



Republika e Kosovës
Republika Kosova-Republic of Kosovo
OIK



Oda e infermierëve, mamive dhe profesionistëve tjerë shëndetësor të Kosovës
Komora medicinskih sestara, babica i ostalih zdravstvenih stručnjaka Kosova
The Kosovo Chamber of nurses, midwives and other health professionals

THE STATUE OF NURSES, MATERNITY NURSES AND OTHER HEALTH PROFESSIONALS

Pursuant to article 2, paragraph 2, paragraph 2.5 and Article 48, 49, 59 paragraph 9 of the Law No. 04 / L-150 on Chambers of Professional Professionals (Official Gazette No.23 / 4 July 2013) pulls this;

THE STATUE OF NURSES, MATERNITY NURSES AND OTHER HEALTH PROFESSIONALS

THE GENERAL PROVISIONS

Article 1

The nurses, Maternity Nurses and Health Professionals Chamber is an independent organization, which conducts professional activity in the republic of Kosovo.

Article 2

The Chamber of nurses, Maternity Nurses and other Health Professionals it's an independent organization which protects and represents professionals interests of its members, provides high standards of the ethical code and medical deontology promotes and protects the work of Health Professionals in public and private institutions, provides continuous education in order to give qualitative services and other services related to health education.

Article 3

With this statute of Chamber of nurses, Maternity Nurses and other Health Professionals (further in text of Chamber) is adjusted the denomination, the headquarter, inner organization of the Chamber, the membership competencies of the Chamber, organization and function of the Chamber, registration of the members, composition and competencies of the Chamber, the disciplinary responsibility of the Chamber members, procedures in front of ethical council and judge of the honor of the Chamber, the imposition of disciplinary measures, the financial resources and other important issues related to the Chamber.

Article 4

1. The Chamber has the statute of legal person with all the rights, obligations, responsibilities, foreseen with the law on Chambers of the Health Professionals and this statue.
2. The Chamber will act on the behalf on its own and will be responsible for its obligations and all its fortune.

Article 5

1. Denomination of the Chamber is: the Chamber of nurses, Maternity Nurses and other Health Professionals.
2. The headquarter office of the Chamber is in Pristina.
3. The President of the Chamber represents the Chamber.

Article 6

The Chamber has its own stamp, the shape, content, the procedure how the stamp is going to be, the use, the preservation, and the responsibility of the use is done with the reconciliation with the law Nr.03/L-54 about stamps in institutions of the Republic of Kosovo and by-law.

Article 7

1. The emblem of the Chamber of the nurses, Maternity Nurses and other Health Professionals of the Kosovo is the official symbol of the Chamber of the nurses, Maternity Nurses and other Health Professionals.
2. The symbol of the Chamber of nurses, Maternity Nurses and other Health Professionals has law protection.

II MEMBERSHIP IN THE CHAMBER

Article 8

1. The membership is an obligation for all nurses, Maternity Nurses and other health professional, who work in Republic of Kosovo.
2. Membership in the Chamber is also obligation for all professionals who work under social protection conditions, other public institutions, universities, professional schools, medical activity is performed in accordance with the law.

Article 9

1. When the person registers in the central medical register of the Chamber, earns the statue of the membership.
2. The competent authorities of the Chamber of nurses, Maternity Nurses and other Health Professionals within 15 days from the date of submission of the application by the Health Professionals by decision allow registration in the register of the medical professional
3. To the decision from the second paragraph of this article may be appealed by the competent authority within 15 days from the day of issuance of the decision.

Article 10

1. In the realization of the competences and duties of the Chamber, members of the Chamber have the following rights;
 - 1.1. To work according their license

- 1.2. To choose and to be chosen in the Chamber
- 1.3. To be informed about all work and business issues
- 1.4. Directly or through their representatives, to make proposals and express their opinion on the protection of interests and personal and general integrity in the field of medical activity.
- 1.5. To fulfill obligations and responsibilities foreseen in special acts of the Chamber.
- 1.6. To use the material support of the Chamber from the special solidarity fund, under the conditions and procedures with special acts of the Chamber.

