**ACT ON THE CHAMBER OF BUILDERS**

*Prom. SG. 108/29 Dec 2006, amend. SG. 19/13 Mar 2009, amend. SG. 35/12 May 2009, amend. SG. 92/20 Nov 2009, amend. SG. 15/23 Feb 2010, amend and suppl. SG. 82/26 Oct 2012, amend and suppl. SG. 83/24 Sep 2013, amend. and suppl. SG. 13/7 Feb 2017, amend. and suppl. SG. 63/4 Aug 2017, amend. SG. 92/17 Nov 2017,* ***amend. SG. 25/26 Mar 2019***

**Chapter one.
GENERAL PROVISIONS**

Art. 1. This act shall provide for the requirements to the persons, carrying out construction, as well as the development and activity of the professional organization of builders.

Art. 2. the aims at creating conditions for:

1. identification and transparency of the activity of the persons, carrying out construction;

2. improvement of the management of the construction activity, raising the builder’s responsibility for achieving the substantial requirements to the construction and quality of the construction implementation;

3. protection of the interests of construction service consumers.

Art. 3. (1) The act shall apply to the Bulgarian and foreign natural and legal persons, registered as traders under their national legislation, their branches, state and municipal undertakings, carrying out construction on the territory of the Republic of Bulgaria, called hereinafter builders.

(2) (Suppl. - SG, 15/2010, in force from 23.02.2010, amend. - SG, 83/2013). The builders, carrying out constructions of first to fifth category under Art. 137, Para. 1 of the Special Development Act, or certain types of construction and assembly works, indicated in the National classification of the economic activities, position Construction, shall be subject to entry in the Central professional register of the builder, called hereinafter: the register.

(3) Where the natural and legal persons are unified for carrying out constructions or certain types of construction and assembly works under Para. 2, at least one of the participants in the union shall have to be entered in the register.

(4) The participation in the union under Para. 3 shall not give right to persons, who are not entered in the register, independently to carry out constructions or certain construction and assembly works under Para. 2.

**Chapter two.
THE CHAMBER OF BUILDERS**

Art. 4. (1) The Chamber of Builders shall be established, called hereinafter: the Chamber, as a legal person with central office in Sofia. The Chamber shall establish regional structures under conditions and procedure, determined by its Statute.

(2) The Builders’ Chamber shall:

1. represent its members and protect their professional interests;

2. establish and maintain Central professional register of the builder;

3. participate in development of strategies, analyses and development programmes of construction and shall assist their fulfillment;

4. give opinions and participate in drafting normative acts on construction;

5. assist development of branch standards for healthy and safe work conditions and shall provide them to the National (branch) council of work conditions;

6. draft a professional ethic code in the sectors of the construction profession; it shall not admit monopoles, disloyal competition and inequality among its members;

7. (amend. - SG, 19/2009, in force from 10.04.2009) develop guidebooks for carrying out construction and assembly works and for good construction practices, models of risk analysis systems and rules for control and self-control in view to provision of safety and quality while carrying out constructions and the separate construction and assembly works, as well as for the physical protection of cultural values while carrying out construction and repair activities;

8. inform the competent bodies about violations, perpetrated while carrying out the construction and assembly activities on the construction ground, as well as about other found violations, perpetrated by the persons, - participants in the construction process, connected to carrying out or failure to carry out their functional obligations, regulated in compliance with normative acts;

9. organize conducting of courses for raising the qualification of the staff, working in construction;

10. carry out other functions as well, provided by its Statute.

Art. 5. Membership in the Chamber shall be voluntary and shall be in compliance with the requirements of this act and the Chamber’s Statute.

Art. 6. (suppl. - SG 13/17) The Chamber bodies shall be the general meeting, the management and control board and the commission for keeping the Central professional register of the builder. The Chamber of Builders shall be represented separately by the Chairman of the Board and the Executive Director, who shall be elected by the Board in accordance with the powers, established by a decision of the Managing Board of the Chamber.

Art. 7. (1) The Chamber general meeting shall be regular or extraordinary.

(2) The regular general meeting shall be called every year.

(3) An extraordinary general meeting may be called upon decision of the managing board or upon request of at least of one tenth of the Chamber members.

