph 1.1 of Law no. 04/L-071 on the Address System.	-Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Address System.
	ADMINISTRATIVE INSTRUCTION (MESP) – NO. 16/2019 ON PROCEDURES OF ESTABLISHING AND ADMINISTERING THE MUNICIPAL REGISTER OF ADDRESSES AND STATE ADDRESS REGISTER		24.12.2019	This administrative instruction is issued pursuant to Article 27 paragraph 1, sub paragraph 1.5 of Law no. 04/L-071 on the Address System.	Republic of Kosovo	therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Address System.
451	ADMINISTRATIVE INSTRUCTION (MESP) NO. 17/2019 ON THE ESTABLISHMENT AND ADMINISTRATION OF THE ALPHABETICAL LIST OF NAMES RESERVE LIST AND THEIR ASSIGNMENT ON THE MUNICIPAL REGISTER OF ADDRESSES	Minister of the Ministry of Environment and Spatial Planning	24.12.2019	This administrative instruction is issued pursuant to Article 27 paragraph 1, sub paragraph 1.4 of Law no. 04/L-071 on the Address System.	-Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Address System.

452	SIGNS IN PUBLIC CIRCULATION AREAS, BUILDINGS, HOUSES, OBJECTS AND FREE CADASTRAL PARCELS	Minister of the Ministry of Environment and Spatial Planning	24.12.2019	This administrative instruction is issued pursuant to Article 27 paragraph 1, sub paragraph 1.3 of Law no. 04/L-071 on the Address System.	Republic of Kosovo	therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Address System.
	REGULATION (MESP) NO.01/2018 FOR INSPECTION OF HEATING AND AIR-CONDITIONING SISTEM	Minister of the Ministry of Environment and Spatial Planning	16.02.2018	This sub-legal act is issued pursuant to Article 11 paragraph 5 of Law no. 05/L- 101 on Energy Performance of Buildings.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Energy Performance in Buildings.
454	REGULATION (MESP) NO.02/2018 NATIONAL CALCULATION METHODOLOGY FOR INTEGRATED ENERGY PERFORMANCE OF BUILDINGS	Minister of the Ministry of Environment and Spatial Planning	07.12.2018	This sub-legal act is issued pursuant to Article 5 paragraph 1 of Law no. 05/L- 101 on Energy Performance of Buildings.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Energy Performance in Buildings.
455	CRTIFICATION OF BUILDING	Minister of the Ministry of Environment and Spatial Planning	10.12.2018	This sub-legal act is issued pursuant to Article 9 paragraph 3 of Law no. 05/L- 101 on Energy Performance of Buildings.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Energy Performance in Buildings.
	REGULATION (MESP) NO. 04/2018 FOR MINIMUM REQUIREMENTS FOR THE ENERGY PERFORMANCE OF BUILDINGS	Minister of the Ministry of Environment and Spatial Planning	13.12.2018	This sub-legal act is issued pursuant to Article 6 paragraph 1 of Law no. 05/L- 101 on Energy Performance of Buildings.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Energy Performance in Buildings.
457	ADMINISTRATIVE INSTRUCTION MESP- No.01/2018 ON ELEMENTS AND BASICRE REQUIREMENTS FOR THE DESIGN, IMPLEMENTATION AND MONITORING OF DETAILED REGULATORY PLANS	Minister of the Ministry of Environment and Spatial Planning	14.02.2018	This administrative instruction is issued pursuant to Article 17 paragraph 10 of Law no. 04/L-174 on Spatial Planning.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Energy Performance in Buildings.
458	ADMINISTRATIVE INSTRUCTION MESP- No.02/2016 CONSTRUCTION PERMIT, DEMOLITIONS PERMIT ANDADMINISTRATIVE FEES AND INFRASTRUCTURE REGULATORY CHARGES		28.05.2018	This administrative instruction is issued pursuant to Article 22, 23 and 38 of Law no.04/L-110 on Construction.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This bylaw can not be considered as having a proper legal basas the provisions of this Law for setting administrative fees for construction permits lead and emolition permits, fees for infrastructure regulation has left it to the competence of the competent bodies (municipalities) in consultation, with the ministry. Therefore, nowhere is it specified that the ministry will issue a bylaw to determine them, but the fees and taxes coordinated with the municipalities have determined that they will make them public on their websites. In this regard, it is necessary to review the legal basis to define precisely the specific competencies and responsibilities of the central and local level in this regard. Therefore, with this legal basis and the designation of this administrative instruction, in particular its purpose and scope, there is no proper legal basis. However, in order not to create a legal vacuum and not to create obstacles in the field of construction and demolition of buildings and payment of taxes in this area, it is recommended to clarify the legal provisions as soon as possible by creating the basis for amending Law no. 04 / L-110 for Construction.
459	ADMINISTRATIVE INSTRUCTION MESP- No.03/2018 ON PROCEDURES FOR WATER PERMIT	Minister of the Ministry of Environment and Spatial Planning	24.08.2018	This administrative instruction is issued pursuant to Article 71 of Law no. 04/L-147 on Kosovo Waters.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waters of Kosovo.
460	ADMINISTRATIVE INSTRUCTION MESP- No.04/2018 OF FOR PREVENTING MAJOR ACCIDENTS INVOLVING HAZARDOUS SUBSTANCES	Minister of the Ministry of Environment and Spatial Planning	05.09.2018	This administrative instruction is issued pursuant to Article 35 paragraph 5 of Law no. 03/L-025 on Environmental Protection.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Environmental Protection.
461	ADMINISTRATIVE INSTRUCTION MESP- No.05/2018 THE CONTENT AND WAY OF PROVIDING PROFESSIONAL EXAM FOR PROTECTED AREAS SUPERVISORY	Minister of the Ministry of Environment and Spatial Planning	10.09.2018	This administrative instruction is issued pursuant to Article 159 paragraph 2 of the Law on Nature Protection no. 03 L-233.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	In the provision of Article 159 paragraph 2 of the Law on Nature Protection, it is seen that it does not authorize the Minister to issue a bylaw which would have regulated in detail the content and manner of giving a professional exam for supervisors of protected areas. Furthermore, other provisions of this Law do not provide for a more detailed regulation of this issue. Therefore, it is recommended that the administrative instruction be annulled or repealed. The Ministry should review the provisions of the Law on whether there is a need for this bylaw or not, and if necessary, then create a specific legal basis for the administrative instruction.
462	ADMINISTRATIVE INSTRUCTION MESP - NO. 06/2018 FOR PENALLTIES WITH MANDATORY FINES		17.10.2018	This administrative instruction is issued pursuant to Article 74 paragraph 2 of Law no. 04/L-060 on Waste.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation of remaining in force is as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waste.
	MANNER OF STORAGE AND USE OF ARCHIVE MATERIAL	Minister of the Ministry of Environment and Spatial Planning	24.02.2017	This regulation is issued pursuant to Article 17 paragraph 1 of Law no. 04/L- 088 on State Archives.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on State Archives.
	REGULATION MESP NO.02/2016 ON MANNER FOR DETERMINING THE ACCEPTABLE ECOLOGICAL FLOW RATES.	Ministry of Environment and Spatial Planning	11.08.2016	This regulation is issued pursuant to Article 65 paragraph 4 of the Law on Kosovo waters no. 04/L-147.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on State Archives.
465		Minister of the Ministry of Environment and Spatial Planning	04.11.2016	This regulation is issued pursuant to Article 7 of Law no.04/L-134 on the condominium.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force of this regulation as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Residential Buildings in Co-ownership.
	ADMINISTRATIVE INSTRUCTION MESP- No.02/2016ON BASIC HEALTH AND SAFETY REQUIREMENTS FOR TREATMENT OF CONSTRUCTIONS WITHOUT PERMIT	Minister of the Ministry of Environment and Spatial Planning	17.03.2016	This administrative instruction is issued pursuant to Article 12 paragraph 2.3 and Article 19, paragraph 3 subparagraph 3.1 of the Law on Treatment of constructions without permit no. 04L/-188.	Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	
467	ADMINISTRATIVE INSTRUCTION MESP - No. 03/2016 ON DETERMINATION OF TARIFFS FOR ISSUANCE OF CONSENTS, PERMITS, LICENSES, CERTIFICATES AND VERIFICATIONS PRESCRIBED BY LEGISLATION ON NATURE PROTECTION	Minister of the Ministry of Environment and Spatial Planning	11.08.2016	This administrative instruction is issued pursuant to Article 43 paragraph 2, Article 71, Article 90, 91, 94, 101, 104 and 111 pragraph 2 of Law on nature protection no.03/L-233.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The analysis of this administrative instruction shows that according to the preamble is based on a number of legal provisions of Articles 43, 71, 90, 91, 94 101 and 111 of the Law on Nature Protection. But, in fact the issue which regulates this instruction and compares with the legal provisions not only in which the administrative instruction is referred to in the preamble but also in other provisions, it turns out that there is no legal basis. It is therefore recommended that the administrative instruction be repealed. The Ministry should review the provisions of the Law on whether there is a need for this bylaw or not, and if necessary, then create a specific legal basis for the administrative instruction.

468	ADMINISTRATIVE INSTRUCTION (MESPI) No.01/2021 ON AMENDING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION MESP - NO. 03/2016 ON DETERMINATION OF TARIFFS FOR ISSUANCE OF CONSENTS, PERMITS, LICENSES, CERTIFICATES AND VERIFICATION ON NATURE PROTECTION	Minister of the Ministry of Environment and Spatial Planning	05.05.2021	This administrative instruction is issued pursuant to Article 175 paragraph 1 of Law on Nature protection no.03/L-233.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction in the preamble refers to Article 175 paragraph 1, respectively to the transitional provisions of the Law on Nature Protection. The wording used in this provision is very general, however, from the research done on this Law we have not found anywhere that gives the minister the right to issue a bylaw regarding the setting of fees for issuing consents, permits, licenses, certificates and attestations provided by nature protection legislation. Therefore, it is recommended that if the Ministry deems it necessary to remain in force of this instruction, then to create a legal basis, expressly providing for the issuance of this administrative instruction that would regulate in more detail the issue of setting fees for issuance, of consents, permits, licenses, certificates and attestations provided by nature protection legislation, otherwise it should be repealed. Otherwise it is recommended that the Ministry is recommended to regulate such matter by decision.
469	ADMINISTRATIVE INSTRUCTION MESP NO. 04 /2016 ON CRITERIA AND PROCEDURES FOR THE PROTECTION OF THE WATER FLOWS COASTS AND ACCUMULATIONS	Minister of the Ministry of Environment and Spatial Planning	06.09.2016	This administrative instruction is issued pursuant to Article 48 paragraph 3 of Law no. 04/L-147 on Kosovo Waters.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waters of Kosovo.
470	ADMINISTRATIVE INSTRUCTION MESP-No 05 /2016 FOR REGULATION OF THE STATUS OF WATER ASSETS		29.09.2016	This administrative instruction is issued pursuant to Article 8 paragraph 5 of Law no. 04/L-147 on Kosovo Waters.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waters of Kosovo.
471	ADMINISTRATIVE INSTRUCTION MESP NO. 06/2016 FOR PARTS AND BASIC REQUIREMENTS FOR THE DESIGN, IMPLEMENTATION AND MONITORING OF THE SPATIAL PLAN OF KOSOVA.	Minister of the Ministry of Environment and Spatial Planning	24.11.2016	This administrative instruction is issued pursuant to Article 12 of the Law on Spatial Planning, no. 04/L-174.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Spatial Planning.
472	ADMINISTRATIVE INSTRUCTION MESP - No. 07/2016 FOR ENVIRONMENTAL INFORMATION SYSTEM	Minister of the Ministry of Environment and Spatial Planning	15.12.2016	This administrative instruction is issued pursuant to Article 52 paragraph 4 of the Law on Environmental Protection, no. 03/L-025.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Environmental Protection.
	ADMINISTRATIVE INSTRUCTION MESP-NO. 08 /2016 FOR CIRCULATION OF HAZARDOUS CHEMICALS, STORAGE CONDITIONS AND PROCEDURES FOR OBTAINING THE PERMIT AND LICENSE	Environment and	15.12.2016	This administrative instruction is issued pursuant to Article 61 paragraph Article 53 and 54 paragraph 3 of Law no. 04 / L-197 on Chemicals.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Chemicals.
474	ADMINISTRATIVE INSTRUCTION MESP- NO.09/2016 FOR ORGANIZATIONAL STRUCTURE AND ACCESSORY TASKS OF THE RIVER BASIN DISTRICT AUTHORITY	Minister of the Ministry of Environment and Spatial Planning	22.12.2016	This administrative instruction is issued pursuant to Article 22 paragraph 1.16 of Law no. 04/L-147 on Kosovo Waters.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waters of Kosovo.
	10/2016 ON ELEMENTS AND BASIC REQUIREMENTS FOR DRAFTING, IMPLEMENTATION AND MONITORING OF ZONING MAP OF KOSOVO	Minister of the Ministry of Environment and Spatial Planning	23.12.2016	This administrative instruction is issued pursuant to Article 13 paragraph 4 of the Law on Spatial Planning, no. 04/L-174.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Spatial Planning.
	ADMINISTRATIVE INSTRUCTION MESP- No11/2016 FOR DETERMINING, MANNER AND PROCEDURES FOR THE PROTECTION OF EROSIVE AREAS	Environment and Spatial Planning	23.12.2016	This administrative instruction was issued pursuant to Article 54 paragraph 3 of Law no.04/L-147 on Kosovo Waters.	Republic of Kosovo	therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waters of Kosovo.
477	ADMINISTRATIVE INSTRUCTION MESP - No. 022015 FOR PERMISSION OF SCIENTIFIC RESEARCH IN NATURE	Minister of the Ministry of Environment and Spatial Planning	03.03.2015	This administrative instruction is issued pursuant to Article 71, 100 and112 paragraph 5 of Law on Nature protection no. 03/L-233.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	From the research, analysis and comparison that has been done between the administrative instruction and the Law in which they are called that there is a legal basis, it turns out that there is no compliance, respectively it can be seen that the Law in those legal provisions does not provide for the issue of permitting scientific research to issue a bylaw for more detailed regulation.  Therefore, it is recommended that if the Ministry deems it necessary to remain in force of this instruction, then to create a legal basis, expressly providing for the issuance of this administrative instruction that would regulate in more detail the issue of allowing the implementation of scientific research, otherwise it should be repealed in the absence of a legal basis. Otherwise, it is recommended that this matter be regulated by a Decision issued by the Minister.
478	ADMINISTRATIVE INSTRUCTION -MESP NO.04/2015 ON APPEALS PROCEDURES FOR DECISIONS ON TREATMENT OF CONSTRUCTIONS WITHOUT PERMIT	Environment and Spatial Planning	28.04.2015	paragraph 3.2 of Law no.04/L-188 on Treatment of constructions without permit.	Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	
479	ADMINISTRATIVE INSTRUCTION MESP - NO. 05/2015 FOR MANAGEMENT OF BIPHENYLS AND TRIPHENYL POLYCHLORINATED AND WASTES WITH PCB AND PCT	Minister of the Ministry of Environment and Spatial Planning	26.05.2015	This administrative instruction is issued pursuant to Article 45 of the Law on Waste, no. 04/L-060.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waste.
480	06/2015 ON CONTENT AND FORM OF THE LEGITIMACY FOR THE ENVIRONMENT INSPECTOR, URBAN AND CONSTRUCTION	Minister of the Ministry of Environment and Spatial Planning	17.06.2015	This administrative instruction is issued pursuant to Article 41 of Law no. 04/L- 175 on the Inspectorate of Environment, Water, Nature, Spatial Planning and Construction.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on the Inspectorate of Environment, Water, Nature,  Spatial Planning and Construction, specifically in paragraph 2 of Article 41.
	ADMINISTRATIVE INSTRUCTION MESP - 07/2015 ON MANAGEMENT OF WASTES FROM CONSTRUCTION AND FROM DEMOLITION OF THE BUILDING OBJECTS	Minister of the Ministry of Environment and Spatial Planning	23.07.2015	This administrative instruction is issued pursuant to Article 40 paragraph 3 of Lae no. 04/L-060 on waste.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waste
482	ADMINISTRATIVE INSTRUCTION MESP - No. 08/2015 ON DETERMINING THE TARIFF VALUE OF SERVICES RELATED TO THE PROCESS OF ENVIRONMENTAL IMPACT ASSESSMENT	Minister of the Ministry of Environment and Spatial Planning	31.07.2015	This administrative instruction is issued pursuant to Article 27, paragraph 3 of the Law on Environmental Impact Assessment, no. 03/L-214.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Environmental Impact Assessment.

483	ADMINISTRATIVE INSTRUCTION MESP- NO . 09/2015 FOR WASTE TREATMENT OF MEDICAL PRODUCTS	Minister of the Ministry of Environment and Spatial Planning	19.08.2015	This administrative instruction is issued pursuant to Article 26 paragraph 3, Article 29 and 53 of Law on biocide products, no.03/L-119.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This recommendation comes as a result of the fact that in the Law on Biocidal Products the authority for issuing this administrative instruction based on article 26 paragraph 3, is the Government, while the Minister only makes the proposal. Whereat pricise 29 and 53 of the Law in question do not properly provide for the right of the Minister to issue a bylaw which would refer to a more detailed regulation of the issue of permission for placing on the market, registration and import permit of products bicoide. Therefore, in such a situation due to the inconsistency of legal requirements regarding the issue of competence for the issuance of the bylaw, it is recommended to repealed or harmonize the Administrative Instruction with the Law on Biocidal Products. Otherwise, the Ministry is recommended to regulate this matter with a decision issued by the Minister.
484	ADMINISTRATIVE INSTRUCTION MESP- NO.10/2015 FOR WASTE TREATMENT OF MEDICAL PRODUCTS	Minister of the Ministry of Environment and Spatial Planning	10.09.2015	This administrative instruction is issued pursuant to Article 49 of the Law on waste no.04/L-060.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 49 paragraph 6 of the Law on Waste.
485	ADMINISTRATIVE INSTRUCTION MESP – NO. 11/2015 ON SECTIONS AND BASIC REQUIREMENTS FOR DESIGN, IMPLEMENTATION AND MONITORING OF MUNICIPAL DEVELOPMENT PLAN	Minister of the Ministry of Environment and Spatial Planning	11.11.2015	This administrative instruction is issued pursuant to Article 15 paragraph 5 of Law on spatial planning no. 04/L-174.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 15 paragraph 5 of the Law on Spatial Planning, no. 04 / L-174.
486	ADMINISTRATIVE INSTRUCTION MESP- No 12/2015 FOR DETERMINING THE CRITERIA ON PROTECTED AREAS FOR STRATEGIC GOALS	Minister of the Ministry of Environment and Spatial Planning	19.11.2015	This administrative instruction is issued pursuant to Article 66 paragraph 3 of Law on Kosovo waters no. 04/L-147.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 66 paragraph 3 of the Law on Waters of Kosovo no. 04 / L-147.
487	ADMINISTRATIVE INSTRUCTION MESP-No 13/2015 FOR DETERMINING THE VALUE OF TARIFFS FOR SERVICES REGARDING INTEGRATED PREVENTION POLLUTION CONTROL	Minister of the Ministry of Environment and Spatial Planning	19.11.2015	This administrative instruction is issued pursuant to Article 16 of Law on Integrated Prevention Pollution Control no. 03/L-043.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 16 of the Law on Integrated Pollution Prevention and Control no. 03 / L-043.
488	ADMINISTRATIVE INSTRUCTION MESP - NO. 15/2015 ON WASTE MANAGEMENT OF FLUORESCENT TUBES CONTAINING MERCURY	Minister of the Ministry of Environment and Spatial Planning	23.11.2015	This administrative instruction is issued pursuant to Article 44 paragraph 6 of Law on waste no.04/L-060.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 44 paragraph 6 of the Law on Waste.
489	IN THE PROCEEDINGS OF ENVIRONMENTAL IMPACT ASSESSMENT		01.12.2015	This administrative instruction is issued pursuant to Article 20 paragraph 4 of Law no. 03/L-214 on Environmental Impact Assessment.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 20 paragraph 4 of the Law on Environmental Impact Assessment.
490	ADMINISTRATIVE INSTRUCTION MESP No.01/2017 FOR THE RELEASE OF MUNICIPAL ENVIRONMENTAL PERMIT	Minister of the Ministry of Environment and Spatial Planning	02.05.2017	This administrative instruction is issued pursuant to Article 31 paragraph 3 of the Law on Environmental Protection no.03/L-025.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 31 paragraph 3 of the Law on Environmental Protection.
491	ADMINISTRATIVE INSTRUCTION MESP- NO.18/2015 FOR REGISTRATION OF IMMOVABLE PROPERTY EXPROPRIATION	Minister of the Ministry of Environment and Spatial Planning	14.12.2015	This administrative instruction is issued pursuant to Article 4 of the Law on Cadastre, Article 5 of Law no.04/1-009 amending the Law no.2002/5 on the establishment of the register of immovable property rights, regarding implementation of article 12 of Law no.03/L-139 on expropriation of immovable property.	Republic of Kosovo	Repeal the sub-legal act	This recommendation comes as a result of the fact that in the Law on Cadastre we have not encountered any legal provision which in a taxative manner provides for the issuance of an Administrative Instruction which would refer to the registration of expropriation of immovable property. Specifically, Article 4, which is presented in the preamble of this administrative instruction as a legal basis, is seen to refer to the right of the Minister to issue a bylaw regarding the responsibilities and organizational structure of the ACA, but does not provide for the possibility of issuing an AI for registration of expropriation of immovable property. Regarding Article 5 of Law no. 0.4 / L-009 on amending the supplement to Law no. 2002/5 on the establishment of the register of immovable property rights, regarding the implementation of Article 12 of Law no. 0.3 / L-139 on expropriation of immovable property Ministry of Spatial Planning, within a period of six (6) months, issues bylaws for the implementation of this Law. While Article 12 of Law no. 0.3 / L-139 on expropriation of immovable property does not provide for the right of the Minister to issue an administrative instruction that would regulate in more detail the issue of registration of expropriation of immovable property. Therefore, in such a situation due to non-compliance with the legal requirements for the issuance of the bylaw, it is recommended to repealed or harmonize the Administrative Instruction with the Law on Cadastre by taxing the issuance of administrative instruction.
492	ADMINISTRATIVE INSTRUCTION MESP -NO. 19/2015 FOR PROTECTION FROM HARMFUL WATER ACTIONS	Minister of the Ministry of Environment and Spatial Planning	15.12.2015	This administrative instruction is issued pursuant to Article 47 paragraph 2 of Law on Kosovo waters no. 04/L-147.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 47 paragraph 2 of the Law on Waters of Kosovo.
	ADMINISTRATIVE INSTRUCTION MESP-No. 20/2015 FOR CRITERIA FOR AREAS FOR WASHING	Minister of the Ministry of Environment and Spatial Planning	15.12.2015	This administrative instruction is issued pursuant to Article 68 paragraph 2 of Law on Kosovo waters no. 04/L-147.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 68 paragraph 2 of the Law on Waters of Kosovo.
	21/2015 ON FORM AND CONTENTS OF RECORD FOR SUPERVISION OF INSPECTION	Spatial Planning	18.12.2015	This administrative instruction was issued pursuant to Article 35 of Law 04/L- 175 on the Inspectorate of Environment, Water, Nature, Spatial Planning and Construction.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Article 35 paragraph 10 of Law 04 / L-175 on the Inspectorate of Environment, Water, Nature, Spatial Planning and Construction.
	ADMINISTRATIVE INSTRUCTION MESP- NO.23/2015 FOR EXPORT,IMPORT AND TRANSIT OF CERTAIN HAZARDOUS CHEMICALS,PIC-PROCEDURE	Minister of the Ministry of Environment and Spatial Planning	18.12.2015	This administrative instruction was issued pursuant to Article 51 paragraph 1, Article 62 paragraph 5 and 7, Article 64 paragraph 7 and 8, Article 67 paragraph 4 of Law no. 04 L-197 on Chemicals.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provisions of Law 04 / L-197 on Chemicals.
496	ADMINISTRATIVE INSTRUCTION MESP - NO. 24/2015 ON BASIC ELEMENTS AND REQUIREMENTS FOR DESIGN, IMPLEMENTATION AND MONITORING OF THE MUNICIPALITY ZONING MAP	Minister of the Ministry of Environment and Spatial Planning	30.12.2015	This administrative instruction was issued pursuant to Article 16 pragraph 4 of Law no.04/L-174 on Spatial planning.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of Law 04 / L-174 on Spatial Planning.
497	REGULATION (MESP) NR. 01/2014 ON THE FORM, CONTENT AND MANNER OF KEEPING THE REGISTER OF CONDOMINIUMS AND REGISTER OF CONDOMINIUM ADMINISTRATORS	Minister of the Ministry of Environment and Spatial Planning	10.03.2014	This regulation is issued pursuant to Article 36 paragraph 3 and 4 of the Law on condominium no. 04/L-134.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision Article 36 paragraph 3 and 4 of the Law on Residential Buildings in Co-ownership no. 04 / L-134.

498	REGULATION No. 03/2014 OF RESPONSIBILTIES, INTERNAL ORGANIZATION AND SYSTEMATIZATION OF JOBS IN THE AGENCY OF ENVIRONMENTAL PROTECTION OF KOSOVO	Minister of the Ministry of Environment and Spatial Planning	10.03.2014	This regulation is issued pursuant to Article 59 paragraph 1 and 2 of Law no.03/L-025 on Environmental protection.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This recommendation of the update comes as this bylaw it has been repealed by Regulation 05/2017 on Internal Organization of Jobs in MESP.
499	ADMINISTRATIVE INSTRUCTION NO 05/2014 ON THE RESPONSIBILITIES OF SPATIAL PLANNING AUTHORITIES AS WELL AS PRINCIPLES AND PROCEDURES FOR PUBLIC PARTICIPATION IN SPATIAL PLANNING	Ministry of Environment and	16.04.2014	This administrative instruction was issued pursuant to Article 20 paragraph 3 of Law on Spatial planning no.04/L-174.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision Article 20 paragraph 3 of the Law on Spatial Planning no.04 / L-174.
500	ADMINIATRATIVE INSTRUCTION NO. 06/2014 FOR CERTIFICATION OF THE CONDOMINIUM ADMINISTRATORS		16.04.2014	This Administrative Instruction was issued pursuant to Article 30 paragraph 2.2 of the Law on the Condominium No. 04/L-134.	Official Gazette of the Republic of Kosovo		This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision Article 30 paragraph 2.2 of the Law on Residential Buildings in Joint Ownership no. 04 / L-134. However, in the future, in the event of a change in the Law, this legal provision could be reworded in order to give a fairer understanding to the issue of issuing this administrative instruction.
501	ADMINISTRATIVE INSTRUCTION NO. 07/2014 FOR POWERS OF WASTE HOLDER, MANIFACTURERS AND PRODUCT IMPORTERS		16.04.2014	This Administrative Instruction was issued pursuant to Article 16 paragraph 7 and Article 17 paragraph 3 of the Law on Waste No. 04/L-060.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provisions of Article 16 paragraph 7 and Article 17 paragraph 3 of the Law on Waste no. 04 / L-060.
502	ADMINISTRATIVE INSTRUCTION NO. 09/2014 OF WASTE MANAGEMENT LICENSE		16.04.2014	This Administrative Instruction was issued pursuant to Article 55 paragraph 8 of the Law on Waste No. 04/L-060	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provisions of Article 55 paragraph 8 of the Law on Waste no. 04 / L-060.
503	ADMINISTRATIVE INSTRUCTION MESP - No. 10/2014 ON THE CONTENT OF LOCATION PLAN AND PLANIMETRY	Minister of the Ministry of Environment and Spatial Planning	29.04.2014	This Administrative Instruction was issued pursuant to Article 10 paragraph 7 of the Law on the Condominium No. 04/L-134.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation of remaining in force as a result of the harmonization of the legal basis between the bylaw and the relevant provisions of Article 10 paragraph 7 of the Law on Residential Buildings in Co-ownership no. 04 / L-134.
504	ADMINISTRATIVE INSTRUCTION MESP- NO. 11/2014 ON THE ESTABLISHMENT, SELECTION, RESPONSIBILITIES AND THE OPERATION OF THE COUNCIL ON HOÇË E MADHE/ VELIKA HOĆA VILLAGE	Minister of the Ministry of Environment and Spatial Planning	29.04.2014	This Administrative Instruction was issued pursuant to Article 4, 5, 6, 7, and 9 of the Law on the village of Hoçë e Madhe No. 04/L-62.	Official Gazette of the Republic of Kosovo		This recommendation comes as a result of the fact that in the Law on the village of Hoçé e Madhe we have not encountered any legal provision which in a taxative manner provides for the issuance of an Administrative Instruction which would refer to issue of establishment, election, responsibility and functioning for the village council of Hoçé e Madhe. Therefore, in such a situation due to non-fulfillment of legal requirements for the issuance of the bylaw, it is recommended to annul or repealed or harmonize the Administrative Instruction with the Law on the village of Hoçé e Madhe by taxing the issuance of the administrative instruction, which would regulate in more detail the establishment, election, responsibilities and functioning of the council for the village of Hoçé e Madhe.
505	12/2014 FOR ESTABLISHMENT, SELECTION	Minister of the Ministry of Environment and Spatial Planning	29.04.2014	This Administrative Instruction was issued pursuant to Article 14,15,16,17,18 and 21 of the Law on the Historic Center of Prizren No. 04/L-66.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This recommendation comes as a result of the fact that in the Law on the Historic Center of Prizren no.04 / L-66, we have not encountered any legal provision which in a taxative manner provides for the issuance of an Administrative Instruction which would refer to the issue that establishment, election, responsibility and functioning of the council for cultural heritage of Prizren and the office of the historical center of Prizren, including but not only in articles 14,15,16,17,18 and 21 of the Law in question. Therefore, in such a situation due to non-compliance with legal requirements for the issuance of bylaws, it is recommended to cancel or repeated or harmonize the Administrative Instruction with the Law on the Historic Center of Prizren no.04 / L-66 providing for the issuance of an administrative instruction, which would regulate in more detail the establishment, election, responsibilities and functioning of the council for cultural heritage of Prizren and the office of the historic center of Prizren.
506	ADMINISTRATIVE INSTRUCTION MESP- NO 14/2014 ON DETERMINING CONDITIONS AND CRITERIA FOT FAMILY HOUSING PROVISION FOR FAMILIES OF MARTYTS, THE MISSING OF THE KLA, FOR KLA VETERANS, CIVILIAN WAR INVALIDS, SEXULA VIOLENCE VICTIMS OF WAR, CIVIL WAR VIKTIMS AND THEIR FAMILIES		02.06.2014	This Administrative Instruction is issued pursuant to Article 20 paragraph 1, sub-paragraph 1.6, sub-paragraph 1.6, sub-paragraph 1.6 and Article 6 paragraph 6. sub-paragraph 6. sub-paragraph 6. 1 of Law No.04/L-054 on the Status and Rights of Martyrs, Invalids, Veterans, Members of the Kosovo Liberation Army, Civilian Victims and their Families, Article 4 paragraph 4, sub-paragraph 1.7, article 4 paragraph 9 and 10 of Law 04/L-104 on the Status and Rights of Martyrs, Invalids, Veterans, Members of the Kosovo Liberation Army, Victims of Sexual Violence of War, Civilian Victims and Their Families, Article 29 of Law No. 04/L-261 on War Veterans of the Kosovo Liberation Army.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provisions of Law no.04 / L-054 on the Status and Rights of Martyrs, Invalids. Veterans, Members of the Kosovo Liberation Provisions and their Families. While the recommendation for amending the Law on War Veterans of the Kosovo Liberation Army, in Article 29 is because in the general sense the legal basis is related to the administrative instruction, but it is more than necessary to provide for the tax right of the Minister to issues an administrative instruction for a more detailed regulation of this issue.
507	ADMINISTRATIVE INSTRUCTION MESP- No. 15/2014 FOR PREVENTION AND COMPENSATION OF DAMAGES CAUSED BY WILD SPECIES OF ANIMALS STRICT PROTECTED	Minister of the Ministry of Environment and Spatial Planning	02.06.2014	This Administrative Instruction is issued pursuant to Article 120 paragraph 5 of the Law on Nature Protection No. 03/L-233.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection no. 03 / L-233.
508	ADMINISTRATIVE INSTRUCTION (MESP) NO. 17/2014 ON CLASSIFICATION, LABELING AND PACKING OF HAZARDOUS CHEMICALS		01.07.2014	This Administrative Instruction was issued pursuant to Article 18,19,20,23,24,25,26,27 of the Law on Chemicals No. 04/L-197.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provisions of the Law on Chemicals no. 04 / L-197, in particular Article 20 paragraphs 3,4, and 6, Article 24 paragraph 6, Article 27 paragraph 8.
509	ADMINISTRATIVE INSTRUCTION MESP- No. 19/2014 FOR DOKOMENTATION ON SUPPORTOF THE APPLICATION ON LEGALIZATION OF COMPLETED CONSTRUCTION OF THE THIRD CATEGORY	Minister of the Ministry of Environment and Spatial Planning	11.07.2014	This Administrative Instruction is issued pursuant to Article 10 paragraph 1.4 of the Law on Treatment of Unauthorized Constructions No. 04/L-188.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This recommendation to update the Official Gazette and the Register of bylaws is because it still appears to be in force despite being repealed by Al no. 07/2019.
510	ADMINISTRATIVE INSTRUCTION MESP - No. 20/2014 FOR BIODEGRADABLE WASTE MANAGEMENT	Minister of the Ministry of Environment and Spatial Planning	29.07.2014	This Administrative Instruction was issued pursuant to Article 52 paragraph 4 of the Law on Waste No. 04/L-060.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waste no.04 / L-060.
	ADMINISTRATIVE INSTRUCTION MESP-NO. 21/2014 FOR WASTE MANAGMENT FROM THE EXTRACTIVE INDUSTRY AND MINING	Minister of the Ministry of Environment and Spatial Planning	04.11.2014	This Administrative Instruction was issued pursuant to Article 54 paragraph 8 of the Law on Waste No. 04/L-060.	Republic of Kosovo	therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waste no.04 / L-060.
512	ADMINISTRATIVE INSTRUCTION MESP-NO. 22/2014 FOR THE MANNER AND SAMPLING PROCEDURES BY INSPECTOR	Minister of the Ministry of Environment and Spatial Planning	11.11.2014	This Administrative Instruction was issued pursuant to Article 42 of the Law on the Inspectorate of Environment, Water, Nature, Spatial Planning and Construction No. 04/L-175.	Official Gazette of the Republic of Kosovo		This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on the Inspectorate of Environment, Water, Nature, Spatial Planning and Construction no. 04 / L-175.

	1				,		
513	REGULATION MESP- No. 23/2014 ON INTERNAL ORDER FOR THE NATURE MONUMENT OF PARTICULAR IMPORTANCE	Minister of the Ministry of Environment and	27.11.2014	This Administrative Instruction is issued pursuant to Article 76, paragraphs 1 and 2 of the Law on Nature Protection No. 03/L-233.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection no. 03 / L-233
	"SHPELLA E GADIMES"	Spatial Planning					
514	ADMINISTRATIVE INSTRUCTION MESP - No. 24/2014 FOR CLASSIFICATION OF NATURE CONSERVATION VALUES BY IMPORTANCE	Minister of the Ministry of Environment and	27.11.2014	This Administrative Instruction is issued pursuant to Article 8 paragraph 3 of the Law on Nature Protection No. 03/L-233.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection no. 03 / L-233.
		Spatial Planning					
515		Minister of the	27.11.2014	This Administrative Instruction was issued pursuant to Article 43 paragraph 8	Official Gazette of the	The sublegal act is legally grounded and	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	25/2014 ON WASTE MENAGMENT OF	Ministry of		of the Law on Waste No. 04/L-060.	Republic of Kosovo	therefore remains into force.	on Waste no.04 / L-060.
	ELECTRICAL AND ELECTRONIC	Environment and					
	EQUIOMENTS AND RESTRICTIONS ON USE OF HAZARDOUS IN ELECTRICAL AND ELECTRONIC EQUIPMENT	Spatial Planning					
E46	ADMINISTRATIVE INSTRUCTION MESP-	Minister of the	27.11.2014	This Administrative Instruction was issued pursuant to Article 41 of the Law on	Official Corrette of the	The sublegal act is legally grounded and	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
516	NO.26/2014 ON WASTE MENAGMENT FROM BATTERIES AND ACCUMULATORS	Ministry of Environment and	27.11.2014	Waste No. 04/L-060.	Republic of Kosovo	therefore remains into force.	on Waste no.04 / L-060, in particular Article 41 paragraph 7.
		Spatial Planning					
517	ADMINIOTRATIVE INSTRUCTION MESI - NO	Minister of the	03.12.2014	This Administrative Instruction was issued pursuant to Article 51 paragraph 3	Official Gazette of the		This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	27/2014 FOR WASTE MANAGEMENT BY	Ministry of		of the Law on Waste No. 04 L-060.	Republic of Kosovo	therefore remains into force.	on Waste no.04 / L-060.
	PACKAGING AND WRAPPINGS	Environment and Spatial Planning					
E10	ADMINISTRATIVE INSTRUCTION MESP-	Minister of the	08.12.2017	This Administrative least retire was issued account to Asticle 66 paragraph 2	Official Corrette of the	The subless set is legally assumed and	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
516	No 15/2017 ON CRITERIA OF DETERMINING	Minister of the	08.12.2017	This Administrative Instruction was issued pursuant to Article 66 paragraph 2 of the Law on Waters of Kosovo No. 04/L-147.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	I his recommendation remains in force as a result of the narmonization of the legal basis between the bylaw and the relevant provision of the Law on Waters of Kosovo No. 04 / L-147.
	THE SANITARY PROTECTION ZONES FOR	Environment and		of the Law off Waters of Rosovo No. 04/L-147.	Republic of Rosovo	therefore remains into force.	UII Waters UI RUSUVU NU. 047 E-147.
	WATER RESOURCES	Spatial Planning					
519	ADMINISTRATIVE INSTRUCTION MESP - No	Minister of the	30.12. 2014	This Administrative Instruction was issued pursuant to Article 53 paragraph 5	Official Gazette of the	The sublegal act is legally grounded and	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	29/2014 ON SLUDGE MANAGEMENT BY	Ministry of		of the Law on Waste No. 04/L-060.	Republic of Kosovo	therefore remains into force.	on Waste No. 04 / L-060.
	TREATMENT OF POLLUTED WATERS	Environment and					
		Spatial Planning					
520		Minister of the	12.02.2013	This Administrative Instruction was issued pursuant to Article 4 of the Law on	Official Gazette of the	Repeal the sub-legal act	This recommendation of repeal comes as a result of what has no specific legal basis.
	ON THE IMPLEMENTATION AND	Ministry of		Special Protected Areas No. 03 / L-039, Article 18 paragraph 5 of the Law on	Republic of Kosovo		Therefore, it is recommended that the bylaw has to be annulled or repealed in the absence of a proper legal basis or a legal basis has to be created.
	MONITORING COUNCIL	Environment and		the Historic Center of Prizren No. 04/L-066, Article 5 paragraph 5 of the Law or	1		It has been concluded that in none of the articles mentioned as support for its issuance there is a concrete legal basis for the regulation of issues
		Spatial Planning		the village of Hoçë e Madhe Nr. 04/L-062.			regulated by the Administrative Instruction in question.
							Therefore, it is recommended that the bylaw has to be annulled or repealed in the absence of a proper legal basis or that legal changes be made to enable the issuance of the bylaw and harmonization with the Law.
521	ADMINISTRATIVE INSTRUCTION No.04/2013	Minister of the	12.02.2013	This Administrative Instruction was issued pursuant to Article 12 paragraph 1.7	Official Gazette of the	The sublegal act is legally grounded and	enable the issuance of the pylaw and mamorization with the Law.  This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Law no.
321	ON THE ESTABLISHMENT OF CONDITIONS	Ministry of	12.02.2013	of Law No. 03/L-095 on the Status and Rights of Former Convicts and Political		therefore remains into force.	103 / L-095 on the Status and Rights of Former Convicts and Political Persecuted of Kosovo, specifically Article 12 paragraph 1 subparagraph 17 in
	AND CRITERIA FOR THE PROVISION OF	Environment and		Persecuted in Kosovo.	republic of resolve	therefore remains into force.	conjunction with paragraph 2.
	FAMILY HOUSING FOR FORMER CONVICTED			T Ground III Noord.			own function man paragraph 2.
	PERSONS, PRISONERS AND POLITICALLY	opatiar r iarriing					
	PERSECUTED PERSONS						
522	ADMINISTRATIVE INSTRUCTION NO. 05/2013	Minister of the	21.03.2013	This Administrative Instruction was issued pursuant to Article 39 of the Law on	Official Gazette of the	The sublegal act is legally grounded and	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	ON MANAGEMENT OF USED OILS AND	Ministry of		Waste No. 04/L-060.	Republic of Kosovo	therefore remains into force.	on Waste No. 04 / L-060.
	WASTE OILS	Environment and					
		Spatial Planning					
523	ADMINISTRATIVE INSTRUCTION No.06/2013	Minister of the	20.05.2013			The sublegal act is legally grounded and	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	ON TYPE, APPEARANCE, PROCEDURE AND	Ministry of		of the Law on Nature Protection No. 03/L-233.	Republic of Kosovo	therefore remains into force.	on Nature Protection No. 03 / L-233.
	MANNER OF AWARD OF GRATITUDES AND						
		Environment and					
	REWARDS FOR ACHIEVEMENTS IN THE						
		Environment and					
524	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION	Environment and Spatial Planning	20.05.2013	This Administrative Instruction was issued nursuant to Article 152 paragraph 2	Official Gazette of the	The sublegal act is legally grounded and	
524	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013	Environment and Spatial Planning Minister of the	20.05.2013	"This Administrative Instruction was issued pursuant to Article 153 paragraph 2 of the Law on Nature Protection No. 03/L-233."			This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
524	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION	Environment and Spatial Planning	20.05.2013	"This Administrative Instruction was issued pursuant to Article 153 paragraph 2 of the Law on Nature Protection No. 03/L-233."	2 Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
524	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013	Environment and Spatial Planning Minister of the Ministry of	20.05.2013	"This Administrative Instruction was issued pursuant to Article 153 paragraph 2 of the Law on Nature Protection No. 03/L-233."			This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
524	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013	Environment and Spatial Planning  Minister of the Ministry of Environment and	20.05.2013	"This Administrative Instruction was issued pursuant to Article 153 paragraph 2 of the Law on Nature Protection No. 03/L-233."  This Administrative Instruction was issued in support of Article 16 of the Law		therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013 ON CONSTRUCTION WORKS FOR WHICH A	Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of		of the Law on Nature Protection No. 03/L-233."	Republic of Kosovo	therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.
	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and		of the Law on Nature Protection No. 03/L-233."  This Administrative Instruction was issued in support of Article 16 of the Law	Republic of Kosovo  Official Gazette of the	therefore remains into force.  The sublegal act is legally grounded and	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
525	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning	22.05.2013	of the Law on Nature Protection No. 03/L-233."  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.	Republic of Kosovo  Official Gazette of the Republic of Kosovo	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.
	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED  ADMINISTRATIVE INSTRUCTION MESP-	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the		of the Law on Nature Protection No. 03/L-233."  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 15 paragraph 2	Republic of Kosovo  Official Gazette of the Republic of Kosovo  Official Gazette of the	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
525	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED ADMINISTRATIVE INSTRUCTION MESP-NO.04/2017 ON THE CONSTRUCTION	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of	22.05.2013	of the Law on Nature Protection No. 03/L-233."  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.	Republic of Kosovo  Official Gazette of the Republic of Kosovo	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.
525	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED  ADMINISTRATIVE INSTRUCTION MESP-	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Environment and Environment and	22.05.2013	of the Law on Nature Protection No. 03/L-233."  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 15 paragraph 2	Republic of Kosovo  Official Gazette of the Republic of Kosovo  Official Gazette of the	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
525 526	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED  ADMINISTRATIVE INSTRUCTION MESPNO.04/2017 ON THE CONSTRUCTION CATEGORIZATION	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning	22.05.2013	of the Law on Nature Protection No. 03/L-233."  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 15 paragraph 2 of the Law on Construction No. 04/L-110.	Republic of Kosovo  Official Gazette of the Republic of Kosovo  Official Gazette of the Republic of Kosovo	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.
525	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED  ADMINISTRATIVE INSTRUCTION MESP-NO.04/2017 ON THE CONSTRUCTION CATEGORIZATION  ADMINISTRATIVE INSTRUCTION MESP-NO.04/2017 ON THE CONSTRUCTION CATEGORIZATION	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the	22.05.2013	of the Law on Nature Protection No. 03/L-233."  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 15 paragraph 2 of the Law on Construction No. 04/L-110.  This Administrative Instruction is issued pursuant to Article 38, paragraph 4.1	Republic of Kosovo  Official Gazette of the Republic of Kosovo  Official Gazette of the Republic of Kosovo  Official Gazette of the Republic of Kosovo	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.
525 526	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION NO.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED  ADMINISTRATIVE INSTRUCTION MESP-NO.04/2017 ON THE CONSTRUCTION CATEGORIZATION  ADMINISTRATIVE INSTRUCTION MESP-NO.05/2017 ON SETTING PROCEDURES FOR NO.06/2017 ON SETTING PROCEDURES FOR	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Ministry of Ministry of Ministry of Ministry of Ministry of Ministry of Ministry of	22.05.2013	of the Law on Nature Protection No. 03/L-233."  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 15 paragraph 2 of the Law on Construction No. 04/L-110.	Republic of Kosovo  Official Gazette of the Republic of Kosovo  Official Gazette of the Republic of Kosovo	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.
525 526	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED  ADMINISTRATIVE INSTRUCTION MESP-NO.04/2017 ON THE CONSTRUCTION CATEGORIZATION  ADMINISTRATIVE INSTRUCTION MESP-NO.04/2017 ON THE CONSTRUCTION CATEGORIZATION	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Environment and Environment and	22.05.2013	of the Law on Nature Protection No. 03/L-233."  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 15 paragraph 2 of the Law on Construction No. 04/L-110.  This Administrative Instruction is issued pursuant to Article 38, paragraph 4.1	Republic of Kosovo  Official Gazette of the Republic of Kosovo  Official Gazette of the Republic of Kosovo  Official Gazette of the Republic of Kosovo	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.
525 526	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION NO.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED ADMINISTRATIVE INSTRUCTION MESP-NO.04/2017 ON THE CONSTRUCTION CATEGORIZATION  ADMINISTRATIVE INSTRUCTION MESP-NO.06/2017 ON STETTING PROCEDURES FOR SUBMISSION AND REVIEW OF	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Ministry of Ministry of Ministry of Ministry of Ministry of Ministry of Ministry of	22.05.2013	of the Law on Nature Protection No. 03/L-233."  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 15 paragraph 2 of the Law on Construction No. 04/L-110.  This Administrative Instruction is issued pursuant to Article 38, paragraph 4.1	Republic of Kosovo  Official Gazette of the Republic of Kosovo  Official Gazette of the Republic of Kosovo  Official Gazette of the Republic of Kosovo	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.
525 526	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED ADMINISTRATIVE INSTRUCTION MESP-NO.04/2017 ON THE CONSTRUCTION CATEGORIZATION  ADMINISTRATIVE INSTRUCTION MESP-NO.06/2017 ON SETTING PROCEDURES FOR SUBMISSION AND REVIEW OF APPLICATIONS FOR TERMS OF	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Environment and Environment and	22.05.2013	of the Law on Nature Protection No. 03/L-233."  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 15 paragraph 2 of the Law on Construction No. 04/L-110.  This Administrative Instruction is issued pursuant to Article 38, paragraph 4.1	Republic of Kosovo  Official Gazette of the Republic of Kosovo  Official Gazette of the Republic of Kosovo  Official Gazette of the Republic of Kosovo	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.
525 526	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION NO.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED  ADMINISTRATIVE INSTRUCTION MESP-NO.04/2017 ON THE CONSTRUCTION CATEGORIZATION  ADMINISTRATIVE INSTRUCTION MESP-NO.06/2017 ON SETTING PROCEDURES FOR SUBMISSION AND REVIEW OF APPLICATIONS FOR TERMS OF CONSTRUCTIONS CONSTRUCTIONS CONSTRUCTIONS CONSTRUCTIONS CONSTRUCTION	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Environment and Environment and	22.05.2013	of the Law on Nature Protection No. 03/L-233."  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 15 paragraph 2 of the Law on Construction No. 04/L-110.  This Administrative Instruction is issued pursuant to Article 38, paragraph 4.1	Republic of Kosovo  Official Gazette of the Republic of Kosovo  Official Gazette of the Republic of Kosovo  Official Gazette of the Republic of Kosovo	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.
525 526 527	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED  ADMINISTRATIVE INSTRUCTION MESP-NO.04/2017 ON THE CONSTRUCTION CATEGORIZATION  ADMINISTRATIVE INSTRUCTION MESP-NO.06/2017 ON SETTING PROCEDURES FOR SUBMISSION AND REVIEW OF APPLICATIONS FOR TERMS OF CONSTRUCTIONS, CONSTRUCTION PERMITS AND DEMOLITION PERMITS FOR CATEGORY I AND II OF CONSTRUCTIONS	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning	22.05.2013	of the Law on Nature Protection No. 03/L-233."  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 15 paragraph 2 of the Law on Construction No. 04/L-110.  This Administrative Instruction is issued pursuant to Article 38, paragraph 4.1 of the Law on Construction No. 04/L-110.	Republic of Kosovo  Official Gazette of the Republic of Kosovo	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.
525 526	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED  ADMINISTRATIVE INSTRUCTION MESP-NO.04/2017 ON THE CONSTRUCTION CATEGORIZATION  ADMINISTRATIVE INSTRUCTION MESP-NO.05/2017 ON SETTING PROCEDURES FOR SUBMISSION AND REVIEW OF APPLICATIONS FOR TERMS OF CONSTRUCTION PERMITS AND DEMOLITION PERMITS FOR CATEGORY I AND II OF CONSTRUCTIONS  ADMINISTRATIVE INSTRUCTION PERMITS FOR CATEGORY I AND II OF CONSTRUCTIONS	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning  Ministry of Environment and Spatial Planning  Ministry of Environment and Spatial Planning	22.05.2013	of the Law on Nature Protection No. 03/L-233."  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 15 paragraph 2 of the Law on Construction No. 04/L-110.  This Administrative Instruction is issued pursuant to Article 38, paragraph 4.1 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 81 paragraph 5	Republic of Kosovo  Official Gazette of the Republic of Kosovo	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.
525 526 527	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED  ADMINISTRATIVE INSTRUCTION MESP-NO.04/2017 ON THE CONSTRUCTION CATEGORIZATION  ADMINISTRATIVE INSTRUCTION MESP-NO.06/2017 ON SETTING PROCEDURES FOR SUBMISSION AND REVIEW OF APPLICATIONS FOR TERMS OF CONSTRUCTIONS, CONSTRUCTION PERMITS AND DEMOLITION PERMITS FOR CATEGORY I AND II OF CONSTRUCTIONS	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning	22.05.2013	of the Law on Nature Protection No. 03/L-233."  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 15 paragraph 2 of the Law on Construction No. 04/L-110.  This Administrative Instruction is issued pursuant to Article 38, paragraph 4.1 of the Law on Construction No. 04/L-110.	Republic of Kosovo  Official Gazette of the Republic of Kosovo	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.
525 526 527	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED  ADMINISTRATIVE INSTRUCTION MESP-NO.04/2017 ON THE CONSTRUCTION CATEGORIZATION  ADMINISTRATIVE INSTRUCTION MESP-NO.05/2017 ON SETTING PROCEDURES FOR SUBMISSION AND REVIEW OF APPLICATIONS FOR TERMS OF CONSTRUCTION PERMITS AND DEMOLITION PERMITS FOR CATEGORY I AND II OF CONSTRUCTIONS  ADMINISTRATIVE INSTRUCTION PERMITS FOR CATEGORY I AND II OF CONSTRUCTIONS	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning  Ministry of Environment and Spatial Planning  Ministry of Environment and Spatial Planning	22.05.2013	of the Law on Nature Protection No. 03/L-233."  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 15 paragraph 2 of the Law on Construction No. 04/L-110.  This Administrative Instruction is issued pursuant to Article 38, paragraph 4.1 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 81 paragraph 5	Republic of Kosovo  Official Gazette of the Republic of Kosovo	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.
525 526 527	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED  ADMINISTRATIVE INSTRUCTION MESP- NO.04/2017 ON THE CONSTRUCTION CATEGORIZATION  ADMINISTRATIVE INSTRUCTION MESP- NO.06/2017 ON SETTING PROCEDURES FOR SUBMISSION AND REVIEW OF APPLICATIONS FOR TERMS OF CONSTRUCTIONS, CONSTRUCTION PERMITS AND DEMOLITION PERMITS FOR CATEGORY I AND II OF CONSTRUCTIONS  ADMINISTRATIVE INSTRUCTION NO. 12/2013  WATER INFORMATION SYSTEM	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning	22.05.2013 23.05.2017 23.05.2017	of the Law on Nature Protection No. 03/L-233.*  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 15 paragraph 2 of the Law on Construction No. 04/L-110.  This Administrative Instruction is issued pursuant to Article 38, paragraph 4.1 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 81 paragraph 5 of the Law on Waters of Kosovo No. 04/L-147.	Republic of Kosovo  Official Gazette of the Republic of Kosovo	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.
525 526 527	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED  ADMINISTRATIVE INSTRUCTION MESP-NO.04/2017 ON THE CONSTRUCTION CATEGORIZATION  ADMINISTRATIVE INSTRUCTION MESP-NO.06/2017 ON SETTING PROCEDURES FOR SUBMISSION AND REVIEW OF APPLICATIONS FOR TERMS OF CONSTRUCTIONS FOR TERMS OF CATEGORY I AND II OF CONSTRUCTIONS  ADMINISTRATIVE INSTRUCTION NO. 12/2013 WATER INFORMATION SYSTEM	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning	22.05.2013	of the Law on Nature Protection No. 03/L-233.*  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 15 paragraph 2 of the Law on Construction No. 04/L-110.  This Administrative Instruction is issued pursuant to Article 38, paragraph 4.1 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 81 paragraph 5 of the Law on Waters of Kosovo No. 04/L-147.  This Administrative Instruction is issued pursuant to Article 81 paragraph 5	Republic of Kosovo  Official Gazette of the Republic of Kosovo	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waters of Kosovo No. 04 / L-147.  This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waters of Kosovo No. 04 / L-147.
525 526 527	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED  ADMINISTRATIVE INSTRUCTION MESP- NO.04/2017 ON THE CONSTRUCTION CATEGORIZATION  ADMINISTRATIVE INSTRUCTION MESP- NO.06/2017 ON SETTING PROCEDURES FOR SUBMISSION AND REVIEW OF APPLICATIONS FOR TERMS OF CONSTRUCTIONS, CONSTRUCTION PERMITS AND DEMOLITION PERMITS FOR CATEGORY I AND II OF CONSTRUCTIONS  ADMINISTRATIVE INSTRUCTION NO. 12/2013  WATER INFORMATION SYSTEM	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning Minister of the Ministry of Environment and Spatial Planning  Ministry of Environment and Spatial Planning Ministry of	22.05.2013 23.05.2017 23.05.2017	of the Law on Nature Protection No. 03/L-233.*  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 15 paragraph 2 of the Law on Construction No. 04/L-110.  This Administrative Instruction is issued pursuant to Article 38, paragraph 4.1 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 81 paragraph 5 of the Law on Waters of Kosovo No. 04/L-147.	Republic of Kosovo  Official Gazette of the Republic of Kosovo	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.
525 526 527	REWARDS FOR ACHIEVEMENTS IN THE FIELD OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.07/2013 ON THE SIGN OF NATURE PROTECTION  ADMINISTRATIVE INSTRUCTION No.08/2013 ON CONSTRUCTION WORKS FOR WHICH A CONSTRUCTION PERMIT IS NOT REQUIRED  ADMINISTRATIVE INSTRUCTION MESP-NO.04/2017 ON THE CONSTRUCTION CATEGORIZATION  ADMINISTRATIVE INSTRUCTION MESP-NO.06/2017 ON SETTING PROCEDURES FOR SUBMISSION AND REVIEW OF APPLICATIONS FOR TERMS OF CONSTRUCTIONS FOR TERMS OF CATEGORY I AND II OF CONSTRUCTIONS  ADMINISTRATIVE INSTRUCTION NO. 12/2013 WATER INFORMATION SYSTEM	Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning  Minister of the Ministry of Environment and Spatial Planning	22.05.2013 23.05.2017 23.05.2017	of the Law on Nature Protection No. 03/L-233.*  This Administrative Instruction was issued in support of Article 16 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 15 paragraph 2 of the Law on Construction No. 04/L-110.  This Administrative Instruction is issued pursuant to Article 38, paragraph 4.1 of the Law on Construction No. 04/L-110.  This Administrative Instruction was issued pursuant to Article 81 paragraph 5 of the Law on Waters of Kosovo No. 04/L-147.  This Administrative Instruction is issued pursuant to Article 81 paragraph 5	Republic of Kosovo  Official Gazette of the Republic of Kosovo	therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.  The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.  This recommendation to remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waters of Kosovo No. 04 / L-147.  This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waters of Kosovo No. 04 / L-147.

530	ADMINISTRATIVE INSTRUCTION NO. 14/2013 ON THE MANNER OF THE DEVELOPMENT AND IMPLEMENTATION OF RISK ASSESSMENT STUDY FOR THE INTRODUCTION, RE-INTRODUCTION AND CULTIVATION OF THE WALD SPECIES	Minister of the Ministry of Environment and Spatial Planning	01.07.2013	This Administrative Instruction was issued pursuant to Article 91 paragraph 7 of the Law on Nature Protection No. 03/L-233.		The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233
531	ADMINISTRATIVNO UPUSTVO BR. 15/2013 ON CONDITIONS FOR MAINTAINING THE CONSTRUCTION DIARY AND CONSTRUCTION BOOK	Minister of the Ministry of Environment and Spatial Planning	12.07.2013	This Administrative Instruction was issued pursuant to Article 26 paragraph 2 of the Law on Construction 04/L-110.		The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction 04 / L-110.
532	ADMINISTRATIVE INSTRUCTION NO. 16/2013 ON THE LIMIT VALUES FOR CONCENTRATIONS OF HAZARDOUS COMPONENTS IN WASTE	Minister of the Ministry of Environment and Spatial Planning	12.07.2013	This Administrative Instruction is issued pursuant to Article 7 paragraph 6 subparagraph 6.6 of the Law on Waste 04/L-060.		The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waste 04 / L-060.
533	ADMINISTRATIVE INSTRUCTION NO. 17/2013 ON THE CADASTRE OF ENVIRONMENTAL POLLUTANT DISCHARGE	Minister of the Ministry of Environment and Spatial Planning	06.08.2013	This Administrative Instruction was issued pursuant to Article 53 paragraph 6 of the Law on Environmental Protection 03/L-025.		The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Environmental Protection 03 / L-025.
	AND PROCEDURES FOR ISSUING THE OCCUPANCY CERTIFICATE	Minister of the Ministry of Environment and Spatial Planning	23.05.2017	This Administrative Instruction was issued pursuant to Article 4 paragraph 4.2 of the Law on Construction No. 04/L-110.	Republic of Kosovo	therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction No. 04 / L-110.
535	ON ASSESSMENT OF ACCEPTABILITY OF PLAN, PROGRAM OR INTERVENTION OF ECOLOGICAL NETWORK	Minister of the Ministry of Environment and Spatial Planning	26.08.2013	This Administrative Instruction was issued pursuant to Article 34, paragraph 5 of the Law on Nature Protection No. 03/233.	Republic of Kosovo	therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03/233
536	ADMINISTRATIVE INSTRUCTION NO. 20/2013 ON MANNER, PROCEDURE, ENFORCMENT AND AMOUNT OF FINES AGAINST PARTICIPANTS IN CONSTRUCTION	Ministry of Environment and Spatial Planning	30.09.2013	This Administrative Instruction was issued pursuant to Article 35, paragraph 1 of the Law on Construction 04/L-110.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Construction 04 / L-110.
537	ADMINISTRATIVE INSTRUCTION NO. 21/2013 ON INTERNAL ORDER OF THE NATIONAL PARKS	Minister of the Ministry of Environment and Spatial Planning	09.10.2013	This Administrative Instruction is issued pursuant to Article 76, paragraph 1 and 2 of Law no. 03/L-233 on Nature Protection.		The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Law no. 03 / L-233 on Nature Protection.
538	ADMINISTRATIVE INSTRUCTION (MESP) NO. 22/2013 ON THE MANAGEMENT OF MEDICAL HUMAN AND VETERINARY WASTE		07.11.2013	This Administrative Instruction was issued pursuant to Article 49, paragraph 6 of the Law on Waste No. 04/L-060.		The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waste 04 / L-060.
539	ADMINISTRATIVE INSTRUCTION (MESP) NO. 23/2013 ON THE MANNER AND CONDITIONS OF PERFORMING THE RANGER TASKS FOR NATURE PROTECTION		12.11.2013	This Administrative Instruction was issued pursuant to Article 161, paragraph 3 of the Law on Nature Protection No. 03/L-233.		The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection no. 03 / L-233.
	26/2013 FOR DETERMINING THE WAY OF VERIFYING AND LEGITIMATING THE WATER INSPECTORATE	Minister of the Ministry of Environment and Spatial Planning	24.12.2013	This Administrative Instruction is issued pursuant to Article 95, paragraph 2 of the Law on Waters of Kosovo No. 04/L-147.	Republic of Kosovo	therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waters of Kosovo no. 04 / L-147.
541		Ministry of Environment and Spatial Planning	28.02.2012	This Administrative Instruction was issued pursuant to Article 104, paragraph 4 of the Law on Nature Protection No. 03/L-233.		The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection No. 03 / L-233.
542		Ministry of Environment and Spatial Planning	17.05.2012	This Administrative Instruction is issued in support of Article 29 and 34 of the Law on Cadastre No. 04/L-013.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This recommendation for the repeal of this bylaw comes as a result of the fact that the detailed analysis of the legal provisions of the Law on Cadastre shows that: Article 29 refers to the reconstruction of the cadastre and the RDPP - Register of Immovable Property Rights, but not has expressly stated that an administrative instruction will be issued by the Minister for the more detailed regulation of this issue. Whereas Article 34 of the Law on Cadastre as part of the final provisions presents a wording which in a general or unspecified manner presents the possibility of issuing bylaws but such a wording is contrary to the principle of legality. Therefore, if the ministry considers important the remaining in force of this act, it must create a proper legal basis within the Law.
543	CADASTRE RECONSTRUCTION AND IMMOVABLE PROPERTY RIGHTS REGISTER	Ministry of Environment and Spatial Planning	17.05.2012	This Administrative Instruction is issued pursuant to Article 29 paragraph 6 of the Law on Cadastre No. 04/L-013.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Cadastre no. 04 / L-013.
544	ADMINISTRATIVE INSTRUCTION NO. 04/2012 ON CADASTRE RECONSTRUCTION AND IMMOVABLE PROPERTY RIGHT REGISTER PUBLIC AWARENESSCAMPAIGN	Minister of the Ministry of Environment and Spatial Planning	17.05.2012	This Administrative Instruction is issued pursuant to Article 29 paragraph 7 of the Law on Cadastre No. 04/L-013.		The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Cadastre no. 04 / L-013
545	ADMINISTRATIVE INSTRUCTION NO. 07/2012 ON THE CONTENT AND MANER OF KEEPING NATURE PROTECTED VALUES REGISTER		18.06.2012	This Administrative Instruction was issued pursuant to Article 28 paragraph 4 of the Law on Nature Protection No. 03/L-233.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection.

_	T		1			T	
546		Minister of the	18.06.2012	This Administrative Instruction was issued pursuant to Article 11 paragraph 1		The sublegal act is legally grounded and	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provisions of the Law
	ON DETERMAINING OF DOCUMENTATION	Ministry of		and 3 of the Law on Environmental Impact Assessment No. 03/L-214.	Republic of Kosovo	therefore remains into force.	on Environmental Impact Assessment No.03 / L-214.
	FOR APPLICATION FOR ENVIRONMENTAL	Environment and					However, in the future, in case of amendment to the Law on Environmental Impact Assessment No. 03 / L-214, Article 11 could be reworded in
	CONSENT ACCORDING TO NATURE OF THE	Spatial Planning					order to fully comply with the administrative instruction and the legal legal basis. Because in article 11 in the general sense is related the legal basis
	PROJECT						with the administrative instruction (expression of documents or questionnaire completed and determined by the ministry), but it is more than
							necessary to provide directly the tax right of the minister to issues an administrative instruction for a more detailed regulation of this issue.
547	ADMINISTRATIV INSTRUCTION NO. 09/2012	Minister of the	24.12.2020	This Administrative Instruction was issued pursuant to Article 22 paragraph 1	Official Gazette of the	The sublegal act is legally grounded and	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
341	ON THE CONTENTS AND MANNER OF	Ministry of	24.12.2020	of the Law on Integrated Environmental Prevention and Control No. 03/L-043.	Republic of Kosovo	therefore remains into force.	In its recommendation remains in rocce as a result or the naminorization of the legal basis between the bylaw and the relevant provision of the Law on Integrated Environmental Prevention and Control No. 03 / L-043.
	HOLDING THE REGISTER OF INTEGRATED	Environment and		of the Edw off mograted Environmental Florenter and Control No. 50/2 510.	republic of record	thorotoro formanio into forco.	on megration Entropy and Control to the Control to Cont
	ISSUED PERMITS	Spatial Planning					
548	ADMINISTRATIVE INSTRUCTION NO. 16/2012	Minister of the	01.08.2012	This Administrative Instruction is issued pursuant to Article 88 paragraph 3. of	Official Cazatta of the	The sublegal act is legally grounded and	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
0.0	ON WILDLIFE CROSSINGS	Ministry of	01.00.E01E	the Law on Nature Protection No. 03/L-233.	Republic of Kosovo	therefore remains into force.	on Nature Protection no. 03 / 1–233.
	ON WIEDEN E ONOGONINGO	Environment and		the Eaw off Nature 1 Total and 1 No. 00/E 255.	republic of resolve	therefore remains into force.	off Nature Frotesium no. 657 E-255.
		Spatial Planning					
549	ADMINISTRATIVE INSTRUCTION NO. 19/2012	Minister of the	24.12.2022	This Administrative Instruction was issued pursuant to Article 48 of the Law on	Official Gazette of the	The sublegal act is legally grounded and	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
0.0	ON MANAGEMENT OF END-OF LIFE VEHICLE	Ministry of	LL.LOLL	Waste No. 04/L-60.	Republic of Kosovo	therefore remains into force.	on Waste Law No. 04 / L-60, specifically Article 48 paragraph 6.
	AND THEIR COMPONENTS	Environment and		1100010.072.00	Tropublic of Trocovo	and did to fortain and force.	on trace zam to. 617 z oc, openicany made to paragraph o.
	THE THEIR COMM CHEITTO	Spatial Planning					
550	ADMINISTRATIVE INSTRUCTION NO. 21/2012	Minister of the	06.08.2012	This Administrative Instruction was issued pursuant to Article 4 paragraph 4.2	Official Gazette of the	Repeal the sub-legal act	The bylaw is based on the Law which has been repealed, ie it has no legal basis, while the Law in force does not determine the issuance of this
	ON NOTIFICATION OF NEW SUBSTANCES	Ministry of		of the Law on Chemicals No. 02/L-116.	Republic of Kosovo		bylaw.
		Environment and			.,		
		Spatial Planning					
551	ADMINISTRATIVE INSTRUCTION No.23/2012	Minister of the	05.12.2012	This Administrative Instruction was issued pursuant to Article 42 paragraph 6	Official Gazette of the	The sublegal act is legally grounded and	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	ON MENAGEMENT OF DISPOSED WASTE	Ministry of		of the Law on Waste No. 04/L-60.	Republic of Kosovo	therefore remains into force.	on Waste No. 04 / L-60.
	TIRES	Environment and			.,		
		Spatial Planning					
552	ADMINISTRATIVE INSTRUCTION No.24/2012	Minister of the	05.12.2012	This Administrative Instruction was issued pursuant to Article 159 paragraph 5	Official Gazette of the	The sublegal act is legally grounded and	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
1	ON THE CONTENT, FORM AND MANNER OF	Ministry of		of the Law on Nature Protection no. 03/L-233.	Republic of Kosovo	therefore remains into force.	on Nature Protection no. 03 / L-233.
	ISSUING OF IDENTIFICATION CARD AND	Environment and			.,		
	APPEARANCE OF UNIFORM FOR THE	Spatial Planning					
	SUPERVISORS AND NATURE RANGER	-,					
553	ADMINISTRATIVE INSTRUCTION MESP-NO.	Minister of the	09.06.2017	This Administrative Instruction was issued pursuant to Article 31 paragraph 3	Official Gazette of the	The sublegal act is legally grounded and	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	07/2017 OF ENVIRONMENTAL PERMIT	Ministry of		of the Law on Environmental Protection No. 03/L-025.	Republic of Kosovo	therefore remains into force.	on Environmental Protection No. 03 / 1-025
		Environment and			,		
		Spatial Planning					
554	ADMINISTRATIVE INSTRUCTION No. 26/2012		10.12.2012	This Administrative Instruction was issued pursuant to Article 101 paragraph 4	Official Gazette of the	The sublegal act is legally grounded and	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	ON THE CROSS-BORDER MOVEMENT AND	Ministry of		of the Law on Nature Protection 03/L-233.	Republic of Kosovo	therefore remains into force.	on Nature Protection 03 / L-233
	TRADE IN WILD PROTECTED SPECIES	Environment and			.,		
		Spatial Planning					
555	ADMINISTRATIVE INSTRUCTION No. 27/2012	Minister of the	20.12.2012	This Administrative Instruction was issued pursuant to Article 162 paragraph 2	Official Gazette of the	The sublegal act is legally grounded and	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	FOR THE FORM AND MANNER OF	Ministry of		of the Law on Nature Protection No. 03/L-233.	Republic of Kosovo	therefore remains into force.	on Nature Protection No. 03 / L-233.
	PROVIDING THE OFFICIAL CARD AND SIGN	Environment and					
	FOR NATURE PROTECTION INSPECTOR	Spatial Planning					
556	ADMINISTRATIVE INSTRUCTION- No.01/2011	Minister of the	31.03.2011	This Administrative Instruction was issued pursuant to Article 22, paragraph 1	Official Gazette of the	The sublegal act is legally grounded and	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	ON PROCEDURES FOR DEVELOPMENT AND	Ministry of		of the Law on Integrated Pollution Prevention and Control No. 03/L-043.	Republic of Kosovo	therefore remains into force.	on Integrated Pollution Prevention and Control No. 03 / L-043, specifically Article 22 paragraph 1 sub-paragraph 1.7.
	APPROVAL OF DOCUMENTS TO REFERRAL	Environment and			.,		
	TO THE BEST POSSIBLE TECHNIQUES	Spatial Planning					
		-					
557	ADMINISTRATIVE INSTRUCTION- No.03/2011	Minister of the	31.03.2011	This Administrative Instruction was issued pursuant to Article 22, paragraph 1	Official Gazette of the	Repeal the sub-legal act	This recommendation for the repealed of this bylaw comes as a result of the fact that the detailed analysis of the legal provisions of the Law on
100.	ON FORM, CONTENT AND COMPLETING	Ministry of		of the Law on Integrated Pollution Prevention and Control No. 03/L-043.	Republic of Kosovo	. Topodi ino sub-logal act	Integrated Pollution Prevention and Control No. 03 / L-043 shows that: Article 22 provides the legal possibility for the Minister to issue of a number
	METHOD OF APPLICATION FOR AN	Environment and		of the East of Integrated Foliation Florentian and Control No. Co. E. C. C.	Tropublic of Trocovo		of bylaws, but from the title, purpose and scope of this bylaw it is seen that it does not comply with the legal provisions for the issuance of this
	INTEGRATED PERMIT	Spatial Planning					administrative instruction. On the other hand, it can be seen that this bylaw could be defined in Article 4 of this Law, as it refers to the application for
					1		a permit. Therefore, if the ministry considers important the remaining in force of this act, it must create a proper legal basis within the Law.
		1			1		Otherwise, the Ministry is recommended to regulate this matter with a Decision issued by the Minister.
		1			1		
558	REGULATION- No.04/2011 ON PAYMENT	Minister of the	31.03.2011	This Regulation was issued pursuant to Article 51, paragraph 3 of the Law on	Official Gazette of the	Repeal the sub-legal act	The bylaw is based on the Law which has been repealed, ie it has no legal basis, while the Law in force does not determine the issuance of this
	CALCULATION METHOD FOR THE	Ministry of		Construction No. 2004/15. repealed by the Law on Construction No.04/L-110.	Republic of Kosovo	, ,	bylaw.
	TECHNICAL CONTROL OF CONSTRUCTION	Environment and					
L	FACILITIES	Spatial Planning	<u> </u>		<u> </u>		
559	ADMINISTRATIVE INSTRUCTION- No.05/2011	Minister of the	12.04.2011	This Administrative Instruction was issued pursuant to Article 35, paragraph 5	Official Gazette of the	The sublegal act is legally grounded and	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Law no.
	ON THE METHODOLOGY OF RISK	Ministry of		of Law No. 03/L-025 on Environmental Protection.	Republic of Kosovo	therefore remains into force.	03 / L-025 on Environmental Protection.
	ASSESSEMENT FROM CHEMICAL	Environment and			1		
	ACCIDENTS AND MEASURES FOR	Spatial Planning			Ī		
	CONSEQUENCE ELIMINATION	1			Ī		
560	ADMINISTRATIVE INSTRUCTION No.06/2011	Minister of the	18.05.2011	This Administrative Instruction was issued pursuant to Article 18, paragraph 3	Official Conette of the	The sublegal act is legally grounded and	This recommendation to remain in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
560	FOR PROFESSIONAL EXAMINATIONS AND	Minister of the Ministry of	10.05.2011		Republic of Kosovo	the sublegal act is legally grounded and therefore remains into force.	on Construction no. 04 / L-110, article 38 paragraph 7 which is in force. Since the Law in force in a taxing manner in the transitional provisions has
	LICENSING FOR ARCHITECTS AND	Ministry of Environment and		of the Law on Construction 2004/15, which is repealed by Law No. 04/L-110.	republic of Kosovo	mererore remains into force.	on Construction no. 04 / L-110, article 38 paragraph / which is in force. Since the Law in force in a taxing manner in the transitional provisions has determined the remaining in force of this bylaw until an amendment, supplement or its amendment.
	ENGINEERS IN THE FIELD OF THE	Spatial Planning			1		determined the remaining in force or this bytaw until an amendment, supplement or its amendment.
	CONSTRUCTION	opatiai rianning			Ī		
					000110		
561	ADMINISTRATIVE INSTRUCTION MESP NO.	Minister of the	19.01.2016	This Administrative Instruction was issued pursuant to Article 38, paragraph 7		The sublegal act is legally grounded and	This recommendation to remain in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	01/2016 AMENDING ADMINISTRATIVE	Ministry of		of the Law on Construction No. 04/L-110.	Republic of Kosovo	therefore remains into force.	on Construction no. 04 / L-110, Article 38 paragraph 7.
	INSTRUCTION No. 06/2011 ON	Environment and			Ī		
	PROFESSIONAL EXAM AND LICENSING OF	Spatial Planning			1		
	ARCHITECTS AND ENGINEERS IN THE FIELD	1			Ī		
	OF CONSTRUCTION						

_			,		,	T	
562		Minister of the	27.07.2017	This Administrative Instruction was issued pursuant to Article 16, paragraph 2			This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Law no.
	10 /2017 ON LICENCING COMPILERS OF	Ministry of		of Law No. 03/L-214 on Environmental Impact Assessment.	Republic of Kosovo	therefore remains into force.	03 / L-214 on Environmental Impact Assessment
	ENVIRONMENTAL IMPACT ASSESSMENT	Environment and					
	REPORTS	Spatial Planning					
563	ADMINISTRATIVE INSTRUCTION NO. 08/2011	Minister of the	13.07.2011	This Administrative Instruction was issued pursuant to Article 94, paragraph 4	Official Gazette of the	Repeal the sub-legal act	This recommendation for the repealed of this bylaw is a result of the fact that after the analysis of the Law in question, including Article 94 but not
	FOR THE COLLECTION OF PROTECTED	Ministry of		of the Law on Nature Protection No. 03/L-233.	Republic of Kosovo	.,	only, there is no legal provision which determines or legitimizes the issuance of this bylaw. Article 94 actually regulates the issue of the manner of
	WILD PLANTS SPECIES, WITH THE PURPOSE			or the Law of Haddio Frotodion No. 50/2 250.	republic of recove		use of protected wild species, but does not provide for the right of the minister to issue this administrative instruction. Therefore, if the ministry
	OF PROCESSING AND TRADING	Spatial Planning					estimates that it should remain in force in order not to create a legal vacuum, then a legal basis should be created to harmonize the bylaw and the
	OF FROCESSING AND TRADING	Spatial Flatilling					
							Law.
564	ADMINISTRATIVE INSTURCTION NO. 12/2011	Minister of the	18.08.2011	This Administrative Instruction is issued pursuant to Article 62, paragraph 4 of			This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	- FOR THE SOURCES OF NATURAL HABITAT	Ministry of		the Law on Nature Protection No. 03/L-233.	Republic of Kosovo	therefore remains into force.	on Nature Protection no. 03 / L-233.
	TYPES, NATURAL HABITAT MAP,	Environment and					
	THREATENED AND RARE NATURAL HABITAT	Spatial Planning					
	TYPES, AS WELL AS SAFEGUARD						
	MEASURES FOR CONSERVATION OF						
	NATURAL HABITAT TYPES						
565	ADMINISTRATIVE INSTRUCTION-No.10/2010	Minister of the	09.02.2010	This Administrative Instruction was issued nursuant to Article 14F, neroseanh 2	Official Corretto of the	To be entelled in the Official Counts in the	This recommendation for updating the Official Gazette is because it still does not appear that this bylaw it has been repealed by Administrative
303	UPON THE TECHNICAL LIST ON CHEMICALS		05.02.2010				
				of the Constitution of the Republic of Kosovo.	Republic of Kosovo		Instruction no. 18/2017, and this may cause conjecture. This is due to the fact that in the Administrative Instruction no. 18/2017 For the Technical
	SAFETY AND METHOD TO FILL IT	Environment and				page of the Ministry	Safety List for Chemicals, Content and manner of its completion, Article 11 provides for repealed.
		Spatial Planning					
566	ADMINISTRATIVE INSTRUCTION MESP-No 18		08.12.2017	This Administrative Instruction was issued pursuant to Article 33, paragraph 6			This recommendation of remaining in force is as a result of the harmonization of the legal basis between the bylaw and the relevant provision of
	/2017 ON THE TECHNICAL SAFETY LISTFOR			and 8 of Law No. 04/L-197 on Chemicals.	Republic of Kosovo	therefore remains into force.	Law no. 04 / L-197 on Chemicals.
	CHEMICALS, CONTENT AND COMPLETION	Environment and	1				
	MANNER OF ITS SUPPLEMENT	Spatial Planning					
567	ADMINISTRATIVE INSTRUCTION No.11/2010	Minister of the	09.02.2010	This Administrative Instruction was issued pursuant to Article 44, paragraph 2	Official Gazette of the	The sublegal act is legally grounded and	This recommendation of remaining in force is as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the
1.7	FOR THE PROCEDURE, MANNER AND	Ministry of	1	of the Law on Environmental Protection No. 03/L-025.	Republic of Kosovo	therefore remains into force.	Law on Environmental Protection No. 03 / L-025.
	CONDITIONS FOR GRANTING RECOGNITION			2 2 31 211110111011011111101011011110. 00/E-020.			
	AND REWARDS	Spatial Planning	1				
	AND REWARDS	opatiai FidHIIIII					
	l			<u></u>		<u></u>	
568		Minister of the	16.04.2010	This Administrative Instruction was issued pursuant to Article Law No. 03/L-		Repeal the sub-legal act	This recommendation comes as a result of the fact that this bylaw is based on the Law which it has been repealed.
	ON DETERMINATION THE OBJECTS WITH	Ministry of		106 On Amending the Law on Spatial Planning No. 2003-14.	Republic of Kosovo		
	IMPORTANCE OF THE COUNTRY ON WHICH	Environment and					
	THE MINISTRY OF ENVIRONMENT AND	Spatial Planning					
	SPATIAL PLANNING SHALL ISSUE THE						
	URBANISTIC PERMIT						
569		Minister of the	40.00.0040	This Administrative instruction was insured assessment to Antista OO accessed O	Official Occurs of the	The social and and in Landing second and and	
569		Minister of the	16.08.2010	This Administrative Instruction was issued pursuant to Article 33, paragraph 3		The sublegal act is legally grounded and	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	ADMINISTRATIVE INSTRUCTION ON	Ministry of		of the Law on Air Protection from Pollution No. 03/L-160.	Republic of Kosovo	therefore remains into force.	on Air Protection from Pollution no. 03 / L-160.
	CRITERIA FOR DEFINING OF AIR QUALITY	Environment and					
	MONITORING POINTS, NUMBER AND	Spatial Planning					
	FREQUENCY OF MEASUREMENTS,						
	CLASSIFICATION OF POLLUTANTS WHICH						
	ARE MONITORED, THE METHODOLOGY OF						
	WORK, FORM AND TIMING OF DATA						
	REPORTING						
570		Minister of the	16.08.2011	This Administrative Instruction is issued pursuant to Article 22, paragraph 1.3	Official Gazette of the	The sublegal act is legally grounded and	This recommendation of remaining in force is as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the
	FOR LICENSE REQUIREMENTS FOR	Ministry of		of the Law on Integrated Pollution Prevention and Control No. 03/L-043.	Republic of Kosovo	therefore remains into force.	Law on Integrated Pollution Prevention and Control no.03 / L-043
	SPECIFIC TYPES OF OPERATIONS AND	Environment and		· ·	i i		
	PLANTS	Spatial Planning					
571	ADMINISTRATIVE INSTRUCTION No.18/2010	Minister of the	02.09.2010	This Administrative Instruction is issued pursuant to Article 7, paragraph 2 of	Official Gazette of the	The sublegal act is legally grounded and	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
571	FOR CONTENT OF THE CONTRACT FOR	Ministry of	02.03.2010	the Law on Financing of Special Housing Programs No. 03/L-164.	Republic of Kosovo	therefore remains into force.	on Financing of Special Housing Programs no. 03 / L-164
	NONPROFIT HOUSING RENT	Environment and	1	and care on a manding of openial riodolling a rogiality 140, 00/E-104.	Topablic of Nosovo	and did to	on this inding of opposit nothing i rogisting inc. 007 E-104
	NONEROFII HOUSING KENT						
F70	ADMINISTRATIVE INICTOVICE OF THE COLUMN ASSESSMENT OF THE COLUMN ASSESS	Spatial Planning	02.00.0040	The Auto-Indonesia Instruction was been a second to the Auto-Indonesia Co.	0#1-1-10- " ':	When explained and for the Property Co. 1	
572	ADMINISTRATIVE INSTRUCTION No.19/2010	Minister of the	02.09.2010	This Administrative Instruction was issued pursuant to Article 16, paragraph 2		The sublegal act is legally grounded and	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	FOR THE HOUSING BONUS CONTENT	Ministry of		of the Law on Financing of Special Housing Programs No. 03/L-164.	Republic of Kosovo	therefore remains into force.	on Financing of Special Housing Programs no. 03 / L-164
		Environment and					
		Spatial Planning					
573	ADMINISTRATIVE INSTRUCTION No.21/2010	Minister of the	18.11.2010	This Administrative Instruction is issued pursuant to Article 5, paragraph 2 of	Official Gazette of the	The sublegal act is legally grounded and	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	FOR DETERMINING THE ORDER OF	Ministry of	1	the Law on Financing of Special Housing Programs No. 03/L-164.	Republic of Kosovo	therefore remains into force.	on Financing of Special Housing Programs no. 03 / L-164.
	PRESEDENCE FOR CATEGORIES OF	Environment and					
	FAMILIES THAT CAN BENEFIT FROM	Spatial Planning	1				
	SPECIAL HOUSING PROGRAMS	,					
		1					
574	ADMINISTRATIVE INSTRUCTION No. 00/0040	Minister of the	18.11.2010	This Administrative leastwester was issued aureupat to Asticl- 40	Official Counts of the	The publicant act is legally assumed at any	This recommendation to remain in force in a yearth of the horse pointing of the level horizontal ho
5/4			10.11.2010	This Administrative Instruction was issued pursuant to Article 12, paragraph 3		The sublegal act is legally grounded and	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	ON PROCEDURES OF BENEFITING BY	Ministry of		of the Law on Financing of Special Housing Programs No. 03/L-164	Republic of Kosovo	therefore remains into force.	on Financing of Special Housing Programs no. 03 / L-164
	SPECIAL HOUSING PROGRAMS	Environment and					
		Spatial Planning					
575		Minister of the	18.11.2010	This Administrative Instruction was issued pursuant to Article 22, paragraph 2	Official Gazette of the	The sublegal act is legally grounded and	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	ON PROCEDURES FOR THE	Ministry of	1	of the Law on Financing of Special Housing Programs No. 03/L-164	Republic of Kosovo	therefore remains into force.	on Financing of Special Housing Programs no. 03 / L-164
	ANNOUNCEMENT OF SPECIAL HOUSING	Environment and					
	PROGRAMMES	Spatial Planning					
576		Minister of the	18.11.2010	This Administrative Instruction is issued pursuant to Article 4, paragraph 3 of	Official Gazette of the	The sublegal act is legally grounded and	This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
3,0	FOR MINIMUM STANDARDS OF RESIDENTIAL			the Law on Financing of Special Housing Programs No. 03/L-164	Republic of Kosovo	therefore remains into force.	Inis recommendation to remain in more is a result of the namionization of the regardasis between the plyaw and the relevant provision of the Law on Financing of Special Housing Programs no. 03 / L-164
				and Law on Financing or opecial nousing Programs No. 05/L-104	republic of Rosovo	mororore remains into force.	on interioring or opposite Flograms III. 00 / E-104
	HOUSING BY SPECIAL HOUSING PROGRAMS						
	TECHNICAL DECLINATION	Spatial Planning					
577	TECHNICAL REGULATION No.03/2009 ON	Minister of the	25.05.2009	This Administrative Instruction was issued pursuant to Article 12 of the		Repeal the sub-legal act	The bylaw is based on the Law which has been repealed, ie it has no legal basis, while the Law in force does not determine the issuance of this
	THERMAL ENERGY SAVING AND THERMAL	Ministry of	1	Construction Law, No. 2004/15 of 27 May 2004. This law is repealed.	Republic of Kosovo		bylaw.
	PROTECTION IN BUILDINGS	Environment and	1				
		Spatial Planning	1				

_	1		1	_	т.		
578	ADMINISTRATIVE INSTRUCTION- No. 08/2009		04.09.2009	This Administrative Instruction was issued pursuant to Article 2 paragraph 4 of			This recommendation to remain in force is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law
	ON ALLOWED VALUES OF NOISE EMISSIONS	S Ministry of		the Law on Noise Protection No. 02/L-102.	Republic of Kosovo	therefore remains into force.	on Noise Protection No. 02 / L-102.
	FROM POLLUTION SOURCES	Environment and					
		Spatial Planning					
579	ADMINISTRATIVE INSTRUCTION-No.32/07	Minister of the	05.06.2007	This Administrative Instruction is issued pursuant to Article 29.4. of the	Official Gazette of the	Repeal the sub-legal act	The bylaw is based on the Law which has been repealed, ie it has no legal basis, while the Law in force does not determine the issuance of this
0.0	CONTENT OF WATER INFRASTRUCTURE	Ministry of	00.00.2007	Repealed Law L-2004/24 on Water	Republic of Kosovo	rtopour trio oub logar dot	bylaw.
	CONTENT OF WATER INFRASTRUCTURE	Environment and		Repealed Law E-2004/24 Oil Water	Republic of Rosovo		bylaw.
		Spatial Planning					
580	ADMINISTRATIVE INSTRUCTION-No.33/2007	Minister of the	18.06.2007	This Administrative Instruction was issued pursuant to Article Specification with			This recommendation for updating the Official Gazette is because the bylaw is based on the Law which has been repealed, ie it has no legal basis,
	FOR CONSTRUCTION BUILDINGS	Ministry of		technical rules.	Republic of Kosovo	concrete legal basis with the amendment	while the Law in force does not determine the issuance of this bylaw. While in the Official Gazette it does not appear that it has been repealed,
	TECHNICAL TERMS OF ACCESSIBILITY TO	Environment and				and supplementation of the law.	therefore it is recommended to update the official newspaper.
	DISABLED PERSONS	Spatial Planning					It is recommended to urgently amend and supplement Law no. 04 / L-110 on Construction in order to create a specific legal basis.
581	ADMINISTRATIVE INSTRUCTION-No.37/07 OF	Minister of the	26.07.2007	This Administrative Instruction was issued pursuant to Article 32 of the Law on	Official Gazette of the	Repeal the sub-legal act	The bylaw is based on the Law which has been repealed, ie it has no legal basis, while the Law in force does not determine the issuance of this
	POLY-CHLORAL BIPHENYLS AND THREE-	Ministry of		Waste No. 02/L-030.	Republic of Kosovo	,	bylaw.
	PHENYLS	Environment and					
	THE THE S	Spatial Planning					
582	ADMINISTRATIVE INSTRUCTION NO.39/07 ON		04.10.2007	This Administrative Instruction was issued pursuant to Article 32 of the Law on	Official Gazette of the	To be entelled in the Official Carette in the	This recommendation for updating the Official Gazette is because the bylaw has been repealed by Administrative Instruction no. 12/07.
302	THE WASTE MANAGEMENT BY ELECTRICAL		04.10.2007			Register of Bylaws and in the Official Web	This recommendation for updating the Official Gazette is because the bytaw has been repealed by Administrative instruction no. 12/07.
				Waste (it is not specified which is No. Ref.). However, in a more	Republic of Kosovo		
	AND ELECTRONIC EQUIPMENT	Environment and		comprehensive way, there is a sub-legal act which was issued based on Article		page of the Ministry	
		Spatial Planning		43 paragraph 8 of the Law on Waste No.04/L-060.			
583	ADMINISTRATIVE INSTRUCTION-No.80/07	Minister of the	13.03.2007	This Administrative Instruction is issued in support of article 32 of the Law on			This recommendation for updating the Official Gazette is because the bylaw has been repealed by Administrative Instruction no. 26/2014.
	FOR WASTE FROM BATTERY AND	Ministry of		Waste No. 02/L-30, Law which was repealed by Law No. 04/L-060.	Republic of Kosovo	Register of Bylaws and in the Official Web	
	EXPENDED ACCUMULATOR	Environment and				page of the Ministry	
		Spatial Planning					
584	ADMINISTRATIVE INSTRUCTION- No.70/06 ON		14.02.2006	This Administrative Instruction was issued pursuant to Article 31 paragraph 3	Official Gazette of the	Repeal the sub-legal act	The bylaw is based on the Law which has been repealed, ie it has no legal basis, while the Law in force does not determine the issuance of this
1	PROJECT CONTROL	Ministry of		of the Law on Construction No. 2004/15, Law which was repealed by Law 04/L-			bylaw.
	. NOTES CONTINUE	Environment and		110.	republic of resolve		eya
		Spatial Planning	1	110.	1		
F0=	ADMINISTRATIVE INSTRUCTION AS A STATE OF THE		04.00.000	This Administrative instruction is seened.	000-1-10 (	To be seen that to the Company of the	This control will be broaded to reduce the state of this behalf of the b
585	ADMINISTRATIVE INSTRUCTION-No.41/05	Minister of the	04.03.2005	This Administrative Instruction is repealed.			This recommendation is made in order to reflect the repealed of this bylaw in the Register of bylaws.
	FOR IMPLEMENTING THE SPATIAL	Ministry of			Republic of Kosovo	Register of Bylaws and in the Official Web	
	PLANNING LAW ON ESSENTIAL ELEMENTS	Environment and				page of the Ministry	
	OF REGULATION URBAN PLAN	Spatial Planning					
586	ADMINISTRATIVE INSTRUCTION-No.43/2005	Minister of the	04.03.2005	This Administrative Instruction was issued pursuant to Article 12, paragraph	Official Gazette of the	Amend and supplement the sub-legal act	This recommendation for updating the Official Gazette is because the bylaw is based on the Law which it has been repealed. However, the Law on
500	FOR IMPLEMENTING THE SPATIAL	Ministry of	04.03.2003	12.4 of the Law on Spatial Planning No .2003/14, which Law is repealed.	Republic of Kosovo	America and supplement the sub-legal act	Spatial Planning No. 04 / L-174, in Article 14 paragraph 7 entitles the Government to determine by bylaw the classification, tasks, responsibilities
				12.4 of the Law off Spatial Planning No .2003/14, which Law is repealed.	Republic of Rosovo		
	PLANNING LAW ON ESSENTIAL ELEMENT	Environment and					and content of the basic elements and requirements for the design, implementation and monitoring of Spatial Plans for Special Areas. Therefore, in
	CONTENTS FOR ESPECIALY AREAS OF	Spatial Planning					order not to create a legal vacuum, the bylaw may remain in force, provided that the legal basis is harmonized with the article cited above, which
	SPATIAL PLANNING						stipulates that the Government is competent to issue this act.
587	ADMINISTRATIV INSTRUCTION-No.57/2005	Minister of the	14.07.2005	This Administrative Instruction was issued pursuant to Article 58, paragraph 4	Official Cazatta of the	Pancal the cub local act	The bylaw is based on the Law which has been repealed, ie it has no legal basis, while the Law in force does not determine the issuance of this
301	FOR QUALIFICATION CONDITIONS FOR	Ministry of	14.07.2000	of the Law on Construction No. 2004/15.	Republic of Kosovo	Repeal tile sub-legal act	The bylaw is based on the Law which has been repealed, left has no legal basis, while the Law in force does not determine the issuance of this hylaw
				of the Law on Construction No. 2004/15.	Republic of Rosovo		bylaw.
	CONSTRUCTION INSPECTOR OF MESP, AND						
	MUNICIPAL CONSTRUCTION INSPECTOR	Spatial Planning					
588	ADMINISTRATIVE INSTRUCTION NO.58/2005		14.07.2005			Repeal the sub-legal act	The bylaw is based on the Law which has been repealed, ie it has no legal basis, while the Law in force does not determine the issuance of this
	ON MAINTAINING THE INSPECTION	Ministry of		of the Law on Construction No. 2004/15.	Republic of Kosovo		bylaw.
	RECORDS - THE REGISTRY FORM, THE	Environment and					
	FORM USED DURING INSPECTIONS	Spatial Planning					
		1					
589	ADMINISTRATIVE INSTRUCTION-No.59/2005	Minister of the	14.07.2005	This Administrative Instruction was issued pursuant to Article 52, paragraph 5	Official Gazette of the	Repeal the sub-legal act	The bylaw is based on the Law which has been repealed, ie it has no legal basis, while the Law in force does not determine the issuance of this
000	ABOUT THE MANNER OF INSPECTIVE	Ministry of		of the Law on Construction No. 2004/15.	Republic of Kosovo	Topodi ino sub-logal act	The bylaw is based on the Law which has been repealed, letch has no legal basis, while the Law in force does not determine the issuance of this bylaw.
	SUPERVISION OF CONSTRUCTIVE	Environment and		of the Law off Constitution No. 2004/15.	republic of resolve		bytan.
					1		
F00	INSPECTION	Spatial Planning	4407000	This Administration instruction was been as a second of the second of th	000-1-10 (	Describe set level :	The Law which has been appealed the of as have been been been been able to be a second of the control of the co
590	ADMINISTRATIVE INSTRUCTION-No.60/2005		14.07.2005	This Administrative Instruction was issued pursuant to Article 58 and Article 67,		Repeal the sub-legal act	The Law which has been repealed, therefore has no legal basis, while the Law that is in force does not determine the issuance of this bylaw.
	FOR CLOSING OF BUILDING SITE AND THE	Ministry of		paragraph 7 of the Law on Construction No. 2004/15.	Republic of Kosovo		
	MANNER OF ITS ENCLOSURE BY	Environment and					
	CONSTRUCTION INSPECTOR	Spatial Planning					
F0.	ADMINISTRATIVE INSTRUCTION AS ASSESSED.	I Minister of C	44.40.000	PTota Administrative Instruction was in the control was a second second	000-1-10 (	To be seen that to the Company of the	This construction is a state of the state of
591	ADMINISTRATIVE INSTRUCTION-No.63/05 ON		11.10.2005				This recommendation for updating the Official Gazette is because the bylaw has been repealed by Administrative Instruction no. 03/2018.
	THE CONTENT, FORM, CONDITIONS AND	Ministry of		the Law on Waters of Kosovo No. 2004/24."	Republic of Kosovo	Register of Bylaws and in the Official Web	
	METHOD OF ISSUING AND RETAINING THE	Environment and				page of the Ministry	
L	WATER PERMIT	Spatial Planning	1		<u> </u>	<u> </u>	
592	ADMINISTRATIVE INSTRUCTION-No.64/2005	Minister of the	02.12.2005	This Administrative Instruction was issued pursuant to Article 32, paragraph 5	Official Gazette of the	Repeal the sub-legal act	The bylaw is based on the Law which has been repealed, ie it has no legal basis, while the Law in force does not determine the issuance of this
1	FOR PROJECT NOSTRIFICATION	Ministry of		of the Law on Construction No. 2004/15.	Republic of Kosovo		bylaw.
		Environment and					
		Spatial Planning	1		1		
593		Minister of the	23.12.2005	This Administrative Instruction was issued pursuant to Article 23, paragraph 3	Official Conetto of the	Repeal the sub-legal act	The hydronic based on the Lawrybish has been repealed in it has no legal had rubble the Lawrin force does not it to be seen as the lawrybish had been seen
1593	ADMINISTRATIVE INSTRUCTION No. CHICAGO		23.12.2005			repeal the sub-legal act	The bylaw is based on the Law which has been repealed, ie it has no legal basis, while the Law in force does not determine the issuance of this
	ADMINISTRATIVE INSTRUCTION- No.67/2005				Republic of Kosovo	l .	bylaw.
	CONDITIONS AND MEASUREMNTS OF THE	Ministry of		of the Law on Construction No. 2004/15.	republic of recove		
	CONDITIONS AND MEASUREMNTS OF THE ISSUING OF AUTHORIZATION FOR THE	Ministry of Environment and		of the Law on Construction No. 2004/15.	Tropublic of Tropovo		
	CONDITIONS AND MEASUREMNTS OF THE	Ministry of		of the Law on Construction No. 2004/15.	Tropublic of Tropovo		
	CONDITIONS AND MEASUREMNTS OF THE ISSUING OF AUTHORIZATION FOR THE PROJECT CONTROL	Ministry of Environment and Spatial Planning			·		
594	CONDITIONS AND MEASUREMNTS OF THE ISSUING OF AUTHORIZATION FOR THE	Ministry of Environment and Spatial Planning	23.12.2005	of the Law on Construction No. 2004/15.  "This Administrative Instruction was issued pursuant to Article 52, paragraph 5	·	Repeal the sub-legal act	The bylaw is based on the Law which has been repealed, ie it has no legal basis, while the Law in force does not determine the issuance of this
594	CONDITIONS AND MEASUREMNTS OF THE ISSUING OF AUTHORIZATION FOR THE PROJECT CONTROL	Ministry of Environment and Spatial Planning	23.12.2005		·	Repeal the sub-legal act	The bylaw is based on the Law which has been repealed, ie it has no legal basis, while the Law in force does not determine the issuance of this bylaw.
594	CONDITIONS AND MEASUREMNTS OF THE ISSUING OF AUTHORIZATION FOR THE PROJECT CONTROL  ADMINISTRATIVE INSTRUCTION-No. 68/2005 ON TECHNICAL INSPECTION OF	Ministry of Environment and Spatial Planning Minister of the Ministry of	23.12.2005	"This Administrative Instruction was issued pursuant to Article 52, paragraph 5	Official Gazette of the	Repeal the sub-legal act	
594	CONDITIONS AND MEASUREMNTS OF THE ISSUING OF AUTHORIZATION FOR THE PROJECT CONTROL  ADMINISTRATIVE INSTRUCTION-No. 68/2005	Ministry of Environment and Spatial Planning Minister of the	23.12.2005	"This Administrative Instruction was issued pursuant to Article 52, paragraph 5	Official Gazette of the	Repeal the sub-legal act	

595	ADMINISTRATIVE INSTRUCTION-No34/03 ON THE IMPLEMENTATION OF THE LAW ON SPATIAL PLANNING ON THE MAIN ELEMENTS OF THE URBAN DEVELOPMENT PLAN	Ministry of	26.12.2003	In accordance with the authorizations given by the provision of Article 14, paragraph 14.4 of the Law on Spatial Planning No. 2003/14.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This recommendation is made in order to reflect the repealed of this Administrative Instruction in the Register of bylaws as it appears as repealed in the Official Gazette.
596	ADMINISTRATIVE INSTRUCTION MESP- NO.01/2015 OF THE OECD LIST OF WASTE	Minister of the Ministry of Environment and Spatial Planning	15.01.2015	Pursuant to Article 7 paragraph 6, subparagraph 6.2 of the Law on Waste No. 04/L-060.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waste no. 04 / L-060.
597	ADMINISTRATIVE INSTRUCTION NO. 17/2012 OF REGISTER FOR THE PLANTS ON WHICH IS VERIFIED PRESENCE OF HAZARDOUS SUBSTANCES	Minister of the Ministry of Environment and Spatial Planning		Pursuant to Article 46 of the Law on Environmental Protection No. 03/L-025.	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Environmental Protection no. 03 / L-025.
598	REGULATION (MESP) NO.01/2015 ON THE SERVICES OF THE KOSOVO ENVIRONMENTAL PROTECTION AGENCY AND ITS INSTITUTIONS	Minister of the Ministry of Environment and Spatial Planning		Pursuant to Article 59 and 60 of Law No. 03/L-025 on Environmental Protection, Article 5 paragraph 1, subparagraph 1.3, Article 77 paragraphs 1 and 2, Article 78 paragraph 1, Articles 79, 145, 146 and 157 paragraph 3 on Nature Protection No. 03/L-233.	Republic of Kosovo	Repeal the sub-legal act	This recommendation for the repealed of this bylaw is a result of the fact that after the analysis of the Laws in question, including the legal provisions to which this regulation is invoked in the preamble (Articles 59 and 60 of Law No. 03 / L-025 or Drection of the Environment, Article 5 paragraph 1, subparagraph 1.3, Article 77 paragraph 1 and 2, Article 78 paragraph 1, Articles 79, 145, 146 and 157 paragraph 3 on Nature Protection No. 03 / L-0250 but not only, no there is no legal provision which determines or legitimizes the issuance of this bylaw. Therefore, in the absence of a legal basis, it is recommended that this bylaw be repealed. If the ministry considers that it should remain in force in order not to create a legal vacuum, then a legal basis should be created to harmonize the bylaw and the Law.
599	ADMINISTRATIVE INSTRUCTION NO. 04/2009 IN CONTROL OF VOLATILE ORGANIC COMPOUNDS EMISSIONS DURING THE STORAGE, FILLING DISCHARGING , PACKAGING AND TRANSFER OF FUELS			Pursuant to Article 93 of the Constitution of Kosovo, Article 10 of the Law on Air Protection from Pollution No. 2004/30.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The bylaw is based on a Law which has been repealed, ie it has no legal basis, while the Law in force does not determine the issuance of this bylaw.
600	ADMINISTRATIVE INSTRUCTION MESP- NO.14/2017 ON WASTES CONTAINING MATERIAL PERSISTENT ORGANIC POLLUTANTS (POP)	Minister of the Ministry of Environment and Spatial Planning	06.09.2017	Article 46 paragraph 3 of the Law on Waste No. 04/L-060.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waste no. 04 / L-060.
601	ADMINISTRATIVE INSTRUCTION MESP - No.02/2017 FOR A LIST OF HAZARDOUS WASTE ACCORDING TO THE ORIGIN	Minister of the Ministry of Environment and Spatial Planning	02.05.2017	Article 7 paragraph 6 of the Law on Waste No. 04/L-060.	Ministry	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waste no. 04 / L-060.
602	ADMINISTRATIVE INSTRUCTION (MEE) NO. 01/2020 ON WASTE MANAGEMENT CONTAINING ASBESTOS.	Minister of the Ministry of Economy and Environment	10.08.2020	Article 47 paragraph 5 of the Law on Waste No. 04/L-060.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waste no. 04 / L-060.
603	ADMINISTRATIVE INSTRUCTION (MEE) No. 11/2020 FOR DETERMINING THE TECHNICAL REQUIREMENTS AND OTHER REQUIREMENTS FOR PLASTIC BAGS	Minister of the Ministry of Economy and Environment	15.12.2020	Article 17, paragraph 3 of the Law on Waste No. 04/L-060.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The Administrative Instruction has a legal basis however it is recommended to be revised on the grounds that it should include a wider range of scope as the Administrative Instruction addresses only the issue of plastic bags and the provisions of the Law define other products as well.
604	ADMINISTRATIVE INSTRUCTION MEE - No. 12 /2020 FOR PROCLAMATION OF WILD SPECIES PROTECTED AND STRICTLY PROTECTED	Minister of the Ministry of Economy and Environment	15.12.2020	Article 25, paragraph 1 of the Law on Nature Protection No. 03/L-233.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Nature Protection no. 03 / L-233.
605	ADMINISTRATIVE INSTRUCTION MESP-NO. 16 /2017 ON CLASSIFICATION OF SURFACE WATER BODIES	Minister of the Ministry of Environment and Spatial Planning	08.12.2017	Article 58, paragraph 2 and 3 of the Law on Waters of Kosovo No. 04/L-147.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waters of Kosovo no. 04 / L-147.
606	ADMINISTRATIVE INSTRUCTION MESP – NO. 17 /2017 FOR THE CLASSIFICATION OF GROUND WATER BODIES	Minister of the Ministry of Environment and Spatial Planning	08.12.2017	Article 59, paragraph 2 and 3 of the Law on Waters of Kosovo No. 04/L-147.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waters of Kosovo no. 04 / L-147.
607	ADMINISTRATIVE INSTRUCTION MESP No. 09/2017 INSTRUCTION FOR DESIGN, CONSTRUCTION AND USE OF DAMS	Minister of the Ministry of Environment and Spatial Planning	04.07.2017	*Article 42, paragraph 1 of the Law on Waters of Kosovo No. 04/L-147.*	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Waters of Kosovo no. 04 / L-147.
608	ADMINISTRATIVE INSTRUCTION MESP - No.03/2017 ON THE SCOPE AND RESPONSIBILITIES OF THE INSTITUTE FOR SPATIAL PLANNING	Minister of the Ministry of Environment and Spatial Planning	12.05.2017	Pursuant to Article 9, paragraph 6 of Law No. 04/L-174 on Spatial Planning.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Law no. 04 / L-174 on Spatial Planning.
609	ADMNISTRATIVE INSTRUCTION MESP- NO. 08/2017ON SPATIAL PLANNING TECHNICAL NORMS.	Minister of the Ministry of Environment and Spatial Planning	09.06.2017	Pursuant to Article 9, paragraph 5 of Law No. 04/L-174 on Spatial Planning.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation of remaining in force is as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Law no. 04 / L-174 on Spatial Planning.
610	ADMINISTRATIVE INSTRUCTION (MEE) NO. 09/2020 ON FEES FOR SERVICES FOR REGISTRATION OF IMMOVABLE PROPERTY RIGHTS	Ministry of Economy and Environment	12.11.2020	Pursuant to Article 2 of Law No. 04/L-009 on Amending and Supplementing Law No. 2002/05 on the Establishment of the Registry of Immovable Property Rights.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation remains in force as a result of the harmonization of the legal basis between the bylaw and the relevant provision of Law no. 04 / L-009 on Amending and Supplementing the Law no. 2002/05 on the Establishment of the Registry of Immovable Property Rights.
611	ADMINISTRATIVE INSTRUCTION (MEE) NO.02/2020 ON POSTAL STAMPS	Ministry of Economy and Environment	11.08.2020	Pursuant to Article 6 paragraph 1.3 Article 42 paragraph 3 and Article 60 of Law No. 06 / L-038 on Postal Services (OG No. 3/17 January 2019), Article 8, sub-paragraph 1.4. of Regulation (GRK) No.06 / 2020 on the Areas of Administrative Responsibility of the Office of Prime Minister and Ministries, Regulation (GRK) No.07 / 2020 on Change and Completion of Regulation (GRK) No.07 / 2020 on Change and Completion of Regulation (GRK) No.06 / 2020 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 paragraph 6 of the Rules of Procedure of Government of the Republic of Kosovo No. 09/2011 (OG No. 15/12 September 2011),	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The relevant instruction has a legal basis. At the same time has repealed the preliminary instructions from this field AI no. 04/2012 On Postage Stamps and AI No.02 / 2015 On Amendments and Supplements to AI No.04 / 2012 On Postage Stamps. Therefore, it has been concluded that this instruction should remain in force and does not need to be supplemented or amended.