Article 11

1. Members of the Chamber have those obligations and responsibilities;
 1. To respect the statute of the Chamber, and the code of professional ethic.
 2. To pay regularly the membership of the Chamber
 3. To respect the standards and professional rates of medical service that in permanent way to involve in continuous professional education
 4. To fulfill obligations and responsibilities foreseen in special acts of the Chamber.

Article 12

1. The membership will end in these cases;
 - 1.1. With the permanent revocation of the agreement.
 - 1.2. On the request of the member of the Chamber from the day of receipt of the decision by the competent authority for the deletion from the register of the members of the Chamber.
 - 1.3. If it is incapable to act according the judge.
 - 1.4. In case of non-payment of the membership for six months.
 - 1.5. In case of the death of the member of the Chamber.

Article 13

Member of the party whose membership is terminated is obliged to submit the card of membership and personal stamp within 7 days.

III THE CHAMBER COMPETENCIES

Article 14

Public competencies of the Chamber are;

- 1.1 Approves professional ethical code (Ethical Code)

- 1.2 Registers and maintain the professional register and health partners and all health institutions.
- 1.3 Licensing process, re-licensing and their revocation.
- 1.4 Professional monitoring and a commitment of experts in relevant fields.
- 1.5 Collaboration with state authorities and places, which address health issues, and collaboration with other professionals associations in the country and abroad.
- 1.6 They exercise professional monitoring on the Health Professionals.
- 1.7 Planning, practicing, the continuous education.
- 1.8 intermediates in contests between the members and the users of Chamber's services.
- 1.9 It organizes the judge of honor related to breaking the rules and professional obligations of the Chambers and imposes disciplinary measures.
- 1,10 Determines the high of the membership of the Chamber
- 1.11 Determines the amount of license fee and re-license and other permission for exercising the professional activity based on legal authorizations.
- 1.12 Provides identification cards and identification numbers for the members of the Chamber.
- 1.13 Upon the request of the member, issues certificates, verification and other documents based on official evidence of the Chamber.

Article 15

Public responsibilities, Chamber authorities exercise according the legal procedure on the general administrative procedure.

Article 16

1. Except public authorization from article 9 about health professional Chambers, the Chamber does also these duties
 - 1.1 represents and protects professional interests of the members of the Chamber in the exercising of the profession.
 - 1.2 Takes care for the preservation of the members of the Chamber of the professional who work in accordance with professional ethic.
 - 1.3 Keeps evidence of the members who exercise the private health activity in accordance with law.
 - 1.4 The collaboration with state and local authorities, who address the health issues and collaboration with other association in the country and abroad.
 - 1.5 The collaboration in the preparation of law, documents and other bi-acts in the health sector, supervision and its implementation.
 - 1.6 The proposal and initiation of procedures for extraction of general and special acts in accordance with law, statute and Chamber acts.

- 1.7 Determination of the price tag of the health services and pharmaceuticals services in collaboration with insurance health fund and the users of health services.
- 1.8 Determination of price of medical products in collaboration with other responsible institutions.
- 1.9 Collaboration to create the continuous professional education for all Health Professionals.
- 1.10 Implementation of science and research activities in compliance with duties and Chamber responsibilities.
- 1.11 Representation of the professional and social interest of Health Professionals and other partners.
- 1.12 Advising, helping and representation of members' interests in the field of legislation and other fields related to the health field.
- 1.13 Participation in decision-making related to contracts with Health Fund Insurance.
- 1.14 Creation and management of the Chamber's fund.
- 1.15 Collaborates to prevent illegal activities related to health.
- 1.16 Preparation and submission of different documents like journals, books and other publications,
- 1.17 Promotion of collaboration between the members of the Chamber.
- 1.18 Promotion and implementation of cultural and social activities of the members organization of culture sport and other events.
- 1.19 Denomination of Chamber representatives, with all institutions of health care.
- 1.20 Implementation of other activities in accordance with law, this statute and other general Chamber's acts.