Art. 8. (1) The provision for calling, operation rules and decision taking by the general meeting shall be determined by the Chamber Statute.

(2) The general meeting delegates shall be determined under the conditions and procedure, determined by the Chamber Statute.

Art. 9. The general meeting shall be regular, if two thirds of the delegates are present. In case of lack of quorum, the general meeting shall be postponed by an hour, after which it shall be held and shall be considered as regular, notwithstanding of the number of the present delegates.

Art. 10. (1) The general meeting shall:

1. adopt, amend and supplement the Statute;

2. elect and discharge the chairpersons and the members of the Management and Control boards and of the commission for keeping the Central professional register of the builder;

3. adopt the activity reports of the management and control boards and of the commission for keeping the Central professional register of the builder;

4. determine the amount of the membership fee and the service prices, provided by the Chamber;

5. adopt the Chamber budget;

6. adopt the Professional ethic code;

7. solve other issued, determined by the Statute.

(2) The general meeting decision shall be adopted by general majority by the present members, with the exception of the decision under Para. 1, p. 1, which shall be adopted by majority of two thirds by the present members.

(3) The chairpersons and the members of the managing and control board shall be elected by secret voting.

Art. 11. (1) The Managing board shall consist of a chairperson and 28 members, who shall be elected for the term of 3 years.

(2) The Managing board shall:

1. call and organize holding of the general meeting of the Chamber;

2. organize the Chamber activity;

3. manage the Chamber property;

4. organize establishment and maintenance of the Central professional builder’s register;

5. adopt internal operation rules;

6. accept new members and terminate the membership in the Chamber under conditions and procedure, determined by the Statute;

7. fulfill other functions as well, assigned to it by the general meeting or the Chamber Statute;

8. present an annual report on the its activity before the general meeting.

Art. 12. (1) The Control board shall consist of a chairperson and 6 members, who shall be elected for the term of 3 years. The control board chairperson may be present at the meeting of the Managing board with the right of a consultative vote.

(2) The control board shall:

1. control the fulfillment of the general meeting decisions and the lawfulness of the Managing board decisions;

2. propose to the general meeting discharge or not discharge from responsibility the Managing board members;

3. fulfill also other functions, assigned to it by the general meeting or the Chamber Statute;

4. present an annual report on its activity before the general meeting.

Art. 13. (1) The Chamber budget shall be determined for each financial year.

(2) The Chamber revenues shall be formed by:

1. single entry contributions;

2. annual members’ contributions;

3. payment for the services, carried out by the Chamber;

4. donations, publishing activity etc.

**Chapter three.
CENTRAL PROFESSIONAL REGISTER OF THE BUILDER**

Art. 14. (1) The entry of the builders in the Central professional builder’s register shall be carried out according to categories of the constructions – for constructions of first category, for constructions of second category and for constructions of third, fourth and fifth category, as well as to separate construction and assembly works under Art. 3, Para. 2 , for whose fulfillment the builder can prove that he/she meets the requirements of this act.

(2) (amend. - SG 25/29) Construction of residential and villa buildings with low construction and constructions under Art. 137, Para. 1, p. 5, letters "c" and "d" of the Spatial Development Act with a total built-up area of up to 100 square meters, may be carried out also by builders, who have not been entered into the register.

(3) The builders, entered in the register for carrying out constructions of first category and received a certificate for them may carry out constructions of all categories.

(4) Builders, entered in the register for carrying out constructions of second category and received a certificate for them may carry out constructions of all categories, with the exception of constructions of first category.

(5) Builders, entered in the register of carrying out constructions of third, fourth and fifth category and having received a certificate for them may carry out only the constructions, indicated in them.

(6) Builders, entered in the register of carrying out separate types of construction and assembly works under Art. 3, Para. 2 and having received a certificate for them may carry out only the activities, for which they have been entered in the register.

(7) The procedure for entry and keeping the register shall be determined by Rules, adopted by the Chamber general meeting, which shall be published in the State Gazette.