612	ADMINISTRATIVE INSTRUCTION (MEE) NO. 03/2020 ON ENERGY EFFICIENCY REQUIREMENTS FOR PURCHASING PRODUCTS SERVICES AND BUILDINGS BY CENTRAL GOVERNMENT	Ministry of Economy and Environment	11.08.2020	Pursuant to Article 42 paragraph 1.3 of Law No.06 / L-079 on Energy Efficiency (Official Gazette No. 21/05 December 2018), Article 8, sub paragraph 1.4. of the Regulation (GRK) No.06 / 2020 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, Regulation (GRK) No.07 / 2020 for Amending and Supplementing the Regulation (GRK) No.06 / 2020 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 paragraph 6 of Rules of Procedure of the Government of Republic of Kosovo No. 09/2011 (OG No. 15/12 September 2011),	Official Gazette of the Republic of Kosovo  The sublegal act is legally grounded and therefore remains into force.	The Administrative Instruction has a solid legal basis from the Basic Law and thus we consider that it should remain in force.
613	ADMINISTRATIVE INSTRUCTION (MEE) NO.04/2020 ON THE HEATING AND COOLING EFFICIENCY POTENTIAL	Ministry of Economy and Environment	14.08.2020	Pursuant to Article 42 sub-paragraph 1.8 of Law no. 06/L-079 on Energy Efficiency (Official Gazzette No. 2105 December 2018), Article 8 paragraph 1.4. of the Regulation (GRK) No. 06/2020 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, Regulation (GRK) No. 07/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38 paragraph 6 of Rules of Procedure of the Government of Republic of Kosovo No. 09/2011 (OG No. 15/12 September 2011),	Official Gazette of the Republic of Kosovo  The sublegal act is legally grounded and therefore remains into force.	The relevant instruction has the legal basis from the Basic Law and is recommended to remain in force.
614	ADMINISTRATIVE INSTRUCTION (MEE) NO. 05/2020 ON METHODOLOGY FOR DETERMINING THE EFFICIENCY OF THE COGENERATION PROCESS	Ministry of Economy and Environment	01.09.2020	Pursuant to Article 42 under paragraph 1.2 of Law No. 06/L-079 on Energy Efficiency (Official Gazette No. 21/05 December 2018), Article 8 paragraph 1.4. of the Regulation (GRK) No. 06/2020 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministres, Regulation (GRK) No.07 / 2020 on Amending and Supplementing the Regulation (GRK) No.06 / 2020 in the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38, paragraph 6 of Rules of Procedure of the Government of Republic of Kosovo No. 09/2011 (OG No. 15/12 September 2011).	Official Gazette of the Republic of Kosovo therefore remains into force.	The relevant instruction has the legal basis from the Basic Law from which it derives and is recommended to remain in force.
615	ADMINISTRATIVE INSTRUCTION (MEE) NO.06/2020 ON THE CALCULATION OF ELECTRICITY FROM COGENERATION	Ministry of Economy and Environment	08.09.2020		Official Gazette of the Republic of Kosovo  The sublegal act is legally grounded and therefore remains into force.	This instruction has a solid legal basis from the Basic Law, and thus it is recommended that it remain in force.
616	ADMINISTRATIVE INSTRUCTION (MEE) NO.07/2020 ON GENERAL CONDITIONS FOR COST BENETH ANALYSIS FOR HEATING AND COOLING RELATING TO MEASURES TO PROMOTE ENERGY EFFICIENCY IN HEATING AND COOLING	Ministry of Economy and Environment	06.10.2020		Official Gazette of the Republic of Kosovo therefore remains into force.	
617	ADMINISTRATIVE INSTRUCTION (MEE) NR.08/2020 ON CERTIFICATE / GUARANTEE OF ORIGIN FOR ELECTRICITY PRODUCED FROM HIGH EFFICENCY COGENERATION			Law No. 06/L-079 on Energy Efficiency (Official Gazette No. 21/05 December 2018),  Article 8, sub-paragraph 1.9 of the Regulation (GRK) No.06 / 2020 n the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, Regulation (GRK) No. 07/2020 on Amending and Supplementing the Regulation (GRK) No.06 / 2020 n the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38, paragraph 6 of Rules of Procedure of the Government of Republic of Kosovo No. 09/2011 (OG No. 15/12 September 2011).	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	This Instruction has a solid legal basis and does not need to be amended or supplemented
618	ADMINISTRATIVE INSTRUCTION (MEE) NO. 09/2020 ON FEES FOR SERVICES FOR REGISTRATION OF IMMOVABLE PROPERTY RIGHTS	Ministry of Economy and Environment	13.11.2020		Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	This instruction has a legal basis and does not need to be amended or supplemented. The relevant instruction also repealed s the previous instruction: AI NO. 08/2014 ON TARIFFS FOR SERVICES FOR REGISTRATION OF IMMOVABLE PROPERTY RIGHTS BY MUNICIPAL CADASTRAL OFFICES

619	ADMINISTRATIVE INSTRUCTION (MEE) NO. 10/2020 ON COMMON METHODS AND PRINCIPLES FOR CALCULATING THE IMPACT OF ENERGY EFFICIENCY	and Environment	15.12.2020	Pursuant to Article 42 paragraph 1.5 of Law No.06/L-079 on Energy Efficiency (Official Gazette No. 2/105 December 2018). Article 8, sub-paragraph 1.9. of the Regulation (GRK) No. 06/2020 n the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, Regulation (QRK) No.07/2020 on Amending and Supplementing the Regulation (GRK) No. 06/2020 n the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38, paragraph 6 of Rules of Procedure of the Government of Republic of Kosovo No. 09/2011 (OG No. 15/12 September 2011).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Administrative instruction has a legal basis from the Basic Law, and it is recommended to remain in force.
620	ADMINISTRATIVE INSTRUCTION (MEE) No. 11/2020 FOR DETERMINING THE TECHNICAL REQUIREMENTS AND OTHER REQUIREMENTS FOR PLASTIC BAGS	Ministry of Economy and Environment	29.12.2020	Pursuant to Article 17, paragraph 3 of Law no. 04/L-60 On Waste (Official Gazette of Kosovo No. 17/2012), Articles 6 and 9 of Law No. 06/L-041 On Technical Requirements for Products and Conformity Assessment (Official Gazette No. 8, 15 May 2018).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Instruction has a stable legal basis from two (2) Basic Laws from which it derives: Nr. 04 / L-60 and No.06 / L-041 and at the same time implies the provisions that must be in accordance with the Acquis, which are specified in the provisions of Article 9, par. (4) of Law No. 06 / L-041 On Technical Requirements for Products and Conformity Assessment, as follows: "principles and rules regarding the adoption and implementation of technical regulations based on EU harmonization rules." Thus, this instruction does not need to be amended or supplemented. Furthermore, the relevant instruction has repealed the preliminary instruction: Al 11/2013 On Determining the Technical Requirements and Other Requirements for Plastic Bags.
	ADMINISTRATIVE INSTRUCTION MEE - No. 12 /2020 FOR PROCLAMATION OF WILD SPECIES PROTECTED AND STRICTLY PROTECTED	and Environment		Pursuant to Article 25, paragraph 1 of the Law on Nature Protection No. 03/L- 233 (Official Gazette No. 85, 09.11.2010).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This instruction has a legal basis, and the provision referred to in the bylaw, clearly defines the obligation to regulate this area where it states: "Wild species which in the sense of this Law are threatened, the Ministry on the proposal of the Institute announces by bylaw as protected or strictly protected species based on the assessment of the degree of threat of certain species and the obligations arising from international acts *. The relevant instruction also repealed s the previous instruction: AI No. 12/2017.
622	ADMINISTRATIVE INSTRUCTION (MEE) NO. 01/2020 ON WASTE MANAGEMENT CONTAINING ASBESTOS	Ministry of Economy and Environment	13.08.2020	Pursuant to Article 47, paragraph 5 of the Law on Waste No. 04/L-060 (Official Gazette No.17 29 June 2012).	Republic of Kosovo	therefore remains into force.	The Administrative Instruction has a legal basis from the Basic Law, and it is recommended to remain in force. Also, this instruction repealed s the previous instructions from this field AI No. 22/2015 and AI no. 07/2009.
623	REGULATION (MEE) NO. 01/2020 ON MINIMUM CRITERIA FOR ENERGY AUDITS INCLUDING THOSE CARRIED OUT AS PART OF ENERGY MANAGEMENT SYSTEMS	Ministry of Economy and Environment	29.10.2020	Pursuant to Article 42, paragraph 1.6 of Law No. 06/L-079 on Energy Efficiency (Official Gazette No. 21/05 December 2018)*	/ Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The Regulation has a solid basis from the Basic Law (No. 06 / L-079), where the provision of Article 1.6 stipulates that for the relevant field should be issued "Regulation on minimum criteria for energy audits, including those performed as part of systems of energy management". Thus, the relevant Regulation should remain in force.
	REGULATION (MEE) NO.02/2020 ON MINIMUM REQUIREMENTS FOR BILLING AND BILLING INFORMATION INFORMATION BASED ON ACTUAL CONSUMPTION	and Environment		Pursuant to Article 42 paragraph 1.7 of Law No.06 / L-079 on Energy Efficiency (Official Gazette No. 21/05 December 2018)	Republic of Kosovo	therefore remains into force.	The regulation has a stable legal basis from the Basic Law (No. 06 / L-079), where the provision of Article 1.7 stipulates that for the relevant field should be issued: Regulation on minimum requirements for billing and billing information based on actual consumption, which has materialized.
625	REGULATION (MEETIESI) No. 05/2020 FOR THE SYSTEM OF ENERGY SERVICE PROVIDERS AND MINIMUM CRITERIA ON ENERGY AUDITS	Ministry of Economy, Employment, Trade, Industry, Entrepreneurship and Strategic Investments (MEETIESI)	09.06.2020	In accordance with Article 12, paragraph 2 and Article 42, paragraph 1.6 of Law No. 06/L-079 on Energy Efficiency (Official Gazette of Republic of Kosovo, No. 21/05 December 2018), and Article 12, paragraph 4 of Law No. 05/L-101 on Energy Performance in Buildings	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Regulation has a solid basis from the references of the two basic Laws, as in column (E), and thus we consider that it should remain in force. Also, the relevant Regulation repealed s the two previous acts in the field in question: Al 01/2012 On Auditing of Energy and Regulation 01/2012 on the Establishment and Functioning of the Commission for Certification of Energy Auditors and Managers
626	ADMINISTRATIVE INSTRUCTION (MED) NO.01/2019 ON THE FORM OF ORGANIZATION, USE AND UTILIZATION OF ARCHIVE MATERIALS OF THE KOSOVO GEOLOGICAL SERVICE	Ministry of Economic Development	29.01.2019	Pursuant to Article 18, paragraph 1.2 of Law No. 06/L-039 on the Geological Survey of Kosovo.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The Administrative Instruction has a solid legal basis from the Basic Law (No. 06 / L-039) and thus we consider that it should remain in force.
627	ADMINISTRATIVE INSTRUCTION (MED) NO 02/2019 ON MICROZONATION AND SPECIAL SEISMIC RISK STUDIES	Ministry of Economic Development		Pursuant to Article 18, paragraph 1.6 of Law No. 06/L-039 on the Geological Survey of Kosovo.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The Administrative Instruction has a solid legal basis from the reference of the Basic Law (No. 06 / L-039) and thus we consider that it should remain in force.
628	REGULATION (MED) NO.01/2019 ON COMPOSITION TASKS AND RESPONSIBILITIES OF RESCUE TEAMS	Ministry of Economic Development	25.03.2019	Pursuant to Article 16, sub-paragraph 1.3. of Law No. 05/L- 062 on Safety at Work in the Mining Activity.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The regulation has a proper legal basis
629	REGULATION NO. 02/2019 ON CONTROL EXAMINATION AND ASSESSMENT OF TECHNICAL SAFETY OF PRESSURE EQUIPMENT IN SERVICE	Ministry of Economic Development	08.04.2019	Pursuant to Article 4, Articles 14 and 24 of Law No. 06/L-031 on Pressure Equipment (OG No. 4/23 April 2018), Article 8 subparagraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, (OG No. 1/18 / April 2011) as well Article 38, paragraph 6 of the Rules of Procedure of Government No. 09/2011.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Regulation has a solid legal basis in the references given to the provisions of the basic Law. The relevant regulation upon entry into force, has repealed the previous act: ADMINISTRATIVE INSTRUCTION NO. 01/2008 ON AUTHORIZATION OF BUSINESS ENTITIES FOR EXAMINATION OF PRESSURE EQUIPMENT AND AUTHORIZATION FOR FILLING LIQUID AND OIL AND GAS PETROLEUM AND GAS OIL
630	REGULATION (MED) No.03/2019 ON MEANS KEEPING RECORDS AND STORAGE OF DOCUMENTS ON FIELD OF PROTECTION OF MINING ACTIVITIES AT WORK	Ministry of Economic Development	10.04.2019	Pursuant to Article 16, paragraph 1.1. of the Law No. 05L - 062 on Safety at Work in Mining Activity (OG No. 11/06 April 2016).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This regulation accurately reflects the legal basis, from the authorizations of the basic Law, where the provision given reference paragraph (1.1), stipulates that: 'The Ministry upon the proposal of the ICMM, within six (6) months after the entry into force of of this Law, issues the following bylaws:  Regulation on record keeping and storage of documents, as well as on the content of annual reports in the field of protection of mining activities at work '. Therefore, this regulation is considered legal and does not need to be amended or supplemented.
631	REGULATION (MED) NO.04/2019 ON SAFETY MEASURES AND NORMS AT WORK, USE OF WORK EQUIPMENT AND TOOLS	Development		Pursuant to Article 16, paragraph 1.2. of the Law No. 05/L - 062 on Safety at Work in Mining Activity (OG No. 11/06 April 2016).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Similar to the Preliminary Regulation (03/2019), this Regulation also has a legal basis from the Basic Law (No. 05 / L-162) and is considered that there is no need to amend or supplement.
632	REGULATION (MED) NO. 01/2018 ON DATA COLLECTION FOR ELECTRONIC COMMUNICATION INFRASTRUCTURE	Ministry of Economic Development	18.12.2018	Pursuant to Article 7, paragraph 1 under paragraph 1.4 of Law No. 04/L-109 On Electronic Communications (Official Gazette of Kosovo No. 30, 09/11/2012).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The regulation has the legal basis from the Basic Law, to which it is referred and it is considered that it should remain in force.

633	REGULATION (MED) No. 02. /2018 ON MINING OCCUPATIONAL ACCIDENT REPORT FORM	Ministry of Economic Development	26.12.2018	Pursuant to Article 16 paragraph 1.4 of Law No. 05/L-062 On Safety at Work in Mining Activity (Official Gazette of Kosovo No. 11, 06/04/2016).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The relevant regulation accurately reflects the legal basis of the Basic Law (No. 05 / L-062), from which it derives .
634	ADMINISTRATIVE INSTRUCTION (MED) NO. 01/2017 ON THE PROMOTION OF JOINT REGIONAL INVESTMENTS IN THE ENERGY SECTOR	Ministry of Economic Development	20.02.2017	Pursuant to Article 35, paragraph 2, and Article 10 of Law No. 05/L-081 on Energy, Article 8, paragraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, as well as Article 38, paragraph 6 of Rules of Procedure of the Government No. 09/2011.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is considered that the reference given by the Basic Law is entirely of a general nature, but not that it specifically reflects the relevant field (Investment Promotion), therefore it is recommended that in this regard be reflected in the Amendment and Supplement to the Basic Law 05 / L-081.
635	ADMINISTRATION INSTRUCTION (MED) No. 02/2017 ON THE TYPE AND QUANTITY OF MINIMAL RESERVES OF FUEL OR CONTINGENCY GENERATION CAPACITY FOR THERMAL ENERGY UTILITIES	Ministry of Economic Development	08.03.2017	Pursuant to Article 11 paragraph 3 of the Law No. 05/L-052 on Thermal Energy (IGIGI agraette of the Republic of Kosovo No. 40/31 December 2015), Article 8 (1.4) of the Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of Prime Minister and Ministries, (Official Gazette of the Republic of Kosovo No. 1/18 April 2011), as well as Article, 38 paragraph 6, of Rules of Procedure of the Government of the Republic of Kosovo No. 09/2011 (Official Gazette of the Republic of Kosovo No. 15/12 September 2011),		The sublegal act is legally grounded and therefore remains into force.	This Instruction has a solid legal basis from the Basic Law, and thus is recommended to remain in force.
636		Development		Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (OG No.1/18 April 2011), as well as Article 38, paragraph 6 of Rules of Procedure of the Government of the Republic of Kosovo No. 09/2011 (OG. No. 15/12 September 2011).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The relevant instruction has the exact (specific) legal basis from the Basic Law (No. 05 / L-081) and does not need to be amended or supplemented.
637	ADMINISTRATIVE INSTRUCTION (MED) NO. 04/2017 ON RULES AND MEASURES FOR RESTRICTING ENERGY SUPPLY IN EMERGENCY SITUATIONS	Ministry of Economic Development		Pursuant to Article 25 paragraph 7 of Law No. 05/L-081 on Energy (OG No. 24/13 July 2016), Article 8, subparagraph 1.4 of the Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (OG No. 1/18 April 2011), as well as Article 38, paragraph 6 of the Rules of Procedure of the Government of the Republic of Kosovo No. 09/2011 (OG No. 15/12 September 2011),	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The instruction accurately reflects the legal basis of the Basic Law from which it derives. Therefore, it is considered that this instruction should remain in force.
638	ADMINISTRATIVE INSTRUCTION (MED) No. 05/2017 RENEWABLE ENERGY SOURCE TARGETS	Ministry of Economic Development	30.06.2017	Pursuant to Article 13 paragraph 1.2 of Law No. 05L-081 on Energy (OG No. 24/13 July 2016) Article 8, paragraph 1.4 of Regulation no. 02/2011 on the Areas of Administrative Responsibility of the Office of Prime Minister and Ministries (OG No. 1/18 April 2011), as well as Article 38, paragraph 6 of Rules of Procedure of the Government No. 09/2011 (Official Gazette No. 15/12 September 2011.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The instruction has a stable legal basis from the basic Law (No. 05 / L-081) and thus does not need to be amended or supplemented. Also the relevant instruction has repealed the previous instructions: Al 01/2013 On Human Resources Targets.
639		Ministry of Economic Development	08.08.2017	Pursuant to Article 13, paragraph 1.4 of Law No. 054. Del on Energy (OG No. 24/13 July 2016). Article 8, subparagraph 1.4 of Regulation no. 02/2011 on the Aveas of Administrative Responsibility of the Office of Prime Minister and Ministries (OG No.1/18 April 2011), as well as Article 38, paragraph 6 of Government Rules of Procedure no. 09/2011 (OG No. 15/12 September 2011),	Official Gazette of the Republic of Kosovo		This Instruction has a solid legal basis from the Basic Law, and thus is recommended to remain in force. At the same time, with the entry into force of the relevant instruction, the Prior Instruction: Al 02/2013 on the Use and Support of Energy Production from Renewable Sources was repealed.
	ADMINISTRATIVE INSTRUCTION (MED) NO.07/2017 ON THE LEVEL OF FUEL RESERVES BY ELECTRICITY GENERATORS	Ministry of Economic Development		Pursuant to Article 9 paragraph 3, of Law No. 05/L-085 on Electricity (OG No. 26/21 July 2016), Article 8, paragraph 1.4 of the Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (OG No.1/18 April 2011), as well as Article 38, paragraph 6 of the Rules of Procedure of Government No. 09/2011 (OG No. 15/12 September 2011).	Republic of Kosovo	therefore remains into force.	The Administrative Instruction has a solid legal basis, and is recommended to remain in force.
641	08/2017 ON SECURITY OF SUPPLY OF NATURAL GAS	Ministry of Economic Development		Pursuant to Article 4, paragraph 1.7, and Article 52 of Law No. 05f082 on Natural Gas (OG No. 24/13 July 2016), Article 8, paragraph 1.4 of Regulation No. 02/2011 fon the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (OG No.1/18 April 2011) as well as Article 38, paragraph 6 of the Rules of Procedure of the Government of the Republic of Kosovo No. 09/2011 (OG No. 15/12 September 2011).	Republic of Kosovo	therefore remains into force.	The relevant instruction has the exact (specific) legal basis from the Basic Law (No. 05 / L-082), where the provision referred to (as in the instruction) clearly states that the line ministry has the obligation to "propose and draft bylaws in the sector of natural gas".
642	01 /2016 ON CLASSIFICATION AND VALUATION OF MINERAL RESOURCES AND RESERVES AND RECORD-KEEPING	Ministry of Economic Development		Pursuant to Article 85 of Law No. 03/L163 on Mines and Minerals (OG No. 80/27 August 2010), Article 8, paragraph 1.4 of Regulation no. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries, as well as Article 38, paragraph 6 of the Rules of Procedure of the Government No. 09/2011 (Official Gazette No.15, 12.09.2011),	Republic of Kosovo		The provision referred to in the instruction, from the Basic Law (Article 85) is of general character where it is stated that: "All regulations, rules and other bylaws of any kind which are approved by the Ministry or another public authority related to this Law, should be immediately published in the Official Gazette." Therefore, it is considered that the legal basis of the instruction does not accurately or concretely express the basis from which it derives, and in this regard this instruction should remain in force for the time being in order not to create a vacuum, but that should be supplemented, for the stated reasons, above.
643	REGULATION (MED) No. 01/2015 ON THE UNIQUE INFORMATION SYSTEM ON MINERAL RESOURCES	Ministry of Economic Development	27.01.2015	Pursuant to Article 48 of LAW No. 04/L-158 ON AMENDING AND SUPPLEMENTING LAW NO. 03/L-163 ON MINES AND MINERALS	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The instruction accurately reflects the legal basis from which it derives - Basic Law No.04 / L-158 and thus we consider that it should remain in force.

644	ADMINISTRATIVE INSTRUCTION (MED) No.01/2015 ON THE RULES FOR THE	Ministry of Economic Development	08.07.2015	Pursuant to Article 27, paragraph 2 of Law No. 03/L-173 on Postal Services	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The bylaw refers to the basis of its issuance and is based on the mentioned provision of column (E), which defines "" The Ministry with a bylaw determines the detailed rules for exercising control of postal operators "which it has materialized with the relevant instruction, for which we consider
	EXERCISE OF CONTROL OF POSTAL OPERATORS	Soundaries		(OG No. 69/20 May 2010), Article 8 subparagraph 1.4. of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries as well Article 38, paragraph 6 of the Rules of Procedure of Government, No. 09/2011 (Official Gazette No. 15,	Nopulation of Nocord		that it accurately reflects the legal basis and thus does not need to be changed or supplemented.
645	REGULATION (MED) NO. 02/2014 ON THE	Ministry of Economic	26 12 2014	12.09.2011), Pursuant to Article 23 paragraph 1 of Law No. 04/L-158 On Amending and	Official Gazette of the	The sublegal act is legally grounded and	The relevant instruction accurately reflects the legal basis of the Basic Law, which specifies that "The Ministry in cooperation with the ICMM will
040	CONTENTS AND MANNER OF DRAFTING MINING PROJECTS	Development Development	20.12.2014	Supplementing Law No. 03/L-163 on Mines and Minerals (OG No. 11 02.05.2013)	Republic of Kosovo	therefore remains into force.	issue bylaws regarding the detailed description of information which should be included in the use plan;". Therefore, we consider that the instruction does not need to be amended or supplemented.
646	REGULATION NO. 02/2012 ON MINING WASTE MANAGEMENT	Ministry of Economic Development	21.03.2012	Pursuant to Article 76 of Law No. 03/L-163 On Mines and Minerals	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The basic Law in the framework of Article 76 includes three (3) paragraphs, which define the obligations of the Ministry of line (ather) MED that in cooperation with the Ministry of Environment to issue regulations in the relevant field, and which must be in accordance with the Acquis and EU practices. Therefore, we consider that the relevant Regulation has a solid legal basis and should remain in force.
647	ADMINISTRATIVE INSTRUCTION NO. 01/2011 ON RULES AND PROCEDURES FOR THE COLLECTION OF MINING ROYALTIES	Ministry of Economic Development	14.07.2011	Pursuant to Article 50 of Law No. 03/L-163 on Mines and Minerals, Article 4 (3) of the Regulation of the Government of Kosovo, Article 8, paragraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of Prime Ministers and Ministries	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	From the analysis of legal provisions, given as a reference or support for the issuance of the respective Instruction, we find that the legal basis, especially the Basic Law (No. 03 / L-163) does not contain elements of concrete authorization in the issuance of bylaws in the field in question. Therefore, it is considered that the Basic Law should be Amended in order to create the possibility of Amending / Supplementing the instruction.
648	REGULATION NO. 02/2011 ON THE CONTENT OF GEOLOGICAL INVESTIGATIONS		14.07.2011	Pursuant to Article 8 paragraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries,		To remain in force until the creation of a concrete legal basis with the amendment	It is considered that the reference given as legal support for the issuance of the respective act (Regulation), does not accurately reflect the legal
	PROGRAM AND ELABORATION OF THE GEOLOGICAL SURVEY RESULTS	Development		Administrative Responsibility of the Uffice of the Prime Minister and Ministries, as well as for the purposes of implementing Law No. 03/L-163 on Mines and Minerals	Republic of Kosovo	concrete legal basis with the amendment and supplementation of the law.	basis of the Basic Law No. 03 / L-163, for the fact that it addresses only in the general sense the Law, but without dwelling on any concrete provision. Therefore, we consider that the relevant Regulation needs to be supplemented / amended in the prism of invoking the legal basis from the Basic Law No.03 / L-163
649	REGULATION (MED) Nr.01 /2014 ON	Ministry of Economic	31.12.2014	Pursuant to Article 85 of Law No. 03/L-163 on Mines and Minerals.		Repeal the sub-legal act	Article 85 of the Law No. 03 / L-163 on Mines and Minerals, regulates only the publication of bylaws in the Official Gazette but does not contain
	AMENDMENT AND SUPPLEMENTATION OF REGULATION NO. 04/2011 ON TREATMENT OF THE MINING SECTOR COMMUNITY	Development			Republic of Kosovo		authorization for the issuance of this administrative instruction.
650	REGULATION NO. 05/2011 ON THE	Ministry of Economic		Pursuant to Article 78 of Law No. 03/L-163 on Mines and Minerals		The sublegal act is legally grounded and	
	ORGANIZATION AND FUNCTIONING OF THE NATIONAL MUSEUM OF CRYSTALS AND MINERALS				Republic of Kosovo	therefore remains into force.	
651	ADMINISTRATIVE INSTRUCTION NO. 07/2011 ON RULES ON ENERGY BALANCE	Development		The Instruction is placed on the OG under the status CANCELED but can not be opened.	Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	In Official Gazette of Kosovo it it has been repealed. To be evidenced in other sources.
652	ADMINISTRATIVE INSTRUCTION NR.2010/01 ON SECURITY OF SUPPLY IN THE NATURAL GAS SECTOR	Ministry of Economic Development	29.09.2010	Pursuant to Article 3 Paragraph (1.11) of Law 03/L-133 on Natural Gas	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	Law 05 / L-082 on Natural Gas in Article 53 has repealed the previous Law No. 03 / L-133 and Administrative Instruction No. 2010/01.
653	ADMINISTRATIVE INSTRUCTION NR.03/2009 FOR CHANGING AI NR01/.2009 ON DESCRIPTION OF CONDITION FOR DETERMINATION OF ELIGIBLE CONSUMERS FOR YEAR 2009	Ministry of Economic Development	12.05.2009	Pursuant to Article 22.2 of Law No. 2004/3 on Electricity	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	Law 05 / L-085 on Energy with Article 64 has repealed the previous Law No. 2004/3 as well as the Administrative Instruction No. 03/2009.
654	ADMINISTRATIVE INSTRUCTION NR.04/2009 ON OPENING OF THE ELECTRICITY MARKET FOR ALL NON-HOUSEHOLD COSTUMERS		17.08.2009	Pursuant to Article 22, par.2 of Law No. 2004/10	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The Administrative Instruction should be repealed, because the basic Law No. 2004/10, from and derived (instruction), has been repealed by Law no. 03 / L-201 On Electricity.
655	ADMINISTRATIVE INSTRUCTION NO. 1/2009, FOR THE TELECOMMUNICATIONS REGULATORY AUTHORITY FOR INITIATING THE ACTIONS FOR ESTABLISHMENT OF THE REGISTER AND REGISTER MANAGER FOR THE COUNTRY CODE TOP. LEVEL INTERNET DOMAIN OF THE REPUBLIC OF KOSOVO (CCTLD TOP-LEVEL DOMAIN – CCTLD)	Ministry of Transport and Posts and Telecommunications	10.12.2009	Pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, Article 3 (1) (a) of the Law on Telecommunications, Law No. 20027 (as amended and re-authorized by the Assembly with the Law amending UNMIK Regulation No. 2003/16 on the Promulgation of the Law on Telecommunications adopted by the Assembly of Kosovo, Law No. 031-085 of 2008) ("Law on Telecommunications") regarding the role of the Ministry of Transport and Post Telecommunications ("MTPT") in the development of telecommunications sector policies;		Repeal the sub-legal act	Administrative Direction (No. 1/2009) should be repealed, as the basic Law No. 2002/7 in which the legal basis was found, was repealed with the entry into force of Law no. 04 / L-109 On Electronic Communications. It is therefore recommended that this Ordinance be repealed.
656	ADMINISTRATIVE INSTRUCTION NR. 01/2008 ON AUTHORIZATION OF COMMERCIAL ENTITIES FOR EXAMINATION OF PRESSURE EQUIPMENT, FILLING OF CONTAINERS OF LIQUID PETROLEUM GAS AND TECHNICAL GASES	Ministry of Economic Development	24.01.2008	The text of the Instruction can NOT be found in any electronic version, except for the repeal of the Instruction, explained in column (I).	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	The relevant Administrative Instruction has been repealed by REGULATION (MED) NO. 02/2019 ON CONTROL REVIEWING AND EVALUATION OF TECHNICAL SAFETY OF PRESSURE EQUIPMENT IN USE. Therefore, it is recommended that this fact be updated in the Register of bylaws and the Official Gazette.
657	ADMINISTRATIVE INSTRUCTION No. 02/2008 ON SETTING CONDITIONS FOR DETERMINATION OF THE THIRD GROUP OF ELIGIBLE CONSUMERS FOR 2008	Ministry of Economic Development	31.01.2008	Pursuant to Article 22, par.2 of the Law on Energy No. 2004/10.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	The relevant instruction has been repealed by Article 64 of Law no. 05 / L-085 On Electricity. Therefore, it is recommended that this fact be updated in the Register of bylaws.
658	ADMINISTRATIVE INSTRUCTION NR. /2008 ON SIMPLE PRESSURE VESSELS	Ministry of Energy and Mining	24.06.2008	Pursuant to Article 3 and 14.1 of Law No. 02/L-103 On Equipment of Pressure Vessels and Law No. 02/L-20 On Product Technical Requirements and Conformity Assessment	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This instruction should be repealed because the basic Law No. 02 / L-103 on Pressure Vessel Equipment, from which it was derived (instruction) was repealed with the entry into force of Law No. 06 / L-031 On Pressure Equipment. Therefore, it is considered that this should be reflected in the Register of bylaws. It is recommended that the Ministry, if it deems it necessary, regulate the same matter with the Ordinance.
659	ADMINISTRATIVE INSTRUCTION NO. 01/2008 ON DESCRIPTION OF CONDITIONS FOR DETERMINATION OF ELIGIBLE CONSUMERS FOR THE YEAR 2007	Ministry of Energy and Mining	25.01.2007	The legal reference of the act of the year is only for 2007 and is also REPEALED	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	The relevant instruction has been repealed by Article 64 of Law no. 05 / L-085 On Electricity. Therefore, it is recommended that this fact be updated in the Register of bylaws.

660	ADMINISTRATIVE INSTRUCTION NR. 05/2007 DETERMINATION OF CRITERIA ON ADMINISTRATIVE MEASURES AND FINES	Ministry of Energy and Mining	12.11.2007	Pursuant to Article 10 paragraph 3 and Article 14, paragraph 1 of Law No. 02/L- 103 on Pressure Vessel Equipment	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This instruction should be repealed because the basic Law No. 02 / L-103 on Pressure Vessel Equipment, from which it was derived (instruction) was repealed with the entry into force of Law No. 06 / L-031 on Pressure Equipment. It also determines the imposition of fines and their amount, which is considered a strictly legal matter by the Law on Minor Offenses.
661	ADMINISTRATIVE INSTRUCTION No. 01/2006 ON THE CONDITIONS FOR DETERMINING ELIGIBLE CUSTOMERS FOR THE YEAR 2006	Ministry of Energy and Mining	29.05.2006		Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	Repealed on the Proposal of the Legal Department of (then) Ministry of Economic Development.
662	ADMINISTRATIVE INSTRUCTION NR.2005/1 ON ENERGY INSPECTORATE	Ministry of Energy and Mining	19.07.2005	Pursuant to Article 32, 33, 34, 35 and 36 of Law No. 05/L-081 On Energy.	Official Gazette of the Republic of Kosovo		Law no. 05 / L-081 on Energy has repealed many preliminary acts, including the relevant instruction. Therefore, it is recommended that this fact be included and updated in the Official Gazette and the Register of bylaws.
663	ADMINISTRATIVE INSTRUCTION NR. 02.2005 ON RULES DETERMINING THE RIGHT OF CONSTRUCTION OR THE EXPANSION OF THE EXISTING ENERGY SITES FOR THE TRANSMISSION AND DISTRIBUTION OF ELECTRICITY, HEAT OR NATURAL GAS ON NON PRIVATE LAND	Ministry of Energy and Mining	19.07.2005		Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the	Law no. 05 / L-081 on Energy has repealed the relevant Instruction and the previous Law in this field (No. 2004/8) and the instruction had a legal basis. Therefore, it is recommended that this fact be updated in the Register of bylaws.
664	ADMINISTRATIVE INSTRUCTION NR. 2005/3 ON RULES ON RIGHT OF WAY AND ACCESS TO PRIVATE LAND	Ministry of Energy and Mining	19.07.2005	Pursuant to Articles 26, 27, 28 and 29 of the Law on Energy No. 2004/8	Official Gazette of the Republic of Kosovo		Law no. 05 / L-081 on Energy has repealed the relevant instruction, as well as the previous Law in this field (No. 2004/8) and the instruction had a legal basis. Therefore, it is recommended that this fact be recorded in the Register of bylaws.
665	THE ADMINISTRATIVE INSTRUCTION NR.2005/4 FOR THE REGULATION OF THE UNIVERSAL POSTAL SERVICES	Ministry of Transport and Posts and Telecommunications	20.04.2005		Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The relevant instruction should be repealed, because Law No. 2003/18 from which it derives (instruction), has been repealed by Law no. 06 / L-038 On Postal Services. Therefore, it is recommended to repealed and this should be recorded in the Official Gazette and in the Register of by
666	ADMINISTRATIVE INSTRUCTION No.2004/3 ONTO CHARGES DEFINITION FOR INFRACTIONS FROM TELETELECOMMUNICATION	Ministry of Transport and Posts and Telecommunications	26.05.2004	Based on Article 1.3(c) Regulation No. 2001/19 On the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, and Articles 4.1, 9.2 (c), 14, 15.5 (a) of Law No. 2002/7 on Telecommunications.			Law no. 04 / L-109 on Electronic Communications has repealed the Law No. 2002/7 on Telecommunications, from the basic act of which the instruction had the legal support. Therefore, it is recommended that this instruction be repealed and that thit has been repealed be recorded in the Official Gazette and the Register of bylaws.
667	ADMINISTRATIVE INSTRUCTION (MLGA) No. 01/2019 OF MONITORING OF MUNICIPAL ASSEMBLIES THROUGH THE INFORMATION TECHNOLOGY EQUIPMENTS "TELEPRESENCES"	Minister of the Ministry of Local Government Administration	13.05.2019	In accordance with Article 43 of the Law on Local Self-Government No. 03/L- 040, as well as article 8 point 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (Annex XII),	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is confirmed that in the provisions mentioned as support for the issuance of this bylaw there is no relevant legal basis for the issuance of the administrative instruction. Article 43 of the Law on Local Self-Government does not specifically refer to the Monitoring of Municipal Municipal Assemblies through information technology equipment "Telepresences"  Due to the lack of legal basis for the administrative instruction in question, it is recommended to determine the concrete legal basis in the relevant
							Law for the regulation of legal issues regulated by this Administrative Instruction.
668	ADMINISTRATIVE INSTRUCTION NO. 02/2019 ON THE ORGANIZATION, FUNCTIONING AND COOPERATION OF THE MUNICIPALITIES WITHVILLAGES, SETTLEMENTS AND URBAN QUARTERS	Ministry of Local Government	28.06.2019	Pursuant to Article 34.3 of Law No. 03/L-040 on Local Self-Government, Article 8 under paragraph 1.4 of Regulation No. 02/2011 on the Arces of Administrative Responsibility of the Office of the Prime Minister and Ministries (Annex XII), issues the following:	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that this Administrative Instruction has the relevant legal basis in Article 34.3 of Law no. 03 / L-040 on Local Self-Government, for its issuance. Therefore, the issuance of this Administrative Instruction was carried out in accordance with applicable Law.
669	ADMINISTRATIVE INSTRUCTION (MLGA) NO. 01/2018 ON APPOINTMENT OF SUPPORT STAFF IN MUNICIPALITIES	Minister of the Ministry of Local Government Administration	26.06.2018	Pursuant to Law No. 03/L-040 on Local Self-Government of the Republic of Kosovo (OR No. 28, dated 04.6 2008), Article 15 paragraph 3 of Law No. 06/L-0 12 on the Capital of the Republic of Kosovo, Prishtina (OG No. 10, dated 06.06.2018) Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (Annex XII) and Article 38, paragraph 6 of Rules of Procedure of the Government No. 09/2011(Official Gazette No. 15, date 12.09.2011),		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is confirmed that in the provisions emphasized as support for the issuance of this bylaw for the regulation on the appointment of support staff in municipalities, there is no relevant legal basis for the issuance of administrative instruction.  Due to the lack of legal basis for the administrative instruction in question, it is recommended to determine the concrete legal basis in the relevant Law for the regulation of legal issues regulated by this Administrative Instruction.
670	ADMINISTRATIVE INSTRUCTION (MLGA) NO. 03/2018 ON THE FUNCTIONING OF CITIZEN SERVICE CENTERS IN MUNICIPALITIES	Minister of the Ministry of Local Government Administration	24.12.2018		Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is confirmed that in the provisions mentioned as support for the issuance of this bylaw for the regulation on the functioning of the Citizens' Service Centers in the Municipality, there is no relevant legal basis for the issuance of the administrative instruction.  Due to the lack of legal basis for the administrative instruction in question, it is recommended to determine the concrete legal basis in the relevant Law for the regulation of legal issues in question that has regulated this Administrative Instruction.
671	ADMINISTRATIVE INSTRUCTION (MLG) NO.03/2020 ON THE TRANSPARENCY IN MUNICIPITALIES	Ministri i Ministrise se Pushtetit Lokal	25.09.2020	Article 68.4 of Law No. 03/L-040 on Local Self-Government; Law No. 06/L-081 on Access to Public Documents; Regulation No. 27/2018 on Government Communication Services to the Public, paragraph 8 of Annex 14 of Regulation No. 06/2020 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	After analyzing the legislation highlighted as legal support for the issuance of the Administrative Instruction in question, it was concluded that only Article 68.4 of the Law on Local Self-Government provides that "The Ministry may issue administrative instructions for transparency of municipalities." Therefore, it is confirmed that the bylaw in question was issued in accordance with applicable Law.  There is no need for recommendations because the administrative instruction in question was issued in accordance with applicable Law.
672	ADMINISTRATIVE INSTRUCTION (MLGA) NO. 06/2018 ON MINIMUM STADARDS OF PUBLIC CONSULTATION IN MUNICIPALITIES		31.12.2018	the Republic of Kosvov No. 28/04 June 2008); Article 8, paragraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	Republic of Kosovo	concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in article 68 of Law no. 03 / L-040 on Local Self-Government has no concrete legal basis for regulating legal issues regulated by the Administrative Instruction in question. This means that this bylaw has not been issued in accordance with the legislation in force. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
673	REGULATION (MLGA) NO. 01/2017 ON THE PROCEDURE FOR DRAFTING AND PUBLISHING MUNICIPAL ACTS	Minister of the Ministry of Local Government Administration	23.08.2017	Law No. 03/L-040 on Local Self-Government (Official Gazette of the Republic of Kosovo No. 28/04 June 2008), Article 8, paragraph 1.4 of Regulation no. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is ascertained that in the Law on Local Self-Government in force there is no concrete legal basis for regulating with legal regulation the legal issues for the procedure of drafting and publishing the acts of the municipality. Also, this bytaw is in contradiction with article 8 paragraph 1.4 of Regulation no. 0/2011 on the Areas of Administrative Neoponsibility of the Office of the Prime Minister and the Ministreis does not have the authority to issue regulations but is authorized to issue administrative instructions in addition to decisions and agreements, and not regulations. Thus, the Regulation in question was issued without legal basis and in violation of applicable Law.  However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.

674	REGULATION No. 01 / 2020ON MUNICIPAL PERFORMANCE MANAGEMENT SYSTEM	Minister of the Ministry of Local Government	04.08.2020 (Publikimi ne Gazeta Zyrtare)	According to Law No. 03/L-040 on Local Self-Government, (GRK) - No. 05/2020 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (Annex 13), as well as Article 38, paragraph 6 of the Rules of Procedures of the Government No. 09/2011 (OG No. 15, 12.09.2011),		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is acknowledged that in the provisions highlighted in support of the issuance of the Regulation on the municipal performance management system and the municipal performance grant scheme, there is no relevant legal basis for the issuance of this Regulation.  However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
675	REGULATION (MLGA) NO.01/2016 ON THE ALLOCATION OF FINANCIAL MEANS FROM THE ECONOMI CATEGORY, OF SUBVENTIONS TRANSFERS	Minister of the Ministry of Local Government Administration	31.10.2016	Pursuant to Article 53 of Law No. 03/L-048 on Public Financial Management and Accountability, Article 8 sub-paragraph 1 4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, Annex XII and Article 38, paragraph 6 of the Rules of Procedure of the Government No. 09/2011 (Official Gazette No.15, 12.09.2011).	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	After analyzing the provisions of Article 53 of Law No. 03 / L-048 on Public Financial Management, the Responsible has been established that there is no legal basis for regulating the issues which are regulated by this Regulation. It means that the Regulation in question has not been issued in accordance with applicable Law because there is no concrete concrete legal basis for its issuance.
				or the Government No. 09/2011 (Onicial Gazette No. 15, 12.09.2011),			However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
676	ADMINISTRATIVE INSTRUCTION (MLGA) NO.01/2016 ON THE PROCEDURE OF ESTABLISHMENT, ORGANIZATION AND COMPETENCIES OF THE CONSULTATIVE COMMITTEES IN THE MUNICIPALITIES	Minister of the Ministry of Local Government Administration	21.10.2016	Article 73 of Law No. 03/L-040 on Local Self-Government, Article 8 paragraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that according to article 73 of Law no. 03 / L-040 envisages the issuance of a bylaw to regulate the establishment of sectoral advisory committees in order to involve citizens in the decision-making process, and not the procedure for the establishment, organization and competencies of consultative communities. Therefore, the bylaw in question has no legal basis for its issuance and was not issued in accordance with applicable Law.
							However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
677	ADMINISTRATIVE INSTRUCTION (MLGA) NO. 02/2015 ON HOLDING MUNICIPAL ASSEMBLY SESSIONS		28.12.2015	Law No. 03/L-040 on Local Self-Government; Article 8 paragraph 1.4 Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It ascertained that for the issuance of this bylaw in the Law on Local Self-Government there is no relevant legal basis for its issuance, respectively for the regulation of issues related to the holding of meetings of the municipal assembly. It is confirmed that this Administrative Instruction has not been issued in accordance with applicable Law because it lacks a concrete legal basis.
							However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
678	ADMINISTRATIVE INSTRUCTION (MLG) NO. 05/2020 ON THE PROCEDURE OF ESTABLISHMENT, COMPOSITION AND COMPETENCES OF PERMANENT COMMITTEES AND OTHER COMMITTEES IN	Minister of the Ministry of Local Government Administration	21.12.2020	Pursuant to Article 51, 52 and 53 of Law No. 03(L-040 on Local Self- Government (OG No. 28, dated 04.06.2008), Article 12 of Law No. 06/L-012 on the Capital of the Republic of Kosovo, Prishtina (OG No.10, dated 06.06.2018), as well as pursuant to Article 8, paragraph 1, subparagraph 1.4, of Regulation (GRK) No. 06/2020 on the Areas of Administrative Responsibility	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	After the implementation of the above provisions of Law no. 03 / L-012 on the Capital of the Republic of Kosovo, it has been established that there is no legal basis for regulating the issues which are regulated by this bylaw. It means that the Administrative Instruction in question has not been issued in accordance with applicable Law because there is no relevant concrete legal basis for its issuance.  However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its
	THE MUNICIPALITY			of the Office of the Prime Minister and Ministries (Annex XIV), Minister of the Ministry of Local Government Administration,			issuance.
679	REGULATION NO. 04/2013 ON THE UNIT FOR ADMINISTRATION OF DOCUMENTS, ARCHIVES, ARCHIVE MATERIAL AND CREATORS OF ARCHIVE MATERIAL	Minister of the Ministry of Local Government	11.07.2013	Pursuant to Law No. 04/L-088 on State Archives, Law No. 04/L-184 on Administration of Office Work, Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (Annex XII), Minister of the Ministry of Local Government Administration,	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	It ascertained that in the provisions stated as support for the issuance of this Regulation for the Document Administration Unit, the Archive and the Archival Material of the Founder, there is no relevant legal basis for its issuance. However, this Administrative Instruction has been repealed by the Decision of the Minister of MLGA no. 0203-928 / 2.
680	ADMINISTRATIVE INSTRUCTION NO. 2013/02 ON THE ORGANISATION AND FUNCTIONING OF THE JOINT BOARD OF MITROVICA		10.04.2013	Articles 7 and 8 of the Law on Administrative Boundaries of the Municipality; Article 16 point 1 of Law No. 04 / L-15 on Amending and Supplementing Laws Related to the Completion of the International Supervision of Kosovo Independence; Article 8 subparagraph 1.4 Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This administrative instruction was repealed by the Decision of the Minister of MLGA dated 11.11.2021 with no. protocol 039-445 / 2.
681	ADMINISTRATIVE INSTRUCTION NO. 27/2012  – MIA FOR MUNICIPAL COMMUNITY SAFETY COUNCILS	Minister of Internal Affairs and Minister of Local Government Administration	22.08.2012	Article 7 of Law No. 04/L-076 on Police, Article 8, sub-paragraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is confirmed that article 7 of Law no. 04 / L-076 for the Police has no legal basis for the regulation of municipal councils for community safety. It means that for the issuance of this Administrative Instruction there is no relevant concrete legal basis provided in Article 7 of the Law in question.  However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
682							
682	REGULATION ON THE PROCEDURE OF MUNICIPAL INTERNATIONAL COOPERATION	Minister of the Ministry of Local Government Administration	18.12.2012	Constitution of the Republic of Kosovo; Law No. 03/L-040 on Local Self- Government; Law No. 02/L-010 on Inter-Municipal Cooperation; Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the legal support for the issuance of this Regulation has been made only in the title of the Constitution and Laws without mentioning the concrete legal basis that determines the issuance of the Administrative Instruction in question, respectively of legal issues that regulate it.
							It is considered that the issuance of this Regulation was done in violation of the legislation in force because it lacks the relevant concrete basis for regulating the procedure of international municipal cooperation. Also, this bylaw is in contradiction with Regulation no. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries, because according to Article 8 sub-paragraph 1.4 it is foreseen that the Minister issues decisions, administrative instructions and memorandum of understanding, and not a Regulation as done in this case
							However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
683	ADMINISTRATIVE INSTRUCTION NO. 2011/02 ON DETERMINATIONS OF PROCEDURES FOR IMPLEMENTATION OF THE LAW ON USE OF LANGUAGES	Government	04.04.2011	In accordance with Government Regulation 2011/2 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, Annex XII, Article 10 of the Law on the Use of Languages in Municipalities, Article 10, as well as the Law on Local Self-Government, Minister of Government Administration Local issued this:	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	After analyzing the legal acts on which this Law is based for its issuance, It has been concluded that they do not provide a concrete legal basis for regulating the issue of process procedures for the implementation of the Law on the Use of Languages, respectively Article 10 of this the Law. Indeed, Article 10 of the Is won the Use of Languages provides that "The Ministry of Local Government Anistration issues administrative instructions on procedures according to which communities can express their requests in accordance with Articles 8.1, 8.2, 8.3 and 9.1 after promulgation of this Law 9 (odays after the promulgation of this Law 9, which means that it has not determined that Article 10 of this Law regulates the procedure for the implementation of the Law on the Use of Languages.  Therefore, It has been concluded that in the Law on the Use of Languages there is no relevant legal basis for the issuance of the Administrative Instruction in question.
							However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
684	ADMINISTRATIVE INSTRUCTION NO. 2010/01		10.03.2010				It has been concluded that in the above-mentioned legal and bylaws as support for the issuance of this administrative instruction there is no
	ON THE LIMITATION OF COMPENSATION AND PAYMENTS RECEIVED BY MUNICIPAL OFFICIALS	Administration and Minister of Local Government Administration		Kosovo, and Article 25 of the Rules of Procedure of the Government No. 1/2007	Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	relevant legal basis for the issuance of the administrative instruction on the definitions of compensation and payment by municipal officials. It means that the bylaw in question has been issued in contradiction with the legislation in force. However, the same was repealed by Decision of the Minister no. 039-212 / 2 issued on 21.12.2020, therefore it remains to be recorded in the Official Gazette, the Register of bylaws and the Website of the Ministry.

	1	Tanana Tananana	1	T	T=	
685	ADMINISTRATIVE INSTRUCTION NO. 2010/03 ON THE PROCEDURE FOR THE TERMINATION OF THE MANDATE OF MAYOR	Ministry of Local	Law on Local Self-Government; Regulation 2005/15 amending Regulation 2001/19 on the Executive Branch, Annex XIV; Article 25, point 7 of the Rules of Procedure of the Government No. 1/2007		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that this Administrative Instruction does not have a relevant concrete legal basis defined in the Law on Local Self-Government. Therefore, the issuance of this bylaw is considered not in accordance with applicable Law.  RECOMMENDATION
		Administration				However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
686	ADMINISTRATIVE INSTRUCTION NO.2009/01 ON THE PROCEDURE OF THE ELECTION	Minister of the Ministry of Local 26.02.2009	Pursuant to Section 1.3 point (d) and Section 1.6 of Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo,		concrete legal basis with the amendment	It is confirmed that in the provisions mentioned as support for the issuance of this bylaw there is no relevant legal basis for the issuance of the administrative instruction. The Administrative Instruction is also based on UNMIK Regulations.
	AND RESPONSIBILITIES OF THE CHAIR- PERSON OF THE MUNICIPAL ASSEMBLY	Government Administration	Section 41 of the Law on Local Self-Government, UNMIK Regulation 2005/15, and Regulation 2007/18 amending Regulation 2001/19 on the Executive Branch of the PISG, Minister of the Ministry of Local Government Administration,		and supplementation of the law.	In order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
687	ADMINISTRATIVE INSTRUCTION NO. 2008/1 ON THE USE OF OFFICIAL VEHICLES IN MUNICIPALITIES	Minister of MALS 29.01.2008	Article 1.3 point (d) and Article 1.6 of Regulation 2001/19 On the Executive Branch of the Provisional Institutions of Self-Government in Kospov; Article 41 of the Law on Local Self-Government; UMIK Regulation 2005/15 as Regulation 2007/18 amending Regulation 2001/19 on the Executive Branch of the PISG	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This Administrative Instruction has been repealed by the Decision of the Minister of MLGA no. 039-59 / 1.
688	ADMINISTRATIVE INSTRUCTION NO. 2005/2 ON THE FUNCTIONING OF DEPOT OF MLGA	Permanent Secretary (Ministry of the Ministry of Local Government Administration)	the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, Article 6, point 5.4, Articles c and (c), as well as Annex XIV to Regulation 2005/15 Amending Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, in order to regulate the issues for the functioning of the MLGA Warehouse, issued this Administrative Instruction, No.2005/2 SP/MLGA for the functioning of the MLGA Warehouse.	Ministry	Register of Bylaws and in the Official Web page of the Ministry	noted that it has not been determined that the Secretary General issues such an Administrative Instruction.  However, this Administrative Instruction has been repealed by Decision of the Minister of MLGA no. 774-05 / 1.
689	ADMINISTRATIVE INSTRUCTION (MLG) NO.04/2020 FOR THE SECRETARIAT OF THE MUNICIPAL ASSEMBLIES	Deputy Prime Minister   30.09.2020 and Minister in the Ministry of Local Government	on Local Self-Government (Official Gazette of the Republic of Kosovo, dated 04/06/2008; Article 8, sub-paragraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
690	ADMINISTRATIVE INSTRUCTION (MLG) No.02/2020 FOR THE PROCEDURE OF	Deputy Prime Minister 21.09.2020 and Minister in the	Pursuant to Article 60 and 61 of the Law No. 03/L-040 on Local Self-Government (OG No. 28. dated 04.06.2005), Article 15 paragraph 1 of the Law	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment	It is confirmed that in the provisions mentioned as support for the issuance of this bylaw which regulates the Procedure of Appointment of Deputy Mayors in Municipalities, there is no relevant legal basis for the issuance of administrative instruction.
	APPOINTING DEPUTY MAYORS IN MUNICIPALITIES	Ministry of Local Government	No. 06 / L-012 on the Capital of the Republic of Kosvov, Prishtina (Official Gazette No. 10, dated 06.06.2018), as well as pursuant to Article 8, paragraph 1, sub-paragraph 1.4 of Regulation (GRK) No. 06/20120 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (Annex XIV).		and supplementation of the law.	However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
691	ADMINISTRATIVE INSTRUCTION NO. 2012/04 FOR EVALUATION OF MEST PROPERTY	Permanent Secretary (Ministry of the Ministry of Local Government Administration)	General Secretary of the Ministry of Local Government Administration (MLGA), Article 38 of Law No. 03L-189 on the State Administration of the Republic of Kosovo (Official Gazette, No. 82/21 October 2010); Article 17, paragraph 5 and 6 of the Regulation on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministres (22.03.2011) as well as Article 5, paragraph 5 of Administrative Instruction 21/2009 on Management of Government Assets	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in article 38 of Law no. 03 / L-189 on the State Administration of the Republic of Kosovo does not stipulate that the Secretary General issues such an Administrative Instruction. Also, the Regulation on Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries (22.03.2011) does not provide for the authorization of the Secretary General to issue bylaws or administrative instructions, but according to article sub-paragraph 1.4 this authorization has only the minister.  Therefore, this bylaw was issued without a relevant and concrete legal basis and was issued by an unauthorized person. This means that this Administrative Instruction has not been issued in accordance with the legislation in force.  However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its
						issuance.
	ADMINISTRATIVE INSTRUCTION NO. 2012/02 ON THE IMPLEMENTATION OF THE LAW ON ALLOCATION FOR USE AND EXCHANGE OF MUNICIPAL IMMOVABLE PROPERTY	and Minister in the Ministry of Local Government	In accordance with Article 14 point 3 of Law No. 03/L-226 On Leasing and Exchange of Immovable Property of the Municipality, as well as Article 8, point 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (Annex XII), Minister of the Ministry of Local Government Administration issues this:	Ministry	Repeal the sub-legal act	It is confirmed that in the provisions mentioned as support for the issuance of this bylaw which regulates the implementation of the Law on granting for use and exchange of immovable property of the Municipality, there is no relevant legal basis for issuing an administrative instruction. This act was issued without a relevant legal basis and is considered not to have been issued in accordance with applicable Law. Also, the legal basis of this administrative instruction has ceased to be valid with the repealed of Law no. 03 / L-226 On Leasing and Exchange of Immovable Property of the Municipality. Furthermore, this matter is now regulated by Law no. 04 / L-092 On Leasing and exchange of immovable property of the Municipality and two bylaws issued according to it.
693	ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 06/2021 ON AMENDING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION NO. MA 14/2004 ON REGISTRATION, LICENSING AND DETERMINATION OF TAX FOR IMPORTERS, EXPORTERS AND TRADERS OF PLANTING MATERIAL, AMENDED AND SUPPLEMENTED BY THE ADMINISTRATIVE INSTRUCTION NO.04 / 2007 DATED: 14.03.2007 AND THE ADMINISTRATIVE INSTRUCTION NO.04 / 2011 DATED: 24.04.2011	Ministry of Agriculture, Forestry and Rural Development	The Instruction has a specific legal basis (see: LAW No. 2004/13 ON PLANTING MATERIAL, Articles 3, 15, 16).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
694	ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 05/2021 ON AMEDINING AND SUPPLEMENTING OF THE ADMINISTRATIVE INSTRUCTION NO. 08/2009 ON DETERMINATION OF TAX FOR REGISTRATION OF ENTITIES, TESTING OF VARIETIES FOR THE CULTIVATION PRODUCTION VALUE AND PRINTING OF LABELS FOR CEREALS SEEDS	Ministry of Agriculture, Forestry and Rural Development	The instruction has a specific legal basis (see: LAW No. 2003/05 ON SEEDS, Article 12, par. e).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
695	ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.04/2021 ON REGISTRATION OF GRAPE GROWERS, WINE PRODUCERS, FRUIT WINES AND OTHER GRAPE AND WINE PRODUCTS	Ministry of Agriculture, Forestry and Rural Development	The Instruction has a specific legal basis (see: LAW NO. 02/L-8 ON WINES, Article 6, paragraph 4 and LAW NO. 04/L-019 AMENDING AND SUPPLEMENTING LAW NO. 02/L-8 ON WINES, Article 4, par. 4).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

	ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.03/2021 ON DETERMINATION OF CRITERIA FOR INTERNAL TRADE, IMPORT, EXPORT OF WINE AND OTHER GRAPE AND WINE PRODUCTS	Agriculture, Forestry and Rural Development	06.05.2021	The Instruction has a specific legal basis (see: LAW NO. 02/L-8 ON WINES, Article 43, paragraph 8 and LAW NO. 04/L-019 AMENDING AND SUPPLEMENTING LAW NO. 02/L-8 ON WINES, Article 4, par. 4).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
697	ADMINISTRATIVE INSTRUCTION (MAFRO) - NO. 02/2021 ON THE AMENDMENT AND SUPPLEMENT OF THE ADMINISTRATIVE INSTRUCTION (MAFRO) NO. 02/2018 ON IDENTIFICATION AND REGISTRATION OF PET ANIMALS	Ministry of Agriculture, Forestry and Rural Development	03.03.2021	The Instruction has a specific legal basis (see: Law NO. 2004/21 ON VETERINARY, Article 12, par. 1).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
698	ADMINISTRATIVE INSTRUCTION (MAFRO) - NO. 01/2021 ON THE AMENDMENT AND SUPPLEMENT OF THE ADMINISTRATIVE INSTRUCTION (MAFRO) NO.01/2018 ON FINANCIAL COMPENSATION FOR VETERINARY SERVICES IN THE FIELD	Ministry of Agriculture, Forestry and Rural Development	03.03.2021	The Instruction has a specific legal basis (see: Law No. 2004/21 ON VETERINARY, Article 8, par. 4).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
699	ADMINISTRATIVE INSTRUCTION (MAFRD) - NO. 03/2020 ON DIRECT PAYMENTS IN AGRICULTURE FOR 2020	Ministry of Agriculture, Forestry and Rural Development	20.07.2020	The Instruction has a specific legal basis (see: Law No. 04/L-090 Amending and Supplementing Law No. 03/L-098 on Agriculture and Rural Development, Article 8, par. 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
700	ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 02/2020 ON THE MEASURES AND CRITERIA OF SUPPORT IN AGRICULTURE AND RURAL DEVELOPMENT FOR 2020- 2021	Ministry of Agriculture, Forestry and Rural Development	20.07.2020	The Instruction has a specific legal basis (see: Law No. 04/L-090 Amending and Supplementing Law No. 03/L-098 Agriculture and Rural Development, Article 8, paragraph 2 and Article 10, paragraph 4).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
701	ADMINISTRATIVE INSTRUCTION (MAFRD) - NO. 01/2020 ON THE AMENDMENT AND SUPPLEMENT OF THE ADMINISTRATIVE INSTRUCTION NO. 10/2010 ON AMENDMENT AND SUPPLEMENT OF THE ADMINISTRATIVE INSTRUCTION NO. 41/2006 FOR CHANGING THE DESTINATION OF AGRICULTURAL LAND		11.06.2020	The Instruction has a general legal basis (see: Law No. 02L-26 ON AGRICULTURAL LAND, Article 30, paragraph 1, Article 31, paragraphs 1 and 2, and Article 44, paragraph 2).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	The instruction can be amended and based on the provisions of the Law that transfer to the Ministry the authority to regulate such field.
	ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.02/2018 ON IDENTIFICATION AND REGISTRATION OF PET ANIMALS	Ministry of Agriculture, Forestry and Rural Development	31.12.2018	The Instruction has a specific legal basis (see: Law No. 2004/21 ON VETERINARY, Article 12, para. 1).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
703	ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.01/2018 FOR FINANCIAL COMPENSATION FOR VETERINARY SERVICES IN THE FIELD	and Rural Development	31.12.2018	The Instruction has a specific legal basis (see: Law No. 2004/21 ON VETERINARY, Article 8, para. 4).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
704	ADMINISTRATIVE INSTRUCTION (MAFRD) - NO. 06/2017 ON THE SPECIAL CONDITIONS FOR EVIDENCING, CONTROL AND MARKING OF FLOUR WHICH IS PLACED IN FREE CIRCULATION IN THE MARKET OF THE REPUBLIC OF KOSOVO	Agriculture, Forestry	30.08.2017	The Instruction has a specific legal basis (see: Law No. 03/L-016 on Food, Article 12, paragraph 3, Article 13, paragraph 3, and Article 14, paragraph 4).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
705	ADMINISTRATIVE INSTRUCTION (MAFRD) - NO. 05/2017 ON REPACKAGING OF PLANT PROTECTION PRODUCTS	Ministry of Agriculture, Forestry and Rural Development	19.07.2017	The Instruction has a specific legal basis (see: Law No. 03/L-042 on Plant Protection Products, Article 35 para. 10).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.04/2017 ON TECHNICAL CONDITIONS TO BE MET BY TEMPORARY CARE CENTERS FOR STRAY ANIMALS	and Rural Development	11.07.2017	The Instruction has a specific legal basis (see: Law No. 02/L-10 on Animal Care, Article 4, paragraph 2 and Article 15, paragraph 2).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
707	ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 03/2017 ON DIRECT PAYMENTS IN AGRICULTURE FOR 2017	Ministry of Agriculture, Forestry and Rural Development	15.02.2017	The Instruction has a specific legal basis (see: Law No. 04/L-090 on Amending and Supplementing Law No. 03 / L098 on Agriculture and Rural Development, Article 8, paragraph 2 and Article 17, paragraph 3).	Official Gazette of the Republic of Kosovo	therefore remains into force.	
708	ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 02/2017 ON THE MEASURES AND CRITERIA OF SUPPORT IN AGRICULTURE AND RURAL DEVELOPMENT FOR 2017	Ministry of Agriculture, Forestry and Rural Development	06.02.2017	The Instruction has a specific legal basis (see: Law No. 04/L-090 on Amending and Supplementing Law No. 03/L098 on Agriculture and Rural Development, Article 16, paragraph 2 and Article 17, paragraph 3).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	ADMINISTRATIVE INSTRUCTION (MAFRD) NO 01/2017 ON REGISTRATION OF VINEYARDS, MANDATORY DECLARATIONS, ACCOMPANYING DOCUMENTS AND EVIDENCES IN WINE CELLARS	- Ministry of Agriculture, Forestry and Rural Development	27.01.2017	Law No. 02/L-8 on Wines, Article 4, para. 4).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
710	ADMINISTRATIVE INSTRUCTION (MAFRD) – No.13/2016 CONCERRNING THE PERFORMANCE OF ANALYTICAL METHODS AND THE INTERPRETATION OF RESULTS	Ministry of Agriculture, Forestry and Rural Development	15.12.2016	The Instruction has a specific legal basis (see: Law No. 21/2004 on Veterinary, Article 41, para. 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

71	1 ADMINISTRATIVE INSTRUCTION (MAFRD) -	Ministry of	12.12.2016	The Instruction has a specific legal basis (see: Law No. 04/L090 on	Official Gazette of the	The sublegal act is legally grounded and	The instruction may be amended to be clarified and to clarify the reference of the legal basis. Reference to the legal basis in Article 19, para. 4, is
	NO.12/2016 AMENDING AND SUPPLEMENTING ADMINISTRATIVE INSTRUCTION NO.07/2011 ON FARMERS REGISTER	Agriculture, Forestry and Rural Development	12.12.2010	Amendment and	Republic of Kosovo	therefore remains into force.	not correct. Instead the legal basis should be Article 19, paragraph 2.
71	ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.11/2016 AMENDING AND SUPPLEMENTING ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.02/2016 ON THE MEASURES AND CRITERIA OF SUPPORT IN AGRICULTURE AND RURAL DEVELOPMENT FOR 2016	Ministry of Agriculture, Forestry and Rural Development	26.10.2016	Supplementing the Law No. 03/L-098 on Agriculture and Rural Development, Article 20, paragraph 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
71	ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.10/2016 CRITERIA FOR SUPPORT OF LOCAL DEVELOPMENT STRATEGIES – LEADER APPROACH FOR 2016	Ministry of Agriculture, Forestry and Rural Development	26.10.2016	The Instruction has a specific legal basis (see: Law No. 04/L-090 on Amendment and	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
71	4 ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.09/2016 AMENDING AND SUPPLEMENTING 03/2016 ON DIRECT PAYMENTS IN AGRICULTURE FOR 2016	Ministry of Agriculture, Forestry and Rural Development	16.09.2016	Supplementing the Law No. 03/L-098 on Agriculture and Rural Development, Article 16, para. 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
71	5 ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.08/2016 AMENDING AND SUPPLEMENTING ADMINISTRATIVE INSTRUCTION NO.02/2016 ON THE MEASURES AND CRITERIA OF SUPPORT IN AGRICULTURE AND RURAL DEVELOPMENT FOR 2016	Ministry of Agriculture, Forestry and Rural Development	16.09.2016	The Instruction has a specific legal basis (see: Law No. 03/L-098 on Agriculture and Rural Development, Article 16).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	6 ADMINISTRATIVE INSTRUCTION (MAFRD). NO.07/2016 CONCERNING THE PROHIBITION ON THE USE IN STOCKFARMING OF CERTAIN SUBSTANCES HAVING A HORMONAL OR THYROSTATIC ACTION AND OF BETA-AGONISTS	and Rural Development	16.09.2016	Article 25, point b).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	7 ADMINISTRATIVE INSTRUCTION (MAFRD).NO.06/2016 ON PHARMACOLOGICALLY ACTIVE SUBSTANCES AND THEIR CLASIFICATION REGARDING MAXIMUM RESIDUE LIMITS IN FOODSTUFFS OF ANIMAL ORIGIN	Ministry of Agriculture, Forestry and Rural Development	02.08.2016	The Instruction has a specific legal basis (see: Law No. 2004/21 on Veterinary, Article 25, point b).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
71	8 ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.04/2016 ON LICENSING OF PRODUCERS AND REPACKING OF ARTIFICIAL FERTILIZERS	Ministry of Agriculture, Forestry and Rural Development	14.06.2016	The Instruction has a specific legal basis (see: Law No. 2003/10 on Artificial Fertilizers, Article 17, para. 1).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
71	9 ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 03/2016 ON DIRECT PAYMENTS IN AGRICULTURE FOR 2016	Ministry of Agriculture, Forestry and Rural Development	17.03.2016	The Instruction has a specific legal basis (see: Law No. 04/L-090 on Amending and Supplementing Law No. 03/L098 on Agriculture and Rural Development, Article 8, and Article 17.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The instruction may be amended to clarify and clarify the reference to the legal basis. Reference to the legal basis in Article 8, para. 2, is not correct.
72	ADMINISTRATIVE INSTRUCTION (MAFRD)     NO. 02/2016 ON THE MEASURES AND     CRITERIA OF SUPPORT IN AGRICULTURE     AND RURAL DEVELOPMENT FOR 2016	Ministry of Agriculture, Forestry and Rural Development	01.03.2016	The Instruction has a specific legal basis (see: Law No. 04/L-090 on Amending and Supplementing Law No. 03/L098 on Agriculture and Rural Development, Article 16, para. 2 and Article 17.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
72	ADMINISTRATIVE INSTRUCTION (MAFRD) - NO 13/2015 ON THE WORK CONDITIONS AND PROCEDURES OF THE ADVISORY SERVICE OF THE LEGAL PERSON THAT PROVIDES ADVISORY SERVICES ON AGRICULTURE AND RURAL DEVELOPMENT	Ministry of D Agriculture, Forestry and Rural Development	06.11. 2015	The Instruction has a specific legal basis (see: Law No. 04/L-074 ON ADVISORY SERVICES FOR AGRICULTURE AND RURAL DEVELOPMENT, Article 10, paragraph 4.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
72	2 ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.12/2015 ON THE FORM AND CONTENT OF THE ANNUAL TRAINING PLAN OF ADVISORS FOR AGRICULTURE AND RURAL DEVELOPMENT		06.11. 2015	The Instruction has a specific legal basis (see: Law No. 04/L-074 ON ADVISORY SERVICES FOR AGRICULTURE AND RURAL DEVELOPMENT, Article 22, paragraph 3.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
72	ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.11/2015 ON THE COMPOSITION, WORK AND AUTHORIZATIONS OF THE COMMISSION FOR SUPERVISION OF ADVISORY SERVICES FOR AGRICULTURE AND RURAL DEVELOPMENT	Ministry of Agriculture, Forestry and Rural Development	06.11. 2015	The Instruction has a specific legal basis (see: Law No. 04/L-074 ON ADVISORY SERVICES FOR AGRICULTURE AND RURAL DEVELOPMENT, Article 26, paragraph 2.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
72	4 ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.10/2015 ON APPLICATION OF WORK METHODS FROM PROVIDER OF ADVISORY SERVICE FOR AGRICULTURE AND RURAL DEVELOPMENT	Ministry of Agriculture, Forestry and Rural Development	06.11. 2015	The Instruction has a specific legal basis (see: Law No. 04/L-074 ON ADVISORY SERVICES FOR AGRICULTURE AND RURAL DEVELOPMENT, Article 11, paragraph 4.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.99/2015 ON THE FORM, CONTENT AND PROCEDURES OF MAINTAINING THE REGISTER FOR PROVIDING ADDISORY SERVICES FOR AGRICULTURE AND RURAL DEVELOPMENT, Article 19, paragraph 5.    The Instruction has a specific legal basis (see: Law No. 04/L-074 ON ADDISORY SERVICES FOR AGRICULTURE AND RURAL DEVELOPMENT, Article 19, paragraph 5.    ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.08/2015 ON THE FORM, CONTENT AND PROCEDURES OF ISSUING LICENSE FOR AGRICULTURE AND RURAL DEVELOPMENT, ADVISORY SERVICES FOR AGRICULTURE AND RURAL DEVELOPMENT, ATTICLE 18 para 4).    The Instruction has a specific legal basis (see: Law No. 04/L-074 ON ADVISORY SERVICES FOR AGRICULTURE AND RURAL DEVELOPMENT, ATTICLE 18 para 4).    The sublegal act is legally grounded and therefore remains into force.   The sublegal act is legally grounded and therefore remains into force.   The sublegal act is legally grounded and therefore remains into force.   The sublegal act is legally grounded and therefore remains into force.   The sublegal act is legally grounded and therefore remains into force.   The sublegal act is legally grounded and therefore remains into force.   The sublegal act is legally grounded and therefore remains into force.   The sublegal act is legally grounded and therefore remains into force.   The sublegal act is legally grounded and therefore remains into force.   The sublegal act is legally grounded and therefore remains into force.   The sublegal act is legally grounded and therefore remains into force.   The sublegal act is legally grounded and therefore remains into force.   The sublegal act is legally grounded and therefore remains into force.   The sublegal act	
NO.08/2015 ON THE FORM, CONTENT AND Agriculture, Forestry PROCEDURES OF ISSUING LICENSE FOR and Rural ADVISORY SERVICES FOR AGRICULTURE AND RURAL DEVELOPMENT, Republic of Kosovo therefore remains into force.  Article 18 para 4).	
SEVICES ON AGRICLUTRE AND RURAL DEVELOPMENT	
ADMINISTRATIVE INSTRUCTION (MAFRO) - Ministry of NO.07/2015 ON THE FORM, CONTENT AND PROCEDURES ON PROFESSIONAL EXAM AND ISSUANCE OF CERTIFICATE FOR AGRICULTURE AND RURAL DEVELOPMENT ADVISORS  ADMINISTRATIVE INSTRUCTION (MAFRO) - Ministry of Agriculture, Forestry and Rural Development Developm	
ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.06/2015 ON AMENDING AND SUPPLEMENTING OF THE ADMINISTRATIVE INSTRUCTION NO. 12/2012 ON ANIMAL IDENTIFICATION AND REGISTRATION  Ministry of Agriculture, Forestry and Rural Development  VETERINARY, Article 12, paragraph 1)  The Instruction has a specific legal basis (see: Law No. 2004/21 ON Republic of Kosovo Weterfore remains into force.  The sublegal act is legally grounded and Weterfore remains into force.  WETERINARY, Article 12, paragraph 1)  The unstruction has a specific legal basis (see: Law No. 2004/21 ON Republic of Kosovo Weterfore remains into force.	
ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.05/2015 ON AMENDING AND SUPPELMENTING OF THE ADMINISTRATIVE INSTRUCTION (MAFRD) - NO. 15/2014 FOR PLASCING LIVING ANIMALS IN QUARANTINE  ADMINISTRATIVE INSTRUCTION (MAFRD) - NO. 15/2014 FOR PLASCING LIVING ANIMALS IN QUARANTINE  April Instruction has a specific legal basis (see: Law No. 2004/21 ON VETERINARY, Article 8, paragraph 1 and Law No. 04/L-216 on Cooperation Between Authorities Involved in Integrated Border Management, Article 7, para.  3) The Instruction has a specific legal basis (see: Law No. 2004/21 ON Republic of Kosovo Integrated Border Management, Article 7, para.  4) The sublegal act is legally grounded and Republic of Kosovo Integrated Border Management, Article 7, para.  5) The Instruction has a specific legal basis (see: Law No. 2004/21 ON VETERINARY, Article 8, paragraph 1 and Law No. 04/L-216 on Cooperation Between Authorities Involved in Integrated Border Management, Article 7, para.  5) The Instruction has a specific legal basis (see: Law No. 2004/21 ON VETERINARY, Article 8, paragraph 1 and Law No. 04/L-216 on Cooperation Between Authorities Involved in Integrated Border Management, Article 7, para.  5) The Instruction has a specific legal basis (see: Law No. 2004/21 ON VETERINARY, Article 8, paragraph 1 and Law No. 04/L-216 on Cooperation Between Authorities Involved in Integrated Border Management, Article 7, para.  5) The Instruction has a specific legal basis (see: Law No. 2004/21 ON VETERINARY, Article 8, paragraph 1 and Law No. 04/L-216 on Cooperation Between Authorities Involved in Integrated Border Management, Article 7, para.  The Instruction has a specific legal basis (see: Law No. 2004/L-216 on Cooperation Between Authorities Involved in Integrated Border Management, Article 7, para.  The Instruction has a specific legal basis (see: Law No. 2004/L-216 on Cooperation Between Authorities Involved in Integrated Border Management, Article 7, para.  The Instruction has a specific legal basis (see: Law No. 2004/L-216 on Cooperation Between Au	
ADMINISTRATIVE INSTRUCTION (MAFRD) - NO.3/2015 ON DETERMINIST HE FORM, CONTENT AND THE MANNER OF ISSUING THE LICENSE FOR COLLECTION, INDUSTRIAL PROCESSING OF TOBACCO AND ITS PRODUCTS  Ministry of Agriculture, Forestry and Rural Development Six Production, Collection, Processing and Trading, Article 4, paragraph 3 and Article 12, paragraph 3)  The Instruction has a specific legal basis (see: Law No. 04/L-041 on Tobacco Article 4, paragraph 3 and Article 4, paragraph 3 and Article 12, paragraph 3)  The Instruction has a specific legal basis (see: Law No. 04/L-041 on Tobacco Article 4, paragraph 3 and Article 4, paragraph 3 and Article 12, paragraph 3)  The Sublegal act is legally grounded and Republic of Kosovo Sublement Sublegal act is legally grounded and Article 12, paragraph 3)  The Instruction has a specific legal basis (see: Law No. 04/L-041 on Tobacco Article 4, paragraph 3 and Article 12, paragraph 3 and Article 12, paragraph 3)  The Sublegal act is legally grounded and Republic of Kosovo Sublement Sublegal act is legally grounded and Article 12, paragraph 3)  The Instruction has a specific legal basis (see: Law No. 04/L-041 on Tobacco Article 4, paragraph 3 and Article 4, paragraph 3 and Article 12, paragraph 3 and Article 12, paragraph 3)  The Instruction has a specific legal basis (see: Law No. 04/L-041 on Tobacco Official Gazette of the Republic of Kosovo Sublement Sublemen	
ADMINISTRATIVE INSTRUCTION (MAFRD) - NO. 04/2015 CRITERIA FOR SUPPORT OF LOCAL DEVELOPMENT STRATEGIES - LEADER APPROACH FOR 2015 Development by Development	ULTURE AND RURAL DEVELOPMENT,
ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 02/2015 ON DIRECT PAYMENTS IN AGRICULTURE FOR 2015 AGRICULTURE FOR 2015 AGRICULTURE FOR 2015 AGRICULTURE FOR 2015 ADMINISTRATIVE INSTRUCTION (MAFRD) Agriculture, Forestry and Rural Development Development Development  O2.03.2015 The Instruction has a specific legal basis (see: LAW No. 0.4/L-090 ON AMENDMENT AND SUPPLEMENTATION OF Law No. 04/L-090 ON AMENDMENT AN	
ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 01/2015 ON MEASURES AND CRITERIA OF SUPPORT IN AGRICULTURE AND RURAL DEVELOPMENT FOR 2015  Ministry of AMENDING AND SUPPEEMENTING LAW NO. 03/L-098 on Agriculture and DEVELOPMENT FOR 2015  Ministry of AMENDING AND SUPPEEMENT AND NO. 03/L-098 on Agriculture and Rural Development, Article 16, and Article 17)  Development  Development  Ministry of AMENDING AND SUPPEEMENT AND NO. 03/L-098 on Agriculture and Rural Development, Article 16, and Article 17)  Development  Develo	
ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 19/2014 ON AMENDING AND SUPPLEMENTING OF ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 16/2014 CRITERIA FOR SUPPORT OF LOCAL DEVELOPMENT STRATEGIES - LEADER APPROACH  Ministry of AQUILLUR, Forestry and Rural Development  Ministry of AMENDING AND SUPPLEMENTING OF NO. 03/L-098 ON AGRICUlture and AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and AMENDING AND SUPPLEMENTING LAW NO. 03/L-099 ON AMENDING AND SUPPLEMENTING LAW NO. 03/L-099 ON AMENDING AND SUPPLEMENTING LAW NO. 03/L-099 ON AMENDING AND SUPPLEMENTING LAW NO. 04/L-090 ON AMENDIN	ULTURE AND RURAL DEVELOPMENT,
ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 18/2014 ON AMENDING AND SUPPLEMENTING OF THE ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 02/2014 ON DIRECT PAYMENTS IN AGRICULTURE FOR 2014  ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 18/2014 ON AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and Development, Article 8 and Article 17)  The Instruction has a specific legal basis (see: LAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and Public of Kosovo Wellow therefore remains into force.  The sublegal act is legally grounded and Mending of Kosovo Wellow therefore remains into force.	
ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 17/2014 ON CLASSIFICATION, PACKAGING LABELLING AND ACCOMPANY OF PLANT PROTECTION PRODUCTS  Ministry of Agriculture, Forestry and Rural Development  The Instruction has a specific legal basis (see: LAW No. 03/L-042 ON PLANT Republic of Kosovo  The understance of the Republic of Kosovo  therefore remains into force.	
ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 16/2014 CRITERIA FOR SUPPORT OF LOCAL DEVELOPMENT STRATEGIES — LEADER APPROACH  ADMINISTRATIVE INSTRUCTION (MAFRD) No. 16/2014 CRITERIA FOR SUPPORT OF LOCAL DEVELOPMENT STRATEGIES — Development  AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and and supplementation of the law.  Official Gazette of the Republic of Kosovo article 15, has deleted a part of the legal basis of the Administrative Instruction. However, in order to a recommended to remain in force until the creation of a concrete legal basis of the Administrative Instruction. However, in order to a recommended to remain in force until the creation of a concrete legal basis of the Administrative Instruction. However, in order to a recommended to remain in force until the creation of a concrete legal basis of the Administrative Instruction. However, in order to a recommended to remain in force until the creation of a concrete legal basis of the Administrative Instruction. However, in order to a recommended to remain in force until the creation of a concrete legal basis of the Administrative Instruction. However, in order to a recommended to remain in force until the creation of a concrete legal basis of the Administrative Instruction. However, in order to a recommended to remain in force until the creation of a concrete legal basis of the Administrative Instruction. However, in order to a recommended to remain in force until the creation of a concrete legal basis of the Administrative Instruction. However, in order to a recommended to remain in force until the creation of a concrete legal basis of the Administrative Instruction. However, in order to a recommended to remain in force until the creation of a concrete legal basis of the Administrative Instruction. However, in order to a recommended to remain in force until the creation of a concrete legal basis of the Administrative Instruction. However, in order to a recommended to remain in force until the creation of a concrete legal basis of the Administ	
ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 15/2014 FOR PLASCING LIVING ANIMALS IN QUARANTINE  22.05.2014 The Instruction has a specific legal basis (see: LAW No. 2004/21 ON VETERINARY, Article 8, paragraph 1, point c and f) VETERINARY, Article 8, paragraph 1, point c and f) Development  4 The sublegal act is legally grounded and therefore remains into force.  4 The sublegal act is legally grounded and therefore remains into force.  5 The sublegal act is legally grounded and therefore remains into force.	
739 ADMINISTRATIVE INSTRUCTION (MAFRD) Ministry of 22.05.2014 The Instruction has a specific legal basis (see: LAW No. 2004/21 ON Official Gazette of the The sublegal act is legally grounded and	

			,	+			
740	ADMINISTRATIVE INSTRUCTION (MAFRD) N).13//2014 FOR PROCEDURES OF INSPECTING CONTROL	Ministry of Agriculture, Forestry and Rural Development	22.05.2014	The Instruction has a specific legal basis (see: LAW NO. 04/L-120 ON PLANT PROTECTION, Article 24, paragraphs 1 and 6).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
741	ADMINISTRATIVE INSTRUCTION (MAFRD) NR. 12/2014 ON PREVENTION, FIGHTING AND ELIMINATION OF DISEASE FIRE BLIGHT – ERWINIA AMYLOVORA		16.05.2014	The Instruction has a specific legal basis (see: LAW NO. 04/L-120 ON PLANT PROTECTION, Articles 7 and 8).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
742	ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 11/2014 ON AMPONING AND SUPPLEMENTING OF THE ADMINISTRATIVE INSTRUCTION NO. 23/2008 ON LICENSING OF LEGAL SUBJECTS FOR PLANNING AND PROJECTION IN FORESTRY FIELD	Ministry of Agriculture, Forestry and Rural Development	25.04.2014	The Instruction has a specific legal basis (see: LAW NO. 2003/3 ON KOSOVO FORESTS, Article 3, paragraph 3.8).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
743	ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 10/2014 ON THE AMENDING AND SUPPLEMENTING OF THE ADMINISTRATIVE INSTRUCTION MA-NO. 10/2006 ON THE QUALITY OF ARTIFICIAL FERTILIZERS	Ministry of Agriculture, Forestry and Rural Development	14.04.2014	The Instruction has a specific legal basis (see: LAW No. 2003/10 ON ARTIFICIAL FERTILIZERS, Articles 4, 5, 12, 14, and 17).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	ADMINISTRATIVE INSTRUCTION (MAFRD) NO.09)2014 ON SETTING UP THE SUPPORTIVE CRITERIA FOR ORGANIZATIONS AND ASSOCIATIONS OF PRODUCERS AND PROCESSORS OF AGRICULTURE AND AGRO FOOD PRODUCTS		14.04.2014	The Instruction has a specific legal basis (see: LAW NO. 03/L-098 on Agriculture and Rural Development, Article 27)	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
745	ADMINISTRATIVE INSTRUCTION NO. 07/2014 ON SUPPLEMENTING AND AMENDING OF THE ADMINISTRATIVE INSTRUCTION NO. 05/2013 FOR ORGANIZATION, RESPONSIBILITIES, RIGHTS AND OBLIGATIONS OF ADVISORY SERVICES OF CENTRAL AND LOCAL LEVEL AND ON THE REPORTING FORM AND MANNER	Ministry of Agriculture, Forestry and Rural Development	26.03.2014	The Instruction has a specific legal basis (see: LAW No. 04/L-074 ON AGRICULTURAL AND RURAL DEVELOPMENT ADVISORY SERVICES I, Articles 6, 7, and 16)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
746	ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 05/2014 ON MEASURES AND CRITERIA OF SUPPORT IN AGRICULTURE AND RURAL DEVELOPMENT FOR 2014	Ministry of Agriculture, Forestry and Rural Development	28.02.2014	The Instruction has a specific legal basis (see: LAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and Rural Development, Article 16, and Article 17)	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law no. 04 / L-090 ON AMENDMENT AND SUPPLEMENTATION OF Law NO. 03 / L-098 ON AGRICULTURE AND RURAL DEVELOPMENT, article 15, has deleted a part of the legal basis of the Administrative Instruction.
747	ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 04/2014 ON SETTING OF CRITERIA FOR TAKING OF SAMPLES, ANALYSE OF MUST, WINE AND OTHER GRAPE AND WINE PRODUCTS AND ORGANOLEPTIC EVALUATION OF WINE	Ministry of Agriculture, Forestry and Rural Development	28.02.2014	The Instruction has a general basis (see: LAW No. 04/L-019 ON AMENDING AND SUPPLEMENTING LAW NO. 02/L-8 ON WINES, Article 27)	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law no. 04 / -L-019 ON AMENDING AND SUPPLEMENTING Law NO. 02 / L-8 ON WINES, article 27, does not carry a concrete authorization to regulate other areas as defined in the instruction.
748	ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 03/2014 ON FORMS OF SYLVICULTURE TREATMENT TO FORESTS AND THE PROCEDURES OF SELLING WOOD ASSORTMENT	Ministry of Agriculture, Forestry and Rural Development	28.02.2014	The Instruction has a specific legal basis (see: LAW NO. 2003/3 ON KOSOVO FORESTS, Article 3, paragraph 3.8 and Article 19, paragraphs 1 and 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
749	ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 02/2014 ON DIRECT PAYMENTS IN AGRICULTURE FOR 2014	Ministry of Agriculture, Forestry and Rural Development	18.02.2014	The Instruction has a specific legal basis (see: LAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and Rural Development, Article 17)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
750	ADMINISTRATIVE INSTRUCTION (MAFRD) NO. 01/2014 ON SETTING CONDITIONS FOR THE DESIGNATION OF WINES WITH A PROTECTED GEOGRAPHICAL ORIGIN AND DESIGNATIONS OF LOCATIONS WITH THE PROTECTED GEOGRAPHICAL INDICATIONS	Ministry of Agriculture, Forestry and Rural Development	14.02.2014	The Instruction has a specific legal basis (see: LAW No. 04/L-019 ON AMENDING AND SUPPLEMENTING LAW NO. 02/L-8 ON WINES, Article 3, paras. 3.5 and 3.9)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
751	ADMINISTRATIVE INSTRUCTION NO. 16/2013 ON REPRODUCTION OF THE FARM ANIMALS		11.12.2013	The Instruction has a specific legal basis (see: LAW No. 04/L-191 ON LIVESTOCK, Articles 37, 43, 44, 50, 53 and 54)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
752	ADMINISTRATIVE INSTRUCTION MARRD – NO. 15/2013 0N AMENDING AND SUPPLEMENTING OF THE ADMINISTRATIVE INSTRUCTION NO. 01/2013 ON MEASURES AND CRITERIA OF SUPPORT FOR LESS DEVELOPED RURAL AREAS	Ministry of Agriculture, Forestry and Rural Development	23.10.2013	The Instruction has no legal basis (comment: LAW No. 04/L-990 ON AMENDING AND SUPPLEMENTING LAW NO. 03/L-998 on Agriculture and Rural Development, has repealed the legal basis).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Article 15 OF Law no, 04 / L-090 ON AMENDMENT AND SUPPLEMENTATION OF Law NO. 03 / L-098 on Agriculture and Development has repealed the legal basis for the issuance of this bylaw.
		•		•			

75	NO. 1: SUPP INSTR	IINISTRATIVE INSTRUCTION MAFRD – 15/2013 ON AMENDING AND PLEMENTING OF THE ADMINISTRATIVE "RUCTION NO. 01/2013 ON MEASURES CRITERIA OF SUPPORT FOR LESS ELOPED RURAL AREAS	Ministry of Agriculture, Forestry and Rural Development	23.10.2013	The Instruction has a general legal basis (see: LAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW No. 03/L-098 on Agriculture and Rural Development, Article 15).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Article 15 OFLAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW No. 03/L-098 on Agriculture and Rural Development gives no direct authorization to regulate.
75	13/20 OF TH NO.03 REQU AGRIC	IINISTRATIVE INSTRUCTION MAFRD NO. 013 ON AMENDMENT AND SUPPLEMENT THE ADMINISTRATIVE INSTRUCTION 03/2013, ON MEASURES AND ELIGIBILITY UIREMENTS FOR SUPPORT IN ICULTURE AND RURAL DEVELOPMENT YEAR 2013	Agriculture, Forestry and Rural	02.09.2013	The Instruction has a specific legal basis see: LAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW No. 03/L-098 on Agriculture and Rural Development, Article 8, paragraph 2, Article 13, 16, and 17)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
75	12/20° OF TH NO.04	IINISTRATIVE INSTRUCTION MAFRD NO. 013 ON AMENDMENT AND SUPPLEMENT THE ADMINISTRATIVE INSTRUCTION 04/2013, ON DIRECT PAYMENTS IN ICULTURE FOR YEAR 2013		02.09.2013	The Instruction has a specific legal basis (see: LAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and Rural Development, Article 8, paragraph 2, Article 13).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
75	ON SERV LABO	IINISTRATIVE INSTRUCTION NO. 11/2013 SETTING THE PRICE FEE FOR CONTROL VICES CONDUCTED IN THE ORATORY OF KOSOVO AGRICULTURE TITUTE IN PEJA	Ministry of Agriculture, Forestry and Rural Development	04.08.2013	The Instruction has no legal basis (see: Kosovo Law No. 2003/5 on Seeds, Article 17, para, 1, and Law No. 2004/13 on Planting Material, Article 9)	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law no. 2003/5 of Kosovo on Seeds, Article 17, para, 1, and Law no. 2004/13 on Planting Material, article 9 do not transfer any authorization to the Ministry to regulate the issue of tariffs for services. The Ministry can identify within the Laws sufficient legal framework to regulate that area.
75	ON DI COMP	IINISTRATIVE INSTRUCTION NO. 10/2013 DUTIES, RESPONSIBILITIES AND IPOSITION OF THE COMISSION ON SANIC FARMING	Ministry of Agriculture, Forestry and Rural Development	04.08.2013	The Instruction has a specific legal basis (see: LAW No. 04/L-085 ON ORGANIC AGRICULTURE, Article 37, paragraph 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
75	8 ADMII ON UI IDENT	IINISTRATIVE INSTRUCTION NO. 09/2013 JNIFORMS, COAT OF ARMS, ITIFICATION CARDS AND OFFICIAL APONS POSSESION		04.08.2013	The Instruction has a general legal basis (see: LAW No. 2003/3 ON KOSOVO FORESTS, Article 29).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This administrative instruction has a general legal basis, but since its repealed creates an immediate legal vacuum, it is recommended to remain in force until the legal basis is specified in Article 29 (1) of the relevant Law on Forests.
75	ON AI ADMII ON M	IINISTRATIVE INSTRUCTION NO. 08/2013 AMENDMENT AND SUPPLEMENTING THE INISTRATIVE INSTRUCTION NO. 01/2013 MEASURES AND CRITERIA ON SUPPORT LESS DEVELOPED RURAL ZONES	Ministry of Agriculture, Forestry and Rural	03.08.2013	The Instruction has a specific legal basis (see: LAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and Rural Development, Article 8, paragraph 2, Article 13 and Article 16).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
76	07/20 FLOU	013 ON STANDARD FOR ENRICHED	Ministry of Agriculture, Forestry and Rural Development	02.08.2013	The Instruction has a specific legal basis (see: LAW No. 04/L-114 on Flour Enrichment, Article 5, para. 3).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
76	ON RI GRAP PROD	IINISTRATIVE INSTRUCTION NO. 06/2013 REGISTRATION OF GROWERS OF IPE, PRODUCERS OF WINES AND OTHER IDUCTS OF GRAPE AND WINE	Agriculture, Forestry and Rural Development	24.04.2013	The Instruction has a specific legal basis (see: LAW No. 04/L-019 on Amending and Supplementing the Law No. 02/L-8 on Wines Article 4 para. 4.1 point d), h) and paragraph 4.4).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	ON O RIGH' ADVIS LOCA THE V	INISTRATIVE INSTRUCTION NO. 05:2013 ORGANIZATION, RESPONSIBILITIES, HTS AND OBLIGATIONS OF THE ISORY SERVICES AT THE CENTRAL AND AL LEVEL AS WELL AS THE FORM AND WAY OF REPORTING	Agriculture, Forestry and Rural Development	23.04.2013	The Instruction has a specific legal basis (see: LAW No. 04/L-074 ON ADVISORY SERVICES FOR AGRICULTURE AND RURAL DEVELOPMENT, Article 6, paragraph 3 and Article 7, paragraph 1).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	ON DI FOR 2		Agriculture, Forestry and Rural Development	22.03.2013	The Instruction has a specific legal basis (see: LAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and Rural Development, Article 8, paragraph 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
76	ON M IN AG DEVE	IINISTRATIVE INSTRUCTION NO. 03/2013 MEASURES AND CRITERIA OF SUPPORT GRICULTURE AND RURAL ELOPMENT FOR 2013	Ministry of Agriculture, Forestry and Rural Development	22.03.2013	The Instruction has a specific legal basis (see: LAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and Rural Development, Article 8, paragraph 2, Articles 13, 16 a and 17).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
76	ON DI MATE PERF AND E	IINISTRATIVE INSTRUCTION NO.02/2013 DETERMINING THE AMOUNT OF ERIAL COMPENSATION FOR SERVICES FORMED IN THE FIELD OF VITICULTURE ENOLOGY OFFERED BY THE INSTITUTE //TICULTURE AND ENOLOGY	Ministry of Agriculture, Forestry and Rural	20.03.2013	The Instruction has a specific legal basis (see: LAW No. 04/L-019 ON AMENDING AND SUPPLEMENTING LAW NO. 02/L-8 ON WINES, Article 27).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
76	ON M	IINISTRATIVE INSTRUCTION NO. 01/2013 MEASURES AND CRITERIA OF SUPPORT ESS DEVELOPED RURAL	Ministry of Agriculture, Forestry and Rural Development	15.01.2013	The Instruction has a specific legal basis (see: LAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and Rural Development, Article 8, paragraph 2, Articles 13 and 16 A).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

767	REGULATION NO. 01/2012 ON DUTIES, RESPONSIBILITIES, COMPETENCES AND ORGANISATIONAL STRUCTURE OF THE AGRICULTURE DEVELOPMENT AGENCY	Ministry of Agriculture, Forestry and Rural Development	28.12.2012	The Instruction has a specific legal basis (see: LAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and Rural Development, Article 11 A)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
768	ADMINISTRATIVE INSTRUCTION NO. 07/2012 ON METHODOLOGY OF CLARIFICATION OF PROPERTY IN ONGOING PROJECTS OF LAND REGULATION	Ministry of Agriculture, Forestry and Rural Development	27.12.2012	The Instruction has a specific legal basis (see: LAW No. 04/L-040 ON LAND REGULATION, Article 33, paragraphs 1 and 34, paragraph 6).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
769	ADMINISTRATIVE INSTRUCTION NO. 10/2012 FOR FINANCIAL COMPENSATION OF TIMBERS, CROPS AND EQUIPMENT WITH SPECIFIC IMPORTANCE ON EXCHANGED LAND	Ministry of Agriculture, Forestry and Rural Development	27.12.2012	The Instruction has a specific legal basis (comment: LAW No. 04/L-040 ON LAND REGULATION, Article 28, paragraph 3).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
770	ADMINISTRATIVE INSTRUCTION NO. 09/2012 FOR THE CRITERIA AND CONTENT OF A WRITTEN AGREEMENT	Ministry of Agriculture, Forestry and Rural Development	27.12.2012	The Instruction has a specific legal basis (comment: LAW No. 04/L-040 ON LAND REGULATION, Article 22, paragraph 10 and Article 20, paragraph 7).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
771	ADMINISTRATIVE INSTRUCTION NO. 05/2012 ON THE LAND REGULATION COMMISSION	Ministry of Agriculture, Forestry and Rural Development	27.12.2012	The Instruction has a specific legal basis (comment: LAW No. 04/L-040 ON LAND REGULATION, Article 7, paragraph 4).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
772	ADMINISTRATIVE INSTRUCTION NO. 14/2012 ON AMENDING AND SUPPLEMENTING OF THE ADMINISTRATIVE INSTRUCTION NO.03/2012 ON SUPPORTING MEASURES AND CRITERIA IN AGRICULTURE AND RURAL DEVELOPMENT FOR 2012	Ministry of Agriculture, Forestry and Rural Development	14.11.2012	The Instruction has no legal basis (see: LAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW No. 03/L-098 on Agriculture and Rural Development, Article 15, has repealed the legal basis of the Instruction).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law no. 04 / L-090 ON AMENDMENT AND SUPPLEMENTATION OF Law NO. 03 / L-098 ON AGRICULTURE AND RURAL DEVELOPMENT, article 15, has deleted the legal basis of the Administrative Instruction.
773	ADMINISTRATIVE INSTRUCTION NO.12 /2012 ON ANIMAL IDENTIFICATION AND REGISTRATION	Ministry of Agriculture, Forestry and Rural Development	29.10.2012	The Instruction has a specific legal basis (see: LAW No. 2004/21 ON VETERINARY, Article 21, para. 1).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
774	ADMINIOTIVATIVE INSTITUTION NO. 11/2012	Agriculture, Forestry and Rural	27.08.2012	The Instruction has no legal basis (see: LAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW No. 03/L-098 on Agriculture and Rural Development, Article 15, has repealed the legal basis of the Instruction).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law no. 04 / L-090 ON AMENDMENT AND SUPPLEMENTATION OF Law NO. 03 / L-098 ON AGRICULTURE AND RURAL DEVELOPMENT, article 15, has deleted the legal basis of the Administrative Instruction.
775	ADMINISTRATIVE INSTRUCTION NO. 03/2012 ON MEASURES AND CRITERIA OF SUPPORT IN AGRICULTURE AND RURAL DEVELOPMENT FOR 2012	Ministry of Agriculture, Forestry and Rural Development	03.07.2012	The Instruction has no legal basis (see: LAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW No. 03/L-098 on Agriculture and Rural Development, Article 15, has repealed the legal basis of the Instruction).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law no. 04 / L-090 ON AMENDMENT AND SUPPLEMENTATION OF Law NO. 03 / L-098 ON AGRICULTURE AND RURAL DEVELOPMENT, article 15, has deleted the legal basis of the Administrative Instruction.
776		Ministry of Agriculture, Forestry	30.03.2012	The Instruction has no legal basis (see: LAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW No. 03/L-098 on Agriculture and Rural Development, Article 15, has repealed the legal basis of the Instruction).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law no. 04 / L-090 ON AMENDMENT AND SUPPLEMENTATION OF Law NO. 03 / L-098 ON AGRICULTURE AND RURAL DEVELOPMENT, article 15, has deleted the legal basis of the Administrative Instruction.
777	ADMINISTRATIVE INSTRUCTION NO. 04/2012 ON AMANDMENT AND SUPPLEMENT OF THE ADMINISTRATIVE INSTRUCTION NO. 02/2010 FOR AMENDMENT AND SUPPLEMENT OF THE ADMINISTRATIVE INSTRUCTION NO. 09/2009 ON THE AUTHORIZATION FOR CERTIFICATION OF PRODUCTS OF PROTECTION OF PLANTS	Agriculture, Forestry and Rural Development	30.03.2012	The Instruction has a general legal basis (see: Law No. 03/L-042 ON PLANT PROTECTION PRODUCTS, Article 57).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	
778	ON CLASSIFICATION OF SUITABILITY OF AGRICULTURE LAND	Agriculture, Forestry and Rural Development	30.03.2012	The Instruction has no legal basis (see: Law No. 02/L-26 on Agricultural Land, Article 10).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law No. 02 / L-26 on Agricultural Land, Article 10 does not authorize the Ministry to regulate that area. The Ministry can use the same Law, and Law NO. 04 / L-040 ON LAND REGULATION to identify the legal basis for the Instruction in question.
779	ADMINISTRATIVE INSTRUCTION NO. 08/2012 ON ASSESSMENT OF THE FERTILITY AND SUITABILITY OF THE LAND INVOLVED IN THE LAND REGULATION PROJECT	Ministry of Agriculture, Forestry	07.03.2012	The Instruction has a specific legal basis (see: Law No. 04/L-040 ON LAND REGULATION, Article 21, para. 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
780	ADMINISTRATIVE INSTRUCTION NO. 01/2012 ON DIRECT PAYEMENTS IN AGRICULTURE FOR 2012	Ministry of Agriculture, Forestry and Rural Development	07.03.2012	The Instruction has no legal basis (see: LAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and Rural Development, Article 15, has repealed the legal basis of the Instruction).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law no. 04 / L-090 ON AMENDMENT AND SUPPLEMENTATION OF Law NO. 03 / L-098 ON AGRICULTURE AND RURAL DEVELOPMENT, article 15, has deleted the legal basis of the Administrative Instruction.