IV THE BODIES OF THE CHAMBER

Article 17

1. The Chamber's body are;
 - 1.1 Assembly
 - 1.2 Chairperson
 - 1.3 The Council
 - 1.4 Supervisory Council of the Chamber
 - 1.5 Ethical Council
 - 1.6 Honor Court
 - 1.7 Prosecutor
 - 1.8 Permanent Council of the Chamber

2. Mandatory of the body members of the Chamber is 4 years, after the mandate they can reelect for another mandate (4) years.
3. The compensation of material expenses of the Chamber and work compensation is defined with special act approved by Chamber assembly.
4. The way of selection and revocation of the members of the Chamber is defined with special rules.

THE CHAMBER ASSEMBLY

Article 18

1. Assembly is the highest body of the Chamber which exercises all the rights and responsibilities in accordance with the law and this statute.
2. the way of election and revocation of the members of the Chamber assembly defined with the rules on the candidacy procedure and revocation of the members of the Chamber assembly and other Chamber's bodies.

THE COMPETENCIES OF THE CHAMBER

Article 19

1. The Assembly is the highest body of the Chamber which has those responsibilities and authorizations.
 - 1.1 Approve, changes and fills the statute and other normative acts.
 - 1.2 Approve the code of professional ethic.
 - 1.3 Approve the work program of the Chamber.
 - 1.4 Approve the role of working rules of the Chamber.
 - 1.5 Choose and dismiss the chairperson.
 - 1.6 Choose and dismiss the members of the board.
 - 1.7 Choose and dismiss the chairperson, deputy chairman and the members of the ethical code.
 - 1.8 Approve and dismiss the chairperson and members of supervisors council.
 - 1.9 Approve and dismiss the members of court of honor.
 - 1.10 Approve and dismiss the prosecutor of the Chamber.
 - 1.11 Approves and dismiss the chairperson and the members of permanent commission of the Chamber.
 - 1.12 Define the level of membership of the Chamber.
 - 1.13 Defines the amount of the fee for the members of the Chamber, license and re-license fee and the fee for the certificates, verifications, and other documents that Chamber keeps evidence for.
 - 1.14 Define the compensation about the registration on the register of the Chamber members.

- 1.15 Decides about the utensils allocated to the fund of the Chamber for mutual help of the Chamber members.
- 1.16 Review and approves the working reports of the Chamber bodies.
- 1.17 Approve annual Chamber reports.
- 1.18 Approve financial reports and final accounts of the Chamber.
- 1.19 Approve report on the work of the board of the Chamber
- 1.20 Decide about demission of the Chamber assembly and announces premature elections.
- 1.21 Decide for the membership of the Chamber in national organizations, decides to share acknowledgment and Chamber prizes.
- 1.22 Review and takes principled attitudes to issues of importance about Chamber.

Article 20

1. Assembly meetings of the Chamber are public and can be held if there are the majority of the members, from the general number of the Assembly members of the Chamber.
2. The meeting is led by the chairperson.
3. The voting about agenda is open unless when Assembly decides otherwise.
4. The statute changes and its additions are approved with the 2/3 of the members from the general number of the Chamber members.
5. Other decisions Assembly decides with the majority of present members.
6. Assembly or any other body may decide to dismiss the opinion from the entire meeting or any part of it, in cases when the meeting is open and threatens to reveal any information which is classified as reliable or sensitive according the Chamber's acts.
7. Announcements about the meeting of Assembly are public.
8. With the regulation of work on the Assembly, are foreseen the procedures of the public announcements about the meetings of Assembly and other bodies.