(8) (New - SG, 82/2012, in force from 26.11.2012) Foreign legal and natural persons – builders in the meaning of the Spatial Development Act, who have been assigned with carrying out investment projects on the territory of the Republic of Bulgaria on the NATO programme for investments in security, shall not be entered in the Central professional builder’s register. The builder shall notify in writing the Commission chairperson under Art. 26 within 7 day term after signing the contract with the contracting authority.

Art. 15. (1) The register shall have entered builders, who meet the following requirements:

1. they have not liquidation and executable public tax obligations and obligations for obligatory security contributions, as well as interests, related to these obligations, unless the competent body has admitted rescheduled payment or delay of payments;

2. they have not been declared in insolvency and are not in a procedure of insolvency or liquidation;

3. they have the required technical equipment for carrying out the declared construction and assembly works;

4. have the needed staff, hired under employment contracts:

a) for technical management of constructions;

b) for control over quality of fulfillment of construction, for compliance of the construction products, put into constructions with the substantial safety requirement;

c) for control on the observation lf the healthy and safe work conditions;

d) (amend. - SG, 35/2009, in force from 12.05.2009) for organization of the activity fulfillment on protection during disasters;

e) other person, who are required by a normative act to be hired on an employment contract;

5. the hired technical staff shall possess the needed authorization under the acquired specialty and educational-qualification degree, professional experience, knowledge and technical competence in relation to their national legislation;

6. the hired workers shall possess the needed professional qualification for fulfillment of the carried out construction activities;

7. they have valid insurance of the harms, which may occur as a result of failure to fulfill their obligations, required under the normative acts in force.

(2) (amend. - SG 13/17) The rules of Art. 14, Para. 7 shall define criteria for entry into the different categories, based on which shall be found, that the builder has the necessary human and technical resources and the necessary production experience.

(3) (revoked - SG 13/17)

(4) (Amend. - SG, 19/2009, in force from 10.04.2009, amend. - SG, 82/2012, in force from 26.11.2012, amend. - SG 13/17) For carrying out sites - immovable cultural valuables under the Cultural Heritage Act in the register shall be entered builders, who meet the requirements of Para. 1, have experience in the area of restoration and conservation of sites – cultural values and there is a qualified specialist – architect in their staff.

(5) (revoked - SG 13/17)

Art. 16. (1) The Central professional builder’s register shall be public and shall be published on the Chamber internet site. Any person may request information about the entries in the register.

(2) The information, representing personal data shall be provided under a procedure, determined by an act.

(3) The register shall contain information about:

1. legal-organization form, trade company (name), central office and management address, registration of the builder under the legislation of his/her registration;

2. way of management, representation and the person, representing the builder;

3. the number and qualification of the hired persons;

4. the number of the appointed persons under employment contract – separately as technical managers and as persons on the observation of the health and safe conditions at work;

5. the conducted qualification training of the technical staff and of the workers during the last 3 years;

6. the possessed by the builder machines, facilities and equipment in types, number and technical indicators;

7. the right of the builder and of his/her workers to carry out construction, related to building or using facilities with raised danger;

8. constructions, carried out during the last 3 years – in type, location and volume in value expression;

9. the annual financial reports of the builder for the last 3 years before the current year;

10. tax obligations and obligations for obligatory security contributions;

11. (suppl. - SG, 15/2010, in force from 23.02.2010, suppl. - SG, 83/2013) the punishments, imposed on the builder by the control bodies for violation under the Spatial Development Act of on the relevant legislation of the EU Member State, or of another state – party of the EEAA or of Confederation Switzerland.

(4) Builders, who from their establishment carry out activity for a period, shorter than 3 years, shall provide the information under Para. 3, p. 5, 8 and 9 for the last year of their activity.

Art. 17. (1) Applications for entering shall be submitted to the commission chairperson under Art. 26 according to a form, confirmed by the Chamber Managing board.