781	ON ASSESSMENT FORM AND CONTENT OF DATA TO THE PHYTOCETIFICATE FOR EXPORT, RE EXPORT AND PHYTOCERTIFICATE ON THE INTERNAL MOVEMENT OF PLANTS, PLANT PRODUCTIONS AND OTHER FACILITIES	Agriculture, Forestry and Rural Development	14.09.2011	The Instruction has no legal basis (see: Law NO. 04/L-120 ON PLANT PROTECTION, Article 62, has abrogated the legal basis of the Instruction).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law NO. 04 / L-120 ON PLANT PROTECTION, article 62 has repealed the Law No.02 / L-95 on Plant Protection, on which the bylaw is based.
782	ON CONDITIONS AND MANNERS F HUNTING	Agriculture, Forestry and Rural Development	09.09.2011	The Instruction has a specific legal basis (see: Law No. 02/L-53 ON HUNTING, Article 9, para. 9.9).	Republic of Kosovo	therefore remains into force.	
783	ON FARMERS REGISTER	Ministry of Agriculture, Forestry and Rural Development	28.08.2011	The Instruction has a specific legal basis (see: LAW No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW NO. 03/L-098 on Agriculture and Rural Development, Article 19).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Despite the Law no. 04 / L-090 ON AMENDMENT AND SUPPLEMENTATION OF Law NO. 03 / L-098 ON AGRICULTURE AND RURAL DEVELOPMENT, article 19, has changed the legal basis of the Administrative Instruction, the authorization given in article 20, paragraph 4, has not been deleted or changed.
784	ON FOREST MARKS	Ministry of Agriculture, Forestry and Rural Development	10.08.2011	The Instruction has a specific legal basis (see: LAW No. 03/L-153 ON AMENDING AND SUPPLEMENTING LAW NO. 2003/3 ON KOSOVO FORESTS, Article 12, point 29 (d)).	Official Gazette of the Republic of Kosovo	therefore remains into force.	
785	ADMINISTRATIVE INSTRUCTION NO. 14/2011 ON AMENDMENT AND SUPPLEMENT OF THE ADMINISTRATIVE INSTRUCTION NO. 06/2010 ON THE MANNER AND PROCEDURES OF SALES OF FOREST TRUNKS AND TIMBER ASSORTMENTS FROM PUBLIC FORESTS	Agriculture, Forestry	10.08.2011	The Instruction has a specific legal basis (see: LAW No. 03/L-153 ON AMENDING AND SUPPLEMENTING LAW NO. 2003/3 ON KOSOVO FORESTS, Article 12, point 29 (b)).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
786	ADMINISTRATIVE INSTRUCTION NO. 10/2011 ON AMANDMENT AND SUPPLEMENT OF THE ADMINISTRATIVE INSTRUCTION NO. 19/2005 ON LICENCE OF COMPANIES PRODUCE BROKERS TRADE OF ANIMALS FEED AND ADDITIVES	Agriculture, Forestry	30.06.2011	The Instruction has no legal basis (see: LAW No. 04/L-191 ON LIVESTOCK, Article 80).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law no. 04 / L-191 ON LIVESTOCK, article 80, has repealed the Law No. 2004/33 on Livestock of Kosovo, on which the bylaw is based.
787	ADMINISTRATIVE INSTRUCTION NO. 13/2011 FOR AMENDMENT AND SUPPLEMENT OF ADMINISTRATIVE INSTRUCTION MA- NO.20/2006 ON QUALITY STANDARDS AND CATEGORISATION OF FRESH MILK	Ministry of Agriculture, Forestry and Rural Development	29.04.2011	The Instruction has no legal basis (see: LAW No. 04/L-191 ON LIVESTOCK, Article 80).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law no. 04 / L-191 ON LIVESTOCK, article 80 has repealed the Law No. 2004/33 on Livestock of Kosovo, on which the bylaw is based.
788	ADMINISTRATIVE INSTRUCTION NO. 06/2011 ON CRITERIA FOR SPECIFYING FARMS THAT ARE PART OF ACCOUNTANCY MAINTENANCE SYSTEM	Agriculture, Forestry and Rural Development	29.04.2011	The Instruction has a specific legal basis (see: LAW No. 03/L-098 ON AGRICULTURE AND RURAL DEVELOPMENT, Article 25 para. 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
789	ADMINISTRATIVE INSTRUCTION NO. 03/2011 FOR AMENDMENT AND SUPPLEMENTING OF ADMINISTRATIVE INSTRUCTION MA- NO.03/2007 FOR REGISTERING PLANT MATERIAL PRODUCERS	Ministry of Agriculture, Forestry and Rural Development	29.04.2011	The Instruction has a specific legal basis (see: LAW No. 2004/13 on Planting Material, Article 24).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
790	ADMINISTRATIVE INSTRUCTION NO. 02/2011 INFORMATION SYSTEM ON MARKET PRICE	Ministry of Agriculture, Forestry and Rural Development	29.04.2011	The Instruction has a specific legal basis (see: LAW No. 03/L-098 ON AGRICULTURE AND RURAL DEVELOPMENT, Article 24 para. 3).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
791	ADMINISTRATIVE INSTRUCTION NO. 01/2011 ON AMENDMENT AND SUPPLEMENTING OF THE ADMINISTRATIVE INSTRUCTION NO. 10/2010 ON THE CHANGE OF AGRICULTURE LAND DESTINATION	Ministry of Agriculture, Forestry and Rural	01.02.2011	The Instruction has a specific legal basis (see: LAW NO. 02/L-26 ON AGRICULTURAL LAND, Article 14 para. 5).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
792	ADMINISTRATIVE INSTRUCTION NO. 11/2010 ON REGISTRATION OF PLANT PRODUCERS, PROCESSORS, IMPORTERS, DISTRIBUTORS, DEPONENT, PACKERS, EXPORTERS, PLANT WHOLESALE SELLERS, OTHER PARTS AND PLANT PRODUCTS	Agriculture, Forestry and Rural	19.11.2010	The Instruction has no legal basis (see: Law No. 04/L-120 ON PLANT PROTECTION, Article 62, has abrogated the legal basis of the Instruction).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law NO. 04 / L-120 ON PLANT PROTECTION, article 62 has repealed the Law No.02 / L-95 on Plant Protection, on which the bylaw is based.
793	ADMINISTRATIV INSTRUCTION NO. 10/2010 ON THE AMENDMENT AND SUPPLEMENT OF ADMINISTRATIVE INSTRUCTION NO. 41/2006 DATED ON 27.12.2006, FOR CHANGING THE DESTINATION OF AGRICULTURE LAND	and Rural	19.08.2010	The Instruction has a specific legal basis (see: LAW No. 02/L-26 ON AGRICULTURAL LAND, Article 14 para. 5).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

_							
794	ADMINISTRATIVE INSTRUCTION NO 08/2010 ON AMENDING AND SUPPLEMENT OF THE ADMINISTRATIVE INSTRUCTION MA-NO. 30/2007 DATED ON 17.12.2007 FOR THE ESTABLISHMENT, RESPONSIBILITIES, FUNCTIONS AND ORGANISATION OF KOSOVO FORESTS AGENCY	Ministry of Agriculture, Forestry and Rural Development	07.07.2010	The Instruction has a specific legal basis (see: LAW No. 2003/3 ON KOSOVO FORESTS, Article 7 para. 1).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
795	ADMINISTRATIVE INSTRUCTION NO. 07/2010 ON PROCEDURES OF GIVEN OF LICENSES FOR CUTTING	Ministry of Agriculture, Forestry and Rural Development	28.06.2010	The Instruction has a specific legal basis (see: LAW No. 03/L-153 ON AMENDING AND SUPPLEMENTING LAW NO. 2003/3 ON FORESTS OF KOSOVO, Article 12, point 29.13).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
796	ADMINISTRATIVE INSTRUCTION NO. 06/2010 ON THE MANNER AND PROCEDURES OF SALES OF FOREST TRUNKS AND TIMBER ASSORTMENTS FROM PUBLIC FORESTS	Ministry of Agriculture, Forestry and Rural Development	28.06.2010	The Instruction has a specific legal basis (see: LAW No. 03/L-153 ON AMENDING AND SUPPLEMENTING LAW NO. 2003/3 ON FORESTS OF KOSOVO, Article 12, point 29-13).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
797	ADMINISTRATIVE INSTRUCTION NO. 05/2010 ON FORESTS PROTECTION, RESPONSIBILITIES AND OBLIGATIONS OF FORESTS GUARD	Ministry of Agriculture, Forestry and Rural Development	28.06.2010	The Instruction has a specific legal basis (see: LAW No. 03/L-153 ON AMENDING AND SUPPLEMENTING LAW NO. 2003/3 ON FORESTS OF KOSOVO, Article 12, point 29.8).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
798	ADMINISTRATIVE INSTRUCTION NO. 02/2010 ON AMENDMENT OF THE ADMINISTRATIVE INSTRUCTION NO. 09/2009 AUTHORIZATION FOR CERTIFICATION OF PLANT PROTECTION PRODUCTS	Ministry of Agriculture, Forestry and Rural Development	19.05.2010	The Instruction has a general legal basis (see: LAW No. 03/L-042 ON PLANT PROTECTION PRODUCTS, Article 57).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	The instruction can be amended in order to reflect the legal basis in the provisions of the Law which carry the express authority of the Ministry to regulate the field in question.
799	ADMINISTRATIVE INSTRUCTION NO. 01/2010 ON ESTABLISHING AND FUNCTIONING OF THE PAYING UNIT	Ministry of Agriculture, Forestry and Rural Development	20.01.2010	The Instruction has no legal basis (see: Law No. 04/L-090 ON AMENDING AND SUPPLEMENTING LAW No. 03/L-098 ON AGRICULTURE AND RURAL DEVELOPMENT, has abrogated the legal basis, Article 11).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law no. 04 / L-090 ON AMENDMENT AND SUPPLEMENTATION OF Law NO. 03 / L-098 ON AGRICULTURE AND RURAL DEVELOPMENT, article 11 has repealed the legal basis of the Instruction).
800	ADMINISTRATIVE INSTRUCTION NO. 14/2009 ON PROFESSIONAL SERVICES FOR IMPLEMENTATION OF MANAGEMENT PLANS IN HUNTING AREA AND HUNTING DEVELOPMENT PROGRAMS	Ministry of Agriculture, Forestry and Rural Development	29.12.2009	The Instruction has a specific legal basis (see: Law No. 02/L-53 ON HUNTING, Article 39, para. 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
801	ADMINISTRATIVE INSTRUCTION NO.16/2009 ON SETTING OF CRITERIONS FOR PUTTING OF INDICATIONS IN THE LABEL	Ministry of Agriculture, Forestry and Rural Development	24.12.2009	The Instruction has a specific legal basis (see: Law No. 02/L-8 ON WINES, Article 30, para. 3).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
802	ADMINISTRATIVE INSTRUCTION NO.16/2009 ON SETTING OF CRITERIONS FOR PUTTING OF INDICATIONS IN THE LABEL	Ministry of Agriculture, Forestry and Rural Development	18.12.2009	The Instruction has a specific legal basis (see: Law No. 02/L-8 ON WINES, Article 15, paragraph 4, and Article 33, paragraph 3).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
803	ADMINISTRATIVE INSTRUCTION NO. 13/2009 ON ASSESSMENT OF CONDITIONS, FACILITIES AND EQUIPMENT FOR DEPLOYMENT IN THE MARKET FOR PLANT PROTECTION PRODUCTS	Ministry of Agriculture, Forestry and Rural Development	08.09.2009	The Instruction has a specific legal basis (see: Law No. 03/L-042 ON PLANT PROTECTION PRODUCTS, Article 4, paragraph 4, and Article 5, paragraph 5).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
804	ADMINISTRATIVE INSTRUCTION NR. 12/2009 DAMAGES BY WILD ANIMALS AND IN WILD ANIMALS	Ministry of Agriculture, Forestry and Rural Development	19.08.2009	The Instruction has a specific legal basis (see: Law No. 02/L-53 ON HUNTING, Article 49, paragraph 3, and Article 55, paragraph 5).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	ADMINISTRATIVE INSTRUCTION NO. 09/2009 ON THE AUTHORIZATION OF CERTIFICATION ON PLANT PROTECTION PRODUCTS	Ministry of Agriculture, Forestry and Rural Development	28.04.2009	The Instruction has a general legal basis (see: Law No. 03/L-042 ON PLANT PROTECTION PRODUCTS, Article 3, paragraph 1.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
806	ADMINISTRATIVE INSTRUCTION NO.08/2009 ON SETTING OF TAXATION FOR THE REGISTRATION OF SUBJECTS, TEST OF VARIETIES FOR THE PRODUCTION CULTIVATION VALUE AND PRINTING OF LABELS FOR CEREALS SEEDS	Ministry of Agriculture, Forestry and Rural Development	14.04.2009	The Instruction has a specific legal basis (see: Law No. 2003/5 KOSOVO LAW ON SEEDS, Article 12, point e).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
807	ON DESIGNATION OF FISHERY REGIONS- AREAS	Ministry of Agriculture, Forestry and Rural Development	14.04.2009	The Instruction has a specific legal basis (see: Law No. 02/L-85 ON FISHERIES AND AQUACULTURE, Article 5, point 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
808	ADMINISTRATIVE INSTRUCTION NO. 06/2009 ON GIVEN IN MENAGMENT OF HUNTING JOINT HUNTING AREAS	Ministry of Agriculture, Forestry and Rural Development	31.03.2009	The Instruction has a specific legal basis (see: Law No. 02/L-53 ON HUNTING, Article 34 and Article 36, paragraph 4).	Republic of Kosovo	therefore remains into force.	
809	ADMINISTRATIVE INSTRUCTION NO.04/2009 ON SETTING OF TAXES FOR LICENSE OF SUBJECTS THAT ARE DEALING WITH IMPORT AND TRADING OF THE ARTIFICIAL FERTILIZERS	Ministry of Agriculture, Forestry and Rural Development	27.02.2009	The Instruction has a general legal basis (see: Law No. 200/10 LAW ON ARTIFICIAL FERTILIZERS, Article 17, paragraph 1).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

		Tana a		Ten	1	I=	
810	ADMINISTRATIVE INSTRUCTION NO.02/2009 CONCERNING OF NON COMMERCIAL PET ANIMAL MOVEMENT CONDITIONS	Ministry of Agriculture, Forestry and Rural Development	27.02.2009	The Instruction has a specific legal basis (see: Law No. 2004/21 ON VETERINARY, Article 8, paras. 1, 2, and 5).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
811	ADMINISTRATIVE INSTRUCTION NO. 03/2009 ON STIPULATION OF VINEYARD TERRITORY IN KOSOVO		02.02.2009	The Instruction has a specific legal basis (see: Law No. 02/L-8 ON WINES, Article 16, para. 4).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
812	ADMINISTRATIVE INSTRUCTION NO. 01/2009 ON PACKAGING AND LABELING OF CERTIFIED SEED		02.02.2009	The Instruction has a specific legal basis (see: Law No. 2003/5 KOSOVO LAW ON SEEDS, Article 12, paragraph 2, Article s 14, 18, and 22).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
813	ADMINISTRATIVE INSTRUCTION NO. 30/2008 FOR VETERINARY PHARMACOVIGILANCE	Ministry of Agriculture, Forestry and Rural Development	22.10.2008	The Instruction has no legal basis (comment: LAW NO. 2003/26 ON MEDICAL PRODUCTS AND MEDICAL EQUIPMENT, has been repealed)	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law no. 03 / L-188 ON MEDICAL PRODUCTS AND EQUIPMENT, article 44, has repealed Law NO.2003 / 26 ON MEDICAL PRODUCTS AND MEDICAL EQUIPMENT
814	ADMINISTRATIVE INSTRUCTION NO. 29/2008 FOR PREVENTION, CONTROL, COMBAT AND ERADICATION OF BABESIOSIS DISEASE AT CATTLE, SHEEP, GOATS AND DOGS	Ministry of	22.10.2008	The Instruction has a specific legal basis (: LAW No. 2004/21 ON VETERINARY, Article 8, money, 1, 2, and 5).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
815	ADMINISTRATIVE INSTRUCTION NO. 31/2008 ON REGISTRATION AND LICENSING OF MATRIX ORCHARDS FOR ROOTSTOCK AND GRAFT WOOD FOR FRUITS AND GRAPE - VINE	Agriculture, Forestry	15.10.2008	The Instruction has a general legal basis (see: LAW No. 2004/13 ON PLANTING MATERIAL, Article 23).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Law NO. 2004/13 ON PLANTING MATERIAL, article 23, gives general authorization for the issuance of bylaws.
816	ADMINISTRATIVE INSTRUCTION NO.27/2008 FOR INSPECTION AND MONITORING OF IINFECTIONS BOVINE RHINOTRAHEITIS (IBR) AND BOVINE VIRAL DIARRHOEA (BVD)	Agriculture, Forestry	04.08.2008	The Instruction has a specific legal basis (see: LAW No. 2004/21 ON VETERINARY, Article 8, money, 1, 2, and 5)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
817	ADMINISTRATIVE INSTRUCTION NO. 26/2008 ON THE FIELD INSPECTIONS OF WHITE CEREALS	Ministry of Agriculture, Forestry and Rural Development	30.07.2008	The Instruction has a specific legal basis (see: LAW No. 2003/5 KOSOVO LAW ON SEEDS, Article s 12 and 13).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
818	ADMINISTRATIVE INSTRUCTION NO. 25/2008 ON THE ANIMAL INSEMINATION		07.07.2008	The Instruction has no legal basis (comment: LAW No. 2004/33 ON KOSOVO LIVESTOCK, has been repealed).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law no. 04 / L-191 ON LIVESTOCK has repealed the Law NO.2004 / 33 ON LIVESTOCK OF KOSOVO
819	ADMINISTRATIVE INSTRUCTION NO. 24/2008 ON INTERNAL AND EXTERNAL REGISTERS OF THE PRODUCTION COMPANIES, GRAPE, WINE AND OTHER PRODUCTION BY GRAPE AND WINE	Ministry of Agriculture, Forestry and Rural Development	13.06.2008	The Instruction has a specific legal basis (see: LAW No. 02/L-8 ON WINES, Article 6, para. 4).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
820	ADMINISTRATIVE INSTRUCTION NO. 23/2008 ON LICENCE OF LEGAL SUBJECTS FOR PLANNING AND PROJECTION IN FORESTRY FIELD	Ministry of Agriculture, Forestry and Rural Development	09.06.2008	The Instruction has a specific legal basis (see: LAW No. 2003/3 ON KOSOVO FORESTS, Article 3).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	ADMINISTRATIVE INSTRUCTION NO. 9/2008 ON THE LICENCE OF THE ACTIVITIES OF AQUACULTURE	Ministry of Agriculture, Forestry and Rural Development	31.03.2008	The Instruction has a specific legal basis (see: LAW NO. 02/L-85 ON FISHERIES AND AQUACULTURE, Articles 31 and 33).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	ADMINISTRATIVE INSTRUCTION NO.21/2008 FOR DEFINITION OF THE PROCEDURES FOR RECIPIENCY OF TESTING SAMPLES	and Rural Development	31.03.2008	The Instruction has a specific legal basis (see: LAW No. 2004/21 ON VETERINARY, Article 38).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
823	ADMINISTRATIVE INSTRUCTION NO. 20/2008 ON CREATION REGISTER OF THE PRODUCERS, IMPORTERS, EXPORTERS, DEPONENTS AND DISTRIBUTORS OF PLANTS, PLANTS PRODUCTS AND OTHER PALLETS IN MINISTRY OF AGRICULTURE, FORESTRY AND RURAL DEVELOPMENT	Ministry of Agriculture, Forestry and Rural Development	31.03.2008	The Instruction has no legal basis (see: LAW No. 02/L-95 on Plant Protection, has been repealed).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law NO. 04 / L-120 ON PLANT PROTECTION has repealed Law No. 02 / L-95 on Plant Protection,
824	ADMINISTRATIVE INSTRUCTION NO. 19/2008 FOR THE AMENDMENT COMPETITIONS OF THE ADMINISTRATIVE INSTRUCTION MA-NO. 26/2005 ABOUT THE MEASURES ON MONITORING OF CERTAIN SUBSTANCES AND THEIR RESIDUES IN LIVE ANIMALS AND PRODUCTS OF ANIMAL ORIGINE	Development	31.03.2008	The Instruction has a general legal basis (see: LAW No. 2004/21 ON VETERINARY, Article 28).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	
825	ADMINISTRATIVE INSTRUCTION NO.17/2008 FOR DETERMINATION OF THE EGG QUALITY	Agriculture, Forestry and Rural Development	28.03.2008	The Instruction has a specific legal basis (see: LAW No. 2004/21 ON VETERINARY, Article 16).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
826	ADMINISTRATIVE INSTRUCTION NO.16/2008 ON THE OFFICIAL DOCUMENTS FOR THE INSPECTORS OF HUNTING	Ministry of Agriculture, Forestry and Rural Development	27.03.2008	The Instruction has a specific legal basis (see: LAW No. 02/L-53 ON HUNTING, Article 60, paragraph 3).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

00	7 14	DMINIOTO ATIVE INICTOLICTION NO. 44/0000	Maladan of	07.00.0000	The leastweller has a smaller basis (see LAWAN, 0004/40 ON	0#1-1-10	The entire of early beauty assessed as a	
82	0	ADMINISTRATIVE INSTRUCTION NO. 14/2008 DN THE CLASSIFICATION OF PLANTING MATERIAL	Agriculture, Forestry and Rural Development	27.03.2008	The Instruction has a specific legal basis (see: LAW No. 2004/13 ON PLANTING MATERIAL, Article 4, paragraph 1, point f).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
828	8 A	ADMINISTRATIVE INSTRUCTION NO.15/2008	Ministry of	26.03.2008	The Instruction has a specific legal basis (see: LAW No. 2004/21 ON	Official Gazette of the	The sublegal act is legally grounded and	
020	F	FOR PREVENTION, COMBATING, AND ERADICATION OF CONTAGIOUS BEE	Agriculture, Forestry and Rural Development	20.00.2000	VETERINARY, Article 8, before 2 and 5, and Law No. 02/L-111 ON BEEKEEPING, Article 21, paragraph 1).	Republic of Kosovo	therefore remains into force.	
829		ADMINISTRATIVE INSTRUCTION NO.13/2008	Ministry of	26.03.2008	The Instruction has a specific legal basis (see: LAW No. 2003/5 KOSOVO	Official Gazette of the	The sublegal act is legally grounded and	
		ON RECOGNITION AND ACCEPTANCE OF MAIZE HYBRIDS	Agriculture, Forestry and Rural Development		LAW ON SEEDS, Article 8, paragraph 15 and Article 12, paragraph 2, point f).	Republic of Kosovo	therefore remains into force.	
830			Ministry of	21.03.2008	The Instruction has a specific legal basis (see: LAW No. 02/L-53 ON	Official Gazette of the	The sublegal act is legally grounded and	
		ON TROPHIES OF WILD LIFE	Agriculture, Forestry and Rural Development		HUNTING, Article 47, paragraph 11).	Republic of Kosovo	therefore remains into force.	
831		ADMINISTRATIVE INSTRUCTION NO. 08/2008	Ministry of	21.03.2008	The Instruction has a specific legal basis (see: LAW No. 02/L-53 ON	Official Gazette of the	The sublegal act is legally grounded and	
	M P	ON CONTENT, COMPILATION WAY AND MANAGEMENT PLANS APPROVAL, PROCEDURE BY HUNTING AREAS	Agriculture, Forestry and Rural Development		HUNTING, Article 42, paragraph 9).	Republic of Kosovo	therefore remains into force.	
832	_  / `	ADMINISTRATIVE INSTRUCTION NO. 12/2008	Ministry of	20.03.2008	The Instruction has a specific legal basis (see: LAW No. 2003/5 KOSOVO	Official Gazette of the	The sublegal act is legally grounded and	
	C	ON TESTING OF THE VALUE OF CULTIVATION AND USING – VCU OF THE POTATOES VARIETIES	Agriculture, Forestry and Rural Development		LAW ON SEEDS, Article 20, paragraphs 2 and 3).	Republic of Kosovo	therefore remains into force.	
833		ADMINISTRATIVE INSTRUCTION NO. 11/2008	Ministry of	20.03.2008	The Instruction has a specific legal basis (see: LAW No. 2003/5 KOSOVO	Official Gazette of the	The sublegal act is legally grounded and	
	W	ON RECOGNITION AND ACCEPTANCE OF WHITE CEREALS CULTIVARS	Agriculture, Forestry and Rural Development		LAW ON SEEDS, Article 8, paragraph 15, and Article 12, paragraph 2, point e).	Republic of Kosovo	therefore remains into force.	
834		ADMINISTRATIVE INSTRUCTION NO. 5/2008	Ministry of	11.03.2008	The Instruction has no legal basis (see: LAW No. 04/L-191 ON LIVESTOCK,	Official Gazette of the	Repeal the sub-legal act	Law no. 04 / L-191 ON LIVESTOCK has repealed the Law NO.2004 / 33 ON LIVESTOCK OF KOSOVO
		ON SNAIL BREEDING AND THEIR PRODUCTIONS FLOATATION	Agriculture, Forestry and Rural Development		has repealed the legal basis of the Instruction).	Republic of Kosovo		
835		ADMINISTRATIVE INSTRUCTION NO. 06/2008	Ministry of	11.03.2008	The Instruction has a specific legal basis (see: LAW No.2004/21 ON	Official Gazette of the	The sublegal act is legally grounded and	
		FOR PREVENTION, CONTROL, COMBATING AND ERADICATION OF ANTHRAX DISEASE	Agriculture, Forestry and Rural Development		VETERINARY, Article 8, paragraphs 2 and 5).	Republic of Kosovo	therefore remains into force.	
836		ADMINISTRATIVE INSTRUCTION NO. 07/2008	Ministry of	06.03.2008	The Instruction has a specific legal basis (see: LAW No.2004/21 ON	Official Gazette of the	The sublegal act is legally grounded and	
	В	ON COMBATING AND ERADICATIONOF BRUCELOSIS AT OVINE, CAPRINE AND PORCINE ANIMALS	Agriculture, Forestry and Rural Development		VETERINARY, Article 8, paragraphs 2 and 5).	Republic of Kosovo	therefore remains into force.	
837		ADMINISTRATIVE INSTRUCTION NO. 04/2008		06.03.2008	The Instruction has a specific legal basis (see: LAW No. 2003/3 ON KOSOVO			
	N	ON THE CULTIVATION AND UTILISATION OF NON WOOD FORESTRY PRODUCTS	Agriculture, Forestry and Rural Development		FORESTS, Article 21, paragraph 2).	Republic of Kosovo	therefore remains into force.	
838		ADMINISTRATIVE INSTRUCTION NO. 03/2008		06.03.2008	The Instruction has a specific legal basis (see: LAW No. 2003/3 ON KOSOVO		The sublegal act is legally grounded and	
	A	ON THE DETERMINATION OF CRITERIONS NAID PROCEDURES OF GIVEN OF LICENSES FOR THE ACCOMPLISHMENT OF WORKS IN FORESTS AND FORESTS LANDS	Agriculture, Forestry and Rural Development		FORESTS, Article 3).	Republic of Kosovo	therefore remains into force.	
830	9 Α	ADMINISTRATIVE INSTRUCTION NO. 02/ 2008	Ministry of	03.03.2008	The Instruction has a specific legal basis (see: LAW No. 02/L-53 ON	Official Gazette of the	The sublegal act is legally grounded and	
	U	JSE OF THE WEAPON AND SUITABLE JUNITION FOR HUNTING	Agriculture, Forestry and Rural Development	00.00.2000	HUNTING, Article 10, paragraph 6).	Republic of Kosovo	therefore remains into force.	
840		ADMINISTRATIVE INSTRUCTION NO. 01/2008	Ministry of	03.03.2008	The Instruction has a specific legal basis (see: LAW No. 02/L-53 ON	Official Gazette of the		
	0	ON HUNTING GUARDS SERVICE	Agriculture, Forestry and Rural Development		HUNTING, Article 46, paragraph 2).	Republic of Kosovo	therefore remains into force.	
841	C P E IN	DOMINISTRATIVE INSTRUCTION MA-NO.  99/2007 ON ASSESSMENT FORM AND  CONTENT OF DATA TO THE  PHYTOCERTIFICATE FOR EXPORT, RE  EXPORT AND PHYTOCERTIFICATE ON THE  NTERNAL MOVEMENT OF PLANTS, PLANT  RODUCTIONS AND OTHER FACILITIES	Ministry of Agriculture, Forestry and Rural Development	14.12.2007	The Instruction has no legal basis (see: LAW No. 02/L-95 on Plant Protection, has been repealed).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law NO. 04 / L-120 ON PLANT PROTECTION article 62, has repealed the Law No.02 / L-95 on Plant Protection and second legislation deriving from this Law.
842	2 A	ADMINISTRATIVE INSTRUCTION MA – NO.	Ministry of	29.11.2007	The Instruction has a specific legal basis (see: LAW No. 2003/3 ON KOSOVO	Official Gazette of the	The sublegal act is legally grounded and	
	2	2/2007 ON PROTECTION OF FORESTS FIRES	Agriculture, Forestry and Rural Development		FORESTS, Article 26, para. 4).	Republic of Kosovo	therefore remains into force.	
843		ADMINISTRATIVE INSTRUCTION MA-NO.	Ministry of	27.11.2007	The Instruction has a specific legal basis (see: LAW No. 02/L-85 ON	Official Gazette of the	The sublegal act is legally grounded and	
	F S	24/2007 ON THE SPORTIVE- RECREATIVE FISHING MEANS AND EQUIPPMENTS ON THE SPORTIVE – RECREATIVE	Agriculture, Forestry and Rural Development		FISHERIES AND AQUACULTURE, Articles 18, 19, and 24).	Republic of Kosovo	therefore remains into force.	
844		ADMINISTRATIVE INSTRUCTION MA - NO.	Ministry of	26.11.2007	The Instruction has a specific legal basis (see: LAW No. 2004/21 ON	Official Gazette of the	The sublegal act is legally grounded and	
	0	26/2007 ON COMBATING AND ERADICATION DE TUBERCULOSIS BRUCELOSIS AND LEUKOSIS DISEASE IN CATTLE	Agriculture, Forestry and Rural Development		VETERINARY, Article 8, paragraph 5).	Republic of Kosovo	therefore remains into force.	
<u> </u>			ļ	!	<u> </u>	1	1	1

	1				1		
845	ADMINISTRATIVE INSTRUCTION MA-NO. 25/2007 ON AMENDING OF ADMINISTRATIVE INSTRUCTION MA-NO. 18/2005 ON 06.07.2005 OF VETERINARY CONTROL OF IMPORT, TRANSIT FOOD AND NON FOOD PRODUCTS OF ANIMAL ORIGIN, LIVE ANIMALS, AND ANIMAL BREEDING MATERIAL		12.11.2007	The Instruction has a specific legal basis (see: LAW No. 2004/21 ON VETERINARY, Article 15).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
846	ADMINISTRATIVE INSTRUCTION MA-NO. 23/2007 HUNTING CAPACITY BUILDING PROGRAM	Ministry of Agriculture, Forestry and Rural Development	14.09.2007	The Instruction has a specific legal basis (see: LAW No. 02/L-53 ON HUNTING, Article 11).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
847	ADMINISTRATIVE INSTRUCTION MA-NO. 12/07 FOR FEDERATION OF KOSOVO HUNTERS	Ministry of Agriculture, Forestry and Rural Development	14.09.2007	The Instruction has a specific legal basis (see: LAW No. 02/L-53 ON HUNTING, Article 6, para. 4).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
848	ADMINISTRATIVE INSTRUCTION MA-NO. 11/2007 CONCERNING THE HUNTING SEASON	Ministry of Agriculture, Forestry and Rural Development	14.09.2007	The Instruction has a specific legal basis (see: LAW No. 02/L-53 ON HUNTING, Article 8, para. 2).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
849	ADMINISTRATIVE INSTRUCTION MA-NO. 10/2007 CONCERNING THE CRITERIONS ON SETTING AREAS AND PROCEDURES FOR ESTABLISHING OF HUNTING PLACE	Ministry of Agriculture, Forestry and Rural Development	14.09.2007	The Instruction has a specific legal basis (see: LAW No. 02/L-53 ON HUNTING, Article 18, para. 2 and Article 24, para. 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
850	ADMINISTRATIVE INSTRUCTION MA-NO. 21/2007 CONCERNING THE FUNCTION, COMPETENCIES, AND RESPONSIBILITIES OF THE KOSOVO VETERINARY AND FOOD LABORATORY	Ministry of Agriculture, Forestry and Rural Development	14.08.2007	The Instruction has a specific legal basis (see: LAW No. 2004/21 ON VETERINARY, Article 41).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
851	ADMINISTRATIVE INSTRUCTION MA-NO. 18/2007 ON PROFESSIONAL VETERINARY ACTIVITIES OF THE KOSOVO VETERINARY ORDER	Ministry of Agriculture, Forestry and Rural Development	14.08.2007	The Instruction has a specific legal basis (see: LAW No. 2004/21 ON VETERINARY, Article 31).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
852	ADMINISTRATIVE INSTRUCTION MA – NO. 20/2007 ON THE DETERMINING OF CRITERIONS FOR THE OFFICIAL CONTROL OF QUALITY, PACKAGE, LABELLING, MARKETING AND OTHER NECESSARY CONTROLS OF THE PLANTING MATERIAL	Ministry of Agriculture, Forestry and Rural Development	10.08.2007	The Instruction has a specific legal basis (see: LAW No. 2004/13 ON PLANTING MATERIAL, Article 20, paragraph 1).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
853	ADMINISTRATIVE INSTRUCTION MA – NO. 17/2007 ON FORMING AND FUNCTION OF REGULATIVE SERVICES AND ADVISORY BOARD FOR THE ARTIFICIAL FERTILIZERS	Ministry of Agriculture, Forestry and Rural Development	10.08.2007	The Instruction has a general legal basis (see: LAW No. 2003/22 ON THE SANITARY INSPECTORATE OF KOSOVO, Articles 3 and 17).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	
854	ADMINISTRATIVE INSTRUCTION MA-NO. 16/2007 FOR THE AMENDMENT AND COMPLETION OF THE ADMINISTRATIVE INSTRUCTION MA - NO. 12/2008 FOR THE SETTING OF TAXES - PRICES FOR THE UTILIZATION OF FORESTS AND NON FORESTS AND THE TECHNICAL PROFESSIONAL SERVICES	Ministry of Agriculture, Forestry and Rural Development	01.08.2007	The Instruction has a general legal basis (see: LAW No. 2003/3 ON KOSOVO FORESTS, Article 7).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	
855	RIPRODHUESE ADMINISTRATIVE INSTRUCTION MA-NO 14/2007 REGISTRATION OF PRODUCTION FOR THE DESIGNATION OF REPRODUCTION ANIMAL GENETICALLY VALUE	Ministry of Agriculture, Forestry and Rural Development	22.06.2007	The Instruction has no legal basis (see: LAW No. 04/L-191 ON LIVESTOCK has repealed the legal basis of the Instruction)	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	LAW no. 04 / L-191 ON LIVESTOCK has repealed the Law NO.2004 / 33 ON LIVESTOCK OF KOSOVO
856	ADMINISTRATIVE INSTRUCTION MA – NO. 06/2007 ON PRICING FEES OF PHYTOSANITARY CONTROL SERVICES	Ministry of Agriculture, Forestry and Rural Development	22.06.2007	The Instruction has a specific legal basis (see: LAW No. 2004/13 ON PLANTING MATERIAL, Article 20, paragraph 1)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
857	ADMINISTRATIVE INSTRUCTION MA-NO. 13/2007 FOR LICENSING OF THE BUSINESS OPERATORS CARRYING OUT ACTIVITY OF COLLECTION, STORAGE AND MARKETING OF HIDES OF LIVE ANIMALS ORIGIN	Ministry of Agriculture, Forestry and Rural Development	06.06.2007	The Instruction has a specific legal basis (see: LAW No. 2004/21 ON VETERINARY, Article 17, paragraph 1).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
858	ADMINISTRATIVE INSTRUCTION MA - NO. 07/ 2007 FOR CONTENT, FORM AND RECORD PROCEDURES ON QUANTITY, TYPE AND VARIETY OF PLANTING MATERIAL PRODUCED, MARKETED AND DESTRUCTED	Ministry of Agriculture, Forestry and Rural Development	21.05.2007	The Instruction has a specific legal basis (see: LAW No. 2004/13 ON PLANTING MATERIAL, Article 7)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
859	ADMINISTRATIVE INSTRUCTION MA-NO. 09/2007 ON USE OF PASTURES	Ministry of Agriculture, Forestry and Rural Development	30.03.2007	The Instruction has a specific legal basis (see: LAW No. 02/L-26 ON AGRICULTURAL LAND, Article 5, para. 4)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

860	ADMINISTRATIVE INSTRUCTION MA – NO. 04/2007 FOR THE AMENDMENT OF THE ADMINISTRATIVE INSTRUCTION MA – NO. 14/2004 ON THE REGISTRATION, LICENSING AND FIXING OF THE FEE FOR IMPORTERS, EXPORTERS AND TRADERS OF PLANTING MATERIAL.	Ministry of Agriculture, Forestry and Rural Development	14.03.2007	The Instruction has a specific legal basis (see: LAW No. 2004/13 ON PLANTING MATERIAL, Article 24)	Official Gazette of the Republic of Kosovo therefore remains into force.	
861	ADMINISTRATIVE INSTRUCTION MA – NO. 03/2007 FOR THE AMENDMENT OF THE ADMINISTRATIVE INSTRUCTION MA – NO. 12/2004 ON THE REGISTRATION OF THE PRODUCERS OF PLANTING MATERIAL	Ministry of Agriculture, Forestry and Rural Development	14.03.2007	The Instruction has a specific legal basis (see: LAW No. 2004/13 ON PLANTING MATERIAL, Article 24)	Official Gazette of the Republic of Kosovo therefore remains into force.	
862	ADMINISTRATIV INSTRUCTION MA-NO. 05/2007 ON DEFINITION OF THE LIVE STOCK MARKETS CONDITIONS	Ministry of Agriculture, Forestry and Rural Development	13.03.2007	The Instruction has a specific legal basis (see: LAW No. 2004/21 ON VETERINARY, Article 16, paragraph 1, and Article 19, paragraph 1).	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	
	ADMINISTRATIVE INSTRUCTION MA-NO. 02/2007 FOR THE AMENDMENT COMPLETION 0F THE ADMINISTRATIVE INSTRUCTION MA NR. 07/2005 DATED 31 03.2005 ON DEFINING CONDITIONS FOR LICENSING OF BUSINESS 0PERATORS WHO CARRY OUT WHOLESALING AND RETAILING ACTIVITY OF IMPORT AND MARKETING OF VETERINARY MEDICINAL PRODUCTS AND VETERINARY MEDICINAL EQUIPMENT	and Rural Development	13.02.2007	The Instruction has no legal basis (see: LAW No. 03/L-188 ON MEDICAL PRODUCTS AND EQUIPMENT, (which has also been repealed), has repealed the legal basis of the Instruction).	Official Gazette of the Republic of Kosovo	Law no. 03 /L-188 ON MEDICAL PRODUCTS AND EQUIPMENT (Which has also been repealed), has repealed the legal basis of the Instruction), ie Law NO.2003 / 26 ON MEDICAL PRODUCTS AND MEDICAL EQUIPMENT. However, the legal deadline for the continuation of the implementation has passed in all cases (see: Law No. 03 / L-188 ON MEDICAL PRODUCTS AND EQUIPMENT, Article 43 and Law No. 04 / L-190 on MEDICAL PRODUCTS AND EQUIPMENT, article 41).
864	ADMINISTRATIVE INSTRUCTION NO. 41/2006 ON CHANGE OF USE OF AGRICULTURAL LAND	Ministry of Agriculture, Forestry and Rural Development	27.12.2006	The Instruction has a specific legal basis (see: LAW NO. 02/L-26 ON AGRICULTURAL LAND, Article 14 para. 5).	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	
865	ADMINISTRATIVE INSTRUCTION NO. 38/2006 ON FERTILITY CONTROL OF AGRICULTURAL LAND	Ministry of	27.12.2006	The Instruction has a specific legal basis (see: LAW NO. 02/L-26 ON AGRICULTURAL LAND, Article 22, para. 3).	Official Gazette of the Republic of Kosovo The Sublegal act is legally grounded and therefore remains into force.	
	ON PROTECTION OF AGRICULTURAL LAND FROM EROSION	Ministry of Agriculture, Forestry and Rural Development	27.12.2006	The Instruction has a specific legal basis (see: LAW NO. 02/L-26 ON AGRICULTURAL LAND, Article 23).	Official Gazette of the Republic of Kosovo therefore remains into force.	
867	ON PROTECTION OF AGRICULTURAL LAND FROM EROSION	Ministry of Agriculture, Forestry and Rural Development	27.12.2006	The Instruction has a specific legal basis (see: LAW NO. 02/L-26 ON AGRICULTURAL LAND, Article 18, paragraph 6).	Official Gazette of the Republic of Kosovo therefore remains into force.	
	ADMINISTRATIVE INSTRUCTION NO. 35/2006 ON LAND CONSOLIDATION	Agriculture, Forestry and Rural Development	27.12.2006	The Instruction has a specific legal basis (see: LAW NO. 02/L-26 ON AGRICULTURAL LAND, Article 44, paragraph 2).	Official Gazette of the Republic of Kosovo therefore remains into force.	
869	ADMINISTRATIVE INSTRUCTION MA-NO 34/200 FOR PREVENTION, CONTROL AND ERADICATION OF TSE DISEASE IN KOSOVO	Agriculture, Forestry	27.12.2006	The Instruction has a specific legal basis (see: LAW No. 2004 21 ON VETERINARY, Article 8, paras. 1, 2 and 5).	Official Gazette of the Republic of Kosovo therefore remains into force.	
870	ADMINISTRATIVE INSTRUCTION MA- NO.33/2006 ON MEASURES FOR THE CONTROL OF CLASSICAL SWINE FEVER	Ministry of Agriculture, Forestry and Rural Development	27.12.2006	The Instruction has a specific legal basis (see: LAW No. 2004 21 ON VETERINARY, Article 8, paras. 1, 2 and 5).	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	
871	ADMINISTRATIVE INSTRUCTION MA-NO. 31/2006 FOR TRANSPORT OF ANIMALS	Ministry of Agriculture, Forestry and Rural Development	27.12.2006	The Instruction has a specific legal basis (see: LAW No. 02/L-10 ON ANIMAL CARE, Article 12, para. 7).	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	
872	ADMINISTRATIVE INSTRUCTION MA-NO. 28/2006 ON CONTROL AND ERADICATION OF BLUE TOUNGE DISEASE		27.12.2006	The Instruction has a specific legal basis (see: LAW No. 2004 21 ON VETERINARY, Article 8, paras. 1, 2 and 5).	Official Gazette of the Republic of Kosovo therefore remains into force.	
	AND ERADICATION OF FOOT AND MOUTH DISEASE IN KOSOVO	and Rural Development	27.12.2006	The Instruction has a specific legal basis (see: LAW No. 2004 21 ON VETERINARY, Article 8, paras. 1, 2 and 5).	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	
874	ADMINISTRATIVE INSTRUCTION MA-NO. 40/2006 FOR WORKING ORGANIZATION, COMPETENCES, THE WAY OF PLACEMENT BODIES AND THE COMMITTEE OF THE WATER USERS ASSOCIATION FEDERATION	Ministry of Agriculture, Forestry and Rural Development	15.12.2006	The Instruction has no legal basis (see: LAW No. 02/L-9 ON IRRIGATION OF AGRICULTURAL LAND, Article 16, paragraph 2, has been repealed).	Official Gazette of the Republic of Kosovo	Law no. 03 / L-198 ON AMENDING AND SUPPLEMENTING Law NO. 02 / L-9 ON IRRIGATION OF AGRICULTURAL LAND, article 17, has changed the legal basis and consequently has repealed a part of article 16, paragraph 2 of Law NO. 02 / L-9 ON IRRIGATION OF AGRICULTURAL LAND.
875	ADMINISTRATIVE INSTRUCTION MA-NO. 29/2006 ON ESTABLISHING THE SCIENTIFIC COMMITTEE FOR EVALUATION OF VETERINARY MEDICINAL PRODUCTS	Ministry of Agriculture, Forestry and Rural Development	11.12.2006	The Instruction has a general legal basis (comment: LAW No. 2004 21 ON VETERINARY, Articles 24, 25 and 30, LAW No. 2003/26 ON MEDICAL PRODUCTS AND MEDICAL EQUIPMENT has been repealed).	Official Gazette of the Republic of Kosovo	A part of the legal basis that authorizes the functioning of the scientific committee for the evaluation of medicinal and veterinary products, ie Law NO.2003 / 26 ON MEDICAL PRODUCTS AND MEDICAL EQUIPMENT has been repealed.

876	ADMINISTRATIVE INSTRUCTION MA-NO. 26/2006 ON MARKETING AUTHORIZATION OF VETERINARY MEDICINAL PRODUCTS PLACED IN KOSOVO	Ministry of Agriculture, Forestry and Rural Development	11.12.2006	The Instruction has a general legal basis (comment: LAW No. 2004 21 ON VETERINARY, Articles 24, 25 and 30, LAW No. 2003/26 ON MEDICAL PRODUCTS AND MEDICAL EQUIPMENT, has been repealed).	Official Gazette of the Republic of Kosovo	A part of the legal basis that authorizes the functioning of the scientific committee for the evaluation of medicinal and veterinary products, ie Law NO.2003 / 26 ON MEDICAL PRODUCTS AND MEDICAL EQUIPMENT has been repealed.
877	ADMINISTRATIVE INSTRUCTION MA-NO. 25 /2006 ON REPORTING OF ACTIVITIES OF LICENSED PRIVATE VETERINARY PRACTIOCIONERS	Ministry of Agriculture, Forestry and Rural Development	11.12.2006	The Instruction has a specific legal basis (see: LAW No. 2004 21 ON VETERINARY, Articles 33 and 34.	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	
878	ADMINISTRATIVE INSTRUCTION MA-NO. 24/2006 FOR HUAMNILY ANIMAL SLAUGHTER	Ministry of Agriculture, Forestry and Rural Development	11.12.2006	The Instruction has a specific legal basis (see: LAW No. 02/L-10 ON ANIMAL CARE, Article 8, para. 4).	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	
879	ADMINISTRATIVE INSTRUCTION MA – NO. 23/2006 FOR THE ORGANIZATION OF WORKS, COMPETENCES, WAY OF THE ARRANGEMENT AND SETTING UP IN THE MEETING OF THE IRRIGATION ASSOCIATION BODIES	Ministry of Agriculture, Forestry and Rural Development	16.11.2006	The Instruction has no legal basis (comment: LAW No. 02/L-9 ON IRRIGATION OF AGRICULTURAL LAND, Article 16, paragraph 2, has been repealed).	Official Gazette of the Republic of Kosovo	Law no. 03 / L-198 ON AMENDING AND SUPPLEMENTING Law NO. 02 / L-9 ON IRRIGATION OF AGRICULTURAL LAND, article 17, has changed the legal basis and consequently has repealed a part of article 16, paragraph 2 of Law NO. 02 / L-9 ON IRRIGATION OF AGRICULTURAL LAND.
880	ADMINISTRATIVE INSTRUCTION MA-NO. 15/2006 ON STANDARDS AND CONDITIONS FOR LICENSING PROCESSORS OF WOOD PRODUCTS	Ministry of Agriculture, Forestry and Rural Development	19.10.2006	The Instruction has a specific legal basis (see: LAW No. 2003/3 ON KOSOVO FORESTS, Article 31, paragraph 2).	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	
881	ADMINISTRATIVE INSTRUCTION MA – NO. 22/2006 FOR THE KEEPING EVIDENCE OF THE ANIMAL HERD BOOK	Ministry of Agriculture, Forestry and Rural Development	17.10.2006	The Instruction has no legal basis (comment: Law No. 2004/33 on Kosovo Livestock, has been repealed).	Official Gazette of the Repeal the sub-legal act Republic of Kosovo	Law No. 2004/33 on Livestock of Kosovo has been repealed. Article 80 of Law no. 04 / L-191 ON LIVESTOCK.
882	ADMINISTRATIVE INSTRUCTION MA-NO. 18/2006 FOR TRADING OF VEGETABLES SEEDS	Ministry of Agriculture, Forestry and Rural Development	03.10.2006	The Instruction has a specific legal basis (see: Law No. 2003/5 KOSOVO LAW ON SEEDS, Articles 8 and 12).	Republic of Kosovo therefore remains into force.	
	ADMINISTRATIVE INSTRUCTION MA-NO. 19/2006 FOR PLACING LIVING ANIMALS IN QUARANTINE	Ministry of Agriculture, Forestry and Rural Development	21.09.2006	The Instruction has a specific legal basis (see: Law No.2004/21 ON VETERINARY, Article 8).	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	
	ADMINISTRATIVE INSTRUCTION MA-NO. 20/2006 QUALITY STANDARDS AND GRADE OF FRESH MILK	Ministry of Agriculture, Forestry and Rural Development	13.09.2006	The Instruction has no legal basis (comment: Law No. 2004/33 on Kosovo Livestock, has been repealed).	Official Gazette of the Republic of Kosovo	Law No. 2004/33 on Livestock of Kosovo has been repealed. Article 80 of Law no. 04 / L-191 ON LIVESTOCK.
885	ADMINISTRATIVE INSTRUCTION MA-NO 17/2006 ON QUALITY CONTROL OF ANIMAL FEED MATERIAL AND ADDITIVES	Ministry of Agriculture, Forestry and Rural Development	13.09.2006	The Instruction has no legal basis (comment: Law No. 2004/33 on Kosovo Livestock, has been repealed).	Official Gazette of the Republic of Kosovo	Law No. 2004/33 on Livestock of Kosovo has been repealed. Article 80 of Law no. 04 / L-191 ON LIVESTOCK.
886	ADMISTRATIVE INSTRUCTION MA-NO.10/2006 FOR THE ARTIFICIAL FERTILIZERS QUALITY	Ministry of Agriculture, Forestry and Rural Development	01.08.2006	The Instruction has a general legal basis (see: Law No. 2003/10 LAW ON ARTIFICIAL FERTILIZERS, Articles 4, 5, 12 and 14).	Official Gazette of the Republic of Kosovo	
887	ADMISTRATIVE INSTRUCTION MA-NO. 09/2006 FOR THE WAY AND PROCEDURES OF THE ESTABLISHMENT AND REGISTRATION OF IRRIGATION ASSOCIATIONS	Ministry of Agriculture, Forestry and Rural Development	01.08.2006	The Instruction has a specific legal basis (see: LAW No. 02/L-9 ON IRRIGATION OF AGRICULTURAL LAND, Article 11).	Official Gazette of the Republic of Kosovo therefore remains into force.	
888	ADMISTRATIVE INSTRUCTION MA – NO. 11/2006 FOR THE DEFINITION OF THE CRITERIA FOR THE TAKING OF SAMPLES AND VINE ASSESSMENT	Ministry of Agriculture, Forestry and Rural Development	02.06.2006	The Instruction has a specific legal basis (see: LAW No. 02/L-8 ON WINES, Article 4, paragraph 2).	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	
889	ADMISTRATIVE INSTRUCTION MA-NO. 06/2006 FOR THE REGISTRATION AND LICENSE OF THE CULTIVATOR OF THE GRAPE, PRODUCERS AND PROCESSORS OF VINE	·	02.06.2006	The Instruction has a specific legal basis (see: LAW No. 02/L-8 ON WINES, Article 6, paragraph 2).	Official Gazette of the Republic of Kosovo therefore remains into force.	
890	ADMISTRATIVE INSTRUCTION MA-NO. 05/2006 FOR DESIGNATION OF THE AUTHORISED INSTITUTION FOR THE CONDUCTION OF THE ANALYSES SEARCHES AND THE EVALUATION OF VINES OF KOSOVO	Ministry of Agriculture, Forestry and Rural Development	02.06.2006	The Instruction has a specific legal basis (see: LAW No. 02/L-8 ON WINES, Article 4, paragraph 2).	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	
891	ADMINISTRATIVE INSTRUCTION MA-NO. 08/2006 FOR THE ESTABLISHMENT OF PERMANENT COMMISSION FOR THE ANIMAL FEFD.	Ministry of Agriculture, Forestry and Rural Development	01.06.2006	The Instruction has no legal basis (comment: Law No. 2004/33 on Kosovo Livestock, has been repealed).	Official Gazette of the Repeal the sub-legal act Republic of Kosovo	Law No. 2004/33 on Livestock of Kosovo has been repealed. Article 80 of Law no. 04 / L-191 ON LIVESTOCK.
892	ADMISTRATIVE INSTRUCTION MA-NO. 07/2006 FOR THE ESTABLISHMENT OF PERMANENT COMMISSION FOR THE BREEDING ANIMALS	Ministry of Agriculture, Forestry and Rural Development	01.06.2006	The Instruction has no legal basis (comment: Law No. 2004/33 on Kosovo Livestock, has been repealed).	Official Gazette of the Repeal the sub-legal act Republic of Kosovo	Law No. 2004/33 on Livestock of Kosovo has been repealed. Article 80 of Law no. 04 / L-191 ON LIVESTOCK
893	ADMINISTRATIVE INSTRUCTION MA- NO.04/2006 FOR THEN AMENDMENT AND CHANGE OF ADMINISTRATION INSTRUCTION MA-NO.13/05 ON THE LICENCE OF SUBJECTS FOR REPACKING OF ARTIFICIAL FERTLIZER	Ministry of Agriculture, Forestry and Rural	01.06.2006	The Instruction has no legal basis.	Official Gazette of the Republic of Kosovo	While Instruction 13/05 has a specific legal basis according to the Law on Artificial Fertilizers no. 2003/22, the instruction did not define the legal basis in this Law.

894	ADMINISTRATIVE INSTRUCTION MA- NO.14/2006 ON FIXING THE MAXIMUM RESIDUE LIMITS	Ministry of Agriculture, Forestry and Rural Development	14.05.2006	The Instruction has a general legal basis (comment: LAW No. 2004 21 ON VETERINARY, Articles 24, 25 and 30, LAW No. 2003/26 ON MEDICAL PRODUCTS AND MEDICAL EQUIPMENT, has been repealed).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	A part of the legal basis that authorizes the functioning of the scientific committee for the evaluation of medicinal and veterinary products, ie Law NO.2003 / 26 ON MEDICAL PRODUCTS AND MEDICAL EQUIPMENT has been repealed.
895	ADMINISTRATIVE INSTRUCTION MA-NO. 12/2006 FOR CONTENT AND THE COMPILATION WAY ON KOSOVO FORESTS MANAGEMENT PLAN	Ministry of Agriculture, Forestry and Rural Development	04.05.2006	The Instruction has a specific legal basis (see: LAW No. 2003/3 ON KOSOVO FORESTS, Articles 3, 17, 18, and 24).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
896	ADMISTRATIVE INSTRUCTION MA – NO. 03/2006 FOR THE AUTHORIZATIONS AND COMPETENCES OF FORESTS INSPECTIONS AND PROCEDURES OF ISSUING DECISIONS	Ministry of Agriculture, Forestry and Rural Development	03.05.2006	The Instruction has a specific legal basis (see: LAW No. 2003/3 ON KOSOVO FORESTS, Article 29, para. 6).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
897	ADMISTRATIVE INSTRUCTION MA – NO. 02/2006 RAW MATERIALS OF THE ANIMAL'S COMPOUND FEED	Ministry of Agriculture, Forestry and Rural Development	28.02.2006	The Instruction has no legal basis (comment: Law No. 2004/33 on Kosovo Livestock, has been repealed).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law No. 2004/33 on Livestock of Kosovo has been repealed. Article 80 of Law no. 04 / L-191 ON LIVESTOCK.
898	ADMINISTRATIVE INSTRUCTION MA-NO. 01/2006 FOR CERTIFICATION OF SLAUGHTERHOUSES, MEAT PROCESSING PLANTS AND THEIRINSPECTION	Ministry of Agriculture, Forestry and Rural Development	15.02.2006	The Instruction has a specific legal basis (see: Law No.2004/21 ON VETERINARY, Article 41, paras. 1 and 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
899	NO.28/2005 COMPOUND FEEDING STUFF FOR ANIMALS	Ministry of Agriculture, Forestry and Rural Development	29.12.2005	The Instruction has no legal basis (comment: Law No. 2004/33 on Kosovo Livestock, has been repealed).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law No. 2004/33 on Livestock of Kosovo has been repealed. Article 80 of Law no. 04 / L-191 ON LIVESTOCK.
900	ADMINISTRATIVE INSTRUCTION MA—NO. 26/2005 ABOUT THE MEASURES ON MONITORING OF THE CERTAINED SUBSTANCES AND THEIR RESIDUES IN LIVE ANIMALS AND PRODUCTS OF ANIMAL ORIGIN	Ministry of Agriculture, Forestry and Rural	19.12.2005	The Instruction has a specific legal basis (see: Law No.2004/21 ON VETERINARY, Article 41, paras. 1 and 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
901	ADMISTRATIVE INSTRUCTION MA-NO.27.2005 ON PACKAGING AND LABELLING OF SEED MATERIAL	Ministry of Agriculture, Forestry and Rural Development	10.11.2005	The Instruction has a specific legal basis (see: Law No. 2004/13 ON PLANTING MATERIAL, Article 14).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
902	ADMISTRATIVE INSTRUCTION MA-NO. 19/05 ON LICENSE OF ENTERPRISES, MEDIATORS FOR PRODUCTION, TRADE OF FOOD ANIMALS AND ADDITIVES	Ministry of	26.10.2005	The Instruction has no legal basis (comment: Law No. 2004/33 on Kosovo Livestock, has been repealed).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law No. 2004/33 on Livestock of Kosovo has been repealed. Article 80 of Law no. 04 / L-191 ON LIVESTOCK.
903	ADMINISTRATIVE INSTRUCTION MA-NO. 24 /2005 AGAINST ZOONOTIC DISEASE AVIAN INFLUENZA	Ministry of Agriculture, Forestry and Rural Development	22.09.2005	The Instruction has a specific legal basis (see: Law No. 2004/21 ON VETERINARY, Article 8, paras. 1 and 2).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
904	ON LICENSE OF THE AMBULANCES, STATIONS AND VETERINARY CLINICS	Agriculture, Forestry and Rural Development	22.08.2005	The Instruction has a specific legal basis (see: Law No. 2004/21 ON VETERINARY, Article 32, paras. 1, 2, 3 and 4).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
905	ADMISTRATIVE INSTRUCTION MA- NO. 18/205 ON VETERINARY CONTROL OF IMPORT, TRANSIT OF FOOD AND NON-FOOD PRODUCTS OF ANIMAL ORIGIN, LIVE ANIMALS AND ANIMAL BREEDING MATERIAL	Ministry of Agriculture, Forestry and Rural Development	06.07.2005	The Instruction has a specific legal basis (see: Law No. 2004/21 ON VETERINARY, Article 15).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
906	ADMINISTRATIVE INSTRUCTION MA-NO. 17/2005 FOR CIRCULATION OF LIVE ANIMALS WITHIN TERRITORY OF KOSOVO	Ministry of S Agriculture, Forestry and Rural Development	03.06.2005	The Instruction has a specific legal basis (see: Law No. 2004/21 ON VETERINARY, Article 14, paragraphs 1, 28, point b, and Article 29, points e and f).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
907	NO.12/2005 FOR THE SETTING OF TAXES -	Ministry of Agriculture, Forestry and Rural Development	16.05.2005	The Instruction has a specific legal basis (see: Law No. 2003/3 ON KOSOVO FORESTS, Articles 12, 3, 17, 18, 20).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
908	ADMINISTRATIVE INSTRUCTION MA-NO. 14/2005 AGAINST NEWCASTLE DISEASE	Ministry of Agriculture, Forestry and Rural Development	22.04.2005	The Instruction has a specific legal basis (see: Law No. 2004/21 ON VETERINARY, Article 8 para. 2 and 5)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
909	ON LICENCE OF REPACKING OF ARTIFICIAL FERTILIZERS	Ministry of Agriculture, Forestry and Rural Development	21.04.2005	The Instruction has a specific legal basis (see: Law No. 2003/22 ON THE SANITARY INSPECTORATE OF KOSOVO, Article 17 and Article 5).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
910	ADMINISTRATIVE INSTRUCTION MA- NO. 15/2005 FOR THE AMENDMENT AND COMPLETION OF ADMINISTRATIVE INSTRUCTION NO. 07/2003 OF THE 17.12.2003 FOR THE ESTABLISHMENT, RESPONSIBILITIES, FUNCTIONS AND THE ORGANIZATION OF KOSOVO FOR	Ministry of Agriculture, Forestry and Rural Development	20.04.2005	The Instruction has no legal basis.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	

911	ADMINISTRATIVE INSTRUCTION MA-NO.	Ministry of	31.03.2005	The Instruction has a general legal basis (comment: LAW No. 2004 21 ON	Official Gazette of the	Amend and supplement the sub-legal act	A part of the legal basis that authorizes the functioning of the scientific committee for the evaluation of medicinal and veterinary products, ie Law
	07/2005 FOR DEFINITION OF THE CONDITIONS FOR LICENSING OF THE CONMERCIAL SUBJECTS THAT PERFORM COMMERCIAL ACTIVITIES, IMPORT, WHOLESALE AND RETAIL OF THE VETERINARY MEDICINAL PRODUCTS AND VETERINARY MEDICINAL DEVICES	Agriculture, Forestry and Rural Development		VETERINARY, Articles 6, 24, 25 and 30, LAW No. 2003/26 ON MEDICAL PRODUCTS AND MEDICAL EQUIPMENT, has been repealed).	Republic of Kosovo		NO.2003 / 26 ON MEDICAL PRODUCTS AND MEDICAL EQUIPMENT has been repealed.
	ADMINISTRATIVE INSTRUCTION MA- NO. 10/2005 AGAINST CONTAGIOUS ZOONOTICDISEASE (RABIES)	Ministry of Agriculture, Forestry and Rural Development	23.03.2005	The Instruction has a specific legal basis (see: LAW No. 2004 21 ON VETERINARY, Article 8, par. 1 and 2)	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
913	ADMINISTRATIVE INSTRUCTION MA- NO.09/2005 FOR PROHIBITION OF ILEGALL SLAUGHTERING AND MARKETING OF UNSTAMPED MEAT IN PUBLIC PLACES	Ministry of Agriculture, Forestry and Rural Development	23.03.2005	The Instruction has a specific legal basis (see: LAW No. 2004 21 ON VETERINARY, Article 16, 42, paragraph 5).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
914	NO.06/2005 FOR REGISTRATION, AND	Ministry of Agriculture, Forestry and Rural Development	23.03.2005	The Instruction has a specific legal basis (see: LAW No. 2003/3 ON KOSOVO FORESTS, Article 31, and Law No. 2004/13 ON PLANTING MATERIAL, Articles 3, 10, and 24).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
915	ADMINISTRATIVE INSTRUCTION MA- NO.04/2005 OF ORGANIZATION AND FUNCTION CENTRE FOR BREED ANIMALS, CERTIFICATE FACES AND ORGANIZATION WHICH ARE DEALING WITH ACTIVATES OF BREED ANIMALS	Ministry of Agriculture, Forestry and Rural Development	03.03.2005	The Instruction has no legal basis (comment: Law No. 2004/33 on Kosovo Livestock, has been repealed).	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Law No. 2004/33 on Livestock of Kosovo has been repealed. Article 80 of Law no. 04 / L-191 ON LIVESTOCK.
	ADMINISTRATIVE INSTRUCTION MA-NR. 01/2005 SETTING THE CONDITIONS FOR LICENSING THE FACILITIES OF MILK PROCESSING AND PACKAGE	Ministry of Agriculture, Forestry and Rural Development	25.01.2005	The Instruction has a specific legal basis (see: Law No. 2004/21 ON VETERINARY, Article 42 para. 6)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
917	ADMINISTRATIVE INSTRUCTION MA- NO. 14/2004 FOR THE REGISTRATION, LICENSING AND ASSIGNEMENT OF TAX FOR IMPORTERS, EXPORTERS AND TRADERS OF SEEDLING MATERIAL		20.10.2004	The Instruction has a specific legal basis (see: LAW No. 2004/13 ON PLANTING MATERIAL, Articles 3, 15, 16 and 24).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
918	ADMINISTRATIVE INSTRUCTION MA- NO.13/2004 FOR IMPORT OF LIVE POULTRY	Ministry of Agriculture, Forestry and Rural Development	11.10.2004	The Instruction has a specific legal basis (see: Law No. 2004/21 ON VETERINARY, Articles 15 and 29).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
919	ADMINISTRATIVE INSTRUCTION NO. 12/2004 ON THE REGISTRATION OF THE PRODUCERS OF SEEDLING MATERIAL	Ministry of Agriculture, Forestry and Rural Development	30.09.2004	The Instruction has a specific legal basis (see: LAW No. 2004/13 ON PLANTING MATERIAL, Articles 3 and 24).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
920	ADMINISTRATIVE INSTRUCTION NO. 9/2004 ON THE LICENSING OF FOOD, NON FOOD AND CONSTRUCTION INDUSTRY ACTIVITY AND ON CERTIFICATION OF FOOD INDUSTRY PRODUCTS	Ministry of Agriculture, Forestry and Rural Development	17.11.2004	The Instruction has no legal basis.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
921	ADMINISTRATIVNO UPUTSTVO BR.10/2004 FEDERACIJI ZADRUGA POLJPRIVREDNIKA KOSOVA	Ministry of Agriculture, Forestry and Rural Development	14.07.2004	The Instruction has a general legal basis (see: Law No. 2003/9 LAW ON AGRICULTURAL COOPERATIVES, Article 22)	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	
922	ON THE FORMAT AND CONTENT OF THE STATUTES AND REGISTRATION REQUIREMENTS FOR FAMER'S COOPERATIVES	Ministry of Agriculture, Forestry and Rural Development	14.05.2004	The Instruction has a general legal basis (see: Law No. 2003/9 LAW ON AGRICULTURAL COOPERATIVES, Article 22)	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	
	ADMINISTRATIVE INSTRUCTION NO. 04/2004 ON THE FORBIDDANCE OF THE IMPORT OF COOL HENS, IN ORDER TO SAVE THE HEALTH OF POULTRY AND THE HEALTH OF CONSUMERS	Agriculture, Forestry and Rural Development	15.03.2004		Republic of Kosovo	Repeal the sub-legal act	
924	ADMINISTRATIVE INSTRUCTION NO.02/2004 ON APPOINTING THE CONDITIONS IN ORDER TO LICENSE THE IMPORTERS FOR THE MARKET AND STORAGE OF ARTIFICIAL FERTILIZERS	Ministry of Agriculture, Forestry and Rural Development	15.03.2004	The Instruction has a specific legal basis (see: Law No. 2003/10 LAW ON ARTIFICIAL FERTILIZERS, Articles 17 and 4).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
925	ADMINISTRATIVE INSTRUCTION NR. 2003/07 FOR THE ESTABLISHMENT, RESPONSIBILITIES, ASSIGNMENT AND ORGANIZATION OF KOSOVO AGENCY	Ministry of Agriculture, Forestry and Rural Development	17.12.2003	The Instruction has a specific legal basis (see: Law NO. 2003/3 ON KOSOVO FORESTS, Article 7).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

926	ADMINISTRATIVE INSTRUCTION NO. 2003/06 ON SEED POTATO MARKETING IN KOSOVO	Agriculture, Forestry and Rural	13.11.2003	The Instruction has a specific legal basis (see: Law No. 2003/5 KOSOVO LAW ON SEEDS, Articles 12 and 20,).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
927	ADMINISTRATIVE INSTRUCTION NO. 2003/05 ON SEEDS REGISTRATION LICENSING AND ENFORCEMENT REGULATIONS OF KOSOVO	Development Ministry of Agriculture, Forestry and Rural Development	13.11.2003	The Instruction has a specific legal basis (see: Law No. 2003/5 KOSOVO LAW ON SEEDS, Articles 12 and 13,).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
928	ADMINISTRATIVE INSTRUCTION NO. 2003/04 ON SEEDS MARKETING IN KOSOVO	Ministry of Agriculture, Forestry and Rural Development	13.11.2003	The Instruction has a specific legal basis (see: Law No. 2003/5 KOSOVO LAW ON SEEDS, Articles 8 and 12).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
929	ADMINISTRATIVE INSTRUCTION NO. 2003/04 ON SEEDS MARKETING IN KOSOVO	Ministry of Agriculture, Forestry and Rural Development	17.10.2003	The Instruction has a specific legal basis (see: Law No. 2003/5 KOSOVO LAW ON SEEDS, Articles 12 and 19).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
930	ADMINISTRATIVE INSTRUCTION NO. 2003/03 ON THE ROLE AND MANDATE OF THE KOSOVO INSTITUTE OF AGRICULTURE		18.06.2003	The Instruction has no legal basis.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This administrative instruction has no legal basis but since it has been repealed extinguishes the institute and consequently creates a legal vacuum in the functioning of this institute, it is recommended that the instruction has to remain in force until the issuance of the new Law which defines the status and functioning of this institute. According to the Law on Organization and Functioning of State Administration and Independent Agencies.
931	ADMINISTRATIVE INSTRUCTION Mo.J - No. 02/202020 THE LEGAL PROTECTION OF PERSONS POTENTIALLY ACCUSED OF ALLEGED CRIMES IN TRIALS BEFORE THE SPECIALIST CHAMBERS	Ministry of Justice	23.07.2020	Pursuant to Article 3, paragraph 2 of the Law No. 05/L-054 on Legal Protection and Financial Support of Potential Accused Persons in Trials before the Specialist Chambers	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
932	ADMINISTRATIVE INSTRUCTION Mo.) - No. 01/2021 ON AMENDING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION MO.) - No. 02/20202 ON THE LEGAL PROTECTION OF PERSONS POTENTIALLY ACCUSED OF ALLEGED CRIMES IN TRIALS BEFORE THE SPECIALIST CHAMBERS, AMENDED AND SUPPLEMENTED WITH THE ADMINISTRATIVE INSTRUCTION MOJ No- 07/2020	Ministry of Justice	23.04.2021	Pursuant to Article 3, paragraph 2 of the Law No. 05/L-054 on Legal Protection and Financial Support of Potential Accused Persons in Trials before the Specialist Chambers	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
933	ADMINISTRATIVE INSTRUCTION MD-NR. 01/2019 ON NOTARY EXAMINATION PROCEDURE AND PROGRAM	Ministry of Justice	10.04.2019	Pursuant to Article 5, paragraph 6 of the Law No. 06/L-010 on the Notary	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
934	ADMINISTRATIVE INSTRUCTION MOJ-NO. 03/2019 ON LICENSING MEDIATORS IN THE REPUBLIC OF KOSOVO	Ministry of Justice	27.11.2019	Pursuant to Article 27, paragraph 1, sub-paragraph 1.2 of Law No. 06/L-009 on Mediation	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
935	ADMINISTRATIVE INSTRUCTION MOJ-NO. 04/2019 ON OVERSIGHT AND PROCEDURE FOR DISCIPLINARY RESPONSIBILITY OF MEDIATORS	Ministry of Justice	27.11.2019	Pursuant to Article 27, paragraph 1, sub-paragraph 1.3 of Law No. 06/L-009 on Mediation	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
936	ADMINISTRATIVE INSTRUCTION MOJ-NO. 05/2019 ON REGISTRY OF MEDIATIORS	Ministry of Justice	27.11.2019	Pursuant to Article 27, paragraph 1, sub-paragraph 1.4 of Law No. 06/L-009 on Mediation	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
937	ADMINISTRATIVE INSTRUCTION MOJ-NO. 06/2019 ON TRAINING AND CERTIFICATION OF MEDIATORS	Ministry of Justice	27.11.2019	Pursuant to Article 27, paragraph 1, sub paragraph 1.1 of Law No. 06/L-009 on Mediation	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
938	ADMINISTRATIVE INSTRUCTION MOJ-NO. 07/2019 ON DISCIPLINARY PROCEDURE FOR NOTARY	Ministry of Justice	27.11.2019	Pursuant to Article 72, paragraph 10 of Law No. 06/L-010 on Notary	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
939	ADMINISTRATIVE INSTRUCTION MOJ - NO. 08 / 2019 ON THE CONTENT, FORMS, MEANS OF HANDLING AND STORAGE OF NOTARY DOCUMENTS, BOOKS AND REGISTERS	Ministry of Justice	27.11.2019	Pursuant to Article 61, paragraph 4 of Law No. 06/L-010 on Notary	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	ADMINISTRATIVE INSTRUCTION MOJ-NO. 09/ 2019 ON THE TERMS OF NOTARY OFFICE, FACILITIES AND EQUIPMENT	,	27.11.2019	Pursuant to Article 21, paragraph 4 of Law No. 06/L-010 on the Notary	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
941	ADMINISTRATIVE INSTRUCTION-MOJ- NO. 10/2019 ON THE ORGANIZATION AND MANNER OF WORK OF NOTARIES AND NOTARY SEALS	Ministry of Justice	27.11.2019	Article 9 of Law No. 06/L-10 on the Notary	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	
942	ADMINISTRATIVE INSTRUCTION MOJ-NO. 11/2019 ON THE FORM AND MANNER OF DRAWING UP AND RECORDING NOTARY DOCUMENTS	Ministry of Justice	10.12.2019	Pursuant to Article 31, paragraph 5 of the Law No. 06/L-010 on the Notary	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
943	CODE MOJ-NO.12/2019 OF CONDUCT OF MEDIATORS IN THE REPUBLIC OF KOSOVO	Ministry of Justice	27.11.2019	Pursuant to Article 27, paragraph 1, sub-paragraph 1.5 of Law no. 06/L-009 on Mediation	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

944	ADMINISTRATIVE INSTRUCTION MO_NO.  02/2017 ON THE ON THE CONDIPIENTIALITY OF INFORMATION, INFORMATION SHARING AND DISCLOSURE AND MEDIA GUIDELINES FOR THE PUBLICITY OF WORK OF CORRECTIONAL SERVICE AND PROBATION SERVICE	Ministry of Justice	05.06.2017	Pursuant to Article 232, paragraph 7 of Law no. 04/L-149 on the Execution of Criminal Sanctions		The sublegal act is legally grounded and therefore remains into force.	
945	ADMINISTRATIVE INSTRUCTION MoJ- NO. 03/2017 ON THE PROCEDURES OF ORGANIZATION, CONTENT AND HOLDING OF THE EXAM FOR BANKRUPTCY ADMINISTRATOR	Ministry of Justice	18.07.2017	Pursuant to Article 86, paragraph 7 of Law no. 05/L-083 on Bankruptcy		The sublegal act is legally grounded and therefore remains into force.	
946	ADMINISTRATIVE INSTRUCTION MOJ / NO.04/20172 ON THE MANNER OF DETERMINING COSTS FOR PRESERVING AND STORING SEQUESTRATED AND CONFISCATED ASSETS	Ministry of Justice	18.09.2017	Pursuant to Article 24, paragraph 2, of Law No.05/L-049 on the Management of Sequestrated and Confiscated Assets	Ministry t	therefore remains into force.	
947	ADMINISTRATIVE INSTRUCTION MoJ No. 05/2017 ON THE MANNER AND PROCEDURE OF SELLING SEQUESTRATED MOVABLE ASSETS	Ministry of Justice	05.10.2017	Pursuant to Article 27, paragraph 8, of Law No.05/L-049 on the Management of Sequestrated and Confiscated Assets		The sublegal act is legally grounded and therefore remains into force.	
948	ADMINISTRATIVE INSTRUCTION MoJ- NO.06/2017 ON THE BUSINESS AND PERSONAL DATA OF THE PRIVATE ENFORCEMENT AGENTS	Ministry of Justice	16.11.2017	Pursuant to Article 349, paragraph 4 of Law no. 04/L-139 on Enforcement Procedure		The sublegal act is legally grounded and therefore remains into force.	
949	ADMINISTRATIVE INSTRUCTION MoJ-NO. 01/2016 CODE OF PROFESSIONAL ETHICS FOR CORRECTIONAL OFFICERS IN CORRECTIONAL SERVICES	Ministry of Justice	19.08.2016	Pursuant to Article 219, paragraph 3 of Law No.04/L-149 on Execution of Criminal Sanctions		The sublegal act is legally grounded and therefore remains into force.	
950	ADMINISTRATIVE INSTRUCTION MoJ-NO. 02/2016 ON PUNISHMENTS AND DISCIPLINARY PROCEDURE FOR CONVICTED PERSONS	Ministry of Justice	28.09.2016	Pursuant to Article 113 of Law No. 04/L-149 on Execution of Criminal Sanctions		The sublegal act is legally grounded and therefore remains into force.	
951	ADMINISTRATIVE INSTRUCTION Mo.J - No. 04/2016 ON CRITERIA THAT ELECTRONIC SUPERVISION IMPLEMENTING BODY SHALL MEET, THEIR RIGHTS AND OBLICATIONS FOR AUTHORIZATION GRANTING	Ministry of Justice	26.10.2016	Pursuant to Article 10 paragraph 4 and Article 17 paragraph 7 of Law No. 05/L-003 On the Electronic Supervision of Persons Whose Movement is Limited by the Decision of the Court.		The sublegal act is legally grounded and therefore remains into force.	
952	ADMINISTRATIVE INSTRUCTION MoJ- No. 01/2015 ON CRITERIA AND DEADLINES ON PREPARATION OF REPORTS AND SUPERVISION OF PERSONS ON CONDITIONAL RELEASE	Ministry of Justice	16.02.2015	Pursuant to Article 124 paragraph 8 of Law No. 04/L-149 on the Execution of Criminal Sanctions		The sublegal act is legally grounded and therefore remains into force.	
953	ADMINISTRATIVE INSTRUCTION MoJ- NO.03/2016 ON AMENDING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTIONS MoJ-NO.03/2015 ON THE REMUNERATION OF THE WORK OF THE COMMISSION FOR BAR EXAMAMINATION	Ministry of Justice	11.10.2016	Pursuant to Article 5, paragraph, 3 of Law No. 04/L-141 on Bar Examination		The sublegal act is legally grounded and therefore remains into force.	
954	ADMINISTRATIVE INSTRUCTION MoJ-NO. 03/2015 ON THE REMUNERATION OF THE WORK OF THE COMMISSION FOR BAR EXAMAMINATION	Ministry of Justice	24.04.2015	Pursuant to Article 5, paragraph, 3 of Law No.04/L-141 on Bar Examination	Official Gazette of the Republic of Kosovo t	The sublegal act is legally grounded and therefore remains into force.	
955	ADMINISTRATIVE INSTRUCTION MoJ-NO. 04/2015 ON WORKING CONDITIONS AND THE2 COMPENSATION IN CASE OF DISABILITY CAUSED IN WORK FOR CONVICTED PERSONS	Ministry of Justice	19.05.2015	Pursuant to Article 76, paragraph 3 of Law No. 04/I-149 on the Execution of Criminal Sanctions, (OG, No. 31/28 August 2013, Prishtina), Article 8, subparagraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well as Article 38, paragraph 6 of the Rules of Procedure of the Government of Republic of Kosovo No. 09/2011 (Official Gazette No. 15, 12.09.2011).	Republic of Kosovo t	The sublegal act is legally grounded and herefore remains into force.	
956	ADMINISTRATIVE INSTRUCTION MD- NO 05/2015 ON METHODS OF INSPECTION AND CONTROL OF THE PRIVATE ENFORCEMENT AGENTS	Ministry of Justice	27.05.2015	Pursuant to Article 399, paragraph 2, subparagraph 2, of Law No A4L-139 on the Execution Procedure, being based on Article 8 subparagraph 1.4 of Regulation No. 0/22011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well as the Article 38 paragraph 6 of the Rules of Procedure of the Government of the Republic of Kosovo No. 09/2011		The sublegal act is legally grounded and therefore remains into force.	The instruction accurately reflects the legal basis in its issuance, where the reference given in the PPL article 399 (par. 2.5.) States "issue the bylaw which determines the methods of inspection and control of private bailifs by the Ministry and the Chamber The form, content and manner of issuance and suspension of the identification card of private bailifs will also be defined by this bylaw which is defined in the relevant instruction.

957	ADMINISTRATIVE INSTRUCTION MoJ-NO.	Ministry of Justice	23.06.2015	Pursuant to Article 120 of the Law	Official Gazette of the The sublegal act is legally grounded and	The relevant instruction has the legal basis from the Basic Law, and does not need to be amended or supplemented.
	06/2015 ON THE USE OF FORCE, PERMITTING AND USE OF RESTRAINT EQUIPMENT AND PERMITTING, USE AND STORAGE OF FIREARMS IN CORRECTIONAL INSTITUTIONS			No.04L-149 on the Execution of Criminal Sanctions (OG No.31, dated 28.08.2013), Article 8 subparagraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well as the Article 38 paragraph 6 of the Rules of Procedure of Government No. 09/2011 (OG No.15, 12.09.2011)	Republic of Kosovo therefore remains into force.	
958	ADMINISTRATIVE INSTRUCTION MoJ- NO.07/2015 ON HOUSE RULES IN CORRECTIONAL INSTITUTIONS	Ministry of Justice	14.07.2015	Pursuant to Law No.04L-149 on Execution of Criminal Sanctions, Article 32, Article 62, paragraph 6, Article 65, paragraph 2, Article 66, paragraph 3, Article 68, Article 90 paragraph 1, Article 92, paragraph 2, and Article 204, being based on Article 8, subparagraph 1.4 of Regulation No. 2/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well as Article 38, paragraph 6 of the Rules of Procedure of Government No. 09/2011 (OG No. 15, 12.09.2011)	Official Gazette of the Republic of Kosovo  The sublegal act is legally grounded and therefore remains into force.	This Instruction has a legal basis in its derivation from the Basic Law to which it has referred (No. 04 / L-149) and at the same time repealed a considerable number of preliminary instructions as follows:  "Administrative Instruction No. 02/2011 on spending time in special premises of the correctional facility and Administrative Instruction No. 01/1606 on the official management of clothing and appearance of uniformed staff in the institutions of the Kosovo Correctional Service."  "Administrative Instruction No. 04/2011 on hygienic packages and food packages." Administrative Instruction No. 01/1613 Correspondence and Administrative Instruction No. 01/1614 on the calculation of sentences and release of convicted persons." Administrative Instruction No. 01/1614 on the calculation of sentences and release of convicted persons. "Administrative Instruction No. 01/1604 on leave outside prison."  "Administrative Instruction No. 01/1605 on the treatment of prisoners in correctional institutions and Administrative Instruction No. 01/902 on the organization and internal structuring of the Kosovo Correctional Service."  "Administrative Instruction No. 01/1610 on the admission and placement of imprisoned (convicted) persons in correctional institutions."  "Administrative Instruction No. 01/1611 provision of medical services in correctional institutions."
959	INTERIM STATUTE MOJ-NO. 02/2014 OF CHAMBER OF PRIVATE ENFORCEMENT AGENTS	Ministry of Justice	05.02.2014	Pursuant to Article 382 paragraph 1, subparagraphs 1.2 and 401, paragraph 5, of Law No.041-139 on Enforcement Procedure, (OG, No.3, dated 31.01.2013), Article 8 subparagraph 1.4 of Regulation No.0/22011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries, as well as the Article 38 paragraph 6 of the Rules of Procedure of Government No. 09/2011 (Official Gazette No. 15, 12.09.2011)	Official Gazette of the Republic of Kosovo  Amend and supplement the sub-legal act	The basic Law accurately reflects the authorizations of the Minister of the line, which materializes the objective, as defined in Article 401 (5) of the PPL "Minister, within one hundred and twenty (120) days from the entry into force of this Law issues use theroparcy bylaws which are provided by this Law to be issued by the Chamber and which will be valid until the issuance of relevant bylaws by the Chamber ". However, It has been concluded that the "Provisional Statute" should be amended / supplemented until the current stage, especially after the establishment and functioning of the Chamber of Private Bailifs, because Article 401 "Establishment of the Chamber" in par. (3) it is stated through the stablishment of the Chamber, the Minister performs all the competencies of the Chamber". It is therefore also recommended that the Provisional Statute should be Amended Supplemented.
960	ADMINISTRATIVE INSTRUCTION Mo.J- NO. 03/2014 ON FORMAT AND CONTENT OF WRITS, OFFICIAL RECORDS AND OTHER ACTS PRIVATE ENFORCEMENT AGENTS UNDERTAKE DURING FORMAL ENFORCEMENT ACTIONS	Ministry of Justice	05.02.2014	Pursuant to Article 399 paragraph 2, subparagraph 2.4 of the Law on Enforcement Procedure (OG NO. 3, dated 31.01,2013), based on Article 8 subparagraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries and Article 38 paragraph 6 of the Rules of Procedure of the Government of the Republic of Kosovo No. 09/2011 (Official Gazette No. 15, 12.09.2011)	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	The relevant instruction has the legal basis from the Basic Law, and does not need to be amended or supplemented.
961	ADMINISTRATIVE INSTRUCTION Mo.J –No. 05/2014 ON THE SANITARY- HYGIENIC CONDITION FOR CONVICTED PERSONS	Ministry of Justice	27.03.2014	Pursuant to Article 38, paragraph 4 of Law no. 04/L-149 on the Execution of Sanctions Criminal (OG, No.31/28 August 2013), Article 8 paragraph 1.4 of the Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well as Article 38, paragraph 6 of Government Rules of Procedure No. 09/2011 (Official Gazette No. 15.12.09.2011)	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	
962	ADMINISTRATIVE INSTRUCTION MoJ-NO. 01/2017 ON AMENDING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION MoJ-No. 06/2014 ON FEES FOR REWARDS AND COMPENSATION OF THE EXPENSES FOR PRIVATE ENFORCEMENT AGENTS	Ministry of Justice	15.05.2017	Pursuant to Article 352, paragraph 2 and Article 399 paragraph 1 of the Law on Enforcement Procedure (Official Gazette No. 3, dated 31.01.2013), Article 8, subparagraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well as Article 38, paragraph 6 of the Rules of Procedure of the Government No. 09/2011 (Official Gazette No.15, dated 12.09.2011)	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	
963	INTERIM CODE MoJ-NR.07/2014 OF ETHICS OF PRIVATE ENFORCEMENT AGENTS	Ministry of Justice	04.04.2014	Pursuant to Article 382, paragraph 1, subparagraph 1.2 and Article 401, paragraph 5 of the Law on Enforcement Procedure (Official Gazette, No. 3, 31.01.2013), at in accordance with Article 8, subparagraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries, as well as in in accordance with Article 38, paragraph 6 of Government Rules of Procedure No. 09/2011 (Official Gazette, No.15, 12.09.2011)	Official Gazette of the Republic of Kosovo  Amend and supplement the sub-legal act	Similar to the previous recommendation for the Statute of the Chamber, in the concrete field should be reflected by the Chamber, when it is known that Article 382 (1.2) of the PPL clearly defines the Authorizations of the Chamber. "issues the statute, Code of Ethics of Private Bailiffs and other acts in accordance with the Law and the Statute of the Chamber "and not yet to be references to article 4 the Fact that the ODA of Private Bailiffs is established-functionalized. Therefore, even in this case, it is recommended to supplement / amend the respective Code.

964	ADMINISTRATIVE INSTRUCTION MoJ- NO.09/2014 ON DISCIPLINARY PROCEDURE ON PRIVATE ENFORCEMENT AGENTS	Ministry of Justice	13.05.2014	Pursuant to Article 373, paragraph 11 of Law no.04L-139 on Enforcement Procedure (OG No. 3, dated 31 January 2013), Article 8, subparagraph 1.4 of Regulation No.02/2011 on the Areas of Administrative Responsibility of Hoffice of the Prime Minister and the Ministries as well as the Article 38, paragraph 6 of the Rules of Procedure of Government No. 09/2011 (Official Gazette No. 15, 12.09.2011)	Official Gazette of the Republic of Kosovo therefore remains into force.	
965	ADMINISTRATIVE INSTRUCTION Mo.J – No.102014 ON PORENSIC AUTOPSY, GUIDELINES AND STANDARDS RELATED TO THE AUTOPSY	Ministry of Justice	12.09.2014	Pursuant to Article 139, paragraph 1 of Code No. 04/L-123 of Criminal Procedure (OG No. 37/28 December 2012), Article 13 of Law No.03/L-187 on Forensic Medicine (OG No. 70/31 May 2010), Article 8, subparagraph 1.4 of Regulation No.02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well and Article 38, paragraph 6 of the Rules of Procedure of the Government No. 09/2011 (Official Gazette No.15, 12.09.2011)	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	
966	ADMINISTRATIVE INSTRUCTION OF MoJ - NO. 11/2014 ON RETENTION OF MOLECULAR AND GENETIC EXAMINATION RESULTS	Ministry of Justice	16.09.2014	Pursuant to Article 145, paragraph 6 of Code No. 04L-123 of Criminal Procedure (OG No. 3728 December 2012), Article 8, subparagraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well and Article 38, paragraph 6 of the Rules of Procedure of the Government No. 09/2011 (Official Gazette No. 15, 12.09.2011)	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	In fact, the reference given in the instruction (for the legal basis), where they find support in the Code of Criminal Procedure, in Article 145 (6), states that for the relevant issue "Ministry issues Regulations" but in substance the Instruction accurately reflects the objectives set by Basic Law.
967	ADMINISTRATIVE INSTRUCTION MoJ- NO.12/2014 ON THE CRITERIA OF PRISONER PLACEMENT IN THE CORRECTIONAL INSTITUTIONS	Ministry of Justice	27.10.2014	Pursuant to Article 33, paragraph 3 of Law No. 04/n-149 on the Execution of Criminal Sanctions, (OG, No. 31/28 August 2013, Prishtima) Article 8, subparagraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well and Article 38, paragraph 6 of the Rules of Procedure of the Republic of Kosovo No. 09/2011 (Official Gazette No. 15, 12.09.2011)	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	
	ADMINISTRATIVE INSTRUCTION Mo.J- NO.13/2014 ON THE FOOD OF CONVICTED PERSONS	Ministry of Justice	31.10.2014	Pursuant to Article 39, paragraph 4 of Law No. 04/L-149 on the Execution of Criminal Sanctions (OG No. 31, dated 28.08.2013), based on Article 8, sub-paragraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well as Article 38, paragraph 6 of the Rules of Procedure of the Government No. 09/2011 (OG No.15, 12.09.2011)	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	The relevant instruction has a legal basis and the Administrative Instruction no. 01-1612 on Food it has been repealed. of Prisoners in Correctional Institutions.
969	REGULATION MoJ-NO 01/2013 ON PERFORMANCE OF APPLICANT EVALUATION COMMITTEE	Ministry of Justice	22.10.2013	Pursuant to Article 329, paragraph 3, of Law No. 044,139 on Enforcement Procedure (OG No. 3, dated 31.01,2013), based on Article 8, subparagraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well as Article 38, paragraph 6 of the Rules of Procedure of the Government No. 09/2011, (Official Gazette No.15, 12.09,2011)	Official Gazette of the Republic of Kosovo therefore remains into force.	
970	ADMINISTRATIVE INSTRUCTION2 NO. 02/2013 ON THE PROGRAM AND MANNER OF PASSING THE EXAMINATION FOR PRIVATE ENFORCEMENT AGENTS	Ministry of Justice	22.04.2013	Pursuant to Article 335, paragraph 2, Article 396, paragraph 1, Article 399, paragraph 2.1 of Law No. O4L-139 on Enforcement Procedure, based on Article 8, subparagraph 1.4 of Regulation No. 0/2/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well as Article 38, paragraph 6 of the Rules of Procedure of the Government of Republic of Kosovo No. 09/2011	Official Gazette of the Republic of Kosovo  The sublegal act is legally grounded and therefore remains into force.	

971	ADMINISTRATIVE INSTRUCTION MOJ-NO. 03/2013 ON MINIMAL TECHNICAL AND OTHER CO2011 ONS REGARDING REQUIRED EQUIPMENT OF PRIVATE ENFORCEMENT OFFICE		22.10.2013	Pursuant to Article 332, paragraph 2, of Law No. 04/L-139 (OG No. 3, dated 3.10.1.2013) on Enforcement Procedure, Article 8, subparagraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well as the Article 38, paragraph 6 of the Rules of Procedure of Government No. 09/2011 (Official Gazette No.15, 12.09.2011)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.
972	ADMINISTRATIVE INSTRUCTION MOJ-NO. 4/2013 SETTING THE VALUD MANDATE AND NUMBER OF DEPUTY PRIVATE ENFORCEMENT AGENTS WHO MAY OPERATE SIMULTANEOUSLY UNDER THE RESPONSIBILITY OF ONE PRIVATE ENFORCEMENT AGENT	Ministry of Justice	22.10.2013	Pursuant to Article 356, paragraph 9, of Law No. 04/L-139 (OG No. 3, dated 31.01.2013) on Enforcement Procedure, based on Article 8, subparagraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries, as well as Article 38, paragraph 6 of the Rules of Procedure of the Government of No. 09/2011 (Official Gazette No. 15, 12.09.2011)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.
973	05/2013 ON WORK REPORT OF THE PRIVATE ENFORCEMENT AGENTS	Ministry of Justice	22.10.2013	Pursuant to Article 364, paragraph 2, of Law No. 04/L-139 (OG No. 3, dated 31.01.2013) on Enforcement Procedure, based on Article 8, subparagraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries, as well as Article 38, paragraph 6 of the Rules of Procedure of the Government No. 09/2011 (Official Gazette No. 15, 12.09.2011)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.
974	ADMINISTRATIVE INSTRUCTION MOL-NO. 08/2013 ON IDENTIFICATION CARD OF PRIVATE ENFORCEMENT AGENTS	Ministry of Justice	22.10.2013	Pursuant to Article 333, paragraph 4, of Law No. 04/L-139 (OG No. 3, dated 31.01.2013) on Enforcement Procedure, Article 8, subparagraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well as the Article 38, paragraph 6 of the Rules of Procedure of Government of the Republic No. 09/2011 (Official Gazette No. 15, 12.09.2011)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.
975	ADMINISTRATIVE INSTRUCTION MOLINO, 07/2013 ON THE FORM AND MANNER OF HOLDING EVIDENCE FOR PRIVATE ENFORCEMENT AGENTS	Ministry of Justice	22.10.2013	Pursuant to Article 399, paragraph 2 subparagraph 2.3 of the Law on Enforcement Procedure (OG No. 3, dated 31.01.2013), based on Article 8, subparagraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well as Article 38, paragraph 6 of the Rules of Procedure of the Government No. 09/2011 (Official Gazette No. 15, 12.09.2011)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.
976	ADMINISTRATIVE INSTRUCTION2 MoJ-NO. 08/2013 ON THE CATEGORIZATION OF OCCUPATIONAL HAZARD FOR PROBATION SERVICE STAFF	Ministry of Justice	06.11.2013	Pursuant to Article 239, paragraph 2, of Law No. 04/L-149 on the Execution of Criminal Sanctions (OS No. 31, dated 28.08.2013), based on Article 8, subparagraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well Article 38, paragraph 6 of the Rules of Procedure of the Government of the Republic of Kosovo No. 09/2011 (Official Gazette No.15, 12.09.2011)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.
	ADMINISTRATIVE INSTRUCTION2 MoJ- NO.10/2013 ON THE MANNER OF HOLDING RECORDS OF THE PROPOSALS RECEIVED AND THOSE COMPLETED TO ASSIGN AND IMPLEMENT ENFORCEMENT AND OTHER CLAIMS	Ministry of Justice	29.11.2013	Pursuant to Article 339, paragraph 6 and Article 348, paragraph 4 of the Law on Enforcement Procedure (OS No. 3, with dated 31.01.2013), based on Article 8, subparagraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well as Article 38, paragraph 6 of the Rules of Procedure of the Government No. 09/2011 (OG No.15, 12.09.2011)	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.
978	ADMINISTRATIVE INSTRUCTION MOLI NO. 11/2013 ON THE MANNER OF CONDUCTING THE INTERNAL INSPECTION IN CORRECTIONAL INSTITUTIONS	Ministry of Justice	10.12.2013	Pursuant to Article 244, paragraph 5 of the Law No. 04/1-149 on the Execution of Criminal Sanctions (OG No. 31/28 August 2013), Article 8, paragraph 1.4 of the Regulation on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well and Article 38, paragraph 6 of the Rules of Procedure of the Government No. 0	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.

			_				
979	ADMINISTRATIVE INSTRUCTION MOJ-NO 13/2013 ON THE MANNER OF PASSING AND THE PROGRAM OF BAR EXAMINATION	Ministry of Justice	27.12.2013	Pursuant to Article 20 of Law No. 04/L-141 on the Bar Examination, (OG, No. 18 dated 28 May 2013) by was based on Article 8, subparagraph 1.4 of Regulation No. 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well as the Article 38, paragraph 6 of the Rules of Procedure of Government of Kosovo No. 09/2011 (Official Gazette No. 15, 12.09.2011)	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The relevant instruction has the legal basis from the basic Law referred to, as well it has repealed the previous instruction: AI NO. AI-152-126 / 09 ON THE PROGRAM AND MANNER OF GIVING THE JURISDICTION EXAM
980	ADMINISTRATIVE INSTRUCTION NO. 02/2012 ON PROVISIONAL NOTARY FEES	Ministry of Justice	21.05.2012	Pursuant to Article 16, paragraph 2 and Article 76, paragraph 1 of Law No. 03/L-010 on Notary, based on Article 8, subparagraph 1.4 of Regulation No. 0/2/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries as well as Article 38, paragraph 6 of the Rules of Procedure of the Government of the Republic of Kosovo No. 09/2011	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The relevant Instruction is recommended to be repealed, because the legal basis of the Basic Law is derived. The Instruction (Law no. 03 / L-010) on Notary has been repealed, with the entry into force of Law No. 06 / L-010 on Notary, Official Gazette of the Republic of Kosovo No. 23, dated 26 December 2018. In order to maintain legal certainty, it is recommended that the new Administrative Instruction be approved urgently in advance, in order to open the possibility of repealed ing the instruction that is currently in force. However, in order to avoid creating legal loophole in this issue, it is recommended that this administrative instruction remains in force until the creation of its specific legal basis through amendment and supplement of the primary law.
981	ADMINISTRATIVE INSTRUCTION NO. 05/2011 ON MEDIATORS FEE	,	02.08.2011	Pursuant to Article 16, paragraph 2 of the Law on Mediation No. 03/L-057	Republic of Kosovo	Repeal the sub-legal act	The relevant instruction is recommended to be repealed, because the legal basis of the Basic Law from which the instruction derives (Law no. 03 / L- 057) has been repealed by Law no. 06 / L-009 On Mediation. Therefore, we consider that this instruction should be repealed and at the same time in order to maintain legal certainty, URGENTLY issue a new Instruction in accordance with the applicable Law. It is urgently recommended to adopt the new administrative instruction that regulates this issue.
982	ADMINISTRATIVE INSTRUCTION NR. 1/2010, FOR THE FUNCTIONAL AND ORGANISATIONAL STRUCTURE OF THE AGENCY FOR SEQUESTRATED OR CONFISCADET ASSETS	Ministry of Justice	21.06. 2010	Pursuant to Article 3, paragraph 2 of Law No. 03/L-141 on the Management of Sequestrated and Confiscated Assets	Official Website of the Ministry	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	
983	S/2010, ON THE CONDITIONS FOR THE DEPOSIT OF VALUABLES, DOCUMENTS, AND OTHER GOODS TO NOTARIES	Ministry of Justice	07.09. 2010	Pursuant to Article 145, paragraph 2, of Constitution of the Republic of Kosovo in in accordance with UNMIK Regulation No. 2001/19 On the Executive Branch of Provisional Institutions of Self-government in Kosovo, Article 1, paragraph 1.3 under (c), 1.6 and 1.7, as amended and supplemented by UNMIK Regulation No. 2005/63 of 20 December 2005 as well UNMIK Regulation No. 2006/26 dated April 27, 2006; For the purpose of applying Article 76, paragraph 2, point 3 of the Law on Notary, as well as Article 51 to 54 of the Law on Notary;	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The legal basis of this instruction from which the instruction derives (Law no. 03 / L-010) has been repealed by Law no. 06 / L-010 On the Notary of 2018. However, due to legal certainty, to remain in force until a specific legal basis for this issue is created in the Law on Notary. The MoJ is instructed to urgently supplement the Law on Notary.
984	ADMINISTRATIVE INSTRUCTION NO. 2009/1- 09 ON THE PROCEDURE OF PROVIDING INTERNATIONAL LEGAL ASSISTANCE IN CRIMINAL AND CIVIL LEGAL MATTERS	Ministry of Justice	30.09. 2009	Pursuant to UNMIK Regulation No. 2001/19, Code of Criminal Procedure (2003), Law on Contested Procedure, Law on Conflict of Laws, Law on Enforcement Procedure, Law on Execution of Criminal Sanctions	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Due to legal certainty, to remain in force until a specific legal basis is created in the Code of Criminal Procedure, the Law on Contested Procedure, the Law on Enforcement Procedure, the Law on the Execution of Criminal Sanctions. Also, part of the procedure is addressed in the Draft Law on Legal Cooperation for Civil Procurement.  The Government has approved the Draft Law on Legal Cooperation for Civil Matters, which must be approved by the Assembly in an urgent procedure.
985	ADMINISTRATIVE INSTRUCTION NO. 01-1609 ON WORKING CONDITIONS AND COMPENSATION IN CASE OF DISABILITY CAUSED AT WORK FOR THE PRISONERS	Ministry of Justice	25. 11. 2009	Pursuant to Article 92, point (4), Article 93, point (4), Article 145, point (2) of the Constitution of the Republic of Kosovo, Article 25, point (7) of the Rules of Procedure of Government, UNMIK Regulation No. 2001/19 On the Executive Branch of Provisional Institutions of Self-Government in Kosovo, Article 1.3 under (y), 1.6 and 1.7, amended and supplemented by UNMIK Regulation III. 2005/53 dated 20 December 2005 as well as UNMIK Regulation No. 2006/26 dated 27 April 2006, as well as the implementation of Article 196, Articles 77 and 79 of the Law on Execution of Criminal Sanctions, Regulation of UNMIK No. 2004/46 dated 19 November 2004	Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	
986	ADMINISTRATIVE INSTRUCTION NO. 03/2008 ON OFFICIAL ARCHIVE MANAGEMENT IN KOSOVO CORRECTIONAL SERVICE	Ministry of Justice	07.07.2008	Based on the Law on Archive Material and Archives, Article 35 (Law No. 2003/7, 15 April 2007) as well as based on Article 71 of the Administrative Instruction on Organization and functioning of the Kosovo Correctional Service	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The relevant instruction is recommended to be repealed, because the legal basis of the Basic Law from which the instruction derives Law no. 2003/7 on Archives and Archives has been repealed by Law no. 04 / L-088 On State Archives of 2012. Therefore, we consider that this instruction should be repealed and the secondary legislation deriving from the basic Law in force should be implemented.
987	ADMINISTRATIVE INSTRUCTION NO.3/2008 PAYMENT FOR WORK DURING THE CUSTODY, (ALERT) TO EXIT IN THE FIELD AND DURING THE NIGHT ON INCENTIVE COMPENSATION FOR PARTICULAR AND SPECIFIC WORK OF PERFORMANCE OF PROFESSIONAL STAFF IN THE OFFICE ON MISSING PERSONS AND FORENSICS WITHIN THE MINISTRY OF JUSTICE	Ministry of Justice	03.12.2008	Pursuant to UNMIK Regulation No. 2001/19 of 13 September 2001 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, Articles 1.3, 1.6, pursuant to Section 2.2 under (n) of Annex XV to UNMIK Regulation No. 2005/53 on Amending UNMIK Regulation No. 2001/19, Section 1 of UNMIK Regulation No. 2006/26 Amending UNMIK Regulation 2001/19.	Official Website of the Ministry	Repeal the sub-legal act	This administrative instruction has no legal basis and is recommended to be repealed.