Article 21

With the regulation on Chamber Assembly work are defined the ways of meetings convening, leadership of the Assembly meeting and the way of making decisions and other technic and procedure issues about the progress of the meeting.

Article 22

1. With the proposal of the Chamber bodies, supervisions council or members of the Chamber is obliged to call the extraordinary meeting of the Chamber within 15 days from the day of the proposal.
2. The proposal from the paragraphs of this article should be formulated in writing altogether with the material of the agenda.

THE CHAIRMAN OF THE CHAMBER

Article 23

Duties and responsibilities of the Chairman

- 1.1 Represents the Chamber and acts on its behalf
- 1.2 Invites and leads the meetings of the Assembly.
- 1.3 Exercises all the competencies, which don't give in an explicit manner to the Assembly of the Chamber.
- 1.4 Executes the Chamber acts.
- 1.5 Nominates or dismiss his/her deputy;
- 1.6 Organizes the job and lead the Chamber politics.
- 1.7 Makes proposals about rules or other acts to approve in the Chamber Assembly.
- 1.8 Reports in front of the Assembly about the economic-financial situation, at least once a year or whenever the Chamber Assembly requests.
- 1.9 Other activities defined by statute.
- 1.10 In case of the absence of the Chairperson, will be replaced by any Chamber Chairman.

Article 24

The Chairperson, deputy Chairperson, cannot be person who has other public and politic functions, unless they are related to medical jobs.

Article 25

The Chamber Chairperson is chosen in accordance with the rules on procedure of the candidature and the way of selection and revocation of the members and other bodies.

COUNCIL OF THE BOARD

Article 26

1. Board Council consist of 11 members who exercise activity and responsibility in accordance with law, this statute and other normative act of the Chamber.
2. The Board Council;
 - 2.1 Is responsible for the implementation of the Chamber decisions.
 - 2.2 Proposes the members to the Chamber.
 - 2.3 Defines the proposal of the statute and other Chamber acts.
 - 2.4 Follows and harmonizes the work of the Chamber.
 - 2.5 Defines the work program of the Chamber.
 - 2.6 Proposes to the state authorities protection measures for the health protection and insurance protection.
 - 2.7 Defines financial project of the Chamber and takes care about the development.

2.8 Approve the financial account.

2.9 Nominates or dismiss the general secretary of Chamber.

2.10 Examine and approve periodic reports of the Chamber's work in the fields that is responsible.

2.11 Approve the rule about organization and systematization of the professional work services of the Chamber and takes measures about the effectiveness of the professional services.

2.12 Puts in second grade according to complaints from the work relationships of the workers of the Chamber professional services;

2.13 Does other jobs related to the Chamber

Article 27

1. The Chairperson and the deputy Chairperson are the members of the board of the Chamber according the official duty.

2. Other members of the Assembly are chosen by the Assembly.

3. The Assembly of the Chamber selects the members of the Board Council in accordance with the rules on the procedure of candidature, the way of election, revocation of the members of the Chamber and other bodies.

4. General Secretary of the Chamber is a person who is always invited in the meetings of the Executive Board.

5. General Secretary does not have the right of vote, but has the right to propose dots in agenda and supportive documents.

Article 28

1. The Board Council makes decisions with the majority of the members of the Board Council.

2. Mandatory of the Board Council lasts four years and complies with the mandatory of the members of the Board Council.

3. Meetings of the Board Council are led by Chairperson of the Council.

4. The Chairperson prepares the agenda and the materials related to the meeting in collaboration with the Chamber.

5. Board Council organizes meeting at least once a month.

6. If the Chairperson is absent, he or she will be replaced by one of the members of the Board Council.

7. The way of working of the Council is defined by special acts.

8. Board Council represents a written report to the Assembly about its job at least two times per year.

Article 29

SUPERVISORY COUNCIL OF THE CHAMBER

1. Chambers' Supervisory Council:
 - 1.1 Supervise and pursuing financial business of Chamber.
 - 1.2 Follows and supervise the realization of the rights and obligation of the members of the Chamber.
 - 1.3 Follows and supervise the job of the Chamber professional services.
 - 1.4 Propose to the Board Council to take measures when they assesses whether there is foul play of the approved acts by Board Council.
 - 1.5 According the statue of the Chamber, does other work as well.

