



Republika e Kosovës
Republika Kosovo-Republic of Kosovo
Kuvendi - Skupština - Assembly

Law No. 03/L-111

ON RIGHTS AND RESPONSIBILITIES OF THE DEPUTY

Assembly of Republic of Kosovo,

Based on Article 65 (1) and Article 84 (28) of the Constitution of the Republic of Kosovo,

Adopts:

LAW ON RIGHTS AND RESPONSIBILITIES OF THE DEPUTY

CHAPTER I
GENERAL PROVISIONS

Article 1
Purpose of the Law

This Law regulates rights, responsibilities, immunity and the compensation of deputy's of the Assembly of Kosovo (henceforth, the Deputy) before, during and after his mandate.

Article 2
Status of the deputy

1. The deputy enjoys a special status during the period he practices his mandate as a deputy in accordance with the constitutional provisions, the Law on elections and this Law.

2. The special status of the deputy is the position he has in relations with the state bodies and with the bodies of local governance, as well as the rights and financial and protocol obligations.

Article 3
Free mandate

1. The deputy is a representative of the citizens and during his mandate he is subject only to his conscience.

2. The deputy carries out his tasks in accordance with the constitutional provisions, with Law and with the Rules of Procedure of the Assembly.

CHAPTER II
CANDIDACY AND THE END OF THE DEPUTY'S MANDATE

Article 4
Candidacy for the Mandate of the Deputy

1. No one can be hindered to candidate or to practice the mandate of the deputy, except in cases foreseen by the Law.

Article 5
Deputy's mandate

1. The mandate of the deputy is given from the free vote of citizens and begins from the moment when his/her mandate is certified in accordance with the Law in force.

2. The mandate of the deputy shall commence from the moment when his/her mandate is certified by the competent authority in accordance with the Law. The mandate of the deputies of the previous composition of the Assembly ends on the same day.

3. The deputy who practices regular working relations in public sector is obliged to declare in written form the primary and secondary salary within fifteen (15) days from the certifying day of his/her mandate.

Article 6
Incompatibility with executive function

- 1. The deputy can not be at the same time Prime Minister, Deputy Prime Minister, Minister or Deputy Minister.**
- 2. In case of appointing a deputy to functions foreseen in paragraph 1 of this Article, the deputy's mandate terminates on the day of his/her appointment as a member of the Government from the paragraph 1 of this Article.**

Article 7

Incompatibility with economic activities

- 1. The deputy can not be a Board member of one private company.**
- 2. The deputy can not act as an advisor or a legal representative of any company or business during his mandate.**
- 3. The deputy can not be the chief editor or the deputy chief editor of written and electronic media, with exception of his/her political party ones.**
- 4. The deputy during his mandate can not practice the activity of lawyer.**
- 5. The deputy can not to carry out the economic activities which create conflict of interests.**

Article 8

End of mandate

- 1. The deputy's mandate ends prematurely:**
 - 1.1. if the deputy doesn't oath in inauguration session or in coming session, in which he/she is physically able to do the oath;**
 - 1.2. after his resignation;**
 - 1.3. if the deputy becomes member of the Kosovo Government;**
 - 1.4. if he/she becomes unable to carry out his/her function;**
 - 1.5. if in six (6) months period he/she doesn't attend any plenary session of the Assembly or the Committee meetings where he is a member. In special cases, the Assembly may decide otherwise;**
 - 1.6. if he is by a valid decision convicted of a crime, with imprisonment for a period of at least six (6) months;**
 - 1.7. in case of death.**

2. For cases specified in sub-paragraph 1.4. and 1.5. paragraph 1 of this Article, the decision regarding the end of the mandate of a deputy is taken by the Assembly, by 2/3 vote of the deputies present in the Assembly and who vote following the recommendations of the Committee for Mandate and Immunity.