988	THE INTERNAL REGULATION No. 01/2013 ON MANAGING AND IMPLEMENTATION OF CAPITAL PROJECTS OF THE MINISTRY OF COMMUNITIES AND RETURN	Ministry of Communities and Returns	17.06.2013	The Regulation has a general legal basis (see: Law No. 04/L-042 on Public Procurement in the Republic of Kosovo and Law No. 03/L-48 on Public Financial Management)	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
989	REGULATION NO. 04/2012 FOR AMMENDED CONSUMMATION OF THE INTERNAL REGULATION NO. 04/2011 FOR DETERMINING OF CRITERIAS AND ACTIVITIES THE MINISTRY FOR CUMMUNITIES AND RETURN	Ministry of Communities and Returns	29.03.2012	The Regulation refers to specific provisions of Law No. 03/L-189 on the State Administration of the Republic of Kosovo, but the basis is general	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Concretize the legal basis
990	REGULATION FOR THE FUNCTIONING OF THE MCR WAREHOUSE NO. 03/2012	Ministry of Communities and Returns	29.03.2012	The Regulation refers to specific provisions of Law No. 03/L-189 on the State Administration of the Republic of Kosovo, but the basis is general	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
991	REGULATION FOR NGO PROJECTS FINANCING FOR COMMUNITY DEVELOPMENT AND STABILIZATION NO. 02/2012	Ministry of Communities and Returns	28.03.2012	The Regulation refers to specific provisions of Law No. 03/L-189 on the State Administration of the Republic of Kosovo, but the basis is general	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
992	REGULATION NO. 04/2011 FOR DETERMINING OF CRITERIAS AN MCR ACTIVIES	Ministry of Communities and Returns	29.08.2011	The Regulation refers to specific provisions of Law No. 03/L-189 on the State Administration of the Republic of Kosovo, but the basis is general	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Concretize the legal basis
993	REGULATION NO. 01/2021 ON PROCEDURES AND CRITERIA FOR THE REALIZATION OF ADDITIONAL PAYMENTS TO INTERNAL ARTISTIC STAFF, PROFESSIONALS AND FOREIGN ARTISTS AS WELL AS PROCEDURES FOR CONTRACTING SERVICES AND SUPPLIES WITH PROFESSIONAL-ARTISTIC CONTENT WITHIN THE PROJECTS OF THE NATIONAL ENSEMBLE OF SONGS AND DANCE "SHOTA"	Youth and Sports	11.03.2021	The Regulation has a general legal basis (comment: Law No. 04/L-164 on the National Ensemble of Songs and Dances "Shota" and Other Ensembles, Article 9, paragraph 1.9)	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Concretize the legal basis. The Ministry may use other articles of the Law as a basis for drafting such a regulation, for example, Article 7 of Law no. 04 / L-164 for the National Ensemble of Songs and Dances "Shota" and for Other Ensembles
994	REGULATION NO. 01/2020 ON COMPETENCES, AUTHORIZATIONS, INSPECTION PROCEDURES AND COMPLAINTS OF THE CULTURAL HERITAGE INSPECTORATE	Ministry of Culture, Youth and Sports	21.12.2020	The Regulation has a specific legal basis (see: Law No. 02/L-88 ON CULTURAL HERITAGE, Article 14, paragraph 12)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
995	REGULATION (MCYS) NO.02/2016 ON THE WORK OF THE STEERING COMMITTEE FOR THE NATIONAL GALLERY OF KOSOVA	Ministry of Culture, Youth and Sports	27.11.2020	The Regulation has a general legal basis (comment: Law No. 02/L-57 ON CULTURAL INSTITUTIONS, Article 39)	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Concretize the legal basis. The Ministry may use other articles of the Law as a basis for drafting such a regulation, for example, Article 38 of Law no. 02 / L-57 ON CULTURAL INSTITUTIONS,
996	REGULATION NO.13/2016-MCYS ON THE WORK OF THE GOVENING COUNCIL OF THE KOSOVO CINEMATOGARPHY CENTER	Ministry of Culture, Youth and Sports	27.11.2020	The Regulation has a specific legal basis (comment: Law No. 2004/22 ON CINEMATOGRAPHY, Articles 23 and 29)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
997	REGULATION (MCYS) NO. 03/2019 ON THE SMALL STAGE OF THE NATIONAL THEATRE OF KOSOVO	Ministry of Culture, Youth and Sports	31.12.2019	The Regulation has a general legal basis (comment: Law No. 04/L-106 ON THEATERS, Article 10, paragraph 1.6)	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	
998	REGULATION (MCVS) NO. 04/2019 ON THE ESTABLISHMENT AND FUNCTIONING OF THE RESIDENT ENSEMBLE OF ACTORS OF THE NATIONAL THEATER AND CITY THEATERS	Ministry of Culture, Youth and Sports	31.12.2019	The Regulation has a specific legal basis (comment: Law No. 04/L- 06 ON THEATERS, Article 16, paragraph. 8	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
999	REGULATION (MCYS) NO. 05/2019 ON THE WORK OF THE GOVERNING COUNCIL OF THE ARCHAEOLOGICAL INSTITUTE OF KOSOVO	Ministry of Culture, Youth and Sports	31.12.2019	The Regulation has no specific legal basis.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	To remain in force until the concretization / specification of the legal basis.
1000	ADMINISTRATIVE INSTRUCTION (MCYS) NO. 01/2019 ON SPECIFICATIONS FOR MARKING OF CULTURAL HERITAGE AND TOURIST SITES	Youth and Sports	20.08.2019	Regulation has general legal basis (see: Law No. 02/L-88 on CULTURAL HERITAGE, Article 6, paragraph 10)	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	To remain in force until the concretization / specification of the legal basis. Recommend the repealed of the act (with the second wave of the guillotine. Law of vital interest).
1001	RREGULATION(KPH) NO 04/2018 ON ADDITIONAL PAYMENTS TO ARTISTS AND TECHNICAL-ARTISTIC STAFF OF KOSOVA PHILLHARMONIC AND PAYMENTS OTHERS ENGAGED IN CONCERTS OF KOSOVA PHILHARMONIC	Ministry of Culture, Youth and Sports	31.12.2018	Regulation has specific legal basis (see: Law No. 02/L-59 on PHILHARMONIC, OPERA AND BALLET OF KOSOVA, Article 24)	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1002	REGULATON (MCYS) No. 0512018 ON CATEGORIZATION OF ATHLETES AND COACHES	Ministry of Culture, Youth and Sports	14.12.2018	Regulation has specific legal basis (see: Law No. 04/L-075 on AMENDMENT AND SUPPLEMENTATION OF LAW NO. 2003/24 on SPORT, Article 14)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	REGULATION (MCYS) NO. 04/2018 ON CATEGORIZATION OF SPORTS	Ministry of Culture, Youth and Sports	14.12.2018	Regulation has specific legal basis (see: Law No. 04/L-075 on AMENDMENT AND SUPPLEMENTATION OF LAW NO. 2003/24 on SPORT, Article 14)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	REGULATION NO. 03/2018 ON INTERNAL FUNCTIONING OF THE KOSOVO PHILHARMONIC	Ministry of Culture, Youth and Sports	07.12.2018	Regulation has specific legal basis (see: Law No. 02/L-59 on PHILHARMONIC, OPERA AND BALLET OF KOSOVA, Article 24)	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1005	REGULATION NO. 02/2018 ON THE WORK OF THE GOVERNING COUNCIL OF THE KOSOVO PHILHARMONIC		05.07.2018	Regulation has specific legal basis (see: Law No. 02/L-59 on PHILHARMONIC, OPERA AND BALLET OF KOSOVA, Article 24)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

1006	REGULATION NO. 01/2018 ON AUDITION AT KOSOVO PHILHARMONIC	Ministry of Culture, Youth and Sports	13.06.2018	Regulation has specific legal basis (see: Law No. 02/L-59 on PHILHARMONIC, OPERA AND BALLET OF KOSOVA, Article 24)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1007	REGUILATION (MCYS) NO. 03/2018 ON THE ORGANIZATION, FUNCTIONING, DUTIES AND RESPONSIBILITIES OF THE NATIONAL COUNCIL FOR THE PREVENTION AND SANCTIONING OF VIOLENCE AND NEGATIVE PHONOMENA AT SPORTING EVENTS	Youth and Sports	13.06.2018	Regulation has specific legal basis (see: Law No. 05/L-075 on THE PREVENTION AND SANCTIONING OF VIOLENCE AND NEGATIVE PHENOMENA AT SPORTS EVENTS, Article 7)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1008	REGULATION (MCYS) - NO. 06/2017 ON DESIGNATING PUBLIC CULTURAL HERITAGE INSTITUTIONS, SUBORDINATE TO THE MINISTRY OF CULTURE, YOUTH AND SPORTA AS COMPETENT INSTITUTIONS	Ministry of Culture, Youth and Sports	31.05.2018	Regulation has specific legal basis (see: Law No. 02/L-88 on CULTURAL HERITAGE, Article 12)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1009	REGULATION (MCYS) - NO. 04/2017 ON USING COLLECTIONS OF KOSOVO NATIONAL LIBRARY "PJETER BOGDANI"	Ministry of Culture, Youth and Sports	31.05.2018	Regulation has specific legal basis (see: Law No. 04/L-097 FOR LIBRARIES)	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Such material can be regulated with guidelines on collection usage)
1010	REGULATION (MCYS) NO. 07/2017 ON AMMENDMENT AND SUPPLEMENTATION OF THE REGULATION NO. 08/2015 ON NATIONAL PRIZE FOR LITERARY LIFE WORK "AZEM SHKRELI" AND ANNUAL PRIZE ON LITERATURE		30.05.2018	Regulation has specific legal basis (see: Law No. 02/L-51 on PUBLISHING ACTIVITIES AND BOOKS)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1011	REGULATION (MCYS) NO. 03/2017 ON AMMENDMENT AND SUPPLEMENTATION OF THE REGULATION NO. 06/2015 ON NATIONAL PRIZE FOR LITERARY LIFE WORK "AZEM SHIRELI" AND ANNUAL PRIZE ON LITERATURE		30.05.2018	Regulation has specific legal basis (see: Law No. 02/L-51 on PUBLISHING ACTIVITIES AND BOOKS)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1012	REGULATION (MCYS) NO. 01/2017 ON AMENDINNG AND SUPPLEMENTING THE REGULATION NO. 11/2016 OF WORK ON FUNCTIONING OF NATIONAL ENSEMBLE OF SONGS AND DANCE "SHOTA"	Ministry of Culture, Youth and Sports	30.05.2018	Regulation has specific legal basis (see: Law No. 04/L-164 on THE NATIONAL ENSEMBLE OF SONGS AND DANCES SHOTA AND OTHER ENSEMBLES, Article 9)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	REGULATIONS (MCYS) – NO. 08/2016 ON THE WORK OF THE EVALUATING JURY CONCERNING FILM PROJECTS THAT ARE SUBSIDIZED BY THE KOSOVO CINEMATOGRAPHY CENTRE	Youth and Sports	18.04.2018	Regulation has general legal basis (see: Law No., 2004/22 on CINEMATOGRAPHY, Article 23)	Republic of Kosovo	Amend and supplement the sub-legal act	
1014	REGULATION (MCYS) NO.07/2016 ON SUBSIDIZING FILM PROJECTS BY THE KOSOVO CINEMATOGRAPHY CENTER	Ministry of Culture, Youth and Sports	05.04.2018	Regulation has general legal basis (see: Law No. 2004/22 on CINEMATOGRAPHY, Article 23)	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	
1015	REGULATION NO. 0112018 ON DEFINING CRITERIA, PROCEDURES AND FORM CONCERNING THE CERTIFICATE OF SPONSORSHIP IN THE FIELD OF CULTURE, YOUTH AND SPORTS	Ministry of Culture, Youth and Sports	24.01.2018	Regulation has specific legal basis (see: Law No. 05/L -090 on SPONSORSHIP IN THE FIELD OF CULTURE, YOUTH AND SPORTS, Article 4, para. 5)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1016	REGULATION (MCYS) NO.04/2016 ON THE WORK OF THE GOVERNING COUNCIL OF THE NATIONAL THEATRE OF KOSOVO	Ministry of Culture, Youth and Sports	31.12.2016	Regulation has specific legal basis (see: Law No. 04/L-106 on THEATERS, Article 10, para. 1.9)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1017	REGULATION (MCYS) NO. 11/2016 ON THE WORK AND THE INTERNAL FUNCTIONING OF NATIONAL ENSEMBLE OF SONGS AND DANCES "SHOTA"	Ministry of Culture, Youth and Sports	31.12.2016	Regulation has specific legal basis (see: Law No. 04/L-164 on THE NATIONAL ENSEMBLE OF SONGS AND DANCES SHOTA AND OTHER ENSEMBLES, Article 9, para. 1.9)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1018	REGULATION (MCYS) NO. 14/2016 FOR NATIONAL PRIZE AWARD FOR LIFE ACHIEVEMENTS "MUSLIM MULLIQI" AND ANNUAL PRICE FOR ACHIEVEMENTS IN THE FIELD OF VISUAL ART	Ministry of Culture, Youth and Sports	22.12.2016	Regulation has no legal basis	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Repealed the regulation in question and integrated its content in the decision of the Minister which provides the award of the prize.
1019	REGULATION (MCYS) NO. 12/2016 ON THE WORK OF THE GOVERNING COUNCIL OF THE NATIONAL ENSEMBLE OF SONGS AND DANCE "SHOTA"	Ministry of Culture, Youth and Sports	08.12.2016	Regulation has specific legal basis (see: Law No. 04/L-164 on THE NATIONAL ENSEMBLE OF SONGS AND DANCES SHOTA AND OTHER ENSEMBLES, Article 9, para. 1.9)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1020	ADMINISTRATIV INSTRUCTION NO. 01/2016 ON YOUTH VOLUNTARY WORK	Ministry of Culture, Youth and Sports	05.12.2016	Instruction has specific legal basis (see: Law No. 03/L-145 on PHILHARMONIC, OPERA AND BALLET OF KOSOVA, Article 14)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1021	REGULATION (MCYS) NO. 11/2016 ON THE ESTABLISHMENT AND ADMINISTRATION OF THE ARCHEOLOGICAL PARK "MUNICIPIUM ULPIANA –JUSTINIANA SECUNDA"	Ministry of Culture, Youth and Sports	17.10.2016	Regulation has no legal basis (see: Law on Cultural Heritage)	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	In order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1022	REGULATION (MCYS) No. 01/2016 ON THE WORK OF THE STEERING COMMITTEE OF THE NACIONAL BALLET OF KOSOVA	Ministry of Culture, Youth and Sports	29.09.2016	Regulation has no legal basis (see: Law No. 02/L-59 on PHILHARMONIC, OPERA AND BALLET OF KOSOVA, Article 16, para. 6)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

1023	REGULATION (MCYS) - NO. 09 / 2016 ON AWARDING THE PRIZE FOR LIFE ACTIVITY IN THE FIELD OF CULTURAL HERITAGE 'OBA DARDANICAE' AND THE ANNUAL PRIZE FOR SPECIAL MERITS "SHTJEFEN GJEÇOVI"	Ministry of Culture, Youth and Sports	26.09.2016	Regulation has no legal basis	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
1024	REGULATION (MCYS) NO. 01/2016 FOR THE WORK OF THE GOVERNING COUNCIL OF THE NATIONAL LIBRARY OF KOSOVO "PJETËR BOGDANI"	Ministry of Culture, Youth and Sports	03.02.2016	Regulation has no legal basis (see: Law No. 04/L-097 FOR LIBRARIES, Article 7)	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The regulation can be amended and the legal basis must be improved where reference should be made to Article 8, paragraph 4 of the Law in question.
1025	REGULATION No. 01/2016 ON THE WORK OF PHILHARMONIC – OPERA OF KOSOVO GOVERNING COUNCIL	Ministry of Culture, Youth and Sports	19.01.2016	Regulation has specific legal basis (see: Law No. 02/L-59 on PHILHARMONIC, OPERA AND BALLET OF KOSOVA, Article 24, point b)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1026	REGULATION (MCYS) NO. 10/2015 ON HANDING OUT THE NATIONAL AWARD ON LIFE'S WORK "NIKETE DARDANI" AND AWARDS FOR MUSICAL WORKS	Ministry of Culture, Youth and Sports	28.12.2015	Regulation has specific legal basis (see: Law No. 02/L-59 on PHILHARMONIC, OPERA AND BALLET OF KOSOVA, Article 65, para. 2)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1027	ADMINISTATIV INSTRUCTION NO. 04/2015 ON INFORMAL EDUCATION OF YOUTH	Ministry of Culture, Youth and Sports	22.07.2015	Regulation has specific legal basis (see: Law No. 03/L-145 on PHILHARMONIC, OPERA AND BALLET OF KOSOVA, Article 15)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1028	REGULATION NO. 08/2005 ON THE MANNER OF STORAGE AND USAGE OF ARCHIVAL MATERIAL OF THE MINISTRY OF CULTURE, YOUTH AND SPORTS	Ministry of Culture, Youth and Sports	11.06.2015	Regulation has specific legal basis (see: Law No. 04/L-088 on STATE ARCHIVES, Article 17)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1029	REGULATION No. 07/2015 ON THE MANNER OF FUNCTIONING, THE CRITERIA AND PROCEDURES OF EXHIBITIONS IN THE EXHIBITION GALLERY OF THE MINISTRY OF CULTURE, YOUTH AND SPORT	Ministry of Culture, Youth and Sports	11.06.2015	Regulation has no legal basis	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
1030	ADMINISTRATIV INSTRUCTION NO.03/2015 ON ESTABLISHMENT AND REGISTRATION OF PUBLIC AND PRIVATE SPORTS CLUBS	Ministry of Culture, Youth and Sports	16.03.2015	Regulation has specific legal basis (see: Law No. 04/L-075 on AMENDMENT AND SUPPLEMENTATION OF LAW NO. 2003/24 on SPORT, Article 32)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1031	ADMINISTRATIV INSTRUCTION NO.02/2015 ON ESTABLISHMENT AND LICENSING SPORTS FEDERATIONS AND ASSOCIATIONS	Ministry of Culture, Youth and Sports	16.03.2015	Regulation has specific legal basis (see: Law No. 04/L-075 on AMENDMENT AND SUPPLEMENTATION OF LAW NO. 2003/24 on SPORT, Article 32)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1032	ADMINISTRATIVE INSTRUCTION NO.01/2015 ON FUNCITIONING OF KOSOVO OLYMPIC COMMITTEE	Ministry of Culture, Youth and Sports	16.03.2015	Regulation has specific legal basis (see: Law No. 04/L-075 on AMENDMENT AND SUPPLEMENTATION OF LAW NO. 2003/24 on SPORT, Article 32)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1033	REGULATION No. 06/2015 (MCYS) ON NATIONAL PRIZE FOR LITERARY LIFE WORK "AZEM SHKREL" AND ANNUAL PRIZE FOR LITERATURE	Ministry of Culture, Youth and Sports	13.03.2015	Regulation has specific legal basis (see: Law No. 02/L-51 on PUBLISHING ACTIVITIES AND BOOKS, Article 15)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1034	REGULATION No. 05/2015 (MCYS) ON PRESERVATION AND PROTECTION OF LIBRARY MATERIALS	Ministry of Culture, Youth and Sports	13.03.2015	Regulation has specific legal basis (see: Law No. 04/L-097 FOR LIBRARIES, Article 15)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1035	REGULATION No. 04/2015 ( MCYS ) ON CONDITIONS AND CRITERIA FOR ESTABLISHMENT OF NATIONAL AND CITY THEATERS	Ministry of Culture, Youth and Sports	13.03.2015	Regulation has specific legal basis (see: Law No. 04/L - 106 on THEATERS, Article 14)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1036	REGULATION (MCYS) - NO. 03 / 2015 ON REVISION, CLEANSING AND DE- REGISTRATION OF LIBRARY COLLECTIONS AND MATERIALS	Ministry of Culture, Youth and Sports	06.03.2015	Law No. 04/L-097 (see: Law No. 04/L-097 FOR LIBRARIES, Article 14).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1037	REGULATION No. 02/2015(MCYS) ON CONDITIONS AND CRITERIA OF ESTABLISHMENT AND FUNCTIONING OF LIBRARIES	Ministry of Culture, Youth and Sports	06.03.2015	Regulation has specific legal basis (see: Law No. 04/L-097 FOR LIBRARIES, Article 4).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1038	STATUTE OF THE NATIONAL ENSEMBLE OF SONGS AND DANCE "SHOTA"	Youth and Sports	12.01.2015	Statute has specific legal basis (see: Law No. 04/L-164 04/L-164 on THE NATIONAL ENSEMBLE OF SONGS AND DANCES SHOTA AND OTHER ENSEMBLES, Article 7).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1039	THE DRAFT REGULATION NO. 05/2014 ON THE ESTABLISHMENT AND OPERATION OF THE RESIDENT ENSEMBLE OF THE ACTORS OF THE NATIONAL AND CITIES THEATRES	Ministry of Culture, Youth and Sports	04.12.2014	Regulation has specific legal basis (see: Law No. 04/L-106 on THEATERS, Article 16, para. 8).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1040	REGULATION ON THE AWARD OF PRIZES FOR MUSIC 01/2014	Ministry of Culture, Youth and Sports	30.06.2014	Regulation has general legal basis (see: Law No. 02/-59 on PHILHARMONIC, OPERA AND BALLET OF KOSOVA, Article 65, para.2).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	
1041	REGULATION ON THE AWARD OF THEATRE PRIZES 03/2014	Ministry of Culture, Youth and Sports	30.06.2014	Regulation has specific legal basis (see: Law No. 04/L-106 on THEATERS, Article 4, para. 6).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1042	REGULATION ON THE AWARD OF PRIZES FOR CINEMATOGRAPHY 02/2014	Ministry of Culture, Youth and Sports	30.06.2014	Regulation has general legal basis (see: Law No. 2004/22 on CINEMATOGRAPHY, Article 23).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	

1043	STATUTE OF THE NATIONAT THEATRE OF KOSOVO	Ministry of Culture, Youth and Sports	26.03.2014	Statute has specific legal basis (see: Law No. 04/L-106 on THEATERS, Article 7, para. 1 and 8).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1044	REGULATION NO. 05/2013 ON THE AWARD OF PRIZES FOR THE ORIGINAL ALBANIAN DRAMA "KATARINA JOSIPI"	Ministry of Culture, Youth and Sports	13.09.2013	Regulation has specific legal basis (see: Law No. 04/L-106 on THEATERS, Article 4, para. 6).	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1045	REGULATION NO. 04/2013 ON THE AWARD OF PRIZES FOR CINEMATOGRAPHY	Ministry of Culture, Youth and Sports	28.05.2013	Regulation has general legal basis (see: Law No. 2004/22 on CINEMATOGRAPHY, Article 23).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	
1046	REGULATION NO. 03/2013 ON PROVIDING SCHOOLARSHIPS TO OPYMPIC AND PARAOLYMPIC TALENTS	Ministry of Culture, Youth and Sports	02.05.2013	Regulation has specific legal basis (see: Law No. 04/L-075 on AMENDMENT AND SUPPLEMENTATION OF LAW NO. 2003/24 on SPORT, Article 14, para. 40.6)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1047	THE STATUTE OF THE NATIONAL GALLERY OF KOSOVO	Ministry of Culture, Youth and Sports	19.10.2012	Statute has specific legal basis (see: Law No. 02/L-57 on INSTITUTIONS OF CULTURE, Articles ,7, 8, 46, 47, and 48)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1048	REGULATION NO. 02/2012 ON THE WORK OF THE COUNCIL OF BOOKS	Ministry of Culture, Youth and Sports	19.10.2012	Regulation has specific legal basis (see: Law No. 02/L-51 on PUBLISHING ACTIVITIES AND BOOKS, Article 9)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1049	REGULATION NO. 01/2012 ON PROCEDURES OF GRANTING, RESPECTIVELY REVOKING THE LICENCE TO ASSOCIATIONS FOR COLLECTIVE ADMINISTRATION OF COPYRIGHT AND RELATED RIGHTS	Ministry of Culture, Youth and Sports	11.07.2012	Regulation has general legal basis (see: Law No. 04/L-065 on COPYRIGHT AND RELATED RIGHTS, Article 161, para. 4 and 5).	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	
	REGULATION No. 05/2010 ON THE ORGANIZATION AND FUNCTION OF KOSOVAFILM.	Ministry of Culture, Youth and Sports	28.12.2010	Regulation has general legal basis (see: Law No. 2004/22 on CINEMATOGRAPHY, Article 51).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1051	ADMINISTRATIVE INSTRUCTION №. 13/2010 FOR FUNCTIONING OF THE CENTRAL EAREHOUSE MCYS.	Youth and Sports	05.10.2010	The Administrative Instruction has no legal basis	Republic of Kosovo	Repeal the sub-legal act	
1052	ADMINISTRATIVE INSTRUCTION No. 9/2010 FOR RESPONSIBILITIES AND PROCEDURES OF THE ESTABLISHMENT AND FUNCTIONING OF YOUTH ACTION COUNCILS IN KOSOVO		12.08.2010	Regulation has specific legal basis (see: Law No. 03/L-145 on EMPOWERMENT AND PARTICIPATION OF YOUTH, Article 12, paras 3 and 4)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1053	ADMINISTRATIVE INSTRUCTION No. 11/2010 FOR LICENSING OF YOUTH CENTRES	Ministry of Culture, Youth and Sports	12.08.2010	Regulation has specific legal basis (see: Law No. 03/L-145 on EMPOWERMENT AND PARTICIPATION OF YOUTH, Article 8, 9, 10 and 11)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1054	REGULATION No. 03/2010 FOR ORGANIZATION AND INTERNAL FUNCTIONING MINISTRY OF THE CULTURE, YOUTH AND SPORT.	Ministry of Culture, Youth and Sports	14.05.2010	Regulation has no legal basis.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
1055	REGULATION No. 12/2010 FOR ANNUAL PRICES IN MUSIC.	Ministry of Culture, Youth and Sports	11.0.2010	Regulation has no legal basis (see: Law No. 02/L-59 on PHILHARMONIC, OPERA AND BALLET OF KOSOVA, Article 13)	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
1056	REGULATION No. 03/2009 FOR LICENSING AND REGISTRATION OF PUBLISHER IN KOSOVO	Ministry of Culture, Youth and Sports	14.10.2009	Regulation has specific legal basis (see: Law No. 02/L-51 on PUBLISHING ACTIVITIES AND BOOKS, Article 19, 20 and 21)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1057	REGULATION No. 07/2008 ON PROCEDURES OF LIECENCING FOR MERCHANT OF MOBILITY HERITAGE.	Ministry of Culture, Youth and Sports	09.09.2008	Regulation has specific legal basis (see: Law No. 02/L-88 on CULTURAL HERITAGE, Article 9, para. 26)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	REGULATION No. 06/2008 ON SECURITY MASSS FOR MOBILITY HERITAGE.	Ministry of Culture, Youth and Sports	09.09.2008	Regulation has specific legal basis (see: Law No. 02/L-88 on CULTURAL HERITAGE, Article 9)	Official Gazette of the Republic of Kosovo	therefore remains into force.	
1059	REGULATION No. 05/2008 ON REGISTRATION, DOCUMENTATION, ASSESSMENT AND RESELECTION OF CULTURAL HERITAGE FOR PROTECTION.	Ministry of Culture, Youth and Sports	09.09.2008	Regulation has specific legal basis (see: Law No. 02/L-88 on CULTURAL HERITAGE, Article 2 and 3)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	REGULATION No. 03/2008 ON CONSERVATION AND RESTAURATION ACCTIVITIES TO CULTURAL HERITAGE.	Ministry of Culture, Youth and Sports	09.09.2008	Regulation has specific legal basis (see: Law No. 02/L-88 on CULTURAL HERITAGE, Article 4, 6 and 9)	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	REGULATION No. 02/2008 ON PUBLIC CONECTION IN CULTURAL HERITAGE IN PRIVATE PROPRIETARY	Ministry of Culture, Youth and Sports	09.09.2008	Regulation has general legal basis (see: Law No. 02/L-88 on CULTURAL HERITAGE, Article 5)	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	
	REGULATION No. 01/2008 ON PROCEDURES FOR EXCAVATIONS/INVESTIGATION	Youth and Sports	09.09.2008	Regulation has specific legal basis (see: Law No. 02/L-88 on CULTURAL HERITAGE, Article 7)	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1063	ADMINISTRATIVE INSTRUCTION (MIA) NO. 01/2021 ON MEASURES AND PROCEDURES FOR API AND PNR DATA RECEPTION AND USE	Minister of the Ministry of Internal Affairs	18.03.2021	This Administrative Instruction is based on Article 23, 24, 62 and 63 para. 3 of Law No. 04/L-072 on State Border Control and Surveillance, and Article 8 para. 5 of Law No. 04/L-214 on Amendment and SUPPLEMENTATION of Law No. 04/L072 on State Border Control and Surveillance.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	After analyzing this administrative instruction, we see that this instruction was not issued in accordance with the legal provisions of the relevant Law. This is because the Law does not authorize the minister in any of its provisions to issue a bylaw such as this administrative instruction. Then, the instruction in question is invoked in Article 63 paragraph 3, which provision is general and contrary to the principle of legality. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the basis is established, legal concrete for its issuance.
	ADMINISTRATIVE INSTRUCTION (MIA) No. 01/2020 ON TECHNICAL NORMS FOR PROTECTION OF ELECTRICITY INFRASTRUCTURE AND EQUIPMENT AGAINST FIRE	Minister of the Ministry of Internal Affairs	23.06.2020	This Administrative Instruction is based on Article 38 of Law No. 04/L-012 on Fire Protection.	Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	In the transitional provisions, Article 38 of Law no. 04 / L-012 on fire protection, in a general manner, stipulates the issuance of an unlimited number of bylaws related to the conditions of fire safety and protection, in which Article supports this administrative instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1065	ADMINISTRATIVE INSTRUCTION (MIA) No. 03/2020 ON ESTABLISHMENT AND DEFINING OF WORKING RULES FOR THE COMMISSION FOR APPEALS FOR CITIZENSHIP		27.07.2020	This Administrative Instruction is based on Article 33 of Law No. 04/L-215 on Citizenship of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This recommendation comes as a result of the fact that the administrative instruction was issued pursuant to Article 33 of the Law on Citizenship of Kosovo, respectively in the final provisions of the Law and the wording used in this provision is very general. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.

1066 ADMINISTRATIVE INSTRUCTION (MIA) NO. 04/2020 ON REFUSAL OF ENTRY INTO REPUBLIC OF KOSOVO	Minister of the Ministry of Internal Affairs	01.09.2020	This Administrative Instruction is based on Article 31, 32, and 137, para. 5, of Law No. 04/L-219 on Foreigners and in conjunction with Law No. 06/L036 on Amendment and SUPPLEMENTATION of Law No. 04/L219 on Foreigners	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This recommendation is a result of the full harmonization of the legal basis between the bylaw and the legal deposit, respectively Article 31 of the Law on Foreigners. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1067 ADMINISTRATIVE INSTRUCTION (MIA) No. 05/2020 ON CRITERIA AND PROCEDURES FOR ACQUIRING THE CITIZENSHIP OF THE REPUBLIC OF KOSOVO	Minister of the Ministry of Internal Affairs	04.09.2020	This Administrative Instruction is based on Article 5 and 33 of Law No. 04/L-215 on Citizenship of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The analysis of this instruction shows that there is no legal basis, as Article 5 of the Law defines the ways to acquire citizenship, but does not provide for the proper permission / obligation to issue a bylaw.  Also, determining the permission to issue a bylaw in the form of a blanket is a wrong form of formulating a legal provision, especially when it instructs in the transitional provisions where it is a general wording that bylaws can be issued, without specifying that for which cases it is necessary to issue a bylaw.  However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1068 ADMINISTRATIVE INSTRUCTION (MIA) No.06/2020 FOR THE PROCEDURE AND CRITERIA OF DETERMINING THE STATUS OF THE STATELESS PERSON, THE MANNER OF ACQUISITION OF THE CITIZENSHIP BY THE STATELESS PERSON AND THE PERSON WITH REFUGEE STATUS	Minister of the Ministry of Internal Affairs	04.09.2020	This Administrative Instruction is based on Article 15 of Law No. 04/L-215 on Citizenship of Kosovo	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The recommendation for remaining in force of this administrative instruction is, on the one hand, the result of the need to clarify the procedures and criteria for recognizing the status of a stateless person, the rights of a stateless person, as well as the manner of acquiring clitzenship for a person with status statelessness and the person with refugee status in the Republic of Kosovo, on the other hand the result of the harmonization of the legal legal basis between the administrative instruction and the legal provisions in force.
1069 ADMINISTRATIVE INSTRUCTION (MIA) No. 07/2020 ON COMPENSATION OF POLICE EXPENSES FOR POLICE ESCORT	Minister of the Ministry of Internal Affairs	07.09.2020	This Administrative Instruction is based on Article 181, para. 5 of Law No. 05/L- 088 on Road Traffic Provisions and Article 7, para. 3 of Law No. 04/L-022 on Civil Use of Explosives	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The legal provisions, namely Article 181, paragraph 5 of the Law on Road Traffic Rules, as well as Article 7, paragraph 3 of the Law on Civil Use of Explosives, stipulate the issuance of a bylaw by the ministry for the procedure of permit application and the second of explosives of fireworks, as well as the manner of covering the police expenses for issuing permits and for escort engagement. The bylaw created by the Minister of Interior, which is this administrative instruction, precisely covers the above mentioned areas in the legal provisions. Therefore, as the administrative instruction has a proper legal basis and in accordance with legal provisions, it is recommended that it remain in force.
1070 ADMINISTRATIVE INSTRUCTION (MIA) NO 80/2202 ON DEFERMINATION OF THE FORM, CONTENT AND PROCEDURE FOR ISSUING THE INTERNATIONAL DRIVER'S LICENSE IN THE REPUBLIC OF KOSOVO	Minister of the Ministry of Internal Affairs	11.09.2020	This Administrative Instruction is based on Article 98 and 134 para. 1 of Law No. 05/L-064 on Driving Licence	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The analysis of this instruction shows that there is no legal basis in the proper sense, because: Article 98 of the Law on Driver's License refers to the regulation of the issue with an international driver's license but does not specify the authorization of the Ministry of Internal Affairs to issue the act bylaw expressively. Whereas article 134 is seen as part of the transitional provisions that refer to the time in which legal acts must be issued for the implementation of this Law. Moreover, the wording used in Article 134, paragraph 1, is general, so the provision in question does not specify which bylaws will be issued and there is a possibility that bylaws will be issued in an unlimited form. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1071 REGULATION (MIA) NO. 01/ 2020 ON THE CONTENTS, ADMINISTRATION AND USE OF THE PERSONNEL FILE AND HUMAN RESOURCE MANAGEMENT INFORMATION SYSTEM	Minister of the Ministry of Internal Affairs	11.08.2020	This Regulation is based on Article 17, para. 7, of Law No. 06/L-114 on Public Officials	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	After analyzing the provisions referred to in this regulation, respectively Article 17 paragraph 7 of Law no. 06 / L-114 on Public Officials, it is noted that the provision in question explicitly authorizes the Minister to issue a bylaw, such as this regulation. Therefore, seeing that the regulation has a proper legal basis, it is recommended that the regulation remain in force.
1072 REGULATION (MIA) NO. 02/2020 ON PERSONNEL PLANNING	Minister of the Ministry of Internal Affairs	11.08.2020	This Regulation is based on Article 15, para. 6, of Law No. 06/L-114 on Public Officials	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Such a recommendation comes after the ascertainment of the existence of a proper legal basis, which is in line with the legal provisions, specifically with Article 15 paragraph 6, which article explicitly defines the issuance of this regulation.
1073 REGULATION (MIA) NO.03/2020 ON THE HEIGHT OF THE FORENSIC SERVICES FEES IN THE KOSOVO AGENCY ON FORENSIC	Minister of the Ministry of Internal Affairs	14.10.2020	This Regulation is based on Article 23, para. 6, of Law No. 04/L-064 on Kosovo Agency on Forensic, and Article 16 and 17 of Law No. 03/L-048 on Public Financial Management and Accountability	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This regulation in its preamble, stipulates that it is based on articles 16 and 17 of Law no. 03 / L048 on Public Financial Management, but these articles do not provide for the issuance of a bylaw such as this regulation. Also, in the introduction of this regulation, the reliance on article 23 paragraph 6 is defined, in which article I have identified that is not in accordance with the principle of legality, for reasons that have a general content, and gives authority to the Minister or the Chief Executive KFA executive to issue any bylaws, even for those acts that are not explicitly defined in the Law. As a result of such an analysis, it has been concluded that the purpose of this regulation does not comply with the legal provisions in force and therefore it is recommended that the regulation be repealed.
1074 ADMINISTRATIVE INSTRUCTION (MIA) NO 01/2019 ON PROCEDURES AND STANDARDS OF RECEPTION AND INITIAL TREATMENT OF APPLICANT FOR INTERNATIONAL PROTECTION	Minister of the Ministry of Internal Affairs	12.02.2019	This Administrative Instruction is based on Article 108 para. 2 of Law No. 06/L- 026 on Asylum.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This administrative instruction in the preamble refers to Article 108 paragraph 2, respectively to the transitional provisions of the Law on Asylum. The wording used in this provision is very general and such wording made it possible to create bylaws indility. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1075 ADMINISTRATIVE INSTRUCTION (MIA) NO. 02/2019 ON PROCEDURES AND STANDARDS OF REVIEW AND RULING ON APPLICATION FOR INTERNATIONAL PROTECTION	Minister of the Ministry of Internal Affairs	12.02.2019	This Administrative Instruction is based on Article 108 para. 2 of Law No. 06/L- 026 on Asylum.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This recommendation comes as a result of the fact that the administrative instruction in the preamble is invoked in Article 108 paragraph 2, respectively in the transitional provisions of the Law on Asylum. The wording used in this provision is very general and such wording made it possible to issue bylaws indefinitely. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1076 ADMINISTRATIVE INSTRUCTION (MIA) NO. 03/2019 ON RETURNING OF FOREIGNERS WITH ILLEGAL RESIDENT IN THE REPUBLIC OF KOSOVO	Minister of the Ministry of Internal Affairs	15.03.2019	This Administrative Instruction is based on Article 137, para. 1 subparagraph 1.6 and para. 5 of Law No. 04/L-219 on Foreigners.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This bylaw in the preamble refers to article 137 respectively to the transitional provisions of the Law on foreigners, in paragraph 1 sub-paragraph 1.6 which explicitly states that the minister will issue a bylaw to regulate the issues which are defined in the Law. The analysis of the provisions of the Law on foreigners shows that the proper basis for this administrative instruction is also in article 94 par 10, article 97 par. 8 and article 106 par.3, therefore as stated above, it remains recommended to remain in force.
1077 ADMINISTRATIVE INSTRUCTION MIA NO. 04/2019 ON THE CONTENT OF RECORDS IN THE FIELD OF FIRE PROTECTION AND THE MANNER OF RETENTION BY THE AGENCY AND THE MUNICIPALITY	Minister of the Ministry of Internal Affairs	08.04.2019	This Administrative Instruction is based on Article 30 para. 2 of Law No. 04/L-012 on Fire Protection.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It is recommended that the instruction in question remain in force, as it has a proper legal basis. This administrative instruction is based on Article 30 paragraph 2 of the Law on Fire Protection, which provision explicitly provides for the creation of a bylaw which regulates the composition and manner of keeping records by the agency and the municipality. Therefore, as long as this instruction has a legal basis, respectively is based on Article 30 paragraph 2, it is recommended that it remain in force.
1078 ADMINISTRATIVE INSTRUCTION (MIA) No. 06/2019 ON THE PROCEDURE OF LOSS OF KOSOVO CITIZENSHIP BY RELEASE AND DEPRIVATION	Minister of the Ministry of Internal Affairs	09.07.2019	This Administrative Instruction is based on Article 19 and 33, para. 2 of Law No. 04/L-215 on Citizenship of Kosovo	Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The analysis of this instruction shows that there is no legal basis, as Article 19 of the Law defines the ways of losing citizenship, but does not provide for the proper permission / obligation to issue a bylaw.  Also in Article 33 of the Law on Citizenship of Kosovo, which article is part of the transitional provisions, this article has a general wording which stipulates that bylaws can be issued, without specifying in which cases it is necessary to issue a bylaw. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1079 ADMINISTRATIVE INSTRUCTION (MIA) NO. 07/2019 ON VEHICLE REGISTRATION	Minister of the Ministry of Internal Affairs	09.07.2019	This Administrative Instruction is based on Chapter VI Article 42, of Law No. 05/L-132 on Vehicles.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation is a result of the full harmonization of the legal basis between the bylaw and the relevant provision of the Law on Vehicles.
1080 ADMINISTRATIV INSTRUCTION (MIA) NO. 08/2019 FOR DEFINING TECHNICAL PROTECTIVE EQUIPMENT AS WELL AS FIREFIGHTING AND RESCUE MEANS	Minister of the Ministry of Internal Affairs	23.07.2019	This Administrative Instruction is based on Article 25 of Law No. 04/L-049 on Fire-Fighting and Rescue.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Such a recommendation comes as the article in which this administrative instruction is invoked is general and contrary to the principle of legality. Reliance on this article does not constitute a legal basis for issuing this administrative instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.

	т.			T	1	1	
1081	ADMINISTRATIVE INSTRUCTION (MIA) Nr. 09/2019 ON THE PROCEDURE AND CRITERIA FOR ISSUING RESIDENCE PERMITS FOR FOREIGNERS	Minister of the Ministry of Internal Affairs	03.09.2019	This Administrative Instruction is based on Article 137, para. 1, subparagraph 1.5 and para. 3, subparagraph 3.1 of Law No. 04/L-219 on Foreigners, and Article 29, para. 2 of Law No. 06/L-036 on Amendment and SUPPLEMENTATION of Law No. 04/L-219 on Foreigners.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Such a recommendation is a result of the harmonization of the legal basis of the administrative instruction in question with the provisions of the Law in force.
1082	ADMINISTRATIVE INSTRUCTION (MIA) NO. 02/2018 ON THE REGISTRATION OF VEHICLES WITH KS PLATES	Minister of the Ministry of Internal Affairs	16.03.2018	This Administrative Instruction is based on Chapter VI Article 43, para. 1 of Law No. 05/L-132 on Vehicles.	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This administrative instruction it has been repealed by decision of the Minister. Therefore, it is recommended to remove it from the register of bylaws of the MIA.
1083	ADMINISTRATIVE INSTRUCTION (MIA) NO. 03/2018 ON DETERMINATION OF THE FORM AND CONTENT OF DRIVER'S LICENSE OF THE REPUBLIC OF KOSOVO	Minister of the Ministry of Internal Affairs	16.03.2018	This Administrative Instruction is based on Article 105, para. 1, subparagraph 1.1 of Law No. 05/L-064 on Driving Licence	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation comes as a result of the harmonization of the legal basis between the bylaw and the relevant deposit of the Law on Driver's License.
1084	ADMINISTRATIVE INSTRUCTION (MIA) NO. 04/2018 ON CATEGORIZATION AND CLASSIFICATION OF OBEJCTS IN APPROPRIATE CATEGORY OF FIRE RISK	Minister of the Ministry of Internal Affairs	08.05.2018	This Administrative Instruction is based on Article 7, para. 2, of Law No. 04/L-012 on Fire Protection	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The administrative instruction is based on article 7, paragraph 2 of Law no. 04 / L-012 on fire protection, in which provision it is determined that the ministry with a bylaw will determine the criteria for categorization and classification of facilities in the relevant category of fire hazard. Given that the administrative instruction has a legal basis in accordance with legal provisions, it is recommended that it remain in force.
1085	ADMINISTRATIVE INSTRUCTION (MIA) NO. 05/2018 ON PROCEDURES FOR OBTAINING THE IDENTITY CARD	Minister of the Ministry of Internal Affairs	12.07.2018	This Administrative Instruction is based on Article 24, para. 2, subparagraph 2.1 of Law No. 05/L-015 on Identity Cards	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation comes as a result of the fact that the administrative instruction has a specific legal basis, although the preamble does not define the support of the administrative instruction in Article 13 paragraph 6 but only in Article 24 paragraph 2 within the transitional provisions of the Law on Identify Card. Therefore, I consider that it would be more preferable for the legal basis for issuing this Instruction to remain only within Chapter IV of the Law, because the legal basis repeated in the transitional provisions is unnecessary.
	ADMINISTRATIVE INSTRUCTION (MIA) NO.06/2018 ON PROCEDURES FOR EQUIPMENT WITH PASSPORT	Minister of the Ministry of Internal Affairs	12.07.2018	This Administrative Instruction is based on Chapter IV, of Law No. 03/L-037 on Travel Documents	Republic of Kosovo	therefore remains into force.	The administrative instruction has a specific legal basis in the Law in the framework of the transitional provisions, respectively of chapter VIII article 36 point c. This provision stipulates that a bylaw will be issued for the procedure of obtaining a passport. Since the bylaw has a relevant legal basis in the Law, it is recommended that it remain force. Although the instruction has a legal basis in the Law on Travel Documents, this instruction is invoked in Chapter IV of the Law. It is therefore recommended that this administrative instruction in order to harmonize with the provisions of the Law should be amended so that the preamble states that it was issued based on Chapter VIII article 36 point c of Law no. 03 / I-037 on Travel Documents.
1087	ADMINISTRATIVE INSTRUCTION (MIA) NO. 07/2018 FOR THE KEEPING AND ACCESS ON THE DATA EVIDENCE FOR THE TRAFFIC ACCIDENTS, DRIVERS AND THE VEHICLES	Minister of the Ministry of Internal Affairs	28.08.2018	This Administrative Instruction is based on Article 256 para. 3 of Law No. 05/L- 088 on Road Traffic Provisions	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	In Law no. 05 / L-088 on Road Traffic Rules, Article 256 paragraph 3, expressly defines the issuance of a bylaw, the purpose of which by-Law defined in this provision is consistent with the purpose of this administrative instruction. From this fact, It has been concluded that the administrative instruction has a proper basis and it is recommended that it remain in force.
1088	ADMINISTRATIVE INSTRUCTION (MIA) NO. 08/2018 ON TECHNICAL NORMS FOR PROTECTION OF WAREHOUSES AGAINST FIRE AND EXPLOSIONS	Minister of the Ministry of Internal Affairs	17.09.2018	This Administrative Instruction is based on Article 38 of Law No. 04/L-012 on Fire Protection.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	In the transitional provisions, Article 38 of Law no. 04 / L-012 on fire protection, provides in a general way, the issuance of an unlimited number of bylaws related to the conditions of safety and fire protection, in which article this administrative instruction is supported. Such wording which authorizes the Minister for unlimited issuance of bylaws. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1089	ADMINISTRATIVE INSTRUCTION (MIA) NO. 09/2018 ON LEGALIZATION OF WEAPONS	Minister of the Ministry of Internal Affairs	05.11.2018	This Administrative Instruction is based on Article 4 and 5 of Law No. 05/L-134 legalization and surrender of weapons, ammunition and explosive devices	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation is a result of the harmonization of the legal basis between the administrative instruction in question and the relevant provision of the Law on Legalization and Delivery of Weapons, Ammunition and Explosive Devices.
1090	ADMINISTRATIVE INSTRUCTION (MIA) NO. 10/2018 ON INITIAL TRAINING IN THE FIELD OF FIRE PROTECTION	Minister of the Ministry of Internal Affairs	19.12.2018	This Administrative Instruction is based on Article 38 of Law No. 04/L-012 on Fire Protection	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Such a recommendation comes as a result of the fact that the administrative instruction has a legal basis, but this legal basis is within the framework of Article 32 of the Law on Fire Protection, therefore it is recommended that the administrative instruction in question remain in force but be invoked in Article 32, as it has a genuine legal basis.
1091	ADMINISTRATIVE INSTRUCTION (MIA) No. 11/2018 ON THE USE OF CERTIFIED COPIES OF ORIGINAL PRINCIPAL CIVIL STATUS REGISTERS OF KOSOVO WHICH WERE TAKEN BY THE FORMER SERBIAN REGIME PRIOR TO JUNE 1999	Minister of the Ministry of Internal Affairs	21.12.2018	This Administrative Instruction is based on Article 66, para. 5 of Law No. 04/L- 003 on Civil Status	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This administrative instruction in the preamble refers to Article 66 paragraph 5, respectively to the transitional provisions of the Law on civil status. The wording used in this provision is very general and such wording made it possible to create bylaws indefinitely. Therefore, it is recommended that the Ministry review the provisions of the Law to see if there is a need for a bylaw or not, and if necessary, then create a legal basis, expressly providing for the issuance of this administrative instruction in a more would regulate the issue of the use of certified copies of the original basic civil status registers of Kosovo, which were obtained by the former Serbian government before June 1999.
1092	ADMINISTRATIVE INSTRUCTION (MIA) No. 12/2018 ON REQUIREMENTS AND PROCEDURES FOR PASSING PROFESSIONAL EXAMINATION BY CIVIL STAT OFFICERS	Minister of the Ministry of Internal Affairs	28.12.2018	This Administrative Instruction is based on Article 66, para. 2, subparagraph 2.9 of Law No. 04/L- 003 on Civil Status	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	In Law no. 04 / L-003 on Civil Status, in Article 61 paragraph 2, it is expressly defined that the conditions and procedures for passing the professional exam for civil status officer will be regulated by bylaw. The administrative instruction has a specific legal basis, although it is not defined in the preamble the support of the administrative instruction in article 61 par. 2 but only in Article 66 par. 2 subparagraph 2.9 within the transitional provisions of Law no. 04 / L-003 on Civil Status.  Therefore, it is considered that it would be more preferable for the legal basis for issuing this Instruction to remain only in Article 61 paragraph 2, because the legal basis repeated in the transitional provisions is unnecessary.
1093	RREGULLATION (MIA) NO. 01/2018 ON DETERMINING THE RULES AND PROCEDURES FOR SEARCH AND RESCUE IN CIVIL AVIATION	Minister of the Ministry of Internal Affairs	28.08.2018	This Regulation is based on Article 84, para. 2 of Law No. 03/L-051 on Civil Aviation.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	While the article on which this regulation is based, respectively article 84 paragraph 2, provides for the issuance of a regulation, such as regulation no. 01/2018 that defines the rules and procedures for the exercise of search and rescue, It has been concluded that the legal basis exists and is in accordance with the legal provisions in force, and therefore it is recommended that it remain in force.
1094	REGULATION (MIA) No. 02/2018 ON THE METHODOLOGY OF DATA COLLECTION, PROCESSING, KEEPING AND COMMUNICATION	Minister of the Ministry of Internal Affairs	15.10.2018	This Regulation is based on Article 52 para. 4 of Law No. 04/L-027 for Protection against Natural and Other Disasters	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	In Law no. 04 / L-027 on Protection from Natural and Other Disasters, in Article 52 paragraph 4, explicitly stipulates that a bylaw will be issued for the collection, processing, storage and communication of data. As long as there is compliance of the legal basis with the legal provisions, respectively with Article 52 paragraph 4, it is recommended that the regulation in question remain in force.
1095	REGULATION (MIA) NO. 03/2018 ON THE FUNCTIONING OF ASYLUM CENTER	Minister of the Ministry of Internal Affairs	21.12.2018	This Regulation is based on Article 53 para. 2 of Law No. 06/L- 026 on Asylum	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Asia
1096	REGULATION (MIA) NO. 04/2018 ON OPERATION OF THE DETENTION CENTER FOR FOREIGNERS	Minister of the Ministry of Internal Affairs	26.12.2018	This Regulation is based on Article 137, para. 5 of Law No. 04/L-219 on Foreigners	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This recommendation comes as a result of the fact that the bylaw refers to Article 137 paragraph 5, respectively to the transitional provisions of the Law on foreigners, which stipulates that: For the implementation of this Law, other bylaws can be issued. The wording used in this provision is very general and such wording which made it possible to issue bylaws indefinitely. Therefore, it is recommended that the Ministry review the provisions of the Law in question, to find out whether there is a need for a bylaw or not, and if necessary, then create a legal basis, expressly providing for the issuance of this bylaw that would regulate in more detail the issue of the functioning of the center for the detention of foreigners.
1097	REGULATION (MIA) NO. 01/2017 ON THE INTERNAL ORGANIZATION AND SYSTEMATIZATION OF JOBS IN THE POLICE INSPECTORATE OF KOSOVO	Minister of the Ministry of Internal Affairs	13.01.2017	This Regulation is based on Article 31 para. 1 subparagraph 1.4 of Law No. 03/L-231 on Kosovo Police Inspectorate	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The regulation in question has a legal basis in Article 31 of the Law on the Kosovo Police Inspectorate, and seeing that this regulation is based on this provision, the regulation has a legal basis harmonized with legal provisions and it is recommended that it remain in force.

1098 REGULATION (MIA) NO. 02/2017 ON THE INTERNAL ORGANIZATION AND SYSTEMATIZATION OF WORKING POSITIONS OF KOSOVO POLICE	Minister of the Ministry of Internal Affairs	31.07.2017	This Regulation is based on Article 33, para. 5, of Law No. 03/L-189 on the State Administration of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	It is recommended that the regulation in question be harmonized with the Law in force, as this regulation is based on Article 33, paragraph 5, of Law no. 03 / L-189 on the State Administration of the Republic of Kosovo, which Law has been repealed. The Law which is already in force is Law no. 06 / L-1130 on the organization and functioning of the State Administration and Independent Agencies. In Article 28 of Law no. 06 / L-1130 on the organization and functioning of the State Administration and Independent Agencies, paragraph 3 provides for the issuance of a bylaw for the internal organization of executive agencies such as the Kosovo Police, but always taking into account the authority to issue this act by Law is the Prime Minister, so while the Law which is already repealed the issuance of this bylaw provided by the governing body in consultation with the Minister has already determined that this is the competence of the Prime Minister, therefore it is proposed to harmonize with the Law that is in power.
1099 REGULATION (MIA) NO. 03/2017 ON RECEIVING, DOCUMENTING, RECORDING, STORING AND, TRANSPORTING OF THE MATERIAL EVIDENCE	Minister of the Ministry of Internal Affairs	31.05.2017	This Regulation is based on Article 19, para. 3, Article 23, para. 6 of Law No. 04/L-064 on Kosovo Agency on Forensic	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Such a recommendation comes as Article 19, paragraph 3, authorizes the issuance of a bylaw such as this regulation to determine the procedure for obtaining, documenting, recording, storing and transporting material evidence. Given that this regulation is issued by the authorization of legal provisions in force, it is recommended that it remain in force.
1100 REGULATION (MIA) No. 04/2017 LAYING DOWN DETAILED MEASURES FOR THE IMPLEMENTATION OF THE COMMON BASIC STANDARDS ON AVIATION SECURITY	Minister of the Ministry of Internal Affairs	26.09.2017	This Regulation is based on Article 90, para. 90.3 of Law No. 03/L-051 on Civil Aviation	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	In the preamble of this regulation, the reliance on article 90 paragraph 90.3 of Law no. 03 / L-051 on Civil Aviation, which provides for the issuance of regulations which make international aviation security rules applicable to domestic air services. Seeing that the purpose of this regulation is in line with the above legal provision, It has been concluded that the regulation has a proper legal basis and it is recommended to remain in force.
1101 ADMINISTRATIVE INSTRUCTION (MIA) NO. 01/2017 ON PROCEDURES RELATED TO KPI EMPLOYEES WORK AND EMPLOYMENT CRITERIA	Minister of the Ministry of Internal Affairs	13.01.2017	This Administrative Instruction is based on Article 16, para. 2 of Law No. 03/L- 231 on Kosovo Police Inspectorate	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	After analyzing the administrative instruction and the provisions of the Law on Police Inspectorate of Kosovo, I noticed that the administrative instruction has a proper legal basis, and in accordance with the provisions of applicable Laws, therefore it is recommended that the administrative instruction in question remain in force.
1102 ADMINISTRATIVE INSTRUCTION (MIA) NO. 02/2017 ON PROCEDURE OF EQUIPPING WITH DRIVING LICENSE OF THE REPUBLIC OF KOSOVO	Minister of the Ministry of Internal Affairs	28.03.2017	This Administrative Instruction is based on Article 75, 91, 92, 99, 105 subparagraph 1.2 and 134, para. 1 of Law No. 05/L-064 on Driving License	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The analysis of this administrative instruction shows that the legal basis is found in Article 75 of the Law on Driver's License, because it regulates the manner of application and equipment with a driver's license, although it does not provide for the lissuance of bylaws explicitly, in principle it is understood that the Ministry determines conditions and procedures for applying for a driver's license through a bylaw. The legal basis of the administrative instruction is also found in Article 99 paragraph 2 and Article 105 subparagraph 1.2, defined as in the preamble of this instruction. For this reason, it is recommended that the administrative instruction remain in force. While the administrative instruction has no real basis in the other articles that appear in the preamble of this instruction. Consequently, Article 91 refers to the issuance of a driver's license when the conditions provided by Law are met, but does not further stipulate that the procedure for issuance / equipment with a driver's license will be regulated by a bylaw issued by the Ministry, Article 92 refers to the duration of the validity of the driver's license but does pecify the issuance of the bylaw to regulate the duration of the validity of the driver's license but does pecify the issuance of the bylaw to
1103 ADMINISTRATIVE INSTRUCTION (MIA) NO. 03/2017 FOR ELECTRONIC SYSTEM OF DRIVING LICENSES	Minister of the Ministry of Internal Affairs	23.03.2017	This Administrative Instruction is based on Article 81, 105, subparagraph 1.2 o Law No. 05/L-064 on Driving Licence	Republic of Kosovo	concrete legal basis with the amendment and supplementation of the law.	This recommendation comes as a result of the inconsistency of legal provisions between the bylaw and the Law on driver's license. From the content of the instruction it can be seen that the purpose is to regulate the procedure of establishment and operation of the database system for driver license of the Republic of Kosovo and to determine the rules for use and access to the database system for driver license of the Republic of Kosovo. However, on the other hand, if we refer to Articles 81 and 105 of the Law on Driver's License, it is seen that there are inconsistencies, so the instruction is without legal basis. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1104 ADMINISTRATIVE INSTRUCTION (MIA) NO. 04/2017 ON THE USE OF C8 CATEGORY WEAPONS AND AMMUNITION FOR ANIMAL TEMPORARY PARALYSIS	Minister of the Ministry of Internal Affairs	30.06.2017	This Administrative Instruction is based on Article 4 para. 4 of Law No. 05/L- 022 on Weapons	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This administrative instruction is referred to in Article 4 paragraph 4 of the Law on Weapons. After analyzing the provision in question, I noticed that the legal basis is in line with the applicable legal provisions. Therefore, it is recommended that the administrative instruction remain in force.
1105 ADMINISTRATIVE INSTRUCTION (MIA) No. 05/2017 ABOUT THE CRITERIA THAT CONTAIN EVIDENCE ABOUT THE CITIZENSHIP OF THE FEDERAL REPUBLIC OF YUGOSLAVIA AND PERMANENT RESIDENCE IN THE TERRITORY OF KOSOVO ON 1 JANUARY 1998	Minister of the Ministry of Internal Affairs	14.07.2017	This Administrative Instruction is based on Article 32, para. 4 of Law No. 04/L-215 on Citizenship of Kosovo	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation is a result of the harmonization of the legal basis between the administrative instruction and the relevant provision of the Law on Citizenship of Kosovo.
1106 ADMINISTRATIVE INSTRUCTION (MIA) NO. 06/2017 FOR THE PROGRAM, TRAINING WAY AND ACTIONS OF TRAFFIC SCHOOL UNITS,CLOTHES AND EMBLEMS	Minister of the ' Ministry of Internal Affairs	29.08.2017	This Administrative Instruction is based on Article 6 para. 4 of Law No. 05/L- 088 on Road Traffic Provisions	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	After analyzing this administrative instruction, It has been concluded that this instruction was issued in accordance with the legal provisions of the relevant Law, therefore it is recommended that the instruction remain in force.
1107 ADMINISTRATIVE INSTRUCTION (MIA) NO. 07/2017 ON REPLACEMENT OF THE FOREIGN DRIVING LICENSE TO A DRIVING LICENSE OF THE REPUBLIC OF KOSOVO	Minister of the Ministry of Internal Affairs	21.07.2017	This Administrative Instruction is based on Article 97, para. 3 of Law No. 05/L- 64 on Driving License	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation, therefore, for the bylaw in question to remain in force, as a result of the harmonization of the legal basis between the administrative instruction and the relevant deposit of the Law on Driver's License.
1108 ADMINISTRATIVE INSTRUCTION (MIA) NO. 08/2017 ON SHOOTING RANGES FOR ENTITIES IN POSSESSION OF EQUIPMENT FOR SPECIAL PURPOSES	Minister of the Ministry of Internal Affairs	21.07.2017	This Administrative Instruction is based on Article 36 para. 1. subparagraph 1.5 of Law No. 03/L-246 on Weapons, Ammunition and Relevant Security Equipment for Authorized State Security INSTITUTIONS.	Republic of Kosovo	therefore remains into force.	In chapter VIII of Law no. 0.3 / L-246 On Weapons, Ammunition and Relevant Security Equipment for Authorized State Security Institutions, in the transitional provisions article 36 paragraph 1 sub-paragraph 1.9 is explicitly defined the issuance of the bylaw for shooting ranges for the subjects that possess special purpose equipment, in which provision this bylaw is also called. Therefore, as long as there is a legal basis, it is recommended that the administrative instruction in question remain in force,
1109 ADMINISTRATIVE INSTRUCTION (MIA) NO. 09/2017 ON COLLECTION WEAPONS	Minister of the Ministry of Internal Affairs	21.07.2017	This Administrative Instruction is based on Article 2 para. 1 subparagraph 1.29 and Article 73 para. 1.8 of Law No. 05/L-022 on Weapons	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation comes as a result of the fact that the administrative instruction has a legal basis in point 1.29.3 of article 2 and in article 73 paragraph 1.8 of Law no. 05 / L-022 on Weapons.
1110 ADMINISTRATIVE INSTRUCTION (MIA) NO. 10/2017 FOR PLACEMENT OF THE SPECIAL SIGNALING DEVICES IN MOTOR VEHICLES	Minister of the Ministry of Internal Affairs	07.08.2017	This Administrative Instruction is based on Article 173 and Article 262 para. 1 of Law No. 05/L-088 on Road Traffic Provisions	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Seeing that Law no. 05 / L-088 on Road Traffic Rules, in Article 173, authorizes the Minister to issue a bylaw, such as this administrative instruction, which regulates special signaling equipment in vehicles and seeing that the purpose of the administrative instruction complies with the provisions of the Law in force, it is recommended to remain in force.
1111 ADMINISTRATIVE INSTRUCTION (MIA) No.11/2017 ON CENTRAL CIVIL STATUS REGISTRY	Minister of the Ministry of Internal Affairs	30.11.2017	This Administrative Instruction is based on Article 26 para. 4 and Article 66 para. 2 subparagraph 2.4 of Law No. 04/L-003 on Civil Status	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Administrative Instruction No. 11/2017 on the central civil status register has a legal basis, it is recommended that this instruction remain in force. This administrative instruction refers to the substantive provisions of the Law, respectively to Article 26, paragraph 4, which explicitly defines the issuance of a bylaw that regulates the ways of establishing the Central Civil Registry and the rules for the of information technology that will be used for this register. The transitional provisions also emphasize once again the same authorization for the Minister of Internal Affairs, in which the transitional provision is called this administrative instruction, but it would be more preferable for the instruction to be invoked only in substantive provisions of the Law, because in the transitional provisions, the same authorization is repeated.
1112 ADMINISTRATIVE INSTRUCTION (MIA) NO. 12/2017 ON THE CONTENT OF FIRE PROTECTION ELABORATE	Minister of the Ministry of Internal Affairs	30.11.2017	This Administrative Instruction is based on Article 38, of Law No.04/L-012 on Fire Protection	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	In the transitional provisions, Article 38 of Law no. 04 / L-012 on fire protection, provides in a general way, the issuance of an unlimited number of bylaws related to the conditions of safety and fire protection, in which article this administrative instruction is supported. Such wording which authorizes the Minister for unlimited issuance of bylaws. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.

	ADMINISTRATIVE INSTRUCTION (MIA) NO. 13/2017 FOR ETHICS AND DISCIPLINARY	Minister of the Ministry of Internal	22.12.2017	This Administrative Instruction is based on Article 23, para. 1 subparagraph 1.6 of Law No. 04/L-064 on Kosovo Agency on Forensic	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Since the Law, respectively Article 23, paragraph 1 sub-paragraph 1.6, explicitly stipulates that by bylaw will be regulated the procedure for disciplinary violations, suspension and disciplinary procedure for KFA employees, in which provision is based this administrative instruction, and As
	PROCEDURE IN THE KOSOVO FORENSIAN AGENCY	Affairs					a result of the compliance of the purpose of the administrative instruction with the legislation in force, It has been concluded that the administrative instruction in question has a proper legal basis, therefore it is recommended that it remain in force.
	ADMINISTRATIVE INSTRUCTION (MIA) NO. 14/2017 FOR RECRUITMENT AND OTHER EMPLOYMENT PROCEDURES IN THE KOSOVO AGENCY FOR FORENSICS	Minister of the Ministry of Internal Affairs	22.12.2017	This Administrative Instruction is based on Article 23, para. 1 subparagraph 1.5 of Law No. 04/L-084 on Kosovo Agency on Forensic	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Since the provision on which this administrative instruction is based, authorizes the Minister to issue a bylaw such as this administrative instruction, so since there is a legal basis harmonized with the legal provisions in force, it is recommended that it remain in force.
1115	ADMINISTRATIVE INSTRUCTION (MIA) NO. 15/2017 ON THE PROCEDURE OF MINOR OFFENCES IN ROAD TRAFFIC	Minister of the Ministry of Internal Affairs	26.12.2017	This Administrative Instruction is based on Article 254, para. 6, Article 257, para. 3 and 4 of Law No. 05/L-088 on Road Traffic Provisions	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Since Law no. 05 / L-088 on Road Traffic Rules, respectively Article 254, paragraph 6 and Article 257, paragraphs 3 and 4, expressly authorizes the Minister to issue this administrative instruction, and since the purpose of the instruction is in accordance with the legal provisions of above, It has been concluded that the instruction has a proper legal basis and it is recommended that it remain in force.
1116	ADMINISTRATIVE INSTRUCTION (MIA) NO.16/2017 ON PREPARING CANDIDATES FOR PASSING THE PROFESSIONAL EXAM IN THE AREA OF FIRE PROTECTION	Minister of the Ministry of Internal	28.12.2017	This Administrative Instruction is based on Article 8, para. 5 of Law No. 04/L- 012 on Fire Protection	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The administrative instruction in question has a legal basis harmonized with the provisions of applicable Law. The administrative instruction is invoked in the substantive provisions of the Law, respectively in article 8, paragraph 4, which explicitly determines the issuance of this administrative trip.
1117	ADMINISTRATIVE INSTRUCTION (MIA) NO. 17/2017 ON TESTING AND SERVICING FIRE EXTINGUISHERS	Minister of the Ministry of Internal Affairs	28.12.2017	This Administrative Instruction is based on Article 19 of Law No. 04/L012 on Fire Protection	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This administrative instruction defines the criteria that fire extinguishers must have to guarantee quality, readiness for use and control in accordance with the manufacturer's instructions, as well as the conditions that must be met by authorized persons performing this activity, for which The issue is filmed precisely in Article 19, and in which provision is defined the issuance of bylaws precisely for this area. As the administrative instruction has a proper legal basis, it is recommended that this instruction remain in force.
	REGULATION (MIA) NO. 01/2016 SUPPLEMENTING GENERAL BASIC STANDARDS ON CIVIL AVIATION SECURITY	Minister of the Ministry of Internal Affairs	22.01.2016	This Regulation is based on Article 90, para. 90.3 of Law No. 03/L-051 on Civil Aviation, which specifies: Article 90 Applicable International Civil Aviation Security Rules - 90.3 The Ministry of Internal Affairs may issue implementing regulations that make international rules on aviation security applicable to domestic air services, even though such international rules on their face only apply to international arrivices.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	After analyzing the provision to which this regulation refers, it is noticed that the provision in question explicitly authorizes the minister to issue regulations, as is the case with regulation no. 01/2016, which make international aviation insurance rules applicable to domestic air services. Therefore, since the regulation has been issued in accordance with the legal provisions, it is recommended that it remain in force.
1119	REGULATION (MIA) No. 02/2016 ON PROCEDURES AND REQUIREMENTS FOR THE GRADING OF EMPLOYEES OF THE KOSOVO AGENCY ON FORENSICS	Minister of the Ministry of Internal Affairs	05.02.2016	This Regulation is based on Article 23, para. 1, subparagraph 1.7, of Law No. 04/L-064 on Kosovo Agency on Forensic	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This regulation is based on Article 23 paragraph 1 sub-paragraph 1.7, which provision is in line with the purpose of the regulation, therefore It has been concluded that the regulation has a proper legal basis and it is recommended to remain in force.
	REGULATION (MIA) NO. 03/2016 ON INTERNAL ORGANIZATION AND SYSTEMATIZATION OF WORKING PLACES IN EMERGENCY MANAGEMENT AGENCY;	Minister of the Ministry of Internal Affairs	01.06.2016	This Regulation is based on Article 34, para. 1 of Law No. 03/L-189 on State Administration, Article 23, para. 12 of Regulation No. 09/2012 on Standards of Internal Organization and Systematization of Jobs in State Administration	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	The reason for such a recommendation comes as a result of the fact that this regulation is based on a Law which it has been repealed. However, the Law which is already in force, regulates the issue for which his regulation is issued in its article 28 paragraph 3. The competence of the head of the body with the approval of the Minister for the issuance of this regulation that is provided in the repealed Law, now this competence in the Law which is in force is determined to be the competence of the Prime Minister. Therefore, it is recommended that this bylaw be harmonized with the provisions of the Law in force.
	REGULATION (MIA) NO. 04/2016 ON THE FUNCTIONING OF THE CENTRE FOR ACCOMMODATION OF REPATRIATED PERSONS	Minister of the Ministry of Internal Affairs	19.12.2016	This Regulation is based on Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of Prime Minister and Ministries	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This regulation is based on Article 8 sub-paragraph 1.4 of Regulation no. 02/2011 on the areas of administrative responsibility of the Office of the Prime Minister and Ministries, and the reference to such a legal act, does not constitute a legal basis of this regulation, therefore in the absence of a legal basis it is recommended that the regulation be repealed. However, in order not to create a legal vacuum, it is recommended to create a legal basis.
1122	ADMINISTRATIVE INSTRUCTION (MIA) NO. 02/2016 ON TEMPORARY EXPORT PERMIT, VERIFICATION OF IMPORT BY THE END USER, SECURITY MEASURES BY THE AUTHORIZED STATE SECURITY INSTITUTIONS IN NOMINISTINIG THE RESPONSIBLE PERSON AND THE CRITERIA FOR ESCORT DURING THE TRANSPORT OF ESP	Minister of the Ministry of Internal Affairs	15.02.2016	This Administrative Instruction is based on Article 36 para. 1. subparagraphs 1.4,1.12, 1.13 and 1.17 of Law No. 03/L-246 on Weapons, Ammunition and Relevant Security Equipment for Authorized State Security INSTITUTIONS	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	In chapter VIII of Law no. 03 / 1-246 On Weapons, Ammunition and Related Security Equipment for Authorized State Security Institutions, in the transitional provisions article 36 paragraph 1 sub-paragraphs 1.4, 1.12, 1.13 and 1.17, it is defined the issuance of bylaws for: Procedures for issuing a permit for temporary export of ESP, criteria for escort, except when the transportation of the ESP is done by the authorized state bodies for operational purposes; end-user import verification procedures; and for the security measures of the authorized state security institutions, which will be responsible for the appointment of a responsible person, in which plays wis also called. Although the Law stipulates that separate bylaws be issued for the points set out above, this bylaw is called in a cumulative form on all these points. However, as long as there is a legal basis for this bylaw, it is recommended that the administrative instruction in question remain in force.
1123	ADMINISTRATIVE INSTRUCTION (MIA) NO. 03/2016 ON THE PERMIT TO MOVE WITH WEAPON	Minister of the Ministry of Internal Affairs	15.02.2016	This Administrative Instruction is based on Article 73 para. 1 subparagraph 1.6 of Law No. 05/L-022 on Weapons	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It is recommended that this administrative instruction remain in force, since after analyzing the provisions of the Law in force, the provision to which the administrative instruction is invoked, has explicitly determined that a bylaw will be issued on this issue, therefore It has been concluded that the bylaw is in accordance with the provisions of the Law in force and it is recommended that it remain in force.
	ADMINISTRATIVE INSTRUCTION (MIA) NO. 04/2016 ON THE AUTHORIZED LIST FOR EQUIPMENT OF SPECIAL PURPOSES FOR STATE SECURITY INSTITUTIONS	Minister of the Ministry of Internal Affairs	15.02.2016	this Administrative Instruction is based on Article 36, para. 1 subparagraph 1.1 of Law No. 03/L-246 on Weapons, Ammunition and Relevant Security Equipment for Authorized State Security INSTITUTIONS	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	In chapter VIII of Law no. 03 / L-246 On Weapons, Ammunition and Related Security Equipment for Authorized State Security Institutions, in the transitional provisions article 36 paragraph 1 sub-paragraph 1.1 is explicitly defined the issuance of the bylaw for the authorized list of equipment of institutions state security based on the requests from the executive agencies, in which provision this bylaw is also called. Therefore, as long as there is a legal basis, it is recommended that the administrative instruction in question remain in force.
	ADMINISTRATIVE INSTRUCTION (MIA) NO. 05/2016 ON THE ESTABLISHMENT OF THE REVIEWING COMMISSION AND THE APPEALS COMMISSION	Minister of the Ministry of Internal Affairs	15.04.2016	This Administrative Instruction is based on Article 15, para. 6 of Law No. 05/L- 022 on Weapons	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The Administrative Instruction issued by the Minister is in accordance with the authorizations of the legislation in force, respectively has a legal basis in Law. Therefore, after the analysis of this bylaw, It has been concluded that the administrative instruction is in accordance with the legal provisions and it is recommended that it remain in force.
	ADMINISTRATIVE INSTRUCTION (MIA) NO. 06/2016 ON THE PERSONAL NUMBER	Minister of the Ministry of Internal Affairs	28.06.2016	This Administrative Instruction is based on Article 40 and 66 para. 2 subpara. 2.6 of Law No. 04/L-003 on Civil Status	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Considering that the administrative instruction No. 06/2016 on the personal number has a proper legal basis, it is recommended that this instruction remain in force. This administrative instruction refers to the legal provisions, respectively to Article 40, paragraph 3, which explicitly defines the issuance of a bylaw that regulates the criteria and procedures for issuing a personal number. The same authorization for the Minister of Internal Affairs is emphasized once again in the transitional provisions, in which this administrative instruction is called a transitional provision, but it would be preferable for the instruction to be invoked only in provisions in the content of the Law, because in the transitional provisions the same authorization is repeated.+
	ADMINISTRATIVE INSTRUCTION (MIA) NO. 08/2016 FOR MINIMUM TECHNICAL CONDITIONS FOR STORAGE OF WEAPONS, PARTS OF WEAPONS AND AMMUNITION	Minister of the Ministry of Internal Affairs	20.07.2016	This Administrative Instruction is based on Article 44 para. 5 and Article 57 of Law No.05/L-022 on Weapons	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The Administrative Instruction issued by the Minister is in accordance with the authorizations of the legislation in force, respectively has a legal basis in Law, therefore it is recommended that the administrative instruction in question remain in force.
	ADMINISTRATIVE INSTRUCTION (MIA) NO. 09/2016 FOR THE CATALOGUE OF WEAPONS	Minister of the Ministry of Internal Affairs	20.07.2016	This Administrative Instruction is based on Article 5 para. 2 of Law No. 05/L-022 on Weapons	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The Administrative Instruction issued by the Minister is in accordance with the authorizations of the legislation in force, respectively has a legal basis in Law, therefore such a recommendation is the result of harmonizing the legal basis with the provisions of applicable Laws.
	ADMINISTRATIVE INSTRUCTION (MIA) NO. 10/2016 ON THEORETICAL AND PRACTICAL WEAPON HANDLING TRAINING, PROFESSIONAL EXAM AND VALIDATION OF INSTRUCTORS QUALIFICATION	Minister of the Ministry of Internal Affairs	20.07.2016	This Administrative Instruction is based on Article 12 para. 7 of Law No. 05/L- 022 on Weapons	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	After analyzing the administrative instruction, I noticed that this bylaw has been issued by the Minister is in accordance with the authorizations of the legislation in force, respectively has a legal basis in Law, therefore it is recommended to remain in force.

1130 ADMINISTRATIVE INSTRUCTION (MUP) No. 11/2016 FOR IMPLEMENTATION OF ELECTRONIC SURVEILLANCE AND REPORTING FROM KOSOVO POLICE, OF THE PERSONS WHO'S MOVEMENT IS RESTRICTED	Minister of the Ministry of Internal Affairs	29.09.2016	This Administrative Instruction is based on Article 11, para. 3 of Law No. 05/L- 003 on the Electronic Supervision of Persons Whose Movement is Limited by the Decision of the Court	Official Gazette of the Republic of Kosovo	therefore remains into force.	Provisions of the Law in force, more precisely Article 11, paragraph 3 of Law no. 05 / L-003 on Electronic Surveillance of Persons Restricted in Movement by a Court Decision, expressly authorizes the Minister to issue a bylaw regulating the conduct of electronic surveillance and the manner of reporting by the Kosovo Police. After analyzing the legal provisions, It has been concluded that the instruction was issued in accordance with these provisions, therefore it is recommended that it remain in force.
1131   ADMINISTRATIVE INSTRUCTION (MA) No. 12/2016 ON DEFINING THE PROCEDURE FOR DIGITALIZATION OF SCANNED BASIC CIVIL STATUS REGISTERS	Minister of the Ministry of Internal Affairs	07.10.2016	This Administrative Instruction is based on Article 66, para. 3 of Law No. 04/L-003 on Civil Status, which specifies: Article 66 Promulgation of sub-legal acts - 5. Minister can issue also other sub-legal acts to implement this Law. Article 31 Principal Civil Status Repair of Status Registry - 3. Office of the Civil Status shall keep Principal Civil Status registry in written and electronic form. 4. The types, form, content, data entry, manner and time-line of keeping Principal Civil Status registers as well as Specific Registers from Article 35 of this Law, shall be established by the Minister's sub-legal acts.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	This administrative instruction in the preamble refers to Article 66 paragraph 5, respectively to the transitional provisions of the Law on civil status. The wording used in this provision is very general and such wording made it possible to create bylaws indefinitely and this is contrary to the principle of legality. On the other hand, the reference to Article 31, paragraph 3 does not represent a legal basis, except in relation to paragraph 4 of this Article, therefore it is recommended to remain in force but to change the preamble of the Administrative Instruction in order to have full harmonization between the Law and the administrative instruction.
1132 ADMINISTRATIVE INSTRUCTION (MIA) NR 13/2016 ON EQUIPPING WITH ID CARD, PASSPORT AND DRIVING LICENSE WITH ACCELERATED PROCEDURE	Minister of the Ministry of Internal Affairs	12.10.2016	This Administrative Instruction is based on Article 13 para. 6 and Article 24 para. 2 subparagraph 2.1 of Law No. 05/L-015 on Identity Cards, Article 8 para 8.2 of Law No. 03/L-037 on Travel Documents, in Article 134 of Law No. 05/L-064 on Driving Licence.	Official Gazette of the Republic of Kosovo		As can be seen from the analysis of this Administrative Instruction, it turns out that the legal basis requires me to find it in three separate Laws: the Law on Identity Card, Driver's License, and Travel Documents. The legal basis does not exist in any of the provisions to which it refers. Regarding Article 13 of the Law on Identity Card, this provision stipulates that a bylaw will be issued for equipment with 1D card, but does not provide for equipment with 1D card in an accelerated procedure. I can also add here that regarding the procedure of obtaining an 1D card there is already a bylaw for this procedure. With regard to travel documents in Article B paragraph 8.2 of the Law on Travel Documents, although it refers to the issue of conditions under which a passport can be issued in an expedited procedure, it has not specified with a special provision that this procedure will be regulated by bylaw. It is therefore recommended that in case of amendment to the Law on Travel Documents to create a legal basis where it would find support, and also applies to the accelerated procedure of obtaining a driver's license to the Law on Driver's License and the accelerated procedure of the device with an identity card in the Law on Identity Card.
1133 ADMINISTRATIVE INSTRUCTION (MIA) NO. 14/2016 FOR AUTHORIZED DESTRUCTION OF PUBLIC DOCUMENTS AND OFFICIAL NOTES		12.10.2016	This Administrative Instruction is based on Article 24 para. 3 of Law No. 05/L-015 on Identity Cards	Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The recommendation for repealed comes as a result of the fact that the Administrative Instruction has no legal basis. Article 24 paragraph 3 of Law no. 05 / L - 015 on Identity Card stipulates that "for the implementation of this Law, the Minister may issue other bylaws". As can be seen, this is a general wording which in an unlimited form provides for the possibility of issuing administrative instructions reperfore, it is recommended that the Ministry review the provisions of the Law to see whether there is a need for a bylaw or not, and if there is a need, then to create a proper legal basis, expressly providing for the issuance of this administrative instruction in would regulate in more detail the issue of authorized destruction of public documents and official documents.
1134 ADMINISTRATIVE INSTRUCTION (MA) NO. 15/2016 ON THE MANNER OF ACCEPTANCE DELIVERY AND TRANSPORTATION PUBLIC DOCUMENTS AND OFFICIAL PAPERWORK	Minister of the Ministry of Internal Affairs	12.10.2016	This Administrative Instruction is based on Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction is based on article 8 sub-paragraph 1.4 of Regulation no. 02/2011 on the areas of administrative responsibility of the Office of the Prime Minister and Ministries, and the reference to such a legal act, does not constitute a legal basis of this administrative instruction, therefore in the absence of a legal basis it is recommended that the regulation be repealed.
1135 ADMINISTRATIVE INSTRUCTION (MIA) No. 18/2016 ON DETERMINATION OF THE FORM, CONTENT AND MANNER OF MANUFACTURING OF IDENTITY CARDS	Minister of the Ministry of Internal Affairs	22.12.2016	This Administrative Instruction is based on Article 8, 9 and 24, para. 2 subparagraph 2.2 of Law No. 05/L-015 on Identity Cards	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	After analyzing the provisions of Law no. 05 / L-015 on Identity Card, especially Articles 8, 9 and 24, paragraph 2, subparagraph 2.2, I noticed that these provisions explicitly authorize the Minister to issue this administrative instruction. Therefore, since the purpose of the administrative instruction in question is in line with the provisions of applicable Laws, It has been concluded that the administrative instruction has a proper legal basis and it is recommended that it remain in force.
1136 REGULATION (MA) NO. 01/2015 FOR THE ESTABLISHMENT, COMPOSITION AND PROCEDURE OF THE COMMITTEE FOR APPOINTMENT OF GENERAL DIRECTOR AND DEPUTY DIRECTORS ON THEAGENCY FOR EMERGENCY MANAGEMENT	Minister of the Ministry of Internal Affairs	24.03.2015	This Regulation is based on Article 7, para. 6 of Law No. 04/L-230 on Emergency Management Agency	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation is a result of the full harmonization of the legal basis between the bylaw and the relevant provision of the Law on the Emergency Management Agency.
1137 REGULATION (MIA) NO. 02/2015 FOR INTERNAL ORGANIZATION AND SYSTEMATIZATION OF JOBS OF THE KOSOVO AGENCY ON FORENSIC	Minister of the Ministry of Internal Affairs	24.03.2015	This Regulation is based on Article 12 and Article 23, para. 1, subparagraph 1.2 of Law No. 04/L-064 on Kosovo Agency on Forensic	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The regulation in question is based on legal provisions, respectively Article 12 and Article 23, paragraph 1, subparagraph 1.2 of Law no. 04 / L-064 on the Kosovo Agency for Forensics, which provision authorizes the Minister to issue this regulation. Looking at the compatibility that exists between the legal provisions and the purpose of the regulation, It has been concluded that the regulation has a genuine legal basis, and it remains in force.
1138 REGULATION (MIA) NO. 03/2015 APPOINTMENT AND MANDATE OF DIRECTORS OF DEPARTMANTS IN KOSOVO AGENCY ON FORENSIC		06.07.2015	This Regulation is based on Article 23, para. 6, of Law on Kosovo Agency on Forensic	Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is recommended that the regulation be repealed, because it is based on a provision, respectively Article 23 paragraph 6, which provision is general and which is contrary to the principle of legality. According to this provision, the Minister or the Chief Executive Officer of the KFA, are authorized to issue bylaws, ie those that are not explicitly provided in the Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1139 REGULATION (MIA) NO. 04/2015 ON SUBSIDIZING OF PROJECTS THAT PROMOTE REINTEGRATION OF REPATRIATED PERSONS IN THE REPUBLIC OF KOSOVO	Minister of the Ministry of Internal Affairs	07.09.2015	This Regulation is based on Article 8, subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, Article 35, para. 8 of Regulation (GRK) No. 08/2015 on Reintegration of Repatriated Persons and Management of the Reintegration Program, and Article 38, para. 6, of Regulation No. 09/2011 of Rules and Procedure of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This regulation is based on Article 35, paragraph 8 of Regulation (KRC) no. 08/2015 on reintegration of repatriated persons and management of the reintegration program and referral to a blyaw, does not represent a proper legal basis for this regulation, therefore in lack of legal basis it is recommended that the regulation be repealed.
1140 REGULATION (MIA) No. 06/2015 FOR DESCRIPTION OF DUTIES AND RESPONSIBILITIES FOR EMPLOYEES OF KOSOVO AGENCY ON FORENSIC	Minister of the Ministry of Internal Affairs	23.12.2015	This Regulation is based on Article 23, para. 6, of Law No. 04/L-064 on Kosovo Agency on Forensic	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The reason for such a recommendation, comes as this regulation is based on Article 23 paragraph 6, where according to this provision the Minister or Chief Executive Officer of the KFA, is authorized to issue any bylaws, ie in such a case those which are not expressly provided in the text of the Law. Given this fact, such a provision is contrary to the principle of legality, so it is recommended that the regulation be repealed or in case the regulation in question is deemed necessary for the issues it regulates, so that there is no legal vacuum, t'a specific legal basis is created.
1141 ADMINISTRATIVE INSTRUCTION (MIA) No. 03/2015 ON PROCEDURES FOR REGISTRATION AND DEREGISTRATION OF DWELLING OR EMPLACEMENT	Minister of the Ministry of Internal Affairs	23.01.2015	This Administrative Instruction is based on Article 17 and 25 of Law No. 02/L- 121 on Dwelling and Emplacement	Republic of Kosovo		The recommendation comes as a result of the fact that the Administrative Instruction has no legal basis. Articles 17 and 25 of the Law on Residence and Residence do not define the possibility of issuing a bylaw to regulate the procedures for registration and de-registration of residence or place of stay. Also, in the transitional provisions in Article 24 provides for the Issuance of four bylaws bone belongs to the procedure of notification and deregistration of residence or place of stay. However, in order to avoid an immediate legal vacuum in matters of notification and non-notification of residence and place of residence, it is recommended that this Administrative Instruction remain in force until the creation of a concrete legal basis.
1142 ADMINISTRATIVE INSTRUCTION (MIA) NO. 04/2015 ON THE AUTHORIZED LIST FOR EQUIPMENT OF SPECIAL PURPOSES FOR STATE SECURITY INSTITUTIONS	Minister of the Ministry of Internal Affairs	15.04.2015	This Administrative instruction is based on Article 36, supparagraph 1.1 of Law No. 03/L-246 on Weapons, Ammunition and Relevant Security Equipment for Authorized State Security INSTITUTIONS	Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	The administrative instruction in question it has been repealed. Such appears in the official gazette, while the administrative instruction which repealed s it is the administrative instruction (MIA) no.04 / 2016 on the authorized list of special purpose equipment for state security institutions, which has been worked with serial number 62.

1143 ADMINISTRATIVE INSTRUCTION (MIA) NO.08/2015 ON THE RE-REGISTRATION IN THE PRINCIPAL CIVIL STATUS REGISTERS	Minister of the Ministry of Internal Affairs	13.05.2015	This Administrative Instruction is based on Article 55 and 66 para. 2.8 of Law No. 04/L-003 on Civil Status	Republic of Kosovo	therefore remains into force.	Administrative Instruction no. 08/2015 for re-registration in the basic registries of civil status, has a proper legal basis, as it complies with the substantive provisions of the Law, respectively Article 55 paragraph 2. This provision explicitly defines the criteria, forms, ways and the re-registration procedure will be regulated by a bylaw, in which provision this instruction is also based. However, the instruction in guestion is also based on the transitional provisions, which authorize the issuance of the bylaw for the same procedure. In such a case, it would be more favorable for the administrative instruction to rely only on the substantive provisions of the Law, because the same authorization has been repeated in the transitional provisions.
1144 ADMINISTRATIVE INSTRUCTION (MIA) No. 09/2015 ON DEFINING THE PROCEDURE FOR DIGITALIZATION OF SCANNED BASIC CIVIL STATUS REGISTERS	Affairs	13.05.2015	This Administrative Instruction is based on Article 66, para. 5 and Article 31, para. 3 of Law No. 04/L-003 on Civil Status	Official Gazette of the Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	Administrative Instruction no. 12/2016 on determining the procedure for digitalization of scanned basic civil status registers, which was worked out with no. rendor 69.
1145 ADMINISTRATIVE INSTRUCTION (MIA) NO. 12/2015 ON PROCEDURES AND FORMS FOR PLACING EXPLOSIVES AND PYROTECHNICAL MATERIALS IN THE MARKET, REQUIREMENTS FOR CE MARKING AND MARKING OF PACKAGES	Affairs	01.07.2015	This Administrative Instruction is based on Article 13, para. 4 of Law No. 04/L- 022 on Civil Use of Explosives	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The administrative instruction is based on Article 13 paragraph 4 of the Law on Civil Use of Explosives, which explicitly stipulates the issuance of a bylaw, such as this administrative instruction, which will regulate the procedures and forms of placing explosives on the market for civil use and pyrotechnic products, including CE marking criteria and package marking. As long as there is a proper legal basis, it is recommended that the administrative instruction remain in force.
1146 ADMINISTRATIVE INSTRUCTION (MIA) NO. 12016 ON THE TYPE, FORM, MODEL OF THE UNIFORMS AND IDENTIFICATION CARD FOR THE MEMBER OF THE EMA/PRAS	Minister of the Ministry of Internal Affairs	01.07.2015	This Administrative Instruction is based on Article 20 para. 6 and Article 86 para. 4 of Law No. 04/L-027 for Protection Against Natural and Other Disasters	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The administrative instruction is based on article 20, paragraph 6 and article 86 paragraph 4 of Law no. 04 /L-027 on Protection from Natural and Other Disasters; in which provisions the Minister of Interior is authorized by a bylaw, such as this administrive instruction, to determine the pe, form, model, relevant symbols and determine the form and the content of the identification card for the members of the Structures for Protection, Rescue and Assistance. Given that the administrative instruction has a legal basis in accordance with legal provisions, it is recommended that it remain in force.
1147 ADMINISTRATIVE INSTRUCTION (MIA) No. 14/2015 INVESTIGATION OF ACCIDENTS WITHEXPLOSIVES AND PYROTECHNICAL PRODUCTS	Minister of the Ministry of Internal Affairs	28.07.2015	This Administrative Instruction is based on Article 44, para. 3 of Law No. 04/L- 022 on Civil Use of Explosives	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The administrative instruction is based on Article 44 paragraph 3 of the Law on Civil Use of Explosives, which provision explicitly stipulates that a bylaw issued by the ministry will regulate the investigation of accidents and incidents with explosives and fireworks. As long as there is a legal basis harmonized with legal provisions, it is recommended that the administrative instruction remain in force. However, I request that the content of this guidance for the improvement of some technical issues be reviewed once again.
1148 ADMINISTRATIVE INSTRUCTION (MIA) NO. 16/2015 FOR DETERMINATION OF VIOLATIONS, DISCIPLINARY MEASURES AND DISCIPLINARY PROCEEDINGS TOWARDS EMPLOYEES OF PIK	Minister of the Ministry of Internal Affairs	09.09.2015	This Administrative Instruction is based on Article 31, para. 1.11 of Law No. 03/L-231 on Kosovo Police Inspectorate	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation comes as a result of the fact that the administrative instruction has a specific legal basis, although it is not defined in the preamble the support of the administrative instruction in article 30 par. 1 but only in Article 31 par. 1 subparagraph 1.1 within the transitional provisions of Law no. 03 / L-231 on the Police Inspectorate of Kosovo. Therefore, I consider that it would be more preferable for the legal basis for issuing this Instruction to remain only in Article 30 paragraph 1, because the legal basis repeated in the transitional provisions is unnecessary.
1149 ADMINISTRATIVE INSTRUCTION (MIA) NO. 17016 ON THE GENERAL REGISTRATION PROCEDURES OF THE FACT OF BIRTH, MARRIAGE AND DEATH	Minister of the Ministry of Internal Affairs	19.08.2015	This Administrative Instruction is based on Article 66, para. 5 of Law No. 04/L- 003 on Civil Status.	Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This administrative instruction in the preamble refers to Article 66 paragraph 5, respectively to the transitional provisions of the Law on civil status. The wording used in this provision is very general and such wording made it possible to create bylaws indefinitely. Therefore, it is recommended that the Ministry review the provisions of the Law to see if there is a need for a bylaw or not, and if necessary, then create a legal basis, expressly providing for the issuance of this administrative instruction in a more would regulate the issue of the general procedure for registering the fact of birth, marriage and death
1150 ADMINISTRATIVE INSTRUCTION (MIA) NO 19/2015 ON THE CONDITIONS AND PROCEDURES FOR PERSONAL NAME CHANGE AND CORRECTION	Minister of the Ministry of Internal Affairs	02.11.2015	This Administrative Instruction is based on Article 66, para. 5, of Law No. 04/L- 003 on Civil Status.	Republic of Kosovo	concrete legal basis with the amendment and supplementation of the law.	This administrative instruction in the preamble refers to Article 66 paragraph 5, respectively to the transitional provisions of the Law on civil status. The wording used in this provision is very general and such wording made it possible to create bylaws indefinitely. Therefore, it is recommended that the Ministry review the provisions of the Law to see if there is a need for a bylaw or not, and if necessary, then create a legal basis, expressly providing for the issuance of this administrative instruction in a more detailed would regulate the issue of conditions and procedures for changing and correcting a personal name.
1151 ADMINISTRATIVE INSTRUCTION (MIA) NO. 20/2015 ON THE PROCEDURE FOR INITIATION OF CRIMINAL INVESTIGATION	Minister of the Ministry of Internal Affairs	19.11.2015	This Administrative Instruction is based on Article 31 para. 1, subparagraph 1.12 of Law No. 03/L-231 on Kosovo Police Inspectorate	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	According to the provisions of the Law on the Police Inspectorate of Kosovo, respectively in Article 31 paragraph 1, subparagraph 1.12, the authorization of the Minister for the issuance of this bylaw is explicitly defined. Seeing that the purpose of this administrative instruction complies with the legal provisions in force, It has been concluded that the administrative instruction has a proper legal basis and it is recommended that it remain in force.
1152 ADMINISTRATIVE INSTRUCTION (MIA) NO. 21/2015 FOR INSPECTIONS IN KOSOVO POLICE	Minister of the Ministry of Internal Affairs	19.11.2015	This Administrative Instruction is based on Article 31 para. 1 subparagraph 1.9 of Law No. 03/L-231 on Kosovo Police Inspectorate	Republic of Kosovo	therefore remains into force.	The Administrative Instruction has a genuine legal basis in the Law Police Inspectorate.
1153 ADMINISTRATIVE INSTRUCTION (MIA) NO. 24/2015 ON THE LATE REGISTRATIONS IN THE CIVIL STATUS REGISTERS	Minister of the Ministry of Internal Affairs	30.12.2015	This Administrative Instruction is based on Article 54 and 66 subparagraph 2.7 of Law No. 04/L-003 on Civil Status.	Republic of Kosovo	therefore remains into force.	The administrative instruction in question has a legal basis harmonized with the provisions of applicable Law. The administrative instruction refers to the substantive provisions of the Law, respectively to Article 54, paragraph 2, which expressly determines the issuance of a bylaw that regulates the criteria, forms, manner and procedures of subsequent registration. The transitional provisions also emphasize once again the same authorization for the Minister of Internal Affairs, in which the transitional provision is called this administrative instruction, but it would be more preferable for the instruction to be invoked only in substantive provisions of the Law, because in the transitional provisions, the same authorization is repeated.
1154 INTERNAL REGULATION (MIA) NO. 01/2014 FOR ACCESS, ORDER, SECURITY AND PROTECTION OF MIA BUILDINGS	Minister of the Ministry of Internal Affairs	31.01.2014	This Regulation is based on Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	Republic of Kosovo	Repeal the sub-legal act	Such a recommendation comes as a result of the fact that this regulation does not have a proper legal basis, as it is based only on Article 8 sub- paragraph 1.4 of Regulation no. 02/2011 on the areas of administrative responsibility of the Office of the Prime Minister and Ministries and Article 38 paragraph 6 of the Rules of Procedure of the Government no. 09/2011.
1155 ADMINISTRATIVE INSTRUCTION (MIA) NO. 02 / 2014 ON FOREIGNERS TRAVEL DOCUMENTS	Ministry of Internal Affairs	04.04.2014	This Administrative Instruction is based on Article 137, para. 1 subparagraph 1.1. of Law No. 04/L-219 on Foreigners	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	While the article on which this administrative instruction is based, respectively Article 137 paragraph 1, sub-paragraph 1.1, provides for the issuance of a bylaw such as this administrative instruction, which regulates the procedure for issuing travel documents for foreigners, It has been concluded that the legal basis exists and is in accordance with the legal provisions in force, and therefore it is recommended that it remain in force.
1156 ADMINISTRATIVE INSTRUCTION (MIA) No. 03/2014 ON MENAGEMENT AND PROTECTION OF PERSONAL DATA IN THE READMISSION PROCESS	Minister of the Ministry of Internal Affairs	15.04.2014	This Administrative Instruction is based on Article 13 of Law No. 03/L-208 on Readmission	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The recommendation derives from the fact that the administrative instruction has no legal basis. As seen in Article 13, paragraph 1 of the Law on Readmission does not define the right of the Minister to issue a bylaw for a more detailed regulation on the management and protection of personal data in the readmission process. On the other hand, in paragraph 2 of article 13 of this Law, which stipulates that the Ministry of Internal Affairs (not the Minister) will issue the necessary bylaws for the implementation of this Law, is a general wording which in unlimited form provides for the possibility of issuing administrative instructions. However, in order to avoid an immediate legal vacuum, it recommended that it remain in force but at the same time create a concrete legal basis by amending and supplementing Law no. 03 / L-208 on Readmission, expressly providing for the issuance of this administrative instruction that would regulate in more detail the issue of management and protection of personal data in the readmission process.
1157 ADMINISTRATIVE INSTRUCTION (MIA) NO. 07/2014 FOR OFFICIAL ESCORT OF THE PRESIDENT OF THE REPUBLIC OF KOSOVA AFTER FINISHING HIS/HER MANDATE	Minister of the Ministry of Internal Affairs	13.05.2014	This Administrative Instruction is based on Article 21 of Law No. 03/L-094 on the President of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Such a recommendation comes as Article 21 does not explicitly stipulate that this issue will be regulated by an administrative instruction, respectively to issue a bylaw, but the provision in question stipulates that it will be regulated by special acts and which is more logical that the legislator has provided that this issue be regulated by decision. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
BORDER CROSSING POINT	Affairs	24.12.2020	This Administrative Instruction was issued pursuant to Article 26 and Article 137, para. 1, subparagraph 1.3 of Law No. 04/L-219 on Foreigners	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Foreigners. While the recommendation to amend the Law on Foreigners is to improve the technical error on the one hand, while moreover it would be more than reasonable to remove from this transitional provision the possibility of issuing bylaws as the possibility of issuing The bylaw on the conditions and procedures for issuing visas at the border crossing point is provided in Article 26, therefore the repetition of the determination of issuing the same bylaw is unnecessary.
1159 ADMINISTRATIVE INSTRUCTION (MIA) No. 11/2014 FORCENTRAL REGISTER OF VEHICLES	Minister of the Ministry of Internal Affairs	27.10.2014	This Administrative Instruction is based on Article 301 of Law No. 02/L-70 on Road Traffic Safety	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation is a result of the harmonization of the legal basis between the bylaw and the relevant provision of the Law on Traffic Safety.