(2) The entry application shall have attached:

1. a certificate for entry into the trade register or legalized document pursuant to the legislation of the builder’s registration;

2. declaration, that the builder has not been declared in insolvency and is not in a insolvency or liquidation procedure;

3. documents (licenses, certificates, etc.) permitting the builder or his/her workers to carry out construction, related to building or using facilities of raised danger;

4. information about the numbers and qualification of the staff in categories;

5. information about held qualification training of the engineering –technical staff and of the workers during the last 3 years, apart from the cases pursuant to Art. 16, Para. 4;

6. information about the possessed by the builder machines, facilities and equipment for carrying out construction works in types, number and technical parameters;

7. information about the fulfilled constructions by the builder during the last 3 years in type and location of the constructions and volume of the carried out construction, apart from the cases pursuant to Art. 16, Para. 4;

8. (amend. - SG, 19/2009, in force from 10.04.2009, amend. - SG, 92/2009, in force from 20.11.2009, suppl. - SG, 15/2010, in force from 23.02.2010, amend. - SG, 82/2012, in force from 26.11.2012, suppl. - SG, 83/2013, amend. - SG 13/17) information about the carried out constructions - immovable cultural valuables under the Cultural Heritage Act with an opinion of the National institute for immovable cultural heritage about the quality of the construction – in the cases of Art. 15, Para. 4, or equivalent information, issued by the relevant competent bodies of the EU Member State or another state – party of the EEAA or of Confederation Switzerland;

9. a copy of the annual financial report of the construction undertaking for the last 3 years, apart from the cases pursuant to Art. 16, Para. 4;

10. (amend. - SG 63/17, in force from 01.01.2018) information about the circumstances under Art. 16, Para. 3, item. 11;

11. copies of the insurance bills for proving insurance security under Art. 15, Para. 1, p. 7.

(3) (new - SG, 15/2010, in force from 23.02.2010, amend. - SG, amend. - SG, 83/2013) In the cases, where the builder is a person, who has the right to carry out such an activity pursuant to the legislation of an EU Member State or another, or another state – party of the EEAA or of Confederation Switzerland for entry in the register, an application shall be submitted according to a form, which shall have attached the following:

1. a copy of a document, certifying the right to carry out constructions, issued by a competent body of an EU Member State or another state – party of the EEAA or of Confederation Switzerland with an official translation into the Bulgarian language, carried out in compliance with the Rules for legalization, certification and translation of documents and other books (publ. – SG, 73/1958; amend., 10/1964, 77/1976, 96/1982, 77/1983and 103/1990) and with the Convention of 5 October 1961 Abolishing the Requirement of Legalization for Foreign Public Documents (ratified by an act – SG, 47/2000; suppl. 30/2013) (SG, 45/2001), or indication of the normative act and the relevant legal ground pursuant to which the applicant has the right to carry out the activity;

2. the documents under Para. 2 with an official translation into the Bulgarian language in compliance with the Rules for legalization, certification and translation of documents and other books and with the Convention of 5 October 1961 Abolishing the Requirement of Legalization for Foreign Public Documents.

(4) (new - SG 63/17, in force from 01.01.2018, amend. - SG 92/17, in force from 01.01.2018) The commission under Art. 26 shall request ex officio for information about presence or absence of obligations under the Art. 87, Para. 11 of the Tax-insurance Procedure Code for the respective candidate.

Art. 18. (1) The entry or refusal of entry in the register shall be carried out by the commission under Art. 26 within 14-day term from submitting the application.

(2) The commission may refuse entry, where the builder fails to meet some of the requirements under Art. 15,

Art. 19. (1) The certificate for entry or refusal of entry in the register shall be issued to the applicant within 15 day term from submission of the application.

(2) The certificate under Para. 1 shall have entered the relevant categories of constructions and/or construction and assembly works for whose fulfillment the builder has been entered in the register.

Art. 20. (1) The builder shall be obliged to declare for entry each change in a circumstance, subject to entry into the register within 14 day term from the occurrence of the change.

(2) (amend. - SG 63/17, in force from 01.01.2018) The builder shall produce annually by the 30 June to the commission under Art. 26 an annual financial report.

(3) (new - SG 63/17, in force from 01.01.2018, amend. - SG 92/17, in force from 01.01.2018) Within the term under para. 2 the commission under Art. 26 shall request ex officio for information about presence or absence of obligations under the Art. 87, Para. 11 of the Tax-insurance Procedure Code for the respective builder.