CHAPTER III IMMUNITY

Article 9 The Immunity of the Deputy

- 1. The deputies of the Assembly enjoy the immunity towards penal prosecution, civil action or towards dismissal for their actions within scope of their responsibilities as deputies of the Assembly. Immunity does not hinder penal prosecution of the deputies of the Assembly for actions undertaken outside their scope of responsibilities as deputies of the Assembly.**
- 2. The deputy of the Assembly can not be arrested or stopped while he/she is performing his/her duties as deputy of the Assembly, without consent of the majority of all deputies of the Assembly.**
- 3. The request for dismissing the immunity of the deputy is to be done only by the Attorney General of Kosovo. Only in cases when the private indictment is raised against the deputy according to the Criminal Procedure Code of Kosovo, the request for suspending the immunity can be submitted only by the court that is investigating the case.**
- 4. The request for dismissing the immunity is addressed to the President of the Assembly who immediately sends it to the Committee for Mandates and Immunities that reviews and prepares the recommendations for the next plenary session of the Assembly.**
- 5. The Committee for Mandates and Immunities prepares the recommendation for the Assembly within thirty (30) days from the day of receiving the request by the President of the Assembly.**
- 6. The Assembly without debate will bring a decision regarding the dismissal of the immunity however the deputy can put forward his views regarding the case.**
- 7. For the dismissal of the immunity of the deputy the majority of votes by all deputies of the Assembly of Republic of Kosovo are necessary.**
- 8. The deputy which has a dismissed immunity has the right to complain to the Competent Court, in term of thirty (30) days. The deputy's complaint shall not suspend the decision of the Assembly.**

9. With exception from paragraph 3 of this Article, the measure of imprisonment can be undertaken towards a deputy without any prior consent from the Assembly in case when he or she is caught while committing (in flagranti) a severe criminal act that is condemnable with five (5) or more years of imprisonment.

Article 10

Beginning and respect of the Immunity

- 1. The deputy shall enjoy parliamentary immunity from the date his mandate is certified.**
- 2. The immunity of the deputy must be respected by all, regardless of the function.**
- 3. The deputy may inform the President of the Assembly for any violation of his immunity. The President of the Assembly is obliged to undertake necessary measures without any delay.**

Article 11

Access to public institutions

- 1. The Identification Card issued for the deputies shall guarantee free entering in all state and public administration bodies. In conformity with the issued regulations by the competent Ministries of the Government, the deputy may be also authorized to enter in zones of local armed forces, security service, police and Kosovo Police Force.**
- 2. Bodies of the public administration are obliged to provide support for deputy in fulfilling his mandate and to provide appropriate information required for their work.**

CHAPTER IV

RELATIONS WITH THE CENTRAL AND LOCAL AUTHORITIES

Article 12

Participation of the deputy in local governance policies

- 1. The deputy has the right of attendance in meetings organized by the local governance authorities.**
- 2. The authorities mentioned in paragraph 1 of this Article, at the beginning of each month provide the deputies with the calendar of the sessions, including possible changes that it can bare.**

Article 13

The rights in relation to the central executive authorities

- 1. The chief heads of the Ministries and of other central institutions are obliged to welcome the deputy with priority, any time he asks for a meeting for the problems linked to carrying out their duties.**
- 2. The deputy has the right to ask for explanations for every matter regarding the fulfillment of his task, of Ministers or of the Heads of other central institutions, as well as of every institution in the state administration of the local governance. The supervisors and their staff are obliged to respond to the deputy within seven (7) days from the date the request was submitted.**
- 3. For the violation of procedures from paragraph 1 and 2 of this Article, the Cabinet of the Prime Minister and the Committee for Mandate and Immunity will be informed in written form in order of issuing relevant responsibilities.**
- 4. The deputy will receive an invitation and he can attend the Government meetings, Ministry ones or those of other central institutions, when the issues discussed there are raised by him.**
- 5. The public authorities and institutions are obliged to take into consideration the requests, complaints and proposals made by voters through the deputy within thirty (30) days, from the day they were submitted, they are obliged to notify the deputy for the way of their treatment.**
- 6. When the deputy estimates that one sub-legal act issued by the Government, central institution, local governance authorities, is contestable, he makes a written proposal to the relevant authority to review or to repeal it, while in the same time informing on this behalf also the Cabinet of the Prime Minister or the Municipality. The relevant conducting authorities are obliged to review the proposal made by the deputy in the next possible meeting and within seven (7) days they should inform in written form regarding the completion of the review.**
- 7. When the deputy, finds out that appointed employees of the public administration violate laws, he has the right to ask the relevant authority to take certain measures in accordance with the relevant legislation. The heads of these authorities are obliged to immediately review the proposals made and within thirty (30) days to make the appropriate decision while informing the deputy.**