1160	ADMINISTRATIVE INSTRUCTION (MIA) No. 12/2014 ON ADDITIONAL SAFETY CRITERIA FOR EXPLOSIVES	Minister of the Ministry of Internal Affairs	06.11.2014	This Administrative Instruction is based on Article 16, para. 13 of Law No. 04/L- 022 on Civil Use of Explosives	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The administrative instruction is based on Article 16 paragraph 13 of the Law on Civil Use of Explosives, which explicitly stipulates the issuance of a bylaw, such as this administrative instruction, which will regulate and determine the criteria for distances of depots for explosives, safety criteria for storage and placement of explosives. As long as there is a proper legal basis, it is recommended that the administrative instruction remain in force.
1161	ADMINISTRATIVE INSTRUCTION (MIA) No. 13/2014 ON STORAGE OF AMMONITE AND OTHER FERTILIZERS	Minister of the Ministry of Internal Affairs	06.11.2014	This Administrative Instruction is based on Article 12, of Law No. 04/L-022 on Civil Use of Explosives	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Considering that the administrative instruction has a genuine legal basis which is based on legal provisions, respectively Article 12 paragraph 2 which provision explicitly defines the issuance of such a bylaw, it is recommended that it remain in force.
1162	ADMINISTRATIVE INSTRUCTION (MIA) No.14/2014 FOR THE SPECIAL SECURITY MEASURES IN TRANSPORT OF PERMITTED EXPLOSIVES AND FIREWORKS	Minister of the Ministry of Internal Affairs	06.11.2014	This Administrative Instruction is based on Article 7 and 32, of Law No. 04/L- 022 on Civil Use of Explosives	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Whereas, the administrative instruction no. 14/2014 on special security measures during the transport of explosives and fireworks allowed, is based on legal provisions, respectively Article 7 paragraph 3 and Article 32 paragraph 8, which provisions provide for the issuance of a bylaw such as is this administrative instruction, then there is a proper legal basis. It is therefore recommended that this administrative instruction remain in force.
1163	ADMINISTRATIVE INSTRUCTION (MIA) No. 15/2014 ON PROFESSIONAL EXAMINATION FOR INSPECTORS, THEIR APPOINTMENT AND THE INSPECTOR MANUAL	Minister of the Ministry of Internal Affairs	03.12.2014	This Administrative Instruction is based on Article 6, of Law No. 04/L-022 on Civil Use of Explosives	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The administrative instruction is based on legal provisions, namely Article 6 paragraph 4, which authorizes the Minister of Interior to regulate the procedures for the appointment of inspectors and other details. While we see that the legal basis of this administrative instruction exists and is in accordance with legal provisions, it is recommended that the administrative instruction remain in force.
	ADMINISTRATIVE INSTRUCTION (MIA) NO. 16/2014 FOR THE IDENTIFICATION EMBLEM OF KOSOVO POLICE INSPECTORATE	Minister of the Ministry of Internal Affairs	03.12.2014	This Administrative Instruction is based on Article 31, para. 1.1 of Law No. 03/L 231 on Kosovo Police Inspectorate	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	After analyzing the instruction and provisions of the Law on the Kosovo Police Inspectorate, I noticed that the administrative instruction was issued in accordance with legal provisions, and as long as there is a proper legal basis, it is recommended that it remain in force.
	ADMINISTRATIVE INSTRUCTION (MIA) NO. 17/2014 FOR THE FORM, EQUIPMENT AND WAY OF USING THE IDENTIFICATION DOCUMENT	Minister of the Ministry of Internal Affairs	03.12.2014	This Administrative Instruction was issued based on Article 31, para. 1.2 of Law No. 03/L-231 on Kosovo Police Inspectorate	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The Administrative Instruction has a legal basis. However, the secondary recommendations are because the Law provides for the issuance of this instruction in Article 8 paragraph 2 (which would be preferable to harmonize with the preamble of the administrative instruction) but also within the transitional provisions. The Law does not need to redefine the legal basis repeatedly in the transitional provisions, so it is recommended that this provision be removed.
1166	ADMINISTRATIVE INSTRUCTION (MIA) NR/2014 FOR TYPES OF WEAPONS AND OTHER MEANS OF USE OF FORCE FROM PII	Minister of the Ministry of Internal K Affairs	03.12.2014	This Administrative Instruction is based on Article 31, para. 1.7 of Law No. 03/L 231 on Kosovo Police Inspectorate	-Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Such a recommendation is a result of the harmonization of the legal basis of the administrative instruction in question with the provisions of the Law in force, namely the Law on the Police Inspectorate of Kosovo.
1167	REGULATION No. 01/2013- MIA ON PROCEDURES AND REQUIREMENTS ON GRADING EMPLOYEES OF KOSOVO AGENC' ON FORENSIC	Minister of the Ministry of Internal Y Affairs	02.07.2013	This Regulation is based on Article 23, para. 1, subparagraph 1.7. of Law on Kosovo Agency on Forensic	Official Gazette of the Republic of Kosovo		This regulation it has been repealed. Such appears in the official gazette, while the regulation which repealed s it is Regulation no. 02/2016 on the procedures and conditions of promotion for the employees of the Kosovo Forensic Agency, who worked with no. rendor 57.
1168	ADMINISTRATIVE INSTRUCTION No. 03/2013  – MIA ON THE VERIFICATION STAMP	Minister of the Ministry of Internal Affairs	19.02.2013	This Administrative Instruction is based on Article 66 para. 5 of Law No.04/L- 003 on Civil Status	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This administrative instruction in the preamble refers to Article 66 paragraph 5, respectively to the transitional provisions of the Law on civil status. The wording used in this provision is very general and such wording made it possible to create bylaws indefinitely. Therefore, it is recommended that the Ministry review the provisions of the Law to see if there is a need for a bylaw or not, and if necessary, then create a legal basis, expressly providing for the issuance of this administrative instruction in a more detailed would regulate the issue of the verification stamp.
1169	ADMINISTRATIVE INSTRUCTION No. 04/2013  - MIA ON CRITERIA AND PROCEDURES FOR LICENSES AND PERMITS		19.03.2013	This Administrative Instruction is based on Article 29, 30, 31, 32, 33, 34, 35, 36 and 37 of the Law on Civil Use of Explosives	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The recommendation comes as a result of the fact that, after analyzing Law no. 04 /L-022 on Civil Use of Explosives, nowhere in the provisions mentioned, respectively in articles 29, 30, 31, 32, 33, 34, 35, 36, 37, is not given the authorization to the Minister of Interior that for clarifications In addition to these legal provisions, a bylaw should be issued. Otherwise, the ministry should in case of amendment / supplementation of Law no. 04 / L-022 on Civil Use of Explosives, to create a legal basis which is consistent with the purpose of the administrative instruction in question, if it deems necessary its remaining in force.
	ADMINISTRATIVE INSTRUCTION- MIA No. 05/2013 ON REIMBURSEMENT OF EXPENSES AND TAX HEIGHT FOR FIREFIGHTERS INTERVENTIONS	Affairs	15.04.2013	This Administrative Instruction is based on Article 16, para. 4, of Law No. 04/-L- 049 on Fire-Fighting and Rescue	Republic of Kosovo	therefore remains into force.	In Article 16, paragraph 4, of Law no. 04 / -L-049 on Firefighting and Rescue, determines the issuance of a bylaw, such as this administrative instruction which will regulate the form and manner of compensation, and the amount of the tax. Since it is noticed that this administrative instruction has been issued in accordance with the legislation in force, i.e. which has a proper legal basis, it is recommended to remain in force.
1171	- MIA ON COOPERATION WITH NATIONAL AND INTERNATIONAL ORGANIZATIONS	Ministry of Internal Affairs	04.07.2013	This Administrative Instruction is based on Article 3 of Law No. 04/L022 on Civil Use of Explosives	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Administrative Instruction no. 06/2013, on cooperation with national and international administrative organizations, is based on Article 3 of the Law on Civil Use of Explosives. This provision, in which the administrative instruction is invoked, does not authorize the Minister of Interior to issue such a bylaw. Given this fact, it has been concluded that the administrative instruction in question has no legal basis. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1172	ADMINISTRATIVE INSTRUCTION No. 07/2013  – MIA ON UN HAZARDS CLASSIFICATION AND COMPATIBILITY GROUPS	Minister of the Ministry of Internal Affairs	04.07.2013	This Administrative Instruction is based on Article 10 of Law No. 04/L022 on Civil Use of Explosives	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The administrative instruction is based on Article 10 of the Law on Civil Use of Explosives, in which provision, respectively paragraph 10, explicitly stipulates the issuance of a bylaw, such as this administrative instruction, which will regulate the UN hazard classification and compliance groups, in which plan this administrative instruction is drafted. Therefore, seeing that the administrative instruction has a proper legal basis, it is recommended that it remain in force.
1173	ADMINISTRATIVE INSTRUCTION No. 08/2013  – MIA ON EDUCATION AND CRITERIA FOR PROFESSIONAL QUALIFICATION AND PROGRAMS FOR PROFESSIONAL TRAINING	Ministry of Internal Affairs	04.07.2013	This Administrative Instruction is based on Article 9, para. 4 of Law No. 04/L- 022 on Civil Use of Explosives	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The legal provisions, respectively Article 9 paragraph 4 of the Law on Civil Use of Explosives, explicitly defines the issuance of a bylaw which will regulate the procedure for education, criteria for professional qualifications, vocational training programs, and certification professional. While the administrative instruction covers all the above mentioned areas in article 9 paragraph 4, and refers exact his provision, it can be concluded that the administrative instruction has a proper legal basis, therefore it is recommended that the administrative instruction remain in force.
1174	ADMINISTRATIVE INSTRUCTION NO. 12/ 2013  – MIA FOR APPOINTMENT OF THE REGIONA DIRECTOR OF POLICE FOR THE MITOVICA REGION – NORTH	L Ministry of Internal	22.07.2013	This Administrative Instruction is based on Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministres, and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Such recommendation is a result of the fact that the administrative instruction is based on Article 8 paragraph 1.4 of Regulation no. 02/2011 on the areas of administrative responsibility of the Office of the Prime Minister and Ministries and Article 38 paragraph of the Rules of Procedure of the Government no. 09/2011, and the reference to such a provision does not create a proper legal basis. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1175	ADMINISTRATIVE INSTRUCTION (MIA) No. 14/2013 ON RETAIL SELLING POINTS OF PYROTECHNIC AND FIREWORK SUPPLIES	Minister of the Ministry of Internal Affairs	10.09.2013	This Administrative Instruction is based on Article 3, of Law No. 04/L022 on Civil Use of Explosives	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Administrative Instruction No. 14/2013 on retail outlets of pyrotechnic devices and fire cartridges, is based on Article 3 of the Law on Civil Use of Explosives. This provision, in which the administrative instruction is invoked, does not authorize the Minister of Interior to issue such a bylaw. Given this fact, It has been concluded that the administrative instruction in question has no legal basis. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1176	ADMINISTRATIVE INSTRUCTION (MIA) NO. 20/2013 ON RULES ON LOCAL BORDER TRAFFIC AND LOCAL BORDER TRAFFIC PERMIT	Minister of the Ministry of Internal Affairs	07.11.2013	This Administrative Instruction is based on Article 12 para. 5 of Law No.04/L- 214 on Amendment and SUPPLEMENTATION of Law No.04/L-072 on State Border Control and Surveillance	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Such a recommendation is a result of the harmonization between the provisions of the Law amending the Law on State Border Control and Surveillance and this administrative instruction. While Article 12 paragraph 5 of the Law explicitly defines the issuance of this administrative instruction, I consider that there is a proper legal basis, and it is recommended that it remain in force.
1177	ADMINISTRATIVE INSTRUCTION (MIA) NO. 09/2020 ON THE CONDITIONS AND PROCEDURES OF THE VISA EXTENSION	Minister of the Ministry of Internal Affairs	18.12.2020	This Administrative Instruction was issued based on Article 27 and 137, para. 1, subparagraph 1.4 of Law No. 04/L-219 on Foreigners	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This recommendation is a result of the full harmonization of the legal basis between the bylaw and the relevant provision of the Law on Foreigners
1178	ADMINISTRATIVE INSTRUCTION (MIA) NO. 23/2013 FOR SALARIES, SUPLEMENTS AND OTHER BENEFITS OF EMPLOYEES OF THE POLICE INSPECTORATE OF KOSOVO	Minister of the Ministry of Internal Affairs	26.11.2013	This Administrative Instruction is based on Article 28, para. 1 and Article 31 para. 1.10 of Law No. 03/L231 on Kosovo Police Inspectorate	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The Administrative Instruction has a legal basis. However, the secondary recommendations are because the Law provides for the issuance of this instruction in Article 28 paragraph 1, but is also repeated within the transitional provisions. The Law does not need to redefine the legal basis repeatedly in the transitional provisions, so it is recommended that this provision be removed.

	ADMINISTRATIVE INSTRUCTION (MIA) No.25/2013 ON CIVIL STATUS DOCUMENTS  ADMINISTRATIVE INSTRUCTION NO. 05/2012	Minister of the Ministry of Internal Affairs	02.12.2013	This Administrative Instruction is based on Article 18 and 66 of Law No. 04/L- 003 on Civil Status.  This Administrative Instruction is based on Article 66, para. 2.1. of Law No.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The administrative instruction in question has a proper legal basis, in accordance with legal provisions. In Article 18 of Law no. 04 / L-003 on Civil Status, it is determined that the types, forms, constituent elements, manner of keeping, term of use of donements, kept and issued by the Civil Status Service, as well as the rules for issuing these documents will be regulated by bylaw, in which this administrative instruction is also built. In the transitional provisions, the same authorization for the Minister of Internal Affairs is stated and in which provision in this administrative instruction is based. It would be more appropriate for the instruction to rely only on the substantive provisions of the Law, since the same authorization has simply been repeated in the transitional provisions.  In Law no. 04 / L-003 on Civil Status, within it, respectively in Article 7 paragraph 4, it is expressly determined that the work of the commission for
	- MIA COMMISSION FOR THE REVIEW OF COMPLAINTS	Ministry of Internal Affairs		04/L-003 on Civil Status	Republic of Kosovo	Amend and supplement the sub-legal act	review of complaints will be regulated by bylaw. Since this article explicitly defines the issuance of such a bylaw, and is in the substantive provisions of the Law, it is recommended that the administrative instruction in question be amended so that the issuance of this administrative instruction is based on Article 7 paragraph 4 of Law no. 04 /
1181	ADMINISTRATIVE INSTRUCTION NO. 06/2012  - MIA ON TRAINING, CERTIFICATION, RICERTIFICATION AND LICENSING OF TRAINING INSTITUTIONS	Minister of the Ministry of Internal Affairs	27.03.2012	This Administrative Instruction is based on Article 7, Article 37 para. 7 and Article 38 para. 13 of Law No. 04/L-004 on Private Security Services	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	In Law no.04 / L004 on Private Security Services, respectively in article 37 paragraph 7, which stiputates: "7. Basic professional training, conducted inside or outside the country, will be further determined by bylaw in accordance with professional standards of Kosovo." and in Article 38 paragraph 13, where it is defined "13. The competent body with a bylaw determines the procedures for licensing of specialized training institutions, approval of training programs, training and certification of specialized security workers, recognition of specialized training within and abroad, specialized refresher training and recertification of security personnel in the functions of close protection operator, TPG guard and dog handler and examinations organized by the competent authority to verify that adequate training has been obtained. ", are the legal basis on which this bylaw is based. However, this administrative instruction is also referred to in article 7, in which the article lacks a lap basis, therefore it is recommended that the preamble of the administrative instruction be changed, and the act be based only on the two provisions mentioned above.
1182	ADMINISTRATIVE INSTRUCTION NO. 07/2012  - MIA ON THE ESTABLISHMENT OF THE APPEALS COMMISSION	Minister of the Ministry of Internal Affairs	27.03.2012	This Administrative Instruction is based on Article 8 para. 4, of Law No. 04/L-004 on Private Security Services	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It is recommended that the administrative instruction in question remain in force, as there is a harmonization of the legal basis between the administrative instruction and the relevant provisions, respectively Article 8 paragraph 4 of Law No. 04 / L004 on Private Security Services.
1183	ADMINISTRATIVE INSTRUCTION NO. 08/2012 - MIA ON INSPECTION PROCEDURES		27.03.2012	This Administrative Instruction is based on Article 39 para. 8, of Law No. 04/L004 on Private Security Services	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It is recommended that the administrative instruction in question remain in force, as there is a harmonization of the legal basis between the administrative instruction and the relevant provisions, respectively Article 39 paragraph 8 of Law No. 04 / L004 on Private Security Services.
	ADMINISTRATIVE INSTRUCTION NO. 09/2012  – MIA ON PURCHASING, STORING AND USE EQUIPMENT	Ministry of Internal Affairs	27.03.2012	This Administrative Instruction is based on Article 30 para. 10, 31 and 32 para. 5, of Law No. 04/L004 on Private Security Services.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It is recommended that the administrative instruction in question remain in force, as there is a harmonization of the legal basis between the administrative instruction and the relevant provisions, respectively Article 30 paragraph 10, Article 31 paragraph 9 and Article 32 paragraph 5 of Law No. 04 / L004 on Private Security Services.
1185	ADMINISTRATIVE INSTRUCTION NO. 10/2012  – MIA ON DATA COLLECTION AND MAINTENANCE BY THE COMPETENT BODY	Minister of the Ministry of Internal Affairs	27.03.2012	This Administrative Instruction is based on Article 40 para. 3, of Law No.04/L- 004 on Private Security Services	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	Law No. 04 / L004 on Private Security Services, Article 40 paragraph 3 explicitly defines the issuance of a bylaw which defines the form, content, and manner of data to be stored by the competent body, in which provision this administrative instruction is invoked. Therefore, as long as the legal basis of this bylaw exists, it is recommended that it remain in force.
1186	ADMINISTRATIVE INSTRUCTION NO. 11/2012 - MIA ON MEASURES, AUTHORIZATION AND DUTIES OF PRIVATE SECURITY COMPANIES	Ministry of Internal	27.03.2012	This Administrative Instruction is based on Article 27 para. 9, of Law No.04/L- 004 on Private Security Services	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	In Law No. 04 / L004 on Private Security Services, Article 27, paragraph 9, explicitly defines the issuance of a bylaw which defines the authorizations and duties of private insurance companies, in which provision this administrative instruction is called. Therefore, as long as the legal basis of this bylaw exists, it is recommended that it remain in force.
1187	ADMINISTRATIVE INSTRUCTION No. 13/2012 – MIA ON ESTABLISHMENT, COMPOSITION AND PROCEDURES OF COMMISSION ON SENIOR APPOINTMENTS IN POLICE	Minister of the Ministry of Internal Affairs	02.05.2012	This Administrative Instruction is based on Article 37, para. 8 and Article 55, para. 2, subparagraph 2.1 of Law No. 04/L-076 on Police	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The Administrative Instruction has a legal basis. The Law provides for the issuance of this instruction in Article 37 paragraph 8 and in the framework of transitional provisions. The Law does not need to redefine the legal basis repeatedly in the transitional provisions, therefore it is recommended to remove this provision in case of amendment / supplementation of the Law.
1188	ADMINISTRATIV INSTRUCTION No. 14/2012 – MIA ON THE FLOW OF INFORMATION AND DIRECT COMMUNICATION OF DDIMP WITH MIA'S AGENCIES, DEPARTMENTS AND OFFICES.	Minister of the Ministry of Internal Affairs	21.05.2012	This Administrative Instruction is based on Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo, Article 38, para. 6, and Administrative Instruction No. 16/2010 on Internal Organization and Structure of MIA		Repeal the sub-legal act	Such a recommendation derives as a result of the lack in the legal basis of this administrative instruction. Therefore, given this fact, it is recommended that the administrative instruction in question be repealed.
1189	ADMINISTRATIVE INSTRUCTION №. 15/2012  - MIA MANAGEMENT AND EXPENSE OF POLICE SPECIAL FUNDS	Minister of the Ministry of Internal Affairs	29.05.2012	This Administrative Instruction is based on Article 55, para. 2, subparagraph 2.2 of Law No. 04/L-076 on Police	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The administrative instruction has a specific legal basis within the Law on Police, therefore it is recommended that after the legal provision authorizes the Minister to issue this bylaw, and after ascertaining the existence of a proper legal basis, it is recommended that the administrative instruction remain in force.
190	ADMINISTRATIV INSTRUCTION No. 16/2012 – MIA FOR AWARDING EMDALS IN POLICE	Minister of the	29.05.2012	This Administrative Instruction is based on Article 54, para. 2 and 3 of Law No.			The administrative instruction has a legal basis but the legal basis is within the transitional provisions specifically in Article 55 paragraph 2
		Ministry of Internal Affairs		04/L-076 on Police	Republic of Kosovo	therefore remains into force.	subparagraph 2.3. Therefore, it is recommended that this administrative instruction be harmonized with the provisions of the Law in force, respectively not to refer to Article 54 paragraph 2 and 3 but to Article 55 paragraph 2 subparagraph 2.3.
1191	ADMINISTRATIVE INSTRUCTION NO. 21-2012  -MIA ON TRASNFERING FIRE FIGHTING AND RESCUE SERVICE AT THE FIRE FIGHTING AND RESCUE PROFESSIONAL UNIT FROM MUNICIPALITIES IN MIA – EMA		29.06.2012	This Administrative Instruction is based on Article 7, para. 1, Article 24, para. 1 and Article 25 of Law No. 04-L-049 on Fire-Fighting and Rescue	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	a Article 8 paragraph 2 of this Administrative Instruction defines the validity period until 31.06.2013.
1192	ADMINISTRATIVE INSTRUCTION NO. 23/2012  – MIA ON TECHNICAL NORMS FOR SUPPLY OF MOTOR VEHICLES WITH FUEL DERIVATIVES, THEIR STORAGE AND PUMPING IN RETAIL SALE POINTS		02.07.2012	This Administrative Instruction is based on Article 38, of Law No.04/L-012 on Fire Protection	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	In the transitional provisions, Article 38 of Law no. 04 / L-012 on fire protection, provides in a general way, the issuance of an unlimited number of bylaws related to the conditions of safety and fire protection, in which article this administrative instruction is supported. Such wording which authorizes the Minister for unlimited issuance of bylaws is contray to the principle of legality. Furthermore, from the title and purpose of the administrative instruction it is seen that they are not in accordance with this legal provision on which this instruction is based. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1193	ADMINISTRATIVE INSTRUCTION NO. 24/2012  – MIA ON THE NETWORK OF HYDRANTS FOF FIREFIGHTING		02.07.2012	This Administrative Instruction is based on Article 38, para. 2, of Law No. 04/L- 012 on Fire Protection	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	In the transitional provisions, Article 38 of Law no. 04 / L-012 on fire protection, provides in a general way, the issuance of an unlimited number of bylaws related to the conditions of safety and fire protection, in which article this administrative instruction is supported. Such wording which authorizes the Minister for unlimited issuance of bylaws. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1194	ADMINISTRATIVE INSTRUCTION NO. 25/2012  – MIA ON REQUIREMENTS FOR FIRE PROTECTION ADVANCING WORKS – MIA	Minister of the Ministry of Internal Affairs	02.07.2012	This Administrative Instruction is based on Article 32, para. 2, of Law No.04/L-012 on Fire Protection	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The administrative instruction is based on article 32, paragraph 2, which explicitly defines the issuance of a bylaw, such as this administrative instruction, which will determine the technical conditions that must be met by the institution which provides training and professional development of fire. extinction and rescue. As long as there is a proper legal basis, it is recommended that the administrative instruction remain in force.
1195	ADMINISTRATIVE INSTRUCTION NO. 26/2012  – MIA ON THE UNIFORM AND SYMBOLS OF PROFESSIONAL FIRE FIGHTING AND RESCUE UNITS	Minister of the Ministry of Internal Affairs	10.08.2012	This Administrative Instruction is based on Article 8, para. 5 of Law No. 04/L-049 on Fire-Fighting and Rescue	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This administrative instruction has a legal basis harmonized with the provisions of the Law, as the article on which this administrative instruction is based explicitly defines the issuance of a bylaw that regulates the uniform and the symbol for the professional firefighting and rescue units. Seeing the compliance of this administrative instruction with the legal provisions in force, It has been concluded that the administrative instruction has a proper legal basis and it is recommended that it remain in force.

Part	1196 ADMINISTRATIVE INSTRUCTION NO. 27/2012  - MIA FOR MUNICIPAL COMMUNITY SAFETY COUNCILS		22.08.2012	This Administrative Instruction is based on Article 7 of Law No. 04/L076 on Police	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Such a recommendation comes as a result of the fact that Article 55 paragraph 3 explicitly states that the Government is the competent body with the proposal of the Minister of Internal Affairs to issue a bylaw for municipal councils for community safety, it is recommended that the administrative instruction be repealed after which is not in line with legal provisions. In case it is considered necessary, this bylaw should be issued by the government or a specific legal basis should be created in the Law that authorizes the minister to issue this instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
Septiments of the control of the large of	MIA FOR SALARIES, SUPPLEMENTS AND OTHER BENEFITS OF EMPLOYEES OF	Ministry of Internal	27.09.2012				issuance of a bylaw, such as this administrative instruction, and since the purpose of this instruction is in line with legal provisions, It has been
Many of Commission Commission of the commission and	MIA PROCEDURES AND CRITERIA FOR PERFORMANCE EVALUATION AND GRADING OF EMPLOYEES OF THE KOSOVO'S AGENCY	Ministry of Internal Affairs	27.09.2012				of a bylaw such as this administrative instruction, which regulates the evaluation procedure for KFA employees, It has been concluded that the legal
	MIA ON COMMISSION COMPOSITION AND SELECTION PROCEDURE OF THE CHIEF EXECUTIVE OF KOSOVO AGENCY ON	Ministry of Internal	27.09.2012				issue of the composition of the commission and the selection procedure. Seeing that the administrative instruction was issued as a result of the authorization deriving from the above provision, It has been concluded that the administrative instruction in question has a proper legal basis and it
MACH THE CERTIFICATION OF THE CONTROL THE	MIA ON THE REGISTRATION OF VEHICLES FROM FORMER FRY PLATES TO TEMPORARY PLATES OF THE REPUBLIC OF	Ministry of Internal	18.12.2012			Amend and supplement the sub-legal act	
MATOR ICENTIFICATION RACES OF Methods 1   On Known Agents of Newsork (Marry of Internal Confession of Newsork (Marry	1201 ADMINISTRATIVE INSTRUCTION NO. 39/2012- MIA ON THE DETERMINATION OF THE CRITERIA FOR PSYCHO-PHYSICAL ABILITIES	Ministry of Internal					administrative instruction, It has been concluded that there is a proper legal basis of this administrative instruction, therefore it is recommended that
ESTABLISHMENT, INTERNAL ORGANIZATION of Words and Facility of National Services of Annies and of Java 4 Annies and of Java 4 Annies and of Java 4 Annies and Facility of National Services of of	MIA FOR IDENTIFICATION EMBLEM OF	Ministry of Internal	26.12.2012				
Ministry of Internal AVAINON, SCUNETY  Ministry of Internal Avainon, Scune Services, Science of the Avainon Control	ESTABLISHMENT, INTERNAL ORGANIZATION AND SYSTEMATIZATION OF WORK PLACES	Ministry of Internal		and para. 5 of Article 33 of Law No. 03/L-189 on State Administration of the			33 paragraph 5 of Law no. 03 / L-189 on the State Administration of the Republic of Kosovo, It has been concluded that the regulation has a proper
PROVISION OF TRAININGS AND SERVICES FOR PRIVATE PHYSICAL AND LEGAL FRESONS.  The Regulation is based on Article 38, para, 6 of Regulation No. 04/2012 FOR WEAPON CARRYNO IN THE REFUELK OF KOSCOV AGRYNOR IN THE REFUELK OF KOSCOV AGRY	THE NATIONAL COMMISSION ON CIVIL	Ministry of Internal	08.08.2012	Republic of Kosovo (Commission), established by Prime-Minister's decision No. 08/19, dated 15/06/2011 and in accordance with Article 89 of Law No.03/L-051, on Civil Avaitation and in compliance with paragraph 6 of the Article 38, of the Government's Rules of Procedures no. 09/2011, with intention of assigning the rules and responsibilities of the Commission, approves this Rules of Procedure for the Commission, issues the Rules of Procedure of the			Affairs of the Republic of Kosovo, in accordance with Articles 3.5, 28.2 of Law no. 03 / L-051 on Civil Aviation), is harmonized with Regulation (EC) No 300/2008 which repealed s Regulation (EC) No 300/2008 such as in the Annex to the HPEA Agreement, will be directly applicable in the Republic of Kosovo. For this reason, the Regulation in question is considered
CARRYING IN THE REPUBLIK OF KOSOVO Affairs  Affairs  CARRYING IN THE REPUBLIK OF KOSOVO Affairs  Affairs  Affairs  CARRYING IN THE REPUBLIK OF KOSOVO Affairs  Affair	PROVISION OF TRAININGS AND SERVICES FOR PRIVATE PHYSICAL AND LEGAL	Ministry of Internal	27.09.2012				bylaw, such as this regulation, and since the purpose of this regulation is in line with the provisions in force, I conclude that the regulation has a
- Ministry of Internal STRUKURE AT THE POLCE INSPEKTORATE A flairs  OF KOSOVO  1208 ADMINISTRATIVE INSTRUCTION NO. 072011 - Minister of the Policy of Security Manual Control of Securi		Ministry of Internal	04.12.2012			concrete legal basis with the amendment	paragraph 6 of the Rules of Procedure of the Government of the Republic of Kosovo no. 09/2011. However, in order to avoid the legal vacuum in
ADMINISTRATIVE INSTRUCTION NO. 07/2011   Minister of the Ministry of Internal Administrative Instruction is based on Article 35 subparagraph 1.4 and first Name of N	MIA FOR INTERNAL ORGANIZATIONAL     STRUKTURE AT THE POLICE INSPEKTORATE     OF KOSOVO	Ministry of Internal Affairs			Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	Gazette such information has not been updated. While the Official Gazette is a primary source, regarding legal acts it is recommended that it be updated so as not to cause confusion to the citizens of the Republic of Kosovo.
- MIA ON IMPLEMENTATION OF LAW ON READMISSION  RIGHTER AS general wording which is, it is a general wording which is	1208 ADMINISTRATIVE INSTRUCTION NO. 07/2011  MA ABOUT DETERMINING THE  PROCEDURES FOR IMPORT AND END USER,  TEMPORARY EXPORT ADD END SECURITY MEASURES DURING TRANSPORT	Ministry of Internal	29.07.2011	1.13 of the Law on Weapons, Ammunition and Relevant Security Equipment		Register of Bylaws and in the Official Web	Administrative Instruction no. 02/2016 on the temporary export permit, import verification by the end user, security measures of state authorized
ADMINISTRATIVE INSTRUCTION NO. 10/2011- Ministry of Internal Ministry of	1209 ADMINISTRATIVE INSTRUCTION NO. 09/2011 – MIA ON IMPLEMENTATION OF LAW ON	Ministry of Internal	09.08.2011			concrete legal basis with the amendment	the Law on Readmission, it is determined that: The Ministry of Internal Affairs (not the Minister) will issue the necessary bylaws for the implementation of this Law, it is a general wording which in unlimited form provides for the possibility of issuing administrative instructions. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its
MIA CONDITIONS AND CRITERIA ON USING Ministry of Internal Kosovo Police Inspectorate Republic of Kosovo therefore remains into force.	MIA RULES AND PROCEDURES ON	Ministry of Internal	19.09.2011				The administrative instruction has a specific legal basis in the Law on the Police Inspectorate, therefore it is recommended that the administrative
	MIA CONDITIONS AND CRITERIA ON USING	Ministry of Internal	19.09.2011				

1212 ADMINISTRATIVE INSTRUCTION NO. 17/2011  – MIA FOR DETERMINING MANAGEMENT OF EVIDENCE FOR IDENTITY CARDS/TRAVEL DOKUMENTS	Ministry of Internal Affairs	27.10.2011	This Administrative Instruction is based on Article 36 (b) of the Law on Travel Documents, and Article 27 of the Law on Identity Cards	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The administrative instruction has a specific legal basis in the Law in the framework of the transitional provisions, respectively of chapter VIII, article 36, point b. This provision stipulates that a bylaw will be issued for the method of keeping records. Since the bylaw has a relevant legal basis in the Law, it is recommended that it remain in force. However, there is no Article 27 in the Law on Identity Card, respectively the instruction has no relevant legal basis in this Law, therefore the instruction should be amended so as not to invoke this provision.
1213 ADMINISTRATIVE INSTRUCTION NO. 21/2011  – MIA ON DETERMINATION OF THE FORM AND CONTENT OF THE APPLICATION FORMS FOR PASSPORT	Ministry of Internal	27.10.2011	Documents	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The administrative instruction has a legal basis in the Law on travel documents therefore it is recommended to remain in force.
1214 ADMINISTRATIVE INSTRUCTION NO. 23/2011- MIA ON DETERMINATION OF THE FORM AND CONTENT OF THE APLICATION FORMS FOR IDENTITY CARDS	Ministry of Internal	27.10.2011	This Administrative Instruction is based on Article 27, of Law No. 03/L-099 on Identity Cards	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	This administrative instruction is based on a general provision within the Law no. 03 / I-099 on the Identity Card, which has been revoked. While Law no. 05 / I-015 on Identity Card, which is currently in force, in Article 13 paragraph 6 and Article 24 paragraph 2 sub-paragraph 1, expressly provides for the issuance of a bylaw on issues which are defined in the purpose of the administrative instruction in question, therefore it is recommended that the administrative instruction be harmonized with the positive legal provisions.
1215 ADMINISTRATIVE INSTRUCTION NO. 25/2011  - MIA ON CHANGE OF DRIVING LICENSE OF THE FORMER FRY AND THE REVIEW OF ABSENCE OF CATEGORIES,IN THE ABSENCE OF RECORDS	Ministry of Internal Affairs	08.11.2011	This Administrative Instruction is based on Law No. 02/L-70 on Road Traffic Safety	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This recommendation is because this bylaw is called to be issued in support of the Law on Road Traffic Safety, without being defined in concrete provisions of the Law. After analyzing the provisions of the Law on Road Traffic Safety, no provision stipulates that the Minister has the authority to issue this administrative instruction. Therefore, I consider that there is no legal basis and it is recommended that it be repealed. However, if the administrative instruction is considered necessary, then a specific legal basis should be created.
1216 ADMINISTRATIVE INSTRUCTION NO. 27/2011  – MIA ON LICENSING PROCEDURES	Minister of the Ministry of Internal Affairs	19.12.2011	This Administrative Instruction is based on Article 10, 11, 14, 15, 20, 35, 43 and 44 of Law No.04/L004 on Private Security Services	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It is recommended that the administrative instruction in question remain in force, as there is a harmonization of the legal basis between the administrative instruction and the relevant provisions, respectively Article 10 paragraph 8, Article 11 paragraph 6, Article 14 paragraph 7, Article 15 paragraph 5, Article 20 paragraph 2, article 35 paragraph 6, article 43 and article 44 paragraph 5, of Law No. 04 / L004 on Private Security Services.
1217 ADMINISTRATIVNO UPUTSVO BR. 29/2011 – MUP ON KONTROL CENTER	Minister of the Ministry of Internal Affairs	19.12.2011	This Administrative Instruction is based on Article 21 of Law No.04/L004 on Private Security Services	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It is recommended that the administrative instruction in question remain in force, as there is a harmonization of the legal basis between the administrative instruction and the relevant provisions, respectively Article 21 paragraph 4 of Law No. 04 / L004 on Private Security Services.
1218 ADMINISTRATIVE INSTRUCTION NO. 30/2011  – MIA ON MEASURES, AUTHROIZATIONS AND DUTIES OF SECURITY WORKERS	Minister of the Ministry of Internal Affairs	19.12.2011	This Administrative Instruction is based on Article 28 and 29 of Law No.04/L004 on Private Security Services	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It is recommended that the administrative instruction in question remain in force, as there is a harmonization of the legal basis between the administrative instruction and the relevant provisions, respectively Article 28 paragraph 12 and Article 29 paragraph 11, of Law No. 04 / L004 on Private Security Services.
1219 ADMINISTRATIVE INSTRUCTION NO. 31/2011  – MIA ON ASSIGNING A CLOSE PROTECTION OPERATIVE TO A PRINCIPAL		19.12.2011	This Administrative Instruction is based on Article 22 of Law No.04/L004 on Private Security Services	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It is recommended that the administrative instruction in question remain in force, as there is a harmonization of the legal basis between the administrative instruction and the relevant provisions, respectively Article 22 paragraph 4 of Law No. 04 / L004 on Private Security Services.
1220 REGULATION No MIA-07/2011 ON	Minister of the		Pursuant to Article 145 (2) of the Constitution of the Republic of Kosovo,		To be enrolled in the Official Gazette, in the	This Regulation has been repealed by Regulation (MIA) NO. 01/2016 for civil aviation.
SUPPLEMENTING THE COMMON BASIC STANDARDS ON CIVIL AVIATION SECURITY DETERMINED IN THE ANNEX REGULATION NO 01/2090 OF THE MIA, BASED ON REGULATION (EC)272/2009	Ministry of Internal Affairs		Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, and in accordance with Articles 3.5 and 28.2 of Law No. 03/L-051 on Civil Aviation.	Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	
1221 REGULATION No MIA-08/2011 ON SETTING CRITERIA TO ALLOW MEMBER STATES TO DEROGATE FROME THE COMMON BASIC STANDARDS ON CIVIL AVIATION SECURITY AND TO ADOPT ALTETNATIVE SECURITY MEASURES	Minister of the Ministry of Internal Affairs		Pursuant to Article 145 (2) of the Constitution of the Republic of Kosovo, Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, and in accordance with Articles 3.5 and 28.2 of Law No. 03/L-051 on Civil Aviation.	Official Gazette of the Republic of Kosovo		This Regulation has been repealed by Regulation (MIA) NO. 04/2020 on establishing criteria to allow derogation from common basic standards on civil aviation security and the adoption of alternative security measures. Therefore, it is recommended to be recorded in the Register of bylaws.
1222 REGULATION No MIA-10/2011 ON THAT DETERMINES THE PROCEDURES FOR PERFORMANCE OF COMMISSION FOR INSPECTION IN THE FIELD OF AVIATION SECURITY	Minister of the Ministry of Internal Affairs		Pursuant to Article 145 (2) of the Constitution of the Republic of Kosovo, Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, and in accordance with Articles 3.5 and 28.2 of Law No. 03/L-051 on Civil Aviation		Repeal the sub-legal act	This bylaw has no legal basis. It determines the direct applicability of international acts in the Republic of Kosovo. It should be borne in mind that this issue is regulated only through the Constitution.
1223 ADMINISTRATIVE INSTRUCTION NO. 05/2010  – MIA ON THE RIGHTS AND OBLIGATIONS OF ASYLUM SEEKER	Minister of the Ministry of Internal Affairs	10.02.2010	This Administrative Instruction is based on Article 36 para. 2 of Law No. 03/L- 066 on Asylum	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	Such a recommendation comes as, the administrative instruction in question is based on the provisions of the Law that is not in force. The Law which is already in force is Law no. 06 / L-026 on Asylum, which Law does not provide that the issues regulated by the instruction in question will be regulated by bylaw, nor does it determine the fate of these instructions that have a legal basis in the repealed Laws. Having in mind this fact, It has been concluded that with the abrogation of the Law, the bylaw should be abrogated, or on the contrary, a legal basis should be created in accordance with the legal provisions in force.
PREMISES OF CIVIL SHOOTING RANGES.	Ministry of Internal Affairs	12.05.2010	This Administrative Instruction is based on Article 65 para. 8 of Law No. 03/L-143 on Weapons.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Since the administrative instruction no. 10/2010 - for the minimum technical and safety conditions that must be met in the facilities of civilian firing ranges, based on the Law no. 03 / L-143 on Weapons, which it has been repealed, it is recommended that the instruction in question the legal basis is created in accordance with the provisions in force, respectively to be based on Article 64 paragraph 6 of Law no. 05 / L-022 for Weapons.
1225 ADMINISTRATIVE INSTRUCTION NO. 12/2010  – MIA REGARDING MINIMUM TECHNICAL AND SECURITY CONDITIONS OF FACILITIES USED FOR PRACTICAL AND THEORETICAL TRAINING IN HANDLING WEAPONS.	Ministry of Internal	12.05.2010	This Administrative Instruction is based on Article 12 para. 7 of Law No. 03/L-143 on Weapons.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Since the administrative instruction No. 12/2010 - mpb regarding the minimum technical and security conditions of the facilities used for practical and theoretical training of handling weapons, is based on the Law No. 03 / L-143 on Weapons, which it has been repealed, it is recommended that the legal instruction in question be created in accordance with the provisions in force, respectively to be based on Article 12 paragraph 6 of Law no. 05 / L-022 on Weapons.
1226 ADMINISTRATIVE INSTRUCTION NO. 13/2010 – MIA ON COLLECTION WEAPONS.	Ministry of Internal Affairs	12.05.2010	This Administrative Instruction is based on Article 19 of Law No. 03/L-143 on Weapons.	Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	in question will be applied until the moment of issuance of other bylaws. Based on the provisions of applicable Laws, Administrative Instruction 09/2017 on Collectible Weapons tacitly abrogates Administrative Instruction 13/2010. Therefore, since the administrative instruction in question is not in force, it is recommended that it appear in the official gazette, while the administrative instruction 09/2017 on collectible weapons, which is in force, has been worked with ordinal number 47.
1227 ADMINISTRATIVE INSTRUCTION NO. 14/2010 - MIA ON COLD WEAPONS	Ministry of Internal Affairs	12.05.2010	This Administrative Instruction is based on Article 77 of Law No. 03/L-143 on Weapons.	Republic of Kosovo	Amend and supplement the sub-legal act	Since the administrative instruction no. 14/2010 - On Cold Weapons, relies on Law No. 03 / L-143 on Weapons, which has been repealed. It is recommended that the legal instruction in question be created in accordance with the provisions in force, respectively to be based on Article 2 paragraph 1, subparagraph 1,24, of Law no. 05 / L-022 on Weapons.
1228 ADMINISTRATIVE INSTRUCTION NR. 15/2010  – MIA ABOUT THE LEGALIZATION OF FIREARMS BELONGING TO CATEGORY B, C AND D1.	Minister of the Ministry of Internal Affairs	12.05.2010	This Administrative Instruction is based on Article 32, para. 5 of Law No. 03/L- 143 on Weapons.		The sublegal act is legally grounded and therefore remains into force.	This administrative instruction is based on the Law on Weapons no. 03 / L-143, which has been repealed. However, since the new Law has explicitly defined that this administrative instruction will be implemented until the issuance of other bylaws that regulate the same issue, I consider that the administrative instruction, in order not to create a legal vacuum, remains in force and in case of amendment of the Law in force, to create a specific basis.

	ADMINISTRATIVE INSTRUCTION NO.18/2010  – MIA ON ORGANIZATION AND STRUCTURING OF EMERGENCY MANAGEMENT AGENCY	Minister of the Ministry of Internal Affairs	07.09.2010	This Administrative Instruction is based on Article 145 para. 2 of the Constitution of the Republic of Kosovo, and Administrative Instruction No. 16/2010 on Internal Organization and Structuring of MIA	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	This administrative instruction it has been repealed, as it appears in the official gazette (GZRK).
	ADMINISTRATIVE INSTRUCTION NO. 20/2010  – MIA ON THE FORM AND CONTENT OF THE DWELLING AND EMPLACEMENT REGISTAR ABCD-a RECODS REGISTER AND GUETSREGISTER.	Ministry of Internal	07.09.2010	This Administrative Instruction is based on Law No. 02/L-12 on Dwelling and Emplacement, Article 17 para. 1 and 2.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The recommendation for repeal comes as a result of the fact that the Administrative Instruction has no legal basis. Article 17 of the Law on Residence and Stay does not define the possibility of issuing a bylaw to regulate in more detail the form and content of the register of residence or stay, the register of ABCD records as the guest register. Also, in the transitional provisions in Article 24 protects for the issuance of four bylaws, but no instruction relates to the form and content of the register of residence or stay, the register of records of ABCD as the register of guests. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ADMINISTRATIVE INSTRUCTION NO. 23/2010 – MIA ON MAINTAINING AND MANAGING FOREIGNER'S RECORDS	Ministry of Internal Affairs	07.09.2010	This Administrative Instruction is based on Law No. 03/L-126 of Foreigners	Official Gazette of the Republic of Kosovo	concrete legal basis with the amendment and supplementation of the law.	The administrative instruction in question is based on the Law on Foreigners No. 03 / L-126, which Law has been repealed. The Law which is already in force, namely the Law on Foreigners No. 04 / L-219, in Article 138 paragraph 2 sub-paragraph 2.7, stipulates that the instruction in question will be applied until the issuance of other administrative instructions. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ADMINISTRATIVE INSTRUCTION NO. 24/2010 – MIA ON INHERITANCE PROCEDURES FOR WEAPONS AND AMMUNITION IN CASE OF DEATH OF THE OWNER OF A WEAPON.		27.09.2010	This Administrative Instruction is based on Article 48 para. 3, of Law No. 03/L- 143 on Weapons.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	Administrative instruction in support of the law on Weapon No. 03 / L-143, which law has been repealed. The law which is already in force, link, Law on Weapons No. 05 / L-022, in 49 paragraph 3 of the people to issue a sub-legal act which will regulate the issues of the agreement for which the administrative instructions in question have been issued Seeing between the purpose of the administrative instruction with the provisions of the laws in force, in relation to Article 49 paragraph 3, it is recommended that the administrative instruction change the preamble, as it should be based on the positive legal provision.
1233	ADMINISTRATIVE INSTRUCTION NO. 25/2010  – MIA ON TRACING OF FIREARMS, ITS PARTS AND AMMUNITION.	Minister of the Ministry of Internal Affairs	27.09.2010	This Administrative Instruction is based on Article 70, para. 3, Law No. 03/L- 143 on Weapons, which specifies: Article 70 Determining the form of templates and requests 3. The Competent body will define in a sub legal act the way of tracing of firearms and ammunition.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The administrative instruction in question is based on the Law which has been repealed. The purpose for which the administrative instruction was issued, such issue is not addressed in the Law which is in force. However, the Law in force, respectively in Article 73 paragraph 1 sub-paragraph 1.12, stipulates that the administrative instruction in question will be implemented until the issuance of other bylaws. Therefore, it is recommended that it remain in force, but in case of eventual change of the Law, a specific legal basis should be created.
	ADMINISTRATIVE INSTRUCTION NO. 26/2010 – MIA ON MARKING OF FIREARMS, ITS PARTS AND AMMUNITION	Ministry of Internal Affairs	27.09.2010	This Administrative Instruction is based on Article 56 para. 2, of Law on Weapons No. 03/L-143.	Republic of Kosovo	Amend and supplement the sub-legal act	This administrative instruction is based on the Law which has been repealed. However, the Law in force, in Article 56 paragraph 2 stipulates that a bylaw will be issued, the purpose of which is consistent with the purpose of this administrative instruction. Therefore, given this fact, it is recommended that the administrative instruction in question be changed to a preamble and invoke positive legal provisions.
	ADMINISTRATIVE INSTRUCTION NO. 27/2010  – MÍA REGARDING THE MANNER OF  TRANSFER OF WEAPONS, ITS PARTS AND  AMMUNITION ACROSS THE STATE BORDER	Minister of the Ministry of Internal Affairs	27.09.2010	This Administrative Instruction is based on Article 60 para. 4, Article 61 para. 4 and Article 62 para. 5, of Law No. 03/L-143 on Weapons.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	The administrative instruction in question is based on the Law which has been repealed, but the Law on Weapons in force explicitly stipulates in Article 73 paragraph 1.14, that the administrative instruction in question will be implemented until the issuance of other bylaws. After analyzing the provisions of this Law in force, I noticed that Article 60 regulates the same issues that are provided in the purpose of the administrative instruction in question, and authorizes the Minister to issue a bylaw on these issues, so it is recommended that the administrative instruction be harmonized with provisions of applicable Law. Then in article 61 and 62 regulates the same issues that are foreseen in the purpose of the administrative instruction in question, but does not specify that these issues are regulated by bylaw, therefore it is recommended that in case of amendment of the Law in force, the administrative instruction the legal basis is created.
	ADMINISTRATIVE INSTRUCTION NO.30 /2010 – MIA ON DEFINING THE SCANNING AND DATA ENTRY PROCEDURE OF CIVIL STATUS REGISTERS	Ministry of Internal	01.10.2010	This Administrative Instruction is based on Article 11 of Law No. 2004/46 on Civil Status Registers	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The administrative instruction in question is based on the Law which it has been repealed. The Law in force in the final provisions of Article 65, stipulates the repeal of Law no. 2004/46 on Civil Registry, and any deposit which is contrary to applicable Law. After analyzing the provisions of the Law in force, no provision addresses the issue of scanning and copying of civil status registers, much less does it stipulate that such issue be regulated by a bylaw. Given this fact, I consider that with the repeal of the Law, the administrative instruction that is based on it should be repealed.
	ADMINISTRATIVE INSTRUCTION NO.33/2010  – MIA ON THE COMPOSITION OF THE COMMISSION AND THE SELECTION PROCEDURE OF THE CHIEF EXECUTIVE FOR THE KOSOVO POLICE INSPECTORATE	Ministry of Internal Affairs	17.12.2010	This Administrative Instruction is based on Article 31 para. 1.5 of the Law on Kosovo Police Inspectorate	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The Administrative Instruction has a legal basis. The Law provides for the issuance of this instruction in Article 13 paragraph 4 and in the framework of transitional provisions. The Law does not need to redefine the legal basis repeatedly in the transitional provisions, therefore it is recommended to remove the part where the authorization to issue the same bylaw is repeated, in case of amendment / supplementation of the Law on Police Inspectorate of Kosovo.
1238	ADMINISTRATIVE INSTRUCTION NO. 07/2009  – MIA FOR FUNCTIONING OF THE CENTRAL WAREHOUSE OF MIA	Minister of the Ministry of Internal Affairs	30.03.2009	This Administrative Instruction is based on Article 145 para. 2 of the Constitution of the Republic of Kosovo, and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo		Repeal the sub-legal act	The recommendation comes as a result of the fact that, after analyzing this instruction, it is seen that it is based on regulations and the Constitution, and such a reference does not create a legal basis for issuing this administrative instruction, therefore it is recommended to be annulled or repealed. or to establish a legal basis in the relevant Law.
	ADMINISTRATIVE INSTRUCTION NO. 12/2009  - MIA ON THE COMPENSATION OF DAILY MEAL FOR THE KOSOVO POLICE INSPECTORTES	Minister of the Ministry of Internal Affairs	10.09.2009	This Administrative Instruction is based on Article 9 of the Law on Kosovo Police Inspectorate.	Official Website of the Ministry	Amend and supplement the sub-legal act	The administrative instruction in question is based on the Law which it has been repealed. The Law which is in force explicitly, in its article 32 paragraph 1, stipulates that the Law on Police Inspectorate of Kosovo No. 03 / L-036, as well as the bylaws deriving from it are repealed with the entry into force of this Law. Given the legal provisions in force, the administrative instruction in question is not in force. However, if the ministry considers this administrative instruction necessary, it is recommended that the preamble of the administrative instruction be changed in order to harmonize it with the provisions of the Laws in force, respectively to refer to Article 28, paragraph 1
	DMINISTRATIVE INSTRUCTION NO. 15/2009 – MIA FOR SCHOLARSHIP AWARD TO THE STUDENTS STYDING IN THE FIELD OF SECURITY ABROAD.	Minister of the Ministry of Internal Affairs	10.11.2009	This Administrative Instruction is based on Article 145 para. 2 of the Constitution of the Republic of Kosovo, and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo		Repeal the sub-legal act	The recommendation comes as a result of the fact that, after analyzing this instruction, it is seen that it is based on regulations and the Constitution, and such a reference does not create a legal basis for issuing this administrative instruction, therefore it is recommended to be annulled or repealed. or to establish a legal basis in the relevant Law.
	ADMINISTRATIVE INSTRUCTION NO. 03/2008  – MIA FOR DETERMINATION AND CONTENT OF THE STAMPS FOR ENTRY AND EXIT FROM REPUBLIC OF KOSOVO	Ministry of Internal Affairs	13.06.2008	This Administrative Instruction is based on Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Ministry	concrete legal basis with the amendment and supplementation of the law.	Such a recommendation comes as a result of the fact that the administrative instruction in question has no proper legal basis in the relevant Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ADMINISTRATIVE INSTRUCTION NO. 14/2008  - MIA ON DETERMINATION OF THE FORM AND CONTENT, AND MANNER OF APLIKATION AND ISSUANCE OF RETURN TRAVEL DOCUMENT (RETURN DOCUMENT)	Minister of the Ministry of Internal Affairs	02.09.2008	This Administrative Instruction is based on Article 8 of Law No. 03/L037 on Travel Documents	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The analysis of Article 8 of the Law on Travel Documents shows that only paragraph 5 provides the competence of the competent body to issue a travel document for return, but does not authorize the Minister to regulate in more detail the form, content and manner of application and issuance of the return travel document, issue a bylaw. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1243	ADMINISTRATIVE INSTRUCTION NO. 15/2008 – MIA ON THE TYPES OF MAJOR AND MINOR DISCIPLINARY VIOLATIONS IN THE KOSOVO POLICE.	Ministry of Internal	23.09.2008	This Administrative Instruction was issued based on Article 73.2 point (a) of the Law on Police	Official Gazette of the Republic of Kosovo	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	Administrative Instruction no. no. 15/2008 on the types of serious and minor disciplinary violations in the Kosovo Police is not in force, but such information has not been updated in the Official Gazette. While the Official Gazette is a primary source, regarding legal acts it is recommended that it be updated so as not to cause confusion to the citizens of the Republic of Kosovo.
	ADMINISTRATIVE INSTRUCTION NO. 20/2008	Minister of the Ministry of Internal Affairs	15.10.2008	This Administrative Instruction was issued based on Article 145 (2) of the Constitution of the Republic of Kosovo, and Article 23, 31, 36 of the Law on Travel Documents	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The administrative instruction has a proper legal basis as the legal provisions explicitly determine the issuance of this bylaw, therefore it is recommended that it remain in force.

1245	ADMINISTRATIVE INSTRUCTION NO 25/2008  - MIA ON THE FORM CONTENT, MANNER OF APPLICATION AND ISSUANCE OF GROUP TRAVEL DOCUMENT.		03.12.2008	This Administrative Instruction was issued based on Article 8.1 and Article 13 of Law No.03/L-037 on Travel Documents	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	In this legal provision, respectively in Article 8.1 and 13 of the Law on Travel Documents, it is not explicitly specified that a bylaw will be issued for the form, content, manner of application for the issuance of a group travel document. The Law in Article 8.1 defines the competence of the Ministry of Internal Affairs for issuing the group travel document, but does not provide that for issues related to the form, content, manner of application for the issuance of the travel document that a bylaw will be issued. Also, Article 13 defines the criteria on which the group travel document by the susued. Also, Article 13 defines the criteria on which the group travel document is issued, but does not authorize the Ministry of Internal Affairs to issue a bylaw for further clarification of issues related to the travel document. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1246	ADMINISTRATIVE INSTRUCTION NO 26/2008  – MIA ON MANNER OF PRODUCTION ,TRADE TRANSPORTATION AND DESTRUCTION OF PYROTECHNICAL PRODUCTS	Ministry of Internal	05.12.2008	This Administrative Instruction is based on Chapter V of Law No. 03/L-005 on Civil Use of Explosives	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The reason for such a recommendation comes as this administrative instruction is based on legal provisions of the Law which it has been repealed. However, in order not to create a legal vacuum for this specific field, to create a legal basis in Law no. 04 / L-022 on civilian use of explosives.
1247	REGULATION (MIA) No. 04/2020 AS REGARDS CERTAIN CRITERIA TO ALLOW TO DEROGATE FROM THE COMMON BASIC STANDARDS ON CIVIL AVIATION SECURITY AND TO ADOPT ALTERNATIVE SECURITY MEASURES	Minister of the Ministry of Internal Affairs	18/11/2020	This Regulation is based on Article 90, para. 90.3 of Law No. 03/L-051 on Civil Aviation	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	The regulation in question is based on legal provisions, respectively Article 90 paragraph 90.3, of Law no. 03 / L-051 on Civil Aviation, which provision authorizes the Minister to issue this regulation. Looking at the compatibility that exists between the legal provisions and the purpose of the regulation, It has been concluded that the regulation has a genuine legal basis, and it remains in force.
1248		Minister of Education, Science and Technology	21.09.2018	Minister of Education, Science and Technology, based on Article 6 para. 1.13 of Law No. 041-037 on Higher Education in the Republic of Kosovo, provisions of Article 8 (1.4) of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and provisions of Article 83, para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Article 6 of the Law on Higher Education of the Republic of Kosovo defines the competencies and responsibilities of the Ministry in providing higher education in accordance with the provisions of this Law and additional documents issued on its basis and those issued under Article 14 of the Law on Education in the Municipalities of the Republic of Kosovo (No. 03-LoSB, May 2008). No sub-paragraph of paragraph 2 of this Article provides for the issuance of any bylaw, which means neither the Administrative Instruction on the Information Management System in higher education nor in sub-paragraph 1.13 of paragraph 1 of this article. On the one hand, sub-paragraph 1-ugestion is general and does not specifically define the issuance of a bylaw on the information management system in higher education, and can not be considered as a legal basis for the issuance of the administrative Instruction in question.  The legal basis of this Administrative Instruction can not be considered as a relevant legal basis for the issuance of the bylaw because it is a provision of general character.  Therefore, the legal basis of this Administrative Instruction based on paragraph 1 of sub-paragraph 1.13 of Article 6 of Law no. 04 / L-037 on Higher Education of the Republic of Kosovo, can not be considered as a relevant legal basis for issuing a bylaw because it is a provision of general unlimited character and not a concrete legal basis for issuing a bylaw however, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for issuing a bylaw.
1249	ADMINISTRATIVE INSTRUCTION NO. 21 / 2016 ON ALLOCATION OF BUDGETARY FUNDS FROM THE CATEGORY OF SUBSIDIES AND TRANSFERS	Minister of Education, Science and Technology	28.09.2016	Minister of Education, Science and Technology, based on Article 6 para. 1.5, 1.6, 1.7, 1.9, 1.10, 1.12, of Law No. 04/L-037 on Higher Education in the Republic of Kosovo, based on Article 5, para. 1.4 and 14 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo, and Article 8, para. 1, point 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that neither Article 6 of the Law on Higher Education nor Article 5 paragraph 14 of the Law on Pre-University Education, decisively provides for the issuance of a bylaw on budget allocation from the category of subsidies and transfers.  However, Article 14, paragraph 10 of the Law on Higher Education provides for the issuance of a bylaw for the inclusion of students in training institutions at level 4 of ISCED, and not for the issue that is regulated by the Administrative Instruction in question.  There is no legal basis in the Law on higher education for the issuance of this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1250	ADMINISTRATIVNO UPUTSTVO (MONT)- Br. 12/2018 PRINCIPI I PROCEDURE PRIZNAVANJA DIPLOMA, STEPENA I KVALIFIKACIJA VIŠHI PROFESIONALNIH ŠKOLA I UNIVERZITETSKIH ZVANJA STEČENIH VAN REPUBLIKE KOSOVO	Minister of Education, Science and Technology	10.09.2018	Minister of Education. Science and Technology, based on Article 6 of Law No. 04L-037 on Higher Education the Republic of Kosovo, Article 8, subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	According to the emphasized article (article 6) of the Law in question, it is ascertained that in no paragraph is foreseen the issuance of the bylaw which regulates the issuance that have been regulated by this Administrative Instruction. It means that the issuance of this Administrative Instruction has no legal basis for its issuance.  Indeed, Article 6 of the Law in question in paragraph 1 sub-paragraph 1.4 provided for "the issuance of a bylaw which regulates the authorization of the format and content of the Diploma and the Diploma Supplement, in cooperation with the Kosovo Accreditation Agency issued by accredited providers of higher education.  However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1251	ADMINISTRATIVE INSTRUCTION (MEST) No. 16/2015 ON THE ESTABLISHMENT AND FUNCTIONING OF THE STUDENT'S UNION OF THE REPUBLIC OF KOSOVO	Science and	04.11.2015	Minister of Education, Science and Technology, based on Article 33, para. 1 of the Law on Higher Education the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Article 33 basically regulates student organizations, respectively the creation of one or more organizations for the representation of students while the statute or any other document of the provider of higher education precedes their creation.  This means that the establishment of student organizations does not provide for the issuance of a bylaw for their establishment, as has been done with the Administrative Instruction in question. It means that there is no legal basis for the establishment and functioning of the student union of the Republic of Kosovo with an Administrative Instruction, but "Statute or any other document of the provider of higher education before the establishment of student organizations" (paragraph 1 of Article 33 of Law on Higher Education). If we consider the meaning of the expressions in Article 3 paragraph 1, subparagraphs 1.13 which stipulate that "the provider is any other institution or body authorized to provide educational services at the level of higher education if the Republic of Kosovo, it turns out that the establishment of the provider of higher education is done according to the statute or any other founding document of the provider of higher education, depending on whether it is a provider public or private education.  Based on the emphases, It has been concluded that the provision on which the issuance of the Administrative Instruction is based (paragraph 1 of Article 33 of the Law on Higher Education, on not be considered as a legal basis for its issuance, because the article in question does not include
							the issuance of bylaw for the regulation of the issues from article 33 for the establishment and constitution of the student union of the Republic of Kosovo.  The legal basis must be defined in the applicable Law.  However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1252	ADMINISTRATIVE INSTRUCTION (MEST) NO:14 / 2017 FOR SCHOLARSHIP ALLOCATION	Minister of Education, Science and Technology	06.12.2017	Minister of Education, Science and Technology, based on Article 32 of Law No. 04L-037 on Higher Education the Republic of Kosovo, provisions of Article 8 (1.4) Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and provisions of Article 38, para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The legislator leaves the issuance of this bylaw as an opportunity, based on economic needs.  The legislator, according to the article in question has provided the legal act for the creation of the scheme or schemes for financial support of students based on economic needs.  It is confirmed that the issuance of a bylaw which regulates the issue of scholarships is not foreseen.  Therefore, we consider that the Administrative Instruction in question does not have the relevant legal basis for the issuance of the bylaw which regulates only the issue of allocating scholarships to students. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance. More specifically, it is recommended that this Administrative Instruction be harmonized with the legal basis set out in Article 32 of the Law on Higher Education.

1253 ADMINISTRATIVE INSTRUCTION (MEST) NO. 11/2015 COMPARABILITY AND EQUIVALENCE OF DIPLOMAS AND STUDY PROGRAMES BEFORE THE BOLOGNA SYSTEM	Science and Technology		Minister of Education, Science and Technology, based on Article 16 of the Law on Higher Education in the Republic of Kosovo, in accordance with Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministeries, and Article 38 (6) of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo on Fire-Fighting and Rescue	th the amendment If the law. Indeed in Article 16 emphasized the issuance of two bylaws related to degrees and diplomas and that: 1) By-Law on the format of the degree or diploma (paragraph 8) and 2) The bylaw for additional educational requirements, except for the degree or diploma, as a condition for employment in any profession, which is treated by other Laws or based on the conditions defined in international conventions or agreements.  However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1254 ADMINISTRATIVE INSTRUCTION (MEST) NO. 09(2016) FRINCIPLES AND PROCEDURES FOR ACCEPTANCE OF DEGREES OF HIGHER PROFESSIONAL SCHOOLS AND UNIVERSITY TITLES OBTAINED IN THE TERRITORY OF THE REPUBLIC OF SERBIA		10.08.2015	Minister of Education, Science and Technology, based on Article 6, para. 1.6 of Law No. 04/L-037 on Higher Education in the Republic of Kosovo, Article 8, para 1, point 1.4) of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, based on Convention on the Recognition of Qualifications concerning Higher Education in the European Region of 1997 (Liston Recognition Convention) signed under the auspices of the Council of Europe and UNESCO, as well as all other accompanying documents of this Convention; and based on the Kosovo-Serbia Dialogue Agreement reached in November 2011 (on acceptance of diplomas)	th the amendment harmonization, respectively the determination of the legal basis of this administrative instruction should be taken into consideration.
1255 ADMINISTRATIVE INSTRUCTION NO. 02/2015 KEEPING STUDENT ELECTIONS AND THE ELECTION OF BODIES AND COUNCILS IN ACADEMIC UNITS AT THE UNIVERSITY "FEHMI AGANI" OF GJAKOVA	Science and Technology		Minister of Education, Science and Technology, pursuant to Article 4, 21 and 22 of Law No. 03/L189 on State Administration of the Republic of Kosovo and Article 1 and 6 of Law on Higher Education in the Republic of Kosovo, and based on Article 8 para. 1.4, Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (22.03.2011) and Article 38 para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	th the amendment content that regulates the matter that is regulated by the Administrative Instruction in question.
03/2015 KEPING STUDENT ELECTIONS AND THE ELECTION OF BODIES AND COUNCILS IN ACADEMIC UNITS AT THE UNIVERSITY 'ISA BOLETINI', OF MITROVICA	Technology		Minister of Education, Science and Technology, pursuant to Article 4, 21 and 22 of Law No. 03/L189 on State Administration of the Republic of Kosovo and Articles 1 and 6 of Law on Higher Education in the Republic of Kosovo, and based on Article 8 para. 1.4, Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (22.03.2011), and Article 38 para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	th the amendment content that regulates the matter that is regulated by the Administrative Instruction in question.  However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
01/2015 KEPING STUDENT ELECTIONS AND THE ELECTION OF BODIES AND COUNCILS IN AKADEMIC UNITS AT THE UNIVERSITY 'KADRI ZEKA' OF GJILAN	Technology		Minister of Education, Science and Technology, pursuant to Article 4, 21 and 22 of Law No. 03/L189 on State Administration of the Republic of Kosovo, and Article 1 and 6 of Law on Higher Education in the Republic of Kosovo, based on Article 8 para. 1.4, Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (22.03.2011), and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	th the amendment content that regulates the matter that is regulated by the Administrative Instruction in question.
1258 ADMINISTRATIVE INSTRUCTION NO. 33/2014 MATRIX BOOK OF STUDENTS OF HIGHER EDUCATION INSTITUTIONS	Minister of Education, Science and Technology	01.10.2014	Minister of Education, Science and Technology, based on Article 6, para. 1.13. of Law on Higher Education in the Republic of Kosovo, based on Article 8 para. 1.4, Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (22.03.2011)	th the amendment that there is no relevant legal basis.
1259 ADMINISTRATIVE INSTRUCTION (MEST) NO. 28/2014 ON VERIFICATION OF SCHOOL DOCUMENTATION (PUBLIC AND PRIVATE) FOR CANDIDATES NEEDS BEING EDUCATED ABROAD	Science and Technology	21.07.2014	Minister of Education, Science and Technology, based on Article 6, para. 1.13 official Gazette of the Republic of Kosovo, Article 8 of the Law on Education in the Republic of Kosovo, Article 8 of Regulation Republic of Kosovo, Article 8 para. 1.4, Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	th the amendment We consider that the legal bases on which the issuance of this bylaw is based are general.
1260   ADMINISTRATIV INSTRUCTION (MEST) NO. 15/2014 THE STUDENTS CATEGORIES WITH ACCOMMODATION PRIORITY AT THE STUDENT CENTRE	Minister of Education, Science and Technology	06.05.2014	Minister of Education, Science and Technology, pursuant to Article 22 of Law on Higher Education in the Republic of Kosovo, Article 9 para. 1.11 and Article 20 of the Law on the Status and the Rights of the Martyrs, Invalids, Veterans, Members of Kosova Liberation Army, Civilian Victims of War and their Families, based on Article 12 subparagraph 1.2, para. 1 of Law No. 03/L-95 on the Rights of Former Politically Convicted and Persecuted, based on Article 8 para. 1.4, Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	
1261 ADMINISTRATIVE INSTRUCTION (MEST): NO.17/2014 APPLICATION OF STUDENTS' PAYMENT IN PUBLIC UNIVERSITIES	Minister of Education, Science and Technology		Pursuant to Article 30 para. 1 of the Law on Higher Education in the Republic of Kosovo, and based on Article 8 para. 1.4, of Regulation No. 09/2011 of Republic of Kosovo Rules and Procedures of the Government of the Republic of Kosovo and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	ally grounded and orce.  It has been concluded that this Administrative Instruction has the relevant legal basis in the Law on Higher Education for its issuance. Therefore, the issuance of this Administrative Instruction was carried out in accordance with applicable Law.
1262 ADMINISTRATIVE INSTRUCTION No.12/2013 KEEPING THE ELECTIONS IN UNIVERSITY "HAXHI ZEKA" OF PEJA	Minister of Education, Science and Technology	08.04.2013	Pursuant to Articles 1 and 5 of the Law on Higher Education in the Republic of Kosovo, and based on Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22.03.2011), and Article 38 (6) Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo, Ministry of Education, Science and Technology (MEST)	It has been concluded that neither Article 1 and 6 nor any other provision of the Law on Higher Education provides for the issuance of a bylaw with content that regulates the matter that is regulated by the Administrative Instruction in question. Therefore, the Administrative Instruction is considered not in accordance with the legislation in force, namely the Law on Higher Education, and its repeal is recommended.

	ADMINISTRATIVE INSTRUCTION NO. 01/2013 ON NOMINATION OF HIGHER EDUCATION INSTITUTIONS	Science and Technology		Pursuant to Article 11 para. 5 and 6 of the Law on Higher Education in the Republic of Kosovo, pursuant to Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22.03.2011) Article 38 (6) of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo, Ministry of Education, Science and Technology (MEST),	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It is considered that this Administrative Instruction has been issued in accordance with the relevant legal basis set out in Article 11 paragraph 5 of the Law on Higher Education.
	ADMINISTRATIVE INSTRUCTION NO. 23/2012 DEGREES AND DIPLOMAS OF HIGHER EDUCATION PROVIDERS (HEP)	Science and Technology		Pursuant to Article 16 of Law on Higher Education in the Republic of Kosovo, based on Article 8 para. 1.4, of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo 22.03.2011,	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This Administrative Instruction has been issued in accordance with the legal basis set out in Article 16 paragraph 1.
	STUDENTS CATEGORIES FOR ASSISTANCE AND CODITIONS FOR GAINIG OF ASSISTANCE	Minister of Education, Science and Technology		Pursuant to Article 32 of the Law on Higher Education in the Republic of Kosovo, Article 9 para. 1.11 and Article 20 of the Law on the Status and the Rights of the Martyrs, Invalids, Veterans, Members of Kosova Liberation Army, Civilian Victims of War and their Families, Article 8 para. 1.4, and in accordance with Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22.03.2011) and Article 38 (6) of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo,	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	This bylaw has a legal basis in Article 20 (1.4) of the Law on the Status and Rights of Martyrs, Invalids, Veterans, Members of the Kosovo Liberation Army, Civilian Victims and Their Families and Article 32 of the Law on Higher Education in Republic of Kosovo. However, in case of amendment and supplementation of the bylaw in the future, to remove as a legal basis from the preamble the Rules of Procedure of the Government and the Regulation on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.
	NO.01/2016 DETERMINATION OF CONDITIONS, OR ITERIA AND PROCEDURES ON ORGANIZATION OF SUPPLEMENTARY LEARNING FOR THE REPATRIATED STUDENTS	Minister of Education, Science and Technology		Minister of Education, Science and Technology, based on Article 49 of Law No. O4L-032 on Pre-University Education in the Republic of Kosovo, Article 8 para. 1.4, Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 33 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Republic of Kosovo	concrete legal basis with the amendment and supplementation of the law.	The administrative instruction is based on Article 49 paragraph 1 of the Law on Pre-University Education which provides that "The Ministry issues bylaws within one (1) year for the implementation of this Law and for issues not covered by this Law." as natistional provision in the part "ministry issues bylaws within one (1 year for the implementation of this Law" is considered OK but the rest "and for issues not covered by this Law" is not only a general provision but also authorizes the minister with authorizations unlimited legal also "for issues not covered by this Law" which is contrary to the principle of legality and is a general provision because it does not specify which legal issues it has authorizations. Thus it is considered that the legal basis is not in accordance with the legislation in force, general and with general and unlimited powers for the Minister, thus, it is assessed that the Administrative Instruction in question is not in accordance with the legislation and that there is no concrete concrete legal basis for its issuance.  However, in order to avoid the legal vacuum, it is recommended to remain in force until the creation of a concrete legal basis by amending and supplementing the Law.
1267	ADMINISTRATIVE INSTRUCTION (MESTI) NO. 05/2021 FOR NORMATIVE ON PROFESSIONAL STAFF OF THE GENERAL EDUCATION	Minister of Education, Science, Technology and Innovation	18.06.2021	Pursuant to Article 5 para. 16, Article 49 of Law No. 041-032 on Pre-University Education in the Republic of Kosovo, based on Article 8, 10 and 11 of Law No. 06L-113 on Organization and Functioning of State Administration and Independent Agencies, (Official Gazette No. 7/01 March 2019), Article 8 para. 1 subpara. 1-4, Annex 1 para. 7 of Regulation (GRK) No. 202201 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries dated 30.03.2021 and Administrative Instruction No. 03/2013 on Standards for the Drafting of Normative Acts		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	We consider that the legal basis on which the issuance of this bylaw is based (paragraphs 16 and 49 of Article 5 of the Law in question) are general and the legal basis is not defined in the material provisions of this Law for regulation by bylaw of the case. legal normative for the professional framework of general education, is considered to be also contrary to the principle of legality. The principle of legality, as well as the principle of constitutionality, is a universal principle, because it exists in all legal orders and in all states. This is a very important principle and it, ex officio, should be taken care of by all issuers of bylaws as well as perpetrators of material actions. In the legal sense, the principle of legality implies the absolute superiority of the Law in relation to all other legal provisions. In the political sense, this principle is related to the democratic order and is considered one of its essential assumptions.  In this case, the transfer of the Ministry, as an executive body, to the obligation to regulate and provide a certain legal matter in a general way, which gives it unlimited authorizations that "16. The Ministry issues bylaws in any area of its responsibilities under this Law or any other Law in force" or Article 49. 1. The Ministry issues bylaws within one (1) year for the implementation of this Law and issues that are not covered with this Law", by not specifying that the certain legal matter determined for regulation by bylaws of it, constitutes a violation of legality. It is worth mentioning that Article 5 of the Law in question has provided the legal basis for the issuance of bylaws (paragraph 1 sub-paragraph 1.8, sub-paragraphs: 1.10, 2.2, 2.2, 2.3, 2.4, 3.1, 3.2, 3.3, 3.3, paragraphs: 6, 8, 9, 11, 13, 1.4), while in no paragraph or sub-paragraph of article 5 of this Law is defined the issuance of the Administrative Instruction on the Normative for the professional staff of general Education has no legal basis in this article, however in order to avoid the legal va
	03/2021 ON ORGANIZATION AND FUNCTIONING OF THE "GOLDEN PANEL" COMMISSION	Minister of Education and Science		Minister of Education and Science based on Article 33 para. 1 and Article 5 para. 16 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosvov, Article 12 and Article 18 para. 3 of Law No. 06/L-046 (Official Gazette No. 13/10 August 2018) on Education Inspectorate in the Republic of Kosvov, Article 8 para. 1 subpara. 1.4 of Regulation (GRK) No. 6/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 06.05.2020 and Article 4 of Annex 11 of Regulation (GRK) - No. 07/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 16.06.2020	Ministry	The sublegal act is legally grounded and therefore remains into force.	The bylaw has a legal basis in Article 18 (3) of the Law in force for the Education Inspectorate.
1269	I ADMINISTRATIVE INSTRUCTION (MEST) NO. 08/ 2018 ON THE ESTABLISHMENT AND STRENGTHENING THE TEAMS FOR PREVENTION AND RESPONSE AGAINST ABANDONMENT AND NON-ENPOLLMENT OF STUDENTS IN PRE-UNIVERSITY EDUCATION	Minister of Education, Science and Technology	25.05.2018	Minister of Education, Science and Technology based on Article 3, Article 5 para. 1 subpara. 1.4, para. 1 of the Law on Pre-University Education in the Republic of Kosovo (Official Gazette No. 17/16 September 2011), Article 8 para. 1 subpara. 1.4, of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministres and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No.15, 12.09.2011),	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	None of the articles highlighted as legal support of this Administrative Instruction, have decisively provided for the issuance of an administrative instruction to regulate the establishment and strengthening of prevention and response teams against dropout and non-enrollment of students in pre-university education. Because Article 3 of the Law on Pre-University Education regulates the general principles of pre-university education, while Article 5 of the Law in question provided for the issuance of several bylaws to regulate issues that have nothing to do with the establishment and strengthening of prevention and response teams. dropout and non-enrollment of students in pre-university education, but for completely different issues in the implementation of the duties of the Ministry defined in Article 5 of the Law in question. Regarding the reliance in paragraph 16 of Article 5 of this Law that The Ministry issues bylaws in any area of its responsibilities under this Law or any other in force*, can not be considered as a relevant legal basis, because it is general and the transfer that the Ministry listelf regulates and provides the certain legal matter in a general way without determining the legal issue which will be regulated by the administrative instruction, in this way the Ministry is given unlimited authorizations, we consider that it is illegal and in contrary to the principle of legality.  Therefore, in the relevant Law in question, the legal basis for a certain legal matter must be determined decisively / concretely so that the Administrative Instruction in question is harmonized with the Law.

1270	ADMINISTRATIVE INSTRUCTION (MEST) NO. 09/ 2018 THE SPECIALIZED MATHEMATICS GYMNASIUM IN PRISHTIN, ITS FUNCTIONALITY AND ORGANIZIONAL STRUCTURE	Minister of Education, Science and Technology	08.06.2018	Minister of Education, Science and Technology based on Article 5 para. 16 and Article 49 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette No. 17/16 September 2011), Article 6 para. 1 subpara. 1.4, Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No.15, 12.09.2011),	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The legal basis of this Administrative Instruction is based on provisions which are of general character, because it is possible to issue a bylaw "in any area of its responsibilities under this Law and any other Law in force" (Article 5 paragraph 16), or "The Ministry issues bylaws for the implementation of this Law and for other issues not covered by this Law" (Article 49 of the Law on Pre-University Education), which is illegal because the executive bodies are given unlimited powers legal that is contrary to the principle of legality.  The Law on Pre-University Education should define the concrete legal basis for the issuance of the bylaw which regulates the concrete legal matter of the educational institution in question.  The findings indicate that this issued Administrative Instruction does not define the concrete legal basis in the Law on Pre-University Education, but is based on general provisions. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1271	ADMINISTRATIVE INSTRUCTION (MES) NO. 85/2020 FOR SCHOOL YEAR CALENDAR 2020/2021	Minister of Education, Science and Technology	Ska date te nenshkrimit (17.09.2020)		Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	This Administrative Instruction has defined the legal basis for its issuance, and the Administrative Instruction has been issued in accordance with the defined legal basis, and has repealed the Administrative Instruction no. 18/19 dated 29.08.2019, preliminary, and all previous administrative instructions that have regulated this field. Consequently, the act in question does not need to be amended or supplemented.
1272	ADMINISTRATIVE INSTRUCTION (MEST) NO. 106/2020 OF THE PERFORMANCE EVALUATION OF THE PRINCOPAL AND DEPUTY PRINCIPAL OF THE PRE- UNIVERSITY PUBLIC EDUCATIONAL AND TRAINING INSTITUTIONS	Minister of Education, Science and Technology	17.09.2020	Minister of Education and Science, pursuant to Article 5 para. (d and h) of the Law on Education in the Municipalities of the Republic of Kosovo and Articles 5, 20, 34 and 35 of the Law on Pre-University Education, Article 12 of the Law on Education Inspectorate in the Republic of Kosovo, and based on Article 8 para. 1 subpara. 1.4 of Regulation (GRK) No. 06.2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 06.06.2020, and Article 4 of Regulation (GRK) No. 70202 on Amendment and SUPPLEMENTATION of Regulation (GRK) No. 06.2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 16.06.2020,	Official Website of the Ministry	Amend and supplement the sub-legal act	Article 5 paragraph d) and the Law on Education in the Municipalities of the Republic of Kosovo does not provide for the issue of evaluation and performance of the director and deputy director of the public pre-university educational institution, but paragraph d) deals with the election of director and deputy director of the institution, while paragraph h) refers to "supervision of the educational process in accordance with the guidelines set by the MEST", which means that we are not dealing with issues of performance appraisal of the director and deputy director of the institution public pre-university education, which are the subject of the Administrative in question. Also, in the Law on Pre-University Education, Articles 5, 20, 34 and 35 do not address the legal issue of performance appraisal of the Director and Deputy Director of the public pre-university education institution. The legal basis for issuing a bylaw for performance appraisal of teachers, director adeputy director of public pre-university educational institution, in provided in Article 12 paragraph 7 of the Law on Education Inspectorate of the Republic of Kosovo, which is relevant, while other articles highlighted as legal bases are redundant. Consequently, it is recommended to amend and supplement this bylaw, based on Article 12 (7) of the Law in force for the Inspectorate of Education and at the same time to include the matter for evaluating the performance of teachers according to the requirements of this provision.
1273	ADMINISTRATIVE INSTRUCTION (MES) NO.119/2020 ON SCHOOL-BASED TEACHERS' PROFESSIONAL DEVELOPMENT	Minister of Education, Science and Technology	07.10.2020	Minister of Education and Science based on Article 5 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette No. 17/16 September 2011), Article 3 point (a) of the Law on Education in the Municipalities of the Republic of Kosovo, Article 4, Annex 11 of Regulation (GRK) No. 70220 on Amendment and SUPP-LEMENTATION of Regulation (GRK) No.06/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, dt.16.06.2020,	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The issuer of this Administrative Instruction has taken Article 5 of Law no. 04 / Lo32 on Pre-University Education and Article 3 paragraph 1 sub-paragraph a) of Law no. 03 / Lo86 on Education in Municipalities. None of the mentioned articles of the mentioned Laws, nor in the other provisions of these Laws, has defined a concrete legal basis for the adoption of a bylaw for the professional development of school-based teachers. The legal bases outlined in the introduction to this Administrative Instruction are provisions which regulate the main responsibilities of the MEST for planning, setting standards and quality assurance of the pre-university education system, as well as general obligations (Article 5) and responsibilities in development. of policies and drafting of the implementation of legislation for the development of education including the development of higher education and science in Kosovo (Article 3 paragraph 1 under a).  It means that the above-mentioned Laws do not define the relevant legal basis for the issuance of the bylaw for the development of the profession of school-based teachers.  Therefore, It has been concluded that the Administrative Instruction in question was issued without a concrete legal basis provided by Law. However, in order to avoid a legal vacuum, it is recommended to remain in force until the creation of a concrete legal basis with the amendment and supplementation of the Law.
1274	ADMINISTRATIVE INSTRUCTION (MEST): NO. 15/2018 FOR ACCREDITATION OF HIGHER EDUCATION INSTITUTIONS IN THE REPUBLIC OF KOSOVA	Science and	28.09.2018	Minister of Education, Science and Technology, based on Article 6 and 7 of Law No. 04/L037 on Higher Education in the Republic of Kosovo (Official Gazette No.19, 9 September 2011), Article 8 para.1, point 1.4, Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (Official Gazette No.1, 18 April 2011),	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Article 6 regulates the State Council for Pre-University Education and in paragraph 4 provides for the issuance of a sub-legal act related to administrative issues related to this institution (KSHAP), meaning that it does not provide for the issuance of a sub-legal act for accreditation of higher education institutions in the Republic of Kosovo, as has been done with the Instruction in question. Also, neither Article 7 of the mentioned Law provides for the issuance of any sub-legal act nor the sub-legal act that regulates the issue of accreditation of pre-university education institutions.  Based on the emphases, It has been concluded that the Administrative Instruction was issued without a legal basis defined by law. However in order to avoid the legal vacuum, it is recommended To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the Law.
1275	ADMINISTRATIVE INSTRUCTION (MEST) NO: 03/2018 ON DUTIES AND RESPONSIBILITIES OF MEST, MEDS, SCHOOLS AND COORDINATORS IN ORGANIZING, MANAGEMENT, SUPERVISION AND ADDRESSING ALL FINDINGS FROM THE PROGRAME FOR INTERNATIONAL STUDENT ASSESSMENT (PISA)		09.02.2018	Minister of Education, Science and Technology, based on Article 5 para. 1 subpara. 11, and subpara. 16 of the Law on Pre-University Education in the Republic of Kosovo nr 04/L-032 (Official Gazette No.17/16 September 2011), in accordance with Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 22.03.2011, Article 38 para. 8 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Subparagraph 11 of paragraph 1 of Article 5 of this Law does not provide for the issuance of a bylaw regulating issues related to the duties and responsibilities of MEST, MED, schools and coordinators in organizing, managing, supervising and addressing the findings of the program for international assessment of PISA students). Subparagraph 11 of the said article provides "the organization and management of the external assessment for ISCED levels 1, 2 and 3 in accordance with the requirements for the award of the National Qualifications Framework and, as appropriate, in consultation with the National Qualifications Authority."  In the mentioned provisions (article 5 paragraph 1 sub-paragraph 11) it is ascertained that there is no concrete legal basis for issuing any bylaw and the Instruction on the duties and responsibilities of MEST. MED, Schools and Coordinators in organizing, managing, supervising and addressing the findings. from the International Student Assessment (PISA) program. However, in order to avoid a legal vacuum, it is recommended to remain in force until the creation of a concrete legal basis with the amendment and supplementation of the Law.
1276	ADMINISTRATIVE INSTRUCTION (MEST) NO_042018 FOR CAPITAL INVESTMENT PLANNING	Minister of Education, Science and Technology	09.02.2018	Minister of Education, Science and Technology, based on Article 5 para. 7 subpara. 7.1, 7.5, F.6 if the Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette No.17/16 September 2011), Article 8 subpara. 1.4 Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15, 12.09.2011,	Official Website of the Ministry	Amend and supplement the sub-legal act	The Law on Pre-University Education in paragraph 7 sub-paragraphs 7.1, 7.5 and 7.6 of the Law in force on Pre-University Education of the Republic of Kosovo has not defined any legal basis for issuing any bylaw or for issuing a bylaw to regulate legal issues provided in paragraph 7 of the article of the Law in question. However, paragraph 8 of Article 5 of the Law in force on Pre-University Education of the Republic of Kosovo, stipulates that "Through a bylaw, the Ministry approves the licensing standards of educational and training institutions, including the standards referred to in paragraph 7. of this Article "Consequently, it is recommended to amend and supplement the sub - legal act in order to determine the exact legal basis in Article 7 (8) of the above Law mentioned.

1277	ADMINISTRATIVE INSTRUCTION (MEST) NO. 04/2019 ON TERMINATION AND PROHIBITION OF THE WORK OF A LEGAL PERSON AND THE PROHIBITION OF WORK AND THE INITIATION OF DISCIPLINARY PROCEEDINGS OF A PHYSICAL PERSON	Science and Technology	13.05.2019	Minister of Education, Science and Technology, based on Article 13 para. 2 subpara. 2.3 and Article 27 of Law No. 06/L-046 on Education Inspectorate in the Republic of Kosovo, Article 46 para. 5 of the Law on Pre-University Education in the Republic of Kosovo (Law No. 04/L-032 - Official Gazette No.17/2011), Article 11 para. 3 of the Law on Higher Education in the Republic of Kosovo (Law No. 04/L-037 Official Gazette No. 14/2011) Article 8 subpara. 1.4 Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 39 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15/2011),	Ministry	The sublegal act is legally grounded and therefore remains into force.	According to Article 13 paragraph 2 subparagraphs 2.1 and 2.2 of the Law on Education Inspectorate are defined the cases when the education inspector interrupts and stops the work of legal and natural person exercising educational activities (educational, training and training) without a work license from MEST (subparagraph 2.1 and the work of the educational institution, legal and natural person exercising educational activity in violation of the legislation in force (subparagraph 2.2). Whereas for other cases for termination and prohibition of work according to sub-paragraph 2.3 of article 13 has provided the issuance of bylaw to regulate other cases for termination and prohibition. Relying on paragraph 5 of Article 46 of the Law on Pre-University Education and paragraph 3 of Article 11 of the Law on Higher Education can not be considered as a legal basis, because they do not provide for the issuance of bylaws and because they regulate other issues unrelated to regulation of other issues for the interruption and prohibition of work provided by sub-paragraph 2.3 of Article 13 of the Law on the Education Inspectorate.  The Administrative Instruction in question analyzed considers that it has the legal basis defined in Law no. 06 / L-046 on the Inspectorate of Education (sub-paragraph 2.3 paragraph 2 of article 13) and its issuance is legal.
1278	ADMINISTRATIVE INSTRUCTION (MEST) NO.05/2019 ON THE PROCEDURES WHEN THE APPEAL DOES NOT POSTPONE THE EXECUTION OF THE EDUCATION INSPECTOR'S DECISION	Minister of Education, Science and Technology	Ska date te nenshkrimit	Minister of Education, Science and Technology, based on Article14, 24, 27 of Law No. 06/L-046 on Education Inspectorate in the Republic of Nosovo, Article 3 subpara. 1.4 Regulation No. 0/2/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15, 12.09.2011,		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Regarding the legal basis for the issuance of the Administrative Instruction in question, it is confirmed that in none of the articles (14, 24 and 27 of the Law on Education Inspectorate), on which is based the issuance of this bylaw, the relevant legal basis for issuance of a bylaw which regulates the procedure when the complaint does not postpone the execution of the decision of the education inspector.  Thus, we consider this act to have been issued without having a legal basis in the relevant Law, namely in the Law on the Education Inspectorate. However, in order to avoid a legal vacuum, it is recommended to remain in force until the creation of a concrete legal basis with the amendment and supplementation of the Law
1279	ADMINISTRATIVE INSTRUCTION (MONT) NO. 06/2019 ON CANCELLATION OF CERTIFICATES FOR COMPLETION OF THE CLASS, CERTIFICATES ON COMPLETION THE EDUCATION LEVEL, CERTIFICATES AND DIPLOMAS OBTAINED IN CONTRADICTION TO THE APPLICABLE LAW	Minister of Education, Science and Technology	13.05.2019	Minister of Education, Science and Technology, based on Article 13 para. 1.3 of Law No. 061046 on Education Inspectorate in the Republic of Kosovo (Official Gazette No. 13, 10 August 2018), Article 8 para. 1, subpara. 1.4 Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministrates and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15, 12.09.2011),	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Subparagraph 1.3 of paragraph 1 of Article 13 of the Law on Education Inspectorate does not stipulate the issuance of a bylaw to regulate issues of cancellation of class completion certificates, certificates and completion of education level, certificates and diplomas obtained in violation of the Law applicable.  Therefore, we consider that the Administrative Instruction in question was issued without having a concrete legal basis defined by the Law on Education Inspectorate. Thus, the Administrative Instruction in question was issued without a relevant legal basis. However, in order to avoid a legal vacuum, it is recommended to remain in force until the creation of a concrete legal basis with the amendment and supplementation of the Law.
	ADMINISTRATIVE INSTRUCTION (MEST) NO.07/2019 FOR THE LOGO AND STAMPS OF THE EDUCATION INSPECTORATE IN THE REPUBLIC OF KOSOVA	Technology		Minister of Education, Science and Technology, based on Article 4 para. 4 of Law No. 06/L-046 on Education Inspectorate in the Republic of Kosovo (Officia Gazette No. 13, 10 August 2018), Article 8 para. 1, subgran. 1.4 Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15, 12.09.2011),		The sublegal act is legally grounded and therefore remains into force.	This Administrative Instruction is legal because it has a legal basis in the Law on Education Inspectorate (Article 4 paragraph 4 "Logo and text of stamps is regulated through a bylaw" and is issued in accordance with the legal basis for its issuance.
1281	ADMINISTRATIVE INSTRUCTION (MEST) NO. 04/2021 ON THE ESTABLISHMENT AND FUNCTIONALIZATION OF THE STUDENT COUNCIL	Minister of Education, Science, Technology and Innovation	18.06.2021	Minister of Education, Science, Technology and Innovation, pursuant to Article 18 of the Law on Pre-University Education in the Republic of Kosovo (Official Gazette No.17/16 September 2011), Article 8 para. 1, para. 1.4, Annex 1 para. 7 of on Fire-Fighting and Rescue Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 30.03.2021	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is confirmed that the issuance of the bylaw is not foreseen. The administrative instruction in question is recommended to be harmonized and corrected respectively to be repealed due to the lack of the relevant legal basis for its issuance.
1282	ADMINISTRATIVE INSTRUCTION: NO. 02/2021 ON SUPPLEMENTING AND AMENDING THE ADMINISTRATIVE INSTRUCTION NO. 10/2019 DATED 20.06.2019 AND SUPPLEMENTING AND AMENDING THE ADMINISTRATIVE INSTRUCTION NO. 10/2019 ON AMENDING THE ADMINISTRATIVE INSTRUCTION NO. 11/2015, AND REPEAL OF THE ADMINISTRATIVE INSTRUCTION NO. 152/2020 DATED 22.12.2020 ON COMP ARABILITY AND EQUIVALENCE OF DIPLOMAS AND STUDY PROGRAMS BEFORE THE BOLOGNA SYSTEM AND THE BOLOGNA SYSTEM AND ADMINISTRATIVE INSTRUCTION NO. 01/2021 DATED 13.01.2021 ON COMPARABILITY AND EQUIVALENCE OF DIPLOMAS AND STUDY PROGRAMS BEFORE THE BOLOGNA SYSTEM AND THE BOLOGNA SYSTEM AND AS SYSTEM AND THE BOLOGNA SYSTEM AND AS SYSTEM AND THE BOLOGNA SYSTEM AND THE BOLOGNA SYSTEM AND THE BOLOGNA SYSTEM AND ADMINISTRATIVE INSTRUCTION	Minister of Education and Science	28.09.2018	Minister of Education and Science, based on Article 16 and Article 35 of the Law on Higher Education in the Republic of Kosovo (Official Gazette No.14, 9 September 2011), Article 8 para 1, subpara. 1.4, of Regulation No. 06/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, based on Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15, 12.09.2011), and Article 10 para. 2 of Administrative Instruction No. 03/2013 on Standards for the Drafting of Normative Acts	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	
1283	ADMINISTRATIVE INSTRUCTION (MEST) NO. 136/2020 FOR CREATION OF AN INCENTIVE STRUCTURE TO SUPPORT STUDENTS: EDUCATION IN DEFICITARY DIRECTIONS AND FOR WOMEN IN TECHNICAL DIRECTIONS IN VOCATIONAL EDUCATION AND TRAINING INSTITUTIONS (IVET)		No signature date	Minister of Education and Science, based on Article 49 of the Law on Pre- University Education in the Republic of Kosovo (Official Gazette No.17, 16 September 2011), Article 8 para 1, subpara 1.4, and Annex & Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (22 March 2011),	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The administrative instruction is based on Article 49 paragraph 1 of the Law on Pre-University Education which provides that "The Ministry issues bylaws within one (1) year for the implementation of this Law and for issues not covered by this Law." As a transitional provision in the part "ministry issues bylaws within 1 year for the implementation of this Law is considered OK but the rest "and for issue not covered by this Law" is no only a general provision but also authorized by the Minister with authorizations unlimited legal also "for issues not covered by this Law" which is contrary to the principle of legality and is a general provision because it does not specify which legal issues are authorized. Thus, it is considered that the legal basis is not in accordance with the legislation in force, general and with general and unitimited authorizations for the Minister. However in order to avoid the legal vacuum, it is recommended to remain in force until the creation of the legal basis by amending and supplementing the Law.
1284	ADMINISTRATIVE INSTRUCTION (MES) NO. 86/2020 ON STUDENTS SYSTEMATIZATION IN SCHOOLS, WHICH ARE RETURNED AFTER THE MIGRATION AND LACK RELEVANT EDUCATIONAL DOCUMENT	Minister of Education and Science	No signature date	Minister of Education and Science, based on Article 5 para. 16 of Law No. 04/L 032 on Pre-University Education in the Republic of Kosovo (Official Gazette No.17. 16 September 2011). Article 8 para. 1, subpara. 1. 4, of Regulation (GRK) No. 6/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries dt.06.05.2020, and Article 4 of Regulation (GRK) No. 07/2020 on Amendment and SUPPLEMENTATION of Regulation (GRK) No. 06/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, dt.16.06.2020,	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	We consider that the legal basis on which the issuance of this bylaw is based (paragraph 16 of Article 5 of the Law in question) are general and the legal basis is not defined in the material provisions of this Law for regulation by bylaw of the legal issue for normative for the professional framework of general education, is considered to be also contrary to the principle of legality. The principle of legality is a universal principle, because it exists in all legal orders and in all states. This is a very important principle and it, ex officio, should be taken care of by all issuers of bylaws as well as perpetrators of material actions. Therefore, the mentioned Administrative instruction does not have a legal basis in this article, so in the case of harmonization of the Law in question in the future, should be considered the harmonization, respectively the determination of the legal basis of this administrative instruction in the Law and deletion of paragraph 16 of Article 5.

1285	PROGRAMS OF HIGHER EDUCATION PRIVATE PROVIDERS ( BprAL)	Minister of Education, Science and Technology		Minister of Education, Science and Technology, based on para. 1.2 and 1.3 of Article 2 and para. 13 of Article 6 of the Law on Higher Education in the Republic of Kosowo (Official Gazette No. 14/09 September 2011), in accordance with Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt.22.03.2011), and Article 38 (6) of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo, Minister of Education, Science and Technology, based on Article 6 and 7 of	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.  To remain in force until the creation of a	It has been concluded that even Articles 2 and 6 of the Law on Higher Education do not provide for the issuance of a bylaw with content that regulates the matter that is regulated by the Administrative Instruction in question. Even Article 2 speaks only about the principles, while in Article 6 we do not have paragraph 13, as referred to in the Administrative Instruction. However in order to avoid the legal vacuum, it is recommended to remain in force until the creation of the legal basis by amending and supplementing the Law.  Article 6 regulates the State Council for Pre-University Education and in paragraph 4 provides for the issuance of a bylaw related to administrative
		Science and Technology	02.07.2010	Law No. 04/037 on Higher Education in the Republic of Kosovo (Official Gazette No.14/9 September 2011), Article 8, subpara. 1.4, Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 10 para. 1 of Administrative Instruction (GRK) No. 03/2013 on Standards for the Drafting of Normative Acts	Ministry	concrete legal basis with the amendment and supplementation of the law.	issues related to this institution (KSHAP), meaning that it does not provide for the issuance of a bylaw for accreditation of higher education institutions in the Republic of Kosovo, as has been done with the Instruction in question. Also, neither Article 7 of the mentioned Law provides for the issuance of any bylaw nor the bylaw that regulates the issue of accreditation of pre-university education institutions. However in order to avoid the legal vacuum, it is recommended to remain in force until the creation of the legal basis by amending and supplementing the Law.
	SUPPLEMENT AND PRECISION – ANNEX – I – (MEST) 07/2018 OF AI NO: 01/2018 THE RECOGNITION PRINCIPLES OF PLATFORMS AND INTENATIONAL MAGAZINES WITH REVIEWS	Minister of Education, Science and Technology		Minister of Education, Science and Technology, based on Article 6 para. 1, subpara. 1.13 of Law No. 04/1037 on Higher Education in the Republic of Kosovo, Article 8, para. 1, subpara. 1.4, Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 (Official Gazette N. 15,12.09.2011,	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The legal basis in paragraph 1 subparagraph 1.13 is general and cannot be considered as a relevant legal basis. Therefore, it has been concluded that there is no relevant / concrete legal basis. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1288	ADMINISTRATIVE INSTRUCTION (MEST) NO. 02/2019 ON AMENDING AND SUPPLEMENTING SUB-PARAGRAPH 5.3.4 AND SUB-PARAGRAPH 5.3.4 SOF SUB-PARAGRAPH 5.3 OF PARAGRAPH 5.3 OF PARAGRAPH 5.3 OF PARAGRAPH 5.0 FARTICLE 26 OF THE ADMINISTRATIVE INSTRUCTION (MEST) NO. 15/2018 FOR ACCREDITATION OF HIGHER EDUCATION INSTITUTIONS IN THE REPUBLIC OF KOSOVA DATED 28.09.2018	Minister of Education, Science and Technology	31.01.2019	Minister of Education, Science and Technology, based on Article 6 and 7 of Law No. 044.037 on Higher Education in the Republic of Kosovo (Official Gazette No.14/9 September 2011), Article 8, subpara. 1.4, Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 10 para. 1 of Administrative Instruction No. 03/2013 on Standards for the Drafting of Normative Acts	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Article 6 regulates the State Council for Pre-University Education and in paragraph 4 provides for the issuance of a bylaw related to administrative issues related to this institution (KSHAP), meaning that it does not provide for the issuance of a bylaw for accreditation of higher education institutions in the Republic of Kosovo, as has been done with the Instruction in question. Also, neither Article 7 of the mentioned Law provides for the issuance of any bylaw nor the bylaw that regulates the issue of accreditation of pre-university education institutions. However in order to avoid the legal vacuum, it is recommended to remain in force until the creation of the legal basis by amending and supplementing the Law.
1289	ADMINISTRATIVE INSTRUCTION (MEST) NO. 08/2019 ON AMENDMENT AND SUPPLEMENT OF ADMINISTRATIVE INSTRUCTION NO. 15/2018 'ON ACCREDITATION OF HIGHER EDUCATION INSTITUTIONS IN THE REPUBLIC OF KOSOVA	Science and Technology	17.05.2019	Minister of Education, Science and Technology, based on Article 6 and 7 of Law No. 04/l037 on Higher Education in the Republic of Kosovo (Official Gazette No.14/9 September 2011), Article 8, subpara. 1.4, Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 10 para. of Administrative Instruction No. 03/2013 on Standards for the Drafting of Normative Acts	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Article 6 regulates the State Council for Pre-University Education and in paragraph 4 provides for the issuance of a bylaw related to administrative issues related to this institution (KSHAP), meaning that it does not provide for the issuance of a bylaw for accreditation of higher education institutions in the Republic of Kosovo, as has been done with the Instruction in question. Also, neither Article 7 of the mentioned Law provides for the issuance of any bylaw nor the bylaw that regulates the issue of accreditation of pre-university education institutions. Consequently, it has been concluded that the Administrative Instruction was issued without a legal basis defined by Law. However in other to avoid the legal vacuum, it is recommended to remain in force until the creation of the legal basis by amending and supplementing the Law.
	AMENDING ADMINISTRATIVE INSTRUCTION NO. 12/2016 THE ESTABLISHMENT AND FUNCTIONING OF THE SYSTEM FOR INFORMATION MANAGEMENT IN HIGHER EDUCATION	Science and Technology		Minister of Education, Science and Technology, based on Article 6 para. 1.13 of Law No. 0.4/1037 on Higher Education in the Republic of Kosovo (Official Gazette No.14, 9 September 2011), Article 8, subpara. 1.4, Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministres and Article 39 para. 6 of Regulation No. 09/2011 (Official Gazette No. 15,12.09.2011,	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The legal basis in Article 6, subparagraph 1.13 is general and cannot be considered as a relevant legal basis. Therefore, It has been concluded that there is no relevant legal basis. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1291	01/2018 THE RECOGNITION PRINCIPLE'S OF PLATFORMS AND INTERNATIONAL MAGAZINES WITH REVIEWS	Science and Technology		Minister of Education, Science and Technology, based on Article 6 para. 1, subpara. 1.13 of Law No. 04/1037 on Higher Education in the Republic of Kosovo, Article 8, para. 1, subpara. 1.4, Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 (Official Gazette No. 15,12.09.2011,	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The legal basis in paragraph 1 subparagraph 1.13 is general and cannot be considered as a relevant legal basis. Therefore, It has been concluded that there is no relevant legal basis. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ADMINISTRATIVE INSTRUCTION (MEST) NO. 06/2018 ON THE CRITERIA AND PROCEDURES OF THE MEMBERS' APPOINTMENT FOR THE STATE QUALITY COUNCIL OF THE KOSOVA ACCREDITATION AGENCY	Science and Technology		Minister of Education, Science and Technology, based on provisions of Article 7 para. 4 and 5, subpara. 1.13 of Law No. 04/1037 on Higher Education in the Republic of Kosovo, provisions of Article 8, para. 1, subpara. 1.4, Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and provisions of Article 38 para. 6 of Regulation No. 09/2011 (Official Gazette No. 15,12.09.2011,	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Article 7, paragraphs 4 and 5 of the mentioned Law does not provide for the issuance of any bylaw. It has been concluded that the Administrative Instruction was issued without a legal basis defined by Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis with the amendment of the Law
1293	ADMINISTRATIVE INSTRUCTION (MEST) NO. 02/2018 FOR RECOURCE CENTRES	Minister of Education, Science and Technology	19.01.2018	Minister of Education, Science and Technology, based on Articles 17, 39, 40, 42 of Law nr 04/L-032 on Pre-Dirversity Education in the Republic of Kosovo (Official Gasette No.17/16 September 2011), Article 8 subgraan: 1.4 Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministrates and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No.15, 12.09.2011),	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	None of the referred paragraphs (17,39,40, 42) of the mentioned Law provides for the issuance of any bylaw. It has been concluded that the Administrative Instruction was issued without a concrete legal basis defined by Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis with the amendment of the Law.
1294	ADMINISTRATIVE INSTRUCTION NO. 3/2017 FOR THE STATE COUNCIL ON TEACHERS LICENSING	Minister of Education, Science and Technology	19.04.2017	Minister of Education, Science and Technology, pursuant to Articles 4, 21, 22 of Law No. 03/L-189 on State Administration of the Republic of Kosovo (Official Gazette No. 82, 21 October 2010), Article 8 (1.4) and Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (22 March 2011), and based on Article 32 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo		Amend and supplement the sub-legal act	The issuance of this Administrative Instruction is based on Article 4, 21 and 22 of Law no. 03 /L-189 on the State Administration of the Republic of Kosovo (Official Gazette of the Republic of Kosovo No. 17/16 September 2011). It has been concluded that the supported provisions of the Law on State Administration do not provide any legal basis for regulating the issue of the State Council for Teacher Licensing. Meanwhile, in Article 5 of the Law on Pre-University Education, which supports the issuance of a bylaw with the content specified in the concluded that the article in question hower, it is considered that the support of the legal basis for issuing the Administrative Instruction in question. However, it is considered that the support of the legal basis for issuing the Administrative Instruction in questions. In operating the support of the Instruction of the State Council for Teacher Licensing composition, its procedures, fees and other issues. It is recommended that the Administrative Instruction be harmonized with paragraph 1 of Article 32 of the Law on Pre-University Education, which defines the concrete legal basis for its issuance.

