

PROPOSED LAW
on Amending and Revising
the Law on Communal Services

Article 1

In the Law on Communal Services (Official Gazette of RM no.s 45/97 and 23/99) in Article 3 paragraph 1, after item 7 a new item 7-a is added and reads:

“7-a. Depositing waste created with construction works as determined by law, that is not considered to be a hard communal or technological waste. This includes collecting, transport, processing and disposal in developed disposal sites, as well as disposal sites maintenance;

In item 17, after the words “parked vehicles’ the words “out-of-order vehicles, agricultural machines with or without attached tools” are added.

After item 17, three new items 18, 19 and 20 are added and read:

“18. Removal and keeping of small and large animals and poultry in urban environment;

19. Cutting and storing firewood and coal in public and traffic areas;

20. Production and lime and coal treatment, as well as storage and keeping of construction materials in urban environment, without approval of the authorities in charge.”

Article 2

Article 5 is amended and reads:

“Domestic and foreign private and legal entities performing public works referred to in Article 3 of this Law shall provide permanent and high-grade performance of activities, as well as maintenance of buildings and equipment of the communal infrastructure in a proper condition.”

Article 3

In Article 6, after the number “16” the conjunction “and” is replaced with a comma, and after the number “17” the words “18, 19 and 20” are added.

Article 4

In Article 9 paragraph 1, after line 14 a new line is added and reads: “pounds for straying animals”

Article 5

In Article 10 paragraph 3, after line 5 a new line is added and reads: “maintenance of pounds for straying animals”

Article 6

In Article 18 paragraph 1, the words “water supply systems of Studencica-Zletovica” are replaced with the words “water supply system of Studencica”.

Article 7

In Article 20 paragraph 2 the words “Article 2” are replaced with the words “Article 3”, and after the words “paragraph 1 items” the numbers “1, 2, 3, 4,” are added.

Article 8

In Article 26 paragraph 2 line one is deleted.

Article 9

In Article 28 after the words “in the law” the words “and the agreement concluded by them” are added.

Article 10

In Article 29 paragraph 1 after line nine a new line is added and reads:
“ - collecting, transport, processing and disposal of waste created with construction works that is not considered to be a hard communal or technological waste – den./m³”.

Article 11

In Article 30 paragraph 1 the words “urban planning, construction and environment” are replaced with the words “transport and communications”.
In paragraph 2 the words “Ministry of Urban Planning, Construction and Environment” are replaced with the words “Ministry of Transport and Communications”, and the words “Republican Communal Inspectorate” are replaced with the words “State Communal Inspectorate”.

Article 12

In Article 31, the words “Republican Communal Inspectorate” are replaced with the words “State Communal Inspectorate”.
In Article 32 paragraphs 1 and 2, the words “Republican Communal Inspectorate” are replaced with the words “State Communal Inspectorate”.
In Article 35 paragraph 2, the words “Republican Communal Inspectorate” are replaced with the words “State Communal Inspectorate”.

Article 13

In Article 33, after paragraph 1 a new paragraph 2 is added and reads:
“If a municipality or the City of Skopje have not appointed a communal inspector, inspection supervision shall be carried out by the State Communal Inspectorate at expense of the municipality or the City of Skopje.”

Paragraph 2 becomes paragraph 3.

Article 14

In Article 35, after paragraph 4 a new paragraph 5 is added and reads:

May 2002

“Costs incurred in relation to the execution of the decision from paragraph 1 of this Article shall be covered by the person to whom the decision pertains. Such person shall not be entitled to possible damages caused with the execution of the decision.”

Article 15

In Article 36 paragraph 3 the words “the Minister of Urban Planning, Construction and Environment” are replaced with the words “Minister of Transport and Connections”.

Article 16

This Law shall enter into force on the eight day of its publication in the “Official Gazette of the Republic of Macedonia”.