Article 30

1. The supervise council, consists of 7 members.
2. The deputy Chairperson, Chairperson and other council members, Chamber choses on its own, in accordance with the candidate and the way of selection an revocation of the members and other bodies.
- 3 Supervise Council of the Chamber for its work responds to the Assembly.

Article 31

1. Ethics Council:
 - 1.1 Maintain the implementation of the Code of Ethics and Deontology and promote the principles and principles of professional ethics.
 - 1.2 Ensures ethical and moral leadership of deontology and promotes the principles and resources of professional ethics
 - 1.3 Take appropriate measures in case of violation of the Code of Ethics and Medical Deontology.
 - 1.4 Accepts and examines complaints from citizens.
gives opinions and comments on the work of the members of the Chamber in accordance with the Code of Professional Ethics.
It offers citizens support in the realization of civil law of service type and content of services.
 - 1.5 Accepts and observes complaints from citizens.
 - 1.6 Does other jobs foreseen by the statue and by the special acts of the Chamber.
 - 1.7 Ethic Council has 5 members.
 - 1.8 Chairperson, Deputy Chairperson and three members of the Ethic Council are chosen by Assembly from the Chamber, in accordance with the rules of the candidature, election and revocation of the Chamber and other bodies.

Article 32

DISCIPLINARY MEASURES

1. The ethical council is the first instance body to initiate the procedure for defining the responsibility of Health Professionals for breaking the law. The statute of the odes and the code of medical ethics and depending on the breaking found it implements these measures;

1.1 Peer recommendation

1.2 Apologizing the Patient

1.3 reproach or public reprimand

1.4 Additional postgraduate education and training.

1.5 compulsory drug, alcohol and other addictions treatment.

1.6 Temporary or permanent withdrawal of licenses or deletion of the health profession from the register.

1.7 Compensation the patient's damage when it's appropriate.

1.8 Money penalty from one thousand (1000) up to three thousand (3000).

Article 33

1. In the procedure in front of Ethical Council the provisions of general administrative procedures and rules apply, related to the parties, providing clues, preparation of the verbal process.

2. The member of the Chamber to whom the procedure was initiated, it must be possible to declare and protect it before the Ethics Council.

3. In the interrogation procedure and evaluation of evidence in the disciplinary procedure in front of the Ethics Council, keeps verbal process.

4. According to the decision of the Ethics Council decides Honor Court.

5. The commencement of proceedings before the honorary court for the determination of violations of the Article of Article 32 paragraph 1.4, 1.5, 1.6, 1.8 may not commence after the expiration of one year from the day of professional violation and honor of the member of Chamber.

Article 34

The most approximate criteria for defining the responsibilities of nurses, maternity and other Health Professionals for breaking this Code of Conduct and the Code of Ethics are determined by special acts of the Chamber.

Article 35

THE COURT OF HONOR

1. The court of honor of the nurses, maternity and other health professional is a body of the nurse's Chamber, who exercise function in accordance with the law and this statute and other normative acts.

2. The final decision imposing disciplinary measures under Article 32 paragraph 1.4, 1.5, 1.6, 1.7 and 1.8 of this Statute of Nurses, Maternity nurse and Other Health Professionals may file a complaint with the Court of Honor of Health Professionals.

3. The Court of Honor decides on the complaints of the Chamber members and irregularities in the election process of the Odes bodies.

4. The Court of Honor shall have five members, its Chairperson, his Deputy and three members elected by the Assembly of the Chamber, in accordance with the Rules of Procedure and the manner of election and revocation of the members of the Chamber and other bodies.