Art. 21. (1) The builder shall be deleted from the register in case of:

1. termination of the legal person of the builder;

2. failure to carry out construction activity with a term, longer than 3 years with the exception of the cases, where a foreign person does not carry out permanent activity on the territory of the Republic of Bulgaria;

3. failure to carry out the obligation under Art. 20, Para. 1 for more than 3 times during 1 year;

4. failure to fulfill the obligation under Art. 20, Para. 2;

5. deletion the natural person – sole trader or he is under complete prohibition;

6. an enforced decision for declaring into insolvency;

7. (amend. - SG 13/17) establishment that the builder does not any longer meet some of the requirements of Art. 15, which shall be carried out under conditions and the order, specified in the Rules under Art. 14, Para. 7;

8. termination of the state of municipal undertaking.

(2) Deletion from the register shall be carried out with a commission decision under Art. 26.

Art. 22. (1) With the deletion the issued certificate of the builder for entry into the register shall be nullified.

(2) After expiry of one year from the deletion, the builder may submit a new application for entry into the register under the general procedure.

Art. 23. The refusal for entry into the register and issuance of a certificate, as well as deletion from the register shall be motivated and may be appealed pursuant to the Administrative – procedure Code.

Art. 24. (1) The builder shall be obliged within 7 day term to notify in writing the commission chairperson under Art. 26 about a lost or destroyed certificate for entry into the register.

(2) A duplicate of a certificate under Para. 1 shall be issued with a decision of the commission chairperson upon request of the builder.

Art. 25. For the entry, deletion or change of circumstances, entered into the register, as well as for a lost, destroyed or nullified certificate for entry into the register, the commission chairperson under Art. 26 shall publish an announcement in the Chamber information journal.

Art. 25a. (New - SG, 83/2013) (1) In the cases of temporary or single provision of construction service, the persons who have the right to carry out such an activity pursuant to the legislation of an EU Member State or another state – party of the EEAA or of Confederation Switzerland shall notify the commission under Art. 26 about the complete and exact name of the construction according to the issued permit for construction under Art. 148 of the Spatial Development Act or the complete and exact name of the construction and assembly works under the contract, signed with the chief contractor.

(2) The notification under Para. 1 shall have attached:

1. a copy of a document, certifying the right to carry out constructions, issued by a competent body of an EU Member State or another state – party of the EEAA or of Confederation Switzerland with an official translation into the Bulgarian language, carried out in compliance with the Rules for legalization, certification and translation of documents and other books and with the Convention of 5 October 1961 Abolishing the Requirement of Legalization for Foreign Public Documents or indication of the normative act and the relevant legal ground under which the applicant has the right to carry out the activity;

2. a copy of the permit for construction or copy of the contract with a chief contractor of the construction and a copy of the issued permit for construction.

(3) The information for the person under Para. 1 shall be published in a separate list to the register under art. 14, Para. 1.

(4) The commission shall issue a certificate for carrying out a single or temporary construction service for a certain construction on the territory of the Republic of Bulgaria, which covers the needed scope of entry in the Central professional register of builder for completing this construction.

Art. 26. (1) A commission shall be established within the Chamber for keeping, maintaining and using the Central professional register of the builder.

(2) The commission shall consist of 15 members, which shall be elected by the Chamber general meeting.

(3) The organization and activity of the commission shall be regulated by rules, confirmed by the Chamber Managing board. The commission decisions under Art. 27, Para. 1, p. 3 shall be adopted by 2/3 majority of its members.

(4) The commission shall be called to meeting by its chairperson or upon request of more than half of its members.

Art. 27. The commission under Art. 26 shall:

1. provide information to the builders about the conditions and procedure for entry into the register;

2. prepare the application forms and other documents, related to entry into the register;

3. adopt decision for entry, deletion and refusal of entry into the register;

4. (amend. - SG, 35/2009, in force from 12.05.2009) assist the activity of the Managing board in the organization of fulfillment of activities, related to safety of the classified information and defence-mobilization preparation;

5. prepare and provide information and documents about circumstances, entered into the register upon request of the competent bodies.

**Transitional and concluding provisions**

§ 1. (1) The term and provision for calling an conducting an establishing meeting of the Chamber of Builders, as well as of the regional meetings for election of delegates for establishing meeting shall be determined by an order of the Minister of Regional Development and Public Works, which shall be published in the State Gazette within 1 month term from the enforcement of the act.