CHAPTER V
COMPENSATION, EXPENSES AND OTHER BENEFITS OF THE DEPUTY

Article 14

Financial and material benefits of the deputy

1. The deputy during the exercise of his/her mandate has a right on compensation for:

- 1.1. basic salary;**
- 1.2. transitional salary after the end of the mandate;**
- 1.3. participation in sessions and meetings of the committees;**
- 1.4. parliamentary functions;
- 1.5. monthly expenses;
- 1.6. supplementary pension; and
- 1.7. other rights determined by this Law.

Article 15 Compensation of the Deputy

The basic salary of the deputy shall be determined by provisions of the Law on the Salaries of the Public Functionaries.

Article 16 Transitional Compensation

Until the commencement of realizations of the financial incomes from any source, or from realization of the pension, since the day of the end of mandate, the deputy has a right to basic salary for twelve (12) months.

Article 17 Monthly expenses

The deputy has the right of compensation of monthly expenses regarding the work in the Assembly.

Article 18 Compensation for the function

- 1. The deputy that holds a parliamentary function, upon proposal of the Committee for Budget and Finances, shall receive additional monthly compensation which shall be determined by the decision of the Assembly.**
- 2. The compensation for the function is a subject to taxes and pension contribution.**
- 3. Deputy from paragraph 1 of this Article has no right on additional compensation only for one managing function.**

Article 19
Canceling the compensation

For no participation because of unjustifiable reasons of the deputy in the plenary session, in Committees or in other Parliamentary functions, in which he is appointed, he will not gain any compensation from sub-paragraph 1.3. and 1.5. paragraph 1 of Article 14 of this law, pursuant to the special act of the Presidency of the Assembly.

Article 20
Determining the height of the compensation

The height of the compensation for the function and monthly expenses is determined upon the proposal of the Committee on Budget and Finance and with the decision of the President of the Assembly.

Article 21
Daily-pay for official journeys

- 1. The deputy that goes on official journey outside of Kosovo gains from the Assembly daily-pay and compensation for the transport, according to the acts approved by the Assembly.**
- 2. The deputy in cases when he is appointed to attend in Governmental delegations or in other institutions, the expenses are covered by the institution that has invited him/her, while benefiting the allowances pursuant to the acts approved by the Government.**
- 3. The deputy while practicing his parliamentary function has the right to adequate transport service or adequate compensation for journey expenses, according to quotations and procedures defined by special acts of the Assembly.**

Article 22
Supplementary pension

- 1. The deputy, after the end of his mandate, has the right on supplementary pension, if a deputy has practiced his/her task for at least one mandate and is fifty-five (55) years of age.**
- 2. The deputy who fulfils the conditions defined in paragraph 1 of this Article, realizes a supplementary pension in amount of fifty percent (50%) of the compensation of the deputy. The deputy that has served two (2) mandates under conditions defined in paragraph 1 of this Article realizes a supplementary pension of a deputy in amount of sixty percent (60%) of the basic compensation and the one who served in three and more mandates in amount of seventy percent (70%) of the basic salary.**

Article 23

- 1. The rights and responsibilities of a deputy, determined with this law, start to run from year 2001, with certification of the mandate of the deputy.**
- 2. The status of the deputy for legislature 1990 – 2000 shall be regulated with special law.**

Article 24
Pension basis

- 1. As basis for determining the supplementary pension of the deputy is used the basic recent salary that the deputy realizes in the Assembly.**
- 2. The overall sum of the supplementary pension of the deputy can not be higher than seventy percent (70 %) of the basic salary of the deputy.**

Article 25
Pension for disability reason

- 1. The deputy to whom because of the injury while performing his/her task was in general disabled for work, has a right on supplementary pension of a deputy regardless of the retirement seniority, age and his mandate as deputy.**
- 2. The Pension from paragraph 1 of this Article is determined in sum of seventy percent (70 %) of the basic salary.**

Article 26
Special circumstances

Criterion to realize and determine the amount of the pension is the overall retirement seniority, realized in and outside the country.