	INSTITUTIONS PERFORMANCE IN PRE- UNIVERSITY EDUCATION	Science and Technology		Minister of Education, Science and Technology, pursuant to Articles 4, 21 and 22 of Law No. 03/L-189 on State Administration of the Republic of Kosovo (Official Gazette No. 82, 21 Cotober 2101), Article 8 (1,4) and Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (22 March 2011), and based on Article 5 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo	Ministry	concrete legal basis with the amendment and supplementation of the law.	After analyzing the provisions of Articles 4, 21 and 22 of Law no. 03 / L-189 on the State Administration of the Republic of Kosovo (Official Gazette of the Republic of Kosovo no. 82/21 October 2010) and Article 5 of Law no. 04 / L-032 on Pre-University Education of the Republic of Kosovo (Official Gazette of the Republic of Kosovo no. 17/16 September 2011), that none of the mentioned articles of the size of evaluating the performance of educational institutions in pre-university education, respectively to regulate the content that is regulated by this Administrative Instruction.  It means that there is a lack of relevant legal basis for regulating the evaluation of the performance of educational institutions in pre-university education are of the aforementioned legislation.  It is worth noting that the Law on Pre-University Education in Article 33 paragraph 3 sub-paragraph 3.3 provided for the issuance of a bylaw on requirements for professional development and performance of teachers within the licensing process, and not to assess the performance of institutions in pre-university education as regulated by the Administrative Instruction in question. It is also noted that the Law on en Education inspectorate in Article 12 paragraph 7 of Article 12 of this Law does not provided for the regulation of the evaluation of the performance of Educational institutions in Pre-University Education.  However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1296	ADMINISTRATIVE INSTRUCTION NO. 06/2017 ON CRITERIA AND PROCEDURES OF THE PROGRAM APPROVAL FOR TEACHERS PROFESSIONAL DEVELOPMENT AND EDUCATIONAL WORKERS	Minister of Education, Science and Technology	18.06.2017	Minister of Education, Science and Technology, pursuant to Articles 4, 21, 22 of Law No. 024.198 on State Administration of the Republic of Kosovo (0710) Gazette No. 82, 21 October 2010), Article 8 (1.4) and Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (22 March 2011), and based on Article 5 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo,		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	After analyzing the provisions of Articles 4, 21 and 22 of Law no. 03 / L-189 on the State Administration of the Republic of Kosovo (Official Gazette of the Republic of Kosovo no. 82/21 Cotcher 2010) and Article 5 of Law no. 04 / L-032 on Pre-University leading of the Republic of Kosovo (Official Gazette of the Republic of Kosovo no. 17/16 September 2011), that none of the mentioned articles of the mentioned Laws provides any legal basis for issuing a bylaw to regulate the issue of evaluating the performance of educational institutions in pre-university education, respectively to regulate the content that is regulated by this Administrative Instruction. It means that there is a lack of relevant legal basis for regulating the evaluation of the performance of educational institutions in pre-university education in the provisions of the aforementioned legislation.  It means that there is a lack of relevant legal basis for regulating the evaluation of the performance of educational institutions in pre-university education in the provisions of the aforementioned legislation.  It has been concluded that in Article 5 of the Law in question, there is no legal basis for regulating the issue regarding the criteria and procedures for approval of the program for professional development of teachers and educational staff is considered not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1297	ADMINISTRATIVE INSTRUCTION (MEST) NO. 16/2017 PROFESSIONAL ASSESSMENT OF CHILDREN WITH SPECIAL INSTRUCTIVE EDUCATIONAL NEEDS	Minister of Education, Science and Technology	22.12.2017	Minister of Education, Science and Technology, pursuant to Article 5 para. 16 and Article 39 of Law No. 04L032 on Pre-University Education in the Republic of Kosovo (Official Gazette No. 17/16 September 2011), Article 8 para. 1.4, Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministres, and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No.15, 12.09.2011),	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	We consider that the legal basis on which the issuance of this bylaw is based (paragraphs 16 and 49 of Article 5 of the Law in question) are general and the legal basis is not defined in the material provisions of this Law for regulation by bylaw of the case. legal normative for the professional framework of general education, is considered to be also contrary to the principle of legality is used to the control of the Law in question has provided the legal basis for the issuance of 16 bylaws (paragraph 1 sub-paragraph 1, s. sub-paragraphs: 1.10, 2.2, 2.2, 2.3, 2.3, 2.3, 3.1, 3.2, as 3, paragraphs; 6, 8, 9, 11, 13, 4), and It has been concluded that both in Article 5 and in Article 39 of the Law in question, there is no legal basis for the issuance of this Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.  In the case of harmonization of the Law in question in the future, the harmonization and determination of the legal basis of this administrative instruction in the Law should be taken into consideration, as well as the deletion of paragraph 16 of Article 5 of this Law.
1298	ADMINISTRATIVE INSTRUCTION (MEST) NO. 135/2020 ON THE PROTECTION AND PRESERVATION OF THE HEALTH OF STUDENTS DURING PRACTICAL TRAINING IN SCHOOLS AND IN THE WORKPLACE	Science and Technology		Article 11, 19, 26 and 31 of Law No. 04/L-038 on Vocational Education and Training in the Republic of Kosovo (Official Gazette No.7/26 November 2013)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is ascertained that in none of the mentioned articles in the introduction of the Administrative Instruction in question, as support respectively legal basis, is not decisively foreseen the issuance of the legal act for protection and preservation of students' health during the practical teaching in schools and in the workplace.  Therefore, it is established that there is no relevant legal basis for the issuance of the Administrative Instruction in question, so it is considered that it is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1299	ADMINISTRATIVE INSTRUCTION (MEST) NO. 21/2018 ON DUTIES AND RESPONSIBILITIES OF THE STATE COUNCIL ON REGULATED PROFESSIONS (SCRP)	Minister of Education, Science and Technology	31.12.2018	Article 8 para. 4 of Law No. 05/L-066 on Regulated Professions in the Republic of Kosovo (Official Gazette No. 38/21 November 2016)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	The administrative instruction in question has the relevant legal basis provided in Law no. 05 / L-066 on Regulated Professions in the Republic of Kosovo, respectively in Article 8 paragraph 4.
	ADMINISTRATIVE INSTRUCTION NO. 21/2016 ON ALLOCATION OF BUDGETARY FUNDS FROM THE CATEGORY OF SUBSIDIES AND TRANSFERS	Science and Technology		Article 6 paragraphs 1.5, 1.6, 1.7, 1.9, 1.10, 1.12 of Law No. 04/L-037 on Higher Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo No. 19/9 September 2011, Article 5 para. 1.4 and Article 14 of Law No.04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo No. 17/16 September 2011)	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is confirmed that in none of the cited provisions (article 6 paragraphs 1.5, 1.6, 1.7, 1.9, 1.10, 1.12 of the Law on Higher Education and in article 14 of the Law on Pre-University Education) as respectively legal support for issuing the Administrative Instruction in word, decisively, there is no basis for the issuance of this bylaw on 'Allocation of budget funds from the category of subsidies and transfers.' Therefore, It has been concluded that the Administrative Instruction was not issued in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ADMINISTRATIVE INSTRUCTION (MEST) NO. 17/2017 ON LICENSING OF SCIENTIFIC RESEARCH INSTITUTIONS	Science and Technology		Articles 8, 11, 21, 23, 24, 25 and 35 of Law No. 2004/42 on Scientific Research Activity	Ministry	concrete legal basis with the amendment and supplementation of the law.	Law no. 2004/42 dated 27 September 2004 in none of the articles mentioned in the introduction of the Administrative Instruction as legal support, respectively legal basis for issuance, has not provided a legal basis for issuing a bylaw to regulate the licensing of research institutions. It is also worth noting that the Law in question has been repealed with the Issuance of the new Law no. 04 / L-135 on Scientific Research Activities (Official Gazette of the Republic of Kosovo No. 11/02 May 2013). Nor the new Law no. 04 / L-135 on Research-Scientific Activity, in none of its articles provides for the issuance of a bylaw which regulates the issue of licensing of scientific research institutions.  Therefore, the Administrative Instruction does not have a relevant legal basis for its issuance and is considered to be in conflict with the repealed Law and the new Law in force, if still applicable. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1302	ADMINISTRATIVE INSTRUCTION (MEST) NO. 07/2017 ON THE ESTABLISHMENT OF A WORKING RELATIONSHIP FOR TEACHERS AND INSTRUCTORS OF THE STH LEVEL	Minister of Education, Science and Technology	20.06.2017	Article 6 para. 3.2 of the Law on Vocational Education and Training, Article 5 para. 1.3 of the Law on NATIONAL Qualifications	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	It is confirmed that in article 6 paragraph 3.2 of the Law on Establishment of Employment Relationship for Teachers and Instructors level 5, and that the issuance of the Administrative Instruction in question is in accordance with applicable Law and there is no need for any recommendation in accordance with Article 27 of Regulation no. 09/2011 of the Government of the Republic of Kosovo.

1303	ADMINISTRATIVE INSTRUCTION (MEST) NO. 15/2017 ON PLANNING AND ORGANIZATION OF THE PRE-UNIVERSITY EDUCATIONAL PROCESS FOR PERSONS DEPRIVED OF THEIR LIBERTY IN CORRECTIONAL INSTITUTIONS	Minister of Education, Science and Technology	08.12.2017	Article 83 of Law No. 04/L-149 on Execution of Penal Sanctions; Article 3 and Article 5 para. 15 and 16 of the Law on Pre-University Education in the Republic of Kosovo	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is confirmed that according to Article 83 paragraph 7 of the Law on Execution of Criminal Sanctions, the issuance of a bylaw to regulate the education of convicted persons is provided, which is issued by the Minister of Education, Science and Technology with the consent of the Minister of Justice. However, in the introduction of the Administrative Instruction it is not noticed whether the consent of the Minister of Justice has been given as provided in paragraph 7 of Article 83. If there is no prior consent of the Minister to issue this bylaw, although there is a legal basis for issuing is considered not to have been issued in accordance with the legislation in force, as the consent for issuance is equated with the authorization of the Minister of MEST for its issuance. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.  If for the issuance of the Administrative Instruction in question the consent for its issuance is not provided (paragraph 7 of article 83 of the Law on Execution of Criminal Sanctions), it is recommended to obtain the foreseen consent.
1304	ADMINISTRATIVE INSTRUCTION (MEST) NO:09/2019 ON CRITERIA AND PROCEDURES FOR THE ACCREDITATION OF INSTITUTIONS THAT IMPLEMENT RECOGNITION OF PRACTICAL LEARNING IN KOSOVA		18.06.2016	Article 1, 2, 4, 6, 16 and 17 of Law No. 03/L-060 on NATIONAL Qualifications, dt. 7 November 2008	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is confirmed that in the provisions based on Articles 1, 2, 4, 6 and 17 there is no legal basis for issuing the Administrative Instruction in question, except in Article 16 which provides that a bylaw is issued by the ACA (National Qualifications Authority), for regulating issues related to requirements that are expected to be met by assessment institutions' (paragraphs 1 and 2 of this Law), while the Administrative Instruction regulates the criteria and procedures for accreditation of institutions that implement the recognition of practical learning in Kosovo, which is not in accordance with the content set forth in paragraph 1 and Article 16 of this Law. Also, the administrative instruction in question was actually issued by the Minister of Education, Science and Technology, which is considered not in accordance with the relate Law in force. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1305	ADMINISTRATIVE INSTRUCTION (MEST) NO. 28/2016 DT. 22.11.2016 ON SHORT-TERM MOBILITY GRANTS AND FOR PARTICIPATION IN INTERNATIONAL SCIENTIFIC CONFERENCES	Science and Technology		Article 5 para. 1.4 of Law No. 04/L-135 on Scientific Research Activity (Official Gazette of the Republic of Kosovo No. 11/2 May 2013)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is confirmed that in article 5 paragraph 1 sub-paragraph 1.4 of the Law in question it is not foreseen that for the issues given in the provision in question a bylaw will be issued. Therefore, it has been concluded that the Administrative Instruction in question is not in accordance with applicable Law because there is no relevant basis for its issuance. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1306	ADMINISTRATIVE INSTRUCTION (MEST) NO.27/ 2016 ON FINANCIAL SUPPORT FOR FUND APPLICATION FROM MEST FOR SCIENTIFIC PUBLISHING AND PUBLICATION	Minister of Education, Science and Technology		Article 5 of Law No. 04/L-135 on Scientific Research Activity (Official Gazette of the Republic of Kosovo No. 11/2 May 2013)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision based on Article 5 of the Law on Scientific Research activity does not provide the legal basis for issuing a bylaw to regulate legal issues for financial support for the application of funds from MEST for scientific publications. Thus, it is confirmed that due to the non-existence of concrete legal basis provided in the Law in question for the issuance of the bylaw, the administrative instruction in question is not in accordance with applicable Law.
	NO.26/2016 FOR APPLICATION IN SMALL SCIENTIFIC PROJECTS	Minister of Education, Science and Technology		Article 5 para. 1 subparagraph 1.19 of Law No. 04/L-135 on Scientific Research Activity (Official Gazette of the Republic of Kosovo No. 11/2 May 2013)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is confirmed that Article 5 of the Law in question, which regulates the financing of scientific research activity, in no paragraph and its sub- paragraph is provided for the issuance of any bylaw to regulate legal issues from this article, but also for legal issues from sub-paragraph 1.19 of article 5 the legislator has not foreseen the issuance of a bylaw. This means that the Administrative Instruction in question was issued in violation of applicable Law, because the Law in question does not provide a concrete basis for issuing a bylaw to regulate the application in scientific projects as has been done with the said Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1308	ADMINISTRATIVE INSTRUCTION NO. 24/2016 ON QUALITY ASSURANCE IN PRE- UNIVERSITY EDUCATION	Minister of Education, Science and Technology	09.11.2016	Article 5, Article 49 para. 1 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo No. 17/16 September 2011).	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is confirmed that Article 5 of the Law in question does not provide for the issuance of a bylaw to regulate the issue of quality assurance in pre- university education. Also, Article 49 din ton provide for the issuance of a bylaw on the content regulated by the Administrative Instruction in question. Article 49 in the first part regulates the deadline for the issuance of bylaws (within one (1) year), while in the second part talks about the issuance of bylaws 'Tor issues not covered by this Law' which can not be considered as relevant legal basis for the issuance of the Administrative Instruction in question, because it is general by giving unlimited authorizations to the Minister to issue a bylaw on issues for which no concrete legal basis is set by Law. Therefore, it is considered that the Administrative Instruction has no relevant legal basis and has not been issued in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ADMINISTRATIVE INSTRUCTION NO. 23/2016 DT. 09.11.2016 ON SCHOOL DEVELOPMENT PLAN AND MUNICIPAL EDUCATION DEVELOPMENT PLAN	Science and Technology		Article 5 para. 1 subparagraph 1.1 of Law No. 04/I-032 on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo No. 17/16 September 2011).	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Administrative Instruction in question it is based, but is not in fact a issuance of a bylaw, because it is a material legal provision which regulates the main responsibility of the ministry "for planning, setting standards and quality assurance of the pre-university education system, as well as general tasks" which includes the responsibility of "development of plots, drafting and implementation of legislation for the development of education and training "(paragraph 1.1 of paragraph 1 of Article 5). This means that the provision in question did not provide for the adoption of a bylaw for the school development plan and the municipal education development plan as regulated by the administrativation in question. Therefore, it has been concluded that the Administrative Instruction issued, without a concrete legal basis, is considered not to have been issued in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1310	ADMINISTRATIVE INSTRUCTION NO. NO. 22.2016 ON PROFESSIONAL ACTIVAS (DEPARTMENTS) OF SCHOOLS	Minister of Education, Science and Technology	09.11.2016	Article 5 para. 1 subparagraph 1.1 and para. 6; Article 17 para. 13; Article 49 para. 1 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo No. 17/16 September 2011)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that none of the provisions on which the issuance of this Administrative Instruction is based (Article 5 paragraph 1 subparagraph 1.1, paragraph 6 of Article 5, Article 17 paragraph 13 and Article 49 paragraph 1) contains the relevant legal basis for its issuance. Thus, that this Administrative Instruction was issued in violation of the Law in force, because there was no concrete legal basis provided in the Law in question.  However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its
1311	ADMINISTRATIVE INSTRUCTION (MEST) NO. 08/2016 DT. 26.05.2016 ON PUPILS ASSESSMENT UNDER THE CURRICULUM FRAMEWORK FOR PRE-UNIVERSITY EDUCATION OF THE REPUBLIC OF KOSOVO	Minister of Education, Science and Technology	26.05.2016	Article 5 para. 2 subparagraph 2.4 of Law No. on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo No. 17/16 September 2011)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	issuance.  The administrative instruction in question has the relevant legal basis provided in Law no. 04 on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo no. 17/16 September 2011) respectively in Article 5 paragraph 2 subparagraph 2.4, which means that it was issued in accordance with applicable Law.
1312	ADMINISTRATIVE INSTRUCTION (MEST) NO. 07/2016 DT 05.05.2016 CONDITIONS AND CRITERIA OF CANDIDATES ASSESSMENT OF THE ADULTS EDUCATION	Science and	05.05.2016	Article 5 para. 3 and 4 of Law No. 05/I-018 on State Matura Exam (Official Gazette of the Republic of Kosovo, No. 2/08 January 2016)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	After analyzing the legal provisions on which the Administrative Instruction in question is based, it has been concluded that this Administrative Instruction has the relevant legal basis and that it was issued in accordance with applicable Law.
1313	ADMINISTRATIVE INSTRUCTION (MEST) NO. 19/2015 FOR SYSTEMATIZATION OF PUPILS THAT MIGRATED DURING THE SCHOOL YEAR 2014/2015	Minister of Education, Science and Technology	30.10.2015	Article 49 of Law No. 04/L-038 on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo, No. 17/16 September 2011)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Article 49 of Law no. 04 / L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo, No. 17/16 September 2011), in which the Administrative Instruction is based on its issuance, It has been concluded that there is no provision for the issuance of the act sub-legal to regulate the issue of accommodation of students who have migrated from the school year 2014/2015. At the same time, It has been concluded that the provision in question is of a transitional character, in which, in general, in the first part, it provides that "The Ministry issues bylaws within one (1) year for the implementation of this Law", while in the second part provides for the issuance of bylaws "and for matters not regulated by this Law", which means that the Minister is given unlimited powers to issue bylaws, which is considered to be contrary to the principle of legality.  Therefore, it is considered that the Administrative Instruction in question has no concrete legal basis respectively relevant for its issuance and is considered that it has not been issued in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.

			,			i .	
	18/2015 ORGANIZING STUDENT ELECTIONS AND THE ELECTION OF BODIES AND COUNCILS AT THE UNIVERSITY OF APPLIES SCIENCES IN FERIZAJ	Minister of Education, Science and Technology		Articles 4, 21 and 22 of Law No. 03/L-189 on State Administration of the Republic of Kosovo; Article 1 and 6 of the Law on Higher Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo No. 14/9 September 2011)	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is ascertained that neither in Law no. 03 / L-189 on State Administration (Official Gazette of the Republic of Kosovo no. 12/21 October 2011 (Articles 4, 21 and 22) as well as Articles 1 and 6 of Law No. 04 / L-037 on Education (Official Gazette of the Republic of Kosovo no. 14/9 September 2011), there is no concrete legal basis for regulating the legal issue "for the Organization of Student Elections and the Election of bodies and councils at the University of Applied Sciences in Ferizaj "As has been done with the non-administrative Instruction in question is considered not in accordance with applicable Law, namely the Law on Higher Education, and it is recommended to harmonize with applicable Law to establish the relevant legal basis. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1315	ADMINISTRATIVE INSTRUCTION NO. 10/2015 DT 01.09.2015 FOR THE TEACHERS' WORK CONTRACT	Minister of Education, Science and Technology	01.09.2015	Articles 4, 21, 22 of Law No. 03/L-189 on State Administration of the Republic of Kosovo; Article 10 para. 2 and 3 of Law No. 03/L-212 on Labor, and Articles 3 (a) and (e) of Law No. 03/L-068 on Education in the Municipalities of the Republic of Kosovo		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is confirmed that in articles 4, 21, 22 of Law no. 03 / L-189 on state administration, in article 10 paragraph 2 and 3 of Law no. 03 / L-212 and Article 3 paragraph 1 in paragraphs (a) and (e) does not provide for the issuance of a bylaw to regulate the employment contract for teachers of pre-university education. Therefore, it has been concluded that the issuance of the Administrative Instruction in question does not have a concrete legal basis provided in the legislation in force, and is considered to have been issued in violation of applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1316	ADMINISTRATIVE INSTRUCTION (MEST) NO. 11/2016 DT. 15.06.2016 ON WORK, DUTIES AND RESPONSIBILITIES OF CONFERENCE OF RECTORS OF PUBLIC HIGHER EDUCATION INSTITUTIONS	Minister of Education, Science and Technology		Article 6 of the Law on Pre-University Education in the Republic of Kosovo	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is ascertained that according to Law no. 04 / L-038 on Pre-University Education (Official Gazette of the Republic of Kosovo, No. 17/16 September 2011) Article 6 deals with the State Council for Pre-University Education, while paragraph 4 of this article provides for the issuance of a bylaw relating to the State Council for Pre-University Education (SCAC), while the issuance of a bylaw on the work and responsibilities of the Conference of Rectors of Public Institutions of Higher Education, as regulated by the Administrative Instruction in question, is not foreseen.  Therefore, it is considered that the administrative instruction has no relevant legal basis for its issuance. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1317	ADMINISTRATIVE INSTRUCTION (MEST) NO.02/2016 ON EXTRACURRICULAR ACTIVITIES	Minister of Education, Science and Technology	12.01.2016	Article 23 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo No. 17/16 September 2011)		The sublegal act is legally grounded and therefore remains into force.	The administrative instruction in question has the relevant legal basis provided in Law no. 04 on Pre-University Education in the Republic of Kosovo, respectively in Article 5 paragraph 2 sub-paragraph 2.4, which means that it has been issued in accordance with the legislation in force.
1318	ADMINISTRATIVE INSTRUCTION (MEST) NO. 07/2016 DT. 05.05.2016 CONDITIONS AND CRITERIA OF CANDIDATES ASSESSMENT OF THE ADULTS EDUCATION	Science and	05.05.2016	Article 5 para. 3 and 4 of Law No. 05/L-018 on State Matura Exam (Official Gazette of the Republic of Kosovo, No. 2/08 January 2016)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	After analyzing the legal provisions on which the Administrative Instruction in question is based, It has been concluded that this Administrative Instruction has the relevant legal basis and that it was issued in accordance with applicable law. Since the Administrative Instruction in question has the relevant legal basis for its issuance and was issued in accordance with applicable law, we do not need any recommendations.
1319	ADMINISTRATIVE INSTRUCTION Nr. 13/2016 STUDENTS' SUPPLY WITH FREE SCHOOL TEXTBOOKS, THEIR USE AND PRESERVATION	Minister of Education, Science and Technology	13.07.2016	Article 5 para. 3 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo, No. 17/16 September 2011)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	In Article 5, paragraph 3 of the Law on Pre-University Education, on which article is based the issuance of this Administrative Instruction, It has been concluded that the issuance of the bylaw to regulate the provision of students with textbooks, their use and storage.  Thus, It has been concluded that the issuance of this Administrative Instruction was not issued in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1320	ADMINISRAIV INSRUCTION (MEST) NO 03/2016 STEERING SCHOOL COUNCIL	Minister of Education, Science and Technology	26.01.2016	Article 49 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo, No. 17/16 September 2011)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that this Administrative Instruction as a legal basis has taken Article 49 of Law no. 04 / L-032 on Pre-University Education in the Republic of Kosovo, (Official Gazette of the Republic of Kosovo, No. 17/16 September 2011), which is general and can not be considered as a relevant legal basis, but the concrete legal basis is should have been specified in the material legal provisions of the Law in question. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1321	ADMINISTRATIVE INSTRUCTION (MEST) NO. 4-2016 DUTIES AND RESPONSIBILITIES OF THE COMMISSION AT THE TESTING CENTRES	Minister of Education, Science and Technology	05.05.2016	Article 13 of Law No. 05/L-018 on State Matura Exam (Official Gazette of the Republic of Kosovo No. 2/08 January 2016)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	After analyzing the legal provisions on which the Administrative Instruction in question is based, It has been concluded that this Administrative Instruction has the relevant legal basis and that it was issued in accordance with applicable Law. Since the Administrative Instruction in question has the relevant legal basis for its issuance and was issued in accordance with applicable Law, we do not need any recommendations.
1322	ADMINISTRATIVE INSTRUCTION (MEST) NO.19/2016 FOR CHILDREN INCLUSION IN PRESCHOOL INSTITUTIONS IN KOSOVA	Minister of Education, Science and Technology	26.08.2016	Article 2 para. 1 subparagraph 2.3 of the Law on Preschool Education (UNMIK/REG 2006/11/ 6 March 2006)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	After analyzing the legal provisions on which the Administrative Instruction in question is based, It has been concluded that this Administrative Instruction has the relevant legal basis and that it was issued in accordance with applicable Law. Since the Administrative Instruction in question has the relevant legal basis for its issuance and was issued in accordance with applicable Law, we do not need any recommendations.
1323	ADMINISTRATIVE INSTRUCTION: Nr.18/2016 FOR ESTABLISHMENT AND FUNCTION OF THE COUNCIL ON SCHOOL GRANTS APPROVAL	Minister of Education, Science and Technology	18.08.2016	Article 5 para. 16 and Article 49 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo No. 17/16 September 2011)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the legal provisions on which this Administrative Instruction is based (Article 5 paragraph 16 and Article 49 of Law No. 04 / L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo, No. 17 / 16 September 2011), are general and not concrete for the regulation of legal issues for the establishment and functioning of the Council for the approval of school grants, can not be considered as a relevant legal basis, but the concrete legal basis should have been defined in the material legal provisions However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1324	ADMINISTRATIVE INSTRUCTION (MEST) NO. 15/2016 LICENSING AND REGISTRATION OF PRIVATE PRESCHOOL INSTRUCTIVE- EDUCATIONAL INSTITUTIONS	Minister of Education, Science and Technology		Article 26 of Law No. 04/L-038 on Preschool Education (Official Gazette of the Provisional INSTITUTIONS of Self-Government in Kosovo, No. 1/01 June 2006		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Article 26 of Law no. 04 / L-038 on Preschool Education (Official Gazette of the Provisional Institutions of Self-Government Kosovo no. 1/01 June 2006) has foreseen the Licensing of private preschool institutions is done by MEST, which means that the issuance of a bylaw is not foreseen for licensing private preschool institutions. Therefore, we consider that there is no legal basis for the issuance of the Administrative Instruction in question and that this administrative instruction was not issued in accordance with applicable Law, because there is no concrete legal basis for its issuance. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1325	ADMINISTRATIVE INSTRUCTION (MEST) NO. 09/2016 APPLICATION OF AFFIRMATIVE MEASURES AND QUOTES FOR ENROLMENT OF CANDIDATES FROM THE NON-MAJORITY COMMUNITIES IN THE PUBLIC INSTITUTIONS OF HIGHER EDUCATION	Science and Technology	03.06.2016	Article 6 of Law No 04/1-037 on Higher Education (Official Gazette of the Republic of Kosovo No. 19/9 September 2011)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is confirmed that in Article 6 of the Law on Higher Education there is no concrete provision for the issuance of a bylaw which regulates the legal issue of Affirmative Measures and places reserved for registration of candidates from non-majority communities in public educational institutions. Therefore, the issuance of this Administrative instruction is not in accordance with the relevant Law in force, because there is no concrete legal basis for its issuance. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.

1326 ADMINISTRATIVE GUIDELINE (MEST) NO. 10/2016 DT. 7.06.2016 FOR ESTABLISHMENT OF THE INTEGRATED PANNING SYSTEM FOR EDUCATION, SCIENCE AND TECHNOLOGY IN THE REPUBLIC OF KOSOVA	Minister of Education, Science and Technology	08.09.2016	Article 8 para. 1 subparagraph 1.4 Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries; Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15/12.09.201); Government Decision No. 05/32 of 03.06.2015 on Strategy on Integrated Planning System		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the Administrative Instruction in question bases its support only on the provisions of Government Regulation no. 02/2011 on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministries (Adricle 8 sub-paragraph 1.4), in Article 38 paragraph 6 of the Rules of Procedure of the Government no. 09/2011 (Official Gazette no. 15 / 12.09.21) and in Government Decision no. 05/32 of dt. 03.06.2015 on the Strategy for the Integrated Planning system, while not based on the relevant Law in force. This means that the issuance of this Administrative Instruction has no relevant legal basis defined in the Law in force, therefore it is considered that it was issued in violation of applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1327 ADMINISTRATIVE INSTRUCTION (MEST) NO.06/2016 DT 15.05.2016 CONDITIONS AND EVALUATION CRITERIA OF CANDIDATES WITH SPECIAL NEEDS	Minister of Education, Science and Technology	05.05.2016	Article 5 para. 2 and para. 4 of Law No. 05/L-018 on State Matura Exam (Official Gazette of the Republic of Kosovo No. 2/08 January 2016)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	It is confirmed that this Administrative Instruction has the relevant legal basis and is considered to have been issued in accordance with applicable Law.
1328 ADMINISTRATIVE INSTRUCTION (MEST) NO. 05/2016 DT 10:50 2016 DUTIES AND RESPONSIBILITIES OF ADMINISTRATORS AND SUPERVISORS DURING THE ADMINISTRATION PROCESS OF THE STATE MATURA EXAM	Minister of Education, Science and Technology	05.05.2016	Article 14 of Law No. 05/L-018 on State Matura Exam (Official Gazette of the Republic of Kosovo No. 2/08 January 2016)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the administrative instruction in question was issued in accordance with the relevant legal basis (paragraph 3 of Article 4) provided in Law no. 05 / L-018 on the State Matura Exam (Official Gazette of the Republic of Kosovo no. 2/08 January 2016).
1329 ADMINISTRATIVE INSTRUCTION (MEST) NO. 04/2015 DT. 05.05.2015 DUTIES AND RESPONSIBILITIES OF THE COMMISSION AT THE TESTING CENTRES	Minister of Education, Science and Technology	29.04.2015	Article 14 of Law No. 05/L-018 on State Matura Exam (Official Gazette of the Republic of Kosovo, No. 2/08 January 2016)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	After analyzing the legal provisions on which the Administrative Instruction in question is based, It has been concluded that this Administrative Instruction does not have the relevant legal basis, since the mentioned provision (Article 14) provides for the issuance of a bylaw to regulate the "establishment, functioning and the composition of the Council for Vocational Education and Training and for adults "and not for the" duties and responsibilities of the commissions in the testing centers" as regulated by the Administrative Instruction in question. Therefore, It has been concluded that this Administrative Instruction has not been issued in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1330 ADMINISTRATIVE INSTRUCTION (MEST) NO. 17-2015 WORKING HOURS OF THE EMPLOYED PERSONNEL IN THE INSTITUTIONS THAT APPLY PROGRAMS FOR VOCATIONAL EDUCATION AND TRAINING	Minister of Education, Science and Technology	06.11.2015	Article 24 para. 3 of Law No. 04/L-138 on Vocational Education and Training (Official Gazette of the Republic of Kosovo No. 7/26 March 2013)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	Article 24, paragraph 3 of the Law on Pre-University Education, on which article is based the issuance of this Administrative Instruction, states that the issuance of a bylaw to regulate the work of staff employed in institutions that implement vocational education programs which certifies that this Administrative Instruction has been issued in accordance with applicable Law.
1331 ADMINISTRATIVE INSTRUCTION MEST 15/2015 THE IMPLEMENTATION OF THE FINAL EXAM ON PRACTICAL MODULES FOR STUDENTS IN THE WORKSHOP – ENTERPRISES AND THE LEARNING OUTCOMES	Minister of Education, Science and Technology	30.10.2015	Article 17 para. 2 of Law No. 04/2-143 on Adults Education and Training in the Republic of Kosovo (Official Gazette of the Republic of Kosovo No. 2/21 January 2013)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	After analyzing the legal provisions in which the administrative Instruction in question is based, it has been concluded that this Administrative Instruction has the relevant legal basis and that it is in accordance with the rules in force.
1332 ADMINISTRATIVE INSTRUCTION MEST 14/2015 THE IMPLEMENTATION OF THE	Minister of Education, Science and Technology	30.10.2015	Article 29 para. 3 of Law No. 04/L-138 on Vocational Education and Training (Official Gazette of the Republic of Kosovo, No. 7/26 March 2013)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that there is a legal basis in question for the issuance of the law of the sub-legal act and that it is in accordance with the implementation in force.
1333 ADMINISTRATIVE INSTRUCTION (MEST) NO. 05/2015 NORMATIVE FOR TEACHERS OF VOCATIONAL EDUCATION	Minister of Education, Science and Technology	07.07.2015	Article 24 para. 6 of Law No. 04/L-032on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo, No. 17/16 September 2011), Article 19 and Article 34 para. 1 of Law No. 04/L-135 on Vocational Education and Training (Official Gazette of the Republic of Kosovo, No. 7/26 March 2013)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that Article 24 paragraph 6 of the Law on Pre-University Education has no concrete legal basis for regulating the normative issues of the Vocational Education teacher. Whereas Article 34 paragraph 1 part two where it is provided that the Minister issues bylaws "for other issues that are not in conflict with this Law' is a general provision and contrary to the principle of legality, since the Minister is given unlimited powers to regulate legal issues that are not specifically provided in the material provisions of the relevant Law in force. Whereas article 19 on which he issuance of this bylaw is based, in fact, provides for the regulation by bylaw of issues related to "organization and planning of the process in vocational education" and not for the normative for Vocational Education teachers that is regulated by The administrative instruction in question. Therefore, it is confirmed that there is no relevant legal basis for the issuance of this bylaw and it is considered that it was issued in violation of applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
ADMINISTRATIVE INSTRUCTION MEST No. 04/2015 THE ESTABLISHMENT, OPERATION AND COMPOSITION OF THE COUNCIL FOR VOCATIONAL EDUCATION AND TRAINING AND FOR ADULTS	Minister of Education, Science and Technology		Articles 14 and 15 of Law No. 04(L-138 on Vocational Education and Training (Official Gazette of the Republic of Kosovo No. 7/26 March 2013)	Ministry	concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the legal provisions on which this Administrative Instruction is based as a legal basis for its issuance (Articles 14 and 15) do not have a relevant legal basis for its issuance, respectively for the regulation of the legal issue related to the establishment, functioning and the composition of the Council for Vocational Education and Training for adults. Indeed, Article 14 provided that "KAAPRr may establish, not issue a bylaw, permanent professional committees and temporary working groups to undertake special activities", while Article 15 also did not provide for the issuance of a bylaw for the composition of the Council for Vocational Education and Training (KAPPRr). This indicates that the Ministry (MEST) establishes KAAPRr with a Decision and not with an Administrative Instruction. It has been concluded that in the above-mentioned provisions, on which the suance of this administrative instruction is based, there is no concrete legal basis for its issuance. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
IN ACADEMIC UNITS AT THE UNIVERSITY "ISA BOLETINI" OF MITROVICA	Technology	27.02.2015	Articles 4, 21 and 22 of Law No. 03/L-189 on State Administration of the Republic of Kosovo, and Articles 1 and 6 of Law No. 04/L-032 on Pre- University Education in the Republic of Kosovo	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is ascertained that neither in Law no. 03 /L-189 on State Administration (Official Gazette of the Republic of Kosovo no. 12/21 October 2011 (Articles 4, 21 and 22) as well as Articles 1 and 6 of Law No. 04 /L-037 on Education (Official Gazette of the Republic of Kosovo no. 14/9 September 2011), there is no concrete legal basis for issuing a bylaw to regulate the issue related to "Holding student elections and election of bodies and councils in scademic units in "lsa Boletini" University in Mitrovica".  Therefore, the Administrative Instruction in question is considered that there is no concrete legal basis provided in the relevant Law, so it is considered that it was issued in violation of the provisions of applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1336 ADMINISTRATIVE INSTRUCTION MEST NO. 06/2015 FOR NORMATIVE OVER PROFESSIONAL STAFF OF THE GENERAL EDUCATION	Minister of Education, Science and Technology		Article 49 para. 1 of the Law on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo No. 17/16 September 2011)	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision of Article 49 of the Law on Pre-University Education on which this Administrative Instruction is based is a general provision and not concrete and can not be considered as a relevant legal basis for the issuance of this bylaw. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1337 ADMINISTRATIVE INSTRUCTION (MEST) NO. 01/2014 ORGANIZATION AND PLANNING OF THE EDUCATIONAL PROCESS IN VOCATIONAL EDUCATION AND TRAINING	Minister of Education, Science and Technology	28.01.2014	Article 19 of Law No. 04/L-138 on Vocational Education and Training in the Republic of Kosovo (Official Gazette of the Republic of Kosovo No. 7/26 March 2013)		The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the Administrative Instruction in question, after analyzing the legal provisions on which it is based, has the relevant legal basis and it is confirmed that it was issued in accordance with applicable Law.
1338 ADMINISTRATIVE INSTRUCTION (MEST) NO. 02/2014 NUMBER OF STUDENTS WITH MODULES, STUDENT SAFETY	Minister of Education, Science and Technology	28.01.2014	Article 5 para. 4 of Law No. 04/L-138 on Vocational Education and Training (Official Gazette of the Republic of Kosovo No. 7/26 March 2013)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	It is confirmed that the issuance of this Administrative Instruction is in accordance with the legal basis provided by Article 5 paragraph 4 of the Law on Vocational Education and Training.

1339	ADMINISTRATIVE INSTRUCTION (MEST) NO. 3/2014 FOR IMPLEMENTATION OF CURRICULUM OF VOCATIONAL EDUCATION FOR FIELDS: ADMINISTRATION, ECONOMY, HEALTH, HORTICULTURE, FOOD, MACHINERY ELECTRO, HOTELS-TOURISM, COMMUNICATION, CHENISTRY, TECHNOLOGY, CONSTRUCTION, GRAPHIC, TEXTILE,	Minister of Education, Science and Technology	28.01.2014	Article 24 and 49 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo 17/16 September 2011)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is confirmed that this Administrative Instruction has no concrete legal basis in the provisions in which it is called for its issuance. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1340	ADMINISTRATIVE INSTRUCTION OF (MEST) NO. 04/2014CONDITIONS AND CRITERIA FOR ECONOMIC ACTIVITY OF VET INSTITUTIONS	Science and	28.01.2014	Article 7 point 2 of Law No. 04/L-138 on Vocational Education and Training (Official Gazette of the Republic of Kosovo No. 7/26 March 2013)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	After analyzing the legal provisions on which this Administrative Instruction is based, it is confirmed that it has a concrete legal basis and is issued in accordance with the relevant Law.
1341	ADMINISTRATIVE INSTRUCTION (MEST) NO.6/2014 FOR THE CODE OF CONDUCT AND DISCIPLINARY MEASURES FOR STUDENTS OF SECONDARY HIGH SCHOOLS	Minister of Education, Science and Technology	28.01.2014	Article 22 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo 17/16 September 2011	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	After analyzing Article 22 of the Law on Pre-University Education and Article 31 of the Law on Vocational Education and Training, It has been concluded that the provisions in question do not provide a legal basis for issuing a bylaw to regulate issues related to the Code of Conduct and disciplinary measures for high school students as done with the Administrative Instruction in question. In Article 22 paragraph 1 of the Law on Pre-University Education, it is stipulated that "School rules are approved by the municipality after receiving the proposal of the school governing council", which means that it is not foreseen that a bylaw is issued by the Minister of Education Science and Technology. Thus, in the absence of the relevant legal basis it is considered that the Administrative Instruction in question was not issued in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1342	ADMINISTRATIVE INSTRUCTION (MEST) NO.7/2014 ADVANCEMENT, AUTONOMY AND FUNCTIONING OF VET INSTITUTIONS	Minister of Education, Science and Technology	28.01.2014	Article 5 para. 3 of Law No. 04/L-138 on Vocational Education and Training (Official Gazette of the Republic of Kosovo No. 7/26 March 2013)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is confirmed that in the deposit on which the issuance of this bylaw is based, there is a concrete legal basis for its issuance, but the bylaw in question is issued by the Government and not the Minister, because paragraph 3 of Article 5 of the said Law stipulates that promotion, autonomy and The functioning of vocational education and training institutions is regulated by a bylaw, proposed by the relevant Ministry and approved by the Government ".
							It is recommended to harmonize with the Law in force to be issued by the Government as defined by the relevant Law in Article 5 paragraph 3. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for issuance his.
1343	ADMINISTRATIVE INSTRUCTION MEST NO. 09/2014 FOR NORMATIVE OVER PROFESSIONAL STAFF OF EDUCATION	Minister of Education, Science and Technology		Articles 4, 21 and 22 of Law No. 03/L-189 on State Administration of the Republic of Kosovo (Official Gazette of the Republic of Kosovo No. 82/21 October 2010) and Article 49 para. 1 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette of the Republic of Kosovo 17/16 September 2011)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is confirmed that in the above-mentioned legal provisions on which the issuance of this Administrative Instruction is based, there is no relevant basis set for the regulation of issues that are regulated in the bylaw in question. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	11/2014 THE CONTRACT CONTENT FOR ORGANIZING OF AET FOR CANDIDATES AND EMPLOYERS	0,		Article 13 para. 2 of Law No. 04/L-143 on Adults Education and Training in the Republic Of Kosovo (Official Gazette of the Republic of Kosovo No. 2/21 January 2013)	Ministry	The sublegal act is legally grounded and therefore remains into force.	It is confirmed that the Administrative Instruction in question has the relevant legal basis provided by Article 13 paragraph 2 of the Law on Adult Education and Training, and has been issued in accordance with applicable Law.
1345	ADMINISTRATIVE INSTRUCTION OF MEST No. 35/2013 ORGANIZATION OF PROFESSIONAL FINAL EXAM	Minister of Education, Science and Technology	23.12.2013	Article 21 para. 5 of Law No. 04/L-138 on Vocational Education and Training (Official Gazette of the Republic of Kosovo No. 7/26 March 2013)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is confirmed that according to Article 21 paragraph 5 of the Law on Vocational Education and Training, the issuance of the bylaw for  "Implementation of exams and evaluation of learning results" is provided, while in fact the Administrative Instruction for organizing the Final  Vocational Exam was issued. It has been concluded that the Administrative Instruction in question does not in fact comply with the legal basis  defined in Article 21 paragraph 5, because it regulates the organization of the final professional exam, and not the implementation and evaluation of  learning outcomes.  However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its  issuance. More specifically, it is recommended to harmonize this Administrative Instruction with the relevant legal basis defined in Article 21  paragraph 5 of the Law on Vocational Education and Training.
1346	ADMINISTRATIVE INSTRUCTION (MONT) NO. 342013 COMPOSITION, FUNCTION, DUTIES, MANDATE OF REPRESENTATION OF THE STEERING COUNCIL AT THE INSTITUTIONS OF VOCATIONAL EDUCATION AND TRAINING (VET)	Minister of Education, Science and Technology	23.12.2013	Article 22 of Law No. 04/L-138 on Vocational Education and Training (Official Gazette of the Republic of Kosovo No. 7/26 March 2013)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the Administrative Instruction in question has a concrete legal basis and was issued in accordance with applicable Law.
1347	ADMINISTRATIVE INSTRUCTION (MONT) NO. 33/2013 IMPLEMENTATION OF MUNICIPAL FORMULA FOR DETRMING THE ALLOCATING	Science and	23.12.2013	Article 29 and 49 of Law No. 04/L-032 on Pre-University Education (Official Gazette of the Republic of Kosovo No. 17/16 September 2011)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The administrative instruction in question in the legal provisions on which it is based is found that there is no specific legal basis. Thus it is considered that it was issued without a relevant legal basis and was issued in violation of the relevant Law in force.
	OF SCHOOL, BUDGET FOR SCHOOLS THAT ARE ADMINISTERED BY MUNICIPALITIES						However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance. More specifically, it is recommended to harmonize with the relevant Law in force to determine the legal basis for regulating legal issues that are regulated by the Administrative Instruction in question.
1348	ADMINISTRATIVE INSTRUCTION (MONT) NR. 32/2013 ORGANIZATION OF CURRICULA WITH ELECTION AT ALL LEVELS OF PRE- UNIVERSITY EDUCATION	Minister of Education, Science and Technology	23.12.2013	Article 24 of Law No. 04/L-032 on Pre-University Education (Official Gazette of the Republic of Kosovo No. 17/16 September 2011)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	It is confirmed that in Article 24 of the above-mentioned Law there is a concrete legal basis for issuing a bylaw to regulate legal issues related to the organization of elective curricula at all levels of pre-university education, as regulated by the Administrative Instruction in question. Therefore, It has been concluded that the administrative instruction was issued in accordance with applicable Law.
1349	ADMINISTRATIVE INSTRUCTION NO. 29/2013 AVOIDANCE OF EMERGENCY SITUATIONS REGARDING COMPULSORY EDUCATION REQUIREMENTS	Minister of Education, Science and Technology	21.08.2013	Article 9 para. 5 of Law No. 04/L-032 on Pre-University Education (Official Gazette of the Republic of Kosovo No. 17/16 September 2011)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	It is confirmed that in the emphasized provisions of support for the issuance of this bylaw there is a relevant legal basis for its issuance, and It has been concluded that the Administrative Instruction in question was issued in accordance with the relevant legal basis and in accordance with applicable Law.

			1		T	
1350 ADMINISTRATIVE INSTRUCTION NR.26/2013 SELECTION OF EMPLOYEES FOR PROVISION OF PROFESSIONAL SERVICES IN PRE-UNIVERSITY INSTRUCTIVE-EDUCATION INSTITUTIONS	Science and Technology		Article 37 para. 1 and 2 of Law No. 0.4/L-032 on Pre-University Education (Official Gazette of the Republic of Kosovo No. 17/16 September 2011)	Ministry	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the Administrative Instruction in question has been issued in accordance with the relevant legal basis provided in Article 37 paragraph 1 and 2 of the Law on Pre-University Education and in accordance with applicable Law.
1351 ADMINISTRATIVE INSTRUCTION NO.25/2013 REGISTRATION, MAINTENANCE AND PROTECTION OF PERSONAL DATA IN THE EDUCATION SYSTEM	Minister of Education, Science and Technology	18.06.2013	Article 5 para. 3 of Law No. 04/L-032 on Pre-University Education (Official Gazette of the Republic of Kosovo No. 17/16 September 2011)	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the Administrative Instruction in question has a concrete legal basis and was issued in accordance with applicable Law.
1352 ADMINISTRATIVE INSTRUCTION NO 24/2013 RELEASE OR MITIGATION FROM VARIOUS OBLIGATIONS OF INNOVATIVE PROJECTS IN PRE-UNIVERSITY EDUCATION	Science and	18.06.2013	based on Article 5 para, 11 of Law No. 04/L-032 on Pre-University Education ((Official Gazette of the Republic of Kosovo No. 17/16 September 2011), pursuant to Annex 6 Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt.22.03.2011) and Article 38 (6) of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo, Ministry of Education, Science and Technology	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the Administrative Instruction in question has the relevant legal basis provided in the Law on Pre-University Education (Article 5 paragraph 11) and that it was issued in accordance with applicable Law.
1353 ADMINISTRATIVE INSTRUCTION (MEST) NO. 18/2020 CRITERIA AND PROCEDURES ON OBTAINING THE RIGHT TO PRACTICE A REGULATED PROFESSION	Minister of Education, Science and Technology	30.06.2020	Pursuant to Article 7 para. 2 of the Law on Regulated Professions in the Republic of Kosovo (Official Gazette No. 38/21.11.2016) Article 8 para. 1 subpara. 1.4 of Regulation (GRK) - No. 06/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, as amended and supplemented by Regulation (GRK) No. 07/2020 and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15/12.09.2011),	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	There is no need for recommendations because the Administrative Instruction in question was issued in accordance with applicable Law.
1354 ADMINISTRATIVE INSTRUCTION (MES) NO. 1020220 NAMING AND RENAMING OF THE PUBLIC PRE-UNIVERSITY EDUCATIONAL AND TRAINING INSTITUTIONS	Minister of Education, Science and Technology	14.09.2020	Pursuant to Article 5 para. 5 of Law No. 04/L-032 on Pre-Liniversity Education in the Republic of Kosovo (Official Gazette No. 17, 16 September 2011), based on Article 8 para. 1 subpara. 1.4 of Regulation (GRK) No. 06/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 06.06.2020 and Article 4 of Regulation (GRK) No. 07/2020 on Amendment and SUPPLEMENTATION of Regulation (GRK) No.06/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 06.06.2020		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
103/2020 RULES FOR THE FUNCTIONING OF THE STATE EXAM COMMISSION. COMPENSATION OF ITS MEMBERS, AS WELL AS THE PROCEDURES AND MANNER OF CONDUCTING THE STATE EXAM	Minister of Education, Science and Technology		Pursuant to Article 11 para. 7 of Law No. 05/L-066 on the Regulated Professions in the Republic or Kosowo (Official Gazette No. 38/21.11.2016) Article 8 para. 1 subpara. 1.4 of Regulation (GRK) No.06/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries as amended and supplemented by Regulation (GRK) No. 07/2020, and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15/12.09.2011),	Ministry	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the Administrative Instruction in question has the relevant legal basis provided in the Law in question and that it was issued in accordance with applicable Law.
1356 ADMINISTRATIVE INSTRUCTION (MES) NO. 104/2020 ON THE CRITERIA AND PROCEDURES FOR THE ESTABLISHMENT AND TERMINATION OF THE ACTIVITY OF PRE-UNIVERSITY EDUCATION INSTITUTIONS	Minister of Education, Science and Technology	14.09.2020	Pursuant to Article 5 para. 16 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette No. 17, 16 September 2011) based on Article 8 para. 1 subpara. 1.4 of Regulation (GRK) No. 06/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 06.06.2020, and Article 4 of Regulation (GRK) No. 07/2020 on Amendment and SUPPLEMENTATION of Regulation (GRK) No.06/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 06.06.2020			It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. It is therefore considered that there is no concrete legal basis for its issuance. It is therefore considered that there is no concrete legal basis for its issuance. It is therefore considered that there is no concrete legal basis for issuance that the instruction concrete legal basis for issuance that the instruction is not explain the Republic of Kosovo to be amended and supplemented in order to create this basis. Also, Administrative Instruction no. 104/2020 in some aspects related to the establishment and dissolution of pre-university education institutions contradicts the competencies of municipalities in accordance with Article 17 of Law no. 03 / L-040 on Local Self-Government. Consequently, until the amendment and supplementation of the above Law, in order to avoid the legal vacuum in this area, a new bylaw can be issued which does not affect the own competencies of the Municipalities regarding the establishment and dissolution of educational institutions, parauniversitar. Despite what was said above, the evaluation of this bylaw is currently in the Constitutional Court, and in order not to prejudge the same epilogue it can not be abrogated by this process.
1357 ADMINISTRATIVE INSTRUCTION NO. 01/2019 ON CHILDREN/STUDENT ONLINE PROTECTION AT THE PRE-UNIVERSITY EDUCATION INSTITUTIONS	Science and Technology		Pursuant to Article 4 para. 1, Article 5 para. 16 of Law No. 04/L-032 on Pre- University Education in the Republic of Kosovo (Official Cazette No. 17, 16 September 2011) based on Article 8 para. 1 subpara. 1.4 of Regulation (GRK) No.06/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 06.06.2020, and Article 4 of Regulation (GRK) No. 07/2020 on Amendment and SUPPLEMENTATION of Regulation (GRK) No.06/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 06.06.2020	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. It is therefore considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1358 ADMINISTRATIVE INSTRUCTION NO. 03/2019 ON CHILDREN/STUDENT ONLINE PROTECTION AT THE PRE-UNIVERSITY EDUCATION INSTITUTIONS	Science and Technology		Pursuant to Article 5 para. 1 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette No. 17, 16 September 2011) based on Article 8 para. 1 subpara. 1-4 Regulation (GRK) No.06/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 06.06.2020, and Article 4 of Regulation (GRK) No.07/2020 on Amendment and SUPPLEMENTATION of Regulation (GRK) No.06/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 06.06.2020	Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1359 ADMINISTRATIVE INSTRUCTION (MEST) NO. 11/2019 FOR UNIFICATION AND HARMONIZATION OF THE SCHOOL ADMINISTRATIVE DOCUMENTS AT THE PUBLIC AND PRIVATE PRE-UNIVERSITY EDUCATION	Minister of Education, Science and Technology	21.06.2019	Pursuant to Article 5 para. 16 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette No. 17, 16 September 2011) and based on Article 8 para. 1 subpara. 1.4 Regulation (GRK) No.06/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 0.60 6.2020, and Article 4 of Regulation (GRK) No.07/2020 on Amendment and SUPPLEMENTATION of Regulation (GRK) No.06/2020 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 06.06.2020	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Ithas been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. therefore it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.

1360	ADMINISTRATIVE INSTRUCTION NO. 12/2019 ON ORGANIZATION, ACTIVITY AND COMPOSITION OF THE COUNCIL FOR SCIENTIFIC INNOVATION, TRANSFER OF KNOWLEDGE AND TECHNOLOGY	Minister of Education, Science and Technology	28.06.2019	Pursuant to Article 6 of Law No. 06/L-049 on Scientific Innovation and Transfer of Knowledge and Technology	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	
1361	ADMINISTRATIVE INSTRUCTION (MEST) NO. 14/2019 ON CHILDREN/STUDENTS WITH EXTRAORDINARY ABILITIES, SPECIAL GIFTS AND TALENTS	Science and	12.07.2019	Pursuant to Article 1 para. 2 subpara. 2.1 and 2.2 and Article 5 para. 16 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette No. 17, 16 September 2011), Article 3 of the UN Convention on the Rights of the Child, Article 8 subpara. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15, 12.09.2011)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. therefore it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1362	ADMINISTRATIVE INSTRUCTION (MEST) NO. 15/2019 ON DUTIES, RESPONSIBILITIES, PROCEDURES AND CRITERIA OF ELECTION OF THE DIRECTOR AND DEPUTY DIRECTOR OF THE PUBLIC PRE-UNIVERSITY EDUCAIONAL AND TRAINING INSTITUTION	Science and Technology	19.07.2019	Pursuant to Article 5 para. (d) of the Law on Education in the Municipalities of the Republic of Kosovo and Articles 20 and 34, 35 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo, Article 8 para. 1 subpara. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15, 12.09.2011)		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance, therefore it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1363	ADMINISTRATIVE INSTRUCTION (MEST) NO. 16/2019 ON THE CONDITIONS AND CRITERIA FOR REALIZATION OF THE RIGHT TO ADDITIONAL COMPENSATION FOR THE ALBANIAN LANGUAGE EDUCATION WORKERS OF THE REPUBLIC OF KOSOVA WHO WORKED FROM THE SCHOOL YEAR 1990/91 TO THE SCHOOL YEAR 1990/91 TO THE SCHOOL YEAR 1990/91		19.07.2019	Article 6 of Law No. 06/L-073 on the Status of Albanian Education Employees of the Republic of Kossovo from Academic Year 1990/91 up to the Academic Year 1998/99 (Official Cazette of the Republic of Kossovo No. 9/26 March 2019); Article 8 subparagraph 1.4 of Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	It is ascertained that in Law no. 06 / L-073 on the status of Albanian education workers of the Republic of Kosovo from the school year 1990/91, until 1998/99 (Official Gazette of the Republic of Rosovo no. 9;26 March 2019) there is a relevant relevant legal basis for the regulation of legal issues as regulated by the Administrative Instruction in question, and that it has been issued in accordance with applicable Law. Since the sub-legal floor has the relevant legal basis and was issued in accordance with the legislation in force, there is no need for recommendations.
1364	ADMINISTRATIVE INSTRUCTION (MEST) NO. 17/2019 ON PROCEDURES FOR RECOGNIZING AND EVALUATING THE CONTRIBUTION FOR OWNERS OF SCHOOL HOUSES AND OTHER FACILITIES ISSUED FOR ALBANIAN EDUCATION FROM SCHOOL YEAR 1990/91 TO SCHOOL YEAR 1998/99	Minister of Education, Science and Technology	19.07.2019	Article 6 of Law No. 06/L-073 on the Status of Albanian Education Employees of the Republic of Kosovo from Academic Year 1980/91 up to the Academic Year 1980/90 (Official Cazette of the Republic of Kosovo No. 9/26 March 2019; Article 8 subparagraph 1.4 of Article 8 subparagraph 1.4 of Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	It is ascertained that in Law 06 / L-073 on the status of Albanian education workers of the Republic of Kosovo from the school year 1990/91, until 1998/99 (Official Gazette of the Republic of Kosovo no. 9/26 March 2019) exists the relevant legal basis for the regulation of legal issues as regulated by the Administrative Instruction in question, and that it has been issued in accordance with applicable Law.
1365	REGULATION (MEST) NO. 01/2019 ON ORGANIZATION AND INTERNAL FUNCTIONING OF THE EDUCATION INSPECTORATE IN THE REPUBLIC OF KOSOVA	Minister of Education, Science and Technology	13.05.2019	Based on Article 93 para. 4 of the Constitution of the Republic of Kosovo, of Article 6 and 27 of Law No. 06.1-046 on Education Inspectorate in the Republic of Kosovo (Official Gazette of the Republic of Kosovo No. 13/10 August 2018, Prishtina), Article 33 para. 5 of Law No. 03/1-189 on State Administration of the Republic of Kosovo (Official Gazette of the Republic of Kosovo (Official Gazette of the Republic of Kosovo (Official Gazette of the Republic of Kosovo)(Prishtina: Year V No. 82/21 October 2010), pursuant to Article 23, para. 10 of Regulation No. 09/2012 on Standards of Internal Organization and Systematization of Jobs in the State Administration of 80.6 2012, Article 19, subparagraph 6.2. of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo. and Article 2, para. 3 of Regulation (GRIS) - No. 14/2018 on Internal Organization and Systematization of Jobs in the Ministry of Education, Science and Technology		The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the Administrative Instruction in question has the relevant legal basis provided in the Law in question and that it was issued in accordance with applicable Law.
1366	ADMINISTRATIVE INSTRUCTION (MEST) NO. 14/2018 ON TEACHER PERFORMANCE ASSESSMENT	Minister of Education, Science and Technology	26.09.2018	Pursuant to Article 33 para. 1 and Article 5 para. 13 of Law 04/L-032 on Pre- University Education in the Republic of Kosovo (Official Gazette No. 17, 16 September 2011), Article 12 of Law No. 60/L046 (Official Gazette No. 13/10 August 2018) on Education Inspectorate in the Republic of Kosovo, in accordance with Article 8 para. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22.03.2011) Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo,	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	There is a legal basis (paragraph 3 of Article 33) Since the bylaw floor has the relevant legal basis and was adopted in accordance with applicable Law, there is no need for recommendations.
1367	ADMINISTRATIVE INSTRUCTION NO. 18/2018 FOR REVIEWERS, EVALUATION AND ALLOWING THE TEXTBOOKS AND TEACHING MATERIALS	Science and	30.11.2018	Pursuant to Chapter II and Articles 5, 6, 7, 8, and 9 of Law No. 02/L-67 on Publishing School Textbooks, Educational Teaching Resources, Reading Materials and Pedagogical Documentation (Official Gazette of Provisions INSTITUTIONS of Self-Government in Kosovo/Prishtina, Year II/ No. 9/ 01 February 2007), and Article B part. 1 subpara. 1.4 and Annex 6 Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (22 March 2011)	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance, therefore it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1368	ADMINISTRATIVE INSTRUCTION (MEST) NO 19/2018 ON ESTABLISHMENT AND FUNCTIONING OF THE LEARNING CENTERS	Science and	07.12.2018	Pursuant to Articles 4, 21 and 22 of Law No. 034189 on State Administration of the Republic of Kosovo(Official Gazette No. 82, date 21 October 2010), Article 5 para. 16 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo, and Article 8 para. 1, subpara. 1.4 and Annex 6 of Regulation No. 0/22011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (22 March 2011),	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.

1369 GUIDE NO. 20/2018 ON PROHIBITION OF MOBILE PHONES IN THE PRE-UNIVERSITY EDUCATION INSTITUTIONS  1370 ADMINISTRATIVE INSTRUCTION (MEST) NO. 01/2017 FOR PUBLICATIONS AND SCIENTIFIC PUBLICATIONS IN MAGAZINES WITH IMPACT FACTOR	Science and		Article 5 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo; Article 8 subparagraph 1.4 of Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries  Pursuant to Article 5, para 1.18 of Law No. 04/L-135 on Scientific Research Activity (Official Gazette No. 11/2 May 2013), Article 8 subpara. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38 para. 6 of Regulation No. 02/2011 of Rules and Procedures of the Government of the Republic of Kosovo	t Kosovo No. 17/6 September 2011), the legal basis for the issuance of bylaws are provided in paragraphs 2 and 3 of Article 5, but on no basis The issuance of a sub-legal act to regulate the ban on mobile phones in pre-university educational institutions is not foreseen. Thus, It has been concluded that the Law in question (Article 5) has no legal basis for issuing a sub-legal act, respectively of this Guide to regulate the issue of banning mobile phones in pre-university institutions. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.  It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly
1371 ADMINISTRATIVE INSTRUCTION (MEST) NO. 02/2017 ON THE VALIDITY OF STUDY PROGRAMS OF HIGHER EDUCATION PRIVATE PROVIDERS (BPrAL)	Minister of Education, Science and Technology	16.02.2017	Official Gazette No.15/12.09.2011),  Pursuant to para. 1.2 and 1.3 of Article 2 and para. 13 of Article 6 of the Law on Higher Education in the Republic of Kosovo, (Official Gazette No. 14/9 Ministry Ministry (11), in accordance with Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (AL 22.03.2011), and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	
1372 ADMINISTRATIVE INSTRUCTION NO. 05/2017 THE LICENSING SYSTEM AND DEVELOPMENT OF TEACHERS IN CAREER	Minister of Education, Science and Technology	18.04.2017	Pursuant to Articles 4, 21 and 22 of Law No. 03/L-189 on State Administration of the Republic of Kosovo (Official Gazette No. 82, date 21 October 2010), Article 8 (1.4) of Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (22 March 2011), and based on Article 33 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo,	It has been concluded that the Administrative Instruction in question has the relevant legal basis and that it was issued in accordance with applicable Law.  There is no need for recommendations because the Administrative Instruction in question was issued in accordance with applicable Law.
1373 ADMINISTRATIVE INSTRUCTION (MEST) NO. 8/2017 FOR KOSOVO PEDAGOGICAL INSTITUTE	Minister of Education, Science and Technology	21.07.2017	Pursuant to Article 7 para. 2.5 and Article 11 of the Law on Scientific Research Activity (Official Gazette No. 11 / 02 May 2013), and based on Article 8, para. 1.4 and of Annex & of Regulation No. 02/20/11 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (22.03.2011), Article 38, para. &, of Regulation No. 03/20/11 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15, 12.09.2011,	
1374 ADMINISTRATIVE INSTRUCTION (MEST) NO. 12/2017 ON THE ESTABLISHMENT AND FUNCTIONING OF LEARNING CENTERS	Minister of Education, Science and Technology	25.08.2017	Pursuant to Articles 4, 21 and 22 of Law No. 03/L-189 on State Administration of the Republic of Kosovo (Official Gazette No. 82/21 October 2010), of Article 8 (point 1.4) and Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (22 March 2011), and based on Article 6 (point 16) of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo	
1375 ADMINISTRATIVE INSTRUCTION (MEST) NO. 13/2017 ON IMPLEMENTATION OF THE CURRICULAR FRAMEWORK OF PRE-UNIVERSITY EDUCATION OF THE REPUBLIC OF KOSOVO, CORE CURRICULA AND CURRICULA	Minister of Education, Science and Technology		Pursuant to Article 24, para. 6.1 of the Law on Pre-University Education in the Republic of Kosovo, Article 8, subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministrative Responsibility of the Office of the Prime Minister and Procedures of the Government of the Republic of Kosovo.	
1376 ADMINISTRATIVE INSTRUCTION (MEST) NO. 15/2016 LICENSING AND REGISTRATION OF PRIVATE PRESCHOOL INSTRUCTIVE- EDUCATIONAL INSTITUTIONS	Minister of Education, Science and Technology	03.08.2016	Pursuant to Article 26 of the Law on Preschool education, Article 8 subpara.  1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Ministry  Official Website of the Ministry  Official Website of the Concrete legal basis with the amendment of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15, 12.09.2011,	
1377 ADMINISTRATIVE INSTRUCTION (MEST): NO. 17/2016 ON CONDITIONS AND CRITERIA FOR LICENSING OF THE PRIVATE PRE-UNIVERSITY EDUCATIONAL INSTITUTIONS AND PROFESSIONAL TRAINING		18.08.2016	Pursuant to Article 5 para. 8 and Article 46 of the Law on Pre-University Education (Official Gazette No. 17, 16 September 20110, Article 5 of Law on Vocational Education (Official Gazette No. 1726 March 20130, Article 8 subpara. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15, 12.09.2011),	It has been concluded that the Administrative Instruction in question has the relevant legal basis and that it was issued in accordance with applicable Law.
1378 ADMINISTRATIVE INSTRUCTION (MEST) NO. 25/2016 FOR REPEAL OF AI NO. 12/2012 AND AI NO. 26/2012		22.11.2016	Pursuant to Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, Article 10 para. 1 of Administration Instruction (GRK) No. 03/2013 on Standards for the Drafting of Normative Acts, and Article 38 para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15, 12.09.2011).	
1379 ADMINISTRATIVE INSTRUCTION (MEST) NO. 12/2014 EXCEPTIONS IN AGE ON THE OCCASION CASE OF ENROLMENT IN EDUCATION AND TRAINING FOR ADULTS	Minister of Education, Science and Technology	05.05.2014	Pursuant to Article 7 para. 2 of the Law on Adults Education and Training in the Republic of Kosovo (Official Gazette No. 2/21.01.2013), Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15/12.09.2011).	It has been concluded that the Administrative Instruction in question has the relevant legal basis and that it was issued in accordance with applicable Law.  There is no need for recommendations because the Administrative Instruction in question was issued in accordance with applicable Law.
1380 ADMINISTRATIVE INSTRUCTION (MEST) NO. 13/2014 ANNUJAL WORK PLAN AND DEVELOPMENT PLAN OF PROVIDERS OF FORMAL EDUCATION FOR ADULTS	Minister of Education, Science and Technology	05.05.2014	Pursuant to Article 8 para. 2 of the Law on Adults Education and Training in the Republic of Kosovo (Official Gazette No. 2/21.01.2013), Article 8 subparagraph Republic of Kosovo (Official Gazette No. 2/21.01.2013), Article 8 subparagraph Republic of Kosovo Horizon (Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 Regulation No. 0/2/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	It has been concluded that the Administrative Instruction in question has the relevant legal basis and that it was issued in accordance with applicable Law.  There is no need for recommendations because the Administrative Instruction in question was issued in accordance with applicable Law.

1381	ADMINISTRATIVE INSTRUCTION (MEST) NO. 14/2014 AGENCY OF VOCATIONAL EDUCATION AND TRAINING AND ADULTS' EDUCATION (AVETAE) IN KOSOVA  Minister of Education, Science and Technology	06.05.2014	Pursuant to Article 13 of the Law on Adults Education and Training in the Republic of Kosovo (Official Gazette No. 2/21.01.2013), Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the Administrative Instruction in question has the relevant legal basis and that it was issued in accordance with applicable Law (Article 13 paragraph 3).
1382	ADMINISTRATIVE INSTRUCTION (MEST) NO. Identifications and Postsecondary Education Modules – THEIR APPOINTMENT AND FUNCTION	06.05.2014	Pursuant to Article 6 point 3.2 of Law No. 04/L-138 on Vocational Education and Training in the Republic of Kosovo (Official Gazette No. 7, 26 March 2013), Article 4 para. 2.4 and Article 5 para. 6.2 of the Law on Higher Education, Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministrias and Article 38 para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the Administrative Instruction in question has the relevant legal basis and that it was issued in accordance with applicable Law.
1383	ADMINISTRATIVE INSTRUCTION (MEST)NO. 19/2014 FOR REPEAL OF AI NO. 11/2013 OF THE DATE 04/03/2013 FOR VERIFICATION OF DIPLOMAS AND OTHER DOCUMENTS ISSUED FROM PPHE	30.05.2014	Pursuant to Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, Article 10 Administrative Instruction (GRK) No. 03/2013 on Standards for the Drafting of Normative Acts, and Article 38 para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1384	ADMINISTRATIVE INSTRUCTION MEST NO 21/2014 COMPLETION OF EDUCATION FOR SCIENCE AND SCIEN	06.06.2014	Pursuant to Article 49 para. 1 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo, Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1385	ADMINISTRATIVE INSTRUCTION MEST NO. 22/2014 ON THE ACTIVITY OF SCIENTIFIC Science and Technology EMERGENCY  Minister of Education, Science and Technology	06.06.2014	Article 84 para. 22 of the Constitution of the Republic of Kosovo; Article 20 para. 1 of Law No. 04/L-135 on Scientific Research Activity (Official Gazette of the Republic of Kosovo No. 11/02 May 2013; Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38 para. 6 of Regulation No. 03/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette of the Republic of Kosovo (No.15/12 September 2011)	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that in Article 20 there is a legal basis for the issuance of this Administrative Instruction and that it has been issued in accordance with applicable Law.
1386	ADMINISTRATIVE INSTRUCTION NO.24/2014 THE CONVERSION OF ATTACHED CLASSES IN RESORCE ROOMS  Minister of Education, Science and Technology	21.07.2014	Article 49 para. 1 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo; Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries; Article 38 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette of the Republic of Kosovo/ No.15/12 September 2011)	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis is based, namely Article 49 paragraph 1 of the Law on Pre-University Education is a provision of general character and can not be considered as a relevant concrete legal basis. It is considered that this issued bylaw does not have a relevant concrete legal basis, and is considered not to have been issued in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the basis is established. legal concrete for its issuance.
1387	ADMINISTRATIVE INSTRUCTION NO. 27/2014 Minister of Education, FOR REPEAL OF AL NO. 5/2010 DT. Science and Technology	18.08.2014	Pursuant to Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries Article 10 of Administrative Instruction (GRK) No. 03/2013 on Standards for the Drafting of Normative Acts, and Article 38 para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1388	ADMINISTRATIVE INSTRUCTION (MEST) NO. 28/2014 ON CRITERIA AND PROCEDURES FOR THE VERIFICATION OF THE OCCUPATIONAL STANDARD	18.08.2014	Pursuant to Article 1. 2 and 4 of Law No. 03/L-060. Law No. 03/L-060 on NATIONAL Qualifications of 7 November 2008. (Official Gazette of the Republic of Kosovo No. 44/22 December 2008), Article 12 of Law No. 04/L-138 of 2008, Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38. para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1389	ADMINISTRATIVE INSTRUCTION (MEST) NO. 31/2014 FOR PRIOR LEARNING RECOGNITION  Minister of Education, Science and Technology	18.08.2014	Pursuant t; Articles 1. 2. 4 and 17 of Law No. 03/L-060 on NATIONAL Qualifications of 7 November 2008, Articles 4 and 7 of Law No. 04/L-037 on Higher Education in the Republic of Kosovo, and recognizing the criteria and procedures set forth in the administrative instructions of MEST Nos. 1/2011, 2/2009 and 12/2009. Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1390	ADMINISTRATIVE INSTRUCTION (MEST) NO. 32/2014 ON CRITERIA AND PROCEDURES FOR QUALITY ASSURANCE IN THE VOCATIONAL EDUCATION AND TRAINING INSTITUTIONS – INTERNAL PROCESSES	5/9/2014	Pursuant to Articles 1.5, 15 and 17 of Law No. 031-060 on NATIONAL Qualifications of 7 November 2008 (Official Gazette of the Republic of Kosovo No. 44/22 December 2008), Article 18 of Law No. 04/L-138 on Vocational Education and Training, Article 8 subparagraph 1-4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1391	ADMINISTRATIVE INSTRUCTION MEST NO. 34/2014 THE FUNCTIONING OF PEDAGOGICAL - PSYCHOLOGICAL SERVICE IN SCHOOLS	12.11.2014	Based on Article 37 para. 1 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo, Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that in Article 37 paragraph 1. there is a legal basis for the issuance of this Administrative Instruction and that it has been issued in accordance with the legislation in force.

FOR THE VALIDATION AND APPROVAL OF NATIONAL QUALIFICATION AND ACREDITATION OF INSTITUTIONS PROVIDING QUALIFICATIONS IN KOSOVA	nce and inology	Minister of Education, Science and Technology, pursuant to Article 6 and Article 16 of Law No. 03 /L-060 on NATIONAL Qualifications, Article 8, subparagraph 1. 40 Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Minister a	asis with the amendment define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative
1393 ADMINISTRATIVE INSTRUCTION NO. 02/2013 Ministr ON THE ACCREDITATION OF HIGHER EDUCATION INSTITUTIONS IN THE REPUBLIC OF KOSOVO	nce and	Pursuant to Article 7 of Law No. 04/L-037 on Higher Education in the Republic of Conficial Website of the Confosovo (Official Gazette No. 14/9 September 2011), Article 49 para. 1 of the Ministry Law on Pre-University Education (Official Gazette No. 17/16 September 2011), Law on Vocational Education and Training (2006/24), in accordance with Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22.03.2011) and Article 38 (6) Regulation No. 03/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	asis with the amendment define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative
UNIVERSITY INSTITUTIONS	nce and nnology	Republic of Kosovo, Article 8 of the Law on Education in Kosovo, based on Article 8 para. 1.4, Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries 22.03.2011.	Administrative Instruction is not explicitly defined the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal tation of the law.  Administrative Instruction is not explicitly defined the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
VOCATIONAL EDUCATION (FIELD OF AGRIBUSINESS IN TECHNOLOGY - AGRIBUSINESS PROFILE)	nce and inology	Pursuant to Article 31 para. 3 of Law No. 04/L-032 on Pre-University Education of Inficial Gazette of the Tor remain in force in the Republic of Kosovo (Official Gazette No. 17/16 September 2011) Article Republic of Kosovo (Official Gazette No. 17/16 September 2011) Article Republic of Kosovo (Bartin Carlon (Bartin) Article 34 (Bartin Carlon (Bartin) Armax 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministres (dt. 22.03. 2011) and Article 38 (B) of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	asis with the amendment define the concrete legal basis for its issuance. Because Article 31 paragraph 3 has no legal basis for the concrete case. Therefore, it is considered
	ster of Education, nce and anology	Pursuant to Article 31 para. 3 Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette No. 17/16 September 2011) Article 6, 8, of the Law on Vocational Education and Training, in accordance with Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22.03.2011) and Article 38 (6) Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	asis with the amendment define the concrete legal basis for its issuance. Because Article 31 paragraph 3 has no legal basis for the concrete case. Therefore, it is considered
FOR VOCATIONAL EDUCATION AREA: FOOD TECHNOLOGY PROFILE: MILK MANUFACTURER	nce and anology	8, of the Law on Vocational Education and Training, in accordance with Annex 6 of Regulation No.02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22 03. 2011) and Article 38 (6) of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	asis with the amendment concrete legal basis for its issuance. Because Article 31 paragraph 3 has no legal basis for the concrete case. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ster of Education, 23.01.2013 nce and anology	Pursuant to Article 31 para. 3 of Law No. 04/L-032 on Pre-University Education Official Gazette of the rin the Republic of Kosovo (Official Gazette No. 17/16 September 2011) Article 6, 8, of the Law on Vocational Education and Training, in accordance with Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dr. 22.03. 2011) and Article 38 (6) of Regulation No. 09/2011 of Rules and Procedures of the Government of	asis with the amendment define the concrete legal basis for its issuance. Because Article 31 paragraph 3 has no legal basis for the concrete case. Therefore, it is considered
	nce and nnology	6, 8, of the Law on Vocational Education and Training, in accordance with Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22.03. 2011) and Article 38 (6) of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	define the concrete legal basis for its issuance. Because Article 31 paragraph 3 has no legal basis for the concrete case. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
IMPLEMENTATION OF CURRICULUM FOR Science	ster of Education, 23.01.2013 noe and anology	Pursuant to Article 31 para. 3 of Law No. 04L-032 on Pre-University Education of Ificial Gazette of the Tor remain in forcing the Republic of Kosovo (Official Gazette No. 17/16 September 2011) Article 6, 8, of the Law on Vocational Education and Training, in accordance with Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22.03. 2011) and Article 35 (6) of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	asis with the amendment define the concrete legal basis for its issuance. Because Article 31 paragraph 3 has no legal basis for the concrete case. Therefore, it is considered
1401 ADMINISTRATIVE INSTRUCTION: NO. 13/2013 Ministe Scope OF CONSULTATIONS OF THE THREE-YEARS STRATEGIC PLAN AND OF ITS ANNUAL UPDATES FOR HIGHER EDUCATION	nce and	Pursuant to Article 18 para. 10 of Law No. 04/L-037 on Higher Education in the Republic of Kosovo, based on Article 8 para. 1.4, Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 22.03.2011 and Article 38 (6) Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	
	ster of Education, nce and nnology	Pursuant to Article 41 para. 6 of Law No. 04/L-032 on Pre-University Education In the Republic of Kosovo (Official Gazette No.17, dt.16 September 2011), and Republic of Kosovo (Official Gazette No.17, dt.16 September 2011), and Republic of Kosovo based on Article 8 para. 1. 4 and Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (22.03.2011, Ministry of Education, Science and Technology (MEST),	

ADMINISTRATIVE INSTRUCTION NO. 19/2013 ADAPTABILITY OF ISCED DEFINITIONS	Science and Technology		Pursuant to 9 para. 8 of Law No. 04/L-032 on Pre-University Education in the Republic of Kosovo (Official Gazette No. 17, 16 September 2011) and Annax 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, 22 March 2011.	It has been concluded that the Administrative Instruction in question has the relevant legal basis and that it was issued in accordance with applicable Law.
THE END OF SCHOOLING WITH THE OLD EDUCATIONAL SYSTEM	Minister of Education, Science and Technology		Pursuant to 49 para. of the Law on Pre-University Education in the Republic of Kosovo, based on Article 8 para. 1.4, of Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministres, 22.03.2011.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
THE MAXIMAL NUMBER OF STUDENTS PER CLASS AND THE REPORT TEACHER- STUDENT	Minister of Education, Science and Technology		Pursuant to Article 5 para. 2 subpara. 2.3 of the Law on Pre-University Education in the Republic of Kosovo (Official Gazette No. 17 / G September 2011), in accordance with Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22.03. 2011) and Article 8 (6) of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	It has been concluded that the Administrative Instruction in question has the relevant legal basis and that it was issued in accordance with applicable Law.
1406 ADMINISTRATIVE INSTRUCTION (MEST) NO. 31/2013 PRINCIPLES AND PROCEDURES FOR THE RECOGNITION OF DIPLOMAS OF HIGHER PROFESSIONAL SCHOOLS AND UNIVERSITY DEGREES OBTAINED OUTSIDE THE REPUBLIC OF KOSOVO		02.12.2013	Pursuant to Article 6, paragraph 1.6 of the Law on Higher Education in the Republic of Kosovo, based on Article 8 paragraph 1.4 Annex 6 of Regulation 02/2011 on the Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	This field is regulated by a subsequent Administrative Instruction, respectively by Administrative Instruction (MEST) no. 16/2016 Principles and Procedures for Recognition of Diplomas, Degrees and Qualifications of Higher Vocational and University Schools Acquired outside the Republic of Kosovo. However, as he did not expressly repeal this administrative instruction, it is recommended that it be repealed.
1407 ADMINISTRATIVE INSTRUCTION NO. 01/2012 APPOINTMENT OF FORM AND CONTENT OF DIPLOMA SUPPLEMENTS OF BEARERS OF HIGHER EDUCATION (BHE) IN KOSOVA	Minister of Education, Science and Technology	30.03.2012	Ministry of Education, Science and Technology (MEST), pursuant to Article 145 (point 2) of the Constitution of the Republic of Kosovo, considering Articles 4, 21 and 22 of Law No. 03/1-189 on State Administration of the Republic of Kosovo (Official Gazette No. 82, 21 October 2010), Article 12 of the Law on Higher Education, and based on Article 8 (para. 1.4) and Annex 6 of Regulation No. 02/ 2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (22.03.2011).	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance
ADMINISTRATIV INSTRUCTION No. 03/2012 EQUIVALENCY AND RECOGNITION OF DOCUMENTS OF PRE-UNIVERSITY EDUCATION ISSUED OUTSIDE THE REPUBLIC OF KOSOVA	Minister of Education, Science and Technology	02.05.2012	Minister of Education, Science and Technology (MEST), pursuant to Article 145 para. 2 of the Constitution of the Republic of Kosovo, considering Articles 4, 21 and 22 of Law No. 03/L-189 on State Administration of the Republic of Kosovo (Official Gazette No. 82, 21 October) and Article 14 of the Law on Pre-University Education in the Republic of Kosovo, based on Article 8 para . 1.4, of Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1409 ADMINISTRATIVE INSTRUCTION NO. 04/2012 FOR STANDARDS OF PROFESSIONAL PRACTICE OF SCHOOL PRINCIPALS	Minister of Education, Science and Technology	02.05.2012	Minister of Education, Science and Technology (MEST), pursuant to 145 point 2 of the Constitution of the Republic of Kosovo, considering Articles 4, 21 and 22 of Law No. 30½1- 189 on State Administration of the Republic of Kosovo, Article 20, para. 1 of the Law on Pre-University Education (Official Gazette No. 17, 2011), based on Article 8 para. 1.4 and Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries dt. 22.03.2011.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1410 ADMINISTRATIVE INSTRUCTION NO 05/2012 CENTRE OF COMPETENCES (CC) IN KOSOVO	Minister of Education, Science and Technology	02.05.2012	Minister of Education, Science and Technology (MEST), pursuant to 145 point 2 of the Constitution of the Republic of Kosovo, considering Articles 4, 21 and Ministry 22 of Law No. 03/L - 189 on State Administration of the Republic of Kosovo (Official Gazette No. 82, 21 October 2010) and based on Article 8 para. 1.4 and Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (22.03.2011),	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1411 ADMINISTRATIVE INSTRUCTION NO. 06/2012 KEEPING OF ELECTIONS IN THE UNIVERSITY OF PRISHTINA	Science and Technology		Minister of Education, Science and Technology (MEST), pursuant to 145 point 2 of the Constitution of the Republic of Kosovo, considering Articles 4, 21 and Articles 1 and 6 of the Law on Higher Education of the Republic of Kosovo, and Articles 1 and 6 of the Law on Higher Education in the Republic of Kosovo, based on Article 8 paragraph 1.4 and Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries 22.03.2011, and based on consultations with the Steering Council and management of the UP	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1412 ADMINISTRATIVE INSTRUCTION NO. 08/2012 FOR PRE-UNIVERSITY SCHOOL DOCUMENTATION	Minister of Education, Science and Technology	23.05.2012	Minister of Education, Science and Technology (MEST), pursuant to 145 point 2 of the Constitution of the Republic of Kosovo, considering Articles 4, 21 and 2 of Law No. 03/L-189 on State Administration of the Republic of Kosovo (Official Gazette No. 82/21 October 2010), Article 49 para. of the Law on Pre-University Education (Official Gazette No. 14, th. 16 September 2011) and based on Article 8 para. 1.4 and Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1413 ADMINISTRATIVE INSTRUCTION NO. 10/2012 FOR CALENDAR OF SCHOOL YEAR 2012/2013	Science and Technology		Pursuant to Article 5 para., 2 subpara. 2.1 of the Law on Pre-University  Education in the Republic of Kosovo, in accordance with Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22.03. 2011) and Article 38 (6) of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	It has been concluded that the Administrative Instruction in question has the relevant legal basis and that it was issued in accordance with applicable Law.
1414 ADMINISTRATIVE INSTRUCTION NO. 13/2012 FINANCIAL PARTICIPATION OF STUDENTS FOR LEVEL 4 OF SNKA	Minister of Education, Science and Technology	18.09.2012	Pursuant to Article 5 para. 14 and 49 of the Law on Pre-University Education (Official Website of the Ministry (Official Gazette No. 17/ 16 September 2011), in accordance with Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22.03.2011) and Article 38 (6) of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	It has been concluded that the Administrative Instruction in question has the relevant legal basis and that it was issued in accordance with applicable Law.

1415	ADMINISTRATIVE INSTRUCTION NO. 14/2012 ACCEPTANCE TEST FOR CERTAIN VOCATIONAL SCHOOLS ISCED LEVEL 3	Minister of Education, Science and Technology	Pursuant to Article 10 para. 6 of the Law on Pre-University Education (Official Gazette No. 17/ 16 September 2011), in accordance with Annex 6 of Regulation Ministry No. 02/2011 on Areas of Administrative Responsibility of the Office of the	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to sovid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis
	VOCATIONAL SCHOOLS ISCLU LEVEL S	Technology	Prime Minister and Ministries (dt. 22.03.2011) and Article 38 (6) of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo,	and supplementation of the law.	Institution inverse, in order to avoid the regar vacuum in this area, it is recommended to remain in order until the creation or a concrete regar basis for its issuance.
1416	ADMINISTRATIVE INSTRUCTION NO. 15/2012 CARE FOR EARLY CHILDHOOD AND EDUCATION	Minister of Education, Science and Technology	Pursuant to Article 9 para. 7 of the Law on Pre-University Education (Official Gazette No. 17/16 September2011), in accordance with Annax 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22.03.2011) and Article 38 (6) of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo,	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ADMINISTRATIVE INSTRUCTION NO. 18/2012 PILOTING OF CURRICULUM FRAMEWORK – CORE CURRICULUM	Science and Technology	Republic of Kosovo (Official Gazette No. 17/16 September 2011), in accordance with Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22.03.2011) and Article 38 (6) Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the Administrative Instruction in question has the relevant legal basis and that it was issued in accordance with applicable Law.
	ADMINISTRATIVE INSTRUCTION NO. 25/2012 LICENSING OF PRIVATE BEARERS OF HIGHER EDUCATION IN KOSOVA	Science and Technology	Pursuant to Articles 4, 21 and 22 of Law No. 03/L-189 on State Administration of the Republic of Kosovo (Official Gazette No. 82/21 October 2010), Article 11 para. 3 of the Law on Higher Education in the Republic of Kosovo and based on Article 8 para. 1.4 and Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (22.03.2011).	concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ADMINISTRATIVE INSTRUCTION NO. 27/2012 INCLUSION AND ASSIGNMENT OF STUDENTS NUMBER IN TRAINING INSTITUTIONS IN LEVEL 4 OF SNKA	Science and Technology	Training (Official Gazette No. 4, 1 September 2006), Article 14(10) and 49(1) of Republic of Kosovo Law No. 04/L-032 on Pre-University Education (Official Gazette No. 17, 16 September 2011) and Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22.03. 2011).	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the Administrative Instruction in question has the relevant legal basis and that it was issued in accordance with applicable Law.
1420	ADMINISTRATIVE INSTRUCTION NO. 28/2012 ESTABLISHMENT AND FUNCTIONING OF KOSOVO PARENTS COUNCIL (KPC)	Minister of Education, Science and Technology	Pursuant to Article 16 para. 3 and 49 para. 1 of the Law on Pre-University Education (Official Gazette No. 17 /16 September 2011), in accordance with Annex 6 regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22.03.2011) and Article 38 (6) Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the Administrative Instruction in question has the relevant legal basis and that it was issued in accordance with applicable Law.
1421	ADMINISTRATIVE INSTRUCTION NO. 018/169 AMENDMENT SUPPLEMENT OF THE PROVISIONAL STATUTE OF THE UNIVERSITY OF PRIZREN	Science and	Ministry of Education, Science and Technology (MEST), pursuant to Article 145 Official Gazette of the (point 2) of the Constitution of the Republic of Kosovo, considering Articles 4, 21, 22 of Law No. 03L-189 on State Administration of the Republic of Kosovo (Official Gazette, No. 82, 21 October 2010), Article 13.1 and 13.6 of the Law on Higher Education, the Temporary Statute of UPZ dt. 04.08, 2010, based on Article 8 (para. 1.4) and Annex 6 of Regulation No. 02/2011 on Areas of Addle 8 (para. 1.4) and Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries(22.03.2011).	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ADMINISTRATIVE INSTRUCTION 05/2011 IMPLEMENTATION OF STANDARDS FOR TEXTBOOKS	Minister of Education, Science and Technology	Minister of Education, Science and Technology (MEST), pursuant to Article 145 para. 2 of the Constitution of the Republic of Kosovo, considering Articles; 4, 21 and 22 of Law No. 031-189 on State Administration of the Republic of Kosovo based on Article 8 para. 1.4, Annex 6 and Article 33.2 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries of 22.03.2011, Article 4 para. 3 of Regulation No. 01/2007 of Rules and Procedures of the Government of the Republic of Kosovo, Ministry of Education, Science and Technology.	concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1423	ADMINISTRATIVE INSTRUCTION NO. 07/2011 CREATING AND STRENGTHENING OF TEAMS FOR PREVENTION AND RESPONSE TOWARD ABANDONIMENT AND NON-REGISTRATION IN COMPULSORY EDUCATI	Science and	Pursuant to Article 145 (point 2) of the Constitution of the Republic of Kosovo, considering Articles 4, 21, 22 of Law No. 024. 188 on State Administration of the Republic of Kosovo (Official Gazette, No. 82, 21 October 2010) and Articles 3, 4 and 7 of the Law on Pre-University Education in the Republic of Kosovo, and based on Article 8 (para. 1.4) and Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (22.03.2011), issues this Administrative Instruction:	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the provisions of the relevant Law on which this Administrative Instruction is based, there is no relevant legal basis for the issuance of the bylaw in question. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1424	ADMINISTRATIVE INSTRUCTION NO. 10/2011 FOR SCHOOLS OF ADDITIONAL LEARNING IN NATIVE LANGUAGE IN DIASPORA		Minister of Education, Science and Technology (MEST), pursuant to Article 145 Official Gazette of the point 2 of the Constitution of the Republic of Kosovo, considering Articles 4, 21, Republic of Kosovo (Official Gazette, No. 82, dt.21 October 2010), Articles 48, 49 para. 1 of the Law on Pre-University Education (Official Gazette No. 17, dt. 16. September 2011), Law No. 03L-171 on Diaspora of Kosovo and based on Article 8 para. 1 4 and Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22.03.2011).	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.

1425 ADMINISTRATIVE INSTRUCTION NO. 1 FOR PARTICIPATION OF ATTENDEES EDUCATION AND TRAINING OF ADULT	OF Science and	, 30.12.2011	Minister of Education, Science and Technology (MEST), pursuant to Article 145 point 2 of the Constitution of the Republic of Kosovo, considering Articles 4,21, and 22 of Law No. 03/1-189 on State Administration of the Republic of Kosovo (Official Gazette, No. 82, dt. 21 October 2010), Article 12 of the Law on Adults Education and Training in the Republic of Kosovo, Article 12 para 2,2 of the Law on Pre-University Education (Official Gazette No. 17, dt. 16 September 2011), and based on Article 8 para. 1.4 and Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22 03.2011).		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1426 ADMINISTRATIVE INSTRUCTION NO. 1 FOR THE POSSIBILITY AND PROCEDL REALIZATION OF THE PROCESS OF ADVANCING STUDENTS		, 30.12.2011	Ministry of Education, Science and Technology (MEST), pursuant to Article 145, para. 2 of the Constitution of the Republic of Kosovo, considering Articles: 4, 21 and 22 of Law No. 03/L-189 on State Administration of the Republic of Kosovo, Article 49 para. 1 of the Law on Pre-University Education (Official Gazette No. 17, dt. 16 September 2011), based on Article 8 para. 1.4, Annex 6 and Article 33.2 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries 22.03.2011.	Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1427 ADMINISTRATIVE INSTRUCTION NO. 1 FOR PRE-UNIVERSITY SCHOOL DOCUMENTATION	5/2011 Minister of Education Science and Technology	, 30.12.2011	Ministry of Education, Science and Technology (MEST), pursuant to Article 145 point 2 of the Constitution of the Republic of Kosovo, considering Articles 4, 21, 22 of Law No. 031-189 on State Administration of the Republic of Kosovo (Official Gazette, No. 82, dt.21 October 2010), Article 49, para. 1 of the Law on Pre-University Education (Official Gazette, No. 17, dt. 16 September 2011) and based on Article 8, para. 1, 4 and Annex 6 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (22.03.2011), issues:		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1428 ADMNISTRATIVE INSTRUCTION NO. 11 FOR THE TRANSITION OF STUDENT C HIGHER SECONDARY SCHOOL FROM EDUCATIONAL PROFILE TO ANOTHER FROM A SCHOOL IN THE OTHER SCH	OF Science and ONE Technology	, 30.12.2011	Minister of Education, Science and Technology (MEST), pursuant to Article 145 para. 2 of the Constitution of the Republic of Kosovo, considering Articles 4, 21 and 22 of Law No. 03 L-189 on State Administration of the Republic of Kosovo, Article 49 para. 1 of the Law on Pre-University Education (Official Gazette No. 17, dt. 16 September 2011), based on Article 8 para. 1.4, Annex 6 and Article 33.2 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries (dt. 22.0.3.2011).		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the provisions of the relevant Law on which this Administrative Instruction is based, there is no relevant legal basis for the issuance of the bylaw in question. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1429 ADMINISTRATIVE INSTRUCTION NR. 5 FOR LICENCING OF TEACHERS	/2010 Minister of Education Science and Technology	, 27.04.2010	Pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, Articles 12.5, 32.1, and 32.2 of the Law on Elementary and Secondary Education in Kosovo, and para. 7 of Article 25 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1430 ADMINISTRATIVE INSTRUCTION NO. 7 FOR IMPLEMENTATION OF THE PLAN PROGRAM REVIEWED WITH ADDITION SUBJECT: ROMA LANGUAGE WITH CULTURAL AND HYSTORICAL ELEMEN	AND Science and Technology	, 21.06.2010	Pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, Article 12.6, of the Law on Elementary and Secondary Education in Kosovo, and para. 7 of Article 25 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1431 ADMINISTRATIVE INSTRUCTION NO. S FOR IMPLEMENTATION OF A FORMUL DETERMINATION OF SCHOOL BUDGE MUNICIPALITIES THAT ARE BEING IMPLEMENTED IN A SCHOOL LEVEL	.E IN Science and	, 05.07.2010	Pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction.  It is recommended to harmonize the relevant legislation in force to create a concrete legal basis for regulating legal issues under this bylaw,
1432 OF THE A.I NO.10/2010 ANNEX – I - FOI VERIFICATION OF DIPLOMAS AND OT DOCUMENTATION ISSUED BY BPRAL;	HER Science and	, 29.07.2010	Pursuant to Articles 93 (4) and 97 (2) of the Constitution of the Republic of Kosovo and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo, Article 2.4, 4.1 (g), (m) and 12.6 of the Law on Higher Education in the Republic of Kosovo and pursuant to the Convention on the Recognition of Qualifications concerning Higher Education in the European Region of 1997 (Lisbon Recognition Convention), signed under the auspices of the Council of Europe and UNESCO, and all support documents of this Convention	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	otherwise it is recommended to repeal this Administrative Instruction in accordance with applicable Law.  It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1433 ADMINISTRATIVE INSTRUCTION NO.1 FOR THE SCHOOL YEAR CALENDAR 2010/2011	Science and Technology		Pursuant to Article 93.4 of the Constitution of the Republic of Kosovo, and Article 13.2 (a) of the Law on Elementary and Secondary Education in Kosovo, Article 4 (3) of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1434 ADMINISTRATIVE INSTRUCTION NO. 1 MUNICIPAL TEAM FOR SCHOOL GRAN (MTSG)		, 08.09.2010	Pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, Article 4.3 and 42.1 of the Law on Elementary and Secondary Education in Kosovo and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1435 ADMINISTRATIVE INSTRUCTION NO. 1 FOR EVALUATION OF MEST PROPERT	TY Science and Technology		Pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, Article 43.3,c of the Law on Public Financial Management and Accountability and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Ministry	therefore remains into force.	It has been concluded that for the issuance of this bylaw there is a concrete concrete legal basis, and that it has been issued in accordance with the legislation in force.
1436 ADMINISTRATIVE INSTRUCTION NO.11 FOR THE STOCKTAKING PROPERTY ( MEST		, 15.10.2010	Pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, Article 43.3,c of the Law on Public Financial Management and Accountability and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.

ADMINISTRATIVE INSTRUCTION NO. 02/2009 FOR ACCREDITATION OF THE HIGHER EDUCATION INSTITUTIONS IN REPUBLIC OF KOSOVA  Minister of Education, 06.01.2009 Science and Technology	Pursuant to Articles 93 (4) and 97 (2) of the Constitution of the Republic of Kosovo and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo; Article 4,11,23 point 3 of the Law on Higher Education in the Republic of Kosovo (LHE, 2002/3), the Law on Vocational Education and Training (2006/24), the Administrative Instruction on Licensing of Higher Education Providers (14/2003) and the Administrative Instruction on Establishing the Kosovo Accreditation Agency (Al 11/2004).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction.  It is recommended to harmonize the relevant legislation in force to create a concrete legal basis for regulating legal issues under this bylaw, otherwise it is recommended to repeal this Administrative Instruction in accordance with applicable Law.
1438 ADMINISTRATIVE INSTRUCTION NO. 4/2009 FOR IMPLEMENTATION OF THE PLAN AND PROGRAM REVIEWED WITH ADDS FOR GENERAL SUBJECTS OF THE VOCATIONAL SUBJECT FOR GRADE 10, 11 AND 12	Pursuant to Articles 33 (4) and 97 (2) of the Constitution of the Republic of Kosovo and Article 25, para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo, Article 6.1, para. (b), and Article 7.1 of the Law on Elementary and Secondary Education in Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction.  It is recommended to harmonize the relevant legislation in force to create a concrete legal basis for regulating legal issues under this bylaw,
4400 40040407047047040704070400		000 1 1 0 11 11		otherwise it is recommended to repeal this Administrative Instruction in accordance with applicable Law.
1439 ADMINISTRATIVE INSTRUCTION NO. 5/2009 FOR IMPLEMENTATION OF THE PLAN AND PROGRAM REVIEWED FOR TEACHING SUBJECTS: CIVIC EDUCATION, CLASS 9 WITH ADDITIONS FROM INTERNATIONAL HUMANITARIAN RIGHTS Ministry Company Company	Pursuant to Articles 93 (4) and 97 (2) of the Constitution of the Republic of Kosovo and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo; Article 6.1, para. (b), and Article 7.1 of the Law on Elementary and Secondary Education in Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction.  It is recommended to harmonize the relevant legislation in force to create a concrete legal basis for regulating legal issues under this bylaw, otherwise it is recommended to repeal this Administrative Instruction in accordance with applicable Law.
1440 ADMINISTRATIVE INSTRUCTION NO. 06/2009 Minister of Education, 20.03.2009 OPPORTUNITY AND PROCEDURES FOR CONDUCTING THE PROCESS OF STUDENTS ADVANCEMENT	Pursuant to Article 33 (4) of the Constitution of the Republic of Kosovo, in accordance with Article 12. 4 of the Law on Elementary and Secondary Education in Kosovo and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Website of the Ministry	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction.
				It is recommended to harmonize the relevant legislation in force to create a concrete legal basis for regulating legal issues under this bylaw, otherwise it is recommended to repeal this Administrative Instruction in accordance with applicable Law.
1441 ADMINISTRATIVE INSTRUCTION NO. 9/2009 Minister of Education, 27.05.2009 FOR THE CRITERIA FOR THE EXAM OF MATURA Technology	Pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, in accordance with Article 19 of the Law on State Matura Exam and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	the has been concluded that in the legislation on which the issuance of this bylaw is based, there is no relevant legal basis for its issuance.  It is recommended to create a concrete concrete legal basis in the relevant Law for the issuance of the bylaw for the regulation of legal issues regulated by the Administrative Instruction in question, otherwise in accordance with applicable Law should be repealed.
1442 ADMINISTRATIVE INSTRUCTION 10/2009 FOR Minister of Education, 27.05.2009	of the Republic of Kosovo  Pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, and	Official Gazette of the	The sublegal act is legally grounded and	It has been concluded that in the legislation on which the issuance of this bylaw is based, there is no relevant legal basis for its issuance.
THE CONDITIONS AND CRITERIA FOR THE DEGREE EVALUATION OF ACHIEVEMENT OF STUDENTS AND ADULT CANDIDATES WITH SPECIAL NEEDS	Pursuant to Article 5 5 of the Law on State Matural Exam, and Articles 2.1, 15.1,35,36,37 of the Law on Elementary and Secondary Education in Kosovo, and Article 5.5, para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Republic of Kosovo	therefore remains into force.	It has been concluded that in the registation on which the issuance of the bytaw is based, there is no letevant regal basis in its issuance. It is recommended to create a concrete concrete legal basis in the relevant Law for the issuance of the byto of the regulation of legal issues regulated by the Administrative Instruction in question, otherwise in accordance with applicable Law should be repealed.
1443 ADMINISTRATIVE INSTRUCTION NO. 12/2009 Minister of Education, 05.06.2009 FOR THE CRITERIA AND PROCEDURES FOR ACCREDITATION OF HIGHER VOCATIONAL SCHOOLS AND TECHNICAL HIGHER SCHOOLS IN THE REPUBLIC OF KOSOVO	Pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, Articles 4, 11, 23,3 of the Law on Higher Education in the Republic of Kosovo (LHE; 2002/3), Articles 2, 5, 6 and 10 and 14,2 of the Law on NATIONAL Qualifications (LNQ; 2008/060), and Article 25, para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction.  It is recommended to harmonize the relevant legislation in force to create a concrete legal basis for regulating legal issues under this bylaw,
1444 ADMINISTRATIVE INSTRUCTION NO. 13/2009 Minister of Education, 09.06.2009	Pursuant to Articles 93 (4) of the Constitution of the Republic of Kosovo,	Official Gazette of the	To remain in force until the creation of a	otherwise it is recommended to repeal this Administrative Instruction in accordance with applicable Law.  It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly
FOR THE COMPLETION OF SCHOOL WITH OLD EDUCATION SYSTEM  FOR THE COMPLETION OF SCHOOL WITH OLD EDUCATION SYSTEM  Technology	Pursuant to Autoles so (4) of the Constitution of the Republic to Tuboro, Article 42.1 of the Law on Elementary and Secondary Education in Kosovo, Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Republic of Kosovo	concrete legal basis with the amendment and supplementation of the law.	It has been concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction.  It is recommended to harmonize the relevant legislation in force to create a concrete legal basis for regulating legal issues under this bylaw,
				otherwise it is recommended to repeal this Administrative Instruction in accordance with applicable Law.
1445 ADMINISTRATIVE INSTRUCTION 17/2009 FOR Minister of Education, 28.08.2009	Pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, Article		To remain in force until the creation of a	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly
THE PROCEDURE OF ELECTION OF THE Science and EDUCATIONAL PERSONNEL IN SCHOO Technology	42.1 of the Law on Elementary and Secondary Education in Kosovo and Article 5 (c) of the Law on Education in the Municipalities of the Republic of Kosovo	Republic of Kosovo	concrete legal basis with the amendment and supplementation of the law.	define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction.
	- (-)			
				It is recommended to harmonize the relevant legislation in force to create a concrete legal basis for regulating legal issues under this bylaw, otherwise it is recommended to repeal this Administrative Instruction in accordance with applicable Law.
1446 ADMINISTRATIVE INSTRUCTION NO. 20/2009 Minister of Education, 02/09.2009	Pursuant to Article, 93 (4) of the Constitution of the Republic of Kosovo, of		The sublegal act is legally grounded and	otherwise it is recommended to repeat this zentimistrative instruction in accordance with applicable Eaw.
FOR IMPLEMENTATION OF THE PLAN AND Science and PROGRAM FOR VOCATIONAL EDUCATION SUBJECT TEXTIL, FOR THE FIRST AND SECOND LEVEL.	Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo, Article 6, 8, 11 of the Law on Vocational Education and Training and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Republic of Kosovo	therefore remains into force.	
1447 ADMINISTRATIVE INSTRUCTION NO. 21/2009 FOR IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE VOCATIONAL EDUCATION, SUBJECT AGRICULTURE FOR THE FIRST AND SECOND LEVEL  Minister of Education, 02.09.2009 Science and Technology Technology	Pursuant to Chapter VI, Articles 93 (4) and 97 (2) of the Constitution of the Republic of Kosovo, Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo, Article 6, 8, 11 of the Law on Vocational Education and Training and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1448 ADMINISTRATIVE INSTRUCTION NO. 22/2009 Minister of Education, 02.09.2010	Pursuant to Article, 93 (4) of the Constitution of the Republic of Kosovo, of	Official Gazette of the	The sublegal act is legally grounded and	
FOR IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE VOCATIONAL EDUCATION, SUBJECT HOTELS AND TOURISM FOR THE FIRST LEVEL	Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo, Article 6, 8, 11 of the Law on Vocational Education and Training and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Republic of Kosovo	therefore remains into force.	
1449 ADMINISTRATIVE INSTRUCTION NO. 23/2009 Minister of Education, 02.09.2009 Science and PROGRAM FOR VOCATIONAL EDUCATION SUBJECT MACHINERY, FOR THE FIRST AND SECOND LEVEL.	Pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, of Article 6.1 para, (d) of the Law on Elementary and Secondary Education in Kosovo, Article 6, 8, 11 of the Law on Vocational Education and Training and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Regulbic of Kosovo	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	

1450	ADMINISTRATIVE INSTRUCTION NO. 24/2009 FOR IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE VOCATIONAL EDUCATION, SUBJECT GRAPHICS, FOR THE FIRST AND SECOND LEVEL	02.09.2009	Pursuant to Article, 93 (4) of the Constitution of the Republic of Kosovo, of Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo, Article 6, 8, 11 of the Law on Vocational Education and Training and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1451	ADMINISTRATIVE INSTRUCTION NO. 25/2009 Minister of Education, FOR IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE VOCATIONAL EDUCATION, SUBJECT ARCHITECTURE, FOR THE FIRST AND SECOND LEVEL	02.09.2009	Pursuant to Article, 93 (4) of the Constitution of the Republic of Kosovo, Article 6.1 para. (d) of the Law on Elementary and Secondary Education, Article 6, 8, 11 of the of the Law on Vocational Education and Training in Kosovo and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1452	ADMINISTRATIVE INSTRUCTION NO. 26/2009 Minister of Education, FOR IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE VOCATIONAL EDUCATION, SUBJECT HEALTH, FOR THE FIRST AND SECOND LEVEL	02.09.2010	Pursuant to Article, 93 (4) of the Constitution of the Republic of Kosovo, Article 6.1 para. (d) of the Law on Elementary and Secondary Education, Article 6, 8, 11 of the Law on Vocational Education and Training and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1453	ADMINISTRATIVE INSTRUCTION NO. 27/2009 FOR IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE VOCATIONAL EDUCATION, SUBJECT ECONOMY, FOR THE FIRST AND SECOND LEVEL  Minister of Education, Science and Technology	02.09.2011	Pursuant to Article, 93 (4) of the Constitution of the Republic of Kosovo, of Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo, Article 6, 8, 11 of the Law on Vocational Education and Training and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1454	ADMINISTRATIVE INSTRUCTION NO. 28/2009 Minister of Education, FOR IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE VOCATIONAL EDUCATION, SUBJECT ENERGETIC, ELECTRO TECHNIQUE FOR THE FIRST AND SECOND LEVEL	02.09.2012	Pursuant to Article, 93 (4) of the Constitution of the Republic of Kosovo, of Article 6.1 para. (d) of the Law on Elementary and Secondary Education, Article 6, 8, 11 of the Law on Vocational Education and Training and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1455	ADMINISTRATIVE INSTRUCTION NO. 29/2009 Minister of Education, FOR IMPLEMENTATION OF THE PLAN AND PROGRAM FOR VOCATIONAL EDUCATION SUBJECT CHEMISTRY-TECHNOLOGY, FOR THE FIRST AND SECOND LEVEL.	02.09.2013	Pursuant to Article, 93 (4) of the Constitution of the Republic of Kosovo, of Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo, Article 6, 8, 11 of the Law on Vocational Education and Training and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1456	ADMINISTRATIVE INSTRUCTION NO. 30/2009 Minister of Education, FOR IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE VOCATIONAL EDUCATION, SUBJECT ADMINISTRATION FOR THE FIRST AND SECOND LEVEL	02.09.2014	Pursuant to Article, 93 (4) of the Constitution of the Republic of Kosovo, Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo, Article 6, 8, 11 of the Law on Vocational Education and Training and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
1457	ADMINISTRATIVE INSTRUCTION NO. 31/2009 Minister of Education, FOR IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE VOCATIONAL EDUCATION, SUBJECT TRANSPORT, FOR THE FIRST AND SECOND LEVEL	02.09.2015	Pursuant to Article, 93 (4) of the Constitution of the Republic of Kosovo, Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo, Article 6, 8, 11 of the Law on Vocational Education and Training and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	
	ADMINISTRATIVE INSTRUCTION NO.32/2009 CRITERIA, PROCEDURES AND CATEGORIES OF STUDENTS ELIGIBLE FOR SCHOLARSHIPS FROM MINISTRY OF EDUCATION TO STUDY ABROAD		Pursuant to Articles 93 (4) and 97 (2) of the Constitution of the Republic of Kosovo and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo, Article 30 of the Law on Higher Education in Kosovo and the needs of Kosovo of new staff and lacking profiles dur to limited economic ability to cover education expenses abroad and based on the need of our students to study abroad	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	After analyzing the relevant provision, namely Article 30 paragraph 1 of the Law on Higher Education, It has been concluded that the provision in question provides that "The Ministry determines in an administrative instruction, which is reviewed annually, the maximum tuition fee to be paid by students which are accepted in the public providers of higher education, financed by the Ministry", which means that it does not comply with the contents of the Administrative Instruction in question which regulates" Criteria, procedures and categories of students receiving scholarships from MEST for studies abroad "1 his means that the Administrative Instruction in question has no concrete related legal basis in Article 30 paragraph 1 of the Law in question. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ADMINISTRATIVE INSTRUCTION NO. 33/2009 FOR ALLOWING ACTIVITIES OF POLITICAL PARTY ON THE PREMISES OF PUBLIC INSTRUCTIVE-EDUCATIONAL INSTITUTIONS AND CAPABILITY OF THE REPUBLIC OF KOSOVO		para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the Administrative Instruction in question has no concrete legal basis defined in the provisions outlined as support for its issuance. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ADMINISTRATIVE INSTRUCTION 34/2009 FOR Minister of Education, IMPLEMENTATION OF THE NEW STRUCTURE OF PRIMARY AND SECONDARY LOWER SCHOOL OF MUSIC Technology		Pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, of Article 6.1 para. (d),12.2 of the Law on Elementary and Secondary Education, and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It is confirmed that in Article 6 paragraph 1 subparagraph 1.2 of the Law on Primary and Secondary Education in Kosovo; article 5 paragraph 7 of Kosovo Regulation no. 1/2007 there is a relevant legal basis for issuing this Administrative Instruction. Thus, this Administrative Instruction has been issued in accordance with the legislation in force.
	ADMINISTRATIVE INSTRUCTION NO. 37/2009 Minister of Education, INDEPENDENT COMMISSION TO REVIEW Science and TEACHING MATERIALS IN SERBIAN LANGUAGE		Pursuant to Article 93, para. 4 of the Constitution of the Republic of Kosovo, Articles 12 and 13 of the Law on Education in the Municipalities of the Republic of Kosovo, and Article 25 para. 7 of Regulation No. 172007 of Rules and Procedures of the Government of the Republic of Kosovo	Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in Article 12 and 13 of the Law on Education in Municipalities and in Article 93 paragraph 4 of the Constitution of the Republic of Kosovo there is no concrete legal basis for issuing a legal act to regulate the issue of the independent Commission for review of teaching materials in the language. Serbian. It is considered that this Administrative Instruction has not been issued in accordance with the legislation in force. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1462	ADMINISTRATIVE INSTRUCTION NO. 1/2008 FOR GOVERNING COUNCIL, COMPOSITION, ITS COMPETENCES AND COMPOSITION OF THE COMMISSION, THE WAY OF SELECTION OF LEADERS AND STAFF OF PRESCHOOL INSTITUTIONS	03.03.2008	Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo, Article 13.5 of the Law on Elementary and Secondary Education, and Articles 10.3, 28.7 and 49 of the Law on Preschool Education	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It is ascertained that there is a relevant legal basis for the issuance of this bylaw.