5. A member and his deputy shall be proposed by the Kosovo Judicial Council

Article 36

CHAMBER PROSECUTOR

1. The Chamber Prosecutor is an independent body for the initiation of proceedings against the members of the Chamber against whom there is a grounded suspicion that it has broken the law, the statute and the Code of Nursing Ethics.

2. Cases of violation under Article 32 of this Statute may be denounced by the Chamber of Health Professionals, the Ministry of Health, the Associations of Maternity Nurses and Other Health Professionals, the Associations of Health Professionals, Health Institutions, the Health Insurance Fund, the State Prosecution, the members of Chamber and the injured party.

3. The deputy of the Chamber of Deputies of the Chamber of Deputies shall be elected by the Deputy Prosecutor, in accordance with the Rules of Procedure and the manner of election and revocation of the members of the Chamber and other bodies.

4. The Chamber prosecutor reports to the Chamber's Council.

PERMANENT COMMISSIONS OF THE CHAMBER

Article 37

1. The Chamber of Nurses, Maternity Nurses and Other Health Professionals has the Permanent and Intermediate Commissions.

2. The Member of the Committees of the Assembly of the Chamber chooses the Assembly of the Chamber from the order of the members of the Chamber, in accordance with the regulation on the nomination procedure and the election procedure; and Revocation of Chamber Members and Other Bodies

Article 38

1. The Standing Commissions of the Chamber are:

1.1 The Ethics Committee;

1.2 The Licensing Commission;

1.3 Committee on Specialist Education

1.4 Commission for Continuous Professional Education;

1.5 Commission on Private Professional Practice;

1.6 Budget and Finance Committee;

1.7 The Commission for Solidarity and Mutual Assistance.

Article 39

1. The Chamber's Permanent Commissions consist of 5 members from whose Chairperson and Deputy Chairperson is elected.
2. The members of the Permanent Committee of the Chamber may be members of only a Permanent Committee.
3. Meetings of the Permanent Commissions are invited and chaired by the Chairperson of the Commission.
4. Permanent Commissions at least two times a year report on their work to the Steering Council and the Assembly of the Chamber.

FINANCING RESOURCE OF THE CHAMBER

Article 40

1. Funding of Chambers is provided and managed by the Republic of Kosovo budget in accordance with Articles 38 and 41 of the Law on Chambers of Health Professionals

Article 41

1. The Chamber of Nurses, Maternity Nurses and Other Health Professionals realizes own source revenues from;
 - 1.1 Membership;
 - 1.2 Compensation for the members of the Chamber, licensing and re-licensing fees and the amount of tax for the issuance of certificates, and other documents for which the Chamber holds official evidence
 - 1.3 Gifts and other donations as well as other revenues in comply with the law.

Article 42

1. Members of the Chamber have an obligation to pay the member regularly. Compensation for registration, licensing and other administrative services in accordance with the law and other normative acts of the Chamber.
2. In the event of failure to fulfill these obligations, Chambers' bodies take disciplinary action against their members.

Article 43

1. Chamber tools are led to Chamber's account.
2. The Chamber President is the Chief Financial Officer of the Chamber.
3. The Chamber is responsible for its work and all the property it possesses.

Article 44

1. The Chamber shall open separate accounts, manage the funds dedicated to the Solidarity Fund and
2. The funds referred to in paragraph 1 of this Article may be used for the provision of mutual assistance to the members of the Chamber, directly to the members of the Chamber, and to their family members in the event of a disaster, for the provision of the Chamber of the holders of insurance of the property of the

persons in case of the members of the Chamber in accordance with this law and the charter and other acts of the Chamber, professional empowerment as well as continuous professional training.

Article 45

Tools of donations and gifts may not be used to cover the expenses of the Chamber except in cases when they are expressly intended for this purpose Article.