Article 27
Family pension

- 1. Members of the family of the deputy who has passed away and who used the supplementary pension are entitled to the family pension in the amount of seventy percent (70 %) of that pension on the day he passed away.**
- 2. The right to a family pension from paragraph 1 of this Article is valuable for all the cases, starting from the legislature of 2001.**
- 3. The foreseen procedures for fulfillment of rights for the regular pension are applicable also for achieving the supplementary pension of the deputy.**
- 4. The right to a family pension has spouse and children until the age of eighteen (18), respectively until the age of twenty-two (22), if they continue the high schooling**

Article 28
Ensuring means

The financial means for compensation determined in Article 14 of this law, are provided from the Budget of Republic of Kosovo.

CHAPTER VI
OTHER RIGHTS OF THE DEPUTIES

Article 29
Annual leave

The deputy enjoys the right for an annual leave not more than thirty (30) calendar days within the annual sessions of the Assembly works.

Article 30
Compensation for annual leave

The deputy has the right on compensation in the amount of a basic compensation for the period when the Assembly defines its recess.

Article 31
Diplomatic status

- 1. The deputy is acknowledged the right to be provided with a diplomatic passport during his/her mandate as well as one (1) year after completion of his/her mandates.**
- 2. The wife/husband of the deputy is provided with facilities regarding the supply with traveling visa, in order of realizing the common official visits.**
- 3. The diplomatic immunity of the deputy is guaranteed by the agreement between states and according to the obligations coming from international conventions.**

Article 32
Seniority on employment

- 1. The period when the deputy practices his mandate is reckoned as the seniority of active employment.**
- 2. While practicing his mandate the deputy is provided with health insurance and pension one in accordance with the Law.**

Article 33
Working equipment

- 1. The committees and the Parliamentary groups are provided with offices in the Assembly and with the assisting staff.**
- 2. The deputies are provided with offices in the Assembly.**
- 3. Also, by any constituency, the local governance authorities open special working offices for deputies. The President of the Assembly of Kosovo, with the consent of the deputies, appoints at their service a secretary, as a rule with high judicial education, who is provided with the necessary working equipment.**
- 4. The funds for above mentioned needs will be covered by the Budget of the Assembly.**

Article 34
Other benefits

The deputy is provided free of charge with the” Official Notebook,” Bulletin of the Assembly or of other central institutions; sub-legal acts of the Government as well as those of the municipality bodies, where he is elected.

Article 35
Security of the deputy

- 1. The deputy is provided with the special protection by the authorities of the Ministry of Internal Affairs, in accordance with procedure on special protection in cases when he requests so.**
- 2. With regard to the request of the deputy, for provision of a special protection shall decide the Ministry of Internal Affairs with accelerated procedure.**

Article 36
Identification Document

- 1. The deputy is provided by the Assembly with an identification document, which is valid till the end of his mandate. This document will replace any other ID issued by other public authorities, civil or military ones in order to have access to different locations and buildings with exception to those locations and buildings where the access is prohibited by law.**
- 2. After the completion of the mandate, the deputy is issued with an ID in which the commencement and expiration date of the mandate is indicated.**

Article 37
Non taxable contribution

- 1. The rules for the health insurance and for pension insurance applicable for the civil employees are applicable also for the deputies.**
- 2. The deputy for the purpose of paragraph 1 of this Article will be considered as employed for the period till his mandate lasts, after the end of the mandate, according to Article 16 of this Law.**

Article 38
Returning to the workplace

The deputy which before gaining the mandate was employed in the public sector or in the institution financed through public means has the right to continue the function of his same position or in the position of the same rank after completion of the mandate of the deputy. For this reason the deputy needs to submit a request to his employer within six (6) months after the completion of the mandate.