1463	ADMINISTRATIVE INSTRUCTION NO. 2/2008 DEDICATED MEANS FOR FINANCING PUBLIC SCHOOL EDUCATION AND WAYS OF SPENDING THEM	, 03.03.2008	Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 25 para. of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo, and Article of the Law on Preschool Februarion	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It is ascertained that there is a relevant legal basis for the issuance of this bylaw.
	ADMINISTRATIVE INSTRUCTION NO. 7/2008 FOR THE ORGANIZATION AND EVALUATION OF THE FINAL AND MATURA EXAM FOR VOCATIONAL HIGHER SECONDARY SCHOOLS		Education  Pursuant to Article 1.3 point d) of UNMIK Regulation No. 2001/19 on the  Executive Branch of the Provisional Institutions of Self-Government in Kosovo,  Article 25 paragraph 7 of the Government Regulation No. 01/2007 on the Work  of the Government, Article 27 paragraph 6 of the Law on Vocational Education  and Training.	Submitted by MESTI		This administrative instruction it has been repealed by Article 34 (2) of Law no. 03 / L-018 on the Final Exam and the State Matura Exam. However, the same does not appear at all in the Official Gazette, so to note the publication, at the same time its repeal.
1465	ADMINISTRATIVE INSTRUCTIO NO. 13/2008 NFOR THE COMPLETION OF SCHOOL WITH OLD EDUCATION SYSTEM  Minister of Education Science and Technology	, 09.06.2009	Pursuant to Chapter VI, Articles 93 (4) and 97 (2) of the Constitution of the Republic of Kosovo, Article 42.1 of the Law on Elementary and Secondary Education in Kosovo, and Articles 31 and 32 of the Law on Adults Education and Training in the Republic Of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the provisions of the relevant Law on which this Administrative Instruction is based, there is no relevant legal basis for the issuance of the bylaw in question. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1466	ADMINISTRATIVE INSTRUCTION NO. 14/2008 Minister of Education FOR IMPLEMENTATION OF ECTS IN HIGHER EDUCATION IN KOSOVA Technology	, 02.07.2008	Pursuant to Chapter VI, Articles 93(4) and 97(2) of the Constitution of the Republic of Kosovo and Article 4 of the Law on Higher Education promulgated by UNMIK Regulation No. 2003/14.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1467	ADMINISTRATIVE INSTRUCTION NO. 15/2008 Minister of Education ORGANIZATION AND DEVELOPMENT OF TEACHING IN THE FIFTH GRADES Technology	, 04.07.2008	Pursuant to Chapter VI, Articles 93 (4) and 97 (2) of the Constitution of the Republic of Kosovo and based on Articles 6.1 point b) of the Law on Elementary and Secondary Education in Kosovo, and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1468	ADMINISTRATIVE INSTRUCTION NO. 17/2008 Minister of Education SIMPLEMENTATION OF THE PLAN AND PROGRAM FOR VOCATIONAL EDUCATION, FIELD: ECONOMY, FOR THE FIRST YEAR (X, XI GR.)	19.08.2008	Pursuant to Chapter VI, Articles 93 (4) and 97 (2) of the Constitution of the Republic of Kosovo, Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo, Article 6, 8, 11 of the Law on Vocational Education and Training, and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1469	ADMINISTRATIVE INSTRUCTION NO. 18/2008 Minister of Education SIMPLEMENTATION OF THE PLAN AND PROGRAM FOR VOCATIONAL EDUCATION, FIELD: PT, FOR THE FIRST LEVEL (X,XI GR.)	, 19.08.2008	Pursuant to Chapter VI, Articles 93 (4) and 97 (2) of the Constitution of the Republic of Kosovo, Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo, Article 6, 8, 11 of the Law on Vocational Education and Training, and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1470	ADMINISTRATIVE INSTRUCTION NO. 20/2008 Minister of Education SIMPLEMENTATION OF THE PLAN AND PROGRAM FOR VOCATIONAL EDUCATION, FIELD: ENERGETIC, ELECTROTECHNICS, FOR THE FIRST LEVEL (X,XI GR.)	19.08.2008	Pursuant to Chapter VI, Articles 93 (4) and 97 (2) of the Constitution of the Republic of Kosovo, Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo, Article 6, 8, 11 of the Law on Vocational Education and Training, and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1471	ADMINISTRATIVE INSTRUCTION NO. 21/2008 Minister of Education IMPLEMENTATION OF THE PLAN AND PROGRAM FOR VOCATIONAL EDUCATION, FIELD: GEODESY, FOR THE FIRST LEVEL (X,XI GR.)	19.08.2008	Pursuant to Chapter VI, Articles 93 (4) and 97 (2) of the Constitution of the Republic of Kosovo, Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo, Article 6, 8, 11 of the Law on Vocational Education and Training and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1472	ADMINISTRATIVE INSTRUCTION NO. 22/2008 Minister of Education SIMPLEMENTATION OF THE PLAN AND PROGRAM FOR VOCATIONAL EDUCATION, FIELD: HOTELS AND TOURISM, FOR THE FIRST LEVEL (X,XI GR.)	, 19.08.2008	Pursuant to Chapter VI, Articles 93 (4) and 97 (2) of the Constitution of the Republic of Kosovo, Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo Article 6, 8, 11 of the Law on Vocational Education and Training, and Article 25 para. T of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1473	ADMINISTRATIVE INSTRUCTION NO. 23/2008 Minister of Education Science and PROGRAM FOR VOCATIONAL EDUCATION, FIELD: CHEMISTRY, TECHNOLOGY, FOR THE FIRST LEVEL (X,XI GR.)	, 19.08.2008	Pursuant to Chapter VI, Articles 93 (4) and 97 (2) of the Constitution of the Republic of Kosovo, Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo, Article 6, 8, 11 of the Law on Vocational Education and Training and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1474	ADMINISTRATIVE INSTRUCTION NO. 24/2008 Minister of Education Science and PROGRAM FOR VOCATIONAL EDUCATION, FIELD: MACHINERY, FOR THE FIRST LEVEL (X,XI GR.)	19.08.2008	Pursuant to Chapter VI, Articles 93 (4) and 97 (2) of the Constitution of the Republic of Kosovo, Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo Article 6, 8, 11 of the Law on Vocational Education and Training, and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1475	ADMINISTRATIVE INSTRUCTION NO. 25/2008 Minister of Education IMPLEMENTATION OF THE PLAN AND PROGRAM FOR VOCATIONAL EDUCATION, FIELD: CONSTRUCTION, FOR THE FIRST LEVEL (X,XI GR.)	, 19.08.2008	Pursuant to Chapter VI, Articles 93 (4) and 97 (2) of the Constitution of the Republic of Kosovo, Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo, Article 6, 8, 11 of the Law on Vocational Education and Training and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1476	ADMINISTRATIVE INSTRUCTION NO. 26/2008 Minister of Education Science and PROGRAM FOR VOCATIONAL EDUCATION, FIELD: APROFESIONALON, FOR THE FIRST LEVEL (X,XI GR.)	19.08.2008	Pursuant to Chapter VI, Articles 93 (4) and 97 (2) of the Constitution of the Republic of Kosovo, Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo Article 6, 1 of the Law on Vocational Education and Training, and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.

1477 ADMINISTRATIVE INSTRUCTION NO. 27/2008 IMPLEMENTATION OF THE PLAN AND PROGRAM FOR VOCATIONAL EDUCATION, FIELD: GRAPHICS, FOR THE FIRST LEVEL (X, XI GR.)	Minister of Education, Science and Technology	19.08.2008		Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1478 ADMINISTRATIVE INSTRUCTION NO. 28/2008 IMPLEMENTATION OF THE PLAN AND PROGRAM FOR VOCATIONAL EDUCATION, FIELD: MUSICS, FOR THE FIRST LEVEL (X,XI GR.)	Minister of Education, Science and Technology	19.08.2008		Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1479 ADMINISTRATIVE INSTRUCTION NO. 29/2008 IMPLEMENTATION OF THE PLAN AND PROGRAM FOR VOCATIONAL EDUCATION, FIELD: TRANSPORT, FOR THE FIRST LEVEL (X,XI GR.)	Minister of Education, Science and Technology	19.08.2008		Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1480 ADMINISTRATIVE INSTRUCTION NO. 30/2008 IMPLEMENTATION OF THE PLAN AND PROGRAM FOR VOCATIONAL EDUCATION, FIELD: ARCHITECTURE, FOR THE FIRST LEVEL (X,XI GR.)	Minister of Education, Science and Technology	19.08.2008		Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1481 ADMINISTRATIVE INSTRUCTION NO. 31/2008 IMPLEMENTATION OF THE PLAN AND PROGRAM FOR VOCATIONAL EDUCATION, FIELD: ART, FOR THE FIRST LEVEL (XI GR.)	Minister of Education, Science and Technology	19.08.2008		Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1482 ADMINISTRATIVE INSTRUCTION NO. 32/2008 IMPLEMENTATION OF THE PLAN AND PROGRAM FOR VOCATIONAL EDUCATION, FIELD: HEALTH, FOR THE FIRST LEVEL (X,XI,XII GR.)	Minister of Education, Science and Technology	19.08.2008		Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1483 ADMINISTRATIVE INSTRUCTION NO. 33/2008 IMPLEMENTATION OF THE PLAN AND PROGRAM FOR VOCATIONAL EDUCATION, FIELD: TEXTIL, FOR THE FIRST LEVEL (X,XI GR.)	Minister of Education, Science and Technology	19.08.2008		Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1484 ADMINISTRATIVE INSTRUCTION NO. 2/2007 FOR THE IMPLEMENTATION OF THE PLAN AND PROGRAM OF ALBANIAN LANGUAGE FOR STUDENTS OF NON-ALBANIAN COMMUNITIES FOR CLASSES 3, 4, 5, 8, 9, 12, 13	Minister of Education, Science and Technology	19.01.2007	Pursuant to 6.1 para. (b), (c) and (d), Article 7, 8 and Article 12.3 of the Law on O Elementary and Secondary Education in Kosovo, and in accordance with Article 1.3 point (d) of UNIM Regulation No. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
FOR SHARING OF LOWER SECONDARY SCHOOLS FROM ELEMENTARY SCHOOLS	Minister of Education, 3 Science and Technology		Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, and Article 6 points (b) and (c) of the Law on Elementary and Secondary Education in Kosovo	Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, It is recommended to repealed .
WORK OF EDUCATIONAL INSTITUTIONS AND PROFESSIONAL TRAINING	Science and Technology		Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo, Article 5.2 of the Law on Vocational Education and Training and Article 8.3 and 11.3 of the Law on Elementary and Secondary Education in Kosovo	Alinistry	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1487 ADMINISTRATIVE INSTRUCTION NO. 6/2007 FOR EXPANSION OF THE ACTIVITIES OF VOCATIONAL SCHOOLS	Minister of Education, Science and Technology	02.04.2007		Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
FOR THE INDEPENDENT SYSTEM OF COMPLAINTS AND PROCEDURE OF APPEAL UNTO THE FINAL EVALUATION OF STUDENTS AND ATTENDEES IN EDUCATION AND VOCATIONAL TRAINING	Minister of Education, ( Science and Technology		Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTTUTIONS of Self-Government in Kosovo, Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo, Article 27.7, 27.8 of the Law on Vocational Education and Training.	Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1489 ADMINISTRATIVE INSTRUCTION NO. 9/2007 PROFESSIONAL EVALUATION OF THE CHILDREN WITH SPECIAL NEEDS	Minister of Education, ( Science and Technology	05.04.2007		Official Website of the Ministry	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .

	Table was part of the state of	Inner de la Transco	To the state of th			The contract of the contract o
	TEACHING IN THE CHOOSE OFFICIAL LANGUAGE	Minister of Education, 06.04.2007 Science and Technology	Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, and based on Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo and Articles 19.2,19.3,19.4, and 24.1 of the Law on the Use of Languages in Kosovo	epublic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed.
1491	ADMINISTRATIVE INSTRUCTION NO. 12/2007 ORGANIZING THE EDUCATION PROCESS IN THE FIFTH GRADE	Minister of Education, Science and Technology		official Website of the I	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1492	ADMINISTRATIVE INSTRUCTION NO. 14/2007 FOR THE ESTABLISHMENT AND FUNCTIONING OF FINANCIAL ASSISTANCE PROGRAM AT THE UNIVERSITY OF PRISTINA	Minister of Education, Science and Technology	Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the	official Gazette of the epublic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
	ADMINISTRATIVE INSTRUCTION NO. 40/2007 FOR PEDAGOGICAL PROFESSIONAL SURVEILANCE OF THE WORK OF EDUCATORS AND PROFESSIONAL COLLABORATORS	Science and Technology		official Gazette of the epublic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1494	ADMINISTRATIVE INSTRUCTION NO. 41/2007 DEDUCTION OF FEES THAT HAVE TO BE PAYED BY PARENTS FOR MORE THAN ONE CHILD IN PRESCHOOL INSTITUTIONS	Minister of Education, Science and Technology		epublic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1495	ADMINISTRATIVE INSTRUCTION NO. 42/2007 CONDITIONS AND POSSIBILITIES OF SUPPORT OF THE PRESCHOOL EDUCATION FROM COMMUNITY	Science and		epublic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1496	ADMINISTRATIVE INSTRUCTION NO. 43/2007 FOR DETERMINATION OF PROCEDURE, CASES AND DEADLINES OF EMPLOYMENT STOPPAGE IN PRESCHOOL INSTITUTIONS	Minister of Education, 09.10.2007 Science and Technology		epublic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1497	ADMINISTRATIVE INSTRUCTION NO. 44/2007 DURATION OF OTHER PRESCHOOL PROGRAMS	Minister of Education, 09.10.2007 Science and Technology		epublic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the provision on which the legal basis for the issuance of this Administrative Instruction is based does not explicitly define the concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for issuing this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.

1498   ADMINISTRATIVE INSTRUCTION NO. 45/2007   Minister of Education,   09.10.2007   PUBLICATION (DECLARATION) OF THE ORGANIZATION OF EDUCATION IN PRESCHOOL INSTITUTIONS   Technology	Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo, and Article 11.3 of the Law on Preschool Education, the Ministry of Education, Science and Technology (hereinafter: MEST) issues this Administrative Instruction  Official Gazette of the Republic of Kosovo and Article 11.3 of the Law on Preschool Education, the Ministry of Education, Science and Technology (hereinafter: MEST) issues this Administrative Instruction  To remain in force until the creation of a concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance. Therefore, it is considered that the provision on which the legal assis for the issuance of this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance. Therefore, it is considered that the provision on which the legal assis for the issuance of this Administrative Instruction. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance. Therefore, it is considered that the provision on which the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance. Therefore, it is considered that the provision on which the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance. Therefore, it is considered that the provision of the law.
1499 ADMINISTRATIVE INSTRUCTION 46/2007 FOR THE SELECTION MANNER OF PRESCHOOL PROGRAMS FROM CHILDREN'S PARENTS  Minister of Education, 09.10.2007 Science and Technology	Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo, and Article 13.2 of the Law on Preschool Education  Official Gazette of the Republic of Kosovo and Article 13.2 of the Law on Preschool Education  It has been concluded that the provision on which the legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance. Therefore, it is considered that there is no concrete legal basis for its issuance.
1500 ADMINISTRATIVE INSTRUCTION 47/2007 THE WEEKLY FUND OF THE CLASSES FOR THE EDUCATORS  Minister of Education, 09.10.2007 Science and Technology	Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 25 para. 7 of Regulation No. 1/2007 of Rugulation No. 1/2007
1501 ADMINISTRATIVE INSTRUCTION NO.49/2007 IMPLEMENTATION OF WORK PLAN AND EDUCATIONAL PROGRAM WITH STUDENTS IN SPECIAL EDUCATION INSTITUTIONS Technology	Pursuant to point (b) of Article 6.1, point (c) of Article 15.1, and Article 35 of the Law on Elementary and Secondary Education in Kosovo, and based on point of the Provisional INSTITUTIONS of Self-Government in Kosovo, and Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo
1502   ADMINISTRATIVE INSTRUCTION NO. 50/2007   Minister of Education, SCHOOL CURRICULUM OF REMEDIAL   Technology   CLASSES IN DIASPORA   13.11.2007   CLASSES IN DIASPORA   13.11.2007	Pursuant to point (b) of Article 6.1, and Article 12.2 of the Law on Elementary and Secondary Education in Kosovo, and based on point (d) of Article 1.3 of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 25 para. 7 of Regulation No. 12007 of Rules and Procedures of the Government of the Republic of Kosovo Kosovo
1503   ADMINISTRATIVE INSTRUCTION NO. 51/2007   Minister of Education,   19.11.2007   MPLEMENATION OF THE PLAN AND   Science and LEARNING PROGRAM OF THE SEVENTH GRADE FOR THE LOWER SECONDARY   SCHOOL OF MUSIC   19.11.2007	Pursuant to point (c) of Article 6.1 and para. 2 of Article 12 of the Law on Elementary and Secondary Education in Kosovo, and based on point (d) of Article 13.0 ftMMIX Regulation No. 2011/9 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo
1504 ADMINISTRATIVE INSTRUCTION NO. 52/2007 Minister of Education, 20.11.2007 IMPLEMENTATION OF GUIDELINE AS GUIDE Science and FOR IDENTIFICATION, THE EVALUATION AND Technology EDUCATION OF STUDENTS THAT ATTEND SPECIAL EDUCATION	Pursuant to Article 6.1, point (c) of Article 15.1, and Article 35 of the Law on Article 4.1, point (c) of Article 15.1, and Article 35 of the Law on Article 4.3 of UMMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo
1505   ADMINISTRATIVE INSTRUCTION NO. 4/2006   Minister of Education,   20.01.2006   IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE FOURTH GRADE   Technology	Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, and Article 7.1 of the Law on Elementary and Secondary Education in Kosovo.
1506 ADMINISTRATIVE INSTRUCTION NO. 5/2006 Minister of Education, 20.01.2006 IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE THIRTEEN GRADE Technology	Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 25 para. 7 of Regulation No. 1/2007 of Rules and Procedures of the Government of the Republic of Kosovo, and Article 6.1 para. (d), and Article 8.1 of the Law on Elementary and Secondary Education in Kosovo.
1507 ADMINISTRATIVE INSTRUCTION NO. 6/2008 Minister of Education, POR IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE FIFTH GRADE  Minister of Education, Science and Technology	Pursuant to Article 1.3 point (g) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 6.1 para. (b), and Article 7.1 of the Law on Elementary and Secondary Education in Kosovo, the Ministry of Education, Science and Technology issues this Administrative Instruction  Official Gazette of the Republic of Kosovo Republic of Republic of Republic of Kosovo Republic of R

ADMINISTRATIVE INSTRUCTION NO. 7/2006   Minister of Education,   20.01.2006   FOR IMPLEMENTATION OF THE PLAN AND   PROGRAM FOR THE NINTH GRADE   Technology	Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, and Article 6.1 para. (c), and Article 7.1 of the Law on Elementary and Secondary Education in Kosovo.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1509 ADMINISTRATIVE INSTRUCTION NO. 9/2006 Minister of Education, 27.01.2006 FOR MEASURES FOR THE COMPLETION OF THE PROCESS OF RE-ESTABLISHMENT OF THE LAWFUL GOVERNANCE AT THE UNIVERSITY OF PRISTINA	Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 4.1 para. (b) and (m) of the Law on Higher Education, and based on Article 17 para. (1) and (2) of the Statute of the University of Prishtina, and point V. of Administrative Instruction (MEST) No. 37/2005 for Restoring the Legitimate. Government at the University of Prishtina	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1510 ADMINISTRATIVE INSTRUCTION NO. 10;2006 Minister of Education, 13.02.2006 FOR COLLECTION OF OWN FINANCIAL Science and MEANS IN THE ADMINISTRATION OF MEST AND THEIR USE	Pursuant to Article 1.3 point d) of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001, and based on Article 10.3 of the Law on Elementary and Secondary Education in Kosovo, and Article 4 para. 4.1 points (g) and (k) of the Law on Higher Education in Kosovo.	Official Gazette of the Republic of Kosovo		This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1511 ADMINISTRATIVE INSTRUCTION NO. 11/2006 FOR KEEPING OF THE COMPLETE RE- ELECTIONS AND THE COMPLETION OF THE RESTORATION OF LAWFUL GOVERNANCE AT THE UNIVERSITY OF PRISTINA  Minister of Education, Science and Technology Technology  Technology	Pursuant to Article 1.3 point d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 4.1 para. (b) and (m) of the Law on Higher Education, and based on Article 17 para. (1) and (2) of the Statute of the University of Prishtina, and point V. of Administrative Instruction (MEST) No. 37/2005 for Restoring the Legitimate. Government at the University of Prishtina and Al No. 8/06, considering the expert analysis of cases of non-compliance with the legal framework during the election procedures held at UP between 9 July and 1 December 2004, in view of the second report of the UP Expert Group to the Government, in line with the policies of the Government of Kosovo for establishing the state of law at the University of Prishtina, based on the decision of the Government of Kosovo for the restoration of government and legal leadership in UP.	Official Gazette of the Republic of Kosovo	kepeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1512 ADMINISTRATIVE INSTRUCTION NO. 12/2006 Minister of Education, 25.04.2006 FOR IMPLEMENTATION OF GENERAL Science and STANDARDS OF EDUCATION AND PRESCHOOL EDUCATION (3-6 YEARS) IN KOSOVO	Pursuant to Article 1.3 point d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, and Article 6.1 para. (a), of the Law on Elementary and Secondary Education in Kosovo.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1513 ADMINISTRATIVE INSTRUCTION NO. 13/2006 Minister of Education, 25.05.2006 FOR APPLICATION OF CURRICULA FOR PRESCHOOL EDUCATION (3-6 YEARS) Technology	Pursuant to Article 1.3 point d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, and Article 6.1 para. (a) of the Law on Elementary and Secondary Education in Kosovo.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1514 ADMINISTRATIVE INSTRUCTION NO. 16:2006 Minister of Education, POR IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE FIETH GRADE OF THE INFORMAL LEARNING.  26.05.2006 Science and Technology	Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, and Annex IV point (iii) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 4, 42 of the Law on Elementary and Secondary Education in Kosovo, and Article 1 of the Law on Vocational Education and Training	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1515 ADMINISTRATIVE INSTRUCTION NO. 17/2006 FOR IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE RINTH GRADE OF THE INFORMAL LEARNING  1515 ADMINISTRATIVE INSTRUCTION NO. 17/2006 Minister of Education, 26.05.2006 Science and Technology	Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo and Annex IV point (iii) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 4, 42 of the Law on Elementary and Secondary Education in Kosovo, and Article 1 of the Law on Vocational Education and Training	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1516 ADMINISTRATIVE INSTRUCTION NO. 19/2006 Minister of Education, 21.06.2006 FOR THE CENTRAL COUNCIL OF SCIENCE Science and Technology	Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, and Articles 20, 53, 54, 55, 56 and 57 of the Law on Scientific Research Activity	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1517 ADMINISTRATIVE INSTRUCTION NO. 20/2006 Minister of Education, 31.05.2006 FOR SETTING THE STANDARDS IN SCIENCE Science and Technology	Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, and Articles 1, 2, 3, 6, 11, 19 point (a), (d), (e), 21.2, 36, 46 and 62 of the Law on Scientific Research Activity	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1518 ADMINISTRATIVE INSTRUCTION NO. 22/2006 Minister of Education, 06.06.2006 FOR COLLECTING THE OWN FUNDS IN THE ADMINISTRATION OF THE MEST AND ITS USE	Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, and based on Article 10.3, of the Law on Elementary and Secondary Education in Kosovo, and Article 4 para. 4.1 point (k), of the Law on Higher Education, and Administrative Instruction No.10/2006 for Collection of Own Financial Means in the Administration of MEST and their Use	Official Gazette of the Republic of Kosovo	·	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1519   ADMINISTRATIVE INSTRUCTION NO. 37/2006   No signatories   31.07.2006   FOR IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE THIRTEEN GRADE OF GENERAL SUBJECTS FOR PROFESSIONAL SCHOOLS   31.07.2006   31.07.2	Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 6 of the Law on Vocational Education and Training and Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo	Official Gazette of the Republic of Kosovo		This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1520 ADMINISTRATIVE INSTRUCTION NO. 7/2005- IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE EIGHT GRADE  Minister of Education, 14.02.2005 Science and Technology	Pursuant to Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 6.1 para. (b), and Article 7.1 of the Law on Elementary and Secondary Education in Kosovo.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1521 ADMINISTRATIVE INSTRUCTION NO. 8/2005- IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE THIRD GRADE Science and Technology	Pursuant to Article 1.3 point (d) of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001, Article 6.1 para. (b), and Article 7.1 of the Law on Elementary and Secondary Education in Kosovo.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .

1522	ADMINISTRATIVE INSTRUCTION NO. 9/2005- IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE TWELVE GRADE	Minister of Education, Science and Technology	14.02.2005	Pursuant to Article 1.3 point (d) of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001, Article 6.1 para. (b), and Article 7.1 of the Law on Elementary and Secondary Education in Kosovo.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
	ADMINISTRATIVE INSTRUCTION NO. 11/2005 FOR ADMINISTRATIVE PROCEDURES OF INSPECTION IN EDUCATIONAL-INSTRUCTIVE INSTITUTIONS AND SCIENTIFIC	Science and Technology		Pursuant to Article 1.3 point (d) of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 4 of the Law on Higher Education in Kosovo, and Article 13 of the Law on Elementary and Secondary Education in Kosovo, and based on the Law on Education Inspectorate in Kosovo	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
	ADMINISTRATIVE INSTRUCTION NO. 13/2005— MEASURES TOWARD PARENTS, WHO'S CHILDREN ARE NOT REGISTERED OR DOES NOT ATTEND COMPULSORY EDUCATION	Minister of Education, Science and Technology		Pursuant to Article 1.3 point (d) of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, and Article 7, para. 7.14 and 7.15, of the Law on Elementary and Secondary Education in Kosovo.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed.
1525	ADMINISTRATIVE INSTRUCTION NO. 15/2005 FOR THE COUNCIL OF EXPERTS FOR CURRICULUM AND SCHOOL TEXTS	Minister of Education, Science and Technology	25.04.2005	Pursuant to Article 1.3 point (d) of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, and Article 1 point x) and Article 12.6 of the Law on Elementary and	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed.
1526	ADMINISTRATIVE INSTRUCTION NO. 17/2005 FOR THE SCHOOL (ACADEMY) OF THE EDUCATIONAL ADMINISTRATION	Minister of Education, Science and Technology	28.04.2005	Secondary Education in Kosovo.  Pursuant to Article 1.6 of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, and Article 6.1 of the Law on Higher Education in Kosovo	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1527	ADMINISTRATIVE INSTRUCTION NO.19/2005 ANECS-I- FOR CHANGING THE VOCATIONAL INSTRUCTION NO.11/2004 FOR THE ESTABLISHMENT OF THE ACCREDITATION AGENCY (KAA)	Minister of Education, Science and Technology	07.06.2005	Pursuant to Article 4.3, 4.4, 4.5, 4.6, Article 11.1, 112, 11.3, 11.4, 11.5, 11.6, 11.7, 11.8, 11.9 and Article 23.3 of the Law on Higher Education, and Article 13. of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1528	ADMINISTRATIVE INSTRUCTION NO. 22/2005 IMPLEMENTATION OF THE TWELFTH GRADE CURRICULUM OF THE GENERAL SUBJECTS OF THE VOCATIONAL SCHOOLS	Science and	08.06.2005	Pursuant to Article 6.1 para. (d) of the Law on Elementary and Secondary Education in Kosovo, and Article 1.3 (d) and Annex IV of Regulation (UMMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self- Government in Kosovo of 13 September 2001	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1529	ADMINISTRATIVE INSTRUCTION NO. 23/2005 FOR THE APPLICATION OF PROJECT PROCEDURES FOR IMPROVEMENT OF PARTICIPATING IN EDUCATION (PPIPE) FINANCED FROM THE WORLD BANK	Permanent Secretary	20.06.2005	Pursuant to Article 5.4 point (c) of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo	Official Website of the Ministry	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1530	ADMINISTRATIVE INSTRUCTION NO. 32/2005 IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE VOCATIONAL EDUCATION, SUBJECT HORTICULTURE FOR THE TWELVE AND THIRTEEN GRADE	Minister of Education, Science and Technology	30.06.2005	Pursuant to Article 1 (2) Article 4, Article 6.1 para. (d) and Article 12.2 (a), (b) of the Law on Elementary and Secondary Education in Kosovo, and in accordance with Regulation (UNMINE) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1531	ADMINISTRATIVE INSTRUCTION NO. 37/2005 FOR RESTORING THE LEGITIMATE GOVERNMENT AT THE UNIVERSITY OF PRISTINA	Minister of Education, Science and Technology	30.07.2005	Pursuant to the authorizations given by the Government of Kosovo, in accordance with Article 4.1, para. (b) and (m) of the Law on Higher Education, and based on Article 17, para. (1) and (2) of the Statute of the University of Prishtina	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed.
1532	ADMINISTRATIVE INSTRUCTION NO. 38/2005  – IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE ALBANIAN LANGUAGE FOR STUDENTS OF THE NON ALBANIAN COMMUNITIES FOR THE THIRD, EIGHT AND TWELVE	Minister of Education, Science and Technology	01.09.2005	Pursuant to Article 1.3 point d) of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001, and Article 6.1 points (b) and (d) and Article 12.3 of the Law on Elementary and Secondary Education in Kosovo	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1533	ADMINISTRATIVE INSTRUCTION NO. 44/2005 FOR THE ESTABLISHMENT OF THE COUNCIL OF EXPERTS FOR PRE-UNIVERSITY EDUCATION (CEPE)		17.08.2005	Pursuant to Article 4.3, 42.1 of the Law on Elementary and Secondary Education in Kosovo.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
	ADMINISTRATIVE INSTRUCTION NO. 2/2004 FOR FOUNDATION OF THE EXPERT COUNCIL FOR HIGHER EDUCATION	Minister of Education, Science and Technology		Pursuant to Article 34 of the Law on Higher Education in Kosovo	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
	ADMINISTRATIVE INSTRUCTION NO. 8/2004 TEACHING NON-NATIVE LANGUAGE	Minister of Education, Science and Technology		Pursuant to Article 12.3 of the Law on Elementary and Secondary Education in Kosovo, the Ministry of Education, Science and Technology regulates the issue of learning non-native languages as follows:	Republic of Kosovo		This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1536	ADMINISTRATIVE INSTRUCTION NO. 11/2004 FOR FOUNDATION OF THE KOSOVO ACCREDITATION AGENCY	Minister of Education, Science and Technology	16.02.2004	Pursuant to Article 4.3, 4.4, 4.5, 4.6, of Article 11.1, 11.2, 11.3, 11.4, 11.5, 11.6, 11.7, 11.8, 11.9 and of Article 23.3 of the Law on Higher Education, and Regulation (UMMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1537	ADMINISTRATIVE INSTRUCTION NO. 13/2004 FOR THE IMPLEMENTATION OF THE PLAN AND PROGRAM FOR THE SECOND GRADE	Minister of Education, Science and Technology	17.05.2004	Pursuant to Article 6.1 para. (b), and Article 7.1 of the Law on Elementary and Secondary Education in Kosovo, and in accordance with Article 1.3 point (d) of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001		Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed.

FOR THI AND PRI	STRATIVE INSTRUCTION NO. 16/200 EGISTRATIVE INSTRUCTION NO. 16/200 EGISTRATIVE INSTRUCTION NO. 17/200 IPILS AND STUDENTS IN THE ZLASS STRATIVE INSTRUCTION NO. 19/200 HE IMPLEMENTATION OF THE PLAN ROGRAM FOR VOCATIONAL TION, SUBJECT TECHNICIAN FOR FICE EQUIPMENTS, FOR THE TENTI YTH AND TWELETH GRADE  STRATIVE INSTRUCTION NO. 51/200 IENTATION OF THE PLAN AND TABLE THE STRATIVE INSTRUCTION NO. 51/200 IENTATION OF THE ALBANIAN LANGIAGE TUDENTS OF NON ALBANIAN JUNITIES - IMPLEMENTATION OF THE NO PROGRAM FOR THE VOCATION, TION, SUBJECT COMMUNICATION, IE ELEVENTH GRADE (11)	Science and Technology  4- Permanent Secretary  4- Permanent Secretary  4- Minister of Education, Science and Technology  4- Minister of Education, Science and Technology  4- Minister of Education, Science and Technology  4. Minister of Education, Science and Technology  4. Minister of Education, Science and Technology  4. Minister of Education, Science and Technology	02.06.2004 07.05.2004 16.06.2004 23.08.2004 16.09.2004	Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001  Pursuant to Article 7.2 and 7.3 of the Law on Elementary and Secondary Education in Kosovo, and in accordance with Article 5.4 point c) of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001  Pursuant to Article 7 para. 7.1 and 7.4 of the Law on Elementary and Secondary Education in Kosovo, and Article 5 para. 5.4 point (c) of UNMIK Regulation No. 2001/19.  Pursuant to Article 1.6 of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional InSTITUTIONS of Self-Government in Kosovo, and in accordance with Article 4.2 of the Law on Elementary and Secondary Education in Kosovo.  Pursuant to Article 6.1 para. (d) and Article 12.2. (a), (b) in conjunction with Article 4.0 of the Law on Elementary and Secondary Education in Kosovo, and in accordance with Article 4.0 of the Law on Elementary and Secondary Education in Kosovo, and in accordance with Article 4.0 of the Law on Elementary and Secondary Education in Kosovo, and in accordance with Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001  Pursuant to Article 6.1 para. (b) and (d), Article 12.3 and Article 7.1 of the Law on Elementary and Secondary Education, and in accordance with Article 1.3 point (d) of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001  Pursuant to Article 5.4 point c) of UNMIK Regulation 2001/19 and Article 21,	Republic of Kosovo  Official Gazette of the Republic of Kosovo	Repeal the sub-legal act  Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed.  This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed.  This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed.  This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed.  The legal basis of this Administrative Instruction has ceased to be valid with the repeal of Law no. 2002/2 On Primary and Secondary Education in Kosovo. However, in order to avoid the legal vacuum in this area, it is recommended To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the Law.  This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed.
FULFILL SCHOOL CLASS  1540 ADMINIS FOR REI FIRSTC 1541 ADMINIS FOR PU  1542 ADMINIS FOR THI AND PR EDUCAT THE OF ELEVEN  1543 ADMINIS MPLEM PROGRE FOR ST COMMU PLAN AP EDUCAT THE OF INSTITU  1544 ADMINIS OVER TI DOCUMI  1546 ADMINIS FOR REI 1547 ADMINIS FOR REI 1548 ADMINIS FOR REI 1549 ADMINIS FOR PET 1549 ADMINIS FOR REI	LIMENT AND PRESERVANCE OF THE 9th DL DOCUMENTACION FOR THE 9th DL DOCUMENTACION OF STUDENTS IN THE 2LASS STRATIVE INSTRUCTION NO. 17/200 JPILS AND STUDENTS DORMITORIES STRATIVE INSTRUCTION NO. 49/200 JPILS AND STUDENTS DORMITORIES STRATIVE INSTRUCTION NO. 49/200 JPILS AND STUDENTS THE PLAN AND AND THE PLAN AND THE STANDAM FOR THE ABANIAN LANGUAGE TUDENTS OF NON ALBANIAN JUNITES - IMPLEMENTATION OF THE NO PROGRAM FOR THE VOCATION, TION, SUBJECT COMMUNICATION, IE ELEVENTH GRADE (11)	4 Permanent Secretary 4 Minister of Education, 5 Science and Technology 4 Minister of Education, Science and Technology 4, 4 Minister of Education, Science and Technology 4. Minister of Education, Science and Technology	07.05.2004 16.06.2004 23.08.2004 16.09.2004	Education in Kosovo, and in accordance with Article 5.4 point c) of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001  Pursuant to Article 7 para. 7.1 and 7.4 of the Law on Elementary and Secondary Education in Kosovo, and Article 5 para. 5.4 point (c) of UNMIK Regulation No. 2001/19.  Pursuant to Article 1.6 of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, and in accordance with Article 4.2 of the Law on Elementary and Secondary Education in Kosovo.  Pursuant to Article 6.1 para. (d) and Article 12.2 (a),(b) in conjunction with Article 4 of the Law on Elementary and Secondary Education in Kosovo, and in accordance with Regulation (UMMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001  Pursuant to Article 6.1 para. (b) and (d), Article 12.3 and Article 7.1 of the Law on Elementary and Secondary Education, and in accordance with Article 1.3 point (d) of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001	Republic of Kosovo  Official Gazette of the Official Gazette of the Republic of Kosovo	Repeal the sub-legal act  Repeal the sub-legal act  To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed.  This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed.  The legal basis of this Administrative Instruction has ceased to be valid with the repeal of Law no. 2002/2 On Primary and Secondary Education in Kosovo. However, in order to avoid the legal vacuum in this area, it is recommended To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the Law.
FOR REFIRST C	GISTRATION OF STUDENTS IN THE  CLASS  STRATIVE INSTRUCTION NO. 17/200  PILS AND STUDENTS DORMITORIES  STRATIVE INSTRUCTION NO. 49/200  IEI IMPLEMENTATION OF THE PLAN  ROGRAM FOR VOCATIONAL  TION, SUBJECT TECHNICIAN FOR  FICE EQUIPMENTS, FOR THE TENTI  NTH AND TWELFTH GRADE  STRATIVE INSTRUCTION NO. 51/200  IENTATION OF THE PLAN AND  AND  AND THE PLAN AND  THE PLAN AND  THE STRATIVE INSTRUCTION FOR THE  THE  THE  THE  THE  THE  THE  THE	4 Minister of Education, 5 Science and Technology 4 Minister of Education, Science and Technology 4, 4 Minister of Education, Science and Technology 5 Individual Company 1, 5 Individual Company 5 I	16.06.2004 23.08.2004 16.09.2004	Secondary Education in Kosovo, and Article 5 para. 5.4 point (๑) of UNMIK Regulation No. 2001/19.  Pursuant to Article 1.6 of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, and in accordance with Article 4.0 the Law on Elementary and Secondary Education in Kosovo  Pursuant to Article 6.1 para. (d) and Article 12.2. (a),(b) in conjunction with Article 4 of the Law on Elementary and Secondary Education in Kosovo, and in accordance with Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001  Pursuant to Article 6.1 para. (b) and (d), Article 12.3 and Article 7.1 of the Law on Elementary and Secondary Education, and in accordance with Article 1.3 point (d) of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001  Pursuant to Article 5.4 point of UNMIK Regulation 2001/19 and Article 21,	Republic of Kosovo Official Gazette of the Republic of Kosovo Official Gazette of the Republic of Kosovo Official Gazette of the	Repeal the sub-legal act  To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed.  The legal basis of this Administrative Instruction has ceased to be valid with the repeal of Law no. 2002/2 On Primary and Secondary Education in Kosovo. However, in order to avoid the legal vacuum in this area, it is recommended To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the Law.
1541 ADMINIS 1542 ADMINIS 1543 ADMINIS 1543 ADMINIS 1544 ADMINIS 1544 ADMINIS 1545 ADMINIS 1545 ADMINIS 1546 ADMINIS 1547 ADMINIS 1548 ADMINIS 1548 ADMINIS 1548 ADMINIS 1549 ADMINIS	STRATIVE INSTRUCTION NO. 17/200  JPILS AND STUDENTS DORMITORIES  STRATIVE INSTRUCTION NO. 49/200  JEI IMPLEMENTATION OF THE PLAN  ROGRAM FOR YOCATIONAL  TION, SUBJECT TECHNICIAN FOR  FICE EQUIPMENTS, FOR THE TENTI  NTH AND TWELFTH GRADE  STRATIVE INSTRUCTION NO. 51/200  JENTATION OF THE PLAN AND  AND TWELFTH GRADE  STRATIVE INSTRUCTION TOO. 51/200  JENTATION OF THE PLAN AND  JENTAL STRATIVE INSTRUCTION OF THE  NO PROGRAM FOR THE VOCATION.  TION, SUBJECT COMMUNICATION,  JE ELEVENTH GRADE (11)  STRATIVE INSTRUCTION NO. 71/200-  ESOURCES IN EDUCATIONAL	Science and Technology  Minister of Education, Science and Technology  Minister of Education, Science and Technology  Minister of Education, Science and Technology  L.  Minister of Education, Science and	23.08.2004	Pursuant to Article 1.6 of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, and in accordance with Article 42 of the Law on Elementary and Secondary Education in Kosovo Pursuant to Article 6.1 para. (d) and Article 12.2. (a),(b) in conjunction with Article 4 of the Law on Elementary and Secondary Education in Kosovo, and in accordance with Regulation (UMMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001  Pursuant to Article 6.1 para. (b) and (d), Article 12.3 and Article 7.1 of the Law on Elementary and Secondary Education, and in accordance with Article 1.3 point (d) of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001  Pursuant to Article 5.4 point c) of UNMIK Regulation 2001/19 and Article 21,	Republic of Kosovo  Official Gazette of the Republic of Kosovo  Official Gazette of the	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	The legal basis of this Administrative Instruction has ceased to be valid with the repeal of Law no. 2002/2 On Primary and Secondary Education in Kosovo. However, in order to avoid the legal vacuum in this area, it is recommended To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the Law.
FOR THI   AND PRI	IEIMPLEMENTATION OF THE PLAN ROGRAM FOR VOCATIONAL TON, SUBJECT TECHNICIAN FOR FICE EQUIPMENTS, FOR THE TENTI YTH AND TWELETH GRADE  STRATIVE INSTRUCTION NO. 51/200 MENTATION OF THE PLAN AND TAM FOR THE ALBANIAN LANGUAGE TUDENTS OF NON ALBANIAN JUNITIES - IMPLEMENTATION OF THE NO PROGRAM FOR THE VOCATION, TION, SUBJECT COMMUNICATION, ELEVENTH GRADE (11)  STRATIVE INSTRUCTION NO.71/200-ESOURCES IN EDUCATIONAL	Science and Technology  1,  4. Minister of Education, Science and Technology  NL  Minister of Education, Science and Technology	16.09.2004	Article 4 of the Law on Elementary and Secondary Éducation in Kosovo, and in accordance with Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001  Pursuant to Article 6.1 para. (b) and (d), Article 12.3 and Article 7.1 of the Law on Elementary and Secondary Education, and in accordance with Article 1.3 point (d) of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001  Pursuant to Article 5.4 point c) of UNMIK Regulation 2001/19 and Article 21,	Republic of Kosovo  Official Gazette of the	concrete legal basis with the amendment and supplementation of the law.	Kosovo. However, in order to avoid the legal vacuum in this area, it is recommended To remain in force until the creation of a concréte legal basis with the amendment and supplementation of the Law.
IMPLEM PROGRE, FOR STI COMMU PLAN AN EDUCAT FOR THI  1544 ADMINIS OWER TI DOCUM  1546 ADMINIS FOR THI  1547 ADMINIS FOR THI 1548 ADMINIS FOR THI 1549 ADMINIS FOR REI 10TH YE OUNTE	MENTATION OF THE PLAN AND AXM FOR THE ALBANIAN LANGUAGE TUDENTS OF NON ALBANIAN JUNITIES - IMPLEMENTATION OF THE MD PROGRAM FOR THE VOCATION, TION, SUBJECT COMMUNICATION, SELEVENTH GRADE (11)  STRATIVE INSTRUCTION NO.71/200-ESOURCES IN EDUCATIONAL	Science and Technology  AL  Minister of Education, Science and		on Elementary and Secondary Education, and in accordance with Article 1.3 point (d) of Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001  Pursuant to Article 5.4 point c) of UNMIK Regulation 2001/19 and Article 21,		Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1545   ADMINIS	ESOURCES IN EDUCATIONAL	Science and	24.11.2004				
DVER TI				29.9 point c) and Article 42.1 of the Law on Elementary and Secondary Education in Kosovo and Article 16; 17; 18; 28; 30 and 34 of the Law on Higher Education in Kosovo and the Law on Public Financial Management and Accountability	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1547 ADMINIS EQUIVAL DIPLOM EDUCAT KOSOVC 1548 ADMINIS FOR REI 10TH YE COUNTT 1549 ADMINIS ON IMPL	STRATIVE INSTRUCTION NO. 09/200 THE RENEWAL OF PEDAGOGICAL MENTATION DESTROYED BY WAR	Permanent Secretary	29.04.2003	In accordance with Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo	Official Website of the Ministry	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
EQUIVAL DIPLOM EDUCAT KOSOVC 1548 ADMINIS FOR REI 10TH YE COUNTR 1549 ADMINIS ON IMPL	STRATIVE INSTRUCTION NO. 10/200 HE CENTRE OF STUDENTS	3 Permanent Secretary	26.05.2003	In accordance with Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo and pursuant to the Law on Higher Education, Article 30, point 30.5.	Official Website of the Ministry	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
FOR REI 10TH YE COUNTF 1549 ADMINIS ON IMPL	STRATIVE INSTRUCTION NO. 15/200 ALENCE AND VERIFICATION OF AAS AWARDED IN HIGHER TIONAL INSTITUTIONS OUTSIDE O	3 signature page missing	31.03.2005	Not supported by any legal provision	Official Website of the Ministry	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
ON IMPL	STRATIVE INSTRUCTION NO. 16/200 EGISTERING OF STUDENTS IN THE EAR, COMING FROM OTHER RIES	Permanent Secretary	01.09.2003	Pursuant to Article 6 para. 1 point(d), Article 42 para. 1, Article 8 para. 1,2,3,4 of the Law on Elementary and Secondary Education in Kosovo and Regulation (UNMIK) 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo	Official Website of the Ministry	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
	STRATIVE INSTRUCTION NO. 11/200 LEMETATION CUSTUMS CODE AND :		01.10.2009	Not supported by any legal provision	Republic of Kosovo	Amend and supplement the sub-legal act	1. Code no. 03 /L-109 of Customs and Excise in Kosovo, in Article 1 has determined that the customs legislation consists of this Code and of Administrative Instruction, brought by the Ministry of Economy and Finance for the implementation of this Code. 2. After analyzing the Customs and Excise Code in force, many legal bases have been identified for regulating many other legal issues in the field of customs and excises, with special administrative instructions, but with the Administrative instruction for the implementation of the Customs and Excise Code. 3. Regarding the issuance of these bylaws by the Director General of Customs and having in mind the legislation in force for the issuance of bylaws, respectively administrative instructions, namely Article 8 paragraph 1.4 of Regulation (NRC) - No. 02/2021 on the Areas of Administrative Responsibility of the Office of the Prime Minister and the Ministries, we think that the competent body for their issuance is the Minister of Finance and not the Director General of Customs who prepares the draft bylaws for approval by the Minister. Finance is considered that the bylaws issued by the Director General of Customs and Excise Code in Ortec to be harmonized with Regulation (NRC) - No. 02/2021 on Areas of Administrative Responsibility of the Office of the Prime Minister and Minister, have been issued in accordance with applicable Law. It is recommended that in accordance with the findings of the Customs and Excise Code in Crece to be harmonized with Regulation (NRC) - No. 02/2021 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.  4. Findings regarding the legality of Administrative Instruction no / 2009, on the Implementation of the Customs and Excise Code Administrative Instruction for the implementation of this Code, which is published in the Ministry in question, it was concluded that the Instruction in question, in its introduction does not contain the concrete legal basis set out in the Code for its issuance, is not
1550 AMENDA ADMINIS ON IMPL		Minister of Economy	16.04.2010	Pursuant to Article 144 of the Customs and Excise Code on permitting	Customs Official Website	The sublegal act is legally grounded and therefore remains into force.	It is confirmed that for the issuance of the Administrative Instruction in question there is a relevant legal basis and that the bylaw in question has been issued in accordance with applicable Law.

	ADMINISTRATIVE INSTRUCTION NO. 07/2010 ON THE IMPLEMENTATION OF LAW NO.03/L- 170 ON CUSTOMS MEASURES FOR PROTECTION OF INTELLECTUAL PROPERTY RIGHTS		30.07.2010	Pursuant to Article 4 para. 2 and 7, Article 5 and Article 13 para. 3 of Law No. 03/L-170 on Customs Measures for Protection of Intellectual Property Rights, Minister of Economy and Finance	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the issuance of this Administrative Instruction has a relevant legal basis (Article 13 paragraph 3 of the Law on Customs Measures for the Protection of Intellectual Property Rights and the Administrative Instruction in question was issued in accordance with applicable Law.  It is worth mentioning that the Law in question was repealed with the issuance of the new Law no. 06 / L-015 on Customs Measures for the Protection of Intellectual Property Rights (Official Gazette of the Republic of Kosovo no. 7/8 May 2018, which has not provided a legal basis for the regulation of legal issues regulated by the Administrative Instruction in Meanwhile, Article 35 stipulates that the bylaws for the implementation of this Law are approved within six (6) months from the date of entry into force of this Law. The Law entered into force on 15 May 2018. This means that, since the Law new regarding the legal issue in question that regulates the Administrative Instruction in question has not provided anything then it is considered that after the entry into force of the new Law in question the administrative instruction in question has been repealed.  There is no need because this bylaw has been issued in accordance with the Law in force, but since the new Law in no provision addresses the legal issue, namely the need for customs measures to protect intellectual property rights, it is recommended to analyze the need of the regulation of the issues in question, to supplement the Law in question for the creation of the legal basis for the regulation of legal issues that has been regulated by the Administrative Instruction in question.
1	ADMINISTRATIVE INSTRUCTION No. 06/2013 ON AMENDMENTS AND SUPPLEMENTS TO ANNEXES 18 AND 19 OF ADMINISTRATIVE INSTRUCTION NO. 11/2009 ON IMPLEMENTATION OF CUSTOMS AND EXCISE CODE OF KOSOVO		27.12.2013	Based on Article 93 para. 4 of the Constitution of the Republic of Kosovo; Article 308 of the Customs and Excise Code No. 03/L-109, Article 8 para. 1 subpara. 1.4 and Annex 8 of Regulation No. 02/2011.	Customs Official Website	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Regarding the legal basis of the articles on which the issuance of this bylaw is based, It has been concluded that in none of the articles mentioned as support for its issuance that there is a concrete legal basis for regulating the issues regulated by the Administrative Instruction in question. In flact, Article 93 paragraph 4 of the Constitution that has been taken as support is a provision that has to do with the competence of the Government to issue legal acts or regulations, while in this case it is a bylaw issued by the Minister in accordance with Article 8 paragraph 4 of the Regulation on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministers. Whereas reliance on Article 308 of the Customs and Excise Code is not a relevant legal basis because it is a transitional provision which regulates the deadline for the issuance of bylaws provided by the Customs Code. Therefore, it has been concluded that there is no relevant legal basis in the Customs Code for the issuance of this Administrative Instruction, so it is considered that it was not issued in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	05/2014 ON AMENDING AND SUPPLEMENTING THE SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION No 11/2009 FOR IMPLEMENTATION OF CUSTOMS AND EXCISE CODE, AMENDED AND SUPPLEMENTED BY THE ADMINISTRATIVE INSTRUCTIONS No 05/2010 AND 06/2013	Minister of finances	25.11.2014	Based on Article 144 of the Customs and Excise Code No. 03/L-109, of Article 8 para. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38, para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	Website	The sublegal act is legally grounded and therefore remains into force.	It is confirmed that there is a legal basis in Article 144 of the Customs and Excise Code no. 03 / L-109 on the issuance of the bylaw, and the Administrative Instruction in question was issued in accordance with applicable Law.
(	ADMINISTRATIVE INSTRUCTION MOF - NO. 01/2014 ON RULES AND PROCEDURES FOR GRANTING ACCESS TO DATA CENTRE OF THE MINISTRY OF FINANCE	Minister of finances	24.07.2014	Article 8 para. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It ascertained that the Administrative Instruction in question does not have a relevant concrete legal basis provided in the relevant Law for the regulation of legal issues regulated by the bylaw in question, and it is considered that the Administrative Instruction in question was not issued in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1	ADMINISTRATIVE INSTRUCTION NO. 03/2019 ON PROCEDURES OF REALIZATION OF RIGHTS ON CUSTOMS AND TAX RELIEF FOR WAR INVALIDS		04.07.2019	Based on Article 20 para. 1.7 and subparagraph 1.7.1 of the Law on the Status and the Rights of the Martyrs, Invalids, Veterans, Members of Kosova Liberation Army, Civilian Victims of War and their Families (Official Gazette of the Republic of Kosovo No. 30, 31.12.2011), and in accordance with Article 8 para. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38 para. 6 of Regulation No. 03/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that for the issuance of this bylaw there is a relevant legal basis (Article 20 paragraph 1.7 and sub-paragraph 1.7.1 of the Law on the Status and Rights of Martyrs, Invalids, Veterans, Members of the Kosovo Liberation Army, civilian victims and families. The Administrative Instruction in question has been issued in accordance with applicable Law.
3	ADMINISTRATIVE INSTRUCTION MF (KC) NO. 382017 ON AUTHORIZATION AWARD TO GET THE STATUSE OF AUTHORIZED ECONOMIC OPERATOR		27.02.2017	Director General of Kosovo Customs, based on Article 8 point (g) of the Customs and Excise Code No.03/L-109; Article 10A of the Law on Amendment and SUPPLEMENTATION of the Customs and Excise Code No. 03/L-109 (Official Gazette of the Republic of Kosovo No. 14/1 June 2012	Customs Official Website	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	After analyzing the articles on which the issuance of this bylaw was based as a legal basis, it was concluded that there is no relevant concrete basis in these provisions called for its issuance. The legal basis for issuing this Administrative Instruction is provided in Article 3 paragraph 5 of the Law amending and supplementing Code no. 03 /L-109 Customs and Excise, where it is provided that '5. The General Director of Customs issues a bylaw for the implementation of this article. 'Except that the bylaw is based on a provision that does not have a concrete legal basis, this bylaw is not in accordance with Article 8 paragraph 4.1 of Regulation no. 02/2011 on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministries, in which the Regulation stipulates that only the Minister is competent to issue administrative instructions or bylaws. Therefore, it is considered that the administrative instruction in question has not been issued in accordance with applicable Law.  This Administrative Instruction must be harmonized with the provisions of the relevant legislation in force, otherwise it must be repealed.
(	ADMINISTRATIVE INSTRUCTION NO/2012 ON PRINTING AND USE OF FISCAL BANDEROLS	Minister of finances	03.07.2012	Minister of Finance, based on Article 93 para. 4 of the Constitution of the Republic of Kosovo, Article 17 of Law No. 041-021 on Excise on Tobacco Products; Article 8 para. 1 subparagraph 1 do I Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	Customs Official Website	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the Administrative Instruction in question was issued by the Minister in accordance with the legal basis provided in Article 17 of the Law on Excise on Tobacco Products and Article 8 paragraph 1 subparagraph 1.4 of Regulation no. 02/2011 on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministries, while the reliance on Article 93 paragraph 4 of the Constitution is unnecessary and excessive, because this article is about the competencies of the Government. However, if we consider the legal basis defined in Article 17 of the Law on Excise on Tobacco Products and compare it with the title of the Administrative Introduction, it turns out that the title of this bylaw is not in full compliance, and it is not known whether it is consumed. completely legal basis, because according to this article it is stated that the Ministry of Finance issues bylaws (meaning more bylaws) for printing, monitoring, recording and use of fiscal banners and the form and content of the report from Article 16 of this Law ".  However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance. More specifically, it is recommended to harmonize with the legislation in force to concretize whether it is a question of bylaws or more bylaws and to delete the reliance on the provision of Article 93 of the Constitution of the Republic of Kosovo.

1558	ADMINISTRATIVE INSTRUCTION NO. 4/2012 FOR ISSUANCE OF LICENCE FOR PAYMENT OF EXCISE DUTY AND ADMINISTRATIVE TAX AMOUNT	Minister of finances	03.07.2012	Minister of Finance, based on Article 93 para. 4 of the Constitution of the Republic of Kosovo; Article 17 of Law No. 04/L-021 on Excise on Tobacco Products; Article 8 para. 1 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	Customs Official Website	The sublegal act is legally grounded and therefore remains into force.	It is ascertained that in article 11 paragraph 3 of Law no. 04 / L-021 on Excise on Tobacco Products there is a relevant legal basis for issuing a sub- legal act setting out the procedures for issuing a license and the amount of the administrative fee. There was no need off o support in Article 93 paragraph 4 of the Constitution, because it is about the competencies of the Government and not the Minister. Based on the findings, it is recommended that in the introduction of the Administrative Instruction in question to delete the words "Article 93 paragraph 4 of the Constitution of the Republic of Kosovo."  The administrative instruction was issued in accordance with the law in force, except that in the introduction of the administrative instruction should be deleted the words "Article 93 paragraph 4 of the Constitution of the Republic of Kosovo" because the issuance of this act is not, according to Article 11 paragraph 3 of the Law on Excise Tobacco products is not the competence of the Government but of the Minister of Finance.
1559	INTERNAL INSTRUCTION (MF) KC NO. 42/2017 ON REVENUES RETURN PROCEDURE	Director General of Kosovo Customs	29.08.2017	Director General of the Kosovo Customs, in accordance with Article 6 of the Customs and Excise Code No. 03/L-109 of 11 November 2008, as amended and supplemented by Law No. 04/L-099 and towards implementation of Law No.03/L-48 on Public Financial Management and Accountability, Financial Rule 03/2010 on Revenues, Financial Rule 01/2013 on Expenditure of Public Money and Manual on Procedure of Return of Revenues or Deposits	Customs Official Website	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	In has been concluded that in the supported provisions of Article 6 of the Customs Code there is no relevant legal basis for the issuance of this act for the regulation of legal issues related to the procedure of return of revenues. Indeed, Article 6 8 8 stipulates that the Director General "shall lay down the rules for the administration of Customs, (such as: c) the Code of Conduct, d) the procedures to be followed when an officer violates the Code of Conduct etc.), means rules for the administration of Customs, organization of Customs and other issues for the efficient functioning of Customs, and not for bylaws or administrative instructions. Therefore, the Internal Guide in question is not considered a sub-legal act according to Regulation no. 0/2/2011 on the areas of administrative responsibilities of the Office of the Prime Minister abecause according to the Regulation of the Government in question (Article 8 paragraph 4.) it is determined that the Minister issues decisions, bylaws and concludes memorandum of understanding / cooperation within the field of administrative responsibility of the ministry. It means that the bylaws, respectively the administrative instructions for the regulation of legal issues in the field of the ministry are issued only by the ministry.  Since the issuance of this Internal Guide has no relevant legal basis and has not been done in accordance with applicable law, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1560	ADMINISTRATIVE INSTRUCTION MF (KC) NO. 44/2017 ON AMENDING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION 86/2010, WHICH DEFINES THE OBLIGATION TO PLACE FISCAL CONTROL SIGNS (BANDEROLS) ON ALCOHOLIC BEVERAGES	Director General of Kosovo Customs	16.11.2017	Director General of the Kosovo Customs, in accordance with Article 242 para.  1 of the Customs and Excise Code No. 03/L-109, as amended and supplemented by Law No. 04/L-099	Customs Official Website	Armend and supplement the sub-legal act	It is confirmed that in article 242 paragraph 1 of the Customs and Excise Code no. 03 / L-109 amended and supplemented by Law no. 04 / L-099 on amending and supplementing the Code, the legal basis for issuing this bylaw has been determined, the concrete basis for issuing this Administrative Instruction has been determined and it has been issued in accordance with the legal basis defined in Article 242 paragraph 1 of the Customs Code and Excise and is formally considered to have been issued in accordance with applicable but, but we consider that it has not been issued in accordance with applicable but, but we consider that it has not been issued in accordance with Article 8 paragraph 4.1 of the provisions of Regulation no. 02/2011 on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministries, (as bylaws) for the implementation of the Law. It has been concluded that this is not in accordance with the legislation in force, specifically with the Government Regulation no. 02/2011 on the areas of administrative responsibilities of the Office of the Prime Minister and the ministries. It is recommended that the issue of the competence of Director General of General in the legislation in the field of customs be harmonized with the bylaw of the Government on the areas of administrative responsibilities of the Office of the Prime Minister and the ministries. It is recommended that the issue of the competence of Director General of General in the legislation in the field of customs be harmonized with the bylaw of the Government on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministries.
1561	ADMINISTRATIVE INSTRUCTION NO. 28/2016 ON AMENDING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION 02/2011 THAT DEFINES THE LOCATIONS WHERE CUSTOMS STATIONS WILL BE ESTABLISHED, WORK SCHEDULE, ROADS AND PERIOD OF TIME TO PRESNT THE GOOD BROUGHT IN KOSOVO	Director General of Kosovo Customs	18.05.2016	Director General of the Kosovo Customs, acting in accordance with Article 6 para. 8 a) and b) of the Customs and Excise Code No. 03/L-109, as amended and supplemented by Law No. 04/L-099, aiming to amend and supplement Administrative instruction No. 92/2011 defining the sites where Customs offices will be placed, working hours, roads and timelines for declaring merchandise brought to Kosovo	Customs Official Website	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	After analyzing the provisions on which the issuance of the bylaw in question was based, it was concluded that pursuant to Article 6 paragraph a) and b), it is in fact foreseen that the General Director lays down the rules for Customs administration, after consulting with the Minister, for setting the working hours for each customs office or tax collection office as well as to establish the working hours for each customs office or tax collection office as well as the restrictions on the work performed in them. The provision of Article 6 in question howhere mentions the issuance of a bylaw or administrative instruction to regulate these issues. It ascertained that there is no concrete legal basis relevant for the issuance of a bylaw or administrative instruction to regulate these issues. It ascertained that there is no concrete legal basis relevant for the issuance of the bylaw in question, because it is about internal rules of the body for organization, functioning, administrative, instruction in question is not in accordance with the Regulation of the Government on the areas of administrative responsibilities of Office of the Prime Minister and the Ministries, which stipulates that only the Minister issues administrative instructions for the implementation of Laws. Based on the emphases, it has been concluded that the issuance of this bylaw has no relevant legal basis, because it is about internal rules of administration, organization and work of the body and it is not explicitly stated in the provision that a bylaw or administrative instruction is relevant, and the Ministre in the provision that a bylaw or administrative instruction is the issuance of the Instruction in question is also contrary to Article 8 paragraph 1.4 of the Government Regulation on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministries.  However, the same has already been repealed by Administrative Instruction MF (KC) no. 55/2019 on Determining the Places where the Customs Offices are located,
1562	ADMINISTRATIVE INSTRUCTION NO. 31/2016 ON AMENDING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION NO. 23/2016 ON THE SIMPLIFIED PROCEDURE	Director General of Kosovo Customs	15.07.2016	Director General of the Kosovo Customs, acting pursuant to Article 6 para. 8 a) and b) of the Customs and Excise Code No. 03/L-109, as amended and supplemented by Law No. 04/L-099, aiming to amend and supplement Administrative Instruction No. 23/2016 on Simplified Procedure	Customs Official Website	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that this bylaw has no relevant legal basis in Article 6 paragraph 8 point a) for its issuance, because it is provided that the Director General lays down the rules for Customs administration including: "a) after consultation with the Minister of Economy and Finance, the appointment of the places where the customs offices or tax collection offices will be located?", which meant the General Director has the competence to determine the places where the offices will be located by another act (decision, etc.), and not by bylaw. customs or tax collection offices. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1563	ADMINISTRATIVE INSTRUCTION NO. 35/2016 TO AMEND AND SUPPLEMENT THE ADMINISTRATIVE INSTRUCTION 08/2013, BY WHICH THE AMENDING AND SUPPLEMENTING OF ADMINISTRATIVE INSTUCTION 92/2011 WAS PERFORMED, WHICH DETERMINED THE LOCATIONS WHERE CUSTOMS STATIONS WILL BE ESTABLISHED, WORK SCHEDULE, ROADS AND PERIOD OF TIME TO PRESNT THE GOOD BROUGHT IN KOSOVO	Acting Director General of Kosovo Customs	25.11.2016	Director General of the Kosovo Customs, acting pursuant to Article 6 para. 8 a) and b) of the Customs and Excise Code No. 03/L-109, as amended and supplemented by Law No. 04/L-099, aiming to amend and supplement Administrative Instruction No. 08/2013 on Amendment and SUPPLEMENTATION of Administrative Instruction No. 92/2011 determining the places where the customs offices will be located, working hours, roads and time limit for the presentation of goods brought to Kosovo	Customs Official Website	To be enrolled in the Official Gazette, in the Register of Bylaws and in the Official Web page of the Ministry	It has been concluded that this bylaw has no relevant legal basis in Article 6 paragraph 8 point a) for its issuance, because it is provided that the

1564 ADMINISTRATIVE INSTRUCTION NO 25/2016	Diseases Conesol of	09.03.2016	Director General of the Kosovo Customs, based on the authority given under   Customs Official	To remain in force until the creation of a	It has been expelleded that this sub-local out has an element local basis in Atticle Conceptable Spaint a Very its increases because it is required that
A ADMINISTRATIVE INSTRUCTION NO 2-02/2019 ADDITIONAL TABLE TO THE GOODS AND THEIR TREATMENT IN THE CUSTOMS PROCEDURE  1565 ADMINISTRATIV INSTRUCTION MF NO.	Kosovo Customs		Article 6 para. 8 point g) of the Customs and Excise Code No. 03/L-109, aimed at implementation of Articles 46, 72, 265 para. 1 and 3.	concrete legal basis with the amendment and supplementation of the law.	It has been concluded that this sub-legal act has no relevant legal basis in Article 6 paragraph 8 point a) for its issuance, because it is provided that the Director General lays down the rules for Customs administration including: "a) after consultation with the Minister of Economy and Finance, the appointment of the places where the customs offices or tax collection offices will be located ", which means that the General Director has the competence to determine the places where the offices will be located by another act (decision, etc.), and not by sub-legal act. customs or tax collection offices. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.  (So, the findings and recommendations given for the Administrative Instruction No. 31/2016 on Amending and Supplementing the Administrative Instruction No. 2/3/2016 for the simplified procedure, also apply to this Administrative Instruction which is considered to have no relevant legal basis and has not been issued in accordance with applicable law).
1969 ADMINISTRATIV INSTRUCTION MIF NO. 03/2013 ON AMENDING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION NO. 69/2009 THAT DEFINE CIRCUMSTANCES FOR CONVEYANCE OF PRODUCTS WITH EXCISE AND DOCUMENTS THAT SHOULD ACCOMPANY IT	Director General of Kosovo Customs	07.03.2013	Director General of the Kosovo Customs, acting in accordance with Article 240 para. 5 of the Customs and Excise Code No. 03/L-109, as amended and supplemented by Law No. 04/L-099.  Website	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that this sub-legal act has no relevant legal basis in Article 6 paragraph 8 point a) for its issuance, because it is provided that the Director General lays down the rules for Customs administration including: "a) after consultation with the Minister of Economy and Finance, the appointment of the places where the customs offices or tax collection offices will be located ", which means that the General Director has the competence to determine the places where the offices will be located by another act (decision, etc.), and not by sub-legal act. customs or tax collection offices. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
ADMINISTRATIVE INSTRUCTION NO. 12/2014 ON LICENSING AND CONDITIONS FOR EXERCISING THE ACTIVITY OF REPRESENTATION IN CUSTOMS PROCEDURES	Kosovo Customs	19.11.2014	Director General of the Kosovo Customs, in consultation with the Minister of Finance and acting in accordance with Articles 10 and 11 of the Customs and Excise Code No. 03/L-109, and Article 4 of Law No. 04/L-099 on Amendment and SUPPLEMENTATION of the Customs and Excise Code No. 03/L-109	Repeal the sub-legal act	It has been concluded that in the articles supported for the issuance of the bylaw in question there is no concrete legal basis. Therefore, It has been concluded that this bylaw was not issued in accordance with applicable Law. Since there is no legal basis for the issuance of this Administrative Instruction, it is recommended to harmonize in the relevant Law to determine the relevant concrete legal basis, otherwise it is recommended to repealed this bylaw.
	Director General of Kosovo Customs	24.01.2014	The introduction of this sublegal act does not specify any legal provision supporting the issue thereof, but it states that its purpose is to implement the Customs and Excise Code No. 03/1-109 of 11 November 2008 and Law No. 04/1-099 on Amendment and SUPPLEMENTATION of the Customs and Excise Code No. 03/1-109	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the Administrative Instruction in question is not based on any relevant concrete legal basis of the relevant legislation in force for its issuance. Therefore, it is considered that this bylaw has no legal basis for its issuance. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1568 INTERNAL GUIDE NO. 15/2015 ON THE  RULES OF PROCEDURE FOR THE RETURN OF EXCISE TAX WHEN THE EXCISABLE GOODS (FUEL) IS USED FOR PURPOSES OTHER THAN THOSE FOR WHICH THE EXCISE IS CHARGED	Director General of Kosovo Customs	04.05.2015	Aimed at implementation of Article 236 and 239 of the Customs and Excise Code No. 03/L-109 regarding the exemption and refund of excise tax on accessory goods (fuel) for producers who have paid excise duty when the excise goods have been used for purposes other than those for which the excise duty is charged, and for the purpose of applying Decision of the Government of the Republic of Kosovo No. 16/20 dated 24.03.2015, the General Director of the Customs of the Republic of Kosovo, based on the authority given to him with chapter 2, Article 6, para. 8, point (g) of the Customs and Excise Code of Kosovo No. 03/L-109.	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	After analyzing Articles 236 and 239 of the Customs and Excise Code, it has been confirmed that none of these articles foresaw the issuance of any bylaw, respectively the administrative instruction or the Internal Guide in question. Thus, It has been concluded that there is no relevant legal basis for the issuance of the Internal Guide in question and it is considered that it was not issued in accordance with the legislation in force. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1569 ADMINISTRATIVE INSTRUCTION MF- NR. 01/2019 ON ESTABLISHMENT AND FUNCTIONING OF AUDIT COMMITTEE AT PUBLIC SECTOR ENTITY	Minister of Finance	11.02.2019	Article 20 para. 2 and Article 35 of Law No. 06.1-021 on Public Internal Findical Gazette 90. 3, 13.04.2018); Article 8 subparagraph 1. 4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	The sublegal act is legally grounded and therefore remains into force.	It ascertained that in the Law in question there is a legal basis for issuing a bylaw "On Criteria for the establishment and Functioning of the Audit Committee in public sector entities", while in fact the Administrative Instruction for the Establishment and Functioning of the Audit Committee in the Subject of Public Sector ". It is noticed that the word "criteria" is missing in the Administrative Instruction in question. It has been concluded that the Administrative Instruction in question was issued in accordance with the relevant legal basis, except that the title of this bylaw lacks the word "criteria", which can be avoided by completing the administrative instruction by adding the word "criteria".  It is recommended that the title of the Administrative Instruction in question be harmonized with Article 20 of the relevant Law, adding the word: "Criteria" to the title of the administrative instruction.
1570 ADMINISTRATIVE INSTRUCTION MF- NR. 02/2019 ON PROPERTY TAX COMPLAIN PROCEDURES		06.03.2019	(Official Gazette No. 2, 15.02.2018): Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the Administrative Instruction in question, in terms of content, has been issued in accordance with the relevant legal basis, except that its title is not fully in accordance with paragraph 13 of Article 31, because the main point of the legal basis are the criteria set by the provisions in question, which are not expressed in the title of the bylaw in question.  It is recommended that the title of this Administrative Instruction be harmonized with the legal basis defined in paragraph 13 of this article.
04/2019 ON DEFINITION OF CAPITAL PROJECTS AND CLASSIFICATION OF CAPITAL PROJECTS EXPENDITURES	Minister of Finance	19.07.2019	Pursuant to Article 80B of Law No. 03/L-048 on Public Financial Management and Accountability, as amended and supplemented by Law No. 03/L-221. Official Gazette of the Ano Ack. 1416, Law No. 04/L-146, Law No. 04/L-194, Law No. 05/L-037 (Official Gazette No. 13/21 April 2016), of Article 8 subpara. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15, 12.09.2011).	3 To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It ascertained that in the provisions of article 80B of Law no. 04 / L — 194 on Amending and Supplementing Law no. 03 / L-048 on Public Financial Management and Accountability, there is no concrete legal basis for issuing an Administrative Instruction to regulate the legal issue in question. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1572 ADMINISTRATIVE INSTRUCTION MoF- Nr. 05/2019 ON TRANSFER AND REALOCATION OF BUDGET APPROPRIATIONS PROCEDURES	Minister of Finance	19.07.2019	Pursuant to Article 80B of Law No. 03/L-048 on Public Financial Management and Accountability, as amended and supplemented by Law No. 03/L-221, Law No. 04/L-161, Law No. 04/L-164, Law No. 04/L-164, Law No. 04/L-164, Law No. 05/L-007 (Official Gazette No. 13/21 April 2016), Article 8 subpara. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38 para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No.15, 12.09.2011).	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It ascertained that in the provisions of article 80B of Law no. 04 / L — 194 on Amending and Supplementing Law no. 03 / L-048 on Public Financial Management and Accountability, there is no concrete legal basis for issuing an Administrative Instruction to regulate the legal issue in question. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.

1573	ADMINISTRATIVE INSTRUCTION MF- NO. 06/2019 ON SELECTION CRITERIA AND PRIORITIZING OF CAPITAL PROJECTS	Minister of Finance	24.07.2019	Pursuant to Article of Article 80B of Law No. 03/L-048 on Public Financial Management and Accountability, as amended and supplemented by Law No. 03/L-221, Law No. 04/L-116, Law No. 04/L-194, Law No. 05/L-053 and Law No. 05/L-07 (Official Gazette No. 13/21 April 2016), Article 8 subpara. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No.15, 12.09.2011).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It ascertained that in the provisions of article 80B of Law no. 04 / L — 194 on Amending and Supplementing Law no. 03 / L-048 on Public Financial Management and Accountability, there is no concrete legal basis for issuing an Administrative Instruction to regulate the legal issue in question. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1574	ADMINISTRATIVE INSTRUCTION MF-NO. 07/2019 ON THE STRUCTURE, CONTENT AND SUBMISSION OF ANNUAL FINANCIAL REPORTS	Minister of Finance	20.12.2019	Pursuant to Article 14, para. 4 of Law No. 06/L- 032 on Accounting, Financial Reporting and Audit (Official Gazette of the Republic of Kosovo No. 06/L-032, 19 April 2018), Article 8 subpara. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38, para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It is confirmed that for the issuance of the Administrative Instruction in question there is a relevant legal basis and that the bylaw in question has been issued in accordance with applicable Law.
	ADMINISTRATIVE INSTRUCTION MoF- Nr. 08/2019 ON APPRAISAL METHODOLOGY FOR PROPERTY TAX PURPOSES		30.12.2019	No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It is certified that this Administrative Instruction has the concrete legal basis defined in Article 15 paragraph 1 of the Law in question and that it was issued in accordance with applicable Law.
1576	ADMINISTRATIVE INSTRUCTION MOF- No.092019 ON ORGANIZATION OF PROPERTY TAX OFFICES AND PRINCIPLES OF PROPERTY TAX ADMINISTRATION	Minister of Finance	30.12.2019	Article 12 para. 3 of Law No. 06/L-005 on Taxes on Immovable Property (Official Gazette No. 2, 15.02. 2018; Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	It ascertained that in the Law in question there is a legal basis for issuing a bylaw "On Criteria for the establishment and Functioning of the Audit Committee in public sector entities", while in fact the Administrative Instruction for the Establishment and Functioning of the Audit Committee in the Subject of Public Sector ". It is noticed that the word "criterial" is missing in the Administrative Instruction in question. It is considered that the Administrative Instruction in question has been issued in accordance with the relevant legal basis, except that the title of this bylaw lacks the word "criteria", which can be avoided by completing the administrative instruction by adding the word "criteria". It is recommended that the title of the Administrative Instruction in question be harmonized with Article 20 of the relevant Law, adding the word: "Criteria" to the title of the administrative instruction.
1577	ADMINISTRATIVE INSTRUCTION MoF- No. 10/2019 ON DEFERRAL OF DEADLINE FOR PAYMENT OF PROPERTY TAX LIABILITIES	Minister of Finance	31.12.2019	Article 24 para. 4 of Law No. 06/L-005 on Taxes on Immovable Property (Official Gazette No. 2, 15.02.2018), Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the bylaw in question has a relevant legal basis but the title is not in accordance with the defined legal basis. We consider that the title of the administrative instruction in question should be as follows: "Administrative Instruction MF-Nr. 10/2019 on the criteria and procedures for postponing the deadline for payment of tax liabilities".  It is recommended that the title of the instruction in question be harmonized with the legal basis set out in Article 24 paragraph 4 of the relevant
1578	REGULATION MOF-NO . 01/2019 ON FINANCIAL MANAGEMENT AND CONTROL	Minister of Finance	13.05.2019	Article 28, para. 2 of Law No. 06/L-021 on Public Internal Financial Control (Official Gazette No. 3, 13.04. 2018; Article 8 subpara. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	Law.  It ascertained that according to article 28 paragraph 2 sub-paragraphs 2.1, 2.2 and 2.3 are defined the concrete legal bases for issuing three (bylaws, for the regulation of the field of financial management and control, and that:  - establishment and operation of financial management and control systems, in accordance with internationally recognized internal control standards (subparagraph 2.1);  - determining the format, content and deadlines for the annual declaration and reporting by public sector entities to the Ministry of Finance on the quality of financial management and control, irregularities identified and measures taken during the previous year (subparagraph 2.1);  - monitoring the quality of financial management and control systems (subparagraph 2.3).  In this case, only one bylaw was issued, namely the Regulation, while according to the Law, three (3) bylaws should have been issued.  Therefore, It has been concluded that although there is a concrete legal basis for the issuance of 3 bylaws, while only one bylaw was issued, we consider that the issuance of the Regulation in question was not issued in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance. More specifically, it is recommended to remain in force until the creation of a concrete legal basis for its issuance. More specifically it is recommended to remain in force until the creation of a concrete legal basis for its issuance. More specifically, it is recommended to remain in force until the creation of a concrete legal basis for its issuance. More specifically, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1579	ADMINISTRATIVE INSTRUCTION MF-NO. 02/2018 ON THE USE OF FISCAL ELECTRONIC DEVICES AND SYSTEMS	Minister of Finance	18.05.2018	Article 87, Article 53 para. 8, of Law No. 03/L-222 on Tax Administration and Procedures, as amended and supplemented by Law No. 04/L-102, Law No. 04/L-105 and Law No. 04/L-223; Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministrative Responsibility of the Office of the Prime Minister and Ministrative Responsibility of the Office of the Prime Minister and Minister an	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that for the issuance of the Administrative Instruction in question there is a relevant legal basis and that this bylaw has been issued in accordance with applicable Law.
1580	ADMINISTRATIVE INSTRUCTION MoF- No.04/ 2018 ON NATIONAL MONEY LAUNDERING AND TERRORIST FINANCING RISK ASSESSMENT	Minister of Finance	14.12.2018	Article 18 para. 1 and Article 66 para. 1 of Law No. 05/L-096 on the PREVENTION of Money Laundering and Terrorist Financing (Official Gazette of the Republic of Kosovo No. 18, 15 June 2016; Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It ascertained that in Law no. 05 / L-096 on Prevention of Money Laundering and Combating Terrorist Finances, there is a relevant legal basis relevant for the regulation of legal issues as regulated by the Administrative Instruction in question, and that it has been issued in accordance with applicable Law
1581	REGULATION MoF-NO. 01/2018 ON COMPLETION OF FISCAL YEAR	Minister of Finance	29.10.2018	Legal basis: Article 6.2 and Article 80B of Law No. 03/L-048 on Public Financial Management and Accountability, as amended and supplemented by Law No. 03/L-291, Law No. 04/L-116, Law No. 04/L-1194, Law No. 05/L-063 and Law No. 05/L-007; Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It ascertained that in the provisions of article 6.2 of Law no.03 / L-048 and of article 80B of Law no. 04? —194 on Amending and Supplementing Law no. 03 / L-048 on Public Financial Management and Accountability, there is no concrete legal basis for issuing an Administrative Instruction to regulate the legal issue for the end of the fiscal year. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1582	REGULATION MF- NO. 02/2018 ON USING CREDIT CARD FOR OFFICIAL TRAVELING	Minister of Finance	26.12.2018	Pursuant to Article 80B of Law No. 03/L-048 on Public Financial Management and Accountability, as amended and supplemented by Law No. 03/L-221, Law No. 04/L-194, Law No. 05/L-063 and Law No. 05/L-007, Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance

150	REGULATION MOF- No.01/2017 ON ANNUAL	Minister of Finance	12.01.2017	Article 1 para. 2, Article 43 para. 4 and Article 80B of Law No. 03/L-048 on	Official Corretto of the	To remain in force until the creation of a	It has been expelleded that there is no relevant legal basis in any of the ortical practical as a unpart for the isources of this help. Therefore, it is
	REGULATION MOF- NO.01/2017 ON ANNUAL FINANCIAL STATEMENTS OF BUDGET ORGANIZATIONS  REGULATION MOF- No.02/2017 ON		10.02.2017	Public Financial Management and Accountability, as amended and supplemented by Law No. 03/L-221, Law No. 04/L-116, Law No. 04/L-194, Law No. 05/L-063 and Law No. 05/L-007; Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	Republic of Kosovo	concrete legal basis with the amendment and supplementation of the law.	It has been concluded that there is no relevant legal basis in any of the articles mentioned as support for the issuance of this bylaw. Therefore, it is considered that this act was not issued in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1584	REGULATION MOI- NO.02/2017 ON ALLOCATION OF FUNDS	Minister of Finance	10.02.2017	Pursuant to Article 80 B of Law No. 03/L-048 on Public Financial Management and Accountability, as amended and supplemented by Law No. 03/L-221, Law No. 04/L-116, Law No. 05/L-063 and Law No. 05/L-007; Article 8 subpara. 1.4. of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38, para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the relevant Law in force has no relevant legal basis for regulating the legal issue for the allocation of funds as has been done in the Regulation in question. Thus, due to the lack of a concrete legal basis defined in the relevant Law, it is considered that this bylaw has not been issued in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
158	REGULATION MF - NR - 04/2017 ON CRITERIA, STANDARDS AND PROCEDURES ON PUBLIC FUNDING OF NGOS	Minister of Finance	13.06.2017	Article 80B of Law No. 03/L-048 on Public Financial Management and Accountability, as amended and supplemented by Law No. 03/L-14, Law No. 04/L-1416; Law No. 04/L-1416; Law No. 04/L-1416; Law No. 05/L-007; Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Regulation, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ADMINISTRATIVE INSTRUCTION MoF-No 02/ 2017 ON TRANSFER PRICING		20.07.2017	Pursuant to Article 27 of Law No. DSI-029 on Corporate Income Tax (Official Gazette of the Republic of Kosovo, No. 24, 18 August 2015), Article 8, subpara. 1.4. of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38, para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette of the Republic of Kosovo, No. 15, 12 September 2011).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It is confirmed that for the issuance of the Administrative Instruction in question there is a relevant legal basis in Article 27, paragraph 5 of the Law in question and that the bylaw in question has been issued in accordance with applicable Law.
158	REGULATION MF-No. 05/2017 ON THE AMENDMENTS OF REGULATION MF-NO. 01/2016 ON THE MANAGEMENT OF BORROWING FUNDS, SUPPLEMENTED AND AMENDED BY REGULATION MF-NO. 03/2017	Minister of Finance	19.12.2017	Article 14 para. 2 and Article 39 of Law No. 03/L-175 on Public Debt (Official Gazette of the Republic of Kosovo, No. 65/5 February 2010); Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	After analyzing Article 14 of Law no. 03 / L-175 on Public Debts it has been ascertained that article paragraph 2 in question stipulates that the Minister regarding the management and administration of state debts establishes procedures for debt management and administration in the areas related to:  -Negotiation, including initial issue, debt restructuring and debt relief (2.1); -Contracting (2.2); Use, including lending and transfers (2.3); -Administration, including service, registration, accounting and budgeting (2.4); AND -Monitoring and Evaluation (2.5). The article in question does not provide that a Regulation is issued by the Government for the regulation of the above-mentioned legal issues.  Since there is no concrete concrete legal basis in the relevant Law for the Government Regulation to regulate the concrete legal basis for the Government regulation to regulate in question, it is recommended that the harmonization of the relevant Law determine the concrete legal basis for the Government regulation to regulate issues that are regulated by the Regulation in question. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1588	REGULATION MOF- NO. 03/2017 ON AMENDMENTS TO THE REGULATION MOF- NO. 01/2016 ON MANAGEMENT OF BORROWING FUNDS	Minister of Finance	25.04.2017	Article 14 para. 2, Article 39 of Law No. 03/L-175 on Public Debt (Official Gazette of the Republic of Kosovo, No. 65/5 February 2010); Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	It has been concluded that in Article 14 paragraph 2 and 39 there is a legal basis for the issuance of the bylaw, but for the regulation of legal issues for the establishment of procedures for debt management and administration in the areas of negotiation, contracting, use, administration, monitoring and evaluation (paragraph 2 of Article 14). This means that taking into account Article 8 paragraph 1 4 of Regulation no. 02/2011 on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministries, an Administrative Instruction is issued, not a Regulation as done in this case. The legal basis for the issuance of this bylaw is not contentious but the type of bylaw, because Regulation, according to regulation no. 02/2011 on the areas of administrative responsibilities of the Office of the Prime Minister and the Min
	REGULATION MoF-No. 01/2016 ON BORROWING FUNDS MANAGEMENT	Minister of Finance	13.06.2016	Article 4 para. 2 and 39 of Law No. 03/L-175 on Public Debt (Official Gazette of the Republic of Kosovo, No. 65/5 February 2010); Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	Republic of Kosovo	,	It is confirmed that there is a legal basis in Article 4 paragraphs 2 and 39 for the issuance of this bylaw. However, the bylaw in question was issued as a Regulation and not as an Administrative Instruction, which in accordance with Article 8 paragraph 1.4 The Minister has the power to issue administrative instructions and not a Regulation. Regulation according to Regulation no. 2022011 on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministries, issued by the Prime Minister. Therefore, we consider that the bylaw in question has not been issued in accordance with the legislation in force regarding the competence to issue it. It is recommended that the issue of competence for the issuance of this Regulation be harmonized with the relevant Regulation on the areas of administrative responsibilities of the Office of the Prime Minister and the Ministries.
1590	ADMINISTRATIVE INSTRUCTION NO.01/2016 IMPLEMENTING THE LAW NO.05/L-028 ON PERSONAL INCOME TAX	Minister of Finance	15.03.2016	Pursuant to Article 49 of Law No.05/L-028 on Personal Income Tax Official Gazette, No.22/14.08.2015), Article 8, subparagraph 1.4 of Regulation No.02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38, para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
159	ADMINISTRATIVE INSTRUCTION MoF-No. 03/2016ON AMENDMING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION NO. 15/2010, AS AMENDED BY THE ADMINISTRATIVE INSTRUCTION NO. 01/2012, THE ADMINISTRATIVE INSTRUCTION NO. 03/2016, AND THE ADMINISTRATIVE INSTRUCTION NO. 03/2016 AND THE ADMINISTRATIVE INSTRUCTION NO. 01/2016 ON EDUCATIONAL VISITS TO TAXPAYERS, REGISTRATION OF TAXPAYERS FOR VAT AND REGISTRATION OF THE EMPLOYEES	Minister of Finance	30.05.2016	Article 87 of Law No. 03/L-222 për Tax Administration and Procedures (Official Gazette No. 7502-2010); Article 65 of Law No. 05/L-037 on Value Added Tax (Official Gazette No. 23/17.08.2015; Article 49 of Law No. 05/L-028 on Personal Income Tax (Official Gazette No. 22/14.08.2015; Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in article 87 of Law no. 03 / L-222 on Tax Administration and procedures, in article 65 of Law no. 05 / L-037 on Value Added Taxes and Article 49 of Law no. 05 / L-028 on Personal Income Tax has no relevant concrete basis for the issuance of this bylaw, because the above provisions are of a general nature.  It is considered that the relevant legal basis for the issuance of this bylaw is missing, which means that it was not issued in accordance with the legislation in force. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.

1592	ADMINISTRATIVE INSTRUCTION MF- NO.02/2016 ON THE IMPLEMENTATION OF THE LAW NO.05/L-029 ON CORPORATE INCOME TAX	Minister of Finance	15.03.2016	Article 39 of Law No. 05/L-029 on Corporate Income Tax (Official Gazette, No. 24/18.08/2015; Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minist		To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It ascertained that in article 39 of Law no. 05 / L-029 on personal income tax, the relevant legal basis for the issuance of this Administrative Instruction has not been determined. Thus it is considered that the bylaw in question has no concrete legal basis, because it is not referred to and required in the Law in question. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ADMINISTRATIVE INSTRUCTION MoF- NO. 04/2016 ON THE NATIONAL TRAINING PROGRAM AND CERTIFICATION OF INTERNAL AUDITORS IN THE PUBLIC SECTOR	Minister of Finance	27.06.2016	Pursuant to Article 7, para. 4 and 7, of Law No.03/L-128 on Internal Audit (Official Gazette of the Republic of Kosovo, No. 59, 29 October 2009) and Article 8, subpara. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38, para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ADMINISTRATIVE INSTRUCTION MF - NO. 05/2016 ON SPECIAL SCHEME FOR INVESTMENT GOLD	Minister of Finance	15.07.2016	Pursuant to Article 62, para. 1, of Law No. 05/L-037 on Value Added Tax (Official Gazette, No. 23/17.08.2015), Article 8, subpara. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38, para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette, No. 15/12.09.2011).	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that for the issuance of the Administrative Instruction in question there is a relevant legal basis and that this bylaw has been issued in accordance with applicable Law.
	ADMINISTRATIVE INSTRUCTION MF-No. 01/2018 FOR AMENDMENT OF ADMINISTRATIVE INSTRUCTION No. 06/2016 ON THE IMPLEMENTATION OF LAW NO. 05 / L-037 ON VALUE ADDED TAX	Minister of Finance	26.02.2018	Pursuant to Article 65 of Law No. 05tl-037 on Value Added Tax (Official Gazette, No.23/17.08.2015), of Article 8, subpara. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38, para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo(Official Gazette, No.15/12.09.2011).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ADMINISTRATIVE INSTRUCTION MF - NO. 06/2016 ON AMENDING AND SUPPLEMENTING THE ADMINISTRATIVE INSTRUCTION No. 03/2015 FOR IMPLEMENTATION OF THE LAW No. 05 /L-037 ON THE VALUE ADDED TAX	Minister of Finance	01.12.2016	Pursuant to Article 65 of Law No. 05tl-037 on Value Added Tax (Official Gazette, No.23/17.08.2015), Article 8, subpara. 1.4 of Regulation No.02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38, para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette, No.15/12.09.2011).	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	REGULATION MoF - NO. 01/2015 ON RULES AND PROCEDURES FOR STAFF RECRUTMENT, DEVELOPMENT, TRANSFER AND SUSPENTION	Minister of Finance	01.10.2015	Article 6 para. 3 of Law No. 03/L-222 on Tax Administration and Procedures, as amended and supplemented by Law No. 04/L-102, Law No. 04/L-103 and Law No. 04/L-223, Article 8 subpara. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	Official Gazette of the Republic of Kosovo	therefore remains into force.	It has been concluded that for the issuance of the Administrative Instruction in question there is a relevant legal basis and that this bylaw has been issued in accordance with applicable Law.
	ADMINISTRATIVE INSTRUCTION MOF - NO. 02/2015 ON THE APPROVAL OF TECHNICAL VALUATION METHODS AND CRITERIA FOR CALCULATION OF THE COMPENSATION AMOUNT FOR THE IMMOVABLE PROPERTY EXPROPRIATED, AND DAMAGES RELATING TO EXPROPRIATION	Minister of Finance	07.08.2015	Article 15 and Article 41 para. 1 of Law No. 03/L-139 on Expropriation of Immovable Property, as amended and supplemented by Law No. 03/L-205 and Law No. 04/L-115; Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	REGULATION MOF-CBK NO. 01/2014 FOR THE PRIMARY AND SECONDARY MARKET OF GOVERNMENT SECURITIES OF THE REPUBLIC OF KOSOVA	Minister of Finance Governor of the Central Bank	10.03.2014	Article 39 of the Law on Public Debt (03/L-175), Article 35 para. 1.1 of Law No. 03/L-209 on Central Bank of the Republic of Kosovo, Article 8 subparagraph 1.4 of Regulation No. 02/20/11 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	BQK-se	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It ascertained that neither in article 39 of Law no. 03 / L-175 on Public Debts nor in Article 35 paragraph 1 subparagraph 1.1 of Law no. 03 / L-209 on the Central Bank of Kosovo, has not defined a concrete legal basis for the issuance of the Regulation in question by the Minister of Finance and the Governor of the Bank, for the regulation of legal issues regulated by this Regulation. It is considered that this Regulation has not been issued in accordance with the legislation in force. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ADMINISTRATIVE INSTRUCTION MF- NO.02/2014 ON STANDARDIZED IT FRAMEWORK ON OPERATIONS SUPPORT AND CONTINUITY OF SERVICES/BACKUP SYSTEMS AND DISASTER RECOVERY SYSTEMS ACROSS ALL MINISRTRY OF FINANCE IT SYSTEMS		24.07.2014	Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38, para. 6 Regulation (GRK) No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This bylaw has no legal basis. It is recommended that this matter be regulated by decision.
	ADMINISTRATIVE INSTRUCTION FIU-K NO. 04/2014 ON POLITICALLY EXPOSED PERSONS	Director of the Financial Intelligence Unit of Kosovo Minister of Finance (Signatures are missing)	28.01.2014	The Financial Intelligence Unit of Kosovo, in consultation with the Minister of Finance, pursuant to Article 14(1)(1.2) and Article 14(1)(1.6) of Law No. 03(L-196 on the PREVENTION of Money Laundering and Terrorist Financing (Official Gazette of the Republic of Kosovo No. 85, 9 November 2010), as amended and supplemented by Law No. 04(L-178 on Amendment and SUPPLEMENTATION of Law No. 03(L-196 on the PREVENTION of Money Laundering and Terrorist Financing	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylayt there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
	ADMINISTRATIVE INSTRUCTION MF - NO. 3/2013 ON THE IMPLEMENTATION OF THE LAW No. 04/L-080 ON GAMES OF CHANCE	Minister of Finance	21.08.2013	Pursuant to Article 81, para. 4 of Law No. 04/L-080 on Games of Chance	Republic of Kosovo	Register of Bylaws and in the Official Web page of the Ministry	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. At the same time, the legal basis of this instruction has ceased to be valid with the repealed of Law no. 04 / L-080 on Games of Chance through Article 2 of Law no. 06 / L-155 on the Prohibition of Gambling.
	ADMINISTRATIVE INSTRUCTION MOF – NO. 05/2013 FOR APPLICATION OF FLAT RATE VALUE ADDED TAX FOR AGRICULTURAL PRODUCERS	Minister of Finance	10.09.2013	Pursuant to Article 60 of Law No. 03/L-146 on Value Added Tax (Official Gazette of the Republic of Kosovo No. 65, 05. 02. 2010, No. 69 20. 05. 2010 and No. 14 01. 06. 2012), Article 8, subpara. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, Article 38, para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that for the issuance of the Administrative Instruction in question there is a relevant legal basis and that this bylaw has been issued in accordance with applicable Law.
1604	FINANCIAL RULE NO 01/2013/MF - PUBLIC FUNDS EXPENDITURE	Minister of Finance	28.05.2013	Article 8 para. 1 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministreis; Article 6 para. 6.4 and Article 27 Law No. 03/L-048 on Public Financial Management and Accountability, as amended and supplemented by Law No. 03/L-222, Law No. 03/L-048 and No. 04/L-116.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the provision of Article 6 paragraph 6.4 and Article 27 of the Law on Public Financial Management and Accountability, which is based on the legal basis for the issuance of this Financial Rule, there is no concrete legal basis for regulating legal issues regulated by this Financial Rule.  Since the relevant legal provisions do not explicitly define the relevant legal basis, we consider that there is no basis for its issuance. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.