Article 46

By special act of the Chamber shall determine the amount of fee compensation for Chamber ancients, Licensing and re-licensing fees as well as fee for issuance of certificates, and other documents for which the Chamber keeps official records.

THE CHAMBER TRANSPARENCY

Article 47

1. The Chamber of Nurses, Maternity and Other Health Professionals is obliged to notify the public on important issues from the scope of the Chamber.
2. The Chamber is obliged to notify the competent prosecution authorities, the competent judicial bodies and the relevant Ministry of Health about the disciplinary procedure that is directed towards the members of the Chamber bodies and the procedure of licensing, re-licensing and revocation of the license if it is suspected that in these there is a reasonable suspicion that a criminal offense has been committed.
3. The Chamber has the obligation to make available all the facts and information it possesses at the request of the bodies referred to in paragraph 2 of this Article.

Article 48

The Chamber cooperates with educational institutions for healthcare, health institutions, associations of Health Professionals, health insurance funds regarding important issues for the work of the Chamber and the health protection of Citizens.

SUPERVISION OF THE CHAMBER

Article 49

1. Overclocking the legality of Article 9 of the Law on Chambers of Health Professionals shall be done by the Ministry of Health
2. In the exercise of the supervision referred to paragraph 1 of this Article, the Ministry of Health may request from the bodies of Chamber report and information on certain matters.
3. The Chamber is obliged to provide the reports and information from paragraph 2 of this article to the Ministry of Health within 30 days from the day of the request or to inform the reasons for which it is not possible to send within the required timeframe.
- 4 The Chamber is obliged to submit to the Ministry of Health on 3 March of the following year the annual report for the previous year.

Article 50

To finance the activities and financial reporting of the KOL should apply the financial and accounting rules of the Ministry of Finance.

GENERAL ACTS OF THE CHAMBER

Article 51

1. Chamber general acts are the Statute, the Code of Professional Ethics, the Regulations
2. The General Acts of the Chamber shall be in accordance with the Constitution, the law and the 3. The initiative for the issuance and amendment of the general acts of the OD may be. Adoption of the general acts of the Chamber should precede the public debate with various, guiding and other decisions of the organs of the Chamber. Statute takes the organs of Odes and professional medical associations nursing community

THE CHAMBER PROFESSIONAL SERVICE

Article 52

The Administrative Office carries out the following activities:

- 1.1 Exercise of administrative and professional duties Registration, licensing and authorization of Health Professionals and social workers who are not members of Chambers;
- 1.1.2 Keeping a Registry of Health Professionals
- 1.1.3 Other Activities That Chambers Can Deliver to the Administrative Office
- 1.1.4 Exercise Other Administrative Tasks from Section 8 and 9 of the Law on Chambers of Health Professionals
- 1.1.5 Tasks should be are carried out on the basis of a service contract between Chambers and the Administrative Office

Article 53

1. The organization and work of the administrative office shall be determined by special acts for the organization and systematization of works approved by the Assembly of the Chamber.
2. Employees in the Administrative Office of the Chamber shall enjoy all rights and obligations. 3. The office of the Administrative Office shall be managed by the Secretary General of the Chamber determined by the Law on Labor, this Statute and other acts of the Chamber.

TRANSITIONAL PROVISIONS

Article 54

Existing Boards at the Ministry of Health that have competence and responsibility in matters of professional ethics, registration and licensing, continuing vocational education and specialist education continue to function widely in the approval of specific normative acts that regulate these areas of Chamber responsibilities and the appointment of new members of the respective Committees.

Article 55

Abrogating Provisions with the entry into force of this Statute, the present Temporary Health Statute approved by the Minister shall be repealed.

Entry into force

Article 56

This Statute shall enter into force 7 (seven) days after being signed by the Minister of Health.

Prishtinë 07/03/2016

Minister i Shëndetësisë
Dr. Imet Rrahmani



Kryetar i Odë-s
Naser Rrustemi

A blue ink signature of Naser Rrustemi written over a horizontal line.