(2) Participants in the regional meetings for election of delegates in the establishing meeting of the Chamber of Builders may be all the persons, who carry out construction activity on the territory of the Republic of Bulgaria and within 2 month term from the enforcement of the act submit an application for participation in the regional meetings.

(3) The persons under Para. 2 with management address in the territory of the relevant region shall submit applications to the Regional Governors, accompanied by a certificate for current status, issued not earlier than 1 month from submission of the application.

(4) Within 2 month term from expiry of the term of Para. 1, the Regional Governors shall organize, appoint and conduct the regional meetings for election of delegates in the establishing meeting of the Chamber of Builders.

(5) The regional meetings shall elect delegates for the establishing meeting of the Chamber of Builders in a representation mode – 1 representative of 10 applicants under Para. 3.

(6) Within 14-day term from conducting the regional meetings for election of delegates, the Regional Governors shall submit the protocols with the results of the elections to the Minister of Regional Development and Public Works.

(7) Within 1 month term from the expiry of the term under Para. 6, the Minister of Regional Development and Public Works by an order shall appoint temporary commissions for preparation of the Chamber of Builders draft Statute and of the Rules under Art. 14, Para. 7 and shall appoint the date for conducting the establishing meeting.

(8) The order of the Minister of Regional Development and Public Works under Para. 7 shall be published in the State Gazette not later than 30 days before the date of the establishing meeting.

(9) The establishing meeting shall be chaired by a chairperson, elected by the meeting.

(10) The establishing meeting shall adopt the Statute and Rules under Para. 7 and shall elect the bodies of the Chamber of Builders under the conditions and procedure, determined by the act.

§ 2. (1) Within the term of from the enforcement of the act the builders must be entered in the Central professional register of the builder and have issued certificate for the activities, which they may carry out.

(2) After expiry of the term under Para. 1, construction of 1 to 5 category, as well as certain types construction and assembly works may be carried out only by builders, entered in the register.

(3) The requirements under Para. 1 and 2 shall not refer builders, carrying out constructions under Art. 14, Para. 2.

§ 3. In the Spatial Development Act (publ., SG, 1/2001; amend., 41/111 of 2001, 43/ 2002, 20, 65 and 107/2003, 36 and 65/2004, 28, 76, 77, 88, 94, 95, 103 and 105/2005, 29, 30, 34, 37, 65, 76, 79 and 82/2006) the following amendments and supplements shall be made:

1. (In force from 01.01.2008) In Art. 157, Para. 2, sentence 2 shall be added: "Opening a construction ground and determining a construction line and level, as well as certification of the order book shall be carried out after production by the contracting authority a contract for the construction with a builder, who has been entered in the Central professional register of the builder, unless the construction is of a category, for which no entry of the builder into the register is required."

2. In Art. 163a:

a) new Para. 1, 2 and 3 shall be added:

"(1) The builder shall be obliged to appoint in an employment contract technically authorized persons, who are to carry out technical leadership of the constructions.

(2) Technically authorized persons shall be those, who have received diplomas from an accredited higher school with the qualification "civil engineer" , " engineer" , or "architect", as well as the persons having high education with 4-year course of training and acquired professional qualification in the areas: "Architecture and Construction" and "Techniques".

(3) Apart from the cases under Para. 2, technical authorization may be recognized of a foreign person in the conditions of reciprocity, established for each concrete case, where he/she holds a diploma, legalized under the relevant procedure and meets the requirements of this act";

b) the present Para. 2 shall become Para. 4 and in it a second sentence shall be added: "Other technical authorized persons under Para. 2 may carry out specialized technical leadership of certain construction and assembly works pursuant to their acquired subject and educational-qualification degree";

c) the present Para. 2 shall become Para. 5.

3. Art 231 shall be amended as follows:

"Art. 231. The requirements to the natural and legal persons, carrying out construction shall be provided by an act."