CHAPTER VII
CODE OF CONDUCT AND THE CONFLICT OF INTERESTS

Article 39
Principles

1. The deputy is obliged to respect the constitutional provisions and the Law and in all the cases to act in compliance with the trust given to him and he should comply the following principles:

1.1. Self-devotion - The deputy takes a stand or votes for the matters which are only in the public interest. He cannot participate in decisions making for financial benefit or other material benefits for himself, for his family or for his friends.

1.2. Moral Integrity - The deputy can not have financial obligations towards individuals or organizations that can influence on practicing his official tasks.

1.3. Objectivity - The deputy shall decide only based on merits and on the public interest while practicing the public functions including also the public appointments, announcing the winner of the contracts or recommendations of individuals for awards and subventions.

1.4. Responsibility - The deputy bares the responsibility for his decision and is a subject to a careful self-control, appropriate to his function.

1.5. Sincerity - The deputy should be sincere for all the decisions and actions that he undertakes.

1.6. Honesty - The deputy is obliged to state his private interest that can be relevant for his public tasks and he has to undertake actions for solving eventual conflicts with the aim of protection of the public interest.

1.7. Managerial skill - The deputy with management and through concrete examples has to ensure the support of these principles.

Article 40
Obligations

1. The deputy is obliged to participate in the Plenary Sessions and in meetings of the assisting bodies of the Assembly in which he is a member.

2. Assisting authorities of the Assembly from paragraph 1 of this Article are all the permanent authorities or ad hoc thus formed by a decision of the Assembly.

3. The deputy that cannot participate the Assembly Sessions or in the meetings of the assisting authorities of the Assembly in which he is a member he should inform in time the President of the Assembly respectively the President, vice President of that assisting body, by submitting the reasons for his absence.

Article 41

Incompletion of the obligations

1. If the deputy does not participate in the work of the Plenary Session or that of the assisting bodies of the Assembly, where he is a member, the basic compensation and the additional compensation is reduced. By this reduction, the cases when the deputy performs an official task in his parliamentary function are excluded.

2. Other rules for the participation of the deputy in work and other sanctions are determined with the Rules of Procedure of the Assembly or with an internal regulation of the Assembly.

Article 42

Parliamentary obligations

The deputy can not refuse the membership or participation in the working bodies of the Assembly without any objective and acceptable justification.

Article 43

Confidentiality

The deputy is obliged to keep the confidentiality of information and of the official documents in accordance with the Law.

Article 44

Conflict of interests

The deputy has no right to vote for a matter for which the decision can result with financial gain for him and the same one shall not be accepted by a wide category of people who are not deputies of the Assembly or by the relatives of the deputies of the Assembly.

Article 45
Register of interests

The deputies have to register in the Registry of Interests, all the relevant interests defined in the annex of this Law.

Article 46
Gifts

1. The deputy during his mandate can accept gifts in compliance with the relevant applicable law.

2. The restrictions foreseen by paragraph 1 of this Article do not deal with the amount of means or things acknowledged by the deputy for using the means free of charge provided by the Assembly, his party, his group of deputies and by a foundation that supports the legislative or that is in close connection with this. Such sums and means for free of charge usage have to be registered by the deputy as a part of their statement on the property, income and economic interests, according to annex no. 1 of this Law. The deputy, by the end of his mandate, the means acknowledged for free of charge usage can not keep in his property or in his further use or by any person close to him.

Article 47
Declaration of the wealth

1. The deputy is obliged that within thirty (30) days from the certification of the deputy's mandate and after the 1st of January each year as well as after thirty days from the end of his duty, to make a statement regarding his wealth, income and his economical interests, to the President of the Assembly in conformity with the Annex of this Law.

2. The deputy has to attach to his personal statement the declaration of wealth of his/her spouse or life partner as well as of the child living in the same family in compliance with the Annex of this Law.

CHAPTER VIII
TEMPORARY AND FINAL PROVISIONS

Article 48

The Assembly of Kosovo, within six (6) months from when this law enters into force, shall issue the Law on public functionary's salaries.