1605 FINANCIAL RULE NR.02/2013/MF ON REPORTING OF ARREARS BY BUDGET ORGANIZATIONS	Minister of Finance	28.05.2013	Pursuant to Article 8, para. 1, subpara. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, based on Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo, and in accordance with Article 6 para. 6.4, and Article 39 and 43.3 (b) 27 Law No. 03/L-048 on Public Financial Management and Accountability, as amended and supplemented by laws No. 03/L-221, No. 03/L-048 and No. 04/L-116.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1606 REGULATION MoF - NO. 1/2013 ON ORGANIZATION AND FUNCTIONING OF THE STATE AID COMMISSION	Minister of Finance	28.10.2013	Based on Article 8 of Law No. 04/L-024 on State Aid, Article 38, para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo, Article 6, para. 1.4. of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, based on Article 3 of Decision No. 11/93 on Appointment of Members of the State Aid Commission	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1607 REGULATION MoF - No. 02/2013 ON MANAGEMENT OF NON-FINANCIAL ASSETS BY BUDGET ORGANIZATIONS	Minister of Finance	18.11.2013	Pursuant to Article 6.2, Article 43.3 point (c) and Article 80B of Law No. 03/L- 048 on Public Financial Management and Accountability, as amended and supplemented by Law No. 03/L-221, Law No. 04/L-116 and Law 03/L-048, Article 8 subparagraph 1.4. of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38, para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1608 ADMINISTRATIVE INSTRUCTION FIU-K NO. 03/2014 ON PROCEDURE FOR APPLYING ADMINISTRATIVE SANCTIONS FOR NON- COMPLIANCE OF REPORTING SUBJECTS WITH LPMLTF		28.01.2014	Pursuant to Article 31, 31 A and 31 B, of Law No. 03/L-196 on the PREVENTION of Money Laundering and Terrorist Financing, as amended by Law No. 04/L-178 on Amendment and SUPPLEMENTATION of Law No. 03/L 196 on the PREVENTION of Money Laundering and Terrorist Financing	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction does not provide a concrete legal basis for the issue in question. Even with the entry into force of the new Law, the issuance of this administrative instruction is not foreseen. Furthermore, it should be borne in mind that the imposition of sanctions is a legal matter.
1609 REGULATION NO. 02/2012 FOR FEES ON ACCESS TO PUBLIC DOCUMENTS	Minister of Finance	06.12.2012	Minister of Finance, pursuant to Article 21 of Law No. 03/L-215 on Access to Public Documents (Official Gazette of the Republic of Kosovo, No. 88, 25 November 2010.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It ascertained that in the above-mentioned legislation as a legal basis for the issuance of this bylaw, there is no concrete concrete legal basis for the issuance of this Administrative Instruction, which regulates legal issues for tariffs. Whereas in Article 21, paragraph 3 of the Law in question is defined the legal basis for the regulation of legal issues related to Tariffs for production costs and sending copies of documents are regulated by a bylaw issued by the relevant ministry of finance and are unique to all public institutions. Therefore it is considered that the relevant legal basis is missing and it is considered that this bylaw has not been issued in accordance with the Law in force. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1610 FINANCIAL RULE NO. 09/2012 FOR MANAGEMENT OF TRUST FUNDS – PRISONER DEPOSITS	Minister of Finance	13.03.2012	Pursuant to Articles 6.3; 6.4 and 2.1; 2.7 of Law No. 03/L-48 on Public Financial Management and Accountability and Law No. 03/L-221 on Amendment and SUPPLEMENTATION of Law No. 03/L-48.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that the Financial Rule in question has no concrete legal basis relevant for its issuance. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1611 GOVERNMENT ASSETS FINANCIAL RULES	Minister of Economy and Finance	12.07.2006	Not supported by any relevant legal provision	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	The Financial Rule on Government Assets in question is established. There is no relevant legal basis for regulating the legal issue for the allocation of funds as it was done in the administrative instruction in question. Thus, due to the lack of a concrete legal basis defined in the relevant Law, it is considered that this bylaw has not been issued in accordance with applicable Law.
1612 ADMINISTRATIVE INSTRUCTION NO. 01/2012 AMENDING ADMINISTRATIVE INSTRUCTION NO. 10/2010 AND NO. 15/2010REGARDING TAXPAYER REGISTRATION	Minister of Finance	21.05.2012	Article 65 of Law No. 03/L-146 on Value Added Tax and Article 87 of Law No. 03/222 on Tax Administration and Procedures.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1613 ADMINISTRATIVE INSTRUCTION NO. 2/2012 ON SEIZURE AND DESCTRUCTION OF TOBACCO PRODUCTS		03.07.2012	Article 93 (4) of the Constitution, Article 17 of Law No. 04.L-021 on Excise on Tobacco Products and Article 8 (1) (1.4) of Regulation (GRK) No. 02/2011.	Official Gazette of the Republic of Kosovo	Amend and supplement the sub-legal act	This administrative instruction has a legal basis in Article 10 of Law no. 04.L-021 on Excise on Tobacco Products. However, this U.A. invokes Article 17 of the Act in question, which regulates the placement of fiscal banners. Consequently, it is recommended to amend and supplement this bylaw in order to accurately refer to Article 10 of Law no. 04.L-021 on Excise on Tobacco Products.
1614 ADMINISTRATIVNO UPUTSTVO BR. 05/2012/MF O POSTUPKU STICANJA PROFESIONALNE LICENCE ZA UNUTRAŜNJEG REVIZORA U JAVNOM SEKTORU	Minister of Finance	11.01.2013	Article 7 and 13 of Law No. 03/L-128 on Internal Audit of 2009	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It ascertained that the Administrative Instruction in question has no relevant legal basis for regulating the legal issue for the procedures of obtaining a professional license. Therefore, due to the lack of a concrete legal basis defined in the relevant Law, it is considered that this bylaw has not been issued in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1615 ADMINISTRATIVE INSTRUCTION NO. 02/2011 ON ESTABLISH OF PAYEMENT SYSTEM FOR KOSOVO TAX ADMINISTRATION STAFF	Minister of Finance	08.07.2011	Based on Article 6 of Law No. 03/L-222 on Tax Administration and Procedures and Law No. 03/L-147 on Salaries of Civil Servants	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that for the issuance of the Administrative Instruction in question there is a relevant legal basis and that this bylaw has been issued in accordance with applicable Law.
1616 ADMINISTRATIVE INSTRUCTION NO. 03/2011 ON GATHERING AND REGISTRATION OF INFORMATION ON THE PROPERTY AND TAXPAYER	Minister of Finance	13.07.2011	Pursuant to Article 8. para. 1, subpara. 1.4, of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and based on Articles 10 and 24 of Law No. 03/L-204, of 7 October 2010, on Taxes on Immovable Property	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that for the issuance of the Administrative Instruction in question there is a relevant legal basis and that this bylaw has been issued in accordance with applicable Law.
1617 ADMINISTRATIVE INSTRUCTION NO. 07/2011 ON ORDERS BANNING OFFER OF MUNICIPAL SERVICES FOR ENFORCMENT OF PROPERTY TAX PAYMENT		13.07.2011	Pursuant to Article 8. para. 1, subpara. 1.4, regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and based on Article 24 of Law No. 03/L-204, of 7 October 2010, on Taxes on Immovable Property	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1618 ADMINISTRATIVE INSTRUCTION NO. 08/2011 ON IMMOVABLE PROPERTY TAX COLLECTION		13.07.2011	Pursuant to Article 8. para. 1, subpara. 1.4, Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and based on Articles 11 and 24 of Law No. 03/L-204, of 7 October 2010, on Taxes on Immovable Property	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that for the issuance of the Administrative Instruction in question there is a relevant legal basis and that this bylaw has been issued in accordance with applicable Law.
1619 ADMINISTRATIVE INSTRUCTION NO. 09/2011 FOR THE LOSS OF THE RIGHTS ON PROPERTY	Minister of Finance	13.07.2011	Pursuant to Article 8. para. 1, subpara. 1.4, of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and based on Articles 19 and 24 of Law No. 03/L-204, of 7 October 2010, on Taxes on Immovable Property	Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that for the issuance of the Administrative Instruction in question there is a relevant legal basis and that this bylaw has been issued in accordance with applicable Law.
1620 ADMINISTRATIVE INSTRUCTION NO. 11/2011 ON FINANCIAL YEAR END 2011		25.10.2011	Pursuant to Article 6, para. 6.4 and Article 27 of Law No. 03/L-048 on Public Financial Management and Accountability, as amended by Law No. 03/L-221.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This bylaw has limited validity only for 2011. This is also confirmed by Article 1 of the Instruction in question.

1621 FINANCIAL RULE NO. 04/2011 ON REPORTING ON ARREARS BY BUDGET ORGANIZATIONS	Minister of Finance	16.05.2011	Pursuant to Article 39 and 43.3 (b) of Law No. 03/L-048 on Public Financial Management and Accountability, as amended by Law No. 03/L-221.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. It is recommended to harmonize the relevant Law in force for the creation of a concrete legal basis in the relevant Law for the regulation of legal issues regulated by the bylaw in question. Otherwise this Administrative Instruction is recommended to be repealed.
1622 FINANCIAL RULE NO. 05/2011 ON ANNUAL REPORTING BY BUDGET ORGANIZATIONS	Minister of Finance	08.07.2011	Pursuant to Article 8. para. 1, subpara. 1.4, of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and based on Article 44, especially para. 44.4 thereof, of Law No. 03/L-048 on Public Financial Management and Accountability, as amended by Law 03/L-25/	Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1623 FINANCIAL RULE NO. 08/2011 ON OPENING OF FISCAL YEAR	Minister of Finance	02.12.2011	Based on Articles 6.3; 6.4 and 2.1; 2.7 of Law No. 03/L-48 on Public Financial Management and Accountability, and Law No. 03/L-221 on Amendment and SUPPLEMENTATION of Law No. 03/L-48.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is recommended to supplement and amend the bylaw with Law no. 04 / L-194 on amending and supplementing Law no. 03 / L-048. In Article 6 paragraph 6.3. and 6.4 of Law L03 / L-048, the legal bases for issuing bylaws have been deleted, while they have been transferred to Article 6 of Law Law no. 04 / L-194 on amendments and supplements, defined in paragraph 1 part 6.2 article (b) issuance of relevant bylaws. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1624 ADMINISTRATIVE INSTRUCTION NO. 03/2010 ON DETERMINATION AND THE MANNER OF SUBMISSION OF FINANCIAL DOCUMENTS		30.03.2010	Based on Article 6 para. 6.3 and 6.4 of Law No. 03/L-048 on Public Financial Management and Accountability	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is recommended to supplement and amend the bylaw with Law no. 04 / L-194 on amending and supplementing Law no. 03 / L-048. In Article 6 paragraph 6.3. and 6.4 of Law L03 / L-048, the legal bases for issuing bylaws have been deleted, while they have been transferred to Article 6 of Law Law no. 04 / L-194 on amendments and additions, defined in paragraph 1 part 6.2 article (h) issuanes. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1625 ADMINISTRATIVE INSTRUCTION NO. 04/2010 ON IMPLEMETATION CUSTUMS CODE AND EXCISE	Minister of Economy and Finance	11.05.2010	Pursuant to Article 41, 55 and 308 of the Customs and Excise Code, to guarantee payment of customs debt	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this sub-legal act there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable law. It is recommended to harmonize the relevant law in force for the creation of a concrete legal basis in the relevant law for the regulation of legal issues regulated by the sub-legal act in question. Otherwise this Administrative Instruction is recommended to be repealed.
1626 ADMINISTRATIVE INSTRUCTION NO. 06/2010 AMENDMENT AND SUPPLEMENT OF THE ADMINISTRATIVE INSTRUCTION NO. 12/2009 ON THE USE OF FISCAL ELECTRONIC DEVICES	and Finance	18.05.2010	Pursuant to Article 12, para. 6, Article 62 para. 2, of Law No. 2004/48 on Tax Administration and Procedures of 27.04.2009, as amended and supplemented by Law No. 031-071 of 04.12.2008 on Amendment and SUPPLEMENTATION of Law No. 2004/48 on Tax Administration and Procedures, based on the Decision of the Government of the Republic of Kosovo No.02/52, of 18.02.2009, on implementation of fiscal registers in Kosovo	Republic of Kosovo	Repeal the sub-legal act	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. It is recommended to harmonize the relevant Law in force for the creation of a concrete legal basis in the relevant Law for the regulation of legal issues regulated by the bylaw in question. Otherwise this Administrative Instruction is recommended to be repealed.
1627 ADMINISTRATIVE INSTRUCTION NO. 08/2010 ON THE IMPLEMETATION OF LAW NO.03/L- 162 ON CORPORATE INCOME TAX	and Finance		Based on Article 39 of Law No. 03/L-162 on Corporate Income Tax	Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It ascertained that in article 39 of Law no. 05 / L-029 on personal income tax, the relevant legal basis for the issuance of this Administrative Instruction has not been determined. Thus it is considered that the bylaw in question has no concrete legal basis, because it is not referred to and required in the Law in question.  It is also found that there is the same bylaw issued in 2016, which with the issuance of that bylaw has not been repealed this bylaw. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1628 ADMINISTRATIVE INSTRUCTION NO. 09/ 2010 ON THE IMPLEMETATION OF LAW NO.03/L- 161 ON PERSONAL INCOME TAX	Minister of Economy and Finance	30.07.2010	Based on Article 50 of Law No. 03/L-161 on Personal Income Tax	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1629 ADMINISTRATIVE INSTRUCTION NO. 10/ 2010 ON THE IMPLEMETATION OF LAW NO.03/L- 164 ON VALUE ADDED TAX	Minister of Economy and Finance	30.07.2010	Based on Article 64 of Law No. 03/L-164 on Value Added Tax	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1630 ADMINISTRATIVE INSTRUCTION NO. 13/ 2010 ON THE IMPLEMETATION OF LAW NO.03/L- 161 ON PERSONAL INCOME TAX		25.11.2010	Based on Article 50 of Law No. 03/L-161 on Personal Income Tax	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1631 ADMINISTRATIVE INSTRUCTION NO. 14/2010 ON THE IMPLEMENTATION OF LAW NO.03/L- 162 ON CORPORATE INCOME TAX	Minister of Economy and Finance	25.11.2010	Based on Article 39 of Law No. 03/L-162 on Corporate Income Tax	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1632 ADMINISTRATIVE INSTRUCTION NO. 15/2010 ON THE IMPLEMENTATION OF LAW NO.03/L- 222 TAX ADMINISTRATION AND PROCEDURES	and Finance		Pursuant to Article 87 of Law No. 03/L-222 on Tax Administration and Procedures.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1633 ADMINISTRATIVE INSTRUCTION NO. 16/2010 ON ANNUAL REPORTING OF BUGET ORGANIZATIONS	and Finance		Pursuant to Article 1.2, 6.3 and 6.4 on Public Financial Management and Accountability and Law No. 03/L-221 on Amendment and SUPPLEMENTATION of Law No. 03/L-048.	Republic of Kosovo	Repeal the sub-legal act	It is recommended to supplement and amend the bylaw with Law no. 04 / L-194 on amending and supplementing Law no. 03 / L-048. In legal bases for issuing bylaws have been deleted, while they have been transferred to Article 6 of Law Law no. 04 / L-194 on amendments and supplements, defined in paragraph 1 part 6.2 article (b) issuance of relevant bylaws. It is recommended to harmonize this bylaw with the amendments and supplements of Law no. 04 / L-194 (Article 6). Otherwise this Administrative Instruction is recommended to be repealed.
ADMINISTRATIVE INSTRUCTION NO. 17/2010 ON OPENING OF 2011 FISCAL YEAR	Minister of Economy and Finance	15.12.2010	Pursuant to Articles, 6.3; 6.4; 24 and 34 Law No. 03/L-048 on Public Financial Management and Accountability, and Law No. 03/L-221 on Amendment and SUPPLEMENTATION of Law No. 03/L-048.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. As this instruction has a limited time validity, it is recommended that it be repealed.
1635 TRESORY FIANACIAL RULE NO. 03/2010 ON REVENUES	Minister of Economy and Finance	26.10.2010	Pursuant to Law No. 03/L-048 on Public Financial Management and Accountability Article 6 paragraph 6.4.and Article 16.	Official Gazette of the Republic of Kosovo	The sublegal act is legally grounded and therefore remains into force.	It is recommended to supplement and amend the byfaw with Law no. 04 / L-194 on amending and supplementing Law no. 03 / L-048. In Article 6 paragraph 6.4 of Law L03 / L-048, the legal bases for issuing byfaws have been deleted, while they have been transferred to Article 6 of Law Law no. 04 / L-194 on amendments and supplements, defined in paragraph 1 part 6.2 article (b) issuance of relevant byfaws. It is recommended to harmonize this byfaw with the amendments and supplements of Law no. 04 / L-194 (Article 6).
• •	•	-	*	•		•

	Minister of Economy and Finance	23.11.2010	Not supported by any legal provision	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. It is recommended to harmonize the relevant Law in force for the creation of a concrete legal basis in the relevant Law for the regulation of legal issues regulated by the bylaw in question. Otherwise this Administrative Instruction is recommended to be repealed.
1637 ADMINISTRATIVE INSTRUCTION NO. 02/2009 DELEGATION OF EXPENDITURE MENAGEMENT TO THE BUGET ORGANIZATIONS	Minister of Economy and Finance	27.03.2009	Pursuant to Law No. 03/L-048 on Public Financial Management and Accountability	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1638 ADMINISTRATIVE INSTRUCTION NO. 05/2009 ON PAYMENT PROCEDURES AND BANKING SERVICES FOR THE DIPLOMATIC AND CONSULAR MISSION OF THE REPUBLIC OF KOSOVO	Minister of Economy and Finance	01.06.2009	Pursuant to Law No. 03/L-048 on Public Financial Management and Accountability	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1639 ADMINISTRATIVE INSTRUCTION NO. 08/2009	Minister of Economy and Finance	17.07.2009	Pursuant to Law No. 03/L-048 on Public Financial Management and Accountability	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1640 ADMINISTRATIVE INSTRUCTION NO. 17/2009 PROTECTION OF TAK INTEGRITY	Minister of Economy and Finance	01.12.2009	Pursuant to Article 62 of Law No. 2004/48 on Tax Administration and Procedures as amended and supplemented by Law No. 03/L-071 on Amendment and SUPPLEMENTATION of Law No. 2004/48 on Tax Administration and Procedures	Uebfaqja Zyrtare e ATK-se	Repeal the sub-legal act	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete concrete legal basis in the relevant Law, which Law has been repealed by Law 03 / L-222.  The new Law (03 / L-222) also does not have a concrete legal basis for the regulation of legal issues regulated by the administrative instruction in question, but there is a legal basis in Article 85 paragraph 7 and paragraph 1 of this article for the regulation of cases. dealing with: 'The Office for Professional Standards (OPS) within the TAK will have the authority to investigate all allegations of misconduct by TAK employees, all allegations of internal and external efforts to corrupt tax officials (including bribery attempts), all allegad violations of the TAK Code of Conduct and other activities of employees or citizens that threaten the safety or integrity of the TAK or its employees.  It is recommended to harmonize this bylaw with the provisions of the new Law, for the regulation of legal issues that have been regulated by the bylaw in question. Otherwise this Administrative Instruction is recommended to be repealed.
1641 ADMINISTRATIVE INSTRUCTION NO. 19/ 2009 ON THE CHART ACCOUNTS TO BE USED BY BUDGET ORGANIZATIONS		17.12.2009	Based on Law No. 03/L-048 on Public Financial Management and Accountability, No. Article 6, para. 6.3, 6.4, 6.5 and Article 43 para. 43.1, 43.2 and para. 43.3.	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	It is recommended to supplement and amend the bylaw with Law no. 04 / L-194 on amending and supplementing Law no. 03 / L-048. In article 6, paragraphs 6.3, 6.4 and 6.5 of Law L03 / L-048, the legal bases for issuing illegal acts have been deleted, while in article 6 of Law Law no. 04 / L-194 on amendments and supplements, defined in paragraph 1 part 6.2 article (b) issuance of relevant bylaws. However, in order to avoid the legal vacuum in this area, it is recommended to remain in force until the creation of a concrete legal basis for its issuance.
1642 ADMINISTRATIVE INSTRUCTION NO. 22/2009 ON SETTING OUT CRITERIA AND PROCEDURES FOR THE TEMPORARY LICENCING OF INTERNAL AUDITORS IN THE PUBLIC SECTOR	Minister of Economy and Finance	23.12.2009	Pursuant to Article 7, para. 4, Article 16.2 and Article 19, of Law No. 03/L-128 on Internal Audit, upon proposal of the Central Unit for harmonizing internal audit	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	It has been concluded that in the above-mentioned legislation as a legal basis for the issuance of this bylaw there is no concrete relevant legal basis for the issuance of this Administrative Instruction, and that its issuance is not in accordance with applicable Law. It is recommended to harmonize the relevant Law in force for the creation of a concrete legal basis in the relevant Law for the regulation of legal issues regulated by the bylaw in question. Otherwise this Administrative Instruction is recommended to be repeated.
1643 ADMINISTRATIVE INSTRUCTION NO. 02/ 2008 ON IMPLEMETATION OF UNMIK REGULATION NO. 2005/51 AMENDING UNMIK REGULATION NO. 2004/51 ON CORPORATE INCOME TAX		24.04.2008	Minister of Finance and Economy, based on authorizations given by UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 1.3 point d) and to ensure implementation of UNMIK Regulation No. 2005/51.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
1644 ADMINISTRATIVE INSTRUCTION NO. 04/2008 ON THE COMPENSATIONOF MEAL ALLOWANCES FOR THE EMPLOYEES OF KOSOVO TAX ADMINISTRATION	Minister of Economy and Finance	14.05.2008	Based on Article 1.3 point (d) of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
	Minister of Economy and Finance Director of Treasury Deputy Director of Treasury	4.2007	Pursuant to UNMIK Regulation No. 2001/19 Article 1 para. 1.3 (d), as amended by Regulation No. 2005/15 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, and in accordance with the Law on Public Financial Management and Accountability Article 3, para. 3.5 (f), the Treasury Department	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This administrative instruction has no legal basis. It is recommended that the ministry urgently create a concrete legal basis through amending and supplementing Law no. 03 / L-043 on Public Financial Management and Accountability and Law no. 03 / L-049 on Local Government Finance.
1646 ADMINISTRATIVE INSTRUCTION NO. 06/2007 UNIFIED STANDARD FOR REFERENCE NUMBER FOR TRHE COLLECTION OF PUBLIC REVENUES	Minister of Economy and Finance Director of Treasury Deputy Director of Treasury	9.2007	In accordance with the Law on Public Financial Management and Accountability, Article 3, para. 3.5 (i), the Treasury Department	Official Gazette of the Republic of Kosovo	To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	This administrative instruction has no legal basis. It is recommended that the ministry urgently create a concrete legal basis through amending and supplementing Law no. 03 / L-043 on Public Financial Management and Accountability.
1647 ADMINISTRATIVE INSTRUCTION NO. 01/2006 MENAGEMENT OF AFFAIRS FROM 2005	Director of Treasury  Deputy Director of Treasury	1.2006	Not supported by any legal provision	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
1648 ADMINISTRATIVE INSTRUCTION NO. 02/2006 ON IMLEMENTATION LAW NO. 2004/35 GAME OF CHANCE	Minister of Economy and Finance		Based on UNMIK Regulation No. 2001/19 of 13 September 2001 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Article 1.3 point (d) and Article 61 of Law No. 2004/35 on Games of Chance promulgated by Regulation No. 2005/15.	Republic of Kosovo	Repeal the sub-legal act	
1649 ADMINISTRATIVE INSTRUCTION NO. 03/2006 MONTHLY PAYMENT FOR TELEFONE (PTK) AND ELECTRICITY (KEK)	Director of Treasury	10.02.2006	Based on UNMIK Regulation No. 2001/19, Article 1, point 1.3 (d), as amended by Regulation No. 2005/15 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo and pursuant to the Law on Public Financial Management and Accountability, Article 3, point 3.5	Nuk eshte i qaseshem	Repeal the sub-legal act	The bylaw was identified based on the list, but we could not find it in any of the evidences to which they referred (online, official gazette, Ministry website, etc.) Therefore, it was not possible to analyze and ascertain the findings in this bylaw.
1650 ADMINISTRATIVE INSTRUCTION NO. 04/2006 FOR THE USE MOBILE PHONES	Permanent Secretary of the MEF	15.03.2006	Based on Article 5 para. 5.4 point c of Regulation No. 2001/2019 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	

1651	ADMINISTRATIVE INSTRUCTION NO. 05/2006 CLOSURE OF CREDIT BANK OF PRISHTINA	Director of Treasury	16.03.2006	Not supported by any legal provision	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
		Deputy Director of Treasury					
1652	ADMINISTRATIVE INSTRUCTION NO. 07/2006 PAYMENTS OF INDIVIDUALS PERSONS	Director of Treasury  Deputy Director of	08.06.2006	Not supported by any legal provision	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
1653	ADMINISTRATIVE INSTRUCTION NO. 08/2006 FOR THE USE OF ROAMING MOBILE PHONE	Treasury Permanent Secretary of the MEF	01.06.2006	Based on Article 5 para. 5.4 point c of Regulation No. 2001/2019 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
1051	ADMINISTRATIVE INSTRUCTION NO. 09/2006	Disaster of Transcent	10.08.2006	Based on Regulation No. 2001/9 Article 1 point 1.3 (d), as amended by	Official Corretto of the	Repeal the sub-legal act	The bylaw was identified based on the list, but we could not find it in any of the evidences to which they referred (online, GZ, Ministry website, etc.)
1004	ON THE ADMINISTATION OF FAIR SHARE FINANCING BY THE MUNICIPALITIES	Director or Freasury	10.08.2000	Regulation No. 2005/35 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo		Repeat the Sub-legal act	The elyaw was not possible to analyze and ascertain the findings in this bylaw.
1655	ADMINISTRATIVE INSTRUCTION NO. 10/2006 ON IMPLEMETATION OF IMMIK REGULATION NO. 2005/56 AND REGUALTION NO 2006/1 ( AS AMENDED) ON A SURCHARGE ON NET PROFITS		09.10.2006	Having regard to Article 60 of Law no. 2004/48 on Tax Administration and Procedures and in accordance with Article 2, paragraph 2.2 of UNMIK Regulation No. 2005/56 on a surcharge on net corporate profits for enterprises operating from a dominant market position within Kosovo, and in order to further clarify the relevant issues related to payment,	Uebfaqja Zyrtare e ATK-se	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1656	ADMINISTRATIVE INSTRUCTION NO. 13/2006 PAYMENTS FOR ELEKTRICITY (KEK) EXPENSES		10.11.2006	Based on Regulation No. 2001/2019 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo of 13 September 2001, Article 1.3 point (d) and Article 3 para. 5 of Law No. 2003/17 Public Financial Management and Accountability	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1657	FINANCIAL RULE OF THE GEVENMENT PROPERT	Minister of Economy and Finance	12.07.2006	Based on the authority and responsibilities transferred to the Provisional INSTITUTIONS of Self-Government and Based on Law No. 2003/2 on Public Financial Management and Accountability, the Ministry of Economy and Finance has the right to issue financial rules regarding the areas of activity regulated by the Law on Public Financial Management and Accountability. Based on Article 38.2 (c) the Ministry of Economy and Finance shall keep to a minimum the accounting records that provide general information on fixed assets for each budget organization.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed.
1658	ADMINISTRATIVE INSTRUCTION NO. 1/2005 EXECTUTION OF THE KOSOVO GENERAL BUDGET ON A CASH	Minister of Economy and Finance	22.03.2005	Not supported by any legal provision	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1659	ADMINISTRATIVE INSTRUCTION NO. 4/2005 ON A VEHICLE ROAD TAX		01.04.2005	Pursuant to UNMIK Regulation No. 2005/14.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1660	ADMINISTRATIVE INSTRUCTION NO. 7/2005 EXECTUTION OF HTE KOSOVO GENERAL BUDGET	Minister of Economy and Finance	9.2005	Not supported by any legal provision	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1661	ADMINISTRATIVE INSTRUCTION NO. 8/2005 ECONIMIC CLASSIFICATION OF EXPENDITURE	Director of Treasury  Deputy Director of Treasury	9.2005	Not supported by any legal provision	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed .
1662	ADMINISTRATIVE INSTRUCTION NO. 9/2005 PAYMENTS TO CONTRACTED EMPLOYERS	Director of Treasury  Deputy Director of	9.2005	Not supported by any legal provision	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed.
1663	ADMINISTRATIVE INSTRUCTION NO. 12/2005	Treasury Director of Treasury	11.2005	Not supported by any legal provision	Official Gazette of the	Repeal the sub-legal act	This administrative instruction has no concrete legal basis. Consequently, it is recommended to repealed.
	FINANCIAL ARRANGEMENTS OF THE TREASURY DEPARTMENT	Deputy Director of Treasury Minister of Economy			Republic of Kosovo		
		and Finance					
1664	ADMINISTRATIVE INSTRUCTION NO. 16/2005 MONTHLY PAYMENT FOR UTILITIES INCLUDIMG TELEPHONE (PTK) AND ELEKTRICITY (KEK) EXPENSES	Director of Treasury	12.2005	Based on Regulation No. 2001/9 Article 1 point 1.3 (ç) amended by Regulation No. 2005/15 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo and based on the Law on Public Financial Management and Accountability, Article 3 point 3.5 (i).	,	Repeal the sub-legal act	The bylaw is based on UNMIK Regulations and the already repealed law. Furthermore, it was not issued by the Minister but by the Director of Treasury. In light of these facts, it is recommended to repeal it.
1665	ADMINISTRATIVE INSTRUCTION NO. 2/2004 THE EXPLANATION OF THE AUDIT ROLE ON THE OBLIGATORY ENCASEMENT		17.03.2004	Minister of Economy and Finance In accordance with the authorization vested in it and based on Article 1 para. 1.3, point of UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo and Article 12 of Regulation No. 2003/29 on Immovable Property Tax in Kosovo.	Official Gazette of the Republic of Kosovo	Repeal the sub-legal act	
1666	ADMINISTRATIVE INSTRUCTION (HEALTH) NO. 04/2020 PRIMARY HEALTH CARE	Ministry of Health	20.11.2020	Pursuant to Article 18 of Law No. 04/L-125 on Health (Official Gazette No. 13, 07 May), Article 3 and 11 of Law No. 06/L-113 on the Organization and Functioning of the State Administration and Independent Agencies, (OG No. 07/2019, dated 01.03.2019), Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo (Official Gazette No. 15, dt.12.09.2011), Article 8, para. 1.4 of Regulation No. 06/2020 on the areas of administrative Responsibility of the office of the Prime Minister and Ministries, approved by Decision no. 01/03, dated 06.06.2020.	Register of Bylaws	The sublegal act is legally grounded and therefore remains into force.	The Administrative Instruction is in accordance with the Law on Public Health and the Law on Organization and Functioning of State Administration and Independent AgenciesArticle 18 paragraph 1 "Primary health care is provided in accordance with the policies, plans, and standards set by the bylaw issued by Ministry"

1667 REGULATION (HEALTH) NO. 05/2020 ON THE TEMPORARY ENGAGEMENT OF HEALTH PROFESSIONALS AND SUPPORT STAFF DURING THE COVID-19 PANDEMIC	Ministry of Health	10.12.2020	Pursuant to the Article 21 of the Law No. 07/L-006 on Preventing and Combating COVID19 pandemics in the territory of the Republic of Kosovo (Official Gazette of the Republic of Kosovo/no. 3/25 August 2020, Pristina) Article 3 and 11 of Law no. 06/L113 on the Organization and Functioning of the State Administration and Independent Agencies (GZ, No. 07/2019, dated 01.03.2019), Article 38 paragraph 6 of the Rules and Procodures of the Government No. 09/2011 (Gazette Official Gazette No. 15, 12.09.2011), Article 8, paragraph 1.4 of Regulation no. 06/2020 on the areas of administrative Responsibility of the office of the Prime Minister and Ministries, approved by		Amend and supplement the sub-legal act	Article 21 paragraph 1 "Ministry of Health and health institutions mobilize professional and support staff for their urgent needs during the COVID-19 pandemic", paragraph 2 "In the absence of staff from paragraph 1. of this article, the Ministry of Health and health institutions engage final year students of medical sciences for their urgent needs during the COVID-19 pandemic ", paragraph 3" Conditions of engagement, compensation, and other procedures are determined by bylaw issued by the Minister of Health."
1668 ADMINISTRATIVE INSTRUCTION NO. 01/2019 ON THE ACTIVITY, STRUCTURE AND FUNCTIONS OF HEALTH SERVICES FOR	Ministry of Health	24.04.2019	Decision no. 01/03, dated 06.06.2020, Decision of the Government No. 02/49 date 08.12.2020.  Pursuant to Chapter XII, Article 26 of Law No.02/L-78 on Public Health, Article 8 subparagraph 1.4 of Regulation 02/2011 on Areas of Administrative	Register of Bylaws	The sublegal act is legally grounded and therefore remains into force.	Legal basis: Article 26 paragraph 2 "Activity, structure and functions of health services related to HIV / AIDS are regulated by a bylaw".
HIC/AIDS			Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.			
1669 ADMINISTRATIVE INSTRUCTION NO. 02/2019 ON REGULATION OF PRICE OF MEDICINAL PRODUCTS AND MEDICINAL DEVICES	Ministry of Health	27.05.2019	Minister of the Ministry of Health, in support of Article 38 of Law No. 04/L-190 on Medical Products and Equipment (Official Gazette No.27, 25.04.2014) Article 8 subparagraph 1.4 of Regulation 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Register of Bylaws	Amend and supplement the sub-legal act	Article 38 "Regulation of the price of medicinal products and setting margins for medicinal products and medical devices is done by KMA and the Ministry of Health in cooperation with other Ministries of the Government of the Republic of Kosovo, in accordance with the relevant bylaw "
1670 ADMINISTRATIVE INSTRUCTION NO. 03/2019 FOR CLINICAL GUIDELINES AND PROTOCOLS	Ministry of Health	02.07.2019	Pursuant to Article 13 of Law No. 04L-125 on Health, (OG No. 13/07, May 2013), Article 8, para. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Official Website of the Ministry	Amend and supplement the sub-legal act	Article 13 paragraph 1" Best health care practices are defined in the form of practice guides clinical, standards, protocols and other recommendations from the Chambers of Professionals ", paragraph 2" During the implementation of health care must take the necessary measures to ensure the qualitative and quantitative standards of health care, defined by the act bylaw issued by the Ministry ", paragraph 3" The quality management system of health care is defined by the bylaw from paragraph 2. of this article ".
1671 ADMINISTRATIVE INSTRUCTION NO. 02/2018 ON THE REGISTRATION OF MULTIVITAMINS, MINERALS, OLIGOMINERALS, HERBAL SUBSTANCIES AND HERBAL PREPARATIONS FOR WHICH A MARKETING AUTHORISATION IS NOT REQUIRES	,	17.12.2018	According to Article 16 para. 19 of Law No.04/L-190 on Medical Products and Equipment, Article 8 subparagraph 1.4 of Regulation 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Register of Bylaws	The sublegal act is legally grounded and therefore remains into force.	Legal basis: Article 16 paragraph 19 "The Ministry of Health shall determine by bylaws in accordance with this Law the registration of multivitamins, minerals, oligominerals, herbal substances,"
1672 ADMINISTRATIVE INSTRUCTION NR. 01/2017 ON IMPORT OF HUMAN TISSUES AND CELLS;	Ministry of Health	17.01.2017	Pursuant to Article 41 para. 2 of Law No. 04/L-192 on Tissue and Cell Transplantation, Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	Legal basis: Article 41 paragraph 2 " The procedure of import and export of tissues and cells is determined by a bylaw issued by the Ministry of Health".
1673 ADMINISTRATIV INSTRUCTION NR.02/2017 THE CONDITIONS OF INSPECTIONS AND CONTROL MEASURES QUALIFICATIONS AND TRAINING OF INSPECTORS, IN THE FIELD OF HUMAN TISSUES AND CELLS	Ministry of Health	27.01.2017	Pursuant to Article 43 para. 7 of Law No. 04/L-192 on Tissue and Cell Transplantation, Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Official Website of the Ministry	The sublegal act is legally grounded and therefore remains into force.	Legal basis: Article 43 paragraph 7 "Conditions, inspection procedures and control measures, and the necessary training and qualification of inspectors, shall be determined by bylaw of the Ministry of Health".
1674 ADMINISTRATIVE INSTRUCTION GRK NO 3/2017 ON MEDICAL TREATMENTS OUTSIDE THE PUBLIC HEALTH INSTITUTIONS	Ministry of Health	08.05.2017	Pursuant to Article 14 para. 6 subparagraph 6.4 of Law No. 04L-249 on Health Insurance, Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Official Website of the Ministry	Amend and supplement the sub-legal act	Article 14 paragraph 6.4 "medical treatment outside public health institutions, in the country and abroad, in accordance with the bylaw issued by the Ministry of Health".
1675 ADMINISTRATIVE INSTRUCTION NO. 05/2017 SPECIALIST EDUCATION	·	15.06.2017	Pursuant to Article 16 of the Constitution of the Republic of Kosovo; pursuant to 72 and 73 of the Law on Health No. 04/L-125, Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Ministry	The sublegal act is legally grounded and therefore remains into force.	The legal basis of the act "Law NO. 04 / L-192 on Tissue and Cell Transplantation", while, in reality, the Instruction in question was issued based on the Law on Health No. 04 / L-125, respectively, article 72 and 73 of this Law. It has been supplemented / amended with Administrative Instruction no. 01/18 on supplementing and amending the administrative instruction (Health) no. 05/17 Specialized Education
1676 ADMINISTRATIVE INSTRUCTION NO. 06/2017 FOR EDUCATION AND LICENSING OF CLINICAL PSYCHOLOGISTS		6/15/2017	Pursuant to Article 69 para. 1 (1.3) Article 71 and 72 of the Law on Health No. 04/L-125, Article 8 under para. 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Ministry	The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the Administrative Instruction in question has been issued on a legal basis provided by Law and is considered legal.
1677 ADMINISTRATIVE INSTRUCTION NO. 07/2017 ON METHADONE ADMINISTERING AND USE FOR THE MAINTENANCE PROGRAMS	·	7/28/2017	Pursuant to Article 11, para. of Law No. 04L-125 on Health, Article 12, para. 15.2 of Law No. 02L-126 on Navotic Medicaments, Psycho-Tropes and Precursors, Article 8, para. 1.4 of Regulation No. 02/2011 on areas of administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 38 para. 6 Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Ministry	The sublegal act is legally grounded and therefore remains into force.	Law on Narcotic Drugs Article 12 paragraph 2 "Licensing conditions and operating procedures for narcotic drugs and substances psychotropic drugs for medical purposes are defined by a bylaw, issued by the Ministry of Health ".
1678 ADMINISTRATIVE INSTRUCTION NO.09/2017 FOR PHARMACOVIGILANCE OF MEDICINAL PRODUCTS FOR HUMAN USE INTHE REPUBLIC OF KOSOVA	Ministry of Health	8/23/2017	Pursuant to Article 22, para. 1, 4, 5 and 6 of Law No. 04/L-190 on Medical Products and Equipment (Official Gazette No. 27/2014, April 2014), Article 8 under para. 1, 4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	Ministry	The sublegal act is legally grounded and therefore remains into force.	This Administrative Instruction has a legal basis in the Law on Medical Products and Equipment, Article 22 paragraphs 1, 4, 5 and 6.

01/2016 CONTINUING MEDICAL EDUCATION	Ministry of Health	1/27/2016	Pursuant to Article 75 of the Law on Health No. 04L-125, based on Articles 4-12.20 f Law No.03L-189 on State Administration of the Republic of Kosovo, No.82. 21 October 2010, taking into account Article 38 para 2 and 6 of Regulation of Government Work No.09/2011, Article 8 and Annex 9 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	to force.
1680 ADMINISTRATIVE INSTRUCTION (MOH) NO. 04/2016 ON FEES FOR SERVICES PROVIDED BY KMA;	Ministry of Health	5/19/2016	Pursuant to Article 35 of Law No. 04/L-190 on Medical Products and Equipment (Official Gazette No. 27/2014, April 2014), Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	
1681 ADMINISRATIVIVE INSTRUCTION NO.07/2016 PREMIUM COLLECTION FOR MANDATORY HEALTHE INSURANCE	,	10/14/2016	Pursuant to Article 12 para. 1 of Law No. 04L-249 on Health Insurance (Official Gazette No. 29/30 April 2014), Article 8 subparagraph 1.4 of Ministry  Ministry  The sublegal act is Interest the Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	to force. will begin to be paid on the date to be determined by bylaw issued by the Ministry of Health"
ADMINISTRATIVE INSTRUCTION No. 01/2015 MARKETING AUTHORIZATION FOR MEDICINAL PRODUCTS	Ministry of Health	4/15/2015	Pursuant to Article 16, para. 3 of Law No. 04/L-190 on Medical Products and Equipment (Official Gazette No. 27/2014, April 2014), Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	
1683 ADMINISTRATIVE INSTRUCTION MH No. 03/2015 GALENIC LABORATORIESE	Ministry of Health	5/19/2015	Pursuant to Article 15 of Law No. 04/L-190 on Medical Products and Equipment (Official Website of the Equipment (Official Gazette No. 27/2014, April 2014), Article 8 subparagraph in Ministry of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 02/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	
1684 ADMINISTRATIVE INSTRUCTION No. 05/2015. BOARD OF APPEALS		5/19/2015	Pursuant to the provisions of Article 8 of Law No. 04/L-190 on Medical Products and Equipment (Official Gazette No. 27/2014, April 2014), Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	
1685 ADMINISTRATIVE INSTRUCTION No. 06/2015 GENERAL AND SPECIFIC HOSPITAL CONDITIONS	ŕ	7/10/2015	Pursuant to Article 25 para. 3, to of Law No. 04/L-125 on Health, Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	ito force.
1686 ADMINISTRATIVE INSTRUCTION (MH) No.07/2015 ON LAYING DOWN THE REQUIEREMENTS OF GOOD MANUFACTURING PRACTICE, ISSUING MANUFACTURING AUTHORISATION ANDCERTIFICATE OF GOOD MANUFACTURING PRACTICE FOR MEDICINAL PRODUCTS	Ministry of Health	7/23/2015	Pursuant to Article 10 and Article 41 point 1 of Law No. 04/L-190 on Medical Products and Equipment, Article 8 subparagraph 1.4 of Regulation No. 02/2011 Ministry  Ministry  Ministry  The sublegal act is Interest on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	
1887 ADMINISTRATIVE INSTRUCTION NO. 11/2015 RETAILERS FOR MEDICINAL PRODUCTS AND MEDICAL DEVICES		11/18/2015	Based on Article 14 of Law No. 04L-190 on Medical Products and Equipment, in accordance with Article 14 para. 3. of Regulation No. 02/2011 on Areas of Ministry and Ministry of Administrative Responsibility of the Office of the Prime Minister and Ministries, Annex 9 and Article 38 para. 6 of the Rules of Procedure of the Government No.09/2011, and in order to provide the legal basis for the licensing of retail distributors for medical products and equipment in the territory of the Republic of Kosovo.	It is recommended to improve the legal basis in the preamble in the version published on the official website of the Ministry
1688 ADMINISTRATIVE INSTRUDICTION (HEALTH) NO.02/2014 FOR SIMPLYFING THE PROCEDURES FOR REGISTRATION AND IMPORT OF MEDICINAL PRODUCTS WICH ARE NOT REGISTERED IN THE REPUBLIC OF KOSOVO		8/22/2014	Pursuant to Article 16 para. 11, of Law No. 04/L-190 on Medical Products and Equipment, Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	
1689 ADMINISTRATIVE INSTRUDICTION (HEALTH) NO.03/2014 FOR QUALITY CONTROL OF MEDICINAL PRODUCTS AND EQUIPMENT PLACED IN THE REPUBLIC OF KOSOVA	,		Pursuant to Article 6, para. 3, of Law No. 04/L-190 on Medical Products and Equipment (Official Gazette No. 27/2014, April 2014), Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo	to force. Control Laboratory will be determined by bylaw in accordance with this Law, issued by the Ministry*
1690 ADMINISTRATIVE INSTRUDICTION (HEALTH) NO.04/2014 FOR HEALTH CARE SERVICES IN HELATH HUMANITARIAN ORGANIZATION AND OTHER FORMS ORGANIZING THE CIVIL SOCIETY IN THE FIELD OF HEALTH	·	9/3/2014	Pursuant to Article 38 of Law No. 04L-125 on Health, Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Coffice of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.  The sublegal act is In Republic of Kosovo  Official Gazette of the Republic of Kosovo  Official Gazette of the Republic of Kosovo	to force. force of this instruction.
1691 ADMINISTRATIVE INSTRUCTION (MOH) NO. 06/2014 ON THE LIST OF MEDICINAL PRODUCTS AND MEDICAL DEVICES WHICH REQUIRE IMPORT OR EXPORT LICENCES OR AUTORIZATIONS		9/10/2014	Pursuant to Article 12, para. 4, Article 29 para. 3 of Law No. 04/L-190 on Medical Products and Equipment (Official Gazette No. 27/2014, April 2014), Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 39 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	

1692 ADMINISTRATIVE INSTRUDICTION (HEALTH) NO.07/2014 UNILATERAL RECOGNITION OF MARKETING AUTHORIZATION FOR MEDICINAL PRODUCTS APPROVED BY THE MEDICINES AND HEALTHCARE REGULATORY AGENCY IN THE UNITED KINGTOM	y of Health 9/10/2014	According to Article 16 para. 10 of Law No. 04/L-190 on Medical Products and Equipment (Official Gazette No. 27/2014, April 2014), Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.		The legal basis for the issuance of the Administrative Instruction decisively states that " Procedures for the Marketing Authorization of a unilaterally recognized medicinal product may be regulated by a bylaw"
1693 ADMINISTRATIVE INSTRUCTION NO. 08/2014 PROCEDURES FOR LICENSING OF PRIVATE HEALTH INSTITUTIONS	y of Health 9/25/2014			The Administrative Instruction in question analyzed, we consider that it has the legal basis defined in Law no. 04 / L-125 on Health (Articles 25, 40, 42) and its issuance is legal.
1694 ADMINISTRATIVE INSTRUCTION No. 09/2014 Ministry WORKING CONDITIONS IN TERMS OF SPACE, STAFF AND MEDICAL EQUIPMENT FOR PRIVATE OUTPATIENT HEALTH INSTITUTIONS	y of Health 10/28/2014		cial Gazette of the ublic of Kosovo  The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the Al was issued in accordance with the legal provisions set out in the Law on Health (Articles 25 and 42) and as such is legal. Also, where Instruction has been amended supplemented by Administrative Instruction 01/2020.
1695 ADMINISTRATIVE INSTRUCTION No. 11/2014 Ministry PREVENTING CONFLICTS OF INTEREST IN HEALTH INSTITUTIONS	y of Health 12/1/2014	Pursuant to Article 41 of Law No. 04/L-125 on Health, Article 8 subparagraph Office	cial Gazette of the ublic of Kosovo  The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the Administrative Instruction was issued in accordance with Article 41 of the Law on Health "Prevention of Conflict of Interest"
1696 ADMINISTRATIVE INSTRUCTION 02/2013 ON THE METHOD OF TREATMENT OF PERPETRATORS OF DOMESTIC VIOLENCE	y of Health 2/15/2013			After analyzing the Administrative Instruction and the legal basis, It has been concluded that the instruction should remain in force
1697 ADMINISTRATIVE INSTRUCTION NO. 04/2013 Ministry HEALTH CERTIFICATES		Kosovo, in accordance with Law no. 04/2004 on Health and Article 8 of Regulation No. 02/2011, Annex 9, para. 2.	istry concrete legal basis with the amendment and supplementation of the law.	After analyzing the Administrative Instruction and the legal basis on which the issuance of this Instruction is based, It has been concluded that the Instruction should be replaced with a new Instruction, since the legal basis on which the issuance of this Instruction is based is not in force. Therefore, it is recommended that the Ministry, if it deems it necessary to issue this instruction, create the legal basis by amending and supplementing the current Law on Health.
1698 ADMINISTRATIVE INSTRUCTION NO. 05/2013 Ministry ON LICENSING OF THE MANUFACTURERS OF MEDICAL EQUIPMENT IN THE REPUBLIC OF KOSOVO	,	Equipment, and Article 28, 29, 30 and 31 of the same Law and based on Article 38 para. 6, of Regulation of Government work.	ublic of Kosovo	This administrative instruction has a legal basis in the repealed Law. The Ministry is recommended that if it deems necessary the issuance of this administrative instruction, to amend and supplement the applicable Law on Medical Products and Equipment, in order to create a specific legal basis.
1699 ADMINISTRATIVE INSTRUCTION NO. 06/2013 Ministry ON MEDICALLY ASSISTED CONCEPTION	y of Health 5/10/2013	Pursuant to Article 30 para. 30.2 of Law No. 02/L-76 on Reproductive Health, in accordance with Article 8 para. 1.4 of Regulation No. 02/2011, Annex 9, para. 2, on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.		It has been concluded that there is a legal basis for the issuance of the Administrative Instruction and it remains in force.
1700 ADMINISTRATIVE INSTRUCTION NO. 07/2013 Ministry METHODS AND MODERN TOOLS FOR FAMILY PLANNING	y of Health 6/18/2013	Pursuant to Article 93 (4) of the Constitution of the Republic of Kosovo, Article 14 of the Law on Reproductive Health No. 02/L-76, Law on Termination of Pregnancy No. 03/L-110, Law on the rights and responsibilities of citizens in health care No. 2004/38 and Article 8 of Regulation No. 02/2011, Annex 9 para. 2.		After analyzing the legal basis, it is considered that the Administrative Instruction should remain in force, since it is in accordance with the Law on Reproductive Health no. 02 / L-76 (Article 14), Law on Termination of Pregnancy No. 03 / L-110, Law on the rights and responsibilities of citizens in health care no. 2004/38
1701 ADMINISTRATIVE INSTRUCTION NO. 08/2013 Ministry THE LIST AND PRICES OF THE BASIC HEALTH CARE SERVIC	y of Health 6/20/2013	Based on Article 1.12, Article 1.19, Article 56 and Article 59 of Law No. 04/L- 125 on Health, in accordance with Article 8 para. 1.4 of Regulation No. 02/2011 Minist on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, Annex 9 and Article 38 para. 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo.	cial Website of the The sublegal act is legally grounded and therefore remains into force.	It has been concluded that the Administrative Instruction was issued in accordance with the legal basis of the Law on Health.
1702 ADMINISTRATIVE INSTRUCTION NO. 09/2013 Ministry THE STIMULATIVE SCHEME OF THE PERFORMANCE OF HEALTH PROFESSIONALS AND PROFESSIONAL SERVICES	y of Health 6/24/2013	Based on Article 56, para. 3, of the Law on Health No. 04/L-125 and Article 38 Offic para. 6 of the Rules of Procedure of the Government.	cial Gazette of the ublic of Kosovo The sublegal act is legally grounded and therefore remains into force.	After analyzing the legal basis of the Administrative Instruction, it is considered that this instruction is in accordance with paragraph 3 of Article 56  "AFSH determines the incentive scheme based on objective and transparent criteria for meeting the indicators of volume and quality of health care services defined by act bylaw issued by the Ministry.
1703 ADMINISTRATIVE INSTRUCTION NO. 11/2013 Ministry HEALTH INFORMATION SYSTEM AND REPORTING OF THE STATISTICAL HEALTH DATA		account Article 38 para. 2 and 6 of the Rules of Procedure of the Government of the Republic of Kosovo No. 09/2011 and Article 8 and Annex 9 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, based on Article 49 para. 2 of the Law on Health 04/L-125.		The legal basis of the bylaw is in accordance with the reference Law respectively, from article 49 paragraph 2 of that Law.
1704 ADMINISTRATIVE INSTRUCTION NO. 12/2013 Ministry ON AFTIXING BANDEROLES ON MEDICINAL PRODUCTS		and Equipment, Article 8 and Annex 9 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 2 and 6 of the Rules of Procedure of the Government of the Republic of Kosovo No. 09/2011	ublic of Kosovo	This administrative instruction has a legal basis in a repealed Law. It is urgently recommended that the MoH issues a new administrative instruction with a legal basis in Article 12 (17) of the applicable Law on Medical Products and Equipment 04 / L-190.
1705 ADMINISTRATIVE INSTRUCTION NO. 13/2013 Ministry WHOLESALERS FOR MEDICINAL PRODUCTS AND MEDICAL DEVICES		Equipment, Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 2 and 6 of the Rules of Procedure of the Government of the Republic of Kosovo No. 09/2011	ublic of Kosavo	This administrative instruction has a legal basis in a repealed Law. It is urgently recommended that the MoH issues a new administrative instruction with a legal basis in Article 13 (3) of the applicable Law on Medical Products and Equipment 04 / L-190.
1706 ADMINISTRATIVE INSTRUCTION NO. 15/2013 Ministry CHARTER OF PATIENT RIGHTS AND RESPONSIBILITIES	y of Health 8/13/2013	In support of Law No. 04/L-125 on Health, in order to implement the Law on the Officinghts and responsibilities of citizens in health care No. 2004/38, in accordance with Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, Annex 9 and Article 38 para. 2 and 6 of the Rules of Procedure of the Government of the Republic of Kosovo No. 09/2011		

[]	 I	I = =	
1707 ADMINISTRATIVE INSTRUCTION (MH) NO. 19/2013 TELEPHONE LINES FOR CITIZEN COMPLAINTS IN HEALTH SERVICE	Pursuant to Article 24 of Law No. 2004/38 on the rights and responsibilities of citizens in health care, Article 8 subparagraph 1.4 of Regulation No. 02/2011 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries and Article 38 para. 2 and 6 of the Rules of Procedure of the Government of the Republic of Kosovo No. 09/2011	Republic of Kosovo	Regarding the legal basis for the issuance of the Administrative Instruction in question, it is confirmed that the relevant article (Article 24 of the Law on Citizens' Rights and Responsibilities in Health Care), on which the issuance of this bylaw is based, has not determined the relevant legal basis for issuing a bylaw which regulates the procedure when the complaint is submitted by the citizens in the provision of health services. Thus, it is considered that this bylaw was issued without having a legal basis in the relevant Law. Therefore, it is recommended that this act be repealed and the same matter be regulated by operational rules as defined in Article 24 (5) of Law no. 2004/38
1708 ADMINISTRATIVE INSTRUCTION NO. 03/2012 Ministry of FOR THE MANAGEMENT OF THE INCONTINENCE MATERIAL FOR DISABLED PERSONS	Pursuant to the Constitution of the Republic of Kosovo Article 16, and Article 22.2 of the Law on Health, No. 2004/4.	Official Gazette of the Republic of Kosovo	After the Analysis of the Instruction is considered the legal basis on which the issuance of the Instruction is based, it is exceeded in the case of repealed of Law no. 2004/4. Therefore, we consider that it is necessary to issue a new Administrative Instruction, which would refer to the Law in force, respectively, the legal basis deriving from the Law on Health no. 04 / L-125
1709 ADMINISTRATIVE INSTRUCTION NO. 05/2012 SUPERVISION OF PROFESSIONAL ETHICS	Pursuant to Article 93 (para. 4) of the Constitution of the Republic of Kosovo; Based on the Law on Rights and Responsibilities of Citizens in Health Care No.2004/38 Considering Article 38 para. 2 and 6 of the Labor Regulation of the Government of the Republic of Kosovo No.09/2011 and Article 8 of Annex 9 of Regulation No.02/11 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries.	Official Gazette of the Repeal the sub-legal act Republic of Kosovo	With the Law on Chambers of Health Professionals, this competence has been transferred to the aforementioned Chamber.
1710 ADMINISTRATIVE INSTRUCTION (MH) NO. 06/2012 TEMPORARY LICENSING OF HEALTH PROFESSIONALS NON-KOSOVAR CITIZENS	Pursuant to Article 38 (para. 4) of the Constitution of the Republic of Kosovo; Considering Article 38 para. 2 and 6 of the Regulation on the work of the Government of the Republic of Kosovo No.09/2011 and Article 8 e Annex 9 of Regulation No.02/11 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, and Article 6 of Law No. 3/4-136 on issuing work permits and employment of foreign NATIONALs in the Republic of Kosovo, established to ensure high standards of quality of health services and health professionals in the health sector of Kosovo, in order to regulate of temporary licensing of non-Kosovar civic health professionals.	Official Gazette of the Republic of Kosovo	This administrative instruction has a legal basis in the repeated Law, but in order to avoid the creation of an immediate legal vacuum, it is recommended that the Ministry urgently issue a new administrative instruction in accordance with Law no. (04 / L-219) For Foreigners, Article 41 (5) of Law no. 04.L-125 on Health, Article 71 (3).
1711 ADMINISTRATIVE INSTRUCTION NO. 03/2011 RECOGNITION BY THE KOSOVO MEDICINES AGENCY (KMA) OF MARKETING AUTHORIZATIONS FOR MEDICINAL PRODUCTS FOR HUMAN USE ISSUED BY THE GERMAN FEDERAL INSTITUTE FOR DRUGS AND MEDICAL DEVICES (BFARM)	Pursuant to Article 16 of the Constitution of the Republic of Kosovo, Article 18 and Article 18.9 of the Law on Medical Products and Equipment No. 03/L-188.	Republic of Kosovo	This administrative instruction is based on the repealed Law. It is urgently recommended to issue a new administrative instruction with a legal basis in Article 16 (10) of the applicable Law on Medical Products and Equipment.
1712   ADMINISTRATIVE INSTRUCTION 05/2011   PREVENTION AND CONTROL OF HOSPITAL INFECTIONS	Pursuant to Article 16 of the Constitution of the Republic of Kosovo, in accordance with the Law on Public Health and the Law on the PREVENTION of Infectious Diseases, Considering the impact of infections that occur as a result of health care in health INSTITUTIONS and in order to reduce the rate of nosocomial infections in health INSTITUTIONS in Kosovo and the protection of patients, health workers, visitors, students and other employees in care facilities health from nosocomial infections.	Official Gazette of the Republic of Kosovo The sublegal act is legally grounded and therefore remains into force.	The Administrative Instruction is in accordance with the Law on Public Health and the Law on Prevention of Infectious Diseases.
1713 ADMINISTRATIVE INSTRUCTION NO. 092011 Ministry of SPECIAL CIRCUMSTANCES AND MEDICAL INDICATIONS FOR TERMINATION OF PREGNANCY IN SAFE CONDITIONS IN THE REPUBLIC OF KOSOVO	Pursuant to Article 65 (1) of the Constitution of the Republic of Kosovo, in accordance with the authority conferred on the Minister by Regulation 2001/19. 3, subparagraph (d), in accordance with Law No.2004/4, Law No.02/L-76 and in accordance with Articles 12, 15 and 17 of the Law on Abortion, No. 03/L-110 and the Law on the rights and responsibilities of citizens in health care, No.2004/38.	Official Gazette of the Republic of Kosovo	It is recommended to change the preamble of this administrative instruction. The same should be invoked only in the Law on Abortion 03 / L-110, article 12 (1).
1714 ADMINISTRATIVE INSTRUCTION NO. 10/2011 REGISTRATION AND LICENSING OF HEALTH PROFESSIONALS	Republic of Kosovo, Official Gazette, No.82, October 21, 2010, taking into account Article 38 para. 2 and 6 of Regulation No. 09/2011 of Rules and Procedures of the Government of the Republic of Kosovo, and Article 8 of Annex 9 of Regulation No.02/11 on Areas of Administrative Responsibility of the Office of the Prime Minister and Ministries, striving to ensure standards of high quality of health services and health professionals in the health sector of Kosovo.	Official Gazette of the Repeal the sub-legal act Republic of Kosovo	After analyzing the Administrative Instruction, it was concluded that the Law in the implementation of which the bylaw was issued, was repealed by a later Law, therefore, it is recommended to repealed al No. 09/2011, as the legal basis for its issuance, the Law no. 03 /L 189 it has been repealed by Law no. 06 /L-113 on the organization and functioning of the state administration and independent agencies. It should also be borne in mind that Article 71 (2) of Law no. 04/125 on Health stipulates that "2. Licensing of a health professional is done by the relevant Chamber of Health Professionals, in accordance with this Law."
1715 ADMINISTRATIVE INSTRUCTION 01/2010 FOR Ministry of RECETS IN THE PUBLIC HEALTH SYSTEM OF REPUBLIC OF KOSOVA.	Pursuant to the Constitution of the Republic of Kosovo, Article 16, with Regulation No. 2001/19 of 13 September 2001, Article 1 para. 1.3, subparagraph (c) and (d), for the purpose of implementing the Law on Medicinal Products and Medical Devices, the Law on Narcotic Medicaments, Psycho-Tropes and Precursors.	Official Website of the Ministry To remain in force until the creation of a Ministry and supplementation of the law.	After analyzing the Administrative Instruction and the legal basis on which the issuance of this Instruction is based, it is considered that the Instruction should be replaced with a new Instruction, since the legal basis on which the issuance of this Instruction is based in ont in force.  Therefore, it is recommended that the Ministry urgently create this legal basis through amending and supplementing the current Law on Health.
1716 ADMINISTRATIVE INSTRUCTION NO.02/2010 FOR HEALTH DOCUMENTS IN REPUBLIC OF KOSOVA (HANDBOOK FOR COMPLETING HEALTH DOCUMENTS)	Pursuant to Article 16 of the Constitution of the Republic of Kosovo, in accordance with the Law on Health 2004/04 and based on UNMIK Regulation No. 2001/19, in order to create a legal basis for the unification and standardization of health documents in Health INSTITUTIONS	Official Website of the Ministry To remain in force until the creation of a Ministry and supplementation of the law.	After analyzing the Administrative Instruction and the legal basis on which the issuance of this Instruction is based, it is considered that the Instruction should be replaced with a new Instruction, since on which the issuance of this Instruction is based is not in force. Therefore, the Ministry is recommended to urgently create this legal basis through amending and supplementing the current Law on Health.
1717 ADMINISTRATIVE INSTRUCTION NO 05/2010 Ministry of FOR VACCINOPROFILAXE, SEROPROFILAKS AND CHEMIOPROFILAKS,	Pursuant to Article 16 of the Constitution of the Republic of Kosovo, Article 35 of the Law on Health, Article 21.5 of the Law on PREVENTION and Control of Infectious Diseases.	Official Website of the Ministry The sublegal act is legally grounded and therefore remains into force.	This administrative instruction has a legal basis in Article 28 (2) of the Law on Prevention and Control of Infectious Diseases.
1718 ADMINISTRATIVE INSTRUCTION NO. 06/2010   Ministry of FOR ENCURIGING, PROTECION AND SUPPORT OF BRASTFEEDING IN THE HEALTH INSTITUTIONS OF REPUBLIC OF KOSOVA	Pursuant to Article 16 of the Constitution of the Republic of Kosovo, of the Law on Health No.2004/04, Article 4.2 and 10 of Law No.02/L-81 on Infants' Breastfeeding Incitement and Protection.	Official Website of the Ministry Repeal the sub-legal act	It is recommended to repealed the Administrative Instruction 06/2010, because the Laws in the implementation of which the bylaw has been issued, have been repealed: Law no. 2004/4 by Law no. 04 / L-125 on health and Law no. 02 / L-81 has been repealed by Law no. 05 / L-023 for the protection of breastfeeding. It is recommended that the Ministry issue a new administrative instruction with a proper legal basis.

1719	ADMINISTRATIVE INSTRUCTION NO.08/2010 SETTING BANDEROLS IN MEDICINAL PRODUCTS	Ministry of Health	12/16/2010	Pursuant to Article 16 of the Constitution of the Republic of Kosovo, Rules of Procedure of the Government of the Republic of Kosovo No.2007/1 and the Law on Medical Products and Equipment No. 03/L-188.	Official Website of the Repeal the sub-legal act Ministry	It is recommended to repealed the Administrative Instruction because the Law in the implementation of which the bylaw has been issued, has been repealed by Law no. 04 / L-190 on Medical Products and Equipment.
1720	ADMINISTRATIVE INSTRUCTION NO.09/2010 THE OPERATION OF PROJECT MANAGEMENT UNIT FOR TB AND HIV/AIDS IN THE REPUBLIC OF KOSOVO	,	12/16/2010	Pursuant to Article 16 of the Constitution of the Republic of Kosovo, in accordance with the authority conferred on the Minister by Regulation 2001/19. 3, subparagraph (d), to issue decisions and administrative instructions in order to regulate the activities of the Ministry in general or in specific areas of activity of the Ministry.		It is recommended to repealed the Administrative Instruction in the absence of an accurate legal basis that would regulate this area.
1721	ADMINISTRATIVE INSTRUCTION NO 07/2009 FOR PROFESSIONAL SERVICES OF MENTAL HEALTH IN THE REPUBLIC OF KOSOVA	Ministry of Health	4/21/2009	Pursuant to the Constitution of the Republic of Kosovo, Article 16, Article 1.3 subparagraph (c) and (d) of UNMIK Regulation No. 2001/19 of 13 September 2001 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government, Annex VI para. (i) of UNMIK Regulation 2002/19 of 04 March 2002, on the Executive Branch of the Provisional INSTITUTIONS of Self-Government, Article 79 of the Law on Health No. 2004/04, Strategic Plan for the development of mental health services in Kosovo 2008 - 2013, Decision of the Government of Kosovo No. 03/207 dated 19.07.2006, on the approval of the Action Plan for the division of responsibilities between the Ministry of Labor and Social Welfare and the Ministry of Health regarding the Special Entity in Shtime,	Official Website of the Repeal the sub-legal act Ministry	It is recommended to repealed Al 07/2009, because the Law in the implementation of which the bylaw was issued, was repealed by Law no. 04 / L-125 on Health.
1722	ADMINISTRATIVE INSTRUCTION NO.08/2009 (IN HEALTH) HEALTH INSPECTORATE FOR MEDICAL PRODUCTS AND EQUIPEMENTS.	Ministry of Health	9/14/2009	Pursuant to Article 16 of the Constitution of the Republic of Kosovo, based on UNMIK Regulation No. 2001/19 in accordance with the Law on Medical Products and Equipment and in order to establish the Legal basis for the Health Inspectorate for Medical Products and Equipment,	Official Website of the Ministry Repeal the sub-legal act	It is recommended to repealed Al 08/2009, because the Law in the implementation of which the bylaw was issued, was initially repealed by Law no. 03 / L-188 repealed by Law no. 04 / L-190 on Medical Products and Equipment.
1723	ADMINISTRATIVE INSTRUCTION NO.03/2008 (IN HEALTH) THE QUALITY OF SALT	Ministry of Health	3/20/2008	Pursuant to UNMIK Regulation 2001/9 on the Constitutional Framework of Kosovo, UNMIK Regulation No. 2001/19, on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, UNMIK Regulation 2005/15 Amending UNMIK Regulation 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government in Kosovo, Based on Law on Health No. 2004/4 promulgated by UNMIK Regulation No. 2004/31, Article 17, para. 1, subpara. (c), Based on the Law on Sanitary Inspectorate of Kosovo No. 2003/22, Law on health surveillance of food items and items of general use No. 4778, Law No. 2004/17 on Consumer Protection, Directive 95/2/EC, Based on raising the level of safety and quality control of all products food and control of imported food products through all border points of Kosovo.		After analyzing AI No. 03/2008, the legal basis on the issuance of this bylaw, it is recommended to repealed it, because the Law in the implementation of which the AI was issued has been repealed: Law no. 2004/4 was repealed by Law no. Law no. 04 / L-125 on health, Law no. 2004/17 intility repealed by Law no. 04 / L-121 which has been repealed by Law no. 06 / L-034 on consumer protection. Also, Directive 95/2 / EC has been repealed by Regulation no. 1333/2008 of the European Parliament.
1724	ADMINISTRATIVE INSTRUCTION NO.02/2007 (IN HEALTH) ON DICIPLINARY MEASURES AND VIOLATION OF HEALTH INSTITUTIONS	Ministry of Health	4/6/2007	Based on the competencies set out in Annex VI of UNMIK Regulation 2002/5, which supplements UNMIK Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government; In accordance with the authority given to it by Regulation No. 2001/19 of 13 September 2001, to develop standard norms and issue guidelines for the health sector in accordance with international standards; Pursuant to the Law on Health of Kosovo, Articles 102, 118, 119 and 120.	Ministry	It is recommended to repealed Al 02/2007, because the Law in the implementation of which the bylaw was issued, was repealed by Law no. 04 / L-125 on Health.
1725	ADMINISTRATIVE INSTRUCTION NO. 03/2007 (IN HEALTH) THE APPLICATION OF IONIZING AND NON-IONIZING RAYS IN HEALTH		9/10/2007	Pursuant to UNMIK Regulation 2001/9 on the Constitutional Framework of Kosovo, UNMIK Regulation No. 2001/19, on the Executive Branch of the Provisional Institutions of Self-Government, UNMIK Regulation 2005/15 Amending UNMIK Regulation 2016/19 on the Executive Branch of the Provisional Institutions of Self-Government Annex VI (i), which authorizes the Ministry of Health to establish policy and implement the laws of a non-discriminatory system and resonsible for health care (ii), coordinates activities in the health sector to promote the coherent development of health policy (iii), decides norms, standards and issues administrative instructions for the health sector, Based on the Law on Health No. 2004/4, Article 17, subparagraph (c), promulgated by UNMIK Regulation No. 2004/31, Based on the Law on Private Activity in Health, No. 2004/50, Article 4, para. 4.8, promulgated by UNMIK Regulation No. 2005/1, Based on the Kosovo Health Policy, February 2001, Based on the Kosovo Health Development Strategy 2005/-2015, Determined to meet international standards in the health sector,	Official Website of the Repeal the sub-legal act Ministry	It is recommended to repeated Al 02/2007, because the Laws in the implementation of which the bylaw has been issued, have been repeated by Law no. 04 / L-125 on Health. It is recommended to issue a new instruction with a proper legal basis for the regulation of this matter.
1726	ADMINISTRATIVE INSTRUCTION NO. 04/2007 (IN HEALTH, COLECTION AND USE OF FOUNDS FROM CO-PAYMENTS AND FROM USERS OF HEALTH SERVICES AND INCOMES OF THE HEALTH INSTITUTIONS	Ministry of Economy and Finance		Pursuant to UNMIK Regulation 2001/9 on the Constitutional Framework of Kosovo, UMMIK Regulation No. 2001/19 on the Executive Branch of the Provisional INSTITUTIONS of Self-Government, Article 1.3 (d); 2005/15 Amendment to UNMIK Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government Annex VI (iii), In accordance with the authority given to the Ministry of Health by Regulation No. 2002/5 of 04 March 2002, in particular with Annex VI, para. (i) which authorizes the Ministry of Health to develop health policy and implement legislation for a non-discriminatory and accountable health care system and with para. (ii) which authorizes the Ministry to coordinate the delivery of activities in the Health In accordance with the authority given to the Ministry of Economy and Finance by the Law on Public Financial Management and Accountability and UNMIK Regulation 2006/61.	Official Gazette of the Republic of Kosovo  Amend and supplement the sub-legal act	This instruction has no legal basis. However, in Law no. 02 / L-78 on Public Health, respectively Article 36 (3) provides the legal basis for issuing a bylaw regarding the manner of creating and spending own source revenues.

1727		Ministry of Health	10/1/2007	Pursuant to UNMIK Regulation 2001/9 on the Constitutional Framework of	Official Website of the Repeal the sub-legal act	Law no. 2004/4 was repealed by Law no. 04 / L-125 on Health, as well as Law No. 02 / L-36 repealed by Law no. 04 / L-156 on tobacco control,
	STOPPING SMOKING AND BAN THE PLACEMENT OF SIGNS, MARKINGS OF PACKAGES OF TOBACCO PRODUCTS FROM ITS MANUFACTURERS AND IMPORTERS.			Kosovo, UMMIK Regulation No. 2001/19, on the Executive Branch of the Provisional Institutions of Self-Government, UMMIK Regulation 2005/15 Amending UMMIK Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government, Based on Health Law No. 2004/4, promulgated by UNMIK Regulation No. 2004/31 and based on the Law on Tobacco No. 021–36, Article 10, promulgated by UMMIK Regulation No. 2007/1,	Ministry	therefore, after analyzing the AI, it is recommended to repeal this bylaw, as the legal basis for its issuance has been repealed by another law.
	SALE PROHIBATION OF TOBACO PRODUCTS TO CHILDRENS YONGER THAN 18 YEARS	Ministry of Health	10/1/2007	Pursuant to UNMIK Regulation 2001/9 on the Constitutional Framework of Kosovo, UNMIK Regulation No. 2001/19, on the Executive Branch of the Provisional Institutions of Self-Government, UNMIK Regulation 2005/15 Amending UNMIK Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government, Based on Health Law No. 2004/4, promulgated by UNMIK Regulation No. 2004/31 and based on the Law on Tobacco No. 021-38, Article 10, promulgated by UNMIK Regulation No. 2007/1.	Official Website of the Repeal the sub-legal act Ministry	Law no. 2004/4 was repealed by Law no. 04 / L-125 on Health, as well as Law No. 02 / L-36 repealed by Law no. 04 / L-156 on tobacco control, therefore, after analyzing the AI, it is recommended to repealed this bylaw, as the legal basis for its issuance has been repealed by another Law.
	ADMINISTRATIVE INSTRUCTION NO. 07/2007 MEASURES TOWARDS DECREASING AND LIMITATION OF TOBACO SMOKING	,	10/1/2007	Pursuant to UNMIK Regulation 2001/9 on the Constitutional Framework of Kosovo, UNMIK Regulation No. 2001/19, on the Executive Branch of the Provisional Institutions of Self-Government, UNMIK Regulation 2005/15 Amending UNMIK Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government, Based on Health Law No. 2004/4, promulgated by UNMIK Regulation No. 2004/3 and based on the Law on Tobacco No. 02/L-36, Article 10, promulgated by UNMIK Regulation No. 2007/1.	Official Website of the Repeal the sub-legal act Ministry	Law no. 2004/4 was repealed by Law no. 04 / L-125 on Health, as well as Law No. 02 / L-36 repealed by Law no. 04 / L-156 on tobacco control, therefore, after analyzing the AI, it is recommended to repealed this bylaw, as the legal basis for its issuance has been repealed by another Law.
1730	ADMINISTRATIVE INSTUCTION NO.08/2007 REGARDING HOSPITAL SERVICE IN KOSOVA	Ministry of Health	11/20/2007	Based on UNMIK Regulation 2001/9 on the Constitutional Framework of Kosovo, UNMIK Regulation No. 2001/19, on the Executive Branch of the Provisional Institutions of Self-Government, UNMIK Regulation 2005/15 Amending UNMIK Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government, Annex VI (i) authorizing the Ministry of Health to develop health policy and implement legislation for a non-discriminatory and accountable health care system and with the money (ii) Coordinate activities in the health sector to promote the coherent development of health policy (iii) sets norms, standards and issues administrative instructions for the health sector to the Law on Health No. 2004/4, Article 17, subparagraph (c); Law on Private Activity in Health with special emphasis on Article 4 para. 4.8.	Official Website of the Repeal the sub-legal act Ministry	It is recommended to repealed AI 08/2007, because the Laws in the implementation of which the bylaw has been issued, have been repealed by Law no. 04 / L-125 on Health.
1731	ADMINISTRATIVE INSTRUCTION NO.09/2007 REKARDING IMPLEMENTATION OF THE NOTEBOOK FOR PRAGNENT AND THE NOOTBOOK FOR CHILDS HEALTH	Ministry of Health	11/23/2007	Pursuant to UNMIK Regulation 2001/9 on the Constitutional Framework of Kosovo, UNMIK Regulation No. 2001/19, on the Executive Branch of the Provisional Institutions of Self-Government, UNMIK Regulation 2005/15 Amending UNMIK Regulation 2007/19 on the Executive Branch of the Provisional Institutions of Self-Government Based on the Law for Health No. 2004/4, Article 11 para. 1, Article 17 para. (c), Article 19 para. 1 subparagraph (a) and (c), Article 20 para. 1, Article 64 and Article 102. In accordance with the Law on Reproductive Health No. 02/L-76, Article 9 para. 2.	Official Website of the Amend and supplement the sub-legal act Ministry	This administrative instruction has a legal basis in Article 9 (3) of the Law on Reproductive Health 02 / L-76, but this basis is missing in the preamble of this administrative instruction. Therefore, it is recommended to issue the new instruction with the correct legal basis in the above mentioned article.
1732	ADMINISTRATIVE INSTRUCTION NO. 11/2007 WAREHOUSING DISTRIBUTION AND DISPERSION OF PHARMACEUTICAL PRODUCTS OF ESENCIAL LIST	Ministry of Health	27.12.2007	Pursuant to UNMIK Regulation 2001/9 on the Constitutional Framework of Kosovo, UNMIK Regulation No. 2001/19, on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, UNMIK Regulation 2005/15 Amending UNMIK Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, Based on the Law on Health No. 2004/4 promulgated by UNMIK Regulation No. 2004/31,	Official Website of the Ministry  To remain in force until the creation of a concrete legal basis with the amendment and supplementation of the law.	After analyzing AI 09/2007, It has been concluded that the Administrative Instruction does not have a proper legal basis. However, in order to avoid the legal vacuum in this area, it is recommended that the Ministry of Health establish a proper legal basis.
1733	ADMINISTRATIVE INSTRUCTION NO 02/2006 ESTABLISHEMENT AND FUNCTIONING OF THE COMISSIONS FOR EVALUATION OF FULFILLMENT OF TECHNICAL AND PROFESSIONAL CRITERIA FOR LICENSING OF PRIVATE HEALTH CARE	Ministry of Health	2/15/2006	Based on the authorizations given to the Ministry of Health by Regulation No. 2002/5 of 04 March 2002, specifically para. (vi) authorizing the Ministry of Health to develop policy and implement legislation for a non-discriminatory and accountable health care system and with para. (ii) that authorizes the Ministry to coordinate the provision of activities in the Health sector in order to promote the coherent development of health protection policy: Having regard to Chapter VII, Article 18.1, of the Law on Private Activity in Health, on the establishment of Commissions for the assessment of compliance with technical and professional conditions.	Official Website of the Repeal the sub-legal act Ministry	After analyzing AI 02/2006, its repealed is recommended, because the Law in the implementation of which the bylaw was issued was repealed by Law no. 04 / L-125 on Health.
1734	ADMINISTRATIVE INSTRUCTION NO 04/2006 BASIC PROFESSIONAL EDUCATION AND EXAME FOR LICENSE OF EMPLOYEES.	Ministry of Health	4/14/2006	Based on the authority given by the PISG of Kosovo, by the Interim Administration of the United Nations Mission in Kosovo, with UNMIK Regulation 2001/19 on the Constitutional Framework of Kosovo; Pursuant to the mandate of the Minister of Health as defined by UNMIK Regulation 2001/19 on the Executive Branch of the Kosovo PISG; Taking into account Article 67 of the Law on Health of Kosovo 2/2004.	Official Website of the Amend and supplement the sub-legal act Ministry	The Law in the implementation of which the bylaw was issued, was repealed by Law no. 04 /L-125 on Health. At the same time, the Law in force on Health in Article 70 defines the legal basis for issuing this administrative instruction. Consequently, it is recommended to issue a new bylaw with a legal basis in Article 70 of the Law in force on Health, but only in terms of regulating issues related to practice and professional examination.
1735	ADMINISTRATIVE INSTRUCTION NO.05/2006 FOR ORGANISING THE SANITARY INSPECTIORATE OF KOSOVA.	Ministry of Health	5/22/2006	Based on the authorizations given to the Ministry of Health by Regulation No. 2002/5 Annex VI point (i), Creates the policy and implements the laws of a non discriminatory and accountable system for health care, point (ii) Coordinates activities in the health sector to promote coherent development of health policy (iii) sets norms, standards and issues administrative instructions for the health sector, According to Law No. 22/2003 on the Sanitary Inspectorate of Kosovo, Applicable Laws: Law on Health Surveillance of Food Items and Consumables no. 47/78, Law on protection of the population from contagious diseases endangering the whole country No. 51/57.	Ministry	Article 2 of Law no. 22 / 2003- The organization of the Sanitary Inspectorate of Kosovo, in paragraph 3 determines that, "Ministry of Health issues bylaws for the functioning of this structure."

1736	ADMINISTRATIVE INSTRUCTION NO.07/2006 PHARMACETICES RETAIL (PHARMACIES)	Ministry of Health	6/8/2006	Pursuant to Regulation No. 1999/1 of 25 July 1999 of the Interim Administration of the United Nations Mission in Kosovo (UNMIK), as amended, on the Authority of the Interim Administration in Kosovo, UNMIK Regulation No. 2000/10 of 3 March 2000 on the Establishment of the Administrative Department of Health and Social Welfare, UNMIK Regulation No. 2002/11 Amendment of UNMIK Administrative Direction No. 2000/12 on the implementation of UNMIK Regulation No. 2000/10 on the establishment of the Administrative Department of Health and Social Welfare, UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government, Administrative Direction (Health) 7/2000 on the Establishment of the Kosovo Agency for Drug Regulations, Law on Medicianel Products and Medical Devices No. 2003/26 (UNMIK Regulation No. 2004/23).	It is recommended to repealed AI 07/2006, because the Law in the implementation of which the bylaw has been issued, has been repealed by Law no. 03 / L-188 on Medical Products and Equipment.
1737	ADMINISTRATIVE INSTRUCTION NO. 10/2006 TECHNOLOGICAL AND PROFESSIONAL LICENSES FOR MANUFACTURING OF THE FOOD PRODUCTS	Ministry of Health	7/11/2006	Based on the authorizations given to the Ministry of Health with Regulation 2002/5 Annex VI point (i), creates the policy and implements the laws of a non-discriminatory and responsible system for health care, point (ii), coordinates the activities in the health sector to promote coherent development of health policy, point (iii), sets standard norms and issues guidelines for the health sector respecting the relevant international standards.  Based on Law no. 22/2003 on the Sanitary Inspectorate of Kosovo, Law no. 47/78 on the health surveillance of food items and items of general use. In order to implement the Administrative Instruction (MoH) No. 08/2005 on technical-technological standards that must meet food production facilities.	Administrative Instruction 10/2006 has a solid legal basis in the Basic Law and the function of its issuance is in implementation of Instruction 08/2005, therefore, it is recommended to remain in force.
1738	ADMINISTRATIVE INSTRUCTION NO. 11/2006 FOR IMPLEMENTATION OF THE LAW NO.22/2003 FOR SANITARY INSPECTORATE OF KOSOVA	Ministry of Health	7/11/2006	Based on the authorizations given to the Ministry of Health with Regulation 2002/5 Annex VI point (i), creates the policy and implements the laws of a non-discriminatory and responsible system for health care, point (ii), coordinates the activities in the health sector to promote coherent development of health policy, point (iii), sets standard norms and issues guidelines for the health sector respecting the relevant international standards.  Pursuant to the provisions of Article 2 and Article 37, of Law no. 22/2003 on the Sanitary Inspectorate of Kosowo, which authorizes the Ministry of Health to issue bylaws for the functioning of the Sanitary Inspectorate of Kosowo, which authorizes the Ministry of Health to issue bylaws for the implementation of this Law	Administrative Instruction 11/2006 has a solid legal basis from the Basic Law and is recommended to remain in force.
1739	ADMINISTRATIVE INSTRUCTION NO. 19/2006 DISPENSION OF ESSENTIAL LIST OF MEDICAMENTS IN PRIMARY HEALTH CARE	Ministry of Health	12/29/2006	Based on the authorizations given to the Ministry of Health with Regulation 2002/5 Annex VI point (i), creates the policy and implements the laws of a non-discriminatory and responsible system for health care, point (ii), coordinates the activities in the health sector to promote coherent development of health policy, point (iii), sets standard norms and issues guidelines for the health sector respecting the relevant international standards.  Based on the decision of the Government of Kosovo No.08/212 dated 23.08.06; Based on the Decision of ZMSH No. 95-XII-06 of the Minister of Health dated 21.12.2006, on the Dispersion of drugs from the Essential list from the Main Centers of Family Medicine.	After analyzing Al No. 19/2006, the legal basis on the issuance of this bylaw, it is recommended to repealed it, because this Instruction does not have a clear definition of the legal provision in force. It was issued based on UNMIK regulations and government and ministerial decisions dating back to 2006.
1740	ADMINISTRATIVE INSTRUCTION NO. 02/2005 WAY TO ACCUIRE BASIC KNOWLEDGE ON SAFETY AND QUALIT OF FOOD ITEMS	Ministry of Health	Shtator 2005	Based on the authorizations given to the Ministry of Health with Regulation 2002/5 Annex VI point (i), creates the policy and implements the laws of a non-discriminatory and responsible system for health care, point (ii), coordinates the activities in the health sector to promote coherent development of health policy, point (iii), sets standard norms and issues guidelines for the health sector respecting the relevant international standards.  Pursuant to the Law on the Sanitary Inspectorate of Kosovo No. 2003/22, Applicable laws: Law on health regularity of food items 47/78, Law on communicable diseases endangering the country 51/84; EU Administrative Instructions and Directives 93/43/EEC. 2013/13/EEC, 94/36/EEC, 88/344/EEC.	Al No. 19/2006, has not precisely defined the legal basis in Law no. 2003/22 but only in general form and is invoked in general form in Laws no. 47/78, 51/84 as well as in the repealed EU Directives, therefore, it is recommended to repeal this sub-legal act.
1741	ADMINISTRATIVE INSTRUCTION NO. 03/2005 ESTABLISHEMENT, DUTIES AND COMPOSITION OF THE SUPERVISORY COUNCIL OF HEALTH INSTITUTIONS	Ministry of Health	2/15/2005	In accordance with the authority given to the Ministry by Regulation No.2001/19 of 13 September 2001, and by Regulation no. 2002/5 amending UNMIK Regulation on the Executive of the Provisional Institutions of Self-Government, in particular Annex 6 (ii) to coordinate activities in the health sector in accordance with relevant international standards, point (iv) to oversee the implementation of these standards, including and inspection and other services as needed; Based on the Law on Health of Kosovo, in particular Chapter VIII, Article 49.3 on the Supervision of Health Institutions by the Supervisory Council and Article 49.4 on the manner of election, dismissal and mandate of the Supervisory Board of Institutions.	It is recommended to repeal AI 03/2005, because the law in the implementation of which the sub-legal act has been issued, has been abrogated by Law no. 04 / L-125 on Health

1742 ADMINISTRATIVE INSTRUCTION NO.08/2005 TECHNIC-TECHNOLOGICAL STANDARDS TO BE MET BY FACILITIES (FACTORIES) FOOD PRODUCTION  1743 ADMINISTRATIVE INSTRUCTION NO.09/2005 QUALITY STANDARDS FOR LICENSING AND ACCREDITATION OF HEALTH INSTITUTION AND THEIR IMPLEMENTATION	ŕ	Mars 2005	Based on the authorizations given to the Ministry of Health with regulation no. 2002/5 Complaint VI point (i), establishes the policy and implements the laws of a non-discriminatory and accountable health care system, point (ii), coordinates activities in the health sector to promote the coherent development of health policy, point (iii), sets standard norms and issues guidelines for the health sector respecting the relevant international standards.  Pursuant to the Law on the Sanitary Inspectorate of Kosovo No. 22/2003, Applicable Laws: Law on the health regularity of foodstuffs 4778, and EU. Directives 93/43/EEC, 2000/13/EEC, 94/36/EEC, 88/344/EEC; 852/2004 (EC): 178/2002/EC.  In accordance with the authority given to the Ministry by Regulation No. 2002/5 of 04 March 2002, in particular Annex VI, para. (i) authorizing the Ministry of Health to develop labor policy and implement legislation on a non-discriminatory and general health care system and with para. (ii) authorizing the Ministry to coordinate the delivery of activities in the sector of Health in order to promote the coherent development of health protection policy;	This Al does not have a precisely defined legal basis for its issuance when referring to Law No. 22/2003 and applicable Laws, therefore, It has been concluded that the relevant Instruction has shortcomings in the reference to the legal basis. It is recommended to be supplemented / amended, in order to accurately reflect the legal basis.  It is recommended to repealed Al 09/2005, because the Law in the implementation of which the bylaw has been issued, has been repealed by Law no. 04 / L-125 on Health. It is recommended that a new administrative instruction be issued urgently to harmonize with Article 42 (4) of the current Law on Health.
1744 ADMINISTRATIVE INSTRUCTION NO. 10/2005 THE ORGANIZATION OF THE NATIONAL INSTITUTE OF PUBLIV HEALTH	Ministry of Health	12/9/2005	In order to establish mechanisms for the implementation of the Law on Health, especially Articles 101 and 102, and other legal acts for external and internal supervision of health institutions;  In accordance with the authorization given to the Ministry by Regulation No. 2001/19 of 13 September 2001, Regulation 2002/5, Annex VI and Regulation 2005/15 authorizing the Ministry to draft norms and standards and such such processing the field of health in accordance with international standards and	It is recommended to repealed Al 09/2005, because the Law in the implementation of which the bylaw has been issued, has been repealed by Law no. 04 / L-125 on Health.
1745 ADMINISTRATIVE INSTRUCTION NO.11/2005 FOR ESTABLISHMENT AND ORGANIZATION OF PHARMACEUTICAL DEPARTMENT	Ministry of Health	12/9/2005	the Law of Health of Kosovo No. 2004/4.  In accordance with he authorization given to the Ministry by Regulation No. 2001/19 of 13 September 2001, Regulation 2002/5, Annex VI and Regulation 2005/15 authorizing the Ministry to draft norms and standards and issue guidelines in the field of health in accordance with international standards and the Law of Health of Kosovo No. 2004/4.	It is recommended to repealed Al 09/2005, because the Law in the implementation of which the bylaw has been issued, has been repealed by Law no. 04 / L-125 on Health.
1746 ADMINISTRATIVE INSTRUCTION NO.12/2005 FOR THE LABELING OF THE FOOD PRODUCTS	ŕ	12/14/2005	Based on the authorizations given to the Ministry of Health with regulation no.  Official Website of the Ministry Official Website o	It is recommended to repealed, because this Instruction does NOT have a precisely defined legal basis for its issuance arising from Law no. 22/2003, as well as taking into account that Law No. 2004/17 "On Consumer Protection" has been repealed by Law no. 04 / L-121 and Directive 2000/13 / EC is not in force, therefore, the issuance of a new Instruction is necessary in order to accurately reflect the legal basis.
1747 ADMINISTRATIVE INSTRUCTION NO. 13/2005 FOR APPROVAL OF PROCEDURES OF THE LABEL.	Ministry of Health	12/28/2005	Based on the authorizations given to the Ministry of Health with regulation no.  Official Website of the Ministry Official Vebsite of the Diety and implements the laws of a non-discriminatory and accountable health care system, point (ii), coordinates activities in the health sector to promote the coherent development of health policy, point (iii), sets standard norms and issues guidelines for the health sector respecting the relevant international standards.  Based on: Law no. 22/2003 on the Sanitary Inspectorate of Kosovo, Law no. 47/78 on the health regularity of food items, Law No.2004/17 on Consumer Protection, and in Directives 2000/13/EEC; In order to apply the Administrative Instruction (MoH) No. 12/2005 on the Labeling of Food Products dated 14.12.2005.	It is recommended to repeal, because this Instruction does NOT have a precisely defined legal basis for its issuance arising from Law no. 22/2003, as well as taking into account that Law No. 2004/17 "On Consumer Protection" has been repealed by Law no. 04 / L-121 and Directive 2000/13 / EC is not in force, therefore, the issuance of a new Instruction is necessary in order to accurately reflect the legal basis.
1748 ADMINISTRATIVE INSTRUCTION NO.20/2004 (IN HEALTH) SANITARY INSPECTORATE OF KOSOVA	Ministry of Health	3/30/2004	Based on the authorizations given to the Ministry of Health with regulation no. 2002/5 Complaint VI point (i), establishes the policy and implements the laws of a non-discriminatory and accountable health care system, point (ii), coordinates activities in the health sector to promote the coherent development of health policy, point (iii), osets standard norms and issues guidelines for the health sector respecting the relevant international standards. Based on Law no. 22/2003 on the Sanitary Inspectorate of Kosovo, Applicable Laws: a) Law no. 47/78 on the health regulativy of food items, b) Law on communicable diseases that endanger the country 51/84.	This Al does not have a precisely defined legal basis for its issuance when referring to Law No. 22/2003 and applicable Laws, therefore, It has been concluded that the relevant Instruction has shortcomings in the reference to the legal basis. It is recommended to Complete, and to accurately reflect the legal basis.
1749 ADMINISTRATIVE INSTRUCTION NO.23/2004 (IN HEALTH) CONTINOUS PROFESSIONAL DEVELOPEMENT	Ministry of Health	4/16/2004	In accordance with the authority given to the Ministry by Regulation No. 2002/5, in particular Annex VI, para. (iii), to draft norms and standards and issue guidelines in the field of health in accordance with the standards.	It is recommended to repealed the bylaw, because after the analysis it was confirmed that it has not been based on any legal provision.
1750 ADMINISTRATIVE INSTRUCTION NO.24/2004 OFFICIAL STAMP OF HEALTH PROFESSIONALS	Ministry of Health	6/7/2004	Based on the authority given to the Provisional Institutions of Self-Government of Kosovo by the Interim Administration of the United Nations Mission in Kosovo, with UMMIK Regulation 2001/19, on the Constitutional Framework for Provisional Self-Government in Kosovo; Considering the responsibilities set forth in Article 5.4 (c) of UNMIK Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government of Kosovo; Based on the mandate of the Ministry of Health, set out in Annex VI of UNMIK Regulation No. 2002/5, supplementing UNMIK Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government of Kosovo; Having regard to Article 67 of the (Draft) Law on Health of Kosovo, adopted in February 2004 by the Assembly of Kosovo.	After analyzing the bylaw, it is recommended to repealed it, as it is illegal with the fact that it was issued based on the draft Law.

ADMINISTRATIVE INSTRUCTION NO.27/2004 ACTIVITY OF PROFESSIONAL COUNCIL	·	02.08.2004	In accordance with the authority vested in the Ministry by Regulation No. 2001/19 of 13 September 2001 and with Regulation No. 2002/5 amending UNMIK Regulation on the Executive of the Provisional Institutions of Self-Government, in particular Annex 6 point (ii) to coordinate activities in the health sector, point (iii) establishing norms and standards and issuing guidelines in the health sector in accordance with relevant international standards, point (iv) oversees the implementation of these standards, including and inspection and other services as needed;	Official Website of the Repeal the sub-legal act Ministry	It is recommended to repealed the bylaw, because after the analysis it was confirmed that it has not been based on any legal provision in force.
ADMINISTRATIVE INSTRUCTION NO.28/2004 ESTABLISHEMENT OF THE CENTER FOR CONTINOUS EDUCATION OF THE NURSING	Ministry of Health	9/8/2004	In accordance with the authority vested in the Ministry by Regulation No. 2002/5, in particular Annex 6 point (i) authorizing the Ministry of Health to develop policy and implement legislation on the non-discriminatory and accountable health care system, paragraph (iii) authorizing the Ministry to develop norms and standards and to issue guidelines in the health sector regarding international standards;  Based on the Administrative Instructions (Health) 18/2000, 15/2001, 16/2003 and 23/2004 regarding the continuous professional education of health professionals.	Official Website of the Repeal the sub-legal act Ministry	It is recommended to repealed the bylaw, because after the analysis it was confirmed that it has not been based on any legal provision in force.
ADMINISTRATIVE INSTRUCTION NO. 30/2004 ORGANIZATION AND ADMINISTRATION OF PROFESSIONAL MENTAL HEALTH SERVICE OF KOSOVO	Ministry of Health	9/23/2004	Pursuant to the mandate of the Ministry of Health, as set out in Annex VI of UNMIK Regulation 2002/5, supplementing UNMIK Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government of Kosovo; In accordance with the authority given to the Ministry by Regulation No. 2001/19 of 13 September 2001, to draw up norms and standards and issue guidelines in the health sector regarding international standards; Pursuant to Article 79 of the Law on Health of Kosovo which entered into force on 20.08.2004.	Official Website of the Ministry Repeal the sub-legal act	After analyzing AI 30/2004, its repealed is recommended, because the Law in the implementation of which the bylaw was issued, was repealed by Law no. 04 / L-125 on Health.
ADMINISTRATIVE INSTRUCTION NO. 32/2004 FOR DETERMING THE LIST OF MEDICAL PRODUCTS AND MEDICAL DEVICES THAT REQUIRES IMPORT LICENCE	Ministry of Health	12/2/2004	Pursuant to Regulation No. 1999/1 of 25 July 1999 of the Interim Administration of the United Nations Mission in Kosovo (UMMIK), as amended, on the Authority of the Interim Administration in Kosovo, UNMIK Regulation amending the UNMIK Regulation on the Executive of the Provisional Institutions of Self-Government, Annex VI point (V), UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government, Annex VI point (V), UNMIK Regulation No. 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo, Administrative Direction (Health) 7/2000 on the Establishment of the Kosovo Agency for Drug Regulations, UNMIK Regulation 2000/52 on the Import, Production, Sale and Distribution of Pharmaceutical Products, Including Narcotic Drugs and Psychotropic Substances, Administrative Instruction (Health) 28/2000 Implementing UNMIK Regulation 2000/52 on the Import, Production, Sale and Distribution of Pharmaceutical Products, Including Narcotic Drugs and Psychotropic Substances, Law on Medician Products and Medical Devices No. 2003/26 (UNMIK Regulation 2004/23, respectively Articles 5 and 23 of this Law.	Official Website of the Repeal the sub-legal act Ministry	After the analysis of Al 32/2004, its repealed is recommended, because the Law in the implementation of which the bylaw has been issued, has been repealed and that: Law No. 2002/6 it has been repealed by Law no. 04 / L-048 on Foreign Trade and Law no. 2003/26 was repealed by Law no. 03 / L-188 on Medical Products and Equipment.
ADMINISTRATIVE INSTRUCTION NO. 03/2003 PRESENTATION OF UNICE HEALTH REGISTRU IN THE PRIMARY HEALTH CARE;	Ministry of Health	2/17/2003	In accordance with the authority given to the Ministry by Regulation No. 2002/5 of 04 March 2002, in particular Annex VI, para. (ii) authorizing the Ministry to coordinate the delivery of activities in the Health sector in order to promote the coherent development of health policy and money. (iii) authorizing the Ministry to develop norms and standards and issue guidelines in the health sector regarding international standards.	Official Website of the Repeal the sub-legal act Ministry	It is recommended to repealed the bylaw, because after the analysis it was confirmed that it has not been based on any legal provision in force.
ADMINISTRATIVE INSTRUCTION NO.08/2003 ESTABLISHEMENT OF SPORT MEDICINE CENTER	Ministry of Health	7/1/2003	In accordance with the authority given to the Ministry by Regulation No. 2002/5 of 04 March 2002, Annex VI, in particular point (iii) to establish norms and standards and to issue guidelines in the health sector regarding international standards, point (vi) which gives this Ministry to manage the use and the development of infrastructure related to health care under the Responsibility of this Ministry, point (vii) supports the PARTICIPATION, initiatives and development of community activities related to health;	Official Website of the Repeal the sub-legal act Ministry	It is recommended to repeal the sub-legal act, because after the analysis it was confirmed that it has not been based on any legal provision in force
ADMINISTRATIVE INSTRUCTION NO. 9/2003 (IN HEALTH), REGARDING PROVISIONAL MARKETING AUTHORISATION OF MEDICAL PRODUCTS LOUNCHED IN THE REPUBLIC OF KOSOVA	Ministry of Health	8/25/2003	Pursuant to Regulation No. 1999/1 of 25 July 1999 of the Interim Administration of the United Nations Mission in Kosovo (UNMIK), as amended, on the Authority of the Interim Administration in Kosovo, UNMIK Regulation No. 2000/10 of 3 March 2000 on the Establishment of the Administrative Department of Health and Social Welfare, UNMIK Regulation No. 2000/10 of 1 March 2000 on the Establishment of the Administrative Direction No. 2000/10 on the implementation of UNMIK Regulation No. 2001/10 on the establishment of the Administrative Department of Health and Social Welfare, UNMIK Regulation No. 2011/19 on the Executive Branch of the Provisional Institutions of Self-Government, Administrative Direction (Health) 7/2000 on the Establishment of the Kosovo Agency for Drug Regulations, UNMIK Regulation 2000/52 on the Import, Production, Sale and Distribution of Pharmaceutical Products, Including Narcotic Drugs and Psychotropic Substances, Administrative Instruction (Health) 28/2000 Implementing UNMIK Regulation 2000/52 on the Import, Production, Sale and Distribution of Pharmaceutical Products, Including Narcotic Drugs and Psychotropic Substances.		The new Administrative Instruction should be based on Law no. 04 / L-190 on Medical Products and Equipment, as well as other legislation in force It is recommended to repeal the bylaw, because after the analysis it was confirmed that it has not been based on any legal provision in force.

1758	ADMINISTRATIVE INSTRUCTION NO. 11/2003 LICENSING AND REPORTING OPERATION WITH PERCURSORS IN KOSOVA	Ministry of Health	10/22/2003	UNMIK Regulation 2000/52 on the Import, Production, Sale and Distribution of Pharmaceutical Products, Including Narcotic Drugs and Psychotropic Substances.  Administrative Instruction (Health) 28/2000 Implementing UNMIK Regulation 2000/52 on the Import, Production, Sale and Distribution of Pharmaceutical Products, Including Narrotic Drugs and Psychotropic Substances, Administrative Instruction (Health) 28/2000 Implementing UNMIK Regulation 2000/52 on the Import, Production, Sale and Distribution of Pharmaceutical Products, Including Narcotic Drugs and Psychotropic Substances, UNMIK Regulation No. 2003/15 on the Promulgation of the Law Adopted by the Assembly (Assembly) of Kosovo on Foreign Trade Activity, UNMIK Regulation No. 2003/26 on the Provisional Criminal Procedure Code of Kosovo and UNMIK Regulation No. 2003/25 on the Provisional Criminal Code of Kosovo,	Ministry	Repeal the sub-legal act	It is recommended to repeal the AI and issue a new Instruction that would have as reference the legislation in force, respectively, Law no. 02 / L- 128 on narcotic drugs, psychotropic substances and precursors, Law no. 2003/26 on Medicinal Products and Medical Devices, the Criminal Code of the Republic of Kosovo and the Code of Criminal Procedure, Law no. 04 / L-048 on Foreign Trade and Republications in force. As far as international legislation is concerned, the Instruction is issued referring to the 1988 United Nations Convention against Illicit Trafficking in Narcotic Drugs and Psychotropic Substances, therefore, it is considered that it should be repealed and the new Instruction should be fully incorporated into the basis. legal in force.
1759	ADMINISTRATIVE INSTRUCTION 12/2003 ESTABLISHMENT OF UNIVERSITY DENTISTRY CLINICAL CENTER OF KOSOVO	Ministry of Health	11/4/2003	Pursuant to the mandate of the Ministry of Health, as set out in Annex VI of UNMIK Regulation 2002/5, supplementing UNMIK Regulation 2001/19 on the Executive Branch of the Provisional Institutions of Self-Government of Kosovo; In accordance with the authority given to the Ministry by Regulation No. 2002/5 Complaint 6, point (iii), to establish norms and administrative instructions for the health sector respecting the relevant international standards; point (ivi) that gives this Ministry to manage the use and development of infrastructure related to health care under the Responsibility of this ministry; point (vii) supports the participation, initiatives and development of community-related health activities.	Ministry	Repeal the sub-legal act	There is currently a statute governing the establishment of a dental center. Therefore, it is recommended to repealed this bylaw.
1760	ADMINISTRATIVE INSTRUCTION NO13/2003. ESTABLISHEMENT OF HOSPITAL IN FERIZAJ	Ministry of Health	11/10/2003	In accordance with the authority given to the Ministry by Regulation No. 2002/5 Complaint 6, point (iii), to establish norms and administrative instructions for the health sector respecting the relevant international standards; point (iv) that gives this Ministry to manage the use and development of infrastructure related to health care under the Responsibility of this ministry; point (ivi) supports the participation, initiatives and development of community-related health activities; in order to regulate the activities of the Ministry in general or the areas of activity of the Ministry.	Ministry	Repeal the sub-legal act	There is currently a statute governing the establishment of this hospital. Therefore, it is recommended to repealed this bylaw.
1761	ADMINISTRATIVE INSTRUCTION NO.14/2003 ESTABLISHEMENT OF HOSPITAL IN VUSHTRRI	Ministry of Health	11/10/2003	In accordance with the authority vested in the Ministry by Regulation No. 2002/5 Complaint 6, point (iii) to establish norms and administrative instructions for the health sector respecting the relevant international standards; point (vi) to manage the use and development of infrastructure related to health care under the Responsibility of this Ministry; point (vii) to support the participation, initiatives and development of community-related health activities; in order to regulate the activities of the Ministry in general or the areas of activity of the Ministry.	Official Website of the Ministry	Repeal the sub-legal act	There is currently a statute governing the establishment of this hospital. Therefore, it is recommended to repealed this bylaw.
1762	ADMINISTRATIVE INSTRUCTION NO.15/2003 PAYMENT OF PROFESSIONAL EXPERTS AND FUNCTIONAL COMMISSIONS		12/3/2003	In accordance with the authority vested in the Ministry by Regulation No. 2002/5 Annex 6 to develop norms and standards and issue administrative instructions for the health sector.	Official Website of the Ministry	Repeal the sub-legal act	The correct legal basas a reference for the issuance of the bylaw is missing. Administrative Instruction 15/2003 refers to Regulation 2002/5 Annex 6, which in general terms defines the authority of the Ministry to issue bylaws, but lacks the legal basis on which to issue a bylaw, therefore, it is recommended to repealed of this Instruction.
1763	ADMINISTRATIVE INSTRUCTION NO.16/2003 BASIC EDUCATION AND PROFESSIONAL LICENSE EXAM FOR HEALTH EMPLOYEES	Ministry of Health	12/12/2003	In accordance with the authority vested in the Ministry by Regulation No. 2002/5 Annex 6 to develop norms and standards and issue administrative instructions for the health sector.	Official Website of the Ministry		In the Official Gazette is published an Administrative Instruction no. 04/2006, published on dt. 14.04.2006, referring to the Basic Vocational Education and the License Examination for Health Workers, and the same has repealed this Instruction in its Article 8 (1).