4. (IN force from 01.01.2008) In Art. 237, Para. 1p. 8, 9, 10 and 11 shall be added:

"8. any builder, for carrying out constructions of first category, without having been entered in the Central professional register of the builder and without having an issued certificate for them – in the amount of BGN 50 000 to 100 000;

9. any builder, for carrying out constructions of second category without having been entered in the Central professional register of the builder and without having an issued certificate for them – in the amount of BGN 30 000 to 50 000;

10. any builder, for carrying out constructions of 3rd , 4th and 5th category without having been entered in the Central professional register of the builder and without having an issued certificate for them – in the amount of BGN 10 000 to 30 000;

11. any builder, for carrying out construction and assembly works, without having been entered in the Central professional register of the builder and without having an issued certificate for them – in the amount of BGN 2 000 to 5 000;

§ 4. The provisions of § 3, p. 1 and 4 shall come into force after the enforcement of the act.

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The act has been adopted by the 40th National Assembly on 21 December 2006 and has been sealed by the official stamp of the National Assembly.

**Transitional and concluding provisions
TO THE ACT ON CULTURAL HERITAGE**

(PUBL. - SG, 19/2009, IN FORCE FROM 10.04.2009)

§ 38. In the Act on the Chamber of Builders (SG, 108/2006) everywhere the words: "National institute for monuments of culture" and "monuments of culture" shall be replaced correspondingly by: "National institute for protection of immovable cultural values" and "cultural values".

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§ 44. The act shall be enforced from 10 April 2009, with the exception of Art. 114, Para. 2 and Art. 126, which shall be enforced from 10 April 2010.

**Transitional and concluding provisions
TO THE ACT ON DEFENCE AND ARMED FORCED OF THE REPUBLIC OF BULGARIA**

(PUBL. - SG, 35/2009, IN FORCE FROM 12.05.2009)

§ 46. The act shall come into force from the day of its publication in the State Gazette.

**Transitional and concluding provisions
TO THE ACT, AMENDING AND SUPPLEMENTING THE ACT ON CULTURAL HERITAGE**

(PUBL. - SG, 92/2009, IN FORCE FROM 20.11.2009)

§ 48. The act shall come into force from the day of its publication in the State Gazette.

**Transitional and concluding provisions
TO THE ACT ON PROVISION OF SERVICES ACTIVITIES**

(PUBL. - SG, 15/2010, IN FORCE FROM 23.02.2010)

§ 13. The act shall come into force from the day of its publication in the State Gazette.

**Transitional and concluding provisions
TO THE ACT, AMENDING AND SUPPLEMENTING THE SPATIAL DEVELOPMENT ACT**

(PUBL. - SG, 82/2012, IN FORCE FROM 26.11.2012)

§ 149. The act shall come into force within 30 day term from its publication in the State Gazette with the exception of § 16, § 35, p. 2 and § 39, which shall come into force from 1 January 2016.

**Transitional and concluding provisions
TO THE ACT AMENDING AND SUPPLEMENTING THE TAX-INSURANCE PROCEDURE CODE**

(PROM. - SG 63/17, IN FORCE FROM 04.08.2017)

§ 83. (1) The Act shall enter into force on the day of its promulgation in the State Gazette with the exception of:

1. § 64, which shall enter into force on 1 January 2022;

2. § 68, item 1, which shall enter into force on 1 January 2018;

3. § 68, item 2, which shall enter into force on 30 June 2017;

4. § 69, which shall enter into force on 1 January 2018;

5. § 71, Para. 1, which shall enter into force on 26 April 2017;

6. § 6 and § 72 - § 82, which shall enter into force on 1 January 2018.

(2) Within 6 months from the entering into force of this Act, the secondary legislation acts containing the obligation to present a certificate of the presence or absence of obligations of the persons, shall be brought into compliance with it.

**Transitional and concluding provisions
TO THE ACT AMENDING AND SUPPLEMENTING THE TAX-INSURANCE PROCEDURE CODE**

(PROM. - SG 92/17, IN FORCE FROM 01.01.2018)

§ 31. The Act shall enter into force on 1 January 2018 with the exception of:

1. Paragraphs 1, 4 to 9, § 10, items 2 and 3, § 26 and 29, which shall enter into force three days after the promulgation of the Act in the State Gazette;

2. Paragraph 14, Para. 5 and 6, which shall enter into force on 1 January 2019.