Article 49
Sub-legal acts

The Government and the Assembly are obliged that in term of 6 (six) months from the day when this Law enters into force, to issue sub-legal acts for the implementation of this Law.

Article 50
Invulnerability of rights

The rights that deputies benefit with this Law cannot be violated.

Article 51
Entry into force

This Law shall be published in Official Gazette and shall start to be implemented on 1 January 2011

**Law No. 03/L-111
4 June 2010**

President of the Assembly of the Republic of Kosovo

Jakup KRASNIQI



Republika e Kosovës
Republika Kosovo-Republic of Kosovo
Kuvendi - Skupština - Assembly

Annex

**Statement on property, income and economic interests for Member of Parliament,
for his spouse or partner in life and child(ren) living together with him**

Declaring person

1. The declaring:

- a. Member of Parliament
- b. spouse or partner in life living together with the member of Parliament
(hereinafter: spouse/partner in life)
- c. child living together with the Member of Parliament (hereinafter: child)

2. Name of the Member of Parliament:

3. Name of the spouse/partner in life:

4. Name of child:

Section A)

STATEMENT ON PROPERTY

I.

Real estates

1.

- a. Name of the settlement where the real estate is located:
.....
- b. Area of the real estate:
- c. Occupation branch (or name of the area removed from occupation):
.....

- d. The character of the building according to its main purpose (residential building, holiday home, business plant, etc.), area of the building:
- e. Legal character of the real estate
- f. Legal status of the declarant (owner, lessee, etc.):
- g. In the case of joint ownership the share in the property:
- h. Title and date of acquisition (commencement of the legal status):

2.

- a. Name of the settlement where the real estate is located:
- b. Area of the real estate:
- c. Occupation branch (or name of the area withdrawn from occupation):
- d. The character of the building according to its main purpose (residential building, holiday home, business plant, etc.), basic area of the building:
- e. Legal character of the real estate (condominium, building cooperative, landmark building, mining plot, etc.):
- f. Legal status of the declarant (owner, lessee, etc.):
- g. In the case of joint ownership the share in the property:
- h. Title and date of acquisition (commencement of the legal status):

3.

- a. Name of the settlement where the real estate is located:
- b. Area of the real estate:
- c. Occupation branch (or name of the area withdrawn from occupation):
- d. The character of the building according to its main purpose (residential building, holiday home, business plant, etc.), basic area of the building:
- e. Legal character of the real estate (condominium, building cooperative, landmark building, mining plot, etc.):

- f. Legal status of the declarant (owner, lessee, etc.):
- g. In the case of joint ownership the share in the property:
- h. Title and date of acquisition (commencement of the legal status):

4.

- a. Name of the settlement where the real estate is located:
- b. Area of the real estate:
- c. Occupation branch (or name of the area withdrawn from occupation):
- d. The character of the building according to its main purpose (residential building, holiday home, business plant, etc.), basic area of the building:
- e. Legal character of the real estate (condominium, building cooperative, landmark building, mining plot, etc.):
- f. Legal status of the declarant (owner, lessee, etc.):
- g. In the case of joint ownership the share in the property:
- h. Title and date of acquisition (commencement of the legal status):

II.

Personal property of high value

1. Vehicles

- a. Passenger car: type
 date and legal title of acquisition:
- type
 date and legal title of acquisition:
- type
 date and legal title of acquisition:
- b. Van, bus: type
 date and legal title of acquisition:
- type
 date and legal title of acquisition:
- type

- date and legal title of acquisition:
 -
 - c. Motor bicycle: type
 - date and legal title of acquisition:
 - type
 - date and legal title of acquisition:
 - type
 - date and legal title of acquisition:
 -
2. Water or airborne vehicle:
- a. character:
 - type:
 - date and legal title of acquisition:
 -
 - b. character:
 - type:
 - date and legal title of acquisition:
 -
3. Listed work of art, collection:
- a. Individual works of art:
 - .. description
 - pieces
 - date and legal title of acquisition
 - description
 - ... pieces
 - date and legal title of acquisition
 - description
 - ... pieces
 - date and legal title of acquisition
 -
 - b. collection:
 - description pieces
- date and legal title of acquisition
- description pieces
- date and legal title of acquisition
- description pieces
- date and legal title of acquisition
-

4. Other personal property whose value exceeds the six months' current MP's basic fee as per piece or set (collection):

- a. description:
date and legal title of acquisition
- b. description:
date and legal title of acquisition
- c. description:
date and legal title of acquisition
- d. description:
date and legal title of acquisition
- e. description:
date and legal title of acquisition

5. Savings deposited in securities (share, bond, investment unit, insurance with great sum insured etc.):

- description:
- nominal value, sum insured:
- description:
- nominal value, sum insured:
- description:
- nominal value, sum insured:
- description:
- nominal value, sum insured:

6. Savings in savings deposit:

7. Cash exceeding the amount of six months' current MP's remuneration:

.....

8. Balance due of a bank account or other pecuniary claim on the basis of another contract exceeding, in the whole, the amount of six months' current MP's remuneration:

- a. balance due of a bank account
in Forint:
in foreign exchange (forint countervalue):

b. cash amount due on the basis of another contract:
.....

9. Other properties of considerable value if their joint sum exceeds the amount of six months' current MP's remuneration:

description:
description:
description:
description:
description:

III.

Debts

Please record under this heading any debts due under public debt or to financial institutes or private persons

1. Public debts (tax, customs, duties, SI-contribution, etc.):
.....
2. Debts to financial institutes (credit, loan, etc.):
.....
3. Debts towards private persons:
.....

IV.

Other information

.....
.....
.....
.....
.....
.....
.....
.....
.....

d/ Amount of the income (gross):
.....

a/ Description of the activity:

b/ Paying person (except activities under the scope of secrecy obligation provided by the legal rules):

c/ Frequency of income (monthly, other frequency, case-by-case, transitory):

.....

d/ Amount of the income (gross):
.....

Section C)

STATEMENT ON ECONOMIC INTERESTS

Position or interest in economic enterprise:

I

1. Name of the economic enterprise:
.....

2. Form of incorporation:

3. Form of interest (owner, shareholder, in the case of partnership company internal member/external member, etc.):
.....

4. Shareholding at the establishment of proprietary interest:
.....%

5. Shareholding currently:%

6. Position in the economic enterprise:
.....

II

1. Name of the economic enterprise:
.....

2. Form of incorporation:

- 3. Form of interest (owner, shareholder, in the case of partnership company internal member/external member, etc.):
 ...
- 4. Shareholding at the establishment of proprietary interest:
%
- 5. Shareholding currently:%
- 6. Position in the economic enterprise:

III

- 1. Name of the economic enterprise:

- 2. Form of incorporation:
- 3. Form of interest (owner, shareholder, in the case of partnership company internal member/external member, etc.):
 ...
- 4. Shareholding at the establishment of proprietary interest:
%
- 5. Shareholding currently:%
- 6. Position in the economic enterprise:

IV

- 1. Name of the economic enterprise:

- 2. Form of incorporation:
- 3. Form of interest (owner, shareholder, in the case of partnership company internal member/external member, etc.):
 ...
- 4. Shareholding at the establishment of proprietary interest:
%
- 5. Shareholding currently:%

6. Position in the economic enterprise:
.....

V

1. Name of the economic enterprise:
.....

2. Form of incorporation:

3. Form of interest (owner, shareholder, in the case of partnership company internal member/external member, etc.):
...

4. Shareholding at the establishment of proprietary interest:
.....%

5. Shareholding currently:%

6. Position in the economic enterprise:
.....

*Section D)**

STATEMENT

on the allowances and things given for gratis use received by MP from Parliament, his own party or Members' Group and/or a foundation supporting legislation activity, necessary for performing the MP's activity or in close connection therewith (hereinafter allowance)

<i>Date of allotment</i>	<i>Denomination of allowance</i>	<i>Value of allowance</i>

Dated on: , (month)
 (day) (year)

With this statement, I have enclosed the statement(s) of my spouse/partner in life

as well as of my child(ren) living together with me

I make this states as spouse/partner in life/child living together with
*MP.*

signature